2 UNIVERSITY OF OREGON COUNTERPROPOSAL (5/23/2024) 3 UNITED ACADEMICS COUNTERPROPOSAL (5/16/2024) 4 UNITED ACADEMICS COUNTERPROPOSAL (5/16/2024) 5 Document Key 6 Document Key 7 Document Key 8 UA new UA deletion UO new UO deletion Accepted Deleted Status Quo Restored 9 ARTICLE 16. NOTICES OF APPOINTMENT 11 Appointments 12 Section 1. Notification of Appointment. The Office of the Provost shall provide a bargaining unit faculty member to be appointed to a position subject to this Agreement with written notification of the appointment as soon as practicable. Notice by any other mems is not velid notice and does not cause the formation of an agreement between the University and the bargaining unit faculty member. Oral promises regarding terms and conditions of employment and representations made in writing by persons other than the Office of the Provest are not binding upon the University. Written offers regarding terms and conditions of employment made by the Office of the Provest or designees, including Deans and Department Heads, are binding upon the University. Written offers regarding terms and conditions of employment and so by email or link to a website, shall include, but need not be limited to, the following: a. Effective date of appointment; b. Classification, category, and rank; c. Department and title; d. Duration of appointment is contingent on funding; a. Tenure status, including t	1	UNIVERSITY ACADEMICS COUNTERPROPOSAL (7/2/2024)	
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 41 42 h. FTE; 43 44 i. Other requirements of employment. 45 		a Salarry	
 h. FTE; 43 44 i. Other requirements of employment. 45 		g. Salary,	
4344 i. Other requirements of employment.45		h FTF.	
44 i. Other requirements of employment.45		11. TTL,	
45		i Other requirements of employment	
		1. Outer requirements of employment.	
46 Section 2. Since a potential bargaining unit faculty member who is offered a position at the	46	Section 2. Since a potential bargaining unit faculty member who is offered a position at the	

47	university has the right to negotiate a starting package, Human Resources will maintain a
48	website outlining the elements of a starting package that are traditionally negotiated by
49	incoming hires, including but not limited to:
50	
51 52	a. Relocation expenses, including offsets for tax obligations
53	b. Salary
54	Descent for the
55 56	c. Research funding
56 57	d. Additional Academic Support Account funds
58	d. Additional Academic Support Account funds
59	e. Stipends related to endowed chairs
60	e. Superior feated to endowed endits
61	f. Graduate Employee Support
62	
63	g. Office or lab space
64	
65	h. Office or lab equipment
66	
67	i. Partner hire
68	
69	j. Credit for prior service and research
70	
71	k. Course load/releases
72	
73	Section 2. Reporting Site. Bargaining unit faculty members will be assigned a primary
74	reporting site at the time of hire. Bargaining unit faculty members may be required to move,
75	relocate, travel, or work at multiple reporting sites:
76	i. With reasonable notice if required by their job duties as stated in their initial hiring
77	materials; or,
78	ii. By mutual agreement; or,
79	iii. With at least 12 months' notice of a change. Such changes may not be arbitrary or
80	capricious.
81	
82	Bargaining unit faculty members shall receive relocation and/or travel expenses consistent with
83	university policy.
84 05	Section 2. The University will grow it a house ining whit means her with white a information
85 86	Section 3. The University will provide a bargaining unit member with written information
86 87	concerning duties, responsibilities, and institutional expectations. The University shall provide
87	such written information, which may be provided electronically such as by email or link to a
88 80	website, within a reasonable time of the notice of appointment or reappointment and whenever significant changes occur. The written information shall include:
89 90	significant changes occur. The written information shall include:
90 91	a. Professional responsibilities (see Article 17)
91 92	
22	

b. Link to relevant school, college, or department policies	
94	• • .1
 95 Section 4. Joint and Multiple Appointments. A joint appointment is one a 96 the same classification and rank that spans two or more units. A multiple appointment is one a 	
97 describes when a bargaining unit faculty member has separate appointments	in two or more
98 units. Joint or multiple appointments may not exceed 1.0 FTE in total and an	
99 following:	
100	
a. Joint or multiple appointments for Career and Tenure-Track and Ten	
102 unit faculty members require a memorandum of understanding (MO)	, 1
103 at the time of hire or additional appointment. MOUs are not valid un	11
104 writing by the bargaining unit faculty member, the hiring department	ts, and the Office
105 of the Provost.	
106	
i. Tenure-Track and Tenured MOUs must specify expectations	for promotion and
108 tenure review and identify how reviews and the tenure and pr	comotion process
109 will be handled among the units.	
110	
111 ii. Career MOUs must specify expectations for promotion review	w and identify how
reviews and the promotion process will be handled among th	e units.
113	
b. Career joint or multiple appointments where the second appointment	or assignment is
shorter than one year and less than 0.3 FTE (annualized) may forgo t	the MOU process
and may be extended for one additional year without an MOU. Any	subsequent joint or
117 multiple appointments within a six-year period require an MOU.	1 1
118	
c. Limited Duration faculty may hold joint or multiple appointments.	
120	
121 Aggregate appointments across two or more departments that total 0.50 FTE	E or above will
122 receive benefits.	
123	
124 Section 5. Summer Session. There will not be notices of appointment assoc	ciated with
125 Summer Session instructional appointments. The provisions of Summer Ses	sion
appointments will be communicated in writing or email in accordance with	
127	
128	
129 Tenure-Track and Tenured Appointments	
130	
131 Section 6. The initial appointment in the Tenure-Track and Tenured classifi	cation will usually
be to the rank of assistant professor, without tenure, and for a period of three	•
133 University and the bargaining unit faculty member agree to a shorter duratio	•
hire, the University and the bargaining unit faculty member may agree upon	
135 tenure for prior service, specific review timelines, and relevant review perior	
materials. The timeline for tenure consideration for those granted credit will	
any credit granted. Such agreement will be documented in the initial appoint	•
138 University and the bargaining unit faculty member may agree to reduce or fo	

prior service. Such agreement will be documented in a revised notice of appointment. 139

140

Section 7. If an appointment of a full-time, tenure-track bargaining unit member is not to be 141

renewed for reasons other than for just cause (Article 24) or program elimination or reduction 142

(Article 25), notice of nonrenewal shall be given in writing as follows: during the first annual 143

appointment, by March 15 for those whose contracts expire on or about June 15, or at least three 144

- months' notice given prior to expiration of the appointment, whichever is longer; during the 145
- second year of service, by December 15 for those whose contracts expire on or about June 15, or 146 at least six months' notice given before expiration of the appointment, whichever is longer; in the 147
- third and subsequent years of service, at least 12 months' notice, which may be given at any 148 time.
- 149
- 150 151

152 **Career Appointments**

153

Section 8. Career Faculty FTE. Career faculty will be assigned a base FTE at the time of hire. 154 Permanent changes to that FTE for instructional Career faculty (including librarians) are only 155 allowed by mutual written agreement between the bargaining unit faculty member and the 156 Office of the Provost or Dean. Changes in base FTE for research Career faculty are allowed by 157

158 mutual agreement or with 30 days' notice for any reason.

159

160 Instructional career faculty members may agree to temporary changes in their base annualized FTE. If an instructional Career faculty member's actual FTE exceeds their base annualized FTE 161 for at least three years over any five-year period, either: 162

- a. the instructional Career faculty member's base annualized FTE will be permanently 163 increased to a mutually agreeable agreed upon amount no less than the average of their 164 FTE over the previous five years, or 165
- b. the instructional Career faculty member's FTE cannot be temporarily increased again. 166
- 167 This section only applies to annualized FTE assignments up to 1.0 during the regular academic 168 year. FTE considerations for Career positions designated as funding-contingent are in Section 169 18 below. 170
- 171

Section 9. The University supports and encourages, where feasible and appropriate, the creation 172 of Career faculty appointments at 0.50 FTE or above. The University may not make Career 173 faculty appointments at an FTE level of below 0.50 FTE to preclude providing benefits. 174

175

Section 10. Career Faculty Expectation of Employment. Bargaining unit faculty members 176 177 with an appointment in the Career classification (Career faculty) will be hired with the expectation of continued employment, except where specified in Section 18. Their employment 178 may only be terminated for cause (Article 24), through a program reduction or elimination 179

- 180 (Article 25), or through layoff (Article 16). 181
- Section 11. Career Faculty Layoff Notification. Career faculty members can be laid off from 182 183 their position at any time with appropriate notice.
- 184

185 186	Career faculty members who are in their first year of employment will have a notice period of at least 30 days before being laid off.
187	
188	Career faculty members who are in their second and subsequent years of employment, but have
189	not achieved promotion, will have a notice period of at least 90 days before being laid off.
190	Career faculty members hired at a promoted rank will have a notice period of at least-90 180
191	days before being laid off. They will have a notice period of at least 365 days before being laid
192	off once they have successfully completed a promotion in rank review or successfully
193	completed a continuous employment review at the University.
194	
195	Career faculty members who have achieved promotion will have a notice period of at least 365
196	days before being laid off.
197	
198	Career faculty members who have been hired at higher ranks will be granted the notice period
199	that corresponds to such rank.
200	
201	Notice periods for Career positions designated as funding-contingent are in Section 18 below.
202	
203	Section 12. Career Faculty Layoff Rationale. The University may lay off a Career faculty
204	member in their first year of employment for any reason.
205	
206	The University may lay off a Career faculty member in their second and subsequent years of
207	employment for the following reasons:
208	E Esilves to most the standards of eventlenes at a major research university of determined
209	a. Failure to meet the standards of excellence at a major research university, as determined
210	through the procedures developed in accordance with Article 19; or
211	b. Inadequate resources within the unit or department to continue funding the bargaining
212 213	unit faculty member's position; or c. Programmatic or pedagogical reasons, including but not limited to reasons under
215	Article 3, Section 1, and departmental adjustments necessary to accommodate graduate
214	students; or
215	d. Replacement of the laid off position(s) with a Tenure-related position.
210	a. Replacement of the faid off position(s) with a renare related position.
218	The University shall provide a written statement documenting the reason for the layoff at the
219	time of notice.
220	
221	It is acknowledged that in the layoff decisions pursuant to this Section, subsection (a), (c), and
222	(d) rely on the University's exercise of academic judgment. Decisions made on the basis of
223	inadequate resources as described in (b) may or may not rely on academic judgment.
224	
225	Layoff rationale for Career positions designated as funding-contingent are in Section 18 below.
226	
227	Section 13. In situations where more than one Career faculty member could be laid off under
228	Section 12 to address financial, pedagogical or programmatic needs, or to replace a position with
229	Tenure-related position, layoffs should be based on the functions and skills required to perform
230	necessary work. If more than one Career faculty member has the functions and skills to perform

necessary work, layoffs shall follow earned seniority at the institution, followed by consideration 231 of rank (Pre-promotion first, then Senior I, then Senior II). The order of layoffs may also take 232 into consideration the equity goals of the university. 233 234 Grievances related to lay off decisions can be pursued exclusively through Article 23, Section 235 236 11. 237 Section 14. On or before July 1 of each year, the University will send a report to the Union 238 detailing the layoffs for the preceding year. The report will list the department and stated reason 239 the faculty member was laid off. 240 241 Section 15. Career faculty who are laid off under this Article will be provided with career 242 transition resources and information on subscribing to position announcements at the university. 243 244 245 **Limited Duration Appointments** 246 247 Section 16. Limited Duration Appointments. Appointment or reappointment duration for 248 bargaining unit faculty members in the Pro Tem, Visiting, Retired, Postdoctoral Scholar, 249 250 Postbaccalaureate Scholar, or Acting classifications is at the discretion of the University, in compliance with the provisions of this Agreement. Their employment expires in accordance 251 with its terms and no notice is required. 252 253 Section 17. The duration of the appointment for a Postdoctoral or Postbaccalaureate Scholar 254 and the provisions for appointment, renewal, or nonrenewal will be specified at the time of 255 256 hire and included in the written notification of appointment. 257 258 Section 18. Limited duration faculty whose employment will not be renewed will be provided with career transition resources and information on subscribing to position 259 announcements at the university. 260 261 **Funding-Contingent Appointments (Career and Limited Duration)** 262 263 Section 18. Appointments in the Career and Limited Duration classifications shall be designated 264 as funding-contingent in their notice of appointment under Section 1.d. if they are fully or 265 266 partially: 267 i. Funded by sources other than general funds (e.g., gifts, grants, contracts, awards, sponsored projects, service center or core facility revenue, income, auxiliaries, 268 cooperative agreements, etc.); or, 269 ii. Temporarily supported on general funds (e.g., one-time, startup, seed funding, bridge-270 funding, sabbatical, etc.); or, 271 272 iii. Appointed to programs, projects, or activities that are temporary, short-term, or self-273 supporting. 274 275 Notwithstanding the terms set above, Career appointments designated as funding-contingent have an expectation of continued employment for as long as funding for the position is known 276

- to be available. A funding-contingent appointment can be terminated due to lack of funding,
- changing programmatic needs, or poor performance by the bargaining unit faculty member
- holding the appointment, subject to the notice requirements below.
- 280
- 281 Bargaining unit faculty members with funding-contingent appointments who have achieved
- promotion shall receive at least 30 60 days' notice before being laid off. Funding-contingent
- 283 Career faculty members who are in their second or subsequent years of employment, but who
- have not achieved promotion will have a notice period of at least 30 days before being laid off.
- Funding-contingent faculty members who are in their first year of employment are not subject
- to notice before being laid off (although at least 30 days' notice is encouraged).
- 287
- 288 Before terminating a funding-contingent appointment for a bargaining unit faculty member's
- poor performance, the University must meet with the bargaining unit faculty member to discuss
- 290 the poor performance and provide the bargaining unit faculty member with written instructions
- and a timeline to remedy the poor performance.
- 292
- 293 Changes in FTE for funding-contingent faculty are allowed by mutual agreement or change in
- 294 funding, programmatic need, or performance.