COLLECTIVE BARGAINING AGREEMENT

Between

BROWN UNIVERSITY

AND

UNITED SERVICE AND ALLIED WORKERS - RI LIBRARY UNIT

October 1, 2020 to September 30, 2024
Providence, Rhode Island
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THIS AGREEMENT made as of this 1st day of October 2020, by and between BROWN UNIVERSITY IN PROVIDENCE IN THE STATE OF RHODE ISLAND, hereinafter called the “University” and UNITED SERVICE AND ALLIED WORKERS OF RHODE ISLAND, hereinafter called the “Union”.

WITNESSETH:

WHEREAS, it is the purpose of this Agreement to promote good relations between the University, the Union, and the employees represented by the Union and to make clear the basic provisions upon which such relations depend; and

WHEREAS, it is the intent of both the University and the Union to work together to provide and maintain mutually satisfactory terms and conditions of employment and to prevent as well as adjust misunderstandings or grievances relating to employment; and

WHEREAS, both the University and the Union believe in and accept bargaining as a means of carrying out the purpose and intent of this Agreement;

NOW, THEREFORE, in consideration of the premises and of their mutual assent hereto as the terms and provisions of the contract between them, the University and the Union agree as follows:

1. Recognition of the Union. The University recognizes the Union as the sole collective bargaining agent for all full-time and regular part-time non-appointed staff employees employed by the University at the Rockefeller Library, the John Hay Library, Sciences Library, Library Annex, and Orwig Music Library who work at least 15 hours per week on a regular basis in the job classifications set forth in Section 14 of this Agreement, but excluding all other employees, all appointed and managerial staff employees at the University Libraries, the Administrative Secretary and Clerk III - Administration in the Library Administration Department, the Secretary to the Librarian of the John Hay Library, (or updated position equivalents, e.g., executive and/or administrative assistant), and all other confidential employees, student employees, limited duration employees, guards and watchmen, and supervisors as defined by the Act.

The University agrees that the Union may appoint three Stewards. One of these three stewards may be designated by the Union as Chief Steward. The University shall be notified in writing of these assignments and any changes therein. Subject to prior arrangements with the immediate supervisors of the steward and the employee involved, a steward may confer during working hours for a reasonable time with an employee covered by this Agreement in connection with the investigation and processing of grievances without loss of pay to either. Subject to prior arrangements with their supervisor each of the three Stewards shall be allowed, without loss of pay, up to a maximum of four and one half (4.5) hours each of regular working time per month, to confer with Union members on Union business during working hours.

The Union may appoint one Library Unit employee to the University Benefits Review Committee.

2. Employment Management. The parties agree that operation of the Library and the University, including supervision of the employees and of their work, is a right of the University. Accordingly, subject to the provisions of this Agreement, the making of reasonable rules to assure orderly and effective work; the determination of what duties shall be performed and of employee competency; the hiring, transfer, promotion, demotion, layoff and discharge or suspension of employees for just cause without regard to Union membership and without discrimination; and the right to discuss terms and conditions of employment directly with employees and to inform them directly concerning employment matters, are privileges of the University. None of these rights shall be exercised in an arbitrary manner.
The University at its discretion may employ its students without reference to this Agreement. The term "student" shall be defined as persons enrolled in a degree program at Brown and taking a course load or the equivalent equal to half or more of the normal academic program for such degree. The University will not lay off or dismiss a regular or regular part-time employee for the purpose of hiring a student. It is the policy of the University's Library not to utilize student employees for the specific purpose of eroding the bargaining unit personnel complement.

The University also agrees that the interests and viewpoints of the employees will be considered and that the right of the Union to represent any of the unit employees for collective bargaining and in dealing with individual grievances shall be observed.

3. **Seniority.** A seniority listing will be maintained by the University listing all employees covered by this Agreement and upon request, but not more often than three times a year, the Union may obtain a copy thereof.

The University will notify the Union at least thirty (30) calendar days in advance, in writing, whenever practicable, of any anticipated layoff and the University will agree to meet with the Union in order to find some other solution before any layoffs are made.

In the event that a layoff becomes necessary due to lack of work and/or elimination of positions due to University budgetary decisions, employees shall be laid off in the order inverse to that in which they were hired, that is, employees last hired shall be first laid off.

When re-hiring takes place those employees laid off last shall be re-hired first, provided that each such employee shall accept the re-hiring within three days after notice and shall report for work within fourteen days after notice that they will be re-hired, and no new employee shall be hired until the list of qualified former employees has been first exhausted provided, however, that the University reserves the right to recall employees for work without regard for seniority when it is demonstrated that such employees possess necessary qualifications to perform needed functions and senior employees capable of performing said functions are not available. If an employee is unable, for good cause, to respond to a recall, their rights under this provision will continue. An employee who has been employed for three or more months shall not be laid off without two weeks prior notice unless paid wages for two normal work weeks.

An employee's seniority rights under this agreement will terminate (a) after being laid off for a period of one year or time equal to unit seniority, whichever is less; (b) upon being discharged for cause; (c) upon voluntarily terminating employment; (d) retirement; (e) absence of five (5) working days without notifying the University; (f) failure to return to work following expiration of an approved leave of absence; or (g) as specifically provided for in other sections of the Agreement.

If an employee can show good cause for failure to notify the University of absence of five (5) working days, or failure to return to work upon expiration of an approved leave of absence, the employee's seniority shall be reinstated pursuant to this Agreement.

In the event a regular employee resigns from a position covered by this Agreement and thereafter returns, within one year, to that same position or any other position covered by this Agreement, the University will reinstate that employee's seniority earned prior to resignation if it should decide to re-hire that employee. For purposes of this provision, said employee will be given consideration over external applicants.
In the event an employee covered by this Agreement becomes a regular employee as defined in Section 4 below, the seniority of that employee for the purposes of this Agreement shall continue without interruption. In the event an employee transfers into a position covered by this Agreement from a position not covered by this Agreement, such employee's seniority for purposes of layoff and recall shall commence with the employee's first day of employment in the position covered by this Agreement.

4. **Definitions of Employees.** For the purpose of this Agreement, "regular employees" means those employees who have satisfactorily completed three months of service in a position covered by this Agreement and who work at least twenty-five (25) hours a week; and "regular part-time employees" means those employees who have satisfactorily completed three months of service in a position covered by this Agreement and who work at least 18.75 hours a week, but less than twenty-five (25) hours a week. The University agrees not to employ any persons for less than 18.75 hours a week unless by mutual agreement with the union. The normal three-month probationary period shall apply to all employees covered by this Agreement. Upon notice to and consultation with the Union, the University may extend an employee's probationary period for a period not to exceed thirty (30) days and during such extension period the employee will remain a probationary employee for purposes of this Agreement. The employee and respective Steward (or designee) shall be provided with documented reasons justifying the need for the probationary extension, including, but not limited to, extended absences during the probationary period or documented performance concerns. Upon satisfactory completion of the extended probationary period, the employee shall receive their probationary increase, if applicable, pursuant to Section 14 of the Agreement, retroactive to the normal probationary period completion date.

Prior to the completion of such three months employment (or extension period), any employee may be terminated by the University at any time without reference to the seniority provisions or grievance procedures set forth in this Agreement provided a one-week notice is given to said employee except in cases warranting immediate discharge. Except for termination, probationary employees will have the same rights to use the grievance procedure as regular employees. Upon the satisfactory completion of three months service, the employee will be advised as to their job classification and rate of pay under this Agreement and their seniority under this Agreement shall date from that employee's first day of work. Thereafter, the employee's performance shall be reviewed on an annual basis by the employee's supervisor who shall discuss the review with the employee and show the employee their performance review sheet. The employee shall be given a copy of the review.

5. **Union Membership.** All present employees covered by this Agreement who are members of the Union in good standing on the date of execution of this Agreement and all other employees covered by this Agreement who during the term of this Agreement become members of the Union in good standing shall, as a condition of continued employment, retain their membership in the Union in good standing during the term of this Agreement. The obligation to maintain good standing in the Union is defined as the duty to tender the periodic dues and the initiation fees uniformly required as a condition of acquiring or retaining membership in the Union.

All present employees covered by this Agreement who are not members of the Union and who have been employed by the University since May 10, 1973, and all new employees covered by this Agreement and hired after the date of execution of this Agreement shall as a condition of continued employment become members of the Union in good standing on or after the 30th day following the beginning of such employment or on or after the 30th day following the execution of this Agreement, whichever is later, and shall thereafter maintain their membership in the Union in good standing during the term of this Agreement. The obligation to become a member of the Union in good standing and to maintain good
standing in the Union is defined as the duty to tender the periodic dues and the initiation fees uniformly required as a condition of acquiring or retaining membership in the Union.

The Union will accept as members all present and future employees who are covered by this Agreement on the same terms and conditions generally applicable to other members. Whenever the Union shall charge that any employee covered by this Agreement who has become a member of the Union in good standing has failed to remain a member of the Union in good standing during the term of this Agreement as required by Paragraph 1 of this Section 5 or that any employee covered by this Agreement has failed to become and remain a member of the Union in good standing during the term of this Agreement as required by Paragraph 2 of this Section 5 and shall request the discharge of such employee, the University and the employee shall be so notified by the Union in writing and the University shall have thirty (30) calendar days following receipt of such notice within which to discharge such employee. If during such 30-day period the employee shall pay or tender their initiation fees and/or delinquent dues as the case may be, the University shall not be required to discharge such employee.

The Union shall indemnify and save the University harmless against any and all claims, demands and other forms of liability that may arise out of any action taken by the University in fulfilling the terms of this Section 5.

Upon receipt of a valid assignment in writing, in a form approved by the University, executed by an employee assigning a portion of their wages to the Union for payment of dues and of an initiation fee, the University shall cooperate with the Union in the collection of the initiation fee and its dues, by recognizing such assignment and by deducting the amount assigned from the wages paid each employee, who makes such assignment. Provided an employee's monthly dues can be divided into four two equal deductions, the University will deduct from the wages paid each employee, who makes such assignment, on the University's first regular weekly payday in each calendar month one-fourth the monthly dues and thereafter on each regular payday an equal amount. Should there be a fifth weekly payday in the same month, no dues will be deducted. Said deductions shall begin on the first regular payday in each calendar month which starts one or more days after the receipt by the University of said assignment and shall continue thereafter so long as specified in the assignment or until receipt of instructions from the assignor to the contrary. All sums so assigned shall be paid by the University to the Union during the month in which deducted. The Financial Secretary of the Union shall certify to the University on an annual basis the current Union dues, or whenever there is a change in Union dues.

Union stewards will be allowed to hold a group orientation meeting no more than nine (9) times per year with new employees during the first three months of employment. Prior notice and arrangement of a mutually satisfactory time and place for these orientation meetings will be given to the Library's administration.

6. **Grievance Procedure.** This Agreement sets forth the basic terms and conditions of employment, and is intended to continue the present and good relations between the University, its employees, and their Union. In the event of any grievance between the employees and the University, the representatives of both agree to make prompt and earnest efforts to settle such matter. Except as provided hereafter all grievances shall be handled as follows:

Step 1: The Union Steward and employee shall take up the matter with the immediate supervisor of the employee involved. If the matter is not settled as a result of their discussion, the Steward will submit the grievance to the immediate supervisor in writing within ten (10) working days after the occurrence first giving rise to the grievance, explaining as specifically as possible the nature of the complaint and the
contract provision affected. The immediate supervisor shall give a written answer to the written grievance within three (3) working days after receiving the written grievance.

Step 2: If the grievance is not adjusted, it shall be taken up at a meeting between a representative of the Union and the department head concerned, or their designated representative, provided the request for a meeting is made in writing five (5) working days after the Step 1 answer. The meeting will be held within five (5) working days after having been requested. The department head shall give a written response within four (4) working days. If the department head is the same person as the immediate supervisor, Step 2 shall be omitted.

Step 3: If the matter is not settled at the second step, it shall be taken up by the University Librarian and the Union, or their designated representatives, provided the appeal request is made in writing within five (5) working days after the step 2 answer. Every effort shall be made to arrange the meeting within five (5) working days, but in any event the University's decision shall be given within fifteen (15) working days after the third step meeting has been requested.

Step 4: If settlement is not reached in Step 3, and if the matter in dispute involves the interpretation or application of this Agreement, then either party may by written notice to the other, submit the grievance to an arbitrator appointed under the rules of the Federal Mediation and Conciliation Service or American Arbitration Association, as determined by the filing party, provided that such notice is given within thirty (30) calendar days after the University has given its decision in Step 3. The written notice of appeal to arbitration will restate as specifically as possible the nature of the complaint, the Agreement provision(s) affected, the position of the appealing party and the remedy requested. The decision of the arbitrator shall be final and binding, except that the arbitrator shall have no authority to add to, subtract from, change or disregard any of the terms or provisions of the Agreement. The fees and other charges of the arbitrator shall be equally divided between the parties.

Special Procedure in Discharge Cases. The procedure set forth above will be modified in discharge cases as follows: The University agrees that, subject to the right of suspension by the University, no employee covered by this Agreement will be finally discharged without being given a hearing, provided that a request for a hearing is presented in writing and signed by the affected employee within three (3) working days after notice of suspension and/or discharge has been tendered to the employee and the Chief Steward or designee of the union. Any such request for hearing shall constitute a grievance entered at Step 2 and be handled as hereinafter provided.

(a) The Step 2 meeting will be held within three (3) working days after having been requested. The University Librarian, or designee, will provide a response in all Step 2 suspension/discharge cases on behalf of the University.
(b) The University's answer in Step 2 will be given within three (3) working days after the Step 2 meeting.
(c) The Step 3 meeting will be held within five (5) working days after having been requested. The Sr. Director of Employee and Labor Relations, or designee, will provide a response in all Step 3 suspension/discharge cases on behalf of the University.
(d) The University's answer in Step 3 will be given within ten (10) working days after the Step 3 meeting.
(e) Otherwise the procedure will be as above.

If it is ultimately decided that such suspension and/or discharge is unjust, the employee may be reinstated without loss of pay, as agreed to by the parties.
Warnings shall be considered current and in effect from the time of their issuance according to the following schedule: six (6) months of time actually worked for oral notices; six (6) months of time actually worked for written notices, provided further that the parties may agree to a longer period in individual cases as conditions warrant. The periods above will only be adjusted when an individual is out of work for five (5) or more days consecutively. A copy of each written warning will be sent to the Union.

Employee's right to present individual grievance: Any individual employee or group of employees shall have the right at any time to present grievances to their employer and to have such grievances adjusted without the intervention of the bargaining representative as long as the adjustment is not inconsistent with the terms of a collective bargaining contract or agreement then in effect: Provided further, that the bargaining representative has been given opportunity to be present at such adjustment.

Group Grievance - A designated spokesperson may file a "group" grievance pertaining to the interpretation and/or application of this Agreement when it is deemed impractical to process individual grievances from a large and well-defined group of employees having an identical complaint; said grievances shall be filed in writing, list by name the employees involved, be signed by the spokesperson and presented at Step 2 of the procedure.

General Policy Grievance - The Union may, in its own behalf, file a "general policy" grievance when the Union can substantiate that an employee or group of employees has failed to file a grievance alleging improper application or interpretation of the Agreement and said failure jeopardizes the Union's right to maintain the integrity of the Agreement between the parties. General policy grievances shall not be used as a substitute for individual grievances, by way of example, discipline and/or discharge when the employee affected refuses or fails to file a grievance on their own behalf. General policy grievances shall be filed in writing at Step 2 of the procedure and signed by a representative of the Union.

The grievance procedure and arbitration provided herein shall constitute the sole and exclusive method of determination, decision, adjustment or settlement between the parties of any and all grievances and the grievance and arbitration procedure provided herein shall constitute the sole and exclusive remedy to be utilized.

The Library system is obligated to function during its scheduled hours regardless of shortages in staff due to unforeseeable conditions such as illness or weather emergencies, etc. and is subject to seasonal and unpredictable fluctuations in use. At any time it may be faced with temporary increases in work and may thus request employees covered by this Agreement to cope with such increases in work. An employee who feels aggrieved by an order to perform such work shall not refuse to perform the task; but shall perform the same and then submit any complaint as a grievance. Otherwise a refusal shall be grounds for discharge and shall be subject to the grievance or arbitration procedure.

The University shall have the right to initiate Steps 2 and 3 of the grievance procedure with respect to any grievance, dispute or difference. Such initiation shall be by letter from the University to the Business Agent of the Union with a copy of same to the Chief Steward or designee of the union in the Library.

The time limits specified in this Section shall be deemed to be substantive provisions and failure to observe each and every such time limitation shall be a complete bar to any further action by reason of such grievance, unless extended by written consent signed by the University and the Union, which consent shall not be unreasonably withheld by either party. The terms "working day" and "working days" wherever used in this Section shall mean and include any calendar day other than a Saturday, Sunday or holiday.
7. **Strikes-Lockouts.** During the consideration of a grievance no one concerned therewith, whether directly or indirectly, shall utilize any coercive or retaliatory measures to attempt to influence any party involved. It is also agreed between the parties that during the term of this Agreement or any renewal, or extension thereof, whether or not there shall be a grievance dispute pending, there shall be no strike, lockout, stoppage of work, sit-in, demonstrations, displays, banners, picketing or advertisement concerning any matter in dispute arising out of this Agreement. This paragraph shall not apply where the University or the Union refuses to follow the grievance procedure or refuses to arbitrate or comply with a valid arbitration award.

The Union and its members agree that during the term of this Agreement there will not be any sympathy strike whether sanctioned or not sanctioned.

8. **Payroll Corrections.** Provided at least 7.5 hours pay is missing, inaccurate paychecks will be corrected within one business day of notification. If the employee is enrolled in direct deposit, the corrected amount will be included in their next regular scheduled paycheck. Alternatively, the employee may request a paper check and the University will make all reasonable efforts to issue that check within seventy-two (72) hours of notification.

9. **Working Conditions.** The University agrees to maintain the following provisions relating to working conditions insofar as circumstances permit. If circumstances develop which, in the judgment of either the University or the Union, warrant changes in these provisions, readjustments shall be worked out through the process of collective bargaining. Since changes may be warranted by circumstances beyond the control of either the University or the Union, either is entitled to request consideration of proposals to revise these provisions at any time. Such requests are to be made in writing, and agreed changes may be made without the necessity of otherwise revising this basic Agreement.

   (a) **Equal Employment Opportunity.** The University and the Union agree there will be no discrimination, harassment, and retaliation against any employee or applicant for employment because of a person's race, religion, color, national or ethnic origin, age, marital status, sex, political affiliation, union affiliation, sexual orientation, disability, veteran status, gender identity, gender expression, or any other characteristic protected under applicable law. The University and Union agree to discuss future protected classes that are added by the University. The aforesaid provision shall include, but not be limited to, the following: employment, upgrading, demotion, or transfer; recruitment or recruitment advertising; layoff or termination; rates of pay and other forms of compensation; and selection for training.

   (b) **Employment, Transfer, Promotions.** Qualified present employees shall be given preference over applicants for work when jobs are available. When it is necessary for the University temporarily to transfer an employee to another job in the Library System the employee shall receive their regular rate of pay or the rate of pay for the job, whichever is higher. Employees permanently transferred shall be entitled only to the rate of pay for the jobs to which they are transferred. Bargaining unit employees within the same job will be offered an opportunity to perform different duties within their job descriptions by seniority.

   An employee newly hired must remain in position for six months before being eligible to apply for another position. Requests for exceptions shall not be arbitrarily denied.
For the purposes of this Agreement, a "promotion" shall be defined as the advancement by an employee within the bargaining unit to a higher paying job classification covered by this Agreement, and a "transfer" shall be defined as the move by an employee within the bargaining unit to a job classification covered by this Agreement which is in the same or lower pay scale as the employee's present position.

All bargaining unit job vacancies in the workforce which the University intends to fill will be posted in a timely manner via the University's online employment system for a period of five (5) working days. The job vacancy will be shared via direct email to the entire bargaining unit at least two (2) working days prior to posting. The postings will list position, salary, hours, and job requirements. Employees interested in applying for such posted job or jobs will apply via the University's online employment system to complete an application. Except in cases of emergency or after consultation with the Business Agent or Chief Steward or designee of the Union, no person shall be hired for a posted job until the expiration of the posting period. The Library shall schedule any necessary interviews, and inform the employees in writing of their acceptance or rejection for the posted job or jobs.

The University will recognize the seniority principle with respect to filling vacancies within the bargaining unit. When the ability, training, skill and other relevant qualifications of applicants are considered equal, the University will give preference to the applicant having the longest bargaining unit seniority.

All promotional and transfer tests to determine the ability, training, and skill of an applicant for a vacancy shall be job related and objective. Tests shall be given, if at all, on a consistent basis and shall be designed to determine ability and not designed to exclude individuals without direct experience.

If a unit employee is promoted or transferred, that employee shall serve a probationary period on the new job and said probationary period will not exceed that required of a new hire. The employee will be informed that the probationary period is over. If the promoted or transferred employee is removed from the new job during the probationary period, or in the case of an employee temporarily promoted or transferred, when the temporary term expires, the employee shall be returned to their former job, if available, or to an available equivalent one without loss of seniority or benefits.

Any employee working in a temporary position is not eligible to apply for promotion or transfer until the final 30 days of their temporary employment, or six (6) months in the position, whichever occurs first. Immediately following an employee's termination, they will be notified by the University of vacancies in the Library. Thereafter, it is the employee's obligation to contact the University's Human Resources Department if they are interested in applying for the position.

If a unit employee accepts a transfer or promotion to either a temporary or defined term position (a position funded for a specified period of time from moneys outside the Library's budget), the position from which they were transferred or promoted will be either filled on a temporary basis or held open until the termination of the defined term position. If any defined term position is extended, the employee presently occupying said position will be continued until the extended expiration date. If the employee accepts another position and successfully completes the probationary period, the University will no longer be obligated to reserve the position from which they were initially transferred or promoted.

A Limited Duration Employee shall be hired for a period of not more than ninety days. Employees hired into the library on the Limited Duration Payroll, or through an outside agency, who become regular employees under this agreement will have, for purposes of seniority, vacation and sick time, from their initial date of hire. Vacancies within a department which the University intends to fill through the Limited Duration Payroll, or an outside agency, will first be offered to qualified employees within the bargaining unit. Eligible employees will be notified of such vacancies and shall indicate within two (2) working days that they wish to be considered for the position. If there is more than one qualified candidate, the position will be filled on the basis of seniority. If the University deems it necessary to fill any vacancy created by
the application of this provision, the vacancy will be filled by bargaining unit members if it represents a promotional opportunity for a qualified employee or additional hours for a qualified part-time employee or, if not, by an LDE.

The determination as to whether an employee covered by this Agreement is qualified for promotion or transfer shall rest with the University but this determination shall be subject to the grievance and arbitration procedure set forth in this Agreement upon a complaint duly submitted by an employee covered by this Agreement who applied for the promotion or transfer.

(c) Health and Safety. The University shall continue, as heretofore, to comply with legal regulations, either heretofore or hereafter made, governing safety of working conditions, and will otherwise provide so far as possible for protection of the health and safety of the employees. The Union agrees that the employees shall, as a condition of employment, observe reasonable safety rules. Specifically, employees shall immediately report to their supervisor, or their designated representative, any accidental injury and shall comply with rules requiring medical examination or treatment. Employees shall be free to consult their own physicians without cost to the University but in any case of accidental injury the University shall in no way be obligated to accept the opinion of physicians not retained by the University.

The Union may appoint one employee covered by this Agreement to the joint Safety Committee.

Whenever the temperature-humidity index has been above 78 for one hour, employees working in that building will be either transferred to an air-conditioned building, allowed to work remotely, or sent home, without loss of pay, at the discretion of the Library management. In the event the air conditioning or heating system in a Library building, or section thereof, is malfunctioning for other than isolated and/or short term interruptions or air quality is determined to be poor by the University, the University Librarian at their discretion may either transfer the employees affected by the breakdown to another location within the Library system, allow them to work remotely, or send the affected employees home with no loss of pay, or if scheduled to work as part of a skeleton crew, will be paid time-on-time the regular rate of pay or receive compensable time off equal to the number of hours actually worked at the option of the employee. The union will be notified in a timely manner of all malfunctions for other than isolated and/or short-term interruptions, and the estimated duration of same, including regular updates. The Union shall be notified through its stewards, or if unavailable, through its health and safety representatives.

The administrative office will have, and be responsible for, the use of a device to determine the "THI". A designated Union representative may accompany the University representative.

If the University is closed because of stormy weather and the Library remains open with a skeleton force, said force will be scheduled on the basis of seniority preference within the applicable work unit. Employees scheduled to work on-site after the University closes because of stormy weather will be paid at time-on-time their regular rate or receive compensable time off equal to the number of stormy weather hours actually worked, at the option of the employee.

In the event of a University directive allowing staff who normally work onsite to work remotely due to stormy weather and the Library remains open, library staff required to work onsite as skeleton crew will receive time on time pay and will be scheduled on the basis of seniority preference. The University may direct all other employees to work from home at their normal pay rate. Management shall make every effort to identify and discuss remote work options with employees in preparation of work interruptions due to natural and hazardous conditions that prevent on-site work.

Employees who are not able to report to work because of stormy weather must contact their supervisor and use vacation or personal time to cover the absence.
Every effort will be made to determine whether the Library will be open or closed due to stormy weather by 7:30 a.m., including Saturdays and Sundays. The University will establish a procedure whereby employees will receive timely notice of stormy weather close downs.

Any staff member who requests vacation or personal time on the day before or the day of a major winter storm, and is approved, will only be charged for the actual time the Library was open should the Library eventually be closed. Said closure time will be charged as administrative closing time.

(d) Paid Sick Time Off: All regular employees covered by this Agreement who shall be absent on account of any compensable or non-compensable illness, injury or pregnancy related disability shall be entitled to use sick time accrued in accordance with the schedule below for each work day missed on account of any such illness, injury or pregnancy related disability. All regular employees covered by this Agreement shall also be entitled to sick time if it is necessary for them to be absent on a work day in order to care for a member of the employee's immediate household family who is a dependent of the employee and who may be sick and would otherwise be left unattended. "Immediate household family" shall mean the employee's mother, father, mother-in-law, father-in-law, sister, brother, grandparent, child, spouse or domestic partner who resides in the employee's household. An employee may request to use their paid sick time entitlement to care for a seriously ill or dying parent regardless of where the parent resides. Sick time in both instances shall be subject to the following conditions:

1. Sick time shall be paid at the employee's then current regular rate of pay (but without duplication of payments required under Worker's Compensation or any other law) for each scheduled working day, or portion thereof, that the employee is absent from work until the employee shall have received the total amount of sick time to which the employee is entitled hereunder. Sick time entitlement for employees whose continuous service date of hire is on or before June 30, 1978 shall be on a benefit year basis from July 1 through June 30, inclusive. Sick time entitlement for employees whose continuous service date of hire is on or after July 1, 1978, shall be on a benefit year basis coinciding with the employee's anniversary year. Absence on paid sick time shall not affect the employee's seniority rights or the accumulation of vacation eligibility.

2. Employees who have completed the following lengths of continuous service shall be entitled to the corresponding maximum sick time with pay retroactive to date of hire after the completion of their probationary period:

<table>
<thead>
<tr>
<th>Length of Continuous Service</th>
<th>Maximum Sick Time Pay</th>
</tr>
</thead>
<tbody>
<tr>
<td>1 month to 12 months</td>
<td>One day for each month of service.</td>
</tr>
<tr>
<td></td>
<td>Maximum of ten working days during the first benefit year.</td>
</tr>
<tr>
<td>1 year and over</td>
<td>20 working days per benefit year.</td>
</tr>
</tbody>
</table>

3. Except as provided herein, any allowable sick time with pay unused in any one benefit year shall not be carried over to the next benefit year, nor added to any vacation, termination or severance pay. However, regular employees hired on or before June 30, 1978 who have three (3) or more years of continuous employment in a position covered by this Agreement shall be allowed to accumulate ten (10) days of unused sick time per benefit year beginning with the July 1 following the completion of three (3) years of continuous employment, up to a maximum of eighty (80) days in addition to the allowable sick time for the current year. Regular employees hired on or after July 1, 1978 who have three or more years of continuous employment in a position covered by this Agreement shall be allowed to accumulate ten days of unused sick time per benefit year following the completion of three years of continuous employment, up
to a maximum of eighty days, in addition to the allowable sick time for the current benefit year. Such accumulated sick time shall not be added to any vacation, termination or severance pay.

4. In order to be granted sick time, the employee or designee must notify that employee's department head or supervisor prior to the employee's reporting time for work, except in cases of proven inability to furnish such notice. In cases where the employee has been on sick leave for more than five (5) consecutive days or where there is a reasonable question of misuse of sick time, the University may require a certificate from a licensed physician indicating that the employee's absence was necessary and that the reason for said absence is continuing.

5. The University agrees to continue its present practice whereby occasional medical or dental appointments scheduled during working hours may be regarded as excused time. Permission of supervisors is required and will be granted unless such an absence would create a significant business hardship. Except for appointments under one-half hour in length, this section shall not apply to medical or dental appointments that are ongoing, repetitive, or continuous such as physical therapy, chiropractor, orthodonture, etc., e.g., which will be charged against available accumulated sick leave.

6. An employee who is entitled to Worker's Compensation due to an injury sustained while employed with the University shall receive, while absent because of this disability, the difference between the employee's regular pay and weekly disability compensation benefits as sick time payments. Such payments shall continue until the employee's allowable sick leave pay has been used, and shall be charged to allowable sick time to the extent paid. For each week that such sick time payments are paid, the University shall verify the employee's weekly Worker's Compensation benefits.

7. The Union agrees to cooperate with the University to prevent abuses of sick time. Abuse by an employee of sick time shall be grounds for disciplinary action or discharge.

8. A regular part-time employee shall be entitled to the above benefits on a pro-rata basis provided such employee was scheduled to work on the day or days when such benefits are claimed.

9. Eligible employees covered by this agreement may participate in the Brown University Parental Leave Program in accordance with its policies and procedures.

10. During the first six (6) months of continuous absence due to disability an employee will continue to accrue sick pay entitlement.

(e) Voluntary Retirement. The University will not involuntarily retire any employee because of age. However, the University reserves its right to terminate employees for just cause without discrimination and this right shall not be exercised in an arbitrary manner.

(f) Vacations. Regular employees shall receive a vacation with pay, each year, of the length shown on the table below. Vacation pay shall be upon the basis of a normal work week and at the normal rate of pay paid the employee. Employees shall be given a choice of vacation on the basis of seniority standing within the working unit and on the basis of maximum flexibility, provided such choices shall be indicated not later than ten days after notice in each year, and shall be consistent with work requirements. All employees shall have appropriate advance notice of when their vacations may be taken. Employees may take vacations for periods of less than five (5) days, including one-hour increments, provided appropriate advance notice has been given and the vacation is consistent with work requirements. All vacations shall be scheduled by the employee's immediate supervisor.

The length of the vacation of said regular employees shall be based upon the length of continuous service with the University as shown on the following table.
<table>
<thead>
<tr>
<th>Length of Service</th>
<th>Vacation Allowed</th>
</tr>
</thead>
<tbody>
<tr>
<td>Under one year</td>
<td>One (1) day for each month of service. Maximum of twelve (12) working days.</td>
</tr>
<tr>
<td>One year but less than two years</td>
<td>Two (2) days for each month of service. Maximum of twenty-two (22) working days.</td>
</tr>
<tr>
<td>Two years or more</td>
<td>Two (2) days for each month of service. Maximum of twenty-four (24) working days.</td>
</tr>
</tbody>
</table>

Vacation time off may be taken as accrued, following the probationary period, in accordance with the above table, provided however, that accrual earned during the benefit year, and not already taken, must be taken within the following six months or be lost.

An employee who has completed 25 years of continuous service will be granted a vacation bonus of 10 days. These 10 vacation days may be taken at any time, as mutually agreed between the supervisor and employee.

Any regular employee who goes into vacation time carryover status and has a fractional carryover (less than 1 hour), the staff member can (within the 6-month allowable period) arrange with their supervisor to use that time (which will be rounded up to the nearest 15 minutes) by adjusting their schedule.

Any regular employee leaving the employment of the University shall receive at the time of such leaving, in addition to all other sums due to them, a payment at their regular rate with respect to each day of accumulated vacation rights determined as aforesaid.

In the event any of the holidays listed in sub-paragraph (g) below occurs on a day during the vacation of any employee which would, except for said vacation, be a regularly scheduled work day for said employee, such employee shall be entitled to one additional day's vacation with pay for each such holiday occurring during their vacation.

In the event that an employee becomes seriously ill during vacation, such employee will be entitled to take sick time in lieu of vacation for each day of such serious illness, subject to the limitations and requirements of Article 9(d) hereof. For purposes of this paragraph, "serious illness" means an illness requiring doctor's care and confinement to bed.

In the case of any employee whose period of employment by the University was interrupted by service with the Armed Forces of the United States, the period of such employee's service with the Armed Forces of the United States shall be deemed to be employment by the University for the purpose of determining vacation benefits, subject to the provisions of sub-paragraph (m) herein.

When issuance of pay would normally occur during an employee's vacation period, the employee shall receive their pay prior to the vacation upon five (5) calendar days' notice to the Senior Director of Employee and Labor Relations. Requests for early pay will be limited to three (3) per fiscal year. Requests for exceptions to this limitation should be submitted to the Senior Director of Employee and Labor Relations.

During the first six (6) months of continuing leave of absence due to disability, an employee will continue to accrue vacation time. Vacation time will be computed as time worked for purposes of computing overtime.

Regular part-time employees shall be entitled to the above benefits on a pro-rata basis.
(g) **Holidays.** The following days, or the day following each of them falling on a Sunday, or the day preceding each of them falling on a Saturday, shall be recognized as holidays.

<table>
<thead>
<tr>
<th>Holiday</th>
<th>Date</th>
</tr>
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<tbody>
<tr>
<td>New Year's Day</td>
<td>January 1st</td>
</tr>
<tr>
<td>Martin Luther King Day</td>
<td>3rd Monday of January</td>
</tr>
<tr>
<td>Memorial Day</td>
<td>May 30th</td>
</tr>
<tr>
<td>Juneteenth</td>
<td>June 19th</td>
</tr>
<tr>
<td>Independence Day</td>
<td>June 19th</td>
</tr>
<tr>
<td>Victory Day</td>
<td>June 19th</td>
</tr>
<tr>
<td>Labor Day</td>
<td>September 5th</td>
</tr>
<tr>
<td>Indigenous Peoples Day</td>
<td>October 11th</td>
</tr>
<tr>
<td>Federal Election Day</td>
<td>November 3rd</td>
</tr>
<tr>
<td>Thanksgiving Day</td>
<td>November 22nd</td>
</tr>
<tr>
<td>Day After Thanksgiving</td>
<td>November 23rd</td>
</tr>
<tr>
<td>Day Before Christmas Day</td>
<td>December 24th</td>
</tr>
<tr>
<td>Christmas Day</td>
<td>December 25th</td>
</tr>
</tbody>
</table>

The intent of this section is that during a work week in which a holiday occurs, an employee's hours worked requirement for that week shall be reduced by an amount equal to the number of holiday hours in the work week relative to the employee's normal work day and that said employee's pay for the period will not be increased. These provisions apply to all employees whether they would or would not have been scheduled to work on the holiday.

Any employee required to work on one of said holidays, whether or not it is a scheduled work day for such employee, shall receive in addition to their holiday pay, payment at time and one-half for the hours actually worked on such a holiday.

When Christmas falls on Saturday, Sunday or Monday, the two holidays (Day before Christmas and Christmas) will be celebrated on the preceding Friday and the following Monday respectively. When the holidays are celebrated as designated in this sub-section, they will be the holidays for all purposes of this Section.

In order to be eligible for holiday pay, an employee must have worked their regularly scheduled work day immediately prior to and immediately following the holiday, unless (a) on certified sick leave, (b) on scheduled vacation, or (c) by prior arrangement with the employee's supervisor. If an employee is eligible for holiday pay under the above conditions, such holiday if not worked shall be counted as a day worked for the purposes of computing overtime pay the balance of the work week.

In addition to the above holidays, each employee shall receive two personal days with pay during each July 1-June 30 fiscal year of this Agreement. Except as otherwise provided herein, the personal day may be taken at any time during each fiscal year after prior arrangement with the employee's immediate supervisor, except that such personal day may not be taken immediately prior to, or immediately following any leave of absence. Any personal day with pay which is unused in any fiscal year shall be carried over to the next fiscal year and must be used in that year or it will be lost. The personal day may be taken in one-half increments.

In accordance with certain guidelines, employees may be excused for religious observance. The employee may choose to use vacation pay, personal day or unpaid time off.

Part-time employees shall be entitled to the above benefits on a pro-rata basis and subject to the above conditions.
(b) **Meal and Rest Period.** The regular meal period for all employees covered by this Agreement shall be one hour without pay. All meal periods may be scheduled by the Library.

Each employee shall be entitled to one twenty (20) minute Rest period during each half of the day. Rest periods shall normally be taken toward the middle of each half-day except in working units where personnel are required at all times. In such working units, rest periods shall be assigned with preference to the employee's seniority. Rest periods shall not be cumulative on a day-to-day or any other basis.

In the event of occasional unusual circumstances, an employee and their immediate supervisor may be allowed to make other suitable arrangements regarding meal periods and rest periods.

(i) **Notice of Intention to Leave.** If and when an employee covered by this Agreement leaves the service of the University, on their own initiative, the employee shall give reasonable notice of such intention to their supervisor, the length of such reasonable notice to be determined by the University, provided that it shall not be a period in excess of two weeks.

(j) **Severance Pay.** In the event the employment of any employee covered by this Agreement shall be terminated because of inefficient or other similar unsatisfactory performance of such employee's work (other than misconduct as provided below) the dismissed employee shall be paid, in addition to any unpaid wages earned for work performed prior to the actual date of termination of employment, severance pay as follows:

(I) If the dismissed employee has been continuously employed by the University over one year but under two years, one week's regular wages without overtime.

(II) If the dismissed employee has been continuously employed by the University for two years or more, two week's regular wages without overtime.

(III) No severance pay or other severance benefit, will be paid or given in the event of termination of employment for misconduct or other violation of University regulations.

(k) **Paid Bereavement Time.** In the event of a death in the immediate family of any employee covered by this Agreement, said employee shall be entitled to bereavement time for all regularly scheduled work days not worked within five (5) consecutive calendar days, paid at the employee's regular rate. For the purpose of this provision, "immediate family" shall generally mean mother, father, mother-in-law, father-in-law, grandparent, sister, brother, child, grandchild, spouse, domestic and/or long-term partner of the employee. The University recognizes extenuating circumstances may arise whereby an employee may wish to defer using some or all of their bereavement time pursuant to this sub-provision. Accordingly, as a matter of administrative policy, an employee may request using some or all of their bereavement time during the six months following a death in the immediate family as defined above, and the granting of such request will not be arbitrarily withheld.

Employees are permitted to take up to one (1) day of paid bereavement time off to attend the funeral or memorial service of family members not covered above. This paragraph shall not be used to modify family members covered under paragraph 1 above.
At the discretion of the Library administration, employees may be allowed to take up to one half (1/2) day of paid bereavement time off to attend the funeral or memorial service of a deceased coworker.

Subject to the approval of Library Management which will not be arbitrarily denied, staff are allowed excused time of up to two hours to attend funeral services for a current or past staff member's parent, spouse, child or sibling only if there is no Wake service.

Time off with pay under this provision will be credited as time worked for calculating overtime.

Part-time employees shall be entitled to the above benefits on a pro-rata basis and subject to the above conditions.

(i) **Jury Duty.** Any employee who is absent from scheduled work with the University for jury duty shall receive their regular rate of pay had the employee been at work and the payment received for such jury duty provided (a) the employee furnishes the University with evidence of jury pay from the clerk of the court wherein they served as a juror and (b) the employee reports for work on a regularly scheduled work day when they are excused from jury duty at such time as will permit the employee to work at least four hours or one-half of the employee's scheduled working day, whichever is greater. Jury duty pay shall be limited to one call for federal jury duty in any twelve (12) month period, and shall be limited to one call for non-federal jury duty in any twelve (12) month period.

(m) **Reserve Duty.** A regular employee with a Reserve or National Guard commitment who attends required annual duty training or who is activated due to national, state, or local emergency, shall receive up to a maximum of ten (10) working days in any twelve (12) month period, the difference between what the employee would have earned at their regular rate of pay had they been at work for that period and the payment received for such duty.

In order to receive this differential, the employee must present the University with an order from the Federal and State Government ordering them to duty and a statement from the paymaster of their Reserve or National Guard Unit indicating the amount of pay received for their training.

For purposes of computing vacation, time spent in the required annual training or required active duty described in this sub-paragraph shall be considered time employed by the University.

If an employee continues to serve in a Reserve or National Guard Unit beyond the period of obligatory service, periods of absence caused by training or active duty shall be considered leave without pay and no benefits under this Agreement shall be accrued during such periods of absence.

(n) **Copies of Agreement.** The University shall provide sufficient physical copies of this Agreement for present and new employees covered by this Agreement. The University will also upload onto the University Human Resources website an electronic and/or PDF copy. The Union shall share equally in the cost of printing the Agreement and shall be responsible for the distribution of the Agreement to present and new employees covered by this Agreement.

(o) **Library Borrowing Privileges.** Employees covered by this Agreement shall be entitled to the same borrowing privileges from the University Library system as the exempt staff.
(p) **Union Notices.** The Union shall have the right of posting notices of Union meetings, elections, appointments and social affairs on bulletin boards to be designated by the University, and may by prior arrangement with the Senior Director of Employee and Labor Relations use the library's internal mail system to circulate said notices.

(q) **Job Equipment.** The University shall furnish all necessary equipment needed to perform the job duties of the employees covered by this Agreement.

(r) **Changes to Work Location and Work Shifts**

*Work Location.* The University agrees to continue its practice wherein: Employees who are hired to work in one specific location shall not be shifted except in demonstrable emergencies, or as workloads warrant. Said shifting of employees shall be on the basis of seniority preference, whenever practicable, and shall not be done capriciously or arbitrarily.

In the event that the University determines that an employee or group of employees must be relocated due to construction, physical renovations, elimination or reconfiguration of work spaces, the University Librarian will notify the union of the same.

Following such notification, the UL or their designee and the union will discuss options relative to where said employee(s) could be relocated. First consideration will be given to relocating employee(s) within the same building. Second consideration will be given to relocating employee(s) to buildings on the main campus including other library buildings. As a last option, the UL will consider relocating the employee(s) to buildings off the main campus, such as the Jewelry District.

Such discussions will last no more than 60 days unless extension of the period is mutually agreed to by the parties. A good faith effort will be made to request and exchange information within the first 30 days of the 60-day period hereunder and to allow sufficient meeting time to fully discuss all options and factors involved. The UL will take into consideration all factors raised prior to making a final decision on the relocation site.

If the UL decides that said employee(s) will be relocated off campus, the parties will bargain about the impacts of such decision. Impact bargaining will last no more than 60 days unless further bargaining is warranted by either party; however, such bargaining shall not serve to delay the relocation of employees hereunder.

The UL reserves the right to temporarily relocate (voluntarily or involuntarily) staff to the Library Collections Annex due to construction, physical renovations, elimination or reconfiguration of work spaces, or emergency situations. The University will give first consideration to locations close to where the employee currently works. If said employees(s) will be moved back to their former work location, they will be given 60-day notice, with the exception of emergency situations, prior to the temporary relocation and the estimated time of the relocation to the Annex. If the employee(s) will not be moved back to their former work location, the above permanent relocation process will be utilized.

Nothing herein shall diminish the parties’ rights herein, or any other provision of the parties’ collective bargaining agreement, nor does it constitute an admission or concession by either party relative to any other provision of the parties’ collective bargaining agreement.

If operational needs allow, relocations shall be determined on the basis of seniority preference.
**Shift Changes.** The University will not change weekly regular shift schedules unless notice and an opportunity to discuss is provided to the Union. The Library Administration shall present any proposed shift change(s) that impact regularly scheduled shifts to the union. The parties shall discuss the proposed shift change in an effort to amicably resolve the matter. The period for such discussion shall not be less than 30 calendar days and may be extended by mutual agreement.

It is understood that individual shift changes will be governed by Article 10.

The University will make every effort to accomplish a shift change utilizing vacancies and volunteers.

If the proposed shift change(s) and/or related issues are not agreed upon by the Union during the discussion period and is based on a legitimate business need(s), the University and the Union may agree to impact bargaining over the shift change(s). The parties will allow no less than 60 calendar days for such negotiations following the provision of notice to the union that the University will exercise its right to impact bargaining. If the parties fail to reach agreement on any proposed shift change and/or any related modifications to the agreement after this period, the no strike-no lock out provisions of the agreement will be suspended.

Any employee(s) whose shift is slated for change will have a minimum of 30 calendar days notice.

Notwithstanding the above, no bargaining unit member will be required to work past midnight unless hired into a shift scheduled beyond midnight.

Subject to the Agreement’s provisions relative to overtime, no employee will be forced to modify their schedule in order to cover for an absent co-worker, unless mutually agreed by the Library and the Union.

Staff will not be limited from taking their vacations because they work nonstandard hours or be required to find their own substitutes.

(s) **Safety of Personal Belongings.** The University agrees, within the fiscal and physical constraints existing, to provide a safe and secure place for employees’ personal belongings, but cannot assume responsibility for said belongings.

(t) **Alternative Work Assignments.** Employees may be eligible for remote and hybrid alternative work assignments provided under University Policy No. 08.10.05 *Alternative Work Assignments*, originally effective June 14, 2021, and as amended, and classified into the following three categories of position classifications:

1. **Onsite:** The job duties cannot physically be performed remotely and are required to be performed on campus. Staff in positions with this classification will not be eligible for remote or hybrid work assignments. With supervisor’s approval and based on the operational needs of the University, employees in these jobs may request flexible/compressed work week arrangements provided such arrangements do not lead to overtime pay.

2. **Hybrid eligible:** While most job duties are required to be performed on campus, a portion can be performed remotely. Generally, work can be done off-site without loss of productivity, but some work requires onsite presence and/or in-person collaboration with other team members.
3. **Remote eligible:** All job duties of the position can be performed remotely in a non-Brown University work location (e.g., employee's residence) without disruption to other staff and work productivity levels. It is expected that remote eligible work may be available in cases where such arrangements meet the operational needs of the University.

The University shall assign a position classification to a newly created position. Position classifications for newly created union positions will not be approved by the University until such time that the proposed position classification is communicated to and discussed with the Job Evaluation Committee. Job descriptions and/or postings will include the above position classifications.

Supervisors are encouraged to permit reasonable adjustment to these established standards and practices where the University’s interests are achieved.

An employee may request to review either the position classification designated for their position or alternative work assignment (AWA) decision with their supervisor consistent with the language set forth in the University’s policy and have the opportunity to make a case for a different designation or decision. If the employee and supervisor cannot come to mutual agreement, the Union may file a grievance and process such grievance to arbitration on the grounds that the designation assigned by the University or decision on AWA request is not consistent with the language of the University’s AWA policy or for reasons which are arbitrary.

If granted an AWA, the staff member’s duties, responsibilities, and conditions of employment remain unchanged.

**u) Job Sharing.** Employees may request one-half time job sharing. Written requests shall include rationale for job sharing arrangements. Requests for job sharing shall not be arbitrarily withheld. Business reasons for denial may include, but are not limited to, demonstration that work is not divisible or demonstration that qualified partners, if needed, are not available. No employee shall be forced to reduce their work time to accomplish job sharing, and job sharing shall be no less than one half the normal work week pay period. If subsequent to satisfying this request one of the partners should leave the shared position, and the University deems it necessary that the position remain a full-time position, the remaining partner may at their option, assume the position full-time, otherwise the remaining one-half position will be posted.

Notwithstanding the above provision, the Union may file a grievance and process such grievance to arbitration on the grounds that the decision not to grant an employee's request made by the University was not made for business reasons but rather for reasons that were arbitrary.

**v) Miscellaneous.** Employees shall not be subjected to public reprimands, except in the most compelling situations. Public reprimands, except in the most compelling situations, shall constitute a grievance.

There shall be no dress code for employees covered by the Agreement. However, such employees are expected to report to work in suitable and clean attire, and failure to do so shall subject the employee to disciplinary action, which action shall be subject to the grievance procedure contained in the Agreement.

An employee shall receive copies of any memoranda pertaining to that employee which are placed in any personnel files kept in the University. In addition, an employee shall receive copies of any public records concerning that employee which are placed in any personnel files kept in the University. An employee may add written comments to any item in their personnel files.
Any files maintained by the Library as to a University student-employee in the Library shall not be
carried forward if such person attains permanent employment in the Library upon ceasing to be a student
at the University.

Each employee will have one (1) supervisor, and be evaluated by that supervisor.

Arrangements will be made to provide Security Department assistance at library closing time.

If an employee is summoned to a meeting and has reason to believe it may result in disciplinary
action being taken, the employee may request the presence of a steward at said meeting.

Employees are not obligated to comply with any request to perform personal errands.

(w) **Day Care Program.** Regular employees covered by this agreement may participate in the
Brown University Child Care Subsidy Program in accordance with its policies and procedures.

10. **Hours of Work and Overtime.**

(a) **Hours of Work.** The normal work week shall be Sunday through Saturday, inclusive, and
shall consist of thirty-seven and one-half (37 1/2) hours during such normal work week, except that during
the summer recess, Thanksgiving, winter and spring recesses, the normal work week shall consist of thirty-five (35) hours. The normal working day shall be 8:30 a.m. to 5:00 p.m. unless the employee is hired on
another basis. Regular, full-time employees will be scheduled for five (5) consecutive, full day work shifts.
( Exception - to accommodate transitions from one schedule to another.) However, by mutual agreement
between an employee and their supervisor, employees may choose to work non-consecutive days.

Summer recess “short hours” run from Commencement Day to the beginning of College
Orientation, except in a year that the University grants a winter break, the summer short hours will end two (2) weeks prior to the beginning of College Orientation. Thanksgiving recess short hours begin on the day
before Thanksgiving and run through the Saturday after. Winter recess dates for “short hours” will be
communicated annually by the University and generally run from December 23rd through the day before
the semester begins. Spring recess short hours run from Sunday through Saturday during the week of Spring
Recess.

The University will not schedule a regular, full-time employee to work one-half of their regular
daily work shift and then other hours during the week to complete the full 37.5 (or 35 hour) work week.

The University agrees to continue its practice wherein preference for working hours is given on the
basis of seniority within unit locations, where a choice of working hours exists.

Those employees who were hired on the basis of working 8:30 a.m. to 5:00 p.m. or on the basis of
Monday-Friday will continue to work on that basis. All other employees, including those promoted, will
work on the basis on which they entered their positions. When vacancies occur, the positions can be filled
on a basis other than that on which the leaving employee worked.

Subject to the advance approval of the supervisor which will not be arbitrarily denied, an employee
is allowed the opportunity to make up time.

All bargaining unit job descriptions will only contain "nights and weekends" language where it
applies. The University can request that an employee work a night or weekend shift per this Article if not
already part of the employee's full-time regular schedule and that the employee has the option to either accept an overtime assignment, change their shift or take comp time (at time and ½) at a later time with the approval of the employee's supervisor.

(b) **Flextime.** When Library and building hours permit and adequate supervision can be provided, employees may request to work their usual number of hours in a day, exclusive of special scheduling, within the hours of 8:00 a.m. to 6:00 p.m. and may take a one-half hour lunch rather than the usual one hour. Employees may vary their schedule, with the approval of their supervisor, within these hours by arranging monthly schedules at least two weeks in advance. Such requests shall not be arbitrarily denied. Business reasons for denial may include, but are not limited to, assurance that all areas are covered and that an adequate number of personnel are present in all units during normal Library hours. The Library may restrict or exclude specific employees from participation where the nature of their positions are incompatible with the flextime plan. Subject to the above provisions, exceptions to the 8:00 a.m. to 6:00 p.m. schedule range may be approved by the department head and the Associate University Librarian upon written request of the employee's supervisor.

Subject to the approval of their respective supervisor, employees may request a four (4) workday flex schedule under this provision. Such requests shall not be arbitrarily denied. Business reasons for denial may include, but are not limited to, assurance that all areas are covered and that an adequate number of personnel are present in all units during Library hours. Employees who work a four (4) workday flex schedule must work the same total number of hours as a regular full-time employee.

Employees are encouraged to have their flextime schedule documented through the University's Workday system.

Notwithstanding the above provision the Union may file a grievance and process such grievance to arbitration on the grounds that the decision not to grant an employee's request made by the University was not made for business reasons but rather for reasons which are arbitrary.

(c) **Overtime.** All employees shall be paid one and one-half their regular straight time hourly rate of pay for all work performed in excess of thirty-seven and one-half (37 1/2) hours in a normal work week during the entire year. An employee shall have the option of time and one-half off as compensation for overtime work which is less than 40 hours during the normal work week. If the employee so elects, the time off must be taken at any time during the payroll period in which the overtime is worked, or by the end of the next payroll period, provided the employee gives at least three (3) working day notice to their immediate supervisor and the time off is consistent with work requirements. Compensatory time-off for overtime work provided for herein which is not taken as provided in the preceding sentence shall not be carried forward to another payroll period. Overtime shall not be paid in those situations in which an employee is making up time.

Call-back: Any employee called back to do overtime work will be paid at time and one-half and be provided a minimum of four hours work if it is separate from their normal shift. It is understood that overtime hours that are contiguous to the employee's normal shift, and/or project-related are not subject to the 4 (Four) hour minimum requirement.

Overtime shall be equally distributed to all employees in a working unit consistent with work requirements. Overtime shall first be offered to employees on the basis of working unit seniority and thereafter rotated beginning with the most senior person. An employee offered overtime will be excused
at their request and any employee so excused shall not be offered overtime work again until their name comes up in seniority rotation. If no employee or an insufficient number accepts the offer, overtime shall be assigned by inverse working unit seniority on a rotating basis, consistent with work requirements. The University will make every effort to provide overtime opportunities for appropriate staff in projects where the University utilizes outside vendors.

It is understood that, for the purposes of this Agreement, the regular rate of pay used for the purpose of computing overtime shall never itself be increased by including in it any overtime, holiday pay, or any other premium pay, whether provided for in this Agreement or otherwise, or by adding any such pay to the regular rate of pay.

There shall be no pyramiding or duplication of overtime, holiday, or any other premium pay. Hours paid at overtime rates on one basis shall not be paid, or used to calculate, an additional overtime pay on another basis.

The number of hours worked in a day or night work period shall be worked continuously with the exception of the meal and rest periods, unless otherwise arranged between the employee and their immediate supervisor. Subject to the foregoing, the University shall have the right to fix and from time to time change the work schedules, but such right shall not be exercised in an arbitrary manner.

11. Professional Development and Meetings.

(a) Professional Development. The Library supports professional development for all Library staff members to enhance and expand their potential career goals, maintain or enhance the members skills needed in their present position, and/or align with the current and future work of the Library. Funds and support will be made available to effectuate this purpose and, as part of its mission, the Labor Management Committee will discuss these initiatives for union members to be better positioned for future promotional opportunities. All requests and proposals will be subject to budget availability, work load, work schedule and operational needs. If approved, employees will be allowed paid release time to attend said programs which will be paid for by the University.

1. Continuing Education. The Library will support and provide training related to the employee's present position, to renew or acquire certifications, to maintain or enhance skills, and to stay current with changes and innovations in their field.

2. Professional Development Training Programs. Subject to budget availability, the Library will fund and support opportunities for employees to maintain or enhance the members skills needed in their present position, library career-oriented training, and/or align with current and future work of the Library. These include, but are not limited to classes, workshops, webinars and training sessions. They may be stand-alone opportunities, or programs offered in conjunction with symposia or other kinds of group presentations of specific expertise. They do not include meetings and conferences of professional associations such as ALA, RILA, NELA, etc.

3. Internships. If the Library posts an internship at the University of Rhode Island, Simmons University, and/or other institutions of higher education, it shall post the same internship internally for a period of five (5) working days. The University Librarian, or their designee, reserves the right to set the hours, duration, qualifications and duties of all internships, except that the parties agree that academic requirements will include, “or equivalent work experience”, if possible. The Library will endeavor to rotate the opportunity for internships among qualified
internal applicants and will inform the unsuccessful candidates why they were not selected. Nothing herein shall be construed to permit the Union to grieve and/or arbitrate the Library’s failure to select a bargaining unit member(s) for an internship and/or the Library’s determination that a bargaining unit member’s service as an intern is not consistent with the operational needs of their Department.

4. Special Independent Project Internships. Staff members may request time to work on an independent study project within a Library department of their choice. The staff member should first speak with their current manager and department head to notify them of their intention to request a Special Independent Project (SIP) that will require time away from their regular duties. The employee will then discuss their area of interest with the specific library department and develop a project idea. The project idea will be reviewed by the department head and the subject matter librarian/curator to determine that the project would meet both the needs of the staff member and those of the Library. The weekly hours and timeline for the whole project will be determined by the department head and the subject matter librarian/curator in consultation with the staff member and their current manager. The staff member would be expected to accomplish goal(s) or objective(s) by the completion of the SIP. SIPs may also be proposed and initiated by other individuals such as curators, librarians, or Library management. The Library will endeavor to rotate the opportunity for special projects among qualified applicants and, if the Special Independent Project is not approved, will share feedback and reasoning as to why.

5. Shadowing and Mentorship. Staff members may request to shadow a coworker in another position and/or department of the Library that they wish to learn more about and/or transition to. Staff are permitted to mentor a fellow bargaining unit member and mentors may also be librarians, curators, and members of management. The staff member should first speak with their current manager to notify them of their intention to request shadowing or mentoring that will require time away from their regular duties. The employee will then discuss their area of interest with the specific library department and develop a schedule to shadow or mentor another colleague. No additional funds will be made available for shadowing and mentorship initiatives, hence employees will mentor or shadow at regular current straight time pay.

(b) Professional Meetings. The University shall, at its discretion, excuse regular employees to attend, without loss of pay, meetings of the American Library Association, Rhode Island Library Association, New England Library Association, and other such job-related professional associations, providing such employee is a member in good standing of the association, or if the employee is not a member exception may be granted if circumstances warrant. No regular employee shall be excused to attend more than three (3) such meetings during a twelve (12) month period. It is understood that the limitation on professional meetings is not intended to diminish in any way the ability of a staff member to participate in professional development.

Employees interested in attending major professional association meetings, for which dates are known well in advance, should make every effort to submit their requests in writing to their respective manager(s) as part of the annual budget process, which includes funding for professional development. Employees interested in attending more specialized meetings may be reviewed and approved outside of the annual budget process, provided that employees submit their request to attend, and their travel plans, in writing to their immediate supervisor well in advance of the meeting and where there is budget availability. Travel expenses shall be reimbursed in conformity with University policy.
12. **Unpaid Leaves.** Employees covered by this Agreement shall be eligible for unpaid leave as follows:

(a) **Disability Leaves.** If any employee's disability due to illness or injury, including pregnancy related disabilities, continues beyond the period covered by paid leave of absence as provided for in Section 9(d) of this Agreement or in the case of any employee who is not eligible for paid leave of absence, pursuant to Section 9(d), the employee may request a leave for the period during which such disability continues if the employee is physically unable to work. All requests for such disability leaves must be made in writing prior to the commencement of the leave if possible and shall indicate the approximate date of the return, and upon request by the University, medical evidence must be submitted that the employee is so disabled.

During the course of the leave, the employee or their designee must provide updates to the Benefits Leave Office as to whether there is any change in the employee's anticipated return date. Any changes in their anticipated return date should be provided at least two weeks before that date or the original return date, whichever comes first. If an employee anticipates that the leave will extend past any 12-month rolling period, the employee or their designee must renew their request for a leave at least two weeks before the end date of the 12-month period and such request may not be arbitrarily denied. The employee may extend their leave beyond 12 months provided the employee communicates regarding any changes in their return date in the same manner as outlined above for leaves under 12 months.

If the employee does not renew their request for a leave two weeks prior to the anticipated return date, the University will notify them that they are expected to return by the anticipated return date on record and failure to respond may result in termination due to non-compliance. If the employee or their designee does not respond within 30 days of the date of such a notice, the University may choose to terminate the employee.

An employee may request a maternity leave immediately following a pregnancy related disability leave of absence provided, however, that the combined duration of the pregnancy-related disability leave of absence and the subsequent maternity leave of absence shall not exceed six (6) months.

Upon return from disability leave, (or if such is the case, a combined pregnancy-related disability/maternity leave of absence), an employee shall be reinstated to their former position unless the former position has been permanently filled or eliminated, in which case, the employee shall be placed in a comparable position, without decrease in rate of compensation or loss of promotional opportunities.

(b) **Medical Leave Acts.** Both parties agree to adhere to the Family Medical Leave Act of 1993 (FMLA) and the RI Parental and Family Medical Leave Act of 1987 (RIFMLA) and its regulations for all bargaining unit employees. Any family or medical leaves made available through this contract are intended to run concurrent with the leave time available through the Family Medical Leave Act of 1993 and the RI Parental and Medical Leave Act of 1987, where applicable.

An employee shall be eligible for parental leave for childbirth, adoption or foster care, and medical leave for their serious health condition or the serious health condition of a member of the immediate family as defined by the applicable Act. Such leave shall be unpaid and will be granted for either a maximum of thirteen (13) weeks (RIFMLA) or twelve (12) weeks (FMLA) in accordance with the provisions of the
applicable Act. An employee is expected to give thirty (30) day notice unless the need for the leave is unforeseen. At the expiration of the leave, if additional leave is desired, the employee may request leave under the Unpaid Leaves section of the Contract.

Benefits will be continued in accordance with the Acts. The employee may be required to pay in advance for health and dental insurance and request reimbursement when they return to work. Vacation and sick time shall continue to accrue during such leaves.

Upon return for either RIFMLA or FMLA leave, an employee shall be restored to their former position unless the former position has been permanently filled or eliminated, in which case the employee shall be placed in a position with equivalent seniority, status, employment benefits, pay and other terms and conditions of employment.

Life Insurance, Long Term Disability, and health benefits shall continue during such a leave, but the employee must pay in advance for health coverage and request reimbursement from the University when they return to work. Vacation and sick time shall continue to accrue during such leave.

Upon return from a parental or family illness leave, an employee shall be restored to their former position unless the former position has been permanently filled or eliminated, in which case the employee shall be placed in a position with equivalent seniority, status, employment benefits, pay and other terms and conditions of employment.

(c) Union Business. At the written request of the Union, the University shall grant either an officer of the Union or a duly elected or appointed representative of the Union, not to exceed one (1) employee at any one time, a leave of absence without pay for a period not to exceed one (1) year or the period of elected office, provided that such leave will not interfere with the Library operations covered by this Agreement. The purpose of this leave is to permit the representative to work for the International, District Council and/or the Local Union on Union business. During the period of such a leave of absence an employee will not accrue seniority, nor will the University have any obligation for continuation of benefits as specified elsewhere in this Agreement. Such leaves may be extended upon written request thirty (30) days prior to the termination hereof.

At the written request of the Union, employees, not to exceed two (2) at any one time, shall be granted days off without pay for attendance at the Union's National Conventions, State Convention, State AFL-CIO Convention, and/or the Union's District Convention, provided that the absence of such employees will not interfere with the Library operations covered by this Agreement.

(d) Other Leaves. Unpaid leaves of absence may be granted at the discretion of the University to all employees for a specific period and for a specified reason such as family illness, study and travel. All requests for such leave shall be in writing at least one month prior to the desired commencement of the leave, if possible and shall indicate the approximate date of return. Such leaves may be granted for a period of up to twelve (12) months, and the granting of such leaves will not be arbitrarily withheld provided further that leaves granted pursuant to this sub-section will not in combination with any other leaves exceed twelve (12) months.

(e) Returning From Leave. When an employee returns to work following a leave of absence granted under subsection (c) Union Business or (d) Other Leaves, that employee shall be reinstated to the employee's former position unless that position has been filled. In such event, the University shall offer a position covered by this Agreement requiring similar or comparable skills if such a position is available. If such a position is not available, the University shall offer the employee the first available job opening.
covered by this Agreement requiring such similar or comparable skills. Should a position of comparable or similar skills be made available to the employee either upon the employee's return from unpaid leave or subsequently, and should the employee refuse to accept such position, the University's responsibilities to the employee shall cease.

(f) **Vacation, Sick Leave, Insurance During Leave.** An employee shall not be entitled to accrue vacation time, except as provided for in Section 9(f), or sick leave time, except as provided for in Section 9(d), while on an unpaid leave of absence. The University will continue to provide medical and life insurance during absence due to personal illness, pregnancy disability (or if such is the case a combined pregnancy related disability/maternity leave of absence) and injury for a maximum of six (6) months, provided the employee pays for that portion of the premiums they are obligated to pay pursuant to the terms of the Agreement. The above provision will be extended an additional eighteen (18) months for employees on leave of absence due to an occupational illness or injury.

In the event that the University extends health insurance for one year for non-exempt, non-union staff, then this same benefit will be offered to the bargaining unit.

Employees will be responsible for the full premium cost of their benefits (e.g., medical insurance) during an unpaid personal leave. The employee may choose to prepay their premium contributions by contacting University Benefits.

If an employee will be unpaid for 4 weeks or less, their premiums will continue to fall into arrears and, upon return to work, will be deducted from their paycheck(s) in accordance with a negotiated repayment plan until paid in full.

For employees who are on an unpaid leave of absence for a period of greater than 4 weeks, University Human Resources will implement benefit billing, at the active employee rate, that will run concurrently with the leave period. The University's benefits team will arrange for this billing directly with a third-party vendor. Employees will be emailed from University Human Resources that billing is being arranged and to expect a packet of information, via mail, from the vendor.

(g) **Determining Leave of Absence Status.** The Chief Steward or designee may check with the Library Human Resources Office to determine the leave of absence status of bargaining unit employees.

13. **Tuition**

(a) **Tuition Aid Program.** All employees may participate in the University's Tuition Aid Program in accordance with policy and procedures established by the University. The program provides assistance in paying undergraduate tuition costs for dependent children of eligible employees.

**Counseling for Brown Admissions**

(1) Pre-application counseling - if a child of an employee expresses an interest in admission counseling to supplement that provided by their high school, they should not hesitate to make an appointment with the Admissions officers. The employee may ask the Director of Benefits to make this appointment and they will do so.

(2) Pre-decision counseling - after the application of an employee's child is received, the employee or the applicant may wish to discuss the application and the student's college
planning with the Admissions Office. The Director of Admission is willing to counsel the students at this time and appointments may be arranged through the Director of Benefits.

(b) Employee Education Program. A regular employee covered by the Agreement may be reimbursed for courses taken at Brown or at an accredited institution, on the following basis:

(1) Employees may take up to three Brown courses per calendar year.

(2) Unless the course is taken at Brown, it must be library career oriented and cover subject matter deemed by the University Librarian or their designee to be related to the employee's work.

(3) Employee must make arrangements with their supervisor to make up time absent from work if the course is taken during working hours. The University Library will, as a matter of policy, provide reasonable accommodations to allow employees to make up time away from work to attend classes. An employee who takes other than a job-related course and is unable to successfully complete it will be required to pay fees fully in accordance with the University policy.

(4) Employee must show evidence of satisfactory completion of the course.

(5) Regular part-time employees are entitled to tuition reimbursement on a pro-rata basis. That is, the first course taken in a fiscal year will be paid in full, courses taken thereafter will be paid on a pro-rata basis.

The University agrees to make funding available for tuition reimbursement to enable bargaining unit employees to take courses during the University calendar year. Those courses completed for credit in 1 semester will count as one (1). Those courses which span two (2) semesters in order to receive credit will count as one (1). Each summer course will count as one (1).

Notwithstanding the above but consistent with the one (1) course per semester limit, bargaining unit shall be eligible for an unlimited number of degree-related courses at a degree granting accredited college/university (excluding Brown University) not to exceed maximum benefit of $5,250.00 per calendar year.

14. Classifications and Wage Rates. The classifications covered by this Agreement and the annual wage rates for such classifications, are as follows:

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A shift differential of $1.00 per hour will be paid to employees working shifts which begin on or after 2 p.m. Exception - regular, full-time employees working shifts which begin on or after 1:00 PM are also eligible for the shift differential. The $1.00 per hour shift differential shall be applied to all Saturday and Sunday hours worked. A shift differential of $1.75 per hour will be paid to employees working shifts which end at midnight. The University shall pay a $2.00 shift differential for hours worked from midnight to 7:30 a.m.

New employees will be hired at either Step 1 or Step 2 depending upon their qualifications. Employees who are hired at Step 1 shall be advanced to Step 2 upon the successful completion of their three months probationary period. At the completion of two (2) years continuous employment in a position covered by this Agreement, an employee will be granted an automatic increase to the next step in their job classification. An additional automatic increase to the next available step will be granted an employee at
the completion of five (5) years, eight (8) years, twelve (12) years and sixteen (16) years continuous employment in a position covered by this Agreement.

An employee who has received an "eight year" increase and subsequently receives a superior annual performance review from their supervisor, as provided in Section 4 of this Agreement, and as reviewed by the University's Office of Wage and Salary Administration, may be advanced annually one step in the employee's job classification. This provision together with the provision above for automatic increases shall not be construed to require a two-step increase should both situations occur simultaneously. The failure of an employee to receive a superior annual performance review shall not be subject to any appeal or grievance procedure, except as herein provided.

Employees may get clarification from their supervisor of what is required to receive a "superior" rating. Also, an employee is to be advised if their performance level has changed to the extent it may adversely affect their annual performance evaluation.

The University will notify each employee and the Business Agent of the Union of such employee's receipt of a negative or superior merit review. In the event an employee or the Union does not agree with the review of the University's Office of Wage and Salary Administration either as to that employee's receipt of a negative merit review or as to that employee's receipt of a superior merit review, said employee or Union may appeal, within sixty (60) days of notification, that review to a Committee comprised of two (2) Union representatives (other than the employee involved), two supervisors other than the employee's supervisor, and the University's Personnel Director. The decision of this Committee shall be final and binding and shall not be subject to the grievance and arbitration provisions of the Agreement. Negative reviews will not adversely affect an employee's automatic step increases.

The job titles which fall within each of the job classifications covered by this Agreement are set forth in Appendix A to this Agreement.

15. Medical and Life Insurance. The University will provide all employees covered by this Agreement with the same health coverage options offered to other Brown employees. The current options offered are: Blue Cross Blue Shield Health Mate Coast-to-Coast, and United Health Care – Choice Plus. Commencing with plan year 2011, the University can substitute these named carriers with any other carrier or carriers provided that it does so for all other Brown employees and the benefits including plan design are substantially comparable to the existing terms.

If the University exercises its right to substitute or change carriers, it will provide notification to the union and bargaining unit members by August 15 or as soon thereafter as possible but in no event later than September 30.

In the event that during the term of this agreement any health insurance carrier or HMO or other provider refuses to renew its relationship with the University for a new plan year or, in the case of insurance coverage, refuses to guarantee a fixed premium rate for a new plan year, or conditions offering coverage on the University's ceasing to offer any other plan or plans, (in each case with respect to the bargaining unit) the University will have the right to drop that carrier, HMO or provider from its health care package provided, however, that the University will replace the dropped carrier, HMO or provider with a plan which provides substantially comparable benefits and premiums.
If the University substitutes a named carrier(s) with any other carrier or carriers, the provider networks of new carriers are substantially comparable to those of existing carriers.

The University will use its best efforts to negotiate a waiver of preexisting conditions clause for the members of the dropped plan. In any event, the University will reimburse employees for expenses incurred related to pre-existing condition provisions.

An eligible full-time or part-time employee’s share of the premium cost shall automatically be deducted on a pre-tax basis from their pay through payroll deduction. Effective on September 30, 2014 full-time employees will pay 12% of the cost of the premium for the health plan selected.

Effective January 1, 2015, the United Health Care - Choice Plus and Blue Cross-Blue Shield, Health Mate Coast-to-Coast plan designs will change as follows. Pharmacy co-payments will change to $6 generic, $30 brand/formulary, and $45 brand/non-formulary; and emergency room co-payments are $75 per visit.

In the event a part-time employee elects to obtain a health plan, the part-time employee will pay one-half of the premium for the health plan elected through payroll deduction and the University Flexible Premium Plan.

The University will provide all eligible employees covered by this Agreement with individual coverage under the University’s Group Life Insurance Plan, including Accidental Death and Dismemberment coverage.

The University will provide all eligible employees the opportunity to subscribe to its Brown University Dental Insurance Plan provided the employee pays their share of the premium by automatic payroll deduction. The annual deductible for individuals will be fifty dollars ($50), and for families will be one-hundred and fifty dollars ($150). Effective January 1, 2005, employees will be eligible to participate in the Delta Dental Plus Insurance Plan, which plan requires a two-year signing commitment.

The University will continue to provide medical and life insurance during absence due to personal illness, pregnancy disability (or if such is the case a combined pregnancy related disability/maternity leave of absence) and injury for a maximum of six (6) months. Employees will be responsible for the full premium cost of their benefits (e.g., medical insurance) during an unpaid personal leave. The employee is responsible for the portion of the premium they are obligated to pay pursuant to the terms of the Agreement.

If an employee will be unpaid for 4 weeks or less, their premiums will continue to fall into arrears and, upon return to work, will be deducted from their paycheck(s) in accordance with a negotiated repayment plan until paid in full.

For employees who are on an unpaid leave of absence for a period of greater than 4 weeks, University Human Resources will implement benefit billing, at the active employee rate, that will run concurrently with the leave period. The University’s benefits team will arrange for this billing directly with a third-party vendor. Employees will be emailed from University Human Resources that billing is being arranged and to expect a packet of information, via mail, from the vendor.

The above provision will be extended an additional eighteen (18) months for employees on leave of absence due to an occupational illness or injury.

The surviving spouse of a deceased employee may elect to have hospital/surgical coverage continued for six (6) months, provided they make monthly cash payments to the University for that portion of the premium the deceased employee would have been obligated to pay pursuant to the terms of the
Agreement. The election must be made as soon as possible, but in any event within fifteen (15) days of the spouse’s death.

Any employee age 62 through 64 who retires from Brown may elect to continue health insurance coverage by paying the applicable group rate premium.

Federal law provides that if your employment terminates for any reason other than gross misconduct you have the right to continue your group health insurance coverage. In addition, your dependents may be entitled to continue coverage as a result of one of the following qualifying events: death of enrollee, termination of enrollee, reduction in enrollee’s hours of employment, and divorce or legal separation from enrollee. In all cases the enrollee or eligible dependent is required to pay the applicable premium cost. The University is responsible for informing employees and eligible dependents of their rights and enrolling them for coverage if they so choose.

Bargaining unit members, in positions that do not work over the summer months, shall have 10 pay periods to reimburse the University for health care co-shares that are owed.

15.1 **Long Term Disability.** All regular and regular part-time employees who meet the eligibility requirements will be covered by the University’s Long Term Disability Plan.

15.2 **Flexible Plans.** All regular and regular part-time employees who meet the eligibility requirements may participate in the University’s Flexible Health Benefits Plan and/or Flexible Dependent Care Plan.

16. **Pension Plan.** Effective on January 1, 2011, employees serving in regular positions scheduled to work 51% or more time per year will be required to participate in the University’s non-exempt Legacy Plan as a term and condition of employment. As mandatory participants employees must contribute a minimum of two (2) percent of their salary. Brown will contribute an amount equal to eight (8) percent of the employee’s salary after six (6) months continuous service. If the employee is 55 years of age or older Brown will contribute an amount equal to ten (10) percent of the employee’s salary.

17. **Military Services.** It is agreed that any employee who enters the military service of the United States shall, when available, be restored to their former position, provided application for reinstatement is made as required by law after honorable discharge and the applicant is mentally and physically fit. It is understood that service of any employee so reinstated shall be cumulative to their seniority rating. Any layoff of other employees in order to make room for such reinstatement shall not be considered a grievance, and any employee so laid off shall be given first preference to an opening of a job which the employee is capable of performing.

18. **Invalidity Under Law.** This Agreement is subject to all applicable laws now or hereafter in effect; and to the lawful regulations, rulings and orders of regulatory commissions or agencies having jurisdiction; and policies, rulings and orders of any competent accreditation bodies. If any provision of this Agreement
is in contravention of the laws or regulations of the United States or of the State of Rhode Island, the parties shall meet and bargain in good faith the appropriate language to bring that provision, and only that provision, into compliance with such law or regulation, so long as same is in force and effect; but all other provisions of this Agreement shall continue in full force and effect, and without modification. In the event that the parties are unable to agree, there shall be no right of the Union to strike or of the University to lock out employees and the parties’ agreement will continue to remain in full force and effect with the invalidity of such provision not affecting the remainder of the Agreement.

19. Technological, Automation and Other Job Changes. The purpose of this section is to preserve job security, stabilize employment and protect employees from loss of employment occasioned by increased productivity through automation and improved methods of operations and to stay current with changes and innovations in the field of library work without, at the same time, restricting in any way the right of the University to change or create new jobs and/or methods of operation and to institute such changes.

(a) "Technological change," as used in this section means any change designed to produce the same amount of work with less labor by means of improved equipment or improved methods of operation.

(b) The University will provide the Union with at least one month's notice of its intention to introduce changes or to substantially change or create new jobs. During the one-month period prior to introducing such change, the University will provide ample opportunity for the Union to discuss the change and its impact on employees. However, the failure of the parties to agree will not prevent the University from implementing such changes; nor shall such changes be subject to the grievance and arbitration procedures of this Agreement; except as provided in paragraph (i) of this section.

(c) The University agrees to use its best efforts to provide training to employees who are displaced or affected by changes to the job for the purpose of equipping the employees with the skills needed to perform effectively in the new role. Training will be provided without cost and without loss of pay to the employee.

If the new operations or equipment require specialized skills that cannot be acquired through on-the-job training of four (4) months or less, the University will have no obligation to provide such re-training.

(d) In the event sub-section 'c' is not applicable, the University agrees to use its best efforts to relocate any employee displaced or affected by job changes to a position of equal classification, including any training necessary. The University will have no obligation to provide such training if it is reasonable to assume the needed skills cannot be acquired within four months.

(e) The University agrees to supply full and complete information to the Union concerning any changes in operations required to insure the proper operation of this section.

(f) Labor Management Committee. Desiring to foster better day to day communications, and to achieve and maintain a mutually beneficial relationship through the use of a continuing communications program to effectively maintain stable labor management relations and avoid controversies, the University and Union do hereby establish this labor management committee (LMC). The purpose of the BUL Labor Management Committee is to engage with each other in a collaborative and intentional manner that enhances communication, drives operational excellence, strives to maintain stable labor management relations, and models how we move forward together as one library.
The Committee will consist of four (4) persons from management and four (4) from the Union and meetings may be held with at least a quorum of the full membership present. A quorum shall consist of at least two members from each team present. Management members will include Directors, Assistant University Librarians and the Deputy University Librarian. Union members shall include three elected members and a steward. The Committee may also invite guests, as needed, from time to time.

The Committee shall meet semi-monthly during the life of this Agreement and quarterly with the University Librarian. Furthermore, if a meeting needs to be rescheduled it shall be rescheduled during the same month unless both parties agree otherwise. An agenda shall be required for each meeting, minutes will be taken, and a summary written to be distributed widely. These tasks including the role of Chair shall be rotated evenly among all Committee members.

Agenda items may include, but are not limited to

1. Communication
2. Career and professional development training programs, and other opportunities as outlined in Section 11(a) Professional Development and communicate such information to staff.
3. Staffing needs and concerns;
4. Vacant union positions and/or the creation of new union positions;
5. New and changing nature of library work, including potential work that is new to the Library to determine whether it may qualify as bargaining unit work;

All future Library positions to be created or filled shall be considered union, unless one or more of the job responsibilities meet the following criteria:

1. Provides immediate supervision and/or performs managerial duties for a unit or group of employees.
2. Manages programs that require formulating strategies and administering policies, processes, and resources.
3. Has specific expertise that impacts and influences campus policy and program development.
4. Regularly leads or directs projects of critical importance to the campus; these projects carry substantial consequences with campus wide impact that include formulating strategies and administering policies, processes, and resources.
5. Independently devises programs and defines problems to be studied or objectives to be achieved. Directly involved in long-term planning for the organization.
6. Drafts policy for Library-wide decision making.
7. Involved in hiring, development, and related personnel processes.
8. Has high level budgetary responsibility for the Library.
9. Work involves defining, developing, and coordinating the implementation of new technologies that are the building blocks of Library wide IT programs.

The determination whether to create, fill or replace a position is solely the University’s decision not subject to the grievance and arbitration procedure except as otherwise provided for in the CBA or law. The University’s decision shall be based on business reasons not for reasons which are discriminatory, arbitrary or capricious in nature.

The Committee shall endeavor to complete its work on matters before it within 3 months but no later than one year. If an issue cannot be resolved after one year, the matter may be referred to the Office of the University Provost for resolution. The University agrees to engage the services of a facilitator if the Committee determines it is necessary.
(g) **Job Evaluation Committee.** When the University establishes a new union job or substantially changes the duties of any existing union job during the term of this Agreement, the University shall:

1) prepare a new or revised job description, and

2) establish a temporary wage rate for that job.

Such job description and temporary wage rate and its effective date will be presented in writing to and discussed in detail with the Union members of the Job Evaluation Committee (JEC), composed of three (3) members selected by the bargaining unit. Within thirty-one (31) calendar days after the receipt of the job description and temporary wage rate, the Union's JEC members will meet with the Library Administration JEC, composed of three (3) members selected by Library Administration, and may present to them any suggested changes and any questions or disagreement with respect to the accuracy of the language used to describe each of the actual duties of the job. If there is an incumbent presently in the position under consideration by the JEC, the University and Union may mutually agree to invite the incumbent to a JEC meeting to discuss the position description.

Any such change, question or disagreement with respect to the accuracy of the language of the job description shall be discussed between the Union members and the Library Administration members of the Job Evaluation Committee. If no such challenge is made or if the description is changed by agreement of the parties, the parties will evaluate the job to establish a permanent rate within the 31-calendar day period, or no more than fifteen (15) calendar days after settlement of the job description, whichever is later. If the JEC members are unable to resolve a particular job description after the meeting, the University's Sr. Director of Employee and Labor Relations, or designee, and the Union's Business Agent may join the committee to assist with the resolution of said job description. The University and Union may also mutually agree to invite the Director of Compensation to join the committee. This meeting will be scheduled within five (5) business days of such an agreement.

If the parties fail to reach agreement on either the job description or the permanent rate for the job, the Union may submit the matter to Step 4 of the grievance procedure.

Nothing contained herein will be construed to permit an arbitrator to delete or add to the duties or responsibilities the University has assigned to the job description. After hearing testimony, the arbitrator may recommend changes to the language of one or more individual duties so that the language describes that duty or those duties accurately. The parties will discuss the recommended changes in an effort to come to an agreement. In that instance the arbitrator will retain jurisdiction. The arbitrator may order that the position be compensated at one of the pay levels listed in Article 14 of this agreement. In the event that the permanent rate is higher than the temporary rate the difference will be paid retroactively to the date the University fills the new or changed job. If the arbitrator concludes that the new or substantially revised job description contains factors or a range of knowledge, skill or responsibility which cause it to materially exceed the scope of the highest level-negotiated herein, the University shall have the option of making the changes necessary to make the job substantially comparable to an existing level or negotiating a new rate of pay which will be incorporated into Article 14 by memorandum of agreement. If the parties fail to reach agreement on the range of pay for the level, the University will be obligated to make any necessary revisions in order to make the job substantially comparable to an existing level.

Subject to prior arrangements with their supervisor, the members of the Union's Job Evaluation Committee shall be allowed without loss of pay, up to a maximum of three (3) hours of regular working time in any month in which the committee meets to confer with union members on business related to the Job Evaluation Committee. In addition, members of the Committee who are not stewards may take an
additional hour off per month, per job in committee. In any event, the maximum number of hours per member in any given month shall not exceed four (4) hours.

(h) For the life of this Agreement the University will not initiate any major re-organization of Bargaining Unit jobs as was done in the so-called "Blue Book."

(i) Notwithstanding the provisions of paragraph (b) of this section, the Union may file a grievance and process such grievance to arbitration on the grounds that the change made by the University was not made for business reasons but rather for reasons which were discriminatory, arbitrary or capricious in nature. The Arbitrator will have no authority to question the soundness of the University's business reasons for the change and if they decide that business reasons in fact existed, they shall deny the grievance. If they decide, on the other hand, that no business reasons for the change existed and that the reasons for the change were discriminatory, arbitrary or capricious in nature, they shall order the University to return to the status quo or order any other relief they deem appropriate.

(j) This section should not be construed as applying in any way to transfer of work out of the bargaining unit.

(k) Nothing herein shall be construed to permit the University to institute a speedup.

20. Effective Date and Duration of Agreement. This Agreement shall become effective as of October 1, 2020 and shall continue in effect until midnight, September 30, 2024 and from year to year thereafter, unless no less than sixty (60) days prior to September 30, 2024 or to any September 30 thereafter either party gives notice to the other in writing of its desire to terminate or amend this Agreement. If notice to terminate or amend is given by either party as aforesaid, this Agreement shall terminate as of September 30th of the year in which said notice is given, unless an agreement is reached between the parties on proposed amendments before that date or unless this Agreement is extended beyond that date by mutual agreement between the parties.

The Agreement may be amended at any time by mutual consent expressed in writing and annexed hereto.

Pending negotiations for proposed changes during the period of this Agreement neither party shall alter the general working conditions existing under this Agreement, or utilize any coercive or retaliatory measures to compel the other party to accede to its demands.


a. Finality of Agreement. The parties mutually agree that each party has, through the process of collective bargaining, included in this Agreement, including appendices attached hereto any and all memorandum of understanding, grievance and/or arbitration settlements and other similar resolutions having the effect of modifying, amending or otherwise changing the language or intent of the prior Agreement between the parties and therefore this Agreement between the parties concludes negotiations and resolves all issues between the parties and further is the entire Agreement between the parties. Any addition, deletion or modification of these terms shall be by mutual agreement and shall be reduced to writing, signed by both parties and made a part hereof for the term of this Agreement.
b. *Past Practice.* With respect to any past practice asserted to have been in existence prior to the effective date of this Agreement, the parties agree that the party asserting the past practice must, in order to establish same, satisfy the following conditions:

Either party claiming the existence of a past practice will be required to prove by clear and convincing evidence that the practice:

(1) Is unequivocal;

(2) Has been clearly enunciated and acted upon;

(3) Is readily ascertainable;

(4) Has been in existence for a substantial period of time; and

(5) Has been accepted by representatives of the parties who possess the actual authority to accept the practice.

Past practices shall not contradict the express terms of this Agreement.

c. *Original Copies.* This document shall consist of four (4) identical and signed documents, each of which, for the purposes of this Agreement, shall be considered to be an original.
IN WITNESS WHEREOF, the parties hereto have hereunto and to five counterparts set their hands and seals, each by its officers thereunto duly authorized, this 16th day of November, 2022.

In presence of:

BROWN UNIVERSITY IN PROVIDENCE IN THE STATE OF RHODE ISLAND
AND PROVIDENCE PLANTATIONS

Committee for the University:

Rhonda Hospedales,
Sr. Director of Employee and Labor Relations

Nora Dimmock,
Deputy Librarian

Bart Hollingsworth,
Head, Library Systems

Alison Light,
Assistant Director of Employee and Labor Relations

Committee for the Union:

Amy Cardone, Business Agent

Suzan Gervais

Marie Malchodi

Erica Saladino

Holiday Shapiro

Karen McAninch, Business Agent Emeritus
SIDE LETTER AGREEMENTS (2020-2024)

Position Upgrades
Upgrades: July 1, 2021; with exception of the Cataloguing SLE (3), Electronic Resource (1) and Electronic Metadata (1) that will have retroactive date back to March 1, 2021.

- * 3 existing cataloging vacancies to be replaced at SLS
- * 3 existing cataloging positions to be upgraded to SLE from SLS * includes 1 retiree
- * 1 Electronic Resource staff to be upgraded to SLE (New job description to be provided)
- * 1 Electronic Metadata staff to be upgraded to SLE (New job description to be provided)
- * 1 Acquisitions staff to be upgraded to SLS (from SLAS)
- * 2 ILL staff to be upgraded to SLS (from SLAS)
- * 1 Library Technical Assistant II to SLAS – Preservation, Bindery & Storage
- * 1 Senior Library Expert (SLE)– Digital Technologies – Web Content Specialist
- * 1 Senior Library Expert (SLE) – Special Collections – Archives
- * 1 Senior Library Expert (SLE) – Special Collections - Manuscripts

Gender Inclusive Language
- Change the use of “she/he” and “his/her” throughout to gender neutral “they” and “their”.

Mailroom and Lib Tech Positions
- The parties agree to continue conversations on these repurposed positions through the Labor Management and/or Job Evaluation Committee. The Library will commit to bringing Joe Campbell, Senior Director of Facilities, to an upcoming labor management committee to discuss the repurposing of the Mailroom position.

Snow Day Comp Time
- Upon ratification of agreement, BUL will notify the union members of the availability of a comp day to be taken within three months.

Work during the Pandemic
- The parties agree to a non-remunerative acknowledgement of staff who were required to work onsite at times during the time in which the University was operating under mostly a remote status in response to the pandemic.

- Ensure additional work done outside of our job descriptions is voluntary and limited to pandemic. Resulting new and changing work duties that continue will be submitted in updated job descriptions to the Job Evaluation Committee.
November 16, 2022

Dear [Employee]:

I want to extend my formal recognition and gratitude for your onsite service at the Library during the period of limited campus staffing under Brown’s pandemic safety measures between March 15, 2020 and September 1, 2021.

Your presence made an important contribution to the Library’s ability to support academic continuity at Brown by providing essential services that could only be carried out onsite.

Brown’s students and faculty, as well as colleagues across the University, have great reason to be thankful for the high degree of commitment among Library staff during this period of significant disruption.

Sincerely,

Joseph S. Meisel
Joukowsky Family University Librarian
APPENDIX

Appendix A - Titles of Unit Positions

Titles of unit positions in each job classification:

**Library Technical Assistant I**

**Library Technical Assistant II**

Library Technical Assistant II – Office of the University Librarian – Library Facilities Management – Mail Room

Library Technical Assistant II – Preservation Services – Stacks Maintenance

**Library Associate Specialist**

**Senior Library Associate Specialist**

Senior Library Associate Specialist – Collections Care – Materials Processing

**Senior Library Specialist**

Senior Library Specialist – Academic Engagement—Music Library

Senior Library Specialist – Access Services – Circulation & Resource Sharing

Senior Library Specialist – Access Services – Circulation & Resource Sharing, Rock, Orwig, Sciences

Senior Library Specialist – Access Services – Resource Sharing & Reserves

Senior Library Specialist – Access Services – Digitization Specialist

Senior Library Specialist – Scholarly Resources Technical Services – Acquisitions

Senior Library Specialist – Scholarly Resources Technical Services – Cataloging

Senior Library Specialist – Special Collections – Digital Production Services

Senior Library Specialist – Library Collections Annex

Senior Library Specialist – Office of the University Librarian – Library Assessment

Senior Library Specialist – Special Collections – Collection Maintenance

Senior Library Specialist – Special Collections – Research Services

Senior Library Specialist – Special Collections – Digital Services
Senior Library Technologist

Senior Library Technologist — Digital Technologies — Digital Records, Projects and Application Support
Senior Library Technologist — Digital Technologies — Digital Resources Projects Assistant
Senior Library Technologist — Digital Technologies — Web Content Specialist
Senior Library Technologist — Digital Technologies — Web Services
Senior Library Technologist — OUL — Library Facilities Management — Media Support Specialist
Senior Library Technologist — Special Collections DPS — Digital Production Services — Photographer
Senior Library Technologist — Special Collections DPS — Digital Production
Senior Library Technologist — Special Collections DPS — Digital Preservation

Senior Library Expert

Senior Library Expert — OUL — Library Facilities Management — Building Coordinator for Sciences/Orwig
Senior Library Expert — OUL — Library Facilities Management — Library Facilities and Building Safety
Senior Library Expert — OUL — Stewardship and Communication
Senior Library Expert — Academic Engagement — East Asian Collection
Senior Library Expert — Collections Care — Preservation Services — Conservation Technician
Senior Library Expert — Scholarly Resources — Technical Services — Cataloging
Senior Library Expert — Scholarly Resources — Technical Services — E-Resources
Senior Library Expert — Scholarly Resources — Technical Services — Metadata Specialist
Senior Library Expert — Special Collections — Manuscripts
Senior Library Expert — Special Collections — Archives
Appendix B – Memorandums of Agreements and Side Letters

BROWN UNIVERSITY MEMORANDUM

TO:               Mr. T. Finneran, Business Agent, S.E.I.U., Local 134

FROM:            Mr. C. James Schmidt, University Librarian

DATE:           July 21, 1981

Clarification of Telephone usage policy:
Staff will be allowed to make occasional personal telephone calls without asking permission of
their supervisor. Staff who abuse this privilege will be reprimanded. Staff who need to use a
telephone on a frequent basis or need the use of a private office to make a personal call need first
to clear it with their supervisor.

2010-14 SIDE LETTER OF AGREEMENT
Mileage Reimbursement Forms

The Library shall maintain current mileage reimbursement forms in its Human Resources Office
as well as the Annex.

2010-14 SIDE LETTER OF AGREEMENT
Preservation of Bargaining Unit Positions

The University agrees that any and all existing and new work and positions will be in the
bargaining unit where required by the NLRA and the CBA.

2010-14 SIDE LETTER OF AGREEMENT
Volunteers and Interns

The Library shall not utilize interns and volunteers for the specific purpose of eroding the
bargaining unit personnel compliment. This excludes interns that come to the Library in order to
fulfill part of their academic programs. The parties further agree that the Library’s current
utilization of interns and volunteers does not represent a violation of this side letter.

2010-14 SIDE LETTER OF AGREEMENT
Retirement

Beginning effective on January 1, 2011, all bargaining unit members scheduled to work 51% or
more time per year shall be participants in the non-exempt Legacy Plan consistent with the
eligibility requirements and rules provided therein. Upon execution of this agreement,
employees will be allowed to accelerate the remainder of their 2011 contributions to reach the
full individual contribution limits allowed under the non-exempt Legacy for 2011.
The Union understands that participation (a minimum 2% employee contribution) in the non-exempt Legacy Plan is a mandatory term and condition of employment. Brown will contribute an amount equal to eight (8) percent of the employee’s salary after six (6) months continuous service. If the employee is 55 years of age or older Brown will contribute an amount equal to ten (10) percent of the employee’s salary.

2014-2017 SIDE LETTER OF AGREEMENT
Staffing

The University agrees that it will make a good faith effort to address the Library’s ongoing staffing needs across all staffing levels and all types of Library work and not make staffing decisions for the purpose of eroding the bargaining unit while also acknowledging the bargaining unit when considering new work even if that work is above the current bargaining unit level.

2014-2017 SIDE LETTER OF AGREEMENT
Parking

Parking will be provided to Sciences and Rock staff who work past 5 p.m. starting from 5 p.m. on for Sciences staff and after 4 p.m. for Rock staff.

2017-2020 SIDE LETTER OF AGREEMENT
Bargaining Unit Position

The University agrees to create a new union support position in Technical Services.

2017-2020 SIDE LETTER OF AGREEMENT
Library Committees

The University agrees that the Union may elect from its membership to positions on internal Library committees for which union staff are eligible and that are qualified in the subject matter of the particular committee.

2017-2020 SIDE LETTER OF AGREEMENT
Grievances

The University agrees to make a commitment to adhere to the contractual time limits for grievance processing unless there is a mutual agreement to extend the time.

2017-2020 SIDE LETTER OF AGREEMENT
Statement of Principle on Staffing

The University agrees to make no decision on staffing that will erode the bargaining unit and there is no strategy to diminish the union ranks.