13-2303. Wrongful discharge; implied contract to follow certain procedures.

•	ermine whether there was employer) would follow a p	s an implied agreement that particular procedure in
discharging	(<i>employee</i>) sp	ecifically or in discharging
		y. In order for there to be an
implied agreement, there must be	pe a promise, representati	on or conduct sufficiently
specific to create a reasonable of	expectation in the mind of	·
(employee) that	
(employer) would follow a partic	ular procedure in discharg	jing
(employee) or	's
(employer's) employees general	lly. In determining whether	there was an implied
agreement, you may consider a	II the surrounding circums	tances, including the parties'
words and actions, [what they w	anted to accomplish], [the	way they dealt with each
other], [how other employees in	the same or similar circur	nstances were customarily
dealt with by	(<i>employer</i>)] [a	and] [any writings, handbooks
or procedures used by	(en	nployer)].
[How other employees in	the same or similar circur	mstances were customarily
dealt with cannot by itself consti		•
If such an agreement existed, a	nd if	's (<i>employee's</i>)
discharge violated that agreeme	ent, then the discharge wa	s wrongful.

USE NOTES

The bracketed language should be given when the evidence in the case permits. When this instruction is given, it should immediately follow UJI 13-2301 NMRA or, if given, UJI 13-2302 NMRA. [Approved, effective January 1, 1999.]