

National Kaohsiung University of Science and Technology

Contract for Foreign Non-tenure-track Faculty Member Appointed Using the University Endowment Fund

Approved by the 2nd University Endowment Fund Management Committee Meeting of the 2021 Academic Year on
December 2, 2021

Approved by the 5th University Endowment Fund Management Committee Meeting of the 2022 Academic Year on
June 8, 2022

Approved by the 1st University Endowment Fund Management Committee Meeting of the 2022 Academic Year on
September 21, 2022

Approved by the 1st University Endowment Fund Management Committee Meeting of the 2022 Academic Year on
September 21, 2022

Approved by the 4th University Endowment Fund Management Committee Meeting of 2023 Academic Year on

March 23, 2024

National Kaohsiung University of Science and Technology (hereinafter referred to as “Party A”) and the contractor _____ (hereinafter referred to as “Party B”) both agree to enter into this contract under the terms and conditions set out below for their mutual observance:

I. Term of Appointment:

Party A employs Part B as a foreign non-tenure-track faculty member 【rank _____】 of _____ (employing unit) from MM/DD/YYYY to MM/DD/YYYY.

II. Salary:

- (I) The remuneration of Party B shall be based on the rank of appointment and shall start from the lowest rank of remuneration in line with full-time teachers within the establishment at the same rank. Except for years of service spent as a Non-tenure-track Faculty Member for Party A (including the former National Kaohsiung University of Applied Sciences, the former National Kaohsiung First University of Science and Technology, and the former National Kaohsiung Marine University), which can be taken into the calculation of remuneration in accordance with the regulations for full-time teachers within the establishment, relevant years of service shall not be taken into the calculation of remuneration for the time being.
- (II) For every year of service completed by Party B, Party A will raise the basic salary (seniority salary) of Party B by one rank up to the highest rank of the position

Party B serves shall Party B pass the assessment.

(III) Party B will receive the remuneration on the date specified in the general payment system of the University.

III. Description of Job:

(I) Party B shall perform teaching, service, counseling, and research works as required or other related works as assigned by the University. Party B shall also be subject to the supervision, assessment, evaluation, and appraisal of the employing unit.

(II) Each academic unit may stipulate complementary measures in accordance with its individual needs and include them as an annex to the appointment contract. Matters not covered shall be handled in accordance with the related laws and regulations.

(III) Party A may adjust or alter the job content or location of Party B shall it be necessary for the performance of the job.

IV. Term of Employment:

(I) Employments are made on an annual basis, with a maximum cumulative planning period of up to three years. However, due to the nature of the teaching fields, the overall faculty resource planning needs, or the self-generated income regarding the Contracted Faculty, the College of General Education, its affiliated centers, the Center of Innovation and Entrepreneurship Education, and the Sports Department are exempt from this limitation with the approval of the president of the University.

(II) When the term of employment is due and the unit does not intend to renew the contract, the unit of Party A shall notify Party B one month prior to the expiration of the term.

V. Basic Teaching Hours:

Same as the basic teaching hours of full-time teachers within the establishment, the overtime hours (including teaching hours of off-campus part-time jobs), payment for teaching hours, and the deduction of teaching hours shall be handled in accordance with the related rules and regulations of the University.

VI. Leaves, benefits, bonuses, pensions, insurance, relief payments, and other entitlement are regulated as follows:

(I) Leaves: In accordance with the regulations for full-time teachers within the establishment.

(II) Benefits: In accordance with the regulations for staff appointed using the university endowment fund.

(III) Bonuses: Regulations for awarding year-end bonuses to foreign non-tenure-track

faculty members will be the same as those for full-time teachers within the establishment. In regards to other bonuses, relevant regulations of this University will apply.

(IV)Pensions: Party A shall deposit a certain portion of the remuneration of Party B in his / her pension account in accordance with the maximum allowable pension fund deposit percentage listed in Article 7, Paragraph 2 and Article 14, Paragraph 2 of the Labor Pension Act. If Party B does not meet the descriptions specified in said articles, Party A shall contribute a certain portion of the remuneration of Party B to his / her separation fund in accordance with the Regulations for Separation Fund Payment for Government Organization or School Employees. The aforementioned amount voluntarily deposited or contributed by Party B in pension (separation fund) will be deducted by Party A from the remuneration of Party B.

(V)Insurance: Shall Party B qualify for insurance under the Labor Insurance Act and National Health Insurance Act, Party A shall enroll Party B in the insurance program upon arrival at the post of Party B and withdraw Party B from the insurance program upon the termination of the term of resignation.

(VI)Severance pay: For Party B whose contracts are due and will not be re-newed, severance pay shall be paid in accordance with the Principles for Appointing Foreign Non-tenure-track Faculty Member in Colleges or Above (hereafter referred to as “the Principles”) of Article 5, subparagraph 12. The standard of severance pay shall be based on the faculty’s continuous and uninterrupted service years, except for those who are under circumstances specified in Articles 6 and 7 of the Principles and those who voluntarily resign or are appointed as full-time faculty or non-tenure track faculty in the organization by the University.

(VII)Concurrent Part-time Teaching / Job: In accordance with the regulations for full-time teachers within the establishment.

VII.If Party B undertakes commissioned / subsidized research projects, he / she shall have the contracts signed by Party A. If the contracts cannot be signed by Party A, he / she shall still obtain permission in accordance with the administrative procedures of Party A.

VIII.The appointment of Party B is not subject to such regulations for full-time teachers as position retention without pay (except for cases due to parental leave), leave of absence for research, study and research abroad, retirement pensions, living allowance, and child education subsidies. In accordance with Lao-dong-yi-zih No. 0970130317 of the Ministry of Labor on June 23, 2008, this appointment contract is not subject to the Labor Standards Act.

IX. Party B shall comply with the Gender Equality Education Act, Act of Gender Equality in Employment, Sexual Harassment Prevention Act, Regulations on the Prevention

and Handling of Sexual Assault, and Sexual Harassment, or Sexual Bullying on Campus, as well as the Regulations for the Prevention of Sexual Assault, Sexual Harassment, or Sexual Bullying on Campus and the Guidelines for the Prevention of Sexual Harassment and Disciplinary Measures for Teaching Personnel of the University.

Party B shall not engage in sex- or gender-related interpersonal interactions that violate professional ethics when teaching, mentoring, training, evaluating, managing, counseling students, or providing students with work opportunities.

Shall Party B identify that his / her relationship with students may violate professional ethics, he / she shall avoid such interaction or report to the University for handling.

Party B shall respect the sexual or physical autonomy of others and his / herself. Party B shall avoid inappropriate romantic pursuits and shall not resort to compulsory or violent means when handling sex- or gender-related conflicts.

IX – 1. Party B shall demonstrate the virtues of being ready to help others and respecting others when conducting teaching activities, fulfilling their duties, and engaging in interpersonal interactions on and off campus. Classmates, teachers, students' parents, classes, and schools shall work together to prevent school bullying.

Party B shall, through their daily teaching, encourage and teach students how to communicate rationally, actively help others, and manage interpersonal relationships to cultivate students' sense of responsibility, self-esteem, and respect for one another. Party B shall help students learn to build their self-image, be true to themselves, and think positively.

Party B shall actively provide assistance and counseling to students who have been bullied, who have bullied others, or who have the tendency to bully others. Party B shall care for, and have an in-depth understanding of, said students' learning situations, interpersonal relationships, and family lives.

Party B shall, through positive counseling and discipline, inspire students to develop a sense of justice, honor, helpfulness, sense of caring, acts of caring, and empathy to eliminate the occurrence of school bullying. Party B shall take the initiative to care for, observe, and assess the interpersonal interactions among students and provide guidance accordingly. When necessary, Party B shall notify the University's bullying prevention response team about cases of bullying. Also, Party B shall promote school bullying prevention awareness to avoid such behavior from inducing bullying incidents or negatively affecting the University's bullying prevention operations.

X. Advance Notice of Resignation:

Within the approved project period as mentioned in Article 4, if Party B does not intend to be re-appointed upon expiration of contract or resigns within the effective contract

period, he/she shall submit a written application for resignation one month before the contract expiration date or resignation effective date. After obtaining Party A's consent, Party B shall complete the resignation process as regulated before leaving the school.

Should Party B leave the post in violation of the contract, he / she shall pay Party A an amount equal to two months of his / her remuneration as a form of punitive damage. Failure to pay in accordance with the contract shall be recorded on the proof of resignation, and the punitive damage will be recovered in accordance with the laws.

XI. Termination of Contract

- (I) This contract may be terminated at any time by the mutual consent of both parties.
- (II) If Party B is involved with the circumstances described in Article 6, Paragraph 1, Subparagraphs 1-6 of the Principles, his / her contract will be terminated and no reviews from teacher evaluation committees at all levels will be required.
- (III) If Party B is involved with the circumstances described in Article 6, Paragraph 1, Subparagraphs 7-13 of the Principles, his / her contract will be terminated upon the reviews and approvals of teacher evaluation committees at all levels. The number of members to attend the teacher evaluation committee meetings and pass a resolution is governed by Article 6, Paragraph 3 of the Principles.
- (IV) Should Party B be involved in circumstances described in Article 7 of the Principles during the term of his / her contract, there will be a suspension of the execution of the contract.
- (V) The suspension of the execution of Party B's contract shall be handled in accordance with Article 8 of the Principles. Except for when the regulation specified in Article 8, Paragraph 1 applies, relevant matters shall be reviewed and approved by the teacher evaluation committees on campus as well as at all levels. The suspension period of Party B's contract shall not be beyond the valid period of the contract.
- (VI) Concerning the salaries to be paid to non-tenure-track faculty members when their contracts are being suspended, the matter will be handled in accordance with Article 9 of the Principles.
- (VII) Should both parties agree that the contract will automatically terminate upon the completion of the expiry of the contract, Party B shall have no claims against Party A.
- (VIII) Should Party B fail the annual assessment, Party A will terminate the contract or not reappoint Party B.
- (IX) Should Party B fail to meet the requirement of basic teaching hours for two consecutive semesters or three cumulative semesters within his / her term of appointment, Party A will unconditionally terminate the contract or not reappoint Party B at the end of the semester.

(X) Upon the termination of the contract, Party B shall complete the exit formalities in accordance with the regulations of Party A and transfer duties and school property under his / her management. Should Party B fail to complete the procedure and transfer, Party A is entitled to suspend related benefits and take legal actions depending on the severity of the case.

XII. The rights and obligations of both parties shall be governed by the contract. Matters not covered by the contract shall be governed by the Directions for the Appointment of Foreign Non-tenure-track Faculty Member Using the University Endowment Fund, the Implementation Regulations for the Employment of Non-tenure-track Faculty Member Using the University Endowment Fund, and the related laws and regulations.

XIII. Party B shall not reject a different contract should it be necessary as a result of the merger of academic units and the specification of the merger.

The terms and conditions of the contract are severable; if any one of them is held to be invalid or unenforceable by any court of competent jurisdiction, the other terms and conditions of the contract shall not be affected by such determination of invalidity or unenforceability.

XIV. Handling of Disputes over the Contract

The interpretation and enforcement of the contract shall be governed by the laws of the Republic of China. Should Party A and Party B have any disputes over the execution of the contract, they agree to designate the labor administration authority in their location of service as the mediator and designate Taiwan Kaohsiung District Court as the place for litigation.

XV. This contract is in triplicate. Party B will hold one copy, and the rest will be held by the appointing unit and the Personnel Office of Party A.

Contractor:

Party A: National Kaohsiung University of Science and Technology (Stamp)

Representative: (Signature & Stamp)

Address: No. 415, Jiangong Road, Sanmin District, Kaohsiung City

Party B: (Signature & Stamp)

Address:

National ID No. / Passport No.:

DD / MM / YYYY