ARTICLE 1
ACCESS AND UNION RIGHTS

A. GENERAL PROVISIONS

1. The parties acknowledge that it is in the Union’s interest that it be granted access to University facilities for the purposes of ascertaining whether the terms of this Agreement are being met; engaging in the investigation, preparation, and adjustment of grievances; conducting Union meetings; explaining to bargaining unit members their rights and responsibilities under the Agreement; and informing bargaining unit employees of activities. In the interest of facilitating these purposes, and in accordance with local campus/medical center/Laboratory procedures, the parties agree to this Article.

2. AFSCME will abide by the reasonable access rules and regulations promulgated at each campus/medical center/Laboratory.

B. ACCESS BY THE UNION/UNION REPRESENTATIVES

1. Designated Union representatives who are not University employees, or who are not employed at the facility visited, may visit the facility at reasonable times and upon notice to discuss with the University or bargaining unit members’ matters pertaining to this Agreement. In the case of visits for the purpose of conducting unscheduled meetings with bargaining unit members, the Union representative shall give notice upon arrival in accordance with local campus/medical center/Laboratory procedures. As currently provided, the Union shall be permitted to use a table in or near the main cafeteria at each facility, or in or near the lunchroom where no cafeteria exists.

2. Internal Union business such as membership recruitment, campaigning for Union office, hand billing or other distribution of literature, and all other Union activities shall take place during non-work time. Bargaining Unit employee rest and meal periods are non-work time for the purposes of this Article.

3. The Union will furnish the University with a written list of all designated Union representatives annually within the month of January. Any changes to the original list must be provided to the University in writing.

4. The University will provide AFSCME (local and systemwide offices) with a copy of the Access Rules and Regulations in place at each location within forty-five (45) days of the ratification of this Agreement.

C. The University retains the right to enforce access rules and regulations in accordance with local campus procedures including reasonable sanctions for access violations as appropriate for a violation. Any sanction imposed shall be reasonable and consistent with the law & local procedures/policies. The types of sanctions which may be imposed upon
the Union as appropriate as a result of a University determination that an access rule or regulation has been violated include, but are not limited to:

1. expulsion of and denial of access to the particular non-employee officer(s) or representative(s) of AFSCME who violate the rule(s) or regulation(s) for a specified period of time or permanently;

2. denial of access to and discipline of University employee AFSCME representative(s) who violate the rule(s) or regulation(s);

3. loss of Union posting privileges on University bulletin boards for a specified period of time;

4. loss of University facility privileges for a specified period of time.

D. JURISDICTIONAL AREAS

1. The parties, by mutual agreement at each campus/medical center/Laboratory, shall designate jurisdictional areas for the purpose of grievance representation. AFSCME shall present its proposal for jurisdictional areas not later than the first scheduled campus/medical center/Laboratory labor-management meeting. The University and AFSCME agree that in order to minimize travel and loss of work time by grievance representatives, jurisdictional areas shall be limited to a reasonable size and area. To the extent possible, each jurisdictional area shall contain a similar number of employees.

2. Upon completion of designation of jurisdictional areas at each campus/medical center/Laboratory, AFSCME shall designate and certify to the University one grievance representative (and one alternate, if any) for each jurisdictional area. A designated grievance representative may be the grievance representative for one or more shifts. Subsequent to initial certification of grievance representatives at each campus/medical center/Laboratory, AFSCME shall maintain as current such list of grievance representatives. Until agreement has been reached regarding jurisdictional areas at each campus/medical center/Laboratory, the University will recognize grievance representatives certified as current at the time this Agreement is signed.

E. PATIENT CARE AREAS

1. AFSCME representatives shall have access to patient care areas only as necessary for travel to and from business in those places designated by the University. AFSCME representatives shall not contact bargaining unit members, linger in, or use patient care areas for the purpose of conducting AFSCME business. When the designated campus/medical center/Laboratory official and the AFSCME representative mutually agree that a visit to a patient care area is necessary in
attempting to adjust grievances, access to patient care areas will be granted.  

2. “Patient care area” includes:

a. Chart rooms and rooms that function as or are in the nature of chart rooms;  
b. Nursing stations;  
c. Patient and/or visitor lounges including patient conference rooms, sitting rooms, and solaria; Libraries or study areas located within patient care areas;  
d. Patient floor and operating room area corridors; and  
e. Patient rooms, operating rooms, laboratories, clinics, and other treatment and patient care areas. 

F. Union representatives shall be given a campus/medical center/Laboratory orientation which shall review access areas, general safety and health requirements, and procedures for the scheduling and use of certain rooms. Attendance at the orientation shall be a prerequisite to access. The University and the Union may mutually agree to waive the prerequisite in the appropriate circumstances.  

G. BULLETIN BOARDS  

1. AFSCME shall have access to general purpose bulletin boards and shall have the use of those bulletin boards subject to campus custom, usage and practice. Such bulletin boards shall be provided for the display of appropriate materials related to union representation on the following basis:  

a. The Union may use bulletin boards designated by the University to post materials related to Union business. Any materials posted must be dated and initialed by the Union representative responsible for the posting and a copy of all materials posted must be provided to the appropriate University representative at the location at the time of posting.  
b. Bulletin board space available to AFSCME shall be maintained by the president of the local Union. Unless mutually agreed otherwise, no materials shall remain posted for a period of more than thirty (30) calendar days.  

2. In the event the parties meet and mutually agree as to the location and size of additional bulletin boards, any and all costs associated with the purchase and placement of such boards shall be evenly split by the Union and the University.  

3. Wall racks and literature display equipment, if any, shall be subject to the same provisions of this Article regarding bulletin boards.
H. MAIL SERVICE

1. United States mail which is received by the University bearing an employee name and accurate address will be distributed to the employee in the normal manner. In departments where employee mailboxes exist, the union shall have reasonable use of them. In departments where individual mailboxes are in a work area or restricted location, AFSCME may make arrangements with the responsible University official in the work area or restricted location to have the AFSCME mail placed in the employee mailboxes. Where mailboxes do not exist for employees, the University will distribute AFSCME mail to employees by the normal method.

2. The Union agrees to indemnify, defend and hold the University harmless against any claims made of any nature and against any suit instituted against the University arising from the bulletin board and/or mail delivery privileges provided in this Article.

I. TELEPHONE USE

Employee representatives may use University telephones for the purpose of conducting union business which is specifically authorized by Article 10 – Grievance Procedure, of this Agreement. Employees are responsible for paying any costs associated with such telephone usage in accordance with the departmental procedures in effect at the time. The frequency and duration of permitted phone calls shall not be such as to interfere with or disrupt the employees’ completion of work assignments, nor impair the efficiency of University operations. The University may audit employee representatives’ use of the telephone system to the same extent as it may audit other employees’ use of such equipment.

J. E-MAIL USE

AFSCME-designated employee representatives may use their University e-mail account for the purpose of conducting union business which is specifically authorized by Article 10, Grievance Procedure. The use of email accounts shall be protected as outlined in the University’s Electronic Communication Policy or RPM 9.01 as of May 2001 at LBNL. Such use shall also conform to and be in accordance with applicable University policy regarding electronic mail/electronic communications.

K. USE OF UNIVERSITY FACILITIES

AFSCME shall be granted use of general purpose meeting rooms consistent with local policies/procedures for employee organizations. Such use shall be arranged in advance with the designated campus/medical center/Laboratory office and will not be unreasonably denied. Room reservations shall not be canceled by the University except
where unforeseen circumstances require the room to be used for purposes such as teaching, or patient care-related purposes or staff conferences. If a reserved room is canceled, the University will attempt to provide a comparable alternative.

L. PREPARATION, PRINTING AND DISTRIBUTION OF THE AGREEMENT

1. In consultation with the Union, the University shall prepare the official version of this Agreement. The Union may review the camera ready copy of the Agreement prior to printing.

2. The University shall post a copy of the final official Agreement on the UCOP Labor Relations website after review by the union.

3. The Agreement shall be available electronically only.

M. [PLACE HOLDER - PENDING]

N. NEW EMPLOYEE ORIENTATIONS

The following provisions shall apply to “new employee orientation,” which means that onboarding process of a newly hired public employee whether in person, online, or through other means or mediums, in which a newly hired employee is advised of employment status, rights, benefits, duties and responsibilities, or any other employment-related matters.

1. Notice:

   The Employer shall provide the Union at least fifteen (15) business days’ written notice by email (to address that the Union shall provide to the Employer) of all group employee orientations in which Employer personnel advise newly-hired employees (including at least one newly hired employee in an AFSCME-represented title) of information regarding employment status, rights, benefits, duties, responsibilities, or any other employment-related matters. The Employer’s notice shall include the name, payroll title and department of all AFSCME-represented new employees anticipated to attend. If a new employee is hired less than fifteen (15) business days prior to an orientation, the Employer shall provide the Union notice concurrent with that provided to the new employee.

2. Access:

   At all orientation meetings as defined in 1. above:

   a. The Employer shall afford the Union thirty (30) minutes during employees’ paid time to meet with (and provide materials and information) to all AFSCME-represented new employees who are present, outside the presence
of management or labor relations/employee relations personnel. The Employer shall ensure that the Union’s meeting will be held in space that allows private communication with those in attendance.

b. The University’s representative(s) advising new employees shall direct any questions regarding Union membership to the Union representative(s) and shall not otherwise comment on such matters.

c. The Union’s meeting shall be shown as an integral part of the agenda for the orientation, shall not be scheduled to take place during any scheduled meal period or break time for the orientation, shall not be the final agenda item of any day, and shall not be scheduled after the conclusion of the agenda on any day.

d. At the sole discretion of the Union, the Union’s representatives at the Union meeting may be staff representatives and/or union stewards/MAT Leaders. Up to two (2) of the Union’s representatives may be union stewards/MAT Leaders in a without-loss-of-straight-time pay status, provided use of the release time would not interfere with operational needs and has received prior supervisory approval. The hours so used shall be deducted from the ten (10) hours per month allotted in Article 9 – Grievance, Section F-2.

3. Alternate Access:

The provisions in this Paragraph shall apply in lieu of the provisions above when:

(a) new employee orientation is individualized; or (b) if, within thirty (30) days of beginning work, a new employee did not attend a group orientation meeting pursuant to Paragraphs 1 and 2. The Union is not entitled to access again (for the purpose of new employee orientation) to any newly hired employee who has already attended a group new employee orientation pursuant to Paragraphs 1 and 2.

a. On a monthly basis, the Employer shall provide the Union with a list showing the name, title and department of all AFSCME-represented employees who did not, within the first thirty (30) days after beginning work, attend a group new employee orientation meeting pursuant to paragraphs 1 and 2.

b. For each AFSCME-represented new employee who did not, within the first thirty (30) days after beginning work, attend a group new employee orientation meeting, the Union shall have the right to promptly meet with that employee to provide materials and information. If interested in holding such a meeting, the Union shall provide the Employer notice of its desire to do so within ten (10) business days of its receipt of the
aforementioned list from the Employer. To arrange such a meeting, the Union shall notify the Employer’s designated Labor Relations representative of the Union’s desire to schedule such a meeting and shall work together with the designated Labor Relations representative to schedule a period of thirty (30) minutes during normal working hours, for up to two (2) Union representatives to meet with (and provide materials and information to) the new employee or employees. The meeting shall be held outside the presence of management personnel or management representatives, in space that ensure privacy. If the aforementioned list shows five (5) or more employees from a particular location, the Union and the Labor Relations representative shall work together to schedule a mutually agreeable period of thirty (30) minutes for the Union to meet privately with that group of employees, rather than individually with employees within that group.

c. The new employee or employees shall attend the Union meeting in without-loss-of-straight-time pay status. The Union representatives at the meeting may be staff representatives and/or union stewards/MAT Leaders. Union stewards/MAT Leaders shall attend in a without-loss-of-straight-time pay status, provided use of the release time would not interfere with operational needs and has received prior supervisory approval. The number of hours so used shall be deducted from the ten (10) hours per month allotted in Article 9 – Grievance Procedure, Section F.2.

O. LEAVE OF ABSENCE FOR UNION BUSINESS

In accordance with the provisions of this article the University will provide reasonable leaves of absence for Union business for periods of one day up to a maximum of three (3) years in accordance with the sections below.

1. Employee Eligibility for Leave

a. AFSCME shall submit to the Director – Labor Relations at each campus/medical center/Laboratory, 30 days in advance of the leaves requested, names of the non-probationary career union members at that campus who are eligible for the leave.

b. The University may grant one FTE (261 days per calendar year) of paid reimbursed leave as provided under sections O.4. and O.5. and P for every 500 bargaining unit employees and no more than two FTE (522 days per year) per campus, medical center, and the Laboratory without loss of compensation. However, only one employee shall be released per department per leave. The University need not grant the leave when it can
demonstrate compelling business needs, or if a campus, medical center or Laboratory has fewer than 50 AFSCME employees per unit.

2. Pay Status

During the paid reimbursed leave, the employee shall be paid by the University, and shall continue to accrue service credit; and shall retain all benefits to which the employee was entitled prior to the start of the leave. Employee benefit contributions will continue to be deducted during the leave.

a. During the paid reimbursed leave the employee shall be eligible for increases in accordance with campus practices.

b. Any leave granted in accordance with this section shall not constitute a break in service.

c. During the paid reimbursed leave, the employee shall not be eligible for Workers Compensation benefits arising out of an injury occurring during the leave from the University. While on Union leave, University employees shall be covered by AFSCME's Workers Compensation carrier.

3. Union Reimbursement

The Union shall reimburse the University for all actual costs of employee compensation, including but not limited to, salary plus all benefits provided to the employee for the time the employee is on leave without loss of compensation provided the University bills the Union no later than six (6) months from the date of the conclusion of the union business leave. The Union shall submit payment to the University within 30 days of receipt of confirmation of payment to the employee. The University has the right to terminate the leave if the Union fails to provide timely payment.

4. Long Term Leave (30 days to 3 years)

a. Upon at least 30 calendar days’ advance written request from the AFSCME Local 3299 Director and the employee, to the campus’/medical center’s/Laboratory’s Labor Relations Office, a non-probationary career employee shall be granted leave for Union business in accordance with this section. Such paid reimbursed leave shall be granted for a fixed period of time not less than thirty (30) days and not longer than three (3) years. Subsequent requests for release of statewide union officers of president, statewide service unit vice-president, executive vice-president, recording secretary, and secretary-treasurer shall not be unreasonably denied.
b. The University shall not be required to return an employee on paid leave to active employment status prior to the completion of the stated duration of the leave.

1) The duration of the leave shall be specified at the time the employee requests the leave. No leave shall be granted unless the written request specifies the duration of the leave.

2) The maximum duration of a paid leave with Union reimbursement is three (3) years. Subsequent requests for release of statewide union officers of president, statewide service unit vice-president, executive vice-president, recording secretary, and secretary-treasurer shall not be unreasonably denied.

3) Upon return, the employee shall be placed in the same or similar position from which the employee took the paid reimbursed leave, in accordance with §5, below. The employee shall receive the rate of pay that would have been provided to the employee as a result of range adjustments provided during the leave.

4) Placement of the employee in his/her previous position shall be consistent with staffing reductions and/or layoffs which may have occurred during the period of leave of absence.

5. Short Term Paid Leave (2-29 Days)

a. Upon at least 15 calendar days’ advance written request from the AFSCME Local 3299 Director and the employee, to the campus’/medical center’s/Laboratory’s Labor Relations Office, local stewards and officers shall be granted leave for Union business. Such paid reimbursed leave shall be granted for a fixed period of time not less than two days and not longer than twenty-nine (29) days. The duration of the leave shall be specified at the time the employee requests the leave. No leave shall be granted unless the written request specifies the duration of the leave. Leaves shall be granted based on operational need, including consideration when multiple requests are submitted from employees on the same shift in the same operational area.

b. The granting of such permission to local stewards and officers shall be subject to the operational needs of the University and may be granted to one or more, but not necessarily all, such employees on the same shift in the same operational area. If proper notice is provided such permission shall not be denied unreasonably.
c. The University shall not be required to return an employee on paid leave to active employment status prior to the completion of the stated duration of the leave. The parties may agree to shorter notice.

P. **ONE-DAY LEAVES**

Upon ten (10) calendar days’ advance written notice to her/his supervisor, with a copy to the LR office, local Union officers and local Union stewards shall be granted one (1) day of paid reimbursed leave for union business. Permission for such leave shall not be granted for a period of less than one (1) day, and such permission shall not be granted to any individual employee more than once per month, except for executive board members and bargaining team members who may be granted two (2) one day leaves per month, based on the operational needs of the University. The granting of such permission to local stewards and officers shall be subject to the operational needs of the University and may be granted to one or more, but not necessarily all, such employees on the same shift in the same operational area. If proper ten (10) calendar day notice is provided such permission shall not be denied unreasonably.

Q. **FAILURE TO RETURN FROM LEAVE**

An employee who fails to return to work from a leave of absence on the approved anticipated date of return or any approved extension shall be considered to have abandoned his/her job, in accordance with Article 34 – Resignation and Job Abandonment, if such failure to return exceeds five consecutive working days of the anticipated return date.