

Date:	
Employee Name:	
From: Boise State University - Human Resources and Workplace Strate	egy
Subject: Limited Service Memorandum of Agreement	
Boise State University desires to employ you as a(n)	in pay grade .
You are being hired under a limited service appointment. This is defined Rule 010.07, and is subject to the terms and conditions of employment and 159.02. A copy of these rules is attached for your information.	· · · · · · · · · · · · · · · · · · ·
You are being hired with the understanding that:	
 A. Your employment is an appointment to state service in a limit projected to be of limited duration and is expected to end inde B. Once you have successfully completed your entrance probation employee (DHR Rule 120.020). 	eterminately under the terms of DHR Rule 120.
C. You could be laid off at any time due to business necessity or funding concluded. For purposes of layoff, limited service ap- or function for which the appointments were made. If you are preference and cannot displace other regular permanent or lim	pointments are defined by the project, program e laid off, you do not have re-employment nited service appointees (DHR Rule 140.01).
D. DHR Rule 140 Reduction in Force does not apply to reduction service appointment, except as provided in departmental redu- program or function limited service position.	± •
E. All Division of Human Resource's Rules regarding transfers, p accrual and other fringe benefits apply under this limited service apply to all other employees in classified service.	± •
This Memorandum of Agreement becomes null and void should you va	cate the limited service position.
Even though you have been hired in a limited service position, the rules department regarding personnel matters remain in full force and effect above. This memorandum is required to be renewed or updated at leas	for any and all terms and conditions not covered
Your signature below indicates you agree that this Memorandum constitution of this limited service agreement.	tutes the full and complete terms and conditions
DATED:	
Employee's Signature	
1 , 9	

DHR Rules

- **10.07. Appointment, Limited**: The appointment of a person to a classified position where the work is projected to be of limited duration, for which the person has qualified by examination.
- **120.02. Permanent Status and Expedited Layoff**: Employees appointed under limited-service appointments have permanent classified status after successful completion of probation. These employees have the same rights and responsibilities as other permanent employees but may be subject to expedited layoff pursuant to Paragraph 140.01.c. of these rules.
- **140.1.** Conditions for Layoff: An appointing authority may lay off an employee whenever necessary due to:
 - a. Shortage of funds or work;
 - b. Reorganization;
 - **c.** The end of a limited service appointment;
- **140.04. c.** Limited-service appointments are defined by the project, program, or function for which the appointments were made. When a limited service project is completed or funding concluded, the limited service appointee is separated from state service as a layoff. However, limited service appointees have no re-employment preference.
- **159.02. Tenure of Employment**: All employment in the state classified service is without definite term except where the term may be specified by law, or under conditions of a limited-service appointment.