

NEVADA SYSTEM OF HIGHER EDUCATION
 TERMS OF EMPLOYMENT FOR PART-TIME OR
 TEMPORARY/SUPPLEMENTAL LETTER OF APPOINTMENT

INSTITUTION: UNIVERSITY OF NEVADA, RENO



Preparer: **ANDREWS, J. LADON**

Phone: **775/682-6116**

Date: **08/15/2007**

Mail Code: **0238**

Name: **OVL, AC: A TEACH FOR CREDIT**

Title: **FACULTY OVERLOAD-TCH/CRDT**

ID#: **000134657**

Department: **PHYSICS**

College/School: **SCDN**

DEFINITION: Temporary and/or part-time letters of appointment are considered part of the professional staff as defined by the Nevada System of Higher Education *Code*.

CONDITIONS OF APPOINTMENT: Notwithstanding any provision of the Nevada System of Higher Education *Code*, including but not limited to Section 5.9.1, this contract is a temporary contract only and will not be continued beyond the ending date. The employee is not entitled to additional employment contracts in the future. This appointment may be terminated at will, without notice; employee has no appeal rights. The Nevada System of Higher Education reserves the right to correct clerical errors that may occur in this document and deduct any overpayments from future paychecks.

Type of Appointment	OVERLOAD FOR EXISTING EMPLOYEE		
Beginning Contract Date	08/20/2007	Ending Contract Date	12/21/2007
Contract Amount	2,400.00	FTE	1.00

REMARKS:

RESEARCH ASST PROF
 OVL PHYSICS 302.002 8/20-12/21/07 3CR \$2400

SAMPLE

Employee: Check if applicable

- I was/am a member of the Public Employees Retirement System of Nevada.
 - I am retired under the Public Employees Retirement System of Nevada.
 - I am currently employed by another campus or unit of Nevada System of Higher Education.
- Please circle the appropriate campus(es) or unit(s): (System Administration, CSN, DRI, GBC, NSC, TMCC, UNLV, UNR, WNC)

Any other terms, understandings, promises, prior negotiations or representations, or conditions not specified in the REMARKS section above, or attached to and made a part of this letter of appointment by reference in the REMARKS section above, shall not be considered a part of this letter of appointment. This letter of appointment is not binding or of any legal effect until duly executed by both the employee and the appointing authority.

I have reviewed this document and find it to be satisfactory.
 I recommend the document for approval and signature.

I accept all conditions listed above.

 Date

 Signature of Employee Date

 Date

Accepted on behalf of the Nevada System of Higher Education thereby making this document a contract:

 Date

 For Appointing Authority, President of the Institution Date