1	ARTICLE 68
2	NONDISCRIMINATION
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4	6.1. Statement of Intent. The University of Central Florida is an equal opportunity
5	employer. The University and the UFF fully support all laws intended to protect and
6	safeguard the rights and opportunities of each employee to work in an environment free
7	from any form of discrimination or harassment. The parties recognize their obligations
8	under federal and state laws, rules, and regulations prohibiting discrimination, and have
9	made clear their support for the concepts of affirmative action and equal employment
10	opportunity. The parties affirm their commitment to create a diverse faculty, which brings
11	new perspectives and new talent to the University. The parties have, in this Agreement,
12	undertaken programs to ensure equitable opportunities for employees to receive salary
13	adjustments, tenure, appointments, promotion, sabbaticals, and other benefits of
14	employment, free from discrimination and/or harassment. This statement of intent is not
15	intended to be subject to Article 20, Grievance Procedure.
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17	<del>6.2. <u>8.1.</u> Policy.</del>
18	(a) Neither the University nor the UFF shall discriminate against or harass
19	any employee based upon age, disability, gender identity or gender expression, genetic
20	information, marital status, national origin, political affiliation, pregnancy and/or parental
21	status, race or color, religion, sex, sexual orientation, or veteran status, nor shall the
22	University or the UFF abridge any rights of employees related to union activity granted
23	under Chapter 447, Florida Statutes, including but not limited to the right to assist or to
24	refrain from assisting the UFF. Personnel decisions shall be based on job-related criteria
25	and performance.
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27	(b) Neither the University nor the UFF shall tolerate incidents of sex/gender-
28	based discrimination or harassment, sexual assault, exploitation, relationship violence, or
29	stalking.
30	(1) As specified by UCF Policy 2-004.1 Prohibition of Discrimination,
31	Harassment, and Related Interpersonal Violence, discriminatory harassment occurs with
32	verbal acts, physical intimidation, ridicule, micro aggressions, graphic or written
33	statements (including the use of cell phones or the internet), or other conduct intended to
34	humiliate; hence, alter the conditions of employment and creating an abusive, hostile
35	working environment.
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37	(b) Sexual Harassment.
38	(1) Sexual harassment, as defined by federal law, is a prohibited form of
39	sex discrimination.
40	(2) The University strictly prohibits sexual harassment. Sexual harassment
41	is defined as unwelcome sexual advances, requests for sexual favors, or verbal or
42	physical conduct of a sexual nature when:
43	a. submission to such conduct is made either explicitly or
44 45	implicitly a term or condition of an individual's employment;
45	b. submission to or rejection of such conduct by an individual is
46	used as the basis for employment decisions affecting such individual; or

47	c. such conduct has the purpose or effect of substantially
48	interfering with an individual's work performance or creating an
49	intimidating, hostile, or offensive working environment.
50	(3) The parties also recognize the potential for this form of illegal
51	discrimination against students. Relationships between employees and students,
52	even if consensual, may become exploitative, and especially so when a student's
53	academic work, residential life, or athletic endeavors are supervised or evaluated
54	by the employee (see Section 5.3). These relationships may also involve a conflict
55	of interest (see Article 19). The parties discourage romantic or sexual
56	relationships between employees and students.
57	(c) Harassment. The University also strictly prohibits other forms of illegal
58	harassment, including but not limited to harassment on the basis of race, age, or
59	disability, in accordance with federal and state law. Illegal harassment occurs when
60	discriminatory intimidation, ridicule, and insult are so severe and pervasive as to alter the
61	conditions of employment and create an abusive working environment. Workplace
62	conduct is not measured in isolation – simple teasing, incivility, off-hand comments, and
63	isolated incidents (unless extremely serious) will not amount to discriminatory changes in
64	the terms and conditions of employment.
65	the terms and conditions of employment.
66	<u>(d) (c)</u> Retaliation. Retaliation for exercising civil rights is prohibited by federal
67	and state law. Employees shall not be subjected to harassment, intimidation, threats,
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68 60	coercion, or discrimination for filing a complaint, assisting in an investigation or other
69 70	procedure related to the federal or state civil rights laws, or opposing a practice made
70	illegal by those laws. Retaliation shall be regarded as seriously as discrimination itself
71	and may justify discipline pursuant to the procedures established in Article $1\frac{67}{2}$ .
72	(a) (d) Investigation of Changes. The University's Office of Institutional Equity
73	(e) (d) Investigation of Charges. <u>The University's Office of Institutional Equity</u>
74 75	("OIE) shall promptly investigate all cCharges of discrimination, retaliation, or harassment, or any other violation of UCF's policy on discrimination, harassment, and
76	related interpersonal violence. including those filed by employees against students
77	alleging unwelcome sexual advances, requests for
78	sexual favors, or other verbal, or physical conduct, of a sexual nature that constitutes sexual harassment, shall be promptly investigated according to established University
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80	procedures. (e) No employee investigated under such procedures shall be disciplined
81 82	until such investigation is complete and a finding of discrimination has been issued. The
82	University reserves the right to reassign or to provide an alternative worksite to an
83	employee during an investigation as it deems necessary to mitigate the situation and
84	provide protections to the accuser in addition to the accused.
85	(f) (e) Results of Investigation. In cases alleging discrimination, retaliation, or
86	harassment by an_employee, and in which no finding of discrimination, retaliation, or
87 89	harassment is made, no record of the complaint shall be placed in the employee's
88 80	evaluation file, unless the employee requests otherwise. The employee may request that a
89	copy of the complete investigation file be placed in the employee's evaluation file. Where a finding of discrimination rataliation or horsesment is made a record of the complete
90	a finding of discrimination, retaliation, or harassment is made, a record of the complete
91 02	findings shall be placed in the employee's evaluation file.
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6.3. <u>8.2.</u> Access to Documents. No employee shall be refused a request to inspect and
copy documents relating to the employee's claim of discrimination, except for records
that are exempt from the provisions of the Public Records Act, Chapter 119, Florida
Statutes, provided, however, that the University may charge for copies of documents in
accordance with law, rule, University procedures, and this Agreement.

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99 6.4. Consultation. As part of the consultation process described in Article 2, the
 100 parties agree to discuss efforts made to appoint and retain women and minority
 101 employees.

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6.5. 8.3. Grievance Reporting Procedures. Employees complaining of violations of
 this Article by the University may present such claims to the Office of Institutional

105 Equity, the investigatory arm that determines whether there has been discrimination and

106 makes recommendations based on an investigation. Employees may also grieve

107 <u>violations of this Article</u>, as grievances pursuant to Article 20, Grievance Procedure. The

108 parties intend that matters that may be presented as grievances under Article 20,

109 Grievance Procedure, be so presented and resolved thereunder instead of using other

110 procedures. The UFF agrees not to process cases arising under this Article when alternate

111 procedures to Article 20 are initiated by the grievant, except as specifically provided for

112 in Section on 20.2.

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