BOT Package Proposal December 17, 2021

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Article 1 - Recognition

1.1 Bargaining Unit. Pursuant to Order Granting Certification No. 03E-119 issued May 15, 2003 by
the Public Employees Relations Commission, wherein the Commission issued Certification No. 1395
adopting the bargaining unit agreed to by the University of South Florida and the United Faculty of
Florida, the University has recognized the United Faculty of Florida as the exclusive representative, solely
for the purpose of collective bargaining with respect to wages, hours, and other terms and conditions of
employment as specifically set forth in this Agreement, for all employees in the bargaining unit described

182 may refuse to honor any of the requests that were submitted late. 183

No more than one employee per fifteen (15) employees per department/unit, need be Α. granted such leave at any one time.

Β. The employee(s) shall be placed in unpaid leave status. The employee will be responsible for continuation of benefits during the unpaid leave.

189 190 Employees on full-time leave under this paragraph shall, upon return to paid status, be C. 191 eligible to receive salary increases in accordance with the provisions of Article 17.11. Employees on less 192 than full-time leave under this paragraph shall be eligible to receive salary increases on the same basis as 193 other employees. 194

D. An employee who has been granted leave under this Article for two (2) consecutive academic years shall not again be eligible for such leave until two (2) consecutive academic years have elapsed following the end of the leave. Two (2) employees, designated by the UFF, shall be exempt from the provisions of this subsection. Other exceptions may be granted at the discretion of the University upon prior written request by the UFF.

E. The University or the USF Board shall not be liable for the acts or omissions of said employees during the leave and the UFF shall hold the University and the USF Board harmless for any such acts or omissions, including the cost of defending against such claims.

F. An employee on such leave shall not be evaluated for this activity nor shall such activity be considered by the University in making personnel decisions.

3.4 Released Time.

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The University agrees to provide a total of six (6) units of released time in both the Fall Α. and Spring semester to full-time employees designated by the UFF for the purpose of carrying out the UFF's obligations in representing employees and administering this Agreement. The UFF may designate employees to receive released time during the academic year, subject to the following conditions:

(1). No more than one (1) employee per fifteen (15) employees per department/unit may be granted released time at any one time, nor may any employee be granted more than a two (2) unit reduction in a single semester.

(2). The UFF shall provide the University with a list of designees for the academic year no later than May 1 of the preceding academic year. The designees shall serve for one (1) academic vear. Substitutions for the spring semester may be made upon written notification submitted by the UFF to the University no later than October 15.

Β. A "unit" of released time shall consist of a reduction in teaching load of one (1) course per Fall or Spring semester for instructional employees or, for non-teaching employees, a reduction in workload of ten (10) hours per week. Two (2) units shall consist of a reduction in teaching load of two (2) courses per Fall or Spring semester for instructional employees or, for non-teaching employees, a reduction in workload of twenty (20) hours per week.

230 C. Released time shall be used for conducting UFF business at the University or State level, and shall not be used for lobbying or other political representation. Leave for lobbying or other political 232 representation may be purchased by the UFF pursuant to Section 3.

234 Upon the failure of the UFF to provide a list of designees by the specified deadlines, the D. 235 University may refuse to honor any of the released time requests which were submitted late. Substitutions 236 submitted after the October 15 deadline shall be allowed at the discretion of the University. 237

- An employee who has been granted released time for either or both semesters during

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and opportunities of each employee to work in an environment free from any form of discrimination or
 harassment. The parties recognize their obligations under federal and state laws and rules and
 regulations prohibiting discrimination or harassment, including required implementation of affirmative
 action and equal opportunity programs.

Access to Documents. No employee shall be refused a request to inspect and copy documents
 relating to the employee's claim of discrimination, except for records which are exempt from the provisions
 of the Public Records Act, Chapter 119, Florida Statutes, provided, however, the University may charge
 for copies of documents in accordance with law, rule, university procedures, and this Agreement.

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6.4 Consultation. As part of the consultation process described in Article 2, Consultation the parties agree to discuss efforts made to appoint and retain women and minority employees.

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6.5. Grievance Procedures. Except with respect to alleged violations of Title IX cClaims of such

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- 1. Two- to five-year fixed multi-year appointments may be offered for the following:
 - a. Instructors and Lecturers;
 - b. Non-tenured or non-tenured earning Assistant Librarians, Associate Librarians, Librarians, Curators, and Counselors/Advisors;
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628 629 630 631	of Article 27.6 and UFF may discuss such action pursuant to Article 2, Consultation.			
632		Article 9 - Assignment of Responsibilities		
633	9.1	Policy. The professional obligation is comprised of both scheduled and non-scheduled activities. The		

687 9.3 Annual Assignment.

A. Communication of Assignment. Employees shall be apprised in writing, at the beginning of their employment and at the beginning of each year of employment thereafter, of the duties assigned in teaching, research and other creative activities, public service, and of any other specific duties assigned for that year.

Except for an assignment made at the beginning of an employee's employment, the person responsible for making an assignment shall notify the employee prior to making the final written assignment. The assignment shall be communicated to employees no later than six (6) weeks in advance of its starting date, if practicable.

claims of alleged violations of the Agreement with respect to employee assignments are subject to the provisions of Article 20, Grievance Procedure and Arbitration.

- B. Instructional Assignment. The period of an instructional assignment during an academic year shall not exceed an average of seventy-five (75) days per semester and the period for testing, advisement, and other scheduled assignments shall not exceed an average of ten (10) days per semester. Within each semester, activities referred to above shall be scheduled during contiguous weeks with the exception of spring break, if any.
- C. Change in Assignment. Should it become necessary to make changes in an employee's assignment, the person responsible for making the change shall notify the employee prior to making such change and shall specify such change in writing.
- D. Equitable Opportunity. Each employee shall be given assignments which provide equitable opportunities, in relation to other employees in the same department/unit, to meet the required criteria for promotion, tenure, successive fixed multi-year appointments, and merit salary increases.

(1). For the purpose of applying this principle to promotion, assignments shall be considered over the entire period since the original appointment or since the last promotion, not solely over the period of a single annual assignment. The period under consideration at the university shall not be less than four years. The employee's annual assignment shall be included in the promotion file.

800 801 802 803		videotapes, interactive television, and computer software, to support teaching and learning and to enhance the fundamental relationship between employee and student. This technology may be used in the context of distance learning. Furthermore, the parties also recognize that this technology should be used to the maximum mutual benefit of the
804		University and the employee.
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806	С.	The University shall review the considerations stated in (1) through (4), below, which may be
807		raised by employee development and use of instructional technology/distance learning. It is
808		recognized that these considerations may already apply to other employee instructional
809		activities and, therefore, be addressed by existing University policies and procedures. If the
810		University concludes that new or revised policies are needed, they shall develop such policies
811		and consult with UFF pursuant to Article 1.2(B), prior to their implementation.
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evaluations into account, provided that such decisions need not be based solely on written employeeperformance evaluations.

911 available to employees either in hard copy or electronic format.

- 912 (3). Upon written request from the employee, the persons responsible for supervising and
 913 evaluating an employee shall endeavor to assist the employee in correcting any major
 914 performance deficiencies reflected in the employee's annual evaluation.
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- 916 B. Sustained Performance Evaluations.
- 917 (1). The sustained performance evaluation program shall provide that:
- 918a. Only elected faculty employees may participate in the development of applicable919procedures. Such procedures shall ensure involvement of both peers and administrators at the920department and higher levels in the evaluation and shall ensure that an employee may attach a921concise response to the evaluation;
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b. The University shall provide for an appeals process to accommodate instances when

964 what is done.

965 C. Public service that extends professional or discipline-related contributions to the
 966 community; the State, including public schools; and the national and international community. This
 967 public service includes contributions to scholarly and professional organizations and governmental
 968 boards, agencies, and commissions that are beneficial to such groups and individuals.

969 D. Participation in the governance processes of the institution through significant service on 970 committees, councils, and senates, beyond that associated with the expected responsibility to 971 participate in the governance of the institution through participation in regular departmental or college 972 meetings.

973 E. Other assigned university duties, such as advising, counseling, supervision of interns,
974 and academic administration, or as described in a Position Description, if any, of the position held by the
975 employee.
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977 10.5 Proficiency in Spoken English. No employee shall be evaluated as deficient in oral English
978 language skills unless proved deficient in accordance with the appropriate procedures and examinations
979 established by Section 1012.93, Florida Statutes, and State Board of Education rule, for testing such
980 deficiency.

A. Faculty involved in classroom instruction, other than in courses conducted primarily in a foreign language, found by their supervisor, as part of the annual evaluation, to be potentially deficient in English oral language skills, shall be tested in accordance with appropriate procedures and examinations established by statute and rule cited above for testing such skills. No reference to an alleged deficiency shall appear in the annual evaluation or in the personnel file of a faculty member who achieves a satisfactory examination score determining proficiency in oral English as specified in the rule (currently "50" or above on the Test of Spoken English).

B. Faculty who score at a specified level on an examination established by statute and rule cited above for testing oral English language skills ("45" on the Test of Spoken English), may continue to be involved in classroom instruction up to one (1) semester while enrolled in appropriate English language instruction, as described in paragraph (D) below, provided the appropriate administrator determines that the quality of instruction will not suffer. Only such faculty members who demonstrate, on the basis of examinations established by statute and rule, that they are no longer deficient in oral English language skills may be involved in classroom instruction beyond one (1) semester.

C. Faculty who score below a minimum score on an examination established by statute and
 rule for determining proficiency in oral English (currently "45" on the Test of Spoken English) shall be
 assigned appropriate non-classroom duties for the period of oral English language instruction provided
 by the University under paragraph (D) below, unless during the period of instruction the faculty member

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1290 sections (including the recording of votes) of the file by the reviewing bodies/individuals), a copy shall be 1291 sent to the employee within five (5) days (by personal delivery or by mail, return receipt requested). The 1292 employee may attach a brief response within five (5) days of his/her receipt of the added material. The 1293 file shall not be forwarded until either the employee submits a response or until the second five (5) day 1294 period expires, whichever occurs first. The employee shall have the right to review the file at each stage 1295 of review (i.e., department, college, campus) and attach a brief response to any materials contained

1451 professionals.

1452 1453 16.3 Notice of Intent. When the President or representative has reason to believe that a suspension or 1454 termination should be imposed, the President or representative shall provide the employee with a written 1455 notice of the proposed action and the reasons therefor. Such notice shall be sent certified mail, return 1456 receipt requested, or delivered in person with written documentation of receipt obtained or via email sent 1457 by the University to the employee during a video meeting held for the purpose of delivery of such notice. 1458 The employee shall be given ten (10) days in which to respond in writing to the President or representative 1459 before the proposed action is taken. The President or representative then may issue a notice of 1460 disciplinary action under Article 16.4 below. The employee has a right to union representation during investigatory queslinatory

1506 written request not less than sixty (60) days before the end of the leave, if practicable.

1507C.The University shall approve or deny such request in writing not later than thirty (30) days1508after receipt of the request.

1509 D. An absence without approved leave or extension of leave shall subject the employee to 1510 the provisions of Article 16.7.

1511 E. An employee's request for use of leave for an event covered by the provisions of the 1512 Family and Medical Leave Act (FMLA) of 1993 (Public Law 103-3) shall be submitted and responded to 1513 in accordance with the provisions of Article 17.6 below. 1514

1515 17.2 Return from Leave. An employee who returns from an approved leave of absence with or without 1516 pay shall be returned to the same classification, unless the University and the employee agree in writing 1517 to other terms and conditions. The return from FMLA leave shall be in accordance with Article 17.6 below. 1518

1519 17.3 Accrual During Leave with Pay. An employee shall accrue normal leave while on compensated 1520 leave in full-pay status, or while participating in the sabbatical or professional development programs. If 1521 an employee is on compensated leave in less than full-pay status for other than sabbaticals or professional 1522 development programs, the employee shall accrue leave in proportion to the pay status. 1523

1524 17.4 Tenure Credit During Periods of Leave. Leaves of an entire semester or more during which an 1525 employee is on compensated or uncompensated leave shall not be creditable for the purpose of 1526 determining eligibility for tenure, except by mutual agreement of the employee and the University. In 1527 deciding whether to credit such leave toward tenure eligibility, the President or representative shall 1528 consider the duration of the leave, the relevance of the employee's activities while on such leave to the 1529 employee's professional development and to the employee's field of employment, the benefits, if any, 1530 which accrue to the University by virtue of placing the employee on such leave, and other appropriate 1531 factors.

- 1533 17.5 Holidays.
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A. An employee shall be entitled to observe all official holidays designated as holidays by

- 1559 up to six (6) months in accordance with the provisions of Article 17.7 below, for a birth or adoption of the
- 1560 employee's child. If an eligible employee elects to take Parental Leave, up to four hundred and eighty
- 1561 (480) hours of such leave may be counted against that employee's FMLA entitlement.

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be made in lump sum and shall not be used in determining the average final compensation
of an employee in any state administered retirement system. An employee shall not be carried
on the payroll beyond the last official day of employment, except that an employee who is unable
to perform duties because of a disability may be continued on the payroll until all accrued sick leave
is exhausted.

- e. In the event of the death of an employee appointed before January 1, 2014, and
 with ten (10) or more years of University service, payment of sick leave accrued at the time of
 death shall be made to the employee's beneficiary, estate, or as provided by law.
- 1720 (6). Sick Leave Buy-Back.

1721The University will develop a voluntary program for employees with vested sick leave benefits to1722receive a one-time cash payment in exchange for non-payment of accrued sick leave upon leaving1723University employment. Employees who enter the program will continue to accrue sick leave for use

to holiday pay.

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(4). The Division of Patents and Licensing shall inform the employee of the University's decision regarding the University's interest in the invention within a reasonable time, not to exceed 135

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2169B.The employee may engage in such outside activity pending a resolution of the matter2170pursuant to Article 19.5(A) above.

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names from the Arbitration Panel list until one name remains. The right of the first

2385 The party desiring a transcript of the arbitration proceedings shall provide written notice to the 2386 other party of its intention to have a transcript of the arbitration made at least one week prior to 2387 the date of the arbitration. The party desiring such transcript shall be responsible for scheduling a 2388 court reporter to record the proceedings and shall be solely responsible for the appearance fees 2389 of the court reporter and the cost of any transcripts of the proceedings which that party may 2390 order. The requesting party shall, at its expense, photocopy the copy of the transcript received 2391 from the reporter and deliver the photocopy to the other party within five days after receiving 2392 the copy of the transcript from the reporter.

2393 (9). Retroactivity. An arbitrator's award may or may not be retroactive as the equities of each case may demand, but in no case shall an award be retroactive to a date earlier than thirty (30)

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- 2496 22.1 Professional Development Leave.
- A. Policy. Professional development leave shall be made available to employees who meet the

financial assistance is received in the form of salary, the university salary shall normally be

2597 _(2). Sabbaticals at half-pay shall be granted unless the University has determined that the 2598 conditions set forth in this Section have not been met or that departmental/unit staffing considerations 2599 preclude such sabbatical from being granted. In this latter instance, the employee shall be provided the 2600 sabbatical the following year, or at a later time as agreed to by the employee and the University. The 2601 period of postponement shall be credited for eligibility for a subsequent sabbatical.

2602 (3). Applications for one semester at full-pay sabbaticals must be evaluated and graded by the 2603 faculty Sabbatical Committee on the quality of the research proposal. If the applicant has had a prior 2604 one semester at full-pay sabbatical, then the current application must show what was produced during 2605 the prior sabbatical and its benefits to the University and the employee. If there are more applicants 2606 for one (1) semester sabbaticals at full-pay than available sabbaticals, the committee shall rank the 2607 applicants. The committee shall be elected by and from among in-unit employees who have met the 2608 initial first six years of eligibility for sabbatical leave as specified in Article 22.3(C) above. The 2609 committee chairperson shall be selected by the President or representative. The committee, in ranking 2610 the applicants, shall consider the benefits of the proposed program to the employee, the University 2611 and the profession; an equitable distribution of sabbaticals among colleges, divisions, schools, 2612 departments, and disciplines within the University; the length of time since the employee was relieved 2613 of teaching duties for the purpose of research and other scholarly activities; and length of service since 2614 previous sabbatical or initial appointment. The committee shall submit ranked lists of recommended 2615 employees to the President or representative. The President or representative shall make 2616 appointments from the lists and consult with the committee prior to an appointment that does not follow 2617 the committee's rankings.

2650 2651 2652 2653 2654 2655	of the employee's university salary. Faculty on one-half pay sabbaticals may receive salary from University grants or contracts at a level that would make total compensation no greater than the faculty member's full-time salary rate for the sabbatical period. In order for the faculty member to use grant or contract funds through the University to supplement salary while on sabbatical leave the following conditions must be met: (1) the nature of the grant (application activities and
2655	grant/contract activity must be congruent with the proposed sabbatical activities and participation in the grant/contract activities must contribute to the accomplishment of the
2657	sabbatical objectives; (2) the granting/contracting agency must allow for such an
2658	arrangement; (3) gross salary drawn from the grant/contract during the sabbatical period
2659	cannot exceed one-half of the faculty member's gross USF salary for those on half-pay
2660	sabbaticals; (4) the faculty member must be named in the grant/contract and appear as a
2661	budgeted salary line item; and (5) the faculty member must submit a signed statement from
2662	the faculty member's chair/director or campus chief executive officer verifying that the
2663	above conditions have been satisfied, either as part of the sabbatical application or prior to
2664	taking the sabbatical as appropriate. If financial assistance is received in the form of salary,
2665	the University salary shall normally be reduced by the amount necessary to bring the total
2666	income of the sabbatical period to a level comparable to the employee's current year salary

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2708	Using the most recent annual evaluation, each employee's numerical score in each area of
2709	assigned activity (the average of the peer committee's rating, if applicable, and the supervisor's

funding, provided that such salary increases are permitted by the terms of the contract or grant, the rules
of the funding agency, and adequate funds are available for this purpose in the contract or grant.

2767 <u>23.4 Type of Payment for Assigned Duties.</u>2768

Employees shall be paid from salary dollars for all assigned duties up to the established FTE on the position and from OPS dollars for assigned duties in excess of the established FTE on the position. Employees on 9-month appointments shall be paid during the Summer Terms, if appointed, from salary dollars up to 1.0 FTE if appointed in the home department/unit. Appointments in excess of 1.0 FTE shall be paid from OPS dollars. Employees may be paid from OPS dollars for assignments outside employees' home departments/units and for work on USF funded internal grant programs.

2776 23.423.5 Salary Adjustments.

- 2777 2778 A. The University shall retain the authority to make salary adjustments for employees , based on the 2779 published guidelines of the University in effect as of August 7, 2004, for extra compensation and verified 2780 counteroffers and to make salary adjustments for market equity, including compression/inversion. Also, 2781 the University shall retain the authority to enter into financial settlements with employees in the settlement 2782 of grievances and lawsuits and other disputes. There is no total annual limit on the expenditures in the 2783 above cases listed in 23.5 above. In addition, the University retains the authority to make salary 2784 adjustments and to provide cash bonuses for special achievements and to develop and implement plans 2785 to provide additional base salary or lump sum increases for excellence in research, teaching, service and 2786 other assigned duties so long as the total expenditures do not exceed 1.0% of the August 7, 2016, in-unit 2787 employee salary base of the year adjustments are made; 1.0% of the August 7, 2017, in-unit employee 2788 salary base; and 1.0% of the August 7, 2018, in-unit employee salary base. In addition, any remaining 2789 discretionary expenditure authority based on the August 7, 2016, 2017, and 2018 prior in-unit salary base 2790 shall be added to the 1.0% discretionary base described above.
- B. Employees in the College of Nursing who are participants in any practice plan or group developed by the College will be eligible to receive bonuses or additional types of extra compensation paid entirely from clinical revenue. Payments made from clinical revenue are not subject to any caps outlined in this Agreement.

- 2820 contingent upon positive funding of the University's Legislative Budget Request (LBR) as compared to
- 2821 the level funded in 2021-2022, and 2022-23, respectively. The increases for 2017-2018 and 2018-19 2822 contained in this article are contingent upon no reduction in the University's Performance Based Funding
- 2823 ("PBF") as compared to the level of PBF on August 1, 2016. To avoid confusion, the PBF Model was
- 2824 approved at the January 2014 Board of Governor's Meeting. The model includes 10 metrics that evaluate
- 2825 Florida institutions on a range of issues. PBF levels will be calculated on August 1 in each year of the contract f1

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24.6(B)(3)d below.

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notice from the employee to the University, and to the UFF revoking that employee's prior deduction authorization, or (b) the transfer of the authorizing employee out of the bargaining unit. (c) Consistent with the provisions of Article 8.5, the University shall notify UFF when it proposes to reclassify an employee to a classification which is not contained in the General Faculty bargaining unit.

3088 25.4 Reinstatement of Deduction. For employees who have previously filed authorization for dues 3089 deduction and are in leave without pay status, the University shall reinstate dues deductions upon return 3090 to salaried employment in the bargaining unit position. (Note: UFF and USF agree that if a phased 3091 retirement program is negotiated they will add a reference to that program in this section of the contract 3092 agreeing to reinstate dues upon re-employment during phased retirement) 3093

Indemnification. The UFF assumes responsibility for (1) all claims against the University, including
 the cost of defending such actions, arising from their compliance with this Article, and for (2) all monies
 deducted under this Article and remitted to the UFF. The UFF shall promptly refund to the University
 excess monies received under this Article.

25.6 Exceptions. The University will not deduct any UFF fines, penalties, or special assessments from
 the pay of any employee, nor is the University obligated to provide more than one payroll deduction field
 for the purpose of making the deductions described in this Article.

3103 25.7 Termination of Agreement. The University's responsibilities under this Article shall terminate
 3104 automatically upon (1) decertification of the UFF or the suspension or revocation of its certification by the
 3105 Florida Public Employees Relations Commission, or (2) revocation of the UFF's deduction privilege by the
 3106 Florida Public Employees Relations Commission.

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Article 26 - Maintenance of Benefits

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- 3138 document., and shall provide the website address to new employees hired in an in-unit classification upon
- 3139 hiring. The University shall provide 2000 copies of the Agreement for the use of UFF. The copies of the
- 3140 Agreement shall be provided in one-color compact disc (CD) format, with paper envelope. The University
- 3141 shall order and pay for such CD's and the UFF shall distribute them. If the employee does not receive the

3193 address those affected employees. This Agreement supersedes the parties 20165-20197 Agreement. 3194 3195 29.2 Amendments. In the event the University and the UFF negotiate a mutually acceptable amendment 3196 to this Agreement, such amendment shall be put in writing and become part of this Agreement upon 3197 ratification by both parties. 3198 3199 29.3 Renegotiations for a successor agreement shall begin no later than October 1, 2018 March 15, 2024. 3200 3201 Article 30 - Definitions 3204 As used in this Agreement, the term: 3205 3206 -- "academic year" means a period consisting of a fall and spring semester of approximately 39 3207 contiguous weeks. 3208 3209 -- "bargaining unit" means those employees, collectively, represented for collective bargaining purposes 3210 by the UFF pursuant to the certification of the Florida Public Employees Relations Commission dated May 3211 15, 2003, wherein the Commission adopted the bargaining unit agreed to by the University and UFF. 3212 3213 -- "Board." or " Board of Trustees" means the body established by sections 1001.71-1001.74. Florida 3214 Statutes, responsible for governing the University of South Florida. 3215 3216 -- "break in service" means those absences following which the employee is treated as a new employee 3217 for purposes of computing seniority and years of service. 3218 3219 -- "college/unit" means a college or a comparable administrative unit generally equivalent in size and 3220 character to a college. 3221 3222 -- "continuous service" means employment uninterrupted by a break in service. For academic year 3223 employees, one year of continuous service is equivalent to the academic year employment period 3224 consisting of a fall and spring semester of approximately 39 contiguous weeks. 3225 3226 -- "days" means calendar days. 3227 3228 -- "department/unit" means a department or a comparable administrative unit generally equivalent in size 3229 and character to a department. 3230 3231 -- "employee" means a member of the bargaining unit. 3232 3233 -- "equitable" means fair and reasonable under the circumstances. 3234 3235 -- "months" means calendar months. 3236 3237 -- "number": The singular includes the plural. 3238 3239 -- "principal place of employment" means the campus location or other university site specified on the 3240 employee's standard employment contract. 3241 3242 -- "semester" means one of the two approximately 19.5 week periods which together constitute the 3243 academic year. 3244 3245 -- "supervisor" means an individual identified by the President or representative as having immediate 3246 administrative authority over bargaining unit employees. 3247 3248 -- "SUS" or "State University System" means the system of institutions and agencies within the jurisdiction of the Board of Governors. 3249 3250

3251 -- "UFF" means United Faculty of Florida.

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-- "University" means the University of South Florida acting through the President and its staff.
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3255 -- "year" means a period of twelve (12) consecutive months.

Article 31 - Totality of Agreement

3258 31.1 Limitation. The parties acknowledge that during the negotiations which resulted in the Agreement, 3259 the University and the UFF had the unlimited right and opportunity to present demands and proposals 3260 with respect to any and all matters lawfully subject to collective bargaining, and that all of the 3261 understandings and agreements arrived at thereby are set forth in this Agreement, and that it shall 3262 constitute the entire and sole Agreement between the parties for its duration.

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31.2 No Obligation to Bargain. The University and the UFF, during the term of this Agreement,
voluntarily and unqualifiedly waive the right, and agree that the other shall not be obligated, to bargain
collectively with respect to any subject or matter, whether or not referred to or covered by this Agreement,
even though such subject or matter may not have been within the knowledge or contemplation of the
parties at the time they negotiated or sigt ht34.4(a)-69(e)-660.7(b6.3(")-42m3l)-412.(]TJ ET Q q 69(e)(h)-10.2(e)]TJBT 02.8

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3275	SIGNATURE PAGE
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	IN WITNESS THEREOF, the parties have set their signatures this 17 th

3311	Appendix A
3312	Position Classifications in the Bargaining Unit
3313 3314 3315	All employees in the following position classifications holding regular, visiting, provisional, research, affiliate, or joint appointments are included in the bargaining unit:
3316	9001 - Professor
3317	9002 - Associate Professor
3318	9003 - Assistant Professor
3319	9004 - Instructor
3320	9005 - Lecturer
3321	9006 - Graduate Research Professor
3322	9007 - Distinguished Service Professor
3323	9009 - Eminent Scholar
3324	9016 - University School Professor
3325	9017 - University School Associate Professor
3326	9018 - University School Assistant Professor
3327	9019 - University School Instructor
I7-6(i) 5.1	1(t)-23.2(y)-0558(v).4rn%(e) &ing%(t)ib4rao11alo69(ho)3.9hiao50.obt(ho)ai60 g /F1 116.39 439.07 Tm [(I797(o)1.8(r)]TJ2C3439.m [(I7-

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3370 3371 3372	United F	pendix B Faculty of Florida k-Off Authorization Form
3373 3\(backslash 73 3375 3376 3377 3378 3379	my pay, starting with the first full biweekly pay date this authorization is received by the Unive such amount as may be established from time	authorize the University of South Florida to deduct from period commencing not earlier than seven days from the rsity, membership dues of the United Faculty of Florida in to time in accordance with the constitution and bylaws of ty by the UFF, and I direct that the sum so deducted be
3380 3381 3382 3383	UFF dues payments are not tax deductible as However, they may be tax deductible under othe	charitable contributions for federal income tax purposes. r provisions of the Internal Revenue Code.
3384 3385 3386 3387 3388 3388 3389 3390 3391	days written notice to the University Human promotion out of this bargaining unit. Unless th	ue until either (1) revoked by me at any time upon thirty Resources Office, and to UFF, or (2) my transfer or is Dues Check-off Authorization is revoked in the manner n in full force and effect in accordance with the provisions
3392 3β93 3394 3395	Effective Date	Employee <u>ID's Signature</u>
3396 3397 3398 3399	SignatureSocial Security Number	Name-printed
3400 3401 3402 3403	DepartmentAddress	Apartment/Unit No.
3404 3405 3406	Campus	Department
3407 3408 3409	Effective date is later than above:	
3410 3411 3412 3413	Please return to your Chapter Treasurer or UFF 32301.	State Office, 118 N. Monroe Street, Tallahassee, Florida

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	Check (One	
	Dr.	Mr.	
Social Security Number	Ms.	Mrs.	Last Name, First Name
Home Address			
Campus Address			Department
City, State, Zip Code	Office F	hone	HomePhone
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3502 3503 3504	III. AuthorizationI will be represented in this grievance by: (check one - representative must sign on appropriate line):
3505	UFF
3506 3508	Legal Counsel
3509 3919	Myself

BOT Package Proposal December 17, 2021

3588Appendix F3589University of South Florida and United Faculty of Florida3590Exclusive Assignment Dispute Resolution Procedure

3591 H.1 Exclusive Method

The University of South Florida and the United Faculty of Florida agree to the following procedure as the exclusive method of resolving disputes under Article 9.3, of the Agreement which allege that an employee's assignment has been imposed arbitrarily or unreasonably.

An employee who alleges that the assignment has been imposed arbitrarily or unreasonably may file a grievance under Article 20 of the USF/UFF Agreement only to enforce the exclusive Assignment Dispute Resolution (ADR) procedure delineated below, not to seek a determination as to whether an

- 3637 If consultation with the Dean or appropriate administrator does not resolve the matter, the UFF 3638 representative may file, within four (4)seven (7) days of that meeting, Part 3 of the ADR Form (with 3639 supporting documentation) with the President's representative, indicating an intention to submit the 3640 dispute to a Neutral Umpire.
- 3641 Within seven (7) days of receipt of the completed ADR Form with parts 1, 2, and 3 completed and other 3642 documentation, the President's representative may place a written explanation, brief statement of 3643 the University's position, a list of expected witnesses, and other relevant documentation in the 3644 employee's ADR File. As soon as practicable thereafter, a copy of all documents placed in the 3645 employee's ADR File shall be presented to the UFF representative, who shall place a list of the 3646 employee's expected witnesses into the file. During these seven (7) days, At the time that the 3647 completed ADR Form is submitted to the President's representative and the UFF representative 3648 shall schedule a meeting with the President's representative meet for the purpose of selecting a Neutral 3649 Umpire from the Neutral Umpire Panel. This meeting shall be scheduled for no later than seven 3650 (7) days after filing of the completed ADR Form. Selection of the Neutral Umpire shall be by mutual 3651 agreement or by alternatively striking names from the Neutral Umpire Panel list until one name 3652 remains. The right of first choice to strike from the list shall be determined by the toss of a coin. The right 3653 to strike first shall alternate in any subsequent Neutral Umpire selection.
- The President's representative shall contact the selected Umpire no later than three (3) days following the selection. Should the Umpire selected be unable to serve, the President's representative shall contact the UFF representative as soon as practicable and schedule another selection meeting.
- 3657 Upon the agreement of the Neutral Umpire to participate, the President's representative shall provide3658 the Umpire with the employee's ADR File.
- The ADR Meeting shall be scheduled as soon as practicable after the Neutral Umpire has received the employee's ADR File. The President's representative shall notify the UFF representative of the time and place of the ADR Meeting no later than forty-eight (48) hours prior to it being convened.
- 3662 No person concerned with or involved in the assignment dispute shall attempt to lobby or otherwise 3663 influence the decision of the Umpire.
- 3664 The ADR Meeting shall be conducted as follows:

3687	(2). an ability to serve as Neutral Umpire on short notice;
3688	(3). a willingness to serve on the Panel for one academic year;
3689	and (4). acceptability to both the University and the UFF.
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3729	Appendix G
3730	Memorandum of Understanding - Article 14 – Promotions
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3732	This Memorandum of Understanding is entered into this <u>19th day of February</u> ,
3733	2010, between the University of South Florida Board of Trustees ("Board of Trustees") and the United
3734	Faculty of Florida ("UFF")
3735	
3736	WHEREAS, the UFF is the certified bargaining agent for a unit of employees on the University of
3737	South Florida;
3738	
3739	WHEREAS, the parties are currently engaged in collective bargaining negotiations;
3740	
3741	WHEREAS, the parties desire to implement instructor promotion reviews without waiving future rights to

Exclusive Assignment Dispute Resolution Form 3765 3766 PART 1A: Statement of Dispute 3767 3768 Department Employee's Name Employee's Address Person Making Assignment Date Assignment Made **Beginning Date of Assignment** 3769 3770 I believe the assignment was arbitrarily or unreasonably imposed because: 3771 **3773** 3774 3775 3777 3780 3782 Employee's Signature UFF Representative's Signature