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1 2	ARTICLE <u>1213</u> NON-REAPPOINTMENT
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4	1213.1 No Property Right. No appointment or assignment shall create any right,
5	interest, or expectancy in any other appointment or assignment beyond its specific
6	terms, except as provided in Articles 8, 9 , 143 , and 165 .
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8	1213.2 Notice. PThe provision of notice under this section does not provide rights
9	to a summer appointment beyond those provided in Article <u>89</u> . Summer is not a
10	semester for purposes of this Section.
11	<u>(a) A&P Employees: Employees in Administrative and Professional (A&P)</u>
12	E&G positions not described in section 12.2(d) whose employment the
13	University intends to terminate are entitled to written notice depending on
14	their length of continuous University service, as follows:
15	(1) With less than six months continuous university service, two
16	weeks;
17	(2) With six or more months but less than one year of continuous
18	university service, one month;
19	(3) With one year or longer but less than two years of continuous
20	university service, three months;
21	(4) With two or more years of continuous university service, six
22	months.
23	(ba) Employees are entitled to the following written notice if they will not be
24	offered further appointment:
25	(1) For employees in their first two years of continuous University
26	service, one full semester (or its equivalent, 19.5 weeks, for
27	employees appointed for more than an academic year);
28	(2) Notice period for employees after two or more years of continuous
29	<u>University service. For employees with two (2) or more years of</u>
30	continuous University service, notice will be given by August 14 if
31	employment will not be renewed after the next academic year (e.g.,
32	notice given by August 14, 2017 means no appointment in the 2018-
33	2019 academic year).
34	(b) Multiyear appointments: Employees who are on multiyear appointments
35	who will not be offered further appointment are entitled to the following
36	written notices:
37	(1) For employees in their first three (3) -years of continuous
38	University service, twelve months if the employee:
39	(i) will not be continued in his or her multiyear appointment; or
40	(ii) will not be given another appointment.

41	(2) For employees with three (3) or more years of continuous
41 42	University service, notice will be given twelve monthsone year before
43	expiration of the multiyear appointment term if the appointment will
43 44	not be renewed.
44	
I	(c) "Soft money" appointments: Employees who are on "soft money" (e.g.,
46	contracts and grants, sponsored research funds, and grants and donations
47	trust funds) are entitled to the following written notice if they will not be
48	offered further appointment:
49	(1) For employees in their first five (5) -years of continuous University
50	service, no notice need be provided and the following statement shall
51	be included in their employment agreements: "Your employment
52	under this contract will cease on the date indicated. No further notice
53	of cessation of employment is required.";
54	(2) For employees who had five (5) or more years of continuous
55	University service as of June 30, 1991, one year;
56	(3) For other employees with five (5) or more years of continuous
57	University service, ninety (90) days' notice shall be provided
58	contingent upon funds being available in the contract or grant.
59	(d) Not entitled to notice: Employees who are appointed for less than one (1)
60	academic year, who are appointed to a visiting appointment, or who are
61	employed in an auxiliary entity are not entitled to notice that they will not be
62	offered further appointment, and the following statement shall be included in
63	their employment agreements: "Your employment under this contract will
64	cease on the date indicated. No further notice of cessation of employment is
65	required."
66	(eb) Employees not described in (a), (b), (c), and (d) above are entitled to the
67	following written notice if they will not be offered further appointment:
68	(1) For employees in their first two years of continuous University service,
69	one full semester (or its equivalent, 19.5 weeks, for employees appointed for
70	more than an academic year);
71	(2) Notice period for employees after two or more years of continuous
72	University service. For employees with two (2) or more years of continuous
73	University service, (a) notice will be given by August 14 if employment will
74	not be renewed after the next academic year (e.g., notice given by August
75	14, 2016 means no appointment in the 2017-2018 academic year).
76	
77	(d) Not entitled to notice: Employees who are appointed for less than one academic year
78 79	or who are appointed to a visiting appointment. The following statement shall be included in their employment agreements: "Your employment under this contract will cease on the
80	date indicated. No further notice of cessation of employment is required."
81	and matematic its further notice of cossiston of employment is required.

82 (e) An employee who is entitled to written notice of non-reappointment in accordance 83 with the provisions of Section 12.2 who receives written notice that the employee will not 84 be offered further appointment shall be entitled, upon written request within twenty (20)85 days following receipt of such notice, to a written statement of the basis for the decision 86 not to reappoint. Thereafter, the president or representative shall provide such statement 87 within twenty (20) days following receipt of such request. All such notices and 88 statements are to be sent by certified mail, return receipt requested, or delivered in person 89 to the employee with written documentation of receipt obtained. 90

91 <u>1213</u>.3 Grievability. An employee who receives written notice of non-reappointment may,
92 according to Article 20, contest the decision because of an alleged violation of a specific term of
93 the Agreement or because of an alleged violation of the employee's constitutional rights. Such
94 grievances must be filed within thirty (30) calendar days of receipt of the statement of the basis
95 for the decision not to reappoint pursuant to Section 12.2(ef), or receipt of the notice of non96 reappointment if no statement is requested.

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 98 <u>1213.4 Non-Reappointment Considerations. If the decision not to reappoint was based solely</u>
 99 upon adverse financial circumstances, reallocation of resources, reorganization of degree or

100 curriculum offerings or requirements, reorganization of academic or administrative structures,

101 programs, or functions, and/or curtailment or abolition of one or more programs or functions, the

- 102 University shall take the following actions for those employees not described in section 12.2(d):
 103 (a) Make a reasonable effort to locate appropriate alternative or equivalent employment
 104 within the University.
- 105 (b) If that effort is not successful, the employee shall have recall rights as set forth in106 Article 1314.
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 $108 \quad 1213.5$ Resignation. An employee who wishes to resign has the professional obligation, when

109 possible, to provide the University with sufficient notice to avoid scheduling and classroom

110 disruptions.<u>or</u>, <u>w</u> here the employee does not have an instructional assignment, <u>one full</u>

111 semester's notice the employee will give two weeks' notice, when possible. Upon resignation, all

112 consideration for tenure and reappointment shall cease.