

University of Washington – SEIU 925

07/01/21 – 06/30/23 Collective Bargaining Agreement Summary

This summary is provided by the Employer in accordance with RCW 43.88.583. Please note that this is a summary only, and is not intended to be a substitute for reviewing the complete contract. This summary was drafted upon ratification, so please consult the main PDF contract on the LR website for the most up to date contract version.

Information Requested	Responsive Information
The term of the agreement	July 1, 2021 – June 30, 2023
The bargaining units covered by the agreement by state agency	University-wide Nonsupervisory Bargaining Unit, University-wide Supervisory Bargaining Unit, Healthcare Professional/Laboratory Technical Bargaining Unit, Research Technologist Bargaining Unit, Research Technologist Supervisor Bargaining Unit, HMC Technical Bargaining Unit, UW Medicine Contact Center Bargaining Unit, and UW Medicine Contact Center Supervisor Bargaining Unit
Base compensation	<u>Appendix V – Pay Tables</u> <u>Side Letter A – City of Seattle Minimum Wage</u>
Provisions for and rate of overtime pay	<u>Article 10 - Overtime</u>
Provisions for and rate of compensatory time	<u>Article 10.1 - Overtime</u>
Provisions for and rate of any other compensation including, but not limited to, shift premium pay, on-call pay, stand-by pay, assignment pay, special pay, or employer-provided housing or meals	<u>Article 45 – Compensation, Wages and Other Pay Provisions</u> <u>Appendix II – Differentials</u>
Provisions for and rate of pay for each paid leave provision	<u>Article 3 – Reasonable Accommodation of Employees with Disabilities</u> <u>Article 11 – Training and Professional Leave</u> <u>Article 16 – Holidays</u>

Information Requested	Responsive Information
	<u>Article 17 – Vacation Leave</u> <u>Article 18 – Sick Leave</u> <u>Article 20 – Miscellaneous Leave</u> <u>Article 21 – Federal Family Medical Leave Act and Parental Leave</u> <u>Article 23 – Shared Leave</u> <u>Article 24 – Unpaid Holidays for a Reason of Faith or Conscience</u> <u>Article 25 – Leave Due to Family Care Emergencies</u> <u>Article 26 – Civil/Jury Duty Leave and Bereavement Leave</u> <u>Article 27 – Leave Related to Domestic Violence, Sexual Assault or Stalking</u> <u>Article 28 – Inclement Weather and Suspended Operations</u> <u>Article 29 – Military Leave</u> <u>Article 30 – Work Related Injury Leave</u>
Provisions for and rate of pay for any cash out provisions for compensatory time or paid leave	<u>Article 10.1(e) Compensatory Time Cash Out</u> <u>Article 16.2(B) Holiday Credit Cash Out</u> <u>Article 17.5 Vacation Leave Cash Payment</u> <u>Article 18.2 Sick Leave Cash Out</u>
Temporary layoff provision	N/A
Any impasse procedure subject to bargaining	N/A
Health care benefits provisions expressed as a percentage of cost or as a dollar amount, or in the case of contributions to a third-party	<u>Article 46 - Health Care Benefits Amounts</u>

Information Requested	Responsive Information
benefit fund, the hourly contribution rate to the fund	
Any retirement benefit subject to bargaining, or in the case of contributions to a third-party benefit fund, the hourly contribution rate to the fund	N/A
For compensation or fringe benefits with an anticipated cost of fifty thousand dollars or more, a brief description of each component and its cost that comprises the amount funded by the legislature to implement in accordance with RCW 41.80.010(3)	<p>Attachment A includes costing information for incremental cost of the collective bargaining agreement. No new financial provisions were agreed to.</p> <p>U-PASS: A fully subsidized U-PASS will be provided to all eligible bargaining unit employees.</p> <p>Flexible Spending Arrangement: As agreed upon during the State Coalition Healthcare bargaining, in January 2022 and again in January 2023, the Employer will make available two hundred fifty dollars in a medical flexible spending arrangement (FSA) account for each bargaining unit member with an annual full-time base salary of \$50,004 or less on November 1 of the year prior to the FSA funds disbursement.</p>
Number of bargaining unit members covered by the agreement as of the date submitted to the office of financial management	Approximately 6,300
Content of any agency-specific supplemental agreements affecting (a) through (m) of this subsection	N/A
Any contract provisions that allow the contract to be reopened during the contract term	<u>MOU – Economic Discussion</u>

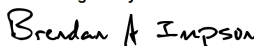
ARTICLE 1 – UNION RECOGNITION

- 1.1 The Employer recognizes the Union as the sole and exclusive bargaining representative in all matters establishing and pertaining to wages and salaries, hours, and working conditions for all employees of the University of Washington in bargaining units certified by the Washington Personnel Resources Board, the Public Employment Relations Commission and/or the Department of Labor and Industries under the jurisdiction of RCW 28B.16 and 41.80. The composition of these units is as set forth in Appendix I of this Agreement – Bargaining Units Represented by the Service Employees International Union, Local 925, hereinafter referred to as the Union.
- 1.2 The Employer recognizes the exclusivity of the Union as bargaining representative for employees in the bargaining units. The Employer agrees not to enter into any agreement or contract with bargaining unit employees, individually or collectively, which conflicts with the terms of this Agreement unless the employee(s), Union and Employer specifically agree to such Agreement.

Tentatively Agreed To:

For the Union:

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Brendan Impson

Date: 10/1/2020

For the Employer:

DocuSigned by:



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Kristi Aravena

Date: 9/28/2020

ARTICLE 2 – NON-DISCRIMINATION

2.1 The parties individually agree that they will not engage in any act or practice or pursue any policy which is discriminatory against any employee who may be a qualified disabled individual, has status as a protected veteran, who is a victim of domestic violence, sexual assault or stalking, nor because of their military status, age, sex (except where sex or age is a bona fide occupational qualification), sexual orientation, gender identity or expression, genetic information, pregnancy, political affiliation, political belief, marital status, race, national origin, color, creed, religion, immigration status, citizenship, or membership or non-membership in a union. Unlawful harassment is included as a form of prohibited discrimination.

2.2 Sexual Harassment. No employee shall be subjected to discrimination in the form of sexual harassment as defined in University of Washington Executive Order 31 on Nondiscrimination and Affirmative Action.

2.3 Complaints:

Employees who feel they have been the subject of discrimination, harassment, or retaliation are encouraged to discuss such issues with their supervisor, administrator, or Human Resource Consultant for local resolution. The goal of local resolution is to address and resolve problems as quickly as possible and to stop any inappropriate behavior for which a University employee is responsible. A formal complaint may be filed with the University Complaint Investigation and Resolution Office (UCIRO). Employees may also file discrimination, harassment or retaliation complaints with appropriate federal or state agencies or through the grievance process in accordance with Article 6 of this Agreement. In cases where an employee files both a grievance and an internal complaint regarding the alleged discrimination, harassment or retaliation the grievance will be suspended until the internal complaint process has been completed.

In accordance with Executive Order 31, retaliation against any individual who reports concerns regarding discrimination or harassment, or who cooperates with or participates in any investigation of allegations of discrimination, harassment, or retaliation is prohibited.

2.4 The parties also agree that they will not engage in any act or practice or pursue any policy which is discriminatory against any employee based on political affiliation, political belief or because of the participation or lack of participation in union activities.

2.5 Both parties agree that nothing in this Agreement will prevent the implementation of an approved affirmative action plan.

2.6 A grievance alleging a violation of this article must be submitted within 180 days of an alleged occurrence.

2.7 When a grievance or complaint is filed, the University will implement interim measures as appropriate.

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ARTICLE 3 – REASONABLE ACCOMMODATION OF EMPLOYEES WITH DISABILITIES

3.1 Disability Accommodation. The Employer and Union will comply with all relevant federal and state laws, regulations and executive orders and with the provisions of [University of Washington Administrative Policy Statement 46.5 on Reasonable Accommodation of Employees With Disabilities](#). The University and the Union are committed to providing reasonable accommodation to employees with disabilities.

3.2 An employee who believes that he or she suffers a disability and requires a reasonable accommodation to perform the essential functions of their position may request such an accommodation through the Disability Services Office or otherwise informing the employee's supervisor and/or department of the need for accommodation.

3.3 Employees requesting accommodation must cooperate with the University in discussing the need for and possible form of any accommodation. The Employer may require supporting medical documentation and may require the employee to obtain a second medical opinion at Employer expense. Medical information disclosed to the Employer will be kept confidential.

3.4 The Employer will determine whether an employee is eligible for a reasonable accommodation and the final form of any accommodation to be provided.

3.5 An employee who is unable to perform the essential function of their position due to disability may be separated from service after the Employer has made good faith efforts to reasonably accommodate the employee's disability in accordance with applicable state and federal law. Disability separation is not a corrective action.

3.6 Disability Leave. Disability leave may be a combination of the employee's accrued sick time off, vacation time off, personal holiday, compensatory time, and/or unpaid time off, the combination of which may be determined by the employee. If disability leave is taken as an unpaid absence, the employee may apply eight (8) hours of accrued paid time off per month during at least the first four (4) months of disability leave to provide for continuation of employer paid health benefits. The interspersed paid time off will be applied to the first working day of the month.

3.7 Pregnancy Accommodation. The Employer and the Union will comply with all relevant federal and state laws, regulations, and executive orders and with the provisions of Washington Administrative Policy Statement 46.7 Reasonable Accommodation of Pregnant Employees. The University and the Union are committed to providing reasonable accommodation to pregnant employees.

A. The following pregnancy-related accommodations shall not require health care provider certification and are not subject to an employer's claim of undue hardship:

1. Providing more frequent, longer, or flexible restroom breaks;
2. Modifying a no food or drink policy;
3. Providing seating or allowing the employee to sit more frequently if her job requires her to stand; and
4. Restricting lifting to 17 lbs. or less.

B. An employee's pregnancy or pregnancy-related health condition may also be accommodated as follows:

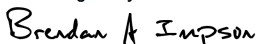
1. Job restructuring, part-time or modified work schedules, reassignment to a vacant position, or acquiring or modifying equipment, devices, or an employee's work station;
2. Providing for a temporary transfer to a less strenuous or less hazardous position;
3. Providing assistance with manual labor and limits on lifting;
4. Scheduling flexibility for prenatal visits; and
5. Any further pregnancy accommodation an employee may request.

With respect to these accommodations, the University may request an employee provide written certification from her treating health care provider regarding the need for reasonable accommodation and may deny an employee's request for reasons of significant difficulty or expense.

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ARTICLE 4 – WORKPLACE BEHAVIOR

The Employer and the Union agree that all employees should work in an environment that fosters mutual respect and professionalism. The parties agree that inappropriate behavior in the workplace does not promote the University's business, employee well being, or productivity. All employees are responsible for contributing to such an environment and are expected to treat others with courtesy and respect.

Inappropriate workplace behavior by employees, supervisors and/or managers will not be tolerated. At no time will bullying be accepted as appropriate workplace behavior. Bullying is defined as language or conduct that is unwelcome and sufficiently severe, persistent, or pervasive such that it could reasonably be expected to create an intimidating, hostile, or offensive environment, or has the purpose or effect of unreasonably interfering with an employee's work performance, when viewed through both an objective and subjective standard. If an employee and/or the employee's union representative believes the employee has been subjected to inappropriate workplace behavior, the employee and/or the employee's representative is encouraged to report this behavior to the employee's supervisor, a manager in the employee's chain of command and/or the Human Resources Office. An employee or the employee's representative should identify complaints as inappropriate workplace behavior. The Employer will investigate the reported behavior and take appropriate action as necessary. The employee and/or union representative will be notified upon conclusion of the investigation.

Retaliation against employees who make a workplace behavior complaint will not be tolerated

Grievances may be filed up to Step 3 Mediation.

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ARTICLE 5 – AFFIRMATIVE ACTION

- 5.1 Policies. In conjunction with Federal and State Executive Orders, the Employer and the Union agree on the need for an affirmative action approach to correct and review any inequities in the employment process. The Employer shall have and implement an affirmative action plan which requires the Employer to make special efforts to recruit, employ, retain, train, promote, encourage career development, and transfer qualified members of groups formerly excluded, even if that exclusion cannot be traced to particular discriminatory actions on the part of the Employer, and to develop, implement, and monitor affirmative action goals and timetables for hiring and/or promoting members of protected groups into job classes/categories where it has been determined that under-utilization exists.
- 5.2 Groups included in the affirmative action program are those covered by federal and state regulations, and are currently women, American Indians, Asian/Pacific Islanders, Blacks, Hispanics/Latinos, Vietnam era veterans, disabled veterans, persons with disabilities and persons 40 years of age and older.
- 5.3 Goals and Timetables. Upon request the Employer will provide the Union with its affirmative action reports which set forth the goals and timetables of the University for bargaining unit employees.
- 5.4 It is agreed by the parties that a bargaining unit member elected or selected by the Union shall be encouraged to take an active interest in affirmative action plans affecting each bargaining unit covered by this Agreement.

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ARTICLE 6 – GRIEVANCE PROCEDURE

The Union and the Employer agree that it is in their best interest to resolve disputes at the earliest opportunity and at the lowest level. Whenever possible, disputes should be resolved informally prior to filing a formal written grievance. To that end, all supervisors and employees are encouraged to engage in free and open discussions about disputes.

6.1 Definition. A grievance, within the meaning of this Agreement, shall be defined as any dispute between the University and the Union, an employee, or a group of employees as to alleged misapplication or misinterpretation of the terms of this Agreement or the Employer's written personnel rules, policies or practices.

6.2 Employee Grievance Rights. Any employee who believes they have been aggrieved may personally seek relief from that condition by filing a grievance, irrespective of any supervisor's opinion of the grievance's validity. In the presentation of grievances, the employees shall be safe from restraint, interference, discrimination, or reprisal.

6.3. Employee Representation. The Union as exclusive representative of bargaining unit employees is the responsible representative of said employees in grievance matters.

6.4 Time Limitations.

An extension of the time limitations as stipulated in the respective steps below, may be obtained by mutual consent of the parties. Failure of the union to comply with the time limitations without a request of time extension shall constitute withdrawal of the grievance. Failure of the Employer to comply with the time limitations without a request for time extension shall move the grievance to the next step of the grievance procedure. For the purpose of calculating time requirements, the first day shall be the day following the day on which the employee was aware, or reasonably should have been aware, of the issue giving rise to the grievance. Saturdays, Sundays, and University holidays shall be included in the calculation of days except that the final day may not be on a Saturday, Sunday, or holiday but will end at the close of the first working day following the Saturday, Sunday, or holiday.

6.5 Contents. The written grievance shall include the following information:

- a. The date upon which the grievance occurred.
- b. The specific Article(s) and Section(s) of the Agreement violated.
- c. The past practice, rule, policy violated.
- d. Specific remedy requested.
- e. The grievant(s) name.
- f. Name and signature of Union representative (Staff or Steward).

1 g. The nature of the grievance.

2
3 Failure to include the above information shall not be a reason for invalidating the
4 grievance.

5
6 6.6 Pay Status – Meetings. Meetings and discussions on the grievance held with the
7 Employer in connection with this grievance procedure shall normally be held during
8 the University's regular business hours, or as mutually agreeable, and no
9 deduction in pay status shall be made for the grievant or steward for reasonable
10 time spent in such meetings or discussions during the employee's scheduled duty
11 hours. The work schedule of the grievant will be seriously considered in the
12 scheduling of the grievance meetings. Time off for employees and stewards shall
13 be granted by supervision following a request, but in consideration of job
14 responsibilities. If the requested time off cannot be granted, the parties shall
15 arrange for time off at the earliest possible time thereafter.

16
17 6.7 Grievance Withdrawal. A grievance may be withdrawn by the Union in writing at
18 any time, and if withdrawn shall not be resubmitted.

19
20 6.8 Resolution
21 If the Employer provides the requested remedy or a mutually agreed-upon
22 alternative, the grievance will be considered resolved and may not be moved to
23 the next step.

24
25 6.9 Consolidation
26 Grievances arising out of the same set of facts may be consolidated by written
27 agreement.

28
29 6.10 Filing and Processing
30 a. Filing A grievance must be filed within thirty (30) days of the occurrence giving
31 rise to the grievance, or the date the grievant knew or could reasonably have
32 known of the occurrence. When possible the thirty (30) day periods above should
33 be used to attempt to informally resolve the dispute. The union steward or staff
34 representative will indicate when a discussion with the Employer is an attempt to
35 informally resolve a dispute.

36
37 b. Alternative Resolution Methods Any time during the grievance process, by
38 mutual consent, the parties may use alternative methods to resolve the dispute. If
39 the parties agree to use alternative methods, the time frames in this Article are
40 suspended. If the selected alternative method does not result in a resolution, the
41 Union may return to the grievance process and the time frames resume. Any
42 expenses and fees of alternative methods will be shared equally by the parties.

43

c. Processing The Union and the Employer agree that in-person meetings are preferred at all steps of the grievance process and will make efforts to schedule in-person meetings, if possible.

6.11 Steps of the Grievance Procedure. All grievances shall be processed in accordance with the following procedure. Upon mutual agreement, Step One, Two or Three may be skipped. Grievances over final counseling or dismissal will begin at Step Two.

Step One: Supervisor, Manager or Designee

If the issue is not resolved informally, the Union may file a written grievance to the supervisor or designee, and the Labor Relations office (laborrel@uw.edu). The Employer will designate a supervisor, manager or designee who will meet in person or confer by telephone with a union steward and/or staff representative and the grievant. The date of the meeting will be mutually agreed upon within fifteen (15) calendar days of receipt of the grievance and when possible the meeting will take place within the aforementioned fifteen (15) calendar days. The format (face to face or by telephone) for the meeting will be by mutual agreement. The employer will respond in writing to the Union within fifteen (15) calendar days after the meeting. The Human Resources Consultant may also attend, if desired by the University. If the grievance is directed against the employee's immediate supervisor, the grievance may be presented to the next higher level of supervision. In the event the employee's immediate supervisor does not have authority to resolve the grievance, the grievance will be presented at the level having authority to act as determined by the Employer.

Step Two: If a satisfactory settlement is not reached in Step One, said grievance may be moved to the Step Two by filing the written grievance, including a copy of the Step One decision to department head, designee, or to the next appropriate level of management and the Office of Labor Relations within fifteen (15) calendar days after the decision from Step One. The date of the meeting will be mutually agreed upon within fifteen (15) calendar days after notice of the filing at Step Two and when possible the meeting will take place within the aforementioned fifteen (15) calendar days. The grievant may be represented by a steward and a Union staff representative. The University will be represented by the appropriate management official(s) or designee(s), a representative from the Office of Labor Relations, and a Human Resources Consultant, if desired by the University. The University will respond in writing within thirty (30) calendar days after the meeting.

Step Three: Grievance Mediation. If the grievance is not resolved at the Step Two, the Union may file a request for mediation with the Public Employment Relations Commission (PERC) in accordance with WAC 391-55-020, with a copy to the Labor Relations Office within thirty (30) days of receipt of the Step Two decision. In addition to all other filing requirements, the request must include a copy of the grievance and all previous responses. The Employer will inform the Union, in writing, and PERC within thirty (30) days of receipt of Mediation request if they are not in agreement. If those services are

1 unavailable on a timely basis, the parties may request a list of grievance mediators from
2 the Federal Mediation and Conciliation Service (FMCS) or other agreed upon mediation
3 provider. The cost of the mediation shall be borne equally by both parties.

4
5 Step Four: Arbitration. If a satisfactory settlement is not reached at the prior step, or the
6 step was skipped, either of the signatory parties to this Agreement may submit the
7 grievance to binding arbitration. Such submittal must be made within thirty (30) calendar
8 days following the written notice that the employer does not agree to Step Three (3)
9 Mediation or the conclusion of the prior step.

10
11 Panel of Arbitrators:

- 12 A. Within sixty (60) calendar days of the execution of the Agreement, the parties,
13 SEIU 925, WFSE 1488, and the Employer, agree to meet to establish a
14 permanent panel of six (6) arbitrators. If the parties do not meet or if there is no
15 agreement on the panel, the current panel will remain.
16
17 B. These arbitrators shall be assigned cases by the parties on a rotating basis. If
18 the arbitrator is not available to hear the case within sixty (60) calendar days of
19 being contacted to request available arbitration dates either party may elect to
20 go to the next arbitrator in the rotation. If no arbitrator can hear the case within
21 sixty (60) calendar days of being contacted, the case will be assigned to the
22 arbitrator who can hear the case on the earliest date.
23
24 C. The appointment to the panel will be for the life of the Agreement. If an arbitrator
25 decides to remove their name from the panel the parties will meet to decide
26 whether to substitute an additional name(s).
27

28 No later than seven (7) working days prior to the scheduled arbitration meeting, the parties
29 will submit questions of arbitration eligibility to the arbitrator for preliminary determination,
30 share the name of each witness intending to testify at the hearing, and attempt to agree
31 upon the issue statement. A copy of written materials submitted to the arbitrator will be
32 provided to the opposing party.
33

34 If either party raises an issue of procedural arbitrability, i.e. that any step of the grievance
35 process or movement to arbitration was not pursued within the time limits proscribed in
36 this article, the arbitrator shall make a determination on the arbitrability issue prior to
37 proceeding to a hearing on the merits of the grievance. If the arbitrator determines the
38 grievance is not arbitrable, then no hearing on the merits of the grievance will be held.
39

40 Authority of the Arbitrator

41 The parties agree that the arbitrator shall have no power to render a decision that adds
42 to, subtracts from, alters or modifies in any way the terms and conditions of the
43 Agreement. The parties further agree that the decision of the arbitrator will be final and
44 binding upon all parties.
45

The Union or the Employer will have the right to request the arbitrator to require the presence of witnesses and/or documents. The arbitrator's decision shall be made in writing and the arbitrator shall be encouraged to render the decision within thirty (30) calendar days of the close of the arbitration.

In cases where a grievance is moved to arbitration and the Employer did not agree to Step Three: Grievance Mediation, either party may request a pre-arbitration settlement conference. These conferences shall not delay the arbitration process, and may be held with or without the presence of the arbitrator, at the option of the moving party. In the event that an arbitrator is present, the cost of the arbitrator's participation shall be borne equally by the parties.

6.12 Arbitration Costs

1. The fees and costs of the arbitrator, and the cost (if any) of the hearing room, will be shared equally by the parties.

2. If the arbitration hearing is postponed or canceled because of one party, that party will bear the cost of the postponement or cancellation. The costs of any mutually agreed upon postponements or cancellations will be shared equally by the parties.

3. If either party desires a record of the arbitration, a court reporter may be used. If that party purchases a transcript, a copy will be provided to the arbitrator free of charge. If the other party desires a copy of the transcript, it will pay for half of the costs of the fee for the court reporter, the original transcript and a copy.

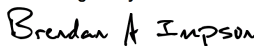
4. Each party is responsible for all fees and costs of its staff representatives, attorneys, experts, witnesses –and all other costs related to the development and presentation of their case. Every effort will be made to avoid the presentation of repetitive witnesses.

6.13 Files. Grievance documents shall be maintained separately from employee personnel files. Employee personnel files will accurately reflect the final outcome of a grievance.

Tentatively Agreed To:

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ARTICLE 7 – EMPLOYEE RIGHTS

7.1 Representation

Upon request, an employee will have the right to representation at an investigatory meeting, requested by management in which the employee reasonably believes could lead to corrective action. Upon request, an employee will have the right to an interpreter at an investigatory meeting. The employer will provide reasonable time to allow an employee to secure a representative. The exercise of this right will not unreasonably delay or postpone a meeting. Except as otherwise specified in this Agreement, representation will not apply to discussions with an employee in the normal course of duty, such as giving instructions, assigning work, informal discussions, delivery of paperwork, staff or work unit meetings or other routine communications with an employee.

7.2 Paid Release Time

Employees will be provided a reasonable amount of time during their normal working hours to meet with the union steward and/or staff representative to process a grievance. In addition, employees will be released during their normal working hours to attend meetings or hearings scheduled by management for the following:

- a. Informal grievance resolution meetings, grievance meetings, alternative dispute resolution meetings, mediation sessions and arbitration hearings, in accordance with Article 6, Grievance Procedure, and held during the employee's work time;
- b. Management scheduled investigatory interviews and/or pre-disciplinary meetings, in accordance with Article 36, Corrective Action, and;
- c. Negotiations in accordance with Article 40, Mandatory Subjects.
- d. Joint Labor Management meetings in accordance with Article 43.

7.3 When an employee is subpoenaed as a witness on behalf of the Union in an arbitration case, with the employer, the employee may appear without loss of pay if the employee appears during scheduled work time, providing the testimony given is related to their own job function or involves matters they have witnessed, and is relevant to the arbitration case. Every effort will be made to avoid the presentation of repetitive witnesses.

7.4 Notification

An employee will obtain prior approval from their supervisor before attending any meeting or hearing. All requests must include the approximate amount of time the employee expects the activity to take. Employees will suffer no loss in pay for attending management scheduled meetings and hearings that are scheduled

1 during the employee's work time. Attendance at meetings or hearings during the
2 employee's non-work hours will not be considered as time worked. An employee
3 cannot use a state vehicle to travel to and from a worksite in order to attend a
4 meeting or hearing unless authorized by the Employer.
5

6 7.5 Indemnification

7 The University will indemnify employees for activities arising out of their
8 employment in accordance with University policy.
9

10 7.6 Off the Job Activities

11 The private and personal "off the job" lifestyle and activities of any employee shall
12 not be legitimate grounds for corrective action initiated by Management except
13 where such life style or activities, constitute a conflict of interest as set forth in
14 RCW 42.18 or are detrimental to the employee's work performance.
15

16 7.7 Off Duty Employment

17 Employees may engage in off duty employment that is consistent with University
18 policy and state law.
19
20

21 Tentatively Agreed To:

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23 For the Union:

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28 Date: 10/1/2020

23 For the Employer:

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28 Date: 9/28/2020
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ARTICLE 8 – EMPLOYEE FACILITIES

8.1 Employee Facilities.

Adequate lunchroom, washroom and toilet facilities shall be provided and available for the use of the employees. Suitable dressing rooms and/or lockers shall be provided to employees in those occupations where a change of clothing is required by the Employer.

(a) Employees are encouraged to report to supervision any condition in employee facilities which appear to be below minimum standards.

(b) The adequacy of employee facilities, including sanitary supply dispensers employees, lactation stations, all gender bathrooms, or any change in employee facilities, shall be a proper subject for discussion by the Joint Union-Management Committee.

(c) Regarding the use of Gender Segregated Facilities:

(1) Facility use. The Employer shall allow individuals the use of gender-segregated facilities, such as restrooms, locker rooms, and dressing rooms that are consistent with that individual's gender expression or gender identity.

In such facilities where undressing in the presence of others occurs, The Employer shall allow access to and use of a facility consistent with that individual's gender expression or gender identity.

(2) The Employer shall not request or require an individual to use a gender-segregated facility that is inconsistent with that individual's gender expression or gender identity, or request or require an individual to use a separate or gender-neutral facility.

If another person expresses concern or discomfort about a person who uses a facility that is consistent with the person's gender expression or gender identity, the person expressing discomfort should be directed to a separate or gender-neutral facility, if available.

Any action taken against a person who is using a restroom or other gender-segregated facility, such as removing a person, should be taken due to that person's actions or behavior while in the facility, and must be unrelated to gender expression or gender identity. The same standards of conduct and behavior must be consistently applied to all facility users, regardless of gender expression or gender identity.

(3) Provision of options encouraged. Whenever feasible, the Employer will provide options for privacy, such as single-use gender-neutral bathrooms or private changing areas that are available to any individual desiring privacy.

Tentatively Agreed To:

For the Union:

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Brendan A Impson

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Brendan Impson

Date: 10/1/2020

For the Employer:

DocuSigned by:

Kristi Aravena

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Kristi Aravena

Date: 9/28/2020

ARTICLE 9 – HOURS OF WORK

9.1 General

(a) Hours of work for regular monthly employees in the bargaining units listed in Appendix I shall be established by the employing official.

(b) Overtime may be assigned outside of normally scheduled shifts and compensated in accordance with Article 10.

9.2 Definitions

(a) Full-time Employee. A regular monthly staff employee scheduled to work forty (40) hours per week in a seven (7) day period; or for designated hospital personnel scheduled to work eighty (80) hours in a fourteen (14) day period.

(b) Part-time Employee. A regular monthly staff employee scheduled to work a minimum of twenty (20) hours per week but less than forty (40) per week in a seven (7) day period; or for designated hospital personnel scheduled to work more than forty (40) hours but less than eighty (80) hours in a fourteen (14) day period. Part-time employees shall receive all benefits of employment on a pro-rata basis, except health benefits coverage which is determined by the state.

9.3 Work Day/M meal Period

(a) Meal breaks shall be a minimum of thirty (30) minutes, unpaid and on the employee's own time, provided the employee is off-duty for that meal period. It is the Employer's intention to provide uninterrupted meal breaks.

(b) Specific to the University-wide Nonsupervisory, Supervisory, and Health Care Professional/Laboratory Technical bargaining units:

The normal work day for full-time employees typically shall be eight (8) hours to be completed within a nine (9) hour period.

The meal period shall commence not earlier than the second hour of the shift nor later than the fifth hour of the shift. If the employee is required to work beyond the fifth hour without a break, the employee will be allowed to eat his/her meal at the duty station on the Employer's time.

9.4 Rest Breaks

Employees shall receive a fifteen (15) minute break during each four (4) hours worked. It is the Employer's intention to provide uninterrupted rest breaks.

1 9.5 Work Period Designations/Scheduled Work Periods (Applicable only to the
2 University-wide Nonsupervisory, Supervisory, and Health Care
3 Professional/Laboratory Technical bargaining units)

4 Each position will be assigned by the personnel officer to one of the work period
5 designations identified below. Employees will be informed of their eligibility for
6 overtime compensation.

7
8 (a) Scheduled work periods, within which there are two (2) work schedules:

9 (1) Regular work schedule. The regular work schedule for full-time regular
10 monthly employees shall consist of five (5) consecutive and uniformly
11 scheduled eight (8) hour days in a seven (7) day period. Uniformly
12 scheduled means a daily repetition of the same working hours and a weekly
13 repetition of the same working days.

14
15 (2) Alternative work schedule. Operational necessity or employee convenience
16 may require positions that are normally designated regular work schedule
17 to work an alternate forty (40) hour work schedule (other than five (5)
18 uniform and consecutive eight (8) hour days in a seven (7) day period), or
19 as provided by the Washington State Minimum Wage Requirements and
20 Labor Standards in conjunction with the federal law which provides for an
21 eighty (80) hour work week in a fourteen (14) day period for hospital
22 personnel.

23
24 (b) Nonscheduled Work Period. The nonscheduled work period designation
25 applies to those positions for which the hours cannot be scheduled but which
26 work a forty (40) hour week and do not meet any of the other work period
27 designations.

28
29 (c) Part-time Schedule. This is any deviation from any full-time schedule which
30 includes twenty (20) hours or more per week but less than forty (40) hours per
31 week in seven (7) consecutive days; or for designated hospital personnel forty
32 (40) or more hours and less than eighty (80) hours in a fourteen (14) day period.

33
34 (d) Split Shifts. Employees will not be assigned to split shifts unless there is prior
35 agreement.

36
37 9.6 Change in Work Schedule/Shift Assignment Notification

38 The Employer agrees to provide a minimum of fourteen (14) calendar days'
39 notice to an employee in the event of an Employer-directed permanent
40 change in the employee's shift assignment or work schedule. For temporary
41 changes in work assignment occurring within the employee's assigned work
42 week, the Employer will provide two (2) calendar days' notice with the day
43 of notification constituting the first day of notice. For emergency reasons,
44 lack of work, an existing safety hazard to the employee or others, or mutual

agreement between the Employer and employee under Article 10.2(e), the Employer may temporarily change an employee's schedule with fewer than two (2) calendar days' notice. Temporary is defined as no longer than one (1) week.

Specific to the University-wide Nonsupervisory, Supervisory, and Health Care Professional/Laboratory Technical bargaining units: Temporary shift changes not mutually agreed to shall not be employed to avoid the accrual of overtime.

The assignment of employees in various shifts within each work group or department shall be determined by the employing official, provided that when qualifications are substantially equal in the judgment of the employing department, seniority shall be a factor in determining shift assignment. This criteria does not apply to positions deemed by the employer to require a rotational shift.

9.7 Excepted Work Period Positions

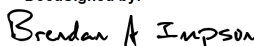
Employees assigned to excepted work period positions normally do not qualify for overtime pay. However, when an employing official determines that the employee has been directed to work an excessive amount of hours for an extended period of time, overtime in the form of compensatory time or cash not to exceed a "time and one half (1-1/2)" basis may be approved by the Assistant Vice President of Human Resources Operations.

When the University creates or modifies a classification such that it is excepted from overtime in accordance with the law, the Union shall be notified in advance of implementation. This language does not preclude the Union or any individual employee from challenging the University's overtime determination in appropriate forums.

Tentatively Agreed To:

For the Union:

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Date: 10/1/2020

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Kristi Aravena

Date: 9/28/2020

ARTICLE 10 – OVERTIME

10.1 Overtime

(a) Any one of the following constitutes overtime:

(1) Work in excess of the daily work shift for full-time employees assigned to scheduled work period positions;

(2) Work in excess of forty (40) hours in one (1) work week performed by overtime-eligible part time employees assigned to scheduled or nonscheduled work period positions; or

(3) For hospital personnel assigned to a fourteen (14) day schedule, work in excess of eight (8) hours in a twenty four (24) hour period or eighty (80) hours in a fourteen (14) day period.

(b) Overtime worked by the eligible employees assigned to scheduled or nonscheduled work positions shall be compensated at a rate of one and one-half (1-1/2) times the employee's straight time hourly rate including shift differential for all overtime worked as provided in subsection (a) of this section.

(c) Overtime-eligible employees assigned to scheduled or nonscheduled work period positions shall receive monetary payment as compensation for overtime worked; however, at the employee's request, compensatory time off at one and one-half (1-1/2) times the overtime hours worked may be granted in lieu of monetary payment.

(d) Compensation paid to an employee for accrued compensatory time shall be paid at the regular rate earned by the employee at the time the employee receives such payment. Upon termination of employment, an employee will be paid for any unused compensatory time in accordance with the Fair Labor Standards Act.

(e) Use of accrued compensatory time shall be approved by the employing official with consideration being given to the work requirements of the department and the wishes of the employee. Compensatory time off may be scheduled by the employing official during the final sixty (60) days of a biennium (for the University-wide Nonsupervisory, University-wide Supervisory, Contact Center, Contact Center Supervisory, and Healthcare Professional/Laboratory Technical bargaining units), or fiscal year (for the Research Technologist and Research Technologist Supervisor bargaining units).

Compensatory time must be used or paid for by June 30th of each fiscal year. The employee's unused compensatory time balance will be cashed out every

June 30th or when the employee leaves University employment for any reason. The employee's compensatory time balance may also be cashed out when the employee:

1. Transfers within their department to a position with different funding sources, or
2. Transfers to a position in another department.

- (f) For purposes of computing overtime compensation, holidays or leave with pay during the employee's regular work schedule shall be considered as time worked.

10.2 Overtime Policies

- (a) Whenever overtime work is required, the employing official shall determine the employees needed to work overtime on the basis of their relevant experience. Overtime shall be distributed as equitably as possible among qualified employees.

- (b) It is intended that overtime wages for which salary payment is to be made shall be paid to the employee no later than on the payday following the pay period in which the overtime was earned. In no event shall such overtime payments be made later than thirty (30) calendar days from the end of the pay period in which the overtime was earned providing the payroll office has received confirmation authorizing such payment within the time limits set by the Integrated Service Center Payroll Office.

- (c) Specific to the University-wide Nonsupervisory, Supervisory, and Health Care Professional/Laboratory Technical bargaining units: All employees assigned to scheduled and nonscheduled work periods in classifications listed in Appendix I shall be eligible for overtime. The University currently designates certain job classifications, listed in Appendix III as exempt from overtime. This does not preclude the Union or any individual employee from challenging the University's overtime determination in appropriate forums.

- (d) Temporary Modified Weekly Schedule. By mutual agreement, individual employees and their supervisors may agree to a temporary modified weekly schedule. This schedule allows employees to alter their regular daily working hours within a work week without generating the payment of overtime (unless the employee works beyond forty (40) hours in the employee's regular work week). Such scheduling will not be considered a regularly recurring alternative schedule.

Specific to the University-wide Nonsupervisory, Supervisory, Contact Center, Contact Center Supervisory, and Health Care Professional/Laboratory Technical bargaining units: Temporary modified weekly scheduling adjustments must be completed within the employee's regular work week.

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DocuSigned by:

Brendan A Impson

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DocuSigned by:

Kristi Aravena

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ARTICLE 11 – EMPLOYEE TRAINING AND DEVELOPMENT

11.1 Policy

The Employer reaffirms its commitment to an on-going system of staff development and training. Employer shall maintain an employee training and development plan. The objective of this plan shall be to provide opportunity for the development of the potential occupational and professional ability of each employee in order to (1) meet institutional needs, (2) to make the most effective and economic use of employee resources in accomplishing institutional goals, and (3) to enhance employee's career advancement opportunities.

11.2 The University shall annually provide a list of job classifications reflecting the number of regular monthly positions and number filled in the past calendar year. This information shall be on file in UW Human Resources.

11.3 Training and Development Task Teams and Committees

The Union shall be invited to designate an employee representative to participate in each University Training and Development task team and committee convened to address topics relevant to the bargaining unit. Such topics may include career advancement, career paths, potential training needs and courses, and program crediting in the employment process. Task teams and committees shall be chaired by the Training and Development Manager or designee. Employee representatives shall be granted release time to attend task team and committee meetings which are conducted during regular business hours.

11.4 Information

The Employer shall, upon written request, provide the Union with copies of the institution's training and development plan and the annual report of the achievement of training objectives.

11.5 Training and Development Programs

It is intended that supervisors will encourage employees to participate in the various training and development programs as provided for by Executive Order 52 in order to maximize their job performance and to increase their promotional opportunities.

When the Employing Official requires an employee to acquire new skills the supervisor will identify appropriate sources of training and provide training in accordance with 11.8.

11.6 Release Time

Release time for training for employees accepted for training and development programs shall be in accordance with Executive Order 52.

1
2 **11.7 Completion of Training Programs**

3 Completion of training programs will be considered in evaluating the employee's
4 application for transfer or promotion when certification of completion has been
5 indicated by the employee. The Employer will review courses offered through
6 Professional & Organizational Development, UW Information Technology, and the
7 UW Women's Center in order to identify courses which satisfy requirements for
8 regular monthly staff positions. The Employer will determine the amount of credit
9 appropriate to the training course(s).

10 Crediting of completed training programs towards minimum qualifications shall be
11 determined by the Employer. Currently, successful completion of the Fiscal
12 Management Certificate Series or the Fiscal Management track of the
13 Administrative Excellence Certificate is equivalent to six (6) months of budget/fiscal
14 experience and successful completion of the Supervisory Skills Certificate Series
15 is equivalent to six (6) months of supervisory experience.
16

17 **11.8 Tuition Payment and Travel Cost Reimbursement**

18 If a supervisor requires an employee to receive training, all fees and related costs
19 will be paid by the employing department. If attendance in such courses requires
20 use of the employee's personal vehicle, the employee will be reimbursed at the
21 University's travel rates applying at the time. If other transportation must be taken,
22 the employee will be reimbursed for all transportation costs. Required attendance
23 in courses which are outside of regular working hours and which are work related
24 or meet an identified institutional need is considered "paid time training" and
25 constitutes time worked.
26

27 **11.9 Training - Layoff**

28 Employees on layoff status shall be eligible to participate on a space available
29 basis in regularly scheduled Professional & Organizational Development
30 programs.
31

32 **11.10 Education and Professional Development (Applicable only to the Research**
33 **Technologist and Research Technologist Supervisor bargaining units)**

34
35 The University encourages all departments/grants with individuals employed in this
36 bargaining unit to provide as much support for Continuing Education as budgets
37 will permit. The University recognizes the crucial contribution made by all
38 bargaining unit members, and that Continuing Education assists staff in increasing
39 the level of skill and knowledge they bring to their chosen fields.

40 **11.11 Educational/Professional Leave- Surgical Technologists**

41 For Surgical Technologists who have completed their probationary period, up to
42 three (3) days, pro-rated for part-time, of paid release time shall be granted
43 annually for each employee for educational/professional leave.

11.12 Education Support Funds- Surgical Technologists

For Surgical Technologists \$200.00 per FTE, pro-rated for part-time, per fiscal year shall be made available to fund continuing education.

11.13 Physical Therapists and Physical Therapy Assistants

Physical Therapists and Physical Therapy Assistants will receive paid time off for educational purposes, as follows:

- All Physical Therapists and Physical Therapy Assistants will be able to use three days of paid education time off per fiscal year, prorated for FTE.
- From the effective date of this agreement until the fiscal year ending 6/30/19, Patient Care Services (Hospital) Physical Therapists and Physical Therapy Assistants will have up to \$500 per fiscal year available to reimburse costs for approved educational or training programs, prorated for FTE. Physical Therapists and Physical Therapy Assistants hired in the Ambulatory Care Division prior to the effective date of this agreement (Stadium Clinic, Roosevelt Clinic, East Side Clinic) will have up to \$1500 available to reimburse costs for approved educational or training programs, prorated for FTE. PTs and PTAs hired in Ambulatory Care Division after the effective date of this agreement will receive \$500 per fiscal year.
- Physical Therapists and Physical Therapy Assistants who attend approved educational opportunities on a day they are not scheduled to work will receive the equivalent of a day of pay or a day of accrued time off. This practice will result in pay at straight time and will not trigger overtime pay for the affected pay period. This compensatory day will count toward the three days of annual education time off.

Tentatively Agreed To:

For the Union:

DocuSigned by:

Brendan A Impson

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ARTICLE 12 – ADVANCE CERTIFICATION/REGISTRATION PAY

Applicable only to HealthCare Professional/Laboratory Technical and Supervisory bargaining units

Certain hospital technical employees certified in a specialty area by a national organization and working in that area of certification shall be paid an hourly premium of one dollar and twenty five cents (\$1.25) provided the particular certification has been approved by management, and further provided that the employee continues to meet all educational and other requirements to keep the certification current and in good standing. A certified employee is eligible for only one certification premium regardless of other certifications the employee may have. Certified employees will notify their respective supervisor/manager in writing at the time certification is received, providing a copy of the original certification document. Certification pay will be effective the first full pay period after the date documentation is received by the supervisor/manager.

AFFECTED TITLES:

Class Code	Job Title	Hourly Class Code	Hourly Job Title
18312	Anesthesiology Technician 2 (NE S SEIU 925 HCP/LT)	20688	Anesthesiology Technician 2 (NE H SEIU 925 HCP/LT)
18345	Diagnostic Medical Sonographer (NE S SEIU 925 HCP/LT)	20701	Diagnostic Medical Sonographer (NE H SEIU 925 HCP/LT)
18346	Diagnostic Medical Sonographer Lead (NE S SEIU 925 HCP/LT)	20702	Diagnostic Medical Sonographer Lead (NE H SEIU 925 HCP/LT)
18348	Diagnostic Medical Sonographer Specialist (NE S SEIU 925 HCP/LT)	20704	Diagnostic Medical Sonographer Spec (NE H SEIU 925 HCP/LT)
18347	Diagnostic Medical Sonographer Supervisor (E S SEIU 925 Supv)	20703	Diagnostic Medical Sonographer Supv (NE H SEIU 925 Supv)
18349	Diagnostic Medical Sonographer Supv (NE S SEIU 925 Supv)		
18412	Nuclear Medicine Technologist Lead (NE S SEIU 925 HCP/LT)	20727	Nuclear Medicine Technologist Lead (NE H SEIU 925 HCP/LT)

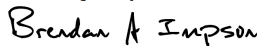
Class Code	Job Title	Hourly Class Code	Hourly Job Title
18415	Nuclear Medicine Technologist 1 (NE S SEIU 925 HCP/LT)	20729	Nuclear Medicine Technologist 1 (NE H SEIU 925 HCP/LT)
18416	Nuclear Medicine Technologist 2 (NE S SEIU 925 HCP/LT)	20730	Nuclear Medicine Technologist 2 (NE H SEIU 925 HCP/LT)
18405	Nuclear Medicine PE.T/CT Technologist (NE S SEIU 925 HCP/LT)	20726	Nuclear Medicine PET/CT Technologist (NE H SEIU 925 HCP/LT)
18414	Nuclear Medicine Technologist Supervisor (E S SEIU 925 Supv)	20728	Nuclear Medicine Technologist Supervisor (NE H SEIU 925 Supv)
18413	Nuclear Medicine Technologist Supervisor (NE S SEIU 925 Supv)		
18272	Imaging Technologist (NE S SEIU 925 HCP/LT)	20674	Imaging Technologist (NE H SEIU 925 HCP/LT)
18273	Imaging Technologist-Comp Tomo (NE S SEIU 925 HCP/LT)	20675	Imaging Technologist-Comp Tomo (NE H SEIU 925 HCP/LT)
18274	Imaging Technologist-Angiography (NE S SEIU 925 HCP/LT)	20676	Imaging Technologist-Angiography (NE H SEIU 925 HCP/LT)
18275	Imaging Technologist-Mag Res Imaging (NE S SEIU 925 HCP/LT)	20677	Imaging Technologist-Mag Res Imaging (NE H SEIU 925 HCP/LT)
18276	Imaging Technologist Lead (NE S SEIU 925 HCP/LT)	20678	Imaging Technologist-Lead (NE H SEIU 925 HCP/LT)
18279	Imaging Technologist-Supervisor (E S SEIU 925 Supv)	20681	Imaging Technologist-Supervisor (NE H SEIU 925 Supv)
18280	Imaging Technologist-Supervisor (NE S SEIU 925 Supv)		
18277	Imaging Technologist – Mammo (NE S SEIU 925 HCP/LT)	20679	Imaging Technologist-Mammo (NE H SEIU 925 HCP/LT)
18151	Respiratory Care Specialist (NE S SEIU 925 HCP/LT)	20657	Respiratory Care Specialist (NE H SEIU 925 HCP/LT)

Class Code	Job Title	Hourly Class Code	Hourly Job Title
18155	Respiratory Care Practitioner (NE S SEIU 925 HCP/LT)	20659	Respiratory Care Practitioner (NE H SEIU 925 HCP/LT)
18156	Respiratory Care Lead (NE S SEIU 925 HCP/LT)	20660	Respiratory Care Lead (NE H SEIU 925 HCP/LT)
18128	Physical Therapy Assistant 1 (NE S SEIU 925 HCP/LT)	20648	Physical Therapy Assistant 1 (NE H SEIU 925 HCP/LT)
18129	Physical Therapy Assistant 2 (NE S SEIU 925 HCP/LT)	20649	Physical Therapy Assistant 2 (NE H SEIU 925 HCP/LT)
18130	Physical Therapist 1 (NE S SEIU 925 HCP/LT)		Physical Therapist 1 (NE H SEIU 925 HCP/LT)
18131	Physical Therapist 2 (E S SEIU 925 HCP/LT)	21164	Physical Therapist 2 (NE H SEIU 925 HCP/LT)
18132	Physical Therapist 3 (E S SEIU 925 HCP/LT)	21165	Physical Therapist 3 (NE H SEIU 925 HCP/LT)
18133	Physical Therapist Specialist (E S SEIU 925 HCP/LT)	21166	Physical Therapist Specialist (NE H SEIU 925 HCP/LT)
18430	Surgical Technologist (NE S SEIU 925 HCP/LT)	20739	Surgical Technologist (NE H SEIU 925 HCP/LT)

Tentatively Agreed To:

For the Union:

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ARTICLE 13 – TUITION EXEMPTION PROGRAM

13.1 In addition to those noncredit programs offered by Professional & Organizational Development, eligible employees may participate in the University's tuition exemption program as authorized by applicable state law and University policy set forth in the Administrative Policy Statement 22.1. Subject to operational needs and management discretion, supervisors will make a good faith effort to allow the use of flex time for employees who wish to take a class during their scheduled shift.

13.2 Release Time and Fees

When an employee is required to take a tuition exempt class by the Employer, associated expenses and release time will be provided per Article 11.8.

13.3 Registration

Employees will be allowed to register for class on the same timeline as Access students.

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ARTICLE 14 – HIRING, APPOINTMENTS, PROMOTIONS AND TRANSFERS

14.1 Probation

An employee will attain permanent status in a job classification upon their successful completion of a probationary, trial service or transition review period.

A. Every part-time and full-time employee, following the initial appointment to a permanent position, will serve a probationary period of six (6) consecutive months. The Employer may extend the probationary period for an individual employee as long as the extension does not cause the total period to exceed twelve (12) months. Employees will be provided with a written explanation for the extension. If the extension is based on performance issues, the employee will receive a performance improvement plan. Extension of probationary periods shall not be a normal practice.

B. Permanent employees at the University of Washington shall not be required to complete another probationary period.

C. The Employer will extend an employee's probationary period, on a day-for-a-day basis, for any day(s) that the employee takes paid time off, leave without pay, or shared leave, except for leave taken for military service or for purposes of faith or conscience under Article 24(c). For the purpose of calculating the completion date, an employee's probationary period shall not end on the employee's regularly scheduled weekend off or a scheduled holiday off. In those instances the completion date will be the next scheduled work day.

D. By mutual agreement, the probationary period for additional selected classes may be established for a period in excess of six (6) months but not to exceed twelve (12) months.

E. Employees in probationary status will earn seniority from their initial date of hire but may not exercise seniority rights until completion of the probationary period. Probationary employees are not eligible for layoff or rehire rights.

F. An employee who is appointed to a different position in a different classification prior to completing their initial probationary period will serve a new probationary period. The length of the new probationary period will be in accordance with Subsection 14.1 (A), unless adjusted by the Appointing Authority for time already served in probationary status. In no case, however, will the total probationary period be less than six (6) consecutive months.

G. Probationary Period Rejection.

An appointing authority may reject an employee who has not completed a probationary period. Upon request by the employee and within 10 business days of notice, a meeting to explain such action shall be held with a representative of

the Employer. At the employee's request a representative of the Union shall attend such meetings. Such rejection is not subject to the grievance procedure, except in cases involving discrimination, under Article 2.

14.2

A. Filling Positions. The University will determine when a position will be filled, the appropriate type of appointment to be used when filling the position, and the skills and abilities necessary to perform the duties of the specific position within a job classification. The University can fill a position on a full-time or part-time basis. Employees who are appointed as part-time or cyclic in classifications included in the bargaining units will also be included in the bargaining unit in accordance with the provisions of this Agreement. They will be eligible to receive medical benefits and retirement in accordance with state law and University policy.

B. Volunteers. Volunteers will not fill vacant bargaining unit positions.

C. It is the intent of the Employer to fill vacancies as soon as possible within budgetary limitations and where replacements are needed.

14.3 Core Duties and Other Assignments.

Except as otherwise provided in this Agreement, duties assigned an employee shall be consistent with the overall class concept of the employee's job classification.

14.4 Types of Appointments.

A. Regular Appointments for positions scheduled to work twelve (12) months per year.

B. Cyclic Appointments for positions scheduled to work less than twelve (12) full months each year due to known, recurring periods in the annual cycle when the position is not needed or due to known budgetary restraints.

(1) At least fifteen (15) calendar days before the start of each annual cycle, incumbents of cyclic positions will be informed in writing of their scheduled periods of leave without pay in the ensuing annual cycle. Such leave without pay will not:

(a) Constitute a break in service and will not be deducted from the employee's length of service in granting periodic increments.

(b) Be considered when computing the employee's vacation leave accrual rate.

(2) When additional work is required of a cyclic position during a period of which the position was scheduled for leave without pay, the temporary

work will first be offered to the incumbent. The incumbent will be allowed at least three (3) working days in which to accept or decline the offer.

- (3) When additional pre-scheduled work is available during the leave without pay period that is declined or cannot be completed by the incumbents, the work will be offered to Cyclic Appointment employees prior to internal employees, students, or external candidates. The work will be offered in the following order, based on seniority:

(a) Cyclic Appointments in the same job classification.

(b) Cyclic Appointment in different job classifications with the essential skills to perform the work.

- (4) Employees who elect to accept work in a different job classification will be compensated at the rate of pay of the position they have accepted. However, if an employee accepts work in a lower classification and their current rate of compensation falls within the pay range for that classification, they will maintain their current rate of pay within the lower classification.

- (5) Both the Employer and the Union are encouraged to utilize the Joint Union Management Committee process in accordance with Article XX to resolve problems/concerns related to the cyclic leave without pay assignments.

C. Temporary Appointments

Temporary appointments may be made only to (a) perform work in the absence of an employee on leave for more than six (6) consecutive months or (b) perform work which does not exceed one thousand fifty (1050) hours in any twelve (12) consecutive month period. At the conclusion of a temporary appointment a permanent employee shall have the right to revert to their former position or to an equivalent position. No temporary appointment shall take the place of employees laid-off due to lack of work or lack of funds.

D. Temporary Appointment to a Higher Position.

The employing official may temporarily assign a regular monthly employee the duties and responsibilities of a higher-level class for up to one (1) year. Such appointments shall be made in increments of no more than six (6) months.

The employee shall be paid a temporary salary increase (TSI) at the salary step which represents of at least ~~a~~ five percent (5%) increase over the present salary but not to exceed the maximum of the range for the higher classification. Such increase shall be effective the first day of the assignment when approved.

E. Fixed Duration Appointments.

Appointments for a fixed duration may be made for assignments initially intended to be for more than one thousand fifty (1050) hours, but for no more than twelve

(12) consecutive months. Consecutive appointments that total more than twelve (12) consecutive months will not be made for the same assignment. The filling of fixed duration appointments will be determined by the University. Individuals hired under this section will receive written notification of the maximum length of the appointment and the eligibility for benefits. Conclusion of the appointment will be at the discretion of the University, including termination of appointment prior to its originally intended expiration date, and will not be subject to Articles 6 (Grievance Procedure) and 37 (Seniority, Layoff, Rehire) of the contract. Fixed duration appointments will not be made to replace current bargaining unit employees or to do the work of any bargaining unit employee who has been laid off. Fixed duration appointments may only be used to fill leave-of-absences and/or temporary projects; they may not be used to fill permanent positions. Time worked in a fixed duration appointment will count towards seniority for employees who are appointed to a regular monthly position represented by SEIU, Local 925 without a break in service. Employees on a fixed duration appointment will be considered non-bargaining unit internal applicants when applying for regular monthly bargaining unit positions and will be marked as internal applicants.

1. An individual appointed to a Fixed Duration Appointment who is hired into the same job, or in the same classification in the same unit through open recruitment will have their Fixed Duration Appointment months of service apply toward their probationary period for that position.
2. Employees recruited into positions under section (a) who have worked in the Fixed Duration Appointment six (6) months or longer, extending on a day-for-a-day basis for paid or unpaid absences, will be considered to have completed their probationary period and all months of service under that Fixed Duration Appointment (including extensions) shall count toward their seniority.

F. The Employer may convert a non-permanent appointment into a permanent appointment if the Employer used a competitive process to fill the non-permanent appointment or if the non-permanent appointment was filled using a veteran placement program. In such circumstances the employee will serve a probationary or trial service period whichever is applicable.

14.5 Vacancies

Upon request, department heads will share with designated Union representatives information about classified positions within the bargaining unit which are purportedly being abolished or held unfilled.

- (a) Cyclic year employees who have indicated a desire for a twelve month position will be considered for twelve (12) month positions available within their work unit so long as they comply with the requirements of the application process.
- (b) Notice that applications are being accepted for vacant bargaining unit positions will be published by the Employer and will be made available in places intended to reach bargaining unit employees for a minimum of seven (7) calendar days

1 prior to the closing of the application period. The University may limit the scope
2 of the posting area if applications only from within the posting area are accepted.

- 3 (c) It is the intent of the Employer to fill vacancies as soon as possible within
4 budgetary limitations and where replacements are needed.

5 14.6 Promotions/Transfers

6 A. Policy.

7 It is the policy of the University to encourage job advancement and promote from
8 within. It is the responsibility of each employee seeking promotion or transfer to
9 provide the Employer with complete information regarding the employee's skills
10 and qualifications relative to the position sought. The Employer will make the
11 application process, necessary submittals and the essential skills of the vacant
12 position clear to prospective applicants. All employees will be informed of the
13 processes and steps necessary for advancement. This may be done as part of the
14 annual performance evaluation.

15 B. Definitions.

16 For the purpose of this Article the following definitions apply:

17 Promotion - Movement to a position in a job class with a higher salary range
18 maximum.

19 Transfer - Movement to a position within another department in the same
20 classification.

21 Lateral – Movement of employee to a position in a different class which has the
22 same salary range maximum as the employee's current class.

23 Voluntary Demotion - Movement to a position with a lower salary maximum, where
24 the position is attained through the employment process. This section does not
25 apply to employees who demote as the result of corrective action.

26 C. Notice that applications are being accepted for vacant bargaining unit positions
27 will be published by the Employer and will be made available in places intended to
28 reach bargaining unit employees for a minimum of seven (7) days prior to the
29 closing of the application period. The University may limit the scope of the posting
30 area if applications only from within the posting area are accepted.

31 D. The Employer will determine if applicants possess the essential skills required
32 of the position. Essential skills are the minimum qualifications listed in the job
33 description for the classification and any specific position requirements. The
34 Employer will refer all current bargaining unit applicants possessing the essential
35 skills prior to referring any non-bargaining unit applicants. Where the skills,
36 abilities and experience of the vacant position applicants are considered equal,
37 the Employer will offer the position to a bargaining unit applicant. Should the
38 senior qualified applicant not accept the position, the Employer shall offer the
39 position in seniority order to the other qualified applicants before hiring outside. In

1 accordance with applicable law, affirmative action goals will be considered when
2 filling vacancies.

3
4 E. At least one (1) bargaining unit applicant per job requisition, who is a
5 regular monthly employee and who possesses the essential skills, shall be
6 among those granted an interview for bargaining unit positions. Which
7 bargaining unit applicant(s) the Employer chooses to interview shall not be
8 grievable.
9

10 F. Applicants from within the bargaining unit determined not to possess the
11 essential skills for the vacant position may seek a non-grievable review of the
12 assessment through the Human Resources Office. Applicants from the bargaining
13 unit who possess the essential skills but are not offered the position may request
14 an explanation, written or oral, as to why the position was not offered.

15 14.7 Movement between positions within the University: Employees who transfer, move
16 laterally, or voluntarily demote shall serve a trial service period. Paid or unpaid leave
17 taken during the six (6) week trial service period shall extend the length of the trial
18 service period on a day-for-a-day basis for any day(s) that the employee takes paid
19 time off, leave without pay, or shared leave, except for leave taken for military service.
20 . Either the Employer or the employee may end the appointment by providing notice.
21 Both the trial service requirement and reversion rights (Employer and employee)
22 apply to employees accepting positions represented by a different Union.
23

24 14.8 Promotion: Promotional appointees will serve a six (6) month trial service. During
25 the first two (2) months of the trial service period, employees have preemptive rights
26 to their former position. After the first two (2) months but during remainder of trial
27 service, employees who are not staying in the new position shall have the option to
28 revert to their former position if it is still vacant, be considered for reassignment in the
29 same class as their former class, or be placed on the rehire list. Paid or unpaid leave
30 taken during the six (6) month trial service period shall extend the length of the trial
31 service period on a day-for-a-day basis for any day(s) that the employee takes paid
32 time off, leave without pay, or shared leave, except for leave taken for military service.
33

34 14.9 Demotion: Any employee who demotes to a classification in which they have
35 previously held permanent status will serve a six (6) week trial service. At any time
36 during the six (6) weeks the employee has preemptive rights to their former position.
37 This section does not apply to corrective action related demotions.
38
39

40 Employees shall receive reasonable paid release time for job interviews (which may
41 include sitting for an examination) at the University. Such time must be approved in
42 advance by the supervisor subject to unit staffing needs.
43
44

1 Tentatively Agreed To:

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3 For the Union:

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5 *Brendan A Impson*

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7 Brendan Impson

8 Date: 10/1/2020

For the Employer:

DocuSigned by:

Kristi Aravena

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Kristi Aravena

Date: 9/28/2020

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ARTICLE 15 – INTER-SYSTEM MOVEMENT

Permanent state employees who change employment without a break in service between Higher Education institutions, state agencies, state board, or other state funded entities will have their unused sick and vacation leave, retirement, and other state benefits transferred to their new place of employment to the extent allowed by state law and this Agreement.

Such employees will be allowed to use vacation leave during their probationary period or first six (6) months of employment at the University. Vacation leave will be approved or denied in accordance with Article 17 Vacation Leave.

Seniority for leave accrual purposes shall include all time credited to the employee up to the date of entering into the bargaining unit including prior state service credit as applicable. Unused sick and vacation leave balances of permanent status employees changing employment between bargaining unit and non-bargaining unit positions shall move with the employee.

Tentatively Agreed To:

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DocuSigned by:

Brendan A Impson

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Brendan Impson

Date: 10/1/2020

For the Employer:

DocuSigned by:

Kristi Aravena

255BCC783CD348E...

Kristi Aravena

Date: 9/28/2020

ARTICLE 16 – HOLIDAYS

16.1 Holidays. The present holiday schedule includes the following ten (10) days with pay.

New Year's Day	Independence Day
Martin Luther King Jr. (Third Monday of January)	Labor Day
President's Day (Third Monday of February)	Veteran's Day
Memorial Day	Thanksgiving Day
	Native American Heritage Day
	Christmas Day

Holidays are prorated for part-time employees.

To be paid for a holiday not worked Employees must be in pay status for at least four (4) hours on the last scheduled work shift preceding the holiday. For the purpose of this article, time spent on temporary layoff is considered time in paid status.

The Employer may designate other days or shifts to be observed in lieu of the above holidays.

16.2 Holiday Pay Rules. The following applies to the holidays listed in this Article

Full Time Employee:

- A. When the holiday falls on the full time employee's regularly scheduled work day and is worked, the employee will be paid holiday premium pay (one and one half) for all hours worked. The employee will also receive eight (8) hours of holiday credit.
- B. When the holiday falls on the full time employee's regularly scheduled work day and is not worked, the employee will be paid eight (8) hours at the employee's regular rate of pay. If the employee's shift is more than eight (8) hours, the employee will be allowed to use compensatory time, holiday credit, vacation leave, or leave without pay to complete the regularly scheduled work hours for the day.
- C. When the holiday falls on the employee's regularly scheduled day off, the employee will receive eight (8) hours of holiday credit.

Part Time Employee:

- D. When the holiday falls on the part time employee's regularly scheduled work day and is worked, the employee will be paid holiday premium pay (one and one half) for all hours worked. The employee will also receive the prorated to full time number of hours of holiday credit.

- 1
2 E. When the holiday falls on the part time employee's regularly scheduled work
3 day and is not worked, the employee will be paid the prorated to full time
4 number of hours at the employee's regular rate of pay.
5

6 Night Shift Employees

7 The holiday for night shift employees whose work schedule begins on one
8 calendar day and ends on the next will be the shift in which half or more of the
9 hours fall on the calendar holiday. That shift will be treated as the holiday and
10 paid in accordance with the above holiday pay rules.
11

12 Holiday Credit

- 13 A. Holiday credit will be used and scheduled by the employee in the same
14 manner as vacation leave in Article 17. Holiday credit must be used before
15 vacation leave unless doing so would cause the employee to exceed the two
16 hundred forty (240) hour vacation leave accrual limit.
17

18 B. Holiday Credit Cash Out:

19 All holiday credit must be used by June 30th of each year. The employee's
20 holiday credit balance will be cashed out every June 30th or when the
21 employee leaves University employment for any reason. The employee's
22 holiday credit balance may be cashed out when the employee:
23

- 24 1. Transfers to a position in their department with different funding sources
25 or,
26 2. Transfers to a position in another department.

27 16.3 Personal Holiday.

- 28 A. Each employee may select one personal holiday each calendar year in
29 accordance with the following:
30 1) The employee has been continuously employed by the University for more
31 than four (4) months;
32 2) The employee has requested and been approved to take the personal
33 holiday in accordance with Article 17 Vacation Leave
34 B. It is the employee's responsibility to schedule the Personal Holiday before
35 December 31st. if not requested it is forfeited.
36 C. Entitlement to the holiday will not lapse when it is cancelled by the Employer
37 and cannot be rescheduled before December 31st.
38 D. Full-time employees shall receive eight (8) hours of regular pay for the
39 personal holiday. Any differences between the scheduled shift for the day and
40 eight (8) hours may be adjusted by use of use of compensatory time, holiday
41 credit, use of vacation leave, or leave without pay.
42 E. Part-time employees shall be entitled to a pro-rated number of paid hours on
43 a Personal Holiday based on their FTE.
44

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3 For the Union:

4 DocuSigned by:

5 *Brendan A Impson*

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7 Brendan Impson

8 Date: 10/1/2020

For the Employer:

DocuSigned by:

kristi Aravena

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Kristi Aravena

Date: 9/28/2020

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ARTICLE 17 – VACATION LEAVE

17.1 Policy

To the degree possible vacation leave shall be scheduled in accordance with the preference of the employee.

17.2 Accrual

Employees will accrue vacation leave during the new hire probationary period. The current accrual schedule for full-time employees (prorated for part-time), to be credited monthly, is as follows:

<u>During</u>	<u>Paid Vacation Days Per Year</u>
1 st year	12
2 nd year	13
3 rd year	14
4 th year	15
5 th year	16
6 th year	17
7 th year	18
8 th year	19
9 th year	20
10 th year	21
11 th year	22
12 th – 19 th year	23
20 th – 24 th year	24
25 th year or more	25

17.3 Scheduling

(a) The annual vacation schedule for use of vacation leave in each department shall be established in the existing departmental manner if adequate or in the following manner:

(1) Twice each year, on or about April 1 and October 1, a vacation request sheet shall be circulated by the department to the bargaining unit employees. Each employee shall indicate their preferences of a vacation time period. In the event that two (2) or more employees request the same vacation period and supervision must limit the number of persons who may take vacation leave at one (1) time due to work requirements, preference shall be determined by departmental seniority. If departmental seniority is equal, the determination will be decided by lot.

(2) Supervision shall post the vacation schedule by May 1 and November 1, which shall remain in effect for each succeeding six (6) months; that is, June 1 through November 30 and December 1 through May 31, respectively. Individual vacation periods may be changed at any time by

1 mutual agreement between the employee(s) concerned and supervision.
2 However, in no case shall an employee's scheduled vacation interfere with
3 the necessary work of the organization, the determination of which shall
4 rest with supervision.
5
6

7 Either the Union or employees may suggest new departmental procedures and/or
8 changes to existing departmental procedures. These may also be appropriate
9 agenda items for Joint Labor Management meetings. The Employer will not create
10 a new departmental procedure nor change an existing departmental procedure
11 (include the schedule listed above) without following Article XX Mandatory
12 Subjects.
13

14 (b) Employees may make supplemental vacation requests (requests made
15 outside the provisions of 17.3(a)) at any time. However, such supplemental
16 requests shall not take precedence over requests scheduled in accordance
17 with 17.3(a). Individual vacation periods may be changed at any time by
18 mutual agreement between the employee(s) concerned and supervision;
19 however, in no case shall an employee's scheduled vacation interfere with the
20 necessary work of the organization, the determination of which shall rest with
21 supervision.
22

23 An employee who makes a supplemental vacation request will be notified
24 whether the request is approved or denied within a reasonable period of time,
25 but in no case more than fourteen (14) calendar days after the supplemental
26 vacation request is submitted.
27

28 (c) Any bargaining unit employee who may transfer into a department shall alter
29 their preferred vacation period for that year if in conflict with a previously
30 established vacation schedule for that department and the affected employees
31 and department are unable to mutually resolve the conflict.
32

33 (d) Vacation Denial. When an employee's vacation cannot be approved, the
34 supervisor shall schedule the employee's vacation at the next earliest date
35 requested by the employee and deemed possible by the supervisor. If an
36 employee's request for vacation leave is denied, the Employer, upon request,
37 must provide the reason for denying vacation leave electronically or in writing.
38

39 The Employer may implement reoccurring blackout periods only when there is
40 a demonstrable business or operational need.
41

42 (e) Vacation Cancellation: In the event that the University cancels an employee's
43 scheduled vacation, leaving no time to reschedule such vacation before the
44 employee's maximum balance will be reached, the employee's vacation
45 balance will be permitted to exceed the allowable maximum and the employee

will continue to accrue vacation for a period of up to six (6) months in order to allow rescheduling of the employee's vacation.

- (f) Holiday Rotation. Vacation requests filed in accordance with 17.3(a) for the week including Thanksgiving and the weeks including Christmas Day and New Year's Day shall be granted on a rotating basis. The rotation will begin with the most senior person and shall proceed in that order until all staff wishing to take vacation leave during those holiday periods have done so. No employee shall be granted more than one (1) of the aforementioned weeks in a single year, unless there are no other interested employees and the department is able to grant the request based on operational needs.

17.4 Vacation Leave Maximum

Employees may accumulate maximum vacation balances not to exceed the statutory limits in accordance with RCW 43.01.040 (currently two hundred forty (240) hours). However, there are two (2) exceptions that allow vacation leave to accumulate above the maximum:

- A. If an employee's request for vacation leave is denied by the Appointing Authority or designee, and the employee has not exceeded the vacation leave maximum (currently two hundred forty (240) hours), the Employer shall grant an extension for each month that the Employer defers the employee's request for vacation leave.
- B. An employee may also accumulate vacation leave days in excess of the statutory limit (currently two hundred forty (240) hours) as long as the employee uses the excess balance prior to their anniversary date. Any leave in excess of the maximum that is not deferred in advance of its accrual as described above, will be lost on the employee's anniversary date (time off service date).

- 17.5 Vacation Leave Cash Payment. Any employee who has been employed for at least six continuous months, who either resigns or retires, is laid-off or is terminated by the University shall be entitled to accrued vacation pay.

Tentatively Agreed To:

For the Union:

DocuSigned by:

Brendan A Impson

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Brendan Impson

Date: 10/1/2020

For the Employer:

DocuSigned by:

Kristi Aravena

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Kristi Aravena

Date: 9/28/2020

ARTICLE 18 – SICK LEAVE

18.1 Sick Leave

a. Accrual. Full-time employees (prorated for part-time) accrue eight (8) hours of sick leave for each month of completed regular monthly service. Sick leave accrues at a rate of one (1) hour for every forty (40) hours worked when leave without pay exceeds eighty (80) hours (prorated for part-time) in any calendar month.

b. Sick Leave – Use. Sick leave shall be allowed an employee under the following conditions.

(1) Because of and during illness, disability or injury which has incapacitated the employee from performing required duties.

(2) By reason of exposure of the employee to a contagious disease during such period as attendance on duty would jeopardize the health of fellow employees or the public.

(3) Because of a health condition of a family member that requires treatment or supervision, or that requires the presence of the employee to make arrangements for extended care.

Family members includes biological, adoptive, de facto, or foster parent, stepparent, or legal guardian of an employee or the employee's spouse or domestic partner, or a person who stood in loco parentis when the employee was a minor child; sibling, spouse, domestic partner, grandparent, grandchild, or child, regardless of age or dependency status, including a biological, adopted or foster child, stepchild, or a child to whom the employee stands in loco parentis, is a legal guardian, or is a de facto parent.

(4) Sick leave may also be used to provide emergency child care (as in Article 25) or because of condolence or bereavement (as in Article 26)

(5) For personal medical, dental, or optical appointments or for family members' appointments when the presence of the employee is required, if arranged in advance with the Employer.

c. Use of Vacation Leave or Compensatory Time Off for Sick Leave Purposes. An employee who has used all accrued sick leave may be allowed to use accrued vacation leave and/or compensatory time off for sick leave purposes when approved in advance or authorized by the employee's departmental

supervisor. All available compensatory time must be used prior to accrued vacation leave, unless this will result in the loss of vacation time.

d. Restoration of Vacation Leave. In the event of an incapacitating illness or injury during vacation leave, the employee's supervisor may authorize the use of sick leave and the equivalent restoration of any vacation leave otherwise charged. Such requests shall be in writing, and a medical certificate may be requested.

e. No Abuse of Sick Leave. Both parties agree that neither the abuse nor the arbitrary denial of sick leave will be condoned. The Employer and the Union agree to work cooperatively toward the resolution of mutually identified problems regarding the use of sick leave.

f. Sick Leave Verification: The Employer will not require verification for absences of 3 consecutive work days or fewer. Such verification or proof may be given to the supervisor/manager or Human Resources according to departmental policy. The Employer will not make unreasonable requests for sick leave verification.

18.2 Sick Leave Cash Out. Eligible employees may elect to receive monetary compensation for accrued sick leave as follows:

In January of each year an employee whose sick leave balance at the end of the previous year exceeds four hundred eighty (480) hours may elect to convert the sick leave hours earned in the previous calendar year, minus those hours used during the year, to monetary compensation. No sick leave hours may be converted which would reduce the calendar year end balance below four hundred eighty (480) hours. Monetary compensation shall be paid at the rate of twenty-five percent and shall be based on the employee's current salary. All converted hours will be deducted from the sick leave balance.

Employees who separate from University service due to retirement or death shall be compensated for the unused sick leave accumulation from the date of most recent hire in a leave eligible position with the State of Washington at the rate of 25%. Compensation shall be based upon the employee's wage at the time of separation. For the purpose of this section, retirement shall not include vested out of service employees who leave funds on deposit with the retirement system.

In accordance with state law, former eligible employees who are re-employed shall be granted all unused sick leave credits, if any, to which they are entitled at time of separation.

18.3 Family Care Leave.

In accordance with RCW 49.12 and WAC 296-130, employees shall be allowed to use any or all of their choice of sick leave or other paid time off to care for a family

1 member (as defined above) who has a serious health condition or an emergency
2 condition. Employees shall not be disciplined or otherwise discriminated against
3 because of their exercise of these rights.
4

5 Tentatively Agreed To:

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7 For the Union:

8 DocuSigned by:

9 *Brendan A Impson*

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11 Brendan Impson

12 Date: 10/1/2020

For the Employer:

DocuSigned by:

Kristi Aravena

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Kristi Aravena

Date: 9/28/2020

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ARTICLE 19 – WASHINGTON FAMILY MEDICAL LEAVE PROGRAM**19.1 Washington Family Medical Leave Program (PFML) effective January 1, 2020.**

The parties recognize that the Washington State Family and Medical Leave Program (RCW 50A.04) is in effect beginning January 1, 2020 and eligibility for an approval of leave for purposes as described under the Program shall be in accordance with RCW 50A.04. In the event that the legislature amends all or part of RCW 50A.04, those amendments are considered by the parties to be incorporated herein. In the event that the legislature repeals all or part of RCW 50A.04, those provisions that are repealed are considered by the parties to be expired and no longer in effect upon the effective date of their repeal.

Under RCW 50A, employer provided healthcare benefits must be maintained during PFML leave, so interspersing time off is not required provided the employee qualified for a reason under the federal FMLA. Under RCW 50A.15.060(2), the University has elected to offer supplemental benefits in the form of sick time off, vacation time off, personal holiday, holiday credit, holiday taken, or compensatory time off.

Employees requesting PFML benefits through the Employment Security Department must provide notice to the University as outlined under RCW 50A.04.030.

Tentatively Agreed To:

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DocuSigned by:

Brendan A Impson

3A5FBF4814CC4E7...

Brendan Impson

Date: 10/1/2020

For the Employer:

DocuSigned by:

Kristi Aravena

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Kristi Aravena

Date: 9/28/2020

ARTICLE 20 – MISCELLANEOUS LEAVE

20.1 Leave Without Pay. In addition to the circumstances specified elsewhere in this Agreement, the Employer, in its discretion may approve a leave without pay for the following reasons specified below. Leaves without pay must be approved or denied by the Employer in writing within fourteen (14) calendar days of the request when practicable and if denied will include the reason for denial. Approval will set a date for the employee's return to work. Modification of the return date must also be approved in writing by the Employer.

20.2 Leave without pay may be granted for the following reasons:

- a. Child or elder care emergencies
- b. Governmental service
- c. Citizen volunteer or community service
- d. Conditions applicable for leave with pay
- e. Education
- f. Formal collective bargaining
- g. Leave taken voluntarily to reduce the effect of a layoff
- h. Union project activities
- i. To accommodate annual work schedules of employees occupying cyclic year positions
- j. As otherwise provided for in this Agreement

20.3 Leave without pay for the following reasons is not covered by this Article:

- a. Compensable work-related injury or illness, (Article 30)
- b. Military service (Article 29)
- c. Leave for serious health condition taken under the provisions of the Family and Medical Leave article (Article 21)
- d. Leave authorized by the Employer as part of a plan to reasonably accommodate a person of disability (Article 3)
- e. Disability due to pregnancy or childbirth (Article 21)
- f. Parental leave (Article 21)
- g. Union activities (Article 42)

20.4 Conditions Applicable to Leave without Pay:

Employees must submit any request for a leave without pay in writing when feasible prior to the leave being used. Except as required by law, a request for leave without pay must meet the following conditions:

- a. The employee must be a permanent employee

b. The employee must have a bona fide intention of returning to work following the leave

c. The leave without pay must not, in the discretion of the University, interfere with operational needs.

20.5 Cancellation of Leave Without Pay. The Employer may cancel a leave without pay upon finding that the employee is using the leave for purposes other than those specified at the time of approval, or where there are extreme circumstances requiring the employee's return to work. The Employer will provide written notice to the employee that a leave without pay has been cancelled. The notice will set a date for the employee's return to work. Unless mutually agreed, the employee's failure to return to work on the date prescribed will be considered job abandonment.

20.6 Benefits During Leave. Employees are encouraged to contact the Employer's Benefits Office (phone # 206-543-2800, benefits@uw.edu) prior to any leave without pay to understand impact on benefits and learn about other points to consider.

20.7 Returning Employee Rights. Employees returning to work following an approved leave without pay will be returned to the position they held prior to the leave without pay or to another position in the same classification in the same geographical area unit and organizational unit. In the event the employee's position is substantially impacted during the time the employee is on leave, the employee will be notified in writing and provided a time in which to exercise any rights available pursuant to this Agreement.

20.8 Educational Leave. After applicable accrued leave has been exhausted, leave without pay may be granted for the duration of actual attendance in an educational program.

20.9 Government Service Leave. After applicable accrued leave has been exhausted, Leave without pay may be granted for government service in the public interest, including but not limited to the U.S. Public Health Service or Peace Corps.

20.10 Volunteer or Community Service Leave. After applicable accrued leave has been exhausted, Leave without pay may be granted for community volunteerism or service.

20.11 Formal Collective Bargaining Leave. Leave without pay may be granted to participate in formal collective bargaining sessions authorized by RCW 41.80 as mutually agreed by the parties.

1 Tentatively Agreed To:

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3 For the Union:

4 DocuSigned by:

5 *Brendan A Impson*

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7 Brendan Impson

8 Date: 10/1/2020

For the Employer:

DocuSigned by:

Kristi Aravena

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Kristi Aravena

Date: 9/28/2020

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ARTICLE 21 – FEDERAL FAMILY MEDICAL LEAVE ACT AND PARENTAL LEAVE

21.1 Federal Family and Medical Leave Act (FMLA). Consistent with the federal Family and Medical Leave Act of 1993, an employee who has worked for the state for at least twelve (12) months and for at least one thousand two hundred and fifty (1250) hours during the twelve (12) months prior to the requested leave is entitled to up to twelve (12) work weeks of leave per year for any combination of the following:

- a. parental leave to care for a newborn or newly placed adopted or foster child; or
- b. personal medical leave due to the employee's own serious medical condition that requires the employee's absence from work; or
- c. family medical leave to care for a family member who suffers from a serious medical condition that requires care or supervision by the employee.

Family Member is defined as: the employee's spouse or same or opposite sex domestic partner, child, parent, grandparent, grandchild, sister, or brother. It also includes individuals in the following relationships with the employee's spouse or domestic partner: child, parent, and grandparent. "Child" also includes any child residing in the employee's home through foster care, legal guardianship or custody. Family members include those persons in a "step" relationship.

21.2 The amount of family medical leave available to an employee is determined by using a rolling twelve (12) month period. The rolling twelve (12) month period measures FMLA leave availability by "looking backward" from the date an employee begins FMLA leave, adding up any FMLA leave used in the previous twelve (12) months, and subtracting that amount from the employee's twelve (12) workweek FMLA leave entitlement. The remaining amount is available to the employee.

a. While on leave covered by FMLA, the employee must use accrued leave before leave without pay for the absence. ~~With respect to employees who receive workers' compensation time-loss benefits, employees may elect to receive time-loss exclusively, or may elect to receive a combination of time-loss and accrued leave as provided in Article 30.3. All other provisions of Article 21 shall apply to work-related injury leave that is designated as FMLA leave.~~

b. The Employer will not require the use of paid leave such that it would result in the employee having fewer than eighty (80) hours of accrued vacation leave or eighty (80) hours of accrued sick leave, counted separately, upon return to work. Vacation and sick leave that has been requested and approved prior to the request for the use of FMLA will not be considered when requiring employees to use leave during FMLA-covered leave.

21.3 The University will continue the employee's existing employer-paid health insurance benefits during the period of leave covered by FMLA. If necessary, due to continued approved personal medical or parental leave approved beyond the FMLA period, or if the employee is not eligible for FMLA, the employee may elect to use eight (8) hours of accrued applicable paid leave for continuation of employer paid health insurance benefits for the duration of the approved leave of absence. The interspersed paid leave will be applied to the first working day of the month.

21.4 FMLA leave may be taken intermittently or as part of a reduced work schedule when medically necessary.

21.5 Parental Leave. Parental leave is defined as: up to four months of leave taken after the birth of a child to the employee, spouse or domestic partner, or because of the placement of a child with the employee or domestic partner through adoption or foster care. Parental leave may extend up to six (6) months, including time covered by the FMLA, during the first year after the child's birth or placement. Leave beyond the period covered by FMLA may only be denied by the Employer due to operational necessity. Extensions beyond six (6) months may be approved by the Employer.

To be paid during Parental leave the employee must use accrued vacation leave, sick leave up to thirty (30) days, personal holiday, holiday credit, or compensatory time, the combination of which may be determined by the employee. Employees must use all applicable accrued leave prior to going on leave without pay.

Tentatively Agreed To:

For the Union:

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Brendan A Impson

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Brendan Impson

Date: 10/1/2020

For the Employer:

DocuSigned by:

Kristi Aravena

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Kristi Aravena

Date: 9/28/2020

ARTICLE 22 – CHILD CARE/DEPENDENT CARE

As a major employer, the University of Washington recognizes that the family life of its employees has a significant impact upon their work lives. The Employer currently sponsors daycare within the community, subsidizes care for mildly ill children (as defined in 26.2), and funds a position for coordinating child care services. The Employer will notify the Union so that the Union may have an opportunity to provide input prior to any University action being taken to modify child care programs which are currently being sponsored by the University. Information regarding availability of resources to facilitate employee child care is available in the Reference Stations and/or the Work/Life Services office.

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ARTICLE 23 – SHARED LEAVE

23.1 The purpose of this article is to inform employees of the basic provision of the leave-sharing program established by RCW 41.04.650- 41.04-670, as now or hereafter amended. In the event that there is any question as to leave sharing eligibility, entitlement or definition of terms, the language of the Revised Code of Washington is definitive.

The leave sharing program permits eligible state employees to donate a portion of their paid leave to financially aid other state employees who will need to take leave without pay or separate from employment because of:

- Having a severe or extraordinary illness; or
- Having caregiver responsibilities for a relative or household member with a severe or extraordinary illness; or,
- The employee is serving as an approved emergency worker; or,
- When voluntarily or involuntarily serving in one of the uniformed services; of the United States, or,
- Being a victim of domestic violence, sexual assault or stalking, or assisting a family member who is a victim of domestic violence, sexual assault or stalking, or
- Sickness or temporary disability due to a pregnancy-related medical condition or miscarriage; or
- Taking parental leave to bond with and care for their newborn, adoptive or foster child, for a period of up to sixteen (16) weeks after birth or placement.

23.2 Shared Leave Program. The shared leave program is administered consistent with state law and University policy. Employees seeking to request shared leave or to donate shared leave to another employee will follow the request procedures that the Human Resources Department publishes for that purpose.

23.3 WA State Shared Leave Pool Programs: In accordance with state law and University Policy, eligible state employees may donate leave to the following shared leave pool programs:

- Uniformed Services Shared Leave Pool Program
- Foster Parent Shared Leave Pool Program
- Veterans' In-State Service Shared Leave Pool Program

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ARTICLE 24 – UNPAID HOLIDAYS FOR A REASON OF FAITH OR CONSCIENCE

Leave without pay will be granted for a reason of faith or conscience for up to two (2) workdays per calendar year as provided below.

- a) Leave without pay will be granted for up to two (2) workdays per calendar year for a reason of faith or conscience or an organized activity conducted under the auspices of a religious denomination, church or religious organization. Leave without pay may only be denied if the employee's absence would impose an undue hardship on the Employer as defined by Chapter 82-56 WAC or the employee is necessary to maintain public safety.
- b) The Employer will allow an employee to use compensatory time, personal holiday or vacation leave in lieu of leave without pay. All requests to use compensatory time, personal holiday or vacation leave requests must indicate the leave is being used in lieu of leave without pay for a reason of faith or conscience. An employee's personal holiday must be used in full workday increments.
- c) An employee's seniority date, probationary period or trial service period will not be affected by leave without pay taken for a reason of faith or conscience.
- d) Employees will only be required to identify that the request for leave is for a reason of faith or conscience or an organized activity conducted under the auspices of a religious denomination, church, or religious organization.

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ARTICLE 25 – LEAVE DUE TO FAMILY CARE EMERGENCIES

A. There are two types of family care emergencies:

- a. A child care emergency is defined as a situation causing an employee's inability to report for or continue scheduled work because of emergency child care requirements such as unexpected absence of regular care provider, unexpected closure of the child's school, or unexpected need to pick up child at school earlier than normal.
- b. An elder care emergency is defined as a situation causing an employee's inability to report for or continue scheduled work because of emergency elder care requirements.

B. An employee who is unable to report for or remain at work due to a family care emergency may use vacation leave, sick leave, compensatory time, holiday credit, or leave without pay up to a maximum of three (3) days of each type of leave per calendar year, and their personal holiday. Use of any of the above leave categories is dependent upon the employee's eligibility to use such leave. The employee upon returning from such leave shall designate to which leave category the absence will be charged.

C. In accordance with RCW 49.46.210, sick leave may be used when an employee's child's school or place of care has been closed by order of a public official for any health-related reason. Health-related reason means a serious public health concern that could result in bodily injury or exposure to an infectious agent, biological toxin, or hazardous material.

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ARTICLE 26 – CIVIL/JURY DUTY LEAVE AND BEREAVEMENT LEAVE

For the purposes of this Article, paid leave will be the salary the employee receives in their appointed position plus any additional monies (including, but not limited to shift differential and assignment pay) and benefits.

26.1 Civil Duty. Leave with pay will be granted for jury duty, to serve as trial witnesses, or to exercise other subpoenaed civil duties such as testifying at depositions. Employees are not entitled to civil leave for civil legal actions that they initiate or when named as a defendant in a private legal action that is unrelated to their University employment. The employee will notify the Employer as soon as they become aware of the need for a civil duty leave.

Employees assigned to work evening shift, who are scheduled to work the evening of civil duty shall be considered to be scheduled for the day shift for that day.

Employees assigned to work the night shift who are scheduled to work the day before and the day of civil duty leave will be allowed to have their civil duty leave the day before or the day of civil duty service.

26.2 Bereavement Leave. An employee shall be granted up to three (3) continuous or non-continuous days of bereavement leave, as requested by the employee, for each death of a family member. Bereavement leave beyond three (3) days may be approved based on individual circumstances, such as relationship of the employee to the deceased family member, employee responsibility for making funeral arrangements, religious reasons and/or distance of travel out of the area. Upon the Employer's approval, the employee may choose to use the following types of leave for beyond the three (3) days: sick, vacation, holiday credit, compensatory time, personal holiday, or leave without pay.

Family members includes biological, adoptive, de facto, or foster parent, stepparent, or legal guardian of an employee ~~or the employee's spouse or domestic partner~~, or a person who stood in loco parentis when the employee was a minor child; sibling, spouse, domestic partner, grandparent, grandchild, or child, regardless of age or dependency status, including a biological, adopted or foster child, stepchild, or a child to whom the employee stands in loco parentis, is a legal guardian, or is a de facto parent. Family members include those persons in a "step" relationship. Family member also includes individuals in the following relationships with the employee's spouse or domestic partner: child, parent (as defined above), or grandparent.

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**ARTICLE 27 – LEAVE RELATED TO DOMESTIC VIOLENCE, SEXUAL ASSAULT
OR STALKING**

As required by state law, and in accordance with University policy, the University will grant time off and/or reasonable safety accommodations to an employee who is a victim of domestic violence, sexual assault, or stalking. Time off may also be granted to an employee who has to assist a family member who is a victim of domestic violence, sexual assault or stalking. The parties will continue to work to promote knowledge of this employee right.

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ARTICLE 28 – INCLEMENT WEATHER AND SUSPENDED OPERATIONS

28.1 Inclement Weather. When the University is in operation but an employee requests time off to deal with unanticipated problems related to natural disasters or severe weather conditions, the employee may charge the absence to accrued compensatory time, holiday credit, personal holiday, vacation time off, or leave without pay. Employees designated as essential must make all reasonable efforts to report to work as scheduled.

28.2 Suspended Operations. If the University determines it is advisable due to emergency conditions to suspend the operation of all or any portion of the institution, requiring only employees in essential positions to report to work the following will govern: When prior notification of suspended operations has not been given, non-essential employees released until further notice after reporting to work shall receive a minimum of four (4) hours pay for the first day. Non-essential employees who do not work for the balance of the closure during suspended operations have the following options to account for hours not worked:

a. Using vacation time off.

b. Accrued compensatory time and/or holiday credit.

c. Using personal holiday. An employee must use personal holiday time as a full day or shift.

d. Using leave without pay.

e. If leave without pay is used, up to sixty (60) calendar days after operations resume to make up work time lost provided the following:

(1) Employees must request makeup time within five (5) working days after operations resume, and

(2) Reasonable work must exist and the supervisor must approve the request to work.

Make up time worked by overtime-eligible full-time employees is calculated at time and one-half (1-1/2).

UW parking in unrestricted spaces shall be provided at each campus for which suspended operations have been declared for any staff member designated by their supervisor as essential. Restricted spaces include but are not limited to: disability stalls, time limited stalls, load/unload stalls, pay by space stalls (restricted to pay station parking), university vehicle stalls, metered stalls (restricted to pay meter parking) carpool stalls, UCAR Only stalls, electric vehicle charging stalls, motorcycle stalls, and department reserved stalls. Employees qualified to use a

restricted space (for example disabled stalls) shall be able to use the appropriate space.

28.3 Public Health Suspended Operations. Accrued sick leave may also be used for the suspension of operations when the employee's workplace has been closed by a public health official for any health related reason.

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ARTICLE 29 – MILITARY LEAVE

- 29.1 Military Leave will be approved in accordance with University of Washington Administrative Policy Statement 45.4, which is subordinate to the Uniformed Services Employment and Reemployment Rights Act, RCW 38.40, and RCW 49.77. Employees who are called to active duty in any of the uniformed services or their reserves shall receive 21 work days of paid military leave annually from October 1 through September 30. Such paid military leave shall be in addition to any compensatory time, holiday credit, vacation or sick leave to which the employee might be otherwise entitled, and shall not involve the reduction of any benefits, performance rating, privileges or base pay. During the period of paid military leave, the employee shall receive their normal pay. If the employee is scheduled to work a shift that begins on one calendar day and ends on the next calendar day, the employee is charged military leave only for the first calendar day.
- 29.2. Employees required to appear during working hours for a physical examination to determine physical fitness for military service shall receive full pay for the time required to complete the examination.
- 29.3 Employees who are called to active duty in one of the uniformed services of the United States or the State of Washington shall be granted a military leave of absence without pay for absence from work for up to 5 years in addition to any time covered by the provisions of Section 29.1. During an unpaid military leave of absence, an employee is entitled to receive:
- a. retirement benefits and service credit in accord with the provisions of the applicable retirement system;
 - b. paid medical and dental insurance if in pay status at least 8 hours per month. Other health plan coverage at the employee's request and expense for a limited period of time as determined by the Health Care Authority;
 - c. other length-of-service credits related to employment that would have been granted had the employee not been absent; provided that the employee returns to University service at the conclusion of the leave in accord with applicable Federal and State laws related to military leave; and
 - d. any additional benefit required by then-applicable state or federal law.
- 29.4 The employee should follow the military leave of absence request process. Unless prohibited by military necessity, the University shall be provided with a copy of an employee's orders at the time the employee requests military leave. Such request shall be made as soon as reasonably practical after the employee learns of the need for such leave.

29.5 Following release from military service, an employee shall have the right to return to employment as provided by then-applicable state and federal law. The employee will provide a copy of employee's discharge papers and any other documentation permitted or required by military-leave laws to their supervisor and to Human Resources.

29.6 Employees who are spouses of members of the armed forces will be released for the provisions of the Military Family Leave Act RCW 49.77 when the service member has been notified of an impending call or order to active duty or when on leave from deployment.

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ARTICLE 30 – WORK RELATED INJURY LEAVE

30.1 An employee who sustains a work-related illness or injury shall be granted a disability leave of absence in accordance with federal and state law. It is the intention of the University to comply with state and federal laws regarding such absences through its policies and procedures.

30.2 Employees who are in leave without pay status for up to six (6) months due to a work-related injury, upon written request and proof of continuing disability, shall maintain their seniority and progression start date. Leave without pay exceeding six (6) months without loss of seniority or change in progression start date may be granted at the option of the employing official.

30.3 Employees who suffer a work-related injury or illness that is compensable under the state worker's compensation law may select time loss compensation exclusively, or a combination of leave payment and time loss compensation. ~~exclusively or a combination of the two. Employees using accrued sick leave during a period in which they receive worker's compensation under the industrial insurance provisions shall receive full sick leave pay, less any industrial insurance payments for time loss during the sick leave period.~~

30.4 The University's policies on family and medical leave, sick leave and disability accommodations apply to employees with work related injuries or illnesses.

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ARTICLE 31 – HEALTH AND SAFETY

31.1 Health and Safety. It is the policy of the University of Washington to create and maintain a safe and healthful workplace free from recognized hazards that may cause harm to employees, consistent with and in compliance with applicable state and federal laws. Employees will play an active role in creating a safe and healthy workplace and will comply with all applicable health and safety rules. The Union and the Employer are jointly committed to the goal of implementing an effective health and safety program and accident prevention program that meets or exceeds WISHA requirements.

31.2 Safety. All work shall be performed in conformity with applicable health and safety standards. Employees are encouraged to immediately report any unsafe working conditions to their supervisor. If the matter is not resolved satisfactorily between the supervisor and employee, either may involve the Union Steward and request a decision from a medical center's Safety Officer, and/or the University's Department of Environmental Health & Safety or the Department of Labor & Industries. No other employee may do the work believed to present an imminent risk to life and safety until a risk assessment has been done by the Safety Officer and/or the University's Department of Environmental Health & Safety, or the Department of Labor & Industries, and it is confirmed that there is no imminent hazard. Once a risk assessment is completed and it is confirmed that there is no imminent hazard and conditions meet WISHA standards, the employee will be expected to perform the work.

Employees are encouraged to attempt to resolve the matter first with the supervisor, then the Safety Officer and/or the University's Department of Environmental Health & Safety prior to going outside the University.

No employee shall be disciplined or retaliated against for reporting any such condition.

31.3 Reporting. Employees in the bargaining units are encouraged to report immediately to their supervisor and/or designated safety official any apparent unsafe working condition. Employees shall use required safety devices and perform work according to required safety procedures.

If a supervisor, the Employer-designated safety official, Labor and Industries or Environmental Health and Safety (telephone 206-543-7262) declare a work site to be hazardous and unfit for work, affected employees may be assigned to alternative work sites until the hazardous condition is rectified. If assignment to an alternative work site is not possible and the supervisor decides to send the employee(s) home, those employees sent home will receive their regular pay for all time the employee(s) is scheduled to work on the day of the incident. For all

subsequent days the employee(s) may use accrued leave as appropriate or request make up time as follows:

a. Employees must request make up time within three (3) working days after operations resume.

b. Reasonable work must exist and the supervisor must approve the request to work. The time must be made up within ninety (90) calendar days after operations resume.

31.4 Health Examinations. The Employer shall provide at no cost to the employee, such medical tests, health examinations and surveillance/monitoring as may be required as a condition of employment and/or as a result of regulated hazards encountered after employment.

31.5 Safety Committees. Joint employee-elected and Employer appointed safety committees shall be formed in accord with WISHA requirements and following University of Washington policy. The Union is entitled to representation on the University-wide or specific organizational or divisional committees where bargaining unit employees are working. Any department or unit committee also dealing with health and safety issues in work areas shall appropriately involve bargaining unit employees. Participation in safety and health committees, including meeting time, health and safety research, work on committee assignments, seminars, and classes will be considered time worked for all employees in accordance with University policy. Release time must be arranged with supervisors in advance.

When the committee makes a recommendation that requires action or approval beyond its scope of authority, the Employer will communicate its disposition of the formal written recommendation within thirty (30) days.

31.6 Ergonomics. The supervisor/manager will provide training and equipment for staff to safely perform job functions and avoid injury. Employees should contact their supervisor if job procedures, equipment or workstations lead to risk of injury or work-related musculoskeletal disorders. Further ergonomic guidelines shall be referenced on the Environmental Health and Safety website www.ehs.washington.edu.

31.7 Workplace Review. Supervisors will periodically inspect the worksite for the identification of recognized hazards, including ergonomic conditions, and put in place appropriate and feasible mitigations for any identified conditions that may be hazardous to health and safety. Such mitigations may include the use of engineering controls, administrative controls, the use of personal protective equipment, and/or increased training. The organizational unit will determine the appropriate frequency of the inspections and such frequency shall be an appropriate topic for Union Management meetings.

In response to a DOSHA* (Department of Occupational Safety & Health Administration – Labor & Industries) inspection initiated by a bargaining unit employee complaint, the Employer will contact the designated Union representative to participate in the worksite inspection. Employees may also request a workplace review by the employing department and employees shall be given the results of the review.

31.8 WISHA Inspections: Each time there is a WISHA inspection of the Employer's property in an area where WFSE employees perform their duties, the Employer shall contact the Union Office to find out whom the Union designates as the employee representative. If the Union's representative is not present for the inspection, the Employer shall request that the WISHA inspector delay the inspection until the Union's representative can arrive.

31.9 Wellness. The Employer and the Union will encourage and support employee participation in appropriate programs including the UW Care Link Services through which employees may seek confidential assistance in the resolution of chemical dependency or other problems that may affect job performance. UW Care Link Services may presently be reached at 1-866-598-3978 (business hours) or 1-800-833-3031 (24 hour line). No employee's job security will be placed in jeopardy as a result of seeking and following through with corrective treatment, counseling or advice providing that the employee's job performance meets supervisory expectations.

31.10 Tools and Equipment. The Employer will furnish and maintain in safe working condition all tools and equipment required to carry out the duties of each position, and will provide, during working hours, training on the safe operation and use of tools/equipment/supplies required to perform the employee's duties. The Employer agrees to provide transport for necessary equipment and supplies which cannot safely be transported by hand. The employees will properly use and maintain all required tools/equipment/supplies and immediately report any defects or malfunctions to the supervisor.

31.11 Joint Union/Management Committee. It shall be appropriate for either the Union or the University to request that a Joint Union/Management committee be convened, with Environmental Health and Safety as a participating member, to discuss health and safety concerns and to explore options for addressing those concerns through appropriate training or other approaches.

31.12 Training. Training that is relevant to the business operations and hazards involved in the work activities will be provided in the workplace by qualified trained individuals to employees.

Training needs will be an appropriate topic at Joint Union/Management committee meetings. Assistance with interpretation may be requested by staff.

31.13 Safety and Health Grievances. Grievances arising out of violations of this Article will start at Step 2 of the grievance procedure.

*WISHA was renamed DOSHA (**Department of Occupational Safety & Health Administration – Labor & Industries**) in 2006. The term WISHA was left in because the parties felt that the WISHA name would be more recognizable by its members.

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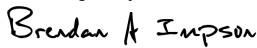
ARTICLE 32 – UNIFORMS REQUIREMENT**32.1 Uniforms Requirement.**

Uniforms required to be worn by the employee shall be provided and replaced by the Employer at the Employer's expense. The maintenance of uniforms shall be the responsibility of the employee. Prior to any decision by a department head to purchase uniforms, employees in their respective departments shall be given an opportunity to consult with their department head regarding the color and style of uniform to be worn. The department head will give serious consideration to the wishes of the employees in making a decision.

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ARTICLE 33 – TRANSPORTATION AND COMMUTE REDUCTION

33.1 Parking/U-Pass.

The Union agrees that during the life of this Agreement, the University may apply changes in transportation policy, including adjusting parking and U-pass fees and criteria for assigning parking spots, to the bargaining unit without the obligation to bargain with the Union. The Union may raise issues and concerns about the University's parking program at Joint Labor/Management Committee meetings or at ad hoc Labor Management Committee meetings. The Union shall have a standing seat on the University's committee(s) that work on transportation and parking issues.

33.2 Flexible schedules to assist in commute trip reduction. Departments having continuous and/or public responsibility may establish independent work schedules in order to meet their special needs. Departments are encouraged to give serious consideration to employee requests for flexible schedules for commute trip reduction purposes. Individual requests for flexible scheduling may be approved by the employing official, provided that such scheduling does not interfere with the effective operation of the department and shall be dependent upon operating, business, and customer needs.

33.3 The University will provide parking for employees when they are required to work at football games.

33.4 Telework

University policy permits employees to telework when the employee's supervisor (or other designated official) evaluates the telework request and approves it. When evaluating the request, the supervisor must determine that the employee can effectively perform the job duties of the position while teleworking. The denial of a telework request is not subject to Article 6 Grievance Procedure

A. Telecommuting is a workplace option that allows work to be done at an alternate work site, such as the home, for one or more full or partial days a week. Telecommuting can be considered a means to meet business needs, use office space more efficiently, reduce vehicle and transit trips and costs, and improve employee productivity, morale and retention. Telecommuting can also serve as a way to keep inclement weather from interrupting operations.

B. Employees' work status, job duties, and job description will remain consistent with the on-site Employees of the same job classification, except that Employee may be required to make periodic trips to an Employer site for meetings and equipment repair. Employees remain obligated to comply with all of Employer's rules, policies, practices and procedures except as designated in this article. Requests to telework as a disability accommodation are handled through a separate process.

C. Departmental policies around teleworking will be considered appropriate subjects for Joint Labor Management Meetings.

D. Termination of teleworking arrangements shall require no less than five (5) business days written notice, or longer as included in the teleworking agreement. This provision does not apply to telework arrangements made through the disability accommodation process.

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ARTICLE 34 – PERFORMANCE EVALUATION

34.1 Performance evaluations shall be performed at least annually. Evaluations shall be based on job related performance factors. Performance evaluations shall not be used to initiate personnel actions such as transfer, promotions or corrective disciplinary action, however evaluations may serve as supporting documentation for personnel actions. Employee participation in the development of evaluation materials and rating factors is encouraged.

34.2 Evaluation Forms

(a) Performance evaluation forms will at a minimum include the following:

- (1) A description of the job related factors upon which the evaluation is based. These will include:
 - i. quality of work (e.g. competence, accuracy, neatness, thoroughness),
 - ii. quantity of work (e.g. use of time, volume of work accomplished, ability to meet schedules, productivity levels),
 - iii. job knowledge (e.g. degree of technical knowledge, understanding of job procedures and methods),
 - iv. working relationships (e.g. cooperation and ability to work with supervisor, co-workers, students, and clients served), and
 - v. Specific to the University-wide Supervisory and Research Technologist Supervisor bargaining units: supervisory skills (e.g. training and directing subordinates, delegation, evaluating subordinates, planning and organizing work, problem solving, decision making ability, ability to communicate).
- (2) Provision for identifying specific achievements of the employee, performance goals for the next evaluation period, training and development plans and other comments (applicable only to the University-wide Nonsupervisory, Supervisory, and Health Care Professional/Laboratory Technical bargaining units).
- (3) Provision for employee comments.
- (4) Provision for employee signature accompanied by a statement that "Employee signature means that the employee has seen and is aware of the content of the evaluation, but does not necessarily mean that the employee agrees with the evaluation content."
- (5) Provision for the evaluator and reviewer signatures, and reviewer comments.

(b) The performance evaluation form may be supplemented with other forms and/or information used to support the employee's evaluation. Upon request,

1 an employee may review any written materials used by supervision to prepare
2 the evaluation.

- 3
4 (c) Implementation of alternative performance evaluation models is an appropriate
5 topic for Joint Labor Management Meetings.
6

7
8 **34.3 Employee Evaluation Information**
9

- 10 (a) Upon appointment to a position the employee's supervisor will provide the
11 employee with a copy of:
12 (1) the class specification for the position;
13 (2) the position's job duties.
14

- 15 (b) Written performance expectations shall be provided to the employee in
16 sufficient time to allow the employee to meet the work expectations (normally
17 within sixty (60) calendar days after appointment to the position). The Employer
18 will provide at least sixty (60) calendar days' notice to employees prior to the
19 evaluation when modifications that substantively alter performance
20 expectations are made. Minor modifications that do not substantively alter
21 performance expectations require no notice.
22

23 **34.4 Evaluation Process**
24

- 25 (a) The supervisor will communicate with the employee about performance
26 problems as they occur.
27 (b) The purpose of the evaluation meeting is to review, discuss, and if appropriate,
28 modify the evaluation. The employee shall have an opportunity to discuss the
29 proposed evaluation with the evaluator and to provide a written response.
30 (c) The final evaluation, with employee comments attached, will be signed by the
31 evaluator and the employee. The employee will be provided a copy at his/her
32 request. Medical Centers and those completing their performance evaluations
33 will not sign a copy of the evaluation, but will complete the "acknowledgment"
34 step in Workday to demonstrate their review of the completed evaluation.
35 Medical Centers can access and print their performance evaluations from their
36 Workday profile.
37 (d) Performance evaluations shall be retained in the departmental file for no more
38 than three (3) years.
39 (e) Upper level supervisors at the Medical Centers have access and review
40 privileges for employee performance evaluations in Workday. If modification
41 and/or comments are made at this level a copy will be provided to the
42 employee. Medical Centers employees are alerted in Workday to any additional
43 modifications and/or comments made. Medical Centers can access and print
44 their performance evaluations from their Workday profile.
45

34.5 Evaluator Training.

The Employer shall make available training opportunities for evaluators regarding the Employer's performance evaluation program and shall, upon request, share and discuss the contents of such training programs with the Union.

34.6 Grievability.

Applicable to the University-wide Nonsupervisory, Supervisory, Health Care Professional/Laboratory Technical, HMC Technical, and UW Medicine Contact Center bargaining units: Employee performance evaluations are grievable only through Step Two of the Grievance Procedure.

Applicable to the Research Technologist and Research Technologist Supervisor bargaining units:

The procedural aspects of the employee performance evaluation process are grievable only through Step Two of the Grievance Procedure. Procedural aspects include alleged violations of this contract or University policy. Disagreement over the supervisory marks assigned to a specific employee shall not be grievable and will be addressed via the actions described in Subsection 34.4.

Tentatively Agreed To:

For the Union:

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Brendan A Impson

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Brendan Impson

Date: 10/1/2020

For the Employer:

DocuSigned by:

Kristi Aravena

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Kristi Aravena

Date: 9/28/2020

ARTICLE 35 – PERSONNEL FILES

35.1 Files Relating to Employment. The Employer shall maintain files relating to employment in accordance with the applicable University policy and/or state or federal law. The personnel file for each employee will be maintained by the appropriate Human Resources Operations department and will accompany the employee throughout their service career at the University of Washington. The departmental file will be maintained by the department.

Individual supervisors may create and retain documents in a supervisor file. Documents in the supervisor file will not be placed in the department or personnel file unless they are incorporated as part of an official action (such as a performance evaluation or a corrective action).

35.2 Employee Access to Files. Each employee has the right to review their personnel file, supervisory file, attendance file, payroll file and medical file. The Employer will determine the location of all employee files. Upon written request by an employee to their Human Resources Consultant (for personnel file) or department manager (for departmental file), the employee and/or representative may examine the employee's personnel file or departmental file. Review of employee files will be in the presence of an Employer representative during business hours. The employee and/or representative may request copies, which may be provided at no cost if the size of the request is reasonable. A copy of the written authorization will be retained in the employee's file.

35.3 Employee Response. A copy of any correspondence, adverse material, or letters issued and intended to be included in an employee's official personnel file shall be mailed or given to the employee prior to becoming a permanent part of the file. An employee may insert a reasonable amount of job-related materials in their personnel file that reflects favorably on their job performance. An employee may provide a written rebuttal to any information in the files that they considers objectionable. The Employer will attach the rebuttal to the related document. Information shall be retained as long as it has a reasonable bearing on the employee's job performance or upon the efficient and effective management of the institution.

35.4 Confidentiality. Unauthorized parties shall not have access to any employee's personnel or departmental file. A record will be retained in the HR personnel file of the names of individuals outside of HR who have reviewed the personnel file who do not have written authorization from the employee, except requests for records in accordance with the Public Records request process.

35.5 Medical Files. Medical information related to employment will be kept separate from all other employment files and confidential in accordance with state and federal law.

35.6 Adverse material or information related to alleged misconduct that is determined to be false, and all such information in situations where the employee has been fully exonerated of wrongdoing, and/or any documents removed pursuant to Article 36 Corrective Action, will be promptly removed from the employee's files, The Employer may retain this information in a legal defense file in accordance with the prevailing Washington State law. The Employer may retain information relating to employee misconduct or alleged misconduct if the employee requests that the information be retained.

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ARTICLE 36 – CORRECTIVE ACTION/DISMISSAL

36.1 The parties will follow the “Corrective Action/Dismissal Process” outlined below. No employee shall be subject to the process except for just cause. The corrective action process will be considered to incorporate the concept of progressive action while providing a positive method for improvement rather than punitive action. The University will determine the specific step at which the process begins based on the nature and severity of the problem.

36.2 Representation

(a) Employees shall be notified orally or in writing that upon request they shall be entitled to have a representative present when formal counseling, final counseling or dismissal is occurring. Employees have a right to a meeting with management whenever corrective action is issued. Attendance of a representative shall not delay the disciplinary process unduly as determined by the Employer. All parties shall make every effort possible to allow for Union representation without unduly delaying the process.

(b) Upon request, an employee has the right to a union representative at an investigatory interview called by the Employer, if the employee reasonably believes corrective action could result. The employer will provide reasonable time to allow an employee to secure a representative.

The role of the union representative in regard to an Employer-initiated investigation is to provide assistance and counsel to the employee and not interfere with the Employer’s right to conduct the investigation. Every effort will be made to cooperate in the investigation.

(c) An employee placed on an alternative assignment during an investigation will not be prohibited from contacting their union steward unless there is a conflict of interest, in which case the employee may contact another union steward. This does not preclude the Employer from restricting an employee’s access to the Employer’s premises.

(d) An interpreter can be requested by either party and will be provided.

36.3 Coaching. Informal discussion or instruction between employee and their immediate supervisor. Supervisor may follow up in writing which may include a simple action plan. This is not a form of corrective action.

36.4 Corrective Action/Dismissal Process. The Employer will make clear when formal or final counseling is being conducted and will inform the employee about their right to representation under the CBA. When counseling or dismissing an employee, the Employer will make every effort to protect the privacy of the employee. Translators may be requested by any party.

36.5 Formal Counseling. Formal counseling (may involve administrative personnel other than the employee's immediate supervisor) including the development of a written action plan. The action plan will identify specific problem areas, performance objectives, suggestions for remedying, and a timeframe for improvement. Prior to issuance of formal counseling, a meeting may be scheduled by the employer or requested by the employee to give the employee an opportunity to make their case before the final decision is made. Employee requests for such a meeting will be granted. An employee is entitled to representation at this meeting.

36.6 Final Counseling. Final counseling (may involve administrative personnel other than the employee's immediate supervisor) including action plan discussion and revision, where appropriate. A decision-making period of one (1) day of paid time away from the work site for the employee to consider the consequences of failure to follow the action plan may be used at this step. If the Employer decides to provide a decision-making day, the employee will be given a list of expectations and problem statements prior to the day taking place.

36.7 Dismissal. Prior to dismissal, a pre-determination meeting will be scheduled to give an employee an opportunity to make their case before the final decision is made. The employee has the right to have a union representative present at the pre-determination meeting. At least five (5) days prior to the meeting, the employee will be informed in writing of the reasons for the contemplated dismissal and given referenced documentation. The employee will be furnished with written notification of the outcome of the pre-determination hearing.

36.8 Demotion. Demotion of Leads and/or Supervisors may be initiated by the Employer at any step of the Corrective Action process.

36.9 Removal of Records

Upon written request by the employee, any formal or final counseling, excluding those for workplace violence or University policies against harassment, discrimination, or retaliation, will be removed from an employee's personnel file after three (3) years if the following criteria have been met:

1. Circumstances set forth in writing, and as determined by the University do not warrant a longer retention period; and
2. There has been no subsequent corrective action.

Nothing in this Article prevents the Employer from agreeing to an earlier removal date.

Once a corrective action has been removed from the employee's file as outlined above, the information removed will not be used in subsequent corrective action, unless mutually agreed otherwise.

36.10 Grievability/Arbitrability.

1 Formal counseling may be grieved beginning at Step One or Step Two of the
2 grievance procedure and up to Step Three Mediation only.

3 Final counseling, demotion, and dismissal may be grieved through every step of
4 the grievance procedure beginning at Step Two.

5
6
7 Tentatively Agreed To:

8
9 For the Union:

10 DocuSigned by:

11 *Brendan A Impson*

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13 Brendan Impson

14 Date: 10/1/2020

For the Employer:

DocuSigned by:

Kristi Aravena

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Kristi Aravena

Date: 9/28/2020

ARTICLE 37 – EMPLOYEE ASSISTANCE PROGRAM

The Employer will continue to offer an Employer supported Employee Assistance Program for all employees covered by this Agreement. Employees can request, and Employer will consider, adjustments in schedule to allow access to the services of the Employee Assistance Program.

The Employee Assistance Program will protect the confidentiality of those employees using their services.

Tentatively Agreed To:

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DocuSigned by:

Brendan A Impson

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Brendan Impson

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For the Employer:

DocuSigned by:

Kristi Aravena

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Kristi Aravena

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ARTICLE 38 – SENIORITY, LAYOFF, REHIRE**38.1 a. Seniority.**

Layoff seniority is defined as the continuous length of service in calendar days with the Employer from the most recent date of hire. Service of less than full time shall be considered full time. Time spent ~~on leave of absence without pay or on paid or unpaid leave will not impact layoff seniority. Time spent on the~~ layoff rehire list shall not be included in computing layoff seniority. ~~except for cyclic year positions, but does not constitute a break in service.~~

Permanent employees who are veterans or their unmarried widows/widowers shall have added to their seniority the veteran's active military service to a maximum of five (5) years credit. Time spent on military duty leave, paid or unpaid, or time spent on leave without pay to work for the union in accordance with Article 29 is included in seniority calculation. Probationary employees are not vested with seniority credits until successfully completing the probationary period.

Seniority shall be lost following a break in service including resignation, termination for cause, failure to return from a leave of absence, expiration of rehire rights. Neither time spent on leave of absence, nor the layoff rehire list, or on cyclic year leave shall be considered a break in service for the calculation of layoff seniority.

Employees who enter into the bargaining unit from other positions at the University of Washington shall be credited with layoff seniority for all seniority earned in the State classified service while employed at the University. Employees who enter into the bargaining unit from other state agencies and institutions of higher education shall earn layoff seniority from the first day of coverage under this Agreement.

b. Department Seniority.

Department seniority is defined as continuous length of service in calendar days within the employee's department and where applicable, shall be used for internal department processes, such as vacation and schedule bids.

c. Layoff Seniority Tiebreaker.

For the purposes of layoff only, when it is necessary to determine the order of seniority among bargaining unit members whose contract seniority is identical, a random chance method will be employed to select the names of those employees one at a time. The University shall inform the Union every time this method is necessary and will provide proof of the seniority tie.

When selecting among employees whose seniority is identical, the Union may be represented by any individuals it chooses, and will draw the names. The

1 University will be represented by a manager/administrator from the Department
2 involved and a representative from Human Resources.

3 The first employee selected will be considered the most senior; the last employee
4 selected will be considered the least senior.

5
6 38.2 a. Layoff.

7 (1) Whenever it becomes necessary for the Employer to reduce its workforce
8 due to lack of work, lack of funds, or good faith reorganization for efficiency
9 purposes, the Employer shall use the following procedure. The Employer will
10 notify the Union of impending layoffs thirty (30) calendar days in advance of
11 implementation so that reasonable alternative proposals can be considered.
12 Whenever possible the Employer will provide more than minimum notice.

13
14 (2) The Employer shall not lay off bargaining unit employees in lieu of
15 disciplinary action.

16
17 (3) Employees will be laid off in accordance with seniority, as defined in Article
18 38.1(a).

19
20 b. Employment Option.

21 The employee affected by the reduction in force shall be offered the following
22 employment options in descending order, provided he or she meets the
23 essential skills (defined as the minimum qualifications listed in the job
24 description for the classification and any specific position requirements or
25 credentialing) of the offered position:

- 26
27 1. A funded vacant position within the same job classification and layoff
28 unit.
29
30 2. The opportunity to replace the most junior employee in the same
31 classification within the layoff/seniority unit.
32
33 3. A funded vacant position in a lower classification within the same series
34 within the layoff unit.
35
36 4. The opportunity to replace the most junior employee in a lower
37 classification within the same series within the department.

38
39 c. Notice.

40 The Employer shall identify the positions to be abolished and the employee(s)
41 to be affected and shall notify employees in these positions, with notice to the
42 union, not less than thirty (30) calendar days prior to the abolishment of the
43 positions, pay the employee in lieu of notice, or combine pay and notice.

1 Whenever possible the Employer will provide more than minimum notice. The
2 notice shall include:

3
4 (1) The effective date of the layoff and a reference to the employee's rights
5 under this Article, and

6
7 (2) Identification of the employment option being offered, if applicable.
8

9 In accordance with 38.2.b. above, if the incumbent in a position to be abolished
10 has an opportunity to replace the most junior employee within the
11 layoff/seniority unit, the incumbent will be given up to three (3) calendar days
12 to determine if he/she wants to replace the junior employee or be placed on
13 the rehire list. Vacant positions or those held by probationary employees within
14 the layoff/seniority unit will be considered a more junior position.
15

16 d. FTE Increase or Reduction.

17 An employee in a position that is not abolished but is increased or reduced in
18 FTE status and who will remain benefit eligible after the reduction or increase
19 will have the choice of staying in the reduced or increased position and going
20 on the rehire list for the position and FTE status held by the employee
21 immediately prior to the increase or reduction or exercising available layoff
22 rights under 38.2. The employee must exercise this choice within three (3)
23 working days of the increase or reduction notice.
24

25 e. Voluntary Layoff:

26 Appointing authorities will allow an employee in the same job classification and
27 department where layoffs will occur to volunteer to be laid off provided that the
28 employee is in a position requiring the same skills and abilities, as a position
29 subject to layoff. Any volunteer for layoff shall have no formal layoff option. If
30 the appointing authority accepts the employee's voluntary request for layoff,
31 the employee will submit a non-revocable letter stating they are accepting a
32 voluntary layoff from the University. The employee will be placed on all
33 applicable rehire lists.
34

35 f. Rehire.

36 The Employer shall make a concerted effort to re-employ bargaining unit
37 members on the rehire list. Bargaining unit members on the rehire list are eligible
38 to take all Professional & Organizational Development (POD) courses on a
39 space available basis upon payment of designated fees. Employees without
40 employment options will be placed on the rehire list(s) designated by the
41 employee for twenty-four (24) months. In addition to the rehire list for the
42 classification and FTE status from which the employee was laid off, employees
43 identified for layoff may request placement on the following rehire lists:

(1) For positions of a lower FTE status in the classification from which the employee was laid off (or equivalent if prior classification has been abolished); and

(2) For positions in other classifications in which the employee previously held permanent status; and

(3) Lower classes in the series from which the employee was laid off.

The Employer will refer an employee from the designated rehire list(s) for any open positions in the bargaining unit for which the laid off employee possesses the essential skills. For classifications which have separate job codes in the Campuswide and Harborview Bargaining Units, Rehire lists will include both job codes. Employees referred from the rehire list(s) who possess the essential skills needed for a vacant position will be offered the position prior to the Employer posting for competitive recruitment. From among these employees, offers will be made in seniority order, most senior person first. Job requests for positions for which there are employees on rehire list(s) may not be withdrawn solely to avoid hiring laid off employees.

(4) The Employer will provide a copy of the Rehire List to the Union upon request.

(5) When the job classification the employee was laid off from is represented by both SEIU 925 and WFSE 1488 the employee will be placed on the rehire list for the specific job classification for both unions.

g. Rehire Trial Period.

Employees placed into vacant positions from the rehire list will serve a three (3) month rehire trial period. During the rehire trial period either party may, at its sole discretion and without resort to the grievance procedure, initiate return to the rehire list. Time spent in a rehire trial period will not count toward the twenty-four (24) month rehire list period. The three (3) month rehire trial period will be adjusted to reflect any paid or unpaid leave taken during the period.

h. Corrective Action.

Final Counseling that occurs within the six (6) months prior to the layoff will be considered in effect should the employee be rehired. The employee will continue to be subject to any consequences of not following the directives and/or action plan(s) specified in the current corrective action.

i. Removal from List.

Removal from the rehire list(s) will occur for any of the following circumstances:

(1) If placement does not occur within twenty-four (24) months,

(2) If the employee refuses two (2) offers of placement for a position having the same pay, FTE status and shift as the position from which the employee was laid off. In such case, the employee will be removed from all other rehire lists and will have exhausted their rehire rights.

(3) If the employee was placed into two (2) vacant positions for which the employee has failed to complete the rehire trial period.

(4) If the employee accepts any offer of placement from any rehire list and completes the rehire trial service period for a position with the same FTE status and pay as the position from which the employee was laid off.

(5) Employees who reject two (2) offers of placement from a list for a position of a lower FTE status than that which the employee held immediately prior to layoff will be removed from that list.

(6) Employees who reject one (1) offer of placement from a list for a position in a classification other than that from which the employee was laid off will be removed from that list.

- j. Rehire List Crossover. Employees within an SEIU Local 925 represented bargaining unit may, in accordance with this Article, be placed on the rehire list for positions in another SEIU Local 925 represented bargaining unit.

38.3 Rehire Wages and Increment Date.

When employees are rehired from layoff status the ~~periodic increment~~progression start date and annual leave accrual date will be reestablished and extended by an amount of time in calendar days equal to the period of time spent on the rehire list prior to rehire. Employees placed from the rehire list into positions with the same salary range held at the time of layoff shall be placed at the same step in the range held at the time of layoff, regardless of whether or not the department intends to fill the position at a lower step in the pay range. Employees placed from the rehire list into positions with a lower salary range than held at the time of layoff shall be placed in a salary step, not to exceed top automatic step, nearest to, but not in excess of, the salary held at time of layoff.

38.4 Affirmative action goals may be considered at any point during the layoff or rehire process.

38.5 Benefits and Temporary Services.

Employees on the rehire list who follow the rules prescribed by Temporary Services may be referred to temporary positions and can receive employer paid health benefit coverage if they meet the eligibility requirements as determined by the State.

Tentatively Agreed To:

For the Union:

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Brendan A Impson

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Brendan Impson

Date: 10/1/2020

For the Employer:

DocuSigned by:

Kristi Aravena

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Kristi Aravena

Date: 9/28/2020

ARTICLE 39 – RESIGNATION AND ABANDONMENT

39.1 Resignation. Employees are encouraged to provide at least two weeks' notice of resignation. A written or oral resignation may be withdrawn within twenty-four (24) hours excluding the employee's scheduled days off and holidays off, after submitting the resignation. The employee may only withdraw one resignation per position held. The Employer may permit withdrawal of resignation at any time.

39.2 Presumption of Resignation/Abandonment.

a. An employee who fails to appear for work and report absence to the supervisor, in accordance with departmental policy, on three (3) consecutive scheduled workdays, shall be deemed to have resigned. Notice of separation will be sent to the employee's last known address on record with the UW Payroll Office via certified mail after the third (3rd) consecutive day of absence. Prior to sending the notice, the Employer will attempt to contact the employee through current home telephone and emergency contact numbers on record in Employee Self-Service and departmental records.

b. Within fourteen (14) calendar days of mailing the separation notice and upon proof that the failure to report absent could not reasonably have been avoided, an employee may submit to the supervisor a written petition for reinstatement. The Employer's decision to not reinstate may be grieved according to the grievance procedure in Article 6

39.3 Separated employees have the right to compensation for accrued vacation leave and compensation time according to University policy.

Tentatively Agreed To:

For the Union:

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Brendan A Impson

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Brendan Impson

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For the Employer:

DocuSigned by:

Kristi Aravena

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ARTICLE 40 – MANDATORY SUBJECT

The Employer shall satisfy its collective bargaining obligation before changing a matter that is a mandatory subject. The Employer will notify the union staff representative in writing, with a copy to the Executive Director of the Union, of these changes. The Union may request discussions about and/or negotiations on the impact of these changes on employee's working conditions. The Union will notify the Vice President of Labor Relations of any demands to bargain. In the event the Union does not request discussions and/or negotiations within thirty (30) calendar days, the Employer may implement the changes without further discussions and/or negotiations. There may be emergency or mandated conditions that are outside of the Employer's control requiring immediate implementation, in which case the Employer shall notify the Union as soon as possible.

Prior to making any change in written agency policy that is a mandatory subject of bargaining; the Employer shall notify the Union and satisfy its collective bargaining obligations per Article 40.

Unless agreed otherwise, the parties agree to begin bargaining within thirty (30) calendar days of receipt of the request to bargain. A valid request to bargain must include at least three (3) available dates and times to meet. If the union makes a request for information at the same time as the request to bargain, the thirty (30) calendar days will not begin until the information request has been fulfilled. Information requests made after the request to bargain will not delay the scheduling of discussion and/or negotiations. The parties shall agree to the location and time for the discussions and/or negotiations. Each party is responsible for choosing its own representatives for these activities. The Union will provide the Employer with the names of its employee representatives at least seven (7) calendar days in advance of the meeting date unless the meeting is scheduled sooner, in which case the Union will notify the Employer as soon as possible.

Release Time

- a. The Employer shall approve paid release time for up to four (4) employee representatives who are scheduled to work during the time meetings or negotiations are being conducted, provided the absence of the employee will not interfere with the operating needs of the Employer. The Employer may approve leave without pay for additional employee representatives provided the absence of the employee will not interfere with the operating needs of the Employer. If the additional employee absence is approved, the employee(s) may use personal holiday, vacation time off, holiday credit, or compensatory leave instead of leave without pay.
- b. No overtime will be incurred as a result of bargaining and/or preparation for bargaining.

c. The Union is responsible for paying any travel or per diem of employee representatives. Employee representatives may not use a state vehicle to travel to and from a bargaining session, unless authorized by the Employer for Business Purposes.

Tentatively Agreed To:

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Kristi Aravena

255BCC783CD346E...

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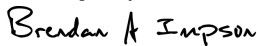
ARTICLE 41 – NEW EMPLOYEES**41.1 New Employees.**

- A. The Employer will offer a regularly scheduled, in-person, all day new employee orientation which will include a benefits orientation. The orientation will be offered by the office of Professional and Organizational Development in coordination with the Benefits Office and the Employer will require new employees from the Seattle Main Campus to attend.
- B. A Union representative shall be allowed up to thirty (30) minutes with employees during the new employee orientation. Such release time will be subject to the operational needs of the department and does not count as time worked for the purpose of calculating overtime.
- C. If the University conducts orientation on-line, the Union will be permitted to display a reasonable amount of information as part of the program.
- D. For employees hired into the bargaining unit who do not attend the orientation described in A and B above, within ninety (90) days of the employee's start date, the Employer will provide the Union access to the employee during the employee's regular work hours to present information about the Union. This access will be provided at the employee's regular worksite, or at a location mutually agreed to by the Employer and the Union and will be for no less than thirty (30) minutes.

Tentatively Agreed To:

For the Union:

DocuSigned by:



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Brendan Impson

Date: 10/1/2020

For the Employer:

DocuSigned by:



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Kristi Aravena

Date: 9/28/2020

ARTICLE 42 – UNION ACTIVITIES, RIGHTS, AND STEWARDS

42.1 Staff Representatives

a. Within thirty (30) calendar days from the effective date of this Agreement, the Union shall provide the Office of Labor Relations a list of staff representatives. The Union shall provide written notice to the Employer of any changes within thirty (30) calendar days of the change.

b. Staff representatives may access University premises to carry out representational activities. The representative shall notify local management prior to their arrival and shall not interrupt the normal operations of the institution. The staff representative may meet with bargaining unit employees in non-work areas during non-work times.

It is understood that any such visits which require a meeting with an employee will be restricted to the non-working time of the employee unless otherwise authorized by management or provided for elsewhere in this Agreement, and that there will be no interference with an employee's work assignment.

While inspecting the workplace, the Union may engage in de minimis conversations with employees, so long as an employee does not object and such conversation does not interfere or disturb the operation of the facility or compromise the security of patient health information

42.2 Steward Release Time.

A steward who is processing a grievance in accordance with the grievance procedure of any SEIU Local 925 Agreement between the Employer and the Union shall be permitted reasonable time to assist in the resolution of legitimate employee grievances on the Employer's property without loss of pay or recorded work time. Time off for processing grievances shall be granted to a steward by supervision following a request, but in consideration of job responsibilities. If permission for time off cannot be immediately granted, the supervisor shall arrange for time off at the earliest possible time thereafter.

A record of a steward's work time spent on grievances or other authorized activity on behalf of the Union shall be maintained on a basis mutually agreeable between the Union and the department involved.

In the event the Employer determines that the amount of work time used by any steward on grievances or other authorized Union activities is unreasonable, it may become a topic for mutual discussion between the parties.

- 1 a. The Union shall prevail upon all employees in the bargaining unit and especially
2 Union stewards, to make a diligent and serious attempt to resolve complaints
3 at the lowest possible level. The Employer, likewise, shall prevail upon its
4 supervisory personnel to cooperate fully with the Union stewards and other
5 Union representatives in the speedy resolution of any grievance that may arise.
6
- 7 b. Union stewards shall primarily conduct representational duties only within their
8 designated area of jurisdiction. Stewards may represent members in another
9 jurisdiction if the steward designated for that other jurisdiction is unavailable
10 (e.g. away on approved leave), has a conflict, or if there is no steward in that
11 area. In the event that a steward is unavailable, the steward of the next
12 geographically closest designated jurisdiction will be contacted to represent the
13 employee. The number of stewards in a particular area and the jurisdiction
14 they serve shall be an appropriate subject of discussion between the Union and
15 the Employer.
16
- 17 c. The Union agrees to submit an up-to-date list to the Office of Labor Relations
18 once per month indicating the name of all Union stewards, their work locations,
19 department, jurisdiction and designation as a Lead, Chief, or Officer. In any
20 event, said list shall be submitted at least annually with changes noted as they
21 occur. Union stewards shall be recognized when the Office of Labor Relations
22 is informed of their appointment. Examples of jurisdiction are as follows:
23 UWMC, South Campus HSB, HMC, Health Sciences, South Lake Union,
24 Downtown, Airlift Northwest, UW Tower, Bothell Campus, Tacoma Campus,
25 Seattle Campus, and Sandpoint. Stewards shall be assigned by the union.
26 Lead Stewards, Chief Stewards, and Local/Chapter officers shall be
27 recognized to have broader jurisdictions.
28
- 29 d. Whereas it benefits the University to have Union stewards who understand the
30 contract and are trained in administration of the contract, each of the Union's
31 stewards shall be allowed a total of eight (8) working hours annually without
32 loss of pay to participate in the Union's steward training program. Said time off
33 shall be approved in advance by the employee's supervisor and shall be
34 contingent upon the ability to provide coverage during the time off.
35
- 36 The Union shall submit to the Office of Labor Relations at least fifteen (15) days
37 in advance the names of the employees (with their respective supervisors) that
38 are scheduled to participate in the training. The Union will confirm the
39 employee's participation in the training upon completion.
40
- 41 e. New Steward Training: Where the Union requests in advance of an
42 investigatory meeting or grievance hearing that a second steward be present
43 to be trained or to provide steward training This release will be approved
44 without loss of pay or recorded work time subject to the operational needs of
45 the second steward's department. No overtime or compensatory time will be

1 earned for participation and no steward shall attend as a second steward more
2 than once.

3
4 **42.4 Union Business Activities**

5 a. Employees who intend to absent themselves from work for the purpose of
6 attending and participating in Union business functions or programs, such as
7 meetings, conventions, seminars, or other authorized meetings or to work for
8 the Union on a temporary basis at the Union's request, may do so with
9 supervisory approval. The Employee may use paid or unpaid time consistent
10 with University policy, including compensatory time, holiday credit, personal
11 holiday, accrued vacation time, or unpaid time off.

12
13 b. The Union and/or the employee shall request leave from the Employee's
14 immediate supervisor at least two (2) weeks prior to the planned absence.

15
16 **42.5 Use of State Facilities, Resources, and Equipment**

17
18 a. Meeting Space and Facilities. The Employer's campuses and facilities may be
19 used by the Union to hold meetings subject to the University's policy and
20 availability of the space. The Employer may provide private space for stewards
21 and/or Union representatives to meet in confidence with those they represent
22 on a space available basis. Staff representatives may reserve and utilize
23 meeting rooms in accordance with University policy and procedure. Such
24 requests will be subject to availability and all applicable fees.

25
26 b. E-mail, Fax Machines, the Internet, and Intranets
27 Union delegates, and members may utilize state owned/operated equipment
28 to communicate with the Union and/or the Employer only for the exclusive
29 purpose of administration of this Agreement. Such use will:

- 30
31 1. Result in little or no cost to the Employer;
32 2. Be brief in duration and frequency;
33 3. Not interfere with the performance of their official duties;
34 4. Not distract from the conduct of state business;
35 5. Not disrupt other state employees and will not obligate other employees to
36 make a personal use of state resources; and
37 6. Not compromise the security or integrity of state information or software.

38
39 The Union and its union delegates will not use the above referenced state equipment
40 in a manner that is prohibited by the Executive Ethics Board. Communication that
41 occurs when using state-owned equipment is the property of the Employer.

42
43 c. Bulletin Boards and Distribution of Union Material. Upon request, space will
44 be made available to the Union on bulletin boards in those areas where
45 bargaining unit employees work or frequent, for the posting of notices and
46 information pertaining to official business of the Union. Materials posted on

Union bulletin boards without the signature of a recognized Union officer or representative may be removed.

Employees shall have the right to distribute official Union information materials during hours off work. Such distribution of official material shall not interfere with the work assignments of employees who are on duty. Further, such distribution activities must be held in locations which cause no interference with the various departments normal operations or with any employees who may not be involved or interested.

42.6 Temporary Employment with the Union

With thirty (30) calendar days notice, unless agreed otherwise, employees may be granted leave without pay if the employee is elected or appointed to serve as an officer or staff member of a specified duration, not to exceed six (6) months, provided the employee's time off will not interfere with the operating needs of the Employer as determined by management. Upon request, the department may agree to an extension of leave without pay up to an additional six (6) months. The returning employee will be employed in a position in the same job classification, in the same layoff unit, and in the same geographical area, as determined by the Employer.

43.7 Information Requests

A. Upon written request of the staff representative or steward to the Office of Labor Relations (laborrel@uw.edu), the Employer will provide relevant information necessary for conducting representational duties.

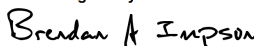
B. The Employer will acknowledge receipt of the information request and will provide the union with a date by which the information is anticipated to be provided.

C. When the Union submits a request for information that the Employer believes is unclear or unreasonable, the Employer will contact the Union staff representative and the parties will discuss the relevance and necessity of the request. The costs associated with the request and the amount the Union may pay for receipt of the information may also be discussed.

Tentatively Agreed To:

For the Union:

DocuSigned by:



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Brendan Impson

Date: 10/1/2020

For the Employer:

DocuSigned by:



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Kristi Aravena

Date 9/28/2020

ARTICLE 43 – JOINT UNION-MANAGEMENT COMMITTEE

43.1 Committee Purpose and Membership.

A Joint Union-Management Committee is established to provide a forum for communications between the two (2) parties and to deal with matters of general Union/Employer concern. The committee's function will be limited to an advisory capacity and shall not include any decision-making or collective bargaining authority.

Committee membership for employees in the University-wide Nonsupervisory, University-wide Supervisory, and Health Care Professional/Laboratory Technical bargaining units shall consist of three (3) bargaining unit employees and a Union staff representative and four (4) Employer representatives to include the Assistant Vice President of Labor Relations or designee.

Committee membership for employees in the Research Technologist and Research Technologist Supervisor bargaining units shall consist of two (2) bargaining unit employees and a Union staff representative and three (3) Employer representatives to include the Assistant Vice President of Labor Relations or designee.

The Employer will discuss with representatives of the Union significant changes affecting institutional conditions of employment generally affecting bargaining unit employees sufficiently in advance of the targeted implementation date of said changes so that reasonable alternative proposals can be adequately considered by the Joint Union-Management Committee. Diversity, child care and tuition exemption shall be considered appropriate subjects for the Joint Union-Management Committee.

SEIU 925 and Labor Relations will use the joint labor-management process to explore possible in-training opportunities for SEIU 925 members.

Market adjustments may be discussed at quarterly joint labor-management meetings.

43.2 Meetings. Committee meetings may be requested by an authorized representative of either party. Requests for a quarterly meeting shall be honored; however, once convened, the committee may meet more or less frequently as mutually agreed between the parties.

At least one (1) weeks' notice shall be given to members of any agreed upon meeting and the agenda. Committee meetings shall normally be held during University business hours and at a mutually agreeable time and date. Employee members shall experience no loss in salary for meeting participation; however,

meeting times are not construed as work time and no overtime shall be claimed or paid for meetings attended outside the employee members' regular working hours.

43.3 Limitations.

Committee meeting topics shall be limited to subjects of group rather than individual concern, and the committee shall not discuss grievances properly processed under Article 6 of the Agreement. Further, it is not intended that this Article obligate in any way either party to negotiate on personnel matters covered in this Agreement or to alter, limit, restrict, or reduce prerogatives of either party otherwise provided in this Agreement.

Departmental Labor Management. In an effort to resolve workplace problems collaboratively and at the lowest level, staff are strongly encouraged to bring concerns about staffing and other working conditions to the attention of their department(s). SEIU Local 925 can request that the Office of Labor Relations set up a Joint Labor Management meeting for the particular department. The Union can also place on the agenda of any Labor Management meeting issues of staffing and/or other working conditions in particular departments/units.

Release time for the employees requesting to be at the meeting will be subject to the operational needs of the department.

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Kristi Aravena

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Kristi Aravena

Date: 9/28/2020

ARTICLE 44 – CLASSIFICATIONS AND RECLASSIFICATION

44.1 The Employer will allocate positions on a “best fit” basis to the most appropriate classification at the University of Washington. Allocations shall be based on a position’s duties, responsibilities, or qualifications.

44.2 Reallocations shall be based on a permanent and substantive change in the duties, responsibilities, or qualifications of a position or application of the professional exemption criteria set forth in RCW 41.06.070(2).

44.3 (a) Should the University decide to create, eliminate or modify class specifications which does not involve a major restructure to the overall classification system, it will notify the Union in advance of implementing the action. Notification will include the bargaining unit status of the classification and, for a newly created or modified classification considered to be in the bargaining unit, a proposed salary. Notification will occur at least forty-five (45) days in advance of any proposed implementation date. At the Union’s request the University will meet and confer with the Union over its proposed action.

(b) An employee occupying a position reallocated to a class with a lower salary range maximum due to a class being created, abolished or modified will retain the salary of their former position until reaching the top of the range of the former position, and then will be frozen until the new class pay range catches up.

An employee(s) occupying a position reallocated to a class with a higher salary range due to a class being created, abolished or modified will receive the same step in the new range as the employee(s) held in the previous range. The periodic increment date of the employee will remain unchanged.

(c) Within thirty (30) calendar days following implementation of the University’s decision to create or combine classifications per Article 44, or modify class specifications for bargaining unit positions, the Union may file an appeal with the Classification Review Hearing Officer selected under Article 44.6 of this contract, to determine if the salary assigned to the classification is appropriate.

44.4 The Union may, at any time, propose a new classification with appropriate justification. These proposals will be reviewed by the Compensation Office of Human Resources which will accept, reject, or modify any proposal. The Union and the Compensation office will meet and discuss the proposal within sixty (60) days. This review is not grievable.

44.5 The University agrees to notify the Union of any proposed reclassifications of occupied bargaining unit positions into non-bargaining unit positions at least thirty (30) days prior to implementation.

44.6 Professional Staff Exemptions:

1 1. The University will make reallocations based on application of the
2 professional staff exemption criteria set forth in RCW 41.06.070 (including any
3 permanent and substantive change in the duties, responsibilities, or qualifications
4 of the position).

5 2. The Union and the University agree to a procedure that includes the
6 provision of information by the University and a meeting with the Union to discuss
7 and resolve issues regarding the transfer of work from the bargaining unit
8 within four (4) weeks of the University's initial notice to the union for a proposed
9 professional staff exemption.

10 3. All negotiations regarding transfer of any work from the bargaining unit shall
11 be concluded by the meeting described above, unless both parties agree to an
12 extension.

13 4. Disputes regarding professional staff exemptions shall be resolved by the
14 classification review hearing officer . The Hearing Officer shall make his/her
15 decision based on the criteria outlined in Subsection 44.6 (1) above. If the
16 employee appeals the exemption determination in any other forum the Union
17 cannot pursue the determination through the process outlined in this Article

18 44.7 Position Review Process.

19 (a) The University, employee, or employee representative may request that a
20 position be reviewed when the requesting party believes that the basis of its
21 request has become a permanent requirement of the position. Employees and
22 employee representatives may not request that a position be reviewed more
23 often than once every six (6) months.

24 (b) The request must be complete and in writing on forms provided by the
25 University. Requests may be submitted to Human Resources or to an
26 employee's direct supervisor or department. Any party may submit additional
27 information, including the names of individuals, which the party believes is
28 relevant to the position review.

29 (c) An employee may request that a representative be present as an observer at
30 meetings with the University reviewer scheduled to discuss the request for
31 position review. At the employee's request a portion of such meetings shall be
32 conducted in a quiet and private location, away from the work station.

33 (d) The University reviewer will investigate the position and issue a written
34 response to the employee or employee representative within sixty (60)
35 calendar days from receipt, by Human Resources, of the completed request.
36 The response will include notification of the class and salary assigned when
37 the position is reallocated, or notification of the reasons the position does not
38 warrant reallocation when the request is not approved. Reclass requests may
39 be submitted at either the departmental level or directly to Human Resources.

Reclass requests submitted at the departmental level must be forwarded to Human Resources within thirty (30) calendar days.

(e) The effective date of allocations or reallocations initiated by the University shall be determined by the University. The effective date of a reallocation resulting from an employee or employee representative request for position review will be established as the 1st or the 16th of the month which precedes the date that the completed request was filed with Human Resources or the employee's direct supervisor or department, whichever date is earliest. The date of receipt must be appropriately documented.

(f) An employee may request reconsideration following receipt of the University's determination. Requests for reconsideration will not hold the timeframe for filing an appeal under this Article.

44.8 Position Review Appeal Process. If the Union wishes to appeal the decision of the University, it may appeal to the Classification Review Hearing Officer within thirty (30) calendar days following the date of the University's written response.

Hearing Officer. The Hearing Officer shall be jointly selected by the parties within thirty (30) days of the execution of this contract and shall serve for a minimum of one (1) year from the date of selection. At that time the parties may choose to re-appoint the Hearing Officer or select a different Hearing Officer who will also serve for a minimum of one (1) year from date of selection.

Hearings. The Hearing Officer shall hold hearings on a quarterly basis unless there are no appeals to hear or the parties agree to pend any open appeals. All materials considered in the position review shall be submitted to the Hearing Officer prior to the hearing and neither party will submit evidence at the hearing that was not submitted during the position review. The Hearing Officer shall endeavor to hold multiple hearings each day, and shall issue a concise decision which shall be final and binding. The Hearing Officer shall have no authority to alter the terms and conditions of this contract. Employees may be represented at the hearing and will be released from work with no loss of pay to attend the hearing. The Hearing Officer's fees and expenses shall be shared equally by the parties.

Tentatively Agreed To:

For the Union:

DocuSigned by:

Brendan A Impson

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Brendan Impson

Date: 10/1/2020

For the Employer:

DocuSigned by:

Kristi Aravena

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Kristi Aravena

Date: 9/28/2020

ARTICLE 45 – COMPENSATION, WAGES AND OTHER PAY PROVISIONS**45.1**

- A. Effective July 1, ~~2019~~2021, each classification represented by the Union will continue to be assigned to the same Pay Table and Salary Range as it was assigned on June 30, ~~2019~~2021. Effective July 1, ~~2019~~2021, each employee will continue to be assigned to the same Salary Range and Step that ~~he or she~~they were ~~was~~ assigned on June 30, ~~2019~~2021 unless otherwise agreed.
- B. Effective July 1, ~~2019~~2021, all Salary Ranges described in Section A above will be increased by ~~two-zero~~ percent (20%). This increase will be based upon the salary schedule in effect on June 30, ~~2019~~2021.
- C. Effective July 1, ~~2020~~2022, all Salary Ranges described in Section A above will be increased by ~~two-zero~~ percent (20%). This increase will be based upon the salary schedule in effect on June 30, ~~2020~~2022.
- D. Employees who are paid above the maximum for their range on the effective date of the increase described in B or C above will not receive the specified increase to their current pay unless the new range encompasses their current rate of pay. Employees who are ~~receiving a Red-lined (Y-rated) salary~~ as of June 30, ~~2019~~2021 will continue to receive that salary if it is higher than the top step of the salary range for their classification as specified in Appendix I

45.2 Upon promotion or reclassification from a Local 925 position to another Local 925 position with a higher salary range, the affected employee shall be placed on the salary step of the new range which reflects a minimum of a three (3) step, except for positions on Health Care Professional/Technical pay tables, which shall receive a minimum increase of 6%. The new progression start date shall be the first of the current month for effective dates falling between the first and fifteenth of the month and the first of the following month for effective dates falling between the sixteenth and the end of the month.

45.3 An employee occupying a position that is reclassified to an existing class with a lower salary range shall be placed in the salary step in the new range which is closest to the current salary, provided such salary does not exceed the top automatic step of the new salary range.

45.4 Salary Schedules.

- (a) The salary schedules shall be incorporated into this Agreement as Appendix V.
- (b) Salary schedules will contain Career Enhancement/Growth steps as described in Section 45.6.

(c) Movement on General Schedules

Employees who are hired at the minimum available step of their pay range will receive a two (2) step increase to base salary following completion of six (6) months of continuous service and the date they receive that increase will be the employee's ~~periodic increment~~progression start date. Thereafter, employees will receive a two (2) step increase annually, based on their ~~periodic increment~~progression start date, until they reach the top of the pay range.

Employees who are hired above the minimum available step of the pay range will receive a two (2) step increase to base salary following completion of twelve (12) months of continuous service and the date they receive that increase will be the employee's ~~periodic increment~~progression start date. Thereafter, employees will receive a two (2) step increase annually, based on their ~~periodic increment~~progression start date, until they reach the top of the pay range.

(d) Movement on Health Care Schedules

Employees who are hired on the Health Care pay tables above the minimum available step of the pay range will receive increment increases at the rate of one (1) step each twelve (12) months until they reach the top of the pay range. The date they receive that increase will be the employee's ~~periodic increment~~progression start date until they reach the top of the pay range.

Employees who are hired on the Health Care pay tables at the minimum available step in the pay range will receive a one (1) step increase to base salary following completion of six (6) months of continuous service and the date they receive that increase will be the employee's ~~periodic increment~~progression start date. Thereafter, employees will receive a one (1) step increase annually, based on their ~~periodic increment~~progression start date, until they reach the top of the pay range.

(e) When a ~~periodic increment~~progression start date coincides with a promotional date, the appointment to a new salary range, and/or a market adjustment, the ~~periodic increment~~progression start date will be applied first.

(f) The University, at its discretion, may approve additional progression increases at any time. Such additional progression increases will not change an employee's progression start date.

(g) Recruitment/Retention Compensation. The Employer may increase the salary of classifications that are experiencing recruitment/retention problems, upon thirty (30) days' notice to the union and the opportunity for the union to bargain.as per 45.7 below.

45.5 The University and the Union affirm their commitment to the principles of comparable worth by implementing any state-mandated comparable worth adjustments.

1
2 45.6 Career Enhancement/Growth Program.

3 The University will continue its Career Enhancement/Growth program. The
4 program will reward employees whose development of skills, increased
5 productivity, or assumption of higher level duties results in increased value to the
6 department, service enhancements, or efficiencies for the department in which the
7 employee works.

8 CEGP steps on the respective pay tables (see Appendix V Pay Tables), will be
9 attained solely through the Career Enhancement/Growth program and will not be
10 based on length of service.

11 Employees in every classification covered by this Agreement will be eligible for the
12 program. Employees are eligible to receive a Career Enhancement/Growth step
13 any time after they have been at the last automatic step in their pay range for a
14 minimum of one (1) year. Employees are eligible for the subsequent Career
15 Enhancement/Growth step beginning one (1) year after receiving the previous
16 step.

17 There will be no minimum or maximum number of employees who may receive
18 Career Enhancement/Growth steps. There will be no minimum or maximum
19 amount of money the University will spend on the Career Enhancement//Growth
20 program. Decisions about Career Enhancement/ Growth steps shall be made
21 within sixty (60) days of supervisory/ managerial/professorial recommendations.

22 Either employees or managers may initiate the CEGP application process. All
23 CEGP applications shall be forwarded to the Compensation Office, regardless of
24 approval or denial. If the application has been denied, the reason for the denial
25 must be documented.

26 The Compensation Office tracks CEGP applications, grants, and denials including
27 at a minimum the job class, department, employee id, the decision to grant or deny,
28 and the documented reason for any denial. If denied, the employee may appeal
29 to the decision-maker's supervisor.
30

31 The CEGP application allows for the inclusion of up to three letters of
32 recommendation, and record years of experience in the position or field, as well as
33 years of service with the University in the Statement of Qualifications section. The
34 union will have access to this information on request.

35 The Career Enhancement/Growth program will not be a substitute for
36 reclassifications. Reclassifications will take priority over receiving Career
37 Enhancement/Growth steps such that if an employee qualifies to receive a Career
38 Enhancement/Growth step but could otherwise be reclassified, the employee will
39 be reclassified and will not simultaneously receive the Career
40 Enhancement/Growth step. Career Enhancement/Growth steps shall be
41 considered in calculating salary adjustment associated with promotion and upward

reclassification, but in no instance shall a salary in a new position be at a step higher than the top automatic step in the new pay range, except for lateral transfers where there is no mutual agreement not to exceed the top automatic progression step in the new pay range.

The University agrees to regularly issue University-wide reminders promoting the value of this program.

The parties will utilize the JLM committee to review the CEGP program periodically with the goal to improve standards and accessibility.

The Career Enhancement/Growth program in its entirety is not subject to the grievance procedure (Article 6).

45.7 Market Rate Wage Adjustments.

If market conditions determine that an upward adjustment in one or more economic areas is essential to maintain competitiveness, both the Union and the Employer shall be given the opportunity to raise issues of competitive compensation and propose market adjustments. When the Employer proposes adjustments, the Union shall be given at least thirty (30) days' notice in advance of the implementation date to negotiate the adjustment.

45.8 Callback Pay (Applicable only to the University-wide Nonsupervisory, Supervisory, Contact Center, Contact Center Supervisory, and Health Care Professional/Laboratory Technical bargaining units).

When a scheduled work period employee has left the grounds and is called to return to the work station outside of regularly scheduled hours, the employee shall receive two (2) hours bonus pay plus time actually worked. The bonus pay shall be compensated at the regular rate; time worked shall be compensated at time and one-half (1-1/2). Time worked immediately preceding the regular shift does not constitute call back, provided time worked does not exceed two (2) hours or notice of at least eight (8) hours has been given. An employee on standby status called to return to the work station does not qualify for call back pay.

45.9 Standby Pay (Applicable only to the University-wide Nonsupervisory, Supervisory, Contact Center, Contact Center Supervisory, and Health Care Professional/Laboratory Technical bargaining units).

Scheduled or nonscheduled work period employees required to restrict off-duty activities to be available for duty shall be compensated as follows:

- At a rate of two dollars (\$2.00) per hour for the University-wide Nonsupervisory, and Supervisory Units, Contact Center, and Contact Center Supervisory, except for those job titles listed in Appendix II, which shall receive the applicable rates.

- At a rate of three dollars and seventy-five cents (\$3.75) per hour for the Health Care Professional/Laboratory Technical Unit

When called in from standby status, the employee shall receive premium pay (time and one-half [1-1/2] the employee's regular rate) for a minimum work period of two (2) hours. The two (2) hours pay shall not apply unless the employee has left the employer's premises.

45.10 Shift Differential (Applicable only to the University-wide Nonsupervisory, Supervisory, Contact Center, Contact Center Supervisory, and Health Care Professional/Laboratory Technical bargaining units).

Employees assigned to evening and night shifts shall receive a shift differential as follows:

- University-wide Nonsupervisory, Supervisory, Contact Center, Contact Center Supervisory Units: \$1.00 per hour for evening and night shifts, except for those job titles listed in Appendix II, which shall receive the applicable rates;
- Health Care Professional/Laboratory Technical Unit: \$1.50 per hour for evening shift and \$2.25 per hour for night shift.

Evening shift is defined as a majority of time worked daily or weekly between 5:00 p.m. and 12:00 a.m. Night shift is defined as a majority of time worked daily or weekly between 12:00 a.m. and 7:00 a.m. Shift differential shall be paid for the entire shift which qualifies. When an employee is regularly assigned to an afternoon or evening shift that qualifies for shift differential, the employee shall continue to receive the shift differential during temporary assignment, not to exceed five (5) working days, to a shift that does not qualify.

45.11 Multilingual/Sign Language/Braille Premium Pay. Whenever a classified position has a bona fide requirement for regular use of competent skills in more than one language, and/or sign language and/or Braille, and the need for that skill is specified in the employee's position description, the employee shall receive a premium pay of five (5%) percent above the level normally assigned for that position, except for those instances where the position is allocated to a class that specifies these skills.

If the employee's position is allocated to a class that specifies these skills, the employee will receive a premium pay of five (5%) percent above the level normally assigned for that position only when the employee's position description states that the position has a bona fide requirement for regular use of competent skills in three (3) or more languages in addition to English.

If this requirement is not included in the employee's position description, refusal by the employee to interpret will not result in corrective action.

1 45.12 Weekend Pay.

- 2 • University-wide Nonsupervisory, Supervisory, Contact Center, and Contact
3 Center Supervisory bargaining units: All hours worked on weekends by
4 employees in applicable job titles shall include a weekend pay premium
5 accordance with Appendix II.
- 6 • Health Care Professional/Laboratory Technical bargaining unit: All hours
7 worked on weekends shall include a weekend pay premium of \$1.50 per hour.

8 45.13 Substitute Lead (Applicable only to the Health Care Professional/Laboratory
9 Technical bargaining unit).

10 Employees in a non-lead classification who are designated by the employer to
11 assume the lead role in the absence of an employee in a lead classification shall
12 be paid a premium of \$2.00 per hour for all hours worked in the assignment.

13 45.14 Preceptor.

14 Surgical Technologists (18430) may serve as a preceptor after successfully
15 completing a preceptor workshop or equivalent documented training and agreeing
16 to and being appointed to be specifically responsible for planning, organizing, and
17 evaluating the new skill development of one or more newly hired surgical
18 technologists or perioperative registered nurses. This includes teaching, clinical
19 supervision, role modeling, feedback, evaluation (verbal and written) and follow up
20 of the new or transferring employee. Employees will receive a preceptor premium
21 pay of \$1.50 per hour for all time spent engaged in preceptor role responsibilities
22 with/on behalf of the orienting employees.

23 Respiratory Care Practitioners (18155) may serve as preceptors after successfully
24 completing a preceptor workshop or equivalent documented training and agreeing
25 to and being appointed to be specifically responsible for planning, organizing, and
26 evaluating the new skill development of one or more Respiratory Care Practitioners
27 enrolled in a defined orientation program, the parameters of which have been set
28 forth in writing by the Employer. This includes teaching, clinical supervision, role
29 modeling, feedback, evaluation (verbal and written) and follow up of the new or
30 transferring employee.

31 Respiratory Care Practitioner preceptors are eligible to receive preceptor premium
32 pay of \$1.50 per hour only when actually engaged in preceptor role responsibilities
33 with/on behalf of the orienting Respiratory Care Practitioner.

34 ~~45.15 HMC Public Safety Sergeant Premium.~~

35 ~~All Department of Public Safety Sergeants who have been trained and qualified to~~
36 ~~assist the clinical staff when requested in the proper restraint of patients will~~
37 ~~receive the premium pay of \$3.00 per hour. For the purpose of this article, hours~~

~~of paid time off, such as holiday, vacation or sick leave, do not count as hours worked.~~

45.1645.15 UWMC Public Safety Officer Premium.

All Department of Public Safety Officers and Sergeants who have been trained and qualified to assist the clinical staff in the proper restraint of patients will receive premium pay of \$1.30 per hour. For the purpose of this article, hours of paid time off, such as holiday, vacation or sick leave, do not count as hours worked.

Tentatively Agreed To:

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Date: 9/28/2020

ARTICLE 46 – HEALTH CARE BENEFITS AMOUNTS**46.1**

- A. For the ~~2019-2021~~2021-2023 biennium, the Employer will contribute an amount equal to eighty-five percent (85%) of the total weighted average of the projected medical premium for each bargaining unit employee eligible for insurance each month, as determined by the Public Employees Benefits Board (PEBB). The projected medical premium is the weighted average across all plans, across all tiers.
- B. The point-of-service costs of the Classic Uniform Medical Plan (deductible, out-of-pocket maximums and co-insurance/co-payment) may not be changed for the purpose of shifting health care costs to plan participants, but may be changed from the 2014 plan under two (2) circumstances.
1. In ways to support value-based benefits designs; and
 2. To comply with or manage the impacts of federal mandates.
- Value-based benefits designs will:
1. Be designed to achieve higher quality, lower aggregate health care services cost (as opposed to plan costs);
 2. Use clinical evidence; and
 3. Be the decision of the PEBB Board.
- C. Article 46.1 (B) will expire June 30, ~~2024~~2023.

46.2 A. ~~The Employer will pay the entire premium costs for each bargaining unit employee for dental, basic life, and any offered basic long-term disability insurance coverage. If changes to the long-term disability benefit structure occur during the life of this agreement, the Employer recognizes its obligation to bargain with the Coalition over impacts of those changes within the scope of bargaining. The Employer will pay the entire premium costs for each bargaining unit employee for basic life, basic long-term disability and dental insurance coverage.~~

- B. If the PEBB Board authorizes stand-alone vision insurance coverage, then the Employer will pay the entire premium costs for each bargaining unit employee.

46.3 Wellness

- A. To support the statewide goal for a healthy and productive workforce, employees are encouraged to participate in a Well-Being Assessment

1 survey. Employees will be granted work time and may use a state
2 computer to complete the survey.

- 3
4 B. The Coalition of Unions agrees to partner with the Employer to educate
5 their members on the wellness program and encourage participation.
6 Eligible, enrolled subscribers ~~who register for the Smart Health Program~~
7 ~~and complete the Well-Being Assessment will be eligible to receive a~~
8 ~~twenty-five dollar (\$25) gift certificate each calendar year. In addition,~~
9 ~~eligible, enrolled subscribers~~ shall have the option to earn an annual one
10 hundred twenty-five dollars (\$125.00) or more wellness incentive in the
11 form of reduction in deductible or deposit into the Health Savings Account
12 upon successful completion of required Smart Health Program activities.
13 During the term of this Agreement, the Steering Committee created by
14 Executive Order 13-06 shall make recommendations to the PEBB
15 regarding changes to the wellness incentive or the elements of the Smart
16 Health Program.

- 17
18 46.4 The PEBB Program shall provide information on the Employer sponsored
19 Insurance Premium Payment Program on its website and in an open enrollment
20 publication annually.

21
22 46.5 Medical Flexible Spending Arrangement

- 23
24 A. During January ~~2020-2022~~ and again in January ~~2024-2023~~, the Employer will
25 make available two hundred fifty dollars (\$250) in a medical flexible spending
26 arrangement (FSA) account for each bargaining unit member represented by
27 a Union in the Coalition described in RCW 41.80.020(3), who meets the
28 criteria in Subsection ~~28.746.5~~(B) below.
- 29 B. In accordance with IRS regulations and guidance, the Employer FSA funds
30 will be made available for a Coalition bargaining unit employee who:
- 31 1. Is occupying a position that has an annual full-time equivalent base
32 salary of fifty thousand four dollars (\$50,004) or less on November
33 1 of the year prior to the year the Employer FSA funds are being
34 made available; and
 - 35 2. Meets PEBB program eligibility requirements to receive the
36 employer contribution for PEBB medical benefits on January 1 of
37 the plan year in which the Employer FSA funds are made available,
38 is not enrolled in a high-deductible health plan, and does not waive
39 enrollment in a PEBB medical plan except to be covered as a
40 dependent on another PEBB non-high deductible health plan.
 - 41 3. Hourly employees' annual base salary shall be the base hourly rate
42 multiplied by two thousand eighty-eight (2088)
 - 43 4. Base salary excludes overtime, shift differential and all other
44 premiums of payments

C. A medical FSA will be established for all employees eligible under this Section who do not otherwise have one. An employee who is eligible for Employer FSA funds may decline this benefit but cannot receive case in lieu of this benefits.

D. The provisions of the State's salary reduction plan will apply. In the event that a federal tax that takes into account contributions to a FSA is imposed on PEBB health plans, the provision will automatically terminate. The parties agree to meet and negotiate over the termination of this benefit.

D.E. Eligible employees will be provided information regarding the benefit and use of the FSA funds at new employee orientation, during open enrollment periods, and at the beginning of each plan year. The PEB Health Care Benefits Labor Coalition and Health Care Authority committee will confer on methods of ensuring eligible employees understand and are able to access information regarding the FSA benefit, including exploring ways for employees to access information in preferred languages.

Tentatively Agreed To:

For the Union:

DocuSigned by:

Brendan A Impson

3A5FBF4814CC4E7...

Brendan Impson

Date: 10/1/2020

For the Employer:

DocuSigned by:

Kristi Aravena

255BCC783CD346E...

Kristi Aravena

Date: 9/28/2020

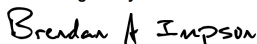
ARTICLE 47 – CONTRACTING**Contracting Out.**

The University will not contract out work which results in the layoff of bargaining unit employees who are employed prior to the time of the execution or renewal of the contract. The University will provide the Union thirty (30) calendar days' notice prior to the implementation of any contract allowed under this Article.

Tentatively Agreed To:

For the Union:

DocuSigned by:



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Brendan Impson

Date: 10/1/2020

For the Employer:

DocuSigned by:



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Kristi Aravena

Date: 9/28/2020

ARTICLE 48 – STAFFING CONCERNS

48.1 Individual Staffing Concerns. Employees are strongly encouraged to bring concerns about workload issues to the attention of their supervisor or designee. Upon request, the supervisor or designee will provide direction and guidance that may include the setting of priorities and the adjustment of workload.

48.2 Departmental Staffing Concerns. Workload, work area and staffing considerations will be appropriate subjects for Joint Union/Management meetings.

48.3 The Employer will ensure that the reporting authority for each employee is clearly defined.

48.4 Assignment of Additional Duties

An employee who is assigned, on a long term basis, the duties of a position vacated by attrition, layoff, or other reasons, in addition to his or her job duties, shall have the right to meet with his or her supervisor to discuss the situation. If the initial meeting between the supervisor and the employee does not result in a satisfactory conclusion, the employee may request a subsequent meeting which a representative of the Union may attend.

Tentatively Agreed To:

For the Union:

DocuSigned by:

Brendan A Impson

3A5FBF4814CC4E7...

Brendan Impson

Date: 10/1/2020

For the Employer:

DocuSigned by:

Kristi Aravena

255BCC783CD348E...

Kristi Aravena

Date: 9/28/2020

ARTICLE 49 – PRIVACY

49.1 Personnel, medical records, and other employment related files containing personal employee information, will be kept confidential in accordance with state and federal law and University policy.

49.2 The Employer will make a reasonable attempt to notify affected current employees when a public disclosure request, in which they are named, is received for information from their personnel file. The Employer will copy the Union on the notification to the employee. This notification does not apply to any public disclosure request from the employee, a request from the Union, one that includes a release signed by the employee, or a request for information otherwise available to the public.

Tentatively Agreed To:

For the Union:

DocuSigned by:

Brendan A Impson

3A5FBF4814CC4E7...

Brendan Impson

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For the Employer:

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Kristi Aravena

Date: 9/28/2020

ARTICLE 50 – NO STRIKE/LOCKOUT

The Employer and the Union acknowledge that this Agreement provides, through the grievance procedure and through other administrative remedies, for an orderly settlement of grievances or disputes which may arise between the parties. Accordingly, the parties agree that the public interest requires the uninterrupted performance of all University services and to this end pledge to prevent or eliminate any conduct contrary to that objective. Therefore, during the life of the Agreement the Employer shall not lockout any of the employees as a result of a labor dispute or grievance or disputes on personnel matters nor shall the Union condone or authorize a work stoppage, work slowdown, or any other curtailment of work in the bargaining units.

Should the employees engage in any unauthorized concerted action, a Joint Union/Management Committee shall immediately convene and shall continue to meet until the dispute is settled, and the employees involved shall immediately return to work and continue working. Any employee who refuses to perform his/her work may be subject to disciplinary action.

There will be no strike or lockout regarding any matters pertaining to the contents of this Agreement.

Any action of the Employer in closing the University during a general strike, riot, or civil disturbance for the protection of the institution, its property, or its employees shall not be deemed a lockout.

Any action of an employee in refusing to cross, for his/her own personal safety, a picket line at the Employer's premises in case of an officially declared strike by some other employee organization or union representing employees working for the Employer shall not constitute a violation of this clause of the Agreement, provided, however, that such a decision shall be made freely by the employee without coercion by either the Employer or the Union and provided further that nothing herein shall preclude the Employer from continuing to operate the University with or without temporary replacement personnel.

Tentatively Agreed To:

For the Union:

DocuSigned by:

Brendan A Impson

3A5FBF4814CC4E7...

Brendan Impson

Date: 10/1/2020

For the Employer:

DocuSigned by:

Kristi Aravena

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Kristi Aravena

Date: 9/28/2020

ARTICLE 51 – TRAVEL PAY AND WORK TIME

51.1 General.

Any employee required to travel to a place of work other than his/her regular official duty station shall be reimbursed for travel costs if eligible, in accordance with University of Washington Administrative Policy Statements, Section 70.

51.2 Work Time and Compensation.

(a) When employees are required to report for work to their official duty station before traveling to a temporary official duty station, work time computation shall commence at the time of reporting to the regular official duty station.

(b) When employees are required to travel on a nonscheduled work day they shall be paid in accordance with Articles 9 and 10, and University policy. For purposes of determining hours of work, the work day shall commence at the time the employee leaves his/her official duty station and end upon arrival at the temporary duty station. The employee's domicile shall be his/her official work station when travel commences from that location if less than time calculation from the official duty station.

Tentatively Agreed To:

For the Union:

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Date: 10/1/2020

For the Employer:

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Kristi Aravena

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Kristi Aravena

Date: 9/28/2020

ARTICLE 52 – PERSONAL SERVICES

The University agrees it is inappropriate and contrary to University policy to assign any employee coffee making, related food service duties, or other tasks of a personal nature. The exception is when such an activity is based on a bona fide departmental requirement.

Tentatively Agreed To:

For the Union:

DocuSigned by:

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Brendan Impson

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Kristi Aravena

Date: 9/28/2020

ARTICLE 53 – MODALITY PAY

Applicable only to HealthCare Professional/Laboratory Technical and Supervisory bargaining units.

The parties agree that Modality Pay will be applicable to the job titles below. When applicable, Modality Pay will be paid as follows:

Modality Pay 1- \$1.25 per hour

Modality Pay 2- \$1.50 per hour

Modality Pay 3- \$1.75 per hour

AFFECTED TITLES:

Class Code	Job Title	Hourly Class Code	Hourly Job Title
18345	Diagnostic Medical Sonographer (NE S SEIU 925 HCP/LT)	20701	Diagnostic Medical Sonographer (NE H SEIU 925 HCP/LT)
18346	Diagnostic Medical Sonographer Lead (NE S SEIU 925 HCP/LT)	20702	Diagnostic Medical Sonographer Lead (NE H SEIU 925 HCP/LT)
18428	Cardiac Sonographer Supervisor (E S SEIU 925 Supv)		
18348	Diagnostic Medical Sonographer Spec(NE S SEIU 925 HCP/LT)	20704	Diagnostic Medical Sonographer Spec (NE H SEIU 925 HCP/LT)
18347	Diagnostic Medical Sonographer Supervisor (E S SEIU 925 Supv)	20703	Diagnostic Medical Sonographer Supv (NE H SEIU 925 Supv)
18349	Diagnostic Medical Sonographer Supv (NE S SEIU 925 Supv)		
18298	Electrocardiograph Laboratory Superv (NE S SEIU 925 Supv)	20686	Electrocardiograph Laboratory Supv (NE H SEIU 925 Supv)
18412	Nuclear Medicine Technologist Lead (NE S SEIU 925 HCP/LT)	20727	Nuclear Medicine Technologist Lead (NE H SEIU 925 HCP/LT)

Class Code	Job Title	Hourly Class Code	Hourly Job Title
18415	Nuclear Medicine Technologist 1 (NE S SEIU 925 HCP/LT)	20729	Nuclear Medicine Technologist 1 (NE H SEIU 925 HCP/LT)
18416	Nuclear Medicine Technologist 2 (NE S SEIU 925 HCP/LT)	20730	Nuclear Medicine Technologist 2 (NE H SEIU 925 HCP/LT)
18405	Nuclear Medicine PET/CT Technologist (NE S SEIU 925 HCP/LT)	20726	Nuclear Medicine PET/CT Technologist (NE H SEIU 925 HCP/LT)
18414	Nuclear Medicine Technologist Supervisor (E S SEIU 925 Supv)	20728	Nuclear Medicine Technologist Supervisor (NE H SEIU 925 Supv)
18413	Nuclear Medicine Technologist Supervisor (NE S SEIU 925 Supv)		
18272	Imaging Technologist (NE S SEIU 925 HCP/LT)	20674	Imaging Technologist (NE H SEIU 925 HCP/LT)
18274	Imaging Technologist-Angiography (NE S SEIU 925 HCP/LT)	20676	Imaging Technologist-Angiography (NE H SEIU 925 HCP/LT)
18275	Imaging Technologist-Mag Res Imaging (NE S SEIU 925 HCP/LT)	20677	Imaging Technologist-Mag Res Imaging (NE H SEIU 925 HCP/LT)
18276	Imaging Technologist-Lead (NE S SEIU 925 HCP/LT)	20678	Imaging Technologist-Lead (NE H SEIU 925 HCP/LT)
18279	Imaging Technologist-Supervisor (E S SEIU 925 Supv)	20681	Imaging Technologist-Supervisor (NE H SEIU 925 Supv)
18280	Imaging Technologist-Supervisor (NE S SEIU 925 HCP/LT)		
18273	Imaging Technologist-Comp Tomo (NE S SEIU 925 HCP/LT)	20675	Imaging Technologist-Comp Tomo (NE H SEIU 925 HCP/LT)
18277	Imaging TechnologistMammo (NE S SEIU 925 HCP/LT)	20679	Imaging Technologist-Mammo (NE H SEIU 925 HCP/LT)
18435	Vascular Sonographer (NE S SEIU 925 HCP/LT)	20744	Vascular Sonographer (NE H SEIU 925 HCP/LT)

Class Code	Job Title	Hourly Class Code	Hourly Job Title
18439	Vascular Sonographer Lead (NE S SEIU 925 HCP/LT)	20748	Vascular Sonographer Lead (NE H SEIU 925 HCP/LT)

Tentatively Agreed To:

For the Union:

DocuSigned by:

Brendan A Impson

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Brendan Impson

Date: 10/1/2020

For the Employer:

DocuSigned by:

Kristi Aravena

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Kristi Aravena

Date: 9/28/2020

ARTICLE 54 – SUBORDINATION OF AGREEMENT AND SAVINGS CLAUSE

Should any part of this Agreement or any provision contained herein be determined by a body of competent jurisdiction to be unlawful or invalid the remainder of the Agreement shall remain in full force and effect. Upon request from either party, the Union and Employer negotiating committee shall commence negotiations within thirty (30) days for the purpose of coming to agreement on a substitute provision for that which was declared unlawful or invalid.

Nothing in this Agreement shall be construed to limit or reduce the rights and privileges of the parties except where specifically modified herein.

Tentatively Agreed To:

For the Union:

DocuSigned by:

Brendan A Impson

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Brendan Impson

Date: 10/1/2020

For the Employer:

DocuSigned by:

Kristi Aravena

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Kristi Aravena

Date: 9/28/2020

ARTICLE 55 – CONTRACT DISTRIBUTION**55.1 Contract Distribution**

Prior to posting on the Labor Relations website, the University will submit to the Union the electronic version of the collective bargaining agreement between the University of Washington and the SEIU Local 925.

55.2 Distribution.

(a) The Employer shall allow the Union to distribute paper copies through campus mail as needed.

(b) The Employer will provide all current and new employees with a link to the new Agreement.

Tentatively Agreed To:

For the Union:

DocuSigned by:

Brendan A Impson

3A5FBF4814CC4E7...

Brendan Impson

Date: 10/1/2020

For the Employer:

DocuSigned by:

Kristi Aravena

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Kristi Aravena

Date: 9/28/2020

ARTICLE 56 – UNION MEMBERSHIP, DUES DEDUCTION, AND STATUS REPORTS

56.1 Dues Deduction.

Upon authorization by an individual employee to the Union, the Employer shall provide for the semi-monthly payroll deductions of union dues which are uniformly applied to all members in those bargaining units in which the Union is the exclusive bargaining agent.

A. The Union shall transmit to the Employer via a web based electronic reporting system, by the cut-off date for each payroll period, the name and Employee ID number of employees who have, since the previous payroll cut-off date, provided authorization for deduction of dues, COPE, or have changed their authorization for deduction. The Employer will provide instructions and templates for the web based electronic reporting system and provide a calendar of required payroll cut-off dates.

56.2 Indemnification.

The Union and each employee authorizing the assignment of wages for the payment of Union dues hereby undertakes to indemnify and hold the University harmless from all claims, demands, suits or other forms of liability that may arise against the University for or on account of any deductions made from the wages of such employees or for any action taken in compliance with this Article.

56.3 Remittance of Dues.

The Employer shall electronically transmit to the Union on the first bank working day after each payday all dues deducted for that pay period in those bargaining units for which the Union is the exclusive bargaining representative.

56.4 Revocation

An employee may revoke their authorization for payroll deduction of payments to the Union by written notice to the Union in accordance with the terms and conditions of their signed membership card. Every effort will be made to end the deduction effective on the first payroll, and not later than the second payroll, after receipt by the Employer of confirmation from the Union that the terms of the employee's signed membership card regarding dues deduction revocation have been met.

56.5 Listing of Employees.

a. Authorized Use - All Reports

The information contained in the requested reports would be provided to each Union for the sole and exclusive purpose of enabling the Union to fulfill their representational responsibilities as the collective bargaining representative for

the UW employees about whom the information is requested. No personally identifiable data will be published or shared by any Union, except among those within each Union with a need-to-know for the purpose of enabling the Union to fulfill its representational responsibilities as the collective bargaining representative for the University employees about whom the data or information is requested.

Information provided pursuant to this Section will be maintained by the Union in confidence according to the law. The Union will indemnify the Employer for any violations of employee privacy committed by the Union pursuant to this Section.

Each pay period UW shall provide the following four reports electronically in EXCEL format

A. Member Info/Total Comp Deductions

Bargaining Unit
Name
Employee ID number
Home Address
Home phone/Cell phone
Work phone
Work location (address)
Home Email
UW email
UW campus mailbox number
Employment status
Pay rate salary
Hourly rate
Race
Gender
DOB
Date of hire
Deduction amount dues
Deduction amount other
Deduction amount cope
Total wages for the pay period
Total base pay for pay period
Total overtime pay for pay period
Total overtime hours per pay period
Total hours worked in the pay period

B. Position and Cost Center Information

Employee ID number
Name

1 Position cost center
2 Current position filled effective date
3 End date
4 Supervisory Org
5 College/Org name
6 Job profile
7 Job classification code
8 Full time salary or hourly rate
9 Appointment/FTE Percentage
10 Service period
11 Position number
12 Employment status effective date
13 Job classification
14 Department
15 Pay grade
16 Pay step
17 Manager name
18 Manager email
19 Job title
20 Job class code
21 Shift
22 Total FTE
23 Progression Start Date (if applicable) (step date)
24 Employment status (regular fulltime, regular part time, hourly, fixed duration part
25 time, fixed duration full time)
26
27

28 **C. Change Report – CURRENTLY IN DEVELOPMENT**

29 Name,
30 Job classification,
31 Job classification code,
32 Department,
33 Employee id,
34 Original hire date,
35 Status change date,
36 Termination/separation date if any,
37 Reason for status change, nature of status change,
38 Reason for termination/separation
39 LOA effective date,
40 Nature of LOA
41 New hire date
42 New Hire
43

44 **D. Vacancy Report – CURRENTLY IN DEVELOPMENT**

45 Position Number,

1 Job Classification

2 Date of vacancy

3 Elimination date of vacancy

4 Reason for elimination (filled, deleted, transferred to a different
5 classification/status)

7 56.6 Privacy Rights of Union Members

8 In recognition of the privacy interests of all persons covered under this Agreement,
9 the Employer will not disclose any personally identifiable wage or deduction
10 information, or membership status, concerning persons covered by this Agreement
11 to any members of the public or to nongovernmental organizations except to the
12 extent required by law, including the Public Disclosure Act and the Freedom of
13 Information Act.
14
15

16 Tentatively Agreed To:

18 For the Union:

19 DocuSigned by:

20 

21 3A5FBF4814CC4E7...

22 Brendan Impson

23 Date: 10/1/2020

For the Employer:

DocuSigned by:

20 

21 255BCC783CB340E...

22 Kristi Aravena

23 Date: 9/28/2020

24

ARTICLE 57 – MANAGEMENT RIGHTS AND RESPONSIBILITIES

The Employer through its designated management personnel or agents has the right and responsibility, except as expressly modified by this Agreement, to control, change, and supervise all operations and to direct and assign work to all working forces. Such rights and responsibilities shall include by way of illustration but shall not be limited to: the selection and hiring, training, discipline and discharge, classification, reclassification, layoff, promotion and demotion or transfer of employees; the establishment of work schedules; the allocation of all financial and other resources; the control and regulation of the use of all equipment and other property of the Employer. The Employer shall determine the methods, technological means and qualifications of personnel by and for which operations are to be carried out. The Employer shall take whatever action as may be necessary to carry out its rights in any emergency situation.

Application of this Article shall not preclude the use of the grievance procedure as established in this Agreement.

Tentatively Agreed To:

For the Union:

DocuSigned by:

Brendan A Impson

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Brendan Impson

Date: 10/1/2020

For the Employer:

DocuSigned by:

Kristi Aravena

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Kristi Aravena

Date: 9/28/2020

ARTICLE 58 - DURATION

This Agreement shall become effective July 1, ~~2019~~2021 and remain in force through June 30, ~~2021~~2023; provided that if this Agreement expires while negotiations between the parties are underway for a successor Agreement, the terms and conditions of this Agreement will remain in effect for a period not to exceed one (1) year from the expiration date.

Either party may request negotiation of a successor Agreement by notifying the other party in writing no sooner than January 1, ~~2020~~2022, and no later than January 31, ~~2020~~2022, to negotiate a new Agreement. Should such notice be served, bargaining shall commence at a time agreed upon by the parties.

Tentatively Agreed To:

For the Union:

DocuSigned by:

Brendan A Impson

3A5F8F4814GG4E7...

Brendan Impson

Date: 10/1/2020

For the Employer:

DocuSigned by:

Kristi Aravena

255BCC783CD348E...

Kristi Aravena

Date: 9/28/2020

ARTICLE 59 – REPRESENTED REGULAR TEMPORARY EMPLOYEES

Only the following language in this Article applies to the Represented Regular Temporary Employees and shall constitute the whole agreement between the Union and the University regarding these employees.

The Following Articles in this Agreement apply to Represented Regular Temporary employees, except as modified below:

PREAMBLE AND PURPOSE
ARTICLE 1 – UNION RECOGNITION
ARTICLE 2 – NON-DISCRIMINATION
ARTICLE 3 – REASONABLE ACCOMMODATION OF EMPLOYEES WITH DISABILITIES
ARTICLE 4 – WORKPLACE BEHAVIOR
ARTICLE 5 – AFFIRMATIVE ACTION
ARTICLE 6 – GRIEVANCE PROCEDURE
ARTICLE 7 – EMPLOYEE RIGHTS
ARTICLE 8 – EMPLOYEE FACILITIES
ARTICLE 12 – ADVANCE CERTIFICATION REGISTRATION PAY
ARTICLE 19 – UNION BUSINESS ACTIVITIES
ARTICLE 20.11 – FORMAL COLLECTIVE BARGAINING LEAVE
ARTICLE 22 – CHILD/DEPENDENT CARE
ARTICLE 24 – UNPAID LEAVE FOR A REASON OF FAITH OR CONSCIENCE
ARTICLE 27 – LEAVE RELATED TO DOMESTIC VIOLENCE, SEXUAL ASSAULT OR STALKING
ARTICLE 30 – WORK RELATED INJURY LEAVE (except 30.2)
ARTICLE 31 – HEALTH AND SAFETY
ARTICLE 40 – MANDATORY SUBJECTS
ARTICLE 42 – UNION ACTIVITIES, RIGHTS, AND STEWARDS (except Article 42.6 Temporary Employment with the Union)

ARTICLE 43 – JOINT UNION-MANAGEMENT COMMITTEE
ARTICLE 46 – HEALTH CARE BENEFITS AMOUNTS (if qualified for PEBB)
ARTICLE 49 – PRIVACY
ARTICLE 50 – NO STRIKE/LOCKOUT
ARTICLE 51 – TRAVEL PAY AND WORK TIME
ARTICLE 52 – PERSONAL SERVICES
ARTICLE 54 – SUBORDINATION OF AGREEMENT AND SAVINGS CLAUSE
ARTICLE 55 – CONTRACT DISTRIBUTION
ARTICLE 56 – UNION MEMBERSHIP, FAIR SHARE AND DUES DEDUCTION
ARTICLE 57 – MANAGEMENT RIGHTS AND RESPONSIBILITIES
ARTICLE 58 – DURATION
APPENDIX I – JOB CLASSIFICATIONS
APPENDIX III – OVERTIME EXEMPT JOB CLASSIFICATIONS
APPENDIX IV – LAYOFF SENIORITY UNITS
APPENDIX V – PAYTABLES
APPENDIX VI – MARKET INCREASES

59.1 DEFINITION

The term Represented Regular Temporary Employee shall mean an hourly paid employee doing bargaining unit work for more than 350 hours but less than 1,050 hours in any twelve (12) consecutive month period from an individual's original employment date in an hourly paid bargaining unit classification or from January 1, 2004, whichever is later, exclusive of overtime worked.

59.2 HOURS OF WORK AND OVERTIME

Hours of work for Represented Regular Temporary Employees shall be established by the employing official. Work hours assigned in excess of forty (40) hours in a seven (7) day work week constitutes overtime. Overtime hours will be compensated at a rate of one-and-one-half (1-1/2) times the employee's straight time hourly rate.

59.3 PROBATIONARY PERIOD

1 Represented Regular Temporary Employees are subject to all terms of the Agreement at
2 such time as a Regular Temporary Employee is appointed to a monthly paid bargaining
3 unit position. This includes the requirement to serve a probationary period.

4 A Represented Regular Temporary Employee who is hired into the same job without a
5 break in service, in the same unit through open recruitment will have their Regular
6 Temporary hours of service apply toward their probationary period for that position up to
7 a maximum of three (3) months of the six (6) month probationary period.

10 **59.4 COMPENSATION**

12 The Salary schedules for Represented Regular Temporary Employees shall be
13 incorporated into this Agreement as Appendix V.

15 The hourly rate for a Represented Regular Temporary Employee under this Appendix
16 must fall within the salary range for the classified title that best fits the work and may not
17 be below the lowest step of that salary range. If the assigned salary range increases and
18 the hourly rate paid to a temporary hourly employee falls below the lowest step of the
19 salary range, then the hourly rate of that employee will be increased to at least the lowest
20 step of the assigned salary range.

22 Individual departments may adjust temporary employee hourly rates, within the assigned
23 salary range, unless prohibited by State Law and/or University of Washington policy.

24 If a bargaining unit Represented Regular Temporary Employee leaves an appointment
25 and is later reemployed by the same department/unit in the same or substantially similar
26 appointment, the employee will be paid an hourly rate not less than their previous wage
27 in the department/unit.

29 All positions filled by Represented Regular Temporary Employees shall continue to
30 receive the premiums and differentials they received prior to July 1, 2005, including any
31 increases in the amounts of those premiums and differentials as provided for in this
32 Agreement.

34 **59.5 HOLIDAY PREMIUM**

36 If an employee works one of the following holidays, she/he will receive time and one half
37 for all hours worked on that holiday: New Year's Day, Martin Luther King Jr. Day,
38 President's Day, Memorial Day, Independence Day, Labor Day, Veteran's Day,
39 Thanksgiving, the Day after Thanksgiving, and Christmas.

41 **59.6 TRAINING**

43 Employees shall be appropriately trained and or certified prior to being assigned to
44 perform work requiring such training or certification, e.g., work with asbestos, lead, blood

borne pathogens, and all other appropriate training required for safety and efficiency in the unit.

59. 7 SICK LEAVE

- A. Employees will accrue one (1) hour of sick leave for every forty (40) hours worked (0.025 per hour).
- B. Sick leave accrues at the end of the month and is available for use the following month.
- C. Accrued sick leave may be used
 - a. in accordance with Article 18.1(b), 18.1(e), and 18.1 (f);
 - b. for the suspension of operations when the employee's workplace has been closed by a public health official for any health related reason; and
 - c. when the employee's child's school or day care has been closed by a public health official for any health related reason.
- D. Carryover and Separation: Employees may only carryover a maximum of forty (40) hours of accrued sick leave each calendar year. Accrued sick leave is not paid at separation.

Tentatively Agreed To:

For the Union:

DocuSigned by:

Brendan A Impson

3A5FBF4814CC4E7...

Brendan Impson

Date: 10/1/2020

For the Employer:

DocuSigned by:

Kristi Aravena

255BCC783CD346E...

Kristi Aravena

Date: 9/28/2020

APPENDIX I – JOB CLASSIFICATIONS

Note: This list is current as of **X**. Neither party will be bound by typographical errors, grammatical errors, or other instances of unintended error in this article.

	Job Code	Hourly Job Code	Job Profile	Pay Table	Salary Range
	17115	20534	ACCELERATOR TECHNICIAN 1	B4	40
	17300	20398	ACCOUNTANT 1	B4	41
	17301	20399	ACCOUNTANT 2	B4	45
	17302	20400	ACCOUNTANT, SENIOR	B4	51
	17081	21228	ADMINISTRATIVE ASSISTANT 1	B4	33
	17082	21229	ADMINISTRATIVE ASSISTANT 2	B4	37
	17083	21230	ADMINISTRATIVE ASSISTANT 3	B4	41
	17084	21231	ADMINISTRATIVE ASSISTANT LEAD	B4	43
	17490	20451	ADMISSIONS SPECIALIST	B4	41
	17583	20492	AFFIRMATIVE ACTION/HUMAN RIGHTS ASSISTANT	B4	41
	17724	20538	ANIMAL TECHNICIAN 1	B4	27
	17725	20539	ANIMAL TECHNICIAN 2	B4	28
	17726	20540	ANIMAL TECHNICIAN 3	B4	32
	17613	20502	BOOK PRODUCTION COORDINATOR	B4	44

	Job Code	Hourly Job Code	Job Profile	Pay Table	Salary Range
	17075	20343	BOOKKEEPING MACHINE OPERATOR	B4	30
	17550	20478	BROADCAST TECHNICIAN 1	B4	44
	17551	20479	BROADCAST TECHNICIAN 2	B4	50
	17552	20480	BROADCAST TECHNICIAN 3	B4	54
	17335	20410	BUDGET ANALYST	B4	43
	17336	20411	BUDGET/FISCAL ANALYST	B4	47
	17337	20412	BUDGET/FISCAL ANALYST LEAD	B4	52
	17021	20310	BUILDING SERVICES COORDINATOR	B4	33
	17119	20345	BUYER 1	B4	38
	17120	20346	BUYER 2	B4	44
	17122	20347	BUYER 3	B4	49
	17638	20508	CAMPUS SECURITY OFFICER	B4	41
	17070	20339	CASHIER 1	B4	28
	17071	20340	CASHIER 2	B4	30
	17073	20342	CASHIER LEAD	B4	32
	18456	20756	CLINICAL EMBRYOLOGIST	B6	62
	18457	20757	CLINICAL EMBRYOLOGIST LEAD	B6	69
	18455	20755	CLINICAL EMBRYOLOGIST TRAINEE	B6	42
	18391	20719	CLINICAL LABORATORY ASSISTANT	B7BX	12

	Job Code	Hourly Job Code	Job Profile	Pay Table	Salary Range
	18211	21211	CODING SPECIALIST 1	B7BX	51
	18212	21212	CODING SPECIALIST 2	B7BX	60
	18213	21213	CODING SPECIALIST 3	B7BX	68
	18214	21214	CODING SPECIALIST LEAD	B7BX	75
	18210	21210	CODING SPECIALIST TRAINEE	B7BX	33
	17378	20429	COMMUNICATIONS TECHNICIAN 1	B4	62
	17379	20430	COMMUNICATIONS TECHNICIAN 2	B4	66
	17380	20431	COMMUNICATIONS TECHNICIAN 3	B4	70
	17374	20426	COMPUTER MAINTENANCE TECHNICIAN 1	B4	45
	17375	20427	COMPUTER MAINTENANCE TECHNICIAN 3	B4	61
	17388	20437	COMPUTER MAINTENANCE TECHNICIAN 4	B4	65
	17377	20428	COMPUTER MAINTENANCE TECHNICIAN LEAD	B4	63
	17370	20422	COMPUTER OPERATOR 1	B4	30
	17371	20423	COMPUTER OPERATOR 2	B4	36
	17372	20424	COMPUTER OPERATOR 3	B4	42
	17373	20425	COMPUTER OPERATOR LEAD	B4	45
	17945	20594	COMPUTER SERVICES CONSULTANT 1	B4	57

	Job Code	Hourly Job Code	Job Profile	Pay Table	Salary Range
	17925	20589	COMPUTER SUPPORT ANALYST 1	B4	49
	17926	20590	COMPUTER SUPPORT ANALYST 2	B4	55
	17390	20438	COMPUTER SUPPORT SPECIALIST 1	B4	48
	17391	20439	COMPUTER SUPPORT SPECIALIST 2	B4	54
	17392	20440	COMPUTER SUPPORT SPECIALIST LEAD	B4	60
	17939	20591	COMPUTER SUPPORT TECHNICIAN 1	B4	42
	17940	20592	COMPUTER SUPPORT TECHNICIAN 2	B4	48
	17941	20593	COMPUTER SUPPORT TECHNICIAN 3	B4	51
	17019	20308	CONFERENCE COORDINATOR 1	B4	38
	17020	20309	CONFERENCE COORDINATOR 2	B4	42
	17659	20524	COPY CENTER ASSISTANT/COURIER	B4	27
	17656	20521	COPY CENTER COORDINATOR 1	B4	35
	17657	20522	COPY CENTER COORDINATOR 2	B4	37
	17660	20525	COPY CENTER EQUIPMENT OPERATOR 1	B4	30
	17661	20526	COPY CENTER EQUIPMENT OPERATOR 2	B4	33
	17662	20527	COPY CENTER EQUIPMENT OPERATOR 3	B4	34
	17586	20494	COSTUMER LEAD	B4	39

	Job Code	Hourly Job Code	Job Profile	Pay Table	Salary Range
	17585	20493	COSTUMER SPECIALIST	B4	48
	17485	20447	CREDENTIALS EVALUATOR 1	B4	31
	17486	20448	CREDENTIALS EVALUATOR 2	B4	34
	17487	20449	CREDENTIALS EVALUATOR 3	B4	36
	17410	20441	CURRICULUM ADVISOR	B4	35
	17364	20418	DATA CONTROL TECHNICIAN 1	B4	30
	17365	20419	DATA CONTROL TECHNICIAN 2	B4	36
	17366	20420	DATA CONTROL TECHNICIAN 3	B4	42
	17367	20421	DATA CONTROL TECHNICIAN LEAD	B4	45
	18470	20762	DENTAL ASSISTANT 1	B7BX	5
	18471	20763	DENTAL ASSISTANT 2	B7BX	23
	18475	20765	DENTAL ASSISTANT-EXPANDED FUNCTION DENTAL AUXILIARY	B7BX	76
	18476	20766	DENTAL X-RAY TECHNICIAN 2	B7BX	23
	17250	20381	DEVELOPMENT/FUND RAISING EVENTS COORDINATOR	B4	43
	18004	20596	DIETARY UNIT CLERK	B7BX	2
	18481	20769	DISPENSARY ASSISTANT 2	B4	31
	17641	20511	DRAFTING TECHNICIAN 2	B4	48
	17642	20512	DRAFTING TECHNICIAN 3	B4	52

	Job Code	Hourly Job Code	Job Profile	Pay Table	Salary Range
	17770	20557	EDITOR-PUBLICATIONS 1	B4	50
	17771	20558	EDITOR-PUBLICATIONS 2	B4	55
	17755	20550	EDITOR-RESEARCH PUBLICATIONS 1	B4	50
	17756	20551	EDITOR-RESEARCH PUBLICATIONS 2	B4	55
	17757	20552	EDITOR-RESEARCH PUBLICATIONS 3	B4	61
	17580	20489	ELECTRONIC MEDIA PRODUCER 1	B4	43
	17581	20490	ELECTRONIC MEDIA PRODUCER 2	B4	49
	17582	20491	ELECTRONIC MEDIA PRODUCER LEAD	B4	53
	17741	20547	ELECTRONICS TECHNICIAN 2	B4	44
	17593	20499	EMPLOYMENT TRAINING SPECIALIST 1	B4	37
	17595	20501	EMPLOYMENT TRAINING SPECIALIST 2	B4	43
	17592	20498	EMPLOYMENT TRAINING SPECIALIST ASSISTANT	B4	32
	17594	20500	EMPLOYMENT TRAINING SPECIALIST LEAD	B4	43
	17639	20509	ENGINEERING ASSISTANT 1	B4	48
	17640	20510	ENGINEERING ASSISTANT 2	B4	54
	17750	20548	ENVIRONMENTAL CONTROL TECHNICIAN 1	B4	34

	Job Code	Hourly Job Code	Job Profile	Pay Table	Salary Range
	17752	20549	ENVIRONMENTAL CONTROL TECHNICIAN 3	B4	42
	17625	20504	FACILITIES DRAFTING TECHNICIAN 2	B4	48
	17621	20503	FACILITIES/PROJECT COST ENGINEER	B4	67
	18057	21169	FINANCIAL ACCESS SPECIALIST 1	B4	40
	18058	21170	FINANCIAL ACCESS SPECIALIST 2	B4	45
	18059	21171	FINANCIAL ACCESS SPECIALIST LEAD	B4	47
	17683	20528	FIRE PROTECTION ENGINEER	B4	71
	17684	20529	FIRE PROTECTION ENGINEER-LEAD	B4	76
	17036	20320	FISCAL SPECIALIST 1	B4	40
	17037	20321	FISCAL SPECIALIST 2	B4	44
	17050	20329	FISCAL TECHNICIAN 1	B4	30
	17051	20330	FISCAL TECHNICIAN 2	B4	33
	17055	20333	FISCAL TECHNICIAN 3	B4	36
	17052	20331	FISCAL TECHNICIAN LEAD	B4	37
	17488	20450	FOREIGN ADMISSIONS EVALUATOR	B4	36
	17026	20314	FORMS ANALYST 1	B4	33
	17027	20315	FORMS ANALYST 2	B4	39
	17028	20316	FORMS ANALYST 3	B4	45

	Job Code	Hourly Job Code	Job Profile	Pay Table	Salary Range
	17483	20445	GRADUATION & ACADEMIC RECORDS SPECIALIST	B4	41
	17484	20446	GRADUATION & ACADEMIC RECORDS SPECIALIST LEAD	B4	43
	17514	20460	GRAPHIC DESIGNER/ILLUSTRATOR	B4	43
	17515	20461	GRAPHIC DESIGNER/ILLUSTRATOR LEAD	B4	49
	17512	20459	GRAPHIC ILLUSTRATOR	B4	33
	17503	20452	HEALTH EDUCATION RESOURCES COORDINATOR 1	B4	44
	17504	20453	HEALTH EDUCATION RESOURCES COORDINATOR 2	B4	48
	18256	20669	HEALTH INFORMATION LEAD	B4	39
	18222	20665	HEALTH INFORMATION TECHNICIAN 1	B4	31
	18255	20668	HEALTH INFORMATION TECHNICIAN 2	B4	32
	18254	20667	HEALTH INFORMATION TECHNICIAN 3	B4	35
	17762	20553	HEALTH PHYSICIST 1	B4	52
	17763	20554	HEALTH PHYSICIST 2	B4	56
	18474	20764	HOSPITAL DENTISTRY ASSISTANT SPECIALIST	B7BX	50
	17587	20495	HUMAN RESOURCE ASSISTANT	B4	35
	17588	20496	HUMAN RESOURCE ASSISTANT SENIOR	B4	41

	Job Code	Hourly Job Code	Job Profile	Pay Table	Salary Range
	17589	20497	HUMAN RESOURCE COORDINATOR	B4	37
	17043	20322	HUMAN SUBJECTS REVIEW COORDINATOR	B4	48
	17774	20559	INFORMATION SPECIALIST 1	B4	41
	17775	20560	INFORMATION SPECIALIST 2	B4	46
	17788	20568	INSTRUCTIONAL TECHNICIAN 2	B4	43
	17702	20532	INVENTORY INSPECTOR 1	B4	30
	17703	20533	INVENTORY INSPECTOR 2	B4	35
	17186	21197	ISC CUSTOMER SERVICE REPRESENTATIVE	B4	42
	17181	21199	ISC PAYROLL ACCOUNTANT	B4	53
	17180	21200	ISC PAYROLL SPECIALIST	B4	47
	17187	21198	ISC SR CUSTOMER SERVICE REPRESENTATIVE	B4	44
	17797	20572	LABORATORY HELPER	B4	25
	17798	20573	LABORATORY HELPER LEAD	B4	27
	17800	20574	LABORATORY TECHNICIAN 1	B4	28
	17801	20575	LABORATORY TECHNICIAN 2	B4	32
	17240	20375	LEGAL SECRETARY 1	B4	38
	17241	20376	LEGAL SECRETARY 2	B4	44

	Job Code	Hourly Job Code	Job Profile	Pay Table	Salary Range
	17792	20569	MAILING LIST EQUIPMENT OPERATOR 1	B4	24
	17793	20570	MAILING LIST EQUIPMENT OPERATOR 2	B4	28
	17540	20472	MEDIA ENGINEER A	B4	56
	17562	20487	MEDIA LABORATORY COORDINATOR	B4	38
	17529	20467	MEDIA MAINTENANCE TECHNICIAN 1	B4	36
	17530	20468	MEDIA MAINTENANCE TECHNICIAN 2	B4	42
	17531	20469	MEDIA MAINTENANCE TECHNICIAN 3	B4	46
	17533	20471	MEDIA MAINTENANCE TECHNICIAN LEAD	B4	48
	17561	20486	MEDIA SERVICES DISPATCHER	B4	33
	17560	20485	MEDIA SERVICES OPERATOR	B4	30
	17520	20463	MEDIA TECHNICIAN	B4	32
	17523	20466	MEDIA TECHNICIAN LEAD	B4	43
	17521	20464	MEDIA TECHNICIAN SENIOR	B4	40
	17557	20482	MEDIA/FILM CLERK 1	B4	26
	17558	20483	MEDIA/FILM CLERK 2	B4	28
	17559	20484	MEDIA/FILM CLERK 3	B4	33
	18085	20624	MEDICAL AIRLIFT COMMUNICATIONS SPEC	B4	47

	Job Code	Hourly Job Code	Job Profile	Pay Table	Salary Range
	18265	20671	MEDICAL ASSISTANT	B4	43
	18266	20672	MEDICAL ASSISTANT LEAD	B4	46
	17511	20458	MEDICAL ILLUSTRATOR	B4	53
	18021	20597	MEDICAL TRANSCRIPTIONIST 1	B7BX	14
	18022	20598	MEDICAL TRANSCRIPTIONIST 2	B7BX	21
	18023	20599	MEDICAL TRANSCRIPTIONIST LEAD	B7BX	28
	17728	20542	MESSENGER DRIVER	B4	26
	17729	20543	MESSENGER DRIVER LEAD	B4	30
	17631	20505	OFFSET DUPLICATOR OPERATOR	B4	26
	17632	20506	OFFSET DUPLICATOR OPERATOR LEAD	B4	29
	17734	20545	ORDER FULFILLMENT COORDINATOR	B4	32
	18160	20663	ORTHOTIST-PROSTHETIST TECHNICIAN	B6	50
	17658	20523	PARKING ENFORCEMENT OFFICER	B4	33
	17648	20516	PARKING SPECIALIST	B4	33
	18171	21223	PATIENT ACCOUNT REPRESENTATIVE 1	B4	36
	18172	21224	PATIENT ACCOUNT REPRESENTATIVE 2	B4	42
	18173	21225	PATIENT ACCOUNT REPRESENTATIVE 3	B4	44

	Job Code	Hourly Job Code	Job Profile	Pay Table	Salary Range
	18174	21226	PATIENT ACCOUNT REPRESENTATIVE LEAD	B4	46
	18072	20615	PATIENT CARE COORDINATOR	B4	46
	18070	20613	PATIENT REPRESENTATIVE	B4	44
	18078	20620	PATIENT SERVICES REPRESENTATIVE COORDINATOR	B4	37
	18090	20629	PATIENT SERVICES SPECIALIST 1- TRAINEE	B4	34
	18091	20630	PATIENT SERVICES SPECIALIST 2	B4	37
	18092	20631	PATIENT SERVICES SPECIALIST 3	B4	39
	18094	20633	PATIENT SERVICES SPECIALIST EDU- QA	B4	44
	18093	20632	PATIENT SERVICES SPECIALIST LEAD	B4	44
	17058	20334	PAYROLL & BENEFITS COORDINATOR	B4	41
	17780	20563	PHOTOGRAPHER 1	B4	43
	17781	20564	PHOTOGRAPHER 2	B4	47
	17779	20562	PHOTOGRAPHIC TECHNICIAN	B4	32
	17420	20442	PIANO TECHNICIAN	B4	41
	17204	20358	PLANNING ANALYST 1	B4	52
	17205	20359	PLANNING ANALYST 2	B4	57
	17206	20360	PLANNING ANALYST 3	B4	62

	Job Code	Hourly Job Code	Job Profile	Pay Table	Salary Range
	17270	20389	POLICE DISPATCHER	B4	50
	17271	20390	POLICE DISPATCHER LEAD	B4	52
	17325	20406	PRESERVATION AND MUSEUM SPECIALIST 1	B4	32
	17326	20407	PRESERVATION AND MUSEUM SPECIALIST 2	B4	38
	17327	20408	PRESERVATION AND MUSEUM SPECIALIST 3	B4	42
	17328	20409	PRESERVATION AND MUSEUM SPECIALIST 4	B4	47
	17202	20356	PROCEDURES ANALYST 1	B4	47
	17203	20357	PROCEDURES ANALYST 2	B4	52
	17125	20348	PROCUREMENT REPRESENTATIVE	B4	32
	17255	20382	PROGRAM ASSISTANT	B4	37
	17256	20383	PROGRAM COORDINATOR	B4	42
	18241	20666	QUALITY ASSURANCE COORDINATOR	B7BX	78
	17236	20373	RECORDER	B4	33
	17047	20326	RECORDS ANALYST 1	B4	41
	17048	20327	RECORDS ANALYST 2	B4	46
	17049	20328	RECORDS ANALYST 3	B4	53

	Job Code	Hourly Job Code	Job Profile	Pay Table	Salary Range
	17168	20349	RECREATION COORDINATOR 2	B4	53
	17851	20576	RESEARCH AIDE 2	B4	37
	17030	20317	RESEARCH ANALYST 1	B4	37
	17031	20318	RESEARCH ANALYST 2	B4	42
	17032	20319	RESEARCH ANALYST 3	B4	47
	17005	20306	RESEARCH ANALYST LEAD	B4	50
	17853	20577	RESEARCH LITERATURE ANALYST	B4	42
	17867	20582	RESEARCH STUDY ASSISTANT	B4	33
	17868	20583	RESEARCH STUDY COORDINATOR 1	B4	38
	17869	20584	RESEARCH STUDY COORDINATOR 2	B4	43
	17870	20585	RESEARCH STUDY COORDINATOR LEAD	B4	43
	17510	20457	RESEARCH/EXTENSION PROGRAM ASSISTANT	B4	38
	17720	20535	RETAIL CLERK 1	B4	26
	17721	20536	RETAIL CLERK 2	B4	28
	17722	20537	RETAIL CLERK LEAD	B4	32
	17686	20530	SAFETY PROFESSIONAL 1	B4	50
	17688	20531	SAFETY PROFESSIONAL 2	B4	54
	17506	20454	SCIENCE INSTRUCTION DESIGNER 1	B4	44

	Job Code	Hourly Job Code	Job Profile	Pay Table	Salary Range
	17507	20455	SCIENCE INSTRUCTION DESIGNER 2	B4	49
	17784	20566	SCIENTIFIC INSTRUCTIONAL TECHNICIAN 1	B4	44
	17785	20567	SCIENTIFIC INSTRUCTIONAL TECHNICIAN 2	B4	47
	17769	20556	SCIENTIFIC STORES ATTENDANT	B4	36
	17644	20513	SECURITY GUARD	B4	34
	17176	20354	SPORTS EQUIPMENT ATTENDANT 1	B4	24
	17177	20355	SPORTS EQUIPMENT ATTENDANT 2	B4	25
	17169	20350	SPORTS EQUIPMENT TECHNICIAN	B4	27
	17573	20488	STAGE TECHNICIAN 2	B4	40
	17911	20586	SYSTEMS ANALYST/PROGRAMMER 1	B4	53
	17912	20587	SYSTEMS ANALYST/PROGRAMMER 2	B4	59
	17913	20588	SYSTEMS ANALYST/PROGRAMMER 3	B4	65
	17288	20396	TELECOMMUNICATIONS ANALYST 1	B4	58
	17289	20397	TELECOMMUNICATIONS ANALYST 2	B4	62
	17287	20395	TELECOMMUNICATIONS ANALYST 3	B4	65
	17281	20392	TELEPHONE COMMUNICATIONS OPERATOR-HOSPITAL	B7BX	00
	17285	20393	TELEPHONE COMMUNICATIONS OPERATOR LEAD-HOSPITAL	B7BX	7

	Job Code	Hourly Job Code	Job Profile	Pay Table	Salary Range
	17464	20443	TELEPHONE SYSTEMS TECHNICIAN	B4	46
	17646	20514	TRAFFIC GUIDE	B4	33
	17647	20515	TRAFFIC GUIDE LEAD	B4	35
	17545	20474	TV/VIDEO EQUIPMENT OPERATOR 1	B4	31
	17546	20475	TV/VIDEO EQUIPMENT OPERATOR 2	B4	36
	17547	20476	TV/VIDEO EQUIPMENT OPERATOR LEAD	B4	39
	18028	20601	UTILIZATION REVIEW COORDINATOR	B4	31
	17472	20444	VETERANS ADVISOR	B4	36

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2 **University-wide Supervisory Bargaining Unit**

	Job Code	Hourly Job Code	Job Profile	Pay Table	Salary Range
	17011	20307	ACCOUNTING SUPERVISOR	B4	51
	17085 17090	21232	ADMINISTRATIVE ASSISTANT SUPERVISOR	B4	48
	17727	20541	ANIMAL TECHNICIAN SUPERVISOR	B4	36
	18343 18344	20700	ADVANCED CARDIAC TECHNOLOGIST SUPERVISOR	B7BX	108
	17553	20481	BROADCAST TECHNICIAN SUPERVISOR	B4	58

	Job Code	Hourly Job Code	Job Profile	Pay Table	Salary Range
	17544				
	17339	20414	BUDGET/FISCAL OPERATIONS SUPERVISOR	B4	58
	17338	20413	BUDGET/FISCAL UNIT SUPERVISOR	B4	55
	17022	20311	BUILDING SERVICES SUPERVISOR	B4	38
	17636	20507	CAMPUS SECURITY SERGEANT	B4	51
	18428 18429		CARDIAC SONOGRAPHER SUPERVISOR	BH	20
	18342	20699	CARDIAC TECHNOLOGIST SUPERVISOR	B7BX	89
	17072	20341	CASHIER SUPERVISOR	B4	35
	18215	21215	CODING SPECIALIST SUPERVISOR	B7BX	85
	17382 17381	20432	COMMUNICATIONS TECHNICIAN SUPERVISOR	B4	74
	17956	20595	COMPUTER OPERATOR SUPERVISOR	B4	50
	17650	20517	COPY CENTER SUPERVISOR	B4	40
	17344	20415	CREDIT MANAGER A	B4	35
	17345	20416	CREDIT MANAGER B	B4	43
	17362	20417	DATA CONTROL SUPERVISOR	B4	50
	18477	20767	DENTAL CLINIC SUPERVISOR 1	B4	41
	18478	20768	DENTAL CLINIC SUPERVISOR 2	B4	45

	Job Code	Hourly Job Code	Job Profile	Pay Table	Salary Range
	18347 18349	20703	DIAGNOSTIC MEDICAL SONOGRAPHER SUPV	BH	23
	18298	20686	ELECTROCARDIOGRAPH LABORATORY SUPV	B7BX	57
	18060	21172	FINANCIAL ACCESS SPECIALIST SUPERVISOR	B4	51
	17068	20338	FISCAL SPECIALIST SUPERVISOR	B4	47
	17053	20332	FISCAL TECHNICIAN SUPERVISOR	B4	40
	17024	20312	FOOD SERVICE SUPERVISOR 1	B4	42
	17025	203113	FOOD SERVICE SUPERVISOR 2	B4	44
	17516 17517	20462	GRAPHIC DESIGN/ILLUSTRATOR SUPERVISOR	B4	53
	17210	20364	GROUNDS SUPERVISOR 1	B4	41
	18257	20670	HEALTH INFORMATION SUPERVISOR	B4	49
	18279 18280	20681	IMAGING TECHNOLOGIST-SUPERVISOR	BH	18
	17188		ISC CUSTOMER SERVICE REPRESENTATIVE SUPERVISOR	B4	48
	17306	20401	LIBRARY MATERIALS CONSERVATION SUPERVISOR	B4	38
	17312	20402	LIBRARY SPECIALIST I - SUPERVISOR	B4	43
	17313	20403	LIBRARY SPECIALIST II - SUPERVISOR	B4	47
	17320	20404	LIBRARY SUPERVISOR I	B4	39

	Job Code	Hourly Job Code	Job Profile	Pay Table	Salary Range
	17321	20405	LIBRARY SUPERVISOR II	B4	43
	17794	20571	MAIL SERVICES SUPERVISOR	B4	39
	17211	20365	MAINTENANCE & CONSTRUCTION COORDINATOR A	B4	66
	17208 17200	20362	MAINTENANCE SUPERVISOR 1	B4	64
	17209 17201	20363	MAINTENANCE SUPERVISOR 2	B4	68
	17173	20353	MANAGER-SWIMMING POOLS	B4	51
	17541	20473	MEDIA ENGINEER B	B4	61
	17532	20470	MEDIA MAINTENANCE SUPERVISOR	B4	50
	17522	20465	MEDIA TECHNICIAN SUPERVISOR	B4	46
	18086	20625	MEDICAL AIRLIFT COMMUNICATIONS SUPERVISOR	B4	52
	18267	21173	MEDICAL ASSISTANT SUPERVISOR	B4	50
	18024	20600	MEDICAL TRANSCRIPTION SUPERVISOR	B7BX	38
	18414 18413	20728	NUCLEAR MEDICINE TECHNOLOGIST SUPERVISOR	BH	35
	18436	20745	OPHTHALMIC TECHNICIAN SUPERVISOR	B4	60
	17735	20546	ORDER FULFILLMENT COORDINATOR SUPERVISOR	B4	35

	Job Code	Hourly Job Code	Job Profile	Pay Table	Salary Range
	17733	20544	ORDER SERVICE COORDINATOR SUPERVISOR	B4	35
	17652	20519	PARKING SUPERVISOR 1	B4	38
	17653	20520	PARKING SUPERVISOR 2	B4	44
	17651	20518	PARKING SUPERVISOR 3	B4	48
	18175 18176	21227	PATIENT ACCOUNT REPRESENTATIVE SUPERVISOR	B4	50
	18069	20612	PATIENT CARE COORDINATOR SUPERVISOR	B4	50
	18071	20614	PATIENT REPRESENTATIVE SUPERVISOR	B4	50
	18095	20634	PATIENT SERVICES SPECIALIST SUPERVISOR	B4	47
	17782	20565	PHOTOGRAPHY SUPERVISOR	B4	51
	17272	20391	POLICE DISPATCH SUPERVISOR	B4	56
	17259	20385	PROGRAM SUPPORT SUPERVISOR I	B4	46
	17257	20384	PROGRAM SUPPORT SUPERVISOR II	B4	49
	17170	20351	SPORTS EQUIPMENT MANAGER 1	B4	30
	17171	20352	SPORTS EQUIPMENT MANAGER 2	B4	34
	17768	20555	STOCKROOM SUPERVISOR	B4	37
	17509 17508	20456	SUPERVISOR-MEDIA TECHNICAL SERVICES	B4	54
	17286	20394	TELEPHONE COMMUNICATIONS SUPERVISOR	B7BX	18

	Job Code	Hourly Job Code	Job Profile	Pay Table	Salary Range
	17548	20477	TV/VIDEO EQUIPMENT OPERATOR SUPERVISOR	B4	42
	17207	20361	UTILITY WORKER SUPERVISOR	B4	38

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2 **Healthcare Professional/Laboratory Technical Bargaining Unit**

	Job Code	Hourly Job Code	Job Profile	Pay Table	Salary Range
	18340	20697	ADVANCED CARDIAC TECHNOLOGIST	B8	98
	18341	20698	ADVANCED CARDIAC TECHNOLOGIST LEAD	BY	3
	18326	20690	ANATOMIC PATHOLOGY TECHNICIAN	B8	55
	18325	20689	ANATOMIC PATHOLOGY TECHNICIAN TRAINEE	B8	40
	18327	20691	ANATOMIC PATHOLOGY TECHNOLOGIST	B8	66
	18310	20687	ANESTHESIOLOGY TECHNICIAN 1	BG	12
	18312	20688	ANESTHESIOLOGY TECHNICIAN 2	BT	30
	18290	20682	CARDIAC MONITOR TECHNICIAN	B5	36
	18422	20734	CARDIAC SONOGRAPHER 1	BF	49
	18423	20735	CARDIAC SONOGRAPHER 2	BF	52
	18427	20737	CARDIAC SONOGRAPHER LEAD	BF	60
	18424	20736	CARDIAC SONOGRAPHER SPECIALIST	BF	56
	18338	20695	CARDIAC TECHNOLOGIST	B8	79

	Job Code	Hourly Job Code	Job Profile	Pay Table	Salary Range
	18339	20696	CARDIAC TECHNOLOGIST LEAD	B8	84
	18451	20753	CLINIC CYTOGENETIC TECHNOLOGIST	B8	64
	18453	20754	CLINIC CYTOGENETIC TECHNOLOGIST SPECIALIST	B8	77
	18450	20752	CLINIC CYTOGENETIC TECHNOLOGIST TRAINEE	B8	49
	18330	20692	CLINICAL LABORATORY TECHNICIAN 1	B8	30
	18331	20693	CLINICAL LABORATORY TECHNICIAN 2	B8	36
	18332	20694	CLINICAL LABORATORY TECHNICIAN LEAD	B8	46
	18465	20760	DENTAL HYGIENIST	BG	96
	18462	20758	DENTAL LABORATORY TECHNICIAN 3	B5	41
	18345	20701	DIAGNOSTIC MEDICAL SONOGRAPHER	BF	52
	18346	20702	DIAGNOSTIC MEDICAL SONOGRAPHER LEAD	BF	63
	18348	20704	DIAGNOSTIC MEDICAL SONOGRAPHER SPECIALIST	BF	55
	18351	20705	DIALYSIS/PHARESIS TECHNICIAN	B1	46
	18354	20706	DIALYSIS/PHARESIS TECHNICIAN LEAD	B1	56
	18295	20683	ELECTROCARDIOGRAPH TECHNICIAN 1	B8	33
	18296	20684	ELECTROCARDIOGRAPH TECHNICIAN 2	B8	43
	18297	20685	ELECTROCARDIOGRAPH TECHNICIAN LEAD	B8	51

	Job Code	Hourly Job Code	Job Profile	Pay Table	Salary Range
	18370	20713	ELECTRONEURODIAGNOSTIC TECHNOLOGIST 1	BT	38
	18371	20714	ELECTRONEURODIAGNOSTIC TECHNOLOGIST 2	BT	48
	18373	20715	ELECTRONEURODIAGNOSTIC TECHNOLOGIST 3	BT	55
	18469	20761	GASTRIC SURGERY TECHNICIAN	BG	66
	18272	20674	IMAGING TECHNOLOGIST	BF	32
	18270	20673	IMAGING TECHNOLOGIST TRAINEE	BF	08
	18274	20676	IMAGING TECHNOLOGIST-ANGIOGRAPHY	BF	50
	18273	20675	IMAGING TECHNOLOGIST-COMPUTED TOMO	BF	41
	18278	20680	IMAGING TECHNOLOGIST-EDUC/QUALITY ASSURANCE	BF	64
	18276	20678	IMAGING TECHNOLOGIST-LEAD	BF	60
	18275	20677	IMAGING TECHNOLOGIST-MAGNETIC RES IMAGING	BF	53
	18277	20679	IMAGING TECHNOLOGIST-MAMMO	BF	41
	18087	20626	MEDICAL INTERPRETER 1	B5	41
	18088	20627	MEDICAL INTERPRETER 2	B5	44
	18096	20635	MEDICAL INTERPRETER, ASL	B5	53
	18089	20628	MEDICAL INTERPRETER CASEWORKER/CULTURAL MEDIATOR	B5	45

	Job Code	Hourly Job Code	Job Profile	Pay Table	Salary Range
	18400	20722	MEDICAL LABORATORY SCIENTIST 1	BG	70
	18403	20725	MEDICAL LABORATORY SCIENTIST 2	BG	77
	18401	20723	MEDICAL LABORATORY SCIENTIST LEAD	BG	84
	18402	20724	MEDICAL LABORATORY SCIENTIST-TRAINEE	BG	66
	18405	20726	NUCLEAR MED P.E.T./CT TECH	BF	73
	18437	20746	OB TECHNOLOGIST	BG	34
	18138	20652	OCCUPATIONAL THERAPY ASSISTANT 1	BG	47
	18139	20653	OCCUPATIONAL THERAPY ASSISTANT 2	BG	50
	18431	20740	OPHTHALMIC SPECIALIST	B5	51
	18432	20741	OPHTHALMIC TECHNICIAN 1	B5	44
	18433	20742	OPHTHALMIC TECHNICIAN 2	B5	47
	18434	20743	OPHTHALMIC TECHNICIAN LEAD	B5	54
	18463	20759	ORAL MAXILLO FACIAL SURGERY TECHNICIAN	B8	62
	18158	20661	ORTHOPAEDIC TECHNICIAN 1	B8	40
	18159	20662	ORTHOPAEDIC TECHNICIAN II	B8	47
	18037	20603	PHARMACY ASSISTANT	BG	25
	18038	20604	PHARMACY TECHNICIAN 1	BG	35
	18041	20605	PHARMACY TECHNICIAN 2	BG	40
	18036	20602	PHARMACY TECHNICIAN LEAD	BG	45

	Job Code	Hourly Job Code	Job Profile	Pay Table	Salary Range
	18394	20720	PHLEBOTOMIST	B8	10
	18395	20721	PHLEBOTOMIST LEAD	B8	17
	18130		PHYSICAL THERAPIST 1	BG	93
	18131	21164	PHYSICAL THERAPIST 2	B3	01
	18132	21165	PHYSICAL THERAPIST 3	B3	07
	18133	21166	PHYSICAL THERAPIST SPECIALIST	B3	14
	18128	20648	PHYSICAL THERAPY ASSISTANT 1	B8	53
	18129	20649	PHYSICAL THERAPY ASSISTANT 2	BG	61
	18417	20731	PULMONARY FUNCTION TECHNOLOGIST 1	BG	58
	18418	20732	PULMONARY FUNCTION TECHNOLOGIST 2	BG	60
	18419	20733	PULMONARY FUNCTION TECHNOLOGIST LEAD	BG	82
	18449	20751	RADIATION THERAPY DOSIMETRIST	B3	38
	18438	20747	RADIATION THERAPY SPECIALIST	B3	1
	18445	20749	RADIATION THERAPY TECHNOLOGIST	BG	95
	18446	20750	RADIATION THERAPY TECHNOLOGIST LEAD	B3	4
	18153	20658	RESPIRATORY CARE ASSISTANT	BT	6
	18156	20660	RESPIRATORY CARE LEAD	BT	63
	18155	20659	RESPIRATORY CARE PRACTITIONER	BT	54
	18151	20657	RESPIRATORY CARE SPECIALIST	BT	73

	Job Code	Hourly Job Code	Job Profile	Pay Table	Salary Range
	18111	20645	SOCIAL WORK ASSISTANT 1	BD	01
	18112	20646	SOCIAL WORK ASSISTANT 2	BD	14
	18055	20608	SPECIMEN PROCESSING TECHNICIAN	B8	14
	18056	20609	SPECIMEN PROCESSING TECHNICIAN LEAD	B8	26
	18430	20739	SURGICAL TECHNOLOGIST	BG	47
	18135	20651	THERAPEUTIC RECREATOR 1	BG	70
	18134	20650	THERAPEUTIC RECREATOR 2	BG	77
	18435	20744	VASCULAR SONOGRAPHER	BF	52
	18439	20748	VASCULAR SONOGRAPHER LEAD	BF	60

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2 **Research Technologist Bargaining Unit**

	Job Code	Hourly Job Code	Job Profile	Pay Table	Salary Range
	18380	20717	HISTOLOGIC TECHNICIAN 1	B7BX	40
	18381	20718	HISTOLOGIC TECHNICIAN 2	B7BX	49
	18379	20716	HISTOTECHNOLOGIST	B7BX	59
	17859	20578	RESEARCH TECHNOLOGIST 1	B4	35
	17860	20579	RESEARCH TECHNOLOGIST 2	B4	40
	17861	20580	RESEARCH TECHNOLOGIST 3	B4	44

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1 Research Technologist Supervisor Bargaining Unit

	Job Code	Hourly Job Code	Job Profile	Pay Table	Salary Range
	17863	20581	RESEARCH TECHNOLOGIST SUPERVISOR	B4	49

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3 HMC Technical Bargaining Unit

	Job Code	Hourly Job Code	Job Profile	Pay Table	Salary Range
	18145	20654	ANATOMIC PATHOLOGY TECHNICIAN TRAINEE	B8	40
	18146	20655	ANATOMIC PATHOLOGY TECHNICIAN	B8	55
	18147	20656	ANATOMIC PATHOLOGY TECHNOLOGIST	B8	66
	18122	20647	CLINICAL AUTOPSY COORDINATOR	BG	60
	18200	20664	CLINICAL TECHNOLOGIST 1	BG	66
	18335		CYTOTECHNOLOGIST 1	BG	83
	18336		CYTOTECHNOLOGIST 2	BG	93
	18495	20770	POLYSOMNOGRAPHIC TECHNICIAN 1	BG	54
	18496	20771	POLYSOMNOGRAPHIC TECHNICIAN 2	BG	64
	18497		POLYSOMNOGRAPHIC TECHNOLOGIST	BG	71

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5 UW Medicine Contact Center Bargaining Unit

	Job Code	Hourly Job Code	Job Profile	Pay Table	Salary Range
	18107		ADMINISTRATIVE ASSISTANT 1	B4	33
	18108		ADMINISTRATIVE ASSISTANT 2	B4	37
	18109		ADMINISTRATIVE ASSISTANT 3	B4	41
	18106	20644	CONTACT CENTER QUALITY ASSURANCE COORD	B4	45
	18097	20636	CONTACT CENTER REPRESENTATIVE 1	B4	42
	18098	20637	CONTACT CENTER REPRESENTATIVE 2	B4	43
	18099	20638	CONTACT CENTER REPRESENTATIVE 3	B4	45
	18105	20643	PROCEDURES ANALYST 2-CONTACT CENTER	B4	52
	18101	20640	PROGRAM ASSISTANT-CONTACT CENTER	B4	37

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2 **UW Medicine Contact Center Supervisor Bargaining Unit**

	Job Code	Hourly Job Code	Job Profile	Pay Table	Salary Range
	18103	20642	CONTACT CENTER SUPERVISOR	B4	53
	18104				

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1 Tentatively Agreed To:

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3 For the Union:

4 DocuSigned by:

5 *Brendan A Impson*

6 3A9FBF4814CC4E7...

7 Brendan Impson

8 Date: 10/1/2020

For the Employer:

DocuSigned by:

Kristi Aravena

255BCC783CD346E...

Kristi Aravena

Date: 9/28/2020

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APPENDIX II – DIFFERENTIALS

University-wide Nonsupervisory Bargaining Unit

Salaried Job Profile #	Hourly Job Profile #	Job Profile	Evening Shift Differ. (\$/Hour)	Night Shift Differ. (\$/Hour)	Standby Pay (\$/Hour)	Weekend Pay (\$/Hour)
18211	21211	Coding Specialist 1	\$1.50	\$2.25	\$3.00	\$1.50
18212	21212	Coding Specialist 2	\$1.50	\$2.25	\$3.00	\$1.50
18213	21213	Coding Specialist 3	\$1.50	\$2.25	\$3.00	\$1.50
18214	21214	Coding Specialist Lead	\$1.50	\$2.25	\$3.00	\$1.50
18210	21210	Coding Specialist Trainee	\$1.50	\$2.25	\$3.00	\$1.50
18456	20756	CLINICAL EMBRYOLOGIST	\$1.50	\$2.25	\$3.00	\$1.50
18457	20757	CLINICAL EMBRYOLOGIST LEAD	\$1.50	\$2.25	\$3.00	\$1.50
18455	20755	CLINICAL EMBRYOLOGIST TRAINEE	\$1.50	\$2.25	\$3.00	\$1.50
18391	20719	CLINICAL LABORATORY ASSISTANT	\$1.50	\$2.25	\$3.00	\$1.50
17378	20429	COMMUNICATIONS TECHNICIAN 1	\$1.50	\$2.25	\$3.00	\$1.50

Salaried Job Profile #	Hourly Job Profile #	Job Profile	Evening Shift Differ. (\$/Hour)	Night Shift Differ. (\$/Hour)	Standby Pay (\$/Hour)	Weekend Pay (\$/Hour)
17379	20430	COMMUNICATIONS TECHNICIAN 2	\$1.50	\$2.25	\$3.00	\$1.50
17380	20431	COMMUNICATIONS TECHNICIAN 3	\$1.50	\$2.25	\$3.00	\$1.50
18470		DENTAL ASSISTANT 1	\$1.50	\$2.25	\$3.00	\$1.50
18471		DENTAL ASSISTANT 2	\$1.50	\$2.25	\$3.00	\$1.50
18004		DIETARY UNIT CLERK	\$1.50	\$2.25	\$3.00	\$1.50
18057		FINANCIAL ACESS SPECIALIST 1	\$1.50	\$2.25	\$3.00	\$1.50
18058		FINANCIAL ACESS SPECIALIST 2	\$1.50	\$2.25	\$3.00	\$1.50
18059		FINANCIAL ACESS SPECIALIST LEAD	\$1.50	\$2.25	\$3.00	\$1.50
18256		HEALTH INFORMATION LEAD	\$1.50	\$2.25	\$3.00	\$1.50
18222		HEALTH INFORMATION TECHNICIAN 1	\$1.50	\$2.25	\$3.00	\$1.50
18255		HEALTH INFORMATION TECHNICIAN 2	\$1.50	\$2.25	\$3.00	\$1.50
18254		HEALTH INFORMATION TECHNICIAN 3	\$1.50	\$2.25	\$3.00	\$1.50

Salaried Job Profile #	Hourly Job Profile #	Job Profile	Evening Shift Differ. (\$/Hour)	Night Shift Differ. (\$/Hour)	Standby Pay (\$/Hour)	Weekend Pay (\$/Hour)
18474		HOSPITAL DENTISTRY ASSISTANT SPECIALIST	\$1.50	\$2.25	\$3.00	\$1.50
18085		MEDICAL AIR LIFT COMMUNICATIONS SPEC	\$1.50	\$2.25	\$3.00	\$1.50
18265		MEDICAL ASSISTANT	\$1.50	\$2.25	\$3.00	\$1.50
18266		MEDICAL ASSISTANT LEAD	\$1.50	\$2.25	\$3.00	\$1.50
18021		MEDICAL TRANSCRIPTIONIST 1	\$1.50	\$2.25	\$3.00	\$1.50
18022		MEDICAL TRANSCRIPTIONIST 2	\$1.50	\$2.25	\$3.00	\$1.50
18023		MEDICAL TRANSCRIPTIONIST LEAD	\$1.50	\$2.25	\$3.00	\$1.50
18160		ORTHOTIST- PROSTHETIST TECHNICIAN	\$1.50	\$2.25	\$3.00	\$1.50
18072		PATIENT CARE COORDINATOR	\$1.50	\$2.25	\$3.00	\$1.50
18171	21223	Patient Account Representative 1	\$1.50	\$2.25	\$3.00	\$1.50
18172	21224	Patient Account Representative 2	\$1.50	\$2.25	\$3.00	\$1.50

Salaried Job Profile #	Hourly Job Profile #	Job Profile	Evening Shift Differ. (\$/Hour)	Night Shift Differ. (\$/Hour)	Standby Pay (\$/Hour)	Weekend Pay (\$/Hour)
18173	21225	Patient Account Representative 3	\$1.50	\$2.25	\$3.00	\$1.50
18174	212226	Patient Account Representative Lead	\$1.50	\$2.25	\$3.00	\$1.50
18070		PATIENT REPRESENTATIVE	\$1.50	\$2.25	\$3.00	\$1.50
18078		PATIENT SERVICES REP COORDINATOR	\$1.50	\$2.25	\$3.00	\$1.50
18090		PATIENT SERVICES SPECIALIST 1- TRAINEE	\$1.50	\$2.25	\$3.00	\$1.50
18091		PATIENT SERVICES SPECIALIST 2	\$1.50	\$2.25	\$3.00	\$1.50
18092		PATIENT SERVICES SPECIALIST 3	\$1.50	\$2.25	\$3.00	\$1.50
18094		PATIENT SERVICES SPECIALIST EDU-QA	\$1.50	\$2.25	\$3.00	\$1.50
18093		PATIENT SERVICES SPECIALIST LEAD	\$1.50	\$2.25	\$3.00	\$1.50
18241		QUALITY ASSURANCE COORDINATOR	\$1.50	\$2.25	\$3.00	\$1.50
17281		TELEPHONE COMMUNICATIONS OPERATOR-HOSP	\$1.50	\$2.25	\$3.00	\$1.50

Salaried Job Profile #	Hourly Job Profile #	Job Profile	Evening Shift Differ. (\$/Hour)	Night Shift Differ. (\$/Hour)	Standby Pay (\$/Hour)	Weekend Pay (\$/Hour)
17285		TELEPHONE COMMUNICATIONS OPR LEAD-HOSP	\$1.50	\$2.25	\$3.00	\$1.50

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2 **University-wide Supervisory Bargaining Unit**

Salaried Job Class Code	Hourly Job Class Code	Class Title	Evening Shift Differ. (\$/Hour)	Night Shift Differ. (\$/Hour)	Standby Pay (\$/Hour)	Weekend Pay (\$/Hour)
18343		ADVANCED CARDIAC TECHNOLOGIST SUPERVISOR	\$1.50	\$2.25	\$3.00	\$1.50
18215	21215	Coding Specialist Supervisor	\$1.50	\$2.25	\$3.00	\$1.50
18060		FINANCIAL ACCESS SPECIALIST SUPERVISOR	\$1.50	\$2.25	\$3.00	\$1.50
18257		HEALTH INFORMATION SUPERVISOR	\$1.50	\$2.25	\$3.00	\$1.50
18024		MEDICAL TRANSCRIPTION SUPV	\$1.50	\$2.25	\$3.00	\$1.50

Salaried Job Class Code	Hourly Job Class Code	Class Title	Evening Shift Differ. (\$/Hour)	Night Shift Differ. (\$/Hour)	Standby Pay (\$/Hour)	Weekend Pay (\$/Hour)
18069		PATIENT CARE COORDINATOR SUPV	\$1.50	\$2.25	\$3.00	\$1.50
18175 18176	21227	Patient Account Representative Supervisor	\$1.50	\$2.25	\$3.00	\$1.50
18071		PATIENT REPRESENTATIVE SUPERVISOR	\$1.50	\$2.25	\$3.00	\$1.50
18095		PATIENT SERVICES SPECIALIST SUPERVISOR	\$1.50	\$2.25	\$3.00	\$1.50
17286		TELEPHONE COMMUNICATIONS SUPERVISOR	\$1.50	\$2.25	\$3.00	\$1.50

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2 **Healthcare Professional/Laboratory Technical Bargaining Unit**

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Salaried Job Class Code	Hourly Job Class Code	Class Title	Evening Shift Differ. (\$/Hour)	Night Shift Differ. (\$/Hour)	Standby Pay (\$/Hour)	Weekend Pay (\$/Hour)
18130		PHYSICAL THERAPIST 1	\$1.50	\$2.25	\$3.00	\$3.00 (employees on

Salaried Job Class Code	Hourly Job Class Code	Class Title	Evening Shift Differ. (\$/Hour)	Night Shift Differ. (\$/Hour)	Standby Pay (\$/Hour)	Weekend Pay (\$/Hour)
						rotating schedules) \$4.00 (employees on fixed schedules)
18131		PHYSICAL THERAPIST 2	\$1.50	\$2.25	\$3.00	\$3.00 (employees on rotating schedules) \$4.00 (employees on fixed schedules)
18132		PHYSICAL THERAPIST 3	\$1.50	\$2.25	\$3.00	\$3.00 (employees on rotating schedules) \$4.00 (employees on fixed schedules)
18133		PHYSICAL THERAPIST SPECIALIST	\$1.50	\$2.25	\$3.00	\$3.00 (employees on rotating schedules) \$4.00 (employees on

Salaried Job Class Code	Hourly Job Class Code	Class Title	Evening Shift Differ. (\$/Hour)	Night Shift Differ. (\$/Hour)	Standby Pay (\$/Hour)	Weekend Pay (\$/Hour)
						fixed schedules)

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2 For the most current information regarding earnings types applicable to Health Care
3 Professional/Technical classes, please refer to the Employment Earnings Type
4 Information on the web at: <https://hr.uw.edu/comp/classified-staff/overview/>

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6 Tentatively Agreed To:

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8 For the Union:

9 DocuSigned by:

10 *Brendan A Impson*

11 3A5FBF4814CC4E7/...

12 Brendan Impson

13 Date: 10/1/2020

For the Employer:

DocuSigned by:

Kristi Aravena

255BCC783CD346E...

Kristi Aravena

Date: 9/28/2020

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1 **APPENDIX III – OVERTIME EXEMPT JOB CLASSIFICATIONS**2 **University-wide Nonsupervisory Bargaining Unit**

Job Code	Job Classification
7301	ACCOUNTANT 2
7302	ACCOUNTANT, SENIOR
7336	BUDGET/FISCAL ANALYST
7337	BUDGET/FISCAL ANALYST LEAD
7122	BUYER 3
7683	FIRE PROTECTION ENGINEER
7684	FIRE PROTECTION ENGINEER LEAD
7504	HEALTH EDUCATION RESOURCES COORDINATOR 2
7762	HEALTH PHYSICIST 1
7763	HEALTH PHYSICIST 2
7043	HUMAN SUBJECTS REVIEW COORDINATOR
7511	MEDICAL ILLUSTRATOR
7205	PLANNING ANALYST 2
7206	PLANNING ANALYST 3
7688	SAFETY PROFESSIONAL 2
7507	SCIENTIFIC INSTRUCTION DESIGNER 2
7287	TELECOMMUNICATIONS ANALYST 3

1 University-wide Supervisory Bargaining Unit

Job Code	Job Classification
7011	ACCOUNTING SUPERVISOR
7553	BROADCAST TECHNICIAN SUPERVISOR
7339	BUDGET/FISCAL OPERATIONS SUPERVISOR
7338	BUDGET/FISCAL UNIT SUPERVISOR
8342	CARDIAC TECHNOLOGIST SUPERVISOR
8368	CLINICAL DATA SPECIALIST SUPERVISOR
7382	COMMUNICATIONS TECHNICIAN SUPERVISOR
7956	COMPUTER OPERATOR SUPERVISOR
7345	CREDIT MANAGER B
7362	DATA CONTROL SUPERVISOR
8477	DENTAL CLINIC SUPERVISOR 1
8478	DENTAL CLINIC SUPERVISOR 2
8347	DIAGNOSTIC MEDICAL SONOGRAPHER SUPV
8076	FINANCIAL SERVICES SPECIALIST SUPERVISOR
7516	GRAPHIC DESIGNER/ILLUSTRATOR SUPERVISOR
7210	GROUNDS SUPERVISOR
8257	HEALTH INFORMATION SUPERVISOR
8279	IMAGING TECHNOLOGIST-SUPERVISOR
7313	LIBRARY SPECIALIST II - SUPERVISOR

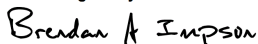
Job Code	Job Classification
7321	LIBRARY SUPERVISOR II
7794	MAIL SERVICES SUPERVISOR
7208	MAINTENANCE SUPERVISOR 1
7209	MAINTENANCE SUPERVISOR 2
7173	MANAGER - SWIMMING POOLS
7541	MEDIA ENGINEER B
7532	MEDIA MAINTENANCE SUPERVISOR
8414	NUCLEAR MEDICINE TECHNOLOGIST SUPERVISOR
7216	OFFICE SUPPORT SUPERVISOR 2
8436	OPHTHALMIC TECHNICIAN SUPERVISOR
7653	PARKING SUPERVISOR 2
7651	PARKING SUPERVISOR 3
8083	PATIENT FINANCIAL SERVICES SUPERVISOR
8071	PATIENT REPRESENTATIVE SUPERVISOR
7782	PHOTOGRAPHY SUPERVISOR
7015	PROGRAM MANAGER A
7259	PROGRAM SUPPORT SUPERVISOR I
7257	PROGRAM SUPPORT SUPERVISOR II
7768	STOCKROOM SUPERVISOR

Job Code	Job Classification
7509	SUPERVISOR - MEDIA TECHNICAL SERVICES
7548	TV/VIDEO EQUIPMENT OPERATOR SUPERVISOR

Tentatively Agreed To:

For the Union:

DocuSigned by:



3A5FBF4814CC4E7...

Brendan Impson

Date: 10/1/2020

For the Employer:

DocuSigned by:



255BCC783CD348E...

Kristi Aravena

Date: 9/28/2020

APPENDIX IV – LAYOFF SENIORITY UNITS1
23 Unit NumberOrganization

4

5 1

Office of the President including:

6

- Ombudsman's Office

7

- Assistant Attorney General's Division

8

9 2

Applied Physics Laboratory

10 3

Provost's Office including:

11

- Vice Provost for Research

12

- Vice Provost for the Graduate School

13

- Vice President for Educational Outreach

14

- Equal Opportunity Office

15

- Undergraduate Academic Affairs

16

- ROTC

17 4

UW Bothell

18 5

UW Tacoma

19 6

Libraries (excluding Law Library)

20 7

Finance :

21

- Financial Management

22 8

Facilities:

23

- Capital Projects

24

- Facilities Services

25 9

Vice President for Computing

26 10

Vice President for Minority Affairs

27 11

Vice President for Student Affairs

28

Vice President for University Advancement

29

Intercollegiate Athletics

30

Vice President for External Affairs

31 12

College of Arts and Sciences

32 13

College of Environment

33

- Aquatic and Fishery Sciences

34

- Oceanography

35

- Earth and Space Sciences

36

- Atmospheric Sciences

37

- Forest Resources

38

(Excluding Applied Physics Lab)

39 14

College of Engineering

40 15

College of Built Environments

41

School of Law and Law Library

42

Evans School of Public Affairs

43

School of Social Work

Foster School of Business
College of Education

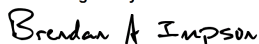
Unit NumberOrganization

16	Health Sciences Administration
17	School of Dentistry
	School of Nursing
	School of Pharmacy
	School of Public Health and Community Medicine
18	Shared Services- Chief Health System Officer, UW Medicine Health
System	
19	Shared Services- Chief Financial Officer, UW Medicine Health
System	
20	Harborview Medical Center
21	University of Washington Medical Center
22	School of Medicine Basic Sciences Departments
23	School of Medicine Clinical Departments
24	School of Medicine Deans Office
25	Global Health
26	Special Employment Programs
27.	Arts and Sciences – Arts
28	Arts and Sciences – Humanities
29.	Arts and Sciences – Social Sciences
30.	Arts and Sciences – Natural Sciences
31.	Arts and Sciences – Biology, Psychology, Speech and Hearing Sciences
32.	Arts and Sciences – Dean's Office and Burke Museum
33	Vice President for Human Resources
34	Office of the Executive Vice President Finance and Administration
35.	Information School

Tentatively Agreed To:

For the Union:

DocuSigned by:



3A5FBF4814CC4E7...

Brendan Impson

Date: 10/1/2020

For the Employer:

DocuSigned by:



255BCC783CD346E...

Kristi Aravena

Date: 9/28/2020

APPENDIX V – PAY TABLES

- Pay Table B3
- Pay Table B4
- Pay Table B5
- Pay Table B6
- Pay Table B7BX
- Pay Table B8
- Pay Table BF
- Pay Table BG
- Pay Table BH
- Pay Table BT

Tentatively Agreed To:

For the Union:

DocuSigned by:

Brendan A Impson

3A5FBF4814CC4E7...

Brendan Impson

Date: 10/1/2020

For the Employer:

DocuSigned by:

Kristi Aravena

255BCC783CD346E...

Kristi Aravena

Date: 9/28/2020

**~~MEMORANDUM OF UNDERSTANDING
BETWEEN
THE UNIVERSITY OF WASHINGTON (UNIVERSITY)
AND
THE SERVICE EMPLOYEES INTERNATIONAL UNION Local 925~~**

**~~MOU – ADVANCED CARDIAC TECHNOLOGIST RECRUITMENT AND RETENTION
WAGE INCREASES~~**

~~During negotiations for the 2019-2021 successor agreement, the parties agreed to the following recruitment and retention wage increases for Advanced Cardiac Technologists series:~~

~~1. Effective July 1, 2019, Advanced Cardiac Technologist (Job Code 18340 and 20697) shall move from Pay Table B8 Range 98 to Pay Table B8 Range 100. Employees will be placed on the new range at their current pay step.~~

~~2. Effective July 1, 2019, Advanced Cardiac Technologist Lead (Job Code 18341 and 20698) shall move from Pay Table BY Range 3 to Pay Table B8 Range 105. Employees will be placed on the new range at their current pay step.~~

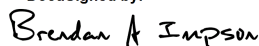
~~3. Effective July 1, 2019, Advanced Cardiac Technologist Supervisor (Job Code 18343, 18344, and 20700) shall move from Pay Table B7BX Range 108 to Pay Table B8 Range 109. Employees will be placed on the new range at their current pay step.~~

~~Dated April 12, 2019~~

Tentatively Agreed To:

For the Union:

DocuSigned by:



3A5FBF4814CC4E7...

Brendan Impson

Date: 10/1/2020

For the Employer:

DocuSigned by:



255BCC783CD346E...

Kristi Aravena

Date: 9/28/2020

**MEMORANDUM OF UNDERSTANDING
BETWEEN
THE UNIVERSITY OF WASHINGTON (UNIVERSITY)
AND
THE SERVICE EMPLOYEES INTERNATIONAL UNION Local 925**

MOU – EXPEDITED ARBITRATION PILOT

The parties to this agreement are the University of Washington (Employer), SEIU Local 925 (SEIU), and WFSE Local 1488 (WFSE). During negotiations for the 2017-2019 successor agreement, the parties reached agreement on the following regarding an expedited arbitration pilot.

1. Upon mutual agreement, the parties will utilize the expedited arbitration format within this agreement.
2. Either party may request an expedited arbitration for any grievance already timely moved to the arbitration step by submitting such request by email to the other party. The responding party will reply by email and accept or decline expedited arbitration within ten (10) days.
3. Expedited arbitration hearings format will be as follows:
 - a. The parties will utilize the panel of arbitrators referred to in the Grievance Procedure of the collective bargaining agreements for the parties to determine the arbitrator.
 - b. The hearing will be held within sixty (60) days of acceptance.
 - c. Transcripts of the hearing shall be made available.
 - d. Briefs shall be waived unless the parties mutually agree that they shall be presented.
 - e. The award will be completed within seven (7) business days after the hearing or submission of briefs. The award is expected to be brief, concise, and not require extensive written opinion or research time.
4. Except as contradicted within this agreement, all other conditions of the Grievance Procedure article contained in the collective bargaining agreements for the parties apply.

The pilot and this agreement expire on June 30, ~~2021~~2023. However, if a request for an expedited arbitration is made and accepted prior to June 30, ~~2021~~2023, the hearing may be scheduled after the expiration of this agreement.

Tentatively Agreed To:

For the Union:

DocuSigned by:
Brendan A Impson

3A5F8F4814CC4E7
Brendan Impson
Date: 10/1/2020

For the Employer:

DocuSigned by:
Kristi Aravena

255BCC783CD348E
Kristi Aravena
Date: 9/28/2020

**MEMORANDUM OF UNDERSTANDING
BETWEEN
THE UNIVERSITY OF WASHINGTON (UNIVERSITY)
AND
THE SERVICE EMPLOYEES INTERNATIONAL UNION Local 925**

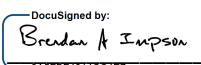
MOU – FORMER ADMINISTRATIVE ASSISTANT B

During negotiations for the 2019-2021 successor agreement, the parties agreed to the following for former Administrative Assistant Bs who were reclassified on July 1, 2018, to Administrative Assistant 3s:

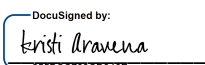
- 1) Within sixty (60) days of ratification of this Agreement, employees who were reclassified from Administrative Assistant B to Administrative Assistant 3 on July 1, 2018 will be reclassified to a new job profile titled Administrative Assistant 3 (DNU – CLOSED) that pays at the historic Administrative Assistant B rate, on pay table B4 range 42. Employees will be placed on range 42 at the step closest to, but not less than, their current rate of pay.
- 2) Employees will remain in the Administrative Assistant 3 (DNU – CLOSED) job profile as long as they remain in these positions. No other employees will be hired or reclassified into the Administrative Assistant 3 (DNU – CLOSED) job profile.
- 3) When Administrative Assistant 3 (DNU – CLOSED) positions become vacant, they will be reclassified from the Administrative Assistant 3 (DNU – CLOSED) job profile into the best fit available classification.

Tentatively Agreed To:

For the Union:

DocuSigned by:

Brendan Impson
Date: 10/1/2020

For the Employer:

DocuSigned by:

Kristi Aravena
Date: 9/28/2020

**MEMORANDUM OF UNDERSTANDING
BETWEEN
THE UNIVERSITY OF WASHINGTON (UNIVERSITY)
AND
THE SERVICE EMPLOYEES INTERNATIONAL UNION Local 925**

MOU – HOUSE BILL 2669

During negotiations for the 2019-2021 successor agreement, the parties reached agreement on the following regarding House Bill 2669.

House Bill 2669 2017-18 amends RCW 41.06.070 to remove the exemption of part-time employees from state civil service rules. Once the Office of Financial Management State Human Resources has finalized its amendments to the civil service rules, the parties agree to meet and discuss possible amendments to the 2017-2019 Collective Bargaining Agreement and, if applicable, the tentative agreement of the 2019-2021 Collective Bargaining Agreement.

Dated September 17, 2018

Tentatively Agreed To:

For the Union:

DocuSigned by:
Brendan A Impson

3A5FBF4814CC4E7

Brendan Impson

Date: 10/1/2020

For the Employer:

DocuSigned by:
Kristi Aravena

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Kristi Aravena

Date: 9/28/2020

**MEMORANDUM OF UNDERSTANDING
BETWEEN
THE UNIVERSITY OF WASHINGTON (UNIVERSITY)
AND
THE SERVICE EMPLOYEES INTERNATIONAL UNION 925 (UNION)**

MOU – INTERPRETIVE SERVICES AT UWMC

1. UWMC recognizes the important role that in-house interpreters play in UWMC Interpretive Services and acknowledges the crucial role in-house interpreters play in many cases with especially high acuity. The appropriate modality of interpretation (in-person, telephonic, video) will be based on patient acuity and need. When in-person interpretation is determined to be the appropriate modality, UWMC in house interpreters will be the first option for service delivery. In-person interpretation shall be assigned, in accordance with APOP 60-1:

a. "An in-person interpreter is likely to be the most effective choice in clinical exception cases, meaning those interactions in which telephonic interpretation would not be effective due to either the physical set up of the care area or the condition of the patient. The main examples of exception cases include when there is an invasive procedure involved, when this is a first encounter for the patient at UWMC, when the patient is deaf or significantly hard-of-hearing, or when the encounter involves active labor, trauma, sedation, confusion, mental anguish, mental health, or a complicated care conference.

Clinical exception cases due to the physical environment include the OR, Labor and Delivery suites, and procedure rooms, where the ambient noise of numerous staff and equipment makes it difficult to hear over a hands-free telephone, and where numerous staff must speak to the patient over a prolonged period of time."

2. The phone number for the Interpreter Services Department is 598-4425. This number will be made available throughout UWMC. Department staff will be available to assist with consultation on patient needs and will schedule all in-person house interpreters.

3. Allocation of work shall be reviewed and discussed on an on-going basis in Joint Labor Management.

4. UWMC Interpretive Services will continue to work with the UW Medicine Telecommunications office regarding improvements to the phone system. The parties will conduct meetings- at least bi-monthly- to provide updates and discussion on improvements to the technical system while this review is ongoing, as well as other Interpretive Services issues.

5. UWMC will determine the difference between Medical Interpreter budgeted FTE and actual work FTE in each language and offer an equitable distribution of the additional FTE in each language. Management will review language volumes/FTE on an ongoing basis to determine changes to demand in each language.

6. Medical Interpreters who have increased FTE as a result of Section 5 shall be restored hours of Vacation, Sick, Holiday hours lost over last three (3) months as a result of FTE assignment realignment.

7. Overtime shall be offered to all qualified interpreters and rotated in each language group to ensure equitable distribution of overtime assignments.

8. Work on special projects and translation shall be distributed transparently to qualified employees and rotated in each language group. Qualification for specific tasks is taken into consideration before seniority in assignment of translation, data projects, and liaison with internal or external groups. Seniority will be taken into consideration in first offer of taking trainings or representing the department at events.

9. UWMC management affirms the right of Interpreters and all employees to be treated with dignity and respect.

10. All agency interpreters doing in-person or telephonic shall be certified/qualified medical interpreters.

11. The department will comply with the collective bargaining agreement concerning travel time, on-call, call back and other work standards.

Tentatively Agreed To:

For the Union:

DocuSigned by:
Brendan A Impson

Brendan Impson
Date: 10/1/2020

For the Employer:

DocuSigned by:
Kristi Aravena

Kristi Aravena
Date: 9/28/2020

~~MEMORANDUM OF UNDERSTANDING~~
~~BETWEEN~~
~~THE UNIVERSITY OF WASHINGTON (UNIVERSITY)~~
~~AND~~
~~THE SERVICE EMPLOYEES INTERNATIONAL UNION Local 925~~

~~MOU – KING COUNTY PREMIUM PAY~~

~~During negotiations for the 2019-2021 successor agreement, the parties agreed to the following:~~

~~The University will implement an additional 2% locality adjustment on July 1, 2019 and a 2% locality adjustment on July 1, 2020, both contingent upon the state appropriating new, permanent state funding from a non-University source to cover the full cost, including marginal benefit funding, of these locality adjustments for all employees regardless of funding source. Any money appropriated for this locality adjustment will only be used for bargaining unit members of SEIU 925.~~

~~If funding is appropriated at a greater or lesser amount, the Employer and the Union will meet to negotiate the impacts.~~

~~This agreement is not precedent setting for funding across the board increases for future contracts.~~

~~By January 1, 2020, the University and Unions will meet to discuss the Employer's long range budget plan including funding for classified employee compensation.~~

~~This MOU will expire on June 30, 2021.~~

Tentatively Agreed To:

For the Union:

DocuSigned by:
Brendan A Impson

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Brendan Impson

Date: 10/1/2020

For the Employer:

DocuSigned by:
Kristi Aravena

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Kristi Aravena

Date: 9/28/2020

MEMORANDUM OF UNDERSTANDING**BETWEEN
THE UNIVERSITY OF WASHINGTON (UNIVERSITY)
AND****THE SERVICE EMPLOYEES INTERNATIONAL UNION Local 925****MOU – LEAVE OF ABSENCE SEIU 925 OFFICER**

During negotiations for the ~~2019-2021~~2021-2023 successor agreement, the parties reached agreement on the following regarding a leave of absence for an employee/union member elected to serve as an officer with the Union.

With thirty (30) calendar days' notice, unless agreed otherwise, an employee accepting a position as a Union Officer will be granted leave without pay for up to thirty-six (36) months.

As determined by the Employer, the returning employee will be employed in a funded vacant position in the same job classification and the same geographical area provided the employee has the necessary skills and abilities. If there is no funded vacant position available, the employee may request ~~his/her~~their name be placed on the rehire list.

This agreement expires on June 30, ~~2021~~2023.

Tentatively Agreed To:

For the Union:

DocuSigned by:
Brendan A Impson

Brendan Impson

Date: 10/1/2020

For the Employer:

DocuSigned by:
Kristi Aravena

Kristi Aravena

Date: 9/28/2020

**MEMORANDUM OF UNDERSTANDING
BETWEEN
THE UNIVERSITY OF WASHINGTON (UNIVERSITY)
AND
THE SERVICE EMPLOYEES INTERNATIONAL UNION Local 925**

MOU: LUMP SUM PAYMENT

During negotiations for the 2019-2021 successor agreement, the parties reached agreement on the following lump sum upon ratification:

A. Employees with an active permanent appointment and in pay status on July 1, 2019 shall receive a single one-time lump sum payment of one hundred dollars (\$100) to each employee at or above a .75 FTE.

B. Employees with an active permanent appointment and in pay status on July 1, 2019 shall receive a single one-time lump sum payment of fifty dollars (\$50) to each employee below a .75 FTE.

Tentatively Agreed To:

For the Union:

DocuSigned by:
Brendan A Impson

Brendan Impson
Date: 10/1/2020

For the Employer:

DocuSigned by:
Kristi Aravena

Kristi Aravena
Date: 9/28/2020

**MEMORANDUM OF UNDERSTANDING
BETWEEN
THE UNIVERSITY OF WASHINGTON (UNIVERSITY)
AND
THE SERVICE EMPLOYEES INTERNATIONAL UNION Local 925**

MOU – MARKET BASED SALARY ADJUSTMENTS

During negotiations for the 2019-2021 successor agreement, the parties agreed to the following regarding Market Based Salary Adjustments.

On July 1, 2019, the Employer will implement the following:

MARKET INCREASES SEIU 925

Benchmark Cluster Name	Job Title	Job Codes	Current Pay Table	Current Pay Range	New Pay Range	Approx % Increase
Multimedia Technician	Broadcast Technician 1	17550	B4	44	45	2.50%
		20478				
	Broadcast Technician 2	17551	B4	50	51	2.50%
		20479				
	Broadcast Technician 3	17552	B4	54	55	2.50%
		20480				
	Broadcast Technician Supervisor	17553	B4	58	59	2.50%
		17554				
		20481				
	Electronic Media Producer 1	17580	B4	43	44	2.50%
		20489				
	Electronic Media Producer 2	17581	B4	49	50	2.50%
		20490				
	Electronic Media Producer Lead	17582	B4	53	54	2.50%
		20491				
	Media Engineer A	17540	B4	56	57	2.50%
		20472				
	Media Engineer B	17541	B4	61	62	2.50%
		20473				
	Media Laboratory Coordinator	17562	B4	38	39	2.50%
		20487				
	Media Services Dispatcher	17561	B4	33	34	2.50%
		20486				

	Media Services Operator	17560	B4	30	31	2.50%
		20485				
	Media Technician	17520	B4	32	33	2.50%
		20463				
	Media Technician Lead	17523	B4	43	44	2.50%
		20466				
	Media Technician Senior	17521	B4	40	41	2.50%
		20464				
	Media Technician Supervisor	17522	B4	46	47	2.50%
		20465				
	Supervisor Media Technical Services	17508	B4	54	55	2.50%
		17509				
		20456				
	Tv/Video Equipment Operator 1	17545	B4	31	32	2.50%
		20474				
	Tv/Video Equipment Operator 2	17546	B4	36	37	2.50%
		20475				
	Tv/Video Equipment Operator Lead	17547	B4	39	40	2.50%
		20476				
	Tv/Video Equipment Operator Supervisor	17548	B4	42	43	2.50%
		17828				
		20477				

Tentatively Agreed To:

For the Union:

DocuSigned by:
Brendan A ImpsonBrendan Impson
Date: 10/1/2020

For the Employer:

DocuSigned by:
Kristi AravenaKristi Aravena
Date: 9/28/2020

~~MEMORANDUM OF UNDERSTANDING~~
~~BETWEEN~~
~~THE UNIVERSITY OF WASHINGTON (UNIVERSITY)~~
~~AND~~
~~THE SERVICE EMPLOYEES INTERNATIONAL UNION Local 925~~

~~MOU – MEDICAL AIRLIFT COMMUNICATIONS SPECIALIST AND~~
~~MEDICAL AIRLIFT COMMUNICATIONS SUPERVISOR~~
~~RECRUITMENT AND RETENTION WAGE INCREASES~~

During negotiations for the 2019-2021 successor agreement, the parties agreed to the following recruitment and retention wage increases for the Medical Airlift Communications Specialist and Medical Airlift Communications Supervisor job classifications:

1. Effective July 1, 2019, Medical Airlift Communications Specialists (Job Code 18085 and 20624) shall move from Pay Table B4 Range 47 to Pay Table B4 Range 49. Each employee shall be placed on the step nearest to, but not less than their current step, plus one step.

2. Effective July 1, 2019, Medical Airlift Communications Supervisors (Job Code 18086 and 20625) shall move from Pay Table B4 Range 52 to Pay Table B4 Range 54. Each employee shall be placed on the step nearest to, but not less than their current step, plus one step.

Medical Airlift Communications Specialist and Medical Airlift Communications Supervisors will be moved to the Police Dispatcher benchmark cluster

Tentatively Agreed To:

For the Union:

DocuSigned by:
Brendan A Impson

Brendan Impson
Date: 10/1/2020

For the Employer:

DocuSigned by:
Kristi Aravena

Kristi Aravena
Date: 9/28/2020

**MEMORANDUM OF UNDERSTANDING
BETWEEN
THE UNIVERSITY OF WASHINGTON (UNIVERSITY)
AND
THE SERVICE EMPLOYEES INTERNATIONAL UNION Local 925**

**MOU – MEDICAL INTERPRETERS
RECRUITMENT AND RETENTION WAGE INCREASES**

1
2 During negotiations for the 2019-2021 successor agreement, the parties agreed to the
3 following recruitment and retention wage increases for Medical Interpreters:

- 4
- 5 1. Effective July 1, 2019, Medical Interpreter 1 (Job Code 18087 and 20626) shall
6 move from Pay Table B5 Range 41 to Pay Table B5 Range 43. Employees will
7 be placed on the new range at the step closest to but not less than their current
8 rate of pay, plus one step.
9
 - 10 2. Effective July 1, 2019, Medical Interpreter 2 (Job Code 18088 and 20627) shall
11 move from Pay Table B5 Range 44 to Pay Table B5 Range 46. Employees will
12 be placed on the new range at the step closest to but not less than their current
13 rate of pay, plus one step.
14
 - 15 3. Effective July 1, 2019, Medical Interpreter Caseworker – Cultural Mediator L (Job
16 Code 18089 and 20628) shall move from Pay Table B5 Range 45 to Pay Table
17 B5 Range 47. Employees will be placed on the new range at the step closest to
18 but not less than their current rate of pay, plus one step.
19
 - 20 4. Effective July 1, 2019, Medical Interpreter – ASL (Job Code 18096 and 20635)
21 shall move from Pay Table B5 Range 53 to Pay Table B5 Range 55. Employees
22 will be placed on the new range at the step closest to but not less than their
23 current rate of pay, plus one step.
24
 - 25 5. Annually, the Employer will extend to UWMC interpreters \$250 per employee
26 prorated by FTE for education and training.

27 Dated April 12, 2019
28
29
30
31

1 Tentatively Agreed To:

2
3 For the Union:

4
5 DocuSigned by:
6 *Brendan A Impson*

7 3A5FBF4814664E7

8 Brendan Impson
Date: 10/1/2020

For the Employer:

DocuSigned by:
Kristi Aravena

255BCC783CD34BE

Kristi Aravena
Date: 9/28/2020

9

**MEMORANDUM OF UNDERSTANDING
BETWEEN
THE UNIVERSITY OF WASHINGTON (UNIVERSITY)
AND
THE SERVICE EMPLOYEES INTERNATIONAL UNION Local 925**

MOU: NEW SALARY STEPS FOR PAY TABLES BF AND BT

During negotiations for the 2019-2021 successor agreement, the parties reached agreement on the following regarding Salary Steps effective January 1, 2021:

I. The Employer will add one (1) additional two percent (2%) top Salary Step to the following pay tables effective January 1, 2021: BF and BT. With the new top step (U), GEGP steps will now be step V (2% increase) and step W (2% increase).

II. Employees will be eligible to advance to this new top salary step (U) once they have been on the current top salary step (T) for at least one (1) year.

Dated Oct 4, 2018

Tentatively Agreed To:

For the Union:

DocuSigned by:
Brendan A Impson

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Brendan Impson
Date: 10/1/2020

For the Employer:

DocuSigned by:
Kristi Aravena

2938CC783CDS48E...

Kristi Aravena
Date: 9/28/2020

**MEMORANDUM OF UNDERSTANDING
BETWEEN
THE UNIVERSITY OF WASHINGTON (UNIVERSITY)
AND
THE SERVICE EMPLOYEES INTERNATIONAL UNION LOCAL 925 (UNION)**

MOU: NON-MONETARY STEPS AND PAY TABLE BH

During negotiations for the 2019-2021 successor agreement, the parties reached agreement on the following regarding non-monetary steps:

Effective January 1, 2020, the Employer will eliminate all non-monetary steps for all pay ranges on pay tables BF and BT by redistributing the current increases along the range.

Effective January 1, 2020, the Employer will move the following job profiles from the BH table to the BF table. Employees will be placed on the new range at the value closest to, but not less than, their current rate of pay.

Job Profile	Current Table/Range Assignment	New Table/Range Assignment
Cardiac Sonographer Supervisor (E S SEIU 925 Supv)	BH-20	BF-78
Diagnostic Medical Sonographer Supv (E S SEIU 925 Supv)	BH-23	BF-81
Imaging Technologist Supervisor (E S SEIU 925 Supv)	BH-18	BF-76
Nuclear Medicine Technologist Supervisor (E S SEIU 925 Supv)	BH-35	BF-93

Effective January 1, 2020, the BH table will be inactivated.

Tentatively Agreed To:

For the Union:

DocuSigned by:

Brendan A Impson

3A3FBF4514CC4E7...

Brendan Impson

Date: 10/1/2020

For the Employer:

DocuSigned by:

Kristi Aravena

250BCC763CD346E...

Kristi Aravena

Date: 9/28/2020

**~~MEMORANDUM OF UNDERSTANDING
BETWEEN
THE UNIVERSITY OF WASHINGTON (UNIVERSITY)
AND
THE SERVICE EMPLOYEES INTERNATIONAL UNION Local 925~~**

~~MOU – PAY TABLE PARITY~~

~~During negotiations for the 2019-2021 successor agreement, the parties agreed to pay table parity as referenced in Attachment: Pay Table Parity effective July 1, 2019.~~

Tentatively Agreed To:

For the Union:

DocuSigned by:
Brendan A Impson

3A5FBF4814CC4E7
Brendan Impson
Date: 10/1/2020

For the Employer:

DocuSigned by:
Kristi Aravena

255BCC783CD348E
Kristi Aravena
Date: 9/28/2020

**MEMORANDUM OF UNDERSTANDING
BETWEEN
THE UNIVERSITY OF WASHINGTON (UNIVERSITY)
AND
THE SERVICE EMPLOYEES INTERNATIONAL UNION LOCAL 925 (UNION)**

MOU: PAY TABLES BD, B1, AND BY

During negotiations for the 2019-2021 successor agreement, the parties reached agreement on the following:

Effective July 1, 2019, the following job profiles will be reassigned to new tables/ranges:

Job Profile	Current Table/Range Assignment	New Table/Range Assignment
Social Work Assistant 2 (NE S SEIU 925 HCP/LT)	BD-14	BG-64
Dialysis/Pheresis Technician (NE S SEIU 925 HCP/LT)	B1-46	B8-49
Dialysis/Pheresis Technician Lead (NE S SEIU 925 HCP/LT)	B1-56	B8-59

Employees will be placed on the new range at the value closest to, but not less than, their current rate of pay.

Effective July 1, 2019, pay tables BD, B1, and BY will be inactivated.

Tentatively Agreed To:

For the Union:

DocuSigned by:
Brendan A Impson

3A5FBF4814C4E7...
Brendan Impson
Date: 10/1/2020

For the Employer:

DocuSigned by:
Kristi Aravena

255BCC783CD348E...
Kristi Aravena
Date: 9/28/2020

**MEMORANDUM OF UNDERSTANDING
BETWEEN
THE UNIVERSITY OF WASHINGTON (UNIVERSITY)
AND
THE SERVICE EMPLOYEES INTERNATIONAL UNION Local 925**

MOU – PHLEBOTOMIST RECRUITMENT AND RETENTION WAGE INCREASES

During negotiations for the 2019-2021 successor agreement, the parties agreed to the following recruitment and retention wage increases for the Phlebotomist and Phlebotomist Lead classifications:

1. Effective July 1, 2019, Phlebotomist (Job Code 18394 and 20720) shall move from Pay Table B8 Range 10 to Pay Table B8 Range 15. Employees will be placed on the new range at the step closest to but not less than their current rate of pay.
2. Effective July 1, 2019, Phlebotomist Lead (Job Code 18395 and 20721) shall move from Pay Table B8 Range 17 to Pay Table B8 Range 22. Employees will be placed on the new range at the step closest to but not less than their current rate of pay.

Dated October 4, 2018

Tentatively Agreed To:

For the Union:

DocuSigned by:
Brendan A Impson

Brendan Impson
Date: 10/1/2020

For the Employer:

DocuSigned by:
Kristi Aravena

Kristi Aravena
Date: 9/28/2020

**MEMORANDUM OF UNDERSTANDING
BETWEEN
THE UNIVERSITY OF WASHINGTON (UNIVERSITY)
AND
THE SERVICE EMPLOYEES INTERNATIONAL UNION Local 925 (UNION)**

MOU – PUBLIC RECORDS REQUESTS AND PRIVACY

During negotiations for the ~~2019-2021~~2021-2023 successor agreement, the parties reached agreement on the following regarding Public Records Requests. Labor Relations will notify the Union of public records requests for information received by the UW Office of Public Records that directly concern and encompass SEIU 925's members. Notification will be provided in order to allow for a ten (10) day protest period

Tentatively Agreed To:

For the Union:

DocuSigned by:
Brendan A Impson
3A5F8F4814CC467

Brendan Impson
Date: 10/1/2020

For the Employer:

DocuSigned by:
Kristi Aravena
255BCC783CD346E

Kristi Aravena
Date: 9/28/2020

**MEMORANDUM OF UNDERSTANDING
BETWEEN
THE UNIVERSITY OF WASHINGTON (UNIVERSITY)
AND
THE SERVICE EMPLOYEES INTERNATIONAL UNION Local 925**

MOU – SALARY OVERPAYMENT RECOVERY

During negotiations for the ~~2019-2021~~2021-2023 successor agreement, the parties agreed to the following regarding Salary Overpayment Recovery.

Salary Overpayment Recovery

A. When an Employer has determined that an employee has been overpaid wages, the Employer may recoup the overpayment. The Employer will provide written notice to the employee that will include the following items:

1. The amount of the overpayment,
2. The basis for the claim,
3. A demand for payment, and
4. The rights of the employee under the terms of this Agreement.

Employees may request a meeting with the Employer and an interpreter to have the overpayment notification explained.

B. Method of Payback

1. The employee must choose one (1) of the following options for paying back the overpayment:

- a. Voluntary wage deduction,
- b. Cash, or
- c. Check (separated employee).
- d. Vacation (if under 240 hours only) or Compensatory time balances

2. The employee may propose a payment schedule to repay the overpayment to the Employer. If the employee's proposal is accepted by the Employer, the deductions shall continue until the overpayment is fully recouped. Nothing in the section prevents the Employer and employee from agreeing to a different overpayment amount than specified in the overpayment notice or to a method other than a deduction from wages for repayment of the overpayment amount.

3. If the employee fails to choose one (1) of the four (4) options described above, within twenty (20) days of written notice of overpayment, the Employer will deduct the overpayment owed from the employee's wages or the amount due may be placed with a collection agency. This

overpayment recovery will not be more than five percent (5%) of the employee's disposable earnings in a pay period. Disposable earnings will be calculated in accordance with the Attorney General of Washington's guidelines for Wage Assignments.

4. Any overpayment amount still outstanding at separation of employment will be deducted from their final pay.

C. Neither A nor B above are required for employee reported overpayments and/or employee corrected time including leave submittal corrections. All employee initiated overpayment corrections may be collected from the next available pay check.

D. Appeal Rights: Any dispute concerning the occurrence or amount of the overpayment will be resolved through the grievance procedure in Article 6 of this Agreement. The Employer will suspend attempts to collect an alleged overpayment until the grievance process has concluded.

This MOU expires on June 30, ~~2021~~2023.

Tentatively Agreed To:

For the Union:

DocuSigned by:
Brendan A Impson

3A5FBF4814CC4E7...
Brendan Impson
Date: 10/1/2020

For the Employer:

DocuSigned by:
Kristi Aravena

255BCC783CD348E...
Kristi Aravena
Date: 9/28/2020

**MEMORANDUM OF UNDERSTANDING
BETWEEN
THE UNIVERSITY OF WASHINGTON (UNIVERSITY)
AND
THE SERVICE EMPLOYEES INTERNATIONAL UNION Local 925**

MOU – SCHOLARSHIP FUND FOR MEDICAL CENTER EMPLOYEES

During negotiations for the ~~2019-2021~~2021-2023 successor agreement, the parties reached agreement on the following regarding Scholarship Funds for SEIU 925- and WFSE-represented employees at Harborview Medical Center (HMC) and UW Medical Center (UWMC) for academic year 2019 and 2020, only to be implemented upon ratification:

In recognition of the commitment of HMC and UWMC to the delivery of excellent patient care as well as the enhancement of employees' professional skills, the Employer will provide annually a pool of up to a total of \$100,000 (maximum \$4,000.00 per employee) for SEIU 925- and WFSE-represented employees at Harborview Medical Center (HMC) and UW Medical Center (UWMC) to obtain a degree or certification required for employment in a healthcare field within the hospital where the employee works.

The parties agree to form two Committees, one at HMC and UWMC, and split the funding equitably with \$50,000 allocated to each medical center. Each Committee will be comprised of at least one management representative, one member from WFSE and one member from SEIU at HMC and one member from WFSE and one member from SEIU at UWMC. The Committee will be established to research the availability of funds and to recommend the policies and guidelines regarding fund disbursement to the Administration.

In accordance with the above, the Committee will be in charge of administering scholarships. To be eligible, the employee must have a minimum of one (1) year at HMC/UWMC prior to submission of scholarship application. After completion of the program, there is an expected three (3) year commitment to HMC/UWMC. If the employee voluntarily terminates employment prior to the end of the three (3) year commitment, the pro-rated amount of the scholarship must be repaid to HMC/UWMC and may be deducted from the employee's pay.

Tentatively Agreed To:

For the Union:

DocuSigned by:
Brendan A Impson

Brendan Impson
Date: 10/1/2020

For the Employer:

DocuSigned by:
Kristi Aravena

Kristi Aravena
Date: 9/28/2020

~~MEMORANDUM OF UNDERSTANDING
BETWEEN
THE UNIVERSITY OF WASHINGTON (UNIVERSITY)
AND
THE SERVICE EMPLOYEES INTERNATIONAL UNION Local 925~~

~~MOU – SPORTS EQUIPMENT MANAGER
RECRUITMENT AND RETENTION WAGE INCREASES~~

~~During negotiations for the 2019-2021 successor agreement, the parties agreed to the following recruitment and retention wage increases for Sports Equipment Mangers:~~

~~1. Effective July 1, 2019, Sports Equipment Manger 1 (Job Code 17170 and 20351) shall be moved from Pay Table B4 Range 30 to Pay Table B4 Range 35.~~

~~Employees will be placed on the new range at the step closest to but not less than their current rate of pay, plus one step.~~

~~2. Effective July 1, 2019, Sports Equipment Manger 2 (Job Code 17171 and 20352) shall be moved from Pay Table B4 Range 34 to Pay Table B4 Range 39.~~

~~Employees will be placed on the new range at the step closest to but not less than their current rate of pay, plus one step.~~

Tentatively Agreed To:

For the Union:

DocuSigned by:
Brendan A Impson

3A5FBF4814CC4E7...
Brendan Impson

Date: 10/1/2020

For the Employer:

DocuSigned by:
Kristi Aravena

255BCC783CD348E...
Kristi Aravena

Date: 9/28/2020

**MEMORANDUM OF UNDERSTANDING
BETWEEN
THE UNIVERSITY OF WASHINGTON (UNIVERSITY)
AND
THE SERVICE EMPLOYEES INTERNATIONAL UNION Local 925**

**MOU – SURGICAL TECHNOLOGIST
RECRUITMENT AND RETENTION WAGE INCREASES**

During negotiations for the 2019-2021 successor agreement, the parties agreed to the following recruitment and retention wage increases for Surgical Technologists:

Effective July 1, 2019, Surgical Technologist (Job Code 18430 and 20739) shall move from Pay Table BG Range 47 to Pay Table BG Range 49. Employees will be placed on the new range at the step closest to but not less than their current rate of pay, plus one step.

Dated April 12, 2018

Tentatively Agreed To:

For the Union:

DocuSigned by:
Brendan A Impson

3A3F8F4814CC4E7
Brendan Impson
Date: 10/1/2020

For the Employer:

DocuSigned by:
Kristi Aravena

2338CC783CD348E
Kristi Aravena
Date: 9/28/2020

**MEMORANDUM OF UNDERSTANDING
BETWEEN
THE UNIVERSITY OF WASHINGTON (UNIVERSITY)
AND
THE SERVICE EMPLOYEES INTERNATIONAL UNION Local 925**

MOU – SURGICAL TECHNOLOGISTS

During negotiations for the 2019-2021 successor agreement, the parties agreed to the following regarding Surgical Technologists at Harborview in WFSE Harborview Bargaining Unit and UW Medical Center in the SEIU 925 Healthcare Professional/Laboratory Technical Bargaining Unit.

In order to recognize the need for professional development, continuing education, and ongoing credentialing, and in accordance with the aforementioned agreement, the University agrees to implement the following for the 2019-2021 collective bargaining agreements:

I. Surgical Technologists who obtain and maintain their Certified Surgical Technologist (CST) certification through the National Board of Surgical Technology and Surgical Assisting (HBSTSA) will be paid one dollar (\$1.25) per hour premium for all hours in paid status.

II. Employees will be eligible for the premium if:

A. The certification has been presented to and approved by management;

B. The employee continues to meet all educational and other requirements to keep the certification current and in good standing;

C. The employee is working in the area of certification.

Once the above criteria are satisfied, the employee will begin earning the certification premium at the beginning of the next available pay period.

III. An employee is eligible for only one certification premium regardless of other certifications the employee may have.

IV. Employees will notify their Appointing Authority or designee if their certification has expired, or has been restricted, revoked or suspended within twenty-four (24) hours of expiration, restriction, revocation or suspension, or prior to their next scheduled shift, whichever occurs first.

V. The parties agree that there are no written or oral representations, understandings, promises, or agreements directly or indirectly related to this Agreement that are not incorporated herein in full. Furthermore, this Agreement is not precedent setting and does not establish a practice.

1 Tentatively Agreed To:

2
3 For the Union:

4 DocuSigned by:
5 *Brendan A Impson*

6 3A5FBF4814CC4E7

7 Brendan Impson
Date: 10/1/2020

For the Employer:

DocuSigned by:
Kristi Aravena

255BCC783CD346E

Kristi Aravena
Date: 9/28/2020

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**MEMORANDUM OF UNDERSTANDING
BETWEEN
THE UNIVERSITY OF WASHINGTON (UNIVERSITY)
AND
THE SERVICE EMPLOYEES INTERNATIONAL UNION Local 925**

MOU – TRANSPORTATION SERVICES VIDEO/AUDIO SYSTEM

This Memorandum of Understanding is regarding the use of audio and video equipment in the University of Washington Transportation Services office.

1. It is agreed that the cameras/audio are not for the purpose of evaluation or monitoring of employees. The purpose of the camera/audio is for the security of property and for the protection of employees.

2. Management shall not use the camera/audio system to monitor work. When video or audio is reviewed in response to an incident, management will have the option to act upon issues revealed in the recording even if they are not central to the initial incident.

3. Audio shall be recorded in the Sales and Administration area only (including the hearing office).

4. The system shall not be subject to live monitoring without prior notice to the Union and an opportunity to meet and discuss potential impacts for employees.

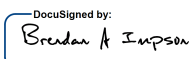
5. If modifications are performed to the cameras or their field of vision, the Union will be informed and allowed to view the modifications.

6. Management shall maintain a written log of camera/audio system access, including date, time and reason for access, that will be available to the union for review.

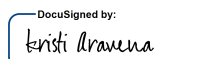
7. If video/audio is downloaded it shall be noted in the log and copies of the footage shall be available for union review.

Tentatively Agreed To:

For the Union:

DocuSigned by:

Brendan Impson
Date: 10/1/2020

For the Employer:

DocuSigned by:

Kristi Aravena
Date: 9/28/2020

**MEMORANDUM OF UNDERSTANDING
BETWEEN
THE UNIVERSITY OF WASHINGTON (UNIVERSITY)
AND
THE SERVICE EMPLOYEES INTERNATIONAL UNION Local 925**

MOU – ~~WAGE~~ECONOMIC DISCUSSION

During negotiations for the 2021-2023 successor agreement, the parties reached agreement on the following regarding wage discussions:

1. Upon mutual agreement, the parties agree to meet and discuss ~~across-the-board wage increases~~economic items for the fiscal year beginning July 1, 2022, by September 15, 2021, for submission to the Office of Financial Management by the October 1, 2021 deadline for inclusion in the Governor's supplemental mid-biennium budget. Any proposed increases will be contingent on a determination of financial feasibility by the Office of Financial Management, inclusion in the Governor's budget and being fully funded by the legislature. The employer may elect to bring economic proposals, which may include concessions, to the discussion.

Tentatively Agreed To:

For the Union:

DocuSigned by:
Brendan A Impson

Brendan Impson
Date: 10/1/2020

For the Employer:

DocuSigned by:
Kristi Aravena

Kristi Aravena
Date: 9/28/2020

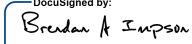
SIDE LETTER A – CITY OF SEATTLE MINIMUM WAGEJuly 1, ~~2019~~ 2021

Contract classified pay tables will be updated to reflect the current Seattle minimum wage after an across-the-board increase or a minimum wage adjustment made by the City of Seattle. Steps falling below the new minimum wage will be inactivated and employees will be moved, if needed, to the new minimum step of the range. If an across-the-board increase brings steps back above the current Seattle minimum wage, those steps will be reactivated and available for use. Whenever steps are reactivated, no employees will be moved to lower steps.


This side letter expires on June 30, ~~2021~~ 2023.

Tentatively Agreed To:

For the Union:

DocuSigned by:

3A3B8F4814CC4E7...
Brendan Impson
Date: 10/1/2020

For the Employer:

DocuSigned by:

255BCC783CD348E...
Kristi Aravena
Date: 9/28/2020

SIDE LETTER B – CONTACT CENTERJuly 1, ~~2019~~2021

The Union Management committee will continuously monitor performance metrics and any corrective action based on failure to meet performance standards. If less than 75% of employees meet any individual performance standard over a rolling three-month period, management and the union will discuss ways to improve the standard, performance, or both at the subsequent committee meeting. Standards not met by at least 75% of employees for a given three-month period will not automatically trigger corrective actions for employees who fail to meet those standards for that period, but they may still lead to corrective action if it meets the requirements of just cause after an examination of the circumstances.

Dress Code Effective

While working a full day in the Contact Center, employees will be allowed to wear denim blue jeans in good condition. In the event there is a scheduled tour or while employees are out in the clinics, employees are expected to abide by the UW Medicine Professional Dress Code policy.

Tentatively Agreed To:

For the Union:

DocuSigned by:
Brendan A Impson

3A5B8F4B14C04E7

Brendan Impson

Date: 10/1/2020

For the Employer:

DocuSigned by:
Kristi Aravena

2558CC783CD348E

Kristi Aravena

Date: 9/28/2020

SIDE LETTER C – DIVERSITY AND INCLUSIONJuly 1, ~~2019~~ 2021

- A. The parties acknowledge that the University's Diversity Blueprint for 2017-2021 articulates the tri-campus community's aspirations for becoming an inclusive and equitable environment. On an annual basis, the Office of Minority Affairs and Diversity (OMA&D) will prepare an assessment report on University-wide diversity metrics for the Board of Regent's Diversity, Equity, and Inclusion subcommittee. An electronic copy of the report will be made available to the Union.
- B. As part of the University's Strategic Leadership Program (SLP), the Employer shall provide all managers and supervisors of bargaining unit employees information regarding the University's existing Staff Diversity Hiring Toolkit. Additionally, the Employer will include a content module on implicit bias and diversity in the hiring process during the SLP workshop for managers and supervisors with at least one direct report. The Employer shall distribute an electronic copy of the Toolkit annually to all managers and supervisors of bargaining unit employees.
- C. On an annual basis, the Employer will provide the Unions with a list of trainings and courses offered to staff the year prior centered on aspects of diversity, equity, and inclusion. The list will include a headcount for each offering, indicating the number of participants registered, by department.
- D. WFSE 1488, WFSE 3488, SEIU 1199NW, and SEIU 925 will each select one member to be appointed to the University of Washington Diversity Council.
- E. On an annual basis, the Employer will provide the Unions with a report on employee participation levels in Facilities relative to cultural responsiveness or cultural competency training, and manager training in implicit bias, equity, cultural responsiveness, and hiring best practices. The progress report would include an update on Facilities' efforts to include under-represented minority members and/or women in hiring committees or interview panels.
- F. The Employer will create a position in UW Human Resources Recruitment dedicated to designing, developing, and implementing innovative outreach programs using diversity and inclusion best practices in support of UW's strategic initiatives.

Tentatively Agreed To:

For the Union:

DocuSigned by:
Brendan A Impson

3A5DFBF4B14CC4E7...
Brendan Impson
Date: 10/1/2020

For the Employer:

DocuSigned by:
Kristi Aravena

2559000700000040E...
Kristi Aravena
Date: 9/28/2020

SIDE LETTER D – LEGISLATIVE BRIEFINGS

July 1, ~~2019~~ 2021

The Union President or designee shall be invited to attend legislative briefings conducted by the Employer.

Tentatively Agreed To:

For the Union:

DocuSigned by:
Brendan A Impson

Brendan Impson
Date: 10/1/2020

For the Employer:

DocuSigned by:
Kristi Aravena

Kristi Aravena
Date: 9/28/2020

SIDE LETTER E – PUBLIC TRANSPORTATION DELAYSJuly 1, ~~2019~~ 2021


Employees who arrive late to work due to rarely occurring unforeseen or unavoidable delays in public transportation (for example - an accident or a bus break down) will not be subject to corrective action. The Employer may require employees to provide proof or documentation of the unforeseen or unavoidable incident. Employees may use accumulated compensatory time, vacation leave, or leave without pay. Compensatory time must be used before vacation leave. If the employee has exhausted both compensatory time and vacation leave, leave without pay will be used.

The Employer may adjust the employees schedule to make up for the missed time. No overtime will be accrued for the adjustment of the employee's schedule unless the employee ends up working more than the total number of hours the employee was originally scheduled to work.

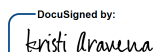
This side letter will expire on June 30, ~~2021~~ 2023.

Tentatively Agreed To:

For the Union:

DocuSigned by:
Brendan Impson
Date: 10/1/2020

For the Employer:

DocuSigned by:
Kristi Aravena
Date: 9/28/2020

**SIDE LETTER F – REGULAR TEMPORARY HARBORVIEW MEDICAL CENTER
INTERPRETERS**

July 1, ~~2019~~2021

The University will call hourly medical interpreters for in-person interpretation before calling an outside agency for in-person interpretation.

Tentatively Agreed To:

For the Union:

DocuSigned by:
Brendan A Impson

3A5FBF4814CC4E7

Brendan Impson
Date: 10/1/2020

For the Employer:

DocuSigned by:
Kristi Aravena

255BCC783CD346E

Kristi Aravena
Date: 9/28/2020

SIDE LETTER G – REPRESENTATIONJuly 1, ~~2019~~2021

The University agrees not to oppose the Union's effort to add to the bargaining unit, except in cases when the employees the union seeks to add are represented by another union, when the employees' collective bargaining rights fall under RCW 41.76, RCW 41.56 or other statute hereinafter enacted by the legislature. The University does not waive its right in any case to petition the Public Employment Relations Commission for unit clarification when the University, in its sole discretion, deems it appropriate.

Tentatively Agreed To:

For the Union:

DocuSigned by:
*Brendan A Impson*3A5FBF4814CC4E7...
Brendan Impson
Date: 10/1/2020

For the Employer:

DocuSigned by:
*Kristi Aravena*255BCC783CD346E...
Kristi Aravena
Date: 9/28/2020

SIDE LETTER H – TRACKING DISCRIMINATION AND BIAS

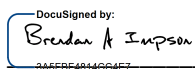
July 1, ~~2019~~2021

During negotiations for the ~~2019-2021~~2021-2023 successor agreement, recognizing the University's long stated goals of diversity and inclusion, the parties agree to the following:

1. Annually the Employer will email all bargaining unit employees information regarding the availability and purpose of the University's bias incident reporting tool as an avenue to report incidents of suspected bias.
2. On an annual basis, the following groups will prepare an assessment report which will at a minimum include information quantifying reports of discrimination, harassment, and retaliation. An electronic copy of each report will be made available to the Union.
 - i. UCIRO
 - ii. Safe Campus
 - iii. Title IX Investigation Office
 - iv. UW Human Resources Campus Operations Investigations
 - v. UW Medical Centers Human Resources Operations Investigations
3. This side letter will expire on June 30, ~~2021~~2023.

Tentatively Agreed To:

For the Union:

DocuSigned by:


Brendan Impson
Date: 10/1/2020

For the Employer:

DocuSigned by:


Kristi Aravena
Date: 9/28/2020

SIDE LETTER I – U-PASS

July 1, ~~2019~~2021

The parties agree to the following regarding U-PASS:

Effective July 1, ~~2019~~2021, bargaining unit employees will not be charged a fee for a U-PASS.

This Side Letter expires on June 30, ~~2021~~2023.

Tentatively Agreed To:

For the Union:

DocuSigned by:
Brendan A Impson

3A5FBF4814CC4E7
Brendan Impson
Date: 10/1/2020

For the Employer:

DocuSigned by:
Kristi Aravena

255BC6783CD346E
Kristi Aravena
Date: 9/28/2020

SIDE LETTER XX – WORKDAY ROSTERS

~~Within one hundred twenty (120) days after ratification of the 2019-2021 agreement, the parties will meet to discuss and complete any necessary updates to the contract provisions regarding Union rosters (Article 56.5 in the 17-19 agreement). The parties acknowledge that the implementation of Workday has resulted in some variances in the content of the agreed upon four reports, and the parties will work together to resolve the differences between the current Union roster contents and the contract.~~

Tentatively Agreed To:

For the Union:

DocuSigned by:
Brendan A Impson

3A5FBF4814CC4E7...

Brendan Impson

Date: 10/1/2020

For the Employer:

DocuSigned by:
Kristi Aravena

255BCC783C0340E...

Kristi Aravena

Date: 9/28/2020