	ARTICLE 1 - PREAMBLE
the University of Was and Teamsters Loca	30, this Agreement is made by and between the Board of Regents of shington, hereinafter referred to as the "University" or "Employer," I Union No. 117, affiliated with the International Brotherhood of er referred to as the "Union."
1.2 The Employer agrees to recognize the Union's Business Representative or their designed as the sole negotiator for the Union and will discuss contract proposals only with the Business Representative or their designee.	
Tentatively Agreed To:	
For the Union:	For the Employer:
Mattlew House	Banks Evans
Matthew House	Banks Evans
Date:4/13/2022	Date: 4/13/2022

ARTICLE 2 - NON-DISCRIMINATION 1 2 3 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 on the basis of race, color, creed, 4 religion, national origin, citizenship, sex, pregnancy, age, marital status, sexual 5 orientation, gender identity or expression, genetic information, disability, veteran 6 statusage, sex, marital status, status as a protected veteran, military status, sexual 7 orientation, gender identity or expression, race, national origin, color, immigration status, 8 citizenship, creed, religious or political beliefs or affiliation, being a victim of domestic-9 violence, sexual assault, or stalking, genetic information, pregnancy, any real or-10 perceived sensory, mental or physical disability, or membership or non-membership in a 11 labor organization. Unlawful harassment, including sexual harassment, is a form of 12 prohibited discrimination and will not be tolerated within the workplace in 13 accordance with Executive Order 31 on Nondiscrimination and Affirmative Action. 14 15 2.2 Employees are encouraged to raise complaints of unlawful discrimination through internal 16 prescribed University complaint procedures (Administrative Policy Statement 46.3). 17 Employees may also seek relief through the appropriate local, state, or federal agency 18 19 charged with investigating such matters. The process or findings of external complaints shall not be subject to the Grievance Procedure of this Agreement; provided that 20 nothing shall preclude an employee from filing a grievance over an alleged violation 21 of Section 2.1 of this Agreement. 22 23 2.3 The term "Employee" as used in this Agreement includes male, female, transgender, 24 gender non-confoirming, and non-binary employees covered by this Agreement. 25 26 27 28 Tentatively Agreed To: For the Union: For the Employer: -Docusigned by: Matthew House cuSigned by: Banks Evans Matthew House Banks Evans

Date:4/29/2022

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Date:4/29/2022

ARTICLE 3 - MANAGEMENT RIGHTS AND RESPONSIBILITIES

- 3 3.1 The Employer, through its designated management personnel, has the right and responsibility, except as expressly modified by this Agreement and federal and state 4 law, to control, change, and supervise all operations, and to direct and assign all 5 employees work appropriate for their classification. Such right and responsibility shall 6 include, by way of illustration but not limited to, the selection and hiring of employees, 7 discipline (involuntary demotion, suspension, reduction in pay, written reprimand) and 8 discharge for just cause, layoff, promotion, reassignment or transfer, training of 9 employees, establishment of work schedules in accordance with this Agreement. 10 allocation of all financial and other resources, and control and regulation of the use of all 11 equipment and other property of the University. The Employer shall determine the 12 method, technological means, number and kind, and gualifications of personnel by and for 13 which operations are to be carried out. The Employer shall take action as may be 14 necessary to carry out its responsibilities in any emergency situation, as defined by RCW 15 41.80.040. 16
- 3.2 Except as otherwise provided in this Agreement and this Article, nothing contained
 herein is intended to nor shall be construed as a waiver of the Union's right to compel
 bargaining prior to changes in any mandatory subject of bargaining in accordance with
 law, rules, and precedent.
- 3.3 The Employer may temporarily reassign work from outside this unit to bargaining unit 23 members or may temporarily reassign bargaining unit work from this unit into the UWPMA 24 bargaining unit. Temporary is defined as reassignment of work for three (3) weeks or less 25 due to unexpected absences or unexpected overtime opportunities. Under no circumstance 26 shall the unit's bargaining unit work be reassigned for more than three (3) weeks unless 27 mutually agreed to by the Union and the Employer. For the purposes of this Article, 28 unexpected shall be defined as the Employer becoming aware with less than one (1) week's 29 notice. 30
- 31 32

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Tentatively Agreed To:			
For the Union: Matthew House	For the Employer: Banks Evans		
Matthew House	Banks Evans		
Date: 5/19/2022	Date: 5/19/2022		

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ARTICLE 4 - JOINT LABOR/MANAGEMENT COMMITTEE

- 4.1 The Joint Labor/Management Committee shall normally be composed of three (3)
 members designated by the Union and one (1) Union staff representative. The Employer
 shall be represented by a like number on the Committee. The Union staff representative
 shall be the sole decision maker to determine whether their attendance is necessary
 at the Joint Labor/Management Committee.
- 4.2 The purpose of the Committee is to provide a forum for communication between the parties to this Agreement to deal with personnel matters of general Labor/Management concern.
 The agenda shall be limited to items which are of a group rather than an individual interest or concern and shall not include individual grievances properly processed under the Grievance Procedure Article.
- 4.3 Meetings of the Committee will be held quarterly unless mutually agreed upon by both parties. Issues of an emergent nature shall be given agenda priority. Meetings of the Labor/Management Committee shall normally be held during University business hours and at a mutually agreeable time and date. Participants shall experience no loss in salary for participating in the meetings; however, such time is not construed as work time, and no overtime shall be claimed or paid for meetings attended outside of an employee's regular work hours.
- 4.4 The Labor/Management Committee shall have no bargaining authority; however, any agreements reached through this process shall be reduced to writing and supported by the Union representatives and management.
- 4.5 Disposition of matters covered in a Labor/Management Committee shall not contradict, add
 to, or otherwise modify the terms and conditions of the Agreement unless otherwise
 mutually agreed to in writing by the Employer and the Union.
- 30 31

vely Agreed To:	
the Union:	For the Employer:
usigned by: Hew flowse	Bocusigned by: Banks Evans
tthew House	Banks Evans
e: ^{4/13/2022}	Date: 4/13/2022
e: ^{4/13/2022}	Date:4/13/2022

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ARTICLE 5 - UNION RECOGNITION, UNION SECURITY, AND DUES DEDUCTION

5.1 In accordance with the Public Employment Relations Commission's Certification, issued October 3, 2011, the Employer recognizes the Union as the sole and exclusive bargaining representative for all full-time and regular part-time Police Officers of the University of Washington; see <u>University of Washington</u>, Decision 11185 (PSRA, 2011). This Agreement covers the employees in the bargaining unit and the work performed by such employees.

10 5.2 <u>Dues Deduction</u>.

- Payroll dues deduction for employees in certified bargaining units is permitted when the employee provides the Union with authorization to deduct payments and the Union provides the Employer notice of the employee's authorization. The Employer shall deduct membership dues and any other authorized Union fee deductions to the Union from the employee's salary and remit the amounts to the Union (Administrative Policy Statement 43.2).
- Upon written authorization to the Union by an individual employee to become a
 member of the union and pay membership dues, initiation fees and assessments.
 The Employer shall provide for the semi-monthly payroll deductions.
 - The Employer will refer<u>the</u> member(s) to the Shop Stewards and/or Union Representative(s) regarding any Union paperwork regarding membership, deductions, Legal Defense Fund, etc. The Employer will not engage member(s) regarding such paperwork other than to refer the member(s) to the Shop Stewards and/or Union Representative.
 - 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 or have <u>changed_revoked</u> their authorization for deduction. <u>The</u> Employer will provide instructions and templates for the web based electronic reporting system and provide a calendar of required payroll cut-off dates.

36 5.3 <u>Revocation.</u>

- An employee may cancel revoke their authorization for payroll deduction of payments 37 to the Union by written notice to the Employer and the Union in accordance with the 38 Union Constitution, Bylaws, and the terms and conditions of their signed membership 39 card. The Union will provide the Employer with a monthly list of all employees who 40 are eligible for cancellation. The cancellation revocation will become effective on no 41 later than the second payroll after receipt of the notice from the Union. An employee 42 leaving paid status should notify the Union and receive a withdrawal card for the 43 duration of absence from paid status and/or the bargaining unit. 44
- 46 5.4 Once each month the Employer's Payroll Office will transmit the total deducted amount of
 47 dues and deductions to the Union's office. Twice each month the Employer will
 48 electronically transmit a list of current members on Union dues deduction, gross

- 1 straight-time pay, and any additions and deletions for that month.
- 5.5 Twice each month, the Employer shall submit to the Union a report containing the following data in electronic format, if maintained by the Employer, for all employees in the bargaining unit, for all employees who enter or leave the bargaining unit, and for all employees who stop or start deductions:
 - A. Employee Identification Number
- 9 B. Employee name

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- C. Mailing address (Home and UW Box number)
- D. Work phone number (if maintained by the University Payroll System)
- 12 E. Job class code
- 13 F. Job class title
 - G. Begin date in job class code
 - H. Salary range
- 16 I. Salary step
 - J. Part-time percent (FTE)
 - K. Separation date
 - L. Gross salary
- The Union will maintain the confidentiality of all employee-mailing addresses. 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 in connection with the data received by the Union pursuant to this Section.
- 5.6 A copy of the Collective Bargaining Agreement will be made available online to all bargaining unit employees. The Employer and the Union are responsible for their own reproduction costs. The Union will be responsible for any printed contracts for their members.
- 5.7 The Union will indemnify and hold the Employer harmless from all claims, demands, suits, or other forms of liability that may arise against the Employer for actions taken by the Employer under this Article, including any issues related to the deduction of dues, the initiation fee, DRIVE the Union Legal Defense Fund, or other deductions initiated by the union, initiation fees and assessments. In all such cases, the Employer's reasonable attorney fees will be paid by the Union.
- 5.8 There will be no discrimination against any employee because of lawful Union
 membership activity or status, or non-membership activity or status.
- 5.9 The Employer agrees to deduct from the wages of any employee who is a member 42 of the Union a Teamsters Legal Defense Fund deduction, as provided for in a written 43 authorization. Such authorization must be executed by the employee and may be 44 revoked by the employee at any time by giving written notice to both the Employer's 45 Payroll Office and the Union. Notification received by the 15th day of the month will 46 be processed for the payday on the 25th of that month. Notification received after the 47 15th day of the month and by the last day of the month will be processed for the 48 payday on the 10th of the following month. The Employer agrees to remit any 49

- 1 deductions made pursuant to this provision to the Union together with a report 2 showing:
 - A. Employee name
 - B. Employee Identification Number (EID)
 - C. Amount deducted

The parties agree this Section satisfies the Employer's obligations and provides for the deduction authorized under RCW 41.04.230(6).

10 5.10 When UWPD new employee orientation meetings are held, the Union will be allowed 11 thirty (30) minutes of presentation time to speak to the employee(s) on matters 12 concerning the rights of employees, responsibilities of the Union, and services 13 available to the membership. The Union Business Representative will be notified of 14 all new employee orientation meetings, and such notice will be provided no later than 15 fourteen (14) calendar days prior to the presentation date. In the absence of a 16 Business Representative, a Union Shop Steward may conduct the presentation 17 without a loss in compensation; provided, the presentation time will not be considered 18 as "time worked" for the purposes of overtime. 19

Tentatively Agreed To:

For the Union: Docusigned by: Matthew House	For the Employer: Banks Evans
Matthew House	Banks Evans
Date: 6/8/2022	Date: ^{6/8/2022}

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ARTICLE 6 - UNION BUSINESS/REPRESENTATIVES

- 3 6.1 The Employer recognizes the right of the Union to designate Business Representatives and Shop Stewards who shall be permitted to represent bargaining unit employees. The Union 4 will inform the Office of Labor Relations of the names of Union representatives and Shop 5 Stewards. 6
- 6.2 Paid release time for the designated Shop Stewards will be provided for representing 8 employees at grievance meetings (including informal attempts at resolution) attended by 9 both parties, for participating in Joint Labor/Management Committee meetings, for pre-10 disciplinary/pre-determination meetings, and for collective bargaining meetings. When 11 designated Shop Stewards are granted paid release time they shall experience no loss in 12 pay, however such time shall not be construed as work time and overtime will not be paid 13 when meetings extend beyond the employee's regular work hours. Paid release time shall 14 be granted by supervision following a request but in consideration of any job 15 responsibilities. If permission for time off cannot be immediately granted, the supervisor 16 will arrange for time off at the earliest reasonable time thereafter. 17
- 19 6.3 The Union shall prevail upon all employees in the bargaining unit, and especially Shop Stewards, to make a diligent and serious attempt to resolve complaints at the lowest 20 possible level. The Employer, likewise, shall prevail upon its supervisory personnel to 21 cooperate fully with the Union's representatives in the speedy resolution of any grievances 22 that may arise. 23
- 6.4 Bulletin Boards. 25

The Employer shall designate a bulletin board for use by the Union for the posting of notices 26 relating to official Union business and provide space for that purpose. At the Union's 27 option, the Employer provided bulletin board(s) may be replaced by the Employer 28 with a locked, covered bulletin board furnished by the Union. The Union will supply 29 the Employer with a key to the bulletin board. Any costs associated with replacement, 30 upkeep, or installation will be paid for by the Union. Location of bulletin board to be 32 determined by the Employer.

33 6.5 Union Access. 34

35 Union business such as investigating grievances and other legitimate routine matters may be conducted on Police Department premises, provided that such business does not 36 interfere with Police Department operations. The Employer shall provide reasonable 37 access to Department premises to authorized Union representatives for the purpose of 38 handling grievances and other legitimate Union business, provided that such access does 39 not interfere with the work and duties of Union employee representatives or of other on-40 duty employees. Scheduled Union meetings may be held in Police Department facilities, 41 provided that such meetings do not interfere with Police Department operations and are 42 approved in advance by the Police Chief. 43

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A Union representative with three (3) day's written notice to the Police Chief or 6.6 45 designee may present information prior to start of a shift, up to a maximum of once 46 per month for each shift and may be cancelled by the Employer due to operational 47 necessity. The presentation will not exceed ten (10) minutes in length. The Shift 48

Supervisor reserves the right to terminate the presentation in order to complete roll call in a timely fashion.

3 6.7 All requests for information regarding the bargaining unit by the Union will be 4 submitted in writing to the Office of Labor Relations. Requests will clearly identify 5 what information is being sought and include the reason for the request. Requests 6 will not normally extend more than twenty-four (24) months prior to the date of the 7 request. When the Union submits a request for information that the Employer 8 believes is unclear or unreasonable, or which requires the creation or compilation of 9 a report, the Employer will contact the Union and the parties will discuss the scope 10 and costs associated with the request and the amount the Union will pay for receipt 11 of the information. 12

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Tentatively Agreed To:	
For the Union: Docusigned by: Matthew House	For the Employer: Banks Evans
Matthew House	Banks Evans
Date: 5/19/2022	Date: 5/19/2022

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ARTICLE 7 - UNION BUSINESS ACTIVITIES ABSENCES

- 7.1 Employees who desire to attend Union business functions or programs shall request time
 off at least fourteen (14) calendar days prior to the planned absence. The Chief, or
 designee, shall determine if the absence will be approved. If approved, the leave will either
 be accrued and unused vacation time off, unused compensatory time, or unpaid time off.
- 7.2 Union Shop Stewards shall be allowed a total of thirty-two (32) working hours per year without loss of pay to participate in Union training seminars. Upon request, additional time off may be granted. Said time off must be approved in advance by the Chief of Police or designee and will be contingent upon the department's ability to provide proper work coverage during the requested time off.
- 7.3 The Employer agrees to release Shop Stewards for the Union's annual Shop Steward
 Seminar, without a loss of pay. The Seminar will be conducted on a single day in
 March of each year, unless mutually agreed otherwise. The Union will give thirty (30)
 calendar days advance notice of the Shop Steward Seminar. Time spent attending
 the Shop Steward Seminar will be credited against the thirty-two (32) hours
 referenced in 7.2.
- 7.4 Employees may, at the discretion of the Chief of Police, be granted unpaid time off 21 to participate in employment with the Union on projects or activities of a specified 22 duration, upon request of the Secretary-Treasurer or designee to the Police Chief. 23 The request will be submitted in writing at least thirty (30) calendar days in advance 24 and cite the duration of the assignment. No more than one (1) employee will be 25 released at any given time. At the beginning of the project or activity, upon request 26 by the Employer, the employee will surrender all employer-issued items to the 27 Department. Any employee participating in such employment with the Union must 28 submit a Request for Approval of Outside Professional Work for Compensation form 29 in advance of such employment consistent with Administrative Policy Statement 30 (APS) 47.3. During the duration of the approved unpaid time off, the employee will 31 32 use eight hours of vacation time off, compensatory time off, or personal holiday per month to maintain health insurance benefits. 33

or the Union: CocuSigned by:	For the Employer: CocuSigned by:	
or the Union: Matthew House	For the Employer: Banks Evans	
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ate: 5/19/2022	Date: 5/19/2022	

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ARTICLE 8 - EMPLOYEE FILES

- 3 8.1 <u>Employee Personnel & Department Files</u>.
- For purposes of this Agreement, "department file" shall refer to the employee personnel file 4 maintained by the University of Washington Police Department and "official personnel file" 5 refers to the employee's personnel file maintained by University of Washington Human 6 Resources. The employee and/or Union representative may schedule a time to examine 7 the employee's official personnel file located in the Human Resources Office upon written 8 request of the employee to the Human Resources Representative. The employee and/or 9 Union Representative may schedule a time to examine the employee's department 10 file located in the University of Washington Police Department upon written request 11 to their department manager. A representative of HR or management will be present 12 13 as appropriate. Prior to this review, The the Human Resources Representative or designee (official personnel file) or the department manager (department file) may 14 remove any documents in an employee's file which were obtained through assurances of 15 any confidentiality to a third party at the time of original appointment. 16
- 17 However, the employee and/or Union representative shall have access to any such 18 19 information in the file to be utilized in a formal grievance filed under this Agreement. A copy of any correspondence or letters issued and intended to be included in an employee's official 20 or department personnel file shall be mailed or given to the employee prior to becoming a 21 permanent part of the official or department files. The employee shall receive a copy of all 22 materials placed in the employee's official or department personnel files other than routine 23 personnel items such as payroll documents. An employee shall have the right to include 24 comments and supporting documentation with materials in either both the official or 25 department personnel files. 26
- Employees may request that certain materials in their official and department personnel 28 files be reviewed for possible removal. The Employer shall remove evidence of Written 29 Reprimands from the UW and all department files after three (3) years, upon officer request, 30 provided no similar violations have occurred within the thirty-six (36) months from the date of 31 32 the Reprimand, except those in which the employee was the subject of an investigation, allegation, or findings of sexual misconduct. Once removed, the evidence of the Written 33 Reprimand may not be used for further discipline nor introduced into arbitration by the 34 Employer as evidence against the employee. Records of Suspensions will be removed 35 from an employee's official and department personnel file after five (5) years if: 36 37
 - A. Circumstances do not warrant a longer retention period;
 - B. There has been no subsequent discipline; and
 - C. The employee submits a written request for removal.
 - Nothing in this Section will prevent the Employer from agreeing to an earlier removal date, unless to do so would violate prevailing Washington State law.

Medical information related to employment will be kept separate from all other employment files and confidential in accordance with state and federal law. 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.
- Unauthorized parties shall not have access to any employee's personnel file or
 department file.
- 6 8.2 Destruction or retention of information.
- Information shall be retained by the Employer as long as it has a reasonable bearing on the
 employee's job performance or upon the efficient and effective management of the institution.
 Adverse material or information related to employee misconduct or alleged misconduct which is
 determined to be false, and all such information in situations where the employee has been fully
- exonerated of wrong doing, will be kept in a confidential file and shall not be released to the public
- 12 or a prospective employer without the consent of the employee except as required by law.
- Adverse material related to employee misconduct or alleged misconduct which is sustained may be released if required under a Public Records Act (PRA) request or as otherwise required by law.
- 15 If released, the name of the employee will be deleted from the document, unless the name of the
- 16 officer has already been made public or if disclosure is otherwise required by law.
- 17 Documents in a supervisory file will not be placed in the official personnel file or Department 18 file unless they are incorporated as part of an official action (such as a performance
- 19 evaluation or a corrective action), which should then be retained in the appropriate
- 20 personnel file or department file. All material in the supervisory file of non-probationary
- employees, absent unusual circumstances, will be removed in conjunction with the
- 22 employee's annual performance evaluation.
- Names of employees will not be released unless required by law, and names of employees
 will be deleted from the Department's Annual Report.
- 26 8.X Files Relating to Employment.

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- 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 the employee's service
 career at the University of Washington. The departmental file will be maintained by
 the department.
 - (1) This does not preclude the Employer from maintaining payroll, benefits, medical, and computer records in accordance with the University retention schedule and state and/or federal law.
- 37
 38 (2) Individual supervisors may create and retain documents in a supervisor
 39 tickler file. Documents in the supervisor file will not be placed in the
 40 department or personnel file unless they are incorporated as part of an
 41 official action (such as a performance evaluation or a corrective action),
 42 which should then be retained in the appropriate personnel or departmental
 43 file. All material in the supervisor file, absent unusual circumstances, will be
 44 removed annually in October.
- 45
 46 (3) Adverse material or information related to employee misconduct or
 47 alleged misconduct which is determined to be false and all such information
 48 in situations where the employee has been fully exonerated of wrong doing
 49 shall be kept in a confidential file and shall not be released to a prospective

1		employer without the consent of the officer. Adverse material related to
2		employee misconduct or alleged misconduct which is sustained may be
3		released if required under a Public Records request, or as otherwise
		required by law. If released, the name of the officer will be deleted from the
4		
5		document unless the name of the officer has already been made public, or if
6		disclosure is otherwise required by law.
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8		(4) Prior to release of any information about an employee pursuant to a
9		Public Records request, the officer will be notified of the request and, to the
10		extent possible, allowed four (4) business days to seek an injunction before
11		the information is released. Confidential files will be kept in the Police
12		Department.
13		<u>Boparanona</u>
		(5) Notwith stepping the provisions of this Article, the Freedown reserves to be
14		(5) Notwithstanding the provisions of this Article, the Employer may retain
15		information relating to employee misconduct or alleged misconduct if the
16		employee requests that the information be retained or if the information will
17		be needed in a pending legal action.
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1	0 V	Demoval of Decumenta
19	<u>8.X</u>	Removal of Documents.
20		Except when the employee was the subject of a substantiated finding of
21		sexual misconduct, or dismissal, suspension, reduction in salary, involuntary
22		demotion, the following shall apply:
23		(1) Record of Written Reprimands will be removed from an employee's
24		personnel file and remain in an internal affairs file after five (5) years if:
25		a. Circumstances do not warrant a longer retention period;
26		b. There has been no subsequent discipline; and
27		c. The employee submits a written request for removal.
28		
29		(2) Records of Written Reprimands not removed after five (5) years and
30		remain in an internal affairs file will be removed after seven (7) years in
31		accordance with Washington State law if:
32		a. There has been no subsequent discipline; and
33		b. The employee submits a written request for its removal.
34		
35		Nothing in this Section will prevent the Employer from agreeing to an earlier
36		removal date, unless to do so would violate prevailing Washington State law.
37		
	00	Indemnification.
38	8.3	
39		The Employer will indemnify and hold harmless employees for activities arising out of
40		and/or duties assigned during their employment in accordance with University policy.
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42	8.4	Performance Evaluations.
43		Performance evaluations will be conducted on a regular basis in accordance with
		Departmental policy. Employees will have the right to submit rebuttals to performance
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45		evaluations and have the rebuttals attached to the evaluation. Evaluations will not be
46		provided to outside agencies without written authorization from the employee, unless subject
47		to legal process. Employees may seek reconsideration of their performance evaluation
48		in accordance with Department policy and will receive a written response.
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1 8.5 Third Party Requests for Public Records.

Labor Relations will notify the Union of public records requests for information received by the UW Office of Public Records that directly concerns and encompasses Teamster 117 members. Notification will be provided in order to allow for a ten (10) day protest period.

or the Union: Eamon Millury	For the Employer: Banks Evans
Eamon McCleery	Banks Evans
Date:7/20/2022	Date:7/19/2022

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1		ARTICLE 9 - SICK LEAVETIME OFF
2 3	9.1	Sick Leave-Time Off - Accrual.
4 5 6 7 8 9 10 11 12 13 14 15 16 17 18		 A. Full-time classified employees shall accrue eight (8) hours of sick leave-time off for each month of completed classified service. Paid sick leave-time off may not be used in advance of accrual. B. Employees working less than a full time schedule shall accrue sick leave-time off credit on the same prorated basis that their employment schedule bears to a fulltime schedule. C. Sick leave accrues at a rate of (1) hour for every forty (40) hours worked when leave without pay exceeds eighty (80) hours (pro-rated for part-time) in any calendar month. Employees with leave without pay exceeding 80 hours in a month (prorated for part-time) will earn a monthly accrual proportionate to the number of hours in pay status, in the month to that required for full-time employment. Sick leave accruals must not exceed eight hours in a month.
19	9.2	Sick Leave-Time Off - Use.
20 21 22 23		A. Sick <u>leave time off</u> shall be allowed an employee under the following conditions:
24 25 26 27 28		 Because of and during For the employee's own mental or physical illness, disability, or injury or health condition which has incapacitated the employee from performing required duties or for preventative care such as a medical, dental, or optical appointment(s). For a family member's illness, injury, health condition, or disability or preventative
29 30		 a. a medical, dental, or optical appointment(s). 3. By reason of exposure of the employee to a contagious disease <u>when the</u>
31 32 33		 <u>employee's presence at work during such period as attendance on duty would</u> jeopardize the health of <u>others</u> fellow employees or the public. 4. When the employee's place of business has been closed by order of a
33 34 35		public official for any health-related reason, or when an employee's child's school or place of care has been closed for such reason.
36 37 38		5. 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. The Vice President for Human
39 40		Resources Operations may authorize sick leave use as provided in this subsection for other than family members.
41 42 43 44		6. For family care emergencies. A childcare 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
44 45 46		pick up child at school earlier than normal. An elder care emergency is defined as a situation causing an employee's inability to report for or continue scheduled
47 48		work because of emergency elder care requirements. 7. <u>1. Family member is defined as the employee's spouse or same or</u>

1		opposite sex domestic partner, child, parent, grandparent, grandchild,
2		and sibling. Family member also includes individuals in the following
3		relationships with the employee's spouse or domestic partner: child,
4		parent, or grandparent. Child also includes a child of a legal guardian or
5		de facto parent, regardless of age or dependency status and those to
6		whom the employee is "in loco parentis" or "de facto" parent as well as a
7		child of a legal guardian or de facto parent. Parent and parent-in-law also
8		includes de facte parent, fester parent, stepparent, er legal-guardian.
9		8.7. When an employee is required to be absent from work to care for
10		members of the employee's household or family members because of
11		emergencies not covered by A(2) above. Except as provided in subsection
12		(1)(c) of this Section, because of emergencies caused by serious illness or
13		injury of a family member that require the presence of the employee to provide
14		immediate necessary care of the patient or to make arrangements for
15		extended care. The applicability of "emergency," "necessary care," and
16		"extended care" shall be made by the Chief or designee.
17		8. When requested as a supplemental benefit while receiving a partial wage
18		replacement for paid family and/or medical leave under Title 50A RCW. This
19		time off may be subject to verification that the employee has been approved to
20		receive benefits for paid family and/or medical leave under Title 50A RCW.
21		9. If the employee or the employee's family member is a victim of domestic
22		violence, sexual assault, or talking as defined in RCW 49.76.020. The
23		Employer may require the request for leave for this purpose be supported
24		by verification per Administrative Policy Statement 46.8).
25		10. For an employee to be with a spouse or registered domestic partner who
26		is a member of the armed forces of the United States, National Guard, or
27		reserves after the military spouse or registered domestic partner has been
28		notified of an impending call or order to active duty, before deployment, or
29		when the military spouse or registered domestic partner is on leave from
30		deployment.
31		9.11. When an employee request to use sick leave for the purposes of
32		parental leave to bond with a newborn, adoptive or foster child for a period
33		of up to eighteen (18) weeks. Sick leave for this purpose must be taken
34		during the first year following the child's birth or placement.
35		10. To care for the employee's child with a health condition that requires treatment
36		or supervision, or to make arrangements for extended care.
37		11. Because of illness or injury of a family member who is disabled and requires the
38		employee's presence to provide short-term care or to make arrangements for-
39		extended care.
40		12. To provide emergency child care for the employee's child. Such use of sick
41		leave is limited to three (3) days in any calendar year, unless extended by
42		the personnel officer.
43		13. For personal medical, dental, or optical appointments or for family members'
44		appointments when the presence of the employee is required, if arranged-
45		in advance with the employing official or designee.
46		
47	В.	Family member is defined as the employee's spouse or same or opposite
48		sex domestic partner, child, parent, grandparent, grandchild, and sibling.
49		Family member also includes individuals in the following relationships with

1 2 3			the employee's spouse or domestic partner: child, parent, or grandparent. Child also includes a child of a legal guardian or de facto parent, regardless of age or dependency status and those to whom the employee is "in loco
4			parentis" or "de facto" parent as well as a child of a legal guardian or de
5			facto parent. Parent and parent-in-law also includes de facto parent, foster
6			<u>parent, stepparent, or legal guardian.</u>
7		0	Sight loove time off may be greated for
8		C.	Sick leave time off may be granted for:
9			1. Condolence or bereavement of a family or household member, including
10 11			the stillbirth or miscarriage of a child.
11			 When the employee is unable to report to work due to inclement weather
12			(Article 12.10).
13			3. To bond with a newborn, adoptive or foster child for a period beyond
15			eighteen (18) weeks. Sick time off for this purpose must be taken during
16			the first year following the child's birth or placement.
17			
18		D.	Use of Vacation Leave-Time Off or Compensatory Time Off for Sick Leave
19			PurposesIllness/Injury.
20			An employee who has used all accrued sick leave time off shall be allowed to use
21			accrued vacation leave and/or compensatory time off for sick leave purposes for
22			the reasons outlined in Article 9.2 when approved in advance or authorized by the
23			employee's supervisor.
24			
25	9.3	Sick L	eave-Time Off - Reporting Verification.
26		_	
27		А.	Employees shall report illness or disability to the immediate supervisor at the
28			beginning of any period of sick leave time off and daily thereafter unless
29			prearranged. The employee is not required to provide the details of the
30		Р	condition except as required by law.
31		В.	Verification of sick time offleave usage may only be requested if an employee
32			uses or requests to use paid leave time off after absences of three consecutive
33 34			scheduled work days.
34 35	9.4	Morke	er's Compensation - Leave.
36	3.4	TORC	
37	Emple	Wees M	the suffer a work related injury or illness that is compensable under the State
38	worke	rs' comr	bensation law may select time loss compensation exclusively, leave payment
39			a combination of time loss compensation and accrued paid leave.
40	0/10/0/0		
41	Emplo	vees ta	king sick leave during a period in which they receive workers' compensation under
42	the inc	ustrial i	nsurance provisions for a work related illness or injury shall receive fully sick leave
43			industrial insurance payments for time loss during the sick leave period.
44		-	
45			for workers' compensation is determined by the Department of Labor and Industries,
46			may pay full sick leave, provided that the employee shall return any
47	overp	ayment	when the salary adjustment is determined.
48	Sick le	eave ho	ours charged to an employee who receives workers' compensation, as a result
49	of the	time los	s, shall be proportionate to that portion of the employee's salary paid by the

1 2	institution during the claim period.
3	During a period when an employee receives pay for vacation leavetime off, compensatory time-
4	off, or holidays, and also receives workers' compensation for time loss, the employee is entitled to
5	both payments without any deduction for the industrial insurance payment.
6	
7	When an employee receives workers' compensation payment for time loss and is on leave-
8	without pay, no deductions will be made for the industrial insurance payment.
9	
10	An employee who sustains an industrial injury, accident, or illness, arising from employment shall,
11	upon written request and proof of continuing disability, be granted leave of absence without pay for
12	up to six (6) months without loss of layoff seniority or change in annual increment date. Leave
13	without pay exceeding six (6) months without loss of layoff seniority or change in annual
14	progression date may be granted at the option of the UWPD.
15	
16 17	9.5 Sick Leave-Time Off - Compensation for.
17 18	9.5 <u>Sick Leave Time On - Compensation for</u> .
18 19	A. Employees shall be eligible to receive monetary compensation for accrued
20	sick leave-time off as follows:
21	
22	1. In January of each year, and at no other time, an employee whose year-end
23	sick leave-time off balance exceeds four hundred eighty (480) hours may
24	choose to convert sick leave time off hours earned in the previous calendar
25	year, minus those used during the year, to monetary compensation.
26	
27	 No sick leave time off hours may be converted which would reduce
28	the calendar year-end balance below four hundred eighty (480)
29	hours.
30	 Monetary compensation for converted hours shall be paid at the rate of
31	twenty-five percent (25%) and shall be based upon the employee's current
32	salary.
33	c. All converted hours will be deducted from the employee's sick leave time
34	off balance.
35	d. Hours which are accrued, donated, and returned from the shared leave
36	program in the same calendar year, may be included in the converted
37	hours for monetary compensation.
38	2 Employees who congrets from state convice on or ofter September 1, 1070
39 40	 Employees who separate from state service on or after September 1, 1979, due to retirement or death shall be compensated for their unused sick leave
40 41	time off accumulation at the rate of twenty-five percent (25%).
42	Compensation shall be based upon the employee's salary at the time of
43	separation. The twenty-five percent (25%) will be put into the employee's
44	VEBA. For the purpose of this subsection, retirement shall not include
45	"vested out-of-service" employees who leave funds on deposit with the
46	retirement system.
47	
48	B. Compensation for unused sick time offleave shall not be used in computing the
49	retirement allowance; therefore no contributions are to be made to the retirement

1 2 3			system for such payments, nor shall such payments be reported as compensation.
4		C.	An employee who separates from the classified service for any reason other than
5			retirement or death shall not be paid for accrued sick leave time off.
6 7 8	9.6	Sick L	eave Time Off - Former Employees.
9		Α.	In accordance with State law, former eligible employees who are re-
10			employed shall be granted all unused sick leave time off credits, if any, if
11 12			they return to classified employment within five years of termination to which they were entitled at the time of separation.
12 13 14 15 16		B.	Upon subsequent retirement or death of a retired State employee who has returned to State service, only that unused sick <u>leave time off</u> accrued since the original retirement minus that taken within the same period may be compensated; this restriction shall not apply to other returning employees.
10			this restriction shall not apply to other returning employees.
	Tentat	tively Agr	eed To:
	Fo	or the Uni	on: For the Employer:
	(N	Docusigned by: Lattleew House	Banks Evans
	Matthew House		buse Banks Evans
	Da	ate: ^{4/29/}	Date:4/29/2022

ARTICLE 10 - VACATIONS

- 2
 3 10.1 <u>Vacation Leave Time Off Accrual.</u>
 - Full-time employees eligible for vacation leave-time off shall accrue vacation leavetime off, to be credited monthly, at the following rates:
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During	Paid Vacation Days	<u>Hours</u>
1 st year	12	96
2 nd year	13	104
3 rd year	14	112
4 th year	15	120
5 th year	16	128
6 th year	17	136
7 th year	18	144
8 th year	19	152
9 th year	20	160
10 th year	21	168
11 th year	22	176
12 th -19 th year	23	184
20 th -24 th year	24	192
25 th year or more	25	200

- 8 10.2 Employees may accumulate maximum vacation balances not to exceed the statutory
 9 limits in accordance with RCW 43.01.040 (currently two hundred forty (240) hours).
 10 However, there are two (2) exceptions that allow vacation leave time off to accumulate
 11 above the maximum:
 - A. If an employee's request for vacation <u>leave_time off</u> is denied by the Appointing Authority or designee, and the employee has not exceeded the vacation <u>leave</u> <u>time off</u> 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 <u>leavetime off</u>.
- 18B. An employee may also accumulate vacation leave-time off days in excess of the19statutory limit (currently two hundred forty (240) hours) as long as the employee20uses the excess balance prior to that employee's anniversary date. Any leave-21time off in excess of the maximum that is not deferred in advance of its accrual as22described above, will be lost on the employee's anniversary date (time off service23date).
- Employees working less than full-time schedules shall accrue vacation leave-time off on
 the same prorated basis that their appointment bears to a full-time appointment.
- 10.4 The scheduled period of cyclic year position leave of absence without pay shall not be
 deducted for purposes of computing the rate of vacation leave accrual for cyclic year

1		position employees.
2 3 4 5	10.5	Vacation leave time off credits shall not accrue when unpaid time off exceeds eighty (80) hours in a calendar month, prorated for part-time employment, during a leave of absence without pay which exceeds ten (10) working days in any calendar month, nor shall credit
6		be given toward the rate of vacation leave accrual except during military leave without pay.
7 8 9	10.6	<u>Scheduling</u> . Seniority for purposes of establishing the annual vacation schedule only shall be defined
10		as length of service from most recent date of hire in State service.
11 12		A. Vacation Bidding:
13		1. Vacation bidding will occur annually. The bidding process will begin
14 15		immediately following shift selections as defined in Section 15.9. 2. Bidding will occur in seniority order.
16		3. Employees may select a maximum of two (2) scheduled work weeks
17 18		during the bidding process.
18 19		B. Supplemental Leave Time Off Requests:
20		1. Once the vacation bidding process is complete, employees may submit
21 22		additional leave- <u>time off</u> requests. 2. Requests shall be granted on a first-come-first-served basis.
22		3. In the event multiple requests are submitted for the same dates at the
24		same time, the requests will be awarded based on seniority.
25		- '
	Tentati	ively Agreed To:
	Fo	The Union: DocuSigned by: For the Employer: DocuSigned by: Eamon Mclury Banks Evans
	Ea	Imon McCleery Banks Evans

Date: 7/19/2022

26

Date: 7/20/2022

ARTICLE 11 - HOLIDAYS	ARTICLE	11 - 1	HOLID	AYS
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1		ARTICLE 11 - HOLIDAYS
2		
3	11.1	Designated Holidays.
4		
5		A. Scheduled Holidays
6		The present holiday schedule includes the following eleven (11) days with pay:
7		
8		New Year's Day
9		 Martin Luther King Jr.'s Birthday (Third Monday of January)
10		Veteran's Day
11		 President's Day (Third Monday of February)
12		Memorial Day
13		 Juneteenth (June 19th)
14		Independence Day
15		Labor Day
16		Thanksgiving Day
17		 Native American Heritage Day (Day After Thanksgiving)
18		 Christmas Day
19		One (1) Personal Holiday
20		
21	11.2	B. Holiday Credit Time Off Work on Holidays .
22		
23		1. To be paid for a holiday not worked, Employees must be in pay status for at least four
24		(4) hours to the last scheduled work shift preceding the holiday(s).
25		
26		1.2. Classified employees working twelve-month schedules or cyclic year
27		position employees who work full monthly schedules throughout their work year shall
28		receive the number of holidays for which they qualify during their scheduled work
29		year as set forth in this Section. To be paid for a holiday not worked, Employees must
30		be in pay status for at least four (4) hours on the last scheduled work shift preceding
31		the holiday(s).
32		
33		2. Cyclic year position employees scheduled to work less than full monthly schedules
34		throughout their work year qualify for holiday compensation if they are in pay status
35		on their last regularly scheduled working day preceding the holiday(s) in that month.
36		3. Part-time classified employees shall be entitled to the number of paid hours on a
37 38		boliday that their monthly schedule bears to a full timefull-time schedule.
38 39		Toliday that their monthing schedule bears to a tair time difference schedule.
40		4. Full-time alternate work schedule employees shall receive eight (8) hours of regular
41		holiday pay per holiday. Any differences between the scheduled shift for the day and
42		eight (8) hours may be adjusted by use of vacation leave, use or accumulation of
43		compensatory time as appropriate, or leave without pay.
44		
45		
46		A. Holiday Credit
47		

1		When a holiday falls on an employee's regularly scheduled day off, the employee
2		shall receive eight hours (8) a day of holiday credit.
3		
4		
5	А.<u>В.</u>	Compensation for Holiday Time Worked
6		Holiday time worked shall be compensated as follows:
7		
8		1. When full-time employees work on a designated holiday, they shall receive
9		their regular eight (8) hours of pay plus be paid holiday premium pay at time
10		and one-half for all hours worked on such holiday. The Eemployee shall also
11		receive eight (8) hours of holiday credit. Compensatory time off may be granted
12		by the institution in lieu of monetary payment.
13		
14		2. When classified employees working less than a full-time schedule work on a
15		designated holiday, they shall receive their regular holiday pay on the same
16		pro rata basis that their monthly schedule bears to a full-time schedule, plus be
17		paid premium pay at time and one-half for all hours worked on such holiday.
18		The employee will also receive the prorated to full time number of hours of holiday area in Company time off may be granted by the institution in liquid
19 20		holiday credit. Compensatory time off may be granted by the institution in lieu of monetary payment.
20		monetary payment.
21 22		1.3. Any differences between the scheduled shift for the day and eight (8) hours
22		may be adjusted by use of vacation time off, use or accumulation of
23		compensatory time as appropriate, or unpaid time off.
25		
26	4	The Employer will not adjust any employee's regularly scheduled holiday work
27		hours without thirty (30) days written notice.
28		
29	C. Pe	rsonal Holiday
30		1. Each employee may select one personal holiday each calendar year in
31		accordance with the following:
32		a) The employee has been continuously employed by the University
33		for more than four (4) months.
34		b) The employee has requested and been approved to take the
35		personal holiday in accordance with Article 10.6 Vacation Time
36		<u>Off.</u>
37		
38		2. It is the employee's responsibility to schedule the Personal Holiday before
39		December 31 st . If not requested, it is forfeited.
40		
41		3. Entitlement to the holiday will not lapse when it is cancelled by the
42		Employer and cannot be rescheduled before December 31 st .
43		4. Full time. For a low on the line of the sight (0) have a for when you for the
44		4. Full-time Eemployees shall receive eight (8) hours of regular pay for the
45		personal holiday. Any differences between the scheduled shift for the day
46		and eight (8) hours may be adjusted by use of compensatory time, holiday
47		credit, use of vacation time, or unpaid time off.
48 49		5 Part-time employees shall be entitled to a pro-roted number of paid bours
49		5. Part-time employees shall be entitled to a pro-rated number of paid hours

on a Personal Holiday based on their FTE.

TA reflects changes awarded in arbitration award located: https://hr.uw.edu/labor/wp-content/uploads/sites/8/2022/10/UW-Police-Dept-Int-Arb-2022-Award.pdf

1			ARTICLE 12 - LEAVES-GENERAL
2 3 4 5 6 7 8	12.1	In ac will c <u>(Adr</u>	ves Involving Military Personnel and Domestic Violence Situations. Idition to its own policies, which may be amended from time to time, the Employer comply with Washington State Law as it applies to leaves for Military Personnel <u>ministrative Policy Statement 45.4</u>) and Domestic Violence situations_ <u>ministrative Policy Statement 46.8</u>).
9 10 11 12 13 14 15	12.2		eral Family and Medical Leave Act. Consistent with the federal Family 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:
16 17 18 19 20 21 22 23			 Parental leave to care for a newborn or newly placed child as defined in 12.3; or Personal medical leave due to the employee's own serious medical condition that requires the employee's absence from work; or Family medical leave to care for a family member who suffers from a serious medical condition that requires on-site care or supervision by the employee. Any other condition that otherwise is included under the law.
24 25 26 27 28	12.3		<u>tal Leave</u> . Parental leave shall be granted to an employee because of the birth of a child of the employee and in order to provide care, or because of the placement of a child with the employee for adoption or foster care.
29 30 31 32 33 34 35 36			 Parental leave shall not total more than four months, including any portion covered by Family and Medical Leave Act, unless additional time is granted by the employer. Requests for up to four months of parental leave may be denied on the basis of operational necessity. Parental leave must be taken during the first year following the child's birth or placement of the child with the employee for adoption or foster care.
37 38 39 40 41		B.	The employee shall submit a written request for parental leave to the employing official or designee and must receive the approval of both the employing official and the personnel officer.
41 42 43 44 45 46 47 48			 The employee shall provide not less than thirty (30) days' notice, except that if the child's birth or placement requires leave to begin in less than thirty (30) days, the employee shall provide notice as is practicable. Within ten (10) working days of the receipt of the request for leave not covered by FMLA, the institution shall provide the employee with a written response and, if the leave is denied, rationale supporting the operational necessity.

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C. Parental leave may be a combination of vacation time off, personal holiday, compensatory time, sick time off, holiday credit, and unpaid time_off. The combination and use of paid and unpaid time off during a parental leave shall be per choice of the employee. The employee may use paid time off as a supplemental benefit under the Washington Paid Family & Medical Leave Program (PFML) outlined in 12.3(F).

- D. If necessary due to continued approved parental leave approved beyond the FMLA period or if the employee is not eligible for FMLA, the employee shall be allowed to use eight (8) hours per month of any accrued applicable paid time off identified in 12.3(C) for continuation of employer paid health insurance benefits for the duration of the approved leave of absence. The interspersed paid time off will be applied to the first working day of the month.
 - E. A total of twelve (12) work-weeks of appropriate paid time off or unpaid time off in a twelve (12) month period for an eligible employee may be designated under the FMLA for parental leave or a serious health condition, or a combination of both.

Washington Family Medical Leave Program (PFML) The Employer will pay the full premium (Employer and Employee share) of the Senate Bill 5975 Section 8 as allowed per Senate Bill 5975 Section 8(d). Employees hired on or after July 1, 2023, will have the full employee share of the premium deducted from their wages. Employees requesting PFML benefits through the Employment Security Department must provide notice to the University as outlined under RCW 50A.04.030.

28 12.4 <u>Bereavement Time Off.</u>

Three (3) days of bereavement time off shall be granted for each death of a family 29 member, including the miscarriage or stillbirth of a child. Family Member is defined 30 as: the employee's spouse or same or opposite sex domestic partner, child, parent, 31 grandparent, grandchild, sister, or brother. It also includes individuals in the 32 following relationships with the employee's spouse or domestic partner: child, 33 parent, and grandparent. "Child" also includes any child residing in the employee's 34 home through foster care, legal guardianship or custody. Family members include 35 those persons in a "step" relationship or household member (defined as persons 36 who reside in the same home who have reciprocal duties to and do provide financial 37 support for one another but does not include persons sharing the same general house 38 when the living style is primarily that of a dormitory or commune). Bereavement time 39 off beyond three (3) days may be approved based on individual circumstances, 40 such as relationship of the employee to the deceased family member, employee 41 responsibility for making funeral arrangements, religious reasons and/or distance of 42 travel out of the area. Upon the Employer's approval, the employee may choose to 43 use the following types of time off for beyond the three (3) days: sick, vacation, 44 holiday credit, comp time, personal holiday, or unpaid time off. 45

47 12.5 <u>Civil Duty Time Off</u>.

Paid time off shall be granted to employees to serve on jury duty, as trial witnesses, or
 to exercise other subpoenaed civil duties. Employees may request to change their

schedule to accommodate civil duty leave.time off. 1 2 12.6 Military Time Off 3 4 A. Employees shall be entitled to military time off with base pay, not to exceed twenty 5 one (21) working days during each federal fiscal year, beginning October 1st and ending 6 the following September 30th, in order to report for active duty, when called, or to take 7 part in active training duty in such manner and at such time as they may be ordered to 8 active duty or active training duty in the Washington National Guard or of the Army, 9 Navy, Air Force, Coast Guard, or Marine Corps reserve of the United States or of 10 any organized reserve or armed forces of the United States. 11 12 B. Such time off shall be in addition to any vacation and sick time off to which an 13 employee is entitled and shall not result in any reduction of benefits, performance 14 ratings, privileges, or pav. 15 16 C. Employees required to appear during working hours for a physical examination to 17 determine physical fitness for military service shall receive full pay for the time 18 required to complete the examination. 19 20 12.7 Shared Leave. 21 Employees will be eligible to participate in the Shared Leave program as contained in 22 applicable State law and regulations and University Administrative Policy (APS) 45.10. 23 24 12.8 Family Care Emergency. 25 26 A. An employee who is unable to report for or remain at work due to a family care 27 emergency must be allowed to apply up to three (3) work-days per calendar year of 28 each of the following time off types available to the employee, to account for time 29 away from work: 30 a. Vacation time off 31 b. Sick time off (see below) 32 c. Unpaid time off 33 d. Personal holiday (one day only) 34 35 Sick time off in excess of three days may be used when a child's school or place of 36 care has been closed by order of a public official for any health-related reason. 37 38 B. Use of any of the above time off types is dependent upon the employee's 39 eligibility to use such time off. 40 41 C. The employee upon returning from such time off shall designate in writing to 42 which time off type the absence will be charged. 43 44 D. For other unforeseen emergencies employees may request emergency time 45 off. If approved, such emergency time off may be charged against unused 46 vacation time off, personal holiday, compensatory time, sick time off or 47 holiday credit at the employee's discretion. 48 49

1 12.9 <u>Education Leave</u>.

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Employees may request a leave of absence without pay for educational purposes to attend an accredited institution when it is related to employment. The period of leave may be for up to one (1) year. Requests for educational leave and educational leave renewals require approval of the Chief of Police.

12.10 Inclement Weather.

The Employer may designate employees as "Essential" under APS 40.2. Allemployees in this bargaining unit are designated as essential. All employees are expected to report to work during incidents of inclement weather. When the University is in operation but an essential employee requests time off to deal with unanticipated problems related to natural disasters or inclement weather conditions, and such request is approved, the essential employee may charge the absence to accrued compensatory time, holiday credit, personal holiday, vacation time off or unpaid time off.

17 12.11 <u>Suspended Operations.</u>

- A. The Employer may designate employees as "Essential" under APS 40.2. All 18 employees in this bargaining unit are designated as essential. If the University-19 determines it is advisable due to emergency conditions to suspend the 20 operation of all of any portion of the institution the following will govern: When-21 prior notification has not been given, employees released until further notice-22 after reporting to work, shall receive a minimum of four (4) hours pay for the first 23 24 day. The following options shall be made available to affected employees not required to work for the balance of the closure: vacation time off, personal-25 holiday, accrued compensatory time, holiday credit, or unpaid time off. Missed-26 work time can be made up within ninety (90) days. The makeup time is credited 27 as straight time, except where the federal Fair Labor Standards Act requires that 28 such time be credited at time and one-half. 29
 - A. Public Health Suspended Operations. Accrued sick time off may be used for the suspension of operations when the employee's workplace has been closed by a public official for any health- related reason.
- 33 12.12 Work Related Injury Leave.

An employee who sustains a work-related illness or injury shall be eligible for a disability leave of absence in accordance with their medical restrictions and federaland state law. It is the intention of the University to comply with state and federallaws regarding such absences through its policies and procedures.

- The Employer will follow RCW 51.32.090 and University of Washington 38 Administrative Policy Statement (APS) 14.1 University Risk Management and 39 Insurance Programs related to the Worker's Compensation Program and return-to-40 work program. The Employer will attempt to find opportunities for modified duty-41 that can be offered to employees in lieu of and/or after disability leave. If requests-42 for modified duty are denied, the Employer, upon request, will provide the modified-43 duty options that were considered and reason(s) for denial electronically or in-44 writing. 45
- 46 Employees who suffer a work-related injury or illness that is compensable under the 47 state worker's compensation law may select time loss compensation exclusively,

1	leave payment exclusively, or a combination of the two. Employees using accrued
2	sick time off during a period in which they receive worker's compensation under the
3	industrial insurance provisions shall receive full sick time off pay, less any industrial
4	insurance payments for time loss during the period when using sick time off.

Tentatively Agreed To:				
For the Union: DocuSigned by: Earnon Mclury	For the Employer: DocuSigned by: Banks Evans			
Eamon McCleery	Banks Evans			
Date: 7/20/2022	Date: 7/19/2022			

1		ARTICLE 13 - UNIFORMS/PERSONAL ITEMS			
2 3	13.1	Uniforms/Equipment.			
4 5	10.1		each employee the following items:		
6		Name Tags	2		
7		Shirts	3 long sleeve, 3 short sleeve		
8		Trousers	3 pair		
9		Trousers Belt	1		
10		Hat	1		
11		Ties	2		
12		Tie Bar	1		
13		Flat Badge with wallet	1 7 a - in		
14		Shoulder Patches	7 pair		
15		Badges	3 (1 hat, 1 uniform, 1 wallet)		
16		Rain Coat	1		
17 18		Jacket (with liner) Gun Belt and Holster	1		
18 19		Ammunition Holders	3		
20		Handcuffs and holder	1		
20		Handgun	1		
22		Chemical Irritant (OC Spray)	1		
23		Body Armor	<u>-</u> 1		
24		Defensive Baton	1		
25		Taser (as available/if necessary	/) 1		
26		Load Bearing Suspenders	(based on Officer request)		
27		Jumpsuit	(after completion of probationary period)		
28		Tourniquet	1		
29		External Vest Carrier (after	er completion of probationary period and upon request)		
30					
31			fety equipment, is provided in department vehicles in		
32		addition to the uniforms and pe	rsonal equipment described in this Article.		
33					
34		•	t policy, the Employer agrees to replace items on the		
35			lamaged or worn. In addition, the Employer agrees to		
36		provide all equipment necessar	y for specialized assignments.		
37	10.0	Deresnel Items			
38	13.2	Personal Items.	tal policy, ampleyees will be reimburged for personal		
39 40		items lost, damaged, or destroy	tal policy, employees will be reimbursed for personal		
40		liens losi, damaged, or desiroy			
41 42	13.3	Cleaning Allowance.			
42 43	15.5		cleaning of Department issued uniforms, as well as		
44			equiring cleaning worn by Officers assigned to non-		
45			vho request a jumpsuit will be responsible for cleaning		
46		the jumpsuit.			
47					
48	13.4	Non-Uniformed Assignment Cl	othing Allowance.		

- 1 The University will provide a clothing allowance of three hundred dollars (\$300) per 2 calendar year for Officers while they are assigned to non-uniform assignments.
- 13.5 When uniform-related issues arise, a uniform committee shall be convened with
 three (3) Union members and two (2) other employees selected by the Department.
 The committee will make recommendations regarding uniform selection.
- 8 The uniform committee will meet to discuss safety equipment and other uniform 9 issues. The committee will consider health and safety impacts, as well as the 10 appropriateness of the equipment for the environment and work performed.
- 12 13.6 Health and Safety.

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- It is the policy of the University of Washington to create and maintain a safe 13 Α. and healthful workplace free from recognized hazards that may cause harm 14 to employees, consistent with and in compliance with applicable state and 15 federal laws. Employees will play an active role in creating a safe and healthy 16 workplace and will comply with all applicable health and safety rules. The 17 Union and the Employer are jointly committed to the goal of implementing an 18 effective health and safety program and accident prevention program that 19 meets or exceeds WISHA requirements. 20
- B. Employees are encouraged to report immediately to the on duty supervisor
 any apparent unsafe working condition. No employee shall be disciplined or
 retaliated against for reporting any such condition. Equipment or vehicles that
 have been reported as being in an unsafe operating condition must be
 approved as being safe for use by a supervisor prior to further utilization
- C. 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.

Tentatively Agreed To:

For the Union:	For the Employer: CocuSigned by:	
Matthew House	For the Employer: Docusigned by: Banks Evans	
Matthew House	Banks Evans	
Date: 5/19/2022	Date: 5/19/2022	

1		ARTICLE 14 - SENIORITY AND LAYOFF
2 3	14.1	Seniority.
5 4	14.1	Seniority for purposes of layoff shall be defined as the number of calendar days an
5		employee has been continuously employed in the classified service. Classified
6		service of less than full time shall be considered full-time service. Authorized leave
7		of absence without pay shall not constitute a break in service; however, the time spent
8		on such leave shall not be included in computing seniority, except for employees in
9 10		cyclic year positions. Permanent employees who are veterans or their unmarried widows/widowers shall have added to their unbroken service the veteran's active
10		military service to a maximum of five (5) years' credit. Bargaining unit (UWPOA and
12		Teamsters Local 117) seniority shall be used for internal department use (e.g.,
13		selection of days off, shift selection, and vacation scheduling) where applicable.
14		
15	14.2	Seniority List.
16		In the event of an impending layoff, the Employer will inform the Union of the least
17 18		senior employees to be affected. The Employer will provide the Union a list of bargaining unit employees with their Departmental seniority.
18 19		bargaining unit employees with their Departmental semonty.
20	14.3	Layoff.
21		
22		A. Layoff Definition: Layoff shall be defined as a reduction in the number of
23		positions covered by this Agreement that is intended to be permanent or
24 25		prolonged. Layoff will be in reverse order of seniority, i.e., last hired is first to be laid off.
25 26		
27		In the event an employee covered by this Agreement accepts a permanent
28		position at the UWPD that is not covered by this Agreement and subsequently
29		returns to the bargaining unit, bargaining unit seniority shall be restored
30 31		(bridged) and seniority accrual shall resume. Employees who qualify to bridge seniority may exercise their former seniority to obtain a bargaining unit
32		position, if laid off from a current UWPD position.
33		
34		B. Layoff Notification. The Employer will notify the employee of the position to be
35		eliminated and the Union at least thirty (30) calendar days in advance of the
36 37		date of the projected layoff. During the notice period the Employer will do the following, in order, as specified below:
38		Tonowing, in order, as specified below.
39		1. Officers laid off will be put on the rehire list for twenty-four (24) months.
40		2. Officers on the rehire list will be offered re-employment, in reverse order of
41		seniority, before outside applicants are offered the position.
42		3. Officers offered re-employment from the rehire list shall be given up to one
43		(1) week to determine if they want the position; and if accepted, such
44 45		Officers shall be given up to one (1) additional week to report to work.
45 46		C. For purposes of layoff, if a current employee is called to service in the military,
47		the service will count toward seniority.
48		

Tentatively Agreed To:

For the Union:

DocuSigned by: Matthew House

Matthew House

Date:4/14/2022

For the Employer: Banks Evans Date: 4/14/2022

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ARTICLE 15 - HOURS OF WORK AND OVERTIME

- 3 15.1 Standard Workday/Regular Work Schedule.
- The standard workday/schedule for full-time bargaining unit employees shall consist of ten (10) hours of work over four (4) consecutive days within a seven (7) day period. The only exception is that the Administrative Officer shall have a standard work schedule of eight (8) hours of work over five (5) consecutive days within a seven (7) day period. Modifications to schedules shall be negotiated between the parties.
- 15.2 Temporary deviation from the regular work schedules will be allowed in cases of 10 emergency or unexpected absences which reduce staffing below minimum levels; 11 however, it is the intent of the Department to avoid such changes if not voluntarily 12 requested by the employee and mutually agreed upon by the employee and 13 supervisor. If the Department must alter a shift, the employee must be given a 14 minimum of seven (7) calendar days' notice of the change. All hours that deviate 15 from the regular work schedule with less than seven (7) days' notice will be 16 compensated at one and one-half (1.5) times the regular rate of pay unless mutually 17 agreed upon by the employee and the supervisor. 18
- 20 15.3 <u>Rest/Lunch Periods.</u>

Employees in the bargaining unit shall be granted a paid fifteen (15) minute rest period within each half of the workday, and a paid lunch period of thirty (30) minutes. Rest and lunch periods will be considered work time and overtime will not apply. Employees shall remain on duty, in radio contact, and within the geographical boundaries designated in the Policy and Procedures Manual.

- 15.4 <u>Overtime</u>. Employees qualify for overtime compensation under the following conditions:
 - A. Work in excess of the number of hours in the assigned work shift, or work in excess of forty (40) hours in the UW FLSA work-week.
 - B. All time that the employee is in a pay status, such as sick leave or vacation leave or compensatory time use, shall be considered time worked for purposes of calculating overtime.
 - C. Overtime work must be approved in advance by the Employer and overtime shall be paid at the rate of one and one-half (1.5) times the employee's regular rate. Overtime shall be compensated on a salary basis unless the employee requests compensatory time and the request is in compliance with Article 16.
 - D. The Employer may establish FLSA Section 7(k) work periods for members of the bargaining unit. If the work period involves a schedule other than as provided in Section 15.1, mutual agreement shall be required to establish the new work period.
- E. Overtime shall be earned at a minimum of four (4) hours per assignment for planned 41 overtime, or similar "re-charge," or overtime events that are not contiguous starting or 42 ending, with an officer's regularly scheduled shift or a minimum of two (2) hours when 43 the overtime is contiguous to an officer's regularly scheduled shift. "Recharge" events 44 are defined as having a cost charged to any University department for services 45 provided by the UWPD including, but not limited to, police services, security, or public 46 safety. The UWPD will make a good faith effort to mandate "re-charge" overtime 47 assignments as infrequently as practical. 48

F. Employees will be compensated at straight time for overtime shifts cancelled with less than seventy-two (72) hours notice.

Call Back Pav. 15.5 4

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41 42 When an employee has left the University and is called to return to the work station outside of regularly scheduled hours to handle emergency situations which could not be anticipated. the employee shall receive two (2) hours of bonus "call back pay" plus time actually worked. The bonus call-back pay shall be compensated at the regular rate; while the actual time worked shall be compensated at one and one-half (1.5) times the regular rate of pay. Time worked immediately preceding the regular shift does not constitute call back, provided the 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 gualify for call back pay.

Standby Pav. 15.6 15

Compensation for a scheduled or nonscheduled work period employee required to restrict 16 off-duty activities to be available for duty will be three dollars and seventy-five cents (\$3.75) 17 per hour. 18

15.7 Scheduled Administrative Assignments. 20

- When employees are required to be available for proceedings in a criminal court, civil 21 court, administrative hearing, student conduct board, or Department of Licensing 22 hearing either in person or telephonically during off duty hours as a result of their 23 employment with the Employer, they will receive payment as follows: 24
 - A. For an administrative assignment that requires the officer's physical presence that is not contiguous with the officer's regularly scheduled shift, starting or ending, the officer will receive a minimum of four (4) hours pay at the applicable rate. When the assignment is contiguous with the officer's regularly scheduled shift, the officer shall receive the applicable rate for all hours of the assignment with no minimum.
 - B. For an administrative assignment that only requires the officer to be present telephonically that is not contiguous with the officer's regularly scheduled shift, the officer will receive a minimum of two (2) hours pay at the applicable rate. When the telephonic assignment is contiguous with the officer's regularly scheduled shift, the officer will receive the applicable rate for all hours of the assignment with no minimum. Officers will be expected to be present telephonically for administrative assignments where possible.
 - C. There is no minimum if the assignment falls during the officer's regularly scheduled shift. When the assignment falls during the officer's regularly scheduled shift, the assignment shall be considered a normal part of work.

15.8 Overtime Assignments. 43

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- General overtime needs shall be determined and scheduled by the Employer.
- A. Voluntary Overtime Assignments. 46 47
 - Patrol Officers shall have the first right of refusal to all patrol officer overtime. Overtime shall be posted as early as possible to provide adequate time for officers to volunteer. If there are no volunteers after all officers have had the

opportunity to volunteer for the overtime, the Employer may utilize the 1 mandatory overtime process or a resource outside of the bargaining unit for 2 the assignment. 3 4 B. Mandatory Overtime Assignments: 5 6 1. Posted "Pre-Scheduled" Mandatory Overtime Shift Assignments. 7 The current mandatory overtime process will be maintained. Officers 8 required to work "Pre-Scheduled" mandatory overtime will be given a 9 minimum of seventy-two (72) hours' notice. More advance notice will be 10 provided when possible. 11 2. Shift Extensions. 12 Shift extension overtime shall be offered in seniority order among those on 13 the shift and mandated in inverse seniority order. 14 15 C. Football Events. 16 Assignments for football events shall be awarded based on seniority. Employees 17 shall choose work locations prior to outside agencies being assigned whenever 18 feasible. If no officer desires the assignment, the overtime will be assigned on a 19 rotating basis. All officers will routinely be assigned to work football events unless 20 such assignment is specifically changed by the Chief or the Chief's designee. 21 Officers who are assigned to a shift the night immediately before a football event or 22 the night immediately after the event will not be required to work the football event. 23 24 1. All employees on overtime who are assigned to work any duties related to 25 football game operations will receive double time for all hours worked. 26 2. For those employees who are on regular duty or straight time, they will be 27 compensated for what will be equivalent to double time, their time 28 commencing at the start of the first roll call through the end of the game. 29 30 15.9 Shift Selection. 31 Employee assignments within the Patrol Bureau will occur between April 1-30 and shall be 32 awarded based upon seniority. Approximately three (3) months before then the 33 Department will publish a call for written requests on shift assignment. Employees will 34 make their first three (3) choices known. Employees will learn of the assignment, including 35 days off associated with their assignment, immediately after the bidding process is 36 completed. Assignments will take effect on the schedule immediately following July 1st. 37 38 Residence Hall assignments will be made prior to all others. No officer will be required to 39 work a Residence Hall assignment in consecutive years. Assignment of the remaining 40 officers will begin with selection(s) for day and night shifts. The bid for assignments will 41 continue until all positions are filled. The following general rules apply to assignments: 42 43 A. During the term of this Agreement, no employee will be reassigned to a different 44 shift other than the shift awarded by seniority except in situations where the 45 University cannot continue to provide police services. In the event a shift 46 reassignment must occur, it will be offered to volunteers based on seniority. If there 47 are no volunteers it will be assigned to the least senior officer in the Department. 48 B. Shift selection shall be an appropriate subject for the Joint 49

Labor/Management Committee.

- C. If a shift becomes available as a result of trainees being released for duty, and if there is at least four (4) months until the next shift change, the shift will be posted and awarded by seniority. The new trainee released for duty will take the senior officers' shift. If no employee desires the shift, the trainee scheduled for assignment will be assigned that shift. The parties recognize that for the betterment of the Department it may be necessary to assign a trainee to a specific shift.
 - D. Voluntary shift trades will be allowed as long as overtime costs are not incurred.
 - E. Except in a bona fide emergency, no employee shall be assigned to work more than sixteen (16) hours in a twenty-four (24) hour period, provided however employees may volunteer to work up to eighteen (18) hours in a twenty-four (24) hour period.

16 15.10 <u>Posted "Pre-Scheduled" Mandatory Overtime Shift Assignments</u>.

The current mandatory overtime process will be maintained. Officers required to work "Pre-Scheduled" mandatory overtime will be given a minimum of seventy-two (72) hours' notice.

TA reflects changes awarded in arbitration award located:

https://hr.uw.edu/labor/wp-content/uploads/sites/8/2022/10/UW-Police-Dept-Int-Arb-2022-Award.pdf

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The Employer reserves the right to withdraw this what if proposal at any time, at its sole discretion and without penalty. If this what if proposal is not accepted as written in its entirety and without modification, this proposal will be declared to be void and non-existent and the University will return to bargaining from its language proposed prior to this proposal.

ARTICLE 16 - COMPENSATORY TIME OFF 1 2 16.1 3 Accrual/Accumulation. Employees may accrue up to two hundred forty (240) hours of compensatory time. 4 Any hours worked which would result in the accumulation of over two hundred forty 5 (240) hours of compensatory time will be paid as overtime pay. 6 7 16.2 Use/Cashout. 8 Employee requests to use compensatory time off shall be made reasonably in 9 advance and approved when the employee's absence will not unduly disrupt 10 operations. On June 30 of each year, up to two hundred forty (240) hours of 11 compensatory time may be carried over into the next fiscal year. 12 13 Employees may only cash out up to a total of one hundred (100) hours of 16.3 14 compensatory time semi-annually each fiscal year on December 30th and June 30th 15 Employees shall be allowed to schedule compensatory time off pursuant to the CBA. 16 Cash out limits shall not apply if an employee separates employment for any reason. 17 18

TA reflects changes awarded in arbitration award located: https://hr.uw.edu/labor/wp-content/uploads/sites/8/2022/10/UW-Police-Dept-Int-Arb-2022-Award.pdf

1		ARTICLE 17 - DISC	PLINE AND DISMISSAL			
2 3 4 5 6	17.1	•	or just cause. The Employer shall engage in parties recognize that some conduct is serious scharge for the first offense.			
7 8 9 10 11 12 13 14	17.2	documents, except those in which the allegation, or findings of sexual misc and department personnel files aft occurred from the date of issuance.	ernal Investigation reports and supporting e employee was the subject of an investigation, anduct, will be removed from employee's official er three (3) years if no similar incidents have The use of documents maintained in employee ary proceeding shall be in accordance with the			
15 16 17 18	17.3	Forms of discipline include written reprimand, reduction in pay, suspensio involuntary demotion, and discharge. Rejections during the probationary period a not subject to the grievance procedure.				
19 20 21 22	17.4		s shall be in accordance with RCW 41.06.133. be in writing. Rejections during the probationary e procedure.			
	Tentati	ively Agreed To:				
	Fo	r the Union:	For the Employer: Docusigned by: Banks Evans			
	Ea	mon McCleery	Banks Evans			
	Da	te:7/20/2022	Date: 7/19/2022			

ARTICLE 18 - GRIEVANCE PROCEDURE 1 2 3 18.1 Definition. A grievance, within the meaning of this Agreement, shall be defined as any alleged 4 misapplication or misinterpretation of the terms of this Agreement. 5 6 The content of performance evaluations, letters of counsel, and verbal reprimands 7 shall not be subject to the grievance procedure. Employees may submit rebuttals to 8 performance evaluations, letters of counsel, and verbal reprimands, which will be 9 attached to the applicable document(s). Records of verbal reprimands and letters of 10 counsel will be maintained in an employee's supervisory file only and purged in 11 accordance with Section 8.2 (4) of the CBA. 12 13 It is the desire and intent of the parties, through the following grievance procedure, 14 to provide an orderly and timely adjudication of grievances. Within this spirit, the 15 procedure is not a substitute for or in any way to inhibit open communications 16 between the employee and supervision. In the presentation of grievances, the 17 employee shall be safe from restraint, interference, discrimination, or reprisal. 18 19 Grievances may be filed by individual members of the bargaining unit, groups of employees, 20 or the Union. 21 22 18.2 23 Employee Representation. The Union, as exclusive representative of bargaining unit employees, is the responsible 24 representative of said employees in grievance matters. Only the Union may take a matter 25 to arbitration. 26 27 18.3 Time Limitations. 28 An extension of the time limitations, as stipulated in the respective steps below, may be 29 obtained by mutual consent of the parties. Failure of the employee to comply with the time 30 limitations without a request for time extension shall constitute withdrawal of the grievance. 31 32 Failure of the Employer to comply with the time limitations without a request for time extension shall establish the right of the employee to proceed to the next step of the grievance 33 procedure. All references to days shall be considered calendar days and the parties shall 34 have until 5:00pm on the first working day following a Saturday, Sunday or Holiday to meet 35 their grievance procedure obligations should a time requirement in the grievance 36 procedure end on a Saturday, Sunday or Holiday. 37 38 18.4 Meetings. 39 Meetings and discussions on the grievance held between the parties in connection with 40 steps one through three shall normally be held during the Employer's regular business hours, 41 or as mutually agreeable, and no deduction in pay status shall be made for the grievant and 42 Union representative for reasonable time spent in this regard during the employee's 43 scheduled duty hours. 44 45 18.5 Steps of Grievance Procedure. 46 All grievances shall be processed in accordance with the following procedure: 47 48

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- A. Step One Department Resolution.
 - Within thirty (30) calendar days of the occurrence (or knowledge of the occurrence or when the grievant reasonably should have known of the occurrence) of a situation, condition, or action which caused the grievance, the employee(s) affected, the shop steward, and/or the Union representative shall present the written grievance to the Deputy Chief for resolution. The written grievance will include a description of the issue being grieved, including the relevant facts, the contract section(s) alleged to have been violated, and the remedy sought. The parties shall meet and attempt to resolve the grievance within fifteen (15) calendar days of the time the grievance is filed. The Department shall provide a written response within fifteen (15) calendar days of the actual meeting date, or in the event no meeting occurred, within thirty calendar days from when the grievance was filed. If the Department fails to provide a written response, the grievance shall be deemed automatically moved to Step 2.
- B. Step Two Labor Relations Resolution.

If a satisfactory settlement is not reached in Step 1, and the Union wishes to pursue the matter further, the written grievance shall be referred electronically to the University's Office of Labor Relations within fifteen (15) calendar days after the written response is received or due from Step 1. The parties shall meet and attempt to resolve the grievance within fifteen (15) calendar days following the date of the written Step 2 submittal. The University's Office of Labor Relations shall provide a written response within thirty (30) calendar days of the actual meeting date, or in the event no meeting occurred, within thirty (30) calendar days from when the grievance was referred to Step 2. If the University's Office of Labor Relations fails to provide a written response, the grievance shall be deemed automatically moved to Step 3.

C. Step Three - Mediation.

In the event the grievance is not resolved within the required time period above, the written grievance may then be submitted to the University's Office of Labor Relations for mediation within thirty (30) calendar days after the Step 2 written response is received or due. Within fourteen (14) calendar days of the request for mediation, the Union may either submit the matter to the PERC for appointment of a mediator (copied to the Employer), or decline in writing to utilize mediation. If the University's Office of Labor Relations fails to respond to the request for mediation, the grievance shall be deemed automatically moved to Step 4.

D. Step Four - Arbitration.

If mediation fails to resolve the grievance within a reasonable time, or if the University declines mediation, the grievance may be submitted to arbitration, unless withdrawn by the Union. The Union must submit the request for arbitration to the University's Office of Labor Relations within thirty (30) calendar days from the final date of mediation, or receipt of the University's rejection of mediation. The arbitration of grievances for disciplinary actions, discharges, or terminations shall be administered by the PERC using a list of designated arbitrators established in accordance with RCW 41.58.070. For all

- 1other arbitrations, the arbitration process will be administered by the PERC2using a list of nine arbitrators from either Washington or Oregon. The parties3will select an arbitrator using the alternate strike method.
- 18.6 Decisions made by an arbitrator will be final and binding on both parties. The cost of
 arbitration shall be borne equally by the parties, and each party shall bear the full
 cost of presenting its own case, including any expert or attorney's fees and costs.
 The arbitrator shall have no authority to add to, subtract from, or modify any provision
 of this Agreement.
- 18.7 Grievance documents shall be maintained separately from employee personnel files.
 Employee personnel files will accurately reflect the final outcome of a grievance.
- 18.8 All formal grievance correspondences as outlined in this Article will include UW Labor
 Relations as a party to the correspondence.

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Tentatively Agreed To:	
For the Union: Matthuw House Matthew House	For the Employer: Benks Evens Banks Evens Banks Evans
Date:4/13/2022	Date: 4/13/2022

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ARTICLE 19 - EMPLOYEE RIGHTS

- 19.1 The public has a right to expect efficient, fair, and impartial law enforcement.
 Therefore, any alleged misconduct by an employee of the UWPD must be
 thoroughly investigated to assure the maintenance of these qualities. Employees,
 too, must be protected against false allegations of misconduct and have the
 assurance that internal investigations will be conducted in a manner conducive to
 good order and discipline.
- 19.2 Every employee who is the subject of an internal affairs investigation or who is interviewed relating to a matter that could lead to discipline (dismissal, demotion, suspension without pay, reduction in pay, written reprimand, or verbal reprimand) of them shall be entitled to be represented by a designated Union representative of their choice. The employee to be interviewed shall be afforded reasonable time prior to the interview to consult with the Union representative.
- 17 **19.3** Every employee who becomes the subject of an internal investigation shall be advised who is in charge of the investigation, who will be conducting the interview, and what initial policy violations have been alleged, prior to the initial investigatory interview.
- 19.4 The Employer shall apprise the employee of the complaint made against them, and
 allow the employee to read the allegations contained in the complaint. A sanitized
 copy of the complaint shall be provided to the employee and the Union, upon request.
- 19.5 The interview of any employee shall be at a reasonable hour, preferably when the
 employee is on duty, unless the exigency of the interview dictates otherwise.
 Whenever possible, interviews will be scheduled during the normal workday of the
 employee.
- 19.6 The employee or the Employer may request that the interview be recorded, either 31 mechanically or by a stenographer. There can be no "off the record" questions. Upon 32 request, the employee shall be provided an exact copy of any written statement the 33 employee has signed, a copy of the audio recording, or a verbatim transcript of any 34 interview. Upon written authorization from the employee, the Employer will provide 35 to the Union a copy of any signed statement, copy of the audio recording, or verbatim 36 transcript provided to the employee. The transcript will be provided if a transcript is 37 made. 38
- Interviewing shall be completed within a reasonable time and the employee shall be entitled to reasonable breaks for personal necessities, meals, telephone calls, consultant with the Union, and rest periods.
- All interviews shall be limited in scope to activities, circumstances, or events which
 pertain to the employee's conduct or acts which may form the basis for disciplinary
 action.
- 19.9. The employee will not be threatened with dismissal or other disciplinary action as a

- 1 guise to obtain resignation, nor shall the employee be subject to abusive or 2 threatening language or intimidating in any other manner. No promises or rewards 3 shall be made as an inducement to answer questions.
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- 5 19.10 No employee shall be required to unwillingly submit to a polygraph examination.
- 19.11 The Employer agrees to provide the employee with the entire contents of the employee's investigation file prior to the imposition of any personnel action which could result in discipline or dismissal. Upon written authorization from the employee, the Employer will provide the Union a copy of the investigation file.
- 19.12 Assigned storage space may be searched by the University. An employee's personal
 property may not be searched relative to an internal investigation without a search
 warrant.
- 19.13 When an employee, whether on duty or off duty, uses deadly force which results in the injury or death of a person, the employee shall not be required to make a formal written or recorded statement for seventy-two (72) hours after the incident. The employee will provide any other information necessary to secure evidence, identify witnesses, or apprehend suspects.
- 19.14 When an employee is required to make a verbal, written, or recorded statement, the
 employee shall be afforded all protections afforded by this Agreement, Washington
 State law, and the Constitutions of both the United States and State of Washington,
 including but not limited to, Miranda, Garrity, and Weingarten-rights.
- 19.15 The procedures regarding the, "Use of Force Resulting in Serious Injury or Death,"
 shall be in accordance with internal department policy (CALEA 1.3.8). This policy
 shall be subject to the grievance procedure (Article 18).
- 30 31

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Fentatively Agreed To:		
For the Union:	For the Employer:	
Docusigned by: Mathuw House	Docusigned by: Banks Evans	
Matthew House	Banks Evans	
Date: 4/29/2022	Date:4/29/2022	

1		ARTICLE 20 - LONGEVITY AND PREMIUMS
2 3 4 5 6	20.1	<u>Longevity</u> . Effective July 1, 2019, employees will receive longevity pay in accordance with the following schedule:
7 8 9 10 11 12 13		3 yearsOne percent (1%)56 years— Three percent (3%)10 yearsFive percent (5%)15 yearsSix percent (6%)20 yearsEight percent (8%)25 years or moreTen percent (10%)
14 15 16 17 18 19 20 21 22	20.2	<u>FTO Assignments</u> : Field Training Officers (FTOs) will receive a three (3) step increase for hours worked performing FTO responsibilities. When assigning FTOs, the Department will make a request for volunteers. If there are no volunteers, the Department will assign an FTO. The Department will make a good faith effort to equalize situations where employees are mandated to perform FTO responsibilities, unless the Department determines that a particular assignment will benefit the training needs of the trainee.
22 23 24	20.3	The K-9 Officer shall receive a seven and a half percent (7.5%) premium.
24 25 26 27 28 29	20.4	Certified instructors assigned to provide training, other than an FTO assignment, will receive a seven and a half percent (7.5%) premium for the entire day if they spend at least four (4) hours of their shift providing training. Time spent preparing training materials will not count as time spent training for the purposes of this section.
30 31 32	20.5	The Department will provide parking for employees when they are required to work at football games.
32 33 34 35 36 37 38 39	20.6	Working Out of Classification. Whenever an employee is assigned the principal duties and responsibilities of an employee in a higher classification for a single shift or greater period of time, that employee shall be paid three (3) steps above their present salary, or shall receive the salary at the bottom of the range for the classification in which the employee is working, whichever is greater, for all such time worked.
40 41 42 43 44 45 46	20.7	<u>Multilingual/Sign Language/Braille Premium Pay</u> . Whenever a classified position has a bona fide requirement for regular use of competent skills in more than one (1) language, and/or sign language (ASL), and/or Braille, as identified by the Chief, the employee shall receive premium pay of two (2) steps above the level normally assigned for that position, except for those instances where the position is allocated to a class that specifies these skills.
46 47 48	20.8	Educational Incentive. Base pay for Officer classifications shall be increased by the following educational

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1 2		incentive schedule <u>: to be paid on</u>	the first paycheck in July:
3		Annual Payment	Degree
4		<u>1.5%\$1000</u>	——Bachelor's Degree
5		2% \$1200	Advanced Degrees (e.g MA, MBA, JD)
6		<u></u> + · = • •	
7		Beginning July 1, 2024	
8		2%	Bachelor's Degree
9		3%	Advanced Degrees
10			
11	20.9	Detective Assignment	
12		Officers assigned to the Investiga	ations Bureau as a Detective will receive a four
13		percent (4%) premium for all hou	rs worked in the assignment. Detective required to
14			by pay in accordance with Article 15.6 Standby
15		Pay. Normally, Detectives will no	t be required to be on standby for more than two
16		(2) weeks out of every four (4) we	eeks in the assignment.
17			
18	<u>20.10</u>	Bike Officer Patrol:	
19			s and assigned to the Patrol Bureau, will receive a
20			all hours worked when performing bike officer
21		duties.	
22			
23	<u>20.11</u>		ed as Armorers and assigned to perform
24			partment firearms will receive a four percent (4%)
25		premium for all hours worked wh	en performing Armorer duties.
26	00.40	The second second second second	
27	20.12	Fitness Incentive.	and the set for all seconds fits and that has all an
28			passes the optional yearly fitness test based on
29			y Test) shall receive a one-time lump sum
30			(\$300.00) each year that they pass the test. The
31			0 of each year and the payment will be made on that deadline. The test will be comparable to the
32			
33 34			academy, will be administered by a third party, and ubject to the grievance procedure in Article 2218.
34 35			$\frac{1}{2}$
55			
			warded in arbitration award located:
	htt	ps://hr.uw.edu/labor/wp-content/uploads/	sites/8/2022/10/UW-Police-Dept-Int-Arb-2022-Award.pdf

ARTICLE 21 - CONTRACTING OUT

21.1 The Employer will not contract out work which results in the layoff of bargaining unit
 employees. The Employer will provide bargaining unit members the first opportunity
 to volunteer for extra work opportunities prior to utilizing other police agencies to
 augment Departmental staff.

21.2 Rather than implement the competitive contracting provisions of the Personnel 8 System Reform Act of 2002, the parties agree to engage in collaborative process and 9 quality improvement teams. When either party identifies an issue pertaining to cost. 10 productivity, or work quality that could lead to/or result in specific cost savings, a team 11 will be commissioned to review the specific work involved and the cycle times, cost, 12 13 and quality of the work, looking for steps that may be modified/eliminated and opportunities for increased efficiency and quality. The team will make 14 recommendations regarding changes in systems, equipment, 15 resources. processes, and training to enable employees to improve the work. The team may 16 also discuss these matters with other unions when issues relating to jurisdiction or 17 distribution of work create barriers to work improvements. 18

For the Union:	For the Employer:
For the Union:	For the Employer:
Eamon McCleery	Banks Evans
Date:7/20/2022	Date: 7/19/2022

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ARTICLE 22 - PERFORMANCE OF DUTY/STRIKE/LOCKOUT

- The Employer and the Union recognize that the public interest requires the efficient and uninterrupted performance of police services and pledge their best efforts to avoid or eliminate any conduct contrary to this objective. Nothing in this Agreement shall be construed to grant employees the right to strike or to refuse to perform their_duties to the best of their_abilities.
- 9 22.2 During the term of this Agreement, the Union and/or membership shall not cause, engage 10 in, or sanction any work stoppage, strike, walkout, sit-down, stray-in, slowdown, sick-in, 11 curtailment of work, or interference with University operations at any location whatsoever; 12 provided, that nothing herein shall be interpreted as to prohibit lawful informational 13 picketing.
- 15 22.3 The Employer shall not institute any lockout of employees during the term of this 16 Agreement.

ntatively Agreed To:	
For the Union: Matthew House	For the Employer:
Matthew House	Banks Evans
Date: 4/13/2022	Date: 4/13/2022
Date: 47 137 2022	Date: 47 197 2022

1 2		ARTICLE 23 - TUITION EXEMPTION				
3 4 5 6 7 8 9 10	23.1	 Employees may participate in the University's tuition exemption program as authorized by RCW 28B.15.558 and in accordance with guidelines approved by the Board of Regents. The following guidelines are applicable at the time of executing this Agreement; however, changes to the program may occur as a result of legislative action or guideline modifications made by the Board of Regents. A. Employees must be regular monthly .5 FTE or more for six (6) or more consecutive months. 	e g e			
11 12 13 14 15 16 17 18 19		 B. The employee must be admitted as a student to the University. C. The employee must pay a fee for each quarter enrolled when taking courses D. No more than six (6) credits will be eligible for tuition exemption during the quarter in which the exemption is granted. E. Participants are not eligible for student benefits. F. Employees must secure approval of their supervisor for release time to attend course sessions, or make appropriate arrangements with their supervisor to reschedule work hours to accommodate course schedules. 	e d			
20 21 22 23 24	23.2	3.2 Understanding the essential nature of emergency services and subject to operation needs and management discretion, supervisors will make a good faith effort to allo the use of flex time for employees who wish to take a class during their schedul shift.				
	Tentatively Agreed To:					
	Fo	or the Union: For the Employer:				
		Docusioned by: attluw frouse Construction Docusioned by: Banks Evans Conservation Con				
		atthew House Banks Evans				
	Da	ate: 4/13/2022 Date: 4/13/2022				

	ARTICLE 24 - SEVERABILITY
24.1	In the event that any provision of this Agreement is held invalid by any tribunal of competent jurisdiction, the remaining provisions of this Agreement shall not be held invalid and shall remain in full force and effect.
24.2	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.
Tentat	ively Agreed To:

 Tentatively Agreed To:

 For the Union:
 For the Employer:

 December of the Union:
 For the Employer:

 Mattlue House
 Banks Evans

 Date: 4/13/2022
 Date: 4/13/2022

1 2					ARTICLE 2	5 - WAGE	S		
2 3 4 5 6 7 8 9	25.1	25.1 <u>Increment Increases</u> . Employees will receive an annual salary adjustment <u>based</u> on their <u>progression start</u> periodic increment date until such time as the employee reaches the top step of the salary range. Employees shall continue to receive increment increases at the rate of two (2) steps each twelve (12) months. <u>-unless they are newly hired at step A, in which case they will receive a two (2) step increase at six (6) months then two (2) steps annually thereafter.</u>							
10 11 12 13	25.2	5.2 <u>Increment Adjustments</u> . In support of the Department's efforts to strengthen police officer retention, employees at step E shall receive three (3) steps <u>based</u> on their annual incrementprogression start date.							
14	25.3	<u>Base</u>	Wage Rate	e Adjustme	<u>nt</u> .				
15 16 17 18 19 20		 A. Effective July 1, <u>2023</u>2021, <u>Pay Table BP, Range 1</u> all employees will <u>be</u> increased by ten percent (10%) receive a zero percent (0%) base wage increase. B. Effective July 1, 202<u>4</u>², <u>Pay Table BP, Range 1</u> all employees will <u>be increased</u> by seventen percent (710%). receive a zero percent (0%) base wage increase. 							
21 22 23 24	The parties agree that this Agreement is made pursuant to the terms of RCW 41.80, including the financial feasibility requirements in RCW 41.80.010.								
25 26 27 28 29 30 31 32 33 34	 25.4 Pay Table BP A. Effective July 1, 2023, the Employer will remove the first six steps on Pay Table BP, Range 1 and rename the current steps G through L, A through F. B. Effective July 1, 2024, the Employer will add a new top step, Step G, to Pay Table BP, Range 1 as displayed below. C. The value of Step G will be at least two and a half percent (2.5%) greater than the value of step F.\$7,801/month prior to any base wage increase described in section 25.3 above. D. Employees will advance to the new step, Step Step G, through the normal annual step increase process based on their progression start date. 								
	University of Washington - Contract Classified Teamsters 117 and WFSE Police Management Sergeants and Lieutenants Payscale Table BP - Effective 7/1/2023								
	R	ange			<u><</u>	- STEP -	>		
			<u>A</u>	<u>B</u>	<u>C</u>	D	<u>E</u>	E	<u>G</u>
_		<u>1</u>	<u>\$6,727</u>	<u>\$6,893</u>	<u>\$7,068</u>	<u>\$7,245</u>	<u>\$7,425</u>	<u>\$7,611</u>	<u>\$7,801</u>
35	·								

TA reflects changes awarded in arbitration award located: https://hr.uw.edu/labor/wp-content/uploads/sites/8/2022/10/UW-Police-Dept-Int-Arb-2022-Award.pdf

	ARTICLE 26 - RESIGNA	TION AND ABANDONMENT		
26.1	Resignation. Employees are encouraged to provide at least two weeks' notice of resignation in writing. A written resignation may be withdrawn within twenty-four (24) hours excluding the employee's scheduled days 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.			
26.2	Presumption of Resignation/Abandonment.			
26.3	 supervisor, in accordance with scheduled workdays, shall be will be sent to the employed University's Payroll Office via day of absence. Prior to ser contact the employee throu contact numbers on record records. B. Within ten (10) calendar days that the failure to report abser employee may submit to the C The Employer's decision to r grievance procedure in Article 			
20.3	according to University policy.	it to compensation for accrued vacation leave		
Tentati	ively Agreed To:			
	locuSigned by:			
		Banks Evans Banks Evans		
		Date: 4/13/2022		
	26.2 26.3	 26.1 <u>Resignation.</u> Employees are encouraged to provide A written resignation may be withdra employee's scheduled days off, after s withdraw one resignation per position resignation at any time. 26.2 <u>Presumption of Resignation/Abandonm</u> A. An employee who fails to supervisor, in accordance with scheduled workdays, shall be will be sent to the employed University's Payroll Office via day of absence. Prior to ser contact the employee throu contact numbers on record records. B. Within ten (10) calendar days that the failure to report abser employee may submit to the C The Employer's decision to r grievance procedure in Article 26.3 Separated employees have the right 		

	A	RTICLE 27 - DURATION
27.1	This Agreement shall become effect until June 30, 202 <u>5</u> 3.	e effective on July 1, 202 3^{4} and shall remain in full force and
27.2 Nothing in this Agreement shall be the parties except where specifical		all be construed to limit or reduce the rights and privileges of cifically modified herein.
Tentat	tively Agreed To:	
Fo	or the Union:	For the Employer:
	Docusigned by: Nathuw House	DocuSigned by: Banks Evans
M	atthew House	Banks Evans
Date:4/13/2022		Date: 4/13/2022

ARTICLE 28 - DEMOCRAT, REPUBLICAN, INDEPENDENT VOTER EDUCATION (DRIVE)

The Employer agrees to deduct from the paycheck of all employees covered by this Agreement 4 voluntary contributions to DRIVE. Employees who wish to volunteer for the deduction will submit a 5 signed authorization to DRIVE and to the Employer prior to the initial deduction. The Employer will 6 make the deduction from the paycheck of each employee who has volunteered starting with the first 7 possible paycheck subsequent to receipt of the authorization and continue to do so until the 8 employee cancels the authorization in writing. DRIVE shall notify the Employer of the amounts 9 designated by each contributing employee that are to be deducted from their paycheck on a week 10 basis for all weeks worked. The Employer shall transmit to DRIVE National Headquarters on a 11 monthly basis, in one (1) check the total amount deducted along with the name of each employee 12 on whose behalf a deduction is made, the employee's social security number and the amount 13 deducted from the employee's paycheck. The International Brotherhood of Teamsters shall 14 reimburse the Employer annually for the Employer's actual cost for the expenses incurred in 15 administering the weekly payroll deduction plan. 16

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For the Union: — Docusigned by: Mattluw House	For the Employer: Banks Evans
Matthew House	Banks Evans
Date:4/13/2022	Date:4/13/2022

1		ARTICLE	29 - TRAINING	
2 3 4 5	29.1	The Department will designate two (2 designated Officers.) Peer Support Off	ficers and provide training for the
6 7	29.2	Each officer shall receive fifty (50) prac	ctice rounds per me	onth.
8 9 10 11 12 13 14 15	<u>29.3</u>	The Employer shall designate at lo service training day. The in-service to of mandatory training, including but determine the required training. Rec day may be denied. Employees we attending in-service training.	raining day shall (not limited to pol quests for leave o	consist of at least five (5) hours licy review. The Employer will n mandatory in-service training
		ively Agreed To: r the Union: Matthew House	For the Employer:	DocuSigned by: Banks Evans
	Ma	atthew House	Banks Evans	C5469E99932C427
	Da	te:6/8/2022	Date: ^{6/8/2022}	
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ARTICLE XX – WORK RELATED INJURY LEAVE

- A. An employee who sustains a work-related illness or injury shall be eligible for a disability leave of absence in accordance with their medical restrictions and 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.
- B. An employee who sustains an industrial injury, accident, or illness, arising from employment shall, upon written request and proof of continuing disability, be granted leave of absence without pay for up to six (6) months without loss of layoff seniority or change in annual increment date. Leave without pay exceeding six (6) months without loss of layoff seniority or change in annual progression date may be granted at the option of the UWPD.
 - C. Employees who suffer a work related injury or illness that is compensable under the State workers' compensation law may select time loss compensation exclusively, leave payment exclusively, or a combination of time loss compensation and accrued paid leave.
 - D. Employees taking sick leave during a period in which they receive workers' compensation under the industrial insurance provisions for a work related illness or injury shall receive fully sick leave pay, less any industrial insurance payments for time loss during the sick leave period.
 - 1. Until eligibility for workers' compensation is determined by the Department of Labor and Industries, the Employer may pay full sick leave, provided that the employee shall return any overpayment when the salary adjustment is determined.
 - 2. Sick leave hours charged to an employee who receives workers' compensation, as a result of the time loss, shall be proportionate to that portion of the employee's salary paid by the institution during the claim period.
 - E. During a period when an employee receives pay for vacation leave, compensatory time off, or holidays, and also receives workers' compensation for time loss, the employee is entitled to both payments without any deduction for the industrial insurance payment.
 - F. When an employee receives workers' compensation payment for time loss and is on leave without pay, no deductions will be made for the industrial insurance payment.
- G. The Employer will follow RCW 51.32.090 and University of Washington Administrative Policy Statement (APS) 14.1 University Risk Management and Insurance Programs related to the Worker's Compensation Program and return-towork program. The Employer will attempt to find opportunities for modified duty that can be offered to employees in lieu of and/or after disability leave. If requests for modified duty are denied, the Employer, upon request, will provide the modified duty options that were considered and reason(s) for denial electronically or in writing.
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- 46 47

Tentatively Agreed To:

For the Union:

DocuSigned by: Matthew House

Matthew House

Date:4/29/2022

For the Employer: Docusigned by: Banks Evans

Banks Evans

Date:4/29/2022

1	APPI	ENDIX A [PLACEHOLDER – Replace Sections A-H w/Agreement at State Table;
2		Section I remains unchanged]
3		Health Care Benefits
4 5		nealth Care Benefits
6 7 8	A.	The agreement reached at the State bargaining table concerning health care benefits shall be applicable to bargaining unit employees.
9 10 11 12 13	В.	For the 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.
14 15 16 17 18 19	C.	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:
20 21 22		 In ways to support value-based benefits designs; and To comply with or manage the impacts of federal mandates.
22 23 24		Value-based benefits designs will:
25 26 27 28		 Be designed to achieve higher quality, lower aggregate health care services cost (as opposed to plan costs); Use clinical evidence; and Be the decision of the PEB Board.
29 30	D.	Appendix A: Health Care Benefits section (C) will expire June 30, 2023.
 31 32 33 34 35 36 27 	E.	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.
37383940	F.	If the PEB Board authorizes stand-alone vision insurance coverage, then the Employer will pay the entire premium costs for each bargaining unit employee.
40 41 42	G.	Wellness.
42 43 44 45 46 47 48		 To support the statewide goal for a healthy and productive workforce, employees are encouraged to participate in a Well-Being Assessment survey. Employees will be granted work time and may use a state computer to complete the survey. The Coalition of Unions agrees to partner with the Employer to educate their members on the wellness program and encourage participation. Eligible, enrolled subscribers shall have the option to earn an annual one hundred twenty-five

dollars (\$125.00) or more wellness incentive in the form of reduction in deductible or deposit into the Health Savings Account upon successful completion of required Smart Health Program activities. During the term of this Agreement, the Steering Committee created by Executive Order 13-06 shall make recommendations to the PEBB regarding changes to the wellness incentive or the elements of the Smart Health Program.

- H. The health care grievance procedure adopted at the State negotiations table shall be deemed adopted under this Agreement.
- Ι. VEBA Medical Reimbursement Plan. 11

The Employer will offer a VEBA Medical Reimbursement Plan for all members of the 12 bargaining unit. The bargaining unit will vote to authorize the Employer to contribute 13 an agreed upon amount to the VEBA Medical Reimbursement Plan. Such 14 contributions will be based on a percentage of gross income and may range from no 15 contribution to a maximum of one point five percent (1.5%). Should the bargaining 16 unit vote to amend their compensation in favor of a VEBA Medical Reimbursement 17 Plan contribution, all members of the bargaining unit must contribute equally and the 18 percentage contribution amount may only be changed by vote and on an annual 19 basis. Individuals may not change contribution rates at any time. In addition to any 20 contributions made pursuant to a vote by the bargaining unit to amend their 21 compensation as provided for in this section, the Employer, on behalf of each 22 bargaining unit member, will contribute one and two-tenths percent (1.2%) of regular 23 24 pay to the VEBA Medical Reimbursement Plan.

For the Union: DocuSigned by:	For the Employer:
For the Union: Matthew House	For the Employer: Banks Evans
7021D0CE8EC2436	C5469E99932C427
Matthew House	Banks Evans
Date: 6/8/2022	Date: 6/8/2022

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MEMORANDUM OF UNDERSTANDING BETWEEN THE UNIVERSITY OF WASHINGTON (UNIVERSITY) AND TEAMSTERS LOCAL 117 (UNION)

MOU: RETENTION INCENTIVE PROGRAM

During negotiations for the 2023-2025 successor agreement, the parties reached agreement
on the following Retention Incentive Program.

9 The following will be effective within sixty (60) days of ratification:

- A. The Employer will offer all regular Campus Police Officers (job code 18990) a threethousand dollar (\$3,000) retention bonus prorated by FTE.
- B. Retention bonuses will require a signed agreement committing the employee to two (2) years of employment in a regular position from the date of the signed agreement and will be subject to full repayment if the employee leaves prior to fulfilling the agreement.
 - 1) Employees who are involuntarily separated as part of a layoff or reduction in force shall not be required to pay back the retention bonus.
 - 2) No payback will be due under the following extenuating circumstances that may prohibit the employee from continuing employment in order to fulfill commitment:
 - i. Military call back, military reassignment or deployment of the employee or employee's spouse
 - ii. Injury or illness that prevents the employee from working resulting in a medical separation.
 - C. Normal taxes and withholdings apply.
 - D. The retention bonus will only be available to employees who are in pay status during the pay period of the effective date.
 - E. The retention bonus will not be offered to employees who have already received a signon bonus within the last twelve (12) months.
 - F. This MOU expires June 30, 2023. Individual agreements will expire upon separation or completion of the two-year agreement.

Tentatively Agreed To:		
For the Union: Eamon Multury	For the Employe	er: Banks Evans
Eamon McCleery	Banks Evans	C5409E99932C427
Date: 7/20/2022	Date: 7/19/2022	

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MEMORANDUM OF UNDERSTANDING BETWEEN THE UNIVERSITY OF WASHINGTON (UNIVERSITY) AND TEAMSTERS LOCAL 117 (UNION)

MOU: TEMPORARY ADDITIONAL PAY

5		
6		cessor agreement, the parties reached agreement
7	on the following Temporary Additional Pay	
8		
9	A Effective October 1, 0000, all angele	
10	•	by ee salaries will be increased by three percent (3%).
11 12	2023.	luring the 2021-2023 CBA and will expire on June 30,
12	2023.	
14	This MOU expires upon implementation.	
15		
16		
	Tentatively Agreed To:	
	Eamon Mellery	Banks Evans
	Eamon McCleery	Banks Evans
	Date: 7/20/2022	Date: 7/19/2022

SIDE LETTER A – OVERSIGHT COMMITTEE

During negotiations for the 2021-2023 successor agreement, the parties agreed to and
 acknowledged the following. Should the University create a UW Police Department Campus
 Community Oversight Committee and if that committee (or similar oversight committee)
 creates and/or proposes changes to policies and/or procedures that are mandatory subjects
 of bargaining the Employer will fulfill its legal obligation to provide the Union notice and
 opportunity to bargain.

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For the Employer:	
Docusigned by: Banks Evans	
Banks Evans	
Date: 4/13/2022	
	Banks Evans Banks Evans Banks Evans