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| 6 | Section 1. Description. |
| 7 | A Notice of Appointment is a summary of the terms of employment for a faculty |
| 8 | member. Oregon Tech shall provide each faculty bargaining unit member with a timely |
| 9 | written Notice of Appointment at the time of hire and at each annual contract renewal |
| 10 | period, to include all of the following: that identifies, as applicable, -rank, type of |
| 11 | appointment, and the dates of appointment, pay, and the following statement: |
| 12 | |
| 13 | Your position is subject to a collective bargaining agreement ("CBA") between |
| 14 | Oregon Tech and the Association, OT-AAUP (see this link: |
| 15 |) and all Notices of Appointment and individual |
| 16 | agreements regarding your terms and conditions of employment prior to the |
| 17 | effective date of the CBA considered void. Only the terms and conditions set |
| 18 | forth in this Notice of Appointment and the current CBA govern your employment |
| 19 | at Oregon Tech. |
| 20 | |
| 21 | i) Classification and Rank |
| 22 | ii) Duration: fixed term or continuous appointment |
| 23 | iii) Appointment effective start and end dates (9month, 10.5mo, 11mo or 12mo), |
| 24 | and for fixed term appointments the appointment duration, and whether the |
| 25 | appointment is renewable. |
| | |
| 26 | iv) Annual FTE |
| 27 | v) Salary rate and actual salary, including annual stipends |
| 28 | vi) Assigned department and campus location, including online |
| 29 | vii) Any credit granted toward promotion or tenure, if applicable. |
| 30 | viii) Statement that the position is subject to a collective bargaining agreement |
| 31 | between Oregon Tech and the Association, OT AAUP, with electronic information |
| 32 | on accessing the current Agreement. |

The Employer shall provide annual Notices of Appointments to tenure track or tenured faculty by email (with read receipt requested, in pdf format) or by mail, no later than July 1st.

Tenure track faculty are typically considered to be on annual appointments during the probationary period prior to applying for tenure review. An unsuccessful tenure review shall be communicated to the faculty according to the timeline outlined in the Article [x] on Promotion and Tenure for Tenure Track Faculty, and no later than the end of Winter term.

Non-renewal notices for faculty on tenure track shall be sent by June 30th of the year prior to which their contract is to end. The notice shall include a reason for non-renewal, including programmatic reductions or eliminations, retrenchment, or performance shortcomings as demonstrated by Annual Performance Evaluations over at least two years of employment.

Section 3. Notices of Appointment for Other Faculty.

The Employer shall provide notice of renewal to fixed term, non-tenure track faculty no later than December 1st of the calendar year of the faculty member's current term of appointment. If a NTTF initial appointment is for a period of multiple years, their renewal notice shall be for that same period, unless modified by promotion decisions as outlined in Article [x] on Promotion of NTTF.

 A department's intent to not re-appoint a non-tenure track faculty for the following academic year shall be communicated to the faculty member by November 30th. If a faculty member is not offered re-appointment, the department chair and the faculty member shall discuss, at the member's option, whether other opportunities exist for them based on their qualifications (within or outside of their current assigned department).

Neither Oregon Tech nor its departments, or colleges shall establish a policy which arbitrarily limits the number of academic te to be on an 18 T26.853.7(e) 1.6(nt).]TJET72 28 8441.18002

^{*}Oregon Tech reserves the right to add to, modify, or amend proposals during the course of negotiations.

77 Non-Tenure Track Faculty bargaining members who have not yet been promoted may be 78 non-renewed, at the discretion of the Employer, pursuant to the timeline provided here. 79 80 A NTTF who has been promoted may still receive non-renewal for the following reasons: 81 i) Failure to meet minimum standards as outlined in Article [x] on Appointment 82 and Promotion of NTTF for two or more years; or 83 ii) Inadequate resources within the unit or department to continue funding for the 84 bargaining faculty's position; or 85 iii) Programmatic reasons, including but not limited to, departmental adjustments 86 necessary to accommodate students; or 87 iv) Replacement of the NTTF position(s) with a Tenure related position. 88 The Employer shall provide a written statement documenting the reason for the nonrenewal at the time of notice. Non-renewal decisions shall be supported by appropriate 89 90 evidence, clearly communicated to the faculty. 91 92 Section 5. Notice to the Association 93 On or before January 1st, and again on July 1st of each year, the Employer shall send a report to the Association detailing the non-renewal decisions for that year. The report will 94 95 list the department and the stated reason that the faculty member was non-renewed. Section 6. Lack of Renewal Notice 96 97 If the Employer does not provide a bargaining unit faculty member with notice as set 98 forth above in Sections 1-3, that faculty shall receive a payment proportional to his or her 99 base salary for the number of days the notice was late. 100 101 A bargaining unit faculty member who does not receive notice as set forth in Sections 1-3 102 and continues to work under the terms and conditions of the expiring appointment after 103 that appointment expires will be paid for all work performed, under the terms of the 104 expired appointment. 105 Section 7. Reclassification caused by initial CBA 106 When this contract is initially ratified, if there are any employees eligible for the 107 108 bargaining unit who are not in one of the categories, classifications, or ranks consistent 109 with Article [x] on Appointments, then they shall be assigned a category, classification, 110 and rank that is most consistent with their current duties and job description. If the faculty 111 disagrees with that assignment, they have the right to appeal to a committee of six 112 individuals. One of these individuals shall be appointed by the Faculty Senate president, 113 two by the OT-AAUP President, and three shall be appointed by the Provost.

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114 This section is only applicable for the initial CBA because once the contract is approved,
115 all new employees will be assigned to a valid category, classification, and rank. As a
116 result, this section will be removed from all future contracts.

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