ARTICLE 29: GRIEVANCE PROCEDURE

A. General Conditions

1. A grievance is a written complaint by an individual employee, a group of employees, or the Union that the Employer has violated a specific provision of this Agreement.

2. No employee shall be subject to reprisal for using or participating in the grievance procedure of this Agreement.

3. Filing

   a. All grievances must be filed with Staff Relations within the time frames specified in this Article, on a form agreed to by the parties (see Appendix A). If the grievance is for more than one (1) employee, all individuals adversely affected will be identified on the grievance form by the Union to the extent the Union knows who the affected employees are at the time of filing.

   b. The grievance form must be signed and dated by the employee(s) or the employee’s representative upon submission to the Employer. Union grievances must be signed by the Union President or designee. The Union will identify designee(s) in writing to the Employer.

   c. The grievance form (see Appendix A) shall be furnished to the employee by either the Union or the Employer designee, although failure of an Employer Representative to provide a grievance form upon request shall not constitute cause for an extension of the time lines for filing.

      1) Only one (1) subject matter shall be covered in any one (1) grievance. A formal grievance must:

         a) identify the specific Article(s) and Section(s) of this Agreement alleged to have been violated;

         b) describe the action(s) which allegedly violated the identified Article(s) and Section(s);

         c) identify the date(s) of the action(s);

         d) list the affected individual(s) known at the time of filing; and

         e) describe the remedy requested.

      2) Receipt of the grievance shall be acknowledged in writing by the Employer as soon as practicable following receipt, and sent to the non-work address listed on the grievance form. If the grievance is incomplete or does not identify the information required in Section A.3.c.1. above, the Employer will advise the representative to complete the information within seven (7) calendar days of the date of the acknowledgement. The provision of information does not in any way extend the original time limit to file the grievance.

      3) For the initial filing of a grievance, the date filed shall be the date received. However, if the grievance is mailed, the date of the U.S. Postal Service postmark shall be considered the date filed. For grievance appeals and responses, the date of issuance shall be the date hand-delivered, or the date of the U.S. Postal Service postmark, if mailed. Additionally, a grievance may be filed by facsimile if a
signed hard copy is received by the Employer within ten (10) business days. The
date and the time registered by the Employer's facsimile machine shall constitute
the official date of receipt. If the registered date on the facsimile falls outside the
Employer’s business hours, the following business day shall constitute the official
date of receipt.

d. No remedy shall exceed restoring to the grievant the pay, benefits or rights lost as a
result of the violation of the contract, less any income earned from any other source
including, but not limited to, workers’ compensation, or any other employment.

4. Terms / Definitions

For the purposes of this Article, the terms:

a. "Grievant" means any eligible employee covered by this contract who has a
grievance or complaint (as defined by this Agreement);

b. "Other Grievance Representative" means any person representing an employee
covered by this contract, other than an SPSE-UPTE-designated employee
representative or an SPSE-UPTE representative, in the resolution of her/his grievance
other than a person who has been designated as supervisory, managerial, or
confidential;

c. "SPSE-UPTE-designated Employee Representative" means any employee covered
by this contract who is a designated Union representative of SPSE-UPTE, in
accordance with the provisions of Article 7: Access;

d. "SPSE-UPTE Representative" means any person who is a non-Laboratory
employee designated by the Union to act in the interest of or on behalf of SPSE-
UPTE;

e. "The Parties" means the Employer and

1) the "grievant(s)", when the grievant(s) is self-represented or is represented by an
individual, as defined in Section A.4.b. above; or

2) the "SPSE-UPTE representative" or the "SPSE-UPTE-designated employee
representative" when the grievant(s) is represented by an individual, as defined
in Section A.4.d. or Section A.4.c. above; or

3) SPSE-UPTE, when the Union is itself the grievant.

f. "witness" means any employee who is serving as a witness in a grievance
proceeding; for the purposes of release time, said employee must be covered by this
contract.

B. Employee Representation

A grievant shall have the right to be represented at all steps of the grievance procedure by a
Union representative or an SPSE-UPTE-designated employee representative, or any other
one (1) person of the grievant’s choice other than a Laboratory employee who has been
designated as supervisory, managerial, or confidential.
C. **Time Limits**

1. Other than the time limits for the initial Step 1 filing of a grievance, the time limits as specified in this Article may be extended by mutual agreement of the parties. Extensions must be in writing and must be signed by the parties in advance. The parties may mutually agree to skip any steps of the grievance procedure. Such an agreement must be in writing and must be signed by the parties.

2. Deadlines that fall on a day that is not a regular business day will automatically be extended to the end of the next business day.

3. If a grievance is not appealed to the next step of the procedure within applicable time limits, and an extension has not been agreed to in advance, the grievance will be considered resolved on the basis of the last Employer response to the grievance and shall be considered ineligible for further appeal.

4. **REQUEST THAT A GRIEVANCE BE PLACED IN ABEYANCE** - Should the grievant and/or the Union make a request that the grievance be placed in abeyance for any reason, the period of abeyance shall not exceed ninety (90) calendar days, except in cases of sexual harassment where it shall be one-hundred-eighty (180) calendar days.

D. **Grievants Who Have Resigned**

Grievants who voluntarily resign or retire their employment with the Employer shall have their pending grievances immediately withdrawn and will not benefit by any subsequent settlement or disposition of any individual, Union, or group grievance.

However, if the group or Union grievance is related to the implementation of a compensation provision negotiated in an Employer – Union Agreement, the grievance may be continued if it has moved to Step 2 before the date of the employees’ resignation or retirement.

E. **Grievance Procedure - Informal Review**

Before commencing the formal grievance procedure, an individual employee, or group of employees, with or without their representative, may first attempt to resolve informally the grievance with the immediate supervisor.

F. **Grievance Procedure - Formal Review**

1. **Step 1:**
   
   a. All grievances (individual, group, or Union) must be filed either by U.S. mail or hand delivery, and received by Staff Relations within sixty (60) calendar days after the date on which the employee or the Union knew or could be expected to know of the event or action giving rise to the grievance. Staff Relations may extend this time limit to allow informal attempts at settlement to resolve the grievance.

   b. Grievances received after the filing deadline will be processed solely for the purposes of determining whether the grievance was untimely. Any formal grievance which is not received in accordance with Section F, or this section, shall be reviewed only in accordance with the review procedures in Section Q.

   c. **Employer Review:**

      1) The Employer's written response will be issued to the grievant and the representative, if any, within fifteen (15) calendar days after the formal grievance is filed. If the response is not issued within this time limit, or if the grievance is not resolved at Step 1, the grievance may proceed to Step 2.
2) Resolution of the grievance at Step 1 or earlier, although final, shall not be precedent-setting.

d. Sexual Harassment Complaint Resolution Procedures:

1) An employee alleging sexual harassment may elect to substitute an Employer sexual harassment complaint resolution procedure for Step 1 of the Grievance Procedure. An employee who elects to use a separate sexual harassment complaint resolution procedure may return to the Grievance Procedure only if they filed a grievance within the time limit for filing. An employee who elects to resume the regular Grievance Procedure in place of the sexual harassment complaint resolution procedure shall do so by sending written notice to the Employer. The Employer's Step 1 Grievance response will be issued within fifteen (15) calendar days after the notice is received by the designated Employer official. If the second step of the grievance is not invoked by the grievant or the Union, the Employer will hold the grievance in abeyance for up to one-hundred-eighty (180) calendar days.

2) Grievances that allege a violation involving sexual harassment may, at the grievant’s option, enter the Grievance Procedure at Step 2.

3) If no report issues from the sexual harassment procedure or the employee elects to use the sexual harassment procedure and for any reason the grievance is in abeyance for more than one-hundred-eighty (180) calendar days, the case will be considered withdrawn by the grievant, unless expressly confirmed in writing to be in abeyance. Any request for extension of the abeyance will be subject to new deadlines pursuant to this Section.

2. Step 2

a. If the grievance is not resolved at Step 1, the grievant or the Union may proceed to Step 2 by filing a written appeal with Staff Relations within fifteen (15) calendar days of the date the written response is issued or, if not issued, is due.

b. Unless the parties agree otherwise, the designated Employer local official shall convene a meeting with the grievant(s) and the grievant's representative, if any, to attempt to resolve the grievance. The meeting shall be convened no later than fifteen (15) calendar days following receipt of the appeal to Step 2. During the Step 2 meeting, the parties shall discuss information and contentions relative to the grievance.

c. During the Step 2 process, the parties may agree in writing to amend the alleged violations stated in the original grievance.

d. If requested by the grievant, a second Union representative may participate in the Step 2 meeting. In the event a second Union representative attends, only one (1) representative may actively participate in the grievance meeting, and the Employer shall pay release time for only one (1) representative.

e. If a grievance that alleges a violation of Article 19: Corrective Action / Discipline and Dismissal only is not satisfactorily resolved at Step 2, the Union may appeal directly to arbitration in accordance with Article 30: Arbitration Procedure.

f. A written decision shall be issued within fifteen (15) calendar days following the Step 2 meeting, or receipt of the Step 2 appeal if it is agreed that no meeting will be
3. **Step 3**

   a. All grievances that are not satisfactorily resolved at Step 2 may be appealed to Step 3. The appeal must be filed with Staff Relations within fifteen (15) calendar days of the date the Employer’s Step 2 written answer was issued or, if no Employer answer was issued, within fifteen (15) calendar days of the date the Employer’s answer was due.

   b. The Step 3 appeal shall identify all unresolved issues, alleged violations and remedies and shall be signed and dated by the grievant or their representative. The subject of the grievance as stated at Step 2 shall constitute the sole and entire subject matter of the appeal to Step 3.

   c. Staff Relations shall issue the Employer's written answer to a Step 3 appeal within thirty (30) calendar days of the receipt of the appeal. The answer will be issued to the grievant when self-represented, or to the employee’s representative.

   d. By mutual agreement between the Employer and the Union, Step 3 may also be the first step in the Grievance Procedure when the Union is filing a grievance on behalf of employees at more than one location. Such a grievance must be filed within thirty (30) calendar days of the action that gave rise to the grievance and follow all other requirements of Section A.3 – Filing, above.

4. **Appeals to Arbitration**

   If an appeal to arbitration is not postmarked or hand delivered within thirty (30) calendar days of the issuance of the Employer's Step 3 answer, Section C of this Article shall apply.

G. **Union Grievances**

   The Union shall have the right to present grievances under this procedure on behalf of an individual employee, on behalf of a group of employees, or on behalf of itself. It shall be the Union’s responsibility to inform an employee that it is bringing a grievance.

H. **Group Grievance**

   A group grievance is defined as a grievance that covers more than one (1) employee, and that involves like circumstances and facts. A group grievance must be so identified on the grievance form at Step 1. If an employee wishes to withdraw from a group grievance represented by the Union, the employee shall notify the Union. The Union shall in turn notify the Employer in writing if the employee is to be withdrawn.

I. **Consolidation Of Grievances**

   Grievances of two (2) or more employees, as well as multiple grievances by or related to the same employee, or which relate to the same incident, issue, alleged violation, facts, or course of conduct, may be consolidated. Consolidation or severance of grievances shall occur by mutual written agreement.

J. **Offers Of Settlement**

   Settlement offers made at any stage of this procedure, including informal resolution, shall not be introduced as evidence in subsequent steps, and shall not be precedent setting.
K. Retroactivity

Settlement of grievances may or may not be retroactive as equities of a particular case may demand. In any case where it is determined that the settlement shall be applied retroactively, except for the correction of mathematical, calculation, recording or accounting errors relating to the payment of wages, the maximum period of retroactivity allowed shall not in any case be made retroactive to a date earlier than thirty (30) calendar days prior to the initiation of the written grievance in Step 1.

L. Exclusive Procedure

The Grievance Procedure set out in this Article shall be exclusive and shall replace any other grievance procedure for adjustment of any disputes arising from the alleged violation of this Agreement. Unless otherwise indicated within this Agreement, any previous grievance procedure or other procedure in existence or adopted by the Employer shall not apply to employees covered by this Agreement for any purposes whatsoever.

M. Release Time And Pay Status For Grievants, Employee Representatives And/Or Witnesses

1. Employer-Convened Meetings
   a. If the Employer convenes a meeting involving the parties to a grievance for the purposes of resolving the grievance and/or completing the steps of the Grievance Procedure, the grievant(s), witness(es), if any, and SPSE-UPTE-designated employee representatives eligible to attend such meeting pursuant to this Article and Article 8: Steward Access, shall be in without-loss of straight-time-pay status during the meeting provided:
      1) such meeting occurs during the regularly scheduled hours of work of the grievant(s), SPSE-UPTE-designated employee representative, and/or witness(es); and
      2) advance request is made and approval is received from the supervisor of the grievant(s), the witness(es), and/or the SPSE-UPTE-designated employee representative. Approval to attend shall be made on an operational needs basis and shall not be unreasonably denied.
   b. A grievant or the representative may request the availability of bargaining unit employee witnesses for Employer-convened grievance meetings. The availability of bargaining unit employee witnesses shall be determined by their immediate supervisor(s) on the basis of operational needs, and such requests shall not be denied unreasonably. Witnesses shall be in a without-loss-of-straight-time-pay status if the information they provide pertains to the subject of the grievance and the criteria enumerated above (Section M.1.a.1. and Section M.1.a.2.) are met. Grievant and the Union agree that every effort shall be made to avoid the presentation of repetitive witnesses and the absence of any or all witnesses shall not require the meeting to be recessed or postponed.
   c. The Employer is not responsible for any travel or lodging expenses or any other expenses incurred by the representative, grievant or Union witnesses.
d. Paid release time for SPSE-UPTE-designated employee representatives for purposes other than Employer convened meetings shall be provided in accordance with Article 8: Steward Access.

N. Exclusion Of Flex-Term And Probationary Employees

The retention or release of flex-term and probationary employees is at the sole discretion of the Employer, and shall not be subject to Article 29: Grievance Procedure or Article 30: Arbitration Procedure of this Agreement.

O. Other Representation

Grievants may choose a representative other than a Union representative for purposes of grievance representation and adjustment. In the event the Employer is involved in the resolution of a grievance from a grievant or group of grievants who are self-represented or represented by someone other than a Union representative:

1. The Employer shall provide the Union with a copy of the grievance and the proposed resolution, indicating the grievant or grievants have chosen a representative other than the Union.
2. The Union shall have ten (10) calendar days from the date the Employer provides the material referenced above in which to comment in writing on the proposed resolution.
3. The Employer shall not implement the proposed resolution of the grievance until timely receipt and review of the Union’s written comments, if any.
4. The resolution of grievances presented by someone other than a Union representative shall be consistent with the terms of this Agreement.

P. Grievance File

Records involving the processing of an employee's grievance, such as the grievance form, step appeals/responses, and settlement documents, will be kept in a file separate from the employee’s personnel file. It is not the intent of this section to exclude from the employee's personnel file final disciplinary action documents, including those that result from a settlement agreement.

Q. Review Of Grievances That Involve Timeliness Disputes

When the Employer determines a grievance is ineligible for further processing due to timeliness, the Union may make a written appeal to Staff Relations within thirty (30) calendar days of the postmark of the notification to the grievant(s). This appeal is solely limited to a review of the timeliness issue. If Staff Relations denies this appeal, the Union may appeal the issue of the closure of the grievance directly to arbitration per Article 30: Arbitration, within thirty (30) calendar days of the issuance of the denial of the appeal.