Article 18 INVENTIONS AND WORKS

18.1 University Authority and Responsibilities, Section 1001.741004.23, Florida Statutes, and the Board of Governors' delegations to the University Board of Trustees authorizes the University to establish rules regulations and procedures regarding patents, copyrights, and trademarks. Such rules Any regulations and procedures shall be consistent with the terms of this Article.

- 18.2 Definitions. The following definitions shall apply in Article 18:
- A "work" includes any copyrightable material, such as printed material, computer software code or databases, audio and visual material, circuit diagrams, architectural and engineering drawings, lectures, musical or dramatic compositions, choreographic works, pictorial or graphic works, and sculptural works. A "work" does not include any patentable material, which is encompassed within the definition of an "invention" in Section 18.2(b), below.
- (b) An "invention" includes any discovery, invention, process, composition of matter, article of manufacture, know-how, design, model, technological development, strain, variety, culture of any organism, or portion, modification, translation, or extension of these items, and any mark used in connection with these items.
- (c) "University support" includes the use of University funds, personnel, facilities, equipment, materials, or technological information, and includes such support provided by other public or private organizations when it is arranged, administered, or controlled by the University.
- (cd) "Appreciable University resources support" includes the use of University funds (including salary for research assignments), personnel, students, equipment, facilities, materials, or technological information, and includes such resources provided by other public or private organizations when it is arranged, administered or controlled by the University. The support must go beyond the resources commonly or routinely provided or made available to similarly situated faculty members. For example, salaries; the incidental occasionalnegligible minimal-use of basic resources such as office supplies; libraries; one's office; office computer/laptop/tablet and other general University computer resources , including but not limited to networking, storage, email, and wireless is not considered appreciable University resources support. Salary, unless paid specifically to support the development of a work or invention, shall not be considered appreciable University support for purposes of this article.
- 18.3 Works.

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- Independent Efforts. A work made in the course of independent efforts is the property of the faculty member, who has the right to determine the disposition of such work and the revenue derived from such work. As used in this Section, the term "independent efforts" means that:
 - the ideas came from the faculty member: (1)
 - the work wasdid not receive appreciable University supported resources support; and
 - the University shall not be held responsible for any opinions expressed in the work.

Renisha Gibbs Co-Chief Negotiator

Michael Mattimore Co-Chief Negotiator FSU - BOT

Jennifer Proffitt Co-Chief Negotiator UFF - FSU Chapter

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> Renisha Gibbs Co-Chief Negotiator FSU - BOT

Michael Mattimore Co-Chief Negotiator

FSU - BOT 8/3/22

Jennifer Proffitt Co-Chief Negotiator UFF – FSU Chapter

Date

Co-Chief Negotiator UFF - FSU Chapter 8/3/2022

(4) the work is used solely to support the faculty member's instructional assignment. Examples of such works include ease studies, textbooks, laboratory manuals and class notes produced in connection with regularly scheduled courses of instruction, regardless of the medium,

(b) University-Supported Efforts.

- (1) If the work was not made in the course of independent efforts, it is the property of the University and the faculty member shall share in the proceeds therefrom.
 - Exceptions. The University shall not assert rights to the following works:
- Those works for which the intended purpose is to disseminate the results of academic research, scholarly study, or creative efforts, such as books, articles, electronic media, databases, poems, musical compositions, and works of art, and
- Software released by a faculty member to the academic and research community for general public use under a recognized open-source license, such as the Gnu General Public License, provided that provides it the faculty member does not be marketed market the software for profit, and
- -Tthe work is used solely to support the faculty member's instructional assignment. Examples of such works include case studies, textbooks, laboratory manuals and class notes produced in connection with regularly scheduled courses of instruction, regardless of the medium.,
- c. Works developed without the use of appreciable University support and used solely for the purpose of assisting or enhancing the faculty member's instructional assignment. Examples of such works include case studies, text books, laboratory manuals and class notes produced in connection with regularly scheduled courses of instruction, regardless of the medium. For University support to be appreciable it must go beyond the resources commonly or routinely provided or made available to similarly situated faculty members for the performance of the instructional assignment. For example, the use of resources such as the libraries; one's office, office computer and other University computer facilities; and office supplies is not considered appreciable University support.

(c) Disclosure.

- Upon the creation of a work and prior to any publication, the faculty member shall disclose to the President or representative any work made in the course of University-supported efforts, together with an outline of the project and the conditions under which it was done. Faculty members need not disclose regarding works covered by 18.3(b)(2) (Exceptions), above.
- The President or representative shall assess the relative equities of the faculty member and the University in the work.
- If practicable, Within within sixty (60) days, but in no case later than ninety (90) days, after such disclosure, the President or representative will inform the faculty member whether the University seeks an interest in the work., and a A written agreement shall thereafter be executed, in accordance with this article, negotiated to reflect the interests of both parties, including provisions relating to the equities of the faculty member and the allocation of proceeds resulting from such work. Creation, use, and revision of such works shall also be the subject of the written agreement between the faculty member and the University as well as provisions relating to the use

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Renisha Gibbs Co-Chief Negotiator

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FSU - BOT

Michael Mattimore Co-Chief Negotiator FSU, BOT

the faculty member's disclosure to the President or representative.

Jennifer Proffitt Co-Chief Negotiator UFF - FSU Chapter

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or revision of such works by persons other than the author. Creation, use, and revision of such

works, as well as provisions relating to the use or revision of such works by persons other than the

author, shall also be the subject of the written agreement between the faculty member and the

University as well as provisions relating to the use or revision of such works by persons other than

the author. The faculty member shall assist the University in obtaining releases from persons

appearing in, or giving financial or creative support to, the development or use of these works in

which the University has an interest. All such agreements shall comport with and satisfy any

to defeat the University's or faculty member's interest in the work and shall take any necessary

representative all inventions which the faculty member develops or discovers while an employee

of the University, together with an outline of the project and the conditions under which it was

done. With respect to inventions made during the course of approved outside employment, the

faculty member may delay such disclosure, when necessary to protect the outside employer's

representative shall inform the faculty member within 120 days of the faculty member's disclosure

respective equities of the faculty member and the University in the invention, and determine its

importance and the extent to which the University should be involved in its protection,

or representative shall inform the faculty member of the University's decision regarding the

University's interest in the invention within a reasonable time, not to exceed 135120 days, or as soon as practicable, but in no case later than 135 days thereafter, from the date from the date of

by the licensing or assignment of an invention shall be negotiated in accordance with this Article

and reflected in a written contract between the University and the faculty member. All such

agreements shall comport with and satisfy any preexisting commitments to outside sponsoring

University's interest in the matter, and the University shall take any necessary steps to protect such

expertisemade outside a faculty member's field of expertise for which is the basis of the faculty

interests, until the decision has been made by the outside employer whether to seek a patent.

The faculty member and the University shall not commit any act which would tend

(1) A faculty member shall fully and completely disclose to the President or

(2) If the University wishes to assert its interest in the invention, the President or

(3(2) The President or representative shall conduct an investigation which shall assess the

(4) The(3) If the University wishes to assert its interest in the invention, the President

(54) The division, between the University and the faculty member, of proceeds generated

(65) The faculty member shall not commit any act which would tend to defeat the

Independent Efforts. All inventions made outside a faculty member's institutional

preexisting commitments to outside sponsoring contractorsentities.

steps to protect such interests.

to the President or representative.

development, and promotion.

(a) Disclosure/University Review.

18.4 Inventions.

Scott Hannahs Co-Chief Negotiator UFF - FSU Chapter

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member's University employment, and made outside a faculty member's field of expertise for which is the basis of the faculty member's University employment, and made outside the field or discipline in which the faculty member is employed by the University and and for which no appreciable University resources support have has been used are the property of the faculty member, who has the right to determine the disposition of such work and revenue derived from such work. The faculty member and the President or representative may agree that the patent for such invention be pursued by the University and the proceeds shared.

- (c) University-Supported Efforts. An invention which is which is made by a faculty member by using their institutional expertise, or by within a faculty member's field of expertise for which is the basis of the faculty member's University employment, or within a faculty member's field of expertise for which is the basis of the faculty member's University employment, or in the field or discipline in which the faculty member is employed by the University, or by using appreciable University supportresources, is the property of the University, and the faculty member shall share in the proceeds therefrom.
 - (d) Release of Rights.

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- (1) In the event a sponsored research contractor sponsor has been offered the option to apply for the patent to an invention or other rights in an invention, the University will use its good offices in an effort best efforts to obtain the contractor's sponsor's decision regarding the exercise of such rights within 120 days.
- (2) At any stage of making the patent applications, or in the commercial application of an invention, if it has not otherwise assigned to a third party the right to pursue its interests, the President or representative may elect to withdraw from further involvement in the protection or commercial application of the invention. At the request of the faculty member in such case, the University shall transfer the invention rights to the faculty member, in which case the invention shall be the faculty member's property and none of the costs incurred by the University or on its behalf shall be assessed against the faculty member.
- (3) All assignments or releases of inventions, including patent rights, by the President or representative to the faculty member shall contain the provision that such invention, if patented by the faculty member, shall be available royalty-free for governmental purposes of the State of Florida, unless otherwise agreed in writing by the University.
- 18.5 Division of Proceeds.
 - (e)—a) With regard to any work or invention owned by the University Policy.
- (1) The University shall have a policy addressing and subject to the requirements of any applicable sponsored agreements, the division of royalties, proceeds between the faculty member and or fees received by the University, shall be as follows:
- (2) <u>Division of Proceeds. (12) Division of Proceeds.</u> When a U.S. patent is issued on an invention assigned to the University, the <u>inventor faculty member</u> will receive a \$5001,000 7505600500 payment.
 - a. The first \$10,000 of royalties or other income resulting from inventions in which the

Renisha Gibbs Michael Mattimore
Co-Chief Negotiator
FSU - BOT FSU - BOT

Jennifer Proffitt Co-Chief Negotiator UFF – FSU Chapter Scott Hannahs
Co-Chief Negotiator
UFF – FSU Chapter

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1	University takes title will be distributed as follows:
2	875% to the faculty member (s)
3	125% to the University
4	(2) a.(2) The first \$10,000 of royalties or other income resulting from works or
5	inventions in which the University takes title will be distributed as follows between the faculty
6	member (s) department and the University.:
7	85% to the inventor <u>faculty member(s) department</u>
8	15% to the University
9	b.b.(3) Once the \$10,000 plateau has been reached, N Once the \$10,000 plateau
10	has been reached net income (gross royalties or other income minus any direct
11	costs of patenting, licensing, legal, and other related expenses) in excess of \$10,000
12	will be <u>divided distributed</u> as follows:
13	(1)-For works:
14	(2)-
15	<u>40605450</u> % to the <u>inventor</u> faculty member(s) f-or works and
16	50% to the University.
17	<u>(1)</u>
18	(3) -For Inventions :
19	3020% to the department/ unit of which the inventor faculty member is a
20	member
21	
22	(4) _3020% to the University.
23	(2) 40% to the the faculty member (s) for worksUniversity faculty member (s) for
24	inventions and
25	60% to the University.
26	(334) Other aspects of such policy may be the subject of consultation meetings pursuant to
27	Article 2.
28	(f) Execution of Documents. (b) The University and the faculty member(s) shall sign
29	an agreement individually recognizing the terms of this Article article.
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30	18.56Outside Activity.
31	(a) Although a faculty member may, in accordance with Article 19, Conflict of
32	Interest/Outside Activity, engage in outside activity, including employment, pursuant to a
33	consulting agreement, requirements that a faculty member waive the faculty member's or
34	University's rights to any work or inventions which arise during the course of such outside activity
35	must be approved by the President or representative.
36	(b) A faculty member who proposes to engage in such outside activity shall furnish a copy
37	of this Article and the University's patents policyany University patent policies to the outside
38	employer prior to or at the time a consulting or other agreement is signed, or if there is no written
39	agreement, before the employment begins.
40	18.67 Additional Faculty Interests in University-Supported Educational Materials.
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,	Renisha Gibbs Michael Mattimore Jennifer Proffitt Scott Hannahs
	Co-Chief Negotiator Co-Chief Negotiator Co-Chief Negotiator Co-Chief Negotiator
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- "Educational materials" are works developed for the purpose of instruction. (a)
- The University shall not claim ownership of educational materials created by a faculty member unless
- The creator has employed in its development, without personal charge to him/herself, (1) the equipment, materials or staff services of one or more of the organizations established or supported by the University primarily to assist in developing and producing educational materials;
- The creator has been both commissioned in writing by the University, or one of its colleges, schools, departments or other subdivisions, to develop the work and, in its production has received assistance in the forms of release time and/or University funds, including grants and contract funds administered by the University.
- Creative Control. Subject to the provisions of this agreement, the creator has the right to and the responsibility for control of the content and the right to make other versions of the content of the materials for presentation in other media.
 - (d) Internal Use.

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- Use of University-supported educational materials within the University requires approval of the creator.
- As long as the creator of University-supported educational materials remains an employee of the University, he or she has the right to revise any or all materials because of obsolescence provided that the University shall not be obligated to provide further resources for the development of any such revisions unless the revisions are requested by the University or agreed upon jointly by the University and the creator. Should the extent of the required revision exceed the resources of University supporting agencies involved, materials may be withdrawn by agreement of the creator and the University.
- If the University-supported educational materials are used internally without revision for a period of two years, the University shall request the creator and the appropriate University supporting agency or agencies to consider revising the materials or to determine whether they shall continue to be used.
- The creator has the right to make personal and professional use of the materials within the University. Scheduling and arrangements to cover the costs for such personal requests will be made with the University supporting services involved with the original production of the educational materials.
- If the creator terminates employment with the University, the University retains the right to continued internal use of the University-supported educational materials in accordance with this policy unless special conditions for subsequent internal use have been arrived at by joint written agreement of the creator and the University.

(6e) External Use.

The creator has the right to use the University-supported educational materials at no cost to the University creator after termination of his or her employment with the University subject to the provisions of this policy.

Renisha Gibbs Co-Chief Negotiator

FSU / BOT

Michael Mattimore

Co-Chief Negotiator

Jennifer Proffitt Co-Chief Negotiator UFF - FSU Chapter

Scott Hannahs Co-Chief Negotiator UFF - FSU Chapter

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educational materials for external use shall be preceded by a written agreement between the University and the creator specifying the conditions or use, including provisions concerning the

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Renisha Gibbs Co-Chief Negotiator

FSU - BOT

Michael Mattimore Co-Chief Negotiator

FSU/- BOT

Jennifer Proffitt Co-Chief Negotiator UFF – FSU Chapter

Date

Scott Hannahs Co-Chief Negotiator UFF - FSU, Chapter

right of the creator to revise the materials or to withdraw them from use, and the distribution of net royalty income. Compensation for Production Activity. (1) With the exception of payments made by dual compensation appointments, the University shall not make any payment to the creator of University-supported educational

(e) External Use.(2)-Licensing or sale or publication of University -supported

- materials other than the compensation regularly received. The regular assignment of the creator may be adjusted to take into account the extra time required to develop, or produce, or revise the University-supported educational materials.
- The creator may receive payment for the development of materials. Such additive compensation will be provided for in a written agreement between the University and the creator.

(g) Distribution of Royalties.

- (1) The University shall license the external use of University supported materials only after it enters into a written agreement with the creator specifying the distribution of net royalty income.
 - (2) Such an agreement will be subject to the following guidelines:
- a. The University's original production costs shall be recovered by the University prior to the distribution of any royalties. Production costs will include the following categories:
- i. Direct costs. Those salaries and materials specifically identified with the production of such materials. Direct costs are computed by those supporting agencies involved with design, preparation, production, editing, duplication and distribution of the work.
- ii. Indirect costs (Overhead). Costs for space, utilities, amortization of equipment, etc., which are generally referred to as overhead. The current University indirect cost rate will be applied for recovery of indirect costs relating to the production of University-supported works.
- Expenses related to the production and distribution of additional copies of educational materials will be recovered from each sale or rental on the same basis as the original production costs.
- c. Royalties may be included in the sale or rental price subject to any limitation imposed by outside contracting or granting agencies.
- d. Fifty percent of any resultant net royalty income (royalty income after production costs and distribution costs) derived from the external use of University-supported educational materials will go to the University, and fifty percent to the creator.
- e. Twenty-five percent of the University's share shall be allocated to SRAD. The remaining royalties that accrue to the University shall be returned to the school, college and/or supporting agency to finance further the development of educational materials or for other educational purposes. Distribution shall be as negotiated among the Vice President, Research and Graduate Studies, and the chief administrator of the department, school, college or agency involved.