ARTICLE 29

PATENT RIGHTS INTELLECTUAL PROPERTY

The terms and conditions concerning patent rights, as outlined in section 10a-110b and 10a-110c of the 1995 Connecticut General Statutes, shall be incorporated by reference and together with the University’s “Intellectual Property and Commercialization Policy” and current practice are understood to guide the University in matters related to the ownership of inventions and employees' share of proceeds from inventions.

The parties agree to assemble a work group to discuss negotiable aspects, if any, of an updated copyright policy that will clarify issues surrounding on-line learning, software and digital media.

Tentative Approval

______________________________ / / 
AAUP Date

______________________________ / / 
University of Connecticut Date