Special Personnel Regulations Pertaining to Limited Term Academic Staff of National University Corporation
Osaka University

Note: The document below is an English translation of the University Work Regulations, originally composed in Japanese. The English version of the Work Regulations has been provided merely as a reference for international researchers and employees. Therefore, it should not be considered an official employment contract. Please note that any and all official employment contracts are concluded solely on the basis of the Japanese version of the Work Regulations.

(Purpose)
Article 1: The purpose of these regulations shall be to define special cases pertaining to personnel matters, in accordance with the provisions of item 2, Articles 1 of the Work Regulations for National University Corporation Osaka University Limited Term Staff (hereinafter referred to as “The Working Regulations”), for members of full-time academic staff of the National University Corporation Osaka University (hereinafter referred to as “The University”) to whom employed on a fixed term basis (hereinafter referred to as “Employee(s)”).

(Definitions)
Article 2: The term “faculties, etc.” shall be used in these regulations to refer to schools, faculties, graduate schools, research institutes, Osaka University Hospital, Osaka University Dental Hospital, university libraries, joint-use/national joint-use facilities and other organizations equivalent to the foregoing.
2. The term “dean” shall be used in these regulations to refer to deans or directors of each of the foregoing faculties, etc.

(Selection for Employment)
Article 3: Employees shall be employed based on the selection in accordance with the terms and provisions of Item 1, Article 5 of The Work Regulations.
2. The selection process cited in the foregoing item shall be implemented in accordance with criteria determined separately by the Education and Research Council (hereinafter referred to as “The Council”) by the Faculty Meeting or other bodies equivalent thereto of the faculties, etc. (hereinafter referred to collectively as “Faculty Meeting”) to which the Employee in question shall be assigned.

(Dismissal, etc. during Probation Period)
Article 4: Dismissal, etc. of Employees during probation periods in accordance with the terms and provisions of Item 2, Article 10 of The Work Regulations, or determination, after completion of a probation period, that the Employee in question shall not be employed, shall be subject to deliberation by the Faculty Meeting of the faculties, etc. to which the said Employee belongs and The Council.

(Work Assessment)
Article 5: Assessment of the work of Employee in accordance with the provision of Article 11 of The Work Regulations shall be carried out by the dean of the faculties, etc. to which said Employee belongs.
2. Assessment of the work of deans (with the exception of cases in which Employees employed on a fixed-term basis by The University become deans. This shall also apply to Item 2, Article 7 and Article 8 below) in accordance with the provisions of Article 11 of The Work Regulations shall be carried out by The President.

(Leave of Absence, etc.)
Article 6: Leave of absence taken by Employee in accordance with the terms and provisions of Item 1, Article 12 of The Work Regulations shall be subject to deliberation by the Faculty Meeting of the faculties, etc. to which the said Employee belongs and The Council.
2. The duration of leave of absence in accordance with the terms and provisions of Item 1, Article 13 of The Work Regulations for the reasons detailed in No. 1, Item 1, Article 12 of said Work Regulations shall be subject to deliberation by The Council.
3. Notwithstanding the provisions of the foregoing 2 items, deliberation by the Faculty Meeting or The Council may be omitted if the Council especially deem it necessary.

(Dismissal, etc.)
Article 7: Dismissal, demotion or salary cut against Employee in accordance with the terms and provisions of
Item 1, Article 17 of The Work Regulations (hereinafter referred to as “dismissal, etc.”) shall be subject to deliberation by the Faculty Meeting of the faculties, etc. to which the said Employee in question belongs.

2. The dean (in cases where the dean is subject to dismissals, etc., this duty shall fall to the person selected by the Faculty Meeting of the faculties, etc. concerned. This shall also apply to all the following items of this article) shall, upon completion of the Faculty Meeting detailed above, promptly inform the Employee in question and The Council of the results of deliberations and investigations in writing.

3. Employee dissatisfied with the decision of dismissal, etc., within a period of 2 weeks of receipt of notice as detailed in the foregoing item, appeal the said decision to the President. The Appeals Investigation Committee shall carry out an investigation into said dismissal, etc.

4. In cases of failure by Employee in question to lodge an appeal within the timeframe defined in foregoing item, The Council shall promptly carry out investigation into said dismissal, etc., and notify the Employee in question and the dean of the results of said investigation. This provision shall not, however, preclude prior investigation into the dismissal, etc., by the Appeals Investigation Committee at the instigation of The Council.

5. The Appeals Investigation Committee may, for the purposes of gathering of information, in cases of implementation of prior investigation in accordance with Item 3 above and the proviso defined in foregoing item, request the Employee in question and relevant witness to appear before said committee to offer explanations.

6. Upon completion of investigations, the Appeals Investigation Committee shall promptly inform The Council of the results of said investigations.

7. The Council shall, based on the results of the investigation detailed in foregoing item, promptly carry out investigation into said dismissal, etc. and notify the Employee in question and the dean of the results of said investigation.

8. In addition to the terms provisions of the foregoing 5 items, procedures for the handling of appeals with dismissal, etc., shall be defined separately.

(Punitive Measures)

Article 7-2: Punitive measures of Employee in accordance with the terms and provisions of Item 1 and 2, Article 33 of The Work Regulations shall be subject to deliberation by the Faculty Meeting of the faculties, etc. to which the Employee in question belongs.

2. The dean shall, upon completion of the Faculty Meeting detailed above, promptly inform The Council of the results of deliberations and investigations in writing.

3. The Council shall, based on the results of the investigation detailed in foregoing item, promptly carry out investigation into said dismissal, etc. and notify the Employee in question and the dean of the results of said investigation. However, The Council may, for the purposes of gathering of information, requests The Faculty Punitive Measures Committee under the auspices of The Council to offer opinions if deemed necessary by the Council.

4. Notwithstanding the provisions of the foregoing 3 items, deliberation by the Faculty Meeting may be omitted in accordance with the term separately defined.

5. Employee dissatisfied with the punitive measures, within a period of 2 weeks of receipt of notice of the punitive measures, appeal said decision to the President. The Appeals Investigation Committee shall carry out an investigation into said punitive measures.

6. The Appeals Investigation Committee may, for the purposes of gathering of information, in cases of implementation of investigation in accordance with the foregoing item, request the Employee in question and relevant witness to appear before said committee to offer explanations or opinions.

7. Upon completion of investigations, the Appeals Investigation Committee shall promptly inform The Council of the results of said investigation.

8. The Council shall, based on the results of the investigation detailed in foregoing item, promptly carry out investigation into said punitive measures and notify the Employee in question and the dean of the results of said investigation.

9. In addition to the terms and the provisions of the foregoing 4 items, procedures for handling of appeals with dismissal, etc., shall be defined separately.

(Punitive Measures against Deans)

Article 8: Punitive measures against deans in accordance with the provisions of Items 1 and 2, Article 33 of The
Work Regulations shall be subject to the investigation by the Board of Trustees.

2. Upon completion of the investigation detailed above, the Board of Trustees shall promptly submit a written notice of the results of the said investigation to the dean concerned.

3. Deans dissatisfied with the punitive measures may, within a period of 2 weeks of receipt of the notice detailed in the foregoing item, appeal said punitive measures to the Board of Trustees.

4. In addition to provisions of foregoing 3 items, procedures for the handling of appeals with punitive measures shall be defined separately.

(Training Opportunities)
Article 9: Academic Staff shall be afforded training opportunities.

2. Employee shall be entitled, with the permission of the dean, to undergo training at locations separate to their places of work on condition that said training does not interfere with the normal implementation of the proper duties of the said Employee.

3. The University shall make every effort to make it possible for Employee undergo long-term training at their current position.

Supplementary Provision
These regulations shall be implemented from 14 April 2004 and applied from 1 April 2004.

Supplementary Provision
The foregoing amendments shall be implemented from 1 April 2005.

Supplementary Provision
The foregoing amendments shall be implemented from 22 September 2005.

Supplementary Provision
The foregoing amendments shall be implemented from 30 October 2006.

Supplementary Provision
The foregoing amendments shall be implemented from 1 April 2012.

Supplementary Provision
The foregoing amendments shall be implemented from 1 April 2015.

Supplementary Provision
1. The foregoing amendments shall be implemented from 1 April 2020.

2. Notwithstanding the provisions of Item 2, Article 7, the day preceding the date of the implementation of the amendments, the regulations prior to revision shall be applied in case of the procedure of punitive measures have been started in accordance with the provisions of Article 7.