I. INTRODUCTION

Regent Law 5.B.2 (C) requires that the terms and conditions of faculty appointments be set forth in writing and be in possession of both the university and the appointee, whenever possible, before the appointment is begun. This policy is not intended to address letters of offer for postretirement employment.

II. POLICY STATEMENT

A. Implementation at Each Campus: The campuses, in collaboration with appropriate faculty governance groups, shall develop and implement their respective policies and procedures for the faculty appointment processes. The Provosts shall be responsible for the implementation and enforcement of such policies and procedures on their respective campuses.

B. All campuses must maintain:

1. Offer templates for every faculty title, including
   a. at-will statement for non-tenure-track faculty
   b. State of Colorado oath for teaching faculty
2. Search committee procedures for each faculty title.

III. INTERPRETATION

Subject to the president's authority to interpret university policies, the system Office of Academic Affairs shall provide interpretive guidance for this policy.

IV. HISTORY

Faculty Appointment – Letters of Proposed Offer and Contracts, February 1, 1979

Revised August 1984

V. KEY WORDS

Hiring procedures, letters of offer, faculty contracts