Statement of Terms and Conditions of Occupancy

I. INTRODUCTION

This document establishes the terms and conditions of the two-term contract for occupancy in the University-owned Residence Halls or other assigned locations. This document and the Housing Application together constitute an offer by the University to contract with the student for University-owned space in housing facilities. The University requires that students under 18 years of age have this contract co-signed or signed via digital proxy by a parent, guardian, or another person willing to guarantee payment of the fees for the period specified. When this contract is signed and returned to the University, it establishes a binding contract between the student (and guarantor) and Mississippi State University.

II. ENROLLMENT STATUS

Residents must be admitted students, enrolled and registered for classes during the semester(s) of this contract at Mississippi State University. Acceptance of this contract by the University does not constitute a commitment of admission to the University. Students who fail to entil in at least one credit hour face-to-face at MSU Starkville Campus during the contract period may be subject to eviction at the University's discretion.

III. PRIORITY

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Priority in the housing system is established by submitting a completed application to the Department of Housing and Residence Life. RSVP and upper-division housing priority is primarily based on the date of application submission. Applications for newly admitted Freshmen are primarily based on the date of application for admission to the University. Priority will be lost if the student fails to register for classes, fails to sign the housing contract, or fails to comply with the University's Advanced Payment

Mississippi State University desires to provide housing for students at the lowest possible rate, and for that reason, THIS CONTRACT IS FOR THE ENTIRE ACADEMIC YEAR (BOTH FALL 2025 AND SPRING 2026 TERMS), OR IF ENTERED INTO AFTER THE BEGINNING OF THE ACADEMIC YEAR, FOR THE REMAINDER OF THE ACADEMIC YEAR (BOTH TERMS).

V. OCCUPANCY

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This housing contract is for a space within the University-owned residence hall system or other assigned location and not for a specific building or room and may not be transferred or assigned to another person. The space may not be sublet, leased, or rented to anyone else at any time. The student agrees not to allow any persons other than the assigned roommate to live in the residence hall room or other assigned location. Violation of this restriction is considered serious and may result in fines, eviction from the residence halls, or other disciplinary action as sanctioned by the University including suspension from the University. The period of occupancy begins upon the contract start date of August 13, 2025, or receipt of the room key or card access by the student and will terminate at 12:00 PM on the day after the Starkville campus commencement of the Spring semester as determined by the official MIL University. Starkville campus commencement of the Spring semester as determined by the official MSU University Academic Calendar. Notwithstanding the foregoing, the student agrees to vacate the assigned room within 24 hours after their last class or examination. Residence halls are closed between academic semesters. Residents needing housing beyond the contract period would be subject to additional fees.

VI INCREASE OF RENTAL RATE VI. INCREASE OF RENTAL RATE

Since it is not possible at the time of contracting to determine projected utility or housing fee increases, the University reserves the right, subject to approval by the Board of Trustees of Institutions of Higher Learning, to raise, lower, or modify fees without notice. Approved rates will be/are available at

www.housing.msstate.edu.

VII. CANCELLATION OR SUSPENSION OF THE TWO-TERM CONTRACT

A two-term contract, which has been signed and returned by the student and accepted by the Department of Housing and Residence Life, constitutes an agreement to reside within the residence hall system or other assigned location during both the fall and spring semesters. The following are applicable terms and conditions for cancellation or suspension of the two-term contract:

- A. By the student
 1. Contracts Beginning Fall Semester for Students Who Completed and Fulfilled a
 Housing Contract for Spring 2025. For students who resided on campus in Spring 2025, a contract may be canceled by the student if written notification is received by the Department of Housing and Residence Life on or before February 28, 2025. Contracts canceled via written notification from March 1, 2025, through May 31, 2025, will be charged a \$400 fee. Cancellations received on or after June 1, 2025, by

- Housing Contract for Spring 2025. For students who resided on campus in Spring 2025, a contract may be canceled by the student if written ontification is received by the Department of Housing and Residence (Life on or before February 28, 2025. Contracts canceled via written notification from March 1, 2025, through May 31, 2025, will be charged a \$400 cancellation fee. On or after June 1, 2025, enrolled students cannot cancel their housing contract (see Section VII. C. Student Appeals of the Housing Contract). The cancellation notification must be submitted and received through the housing portal (my. bousing mestale cell) or in writing to housing distributed and received through the housing portal (my. bousing mestale cell) or in writing to housing distributed and received through the housing portal (my. bousing mestale cell) or in writing to housing distributed and received through the housing portal (my. bousing mestale cell) or in writing to housing distributed and received through the housing portal (my. bousing mestale cell) or in writing to housing distributed and received through the bousing portal (my. bousing mestale cell) or in writing to housing contract for Spring 2025, a contract may be cancelled by the student if written notification from May 1, 2025, through May 31, 2025, will be charged a \$400 fee. Cancellations received on or after June 1, 2025, by non-enrolled students will be charged as \$400 fee. Cancellations received on after June 1, 2025, by non-enrolled students will be charged as \$400 fee. Cancellations received on after June 1, 2025, by rounded students cannot cancel their housing contract (see Section VII. C. Student Appeals of the Housing Contract). The cancellation notification must be submitted and received through the housing for the student flavor of the contract of the student flavor of the cell (my. housing mestate cell) or in writing to housing distribution of the contr

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 B. By the University

 1. Destruction or Unavailability of Space: If the accommodations assigned to the student are destroyed or made unavailable and the University does not furnish other accommodations, the contract shall terminate. Rights and liabilities of the parties hereto shall cease, and payments previously made by the student shall be refunded on a nightly pro-rated basis for the period during which accommodations were not available to the student. If the University can provide other accommodations, then this contract will remain in force.

 2. Violation of Policy or Terms: The University may cancel the contract if the student fails to meet the full terms and conditions stated herein, or for violation of policies and/or regulations of University or Housing and Residence Life as stated at www.msstate.edu/web/security.html or www.msstate.edu/web/security.html<
- any poicey, regulation, or procedure where it is determined to be in the best interest or safety of the student or University. Such changes will be communicated to the student and will be part of this contract by reference hereto.

 C. Student Appeals of the Housing Contract: Students with sudden or unforesceable personal circumstances, such as a severe medical condition or extreme financial hardship, may be in sudden need of alternative housing. Under such circumstances, a student may submit an appeal to cancel their housing contract. The Housing Contract Appeal form and supporting documents must be submitted to the Department of Housing and Residence Life. A \$50 contract appeal fee is required for an appeal to be reviewed by the Housing Appeals Committee regardless of the outcome. Students denied by the committee may request to forward their appeal to the Housing Appeal Review Board ("Review Board"). Review Board decisions are final. The Review Board is a University Standing Committee reporting to the Vice-President of Student Affairs. Any release granted by the Review Board is subject to a \$400 cancellation fee unless such fee is waived by the Housing Director or their designee for extenuating circumstances. No refunds of housing charges will be made after the 30th day of class.

 VIII. GENERAL PROCEDURES AND POLICIES

 A. Liability for Damage or Loss: The University does not assume any legal obligation to pay for the loss of or damage to the student's personal property if it occurs in its buildings or on its grounds before, during, or after the period of the contract. The student or parent/guardian is encouraged to carry appropriate insurance to cover such losses.

 B. Responsibility for Room: The student is responsible for the accommodations assigned and shall reimburse the University of damages within or to said accommodations. Charges for damages and shall reimburse the University of damages within or to said accommodations. Charges for damages

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 B. Responsibility for Room: The student is responsible for the accommodations assigned and shall reimburse the University for damages within or to said accommodations. Charges for damages and/or necessary cleaning will be assessed to the student, or students, by the University and must be paid promptly. Failure to pay assessments will result in a hold on a student's registration, graduation, and/or transcript.
- C. Partial Occupancy: University housing rooms are to be occupied by two or three students, except for the approved single-occupancy or approved private assignments. In cases where one of the occupants moves from the assigned space, the student who remains agrees to move to another room, to accept another roommate, or to seek approval for a private occupancy room and pay the room rate of space and a half. Where there is no other student with whom to consolidate, the student agrees that the area must be maintained in a manner by the occupant that will allow another student to move in immediately. The University reserves the right to reassign residents during the semester to consolidate vacant spaces and to increase occurancy. Increases in occupancy, will conform to prevailing occurancy. vacant spaces and to increase occupancy. Increases in occupancy will conform to prevailing occupancy and health standards.
- D. Financial Obligation: While this contract is in effect, the student is required to meet
- vacant spaces and to increase occupancy. Increases in occupancy will conform to prevailing occupancy and health standards.

 D. Financial Obligation: While this contract is in effect, the student is required to meet the financial obligations of this contract. Housing fees are charged through the Account Services Office. Students must pay their accounts per the policies of that office.

 E. Assignments and Room Changes: The University does not make housing assignments on a segregated basis with regard to race, religion, color, national origin, or disability. Assignments are made based on residence hall availability, but accommodations are not guaranteed for those arriving late or failing to check-in without making arrangements with the Department of Housing and Residence Life before residence hall fall move-in. If for any reason the student is required or allowed to move to a different residence hall, the student will be charged or refunded the difference between the two rates on a pro-rated basis for the remainder of the term. Housing assignment changes must be approved by the Community or Graduate Residence Director or the Housing Assignments Office. Approved room/hall changes occur during designated periods during each semester. A \$50 fee may be assessed for illegal room changes or unauthorized early arrivals.

 F. Right of University to Relocate Students: The University reserves the right to relocate students from one space to another when it is determined, in its sole and absolute discretion, that the move is in the University must complete the move within 48 hours of notification. Notwithstanding the foregoing, the University must complete the move within 48 hours of notification. Notwithstanding the foregoing, the University must complete the move within 48 hours of notification. Notwithstanding the foregoing, the University reserves the right to relocate a student to another facility immediately or cancel this contract in the event the University, in its sole and absolute discretion, determines that a healt

- I. Overflow Accommodations: The University reserves the right to make assignments to temporary or overflow housing to accommodate requests for housing. The policies and procedures contained within this document are also applicable to overflow housing assignments, which may be made
- contained within this document are are so applicance to overnow nousing assignments, which may be made temporarily at the beginning of each semester.

 J. Prohibited Items: The possession or use of firearms, ammunition, explosives, fireworks, candles, halogen lamps, and other items detailed in the policies and regulations of University or Housing and Residence Life as stated at www.msstate.edu/web/security.html or www.msstate.edu/web/security.html

- IX. RIGHT TO ENTRY OF PREMISES

 A. Right to Enter: The University has the right to enter the leased premises for inspection at reasonable hours and whenever necessary to make repairs, alterations, health/safety inspections, pest control, etc., of the room/unit. Additionally, the University reserves the right to enter the premises to respond to an emergency.

 B. Right to Inspection: The rooms/units will be periodically inspected for health/safety violations. If violations are found, the resident(s) will have sufficient time to correct the violation. The student will be subject to the student conduct process if the violation is not corrected. Continued violations may result in judicial action and could also separately result in termination of the lease by the University.

 C. Expiration or Cancellation of Contract: Upon the expiration or cancellation of this contract under any of the above provisions, the University shall have the right to re-enter the premises to remove the student's property therefrom. Personal property left in a residence hall room or other assigned space after a student withdraws or fails to enroll will be considered abandoned property. Upon discovery, a student may be notified of the removal of their abandoned property from the room to a secure location within the residence hall and be given 48 hours to claim their property. The student expressly waives the a student may be notified of the removal of their abandoned property from the room to a secure location within the residence hall and be given 48 hours to claim their property. The student expressly waives the right to be notified of the University staff's re-entry, termination, withdrawal, or demand for possession. Breach by the student of any of the duties established by this agreement authorizes the use of any remedy available in law or equity. If the student fails to pay rental fees, additional fees, and charges by the dates required by this agreement, the University is entitled to pursue any or all of the following actions: terminate this contract; evict the student from University housing; stop registration; and withhold transcript of grades, diploma, or other records and documents maintained by the University.

Mississippi State University is an equal-opportunity institution. Discrimination in university employment, programs, or activities based on race, color, ethnicity, sex, pregnancy, religion, national origin, disability, age, sexual orientation, genetic information, status as a U.S. veteran, or any other status to the extent protected by applicable law. Questions about equal opportunity programs or compliance should be directed to the Office of Civil Rights Compliance, 231 Famous Maroon Band Street, P.O. 6044, Mississippi State, MS 39702, (662) 325-5339. For disability accommodation, please contact the Disability Recourse Center at <u>DRC3soffairs, mustate</u> edu or 662, 325-335.