



The Plain-Language Project

Article 13





ARTICLE 13

BOARD RIGHTS

13.1 Reservation of Rights. The Florida State University Board of Trustees retains and reserves to itself all rights, powers, and authority vested in it, whether exercised or not, including but not limited to the right to plan, manage, and control the University and in all respects carry out the ordinary and customary functions of management.

13.2 Limitations. All such rights, powers, and authority are retained by the FSU-BOT subject only to those limitations expressed in this Agreement. Only violations of such limitations shall be subject to Article 11, Grievance Procedure.

Article 13 Board Rights

This article is about the rights the FSU “Board of Trustees” (“BOT”) retains, aka doesn’t give away just because they signed this contract with us.

13.1 Reservation of Rights

13.1 Reservation of Rights. The Florida State University Board of Trustees retains and reserves to itself all rights, powers, and authority vested in it, whether exercised or not, including but not limited to the right to plan, manage, and control the University and in all respects carry out the ordinary and customary functions of management.

The FSU-BOT keeps all the rights it had **BEFORE** it signed this contract, including the right to run FSU.

13.2 Limitations

13.2 Limitations. All such rights, powers, and authority are retained by the FSU-BOT subject only to those limitations expressed in this Agreement. Only violations of such limitations shall be subject to Article 11, Grievance Procedure.

The ONLY limits on the FSU-BOT's rights are the ones specified in this contract. The ONLY things we can grieve are stuff that's outlined in this contract; nothing beyond its scope.

And when grieving, you have to follow the rules and procedures in Article 11.