## UNITED ACADEMICS PROPOSAL

1 2	ARTICLE 33. SABBATICAL
2	Section 1. A bargaining unit faculty member may apply for sabbatical leave for purposes of
4	research, writing, advanced study, and travel undertaken for observation and study of conditions
5	in our own or in other countries affecting the applicant's field or related scholarly or professional
6	activities. Sabbatical leave is granted to eligible bargaining unit faculty members when their
7	application demonstrates they will use this period in a manner which will thereafter increase the
8	applicant's effectiveness to the university. Only the Office of the Provost can approve
9	applications for sabbatical leave. Applications by eligible bargaining unit faculty members shall
10	not be unreasonably denied.
11 12	Section 2. Eligibility. To be eligible to apply for sabbatical a bargaining unit faculty member
12	must have been successful in their most recent major review or have an approved development
13 14	plan in which sabbatical leave will allow them to be successful in a subsequent review. A
15	bargaining unit faculty member at 0.5 FTE or greater in the Tenure-Track and Tenured or Career
16	classification at a promoted rank or in a single-rank category who will satisfy the timing
17	requirements of Section 3 is eligible to apply for sabbatical leave.
18	
19	Bargaining unit faculty members with funding-contingent appointments, except those in the
20	Research Professor category who satisfy the criteria above, are ineligible for sabbatical leave.
21	Bargaining unit faculty members with an agreement to retire are ineligible for sabbatical.
22	Section 2 There American I will dive the sector has the sector has a family sector has a sector of the sector has a sector
23	<b>Section 3. Timing</b> . Approved sabbatical leave may be taken by a bargaining unit faculty member after having been continuously employed at the university in a Tenure-Track and Tenured or
24 25	Career position for 18 quarters (excluding Summer Session) or, in the case of 12-month faculty,
26	72 months, which will be measured from their start date in an eligible classification or the
27	beginning of the quarter or month following their most recent sabbatical.
28	
29	Employment shall be considered continuous whether or not interrupted by one or more
30	authorized leaves of absence other than a sabbatical leave. The minimum timing for sabbatical
31	eligibility will be increased by the length of leave without pay taken by a bargaining unit faculty
32	member. An authorized leave of absence will not prejudice the bargaining unit faculty member's
33	approval for sabbatical leave.
34 25	Cases involving minut terms of conving may be adjusted by the Office of the Provent in
35	Cases involving mixed terms of service may be adjusted by the Office of the Provost, in accordance with the principles set forth in this Article.
36 37	accordance with the principles set forth in this Article.
38	Section 4. Applying for Sabbatical. Applicants for sabbatical leave must present a careful
39	statement of plans for the leave period and a justification of the leave in terms of the criteria
40	stated above. Sabbatical plans must include a description of work and outcomes closely aligned
41	with the applicant's position and scope of duties. The request must be accompanied by an official
42	application form, a curriculum vitae, and a description of current teaching; scholarship, research,
43	and creative activity; service; and other professionally relevant activities, and a copy of the
44	report on the applicant's last sabbatical described in Section 8 (if this is not the applicant's first
45	sabbatical).

46

## UNITED ACADEMICS PROPOSAL

1 Section 5. Delays. In consultation with a bargaining unit faculty member, a sabbatical leave may

- 2 be delayed for up to two years by the Office of the Provost for reasons of institutional
- 3 convenience. Such notice shall be delivered in writing to faculty members with an indication of
- 4 subsequent eligibility. In such instances the faculty member will become eligible for a
- 5 succeeding sabbatical leave after an equivalently reduced period of years. Special consideration

shall be given to bargaining unit faculty members awarded fellowships that cannot be postponedbeyond the period for which they were awarded.

8

9 Section 6. Duration and FTE. Bargaining unit faculty members may apply for sabbatical with
10 the durations specified below. Sabbatical must be taken in consecutive terms. FTE while on
11 sabbatical is calculated as follows:

12

## 13 Maximum Sabbatical FTE x Annualized FTE Rate = Actual Sabbatical FTE

Maximum FTE corresponds to the sabbatical duration in the table below. The annualized FTE

rate is the regular annualized FTE of the bargaining unit faculty member. FTE for a given

17 sabbatical cannot exceed a bargaining unit faculty member's regular annualized FTE.

18

Sabbatical Duration	Maximum Sabbatical FTE
One academic year (9-month appointments); or Nine to twelve months (12-month appointments)	<del>60</del> 75%
Two-terms (9-month appointments); or Five to eight months (12-month appointments)	<del>75</del> 85%
One-term (9-month appointments); or Zero to four months (12-month appointments)	100%

19

20 Section 7. Remaining Course Load. Bargaining unit faculty members who take a one- or two-

term sabbatical will have the following remaining course load for the academic year impacted bysabbatical leave:

23

<b>Base Course Load</b>	<b>Remaining Course Load</b>		
	<b>One-Term Sabbatical</b>	Two-Term Sabbatical	
12	8	4	
11	7	3	
10	6	3	
9	6	3	
8	5	2	
7	4	2	
6	4	2	
5	3	1	
4	2	1	

3	2	1
2	1	0
1	0	0

1

2 Section 8. Sabbatical Report. At the end of the sabbatical leave, the bargaining unit faculty member shall submit a report of the accomplishments and benefits resulting from the leave to the 3 4 department head, the dean, and the Provost.

5

6 Section 9. Return Service Requirement. Each bargaining unit faculty member, in applying for 7 sabbatical leave, shall sign an agreement to return to the university for a period of at least one 8 year's service, at or above their annualized FTE rate in Section 6, on completion of the leave. This one year of service cannot be fulfilled post retirement. If a bargaining unit faculty member 9 10 fails to fulfill this obligation, they shall repay the full salary paid during the leave plus the health care and retirement contribution paid by the University on their behalf during the leave. This 11 amount is due and payable three months following the date designated in the sabbatical 12 agreement for the faculty member to return to the university. 13

14

A signed sabbatical agreement is not a guarantee of post-sabbatical FTE or continued 15

employment. If, at the University's initiative, a bargaining unit faculty members' post-sabbatical 16

FTE is reduced, they are laid off (not for cause), terminated, or they are hired or moved into a 17

different role at the university, their return service obligation will be considered fulfilled. 18

19

20 Section 10. Supplementing of Sabbatical Incomes. To the extent approved in writing by the

Office of the Provost, bargaining unit faculty members on sabbatical leave may supplement their 21

sabbatical salaries to a reasonable degree, provided that such supplementation strictly conforms 22

to the stated and approved purposes of the sabbatical leave. 23