

1 **Preamble**

2 This Agreement is made by and between the Board of Regents of the University of Washington,
3 hereinafter referred to as the "Employer" and SEIU Healthcare 1199 Northwest, hereinafter
4 referred to as the "Union" representing certain employees of Harborview Medical Center.

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Tentatively Agreed To:

For the Union:

For the Employer:

DocuSigned by:
Robin Wyss
9A736501FAAE4A8...
Date 12/6/2025

DocuSigned by:
Jade Hersch
ED538CDB172F42B...
Date 12/3/2025

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1 **Article 1 – Purpose**

2 The purpose of this Agreement is to set forth certain terms and conditions of employment and to
3 provide improved patient care by promoting equitable employment relations and conditions. In
4 the spirit of cooperation, the Union and the Employer are committed to proceeding with all
5 negotiations in a cooperative manner and as expeditiously as practical.

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Tentatively Agreed To:

For the Union:

DocuSigned by:
Rolin Wyss

Date 10/12/2025 9A736501FAAE4A8...

For the Employer:

DocuSigned by:
Kristi Aravena

Date 8/28/2025 255BCC783CD346E...

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Article 2 – Nondiscrimination

2.1 Policy. The parties individually agree that they will not engage in any act or practice or pursue any policy which is discriminatory against any employee who may be a qualified disabled individual, has status as a protected veteran who is a victim of sexual assault or stalking, or because of their military status, or because of age, sex, sexual orientation, gender identity or expression, genetic information, pregnancy, political affiliation, political belief, marital status, race, national origin, color, creed, religion, immigration status, citizenship, or membership or non-membership in a union. Unlawful harassment is included as a form of prohibited discrimination.

“Race” is inclusive of traits historically associated or perceived to be associated with race including, but not limited to, hair texture and protective hairstyles. “Protective hairstyles” includes, but is not limited to, such hairstyles as afros, braids, locks, and twists.

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

2.3 Complaints. Employees who feel they have been the subject of discrimination, harassment, or retaliation are encouraged to discuss such issues with their supervisor, administrator, or Human Resource Consultant for local resolution. The goal of local resolution is to address and resolve problems as quickly as possible and to stop any inappropriate behavior for which a member of the University community is responsible.

A formal complaint may be filed with the Civil Rights Investigation Office. Employees may also file discrimination, harassment or retaliation complaints with appropriate federal or state agencies or through the grievance process in accordance with Article 6 of this Agreement. In cases where an employee files both a grievance and an internal complaint regarding the alleged discrimination, harassment or retaliation, with mutual agreement the grievance may be suspended until the internal complaint process has been completed. If the Civil Rights Investigation Office investigation exceeds sixty (60) days, the Union may request a status update from Labor Relations (laborrel@uw.edu).

The Civil Rights Investigation Office shall include a statement in the initial e-mail they send out to all complainants that says, “Union members may have rights under their respective Collective Bargaining Agreements. For more information you may contact your union or Labor Relations at laborrel@uw.edu or <https://hr.uw.edu/labor/unions>.”

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

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

2.4 A grievance alleging a violation of this article must be submitted within one hundred eighty (180) days of an alleged occurrence.

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

1 **2.6 Bathroom Equity.** Whenever feasible, the Employer will provide single-use gender-neutral
2 bathrooms that are available to any individual desiring privacy.

3 **2.7 Lactation.** The Employer will comply with relevant State law regarding availability of lactation
4 stations and reasonable time for the expression of milk.

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Article 3 – Reasonable Accommodation of Employees with Disabilities

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

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

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

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

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

3.6 An employee who is unable to perform the essential function of their position may be provided a leave of absence in accordance with 3.7 as an accommodation.

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

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

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

1. Providing more frequent, longer, or flexible restroom breaks;
2. Modifying a no food or drink policy;
3. Providing seating or allowing the employee to sit more frequently if their ~~her~~ job requires ~~her~~ them to be standing; and

4. Restricting lifting to seventeen pounds (17 lbs.) or less.

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

1. Job restructuring, part-time or modified work schedules, reassignment to a vacant position, or acquiring or modifying equipment, devices, or an employee's work station;

2. Providing for a temporary transfer to a less strenuous or less hazardous position;

3. Providing assistance with manual labor and limits on lifting;

4. Scheduling flexibility for prenatal visits; and

5. Any further pregnancy accommodation an employee may request.

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

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Date 8/28/2025 255BCC783CD346E...

Article 4 – Recognition/Employer

4.1 The Employer recognizes the Union as the sole and exclusive bargaining representative in all matters establishing and pertaining to wages and salaries, hours, and working conditions for all employees of the University of Washington in bargaining units certified by the Washington Personnel Resources Board, the Public Employment Relations Commission and/or the Department of Labor and Industries under the jurisdiction of RCW 28B.16 and 41.80. The composition of these units is as set forth in Appendix I of this Agreement – Bargaining Units Represented by the Service Employees International Union Healthcare 1199NW.

4.2 “Employer” is the Board of Regents of the University of Washington acting for Harborview Medical Center through its agents, administrators and supervisors as determined by the Board of Regents.

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1 **Article 5 – Affirmative Action**

2 **Applicable Law.** The Union and the Employer agree to abide by and support the applicable
3 statutory and administrative laws pertaining to equal opportunity and elimination of employment
4 inequities.

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Article 6 – Grievance Procedure

6.1 Definition. A grievance within the meaning of this Agreement shall be defined as any alleged misapplication or misinterpretation of the terms of this Agreement, and/or the Employer's written personnel rules and policies.

A grievant, within the meaning of this Agreement, shall be defined as an employee(s) within a bargaining unit covered by this Agreement, who alleges a grievance, or the Union alleging a grievance, under the terms and conditions of this Agreement.

6.2 Noninterference. Employees shall be free from restraint, interference, coercion, discrimination or reprisal in seeking resolution of their grievance when processed in accordance with this procedure.

6.3 Application of the Grievance Procedure. This grievance procedure shall be available to all employees covered by this Agreement subject to the following:

A. Concerns regarding performance evaluations may be filed as a grievance and processed only through Step 2 of this procedure.

B. Concerns regarding corrective action may be filed as a grievance and processed per the grievability/arbitrability language in Article 36.4.

6.4 Union Delegates. The Employer recognizes the right of the Union to designate Union Delegates who shall be authorized to take up employee or group grievances through the grievance procedure.

A Union Delegate who is a bargaining unit employee and is processing a grievance in accordance with the grievance procedure shall be permitted a reasonable time to assist in the resolution of legitimate employee grievances on the Employer's property without loss of pay. Such time off for processing grievances shall be granted by supervision following a request, but in consideration of any job responsibilities.

6.5 Time Limits. An extension of the time limitations as stipulated in the respective steps below, may be obtained by mutual consent of the parties. Failure of the Employer to comply with the time limitations due to negligence shall establish the right of the grievant to process the grievance to the next step or to submit the grievance to the next step. Failure of the grievant to comply with the time limitations due to negligence on their part shall constitute withdrawal of the grievance. A grievance may be withdrawn at any time, in writing to the Employer, by the grievant. Withdrawal of a grievance shall close the matter, and it shall not be resubmitted.

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

- A. The date upon which the grievance occurred.
- B. The specific Article(s) and Section(s) of the Agreement violated.
- C. The past practice, rule, policy violated.
- D. Specific remedy requested.
- E. The grievant(s) name.
- F. Name and signature of Union representative (Staff or Steward Delegate).
- G. The nature of the grievance.

1 Failure to include the above information shall not be a reason for invalidating the grievance.

2 Consolidation. Grievances arising out of the same set of facts may be consolidated by written
3 agreement.

4 Pay Status. An aggrieved employee and the Union Delegate shall be in a pay status during
5 those working hours in which a grievance meeting, investigation meeting, a grievance
6 mediation, or an arbitration hearing is held. Release time for additional employee representation
7 shall be subject to approval by the Labor Relations Officer or designee when a group grievance
8 is filed.

9 **6.7 Employee Representation.** The Union is the official representative for any individual
10 employee or group of employees filing a grievance who wish to be represented. Individual
11 employees or groups of employees who choose not to be represented by the Union may
12 present grievances to management through Step Two of the grievance procedure only. Such
13 grievances may be adjusted by management so long as the adjustment is not inconsistent with
14 the collective bargaining agreement and the Union has had an opportunity to review such
15 adjustments.

16 **6.8 Procedure.** The following shall be the formal grievance process. The parties are
17 encouraged to meet informally to resolve issues that may be potential grievances at the lowest
18 possible level of supervision. Such informal meetings will not be considered a step of the
19 grievance process and will not stop the grievance timelines. If requested by the employee, a
20 Union representative may be present.

21 **Step One – Administrative.** It is the desire of both the Employer and the Union that grievances
22 be adjusted informally whenever possible. If an employee or the Union wishes to file a
23 grievance, such grievance must be filed within thirty (30) calendar days from the date the
24 grievant is aware that a grievance exists. The grievance shall be in written form with a complete
25 description of the alleged grievance, the date it occurred, the specific article(s) and section(s) of
26 the contract, or Employer policy or rule alleged to have been violated and the remedy sought. A
27 copy of the grievance will be sent to the Medical Center's Human Resources Office. The parties
28 will schedule a grievance meeting within ten (10) calendar days of filing. If requested by the
29 grievant, a representative or delegate may be present. The University will be represented by a
30 manager with the authority to adjust the issues raised in the grievance and a representative
31 from the Medical Center's Human Resources Office. The University will respond in writing within
32 ten (10) calendar days of the meeting.

33 **Step Two – Review.** If a satisfactory settlement is not reached within the required time period
34 above, the employee and/or representative may submit the written grievance to Step Two within
35 fourteen (14) calendar days after the decision at Step One. A copy of the grievance will be sent
36 to the Medical Center's Human Resources Office and the Office of Labor Relations. The second
37 step review meeting shall occur within ten (10) calendar days. The grievance review meeting
38 shall include the grievant, the grievant's representative or delegate, the head of the unit or
39 designee, and representatives from the Medical Center's Human Resources Office and the
40 University's Labor Relations Office. The University will respond in writing within fourteen (14)
41 calendar days of the meeting. If a satisfactory settlement is not reached, the Union

1 representative or delegate may submit the written grievance to Step Three within fourteen (14)
2 calendar days.

3 **Step Three:** Grievance Mediation. If the grievance is not resolved at the Step Two, the Union
4 may file a request for mediation with the Public Employment Relations Commission (PERC) in
5 accordance with WAC 391-55-020, with a copy to the Labor Relations Office within fourteen (14)
6 days of receipt of the Step Two decision. In addition to all other filing requirements, the request
7 must include a copy of the grievance and all previous responses. The Employer will inform the
8 Union, in writing, and PERC within fourteen (14) days of receipt of Mediation request if they are
9 not in agreement.

10 **Step Four:** Arbitration. If a satisfactory settlement is not reached at the prior step, or the step
11 was skipped, either of the signatory parties to this Agreement may submit the grievance to
12 binding arbitration. Such submittal must be made within fourteen (14) calendar days following
13 the written notice that the employer does not agree to Step Three Mediation or the conclusion of
14 the prior step.

15 Panel of Arbitrators: The parties agree to establish a permanent panel of arbitrators. These
16 arbitrators shall be assigned cases by the parties on a rotating basis. If the arbitrator is not
17 available to hear the case within ninety (90) calendar days of the decision by either party to go
18 to arbitration, the parties may contact the next arbitrator in the rotation. If no arbitrator can hear
19 the case within ninety (90) calendar days, the case will be assigned to the arbitrator who can
20 hear the case on the earliest date. If an individual arbitrator decides to remove their name from
21 the panel or if one or more members of the panel are not continued by either party, the parties
22 will meet to decide whether to substitute an additional name(s).

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

28 The parties agree that the arbitrator shall have no power to render a decision that adds to,
29 subtracts from, alters or modifies in any way the terms and conditions of the Agreement. The
30 parties further agree that the decision of the arbitrator will be final and binding upon all parties.
31 The Union or the Employer will have the right to request the arbitrator to require the presence of
32 witnesses and/or documents. The arbitrator's decision shall be made in writing and the arbitrator
33 shall be encouraged to render the decision within thirty (30) calendar days of the close of the
34 arbitration.

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Article 7 – Union Membership, Dues Deduction, and Status Reports

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

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

7.1 Employees who move to a position in another bargaining unit represented by the Union will have their Union deduction continued. When an employee covered by this contract moves to a position that is not covered by this contract, dues deducted on behalf of the Union will cease.

Semi-monthly the Employer's Payroll Office will transmit the total deducted amount of dues money to the Union's office together with a list of current members on dues deduction together with any additions and deletions for that month.

The Union will provide the Employer thirty (30) days advance notice of a change in the amount of dues.

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

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

7.4 Rosters. Each pay period the Employer will provide SEIU 1199NW the following ~~four (4)~~ reports union member information electronically.

A.

A. ~~Total Compensation and deductions~~ Employee Information

Name

Home Address

~~Home phone~~

~~Cell phone~~ Primary phone number

1	Work phone
2	Work location (building)
3	Work location (address)
4	Work station or office (suite and/or number)
5	Employee ID number
6	Personal Email
7	UW email
8	UW mailbox
9	Employment status
10	Employment status effective date <u>Current position effective date</u>
11	Job classification
12	Department <u>Supervisory org</u>
13	Pay grade
14	Pay step
15	Pay rate salary
16	Hourly rate
17	Supervisor
18	Supervisor email
19	Race
20	Gender
21	DOB
22	Date of hire
23	Job title
24	Job class code
25	Shift
26	Deduction amount dues
27	Deduction amount cope
28	Total wages for the pay period
29	Total base pay for pay period
30	Total overtime pay for pay period
31	Total overtime hours per pay period
32	Total hours worked in the pay period
33	Days in the pay period
34	Total hours for each class/type of differential and or/ premium pay for the pay period
35	Total wages for each class/type of differential and or/ premium pay for the pay period
36	Total wages year to date.
37	<u>Differentials, premium pay and premium hours</u> Pension plan enrollment (which plan)
38	Position number <u>Position ID</u>
39	Medical plan enrollment (which plan)
40	Bargaining Unit
41	Total FTE
42	Anniversary date (step date)
43	Employment status (regular fulltime, regular part time, hourly, fixed duration part time,
44	fixed duration full time)

B. All appointment list~~Appointment budget number(s)~~~~Beginning date~~~~End date~~~~Department and /or hiring unit~~~~College/Org name~~~~Job Classification~~~~Job Classification Code~~

Full time salary or hourly rate

Appointment/FTE Percentage

Appointment status

~~Appointment term~~Service period~~Distribution line information.~~~~Position number~~

Earnings in last pay cycle

Hours worked in last pay cycle

FTE in last pay cycle

Leave of Absence effective dateNature of Leave of Absence**BC. Change Report Staffing Events and Terminations**

Name,

Job classification,

Job classification code,

Department,

Employee id,

Original hire date,

Status change date,

Termination/separation date if any,

Reason for status change, nature of status change,

Reason for termination/separation

~~LOA effective date,~~~~Nature of LOA~~

New hire date

New Hire

List of open positions on UW Hires**D. Vacancy Report**~~Position Number,~~~~Job Classification~~~~Date of vacancy~~~~Elimination date of vacancy~~~~Reason for elimination (filled, deleted, transferred to a different classification/status)~~

7.5 Contract Distribution. The Employer will provide all current and new employees with a link to the new Agreement. Each department or unit will maintain a paper copy of the contract accessible to all employees.

7.6 Union Membership. Employees covered by this Agreement may become members of the Union. You can learn more about union membership at www.seiu1199nw.org or from a Union organizer or delegate.

7.7 Voluntary Political Action Fund Deduction. During the term of this Agreement, the Employer shall deduct the sum specified from the pay of each member of the Union who voluntarily executes a political action contribution wage assignment authorization. When filed with the Employer, the authorization form will be honored in accordance with its terms. The amount deducted and roster of all employees using payroll deduction for voluntary political action contributions will be promptly transmitted to the Union by a separate check payable to its order. Upon issuance and transmission of a check to the Union, the Employer's responsibility shall cease with respect to such deductions. The Union and each employee authorizing the assignment of wages for the payment of voluntary political action contributions hereby undertakes to indemnify and hold the Employer harmless from all claims, demands, suits or other forms of liability that may arise against the Employer for or on account of any deduction made from the wages of such employee.

The parties recognize that the Union is obligated under the Federal Election Campaign Act (FECA) to reimburse UW for its reasonable cost of administering the COPE check off in the parties' Collective Bargaining Agreement. The Employer and the Union agree that one-quarter of one percent (.25%) of all amounts checked off is a reasonable amount to cover the Employer's costs of administering this check off. Accordingly, the parties agree that the Employer will retain one-quarter of one percent (.25%) of all amounts deducted pursuant to the COPE check off provision in the parties' Collective Bargaining Agreement to reimburse the Employer for its reasonable costs of administering the check off.

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1 **Article 8 – Employee Facilities**

2 **Employee Facilities.** Restrooms and attendant facilities shall be provided as required in the
3 orders and regulations of the State of Washington Department of Labor and Industries. A good
4 faith effort will be made by the Employer to provide facilities for employees' personal belongings.

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Article 9 – Hours of Work and Overtime

9.1 Work Shift. The normal work shift shall consist of eight (8) hours, ~~ten (10) hours, or twelve (12) hours (not to include scheduled meal periods). -work to be completed within eight and one-half (8 ½) consecutive hours, ten (10) hours to be completed within ten and one-half (10 ½) consecutive hours, or twelve (12) hours to be completed within twelve and one-half (12 ½) consecutive hours.~~

The provisions of section 9.1 and Side Letters B and C are agreed upon pursuant to RCW 49.12.187. To the extent these provisions differ from any statutes and regulations relating to rest and meal breaks, and the right to wages and overtime for missed rest and meal breaks (including but not limited to RCW 49.12.480, 49.46.020I, 49.46.090 and 49.52.050, and WAC 296-126-092), the provisions of section 9.1 and Side Letter ~~B and C~~ vary and supersede such statutes and regulations. These policies will follow the minimum standards for working conditions of RCW 49.12 and WAC 296-126-092, unless such rights are waived by the employee.

Employee health and safety will be considered when scheduling rest and meal periods. Employees may not alter their scheduled rest or meal periods without prior supervisor approval. Employees who are unable to take scheduled rest or meal periods must report to their shift supervisor or designee (eg Charge RN, Charge RT, etc) as soon as possible, but no later than the end of the shift in which they missed their rest or meal period. Additionally, the Employee must document the missed rest or meal break during the actual shift the rest or meal period was missed. A missed rest break or meal period that is not documented will be considered as taken for the purposes of this section.

A. Rest Periods. Employees will be provided with paid 15-minute rest periods for every four (4) hours worked. Employees must take scheduled rest periods, and it is the employer's responsibility to provide uninterrupted rest periods. In the event the employee is unable to complete the 15-minute paid rest period because they are required to remain on duty, including as defined in Side Letter B, are required to remain on-call on the premises, or if they're called back to work thus interrupting the rest period. The employee shall be entitled to complete their uninterrupted rest period as soon as possible. If a full rest period is unable to be completed when scheduled, they will be appropriately compensated for the entire rest period, unless the timing is waived. Rest periods may not be used for late arrival or early departure from work.

B. Unpaid Meal Period. Employees will be provided with one unpaid meal period of at least 30 minutes during any shift that exceeds five hours in length. When an employee's unpaid meal period is interrupted by work duties, the employee will be allowed to resume their unpaid meal period following the interruption, if possible, and to complete the 30-minute unpaid meal period. In the event the employee is unable to complete the 30-minute unpaid meal period because they are required to remain on duty, including as defined in Side Letter B, are required to remain on-call on the premises, or if they're called back to work thus interrupting the meal period, the employee shall be entitled to appropriate compensation for the entire 30-minute unpaid meal period.

An employee whose shift exceeds **ten** (10) hours (excluding unpaid meal periods) or is extended at least three (3) hours beyond their scheduled shift will be entitled to a second

30-minute unpaid meal period. If the Employee chooses to waive the second meal period requirement, they are responsible for initiating and submitting a waiver. It must be documented that the waiver was completed prior to waiving the meal period.

C. Paid Meal Period. Employees who are required to work or remain on duty during a meal period must be paid for the entire meal period, regardless of the number of interruptions. Employees must be paid for meal periods if:

They are required to remain on duty, including as defined in Side Letter B if they are instructed and/or required to carry a pager or answer a phone during their meal period.

The employer requires them to remain on-call on the premises or work site in the interest of the employer, even if they are not called back to duty.

They are called back to work, interrupting the meal period.

D. Combining Rest and Meal Periods: For any work period for which an employee is entitled to one or more meal periods and more than one rest period, the employee and the employer may agree that meal and rest periods may be combined. This agreement may be revoked at any time by the employee. If the employee is required to remain on duty during the combined meal and rest period, the time shall be paid. If the employee is released from duty for an uninterrupted combined meal and rest period, the time corresponding to the meal period shall be unpaid, but the time corresponding to the rest period shall be paid.

E. Timing: Hospital employees subject to RCW 49.12.480 may also choose to waive the timing of their rest and meal periods if combining. If the Employee chooses to combine rest and meal periods, they are responsible for initiating and submitting an agreement to waive the timing of their meal and rest periods for management's approval. It must be documented that the waiver was completed prior to combining the rest and meal periods. Absent documentation of a waiver, it is deemed that the Employee took their meal period as required unless otherwise documented in KRONOS. When combining rest and meal periods, the break period is deemed in order of when the rest or meal period would have occurred. Example, if a meal period is combined with a later rest period, the meal period is first, and then the rest period.

Health care workers have specific meal and rest period requirements. UW Medicine has a Meal & Rest Breaks Policy for Covered Health Care Workers who Provide Direct Patient Care which is located at the following link: [UWM Meal and Rest Break Policy](#)

F. Committee Work: In recognition that meal and rest breaks are an important part of a healthy and safe work environment and in order to fully implement the provisions of RCW 49.12, WAC 296-126-092, and this agreement, SEIU Healthcare 1199NW and Harborview Medical Center agree to the establishment of a Harborview-wide Joint Labor Management Committee to meet at least on a monthly basis from January 1, 2025 through July 1, 2025 and on a quarterly basis thereafter until July 1, 2026 for one hour. With mutual agreement, monthly committee meetings may be extended past July 1, 2025. This committee will consist of at least seven (7) members designated by the Union and at least seven (7) Management representatives. The committee will be co-chaired by an ACNO and a member designated by the Union. The Employer will provide

1 paid release for members to attend the meetings of the committee, including a half hour
2 pre-caucus and a half hour post-caucus.

3 **9.2 Work Week/Period.** A standard work week shall consist of forty (40) hours of work within
4 seven (7) days, or eighty (80) hours within a fourteen (14) day period according to mutual
5 agreement between the Employer and individual employee.

6 **9.3 Overtime.** Both the Employer and Union concur that overtime shall be minimized. In case
7 overtime is required by supervision, volunteers will be sought first when practicable. Time
8 worked beyond the regularly scheduled shift in one day, the standard week in one seven (7) day
9 period, or eighty (80) hours within a fourteen (14) day period as defined above shall be
10 considered overtime. Sick leave paid for will not count toward the calculation of overtime. For
11 Respiratory Care Specialists, only time worked over forty (40) hours in the defined workweek of
12 Monday through Sunday will be paid at the overtime rate.

13 All time which is compensated at a rate of time and a half (1 ½) the rate of pay will be
14 considered overtime whether or not such compensation is characterized as overtime or
15 premium pay. There shall be no pyramiding or duplication of overtime pay or premium pay paid
16 at the rate of time and one-half (1 ½).

17 Overtime work must be approved in advance by the Employer and shall be paid at the rate of
18 one and one-half times the employee's straight time hourly rate, or double time for registered
19 nurses as appropriate.

20 The ~~straight time hourly~~regular rate of pay shall include shift differential.

21 A. **Compensatory Time.** As an option to wage payment above, an employee may request to
22 accrue compensatory time on the basis of one and one-half the amount of overtime
23 worked, or double time as appropriate. Accrued compensatory time will be scheduled off
24 in a manner similar to the scheduling of vacation days requested off.

25 B. **Compensatory Time Cash Out.** If compensation is paid to an employee for accrued
26 compensatory time, such compensation shall be paid at the regular rate earned by the
27 employee at the time the employee receives such payment.

28 All compensatory time must be used by June 30th of each year, however if the balance
29 exceeds 240 hours prior to June 30th, the excess amount will be cashed out to bring the
30 balance back to 240 hours. The employee's compensatory time balance will be cashed
31 out to zero every June 30th or when the employee leaves University employment for any
32 reason. The employee's compensatory time balance may be cashed out when the
33 employee:

- 34 1. Transfers to a position in their department with different budget or funding
35 sources or,
- 36 2. Transfers to a position in another department.

37 The grace period shall be seven (7) minutes before/after the scheduled shift.

38 **PA-ARNPs and Social Workers.** PA-ARNPs and social workers may select one of two
39 methods for the purpose of calculating overtime payment.

40 **Option 1: Fixed scheduled shift and hours.** Employee will accrue overtime for hours worked
41 in excess of scheduled shift. The employee is eligible for daily OT or comp time at one and one-

half (1 ½) accrual rate. Employee cannot adjust scheduled hours without approval of HMC supervisor.

Option 2: Adjustable shift. Employee will accrue overtime for hours worked in excess of eighty (80) hours in the eighty (80) hour work period. The employee is not eligible for daily OT or comp time at one and one-half (1 ½) accrual rate unless hours worked exceed eighty (80) hours in an eighty (80) hour work period. Employee may adjust scheduled hours within the eighty (80) hour work period in accordance with patient and departmental needs.

The employee may change from one option to the other with written notice to the manager/supervisor and the payroll coordinator at least four (4) weeks before the beginning of the next payroll pay period.

9.4 Work Schedules. ~~Unless previously established department practice is otherwise, t~~The The Employer shall plan and post a four (4) week schedule at least ~~two (2) weeks~~ sixteen (16) days prior to the beginning of that four (4) week schedule. Schedule requests shall be submitted to the Nurse/Department Manager no later than three (3) weeks before the schedule is posted. Prior to the schedule being posted, factors such as staff requests, unexpected leaves of absence or terminations may affect the approval of schedule requests. After the schedule is posted, an individual employee's schedule may be changed only by mutual agreement between the supervisor and employee concerned. This section does not apply to standby, Article 45.6.

The Employer will maintain the existing schedule posting process. Any changes to the schedule posting process will be made in accordance with Article 40 Mandatory Subjects.

9.5 Weekends – Registered Nurses/Social Workers/PA-ARNPs/Leads: Employer will make a good faith effort to schedule all employees to every other weekend off, or to two weekends off out of four successive weekends. Any employee who works more than four (4) weekend shifts within a four (4) week schedule block shall be paid at the rate of time and one-half (1 ½) the regular rate of pay for all actual weekend hours worked after four (4) shifts within the scheduled block. The weekend shall be defined for first (day) and second (evening) shift personnel as Saturday and Sunday. For third (night) shift personnel, the weekend shall be defined as Friday night and Saturday night. This section shall not apply to employees who request more frequent weekend duty or who request weekend work on a continuous basis, or who trade single or double days on the weekend. This shall not apply to work time spent for educational purposes. For purposes of this section, time spent on paid time off (sick time off, vacation time off, compensatory time off), does not count as a weekend shift worked. Stand by shifts and hours worked when on standby do not count as a weekend shift worked.

9.6 Shift Rotation. Required scheduled shift changes shall be limited to three (3) per four (4) week schedule period with at least twenty-four (24) hours off between changes. The Employer will make a good faith effort to limit required shift changes to two (2) per four (4) week schedule period. A scheduled shift change shall be defined as a change of working hours in which a majority of working time occurs in a different shift. For purposes of this section, shifts are defined as days, evenings or nights. Management will make a good faith effort not to create new rotating shift positions.

Article 9.6 does not apply to Imaging Technologist Supervisors or employee initiated or requested rotating shift schedules.

9.7 Double Shifts. In the event double shifting is necessary, it will occur through mutual agreement between the employee and supervision.

9.8 Work in Advance of Shift. When an employee at the request of the Employer, reports for work in advance of the assigned shift and continues working through the scheduled shift, all hours worked prior to the scheduled shift shall be paid at one and one-half (1-1/2) times the employee's regular rate.

9.9 Rest Between Shifts – Registered Nurses. A good faith effort shall be made to provide an unbroken period of at least ~~twelve~~ eleven (11) hours off work between scheduled shifts, unless an individual nurse's request for variation to this is approved by supervision.

Nurses who qualify for rest between shift premium will receive it for eight (8) hours. Nurses will qualify to receive rest between shift premium if they do not receive eleven (11) hours rest between regularly scheduled shifts. This includes time worked from call back or standby situations.

Nurses who are called back to work, whether or not the nurse was on standby, will qualify for rest between shift premium if the work performed from standby or call back results in the nurse not receiving eleven (11) hours unbroken rest before the start of the nurse's next regularly scheduled shift.

~~Nurse(s) regularly scheduled to work eight (8) or nine (9) hour shifts will qualify for Rest Period Premium Pay if they do not receive an unbroken rest period of twelve (12) hours between scheduled shifts. Nurses regularly scheduled to work ten (10) or twelve (12) hour shifts will qualify for Rest Period Premium Pay if they do not receive an unbroken rest period of ten and one-half (10-1/2) hours between scheduled shifts.~~

~~**Social Workers/ PA-ARNPs/ Electroneurodiagnostic Technologists/ Respiratory Care and All Other Employees Excluding Employees Listed in 9.10.**~~ A good faith effort shall be made to provide an unbroken period of at least ~~twelve~~ eleven (11) hours off work between scheduled shifts, unless an individual employee request for variation to this is approved by supervision.

Employees will qualify to receive rest between shift premium if they do not receive eleven (11) hours rest between regularly scheduled shifts. This includes time worked from call back or standby situations.

Employees who are called back to work, whether or not the employee was on standby, will qualify for rest between shift premium if the work performed from standby or call back results in the employee not receiving eleven (11) hours between regularly scheduled shifts.

~~Employees regularly scheduled to work eight (8) or nine (9) hour shifts will qualify for Rest Period Premium Pay if they do not receive an unbroken rest period of twelve (12) hours between scheduled shifts. Employees regularly scheduled to work ten (10) or twelve (12) hour shifts will qualify for Rest Period Premium Pay if they do not receive an unbroken rest period of ten and one-half (10-1/2) hours between scheduled shifts.~~ In the event an employee is scheduled without the appropriate rest between shifts as specified above, all time worked within the specified rest period (twelve [12] hours or ten and one-half [10-1/2 hours]) shall be paid at time and one-half (1-1/2).

1 **9.10** Article 9 Hours of Work and Overtime does not apply to the job classifications Speech
2 Language Pathologist 1, 2, and 3. Speech Language Pathologist 1, 2, and 3 are overtime
3 exempt. The Employer will follow their standard practice for complying with the FLSA and
4 WMWA L&I salary threshold. If an employee is approved to work an extra shift, the extra shift
5 shall be paid at straight time.

6

Tentatively Agreed To:

For the Union:

For the Employer:

DocuSigned by:
Robin Wyss
9A736501FAAE4A8...
Date 11/14/2025

DocuSigned by:
Jade Hersch
ED538CDB172F42B...
Date 11/13/2025

7

Article 10 – Bargaining Unit Classes/Definitions

10.1 New Graduate/Returning Nurse: A registered nurse whose clinical experience after graduation is less than twelve (12) months, or a registered nurse who is returning to practice with no current clinical training or experience. Such nurses shall be assigned as a team member under the close and direct supervision of a qualified nurse and shall be responsible for the direct care of a limited number of patients. This assignment shall not exceed six (6) continuous months unless extended for an additional three (3) months when mutually agreed to by the Employer and individual nurse involved. Nurses working under close and direct supervision shall not be assigned charge duty or as a team leader without a staff nurse being present in the unit except in cases of emergency.

10.2 Licensed/Certified Employees. Employees who must be licensed by the State of Washington or possess a specific certification must update and maintain current their license or certification to practice in their classification. ~~For Airlift Northwest bargaining unit members the Employer will pay for the state nursing license that the ALNW Registered Nurse needs for the state that the nurse does not live in.~~

Employees will notify their Appointing Authority or designee if their work- related license and/or certification has expired, or has been restricted, revoked or suspended within thirty-six (36) hours of expiration, restriction, revocation or suspension, or prior to their next scheduled shift, whichever occurs first. This includes but is not limited to a position which requires a valid driver's license. An employee will be ineligible for work, and subject to corrective action, up to and including dismissal, if they do not have the required current license, medical staff credential (APPs only), or certification, when it is required as a condition of employment.

10.3 Probationary Period/Trial Service Period.

Probationary Period. A probationary employee is an employee in a permanent position who has been hired by the Employer on a full-time or part-time basis and who has been continuously employed by the Employer for less than six (6) months. Any paid or unpaid leave taken during the probationary period will extend the period for an amount of time equal to the leave.

Probationary period employees have no layoff or rehire rights. During the probationary period an employee may be terminated without notice and without recourse to the grievance procedure.

By mutual agreement the Employer and an employee may extend the probationary period up to an additional three (3) months. In no event will the probationary period exceed nine (9) months.

Trial Service Period.

A. An employee with permanent status who accepts a position in a job classification for which they have not previously attained permanent status will serve a six (6) month trial service period.

- Any employee serving a trial service period may have their trial service period extended, on a day-for-a-day basis, for any day(s) that the employee is on leave without pay or shared leave, except for leave taken for military service.
- An employee serving a trial service period may voluntarily revert to their former permanent position within six (6) weeks of the appointment, provided that the position has not been filled or an offer has not been made to an applicant. After

1 six (6) weeks employees may revert to their former position with Employer
2 approval.

3 3. In the event the former position has been filled with a permanent employee, the
4 employee will be placed on the rehire list.

5 4. The reversion of employees who are unsuccessful during their trial service period
6 is not subject to the grievance procedure in Article 6.

7 B. An employee who voluntarily moves from one position in the bargaining unit to
8 another within the same job classification (excluding shift changes on a given work
9 unit) shall have a trial service period of six (6) weeks. During the trial service period
10 either the employee or the employer may elect for the employee to return to their
11 position without notice and without recourse to the grievance procedure. In the event
12 the former position has been filled with a permanent employee, the employee will be
13 placed on the rehire list.

14 ~~B-C. G-Trial Service for Movement Outside the Bargaining Unit. Nurses~~Employees
15 who transfer, promote, or voluntarily demote from a position outside the bargaining
16 unit shall serve a six (6) month trial service period. Paid or unpaid time off taken
17 during the six (6) month trial service period shall extend the length of the trial service
18 period by the amount of paid or unpaid time off taken on a day-for-day basis. Either
19 the Employer or the nurseemployee may end the appointment by providing notice. A
20 n employee nurse-serving a trial service period may voluntarily revert to their former
21 permanent position within six (6) weeks of the appointment, provided that the
22 position has not been filled by a classified employee staff nurse or an offer to an
23 applicant who will fill that classified staff position has not been made. After six (6)
24 weeks nursesemployees may revert to their former position with Employer approval.
25 If their previous position is no longer available, they will revert to the rehire list for the
26 bargaining unit in which they held permanent status immediately prior to taking the
27 new position.

28
29 Tentatively Agreed To:

For the Union:

DocuSigned by:
Rolin Wyss
Date 7/25/2025 9A736501FAAE4A8...

For the Employer:

DocuSigned by:
Kristi Dravena
Date 7/27/2025 255BCC783CD346E...

Article 11 – Educational and Professional Development

11.1 Definition. The educational and professional leave program shall consist of two (2) components, mandatory ~~inservice education~~/training and elective educational ~~and~~/professional leave ~~assigned by management~~. The Employer shall continue to provide ~~inservice education/training~~, including skills classes, and elective educational ~~and~~ and professional leave opportunities to employees. The program is designed to increase staff proficiency and to prepare staff for greater responsibility. This recognizes the joint commitment of HMC and employees to the delivery of quality patient care as well as employee interest in enhancing individual professional skills.

11.2 Mandatory ~~Ins~~ervice Education/Training. ~~Ins~~ervice ~~E~~education/training programs ~~shall be instituted and maintained within the hospital. The programs~~ shall be made available to all employees regardless of shift, and the Medical Center will make a good faith effort to provide as many programs as practical on more than one shift. These programs are to contribute toward staff development and toward the preparation of staff for greater proficiency and/or responsibility. To accomplish this, educational resources from both inside and outside the hospital can be utilized.

Employees in the bargaining units shall be expected to participate in ~~inservice~~ education/training programs offered during working hours; coverage will be provided when necessary as determined by the Nurse/Department Manager or designee. If an employee is ~~requested-required~~ to attend an ~~an~~ education/training ~~n-inservice~~ program ~~above the employee's FTE on-off-duty time~~, they shall be ~~paid one and one half (1 1/2) times their regular rate of pay. given time off on the basis of one and one half (1 1/2) times at a later time within the same pay period which is mutually acceptable to the employee and supervisor or paid in accordance with~~ Article 9, Section 3 ~~will apply if applicable~~. For ~~inservices education/training~~ that can be pre-scheduled and for which the Employer has determined that attendance will be mandatory, the Employer will make a good faith effort to give at least fourteen (14) days advanced notice when employees will be required to attend on off-duty time. These programs shall be planned as feasible to meet CEARP requirements for approval. Employees shall be expected to incorporate new learning into job performance.

~~Ins~~ervice ~~E~~education/training shall include orientation by Medical Centers Personnel on the salary schedule, increment increases and overall compensation plan of the University including explanation of deduction to paychecks.

11.3 Elective Educational ~~and~~ and Professional Leave.

Request for educational ~~and~~ and professional leave shall be submitted in writing on the appropriate form to the immediate supervisor with at least fourteen (14) days' notice and shall be responded to in writing, including the reason for any denial, within fourteen (14) days of the receipt of the request.

Such leave shall be subject to budgetary considerations, the scheduling requirements of the Employer, and approval by the Associate Administrator for Patient Care Services, Clinic Administration, Department head or designee, of the subject matter to be studied. Such leave may be used on an hourly basis if staffing permits.

For purposes of this Article, educational and professional leave shall be defined as:

- A. short-term conferences for educational and professional growth and development in the employee's specialty;
- B. enhancement and expansion of clinical skills for positions at HMC;
- C. meetings and committee activities of the employees' respective professional associations which are designed to develop and promote programs to improve the quality and availability of service and health care;
- D. those inservice educational programs attended on a voluntary basis; and
- ~~E. any educational programs necessary to maintain licensure; and-~~
- E.F. Union provided training for delegates.

Registered Nurses – Permanent full-time nurses shall be granted up to forty (40) hours per fiscal year at the nurse's base salary for the purpose of attending educational and professional programs as defined above. The Employer will grant a minimum of twenty-four (24) hours of educational/ professional leave within a twelve (12)-month period in a fiscal year to nurses requesting such leave.

Social Worker I, II, Social Worker Assistant 2, Dietitians, and Speech Language Pathologists – For Social Worker 1's and 2's Social Worker Assistant 2's, Dietitians, and Speech Language Pathologists who have completed their probationary period, up to forty (40) hours per fiscal year shall be granted to each individual bargaining unit employee and prorated for each individual part time bargaining unit employee for educational and/or professional leave.

PA-ARNPs/Leads – PA-ARNPs/Leads who have completed their probationary period, shall be granted up to sixty-four (64) hours per fiscal year for each individual bargaining unit employee and prorated for each individual part-time bargaining unit employee for educational and/or professional leave.

Respiratory Care; Anesthesiology; Electroneurodiagnostic – Respiratory Care Practitioners/Leads/Specialists and Anesthesiology Tech 2's/Leads and Electroneurodiagnostic Techs/Leads who have completed their probationary period shall be granted up to forty (40) hours per fiscal year, prorated for part-time, for each individual bargaining unit employee for educational and/or professional leave. The Employer will grant a minimum of twenty-four (24) hours of educational/professional leave per fiscal year to employees requesting such leave.

Cardiac Sonographers and Vascular Sonographers – Education benefits will be limited to those staff who keep their national state license in good standing. The employer will not reimburse for state license registration. Cardiac Sonographers and Vascular Sonographers who have completed their probationary period shall be granted up to forty (40) hours per fiscal year, prorated for FTE, for each individual bargaining unit employee for educational and/or professional leave. The employer will grant a minimum of twenty-four (24) hours of educational/professional leave within a twelve (12) month period in a fiscal year to employees requesting such leave.

11.4 Education Support Funds. In support of HMC's commitment to continuing professional education and development, the Employer will establish continuing education funds to assist permanent employees with continuing education expenses including but not limited to certification and re-certification fees, books, magazines, seminars, professional organization membership fees, professional journal subscriptions, tuition for college courses, audio or video

1 ~~cassette~~ courses, conference registration, and travel related expenses for conferences. For
2 purposes of this section, .9 FTE will be considered a full-time employee for all bargaining units.
3 Upon request and excluding some travel and accommodations expenses, departments will pay
4 for continuing education expenses in lieu of requiring the employee to seek reimbursement.
5 Requests for departments to pay for continuing education expenses in lieu of reimbursement
6 must be made at least six (6) weeks in advance. The Employer will make a good faith effort to
7 process employee reimbursements by the next available pay period.

8 Upon request by the Union, reimbursements that are not made in within three (3) weeks of
9 submission will be reviewed at a JLM semi-annually.

10 Servicing or processing fees for trainings offered by the Employer will not be counted towards
11 an employee's total education support funds.

12 Registered Nurses. The Employer will provide ~~five-six~~ hundred dollars (\$~~56~~00.00) per
13 bargaining unit nurse FTE at the beginning of each fiscal year (pro-rated for part-time nurses) to
14 pay for continuing education expenses.

15 Professional/Technical Bargaining Unit Members. A pool of twenty-six thousand dollars
16 (\$26,000) per fiscal year shall be set aside to fund continuing education in the
17 Professional/Technical bargaining unit (does not include Cardiac Sonographers and Vascular
18 Sonographers).

19 Cardiac Sonographers and Vascular Sonographers. The Employer will provide five hundred
20 dollars (\$500.00) per fiscal year, based on departmental reimbursement policy, pro-rated for
21 FTE.

22 Respiratory Care/Anesthesiology/Electroneurodiagnostic Bargaining Unit Members. For
23 Anesthesia and Electroneurodiagnostic employees, five hundred dollars (\$500.00) per FTE
24 (pro-rated for part-time) per fiscal year shall be made available to fund continuing education.

25 Respiratory Care employees will be granted up to eight hundred dollars (\$800.00) per FTE, pro-
26 rated.

27 Social Worker Bargaining Unit Members. The Employer will provide eight hundred and fifty
28 dollars (\$850.00) for each individual full-time bargaining unit employee per fiscal year (pro-rated
29 for each part-time bargaining unit employee).

30 Dietitians. The Employer will provide five hundred dollars (\$500.00) per fiscal year, based on
31 departmental reimbursement policy, pro-rated for FTE.

32 Speech Language Pathologists. The Employer will provide seven hundred fifty dollars (\$750.00)
33 per fiscal year, based on departmental reimbursement policy, pro-rated for FTE.

34 PA-ARNPs/Leads. The Employer will provide ~~one thousand eight hundred dollars (\$1,800.00)~~
35 ~~per fiscal year for each individual full time bargaining unit employee (pro-rated for each~~
36 ~~individual part time bargaining unit employee).~~ Beginning July 1, 2020, funds will be increased
37 ~~to~~ two thousand two hundred dollars (\$2,200.00) per fiscal year for each individual full time
38 bargaining unit employee (pro-rated for each individual part time bargaining unit employee).

- 1 Pharmacy Technicians/Leads. The Employer will provide up to fifty dollars (\$50.00) for each
2 individual full time employee (pro-rated for each part-time employee) per fiscal year to be used
3 for continuing education required to maintain license.

4

Tentatively Agreed To:

For the Union:

For the Employer:

Date 9/24/2025

DocuSigned by:
Rolin Wyss
9A736501FAAE4A8...

Date 8/28/2025

DocuSigned by:
Kristi Aravena
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5

1 **Article 12 – Scholarship Fund – Registered Nurses**

2 The parties agree to collaborate on the development of resources supportive of a Scholarship
3 Fund from which funds would be made available to support nurses in pursuing education
4 degrees in nursing services. A scholarship committee comprised of equal numbers of nurses
5 and HMC representatives shall be established to research the availability of funds and to
6 recommend the policies and guidelines regarding fund disbursement to the Administration.

7

Tentatively Agreed To:

For the Union:

For the Employer:

DocuSigned by:
Robin Wyss
Date 10/12/2025 9A736501FAAE4A8...

DocuSigned by:
Kristi Aravena
Date 8/28/2025 255BCC783CD346E...

8

1 **Article 13 – Tuition Exemption Program**

2 Eligible employees may participate in the University's tuition exemption program as authorized
3 by RCW 28B-15.5~~5835~~, and in accordance with the following participation guidelines approved
4 by the Board of Regents:

5 In accordance with APS 22.1.

6 A. The employee must be a regular monthly .5 FTE or more employee.

7 B. The employee must be admitted as a student to the University.

8 C. The employee must pay a fee for each quarter enrolled when taking courses.

9 D. No more than six (6) credits will be eligible for tuition exemption during the quarter in
10 which the waiver is granted.

11 E. Participants are not eligible for student benefits.

12 F. Each employee must secure approval of the supervisor for release time to attend the
13 course sessions, or make appropriate arrangements with the supervisor to reschedule
14 the employee's work hours to accommodate the course schedule.

15

Tentatively Agreed To:

For the Union:

DocuSigned by:
Rolin Wyss
Date 7/25/2025 9A736501FAAE4A8...

For the Employer:

DocuSigned by:
Kristi Dravena
Date 7/27/2025 255BCC783CD346E...

16

Article 14 – Employment Practices

14.1 Re-employment. For purposes of accrual of benefits, employees covered by this agreement who are re-employed will be treated as newly hired except that an employee who has been laid off because of lack of funds or curtailment of work and who is re-employed within twenty-four (24) months (plus a twelve [12] month extension if requested) shall be entitled to previously accrued benefits and placement on the salary schedule which the employee had at the time of layoff.

14.2 Personnel File. An employee shall have access to their own personnel file for review in the office upon written request to the Associate Administrator for Patient Care Services or Clinic Administrator or designee or appropriate Department Director or designee. The Employer may remove any documents in a probationary employee's file which were obtained through assurances of confidentiality to a third party at the time of original appointment.

Upon request of an employee who has achieved permanent status, the Employer or designee will remove pre-employment reference statements from the employee's personnel file(s).

The employee shall be sent a copy of any adverse material placed in the official or departmental file. Notes or files kept by managers regarding staff shall not be shared with others unless shared with the employee first and shall not be kept more than three years. The employee shall have the right to have placed in any of the above files a statement of rebuttal or correction of information contained in the file within a reasonable period of time after the employee becomes aware that the information is in the file. Performance evaluations will be removed from the departmental file three years after the date of completion.

A. Removal of Documents. After two (2) years from the date of issue, employees may request the removal of Formal Counseling documents in their personnel file. After three (3) years from the date of issue, employees may request the removal of Final Counseling documents in their personnel file. If a request for removal of documents is denied, employees will be given a written reason for the denial. The Employer may retain this information in a legal defense file in accordance with the prevailing Washington State law.

14.3 Liability Insurance. The Employer shall provide appropriate liability insurance for all employees in the bargaining unit and shall provide upon request a summary of the policy or statement of coverage.

14.4 Performance Evaluations. It is the intention of hospital management during the probationary period and thereafter to give bargaining unit employees a performance evaluation in accordance with the hospital's evaluation procedure. Further, it is the intention of hospital management to advise each employee of the status of their work performance in accordance with appropriate standards of practice as needed or through the performance evaluation mechanism.

A copy of the evaluation shall be given to the employee.

14.5 Uniforms/Clothing Damage. The Employer will reimburse employees for personal uniforms or work clothing irreparably damaged or torn by patients. Such reimbursement shall be based on estimated current value of clothing damaged.

Prior to any decisions by a department head to change the policy on uniforms, employees in the department shall have an opportunity to consult with the department head regarding the policy. The department head will give serious consideration to the wishes of the employees in making a decision.

~~Airlift Northwest Equipment – See Article 47.8 “Equipment” for equipment that will be issued to Airlift Northwest Registered Nurses.~~

14.6 Employee Assistance. The Employer and the Union recognize that alcoholism and chemical dependency are chronic and treatable conditions. Efforts should be made to identify these conditions and treatment options established at an early stage to prevent or minimize erosion in work performance. The Employer and the Union will encourage and support employees' participation in appropriate programs including the Washington State Employee Assistance Program (WA EAP) through which employees may seek confidential assistance in the resolution of chemical dependency or other problems which may impact job performance, and the WA State Paid Family & Medical Leave Program.

No employee's job security will be placed in jeopardy as a result of seeking and following through with corrective treatment, counseling or advice providing that the employee's job performance meets supervisory expectations.

14.7 Floating. Employees required to float within the hospital inpatient or outpatient settings will receive adequate orientation. Appropriate resources will be available as follows:

- A. introduction to the charge nurse and/or employee resource for the shift;
- B. review of emergency procedures for that unit;
- C. tour of the physical environment and location of supplies and equipment;
- D. review of the patient assignment and unit routine.

Employees shall not be required to perform new procedures without appropriate supervision. Employees shall seek supervisory guidance for those tasks or procedures for which they have not been trained. Employees who encounter difficulties related to floating should report these to the appropriate supervisor/manager.

There will be no adverse consequences for an employee filing a concern.

See also Article 45.13 regarding charge nurse duties when floating. New Graduate/Returning employees will normally not be floated unless their unit is closed. In this case they will be assigned a specific preceptor or resource employee to provide close and direct supervision. A record of the order of floating will be maintained on the unit for a reasonable period of time.

Employees accepting or requesting employment of either separate part-time positions or assignment in specific multiple departments will be notified in writing in their appointment letters that they are not eligible for float pay for this assignment. It is not the employer's intent to create split positions for the purpose of minimizing part-time employment or float pay.

14.8 Float Pools – Nurses. The Union and the Employer recognize the value of trained float pools to assist in providing the additional RN staff required to meet the acuity of the patients on

the unit, the census/volume and to cover vacations, continuing education contract committees and unscheduled absences.

14.9 Travel Pay. Any employee required by the Employer to travel to a place of work other than their regular official duty station shall be reimbursed for travel costs, if eligible, in accordance with University policy.

~~Airlift Northwest Registered Nurses — See Article 47.9 “Mileage” for mileage reimbursement.~~

14.10 Employment Information. The Employer will inform in writing the initial conditions of hiring, including number of hours to be worked, rate of pay, unit and shift in accordance with University of Washington policy.

Records shall be readily available for employees to determine their number of hours worked, rate of pay, and time off balance.

14.11 Staff Meetings. Staff meetings normally will take place on a regular basis. Minutes will be shared with staff. All employees required to attend these meetings will do so on paid time. Employees will be provided at least two weeks’ notice of meetings that are pre-planned.

~~For Airlift Northwest Registered Nurses attendance at mandatory staff meetings will be paid at straight time. Such attendance will not count toward the calculation of overtime.~~

14.12 Delegation of Nursing Care. The Union and the Employer acknowledge that the professional nurse is responsible for determining the competency and skill of all persons to whom they delegate a task. The nurse may determine not to delegate such tasks in accordance with the Nurse Practice Act.

14.13 Staffing Practices. The Employer and the Union recognize that implementing a joint labor/management partnership for determining staffing produces a more satisfying work environment that ensures that patients receive quality care and that there is recruitment and retention of registered nurses. The use of evidence-based nurse staffing can help achieve that outcome.

RN and other patient care staffing levels for each department/ unit/clinic/work area, including overflow areas, shall be based on the acuity of the patients on the unit, the Hospital and the unit’s census/volume, the skill of the personnel on the unit, and the magnitude/variety of the activities needed that shift, including but not limited to discharges, admissions, transfers, patient and family education/teaching, patient transports and use of restraints.

These criteria will be applied on a consistent basis throughout the patient care areas including inpatient, outpatient and overflow areas. Evaluation of staffing needs will be done on a shift-by-shift basis and communicated by the unit charge nurse to the staffing census office.

The employer will collect data surrounding effectiveness indicators and share the data quarterly at the Joint Labor Management committee. Examples of indicators may include: patient falls, workplace injuries, patient complaints, percentage of shifts below matrix, numbers of new orientees including students, sick time usages, float pool hours utilized, overtime hours utilized, etc. In addition, for PA-ARNPs collection of available data regarding RVU’s (which incorporate the provider FTE, patient complexity, number of patient visits, etc.) will be discussed at JLM

meetings. ~~For the Airlift Northwest bargaining unit data on referral agency complaints and follow-up, flight volumes, missed flights (and reasons), response time, QA and QI and aircraft out of service will be provided to the extent such data are collected.~~

Employees, individually or as a group, believing there is an immediate, continuous or potential workload/staffing problem are encouraged to document the problem and bring that problem to the attention of the supervisor or nurse manager at any time throughout the fiscal year.

If concerns related to staffing or workload are not resolved through normal administrative channels and there are consistent and persistent concerns raised by staff or unit based indicators or trends reflect opportunities for improvement, a Joint Staffing Work Team will be convened to conduct a focused staffing review. The work team will be convened within thirty (30) days of the issue being presented at the Joint Labor Management Committee.

Management and the Union will solicit volunteers to participate on the work team. Representatives will include staff from all shifts appropriate to the issue(s) raised and include a charge nurse. There will be Union and Employer co-chairs for each unit committee. All issues/reviews will be shared at the Joint Labor Management committee and are not grievable.

14.14 Compliance With RCW 70.41.410-420 – Washington State Nurse Staffing Committee Law. The Union and Employer agree to comply with all relevant provisions of RCW 70.41.410- 420 – Washington State Nurse Staffing Committee Law and have negotiated a process to achieve and maintain that compliance. A Nurse Staffing Committee will be composed of sixteen (16) voting members. Eight (8) will be appointed by the union, and eight (8) appointed by the employer. Additional ad-hoc members will be at the discretion of the co-chairs and will be non- voting.

A. Committee work will be considered work time. If determined appropriate by the Staffing Committee, paid time in addition to Committee meeting time may be provided for Staffing Committee members to complete their work and/or meet with clinical subgroups (units).

B. The Committee will be given all data required under RCW 70.41.410-420 as well as any other data that has been contractually agreed to that may not be covered by the law. The Committee may ask for additional data which, if available, will be provided. The Committee may also ask for specific individuals to attend for explanations regarding data. The Committee will consider these data in its development and evaluation of the staffing plan(s).

C. The Committee will determine its chair and the quorum needed to have meetings.

D. The daily matrix and actual staffing postings will be collected and delivered to the Committee for review.

E. The employer will make a good faith effort to make available an electronic short staffing form that can be used by the Committee to evaluate staffing and make recommendations for the annual staffing plans.

F. Annually the Committee will target the late winter/early spring to complete its work regarding the development of the staffing plans and it will regularly review and evaluate

1 the staffing plans which will be used by the employer in the budget development
2 process.

3 G. The Committee will produce the hospital's annual nurse staffing plan. If this staffing
4 plan is not adopted by the hospital, the chief executive officer shall provide a written
5 explanation of the reasons why to the Committee.

6 H. The Committee's work will include overseeing the posting of the staffing plans in
7 accordance with the law.

8 I. The employer may not retaliate against or engage in any form of intimidation of an
9 employee for performing any duties or responsibilities in connection with the Committee;
10 or an employee, patient, or other individual who notifies the Committee or the hospital
11 administration of concerns on nurse staffing.

12 J. The primary responsibility of the Committee shall include:

13 1. Development and oversight of an annual patient care unit and shift-based
14 nurse staffing plan, based on the needs of patients, to be used as the primary
15 component of the staffing budget. Factors to be considered in the development of
16 the plan should include, but are not limited to:

17 a. Census, including total numbers of patients on the unit on each shift
18 and activity such as patient discharges, admissions, and transfers;

19 b. Level of intensity of all patients and nature of the care to be delivered
20 on each shift;

21 c. Skill mix;

22 d. Level of experience and specialty certification or training of nursing
23 personnel providing care;

24 e. The need for specialized or intensive equipment;

25 f. The architecture and geography of the patient care unit, including but
26 not limited to placement of patient rooms, treatment areas, nursing
27 stations, medication preparation areas, and equipment; and

28 g. Staffing guidelines adopted or published by national nursing
29 professional associations, specialty nursing organizations, and other
30 health professional organizations;

31 h. Hospital finances and resources may be taken into account in the
32 development of the nurse staffing plan.

33 2. Semiannual review of the staffing plan against patient need and known
34 evidence- based staffing information, including the nursing sensitive quality
35 indicators collected by the hospital;

36 3. Review, assessment, and response to staffing concerns presented to the
37 committee.

1 **14.15 Payroll Errors.** Recognizing the importance of employees receiving correct pay, once a
2 payroll underpayment is identified and confirmed, the Employer will correct any errors on the
3 employee's subsequent available pay check, unless an on demand check is requested.

4 **14.16 Contracting Out.** The University will not contract out work which results in the layoff of
5 bargaining unit employees who are employed prior to the time of the execution or renewal of the
6 contract. It is the intent of the Medical Center to minimize the employment of agency and
7 traveler personnel. The Medical Center will continue its efforts to recruit and retain a broad base
8 of regular full-time and part-time employees.

9

Tentatively Agreed To:

For the Union:

DocuSigned by:
Robin Wyss
9A736501FAAE4A8...

Date 12/6/2025

For the Employer:

DocuSigned by:
Kristi Dravena
255BCC783CD346E...

Date 8/28/2025

Article 15 – Committees

15.1 Joint Labor/Management Committees: ~~The Purpose and Membership.~~ Joint Labor/Management Committees ~~are established to provide~~ a forum for communications and problem-solving between the two parties and to deal with matters of a general personnel Union/Employer concern, as well as professional practices within the hospital related to patient care and professional issues. The Committees will work toward the improvement of patient care and recommend ways and means to improve patient care; and will address problems and concerns related to staffing and workloads. The Committees' function will be limited to an advisory capacity and shall not include any decision making or collective bargaining authority.

~~The Union and Employer will strive to have employee participation that spans all bargaining units and departments. The Employer will be represented by an equal number of participants.~~

Committee memberships:

~~Registered Nurse Unit Committee — Four (4) bargaining unit representatives plus a Union representative.~~

~~Imaging Committee — (Imaging tech, Diagnostic Medical Sonographer, Nuclear Med Tech, Cardiac Sonographer, Vascular Sonographer, Imaging Technologist Supervisor and Imaging Technologist Education QA) — Six (6) bargaining unit representatives plus a Union representative.~~

~~Social Worker Unit Committee — Up to four (4) bargaining unit representatives from different clinical areas plus a Union representative.~~

~~Speech Language Pathologist Unit Committee — Two (2) bargaining unit representatives plus a Union representative will receive paid release time to attend these meetings. Between the date of ratification and July 1, 2022, this Committee shall schedule on a predetermined basis a meeting every other month and otherwise as needed. After July 1, 2022, the Committee shall schedule on a predetermined basis a meeting every quarter and otherwise as needed.~~

~~Dietitian — Up to two (2) bargaining unit representatives plus a Union representative.~~

~~PA-ARNP Unit Committee — Up to four (4) bargaining unit representatives from different clinical areas plus a Union representative.~~

~~Respiratory Therapist/Anesthesiology/Electroneurodiagnostic Tech Unit Committee — Two (2) RT, two (2) AT, and two (2) END unit representatives plus a Union Representative. It is understood that the RT, AT, and END unit representatives will attend only those meetings where agenda items relevant to their professional practices will be discussed.~~

~~Pharmacy Technicians — Four (4) bargaining unit representatives and a Union representative.~~

~~The Employer will be represented by an equal number of participants.~~

Meetings. Committee meetings may be requested by an authorized representative of either party. The Committee may meet more or less frequently as mutually agreed upon between the

~~parties but the Committee shall schedule on a predetermined basis a meeting every quarter and otherwise as needed. Quarterly meetings will be scheduled for ninety (90) minutes in duration.~~

A-The Committee meeting will be scheduled on a quarterly basis for ninety (90) minutes and shall normally be held during the day shift and at a mutually agreeable time and date. Employee members shall experience no loss in salary for meeting participation. Committee members shall be given release time for attendance at committee meetings held during working hours. Union Committee members will caucus for sixty (60) minutes before the Committee meeting and thirty (30) minutes after the committee meeting. The group will evaluate the ninety minute time after 6 months for a possible reduction in meeting time to sixty minutes.

~~RN and Social Work JLM Committees will schedule on a predetermined basis a meeting every other month or otherwise as needed.~~

Agenda items must be provided at least seven (7) days in advance of the meeting. If agenda items are not provided at least seven (7) days in advance of the meeting either party may cancel the meeting. The parties will make a joint plan to record the agenda, action items and decisions with an approval process. for meeting note taking rotation, an approval

The Union must submit release requests at least seven (7) days in advance of the meeting.

Training. If a unit leadership training program is initiated and conducted by the Union during the term of the Agreement, each of the Union's designated Labor/Management committee members shall be allowed an initial six (6) working hours without loss of pay to participate in a Union training program. Each current employee Labor/Management Committee member who has taken the initial six (6) hour training course shall be allowed a maximum of four (4) hours in each subsequent year to attend refresher courses sponsored by the Union.

15.2 Nursing Recruitment and Retention Committee. The Employer and the Union mutually recognize the benefit of working together to enhance efforts to recruit and retain registered nurses. The Union may designate two (2) employee representatives to the Nursing Recruitment and Retention Committee.

15.3 Sub-Committees. The Joint Labor/Management Committee may designate standing or ad hoc sub-committees to discuss ongoing topics or current issues.

~~15.3 HMC Health and Safety Workplace Violence Prevention Committee. Two (2) employee representatives designated by the Union shall serve as members of the HMC Health and Safety Committee. The Union will have one (1) designated ad hoc position on the Workplace Violence Prevention Committee which shall be nominated by the Union. If additional employees want to participate, they may nominate themselves or a colleague for an open position.~~

~~15.4 Product Evaluation and Standardization Committee. The Union may designate a representative to serve on the Product Evaluation and Standardization Committee.~~

~~15.5 Parking Committee. The Union may designate a representative to serve on the Parking Committee. The Medical Center is committed to enhancing its parking/transportation program and to emphasizing employee safety as a critical element in the program.~~

1 **15.6 Committee Work.** All time spent by employees on Employer established committees and
2 committees mentioned in this contract (including side letters) shall be considered time worked
3 and shall be paid at the regular rate of pay. Time worked on Employer established committees
4 and committees mentioned in this contract will not count towards the Rest Between Shift/Shift
5 Break Premium in Article 9.9, ~~and will not count as time worked towards the calculation of~~
6 ~~overtime.~~

7 **15.7 Staffing Concerns-Process for Raising and Resolving Workload and Staffing Issues.**

8 Employer and the Union mutually recognize that fluctuation in admission rates, outpatient
9 census, clinic flow and referrals to employees create imbalances in workload. Workload
10 management and staffing concerns will be placed on the agenda for the Joint
11 Labor/Management Committee.

12 Employees individually or as a group, believing there is an immediate, continuous or potential
13 workload/staffing problem are encouraged to bring that problem to the attention of the
14 supervisor or employee's manager or designee at any time throughout the fiscal year. An
15 employee(s) that has raised staffing or workload issues with their supervisor or manager and
16 the issue has not been resolved to the employee(s) satisfaction can bring the issue to the Joint
17 Labor/Management Committee.

18 The Committee will mutually agree on information that is useful for these discussions and if
19 available that information will be provided. The Joint Labor/Management Committee may
20 mutually agree to invite appropriate resource people to attend meetings.

21 ~~**15.8 Multi-disciplinary Meetings.** When an issue/subject arises that would be best addressed~~
22 ~~through a Joint Labor Management meeting involving members from more than one bargaining~~
23 ~~unit represented by the Union, either party may request such a meeting. The Union may bring~~
24 ~~one representative from each of the bargaining units impacted and the Employer will bring~~
25 ~~appropriate management staff to address the issue/subject. The scope of authority of the~~
26 ~~meeting and release time for employee representatives will be treated in a manner identical to~~
27 ~~the individual bargaining unit Joint Labor Management meetings.~~

28 **15.8 Joint UW and SEIU Healthcare 1199NW Strategic Quarterly Labor Management Meetings.**
29 The parties will establish a Steering Committee consisting of UW Medicine and Harborview
30 senior level leadership along with SEIU Healthcare 1199NW President and Executive Board
31 Union leadership to meet for the purpose of developing the joint work to be conducted by the
32 Steering Committee. The first tasks of the Steering Committee will be to identify areas of mutual
33 interest to the parties, determine what the goals and scope of the Steering Committee are,
34 establish a decision-making process, introduce reporting out of the committee's work, set the
35 meeting agendas and location, and determine what, if any, training is needed. The Steering
36 Committee shall meet quarterly for one year (or more often if mutually agreeable), discuss the
37 progress of the group, and then decide if/how future work should be organized. The Steering
38 Committee shall not engage in collective bargaining nor shall it supplant or duplicate contract
39 negotiations. The parties may employ the services of a neutral consultant/facilitator.

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Tentatively Agreed To:

For the Union:

Date 9/24/2025

DocuSigned by:
Robin Wyss
9A736501FAAE4A8...

For the Employer:

Date 8/28/2025

DocuSigned by:
Kristi Dravena
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Article 16 – Holiday

16.1 Holidays. Holidays for employees in the bargaining units shall be as designated by the University of Washington. The recognized holidays are observed as shown on the University's staff holiday schedule:

- New Year's Day
- Third Monday of January: (Martin Luther King Jr.'s Birthday)
- Third Monday of February: (Presidents' Day)
- Memorial Day
- Juneteenth (June 19)
- Independence Day
- Labor Day
- Veteran's Day
- Thanksgiving Day
- Native American Heritage Day
- Christmas Day

Holidays are prorated for part-time employees. The Employer may designate other days or shifts to be observed in lieu of the above holidays.

To be paid for a holiday not worked, employees must be in pay status for at least four (4) hours on the last scheduled work shift preceding the holiday.

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

Full Time Employee:

- A. When the holiday falls on the full time employee's regularly scheduled work day and is worked, the employee will be paid holiday premium pay (one and one half) for all hours worked. The employee will also receive eight (8) hours of holiday credit.
- B. When the holiday falls on the full time employee's regularly scheduled work day and is not worked, the employee will be paid eight (8) hours at the employee's regular rate of pay. If the employee's shift is more than eight (8) hours, the employee will be allowed to use compensatory time, holiday credit, vacation time off, or unpaid time off to complete the regularly scheduled work hours for the day.
- C. When the holiday falls on the employee's regularly scheduled day off, the employee will receive eight (8) hours of holiday credit.

Part Time Employee:

- D. When the holiday falls on the part time employee's regularly scheduled work day and is worked, the employee will be paid holiday premium pay (one and one half) for all hours worked. The employee will also receive the prorated to full time number of hours of holiday credit.
- E. When the holiday falls on the part time employee's regularly scheduled work day and is not worked, the employee will be paid the prorated to full time number of hours at the employee's regular rate of pay.

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

Holiday Credit.

- A. Holiday credit will be used and scheduled by the employee in the same manner as vacation leave in Article 17.
- B. Holiday Credit Cash Out: All holiday credit must be used by June 30th of each year. The employee's holiday credit balance will be cashed out every June 30th or when the employee leaves University employment for any reason. The employee's holiday credit balance may be cashed out when the employee:
 - 1. Transfers to a position in their department with different funding sources or,
 - 2. Transfers to a position in another department.

16.3 Personal Holiday.

- A. Each employee may select one personal holiday each calendar year in accordance with the following:
 - 1. The employee has been continuously employed by the institution for more than four (4) months;
 - 2. The employee has given not less than fourteen (14) calendar days written notice to the supervisor; provided, however, the employee and the supervisor may agree upon an earlier date; and
 - 3. The number of employees selecting a particular day off does not prevent providing continued public service.
- B. It is the employee's responsibility to schedule the Personal Holiday before December 31st, if not requested it is forfeited.
- C. Entitlement to the holiday will not lapse when it is cancelled by the Employer and cannot be rescheduled before December 31st.
- D. Full-time employees shall receive eight (8) hours of regular holiday pay for the personal holiday. Any differences between the scheduled shift for the day and eight (8) hours may be adjusted by use of vacation leave, holiday credit, use or accumulation of compensatory time as appropriate, or unpaid time off.
- E. Part-time employees shall be entitled to a pro-rated number of paid hours on a Personal Holiday based on their FTE.

Tentatively Agreed To:

For the Union:

DocuSigned by:
Robin Wyss
Date 10/12/2025 9A736501FAAE4A8...

For the Employer:

DocuSigned by:
Kristi Dravena
Date 8/28/2025 255BCC783CD346E...

1 Article 17 – Vacation Schedule**2 17.1 Vacation Leave.** The current accrual schedule for full-time employees is as follows:

During	Paid Vacation Days/Hours Per Year	Per Month
1st year	12/96	8.00
2nd year	13/104	8.67
3rd year	14/112	9.33
4th year	15/120	10.00
5th year	16/128	10.67
6th year	17/136	11.33
7th year	18/144	12.00
8th year	19/152	12.67
9th year	20/160	13.33
10th year	21/168	14.00
11th year	22/176	14.67
12th – 19th year	23/184	15.33
20th – 24th year	24/192	16.00
25th year or more	25/200	16.67

3

4 17.2 Vacation Time Off – Use.

5 A. An employee bringing an accrued balance from another state agency may use the
6 previously accrued vacation time off during the institutional probationary or trial service
7 period.

8 B. All requests for vacation time off must be approved by the employing official or
9 designee in advance of the effective date unless used for emergency child care as
10 provided in Article 25.

11 C. Vacation time off shall be scheduled by the employing department at a time most
12 convenient to the work of the department, the determination of which shall rest with the
13 employing official. As far as possible, absences will be scheduled in accordance with the
14 wishes of the employee in any amount up to the balance of the employee's accrued time
15 off.

16 D. Paid vacation time off may not be used in advance of its accrual. Scheduling of
17 vacations shall be the responsibility of supervision. However, supervision shall receive
18 input from the local units before making major changes to established department
19 policies on vacation leave.

20 E. All requests for vacation leave will receive a response from the employing department
21 within four (4) weeks or less of the request.

22 **17.3 Vacation Time Off – Use – Accumulation-Excess.** Vacation time off credits may be
23 accumulated to a maximum of thirty five (35) working days (two hundred and eighty [280]
24 hours). However, there are two (2) methods which allow vacation leave to be accumulated
25 above the maximum:

1 A. If an employee's request for vacation leave is denied by the employing official, then
2 the maximum of thirty five (35) working days accrual shall be extended for each month
3 that the leave is deferred provided a statement of necessity justifying the denial is
4 approved by the Personnel Officer.

5 B. As an alternative to subsection (A) of this section, employees may also accumulate
6 vacation leave in excess of thirty days as follows:

7 1. An employee may accumulate the vacation time off days between the time
8 thirty five (35) days is accrued and their Time Off Service Date (anniversary date
9 of state employment).

10 2. Such accumulated time off shall be used by the anniversary date and at a time
11 convenient to the employing institution/agency. If such leave is not used prior to
12 the employee's anniversary date, such leave shall be automatically extinguished
13 and considered to have never existed.

14 3. Such leave credit accumulated shall never, regardless of circumstances, be
15 deferred by the employing institution/agency by filing a statement of necessity
16 described in subsection (A) of this section.

17 **17.4 Vacation Time Off – Use – Cash Payment.** Bargaining unit members who have
18 completed six (6) continuous months of employment and who separate from service by
19 resignation, layoff, dismissal, retirement or death are entitled to a lump sum cash payment for all
20 unused vacation time off. Vacation time off payable under this section shall be computed and
21 paid as prescribed by the Office of Financial Management. No contributions are to be made to
22 the Department of Retirement Systems for lump sum payment of excess vacation leave
23 accumulated nor shall such payment be reported to the Department of Retirement Systems as
24 compensation.

25 **17.5 Vacation Leave Maximum.** Employees may accumulate maximum vacation balances not
26 to exceed the statutory limits in accordance with RCW 43.01.040 (currently two hundred eighty
27 [280] hours). However, there are two (2) exceptions that allow vacation leave to accumulate
28 above the maximum:

29 A. If an employee's request for vacation leave is denied and the employee has not
30 exceeded the vacation leave maximum (currently two hundred eighty [280] hours), the
31 appointing authority or designee shall grant an extension for each month that the
32 employee's request for vacation leave is deferred.

33 B. An employee may also accumulate vacation leave days in excess of the statutory limit
34 (currently two hundred eighty [280] hours) as long as the employee uses the excess
35 balance prior to their anniversary date. Any leave in excess of the maximum that is not
36 deferred in advance of its accrual as described above, shall be lost on the employee's
37 anniversary date.

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Tentatively Agreed To:

For the Union:

DocuSigned by:
Robin Wyss
Date 10/13/2025 9A736501FAAE4A8...

For the Employer:

DocuSigned by:
Banks Evans
Date 10/13/2025 C5469E99932C427...

Article 18 – Sick ~~Leave~~Time Off

18.1 Sick Time Off – Accrual. Full-time classified employees (pro-rated for part-time) shall accrue eight (8) hours of sick time off for each month of completed classified service. Paid sick time off may not be used in advance of accrual. Employees with ~~leave without pay~~unpaid time off 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-time off~~ accruals must not exceed eight hours in a month.

18.2 Sick ~~Leave~~Time Off – Use.

A. Sick leave shall be allowed an employee under the following conditions. ~~The Employer will not require verification for absences of less than three (3) consecutive work days or fewer. Such verification or proof may be given to the supervisor/manager or Human Resources according to departmental policy.~~

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

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

3. When an employee's child's school or place of care has been closed for a health-related reason or after the declaration of an emergency by a local or state government or agency, or by the federal government.

4. 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 applicability of "emergency," "necessary care" and "extended care" shall be made by the Employer.

5. To provide emergency child care for the employee's child. Such use of sick ~~leave-time off~~ is limited to twenty-four (24) hours (pro-rated for part-time) in any calendar year, unless extended by the Employer, and shall be used only as specified in Article 25.

6. Because of a family member's death that requires the assistance of the employee in making arrangements for interment of the deceased.

7. For personal medical, dental, or optical appointments or for family members' appointments when the presence of the employee is required, if arranged in advance with the employing official or designee.

8. If the employee or the employee's family member is a victim of domestic violence, sexual assault, or stalking as defined in RCW 49.76.020. The Employer may require the request for leave for this purpose be supported by verification per Administrative Policy Statement 46.8.

9. To prepare for, or participate in, any judicial or administrative immigration proceeding involving the employee or employee's family member.

1 B. Sick ~~leave time off hours~~ may be granted for condolence or bereavement.

2 **18.3 Family Member.** Family member is defined as the employee's spouse or same or opposite
3 sex state registered domestic partner, child, child's spouse, parent, grandparent, grandchild, or
4 sibling. Family member also includes individuals in the following relationships with the
5 employee's spouse or domestic partner: child, grandchild, parent and grandparent. "Child" also
6 includes a child of a legal guardian or de facto parent, regardless of age or dependency status
7 and those to whom the employee is "in loco parentis" or "de facto" parent as well as a child of a
8 legal guardian or de facto parent. Parent and Parent in-law also includes de facto parent, foster
9 parent, stepparent, or legal guardian. Family member also includes any individual who regularly
10 resides in the employee's home or where the relationship creates an expectation that the
11 employee care for the person, and that individual depends on the employee for care. Family
12 member does not include an individual who simply resides in the same home with no
13 expectation that the employee care for the individual.

14 ~~18.4 Verification: The Employer will not require verification for absences of less than three (3)~~
15 ~~consecutive work days or fewer. If the employee is seeking to use or has used sick time off for~~
16 ~~authorized purposes for more than three (3) consecutive days, the unit may require the~~
17 ~~employee to provide verification that establishes that the use of sick time off is for an authorized~~
18 ~~purpose. Such verification or proof must may be provided given to the unit after 10 calendar days~~
19 ~~of the first day the employee used sick time off to care for themselves or their family member.~~
20 ~~The employee is not required to provide any details concerning the specific nature of the health~~
21 ~~condition in order to use sick time off, unless otherwise required by law supervisor/manager or~~
22 ~~human Resources according to departmental policy. The Employer will not make unreasonable~~
23 ~~requests for sick time off verification.~~

24 **18.54 Sick Time Off – Compensation for.**

25 A. Employees shall be eligible to receive monetary compensation for accrued sick ~~leave~~
26 ~~time off hours~~ as follows:

27 1. ~~The Attendance Incentive Program allows eligible employees whose sick time~~
28 ~~off balances exceed 480 as of January 1st to be compensated for any accrued~~
29 ~~and unused sick time off accrued during the previous calendar year. Cash-outs~~
30 ~~are allowed once a year during the month of January. In January of each year,~~
31 ~~and at no other time, an employee whose year-end sick time off balance exceeds~~
32 ~~four hundred and eighty (480) hours may choose to convert sick time off hours~~
33 ~~earned in the previous calendar year minus those used during the year to~~
34 ~~monetary compensation.~~

35 a. No sick time off hours may be converted which would reduce the
36 calendar year-end balance below four hundred and eighty (480) hours.

37 b. Monetary compensation for converted hours shall be paid at the rate of
38 twenty-five percent (25%) and shall be based upon the employee's
39 current salary.

40 c. All converted hours will be deducted from the employee's sick time off
41 balance.

2. Employees who separate from state service due to retirement or death shall be compensated for their unused sick time off accumulation at the rate of twenty-five percent (25%). The employer will deposit the equivalent funds into a Health Reimbursement Account (HRA) through Voluntary Employee's Beneficiary Associate (VEBA) which complies with WAC 357-31-375. Compensation shall be based upon the employee's salary at the time of separation. For the purpose of this subsection, retirement shall not include "vested out-of-service" employees who leave funds on deposit with the retirement system (DRS). Furthermore, no contributions will be made to the DRS, nor any other retirement system, for payments under this subsection, nor are such payments reported as compensation for retirement purposes.

a.B. Compensation for unused sick ~~leave~~ time off shall not be used in computing the retirement allowance; therefore no contributions are to be made to the retirement system for such payments, nor shall such payments be reported as compensation.

b.C. An employee who separates from the classified service for any reason other than retirement or death shall not be paid for accrued sick time off.

18.5 Unexpected Absence: Advance Notification. Employees working the first (day) shift shall notify the Staffing Office or their Supervisor at least two hours in advance of the scheduled shift if unable to report for duty as scheduled. Employees working the second (evening) shift and third (night) shift shall notify the Staffing Office or their Supervisor at least two (2) hours in advance of the scheduled shift if unable to report for duty as scheduled.

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

18.7 Use of Vacation ~~Leave~~ or Compensatory Time Off Hours for Sick Leave Purposes. An employee who has used all accrued sick time off may be allowed to use accrued vacation time off, holiday credit, and/or compensatory time off for sick time off purposes when approved in advance or authorized by the Employer.

18.8 Restoration of Vacation Time Off. In the event of an incapacitating illness or injury during vacation time off, the Employer may authorize the use of sick time off and the equivalent restoration of any vacation time off otherwise charged. Such requests shall be in writing and medical verification may be required.

18.9 No Arbitrary Denial of Sick Time Off. The parties agree that neither the abuse nor the arbitrary denial of sick time off will be condoned. The Employer and the Union agree to work cooperatively toward the resolution of mutually identified problems regarding the use of sick ~~leave~~ time off hours. The Employer may provide periodic updates to employees regarding their use of sick ~~leave~~ time off hours. Such updates will not be considered counseling or disciplinary.

Tentatively Agreed To:

For the Union:

DocuSigned by:
Robin Wyss
Date 7/25/2025 9A736501FAAE4A8...

For the Employer:

DocuSigned by:
Kristi Dravena
Date 7/27/2025 255BCC783CD346E...

Article 19 – Job Posting & Transfer

19.1 Requests for a different shift, schedule, assignment, or FTE increase in the employee's present unit/department should be submitted to the employee's immediate supervisor in writing.

Requests for transfer to another unit/department should be submitted on the University's Employment Website. A good faith effort will be made to facilitate lateral transfers from one unit/department to another.

The employee's length of service shall be a consideration on FTE adjustments, transfer to a different shift, or unit/department.

Applications for promotions, and lateral transfers outside of the unit/department should be submitted on the University's Employment Website during the period of official posting.

Promotional openings will be posted for a minimum of seven (7) calendar days in the unit/department, the Nursing and Outpatient Clinic Administrative Office and the Medical Centers Human Resources Office.

19.2 Internal Lateral Movement Within Unit/Department. Prior to referring candidates, the Employer will provide seven (7) calendar days' notice to employees within the unit/department seeking a different shift regardless of shift or FTE. An employee's request for the vacant shift or FTE will be granted provided:

- A. The employee submitted the request in writing;
- B. The employee holds permanent status in the job classification;
- C. The employee is currently working in the same unit/department;
- D. No Final Counseling in the employee's file for the past twelve (12) months;
- E. The employee has the skills and abilities necessary for the vacant shift.

If two (2) or more employees request the vacant shift and they meet the above criteria, the senior employee will be appointed.

The offering of a formal layoff option in accordance with Article 38, Seniority, Layoff, Rehire, prior to granting a transfer request under this sub-article, is not a violation of this sub-article. This sub-article is not subject to the grievance procedure in accordance with Article 6.

19.3 SEIU 1199NW members at HMC who take a position represented by other CBA's for which they have not held permanent status will follow the trial service language from the SEIU 1199NW HMC CBA upon reversion. If their previous position is no longer available, they will revert to the rehire list for the position they held permanent status in immediately prior to taking the non-SEIU 1199NW HMC position.

19.43 When notice is provided to the Employer that a FTE that is part of the approved nurse staffing matrix or department staffing consistent with typical census will be permanently vacated the Employer will post the same FTE no more than four (4) weeks after the notice or the position being vacated.

1 **19.54** The Employer will make a good faith effort to provide temporary coverage for positions
2 vacant for long periods of time due to continuous FMLA, PFMLA, parental leave, or other types
3 of protected leave within four (4) weeks.

4 **19.65 FTE Decreases:** Employees will submit requests for FTE decreases in writing. The
5 Employer will respond in writing within sixty (60) days of request. The Employer will make a
6 good faith effort to accommodate requests to decrease FTE. If a request is denied, the
7 employee may request a meeting with the Employer to discuss the decision to deny and
8 potential alternatives that could be approved.

9 Managers will track requests, approvals, and denials of FTE decrease requests. JLMs will
10 review requests, denials, and approvals on a quarterly basis.

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Tentatively Agreed To:

For the Union:

Date 7/25/2025

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For the Employer:

Date 7/27/2025

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Kristi Dravena

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Article 20 – Miscellaneous Leave

20.1 Unpaid Absence. In addition to the circumstances specified elsewhere in this Agreement, the Employer, in its discretion may approve a leave without pay for the following reasons specified below. Unpaid absences must be approved or denied by the Employer in writing within fourteen (14) calendar days of the request when practicable and if denied will include the reason for denial. Approval will set a date for the employee's return to work. Modification of the return date must also be approved in writing by the Employer. When an employee is in unpaid status for more than eighty (80) hours in a month (pro-rated for their FTE) their progression start date will be adjusted by one (1) month, They will not accrue vacation time off.

20.2 Unpaid time off may be granted for the following reasons:

- A. Child or elder care emergencies
- B. Governmental service
- C. Citizen volunteer or community service
- D. Conditions applicable for leave with pay
- E. Education
- F. Formal collective bargaining
- G. Leave taken voluntarily to reduce the effect of a layoff
- H. To accommodate annual work schedules of employees occupying cyclic year positions
- I. As otherwise provided for in this Agreement

20.3 Unpaid time off for the following reasons is not covered by this Article:

- A. Compensable work-related injury or illness, (Article 30)
- B. Union activities (Article 42)

20.4 Conditions Applicable to Unpaid time off:

Employees must submit any request for unpaid time off in writing when feasible prior to the leave being used. Except as required by law, a request for unpaid time off must meet the following conditions:

- A. The employee must be a permanent employee
- B. The employee must have a bona fide intention of returning to work following the absence
- C. The unpaid time off must not, in the discretion of the University, interfere with operational needs.

20.5 Cancellation of Unpaid Absence. The Employer may cancel an unpaid absence upon finding that the employee is using the time off for purposes other than those specified at the time of approval, or where there are extreme circumstances requiring the employee's return to work. The Employer will provide written notice to the employee that an unpaid absence has been cancelled. The notice will set a date for the employee's return to work. Unless mutually agreed, the employee's failure to return to work on the date prescribed will be considered job abandonment.

20.6 Schedule During Continuous Leave of Absence. Employees that are placed on an approved continuous leave of absence, who do not work a Monday through Friday work schedule, will be placed on a Monday through Friday work schedule (pro-rated to their FTE) on

1 their permanent shift. For example a fifty percenter (50%) employee would be scheduled four
2 (4) hours per day Monday through Friday.

3 **20.7 Benefits During Leave.** Employees are encouraged to contact the Integrated Service
4 Center prior to any unpaid absence to understand impact on benefits and learn about other
5 points to consider.

6 **20.8 Returning Employee Rights.** Employees returning to work following an approved leave
7 without pay will be returned to the position they held prior to the unpaid absence or to another
8 position in the same classification in the same geographical area unit and organizational unit. In
9 the event the employee's position is substantially impacted during the time the employee is on
10 leave, they will be notified in writing and provided a time in which to exercise any rights available
11 pursuant to this Agreement.

12 **20.9 Educational Leave.** After six (6) months of continuous employment, permission may be
13 granted for leave of absence without pay for up to one (1) year of study, without loss of accrued
14 benefits. An employee shall not incur any reduction in pay when participating in an educational
15 program at the request of the employer.

16 **20.10 Government Service Leave.** After applicable accrued leave has been exhausted, Leave
17 without pay may be granted for government service in the public interest, including but not
18 limited to the U.S. Public Health Service or Peace Corps.

19 **20.11 Volunteer or Community Service Leave.** After applicable accrued time off has been
20 exhausted, Leave without pay may be granted for community volunteerism or service.

21 **20.12** A classified employee taking an appointment to a civil service exempt position (e.g.,
22 professional staff) shall be granted a leave of absence without pay, with the right to return to
23 their regular position, or to a like position at the conclusion of the exempt appointment; provided
24 application for return to classified status must be made not more than thirty (30) calendar days
25 following the conclusion of the exempt appointment.

26 **20.13 Leave of Absence-Duration.** Leave of absence without pay shall not exceed twelve (12)
27 months except for educational leave which may be allowed for the duration of actual attendance
28 and leave for government service in the public interest. Leave of absence without pay may be
29 extended for an additional twelve (12) months upon signed request of the employee and signed
30 approval of the employing official or designee and the Human Resources official. Additional
31 leave of absence without pay may be approved by the Human Resources official.

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Tentatively Agreed To:

For the Union:

DocuSigned by:
Robin Wyss
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Date 9/24/2025

For the Employer:

DocuSigned by:
Kristi Dravena
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Date 8/28/2025

Article 21 – Family Medical Leave Act and Parental Leave

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

- A. parental leave to care for a newborn or newly placed adopted or foster child; or
- B. personal medical leave due to the employee's own serious medical condition that requires the employee's absence from work; or
- C. family medical leave to care for a family member who suffers from a serious medical condition that requires care or supervision by the employee. Family Member is defined as: the employee's spouse or same or opposite sex domestic partner, child, parent, grandparent, grandchild, sister, or brother. It also includes individuals in the following relationships with the employee's spouse or domestic partner: child, parent, and grandparent. "Child" also includes any child residing in the employee's home through foster care, legal guardianship or custody. Family members include those persons in a "step" relationship.

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

- A. For work under FMLA, the Employer may require that employees use a portion of their accrued but unused paid leave. With respect to employees who receive workers' compensation time-loss benefits, employees may elect to receive time-loss exclusively, or may elect to receive a combination of time-loss and accrued leave as provided in Article 30. All other provisions of Article 21 shall apply to work-related injury leave that is designated as FMLA leave.
- B. Employees may retain either eighty (80) hours of accrued vacation time off or eighty (80) hours of sick time off. Vacation and sick leave that has been requested and approved prior to the request for the use of FMLA will not be considered when requiring employees to use leave during FMLA-covered leave.

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

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

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

Parental leave not covered by FMLA may be a combination of the employee's accrued vacation time off, sick time off up to thirty (30) days, personal holiday, holiday credit, or compensatory time, the combination of which may be determined by the employee.

21.6 Schedule During Continuous Leave of Absence (FMLA and Parental Leave).

Employees that are placed on an approved continuous leave of absence, who do not work a Monday through Friday work schedule, will be placed on a Monday through Friday work schedule (pro-rated to their FTE) on their permanent shift- For example a fifty percent (50%) employee would be scheduled four (4) hours per day Monday through Friday.

Tentatively Agreed To:

For the Union:

Date 12/6/2025

DocuSigned by:

Robin Wyss

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For the Employer:

Date 8/28/2025

DocuSigned by:

Kristi Dravena

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Article 22 – Management Rights and Responsibilities

Except as specifically limited to this Agreement, the Employer has the right and the responsibility to control, change, and supervise all operations, and to direct and assign employees. Such right and responsibility shall include, but not be limited to, the selection and hiring of employees, discipline for cause, classification, reclassification, suspension, layoff, promotion, demotion, or transfer of employees, establishment of work schedules, and control and regulations of the use of all equipment and other property of the University. The Employer is responsible for establishing and maintaining an appropriate standard of care for patients in this hospital. The Employer shall take whatever action as may be necessary to carry out its responsibilities in any emergency situations.

Application of this Article shall not preclude use of the Grievance Procedure as established in this Agreement.

Tentatively Agreed To:

For the Union:

DocuSigned by:
Robin Wyss
Date 10/12/2025 9A736501FAAE4A8...

For the Employer:

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Kristi Aravena
Date 8/28/2025 255BCC783CD346E...

Article 23 – Performance of Duty

23.1 The Employer and the Union acknowledge that this Agreement provides, through the Grievance Procedure contained therein, for an orderly settlement of grievances or disputes which may arise between the parties. Accordingly, the parties agree that the public interest requires the uninterrupted performance of all University services and to this end pledge to prevent or eliminate any conduct contrary to that objective. Therefore, during the life of this Agreement there shall be no work stoppage or any other form of concerted job action by employees in the bargaining units, nor will the Union authorize or condone such activity in form.

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

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

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

23.5 Employees covered by this Agreement who would engage in any prohibited activity as defined above shall be subject to disciplinary action by the Employer, including discharge.

Tentatively Agreed To:

For the Union:

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Robin Wyss
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Date 10/12/2025

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Date 8/28/2025

Article 24 – Unpaid Holidays for a Reason of Faith or Conscience

Unpaid time off will be granted for a reason of faith or conscience for up to two (2) workdays per calendar year as provided below.

24.1 Unpaid time off will be granted for up to two (2) workdays per calendar year for a reason of faith or conscience or an organized activity conducted under the auspices of a religious denomination, church or religious organization. Leave without pay may only be denied if the employee's absence would impose an undue hardship on the Employer as defined by Chapter 82-56 WAC or the employee is necessary to maintain public safety.

24.2 The Employer will allow an employee to use compensatory time, holiday credit, personal holiday or vacation time off in lieu of unpaid time off. All requests to use compensatory time, holiday credit, personal holiday or vacation time off requests must indicate the time off is being used in lieu of unpaid time off for a reason of faith or conscience. An employee's personal holiday must be used in full workday increments.

24.3 An employee's seniority date, progression start date, probationary period or trial service period will not be affected by unpaid time off taken for a reason of faith or conscience.

24.4 Employees will only be required to identify that the request for leave is for a reason of faith or conscience or an organized activity conducted under the auspices of a religious denomination, church, or religious organization.

Tentatively Agreed To:

For the Union:

For the Employer:

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Robin Wyss
Date 10/12/2025 9A736501FAAE4A8...

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kristi dravena
Date 8/28/2025 255BCC783CD346E...

Article 25 – Leave Due to Family Care Emergencies

25.1 There are two (2) types of family care emergencies:

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

25.2 An employee who is unable to report for or remain at work due to a family care emergency may use up to three (3) work days per calendar year of each of the following: compensatory time, vacation time off, sick time off, and unpaid time off. Employees may also use their personal holiday. Use of any of the above leave categories is dependent upon the employee's eligibility to use such leave. The employee upon returning from such leave shall designate to which leave category the absence will be charged.

25.3 Accrued sick time off in excess of three (3) days may be used when the employee's child's school or day care has been closed by a public official for any health related reason.

Tentatively Agreed To:

For the Union:

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Robin Wyss
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Date 10/12/2025

For the Employer:

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Kristi Dravena
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Date 8/28/2025

Article 26 – Civil/Jury Duty Leave and Bereavement Leave

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

26.1 Civil Duty. Paid time off will be granted for jury duty. Paid time off will also be granted to serve as trial witnesses, or to exercise other subpoenaed civil duties such as testifying at depositions related to their University employment. Employees will not get paid civil duty time off for legal actions that they initiate or that name the employee as a defendant in a private legal action unrelated to your University employment.

The employee will notify the Employer as soon as the employee becomes aware of the need for a civil duty absence.

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

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

26.2 Bereavement Time Off. An employee shall be granted up to ~~three-five (53)~~ continuous or non- continuous days of bereavement time off, as requested by the employee, for each death of a family member or loss of pregnancy. Bereavement time off beyond ~~three-five (53)~~ days may be approved based on individual circumstances, such as relationship of the employee to the deceased family member, employee responsibility for making funeral arrangements, religious reasons and/or distance of travel out of the area. Upon the Employer's approval, the employee may choose to use the following time off types ~~of leave for beyond the three (3) days~~: sick, vacation, compensatory time, holiday credit, or unpaid time off.

Family member is defined as the employee's spouse or same or opposite sex state registered domestic partner, child, child's spouse, parent, grandparent, grandchild, or sibling. Family member also includes individuals in the following relationships with the employee's spouse or domestic partner: child, grandchild, parent and 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 parentis" or "de facto" parent as well as a child of a legal guardian or de facto parent. Parent and Parent-in-law also includes de facto parent, foster parent, stepparent, or legal guardian. Family member also includes any individual who regularly resides in the employee's home or where the relationship creates an expectation that the employee care for the person, and that individual depends on the employee for care. Family member does not include an individual who simply resides in the same home with no expectation that the employee care for the individual.

~~Family Member is defined as the employee's spouse or same or opposite sex state registered domestic partner, child, parent, grandparent, grandchild, or sibling. Family member also includes individuals in the following relationships with the employee's spouse or domestic partner: child, parent and 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 parentis” or “de facto” parent as well as a child of a legal guardian or de facto parent.
Parent and Parent in law also includes de facto parent, foster parent, stepparent, or legal
guardian.~~

Tentatively Agreed To:

For the Union:

Date 7/25/2025
DocuSigned by:
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For the Employer:

Date 7/27/2025
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Kristi Aravena
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Article 27 – Leave Related to Domestic Violence, Sexual Assault or Stalking

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

For purposes of this section, “family member” includes an employee’s child, spouse, parent, parent-in-law, grandparent, domestic partner or a person who the employee is dating. The employee must provide advance notice of the need for such leave, whenever possible and may be required to provide verification of need and familial relationship (e.g. a birth certificate, police report).

An employee may elect to use any combination of their accrued time off or unpaid time off. HMC shall maintain health insurance coverage for the duration of the leave.

The Employer shall maintain the confidentiality of all information provided by the employee including the fact that the employee is a victim of domestic violence, sexual assault or stalking, and that the employee has requested leave.

Tentatively Agreed To:

For the Union:

Date 10/12/2025

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For the Employer:

Date 8/28/2025

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Kristi Aravena

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Article 28 – Health Insurance and Pension**28.1**

- A. For the 202~~53~~-202~~75~~ biennium, the Employer Medical Contribution (EMC) will be an amount equal to eighty-five percent (85%) of the monthly premium for the self-insured Uniform Medical Plan (UMP) Classic for each bargaining unit employee eligible for insurance each month, as determined by the Public Employees Benefits Board (PEBB). In no instance will the employee contribution be less than two percent (2%) of the EMC per month. B. The point-of-service costs of the Classic Uniform Medical Plan (deductible, out-of-pocket maximums and co-insurance/co-payment) may not be changed for the purpose of shifting health care costs to plan participants, but may be changed from the 2014 plan under two (2) circumstances:
1. In ways to support value-based benefits designs; and
 2. To comply with or manage the impacts of federal mandates.

Value-based benefits designs will:

1. Be designed to achieve higher quality, lower aggregate health care services cost (as opposed to plan costs);
2. Use clinical evidence; and
3. Be the decision of the PEB Board.

- C. Article 28.1 will expire June 30, 202~~75~~.

28.2

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

28.3 Wellness

- A. 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.
- B. 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.

28.4 The PEBB Program shall provide information on the Employer sponsored Insurance Premium Payment Program on its website and in an open enrollment publication annually.

28.5 ~~Medical~~ Flexible Spending Arrangement

- A. During January 202~~6~~⁴ and again in January 202~~7~~⁵, the Employer will make available ~~two-three~~ hundred ~~fifty~~ dollars (\$~~300~~²⁵⁰) in a ~~medical-f~~lexible ~~S~~pending ~~A~~rrangement (FSA) account for each bargaining unit member represented by a Union in the Coalition described in RCW 41.80.020(3), who meets the criteria in Subsection 28.57(B) below.
- B. In accordance with IRS regulations and guidance, the Employer FSA funds will be made available for a Coalition bargaining unit employee who:
1. Is occupying a position that has an annual full-time equivalent base salary of sixty ~~eight~~ thousand ~~and four~~ dollars (\$~~68~~⁹,00~~40~~) or less on November 1 of the year prior to the year the Employer FSA funds are being made available; and
 2. Meets PEBB program eligibility requirements to receive the employer contribution for PEBB medical benefits on January 1 of the plan year in which the Employer FSA funds are made available, is not enrolled in a high-deductible health plan, and does not waive enrollment in a PEBB medical plan except to be covered as a dependent on another PEBB non-high deductible health plan.
 3. Hourly employees' annual base salary shall be the base hourly rate multiplied by two thousand eighty-eight (2088).
 4. Base salary excludes overtime, shift differential and all other premiums or payments.
- C. ~~An-medical~~ FSA will be established for all employees eligible under this Section who do not otherwise have one. An employee who is eligible for Employer FSA funds may decline this benefit but cannot receive case in lieu of this benefit.
- D. The provisions of the State's salary reduction plan will apply. In the event that a federal tax that takes into account contributions to a FSA is imposed on PEBB health plans, this provision will automatically terminate. The parties agree to meet and negotiate over the termination of this benefit.

Tentatively Agreed To:

For the Union:

Date 7/25/2025

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For the Employer:

Date 7/27/2025

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Kristi Aravena

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Article 29 – Military Leave

29.1 Military Leave will be approved in accordance with University of Washington Administrative Policy Statement 45.4, which is subordinate to the Uniformed Services Employment and Reemployment Rights Act, RCW 38.40, and RCW 49.77. Employees who are called to active duty in any of the uniformed services or their reserves shall receive twenty-one (21) work days of paid military leave annually from October 1 through September 30. Such paid military leave shall be in addition to any compensatory time, holiday credit, vacation or sick time off to which the employee might be otherwise entitled, and shall not involve the reduction of any benefits, performance rating, privileges or base pay. During the period of paid military leave, the employee shall receive their normal pay. If the employee is scheduled to work a shift that begins on one calendar day and ends on the next calendar day, the employee is charged military leave only for the first calendar day.

29.2 Employees required to appear during working hours for a physical examination to determine physical fitness for military service shall receive full pay for the time required to complete the examination.

29.3 Employees who are called to active duty in one of the uniformed services of the United States or the State of Washington shall be granted a military leave of absence without pay for absence from work for up to five (5) years in addition to any time covered by the provisions of Section 29.1. During an unpaid military leave of absence, an employee is entitled to receive:

- A. retirement benefits and service credit in accord with the provisions of the applicable retirement system;
- B. paid medical and dental insurance if in pay status at least eight (8) hours per month. Other health plan coverage at the employee's request and expense for a limited period of time as determined by the Health Care Authority;
- C. other length-of-service credits related to employment that would have been granted had the employee not been absent; provided that the employee returns to University service at the conclusion of the leave in accord with applicable Federal and State laws related to military leave; and
- D. any additional benefit required by then-applicable state or federal law.

29.4 The employee should follow the Military Leave of absence Request process to request military leave. Unless prohibited by military necessity, the University shall be provided with a copy of an employee's orders at the time the employee requests military leave. Such request shall be made as soon as reasonably practical after the employee learns of the need for such leave.

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

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

1

Tentatively Agreed To:

For the Union:

For the Employer:

DocuSigned by:
Robin Wyss
Date 10/12/2025 9A736501FAAE4A8...

DocuSigned by:
Kristi Aravena
Date 8/28/2025 255BCC783CD346E...

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Article 30 – Worker’s Compensation Leave

30.1 Employees who suffer a work related injury or illness that is compensable under the state worker’s compensation law may select time loss compensation exclusively, leave payment exclusively or a combination of time loss compensation and accrued paid time off.

30.2 During a period when an employee receives pay for vacation time off, compensatory time off, holiday credit, or holidays and also receives worker’s compensation for time loss, the employee is entitled to both payments without any deduction for the industrial insurance payment.

30.3 When an employee receives worker’s compensation payment for time loss and is on unpaid time off, no deductions will be made for the industrial insurance payment.

30.4 An employee who sustains an industrial injury, accident or illness, arising from employment at Harborview 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 start date may be granted at the option of the Employer.

30.5 Employees working for ALNW will be covered under the Worker’s Compensation laws that apply to the state in which their assigned base is located. The Employer will comply with all such laws.

Tentatively Agreed To:

For the Union:

DocuSigned by:
Robin Wyss
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Date 10/12/2025

For the Employer:

DocuSigned by:
kristi Aravena
255BCC783CD346E...
Date 8/28/2025

Article 31 – Health and Safety

31.1 Benefits. The Employer shall bear the cost of and provide bargaining unit employees with:

- A. At the beginning of employment and annually thereafter TB testing including chest x-rays where medically indicated. For employees working in high risk areas, TB testing shall be available on a six month basis. Before screening, all employees shall be counseled regarding anergy testing. When medically indicated, or upon the employee's request, appropriate anergy testing will be provided.
- B. Throat culture if requested by the employee and ordered by a physician.
- C. Vaccinations and immunizations provided by the hospital.
- D. Hepatitis B vaccine for all employees. At the employee's request the Employer shall provide an antibody test to ensure that the employee's antibody titer level is sufficient to protect against Hepatitis B infection. If medically indicated and upon request, the employee shall receive a booster.
- E. At the employee's request, the Employer will test for Hepatitis C using a test considered most reliable by the Employer.
- F. The Employer will test employees for Covid in accordance with the Employer's policy.
- G. The Employer shall refer PPD converters for appropriate medical treatment at no cost to the employee.

31.2 Policies. It is the Employer's intent to make reasonable and proper provisions for the maintenance of appropriate standards of health and safety within the workplace. This shall include providing, and making available, safe medical devices, personal protective equipment, and applicable training, education and critical incident de-briefing. Training and education shall be made available during each shift and will be accessible to all employees. The Employer shall comply with applicable Federal and State health and safety legislation and regulations and has designated the University's Environmental Health and Safety Department to advise and monitor compliance with such standards. If a resolution of any dispute pertaining to this section is not reached through the assistance of EH&S, a complaint may be filed with the Washington State Department of Labor & Industries whose findings shall be binding upon both parties.

31.3 Working Conditions. All work shall be performed in conformity with applicable health and safety standards. Employees are encouraged to immediately report any unsafe working condition to their supervisor. No employee shall be disciplined for reporting any such conditions nor be required to work or to operate equipment when they have reasonable grounds to believe such action would result in immediate danger to life or safety the final determination of which shall rest with the Environmental Health & Safety Department.

31.4 The Employer will provide TB conversion rate data and blood exposure incident summaries to the Health and Safety Committee.

31.5 Medical Devices. The Employer will conduct audits of Personal Protective Equipment per manufacturer guidelines, and any faulty equipment will be pulled from circulation. Employees wishing to suggest additional safety equipment or to raise issues with regard to current equipment (e.g. availability, training needs, effectiveness) are encouraged to raise such suggestions through management or with appropriate committees – Nursing QA & I, Health and Safety, Infection Control, or Product Evaluation.

1 **31.6 Training/Education.** The Employer shall provide an annual infection control/safety update
2 on paid time for all employees in accordance with applicable statutes and regulations.

3 Workplace violence and personal safety training will be mandatory for all staff in the New Staff
4 Orientation. Employees are also encouraged to take advantage of ongoing training opportunities
5 available in this area.

6 Other training related to general and personal safety will be made available as appropriate to
7 the clinical setting, general environment, and needs of the patient population and the staff.

8 Reasonable requests for such training will be considered.

9 **31.7 Exposure Control.**

10 A. The Employer agrees to take every reasonable measure to prevent occupational
11 transmission of TB and other communicable diseases. All employees shall have access
12 to the written TB exposure control plan. Counseling on Hepatitis C shall be included in
13 the exposure protocol.

14 B. The Employer shall provide confidential twenty-four (24) hour information and referral for
15 employees sustaining needlestick injuries or other blood and body fluid exposures.
16 Efforts will be made to identify all staff exposed to communicable and infectious
17 diseases. These staff members will be notified using all available contact information and
18 instructed on follow-up within seventy-two (72) hours of being identified as exposed.
19 Such notification will be documented and shared monthly with the Health and Safety
20 Committee.

21 C. The Employer shall provide appropriate PPE to all health care workers in accordance
22 with UW Medicine policy. No employee will be disciplined or retaliated against for
23 advocating for PPE that they believe is needed for their and others' safety.

24 **31.8 Security.** HMC recognizes the importance of maintaining a safe and secure working
25 environment. HMC encourages recommendations for improving safety and security to be
26 brought to the Unit Manager, to the Health and Safety Committee and other appropriate
27 designated committees. The written HMC security plan will be made available to the Union
28 through its representative on the Health & Safety Committee.

29 **31.9 Prevention of Workplace Violence.** HMC's Environment of Care Committee has a
30 subcommittee on Workplace Violence Prevention. SEIU 1199NW will appoint two (2) members
31 to serve on this committee. All time spent by members on this Committee shall be paid per
32 Article 15.6 (Committee Work).

33 As part of its work, the Workplace Violence Prevention Committee will address the
34 safety/security of the layout of the Medical Center, staff concerns in planning and ongoing
35 resources which include the evaluation of implemented programs and the training needs of
36 employees and the evaluations from any workplace violence training to meet the needs of
37 employees.

38 ~~**31.10 ALNW Safety Committee** — see Article 47.10 "ALNW Safety Committee".~~

1 **31.11** Concerns regarding Health and Safety (Article 31.2 and 31.3) shall be resolved following
2 the provisions of Sections 31.2 and 31.3. The remainder of this article is subject to Article 6
3 Grievance Procedure.

4 **31.12** Emergency Department Security: Within sixty (60) days of ratification, the parties will
5 schedule an ad hoc JLM meeting for members and delegates in the Emergency Department to
6 discuss solutions regarding safety concerns related to the entrances and weapons screening
7 with the Director of HMC Security. The ad hoc JLM may meet again at the end of the pilot.

8

Tentatively Agreed To:

For the Union:

For the Employer:

Date

Date 8/28/2025

DocuSigned by:

Kristi Dravena

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1 **Article 32 – Subordination of Agreement and Saving Clause**

2 It is understood that any provision of this Agreement shall not prevail if in conflict with applicable
3 law.

4 Any provision of the Agreement which may be adjudged to be unlawful or invalid by a court of
5 law shall thereafter become null and void, but all other provisions of this Agreement shall
6 continue in full force and effect.

7 Upon request from either party, the Union and Employer negotiating committees shall
8 commence negotiations within thirty (30) days for the purpose of coming to agreement on a
9 substitute provision for that which was declared unlawful or invalid.

10

Tentatively Agreed To:

For the Union:

For the Employer:

DocuSigned by:
Robin Wyss
Date 10/12/2025 9A736501FAAE4A8...

DocuSigned by:
Kristi Aravena
Date 8/28/2025 255BCC783CD346E...

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1 **Article 33 – Complete Agreement**

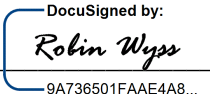
2 The parties acknowledge this contract is complete in itself and sets forth all the terms and
3 conditions of the agreement between the parties hereto. Therefore, during the life of this
4 contract neither party shall be required to bargain on personnel or other matters under the
5 discretion of the University and not covered by this Agreement.

6

Tentatively Agreed To:

For the Union:

For the Employer:

Date 10/12/2025 9A736501FAAE4A8...

Date 8/28/2025 255BCC783CD346E...

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Article 34 – Duration of Agreement

This Agreement shall become effective July 1, 202~~5~~³ or upon ratification, whichever is later, and shall remain in full force and effect until June 30, 202~~7~~⁵. Automatic renewal shall extend the terms of the Agreement for one year at a time, unless either party serves the other with written notice at least one hundred twenty (120) calendar days prior to the anniversary date of its intent to negotiate a new Agreement. Should such notice be served, bargaining shall commence within thirty (30) days following the date of the notice for the purpose of negotiating a new Agreement.

Tentatively Agreed To:

For the Union:

For the Employer:

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Robin Wyss
Date 10/12/2025 9A736501FAAE4A8...

DocuSigned by:
Kristi Aravena
Date 8/28/2025 255BCC783CD346E...

1 **Article 35 – Drug and Alcohol Free Workplace**

2 The University of Washington, UW Medicine, and/or Harborview Medical Center has the right to
3 update, develop, and/or implement a policy on drug and alcohol free workplace. Prior to taking
4 such action, the Employer will provide sixty (60) days' notice to affected employees and the
5 union.

6

Tentatively Agreed To:

For the Union:

For the Employer:

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Rolin Wyss
Date 10/12/2025 9A736501FAAE4A8...

DocuSigned by:
Kristi Aravena
Date 8/28/2025 255BCC783CD346E...

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8

Article 36 – Corrective Action/Dismissal Process

36.1 Corrective Action/Dismissal. The Employer and the Union will follow the “Corrective Action/Dismissal Process” below for all corrective action/dismissal actions in order to utilize a corrective rather than punitive approach.

No employee shall be subject to the Corrective Action/Dismissal Process except for just cause. The Corrective Action/Dismissal Process will be considered to incorporate the concept of progressive action and provide a positive process for improvement. The University will determine the specific step at which the process begins based on the nature and severity of the problem.

Informal Coaching: verbal counseling between employee and immediate supervisor is not considered corrective action. The supervisor may follow up the informal coaching in writing which may include an action plan, and shall not be placed in the employee's file. Informal coaching is not grievable.

36.2 Representation During Investigations.

- A. Upon request, an employee has the right to a single union representative (either a delegate or an organizer) at an investigatory interview called by the Employer, if the employee reasonably believes corrective action could result. The Employer will provide reasonable time to allow an employee to secure a representative.
- B. The role of the union representative in regard to Employer-initiated investigation is to provide assistance and counsel to the employee and not interfere with the Employer's right to conduct the investigation. Every effort will be made to cooperate in the investigation.
- C. An employee placed on an alternative assignment during an investigation will not be prohibited from contacting their union representative unless there is a conflict of interest, in which case the employee may contact another union representative. This does not preclude the Employer from restricting an employee's access to the Employer's premises.
- D. An interpreter can be requested by either party and will be provided.

~~Informal Coaching, verbal counseling between employee and immediate supervisor. Supervisor may follow up in writing which may include an action plan, which shall not be placed in the employee's file.~~²

36.3 Written Action Plans. Written action plans shall identify problem area(s), performance objectives and suggestions for remedying and shall include reasonable timelines for completion. When an employee has chosen to be represented by the Union during the Corrective Action/Dismissal Process, the representative will be involved in developing the written action plan. At the conclusion of the counseling session, the Employer will inform the employee when the employee may reasonably expect to receive the written action plan.

36.4 Corrective Action/Dismissal Process. The Employer will make clear the Step of the process being conducted.

1 Formal Counseling. Formal counseling (may involve administrative personnel other than the
2 employee's immediate supervisor) including the development of a written action plan.

3 Final Counseling. Final counseling (may involve administration other than the employee's
4 immediate supervisor) including action plan discussion and decision making assignment (a
5 period of paid time away from the work site for the employee to consider the consequences or
6 failure to follow the action plan and to review the final written action plan for possible correction).

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

13 Grievability/Arbitrability. ~~Informal Coaching of the Corrective Action/Dismissal Process above is~~
14 ~~not grievable.~~ Formal counseling may be grieved through Step Three Mediation of the grievance
15 procedure only. Final counseling and dismissal may be grieved through every step of the
16 grievance procedure beginning at Step Two.

17 **36.5 Representation.** All employees upon request shall be entitled to have a **single**
18 representative ~~(delegate or organizer)~~ present during all steps of the Corrective Action/Dismissal
19 Process. All employees upon request shall be entitled to have a representative present during
20 meetings that are investigatory in nature and may reasonably be expected to result in
21 implementation of the Corrective Action/Dismissal Process at Formal Counseling or higher.

22 **36.6 Investigations.**

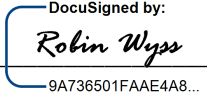
- 23 A. ~~If the Employer places an employee on administrative leave for investigatory purposes,~~
24 ~~the Employer will notify the employee prior to upon scheduling of the investigation~~
25 ~~meeting onset of the leave~~ of the subject of the investigation. At the conclusion of an
26 investigation, where the Employer elects not to take corrective action, the employee will
27 be provided with a notification that the investigation is completed and that no corrective
28 action will be imposed.
- 29 B. Upon request of the Union, if an investigation of employee lasts longer than sixty (60)
30 days from the date the employee was interviewed, the Employer will provide an
31 explanation to the Union of the current status of the investigation (for example:
32 interviews still being conducted, drafting of investigative report, waiting for analysis of
33 data), next steps and approximate timeframe for completion.

34 **36.7 Off the Job Activities.** The private and personal "off the job" lifestyle and activities of an
35 employee shall not be legitimate grounds for disciplinary action initiated by the Employer except
36 where such lifestyle or activities constitute a direct conflict of interest as set forth in RCW 42.18
37 or are directly detrimental to the employee's work performance.

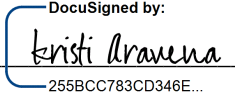
38 **36.8 RN3s.** While RN3s may be involved in mentorship and feedback as well as employee
39 evaluations, management will lead the corrective action process. RN3s can be present with
40 management during the corrective action process.

Tentatively Agreed To:

For the Union:

Date 9/24/2025  9A736501FAAE4A8...

For the Employer:

Date 8/28/2025  255BCC783CD346E...

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Article 37 – Nonpermanent and Intermittent Employees

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

37.1 Definition. A Nonpermanent position can be created when any of the following conditions are met:

- A. The UW is recruiting to fill a vacant position with a permanent position;
- B. The UW needs to address a short-term immediate workload peak or other short-term needs;
- C. The UW is not filling a position with a permanent position due to the impending or actual layoff of a permanent employee(s);
- D. The UW is filling positions when a worker is on a leave-of-absence; or
- E. Temporary project.

37.2 Types of Nonpermanent Positions:

- A. Nonpermanent Hourly
- B. Nonpermanent Fixed Duration

37.3 Nonpermanent Hourly and Nonpermanent Fixed Duration Appointments.

- A. The initial duration of a Nonpermanent Hourly and Nonpermanent Fixed Duration appointment cannot exceed twelve (12) months from the hire date but may be extended to no more than twenty-four (24) months if the conditions in 37.1 A-E still exist. Individuals may receive consecutive Nonpermanent Fixed Duration or Hourly appointments as long as:
 - 1. Any subsequent appointment is to a different position; or
 - 2. The multiple positions are cyclical in nature but last fewer than nine (9) months during any consecutive twelve (12) month period.
- B. Conclusion of the appointment will be at the discretion of the University, including termination of appointment prior to its originally intended expiration date, and will not be subject to Articles 6 (Grievance Procedure) and Article 38 (Seniority, Layoff, Rehire) of the contract.
- C. If the employee is not a permanent state employee, the employer must give one work days' notice prior to conclusion of the appointment. A Nonpermanent appointment may be terminated immediately with pay in lieu of the one work day of notice required for Nonpermanent Employees.
- D. If at any time during a Nonpermanent appointment, a short-term workload peak or other short term need becomes ongoing and permanent in nature, the Employer must take action to fill the position on a permanent basis.

37.4 Intermittent Positions. An Intermittent position exists when the nature of the work is sporadic and does not fit a particular pattern.

37.5 Hours of Work and Overtime.

- A. Hours of work for Nonpermanent and Intermittent Employees shall be established by the employing official. Work assigned in excess of forty (40) hours in a seven (7) day work

week constitutes overtime. Overtime hours will be compensated at a rate of one-and-one-half (1-1/2) times the employee's regular rate. Temporary/intermittent employees will have access to premium shifts when those are offered and they meet the requirements of the premium.

Time paid for but not worked shall not count towards the calculation of overtime.

B. Minimum Work Availability.

1. **Intermittent and Nonpermanent Employees:** Appointments may be ended due to a lack of work or employee availability.
2. Notification of cancelled shift. Failure to notify or attempt to notify staff of cancellation at least two (2) hours prior to the start of a shift will result in the employee being assigned to a unit for a minimum of two (2) hours.
3. Intermittent and Nonpermanent ~~Registered Nurses~~ Employees
 - i. Minimum Work Availability. The minimum work availability for ~~per-diem intermittent/hourly non-permanent Nurses-employees~~ is four (4) shifts per four (4) week period. The four (4) shifts of availability must match the open shift needs of the department if the information regarding availability is known to the employee at the time of shift selection. If an employee Nurse withdraws availability, the shift does not count towards the minimum requirement. All hourly staff, once scheduled, are expected to honor the commitment, with the exception of illness or serious emergency. If an employee Nurse is unable to report to work as scheduled, the nurse-employee shall notify the Staffing Office or their Supervisor at least two (2) hours in advance of the scheduled shift. Temporary/intermittent employees are only eligible for premium shifts after meeting the minimum availability requirements.
 - ii. Weekend Availability Minimum. If working less than twenty (20) hours per week the requirement is two (2) weekend shifts per each four (4) week schedule period. If working more than twenty (20) hours per week the requirement is four (4) weekend shifts per each four (4) week schedule period. Weekend requirements are contingent upon unit staffing needs for weekend scheduling; weekday shifts may be substituted if that meets unit needs.
 - iii. Holiday Availability. In areas where staffing is required on holidays, ~~per-diem nonpermanent/intermittent~~ staff are expected to commit to at least one (1) shift on the Thanksgiving Day, Christmas, or New Year holidays.
 - iv. Notification of cancelled shift. Failure to notify or attempt to notify staff of cancellation within the appropriate time limits will result in the employee being assigned to a unit for a minimum of two (2) hours. Shifts that are canceled by the Employer count as an available shift.
 - iv-v. Employees who call in sick on a shift for which they were scheduled, will have that shift counts toward one of their available shifts.

C. **Hours Review.** If the Union believes there is an employee classified as ~~per-diem nonpermanent and intermittent~~ who have been working regular full or part-time

hours for a period of over twelve (12) months, may request to have their hours reviewed by the Employer.

37.6 Probationary Period Upon Movement from Nonpermanent or Intermittent to Regular.

- A. A Nonpermanent or Intermittent Employee hired into a regular bargaining unit position is required to serve a probationary period.
- B. A Nonpermanent or Intermittent Employee who is hired into a regular position in the same job classification in the same unit without a break in service through open recruitment may have their Nonpermanent or Intermittent hours of service apply toward their probationary period for that position up to a maximum of six (6) months as determined by the Employer. Employees may request a meeting to review the determination of hours credit received.
- C. The Employer may convert a Nonpermanent or Intermittent position into a permanent position if the Employer used a competitive process to fill the Nonpermanent. In such circumstances the employee will serve a probationary or trial service period, whichever is applicable.

37.7 Compensation.

- A. The rate of pay for employees under this Article must be placed on a salary step within the range for the classified title that best fits the work.
- B. The progression start date shall be established as follows:

1. The first of the current month for actions occurring between the first and the fifteenth of the month; or,

~~2.~~ The first of the following month for actions occurring between the sixteenth and the end of the month.

C. Annual Salary Adjustment. Annual salary adjustments up to the top automatic step will be administered the same as regular positions in the same classification. Employees are encouraged to speak with their manager if they believe they are not on the appropriate step based on years of experience. The manager may request a recruitment and retention increase per Article 45.437.7 and will follow up with a response to the employee.

~~C-D.~~ Shift Differential. Employees assigned to work the evening (3:00 pm – 11:00 pm) shift shall be paid a shift differential in accordance to Section 37.7.J of this agreement over the hourly contract rates of pay. Employees assigned to work the night shift (11:00 pm – 7:00 am) shall be paid a shift differential in accordance to Section 37.7.J of this agreement over the regular rate of pay. Employees shall be paid shift differential on second or third shift if the majority of hours are worked during the designated shift.

~~D-E.~~ Intermittent and Nonpermanent Nurses hired prior to July 1, 2022 will continue to receive the 6% recruitment and retention premium until the nurse leaves employment or is hired into a position that is not eligible for the premium.

E-F. Charge Nurse. An intermittent or Nonpermanent Registered Nurse 2 who is assigned responsibility for an organized unit for a period of four (4) or more hours. Charge nurse responsibility shall not overlap on the same shift. "Organized unit" shall be defined by the Employer. Nurses shall be eligible to apply for training as charge nurse. If a nurse is not accepted into training, the nurse will receive an explanation.

1 Management will not generally assign charge duty to a ~~per diem non-permanent/intermittent~~
2 nurse. Nurses regularly assigned to a specific unit and who are qualified to act in charge will be
3 placed in charge before a ~~per diem non-permanent/intermittent~~ nurse.

4 It is within the role of the Charge nurse to determine the need for additional staff based on a
5 thorough assessment of patient needs, unit activity, and available resources and to make the
6 appropriate recommendation to the staffing office/manager.

7 **A. Certification.** Employees certified in a specialty area by a national organization and
8 working in that area of certification shall be paid a premium provided the particular
9 certification has been approved by the Associate Administrator for Patient Care, or
10 designee, and further provided that the employee continues to meet all educational and
11 other requirements to keep the certification current and in good standing. A certified
12 employee is eligible for only one (1) certification premium regardless of other
13 certifications the employee may have. Certified employees will notify their respective
14 Director/Manager in writing at the time certification is received, providing a copy of the
15 original certification document. Certification pay will be effective the first full pay period
16 after the date documentation is received by the Director/Manager. Social Workers are
17 not eligible for certification pay.

18 **A.B. Social Worker License Pay.** License Pay in the amount of one dollar and fifty
19 cents (\$1.50) per hour will be provided to all Social Workers who are licensed by the
20 State of Washington as an Advanced Social Worker or Independent Clinical Social
21 Worker. License Pay will be provided on the first available pay period after the Social
22 Worker has provided proof of licensure to the appointing authority or designee.

23 **B.C. Standby Premium.**

- 24 1. Intermittent and Nonpermanent Registered Nurses: Off-duty standby
25 assignments shall be determined in advance by supervision. Volunteers will be
26 used for standby assignment when practicable. Standby premiums for
27 employees placed on standby off the hospital premises are in Section 37.7.J of
28 this agreement.
- 29 2. All Other Intermittent and Nonpermanent Employees: Off-duty standby
30 assignments shall be determined in advance by supervision. Employees required
31 to restrict their off-duty activities in order to be immediately available for duty
32 when called, will be compensated for time spent in standby status. An employee
33 called to work will be paid at time and one-half (1-1/2) and shall be paid for a
34 minimum of ~~two and one half~~ three (2-1/2) hours. Call back from standby does not
35 apply until after forty-five (45) minutes after the end of the scheduled shift. The
36 minimum callback hours shall not apply more than once in a sixty (60) minute
37 period.

38 **D. Pursuant to RCW 49.28.140 no employee may be required to work overtime,**
39 including overtime resulting from prescheduled mandatory on-call time when that
40 on-call time is being used to staff for regular changes in patient census or acuity or
41 expected increases in the number of employees not reporting for predetermined
42 scheduled shifts.

43 **E. Preceptor.** An intermittent or nonpermanent employees will have the same eligibility for
44 preceptor premium as employees in regular positions in the same classification.

F. Weekend Premium. An intermittent or nonpermanent employee will have the same eligibility for weekend premium as employees in regular positions in the same classification.

G. Sunday Night Premium. Any employee who works a Sunday night shall receive three dollars (\$3.00) per hour premium pay for each hour worked on the Sunday night shift in addition to the nurse's regular rate of pay. Sunday night shall be defined as 7:00 p.m. on Sunday through 7:00 a.m. on Monday. Employees shall be paid the Sunday Night premium if the majority of hours are worked during the designated timeframe. This premium cannot be combined with any Weekend Premium. This Sunday night premium does not apply to ALNW employees.

H. Modality Pay. An intermittent or nonpermanent employee will have the same eligibility for modality premium as employees in regular positions in the same classification.

I. Float. Intermittent or nonpermanent employees are not eligible for float premium.

G.J. PREMIUMS for Nonpermanent and Intermittent Employees

Intermittent Employees

Airlift Northwest	
BSN Premium	1.00
Certification	1.25
Evening Shift	2.50
Night Shift	4.50 5.00
Preceptor	1.50 2.00
Standby Pay	7.00
Weekend Premium	4.00
<u>Sunday night</u>	<u>\$3.00</u>

Imaging Technologist Supervisor Bargaining Unit	
Certification	1.25
Standby Pay	7.00

Temp Salary Increase (at least 5%)	5%
Evening Shift	2.00
Night Shift	2.75 5.00
Weekend	2.50 4.00
<u>Sunday night</u>	<u>\$3.00</u>

PA-ARNP Bargaining Unit	
Certification	1.25
Evening Shift	2.50
Night Shift	4.50 5.00
Preceptor	1.50 2.00
Standby Pay	7.00
Temp Salary Increase (at least 5%)	5%
Weekend Premium	4.00
<u>Sunday night</u>	<u>\$3.00</u>

Pharmacy Technician Bargaining Unit	
Evening Shift	2.00
Night Shift	2.75 5.00
Standby Pay	7.00

Temp Salary Increase (at least 5%)	5%
Weekend Premium	2.50 4.00
<u>Sunday night</u>	<u>\$3.00</u>

Professional Technical Bargaining Unit	
Certification	1.25
Evening Shift	2.00
Night Shift	2.75 5.00
Standby Pay	7.00
Temp Salary Increase (at least 5%)	5%
Weekend Premium	2.50 4.00
<u>Sunday night</u>	<u>\$3.00</u>
<u>Modality 1*</u>	<u>1.25</u>
<u>Modality 2*</u>	<u>1.50</u>
<u>Modality 3*</u>	<u>2.00</u>
<i><u>*Same eligibility as employees in regular positions in the same classification</u></i>	

Respiratory Care/Anesthesiology Technician/ Electroneurodiagnostic Technologists Bargaining Unit	
Certification	1.25
ECMO*	4.00

Evening Shift	2.00
Night Shift	2.75 5.00
<u>Preceptor</u>	<u>2.00</u>
Standby Pay	7.00
Temp Salary Increase (at least 5%)	5%
Weekend Premium	2.50 4.00
<u>Sunday night</u>	<u>\$3.00</u>
*ECMO applies only to the following: Respiratory Care Practitioner Respiratory Care Lead Respiratory Care Specialist	

Registered Nurse Bargaining Unit	
BSN Premium	1.00
Certification	1.25
Charge* <u>RN2 only</u>	2.50
ECMO	4.00
Evening Shift	2.50
Night Shift	4.50 5.00
Preceptor: <u>RN2 only</u>	1.50 2.00
Standby Pay	7.00
Temp Salary Increase (at least 5%)	5%

Weekend Premium	4.00
<u>Sunday night</u>	<u>\$3.00</u>
*Charge pay does not apply to RN3	

Social Worker/Dietitian/SLP Bargaining Units	
Certification: Dietician/SLP	1.25
Evening Shift	2.00
Night Shift	<u>2.75</u> <u>5.00</u>
<u>Preceptor: Dietitian/Social Worker</u>	<u>2.00</u>
License Pay: Social Worker	1.50
Standby Pay	7.00
<u>Temp Salary Increase</u> <u>(at least 5%)</u>	5%
Weekend Premium	<u>2.50</u> <u>4.00</u>
<u>Sunday night</u>	<u>\$3.00</u>
Weekend Coordinator: Social Worker	2.00
*Shift Break Premium does not apply to the following: Speech Language Pathologist 1, 2 and 3	

<u>Intermittent and Nonpermanent Registered Nurses</u>	
<u>Evening shift differential</u>	<u>\$2.50</u>
<u>Night shift differential</u>	<u>\$4.00</u>
<u>Standby Pay</u>	<u>\$4.00</u>
<u>Weekend</u>	<u>\$4.00</u>
<u>Certification</u>	<u>\$1.25</u>
<u>Charge</u>	<u>\$2.25</u>

Preceptor	\$1.50
BSN	\$1.00

D.

Intermittent and Nonpermanent Employees	
Standby	\$3.75
Certification	\$1.25
Evening Shift differential	\$2.00
Night Shift differential	\$2.75
Weekend	\$2.50

37.7 Employee Recruitment and Retention (R&R) Step Increases. The University, at its discretion, may approve additional step increases at any time. Employee R&R step increases will not change an employee's progression start date.

37.8 Temporary Salary/Hourly Increases (TSI/THI). An intermittent or nonpermanent employee will have the same eligibility for THI as employees in regular positions in the same classification, according to Article 45.8.

37.8 Training.

Intermittent and Nonpermanent ~~Registered Nurses are~~ employees may be required to schedule and participate in annual skills validation and selected other mandatory education as pertinent to the classification and clinical area. ~~Required Mandatory~~ class time will be compensated at the appropriate rate of pay. Intermittent and Nonpermanent ~~Registered Nurses~~ employees may attend in house education offered by the employer without cost when it is also without cost for classified staff, but they do not qualify for elective educational and professional leave or education support funds.

Intermittent and Nonpermanent eEmployees that are required to schedule and participate in mandatory education by their department ~~and~~ will be compensated at the appropriate rate of pay.

37.9 Sick Time Off

- A. Employees in Nonpermanent Fixed Duration positions will accrue sick time off per Article 18 Sick Leave.
- B. Employees in Nonpermanent Hourly and Intermittent positions will earn a monthly sick time off accrual proportionate to the number of hours in pay status (excluding overtime hours) in the month to that required for full-time (1.0 FTE) employment. Sick time off accruals cannot exceed eight (8) hours in a month.

37.10 Vacation Time Off

- A. Employees in Nonpermanent Fixed Duration positions will accrue and use vacation time off per Article 17 Vacation Schedule.

- B. Employees in Nonpermanent Hourly and Intermittent positions will earn a monthly vacation time off accrual proportionate to the number of hours in pay status (excluding overtime hours) in the month to that required for full-time (1.0 FTE) employment.
- C. Employees in Intermittent positions will receive vacation time off accrual rate increases in accordance with the accrual schedule in Article 17 Vacation Time Off.
- D. Employees in Nonpermanent and Intermittent positions are subject to the maximum vacation time off accrual rules as outlined in RCW 43.01.044 for classified employment.

37.11 Holidays and Holiday Credit

- A. Employees in Nonpermanent Fixed Duration positions will be paid for holidays and receive holiday credit per Article 16 Holiday.
- B. Holiday credit is a balance of time off that is received in lieu of holiday compensation for employees in Nonpermanent Hourly and Intermittent positions. Holiday credit accrual is proportionate to the number of hours in pay status (excluding overtime hours) in the same month of the holiday to that required for full-time (1.0 FTE) employment, excluding all holiday hours. Holiday credit accrual will be calculated at the end of the month. Employees in Nonpermanent Hourly and Intermittent positions hired during the month of the holiday will not receive credit for holidays that occur prior to their hire date.
- C. Employees in Nonpermanent Hourly and Intermittent positions shall be paid for holiday credit in accordance with Article 16 Holiday.

37.12 Holidays Premium. If an employee works one of the following holidays, they will receive time and one half (1 ½) for all hours worked on that holiday: New Year's Day, Martin Luther King Jr. Day, Presidents' Day, Memorial Day, Juneteenth, Independence Day, Labor Day, Veterans' Day, Thanksgiving Day, Native American Heritage Day, and Christmas Day.

37.13 Personal Holiday

- A. Employees in Nonpermanent Fixed Duration positions will receive a personal holiday per Article 16.3 Personal Holiday.
- B. Employees in Nonpermanent Hourly and Intermittent positions earn a personal holiday at a rate proportionate to the number of hours in pay status (excluding overtime hours) in the same month when the personal holiday is scheduled to that required for full-time (1.0 FTE) employment, excluding all holiday hours. The value of the Personal Holiday cannot exceed eight (8) hours.

37.14 Corrective Action

- A. Employees in a Registered Nurse Intermittent position who work a cumulative one thousand eight hundred and seventy-two (1,872) non-overtime hours or more from their date of hire in continuous Intermittent employment shall not be terminated except for just cause. The parties agree to adhere to the grievance process as outlined in Article 6 Grievance Procedure. If an employee is not meeting performance expectations, they will be given an action plan outlining the identified issues. The parties agree to start at Step Two for terminations.
- B. Intermittent Registered Nurses who are not available to work for two (2) consecutive four (4)-week schedule periods and those who have not informed their immediate supervisor of extended non-availability may have their appointment terminated. Intermittent Registered Nurses who have not worked for six (6) consecutive months will

1 automatically have their appointment terminated and must reapply to be considered for
2 intermittent or nonpermanent status.

3 C. Assignment of hours or continuation of employment is at the discretion of the Employer.
4 Upon request by the employee, a meeting to explain such action shall be held with a
5 representative of the Employer.

6 D. Intermittent Registered Nurses out of compliance with the above minimums may have
7 their appointment terminated. Notwithstanding the above, if a H Intermittent Registered
8 Nurses fails to provide dates to be scheduled as required by the applicable agreement,
9 or to any lesser extent required by their unit, they shall be subject to a written warning. If
10 they thereafter fail to provide dates on a second occasion within a rolling year, their
11 appointment may be ended. Appointments may also end due to a lack of work.

12 E. **ENDING EMPLOYMENT.** Intermittent and nonpermanent employees planning to resign
13 shall make a good faith effort to give at least thirty (30) calendar days' notice of intention
14 to terminate. All resignations shall be final unless the Employer agrees to rescind the
15 resignation.

16 **37.15 Miscellaneous Leave.** If eligible, the Employer will continue to provide Family and
17 Medical Leave (Article 21), Domestic Violence Leave (Article 27), Civil Duty Leave (as unpaid
18 release time) (Article 26), Leave Without Pay for Reason of Faith or Conscience (Article 24),
19 and paid Military Leave in accordance with University Policy and Article 29.

20 **37.16 OTHER PROVISIONS.** Unless otherwise listed above, the The Following Articles in this
21 Agreement apply to intermittent and nonpermanent employees:

- 22 • Article 1 Purpose
- 23 • Article 2 Non-Discrimination
- 24 • Article 4 Recognition/Employer
- 25 • Article 5 Affirmative Action
- 26 • Article 6 Grievance Procedure
- 27 • Article 7 Union Dues Deduction
- 28 • Article 8 Employee Facilities
- 29 • Article 15 Committees
- 30 • Article 22 Management Rights and Responsibilities
- 31 • Article 23 Performance of Duty
- 32 • Article 28 Health Insurance and Pension (if qualified per PEBB)
- 33 • Article 30 Workers' Compensation Leave
- 34 • Article 31 Health and Safety
- 35 • Article 32 Subordination of Agreement and Saving Clause
- 36 • Article 33 Complete Agreement
- 37 • Article 34 Duration of Agreement
- 38 • Article 41 New Employee Orientation
- 39 • Article 42 Union Activities
- 40 • Article 46 Privacy
- 41 • ~~Article 1 Purpose~~
- 42 • ~~Article 2 Non-Discrimination~~
- 43 • ~~Article 5 Affirmative Action~~

- ~~• Article 4 Recognition/Employer~~
- ~~• Article 7 Union Dues Deduction~~
- ~~• Article 8 Employee Facilities~~
- ~~• Article 22 Management Rights and Responsibilities~~
- ~~• Article 23 Performance of Duty~~
- ~~• Article 6 Grievance Procedure~~
- ~~• Article 40 Mandatory Subject~~
- ~~• Article 28 Health Insurance and Pension (if qualified per PEBB)~~
- ~~• Article 31 Health and Safety~~
- ~~• Article 32 Subordination of Agreement and Saving Clause~~
- ~~• Article 33 Complete Agreement~~
- ~~• Article 34 Duration of Agreement~~
- ~~• Article 41 New Employee Orientation~~
- ~~• Article 42 Union Activities~~
- ~~Article 14 Employment Practices~~
- ~~Article 15 Committees~~
- ~~Article 30 Workers' Compensation Leave~~
- ~~• Article 46 Privacy~~

Only the following sections of Article 14 apply, as described below:

- 14.2 – Personnel File (except section A)
- 14.3 – Liability Insurance
- 14.4 – Performance Evaluations
- 14.5 – Uniform/Clothing Damage (except Airlift Northwest paragraph)
- 14.7 – Floating
- 14.8 – Float Pools – Nurses
- 14.9 - Travel Pay
- 14.11 – Staff Meetings (except Airlift Northwest paragraph)
- 14.12 – Delegation of Nursing Care
- 14.13 – Staffing Practices
- 14.15 – Payroll Errors
- Article 15 Committees

~~Only the following section of Article 15 applies, as described below:~~

- ~~○ 15.1 – Joint Labor/Management Committees: Purpose and Membership~~

Tentatively Agreed To:

For the Union:

For the Employer:

DocuSigned by:

Robin Wyss

9A736501FAAE4A8...

Date 11/14/2025

DocuSigned by:

Jade Hersch

ED538CDB172F42B...

Date 11/13/2025

Article 38 – Seniority, Layoff, Rehire

38.1 Seniority Defined. ~~For all purposes except layoff, seniority is defined as the total continuous length of most recent unbroken state service, including adjustment for military service.~~

A. Layoff Seniority. For the purpose of layoff, for all bargaining units except Airlift Northwest at Harborview Medical Center, ~~for all bargaining units except Airlift Northwest at Harborview Medical Center,~~ seniority is defined as the total continuous length of most recent unbroken service at Harborview Medical Center, including adjustment for military service.

B. Unit Seniority. Unit seniority is defined as the continuous length of service in calendar days at Harborview Medical Center, including time at Harborview in other roles and within the s unit, and will be used for internal unit processes, such as schedule bids. Ties in unit seniority will be determined by lot.

- Employees who transfer to another unit will be granted fifty percent (50%) of their unit seniority not to exceed the median number of years of employment on the unit.

- Employees who transfer units recoup one hundred percent (100%) of their pre-transfer unit seniority after eighteen (18) months on the new unit.

Time spent on the rehire list shall not be included in computing seniority (layoff or non-layoff seniority) but does not constitute a break in service.

Bargaining unit employees taking non-bargaining unit permanent positions, intermittent positions, or nonpermanent positions at HMC will have their layoff seniority bridged but will not earn seniority while in the position nor will they be able to exercise their seniority prior to return to a permanent bargaining unit position.

For the purpose of this article, service of less than full-time shall be considered full-time. Seniority shall only be earned by permanent employees.

38.2 Military Service Credit. Permanent HMC employees who are veterans or their unmarried widows/widowers shall have added to their unbroken service the veteran's active military service to a maximum of five (5) years in accordance with applicable state and federal law.

38.3 Termination of Seniority. Seniority (layoff and non-layoff) shall terminate upon cessation of the employment relationship. Solely for the purpose of example, the following are set forth as events which evidence cessation of the employment relationship: discharge, resignation, retirement, removal from the rehire list in accordance with this Article, and failure to return from a leave of absence.

38.4 Essential Skills. Essential skills are the minimum qualifications listed in the job description for the classification and any specific position requirements, credentials, certifications or licenses.

38.5 Layoff. A layoff is defined as a permanent or prolonged reduction in the number of employees in a given bargaining unit resulting from a lack of funds, curtailment of work, and/or good faith reorganization for efficiency purposes.

Prior to implementing a layoff, the Employer, within the context of its determination of the staffing needs of the layoff unit, will minimize overtime in the layoff unit impacted, the use of agency or traveler nurses in the layoff unit impacted, reliance on intermittent and nonpermanent and hourly staff in the layoff unit. The Employer will also seek volunteers in the layoff unit impacted who are willing to be reassigned or to be laid off in lieu of the employee(s) whose position is identified to be eliminated. Individuals who volunteer to be laid off will not have a displacement option but will retain the right to be placed on the rehire list.

38.6 Layoff Unit. The layoff unit shall consist first of the employee's unit and shift, then the clinical group for the purpose of determining layoff options.

38.7 Layoff Notice. Employees identified for layoff and the SEIU 1199NW union office shall receive not less than thirty (30) calendar days' notice prior to the abolishment of the positions. The notice shall include the effective date of the layoff and a reference to the employee's rights under this Article. The notice to the union shall also include the most recent classified hire date seniority list. Upon request, the Union and the Employer will meet to discuss possible alternatives to the layoff.

38.8 Layoff and Displacement Options. The Employer shall identify the position to be eliminated and employee(s) to be affected. Layoff shall be by seniority within the layoff unit, least senior employee first as long as the remaining employees possess the essential skills to perform the necessary work.

Employees subject to layoff shall be offered one of the following employment options in descending order, provided they meet the essential skills of the offered position:

- A. a funded vacant posted position within the layoff/seniority unit. An employee who accepts a funded vacant position will have the option to resign within six (6) weeks after accepting the position and be placed on the rehire list. This employment option will count as one (1) of the two (2) offers of placement under Article 38.12 (B).
- B. the opportunity to replace the least senior employee in the affected job class within the unit or department or base;
- C. the opportunity to replace the least senior employee in their clinical group (see Appendix VII);
- D. the opportunity to replace the least senior employee within the same department who is in a lower classification in the same series as the employee affected by the layoff.

Employees may request to be laid off and have the right to be placed on the rehire list(s) instead of accepting an employment option above.

An employee laid off due to the exercise of another employee's displacement option shall not have any displacement option. Such an employee shall be offered any vacant position available on the employee's unit or in the employee's clinical group and shall also have the right to be placed on the rehire list(s) per Article 38.10.

38.9 FTE Reduction. An employee in a position that is not abolished but is reduced by more than .2FTE and who will remain benefit eligible after the reduction will have the choice of staying in the reduced position and going on the rehire list for the position and FTE status held by the employee

immediately prior to the reduction or exercising available layoff rights under (a) above. The employee must exercise this choice within three (3) working days of the reduction notice.

38.10 Rehire. Laid off employees ~~will~~**may choose to** be placed on an eligible rehire list(s) designated by the employee for twenty-four (24) months. Employees will be automatically placed on the rehire list for the classification and FTE status from which they were laid off. In addition, based on employee request, employees identified for layoff may be on the following rehire lists:

- A. Positions of a lower FTE status in the classification from which the employee was laid off;
- B. Lower classifications in the series from which the employee was laid off.

The University will refer an employee from the designated rehire list(s) for any open positions in the layoff unit from which the employee was laid off for which the laid off employee possesses the essential skills. Employees referred from the rehire list(s) who possess the essential skills needed for a vacant position in the layoff unit will be offered the position prior to the University offering it to any other applicant. The University will refer employees from the rehire list(s) in order of seniority, most senior employee on the list first.

38.11 Rehire Trial Period. Employees placed into vacant positions from the rehire list will serve a two (2) month rehire trial period. During the rehire trial period either party may, at its sole discretion and without resort to the grievance procedure, initiate return to the rehire list. Time spent in a rehire trial period will not count toward the twenty-four (24) month rehire list period. The two (2) month rehire trial period will be adjusted to reflect any paid or unpaid leave taken during the period.

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

- A. If placement does not occur within twenty-four (24) months;
- B. If the employee refuses two (2) offers of placement for a position having the same pay, shift from which the employee was laid off. In such case, the employee will be removed from all other rehire lists and will have exhausted all rehire rights;
- C. If the employee was placed into two (2) vacant positions for which the employee has failed to complete the rehire trial period;
- D. If the employee accepts an offer of placement and completes the rehire trial service period;
- E. Employees who reject one (1) offer of placement from a list for a position in a classification other than that from which the employee was laid off will be removed from that list.

38.13 Other Layoff and Rehire Issues

Rehire Wages and Progression Start Date. When employees are rehired from layoff status, the progression start date and months of service towards higher accrual rate will be reestablished and extended by an amount of time in calendar days equal to the period of time spent on the rehire list prior to rehire.

Employees placed from the rehire list into positions with the same salary range held at the time of layoff shall be placed at the same step in the range held at the time of layoff. Employees placed

from the rehire list into positions with a lower salary range than held at the time of layoff shall be placed in a salary step nearest to, but not in excess of, the salary held at time of layoff.

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

Employees Hourly Work and Education Eligibility. Employees on rehire list(s) shall be eligible to participate in Harborview Medical Center in-service programs and other Harborview Medical

Center training programs on a space available basis and on the employee's own time. Employees on the rehire list(s) shall be given preference for intermittent and nonpermanent work. Acceptance of such work will not affect an employee's recall rights. Preference shall be handled in accordance with the following:

- A. The employee must specifically request the work in advance and must follow all Harborview Medical Center policies and procedures regarding hourly work.
- B. Employees on a rehire list who meet the requirements of (A) above will have preference for hourly work assignments when the schedules are developed.

Computing & Communication and Training and Development Classes. Bargaining unit members on the rehire list are eligible to take all Computing & Communications and Training & Development courses on a space available basis upon payment of designated fees.

38.14 Restructure. In the event of a unit, departmental, or hospital-wide restructure, the Medical Center will determine the number of full-time and part-time FTE's by shift required for the new or restructured department or unit. Prior to determining the schedule, the Medical Center shall meet with the employees of the affected unit(s) or department(s) to discuss the reconfiguration of the FTE's in the unit(s) or department(s) and the new work schedule(s). A listing of the FTE's for each shift on the new or restructured unit(s) or department(s) shall be posted on the impacted unit(s) or department(s) for no less than ten (10) days. All other vacant bargaining unit positions shall also be posted on the impacted unit(s) and department(s) concurrently with the FTE list posting for no less than ten (10) days. By the end of the posting period, each employee in units or departments subject to or impacted by restructure, will have submitted to the Medical Center a written list that identifies in rank order of preference (first to last) all available positions for which the employee is willing to work.

The Medical Center shall assign each employee, in order of seniority, to positions on the new or restructured unit(s) or department(s) based upon an Employee's submitted preference list and the essential skills of the employee and the skills needed in the available positions.

Tentatively Agreed To:

For the Union:

DocuSigned by:
Robin Wyss
9A736501FAAE4A8...
Date 7/25/2025

For the Employer:

DocuSigned by:
Kristi Aravena
255BCC783CD346E...
Date 7/27/2025

Article 39 – Resignation

39.1. Permanent employees planning to resign shall make a good faith effort to give at least thirty (30) calendar days' notice of intention to terminate. All resignations shall be final unless the Employer agrees to rescind the resignation. The Employer's decision not to rescind a resignation shall not be grievable.

39.2. Presumption of Resignation/Abandonment.

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

b. Within fourteen (14) calendar days of mailing the separation notice and upon proof that the failure to report absent could not reasonably have been avoided, an employee or their representative may submit to the supervisor a written petition for reinstatement.

Tentatively Agreed To:

For the Union:

DocuSigned by:
Robin Wyss
9A736501FAAE4A8...

Date 9/24/2025

For the Employer:

DocuSigned by:
Kristi Aravena
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Date 8/28/2025

Article 40 – Mandatory Subject

Existing practices not contained in this contract which have a bearing on employee wages, hours, or working conditions~~upon the quality of working conditions~~ shall not be modified or eliminated without providing the union notice and opportunity to bargain.

40.1 The Union may request discussions about and/or negotiations on the impact of these changes on employee's working conditions. The Union will notify the Vice President of Labor Relations (laborrel@uw.edu) of any demands to bargain. Unless agreed otherwise, the parties agree to begin bargaining within thirty (30) calendar days of receipt of the request to bargain. A valid request to bargain must include at least three (3) available dates and times to meet. If the union makes a request for information at the same time as the request to bargain, the thirty (30) calendar days will not begin until the information request has been fulfilled. Information requests made after the request to bargain will not delay the scheduling of discussion and/or negotiations. In the event the Union does not request negotiations within **sixty (60) calendar** days, the Employer may implement the changes without further negotiations. There may be emergency conditions that are outside of the Employer's control requiring immediate implementation, in which case the Employer shall notify the Union as soon as possible.

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

The parties shall agree to the location and time for the negotiations. Each party is responsible for choosing its own representatives for these activities. The Union will provide the Employer with the names of its employee representatives at least seven (7) calendar days in advance of the meeting date unless the meeting is scheduled sooner, in which case the Union will notify the Employer as soon as possible.

40.2 Release Time

A. The Employer shall approve paid release time for up ~~to three~~**four (4)** employee representatives who are scheduled to work during the time negotiations are being conducted, provided the absence of the employee will not interfere with the operating needs of the Employer. The Employer may approve leave for additional employee representatives provided the absence of the employee will not interfere with the operating needs of the Employer. If the additional employee absence is approved, the employee(s) may use personal holiday, vacation time off, holiday credit, or compensatory leave instead of leave without pay

~~B. No overtime will be incurred as a result of bargaining and/or preparation for bargaining.~~

Tentatively Agreed To:

For the Union:

Date 9/24/2025

DocuSigned by:
Rolin Wyss
9A736501FAAE4A8...

For the Employer:

Date 8/28/2025

DocuSigned by:
Kristi Aravena
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Article 41 – New Employee Orientation

41.1 The Employer shall provide new employee orientation to employees in the bargaining units. The purpose of the orientation program shall be to familiarize new employees with the hospital's philosophy, policies and procedures, together with nursing functions and responsibilities as defined in the appropriate class specification. Such orientation program shall include both classroom training and supervised clinical experience.

41.2 A Union representative shall be allowed up to thirty (30) minutes with employees during the new employee orientation. Such release time will be subject to the operational needs of the department and does not count as time worked for the purpose of calculating overtime. The Employer will advise and encourage new employees to attend the paid SEIU 1199NW Union orientation, which is part of the Employer's New Employee Orientation program (NEO). The Employer will schedule the SEIU 1199NW Union orientation in the same location and at a time within or immediately adjacent to the Employer's orientation program. The Employer will provide clear signage and direction of the location of the SEIU 1199NW Union portion of NEO. The Union portion of NEO will be shown on the New Employee Orientation agenda given to all new employees. Employer representatives shall not be present during the Union presentation.

41.3 By the end of the week prior to each new employee orientation, the Employer shall provide the Union with a list of all employees scheduled for the orientation. This list shall include the employee's ID number, last name, first name, middle initial, campus/location, position cost center description, position start date, job code, job title, starting line, NEO webinar date, union orientation date, UW NetID, primary home phone number, and primary home email if available of each new employee attending the orientation.

41.4 If the University conducts orientation on-line, the Union will be permitted to display a reasonable amount of information as part of the program.

41.5 For employees hired into the bargaining unit who do not attend the orientation described in 41.1 above, within ninety (90) days of the employee's start date, the Employer will provide the Union access to the employee during the employee's regular work hours to present information about the Union. This access will be provided at the employee's regular worksite, or at a location mutually agreed to by the Employer and the Union and will be for no less than thirty (30) minutes.

Tentatively Agreed To:

For the Union:

DocuSigned by:
Rolin Wyss
Date 12/6/2025 9A736501FAAE4A8...

For the Employer:

DocuSigned by:
Kristi Dravena
Date 8/28/2025 255BCC783CD346E...

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Article 42 – Union Activities

42.1 Union Representatives. After notifying the appropriate administrator, the Union's authorized staff representatives shall have access to the Employer's premises where employees covered by this Agreement are working, excluding patient care areas, for the purpose of investigating grievances and contract compliance. Such visits shall not interfere with or disturb employees in the performance of their work during working hours and shall not interfere with patient care.

42.2 Union Delegates. After notifying the appropriate administrator, the Union's authorized staff representatives shall have access to the Employer's premises where employees covered by this Agreement are working, excluding patient care areas, for the purpose of investigating grievances and contract compliance. Such visits shall not interfere with or disturb employees in the performance of their work during working hours and shall not interfere with patient care.

A. The Union shall prevail upon all employees in the bargaining units and especially Union delegates to make a diligent and serious attempt to resolve complaints at the lowest possible level. The Employer, likewise, shall prevail upon its supervisory personnel to cooperate fully with the Union delegates and other Union representatives in the speedy resolution of any grievances that may arise.

Delegates will normally process grievances only in their own units.

The Union shall annually submit an up-to-date list to the Office of Labor Relations indicating the names of all Union delegates, their work locations and jurisdiction. The Office of Labor Relations shall be notified of changes as they occur. Union delegates shall not be recognized until the Office of Labor Relations is informed of their appointment.

B. Union delegates will be granted reasonable time during their normal working hours to investigate and process grievances in accordance with Article 6, Grievance Procedure. In addition, union delegates will be released during their normal working hours to attend meetings scheduled by management within the delegates/officer's office or facility for the following representational activities:

1. Grievance meetings, including attempts at informal resolution, in accordance with Article 6, Grievance Procedure.
2. Investigatory interviews (in potential disciplinary matters), in accordance with Article 36 Corrective Action.

The union delegate will obtain approval from their supervisor before attending any meeting. Notification will include the approximate amount of time the delegate expects the activity to take. Any Harborview business requiring the delegate's immediate attention will be completed prior to attending the meeting. Attendance at meetings during the union delegate's non-work hours will not be considered as time worked. Union delegates may not use state vehicles to travel to and from a work site in order to perform representational activities.

42.3 Use of State Facilities, Resources and Equipment.

A. Meeting Space and Facilities. The Union shall be permitted to use designated hospital facilities for meetings of the local unit, with or without Union staff present, provided sufficient advance notice is given to the Employer and space is available on the date

requested. Such meetings shall be for professional purposes and shall be held during the employees' own free time.

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

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

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

42.4 Bulletin Boards. A bulletin board in a prominent location shall be made available and designated for use by the Union for the posting of notices and information pertaining to official business of the Union. Designated space in prominent locations in each work area or in an area accessible to where employees work shall also be made available for use by the Union for the same purpose.

42.5 Time Off for Union Activities

- A. Conventions and Conferences Union-designated employees may be allowed time off without pay to attend union-sponsored conventions or conferences. Approval for the time off must be granted in advance of the absence and in accordance with the Employer's leave policies. Approval will not be granted if the absence interferes with the Employer's ability to provide coverage during the requested time off or the operating needs of the agency cannot be met.

1. Employees may use accumulated compensatory time, holiday credit, or vacation time off instead of unpaid time off for A above. However, employees must use compensatory time and holiday credit prior to their use of vacation time off, unless the use would result in the loss of their vacation time off.
2. The Union will make a good faith effort to provide the Employer a written list of the names of the employees it is requesting attend the above-listed activities, at least fourteen (14) calendar days prior to the activity.

- B. Temporary Employment with the Union

1. With thirty (30) calendar days' notice, unless agreed otherwise, employees may be granted leave without pay to accept temporary employment with the Union of a specified duration, not to exceed twelve (12) weeks, provided the employee's time off will not interfere with the operating needs of the agency. The parties may agree to an extension of leave without pay up to an additional twelve (12) weeks. For leaves of up to twelve (12) weeks duration, the employee will be returned to their same position. For leaves of more than twelve (12) weeks duration, the

returning employee will be employed in a position in the same job classification and the same geographical area, as determined by the Employer.

2. Employees on a leave of absence will be placed on a Monday through Friday work schedule (pro-rated to their FTE) on their permanent shift. For example a fifty percent (50%) employee would be scheduled four (4) per day Monday through Friday. When an employee is in unpaid status for more than eighty (80) hours in a month (pro-rated for their FTE) their increment date will be adjusted by one (1) month and they will not accrue sick leave or vacation leave.

42.6 Union Delegates. Union delegates are Harborview employees who are members of the bargaining units. The Employer recognizes the right of the Union to designate:

- A. Registered Nurse Bargaining Unit. One Union delegate on each nursing unit with up to thirty (30) permanent bargaining unit nurses and an additional delegate on units with more than thirty (30) nurses. The clinics shall be considered a nursing unit and for their purposes only the Union may designate a minimum of two Union delegates irrespective of the number of permanent nurses assigned.
- B. Professional/Technical Unit. Six (6) delegates.
- C. PA-ARNP Bargaining Unit. Four (4) delegates.
- D. Social Worker Bargaining Unit. Five (5) delegates.
- E. Respiratory Therapist/Anesthesiology Technician /Electroneurodiagnostic Technologist Unit. Five (5) delegates.
- F. Pharmacy Technicians Bargaining Unit. Four (4) delegates total.
- G. Imaging Technologist Supervisors Bargaining Unit. One (1) delegate.

42.7 Whereas it benefits the University to have Union delegates who understand the contract and are trained in administration of the contract, each of the Union's delegates shall be allowed up to a total of eight (8) paid release time hours annually to participate in the Union's delegate training program. Said time off shall be approved in advance by the employee's supervisor and shall be contingent upon the ability to provide coverage during the time off. In addition to the 8 hours listed here, delegates may use their Education and Professional Leave hours (see Article 11.3) for union trainings.

The Union shall submit to the Office of Labor Relations at least four (4) weeks in advance the names of the employees (with their respective supervisors) that are scheduled to participate in the training. The Union will confirm the employee's participation in the training upon completion.

42.8 Information Requests

- A. Upon written request of the staff representative or delegate to the Office of Labor Relations (laborrel@uw.edu), the Employer will provide information necessary for conducting representational duties.
- B. The Employer will acknowledge receipt of the information request and if possible will provide the information to the union by the date requested. If the Employer requires additional time, the Employer will notify the Union and provide a date by which the information is anticipated.
- C. When the Union submits a request for information that the Employer believes is unclear, unreasonable, or not relevant, the Employer will contact the Union staff representative

1 and the parties will discuss the relevance and necessity of the request. The costs
2 associated with the request and the amount the Union may pay for receipt of the
3 information may also be discussed.
4

Tentatively Agreed To:

For the Union:

Date 9/24/2025

DocuSigned by:

Robin Wyss

9A736501FAAE4A8...

For the Employer:

Date 8/28/2025

DocuSigned by:

Kristi Aravena

255BCC783CD346E...

Article 43 – RN Extended Leave

43.1 Extended Leaves (RN). In addition to other approved leave programs, there shall be an extended leave program at Harborview Medical Center. The program shall provide for three (3) to five (5) registered nurses to be eligible for a leave of absence not to exceed six (6) months following completion of four years of unbroken service as an RN at HMC. Participants in the program shall use vacation, holiday credit, or compensatory time off as a portion of the requested leave.

The criteria developed by the Joint Labor/Management Committee, Recruitment and Retention Coordinator and union representative on the Recruitment and Retention Committee will be used to administer the extended leave program.

Tentatively Agreed To:

For the Union:

For the Employer:

DocuSigned by:
Robin Wyss
Date 10/12/2025 9A736501FAAE4A8...

DocuSigned by:
Kristi Dravena
Date 8/28/2025 255BCC783CD346E...

Article 44 – Classifications and Reclassifications

44.1 The current classifications with their respective pay levels are hereby incorporated into this contract as Appendix I. The existing class specifications for these jobs are considered in effect upon the execution of this contract.

44.2

A. Should the University decide to create, eliminate or modify class specifications, it will notify the Union in advance of implementing the action. Notification will include the bargaining unit status of the classification and, for a newly created or modified classification considered to be in the bargaining unit, a proposed salary. Notification will occur at least thirty (30) days in advance of any proposed implementation date. At the Union's request the University will meet and confer with the Union over its proposed action.

~~B.~~ An employee occupying a position reallocated to a class with a lower salary range maximum due to a class being created, abolished or modified will be placed at a step on the new range closest to but not less than their current rate of pay, up to maximum auto step. If an employee's current salary is above maximum auto step, the employee's salary will be y-rated (frozen) until the new range catches up. The Progression Start Date (PSD) will remain unchanged. retain the salary of their former position until reaching the top of the range of the former position, and then will be frozen until the new class pay range catches up.

~~B-C.~~ An employee(s) occupying a position reallocated to a class with a higher salary range due to a class being created, abolished or modified will receive the same step in the new range as the employee(s) held in the previous range. The Progression Start Date (PSD) shall be the first of the current month for effective dates falling between the first and fifteenth of the month and the first of the following month for effective dates falling between the sixteenth and the end of the month. The progression start date of the employee will remain unchanged.

~~C-D.~~ Within thirty (30) calendar days following implementation of the University's decision to create or combine classifications, or modify class specifications for bargaining unit positions, the Union may file an appeal with the Classification Review Hearing Officer selected under Article 44.5 of this contract, to determine if the salary assigned to the classification is appropriate.

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

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

1 **44.3 Reclassification Policy.** Positions shall be allocated to the appropriate classification.
2 Requests to reclassify should be based on a belief that the duties, responsibilities, or
3 qualifications of a position are such that it is inappropriately classified.

4 **44.4 Position Review Process.**

- 5 A. The University, employee, or employee representative may request that a position be
6 reviewed when the requesting party believes that the basis of its request has become a
7 permanent requirement of the position. Employees and employee representatives may
8 not request that a position be reviewed more often than once every six (6) months.
9 B. The request must be complete and in writing on forms provided by the University.
10 Requests may be submitted to Human Resources or to an employee's direct supervisor
11 or department. Any party may submit additional information, including the names of
12 individuals, which the party believes is relevant to the position review.
13 C. An employee may request that a representative be present as an observer at meetings
14 with the University reviewer scheduled to discuss the request for position review. At the
15 employee's request a portion of such meetings shall be conducted in a quiet and private
16 location, away from the work station.
17 D. The University reviewer will investigate the position and issue a written response to the
18 employee or employee representative within sixty (60) calendar days from receipt, by
19 Human Resources, of the completed request. A completed request is defined as the
20 employee completing all employee portions of the reclassification forms. The response
21 will include notification of the class and salary assigned when the position is reallocated,
22 or notification of the reasons the position does not warrant reallocation when the request
23 is not approved. Reclass requests may be submitted at either the departmental level or
24 directly to Human Resources. Reclass requests submitted at the departmental level
25 must be forwarded to Human Resources within thirty (30) calendar days.
26 E. The effective date of allocations or reallocations initiated by the University shall be
27 determined by the University. The effective date of a reallocation resulting from an
28 employee or employee representative request for position review will be established as
29 the 1st or the 16th of the month which precedes the date that the completed request was
30 filed with Human Resources or the employee's direct supervisor or department,
31 whichever date is earliest. The date of receipt must be appropriately documented.
32 F. An employee may request reconsideration following receipt of the University's
33 determination. Requests for reconsideration will not hold the timeframe for filing an
34 appeal under 44.5.

35 **44.5 Position Review Appeal Process.** If the Union wishes to appeal the decision of the
36 University, it may appeal to the Classification Review Hearing Officer within thirty (30) calendar
37 days following the date of the University's written response.

38 **44.6 Hearing Officer.** The Hearing Officer shall be jointly selected by the parties within thirty
39 (30) days of the execution of this contract and shall serve for a minimum of one (1) year from
40 the date of selection. At that time the parties may choose to re-appoint the Hearing Officer or
41 select a different Hearing Officer who will also serve for a minimum of one (1) year from date of
42 selection.

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

Tentatively Agreed To:

For the Union:

DocuSigned by:
Rolin Wyss
Date 7/25/2025 9A736501FAAE4A8...

For the Employer:

DocuSigned by:
kristi dravena
Date 7/27/2025 255BCC783CD346E...

Article 45 – Wages and Other Pay Provisions

45.1 The salary schedules for employees in the bargaining units are shown in this article.

45.2 Hire-in Rates – Registered Nurses. Hire-in rates for ~~new~~ all nurses covered by this Agreement shall be on the basis of year for year credit for applicable experience. Employees are encouraged to speak with their manager if they believe they are not on the appropriate step based on years of experience. The manager may request a recruitment and retention increase per Article 45.4 and will follow up with a response to the employee.

Applicable experience shall be defined as clinical nursing experience in an acute care setting, ambulatory care setting, home health agency or equivalent health care experience without a break in nursing which would reduce the level of nursing skills or nursing experience comparable to that required in the position for which the nurse is being hired, in the opinion of the Associate Administrator for Patient Care Services. Participation in a nursing education program does not count as year for year credit and does not constitute a break in nursing experience. Equivalent international nursing experience is counted as applicable experience.

In the event an RN new hire has previous LPN experience, they shall receive credit based on the above definition on the basis of two (2) years of LPN experience to equal one (1) year of RN experience.

PA-ARNPs. Applicable experience shall be defined as clinical experience in an acute care setting, ambulatory care setting, home health agency or equivalent health care experience without a break which would reduce the level of skills or experience comparable to that required in the position for which the PA-ARNP is being hired, in the opinion of the Associate Administrator for Patient Care Services or designee. Participation in an education program does not count as year for year credit and does not constitute a break in experience. Equivalent international experience is counted as applicable experience.

In the event a PA-ARNP new hire has previous medical/nursing/health care experience, the employee shall receive credit based on the criteria located in Appendix VIII as determined by the Employer.

All Other Classifications: All employees ~~hired on or after the effective date of this agreement,~~ shall be given year per year credit for relevant past work experience in an equivalent role, as determined by the Employer. Employees are encouraged to speak with their manager if they believe they are not on the appropriate step based on years of experience. The manager may request a recruitment and retention increase per Article 45.4 and will follow up with a response to the employee.

45.3 Periodic Increments (Salary Step Increments). Annually the salary of employees covered by this Agreement will be increased by one (1) step on the employee's progression start date until the employee has reached the top step of the appropriate salary range. For purposes of periodic salary step increases, the progression start date will be determined as follows:

- A. The first of the current month for actions occurring between the first and the fifteenth of the month; or,

B. The first of the following month for actions occurring between the sixteenth and the end of the month.

When an employee returns from layoff status, the progression start date will be reestablished and extended by an amount of time equal to the period of layoff to give credit for time served in a salary step prior to layoff.

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

Upon promotion or reclassification to an existing class with a higher salary range, the new progression start date shall be the first of the current month for effective dates falling between the first and fifteenth of the month and the first of the following month for effective dates falling between the sixteenth and the end of the month.

An employee occupying a position that is reclassified to an existing class with a lower salary range shall be placed on the step in the new range which is closest to but not less than below their current salary not to exceed the top automatic step of the new range. The progression start date (PSD) will remain unchanged.

45.4 Employee Recruitment and Retention (R&R) Step Increase. The Employer, at its discretion, may approve additional step increases at any time. Employee R&R step increases will not change an employee's progression start date.

45.5 Job Profile. Recruitment/Retention/Increases Compensation. The Employer may increase the salary of classifications that are experiencing recruitment/retention problems upon thirty (30) days' notice to the union and the opportunity for the union to bargain.

45.64 Shift Premium. Employees assigned to work the evening (3:00 pm – 11:00 pm) shift shall be paid a shift differential in accordance with this article over the hourly contract rates of pay. Employees assigned to work the night shift (11:00 pm – 7:00 am) shall be paid a shift differential in accordance with Article 45.12 Salary Schedules and Premiums over the regular rate of pay. Employees shall be paid shift differential on second or third shift if the majority of hours are worked during the designated shift.

An employee permanently assigned to evening or night shift will receive the shift premium assigned to that shift. An employee who is temporarily assigned, within the employee's FTE, to another shift with a lower shift rate will receive the higher shift rate if the temporary assignment is not greater than five (5) consecutive working days.

An employee who is using paid time off will receive the shift premium if the employee has a permanent work shift designation of evening or night.

45.7 Sunday Night Premium. Any employee who works a Sunday night shall receive three dollars (\$3.00) per hour premium pay for each hour worked on the Sunday night shift in addition to the employee's regular rate of pay. Sunday night shall be defined as 7:00 p.m. on Sunday through 7:00 a.m. on Monday. Employees shall be paid the Sunday Night premium if the majority of hours are worked during the designated timeframe. This premium cannot be combined with any Weekend Premium. This Sunday night premium does not apply to ALNW employees.

1 **45.57 Charge Nurse Pay.** Nurses meeting the definition of Charge Nurse in Article 45.13 shall
2 receive charge nurse pay.

3 ~~Substitute Lead Pay. Employees in the Professional/Technical and RT/AT/END bargaining units~~
4 ~~will receive Substitute Lead Pay when assigned to act in that role.~~

5 Weekend Social Worker Coordinator. Social Workers shall receive Weekend Coordinator Pay
6 when assigned to that role.

7 **45.86 Standby.** Off-duty standby assignments shall be determined in advance by supervision.
8 Volunteers will be used for standby assignment when practicable. Article 9.4 does not apply to
9 standby.

10 ~~Standby shall not be used to avoid filling vacant positions. The Employer will schedule procedures~~
11 ~~in the best interests of the patient and will make a good faith effort to schedule such patient~~
12 ~~procedures so that callback is not required. The Employer will follow RCW 49.28.140 regarding non-~~
13 ~~urgent work, as determined by the Provider.~~

14 **45.97** Employees required to restrict their off-duty activities in order to be immediately available
15 for duty when called, will be compensated for time spent in standby status. An employee called
16 to work will be paid at time and one-half (1-1/2) and shall be paid for a minimum of ~~two and one~~
17 ~~half three~~ (2-1/3) hours. Call back from standby does not apply until after forty-five (45) minutes
18 after the end of the scheduled shift. The minimum callback hours shall not apply more than
19 once in a sixty (60) minute period.

20 Call Back. When an employee has left the institution grounds and is called to return to work
21 outside of regularly scheduled hours to handle emergency situations which could not be
22 anticipated, the employee shall receive pay for time actually worked. Time worked shall be
23 compensated at time and one-half (1-1/2) and shall be paid for a minimum of ~~two and one~~
24 ~~half three~~ (2-1/3) hours. Time worked immediately preceding the regular shift does not constitute
25 call back, provided time worked does not exceed two hours or notice of at least eight hours has
26 been given. An employee on standby status called to return to the work-station does not qualify
27 for call back pay.

28 45.10. Pre-Scheduled Voluntary Overtime. Once the initial schedule bid is incorporated and
29 posted, the Employer may offer pre-scheduled overtime. Pre-scheduled overtime work must be
30 approved in advance by the Employer and will be considered an "extra shift." Pre-scheduled
31 overtime shifts will be paid at the appropriate rate of pay and offered to all SEIU1199NW
32 employees covered in this CBA, including intermittent and nonpermanent employees. Staff must
33 be scheduled to meet their FTE or intermittent/non-permanent minimum work availability
34 requirement before qualifying for pre-scheduled overtime shift.

35 a. Any pre-scheduled overtime shifts worked above the employees FTE will be
36 compensated at the rate of time and one-half (1.5x) the regular rate of pay plus an additional
37 two (2) hours of extra pay for the shift.

38 i. Shift differential pay shall be paid for hours worked.

39 ii. The additional pay shall be compensated at the regular rate of pay.

b. If the shift is canceled at least one (1) hour prior to the start of the shift, the premium will not be paid.

c. Failure by the Employer to notify or attempt to notify staff of cancellation at least one (1) hour in advance of the shift will result in the staff member receiving the premium pay (time and one-half (1.5x) the staff member's regular rate) for a minimum work period of three (3) hours.

d. This premium pay is in addition to all other compensation contained in the CBA except this compensation cannot be bundled with call back.

After the initial scheduled bid s incorporated and posted, the Employer may also offer extra shifts at straight time (up to 1.0 FTE).

45.8 Temporary Assignment in a Higher Position ~~(now used for and Ssubstitute Lead Ppay)~~. Whenever an employee is temporarily assigned in writing by the Employer to regularly perform the principal duties of a higher level position for a period of five or more scheduled working days within the employee's standard work period as specified in Article 9.2, the employee shall be paid a temporary salary increase (TSI) of at least five percent (5%) increase over the present salary but not to exceed the maximum of the ranger for the higher classification. Such increase shall be effective the first day of the assignment when approved. Such assignments must be by mutual agreement.

45.9 Modality Pay – Professional Technical Bargaining Unit (does not apply to ~~Cardiac and Vascular Sonographers~~ Interventional Cardiovascular Techs)

- A. Modality Pay 1 – For staff actively participating in a new training program for a new modality.
- B. Modality Pay 2 – For staff assigned to conduct examinations/studies in a modality other than that described in the current classification of the position. For two modalities where the employee is scheduled for at least forty percent (40%) in the second modality, the premium pay will be for all hours worked. Where the employee is scheduled for less than forty percent (40%) in the second modality, the premium will apply for all hours worked in a shift.
- C. Modality Pay 3 – for staff assigned as a preceptor to other staff. Leads are not eligible for this premium.

45.10 Float Pay.

- A. **Temporary Float.** Employees assigned to work outside the department(s) to which they were hired and for which they are part of the departmental staffing plan will receive temporary float pay premium of three dollars and seventy-five cents (\$3.75) per hour.
- B. **Permanent Float – Nurse Float Pool:** Employees hired solely in the Nurse Float Pool will receive a permanent float premium of ~~four-five~~ dollars (\$~~4~~5.00) per hour for all hours worked.

45.11 Social Worker License Pay. License Pay in the amount of one dollar and fifty cents (\$1.50) per hour will be provided to all Social Workers who are licensed by the State of Washington as an Advanced Social Worker or Independent Clinical Social Worker. License Pay

will be provided on the first available pay period after the Social Worker has provided proof of licensure to the appointing authority or designee.

45.12 SALARY SCHEDULES AND PREMIUMS.

A. Effective July 1, 202~~5~~³, each classification represented by the Union will continue to be assigned to the same Pay Table and Salary Range as it was assigned on June 30, 202~~5~~³. Effective July 1, 202~~5~~³, each employee will continue to be assigned to the same Salary Range and Step that they were assigned on June 30, 202~~5~~³ unless otherwise agreed. Employees who are paid above the maximum for their range on June 30, 202~~5~~³ will continue to be paid above the maximum range on July 1, 202~~5~~³ unless otherwise agreed.

~~B. Effective July 1, 2023, all Salary Ranges described in Section A will be increased by four percent (4%). This increase will be based upon the salary schedule in effect on June 30, 2023.~~

~~C. Effective July 1, 2024, all Salary Ranges described in Section A will be increased by three percent (3%). This increase will be based upon the salary schedule in effect on June 30, 2024.~~

~~B. Effective within ninety (90) days of ratification on the first available pay period as determined by the Employer, Effective on the first available pay period after ratification as determined by the Employer¹, pay tables BR and BQ will be increased by three percent (3%). This increase will be based upon the salary schedule in effect on June 30, 2025.~~

~~C. Effective July 1, 2026, pay tables BR and BQ will be increased by two percent (2%). This increase will be based upon the salary schedule in effect on June 30, 2026.~~

~~D. If ratified by November 1, 2025, effective January 1, 2026December 1, 2025 Effective on the first available pay period after ratification as determined by the Employer², pay tables BC, BE, and BS will be increased by three percent (3%). This increase will be based upon the salary schedule in effect on June 30, 2025.~~

~~E. Effective July 1, 2026, pay tables BC, BE, and BS will be increased by two percent (2%). This increase will be based upon the salary schedule in effect on June 30, 2026.~~

~~F. Effective January 1, 2027, pay tables BC, BE, and BS will be increased by two percent (2%). This increase will be based upon the salary schedule in effect on December 31, 2026.~~

~~D-G.~~ Employees who are paid above the maximum for their range on the effective date of the increase described ~~in B and C~~ above will not receive the specified increase to their current pay unless the new range encompasses their current rate of pay.

~~H.~~ Effective with the increases listed in B and C above, the values on Pay Table BR, Range 03 will be increased to reflect eight percent (8%) above Table BR, Range 02 at each step of the wage scale. The eight percent (8%) difference will be maintained throughout the life of this agreement.

¹ May take up to 90 days to implement.

² May take up to 90 days to implement.

E-I. Informational note: Keep in MOU New Top Step (Wage Scale BR) will be expanded to AE. The future top step will be 1% higher than the previous step.

PREMIUMS

HMC Registered Nurse Bargaining Unit/~~ALNW Bargaining Unit~~

Evening shift differential	\$2.50 <u>3.00</u>
Night shift differential	\$4.50 <u>5.00</u>
Standby Pay	\$7.00
Weekend	\$4.00
Preceptor <u>RN2 only</u>	\$1.50 <u>2.00</u>
<u>Sunday night</u>	<u>\$3.00</u>
Certification	\$1.25
Temporary Float premium (Does not apply to ALNW unit)	\$3.75
ECMO (Extracorporeal Membrane Oxygenation)	\$4.00
Charge <u>RN2 only</u>	\$2.50 <u>3.00</u>
BSN	\$1.00

Social Worker/Dietitian/SLP Bargaining Units

Evening shift differential	\$2.00
Night shift differential	\$2.75 <u>5.00</u>
Standby pay	\$7.00
Weekend	\$2.50 <u>4.00</u>
<u>Sunday night</u>	<u>\$3.00</u>

Dietitian/SLP		
	Certification	\$1.25
Dietitian		
	Preceptor	\$1.50 <u>2.00</u>
Social Worker		
	License Pay	\$1.50
	Preceptor	\$1.50 <u>2.00</u>
	Weekend Coordinator	\$2.00

PA-ARNP Bargaining Unit

Evening shift differential	\$2.50 <u>3.00</u>
----------------------------	----------------------------------

Night shift differential	\$4.50 <u>5.00</u>
Standby Pay	\$7.00
Weekend	\$4.00
Certification	\$1.25
<u>Sunday night</u>	<u>\$3.00</u>
Preceptor	\$1.50 <u>2.00</u>

1

2 **Professional/Technical Bargaining Unit**

Evening shift differential	\$2.00
Night shift differential	\$2.75 <u>5.00</u>
Standby Pay	\$7.00
Weekend	\$2.50 <u>4.00</u>
<u>Sunday night</u>	<u>\$3.00</u>
Certification	\$1.25
Substitute lead	\$2.00
Modality Pay 1	\$1.25
Modality Pay 2	\$1.50
Modality Pay 3	\$1.75 <u>2.00</u>

3

4 **Imaging Technologist Supervisor Bargaining Unit**

Evening shift differential	\$2.00
Night shift differential	\$2.75 <u>5.00</u>
Standby Pay	\$7.00
Weekend	\$2.50 <u>4.00</u>
<u>Sunday night</u>	<u>\$3.00</u>
Certification	\$1.25
Substitute lead	\$2.00
Modality Pay 1	\$1.25
Modality Pay 2	\$1.50
Modality Pay 3	\$1.75 <u>2.00</u>

5

6 **Respiratory Care / Anesthesiology Technician / Electroneurodiagnostic Technologist**
7 **Bargaining Unit**

Evening shift differential	\$2.00
Night shift differential	\$2.75 <u>5.00</u>
Standby Pay	\$7.00
Weekend	\$2.50 <u>4.00</u>
Substitute lead	\$2.00
<u>Sunday night</u>	<u>\$3.00</u>
Certification pay	\$1.25
Preceptor	\$1.50 <u>2.00</u>

1

2 **Respiratory Care Practitioner, Respiratory Care Lead, and Respiratory Care Specialist**

ECMO (Extracorporeal Membrane Oxygenation)	\$4.00
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3

4 **Pharmacy Technician Bargaining Unit**

Standby Pay	\$7.00
Evening shift differential	\$2.00
Night shift differential	\$2.75 <u>5.00</u>
Weekend	\$2.50 <u>4.00</u>
<u>Sunday night</u>	<u>\$3.00</u>

5

6 **ALNW Bargaining Unit**

<u>BSN</u>	<u>\$1.00</u>
<u>Evening shift differential</u>	<u>\$3.00</u>
<u>Night shift differential</u>	<u>\$5.00</u>
<u>Standby Pay</u>	<u>\$7.00</u>
<u>Weekend</u>	<u>\$4.00</u>
<u>Preceptor</u>	<u>\$2.00</u>
<u>Certification</u>	<u>\$1.25</u>
<u>Permanent Float Team</u>	<u>\$5.00</u>
<u>Reassignment</u>	<u>\$3.00</u>

7

8 Airlift Northwest Registered Nurses who are regularly assigned to work at the Juneau
9 Operations Base shall receive 5% Alaska premium. This is calculated on base pay only and
10 does not include overtime payments.

1

2 **45.13 Charge Nurse.** A Registered Nurse 2 (staff nurse) who is assigned responsibility for an
3 organized unit for a period of four (4) or more hours. Charge nurse responsibility shall not
4 overlap on the same shift. "Organized unit" shall be defined by the Employer. Upon successful
5 completion of the probationary period, all nurses shall be eligible to apply for training as charge
6 nurse. If a nurse is not accepted into training, the nurse will receive an explanation.

7 Management will make a good faith effort not to assign charge duty to a float nurse. Nurses
8 regularly assigned to a specific unit and who are qualified to act in charge will be placed in
9 charge before a nurse floated to that unit is placed in charge. On all units, the charge nurse will
10 use their professional judgment when it is necessary to take patients, based on patient needs
11 and nurse competency. Nurses floating to a unit shall then be assigned charge only by mutual
12 consent.

13 It is within the role of the Charge nurse to determine the need for additional staff based on a
14 thorough assessment of patient needs, unit activity, and available resources and to make the
15 appropriate recommendation to the staffing office/manager.

16 **45.14 Preceptor.** A Registered Nurse 2, PA-ARNP, Social Worker, Dietitian, END Technologist,
17 Respiratory Care Practitioner, Interventional Cardiovascular Tech, Speech Language
18 Pathologist 1, or Anesthesia Technician may serve as a preceptor after successfully completing
19 a preceptor workshop or equivalent documented training and agreeing to and being appointed
20 to be specifically responsible for planning, organizing, and evaluating the new skill development
21 of one or more employees as appropriate enrolled in a defined orientation program, the
22 parameters of which have been set forth in writing by the Employer. This includes teaching,
23 clinical supervision, role modeling, feedback, evaluation (verbal and written) and follow up of the
24 new or transferring employee.

25 The preceptor is eligible to receive preceptor premium pay when actually engaged in preceptor
26 role responsibilities with/on behalf of the orienting employees. Leads are not eligible for this
27 premium.

28 An employee substituting for the original preceptor during a period of absence and who has
29 been designated to carry out the preceptor's complete responsibility (including following and/or
30 adjusting the plan to meet learning needs and providing oral and written evaluation input) will
31 receive preceptor pay.

32 A preceptor may be assigned to a student when it is determined by the Employer that the
33 employee has completed the required preceptor training or has agreed to and been appointed a
34 preceptor. The employee is specifically responsible for planning, organizing, and evaluating the
35 new skill development of the student as appropriately enrolled in a defined program, the
36 parameters of which have been set forth in writing by the Employer. This includes teaching,
37 clinical supervision, role modeling, feedback, evaluation (verbal and written) and follow up of the
38 student.

39 **45.15 Certification.** Certification pay rewards employees for obtaining certifications that
40 develop skills or knowledge above and beyond what is required in their job. The employer does
41 not provide certification pay for certifications that are required to perform the job.

Employees in eligible job profiles certified in a specialty area by a national organization and working in that area of certification shall be paid a premium provided the particular certification has been approved by an Associate Administrator or designee, and further provided that the employee continues to meet all educational and other requirements to keep the certification current and in good standing. An employee is eligible for only one certification premium regardless of other certifications the employee may have. Employees will notify their Manager in writing at the time certification is received, providing a copy of the original certification document. Certification pay will be effective the first full pay period after the date documentation is received by the Manager. The employer reserves the right to determine if the certifying body is in good standing for the purpose of certification pay.

Employees will notify their Manager in writing if their certification has expired, or has been restricted, revoked or suspended within twenty-four (24) hours of expiration, restriction, revocation or suspension, or prior to their next scheduled shift, whichever occurs first.

Eligible job profiles:

RN2

RN3

Imaging Technologists/Diagnostic Medical Sonographers

Respiratory Care/Lead/Specialist*

Anesthesia Techs

Electroneurodiagnostic Technologists

Imaging Technologist Supervisors and Imaging Technologist Education QA**

PA-ARNPs

Speech Language Pathologists

~~Registered Nurses. Nurses certified in a specialty area by a national organization and working in that area of certification shall be paid a premium provided the particular certification has been approved by the Associate Administrator for Patient Care, or designee, and further provided that the nurse continues to meet all educational and other requirements to keep the certification current and in good standing. A certified nurse is eligible for only one certification premium regardless of other certifications the nurse may have. Certified nurses will notify their respective Director/Manager in writing at the time certification is received, providing a copy of the original certification document. Certification pay will be effective the first full pay period after the date documentation is received by the Director/Manager.~~

~~Imaging Technologists/Diagnostic Medical Sonographers. Imaging Technologists/Diagnostic Medical Sonographers, certified in a specialty area by a national organization and working in that area of certification shall be paid a premium provided the particular certification has been approved by the Administrative Director, Radiology, or designee, and further provided that the employee continues to meet all educational and other requirements to keep the certification current and in good standing. A certified employee is eligible for only one certification premium regardless of other certifications the employee may have. Certified employees will notify their~~

~~respective Supervisor/Manager in writing at the time certification is received, providing a copy of the original certification document. Certification pay will be effective the first full pay period after the date documentation is received by the Supervisor/Manager.~~

~~Respiratory Care. A Respiratory Care/Lead/Specialist certified in their specialty area by a national organization and working in that area of certification shall be paid a premium provided the certification has been approved by the Respiratory Care Manager or designee. A Respiratory Care Practitioner/Lead/Specialist is eligible for only one certification premium regardless of other certifications the employee may have. Certified employees will notify their respective Supervisor/Manager in writing at the time certification is received, providing a copy of the original certification document. Certification pay will be effective the first full pay period after the date documentation is received by the Supervisor/Manager.~~

Respiratory Care Practitioners who were both hired and receiving certification pay prior to July 1, 2017, for being registered as a Registered Respiratory Therapist (RRT) by the National Board for Respiratory Therapy will continue to receive certification pay. However, they will not be eligible for any additional certification premium.

Speech Pathologists: The list of qualifying certifications includes but is not limited to: ASHA American Board of Swallowing and Swallow Disorders Certification (American Speech-Language-Hearing Association), ASHA American Board of Child Language and Language Disorders (American Speech-Language-Hearing Association), ANCCDS Board Certification (Academy of Neurologic Communication Disorders and Sciences), Board Certified Specialist in Swallowing and Swallowing Disorders (BCS-S), Certified Brain Injury Specialist (CBIS), ~~DUPLICATE~~ Board Certified by the Academy of Neurologic Communication Disorders and Sciences (BC-ANCCDS), Lee Silverman Voice Treatment Certification (LSVT), Certified Neonatal Therapist (CNT), International Board Certified Lactation Consultant (IBCLC), ~~DUPLICATE~~ Board Certified Specialist in Child Language and Language Disorders, SPEAK OUT! & LOUD Crowd Provider, Phonation Resistance Training Exercises (PhoRTE) Certification, McNeill Dysphagia Therapy (MDTP) Certification, Assistive Technology Professional – RESNA, Intraoperative Monitor Training, MBSimp, ASHA American Board of Fluency and Fluency Disorders

~~Anesthesia Technicians. Anesthesia Technicians certified in their specialty area by a national organization and working in that area of certification shall be paid a premium provided the particular certification has been approved by the Director of Perioperative Services, or designee, and further provided that the employee continues to meet all educational and other requirements to keep the certification current and in good standing. A certified employee is eligible for only one certification premium regardless of other certifications the employee may have. Certified employees will notify their respective Supervisor/Manager in writing at the time certification is received, providing a copy of the original certification document. Certification pay will be effective the first full pay period after the date documentation is received by the Supervisor/Manager.~~

~~Electroneurodiagnostic Technologists. Electroneurodiagnostic Technologists certified in a specialty area by a national organization and working in that area of certification shall be paid a premium provided the particular certification has been approved by the appropriate divisional~~

~~Administrative Director, or designee, and further provided that the employee continues to meet all educational and other requirements to keep the certification current and in good standing. A certified employee is eligible for only one certification premium regardless of other certifications the employee may have. Certified employees will notify their respective Supervisor/Manager in writing at the time certification is received, providing a copy of the original certification document. Certification pay will be effective the first full pay period after the date documentation is received by the Supervisor/Manager.~~

~~The Imaging Technologist Supervisors and Imaging Technologist Education QA.~~ The Imaging Technologist Supervisors and Imaging Technologist Education QAs who obtain and maintain their registration through the American Registry of Radiologic Technologists (ARRT) in more than one (1) modality will be paid certification pay, one dollar and twenty-five cents (\$1.25) per hour premium for all hours in paid status.

~~Employees will be eligible for the premium if:~~

- ~~1. The certification has been presented to and approved by management;~~
- ~~2. The employee continues to meet all educational and other requirements to keep the certification current and in good standing;~~
- ~~3. The employee is working or supervising in the area of certification.~~

~~Once the above criteria are satisfied, the employee will begin earning the certification premium at the beginning of the next available pay period.~~

~~A. An employee is eligible for only one certification premium regardless of other certifications the employee may have.~~

~~B. Employees will notify their Appointing Authority or designee if their certification has expired, or has been restricted, revoked or suspended within twenty-four (24) hours of expiration, restriction, revocation or suspension, or prior to their next scheduled shift, whichever occurs first.~~

~~PA-ARNPs. Advanced Registered Nurse Practitioners and Physician Assistants, certified in a specialty area by a national organization and working in that area of certification, shall be paid a premium provided the particular certification has been approved by the Associate Administrative, or designee. The certification must be renewable with ongoing continuing education in the specialty area. The employee is only eligible to receive certification pay if their certification is germane to their current clinical area of practice. This determination is the role of the Administrator or designee.~~

~~A certified employee is eligible for only one (1) certification premium regardless of other certifications the employee may have. At least one (1) year of work experience as a PA-ARNP is required prior to eligibility. Certified employees will notify their respective Supervisor/Manager in writing as well as nurse recruiting at the time certification is received, providing a copy of the original certification document. Certification pay will be effective the first full pay period after the date documentation is received by the Supervisor/Manager. The employer reserves the right to determine if the certifying body is in good standing for the purpose of certification pay.~~

45.16 Bachelor of Science in Nursing (BSN). The BSN Premium pay will be effective the first full pay period after the date that a primary source documentation is received and approved by the Supervisor/Manager.

1 45.18 ECMO. Employees designated as ECMO (Extracorporeal Membrane Oxygenation) care
2 providers will receive the four dollar (\$4.00) per hour ECMO premium for every hour worked as an
3 ECMO care provider. The following classifications will be eligible for the ECMO premium: Registered
4 Nurse 2, Registered Nurse 3, Respiratory Care Practitioner, Respiratory Care Lead, and Respiratory
5 Care Specialist.

6 45.19 MSN/MN Premium.

7 A RN who attains a Master of Science in Nursing (MSN) or a Master of Nursing (MN) degree shall
8 receive a one (1)-step pay increase with proof of the degree.

9
Tentatively Agreed To:

For the Union:

DocuSigned by:
Robin Wyss
9A736501FAAE4A8...
Date 11/14/2025

For the Employer:

DocuSigned by:
Jade Hersch
ED538CDB172F42B...
Date 11/13/2025

Article 46 – Privacy

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

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

Tentatively Agreed To:

For the Union:

Date 10/12/2025

DocuSigned by:

Rolin Wyss

9A736501FAAE4A8...

For the Employer:

Date 8/28/2025

DocuSigned by:

Kristi Dravena

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Article 47 – Airlift Northwest

Only the following language in this article applies to the Airlift Northwest Bargaining Unit and shall constitute the whole agreement between the union and the University regarding these employees.

47.1 Airlift Northwest Registered Nurse Bargaining Unit

Job Code	Job Profile
18908	Flight Nurse (E S SEIU 1199NW ALNW)
22874	Flight Nurse (NE H NI SEIU 1199NW ALNW)
17883	Flight Nurse (NE S SEIU 1199NW ALNW)
18909	Flight Nurse, Senior (E S SEIU 1199NW ALNW)
22875	Flight Nurse, Senior (NE H NI SEIU 1199 NW ALNW)
21761	Flight Nurse, Senior (NE S SEIU 1199NW ALNW)
XXXXX	Flight Paramedic

47.2 Full-Time Employees. For Airlift Northwest Bargaining Unit Members – an employee who is classified staff and is regularly scheduled two hundred and forty (240) hours in a six (6) week period.

47.3 Part-Time Employees. For Airlift Northwest Bargaining Unit Members – an employee who is classified staff and is regularly scheduled less than two hundred and forty (240) hours in a six (6) week period.

47.4 Licensed/Certified Employees. Employees are responsible to maintain their license in the state for which their official duty station is located. For Airlift Northwest bargaining unit members that are required to obtain additional licenses based on the official duty station they are assigned to, Airlift will be responsible for covering that cost.who must be licensed by the State of Washington their current base assignment or possess a specific certification must update and maintain current their license or certification to practice in their classification. For Airlift Northwest bargaining unit members the Employer will pay for the state nursing license that the ALNW Registered Nurse needs for the state that the nurse does not live in. An employee will be ineligible for work, and subject to dismissal, if they do not have the required current license.

The Certified Flight Registered Nurse (CFRN) credential is a requirement for CAMTS and employment. Employees hired without a CFRN credential are required to obtain it within twenty-four (24) months in order to maintain employment. Since it is required for employment, the CFRN credential will not be eligible for certification premium pay. The Employer will pay for one prep course registration fee, BCEN practice exam, the initial exam, and the renewal fee associated with securing and maintaining the CFRN.

ALNW will provide at least 1 month of notice to Nurses of their required credential expiration dates. Nurses who fail to maintain the required credentials will be placed on LWOP until their required credentials are current, with the expectation that the nurse and manager agree on a detailed plan to become current with their credentials.

ALNW will continue to provide all legal and regulatory required training within the mandated timelines.

47.5 Probationary Period/Trial Service Period.

Probationary Period. A probationary employee is an employee in a permanent position who has been hired by the Employer on a full-time or part-time basis and who has been continuously employed by the Employer for less than six (6) months. After six (6) months of continuous employment, the employee will attain permanent status. Any paid or unpaid leave taken during the probationary period will extend the period for an amount of time equal to the leave. Probationary period employees have no layoff or rehire rights. During the probationary period an employee may be terminated without notice and without recourse to the grievance procedure.

By mutual agreement the Employer and an employee may extend the probationary period up to an additional six (6) months. Extension will be in no more than three (3) month increments. In no event will the probationary period exceed twelve (12) months.

Trial Service Period.

- A. An employee with permanent status who accepts a position in a job classification for which they have not previously attained permanent status will serve a six (6) month trial service period.
 1. Any employee serving a trial service period may have their trial service period extended, on a day-for-a-day basis, for any day(s) that the employee is on leave without pay or shared leave, except for leave taken for military service.
 2. An employee serving a trial service period may voluntarily revert to their former permanent position within six (6) weeks of the appointment, provided that the position has not been filled or an offer has not been made to an applicant. After six (6) weeks employees may revert to their former position with Employer approval.
 3. In the event the former position has been filled with a permanent employee, the employee will be placed on the rehire list.
 4. The reversion of employees who are unsuccessful during their trial service period is not subject to the grievance procedure in Article 6.
- B. An employee who voluntarily moves from one position in the bargaining unit to another within the same job classification (excluding shift changes on a given work unit) shall have a trial service period of six (6) weeks. During the trial service period either the employee or the employer may elect for the employee to return to their position without notice and without recourse to the grievance procedure. In the event the former position has been filled with a permanent employee, the employee will be placed on the rehire list.

47.6 Elective Educational and Professional Leave. Request for educational and professional leave shall be submitted in writing on the appropriate form to the immediate supervisor with at least fourteen (14) days' notice before the start of schedule bidding and shall be responded to in writing, including the reason for any denial, within fourteen (14) days of the receipt of the request. Additional requests will be considered with AOC approval.

Such leave shall be subject to budgetary considerations, the scheduling requirements of the Employer, and approval by the Chief Flight Nurse, Director of Operations, Department head or designee, of the subject matter to be studied. Such leave may be used on an hourly basis if staffing permits.

For purposes of this Article, educational and professional leave shall be defined as:

- A. short-term conferences for educational and professional growth and development in the employee's specialty;
- B. enhancement and expansion of clinical skills for positions at ALNW;
- C. meetings and committee activities of the employees' respective professional associations which are designed to develop and promote programs to improve the quality and availability of service and health care;
- D. those inservice educational programs attended on a voluntary basis; and
- E. any educational programs necessary to maintain licensure.

ALNW registered nurses will be granted a minimum of ~~forty-sixty~~ (6040) hours of educational/professional leave per fiscal year. The Employer may grant up to eighty (80) hours of leave per year. Both are pro-rated for FTE.

47.7 Education Support Funds. The Employer will provide \$600.00 (six hundred dollars) per bargaining unit nurse FTE at the beginning of each fiscal year (pro-rated for part-time nurses that are less than ninety percent (90%) FTE) to pay for continuing education expenses.

Additionally, ALNW will reimburse Alaska based Flight Nurses with an FTE of .6 or greater up to four hundred fifty dollars (\$450.00) each fiscal year for travel booked by the Flight Nurse in order to attend education courses not offered by the Employer.

~~ALNW will continue to provide all legal and regulatory required training within the mandated timelines.~~

47.8 Travel for Mandatory Education. Flight nurses will be paid for all time spent in transit for mandatory education. Time in transit will be calculated from their home or base, whichever is closer to the location of the mandatory education.

For schedule-bidding purposes, time in transit will be calculated using the google maps time estimation for the day and time on which the travel is taking place.

47.8 Equipment. The following equipment will be provided by Airlift Northwest:

Nomex flight suits – three (3) flight suits for nurses who are .9FTE or greater; two (2) flight suits for nurses who are between .5 and .9FTE. Flight suits will be replaced as needed.

Boots – boots that meet OSHA requirement of protection with a protective toe shield will be provided to a value of one hundred and fifty dollars (\$150.00). Boots may be requested to be replaced, as needed, every three (3) years.

Jacket and/or Vest – one (1) vest and one (1) jacket will be provided at hire. Jackets and vests may be requested to be replaced, as needed, every five (5) years.

1 Helmet – Airlift Northwest will provide a DOI/USFS approved helmet and will work with individual
2 nurses to provide a properly fitted helmet. If needed, the University accommodation process will be
3 utilized.

4 Additional allowance – Airlift Northwest will provide up to three hundred dollars (\$300.00)
5 annually for current and new employees for the purchase of items from the approved safety list,
6 nomex coats, vests, hearing dampening devices or boots that exceed the value of the amounts
7 above. Receipts must be provided for reimbursement and Airlift Northwest reserves the right to
8 require that items portray a professional image.

9 Employees will be responsible for the normal upkeep of the equipment issued by the Employer.
10 The replacement of unserviceable or lost items will be made upon surrender of the items or
11 proof of loss in accordance with terms of the list of equipment above. All equipment provided to
12 employees, either directly or by allowance funding, must be utilized by employees at work.

13 Safety equipment will be replaced when the manufacturer's timeline indicates expiration and/or
14 when regular wear and tear indicates the need for replacement, as approved by management.

15 The ALNW Safety Committee may recommend the issuance of additional equipment/clothing for
16 all ALNW nurses, or for a specifically unique station or region.

17 **47.9 Mileage, Lodging, and Per Diem.** The Employer will provide mileage, lodging, and meal
18 reimbursement in accordance with University and ALNW Policy while in travel status.

19 **47.10 ALNW Safety Committee.** The Airlift Northwest Safety Committee will strive to create the
20 safest work environment possible. The Airlift Northwest Safety Committee will review and make
21 recommendations regarding all aspects of safety that may impact employees and patients
22 including, but not limited to, safety-related policies and equipment. The Airlift Northwest Safety
23 Committee may also oversee the impact of any modifications to safety-related policies and/or
24 equipment. The Safety Committee shall include a time frame for response from Airlift Northwest
25 management when issuing recommendations regarding safety-related policies or equipment.
26 Normally, responses will be made at a future Safety Committee meeting.

- 27 A. Committee Make-Up: The Airlift Northwest Safety Committee will have two (2) co-chairs.
28 The union may appoint up to three members to the Airlift Northwest Safety Committee,
29 one of whom will act as co-chair. The Safety Committee will appoint the other co-chair,
30 who may be one of the other union appointed members. If the members of the Safety
31 Committee determine that its membership is not adequately diverse to address all
32 potential safety issues appropriately, it may authorize the appointment of an additional
33 member from the bargaining unit. The union will make a good faith effort to appoint
34 members with diverse skill and geographic knowledge.
35

36 The Airlift Northwest Administrator most responsible for safety matters and at least one
37 (1) AOC will attend Airlift Northwest Safety Committee meetings.

- 38 B. Committee paid time: Safety Committee meetings are open to all employees. For nurses
39 appointed to the Airlift Northwest Safety Committee attendance at committee meetings
40 and performing work assigned to them by the committee (e.g. policy review; equipment
41 review) will be considered work time and paid appropriately. Employees who attend
42 Safety Committee meetings who are not members of the committee will be considered in

1 pay status only if the meeting overlaps with their regular schedule and if attendance
2 does not impede their ability to perform their normal duties.

3 C. EE Education/Awareness: At the time of the new employee orientation all new
4 employees will be given information regarding the Safety Committees, including but not
5 limited to, the committee's mission, meeting time and location, members and location of
6 agendas and minutes.

7 D. Accountability: The employer will make a good faith effort to accommodate off-site
8 employees by video or tele-conferencing.

9 Any employee may submit safety suggestions to the Safety Committee for review and
10 recommendation. Submissions may also be brought directly to the committee by
11 committee members. The Safety Committee will maintain an on-going tracking and
12 charting system for all safety concerns which shall include a summary of each safety
13 concern brought to the committee, any action plan developed to address the concern
14 and any resolution, if any, that is reached.

15 The date, time, location and agenda of each Safety Committee meeting will be posted to
16 all employees at least two weeks ahead of each meeting.

17 E. Communication: All Safety Committee minutes will be posted electronically and stored
18 on an internal drive that employees can access. The Safety Committee is charged with
19 maintaining an on-going tracking and charting system for all safety concerns. This chart
20 will include, but is not limited to:

- 21 1. An outline of each concern brought to the Safety Committee or being addressed
22 by the Safety Committee.
- 23 2. The action plan to address the concern or issue.
- 24 3. The evidence of resolution as it is reached.

25 Safety Audits: The Employer will conduct independent safety audits of all vendor's aircraft
26 annually and in accordance with CAMTS requirements. The audit reports will be provided to the
27 safety committee and shared with the staff at an all-staff meeting.

28 **47.11 Aircraft out of Service and Reassignment.** Employer, at its discretion, may assign the
29 nurse to work at another Airlift Northwest facility or assign other work as determined. The
30 Employer will attempt to assign employees within their geographical region.

31 ~~For Flight Nurses working in Juneau:~~ In a rolling three month period, Flight Nurses will not be
32 required to use more than twenty-four (24) hours of vacation time, compensatory time, holiday
33 credit, leave without pay, or a combination thereof, for any aircraft out of service for three or
34 more consecutive days. If an aircraft is out of service two or more times in a rolling three month
35 period as described above, this will trigger an emergency JLM to discuss the impacts as soon
36 as possible.

37 If the nurse has already reported to work and the Employer assigns the nurse to work at another
38 Airlift Northwest facility, travel time will be considered duty time and mileage will be paid to the
39 temporary duty station in accordance with University policy.

40 When an employee does not have a flight partner or their aircraft is out of service due to an
41 unscheduled circumstance the employee will have one of the following options:

1 A. Be reassigned to a different base, if the opportunity exists, as determined by the
2 Employer.

3 B. Remain on the base, if there is adequate work, as determined by the Employer.

4 C. Go home and use compensatory time or vacation leave, in that order.
5

6 Employees that are Reassigned to a different base as described above in this article, will qualify
7 for and be compensated a Reassignment Premium of three dollars (\$3.00) per hour for all time
8 worked at the different base excluding travel time. The application of the Reassignment
9 Premium does not begin until the employee arrives at the base they have been reassigned to.

10 The determination by the Employer of the available options listed above are not subject to the
11 grievance procedure.
12

13 ALNW will make a best faith effort to allow staff enough drive time to be included such that they
14 could be back at their original Base by their scheduled time off (currently no guarantee under
15 any shift) and will pay the appropriate rate of pay (over-time or double-time) if on flight-related
16 duty. ALNW will pay ~~one and a half (1 ½) hour of~~ drive time from their temporary duty station to
17 their home or official duty station, whichever is closer, from Boeing Field for Arlington, Olympia,
18 and Bremerton, two (2) hours for Bellingham, and up to two and a half (2 1/2) hours for Yakima,
19 and up to three (3) hours for Wenatchee and three and a half (3 ½) for Pasco all at straight time,
20 if the employee does not get off at their originally scheduled shift's end from Boeing Field. at the
21 appropriate rate of pay.

22 If there is no other work to do, the nurse may choose to use leave without pay or annual leave, if
23 available, to cover the nurse's scheduled work time.

24 **47.12 Stuck out of Town.** When employees are stuck out of town on their duty off time past
25 their scheduled shift, they will receive pay, at an overtime rate, for all hours (hour for hour) until
26 they return to their home base. This includes time to complete all aspects of the mission
27 including but not limited to charting.

28 **47.13 Official Duty Station.** Each bargaining unit employee will be assigned an official duty
29 station.

30 ~~A. The Joint Labor Management Committee may review how the schedule is working.~~

31 ~~B. Training more than one hundred (100) miles from base will be allowed lodging and food~~
32 ~~per diem, unless trainings are on consecutive days, in which case nurses more than~~
33 ~~eighty (80) miles will receive lodging and food per diem. Juneau nurses will in addition~~
34 ~~receive airfare and car rental.~~

35 **47.14 Juneau Base Staffing 24 Hour Shifts.** Management will work toward maximizing the
36 number of twenty- four (24)-hour shifts ~~at the Juneau Base.~~

37 Shift start times will be set based on the needs of the community and timing of highest flight
38 volume. If management must change a start time, affected RNs will be notified of the change at
39 least ~~four six~~ (46) weeks prior to its implementation.

47.15 Nurse Replacement. ~~If a flight RN calls in sick the shift will first be offered as extra straight time to other flight RNs at the base. If not filled, the shift will be offered as extra straight time to other flight RNs at other bases.~~

~~If there are open shifts or FMLA after schedule posts, shifts will be filled in this order:~~

Open shifts will be offered based upon the desired crew skill mix. Open shifts (i.e. sick call, FMLA) will be filled in the following order:

A. Sick call floats, flex shifts

~~A.~~ Anyone needing to meet their FTE including sick floats (if they have not gotten their FTE);

~~B.~~ Intermittent and Nonpermanent (if it does not put them into overtime);

~~B.C.~~ Anyone looking to pick up a shift in lieu of sick time/annual leave

~~C.D.~~ Base staff at EST;

~~D.E.~~ All staff at EST;

~~E.F.~~ Pro-staff or residents, if they have gone through MD core and signed off by Dr./Education;

~~F.G.~~ Base staff at OT;

~~G.H.~~ All staff at OT.

47.16 Hours of Work and Overtime.

A. **Work Day.** The length of the workday may vary depending on the base and/or aircraft. The Employer and the Union will make a good faith to discuss changes to the scheduled length of a workday at a given base and/or aircraft at a JLM. Except in emergent medical situations, the employer will make a good faith effort to end duty shifts on time in an effort to minimize mandatory overtime.

B. **Overtime.** Both the Employer and the Union concur that overtime shall be minimized. Overtime at time and one half (1 ½) shall be paid for hours worked beyond an employee's regularly scheduled shift in one day, or for hours worked beyond the full-time work schedule in accordance with the definition of the work period for a full-time classified employee in Article 47.2. Overtime at the rate of double time (2x) will be paid for continuous hours worked beyond twelve (12) for a twelve (12) hour scheduled shift and for continuous hours worked beyond twenty four (24) hours when the flight nurse is in flight status. This includes time to complete all aspects of the mission including but not limited to charting. Sick leave paid for will not count toward the calculation of overtime. The straight time hourly rate of pay used for the calculation of overtime shall include all differentials and premiums that are considered part of the employee's regular rate of pay. ~~Under the KRONOS system, overtime will be triggered and compensated to the nearest minute beyond a seven (7) minute grace period before/after a scheduled shift.~~

As an option to wage payment above, an employee may request to accrue compensatory time on the basis of straight time for hours worked above FTE, one and one-half (1 ½) the amount of overtime worked, or double time ~~for registered nurses~~ as appropriate. ~~The Employer will allow the accrual of up to forty (40) hours of compensatory time calculated on a rolling basis. The Employer will consider special~~

~~circumstances when deciding whether or not to grant the accrual of compensatory time in excess of forty (40) hours (e.g. advanced knowledge that an employee will be taking a long term leave in the near future and the accrued time would be used to cover for all or part of that leave).~~ This is not intended to upset any formal department policies regarding the accrual and use of compensatory time that exceed this unless there is agreement to do so. Accrued compensatory time will be scheduled off in a manner similar to the scheduling of vacation days requested off.

Sick call coverage at designated bases will be offered based upon desired crew skill mix, to the official duty station nurses first then if they remain uncovered will be offered to other duty station nurses for coverage.

C. Compensatory Time Cash Out:

If compensation is paid to an employee for accrued compensatory time, such compensation shall be paid at the regular rate earned by the employee at the time the employee receives such payment.

All compensatory time must be used by June 30th of each year, however if the balance exceeds 240 hours prior to June 30th, the excess amount will be cashed out to bring the balance back to 240 hours. The employee's compensatory time balance will be cashed out to zero every June 30th or when the employee leaves University employment for any reason. The employee's compensatory time balance may be cashed out when the employee:

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

~~Sick call coverage at designated bases will be offered based upon desired crew skill mix, to the official duty station nurses first then if they remain uncovered will be offered to other duty station nurses for coverage.~~

- **Work Schedule.** The Employer shall plan and post the work schedule. The work schedule will be posted at least two weeks prior to the beginning of the schedule. Schedule requests should be submitted at least four weeks before the schedule is posted. Prior to the schedule being posted, factors such as staff requests, unexpected leaves of absence or terminations may affect the approval of schedule requests. After the schedule is posted an individual employee's schedule may be changed only by mutual agreement between the supervisor and employee concerned. Should the Employer propose changing either the length of the schedule or work day, the Employer will comply with the requirements of, "Change in Working Conditions," contained in this Article.
- **Weekends.** Weekend scheduling will be done in accordance with current practice. Weekend premium will be based on a majority of hours worked over the weekend period (e.g. – a nurse who works a twenty-four (24) hour shift beginning at 7:00am on Friday will receive no weekend premium. A nurse who works a twenty-four (24) hour shift beginning at 7:00am on Saturday or Sunday morning will receive weekend premium for twenty-four (24) hours).
- **Work in Advance of Shift.** When an employee at the request of the Employer reports for work in advance of the assigned shift and continues working through the entire

1 scheduled shift all hours worked prior to the scheduled shift shall be paid at the
2 appropriate overtime rate.

3 **47.17 Change in Working Conditions.** The Employer will give the Union notice and
4 opportunity to bargain the impact of any change in working conditions including, but limited to,
5 crew skill mix, team configuration, or mode of transportation. The Employer will make a good
6 faith effort to discuss potential changes in working conditions at a JLM prior to notifying the
7 Union.

8 **47.18 Sick Leave Usage for Travel.** Nurses may use sick leave to account for travel time for
9 medical appointments/procedures that require the nurse to leave the nurse's home area. To use
10 sick leave the travel time must overlap with the nurse's regularly scheduled work. Nurses will
11 make a good faith effort not to schedule medical appointments/procedures after the work
12 schedule has been posted.

13 **47.19 Union Delegates.** Union delegates are Airlift Northwest employees who are members of
14 the bargaining units. The Employer recognizes the right of the Union to designate ~~one union~~
15 ~~delegate from each Base and an additional delegate for the Seattle Base.~~Delegates.

16 A Union delegate who is a bargaining unit employee and is processing a grievance in
17 accordance with the Grievance Procedure shall be permitted reasonable time to assist in the
18 resolution of recognized employee grievances on the Employer's property without loss of pay or
19 recorded work time. Time off for processing grievances which have been filed shall be granted
20 to a Union delegate by supervision following a request but in consideration of any job
21 responsibilities. If permission for time off cannot be immediately granted, the supervisor will
22 arrange for time off at the earliest possible time thereafter or the Employer and Union
23 representative may provide for a Union delegate outside the area of jurisdiction to assist in the
24 Grievance Process.

25 The Union shall prevail upon all employees in the bargaining units and especially Union
26 delegates to make a diligent and serious attempt to resolve complaints at the lowest possible
27 level. The Employer, likewise, shall prevail upon its supervisory personnel to cooperate fully with
28 the Union delegates and other Union representatives in the speedy resolution of any grievances
29 that may arise.

30 ~~Delegates will normally process grievances only in their own base.~~

31 The Union shall annually submit an up-to-date list to the Office of Labor Relations indicating the
32 names of all Union delegates, their work locations and jurisdiction. The Office of Labor Relations
33 shall be notified of changes as they occur. Union delegates shall not be recognized until the
34 Office of Labor Relations is informed of their appointment.

35 **47.20 Delegate Training.** During each year of this Agreement, the Union may use up to eight
36 (8) hours each for two (2) Airlift Northwest RNs of paid release time to participate in delegate
37 training sponsored by the Union.

38 The Union shall submit to the Office of Labor Relations and affected departments at least four
39 (4) weeks in advance, the names of those delegates who will be eligible for each training
40 course.

Time off for these purposes shall be approved in advance by the employee's supervisor and will be contingent upon the supervisor's ability to provide proper work coverage during the requested time off.

47.21 Bereavement Leave. For Airlift Northwest members, paid leave in addition to any other form of paid leave shall be granted for bereavement as follows: two and a half (2.5) shifts totaling up to ~~forty-eight~~sixty (4860) hours within a seven (7) day period starting from first day of bereavement shall be granted for each death of a family member.

47.22 Joint Labor/Management Committees: Purpose and Membership. Joint Labor/Management Committees are established to provide a forum for communications and problem-solving between the two parties and to deal with matters of a general personnel Union/Employer concern, as well as professional practices within the hospital related to patient care and professional issues. The Committees will work toward the improvement of patient care and recommend ways and means to improve patient care; and will address problems and concerns related to staffing, schedules, and workloads. The Committees' function will be limited to an advisory capacity and shall not include any decision making or collective bargaining authority.

47.23 Meetings. Committee meetings may be requested by an authorized representative of either party. The Committee may meet more or less frequently as mutually agreed upon between the parties but the Committee shall schedule on a predetermined basis a meeting every other month and otherwise as needed. A Committee meeting shall normally be held during the day shift and at a mutually agreeable time and date. Employee members shall experience no loss in salary for meeting participation. Committee members shall be given release time for attendance at committee meetings held during working hours.

Agenda items must be provided at least seven (7) business days in advance of the meeting. If agenda items are not provided at least seven (7) business days in advance of the meeting the meeting may be canceled by either party.

47.24 Committee Work. All time spent by employees on Employer established committees and committees mentioned in this contract (including side letters) shall be considered paid release time (provided the employee is scheduled to work during the time of the committee meeting) and shall be paid at the regular rate of pay. Those employees for whom part of their FTE is dedicated to committee work, and who serve as a chair on the Clinical Practice and Quality

Committee or the Safety Committee, will receive a premium of \$2.50 per hour for that portion of their FTE dedicated to committee work.

47.24 Job Posting and Transfer ALNW Bargaining Unit. Employees will be made aware of open ALNW positions prior to making those positions known to external to ALNW candidates. Employees will be made aware of the location of the base, as well as the FTE needed for that base. When selecting between internal candidates, if all other qualifications are considered equal, Seniority (~~first by Base and then~~ by length of unbroken service with ALNW) shall be the determining factor on a transfer to a different shift or section providing skill, competence, ability, experience are considered equivalent. Such a transfer may be delayed until the vacancy created by the transfer is replenished, if a nurse's vacancy of their position will unduly impact the operations of the base they are leaving. All ALNW nurse job openings will be emailed

internally two (2) weeks prior to being posted externally. If the internal transfer is requested by a nurse prior to completion of their commitment, initial moving cost incentive will be paid back at a prorated amount based on the amount of the commitment that was completed as long as the nurse has completed at least ~~eighteen-nine~~ (189) months of the commitment. ALNW will make every best faith effort to make the internal transfer within six (6) months, but such internal transfer may take up to nine (9) months to occur.

47.25 Service Commitment. Newly hired nurses and currently employed nurses who voluntarily choose to relocate and receive a relocation allowance may be required to serve for a minimum of ~~two-one~~ years at their base before they will be considered for transfer to another base. This commitment will not apply when the employer and nurse mutually agree to waive it and when relocation occurs as a result of layoff/rehire.

47.26 Airlift Northwest Preceptor. Airlift Northwest will pay preceptor pay to assigned nurses who have completed the preceptor work shop and agree to work with assigned new employees, RNs, R3 Residents, and/or ALNW fellows, which will include monitoring and evaluating their training. Such preceptors will be the conduit for the residents to have a consistent and educational experience at Airlift Northwest.

47.27 Certification Pay. Certification pay rewards employees for obtaining certifications that develop skills or knowledge above and beyond what is required in their job. The employer does not provide certification pay for certifications that are required to perform the job.

Senior Flight Nurses (RN 3's) and Flight Nurses (RN 2's) certified in a specialty area by a national organization shall be paid a premium provided the particular certification has been approved by the appropriate Employer designee. A flight nurse with a qualifying certification will be eligible for certification premium pay for all hours paid and will continue to receive the premium provided that the flight nurse continues to meet all educational and other requirements to keep the certification current and in good standing. A flight nurse with a qualifying certification is eligible for only one certification premium regardless of other certifications the flight nurse may have. A flight nurse with a qualifying certification will provide confirmation of certification via the appropriate mechanism, - , notify their respective Director/Manager in writing at the time certification is received, providing a copy of the original certification document. Certification pay will be effective the first full pay period after the date documentation is received by the Director/Manager.

- ~~I. Employees who are currently receiving certification premium pay for the CFRN credential will have twenty-four (24) months to obtain a certification eligible for certification premium pay in order to continue eligibility for the certification pay premium.~~
- ~~II. Employees who do not currently have the CFRN credential will be given twelve (12) months to obtain it.~~

~~**47.28 Float Pay.** ALNW will pay a float pay premium of \$4.00 per hour to Flight Nurses hired into the float pool.~~

~~**47.29 Premiums.** - Can move to 45~~

<u>BSN</u>	<u>\$1.00</u>
<u>Evening shift differential</u>	<u>\$2.50</u>
<u>Night shift differential</u>	<u>\$4.500</u>
<u>Standby Pay</u>	<u>\$7.00</u>
<u>Weekend</u>	<u>\$4.00</u>
<u>Preceptor</u>	<u>\$1.50</u>
<u>Certification</u>	<u>\$1.2500</u>

Airlift Northwest Registered Nurses who are regularly assigned to work at the Juneau Operations Base shall receive 5% Alaska premium. This is calculated on base pay only and does not include overtime payments.

Effective July 1, 2020:

<u>Certification</u>	<u>\$1.25</u>
<u>BSN</u>	<u>\$1.00</u>

47.30 OTHER PROVISIONS. In addition to the items above, the The Following Articles in this Agreement apply to the Airlift Northwest Bargaining Unit:

- Article 1: Purpose
- Article 2: Non-Discrimination
- Article 3: Reasonable Accommodation of Employees with Disabilities
- Article 4: Recognition/Employer
- Article 5: Affirmative Action
- Article 6: Grievance Procedure
- Article 7: Union Dues Deduction
- Article 8: Employee Facilities
- ~~Article 13: Tuition Exemption Program~~
- Article 14: Employment Practices (except 14.5, 14.7, 14.8, 14.9, 14.12, 14.13, 14.14)
- Article 16: Holidays
- Article 17: Vacation Schedule
- Article 18: Sick Leave
- Article 20: Miscellaneous Leave
- Article 21: Family Medical Leave Act and Parental Leave
- Article 22: Management Rights and Responsibilities
- Article 23: Performance of Duty
- Article 24: Unpaid Holidays for a Reason of Faith or Conscience
- Article 25: Leave Due to Family Emergencies

- Article 26: Civil Duty
- Article 27: Leave Related to Domestic Violence, Sexual Assault or Stalking
- Article 28: Health Insurance and Pension
- Article 29: Military Leave
- Article 30: Workers Compensation Leave
- Article 31: Health and Safety (except 31.8, 31.9, 31.12)
-
- Article 32: Subordination of Agreement and Saving Clause
- Article 33: Complete Agreement
- Article 34: Duration
- Article 35: Drug and Alcohol Free Workplace
- Article 36: Corrective Action/Dismissal Process
- Article 37: Nonpermanent and Intermittent Employees (except 37.5(B2 and B3), 37.7(F))
- Article 38: Seniority Layoff and Rehire
- Article 39: Resignation
- Article 40: Mandatory Subject
- Article 41: New Employee Orientation
- Article 42: Union Activities (except Article 42.6 and 42.7)
- Article 44: Classification and Reclassification
- Article 45: Wages and Other Pay Provisions (45.3 Periodic Increments/Salary Step Increments Only except 45.5, 45.9, 45.10, 45.13.)
- Article 46: Privacy
- Article 48: Washington Family Medical Leave Program
- Article 49: Salary Overpayment Recovery

47.31 Seniority Defined. ~~For all purposes except layoff, seniority~~ Non-layoff seniority shall be is defined as the total continuous length of most recent unbroken state service, including adjustment for military service-permanent bargaining unit employment with Airlift Northwest. Ties in seniority within Airlift Northwest will be broken using the following tiebreakers in order:

~~For purposes of layoff within Airlift Northwest seniority~~ Layoff seniority shall be defined as the total continuous length of unbroken permanent bargaining unit service-employment as an employee with Airlift Northwest, including adjustment for military service. Ties in seniority within Airlift Northwest will be broken using the following tiebreakers in order:

~~A. Continuous employment with Airlift Northwest~~

~~B.A.~~ Ttotal permanent employment with Airlift Northwest

~~C.B.~~ Ttotal state service

~~D.C.~~ FTE

~~E.D.~~ Years of nursing as determined by the NCLEX exam or foreign country equivalent.

47.32 Rehire. Laid off employees will be placed on an eligible rehire list(s) designated by the employee re for twenty-four (24) months. Employees will be automatically placed on the rehire list for the classification and FTE status from which they were laid off. In addition, based on employee request, employees identified for layoff may be on the following rehire lists:

- 1 A. Positions of a lower FTE status in the classification from which the employee was laid
2 off;
3 B. Lower classifications in the series from which the employee was laid off.

4 The University will refer an employee from the designated rehire list(s) for any open positions in
5 the layoff unit within .2 FTE of the position from which the employee was laid off for which the
6 laid off employee possesses the essential skills. Employees referred from the rehire list(s) who
7 possess the essential skills needed for a vacant position in the layoff unit will be offered the
8 position prior to the University offering it to any other applicant. The University will refer
9 employees from the rehire list(s) in order of seniority, most senior employee on the list first.

10 The University will create and maintain an Airlift Northwest rehire list and any nurse laid off from
11 Airlift Northwest will be placed on that list. Nurses will indicate base preference for rehire. For
12 purposes of placement of a laid off Airlift Northwest nurse on the Airlift Northwest rehire list,
13 seniority will be as defined in **38.147.31**. Nurses laid off from Airlift Northwest may, at their
14 option, choose to be placed on the Harborview Medical Center Registered Nurse rehire list. For
15 purposes of placement of a laid off Airlift Northwest nurse on the Harborview Medical Center
16 Registered Nurse rehire list, Airlift Northwest nurses will be considered the most junior.

17 **47.33 Rehire Trial Period.** Employees placed into vacant positions from the rehire list will serve
18 a two (2) month rehire trial period. During the rehire trial period either party may, at its sole
19 discretion and without resort to the grievance procedure, initiate return to the rehire list. Time
20 spent in a rehire trial period will not count toward the twenty-four (24) month rehire list period.

21 The two (2) month rehire trial period will be adjusted to reflect any paid or unpaid leave taken
22 during the period.

23 **47.34 Removal from List.** For nurses laid off from Airlift Northwest removal from the rehire list
24 will be in accordance with the following:

- 25 A. Airlift Northwest nurses may refuse one (1) offer of rehire into a position within ALNW if
26 the position offered is not at the base at which the nurse was working when laid off;
27 B. Airlift Northwest nurses will be removed from the rehire list if they accept a position
28 within Airlift Northwest from the rehire list; if they refuse a position within Airlift Northwest
29 at the base the nurse was working when laid off; or, if they refuse any two (2) positions
30 within Airlift Northwest;
31 C. Nurses who choose to be placed on the Harborview Medical Center Registered Nurse
32 rehire list will be removed from that list if they accept a position as a result of being
33 referred from the rehire list or if they refuse placement into an offered position;
34 D. Removal from the Harborview Medical Center Registered Nurse rehire list will not affect
35 a nurse's status on the Airlift Northwest rehire list.

36 **47.35 Base Closure.** In the event of a base closure the Employer will notify the union and
37 employees as soon as possible. The Employer will provide a minimum of sixty (60) days' notice
38 for the closing of a base outside Washington State and a minimum of six (6) weeks' notice for
39 the closing of a base inside Washington State.

40 The employees will be laid off in order of seniority using the following process:

- 1 A. a bump pool of nurses working in ALNW positions equal to the number of nurses being
2 laid off as a result of the base closure will be developed. The bump pool will consist of
3 the least senior nurses working throughout the Airlift Northwest system.
4 B. in order of seniority, nurses from the base being closed will be offered the opportunity to
5 displace any junior nurse in the bump pool.
6 C. nurses who choose not to displace a junior nurse from the bump pool and nurses for
7 whom there is no displacement option will be placed on the Airlift Northwest rehire list
8 and will have full rehire rights in accordance with Article 38 – Seniority, Layoff, Rehire.
9 D. Nurses displaced as a result of (A) above, will be placed on the rehire list and will not
10 have the opportunity to displace a less senior nurse.

11 **47.36 Day Basing.** Airlift Northwest will notify the union and employees as soon as possible in
12 regards to day basing and will make every best faith effort to provide provisions within reason to
13 include a private rest area, access to a kitchen, and restroom, secure appropriate storage for
14 ALNW supplies including narcotics and blood but will not guarantee this to be an Airlift
15 Northwest- specific space. A vehicle will be provided when appropriate, as determined by
16 management. Airlift Northwest will make every effort to give staff sixty (60) days' notice.

17
18
19
Tentatively Agreed To:

For the Union:

DocuSigned by:

Rolin Wyss

9A736501FAAE4A8...

Date 9/24/2025

For the Employer:

DocuSigned by:

Kristi Dravena

255BCC783CD346E...

Date 8/28/2025

Article 48 – Washington Paid Family and Medical Leave Program

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

Under RCW 50A, employer provided healthcare benefits must be maintained during a PFML leave, so interspersing time off is not required provided the employee qualifies for a reason under the federal FMLA. Under RCW 50A.15.060(2), the University has elected to offer supplemental benefits in the form of bereavement time off when the employee is qualified for PFML family leave per RCW 50A.05.010 10(d), sick time off, vacation time off, personal holiday, holiday credit, holiday taken, or compensatory time off.

Employees requesting PFML benefits through the Employment Security Department must provide notice to the University as outlined under RCW 50A.~~1504~~.030.

Tentatively Agreed To:

For the Union:

For the Employer:

DocuSigned by:
Robin Wyss
Date 7/25/2025 9A736501FAAE4A8...

DocuSigned by:
Kristi Dravena
Date 7/27/2025 255BCC783CD346E...

Article 49 – Salary Overpayment Recovery

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

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

Employees may request a meeting with the Employer and an interpreter to have the overpayment notification explained. The overpayment amount will result in net pay.

Salary Overpayment Recovery process will not be used to retaliate against employees.

II. Method of Payback

1. Active employees

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

i. Voluntary wage deduction

~~Cash, or~~

~~1. Check (separated employee).~~

b. Vacation (if under 280 hours only) or Compensatory time balances.

2. Separated employees

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

i. Cash, or

i-ii. Check

~~2-3.~~ The employee may propose a payment schedule to repay the overpayment to the Employer. If the employee's proposal is accepted by the Employer, the deductions shall continue until the overpayment is fully recouped. Nothing in the section prevents the Employer and employee from agreeing to a different overpayment amount than specified in the overpayment notice or to a method other than a deduction from wages for repayment of the overpayment amount.

~~3-4.~~ If the employee fails to choose one (1) of the four (4) options described above, within thirty (30) days of written notice of overpayment, the Employer will deduct the overpayment owed from the employee's wages or the amount due may be placed with a collection agency. This overpayment recovery will not be more than five percent (5%) of the employee's disposable earnings in a pay period. Disposable earnings will be calculated in accordance with the Attorney General of Washington's guidelines for Wage Assignments.

~~4-5.~~ Any overpayment amount still outstanding at separation of employment will be deducted from their final pay.

- 1 III. Neither A nor B above are required for employee reported overpayments and/or
- 2 employee corrected time including leave submittal corrections. All employee initiated
- 3 overpayment corrections may be collected from the next available pay check.
- 4 IV. Appeal Rights: Any dispute concerning the occurrence or amount of the overpayment
- 5 will be resolved through the grievance procedure in Article 6 of this Agreement. The
- 6 Employer will suspend attempts to collect an alleged overpayment until the grievance
- 7 process has concluded.
- 8

Tentatively Agreed To:

For the Union:

For the Employer:

DocuSigned by:
Rolin Wyss
9A736501FAAE4A8...
Date 9/24/2025

DocuSigned by:
Kristi Aravena
255BCC783CD346E...
Date 8/28/2025

1 **Appendix I – Job Classifications**

Salaried Job Code	NI Hourly Job Code	Job Classification	Pay Table	Salary Range
HMC Registered Nurse Bargaining Unit				
18903 17882 (NE)	22872	Registered Nurse 2 (E S SEIU 1199NW HMC RN)	BR	02
18904 21793 (NE)	22873	Registered Nurse 3 (E S SEIU 1199NW HMC RN)	BR	03
Professional/Technical Bargaining Unit				
18927	23078	Cardiac Sonographer 1 (NE S SEIU 1199NW HMC P/T)	BE	59
18928	23079	Cardiac Sonographer 2 (NE S SEIU 1199NW HMC P/T)	BE	62
18930	23080	Cardiac Sonographer Lead (NE S SEIU 1199NW HMC P/T)	BE	70
18913	23068	Diagnostic Medical Sonographer (NE S SEIU 1199NW HMC P/T)	BE	62
18914	23069	Diagnostic Medical Sonographer Lead (NE S SEIU 1199NW HMC P/T)	BE	73
18915	23070	Diagnostic Medical Sonographer Spec (NE S SEIU 1199NW HMC P/T)	BE	65
18921	20372	Imaging Technologist (NE S SEIU 1199NW HMC P/T)	BE	42
18923	23074	Imaging Technologist-Angiography (NE S SEIU 1199NW HMC P/T)	BE	60
18922	23073	Imaging Technologist-Comp Tomo (NE S SEIU 1199NW HMC P/T)	BE	51
18925	23076	Imaging Technologist-Lead (NE S SEIU 1199NW HMC P/T)	BE	70
18924	23075	Imaging Technologist-Mag Res Imaging (NE S SEIU 1199NW HMC P/T)	BE	63
18926	23077	Imaging Technologist-Mammo (NE S SEIU 1199NW HMC P/T)	BE	51
18919	23071	Imaging Technologist Trainee (NE S SEIU 1199NW HMC P/T)	BE	18
18938	23196	Imaging Tech-Education Quality Assurance (NE S SEIU 1199NW HMC P/T)	BE	74
18912	23067	Nuclear Medicine P.E.T. Technologist (NE S SEIU 1199NW HMC P/T)	BE	80
18917	23197	Nuclear Medicine Technologist 1 (NE S SEIU 1199NW HMC P/T)	BE	62
18918	23198	Nuclear Medicine Technologist 2 (NE S SEIU 1199NW HMC P/T)	BE	69

Salaried Job Code	NI Hourly Job Code	Job Classification	Pay Table	Salary Range
18916	23199	Nuclear Medicine Technologist Lead (NE S SEIU 1199NW HMC P/T)	BE	82
18931	23081	Vascular Sonographer (NE S SEIU 1199NW HMC P/T)	BE	62
18932	23082	Vascular Sonographer Lead (NE S SEIU 1199NW HMC P/T)	BE	70
Social Worker and Dietitian Bargaining Unit				
18945 18940 (NE)	23209	Dietitian 1 (E S SEIU 1199NW HMC SW/Dietitian)	BC	42
18946 18941 (NE)	23210	Dietitian 2 (E S SEIU 1199NW HMC SW/Dietitian)	BC	52
18961 21914 (NE)	23213	Speech-Language Pathologist 1 (E S SEIU 1199NW HMC SW/Dietitian/SLP)	BC	57
18962 21915 (NE)	23214	Speech-Language Pathologist 2 (E S SEIU 1199NW HMC SW/Dietitian/SLP)	BC	59
18963 21916 (NE)	23215	Speech-Language Pathologist 3 (E S SEIU 1199NW HMC SW/Dietitian/SLP)	BC	63
<u>18929</u>	<u>23711</u>	<u>Social Work Assistant 1 (NE S SEIU 1199NW HMC SW/Dietitian)</u>	<u>BC</u>	<u>15</u>
18942	23211	Social Work Assistant 2 (NE S SEIU 1199NW HMC SW/Dietitian)	BC	32
18944 17885 (NE)	23212	Social Worker (E S SEIU 1199NW HMC SW/Dietitian)	BC	58
Physician Assistant-Advanced RN Practitioner Bargaining Unit				
18935 21792 (NE)	23191	Physician Asst-Adv Rn Pract (E S SEIU 1199NW HMC PA-ARNP)	BQ	14
18936 23313 (NE)	23192	Physician Asst-Adv Rn Pract Lead (E S SEIU 1199NW HMC PA-ARNP)	BQ	24
Respiratory Therapist/Anesthesia Technician/Electroneurodiagnostic Technologist Bargainin Unit				
<u>XXXXX</u>	<u>XXXXX</u>	<u>Anesthesiology Technician 1 (NE S SEIU 1199NW HMC Resp/Anesth/END)</u>	<u>BS</u>	<u>00</u>
18960	23200	Anesthesiology Technician 2 (NE S SEIU 1199NW HMC Resp/Anesth/END)	BS	35
18959	23201	Anesthesiology Technician Lead (NE S SEIU 1199NW HMC Resp/Anesth/END)	BS	42
18950	23202	Electroneurodiagnostic Technologist 1 (NE S SEIU 1199NW HMC)	BS	47

18951	23203	Electroneurodiagnostic Technologist 2 (NE S SEIU 1199NW HMC)	BS	57
18952	23204	Electroneurodiagnostic Technologist 3 (NE S SEIU 1199NW HMC)	BS	64
Salaried Job Code	NI Hourly Job Code	Job Classification	Pay Table	Salary Range
<u>18965</u>	<u>23712</u>	<u>Respiratory Care Assistant (NE S SEIU 1199NW HMC Resp/Anesth/END)</u>	<u>BS</u>	<u>8</u>
18956	23205	Respiratory Care Associate (NE S SEIU 1199NW HMC Resp/Anesth/END)	BS	37
18958	23206	Respiratory Care Lead (NE S SEIU 1199NW HMC Resp/Anesth/END)	BS	70
18957	23207	Respiratory Care Practitioner (NE S SEIU 1199NW HMC Resp/Anesth/END)	BS	61
18955	23208	Respiratory Care Specialist (NE S SEIU 1199NW HMC Resp/Anesth/END)	BS	81
Imaging Technologist Supervisor Bargaining Unit				
18939 21770 (NE)	23190	Imaging Technologist-Supervisor (E S SEIU 1199NW HMC Imaging Tech Supv)	BE	87
Pharmacy Technician Bargaining Unit				
18947	23193	Pharmacy Technician 1 (NE S SEIU 1199NW HMC Pharm Tech)	BC	17
18948	23194	Pharmacy Technician 2 (NE S SEIU 1199NW HMC Pharm Tech)	BC	22
18949	23195	Pharmacy Technician Lead (NE S SEIU 1199NW HMC Pharm Tech)	BC	27
Airlift Northwest Bargaining Unit				
18908 17883 (NE)	22874	Flight Nurse (E S SEIU 1199NW ALNW)	BR	02
18909 21761 (NE)	22875	Flight Nurse, Senior (E S SEIU 1199NW ALNW)	BR	03

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For the Union:

Date 12/6/2025

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For the Employer:

Date 12/3/2025

DocuSigned by:

Jade Hersch

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1 **Appendix II-VI – Payscale Tables**

- 2 • [Payscale BC](#)
3 • [Payscale BE](#)
4 • [Payscale BQ](#)
5 • [Payscale BR](#)
6 • [Payscale BS](#)
7
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1 Appendix VII – Layoff Units

2 Professional/Technical Unit

- 3 1. Cardiac Sonographer
- 4 2. Diagnostic Medical Sonographer
- 5 3. Imaging Technologist (IT)
- 6 4. Imaging Technologist – CT (may bump IT if have essential skills)
- 7 5. Imaging Technologist – Angio (may bump IT if have essential skills)
- 8 6. Imaging Technologist – MRI (may bump IT if have essential skills)
- 9 7. Imaging Technologist Lead (may bump into IT unit where they have essential skills)
- 10 8. Imaging Technologist – Education Quality Assurance (may bump into IT unit where they
- 11 have essential skills)
- 12 9. Employees with the essential skills in multiple modalities will be in the layoff units that
- 13 contain the modalities in which the employee possesses the essential skills
- 14 10. Nuclear Med Technologist
- 15 11. Vascular Sonographer
- 16 12. Vascular Sonographer – TCD Lab

17 Leads may bump into non-lead positions in their respective layoff unit.

18 Imaging Technologist Supervisor

- 19 1. Imaging Technologist Supervisor

20 Pharmacy Technician

- 21 1. All Pharmacy Technicians

22 Dietitians

- 23 1. All Dietiticians

24 Social Work

- 25 1. Harborview Center for Sexual Assault and Traumatic Stress (HCSATS)
- 26 2. Madison Clinic; Ambulatory Care; Inpatient Med/Surg; Emergency Department; Inpatient
- 27 Psych
- 28 3. Harborview Mental Health Services (HMHS); Behavioral Health Integration Program
- 29 (BHIP)
- 30 4. Social Work Assistant 2's

31 Social Worker 2's may bump Social Worker 1's in their respective layoff unit.

32 Speech Language Pathologists

- 33 1. Speech Language Pathologist 3's may bump Speech Language Pathologist 2's in their
- 34 respective layoff unit.
- 35 2. Speech Language Pathologist 2's may bump Speech Language Pathologist 1's in their
- 36 respective layoff unit.

37

Respiratory Therapy

1. All RT's
2. Leads may bump into non-lead RT

Respiratory Care

1. Respiratory Care Specialists may bump Respiratory Care Leads in their respective layoff unit.
2. Respiratory Care Leads may bump Respiratory Care Practitioners in their respective layoff unit.
3. Respiratory Care Practitioners may bump Respiratory Care Associates in their respective layoff unit.

Anesthesiology Technicians

1. All AT's
2. Leads may bump into non-lead AT

Electroneurodiagnostic Technologists

PA-ARNPs

1. All PA-ARNP positions subject to essential skills, department specific credentialing and medical staff approval of the PA-ARNP identified for layoff and any PA-ARNP position occupied by a junior PA-ARNP
2. Leads may bump into non-lead PA-ARNP position subject to conditions above

Registered Nurses

1. Critical Care, critical care float pool, PACU, STAT, Endoscopy, Ambulatory (APA) and Diagnostic Procedural Areas (Radiology)
2. Acute care, acute care float pool, ambulatory surgery, rehab, Continuity of Care Nurses, Vascular Access Nurses
3. ED services
4. OR
5. Psych, Psychiatric Emergency Services (PES), Behavioral Health
6. Clinic nurses, clinic float pool, Community CareLine
7. Utilization Review, Clinical Decision Specialists and Quality Assurance, Trauma Registry Nurses
8. Float pool – among themselves and within layoff units 1, 2 or 6 above depending upon float pool in which the nurse works
9. All nurses – will be in layoff unit in which nurse held a permanent position within the last two years prior to being identified for layoff

ALNW Bargaining Unit – Airlift Northwest-wide.

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For the Employer:

Date 8/28/2025

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Kristi Aravena

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1 **Appendix VIII – PA-ARNP New Hire Wages**

2 All employment application resumes are reviewed for consideration of all applicable educational
3 background and work experience.

4 Equal or similar education and work experience criteria will apply for both PA and NP positions
5 to determine wage steps.

6 A new grad PA or NP without related health care experience would normally be set at step A.

7 A PA or NP with PA or NP work experience would be given one-one credit: years experience
8 equal wage step.

9 Additional related health care experience (as described below) may be given credit. The resume
10 is reviewed to determine the amount of credit, if any, that will be included when making the
11 employment offer.

12 Having a Masters or Doctorate degree which enhances function as a provider at the academic
13 medical center would allow for one extra step for a Masters and two steps for a Doctorate on the
14 salary range.

15 Step setting for ARNP/PA with background in nursing: The candidate's experience would be
16 evaluated at the appropriate RN step and then placed on the step that most closely aligns to the
17 PA-ARNP range without a reduction. From there, ARNP/PA experience would be calculated.

18 **Related health care experience.** Work experience that is calculated when making an offer is
19 assessed from an individual's resume. Below are several types of work experience that will be
20 granted consideration when making an offer to a prospective HMC employee.

- 21 • Military (medic, corpsman, pararescuemen, etc.) All positions typically would receive one
22 step for every two years of experience.
- 23 • Emergency medicine (EMT, paramedic, emergency department technician, etc.) One (1)
24 step for every two (2) years of experience for paramedics. Emergency Medical
25 Technician (EMT) experience, depending on scope of work as outlined in the resume
26 may be given credit typically up to one (1) step for every four (4) years of experience.
- 27 • Nursing (registered nurse, license practical nurse, certified nursing assistant, etc.) LPN
28 experience is credited at two years to one year on the RN scale and is added to the
29 calculation of RN experience. Once placed on the RN scale, their experience is aligned
30 to the steps on the PA-ARNP scale and all relevant PA-ARNP experience is then added
31 on the PA-ARNP scale.
- 32 • Certified Medical Assistant – Under very limited circumstances, the MA may receive
33 credit for time worked, partial credit may be granted at a ratio of four (4) years of
34 experience for one step.
- 35 • Community health aid/practitioner (CHA/CHP): A certified CHA would be granted credit
36 at a rate less than one year for every two (2) years of experience.
- 37 • Mental health practitioner: experience may be granted at a rate of less than one (1) year
38 for every two (2) years worked as an MHP.

- 1 • International medical graduates: Credit at a rate greater than one (1) step for every two
- 2 (2) years, depending on the experience and location of the candidate's work in the
- 3 practicing country.
- 4 • Laboratory/medical technician: under certain circumstances could receive partial credit
- 5 for time worked, depending on the credential and work history.
- 6 • Radiology technologist, Respiratory therapist, CT, Nuclear Med, or Ultrasound:
- 7 • Clinical research: depending on the candidate's role in clinical research, credit may or
- 8 may not be given.
- 9 • Chiropractor: research into the position and provider's education would occur prior to
- 10 setting a salary.

11 Nursing Recruitment's goal when setting a new hire's salary is to fairly compensate the
12 candidate for applicable past experience while also balancing the equity of all the healthcare
13 specialists already employed. If there are any questions on a resume regarding experience, the
14 nurse recruiter follows up with the candidate. It is the candidate's responsibility to ensure their
15 submitted resume is complete and comprehensive; if experience is omitted, it cannot be
16 counted.

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Tentatively Agreed To:

For the Union:

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Robin Wyss
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Date 10/2/2025

For the Employer:

DocuSigned by:
Jade Hersch
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Date 9/25/2025

1 **MOU: 4WH Break Relief Program**

2 During negotiations for the 202~~5~~3-202~~7~~5 successor agreement, the parties reached agreement
3 on the following:

- 4 I. ~~No later than February 1, 2022, t~~The Employer will ~~implement~~ utilize a break relief
5 program on 4WH. The Employer will assign at least the equivalent of 2.8 FTEs of
6 dedicated break relief Registered Nurses (RNs) in addition to the number of RNs at the
7 time of the agreement.
8 II. Relief break RNs will be scheduled to provide break relief and will not regularly be
9 assigned their own patients.
10 III. The MOU will expire June 30, 202~~7~~5.

Tentatively Agreed To:

For the Union:

For the Employer:

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MOU: Airlift Northwest Certification Pay

During negotiations for the 2021-2023 successor agreement, the parties reached agreement on the following regarding Certification Pay at Airlift Northwest:

- ~~I. The Certified Flight Registered Nurse (CFRN) credential is a requirement for CAMTS and employment. Employees hired without a CFRN credential are required to obtain it within twenty four (24) months in order to maintain employment.~~
- ~~II. Since it is required for employment, the CFRN credential will not be eligible for certification premium pay.~~
- ~~III. Employees who are currently receiving certification premium pay for the CFRN credential will have twenty four (24) months to obtain a certification eligible for certification premium pay in order to continue eligibility for the certification pay premium.~~
- ~~IV. Employees who do not currently have the CFRN credential will be given twelve (12) months to obtain it.~~
- ~~V.I. The Employer will pay for all costs associated with securing and maintaining the CFRN.~~

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For the Union:

For the Employer:

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Date 8/28/2025

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MOU: Airlift Northwest Flight Paramedic

~~During negotiations for the 2023-2025 successor agreement, the parties reached agreement on the following regarding Flight Paramedics and Compensation at Airlift Northwest:~~

- ~~I. The Employer will not utilize the Flight Paramedic classification before June 30, 2025.~~
- ~~II. The Employer will place the Flight Paramedic classification on a pay range that is less than Pay Table BS, Pay Range 50.~~

~~This MOU expires June 30, 2025.~~

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Date 8/28/2025

MOU: Airlift Northwest Reassignment

- ~~I. When an employee does not have a flight partner due to an unscheduled absence the employee will have one of the following options:~~
- ~~A. Be reassigned to a different base, if the opportunity exists, as determined by the Employer.~~
- ~~B. Remain on the base, if there is adequate work, as determined by the Employer.~~
- ~~C. Go home and use compensatory time or vacation leave, in that order.~~
- ~~II. Employees that are Reassigned to a different base as described in Section I, will qualify for and be compensated a Reassignment Premium of three dollars (\$3.00) per hour for all time work at the different base excluding travel time. The application of the Reassignment Premium does not begin until the employee arrives at the base they have been reassigned to.~~
- ~~III. I. The determination by the Employer of the available options listed above are not subject to the grievance procedure.~~

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Date 8/28/2025

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**MEMORANDUM OF
UNDERSTANDING BETWEEN
THE UNIVERSITY OF WASHINGTON/Airlift Northwest (ALNW)
AND SEIU 1199NW
Intermittent Double-Time – Work Past Shift in Flight Status**

Intermittent Flight Nurses who are required to work past shift and are in flight status will receive overtime at the rate of double time (2x) will be paid for continuous hours worked beyond twelve (12) for a twelve (12) hour scheduled shift and for continuous hours worked beyond twenty-four (24) hours when the nurse is in flight status. This includes time to complete all aspects of the mission including but not limited to charting. Article 47.16

Sick leave paid for will not count toward the calculation of overtime.

The straight time hourly rate of pay used for the calculation of overtime shall include all differentials and premiums that are considered part of the employee's regular rate of pay.

~~Under the KRONOS system, overtime will be triggered and compensated to the nearest minute beyond a seven (7) minute grace period before/after a scheduled shift.~~

This MOU is only applicable when an Intermittent Flight Nurse is held past their shift and is in flight status. All other Overtime provisions for Intermittent Flight Nurses are covered by the CBA between the University of Washington/ALNW and SEIU 1199NW in **Article 37**.

Intermittent and Nonpermanent flight nurses must fulfill their ~~36~~40 hour per week ~~(36 hours per week on July 1, 2023)~~ requirement at the regular rate of pay before the stuck out of Town Article 47.12 will apply.

~~Intermittent and Nonpermanent flight nurses will be paid EST for the hours they are stuck out of town until they fulfil the 40 hours per week (36 hours per week on July 1, 2023) which point Article 47.12 will apply.~~

This MOU will expire June 30, 202~~7~~5.

Tentatively Agreed To:	
<p>For the Union:</p> <div style="border: 1px solid black; padding: 5px; margin-top: 10px; display: flex; align-items: center;"> <div style="flex: 1;"> <p style="font-size: small;">DocuSigned by:</p> <p style="font-family: cursive; font-size: large;">Robin Wyss</p> </div> <div style="flex: 1; font-size: x-small;">9A736501FAAE4A8...</div> </div> <p style="margin-top: 10px;">Date 12/6/2025</p>	<p>For the Employer:</p> <div style="border: 1px solid black; padding: 5px; margin-top: 10px; display: flex; align-items: center;"> <div style="flex: 1;"> <p style="font-size: small;">DocuSigned by:</p> <p style="font-family: cursive; font-size: large;">Jade Hersch</p> </div> <div style="flex: 1; font-size: x-small;">ED538CDB172F42B...</div> </div> <p style="margin-top: 10px;">Date 12/3/2025</p>

1 **MOU: Commitment to Staff Consistent with Approved Plans**

2 Harborview Medical Center and SEIU Healthcare 1199NW recognize that adequate staffing is a
3 necessary component to providing safe, quality care. In recognition of our common interest in
4 safe patient staffing, HMC confirms its commitment to staffing consistent with such nurse
5 staffing plans (matrices) as approved by the staffing committee process, provided however, that
6 in the event of a prolonged or ongoing and significant increase or decrease in patient census,
7 adjustment to staffing may be required.

8

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For the Union:	For the Employer:
<div> <div>DocuSigned by:</div> <div><i>Robin Wyss</i></div> <div>9A736501FAAE4A8...</div> </div>	<div> <div>DocuSigned by:</div> <div><i>Kristi Davenport</i></div> <div>255BCC783CD346E...</div> </div>
Date 10/12/2025	Date 8/28/2025

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MOU: Critical Recruitment and Retention Wage Increases

The parties agreed to recruitment and retention wage increases for the job profiles listed on Attachment A.

- ~~1. Regular employees will be placed on their current step on the new range. Progression Start Date (PSDs) will not be impacted by these increases.~~
- ~~2. Nonpermanent Intermittent employees will be placed on their current step on the new range. PSDs will not be impacted by these increases.~~
- ~~3. If applicable, temporary hourly employees who are currently paid on steps will be placed on their current step on the new range. If applicable, temporary hourly employees who are not currently paid on steps will receive an increase if their current hourly rate falls below the new range minimum.~~
- ~~4. If agreement is reached by August 16, 2022, the effective date will be August 1, 2022. If agreement is reached later than August 16, 2022, the effective date will be the first available pay period after agreement is reached as determined by the employer.~~
- ~~5.1. _____ Increases may take up to 90 days to implement but retro pay back to the effective date will be provided.~~

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1 **MOU: De-escalation and Code Grey Trainings**

2 During negotiations for the 202~~5~~⁴-202~~7~~³ collective bargaining agreement, the parties agreed to
3 the following regarding De-Escalation and Code Grey Trainings:

4 In recognition of the commitment of HMC/University of Washington to the delivery of excellent
5 patient care as well as ensuring personal safety of patients and employees, the Employer will
6 provide training in accordance with the Harborview Medical Center Workplace Violence
7 Prevention Plan. Trainings may include topics such as: de-escalation tactics, safe and humane
8 restraint usage, and proper usage and administration of Code Greys.

9

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MOU: Early Recruitment and Retention Wage Increases

During negotiations for the 2023-2025 successor agreement, the parties agreed to the following recruitment and retention wage increases for health care classifications:

- ~~1. Effective beginning of the pay period following 90 days after ratification all job profiles assigned to pay tables BC, BE, BQ, BR, and BS will receive a four percent (4%) increase. This increase will be based upon the salary schedule in effect on October 1, 2022.~~
- ~~2. July 1, 2023, all job profiles assigned to pay tables BC, BE, BQ, BR, and BS will receive a five percent (5%) increase.~~
- ~~3. Employees who are paid above the maximum for their range on the effective date of the increase described in 1 or 2 above will not receive the specified increase to their current pay unless the new range encompasses their current rate of pay.~~
- ~~4.1. Progression start dates are not impacted by these increases.~~

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MOU: ECMO Premium

During negotiations for the 2021-2023 collective bargaining agreement, the parties agreed to the following:

Effective no more than sixty (60) days following ratification and on the first available pay period as determined by the Employer, employees designated as ECMO (Extracorporeal Membrane Oxygenation) care providers will receive the four dollar (\$4.00) per hour ECMO premium for every hour worked as an ECMO care provider.

The following classifications will be eligible for the ECMO premium: Registered Nurse 2, Registered Nurse 3, Respiratory Care Practitioner, Respiratory Care Lead, and Respiratory Care Specialist.

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Date 8/28/2025 255BCC783CD346E...

MOU: EDI Council Workgroup – Staff Focused

During negotiations for the 2025~~3~~-2027~~5~~ successor agreement, the parties agreed to the following regarding the staff focused Equity, Diversity and Inclusion (EDI) Council Workgroup at Harborview Medical Center (HMC).

The Employer is committed to continuing the work of the staff focused EDI Workgroup at Harborview Medical Center as a vital part of the EDI strategic plan focused specifically on issues impacting all front line staff.

- I. The council workgroup will attend at least one (1) all-day (8 hour) workshops every twelve (12) months. Additional training opportunities may be added with mutual agreement of the council workgroup and approval from the CEO. Workgroup participants will receive paid release time for trainings.
- II. Workgroup Support:
 - a. Facilitation: Within ninety (90) days of ratification, the workgroup and the CEO will jointly choose one (1) independent facilitator to support conversations and the work of the workgroup. The facilitator fees will be paid for by the Employer. The facilitator will attend all workgroup meetings and agenda planning meetings for six (6) months. Facilitator participation can be extended by mutual agreement of the workgroup and approval from the CEO.
 - b. Administrative support as designated by the CEO: This role will assist in sending out agendas, zoom links, and distribute and archive minutes and materials.
- III. The workgroup will be sponsored by the CEO of HMC, and will also include the following so that the interests of all front line staff are represented:
 - a. Four (4) SEIU 1199 represented staff
 - b. Four (4) unrepresented staff
 - c. One (1) HMC EDI Director
 - d. Up to two (2) UW Medicine HR representatives
 - e. The Employer will invite Four (4) SEIU 925 represented staff and Four (4) WFSE represented staff to participate on the committee.

Ad Hoc members may attend from HMC and/or UW Medicine EDI Programs.

Unfilled positions or lack of attendance will not prevent discussions or work from moving forward.

- IV. The workgroup may establish voting rules for the participating members listed in A through E above.
- V. The scope of this workgroup will primarily be as follows:
 - a. The workgroup may be utilized to discuss upcoming and ongoing hospital wide initiatives and programs.
 - b. The workgroup will provide the CEO feedback related to EDI initiatives, programs, and workplace issues.
 - c. The CEO will continue to connect the workgroup to the larger EDI strategic plan of Harborview so that the voice of the front line worker is represented.
- VI. The workgroup will meet meetings will be held monthly for one and a half (1 ½) hours. The workgroup may also schedule an additional meeting for preparation for no more than one (1) hour per month. Employees will receive paid release time for preparation

meeting and/or other EDI Council Workgroup activities if applicable.

This MOU expires on June 30, 202~~7~~⁵.

Tentatively Agreed To:	
For the Union:	For the Employer:
<div>DocuSigned by: <i>Robin Wyss</i></div>	<div>DocuSigned by: <i>Kristi Dravena</i></div>
Date 10/12/2025	Date 8/28/2025
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MOU: Harborview Nursing Scholarships

During negotiations for the 2025~~4~~-2027~~3~~ successor agreement, the parties reached agreement on the following regarding Registered Nurses at Harborview Medical Center for academic year 2022 and 2023 only to be implemented upon ratification:

In recognition of the commitment of HMC/University of Washington to the delivery of excellent patient care as well as the enhancement of employees' professional skills, the Employer will provide educational assistance to Nurses pursuing a Bachelor of Science in Nursing Degree through the University of Washington Bothell (UW Bothell). Harborview Medical Center will grant scholarships for up to eleven (11) HMC classified Nurses accepted into the UW Bothell RN-to-BSN degree program offered on-site at HMC. Scholarships granted will be up to fourteen thousand dollars (\$14,000) per Nurse for tuition.

In addition to the UW Bothell program, the Employer will provide annually a pool of up to a total of one hundred thousand (\$100,000, maximum six thousand [\$6,000] per employee) for the following:

- HMC classified Nurses to attend a program to complete their BSN, MSN, or other advanced nursing practice degrees.
- Non-nurses bargaining unit members to attend a program to complete their BSN.

In accordance with Article 12 – Scholarship Fund – Registered Nurses, HMC's Nursing Scholarship Fund Committee will be in charge of administering scholarships. The employee must have a minimum of one (1) year at HMC prior to submission of scholarship application. After completion of the program, there is an expected three (3) year commitment to Harborview Medical Center. If the employee voluntarily terminates employment prior to the end of the three (3) year commitment, the pro-rated amount of the scholarship must be repaid to Harborview Medical Center and may be deducted from the employee's pay.

All registered nurses that complete their Master in Nursing during the life of this agreement shall receive an additional salary step increase upon completion.

This MOU expires June 30, 2027

Tentatively Agreed To:

For the Union:

DocuSigned by:

Robin Wyss

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Date 12/6/2025

For the Employer:

DocuSigned by:

Kristi Aravena

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Date 8/28/2025

~~MOU: Intermittent, Nonpermanent, and Represented Temporary Employees~~

~~The parties have reached agreement on the following regarding Intermittent, Nonpermanent, and Represented Regular Temporary employees and appointments.~~

~~A. Transition of employees:~~

- ~~1. On August 1, 2022, the Employer will move all existing Represented Temporary employees to new Intermittent, Nonpermanent Fixed Duration, or Nonpermanent Hourly positions.~~
- ~~2. All employees placed in the new appointment types will be placed on a step within the range for the classified title that is closest too but not less than their current rate of pay.~~
- ~~3. Except as described in Section 4 below, the employee's company service date, progression start date, position entry date and time off service date will be set as August 1, 2022. Where applicable, there will be no change to the employee's end date.~~
- ~~4. For employees who are in a per diem Nurse or ARNP appointment at the time of transition, the progression start date will be based on the number of hours worked since hire or their last step increase as follows:~~

Min	Max	PSD
0	<156	8/1/2022
156	<312	7/1/2022
312	<468	6/1/2022
468	<624	5/1/2022
624	<780	4/1/2022
780	<936	3/1/2022
936	<1092	2/1/2022
1092	<1248	1/1/2021
1248	<1404	12/1/2021
1404	<1560	11/1/2021
1560	<1716	10/1/2021
1716	<1872	9/1/2021

~~B. Once the employees described in Section A have been placed in Intermittent, Nonpermanent Hourly, or Nonpermanent Fixed Duration appointments, the Employer will sunset the usage of temporary appointments for classifications represented by the Union.~~

~~C.A. The Employer will provide each newly accreted member with thirty (30) minutes of paid release time to meet with the Union in accordance with Articles 41.2 and 41.5.~~

Tentatively Agreed To:

For the Union:

DocuSigned by:

Robin Wyss

Date 10/12/2025

9A736501FAAE4A8...

For the Employer:

DocuSigned by:

Kristi Dravena

Date 8/28/2025

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MOU: Medical Errors

Harborview Medical Center and SEIU Healthcare 1199NW recognize that addressing medical errors is necessary to providing safe, quality patient care.

To create a safe environment of reporting errors, events need to be reviewed to determine mitigating factors with the goal of preventing another similar occurrence.

The review must be completed before a disciplinary or corrective action occurs.

Tentatively Agreed To:

For the Union:

DocuSigned by:
Robin Wyss
9A736501FAAE4A8...
Date 10/12/2025

For the Employer:

DocuSigned by:
Kristi Aravena
255BCC783CD346E...
Date 8/28/2025

MOU: Negotiations for the 202~~5~~⁷-202~~7~~⁹ Agreement

During negotiations for the 202~~5~~³-202~~7~~⁵ successor agreement, the parties reached agreement on the following regarding negotiations for the 202~~7~~⁵-202~~9~~⁷ successor agreement only:

- I. The parties will exchange at least ten (10) available dates for bargaining by January 15, 202~~7~~⁵. The parties will begin bargaining by March 30, 202~~7~~⁵.
- II. The Employer will provide paid release time for up to fifteen (15) Union designated bargaining team members, for up to eight (8) hours per session any hour missed during a scheduled shift, up to the amount of hours the employee participated in bargaining.
- III. The Union will provide the names and hours of the designated negotiating team members on paid release time to the employer prior to the end of each bargaining session.
- IV. The Union will provide the names of all designated negotiating team members to the Office of Labor Relations at least three weeks prior to the beginning of negotiations.
- V. The employer will notify managers of the names of the members to be released for bargaining.
- VI. All employees wishing to participate in bargaining must request time off in accordance with normal leave policies. Release time (paid time for hours that the Employee would have been at work) is contingent on approval by the employee's manager or designee and shall not be considered as work hours for purposes of payment of overtime.
- VII. All representatives for both Parties (Employer and Union) in attendance at each session will sign a Sign-In Sheet prepared by the Employer. Both Parties will be provided a copy of the Sign-In Sheet.
- VIII. Days of negotiations will be established by mutual agreement. The parties will provide as much notice as possible of the need to cancel or reschedule a negotiation session.
- IX. All proposals and counter proposals will be sent electronically within a reasonable amount of time. The proposals will be typed, with track changes and line numbers, based upon the current contract language, so that the changes between the former and the latter proposal will be evident.
- X. There will be no recording devices at the bargaining sessions. Each side is responsible for keeping its own notes.
- XI. Bargaining sessions will be closed to the press and the public unless mutually agreed otherwise.
- XII. When sidebars are called by the parties, bargaining team members will attend the sidebar to report the discussion to other team members.
- XIII. Healthcare Coalition Bargaining- The Employer will provide paid release time for two (2) bargaining team members to attend Statewide Healthcare Coalition Bargaining.
- XIV. The parties will schedule at least three (3) full days of bargaining for ALNW only.

Tentatively Agreed To:

For the Union:

DocuSigned by:

Robin Wyss

9A736501FAAE4A8...

Date 10/2/2025

For the Employer:

DocuSigned by:

Kristi Dravena

255BCC783CD346E...

Date 8/28/2025

MOU – PANEL OF ARBITRATORS

This Memorandum of Understanding is by and between the University of Washington (“Employer” or “University”) and Service Employees International Union Local 1199 HMC/ALNW (“Union”).

The Parties agree to the following regarding the Panel of Arbitrators as set forth in Article 6.8 Grievance Procedure, Step Four Arbitration.

The following arbitrators shall comprise the Panel of Arbitrators:

- Howell L. Lankford
- Alan R. Krebs
- Timothy Williams
- Catherine Harris
- Aubrey Eide
- Charlene McMillan

This MOU expires on June 30, ~~2025~~2027.

Tentatively Agreed To:

For the Union:

DocuSigned by:

Rolin Wyss

Date 10/12/2025

9A736501FAAE4A8...

For the Employer:

DocuSigned by:

Kristi Dravena

Date

8/28/2025

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MOU: Pay Ranges for Registered Nurses

~~During negotiations for the 2023-25 successor agreement, the parties reached agreement on the following recruitment and retention increases effective January 1, 2023~~

~~Steps A to E of Pay Table BR Range 02 will be increased by two percent (2%). This increase will be based upon the salary schedule in effect December 31, 2022.~~

~~The values on Pay Table BR, Range 03 will be increased to reflect eight percent (8%) above Table BR, Range 02 at each step of the wage scale.~~

~~This MOU will expire upon implementation.~~

Tentatively Agreed To:	
For the Union:	For the Employer:
<div>DocuSigned by:</div> <div><i>Rolin Wyss</i></div> <div>9A736501FAAE4A8...</div>	<div>DocuSigned by:</div> <div><i>Kristi Aravena</i></div> <div>255BCC783CD346E...</div>
Date 10/12/2025	Date 8/28/2025

MOU: Pre-Scheduled Voluntary Doubletime Shift Incentive for Critical Staffing Needs

During negotiations for the 2023-2025 successor agreement, the parties reached agreement on the following regarding Pre-Scheduled Voluntary Double-Time.

After the initial scheduled bid is incorporated and posted, and the employer has sent out notice for staff, including Per Diems/Intermittent staff, the Employer may offer pre-scheduled voluntary double-time shifts for any classification. The determination of critical staffing needs and the double-time shift incentive is at the sole discretion of the Employer.

Per Diems/Intermittent staff will not be eligible to volunteer for pre-scheduled double-time shifts until they have scheduled up to thirty-six (36) hours in the week of the pre-scheduled double-time shift. Per Diems will not be eligible to be paid at the double-time incentive shift rate unless they have worked all of their scheduled thirty-six (36) hours in the shift week.

The shifts shall be compensated at the rate of two times (2X) the regular rate of pay for all hours worked. Pre-scheduled double-time shifts will be considered Extra Shifts and will not be guaranteed, but once scheduled are expected to be worked unless it is determined that they are not needed. Staff members calling in sick on voluntary double-time shifts will not receive sick pay.

All staff, once scheduled, are expected to honor the commitment, with the exception of illness or serious emergency. Notification of absence is required at least two (2) hours before the beginning of all shifts.

Failure by the Employer to notify or attempt to notify staff of cancellation at least two (2) hours in advance of the shift will result in the employee being assigned to a unit for two (2) hours.

Within 90 days of ratification the Employer will provide the Union with a current list of departments that are using pre-scheduled voluntary double-time shifts for critical staffing needs.

Within 60 days of receiving the information the Union may request a JLM a to discuss the status of pre-scheduled double-time use.

Tentatively Agreed To:

For the Union:

DocuSigned by:

Rolin Wyss

Date 10/20/2025

9A736501FAAE4A8...

For the Employer:

DocuSigned by:

Jade Hersch

Date 10/17/2025

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~~MOU: Reclassification of Imaging Technologist — Angiography to Interventional Cardiovascular Technologists~~

~~The parties agree to the following:~~

~~1. Title:~~

~~a. Effective August 1, 2023, all Angio Technologists will be reclassified to Interventional cardiovascular technologists.~~

~~2. Pay Table BE Range 68~~

~~a. All current Angio Technologists will be moved to the current corresponding step of Range 68, effective August 1, 2023.~~

~~3. No modality pay is included for the purposes of this MOU.~~

~~4. Current Angio Technologists will be reclassified as Interventional Cardiovascular Technologists and Interventional Cardiovascular Technologist will replace the job classification Angio Technologist for new hires and transfers to the department. All CBA provisions that apply to the Pro/Tech bargaining unit and all negotiated agreements, including MOUs settled as part of legal proceedings and grievances, that applied to Angio Technologists will apply to Interventional Cardiovascular Technologists.~~

Tentatively Agreed To:

For the Union:

DocuSigned by:

Robin Wyss

Date 10/12/2025

9A736501FAAE4A8...

For the Employer:

DocuSigned by:

Kristi Aravena

Date

8/28/2025

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~~MOU: Reclassification of Imaging Technologist — Angiography to Interventional Cardiovascular Technologists~~

~~The parties agree to the following:~~

~~1. Title:~~

~~a. Effective August 1, 2023, all Angio Technologists will be reclassified to Interventional cardiovascular technologists.~~

~~2. Pay Table BE Range 68~~

~~a. All current Angio Technologists will be moved to the current corresponding step of Range 68, effective August 1, 2023.~~

~~3. No modality pay is included for the purposes of this MOU.~~

~~4. Current Angio Technologists will be reclassified as Interventional Cardiovascular Technologists and Interventional Cardiovascular Technologist will replace the job classification Angio Technologist for new hires and transfers to the department. All CBA provisions that apply to the Pro/Tech bargaining unit and all negotiated agreements, including MOUs settled as part of legal proceedings and grievances, that applied to Angio Technologists will apply to Interventional Cardiovascular Technologists.~~

Tentatively Agreed To:

For the Union:

Date

For the Employer:

DocuSigned by:

Kristi Aravena

255BCC783CD346E...

Date

8/28/2025

MOU: Recruitment and Retention Radiology

~~During negotiations for the 2023-25 successor agreement, the parties reached agreement on the following recruitment and retention increases effective November 16, 2022~~

Job Code	Job Title	Table	Range	New Range
18927	Cardiac Sonographer 1	BE	054	059
18928	Cardiac Sonographer 2	BE	057	062
18930	Cardiac Sonographer Lead	BE	065	070
18913	Diagnostic Medical Sonographer	BE	057	062
18914	Diagnostic Medical Sonographer Lead	BE	068	073
18915	Diagnostic Medical Sonographer Spec	BE	060	065
18938	Imaging Tech Education Quality Assurance	BE	069	074
18921	Imaging Technologist	BE	037	042
18919	Imaging Technologist Trainee	BE	013	018
18923	Imaging Technologist Angiography	BE	055	060
18922	Imaging Technologist Comp Tome	BE	046	051
18925	Imaging Technologist Lead	BE	065	070
18924	Imaging Technologist Mag Res Imaging	BE	058	063
18926	Imaging Technologist Mammo	BE	046	051
18939	Imaging Technologist Supervisor	BE	082	087
21770	Imaging Technologist Supervisor	BE	082	087
18912	Nuclear Medicine P.E.T. Technologist	BE	075	080
18917	Nuclear Medicine Technologist 1	BE	057	062
18918	Nuclear Medicine Technologist 2	BE	064	069
18916	Nuclear Medicine Technologist Lead	BE	077	082
18931	Vascular Sonographer	BE	057	062
18932	Vascular Sonographer Lead	BE	065	070

~~Employees will be placed on the new range at their same step as of the effective date. Progression Start Dates (PSDs) are not impacted.~~

~~Nonpermanent and temporary hourly versions of the job profiles listed above will receive the same range increase.~~

~~Increases may take up to 90 days to implement but retro pay back to the effective date of 11/16/22 will be provided.~~

~~This MOU will expire upon implementation.~~

2025-2027 UW - SEIU1199NW HMC/ALNW

Tentative Agreement

July 30, 2025

Page 2 of 2

Tentatively Agreed To:

For the Union:

DocuSigned by:

Rolin Wyss

9A736501FAAE4A8...

Date 10/12/2025

For the Employer:

DocuSigned by:

kristi Aravena

255BCC783CD346E...

Date 8/28/2025

MOU: Respiratory Care Recruitment and Retention Increases

~~During negotiations for the 2023-25 successor agreement, the parties reached agreement on the following recruitment and retention increases effective November 16, 2022~~

Job Code	Job Title	Table	Range	New Range
18958	Respiratory Care Lead	BS	068	070
18957	Respiratory Care Practitioner	BS	059	061

~~Employees will be placed on the new range at their same step as of the effective date. Progression Start Dates (PSDs) are not impacted.~~

~~Nonpermanent and temporary hourly versions of the job profiles listed above will receive the same range increase.~~

~~Increases may take up to 90 days to implement but retro pay back to the effective date of 11/16/22 will be provided.~~

~~This MOU will expire upon implementation.~~

Tentatively Agreed To:

For the Union:

Date 10/12/2025

DocuSigned by:

Rolin Wyss

9A736501FAAE4A8...

For the Employer:

Date 8/28/2025

DocuSigned by:

Kristi Dravena

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MOU: Respiratory Care Specialist Unit and Wages

During negotiations for the 2021-2023 successor agreement, the parties agreed to the following regarding the inclusion of the Respiratory Care Specialist job classification in the Respiratory Therapist/Anesthesia Technician/Electroneurodiagnostic Technologist bargaining unit.

- I. The existing bargaining unit represented by SEIU Healthcare 1199NW shall be modified to include the Respiratory Care Specialist for a bargaining unit described as follows:
"All full-time and regular part-time employees in the Electroneurodiagnostic Technologist, Respiratory Therapist, Anesthesia Technicians, and Respiratory Care Specialist job classes working at the University of Washington Harborview Medical Center, excluding supervisors, confidential employees, and those employees in existing bargaining units."
- II. Employees at Harborview Medical Center in the job classification Respiratory Care Specialist (Job Code 16151), on Pay Table CAGB at Pay Range 111 will be moved into a new SEIU 1199NW HMC job code on Pay Table BS at Pay Range 78.
- III. All employees will be placed at a step on the new range that is closest to, but not less than, their current step value. Employees with a current step value above the max auto step of their new range will be y-rated until the max auto step of their new ranges catches up to their current salary. Progression Start Dates (PSDs) will not change.
- IV. The following premiums will apply to Respiratory Care Specialists as set forth in Article 45: Evening Shift, Night Shift, Certification, Standby, and Weekend.

Tentatively Agreed To:

For the Union:

DocuSigned by:

Robin Wyss

Date 10/12/2025

9A736501FAAE4A8...

For the Employer:

DocuSigned by:

Kristi Aravena

Date 8/28/2025

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MOU: Respiratory Therapists Skills Training

During negotiations for the 2023-2025 successor agreement, the parties reached agreement on the following regarding Respiratory Therapists Skills Training for calendar year 2023 and 2024 only:

In recognition of the commitment of HMC/University of Washington to the delivery of excellent patient care as well as the enhancement of employees' professional skills, the Employer will provide internal education based on operational need. Skills training will primarily focus on job specific competency training identified by the Employer. Attendance at skills training will be mandatory and Employees will be paid as described in Article 11.2 of the collective bargaining contract.

Tentatively Agreed To:

For the Union:

DocuSigned by:

Robin Wyss

Date 10/12/2025

9A736501FAAE4A8...

For the Employer:

DocuSigned by:

Kristi Aravena

Date 8/28/2025

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MOU: Seattle Minimum Wage

During negotiations for the 202~~53~~-202~~75~~ successor agreement, the parties reached agreement on the following regarding the Seattle Minimum Wage

Contract classified pay tables will be updated to reflect the current Seattle minimum wage after an across-the-board increase or a minimum wage adjustment made by the City of Seattle.

Steps falling below the new minimum wage will be inactivated and employees will be moved, if needed, to the new minimum step of the range. If an across-the-board increase brings steps back above the current Seattle minimum wage, those steps will be reactivated and available for use. Whenever steps are reactivated, no employees will be moved to lower steps.

When a minimum wage increase results in a pay range with less than three (3) active steps, the parties agree that job profiles assigned to those ranges will be placed on the next available pay range in the same table. Incumbents will be placed on the new range at their current step. PSDs will not be impacted by this movement.

This MOU expires on June 30, 202~~75~~.

Tentatively Agreed To:

For the Union:

Date 10/12/2025

DocuSigned by:

Robin Wyss

9A736501FAAE4A8...

For the Employer:

Date 8/28/2025

DocuSigned by:

Kristi Dravena

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MOU: Speech Language Pathologist

The Parties have agreed to modify the Social Worker and Dietitian Bargaining Unit by adding the Speech Language Pathologist—Trainee Job Classification to the Speech Pathologist Bargaining Unit at Harborview Medical Center (HMC).

Upon execution of this MOU, the Parties filed a joint petition to PERC to include the Speech-Language Job Classification under the Social Worker and Dietitian Bargaining Unit.

The Parties agree to the following:

1. Job Classification:

A. The Speech-Language Pathologist Trainee (Trainee) Job Classification shall be a Nonpermanent Fixed Duration Appointment.

a. The Trainee Job Classification shall be added to the Collective Bargaining Agreement (CBA) between the University and the Union, Article 10, creating new section 10.4 under Bargaining Unit Classes/Definitions with the definition of: Nonpermanent Fixed Duration Appointment—Speech-Language Pathologist Trainee

b. As a Nonpermanent Fixed Duration Appointment (FDA) the Trainee Job Classification is subject to the conditions of CBA Article 37.

2. Appointment:

a. Regularly scheduled non-permanent Speech-Language Pathologist Trainee appointments are intended to be no more than twelve (12) consecutive months

b. Individuals hired as a Trainee will receive written notification of the maximum length of the appointment and eligibility for benefits.

c. Conclusion of the Trainee appointment will be at the sole discretion of the University, including termination of appointments prior to the originally intended expiration date.

d. In accordance with Article 37.3, Trainees will not be subject to CBA Article 6 (Grievance Procedure) or Article 38 (Seniority, Layoff, Rehire).

e. If the Trainee appointment is ended due to funding interruption, upon request, the Trainee will be placed on a Rehire list subject to the conditions of articles 38.10, 38.11, and 38.12.

f. Time worked in an FDA will count towards seniority for Trainees who are appointed to a regular monthly position without a break in service.

3. Pay Table Assignment

a. Trainees will be placed on the top step of Table BC, Range 21.

The parties agree that there are no written or oral representations, understandings, promises, or agreements directly or indirectly related to this Agreement that are not incorporated herein in full.

Tentatively Agreed To:	
For the Union:	For the Employer:
<div>DocuSigned by: <i>Robin Wyss</i></div>	<div>DocuSigned by: <i>Kristi Aravena</i></div>
Date 10/12/2025	Date 8/28/2025
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MOU: Speech Language Pathologist Unit and Wages

During negotiations for the 2021-2023 successor agreement, the parties agreed to the following regarding the inclusion of the Speech Language Pathologist job classification in the Social Worker/Dietitian bargaining unit.

I. The existing bargaining unit represented by SEIU Healthcare 1199NW shall be modified to include the Speech Pathologists at the Speech Pathology department of Harborview Medical Center for a bargaining unit described as follows:

"All full-time and regular part-time employees in the Social Worker, Social Worker Assistant 2, Speech Pathologist Specialist 1, Speech Pathology Specialist 2, and Dietitian job classes at the University of Washington Harborview Medical Center, excluding supervisors, confidential employees, temporary employees, and employees in other bargaining units."

II. Current incumbents of the job classification Speech Pathologist/Audiologist Specialist 1 (Job Codes 16175 and 21802) at Harborview Medical Center will map into one of the following new classifications:

a. Speech Language Pathologist 1 (JC XXXXX) assigned to Pay Table BC, Range 55.

b. Speech Language Pathologist 2 (JC XXXXX) assigned to Pay Table BC, Range 57.

III. Current incumbents of the job classification Speech Pathologist/Audiologist Specialist 2 (Job Codes 16177 and 21803) at Harborview Medical Center will map into a new classification Speech Language Pathologist 3 (JC XXXXX) assigned to Pay Table BC, Range 61.

IV. All employees will be placed at a step on the new range that is closest to, but not less than their current step value. Employees with a current step value above the max auto step of their new range will be y-rated until the max auto step of their new ranges catches up to their current salary. Progression start dates will not change.

V. I. Speech Language Pathologist 1, 2, and 3 are eligible for the following premiums pursuant to Article 45: Weekend and Certification.

Tentatively Agreed To:

For the Union:

DocuSigned by:

Rolin Wyss

Date 10/12/2025

9A736501FAAE4A8...

For the Employer:

DocuSigned by:

Kristi Aravena

Date

8/28/2025

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MOU: Unit Clarification Intermittent and Nonpermanent Employees

- ~~A. Within 30 days the parties will jointly petition PERC to clarify the following bargaining units to include employees working in intermittent and nonpermanent positions:~~
- ~~1. Harborview Registered Nurse Bargaining Unit~~
 - ~~2. Professional/Technical Bargaining~~
 - ~~3. Social Worker and Dietitian Bargaining Unit~~
 - ~~4. Physician Assistant Advanced RN Practitioner Bargaining Unit~~
 - ~~5. Respiratory Therapist/Anesthesia Technician/Electroneurodiagnostic Technologist Bargaining Unit~~
 - ~~6. Imaging Technologist Supervisor Bargaining Unit~~
 - ~~7. Pharmacy Technician Bargaining Unit~~
 - ~~8. Airlift Northwest Bargaining Unit~~
- ~~B. The impacted job classifications are listed in Appendix I (attached).~~
- ~~C.A. The Employer will provide each newly accreted member with thirty (30) minutes of paid release time to meet with the Union in accordance with Articles 41.2 and 41.5.~~

Tentatively Agreed To:	
For the Union:	For the Employer:
<div> <div>DocuSigned by:</div> <div><i>Robin Wyss</i></div> <div>9A736501FAAE4A8...</div> </div>	<div> <div>DocuSigned by:</div> <div><i>Kristi Dravena</i></div> <div>255BCC783CD346E...</div> </div>
Date 10/12/2025	Date 8/28/2025

MOU: Wage Discussion

~~During negotiations for the 2023-2025 successor agreement, the parties reached agreement on the following:~~

~~At least one (1) year prior to contract expiration, the parties agree to discuss the 2025 bargaining process to assist in planning for wage discussions in future negotiations.~~

~~The parties will explore shared interests and collaborative problem solving by discussing wage concerns at UW Medicine:~~

- ~~• Equity~~
- ~~• Options and approaches to address both parties' interests regarding wages~~
- ~~• Systems change to support options to address wage concerns~~

~~The discussions may result in potential opportunities for addressing wages in the 2025-2027 bargaining. Participants in these discussions will include relevant stakeholders for each party, including an EDI leader from each party. Each party may bring up to seven participants. During the life of this agreement, the parties will schedule at least three meetings to discuss with the option to mutually agree to more meetings. Employees will be paid release time for time spent in the meetings.~~

~~This MOU expires on June 30, 2025.~~

Tentatively Agreed To:

For the Union:

DocuSigned by:

Robin Wyss

Date 10/12/2025

9A736501FAAE4A8...

For the Employer:

DocuSigned by:

Kristi Dravena

Date 8/28/2025

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Side Letter A

July 1, 2023

Ms. Jane Hopkins, President

District 1199NW, SEIU
15. S. Grady Way, Suite 200
Renton, WA 98055

Dear Ms Hopkins:

In addition to the terms and conditions of the contract, the parties confirmed that ~~parking and~~
release time for the next round of negotiations would be handled accordingly during the life of
the contract.

PARKING/U-PASS

The union agrees that during the life of this agreement the University may apply changes in
transportation policy, including adjusting parking fees and criteria for assigning parking spots, to
the bargaining unit without the obligation to bargain with the union. ~~The union will continue to be~~
~~able to appoint a member to Harborview Medical Center's Parking Committee in accordance~~
~~with Article 15.~~

NON-NURSING WORK

This is to affirm that it is the intent of Harborview Medical Center to minimize the use of
Registered Nurses to do non-nursing work.

Tentatively Agreed To:

For the Union:

DocuSigned by:

Robin Wyss

9A736501FAAE4A8...

Date 12/6/2025

For the Employer:

DocuSigned by:

Kristi Dravena

255BCC783CD346E...

Date 8/28/2025

Side Letter B

In addition to the terms and conditions of the contract, the parties confirmed that parking and release time for the next round of negotiations would be handled accordingly during the life of the contract.

Meal Breaks, Rest Breaks, and Missed Break Reporting:

The University and the union agree that employees should be able to take uninterrupted meal and rest breaks. It is recognized that there is a mutual and shared commitment to uninterrupted breaks. The employer is responsible for creating a work environment and processes under which employees are able and encouraged to take uninterrupted breaks. Employees are responsible for taking such breaks. Employees shall make a good faith effort to notify their supervisor/designee if the employee anticipates not being able to take a meal or rest break. The supervisor/designee will make a good faith effort to provide the employee with the break.

Employees shall be allowed a paid uninterrupted rest period of fifteen (15) minutes for each four (4) hours of working time. Rest periods may be taken at any point during each four (4)-hour work period.

Employees who have been instructed and/or required to carry a pager or answer a phone during their meal period will be compensated at the appropriate rate of pay.

Tracking Meal and Rest Breaks

Employees are required to report missed breaks. Either party may place the issue on the Joint Labor Management Committee agenda.

Non-retaliation

The employer will not engage in any kind of employee intimidation or retaliation against employees who report missed breaks.

Tentatively Agreed To:**For the Union:**

DocuSigned by:

Rolin Wyss

Date 10/12/2025

9A736501FAAE4A8...

For the Employer:

DocuSigned by:

Kristi Aravena

Date 8/28/2025

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Side Letter C

We are committed to the current break relief practices, which includes the current units/floors and break staff model (RN or Alternative). Additionally, we are committed to working through the Nurse Staffing Committee to establish strategies that enable registered nurses to take meal and rest breaks as required by law.

This side letter expires on June 30, 202~~7~~⁵.

Tentatively Agreed To:	
For the Union:	For the Employer:
<div>DocuSigned by:</div> <div><i>Robin Wyss</i></div> <div>9A736501FAAE4A8...</div>	<div>DocuSigned by:</div> <div><i>Kristi Dravena</i></div> <div>255BCC783CD346E...</div>
Date 10/12/2025	Date 8/28/2025

Side Letter D – END Tech Call Back

Electroneurodiagnostic Technologists who are required to stay past their shift for longer than forty-five (45) minutes and who are scheduled to be on standby immediately after their shift ends will be eligible for ~~2.53~~ (three) hours of call back pay.

This MOU will expire on June 30, 202~~7~~5.

Tentatively Agreed To:

For the Union:

DocuSigned by:

Robin Wyss

9A736501FAAE4A8...

Date 10/23/2025

For the Employer:

DocuSigned by:

Kristi Aravena

255BCC783CD346E...

Date 8/28/2025

Side Letter E – Diversity and Inclusion

July 1, 2023

- I. The parties acknowledge that the University's Diversity Blueprint for 2017-2021 articulates the tri-campus community's aspirations for becoming an inclusive and equitable environment. On an annual basis, the Office of Minority Affairs and Diversity (OMA&D) will prepare an assessment report on University-wide diversity metrics for the Board of Regent's Diversity, Equity, and Inclusion subcommittee. An electronic copy of the report will be made available to the Union.
- II. As part of the University's Strategic Leadership Program (SLP), the Employer shall provide all managers and supervisors of bargaining unit employees information regarding the University's existing Staff Diversity Hiring Toolkit. Additionally, the Employer will include a content module on implicit bias and diversity in the hiring process during the SLP workshop for managers and supervisors with at least one direct report. The Employer shall distribute an electronic copy of the Toolkit annually to all managers and supervisors of bargaining unit employees.
- III. On an annual basis, the Employer will provide the Unions with a list of trainings and courses offered to staff the year prior centered on aspects of diversity, equity, and inclusion. The list will include a headcount for each offering, indicating the number of participants registered, by department.
- IV. WFSE 1488, WFSE 3488, SEIU 1199NW, and SEIU 925 will each select one (1) member to be appointed to the University of Washington Diversity Council.
- V. On an annual basis, the Employer will provide the Unions with a report on employee participation levels in Facilities relative to cultural responsiveness or cultural competency training, and manager training in implicit bias, equity, cultural responsiveness, and hiring best practices. The progress report would include an update on Facilities' efforts to include under-represented minority members and/or women in hiring committees or interview panels.
- VI. The Employer will create a position in UW Human Resources Recruitment dedicated to designing, developing, and implementing innovative outreach programs using diversity and inclusion best practices in support of UW's strategic initiatives.

Tentatively Agreed To:

For the Union:

DocuSigned by:

Robin Wyss

9A736501FAAE4A8...

Date 10/2/2025

For the Employer:

DocuSigned by:

Kristi Aravena

255BCC783CD348E...

Date 8/28/2025

Side Letter F – Tracking Discrimination and Bias~~July 1, 2023~~

During negotiations for the 202~~53~~-202~~75~~ successor agreement, recognizing the University's long stated goals of diversity and inclusion, the parties agree to the following:

~~I. Within ninety (90) days of the effective date of this Agreement, the Employer shall, one time, email all bargaining unit employees information regarding the availability and purpose of the University's bias incident reporting tool as an avenue to report incidents of suspected bias.~~

~~H.I.~~ On an annual basis, the following groups will prepare an assessment report which will at a minimum include information quantifying reports of discrimination, harassment, and retaliation. An electronic copy of each report will be made available to the Union.

- A. Civil Rights Investigation Office
- B. Safe Campus
- C. UW Human Resources Investigations
 - 1. Harborview HR
 - 2. UWMC HR

This side letter will expire on June 30, 202~~75~~.

Tentatively Agreed To:	
For the Union:	For the Employer:
<div>DocuSigned by: <i>Rolin Wyss</i></div>	<div>DocuSigned by: <i>Kristi Aravena</i></div>
Date 7/25/2025	Date 7/27/2025
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Side Letter G – U-PASS

The parties agree to the following regarding U-PASS:

Employees covered by this agreement with an active permanent appointment FTE will not be charged a fee for a U-PASS.

This Side Letter expires on June 30, 202~~7~~⁵.

Tentatively Agreed To:

For the Union:

DocuSigned by:
Robin Wyss
Date 10/12/2025 9A736501FAAE4A8...

For the Employer:

DocuSigned by:
Kristi Aravena
Date 8/28/2025 255BCC783CD346E...

Side Letter H – PFML Communication

The parties have agreed to amend the 2023 – 2025 CBA as follows:

SIDE LETTER H

Annually, the Employer and the Union shall, jointly email all bargaining unit employees information from the UW Benefits website regarding PFML Supplemental Benefits.

This Side Letter expires when the 202~~7~~⁵ email is sent and this language will be removed from the CBA upon expiration.

Tentatively Agreed To:	
For the Union:	For the Employer:
<div>DocuSigned by:</div> <div><i>Robin Wyss</i></div> <div>9A736501FAAE4A8...</div>	<div>DocuSigned by:</div> <div><i>Kristi Aravena</i></div> <div>255BCC783CD346E...</div>
Date 10/12/2025	Date 8/28/2025

~~Side Letter I — PA-ARNP Training Workgroup~~

~~The parties agree to the following regarding a PA-ARNP Training Workgroup:~~

~~Within 6 months of ratification, the Employer will form a workgroup to discuss and develop an onboarding/training program for the PA-ARNP's (Advanced Registered Nurse Practitioners and Physician Assistants). This workgroup will include APP leadership at the director level. A representative from the Medical Director's office will be present for the first and last meeting. The Union can appoint up to two (2) members from outpatient services and up to two (2) members from inpatient services to participate in the workgroup. The workgroup will have equal representation between the Employer and the Union.~~

~~The workgroup will meet at least monthly for up to six (6) months. The Workgroup will provide a recommendation on a pilot onboarding program to all new hires and experienced providers entering new roles. At the end of the pilot program, the committee will meet once more and make a recommendation on next steps.~~

Tentatively Agreed To:	
For the Union:	For the Employer:
<div> <div>DocuSigned by:</div> <div><i>Robin Wyss</i></div> <div>9A736501FAAE4A8...</div> </div>	<div> <div>DocuSigned by:</div> <div><i>Kristi Dravena</i></div> <div>255BCC783CD346E...</div> </div>
Date 10/20/2025	Date 8/28/2025

~~Side Letter J – Respiratory Care JLM~~

~~The parties agree to the following regarding Respiratory Care:~~

~~In an effort to support the care of patients requiring Respiratory Therapy, the Employer and the Union will create a Respiratory Therapy Ad Hoc JLM group. The Ad Hoc JLM group will meet every other monthly for six (6) months to discuss RT staffing and the first meeting will be held within sixty (60) days of ratification. The Union may have up to three (3) member representatives plus a Union Representative.~~

~~This side letter expires June 30, 2022.~~

Tentatively Agreed To:	
For the Union:	For the Employer:
<div>DocuSigned by:</div> <div><i>Robin Wyss</i></div> <div>9A736501FAAE4A8...</div>	<div>DocuSigned by:</div> <div><i>Kristi Aravena</i></div> <div>255BCC783CD346E...</div>
Date 10/12/2025	Date 8/28/2025

Side Letter K – Stand-by Hours

The parties agree to the following regarding Standby/Call:

Callback Tracking. ~~Within 90 days of ratification, t~~The Employer will ~~develop~~ provide a reporting tool ~~to that tracks and reviews patterns in~~ call utilization and stand-by hours. The report will be provided to the Union on a quarterly basis for the Professional Technical bargaining unit sorted in order of highest to lowest call utilization. Following distribution of the reporting tool, the Union or Employer may request a meeting to discuss any specific unit or department they have concerns about. When a meeting is requested, topics for discussion will be identified as well as attendees.

Callback Relief. Subject to patient care considerations, the Employer will make a good faith effort to provide relief for an employee who requests the immediate next scheduled shift off or offer a change in the employee's start time or end time for the immediate next scheduled shift when the employee has been working on call within eight (8) hours of the start of their next scheduled shift. At the employee's request, a vacation day can be used. This schedule adjustment will not count as an occurrence per the Employer's Dependability Policy.

Ad Hoc Call Staffing Committees. ~~Within ninety (90) days of ratification, t~~The parties will ~~establish hold separate call staffing committees for the Professional Technical bargaining unit and the Respiratory Care Practitioner/Anesthesia Technician/Electroneurodiagnostic Technologist bargaining unit. Each committee will have a Management Co-Chair and a Union-appointed Co-Chair. The professional technical committee will have up to eight (8) additional Union representative and up to an equal number of management representatives from units with mandatory call/standby. The RCP/AT/END committee will have up to four (4) Union representatives and up to an equal number of management representatives from units with mandatory call/standby. Committee meetings will be attended by at least one management representative from each designated unit or department. The Union will have up to two (2) representatives per unit or department. From ratification to July 1, 2026, the committee will meet monthly if requested by either the Union or the Employer. After July 1, 2026, the~~ committees will meet monthly ~~quarterly if~~when requested by either the Union or Employer for at least one (1) hour. If applicable, When a meeting is needed, employees ~~Union members~~ will be on-paid ~~release the appropriate rate of pay for time for up to one (1) hour for caucus~~the meeting time. Employees will be provided thirty (30) minutes of paid ~~release~~ time to pre-meet before a committee meeting.

Call Staffing Committee Duties. ~~The committee will review and discuss the data from the tracking tool. The Committee may also mutually agree to review additional data as needed. The committees will mutually agree to established maximums for mandatory call/standby hours. The committee may also make recommendations around call staffing. The committee will mutually agree on callback guidelines.~~

Emergency Call Resolution Process. ~~When the monthly average of mandatory on-call hours for a group of employees exceeds a mutually agreed upon maximum. The committee will discuss the unanticipated increases in call utilization and standby hours at the next monthly quarterly committee meeting with the mutual goal of reduction mandatory on-call hours, including mechanisms to authorize incentives to respond to urgent staffing needs.~~

The Registered Nurse bargaining unit may discuss call/standby utilization and hours at the Nurse Staffing Committee and the monthly RN JLMs.

Call Rooms. The Employer will maintain four (4) call rooms that employees who take mandatory call will have access to. Clean linens will be provided for the call rooms. Employees will contact EVS if a room is lacking clean linens.

Incentives. The Employer may offer incentives to voluntarily fill call/standby shifts to reduce the burden of mandatory call/standby. Additionally, the Call Staffing Committee may mutually agree to mechanisms to authorize incentives to respond to urgent staffing needs.

Tentatively Agreed To:

For the Union:

DocuSigned by:

Robin Wyss

9A736501FAAE4A8...

Date 11/14/2025

For the Employer:

DocuSigned by:

Jade Hersch

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Date 11/13/2025

Side Letter L – Virtual NEO

The parties agree to the following regarding Online New Employee Orientation:

If the New Employee Orientation is conducted online, up to thirty (30) minutes of paid release time shall be provided to one (1) Union delegate to attend orientation meetings conducted virtually via Zoom. The Employer will continue to provide the Union with a list of all employees scheduled for orientation prior to the beginning of NEO. The Employer will continue to include

the union orientation portion of NEO in the agenda. The Union will provide a link for the orientation which the Employer will then make available to new employees.

In situations where an employee would not otherwise have been scheduled to attend the New Employee Orientation webinar, the Employer will provide the employee with information and instructions on the Union portion of the virtual New Employee Orientation on the day that best aligns with the effective date of the employee's job change.

This information will be provided in the following instances:

1. The Employee is moving from a non-bargaining unit job to a bargaining unit job; or
2. The Employee is moving between unions.

Tentatively Agreed To:

For the Union:

Date 10/12/2025

DocuSigned by:

Robin Wyss

9A736501FAAE4A8...

For the Employer:

Date 8/28/2025

DocuSigned by:

Kristi Aravena

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NEW ARTICLE – INCLEMENT WEATHER AND SUSPENDED OPERATIONS

1 **1. Suspended Operations. If the University determines the public health or property**
2 **or safety is jeopardized and it is advisable due to emergency conditions to**
3 **suspend the operation of all or any portion of the institution, the following will**
4 **govern permanent employees:**

5 **a. When prior notification has not been given, employees released until further**
6 **notice after reporting to work, shall receive a minimum of four (4) hours pay**
7 **for the first day. The following options shall be made available to affected**
8 **employees not required to work for the balance of the closure:**

- 9 **i. Vacation time off, personal holiday; or**
10 **ii. Accrued compensatory time (where applicable) or holiday credit; or**
11 **iii. Unpaid time off; or**
12 **iv. Reasonable opportunity to make up work time lost as a result of the**
13 **suspended operation as provided in subsection (1)(c).**

14 **b. Employees required to work shall receive their regular rate of pay for work**
15 **performed during the period of suspended operation. Overtime worked**
16 **during the closure will be compensated.**

17 **c. Employees who lose regular work time as a result of suspended operation**
18 **may request to work additional hours during the sixty (60)-day period**
19 **immediately following the suspended operation as follows:**

- 20 **i. Employees must request makeup time within five (5) working days**
21 **after operations resume, and**
22 **ii. Reasonable work must exist and the supervisor must approve the**
23 **request to work.**
24 **iii. Make up time worked by overtime-eligible full-time employees is**
25 **calculated at the applicable rate of pay.**

26 **d. ~~Compensation for such additional work shall be granted on a compensatory~~**
27 **~~time basis at not less than straight time nor more than time and one-half (1~~**
28 **~~½ X. The amount of compensation earned under this section should not~~**
29 **~~exceed the amount of salary lost by the employee due to suspended~~**
30 **~~operation.~~**

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

37 **3. Employees using time off in accordance with this article and other applicable**
38 **policies may not be subject to corrective action for use of such time off.**
39
40
41
42

4. Essential Personnel. The Employer will make every effort to provide equitable and free access to available resources including sleep rooms, clean linens and shower access to essential personnel who stay between shifts in the case of an emergency.

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

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

4.7. Onsite Work. In the case of inclement weather, campus closure, or suspended operations, telework arrangements are encouraged for positions which are conducive to telework.

Tentatively Agreed To:

For the Union:

Date 9/24/2025

DocuSigned by:

Rolin Wyss

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For the Employer:

Date 8/28/2025

DocuSigned by:

Kristi Dravena

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SEIU1199NW – UW HMC/ALNW

Tentative Agreement

July 30, 2025

1 NEW MOU

2 APP Council Paid Time

3 APP Council time and sub committee work will be considered work time and shall be paid
4 at the regular rate of pay. Time spent on council and sub committee meetings will not count
5 towards Rest Between Shift/Shift Break Premium in Article 9.9, and will not count as time
6 worked towards the calculation of overtime. Paid time in addition to Council meeting time
7 shall be provided for council members to complete their work.

8 Council members will be given release time for council meetings scheduled during work
9 shifts, whenever possible. Such time must be approved in advance by the supervisor
10 subject to unit staffing needs.
11

Tentatively Agreed To:

For the Union:

For the Employer:

DocuSigned by:
Rolin Wyss
9A736501FAAE4A8...
Date 9/24/2025

DocuSigned by:
Kristi Dravena
255BCC783CD346E...
Date 8/28/2025

SEIU Healthcare 1199NW submits the above additions, deletions and modifications to the Collective Bargaining Agreements and reserves the right to add to, subtract from or modify these proposals at any time during these negotiations.

SEIU1199NW – UW HMC/ALNW
Tentative Agreement
July 30, 2025

1 **MEMORANDUM OF UNDERSTANDING**

2 **Promotional Pathway Professional Development Workgroup**

3 This Memorandum of Understanding is entered into by and between the Employer and the
4 Union as part of ongoing contract bargaining. The parties agree to the following terms
5 regarding the establishment and operation of a Promotional Pathway Professional
6 Development Workgroup:

7 **Formation and Purpose**

8 Within six (6) months of ratification of the agreement, the Employer shall establish a
9 Promotional Pathway Professional Development Workgroup. The purpose of this workgroup
10 is to ~~develop~~ explore possible strategies to recognize and define responsibilities performed
11 by Advanced Practice Providers (APPs) that ~~fall outside of~~ are in addition to direct patient
12 care. These responsibilities may include, but are not limited to, professional development,
13 program development, and other activities that advance the Harborview mission beyond
14 the current job description.

15 **Composition**

16 The workgroup shall include:

17 APP leadership at the director level

18 ~~One (1) representative from the Medical Director's office~~

19 Up to two (2) Union-appointed representatives from outpatient services

20 Up to two (2) Union-appointed representatives from inpatient services

21 The workgroup shall maintain equal representation between the Employer and the Union.

22 **Meeting Schedule and Duration**

23 The workgroup shall meet no fewer than ~~six-four (46)~~ times, approximately every ~~other~~
24 ~~three~~ months, over a period of up to ~~six-twelve (126)~~ months unless otherwise mutually
25 agreed by the parties.

26 **Recommendations and Evaluation**

27 At the conclusion of the meeting period, the workgroup shall submit written
28 recommendations, including proposed metrics for evaluation, to the Executive Leadership
29 Team. The Executive Leadership Team shall provide a written response within three
30 months, indicating decisions regarding the implementation of the recommendations.

SEIU Healthcare 1199nw submits the above additions, deletions and modifications to the
Collective Bargaining Agreements and reserves the right to add to, subtract from or modify
these proposals at any time during these negotiations.

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SEIU1199NW – UW HMC/ALNW
Tentative Agreement
July 30, 2025

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~~Following this response, the workgroup shall reconvene once to discuss next steps. Within three (3) months after the implementation of the agreed-upon recommendations, the workgroup shall reconvene to assess and evaluate their effectiveness.~~

Tentatively Agreed To:

For the Union:

DocuSigned by:

Robin Wyss

Date 12/6/2025

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For the Employer:

DocuSigned by:

Kristi Aravena

Date 8/28/2025

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37

SEIU Healthcare 1199nw submits the above additions, deletions and modifications to the Collective Bargaining Agreements and reserves the right to add to, subtract from or modify these proposals at any time during these negotiations.

**MEMORANDUM OF UNDERSTANDING
BETWEEN
THE UNIVERSITY OF WASHINGTON (UNIVERSITY)
AND
SEIU 1199NW HMC (UNION)**

MOU: RECRUITMENT AND RETENTION INCREASES

During negotiations for the 2025-27 successor agreement, the parties reached agreement on the following recruitment and retention increases.

Effective no more than forty-five (45) days following ratification and on the first available pay period as determined by the Employer.

JC	Job Profile	Current Table	Current Range	New Table	New Range
23191	Physician Asst-Adv Rn Pract (NE H NI SEIU 1199NW HMC PA-ARNP)	BQ	14	BQ	19
18935	Physician Asst-Adv Rn Pract (E S SEIU 1199NW HMC PA-ARNP)	BQ	14	BQ	19
21792	Physician Asst-Adv Rn Pract (NE S SEIU 1199NW HMC PA-ARNP)	BQ	14	BQ	19
23192	Physician Asst-Adv Rn Pract Lead (NE H NI SEIU 1199NW HMC PA-ARNP)	BQ	24	BQ	29
18936	Physician Asst-Adv Rn Pract Lead (E S SEIU 1199NW HMC PA-ARNP)	BQ	24	BQ	29
23313	Physician Asst-Adv Rn Pract Lead (NE S SEIU 1199NW HMC PA-ARNP)	BQ	24	BQ	29

Employees will be placed on the new range at their same step as of the effective date. Progression Start Dates (PSDs) are not impacted.

This MOU will expire upon implementation.

Tentatively Agreed To:

For the Union:

For the Employer:

DocuSigned by:
Rolin Wyss
Date 11/14/2025 9A736501FAAE4A8...

DocuSigned by:
Jade Hersch
Date 11/13/2025 ED538CDB172F42B...

**MEMORANDUM OF UNDERSTANDING
BETWEEN
THE UNIVERSITY OF WASHINGTON (UNIVERSITY)
AND
SEIU 1199NW HMC (UNION)**

MOU – ATR Transition and Rounding Practice

During negotiations for the 2025-2027 successor agreement, the Employer provided formal notice to the Union that as of February 16, 2026, the Employer intends to will eliminate its rounding practice and will transition Harborview Medical Center from a salary model to Actual Time Reporting (ATR). ~~parties reached agreement on the following regarding the transition to the Actual Time Reporting (ATR) pay model and elimination of the rounding practice at Harborview Medical Center:~~

A. ~~The parties agree that as of Beginning~~ February 16, 2026, the Employer will eliminate its rounding practice and will transition Harborview Medical Center from a salary model to Actual Time Reporting (ATR).

B. As part of this transition, the following classifications will be moved from exempt to non-exempt status:

1. Registered Nurse 2
2. Registered Nurse 3
3. Social Worker
4. Speech Language Pathologist 1
5. Speech Language Pathologist 2
6. Speech Language Pathologist 3
7. Dietitian 1
8. Dietitian 2
9. Imaging Technologist Supervisor
- ~~10. Diagnostic Medical Sonographer Supervisor~~

C. During the bargaining sessions described in Section D below, either party may open the following articles and make proposals:

1. Article 9 Hours of Work and Overtime
- ~~1.2.~~ Article 14 Employment Practices
- ~~2.3.~~ Article 17 Vacation Schedule
- ~~3.4.~~ Article 20 Miscellaneous Leave

Neither party is obligated to agree to any proposal.

D. In an effort to mitigate the impact to employees and provide an opportunity to further discuss these changes, the parties agree to schedule a (2) two-hour bargaining sessions on Tuesday, October 28th, Tuesday, November 4th, Wednesday, November 12th, or Wednesday, November 19th, Monday, November

24th, and Tuesday, November 25th to bargain the impacts of the change.
Additional sessions may be scheduled upon mutual agreement.

~~E. Effective February 16, 2026, the following provisions of the SEIU 1199NW HMC CBA will be amended as follows:~~

~~9.2 Work Week/Period. A standard work week shall consist of forty (40) hours of work within seven (7) days, or eight/eighty (8/80) hours within a fourteen (14) day period according to mutual agreement between the Employer and individual employee.~~

~~9.3 Overtime. Both the Employer and Union concur that overtime shall be minimized. In case overtime is required by supervision, volunteers will be sought first when practicable. Overtime can be accrued as follows:~~

- ~~— Time worked beyond the regularly scheduled shift in one day,~~
- ~~— Time worked beyond 40 hours in the standard defined work week of Monday through Sunday in one seven (7) day period,~~
- ~~• Time worked beyond 8 hours within a day or eighty (80) hours within a fourteen (14) day period for employees in an 8/80 schedule, as defined above shall be considered overtime.~~

~~The grace period shall be seven (7) minutes before/after the scheduled shift.~~

~~PA-ARNPs and Social Workers. PA-ARNPs and social workers may select one of two methods for the purpose of calculating overtime payment.~~

~~Option 1: Fixed scheduled shift and hours. Employee will accrue overtime for hours worked in excess of scheduled shift. The employee is eligible for daily OT or comp time at one and one-half (1 ½) accrual rate. Employee cannot adjust scheduled hours without approval of HMC supervisor.~~

~~Option 2: Adjustable shift. Employee will accrue overtime for hours worked in excess of eighty (80) hours in the eighty (80) hour work period. The employee is not eligible for daily OT or comp time at one and one-half (1 ½) accrual rate unless hours worked exceed eighty (80) hours in an eighty (80) hour work period. Employee may adjust scheduled hours within the eighty (80) hour work period in accordance with patient and departmental needs.~~

~~The employee may change from one option to the other with written notice to the manager/supervisor and the payroll coordinator at least four (4) weeks before the beginning of the next payroll pay period.~~

~~Social Workers/ PA-ARNPs/ Electroneurodiagnostic Technologists/ Respiratory Care and All Other Employees Excluding Employees Listed in 9.10. A good faith effort shall be made to provide an unbroken period of at least eleven (11) hours off work between scheduled shifts, unless an individual employee request for variation to this is approved by supervision.~~

~~9.10 Article 9 Hours of Work and Overtime does not apply to the job classifications Speech Language Pathologist 1, 2, and 3. Speech Language Pathologist 1, 2, and 3 are overtime exempt. The Employer will follow their standard practice for complying with the FLSA and WMWA L&I salary threshold. If an employee is approved to work an extra shift, the extra shift shall be paid at straight time.~~

E. In the event that the FLSA is modified or changed, the Employer will provide the Union notice and opportunity to bargain the effects of those changes.

~~F. The parties also agree to schedule a minimum of two (2) one-hour Joint Labor Management (JLM) meetings to answer employee questions and address concerns relating to the change. Additional meetings may be scheduled upon mutual agreement.~~

Tentatively Agreed To:

For the Union:

DocuSigned by:

Robin Wyss

9A736501FAAE4A8...

Date 11/14/2025

For the Employer:

DocuSigned by:

Gade Hersch

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Date 11/13/2025

**MEMORANDUM OF UNDERSTANDING
BETWEEN
THE UNIVERSITY OF WASHINGTON (UNIVERSITY)
AND
SEIU 1199NW (UNION)**

MOU: FACILITATED MEDIATION RE: SYSTEM WIDE FLOAT POOL

During negotiations for the 2025-2027 collective bargaining agreement, the parties agreed to the following:

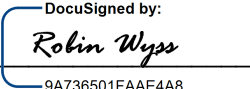
To address census fluctuations while supporting a healthy work environment for our staff, increase recruitment and retention through growth opportunities, and ensure quality patient care, the parties agree to request facilitated mediation from PERC within 90 days of ratification to develop a tiered system wide float pool for clinical staff. The goal would be to create an equitable and effective method of responding to changes in staffing needs across HMC and UWMC (ML and NW). The parties commit to meeting at least monthly with the facilitator/mediator, for up to 12 months, to fully discuss the concept and if agreeable and work together to develop a process. Up to 5 employees (selected by the Union) at each campus would be provided paid time to attend each session.

~~Goals of the floating tool:~~

- ~~• Reduce our dependency on Agency staff.~~
- ~~• Provide UW Medicine staff with development opportunities to increase recruitment and retention. Enable staff to see growth opportunities within UW Medicine instead of seeking those elsewhere.~~
- ~~• Build a tiered system wide float pool that compensates staff depending on availability, competency, assigned location, clinical groupings, and level of support needed.~~
- ~~• Ability to address high/low census and unexpected leaves and resignations across UW Medicine and ensure adequate staffing to comply with the Staffing Law.~~
- ~~• Ability to have coverage in areas where we traditionally have relied on call or overtime for high/low census periods.~~
- ~~• Increase staff satisfaction and patient care across UW Medicine.~~

Tentatively Agreed To:
For the Union:

For the Employer:

Date 10/20/2025  9A736501FAAE4A8...

Date 10/17/2025  ED538CDB172F42B...

**MEMORANDUM OF UNDERSTANDING
BETWEEN
THE UNIVERSITY OF WASHINGTON (UNIVERSITY)
AND
SEIU 1199NW HMC (UNION)**

MOU: INTERVENTIONAL CARDIOVASCULAR TECH LEAD

During negotiations for the 2025-27 successor agreement, the parties reached agreement on the following:

A new job classification, Interventional Cardiovascular Technologist Lead, will be created effective no more than sixty (60) days following ratification and on the first available pay period as determined by the Employer. The class specification is attached.

This new classification will be paid at Range 075 of pay table BE.

Luis Kack and Richard Lockwood will be allocated to this new lead classification and placed on their current step on the new range. Their Progression Start Date (PSD) shall be the first of the current month for effective dates falling between the first and fifteenth of the month and the first of the following month for effective dates falling between the sixteenth and the end of the month.

This MOU will expire upon implementation.

Tentatively Agreed To:

For the Union:

For the Employer:

DocuSigned by:
Robin Wyss
Date 11/14/2025 9A736501FAAE4A8...

DocuSigned by:
Jade Hersch
Date 11/13/2025 ED538CDB172F42B...

Interventional Cardiovascular Technologist Lead

UW CODE AND REPRESENTATIVE GROUP

XXXXX (NE S SEIU 1199NW HMC P/T)

XXXXX (NE H NI SEIU 1199NW HMC P/T)

BASIC FUNCTION

In the Harborview Medical Center (HMC), lead Interventional Cardiovascular Technologists, perform complex clinical angiographic interventional examinations, assist physicians with complex cardiovascular procedures, and participate in the training of residents, fellows, new employees, and students.

DISTINGUISHING CHARACTERISTICS

Regularly assign, instruct and check the work of Interventional Cardiovascular Technologists. Under general direction, perform complex clinical angiographic interventional examinations in a diagnostic imaging area and assist in coordinating the operation of imaging laboratory(s).

~~Independently perform, and assist physicians to perform, complex technical angiographic interventional and cardiovascular procedures in the angiography suite, cardiac catheterization and electrophysiology departments, and the operating rooms. Procedures include but are not limited to, neuro and interventional angioplasties, aortagrams, stents and stent grafts, embolizations, and intra-arterial chemotherapy treatments. Under a physician's guidance, initiate IV administration of contrast.~~

TYPICAL WORK

Regularly assign, instruct and check the work of Interventional Cardiovascular Technologists; provide input to the supervisor and/or manager on employee performance;

Lead or participate in formal training programs for residents, fellows, new employees, and student radiology technologists;

Operate and troubleshoot angiographic equipment such as angiographic computers, rotational arms and power injecting equipment;

Operate equipment/systems such as combined computed tomography and C-arm, fixed and portable C-arms, CT workstations, 3D post-processing applications, PACS, MacLab, BD Pyxis, EPIC, and the Hospital Information System.

Perform or assist with Angiography procedures in areas outside Angio suite such as Operating Room. Patients could be in any age group (infant, toddler, child, teen, adult, geriatric).

~~Prepare patient for examination; explain testing procedures; prepare examination rooms for procedures;~~

~~Review patient medical history present on the examination requests; consult physician as necessary; tailor examination to individual patient per physician order; operate all angiographic equipment; monitor patients throughout procedure;~~

~~Scrub and apply sterile technique in assisting in catheter placement; initiate IV and the administration of contrast media under physician direction.~~

~~Monitor, circulate, or perform surgical scrub duties in cardiac procedures such as heart catheterization, thermolulution studies, pacemaker studies, intra-aortic balloon pump procedures, angioplasty procedures, insertions of Impella's, and support Pacemaker device placement cases.~~

~~Maintain daily log of procedures performed;~~

~~Maintain inventory of supplies to be ordered and submit order request to supervisor;~~

~~Assist in evaluating new products, equipment, and techniques;~~

~~Perform calibration tests, adjust and maintain all equipment;~~

~~Participate in formal training programs for residents, fellows, new employees, and student radiology technologists;~~

~~May conduct imaging procedures during surgical procedures utilizing specialized equipment; and~~

Perform quality control tests; adjust and perform minor maintenance on equipment; review and report the daily operational status of equipment, initiate repair service calls, and document malfunctions;

Assist with the completion of procedure charge documents; participate in inservices;

Schedule procedures and/or examinations;

Respond to physician phone calls for patient admissions; respond to nursing unit inquiries regarding bed status for admissions of patients; attend charge nurse meetings to assess bed availability as needed;

Assist with solving daily issues, such as equipment problems, staff assignments, and physician questions;

Participate in the interview process for new staff; participate in new employee orientation and training;

Assist in evaluating new products, equipment, and techniques;

Perform work of Interventional Cardiovascular Technologists or other imaging technologists;

Perform other duties as required.

1 MINIMUM QUALIFICATIONS

2
3 Associate of Arts (AA) degree from an accredited Radiologic Technologist Program AND
4 Registration by the American Registry of Radiologic Technologists (ARRT) AND Licensure by
5 the State of Washington as a Radiologic Technologist (RT)

6
7 AND

8
9 One year experience as Interventional Cardiovascular Technologist,

10
11 Equivalent education and/or experience may substitute for minimum qualifications except when
12 there are legal requirements, such as a license, certification, and/or registration.

13
14 CLASSIFICATION HISTORY

15
16 ~~08/01/2023: New class: Incorporates the duties assigned to 18923 Imaging Technologist-~~
17 ~~Angiography~~
18 ~~mm-dd-2025: New class-~~

MEMORANDUM OF UNDERSTANDING
BETWEEN
THE UNIVERSITY OF WASHINGTON (UNIVERSITY)
AND
THE SERVICE EMPLOYEES INTERNATIONAL UNION 1199 (SEIU 1199)

The Employer, UW Medicine, and SEIU 1199, hereby referred to as the Parties, make the following agreements and upon signing of this MOU Agreement the referenced matter is considered resolved and closed. The Parties agree to the following regarding the Multilingual/Sign Language/Braille Premium Pay otherwise known as Language Pay Differential:

A. Eligibility:

Language Pay Differential is a premium payment above the base salary when the Employer has determined that the duties of the position require regular use of competent skills in more than one language, and/or sign language (AMESLAN), and/or Braille. This is calculated on base pay only and does not include premium payments.

Definitions:

- a. Formal Bilingual Staff – A staff member who is fluent in one of the top five languages used at each entity, in addition to English, and chooses to “self identify” as Bilingual. The Employee has successfully completed the required training and is approved by the Employer to use their language skills in their role for direct patient contact.
- b. Required Bilingual Staff – A staff member who is hired or promoted into a role where being fluent in a specific language in addition to English is required.
- c. Medical Interpreter: A certified dedicated interpreter who formally interprets interactions between patients, families and care givers.
- d. Approved Languages – The Employer will determine the top 5 languages used at each hospital. The Employer may identify additional languages for specific departments that specialize in serving specific language groups.

- ~~a. The need for regular use of competent skills in more than one language, and/or sign language, and/or braille will be determined by the Employer.~~
- ~~b. The Employer will implement a proficiency testing requirement for employees.~~
- ~~c. When adding the Multilingual/Sign Language/Braille Premium Pay to a current employee, the Employer will require the employee to complete and pass the proficiency test prior to receiving the premium.~~

- ~~2. As a condition of employment, new employees hired or promoted into a position that requires skills in more than one language, and/or sign language, and/or braille must complete and pass the proficiency test within thirty (30) days of hire or promotion.~~

~~The Employer will determine the top 5 languages used at each hospital. The Employer may identify additional languages for specific departments that specialize in serving specific language groups.~~

1. Required Bilingual Staff Approval Process

- a. Whenever a classified position is required to regularly use competent skills in more than one language and or sign language and/or braille, the employee shall receive a premium pay of five (5%) percent above the level normally assigned for that position, determined by the Employer. The Employee is not eligible for the one-time language stipend.
- b. When the Employer determines the Multilingual/Sign Language/Braille Premium Pay should be provided to a current employee, the employer will require the employee to complete and pass the proficiency test prior to receiving the premium. The employee is responsible to take and pass the LMS module annually.
- c. If an employee receiving language pay transfers or is promoted into a positive which also necessitates the use of the employee's language skills, as determined in writing by the employer, the language pay benefit will contribute to be paid as a premium. If they are transferring to a position which does not necessitate the use of the employee's language skills, as determined in writing by the employer, the language pay benefit will be discontinued.
- d. As a condition of employment, new employees hired or promoted into a position that requires skills in more than one language and/or sign language, and or braille must complete and pass the proficiency test within thirty (30) days of hire or promotion.
- e. Employee initiated request for required bilingual staff designation.
If a bilingual employee, who has passed the language proficiency and required LMS language specific training, believes their bilingual language usage has become a permanent requirement of their position, they can pursue the required bilingual staff designation and premium by following the Position Review Process in Article 44 Classifications and Reclassification, Section 44.4 Position Review Process (Article 30, Section 30.8 in HMC CBA). If the requirement is added to the position, the employee is no longer eligible for the one-time language stipend.

2. Formal bilingual staff Approval Process

- a. For the duration of the 2025-2027 contract, employees who have Effective within 90 days of ratification October 21, 2024, whenever a classified position has competent skills in one of the approved languages as defined above and chooses to "self-identify" as bilingual, the employee shall receive a one-time language stipend of \$800600500, upon successful completion of program requirements of the bilingual staff program including a language proficiency test and required LMS language specific training. Those employees who have successfully passed the test and

completed the program requirements as of October 21, 2024, will qualify. The employee is not eligible to receive the 5% language premium.

b. The Employer will utilize a language proficiency testing requirement for employees.

c. The Employer will require the employee to complete and pass the proficiency test prior to receiving the stipend. The employee is also responsible for completing any required LMS language specific training.

d. Employees who pass the proficiency test would be expected to use their language skills while conducting their own job and are not authorized to interpret as a third party.

e. If the language skill requirement is not included in the employee's job description, the employee may refuse to use their language skills and will not be subjected to corrective action for their refusal.

Required Bilingual Staff and Formal Bilingual staff will utilize their bilingual skills while conducting their own job and are not authorized to interpret as a third party.

B. Legacy:

1. The following employees who are currently receiving the Multilingual/Sign Language/Braille Premium Pay have passed fluency tests or demonstrated proficiency and will continue to receive the premium:

Castro, Rogerio
Garces, Christina
Hersi, Kadra K.
Pelaez, Mary Grace R
Alvarez Rubio, Leydi L
Astudillo, Erik S
Kack, Luis
Kukhotskiy, Andrey V

Metzger, Yuliya V.
SANTIAGO SIGALA, MARIA E
Sky, Natalya
Wolak, Tatiana
Gates, Heather Irene
Diaz, Heather J
Duressa, Meti L.
Ettinger-Avila, Jocelyn B

Gonzalez, Jeniffer
Leyva Vera, Christopher Alexis
Martinez-Rodriguez, Miguel A
Nolasco, Jessica
Nugusie, Yosief G
Rojas, Marivel
Selfu, Nigist Worku
Arevalo, Diana M

21

2. The following employee who is currently receiving the Multilingual/Sign Language/Braille Premium Pay will continue to receive the premium:

Gizaw, Lulu Mulugeta	873001757
----------------------	-----------

3. If the employee listed in Section 2 above leaves their current position, the Multilingual/Sign Language/Braille Premium Pay will be ended, and they will be subject to the eligibility requirements listed above.

C. Language Needs and Mission Population

The employer and the union agree that multilingual staff bring important skills and experience to the healthcare setting and jointly commit to further communication regarding language skill needs.

Agreed To:

For the Union:

For the Employer:

DocuSigned by:
Robin Wyss
Date 10/20/2025 9A736501FAAE4A8...

DocuSigned by:
Jade Hersch
Date 10/17/2025 ED538CDB172F42B...

**MEMORANDUM OF UNDERSTANDING
BETWEEN
THE UNIVERSITY OF WASHINGTON (UNIVERSITY)
AND
SEIU 1199NW HMC (UNION)**

MOU – LUMP SUM PAYMENT

During negotiations for the 2025-2027 successor agreement, the parties reached agreement on the following lump sum payment:

- I. Employees in an active position represented by the Union, with a UW compensation plan, ~~and with an FTE~~ as of the date of ratification, are eligible for the lump sum as defined below:

a. Employees with an active permanent appointment and in pay status shall receive a single one (1)-time lump sum payment of one thousand five hundred dollars (\$1500) to each employee with a .6 FTE and above.

b. Employees with an active permanent appointment and in pay status shall receive a single one (1)-time lump sum payment of one thousand dollars (\$1000) to each employee with below a .6 FTE.

c. Nonpermanent/intermittent employees who are in the bargaining unit and in pay status as described in Section III shall receive a single one (1)-time lump sum payment of five hundred dollars (\$500).

~~a. Employees will receive a single, one (1) time lump sum payment of five hundred dollars (\$500), prorated by FTE.~~

~~b. Nonpermanent/intermittent employees are not eligible for the lump sum payment.~~

- II. The payment will be paid within ninety (90) days of ratification.

- III. In order to receive the lump sum payment, the employee must also have an active position in Workday on the last day of the pay period in which the lump sum payment is distributed. For example, if the lump sum is paid on 10th of the month, the employee must be in an active position on the last day of the previous month. If the lump sum is paid on 25th of the month, the employee must have an active position on the 15th of the month.

This MOU will expire upon implementation.

1 Tentatively Agreed To:

2 For the Union:

3 DocuSigned by:

4 *Robin Wyss*

5 9A736501FAAE4A8...

6 Date: 11/14/2025

7 For the Employer:

DocuSigned by:

Jade Hersch

ED538CDB172F42B...

Date: 11/13/2025

1 **MEMORANDUM OF UNDERSTANDING**
2 **BETWEEN**
3 **THE UNIVERSITY OF WASHINGTON (UNIVERSITY)**
4 **AND**
5 **SEIU 1199NW HMC (UNION)**
6 **MOU: NEW TOP STEP – TABLE BR**

8 During negotiations for the 2025-2027 successor agreement, the parties reached agreement on
9 the following regarding Step AE:

11 Effective ~~no more than forty five (45) days following ratification and on the first available pay~~
12 ~~period as determined by the Employer~~ July January 1, 2026, the Employer will add Step AE for
13 the RN2 pay scale on pay table BR. The new top auto step AE will be ~~one percent (1%)~~ two
14 percent (2%) above Step AD.

16 A new top step AE will likewise be added to the RN 3 scale and will be eight percent (8%) above
17 top step AE of the RN 2 scale.

19 Employees who have been on Step AD for at least a year by the effective date will be placed on
20 Step AE. Their PSDs will reset according to Article 45.3.

22 This MOU will expire upon implementation.

Tentatively Agreed To:

For the Union:

For the Employer:

DocuSigned by:
Robin Wyss
Date 11/14/2025 9A736501FAAE4A8...

DocuSigned by:
Jade Hersch
Date 11/13/2025 ED538CDB172F42B...

1 **MEMORANDUM OF UNDERSTANDING**
2 **BETWEEN**
3 **THE UNIVERSITY OF WASHINGTON (UNIVERSITY)**
4 **AND**
5 **SEIU 1199NW HMC (UNION)**
6
7 **MOU: NON-MONETARY STEPS**

8
9
10 During negotiations for the 2025-2027 successor agreement, the parties reached agreement on
11 the following regarding non-monetary steps:

12
13 Effective no more than forty-five (45) days following ratification and on the first available pay
14 period as determined by the Employer, the Employer will eliminate all non-monetary steps on
15 pay table BR. Where there is a non-monetary step, the Employer will increase the value of the
16 non-monetary step by half the difference between the step below and the step above the non-
17 monetary step.

18
19 This MOU will expire upon implementation.
20

Tentatively Agreed To:	
For the Union:	For the Employer:
<div>DocuSigned by: <i>Robin Wyss</i></div>	<div>DocuSigned by: <i>Kristi Aravena</i></div>
Date 10/2/2025	Date 8/28/2025
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New MOU Nursing Advancement Exploration Group

Within six (6) months of ratification of the agreement, the Employer will begin meeting to develop strategies to promote RN career advancement and recognition.

The workgroup shall maintain equal representation between the Employer and the Union and include up to six (6) union-appointed RNs and at least one (1) Unit-Level Manager and one (1) Administrator.

The Work Group will meet quarterly and produce a report to be submitted to the Nursing Executive Board by January 1, 2027. The Nursing Executive Board shall provide a written response within three months.

This MOU will expire June 30, 2027

Tentatively Agreed To:

For the Union:

For the Employer:

DocuSigned by:
Robin Wyss
9A736501FAAE4A8...
Date 9/24/2025

DocuSigned by:
Kristi Dravena
255BCC783CD346E...
Date 8/28/2025

SEIU Healthcare 1199NW submits the above additions, deletions and modifications to the Collective Bargaining Agreements and reserves the right to add to, subtract from or modify these proposals at any time during these negotiations.

New MOU regarding Employee Feedback to Supervisors

During negotiations for the 2025-2027 successor agreement, the parties agreed to the following regarding employee feedback to supervisors:

The parties support compassionate department leadership and healthy dynamics among staff. The University provides tTools to help understand the functionality of a department include grievance tracking, employee workforce surveys and performance reviews.

Workforce Survey: The Annual Engagement Survey will-may be available in multiple languages, as determined by the Employer. The Employer commits to working with the vendor to provide alternative languages as possible. Employees will have clarity on who they are evaluating in the engagement survey. The results will be shared with employees at the department level meetings and the numeric data will be available to the union, upon request, to view by department or through other job class and system level data sorts.

Managers will hold department meetings with employees to review and discuss the survey results and workday review data. When employees believe more support is needed, they can request a meeting with a higher level of management

Performance Reviews: Employees will-may have the opportunity to evaluate their direct supervisor, manager and director in their chain of command through Workday during annual performance reviews. The data from Workday reviews will be available at a department level. Employees may request to evaluate their direct supervisor, manager or director by emailing their leaders' direct supervisor.

No employee will experience retaliation as a result of participation.

Employees will be able to view their chain of command in Workday but in circumstances where its unclear, employees can contact labor relationsHuman Resources to confirm.

Managers will hold department meetings with employees to review and discuss the survey results and workday review data. When employees believe more support is needed, they can request a meeting with a higher level of management.

This MOU expires June 30, 2027

Tentatively Agreed To:

For the Union:

Date 9/24/2025

DocuSigned by:

Robin Wyss

9A736501FAAE4A8...

For the Employer:

Date 8/28/2025

DocuSigned by:

Kristi Aravena

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**MEMORANDUM OF UNDERSTANDING
BETWEEN
THE UNIVERSITY OF WASHINGTON (UNIVERSITY)
AND
SEIU 1199NW HMC (UNION)**

MOU: Rest Between Shift Standby Pay

During negotiations for the 2025-27 successor agreement, the parties reached agreement on the following regarding Rest Between Shift Standby Pay:

For the classifications listed below, in the event an employee is called in from Standby and is required to work with less than eleven (11) hours off duty, all time up to 8 hours worked on the following shift shall be at time and one-half (1 1/2):

JC	Job Profile
23200	Anesthesiology Technician 2 (NE H NI SEIU 1199NW HMC Resp/Anesth/END)
18960	Anesthesiology Technician 2 (NE S SEIU 1199NW HMC Resp/Anesth/END)
23201	Anesthesiology Technician Lead (NE H NI SEIU 1199NW HMC Resp/Anesth/END)
18959	Anesthesiology Technician Lead (NE S SEIU 1199NW HMC Resp/Anesth/END)
23078	Cardiac Sonographer 1 (NE H NI SEIU 1199NW HMC P/T)
18927	Cardiac Sonographer 1 (NE S SEIU 1199NW HMC P/T)
23079	Cardiac Sonographer 2 (NE H NI SEIU 1199NW HMC P/T)
18928	Cardiac Sonographer 2 (NE S SEIU 1199NW HMC P/T)
23080	Cardiac Sonographer Lead (NE H NI SEIU 1199NW HMC P/T)
18930	Cardiac Sonographer Lead (NE S SEIU 1199NW HMC P/T)
23068	Diagnostic Medical Sonographer (NE H NI SEIU 1199NW HMC P/T)
18913	Diagnostic Medical Sonographer (NE S SEIU 1199NW HMC P/T)
23069	Diagnostic Medical Sonographer Lead (NE H NI SEIU 1199NW HMC P/T)
18914	Diagnostic Medical Sonographer Lead (NE S SEIU 1199NW HMC P/T)
23070	Diagnostic Medical Sonographer Spec (NE H NI SEIU 1199NW HMC P/T)
18915	Diagnostic Medical Sonographer Spec (NE S SEIU 1199NW HMC P/T)
23202	Electroneurodiagnostic Technologist 1 (NE H NI SEIU 1199NW HMC Resp/Anesth/END)
18950	Electroneurodiagnostic Technologist 1 (NE S SEIU 1199NW HMC Resp/Anesth/END)
23203	Electroneurodiagnostic Technologist 2 (NE H NI SEIU 1199NW HMC Resp/Anesth/END)
18951	Electroneurodiagnostic Technologist 2 (NE S SEIU 1199NW HMC Resp/Anesth/END)
23204	Electroneurodiagnostic Technologist 3 (NE H NI SEIU 1199NW HMC Resp/Anesth/END)
18952	Electroneurodiagnostic Technologist 3 (NE S SEIU 1199NW HMC Resp/Anesth/END)
23072	Imaging Technologist (NE H NI SEIU 1199NW HMC P/T)
18921	Imaging Technologist (NE S SEIU 1199NW HMC P/T)
23076	Imaging Technologist-Lead (NE H NI SEIU 1199NW HMC P/T)
18925	Imaging Technologist-Lead (NE S SEIU 1199NW HMC P/T)
23075	Imaging Technologist-Mag Res Imaging (NE H NI SEIU 1199NW HMC P/T)
18924	Imaging Technologist-Mag Res Imaging (NE S SEIU 1199NW HMC P/T)
23628	Interventional Cardiovascular Technologist (NE H NI SEIU 1199NW HMC P/T)
18937	Interventional Cardiovascular Technologist (NE S SEIU 1199NW HMC P/T)

XXXXX	Interventional Cardiovascular Technologist Lead (NE H NI SEIU 1199NW HMC P/T)
XXXXX	Interventional Cardiovascular Technologist Lead (NE S SEIU 1199NW HMC P/T)

1
2 This MOU will expire on June 30, 2027.
3

Tentatively Agreed To:

For the Union:

DocuSigned by:

Robin Wyss

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11/14/2025

Date

For the Employer:

DocuSigned by:

Jade Hersch

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11/13/2025

Date

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**MEMORANDUM OF UNDERSTANDING
BETWEEN
THE UNIVERSITY OF WASHINGTON (UNIVERSITY)
AND
SEIU 1199NW HMC (UNION)**

MOU: RECRUITMENT AND RETENTION INCREASES

During negotiations for the 2025-27 successor agreement, the parties reached agreement on the following recruitment and retention increases.

Effective no more than forty-five (45) days following ratification and on the first available pay period as determined by the Employer.

JC	Job Profile	Current Table	Current Range	New Table	New Range
23712	Respiratory Care Assistant (NE H NI SEIU 1199NW HMC Resp/Anesth/END)	BS	008	BS	013
18965	Respiratory Care Assistant (NE S SEIU 1199NW HMC Resp/Anesth/END)	BS	008	BS	013
23205	Respiratory Care Associate (NE H NI SEIU 1199NW HMC Resp/Anesth/END)	BS	037	BS	042
18956	Respiratory Care Associate (NE S SEIU 1199NW HMC Resp/Anesth/END)	BS	037	BS	042
23207	Respiratory Care Practitioner (NE H NI SEIU 1199NW HMC Resp/Anesth/END)	BS	061	BS	066
18957	Respiratory Care Practitioner (NE S SEIU 1199NW HMC Resp/Anesth/END)	BS	061	BS	066
23206	Respiratory Care Lead (NE H NI SEIU 1199NW HMC Resp/Anesth/END)	BS	070	BS	075
18958	Respiratory Care Lead (NE S SEIU 1199NW HMC Resp/Anesth/END)	BS	070	BS	075
23208	Respiratory Care Specialist (NE H NI SEIU 1199NW HMC Resp/Anesth/END)	BS	081	BS	086
18955	Respiratory Care Specialist (NE S SEIU 1199NW HMC Resp/Anesth/END)	BS	081	BS	086

Employees will be placed on the new range at their same step as of the effective date. Progression Start Dates (PSDs) are not impacted.

This MOU will expire upon implementation.

Tentatively Agreed To:

For the Union:

For the Employer:

Date 11/14/2025

DocuSigned by:
Robin Wyss
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Date 11/13/2025

DocuSigned by:
Jade Hersch
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**MEMORANDUM OF UNDERSTANDING
BETWEEN
THE UNIVERSITY OF WASHINGTON (UNIVERSITY)
AND
SEIU 1199NW HMC (UNION)**

MOU – RECRUITMENT AND RETENTION WAGE INCREASES

During negotiations for the 2025-2027 successor agreement, the parties reached agreement on the following regarding Recruitment and Retention Wage Increases:

1. Effective ~~January 1, 2026, or~~ on the first available pay period at least forty-five (45) days following ratification as determined by the Employer, whichever is later, all step values of table BR range 02 will be increased by one percent (1%). This increase will be based upon the salary schedule in effect at the time of the increase.
2. Effective ~~January 1, 2027~~ July 1, 2026, all step values of table BR range 02 will be increased by one percent (1%). This increase will be based upon the salary schedule in effect on June 30, 2026.
3. The RN 3 scale shall be amended to reflect eight percent (8%) above the RN 2 scale at each step of the wage scale throughout the life of this Agreement.
4. Progression start dates are not impacted by these increases.

Tentatively Agreed To:

For the Union:

Date 11/14/2025

DocuSigned by:

Robin Wyss

9A736501FAAE4A8...

For the Employer:

Date 11/13/2025

DocuSigned by:

Jade Hersch

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1 **NEW** MOU Regarding SANE/FNE Nurses

2 The case rate is \$400 regardless of the number of hours spent on the case. SANE/FNEs will receive case
3 rate payment in addition to their current rate of pay plus applicable premiums. A case is defined as a
4 single patient and includes all aspects such as initial exam, assessment, evidence collection, paperwork,
5 court appearances, etc. **If the scope of work or geography changes, the Employer shall notify the Union**
6 **and satisfy its collective bargaining obligations per Article 40.**

7
Tentatively Agreed To:

For the Union:

DocuSigned by:

Robin Wyss

Date 10/23/2025

9A736501FAAE4A8...

For the Employer:

DocuSigned by:

Jade Hersch

Date 10/21/2025

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8
9
SEIU Healthcare 1199NW submits the above additions, deletions and modifications to the
Collective Bargaining Agreements and reserves the right to add to, subtract from or modify
these proposals at any time during these negotiations.

**MEMORANDUM OF UNDERSTANDING
BETWEEN
THE UNIVERSITY OF WASHINGTON (UNIVERSITY)
AND
SEIU 1199NW HMC (UNION)**

MOU: SPEECH-LANGUAGE PATHOLOGIST ~~MARKET~~ INCREASE

During negotiations for the 2025-27 successor agreement, the parties reached agreement on the following ~~market based~~ increases for the Speech-Language Pathologist series.

Effective no more than forty-five (45) days following ratification and on the first available pay period as determined by the Employer, the Employer will implement the New Range (ratification) below. Effective July 1, 2026, the Employer will implement the New Range (7/1/26) below.

JC	Job Profile	Current Table	Current Range	New Table	New Range (ratification)	New Range (7/1/26)
18964	Speech-Language Pathologist Trainee (E S SEIU 1199NW HMC SW/Dietitian)	BC	21	BC	23	<u>25</u>
23634	Speech-Language Pathologist Trainee (NE S SEIU 1199NW HMC SW/Dietitian)	BC	21	BC	23	<u>25</u>
23635	Speech-Language Pathologist Trainee (NE H NI SEIU 1199NW HMC SW/Dietitian)	BC	21	BC	23	<u>25</u>
18961	Speech-Language Pathologist 1 (E S SEIU 1199NW HMC SW/Dietitian)	BC	57	BC	59	<u>61</u>
21914	Speech-Language Pathologist 1 (NE S SEIU 1199NW HMC SW/Dietitian)	BC	57	BC	59	<u>61</u>
23213	Speech-Language Pathologist 1 (NE H NI SEIU 1199NW HMC SW/Dietitian)	BC	57	BC	59	<u>61</u>
18962	Speech-Language Pathologist 2 (E S SEIU 1199NW HMC SW/Dietitian)	BC	59	BC	61	<u>63</u>
21915	Speech-Language Pathologist 2 (NE S SEIU 1199NW HMC SW/Dietitian)	BC	59	BC	61	<u>63</u>
23214	Speech-Language Pathologist 2 (NE H NI SEIU 1199NW HMC SW/Dietitian)	BC	59	BC	61	<u>63</u>
18963	Speech-Language Pathologist 3 (E S SEIU 1199NW HMC SW/Dietitian)	BC	63	BC	65	<u>67</u>
21916	Speech-Language Pathologist 3 (NE S SEIU 1199NW HMC SW/Dietitian)	BC	63	BC	65	<u>67</u>
23215	Speech-Language Pathologist 3 (NE H NI SEIU 1199NW HMC SW/Dietitian)	BC	63	BC	65	<u>67</u>

Employees will be placed on the new range at their same step as of the effective date. Progression Start Dates (PSDs) are not impacted.

This MOU will expire upon implementation.

1

Tentatively Agreed To:

For the Union:

For the Employer:

DocuSigned by:
Robin Wyss
9A736501FAAE4A8...
Date 11/14/2025

DocuSigned by:
Jade Hersch
ED538CDB172F42B...
Date 11/13/2025

2

**NEW SIDE LETTER XX – BREAKS AND STAFFING PLAN
COMPLIANCE**

The parties agree to the following regarding Breaks and Staffing Plan Compliance:

If the Department of Health or Department of Labor and Industries notifies the Employer that the “break buddy” system violates staffing plan compliance where “break buddies” are used at the time of this agreement, the issue will be addressed by the Hospital Staffing Committee.

Tentatively Agreed To:

For the Union:

DocuSigned by:

Rolin Wyss

9A736501FAAE4A8...

Date 10/20/2025

For the Employer:

DocuSigned by:

Jade Hensch

ED538CDB172F42B...

Date 10/17/2025

**MEMORANDUM OF UNDERSTANDING
BETWEEN
THE UNIVERSITY OF WASHINGTON (UNIVERSITY)
AND
SEIU 1199NW HMC (UNION)**

MOU – ATR Transition and Rounding Practice

The Parties agree to the following terms regarding the transition to the Actual Time Reporting (ATR) pay model and elimination of the rounding practice at Harborview Medical Center:

A. The parties agree that as of February 16, 2026, the Employer will eliminate its rounding practice and will transition Harborview Medical Center from a salary model to Actual Time Reporting (ATR).

B. As part of this transition, the following classifications will be moved from exempt to non-exempt status:

1. Registered Nurse 2
2. Registered Nurse 3
3. Social Worker
4. Speech Language Pathologist 1
5. Speech Language Pathologist 2
6. Speech Language Pathologist 3
7. Dietitian 1
8. Dietitian 2
9. Imaging Technologist Supervisor

C. Effective February 16, 2026, the following articles of the SEIU 1199NW HMC CBA will be amended as set forth in this package proposal:

1. Article 9 – Hours of Work and Overtime
2. Article 14 – Employment Practices
3. Article 17 – Vacation Schedule

D. Unit/Department Meetings

1. Each unit/department that includes affected bargaining unit members outlined in section B above will hold at least one (1) all staff meeting, on paid time, at least 30 days prior to implementation in order to discuss and consider unit/department input on the implementation of the changes. The meeting will include unit/department level management.

A. As part of these meetings, departments agree to discuss challenges and employee concerns relating to vacation time off approval.

- 47 2. These units/departments will hold at least one (1) follow-up all staff
48 meeting, on paid time, within one month of the initial meeting. The meeting
49 will include unit/department level management.
50 3. Additional follow-up unit/department meetings may be requested by either
51 the union or management.
52

53 E. Impacted members of the RN Bargaining Unit who work a 1.0 FTE and work a
54 majority of 12-hour shifts as of the date of this agreement will be permitted to
55 schedule themselves for up to forty-four (44) hours in a calendar week twice per
56 four-week schedule period. Eight (8) hours of this time will be paid at the
57 applicable overtime rate.
58

59 F. In addition, the following will apply between ~~Effective~~ February 16, 2026 through
60 ~~June 7~~ July 5, 2026 only:
61

- 62 1. i Impacted members of the RN Bargaining Unit who work a 0.9 FTE and
63 above and work a majority of 12-hour shifts will be permitted to schedule
64 themselves up to forty-eight (48) hours in a calendar week once per four-
65 week schedule period ~~through April 12, 2026~~. Eight (8) hours of this time
66 will be paid at the applicable overtime rate.

67 4.2. Impacted members of the Social Work/Dietitian/Speech Language
68 Pathologist Bargaining Unit who work a 1.0 FTE and work a majority of
69 shifts longer than 8 hours will be permitted to schedule themselves up to
70 forty-four (44) hours in a calendar week twice per four-week schedule
71 period. Eight (8) hours of this time will be paid at the applicable overtime
72 rate.
73

74 ~~E. The Social Work Department will maintain its practice of allowing 30 minutes of~~
75 ~~flex time before and after the scheduled shift start and end times.~~
76

77 ~~G. The Employer will maintain its current practices and policies around attendance~~
78 ~~and discipline.~~
79

80 F.H. The Union and the Employer will schedule a hospital-wide JLM meeting
81 between February 1, 2027 and April 15, 2027 to discuss vacation requests,
82 vacation balances, and extended leave. The Union may submit an information
83 request prior to the JLM regarding vacation requests and denials.
84

85 ~~G.I.~~ This MOU will expire on June 30, 2027.
86
87
88
89

Tentatively Agreed To:

For the Union:

Date 12/6/2025

DocuSigned by:

Robin Wyss

9A736501FAAE4A8...

For the Employer:

Date 12/3/2025

DocuSigned by:

Jade Hersch

ED538CDB172F42B...