	ARTICLE 16 <u>LETTERS OF COUNSEL, DISCIPLINARY ACTION, AND JOB ABANDONMENT</u>
16.1	Just Cause.
(a)	The purpose of this article is to provide a prompt and equitable procedure for disciplinary action
taken-	with just cause. Just cause shall be defined as:
(1)	incompetence, or
(2)	- misconduct.
(b) only it	An employee's activities which fall outside the scope of employment shall constitute misconduct for a constitute for the legitimate interests of the University.
16.2	Letters of Counseling/Instruction. Letters of Counseling or Instruction may be provided given
to emp	ployees to provide information regarding university policies, rules, or provisions of the Collective
Barga	ining Agreement. guidance for bringingconduct or performance into compliance with university
policie	es, rules, or provisions of the Collective Bargaining Agreement. Such letters, that may include
recom	mendations for participation in an Employee Assistance Program, are not considered discipline and
are no	t placed in the employee's Evaluation File unless requested by the employee. They may be used
only a	s evidence to demonstrate the employee's awareness of University expectations. Since Letters of
Couns	eling or Instruction do not constitute discipline, they are not subject to the grievance procedures of
Articl	<u>e 20.</u>
<u>16.2</u>	Just Cause.
	(a) The purpose of this article section is to provide a prompt and equitable procedure for
discip	linary action taken with just cause. Just cause shall be defined as:
_	(1) incompetence, or
	(2) misconduct.
	(b) An employee's activities which fall outside the scope of employment shall constitute
misco	nduct only if such activities adversely affect the legitimate interests of the University.
	Progressive Discipline. Both parties endorse the principle of progressive discipline as applied
to pro	fessionals. Penalties will be imposed dependent upon the seriousness of the offense and any
aggrav	vating or mitigating circumstances.
16.4 <u>3</u>	Notice of Intent.
	(a) Oral Reprimand and Written Reprimand. No notice of intent or employee response time
is requ	ired when an employee receives an oral reprimand or written reprimand.
	(b) Suspension or Termination. When the president or president <u>University</u> 's representative
has re	ason to believe that suspension or termination should be imposed, the president or
	ent <u>University</u> 's representative shall provide the employee with a written notice of the proposed
	and the reasons therefore. Such notice shall be sent via certified mail, return receipt requested, or
	red in person with written documentation of receipt obtained. The employee shall be given ten
	ven days to respond in writing to president or president University's representative before the
	sed action is taken. The president or president University's representative then may issue a notice of
	linary action under Section 16.5.
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16. <mark>5</mark> 4	Notice of Disciplinary Action. Any notice of disciplinary action shall include a statement of the
	is therefore and a statement advising the employee that the action is subject to the Grievance
	ture in Article 20. All such disciplinary notices shall be sent via certified mail, return receipt
	sted, or delivered in person to the employee with written documentation of receipt obtained.
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16.65 Disciplinary Action Other than Termination. The University retains its right to impose
disciplinary action other than termination for just cause including, but not limited to, suspension with or
without pay. Should the university require, as part of the disciplinary process, participation in training,
failure to provide evidence of completion of that training would be considered just cause for further
discipline.
16.76 Termination. A tenured appointment or any appointment of definite duration may be

terminated during its term for just cause. An employee shall be given written notice of termination at least
six months in advance of the effective date of such termination, except that in cases where the president
or representative determines that an employee's actions adversely affect the functioning of the University
or jeopardize the safety or welfare of the employee, colleagues, or students, the president or representative

61 may give less than six months' notice.

63 16.87 Employee Assistance Program. Neither the fact of an employee's participation in an Employee 64 Assistance Program, nor information generated by participation in the program, shall be used as a reason 65 for discipline under this Article, except for information relating to an employee's failure to participate in 66 an Employee Assistance Program consistent with the terms to which the employee and the University 67 have agreed. 68

69 16.98 Job Abandonment.

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(a) If an employee is absent without authorized leave for twelve (12)seven or more
consecutive daysdays under the provisions of Section 17.1, the employee shall be considered to have
abandoned the position and voluntarily resigned from the University.

(b) Notwithstanding paragraph (a), above, if the employee's absence is for reasons beyond
the control of the employee and the employee or a representative notifies the University as soon as

74 the control of the employee and the employee of a representative notifies the off versity as soon as 75 practicable with a reasonable and supportable explanation, the employee will not be considered to have

76 abandoned the position.