

**NEW ARTICLE**

**COMPENSATION FOR DEVELOPMENT OF ONLINE COURSES**

The parties agree with regard to the development of online courses for extra compensation as follows:

1. The ~~attached~~ Online Course Development Agreement (“OCDA”) in Appendix # shall be in force until the expiration of the current collective bargaining agreement.
2. No bargaining unit member shall be required to execute the OCDA. However, in order for an AAUP bargaining unit member to receive compensation for development of an online course, there must be a fully executed OCDA. For team-developed online courses, any signing of the OCDA must be unanimous among all members of the developing team.
3. Bargaining unit members who execute the OCDA shall receive extra compensation in the amount of ~~\$7,500~~ \$6,500 for development of that particular online course. In the case of a team developed course, the members of the team shall determine how to distribute the ~~\$7,500~~ \$6,500. A copy of each executed agreement will be provided to the UConn-AAUP within seven days of receipt by the University.
4. The University acknowledges that the “right of first refusal” contained in the OCDA means that during each term or session, the developer shall be given the first opportunity to instruct additional online sections (subject to sufficient demand) of the course he/she developed under the OCDA, provided that the teaching of such sections does not cause the faculty member to exceed his/her maximum earnings limitation (i.e. 12/12ths). If the developer declines to teach additional online sections of the course he/she developed under the OCDA, or if the teaching of additional sections of the course would cause the developer to exceed his/her maximum earnings limitation, the online course section developed under the OCDA may be used and/or adapted by another instructor without further compensation, except the creation fee, to the developer. This provision shall not prohibit faculty members from accumulating funds in a special departmental account to be used by the faculty member for legitimate business expenses with approval by the Department Head.
5. Nothing in this Article shall be construed to require the University to offer an online section of a course developed under this Article during any term or session, or restrain the University from ~~paying a second bargaining unit member for~~ having an academically qualified individual develop a second version of the same online course.
6. The University agrees that it will not unilaterally license, sell or otherwise transfer to a third party course materials developed in accordance with this article. Any licensing, sale or transfer of the course shall require written consent from the developer(s) and any authors of copyrighted works included in the course.

7. The Parties further agree that the teaching of an online course during the traditional academic year (e.g. Fall and Spring semesters) shall be considered part of the faculty member's workload.
8. ~~Online courses developed under the terms of the OCDA shall have an enrollment capacity limit of 25 persons in total as the default.~~

**Tentative Approval**

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**AAUP**

\_\_\_\_\_/\_\_\_\_\_/\_\_\_\_\_  
**Date**

\_\_\_\_\_  
**University of Connecticut**

\_\_\_\_\_/\_\_\_\_\_/\_\_\_\_\_  
**Date**

**APPENDIX #**

**ONLINE COURSE DEVELOPMENT AGREEMENT**

This is an agreement between the University of Connecticut ("University") and ("Faculty Member") establishing the terms and compensation for the development and teaching of online courses on behalf of the University. This agreement is supplemental to the University's current practices which are not in conflict with this agreement.

For consideration, Faculty Member agrees to develop [name of course] ("Course") for delivery online to enrolled UConn students.

Faculty Member and University recognize each other's independent and mutual rights under this Agreement and agree to abide by the terms of this Agreement.

Faculty member agrees to this Agreement and the terms established in this Agreement. Faculty Member agrees to the division of intellectual property rights, as defined by this Agreement.

**Schedule**

University and Faculty Member agree to apply all diligence and quality of work to complete development of Course by [date].

**Use of Copyrighted Materials**

Faculty Member agrees that all materials collected and employed in Course by Faculty Member, whether written or visual or audio, have been cleared for use in Course, and that Faculty Member owns or has permission from the owner to use the material in Course, or the material may be employed under fair use rules.

University agrees that all materials collected and employed in Course by University, whether written or visual or audio, have been cleared for use in Course, and that University owns or has permission from the owner to use the material in Course, or the material may be employed under fair use rules.

Faculty Member agrees that every use of each individual item of copyrighted work complies with all applicable laws, contracts, and licenses. Faculty Member also agrees that each use obtained by Faculty Member includes permissions for online uses for a minimum of five years.

**Ownership**

University agrees that Faculty Member has rights to his or her intellectual property, particularly Faculty Member's preexisting work that is incorporated into the course. University agrees that Faculty Member retains all rights of ownership in such materials. Faculty Member agrees, however, to grant the University a non-exclusive, royalty-free license to use the

material as part of the course offered at-by the University. University agrees that Faculty Member retains all other rights of ownership to the work and will be credited and acknowledged in all University uses of the work.

The Faculty Member retains the right to use the substantive content of the course materials, without further consent or approval of University, in any scholarly or creative works. In particular, the Faculty Member retains the right to use the content in textbooks, journal articles, conference presentations, consulting projects, other scholarly works or professional activities, and in courses at other universities if the Faculty Member has left the full-time employment of the University of Connecticut.

The University grants to Faculty Member the right of first refusal to teach the Course during the term and place required by the University. This "right of first refusal" means that during each term or session, the Faculty Member shall be given the first opportunity to instruct additional online sections (subject to sufficient demand) of the course he/she developed under this agreement, provided that the teaching of such sections does not cause the Faculty Member to exceed his/her maximum earnings limitation. If the Faculty Member declines to teach the course or any section of the course he/she developed under this agreement, or if the teaching of an additional section of the course will cause the developer to exceed his/her maximum earnings limitation, the course may be taught, and the materials may be used and/or adapted by another instructor without further compensation to the Faculty Member.

### **Transferability**

The course may not be licensed, sold, or in any way transferred to a third party without written permission from the Provost's office and written consent from the Faculty Member and any authors of copyrighted works included in the course. In the event that the course developer leaves University employment both the course developer and the University shall have the right to use the course material.

### **Rights Reserved by University**

The University retains, at a minimum, the following rights; however, this list should not be considered to include all of the rights reserved to the University:

1. A license and the right to use the course for credit and non-credit instruction at-by the University without payment of any royalties, fees, or residuals to the course authors/developers, nor payment of any kind to any third parties holding copyright to elements used in the course except as provided by negotiated licenses or contracts.
2. The right to maintain continuity beyond the original creation by creating derivative works to keep the content current and relevant, and to maintain the usefulness and quality of the course materials as a

University instructional offering, and the right to use the course beyond the involvement of the original author/developer.

**Quality, Clarity and Currency Assurance**

Faculty Member agrees to take full responsibility for:

1. The substantive and intellectual content of the course materials, both at the time of their production and in subsequent uses by the Faculty Member; Faculty Member agrees to deliver accurate and current information and content, using current best practices in online teaching and education in courses taught by the Faculty Member.
2. Maintaining the content for accuracy, currency, and clarity of presentation when the Faculty Member teaches this course at UConn.

For the University of Connecticut:

Faculty Member:

\_\_\_\_\_  
[Printed name]

\_\_\_\_\_  
[Printed name]

\_\_\_\_\_  
Date

\_\_\_\_\_  
Date

**Tentative Approval**

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AAUP

\_\_\_\_\_/\_\_\_\_\_/\_\_\_\_\_  
Date

\_\_\_\_\_  
University of Connecticut

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Date