Statement of Terms and Conditions of Occupancy

I. INTRODUCTION

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The purpose of this document is to establish the terms and conditions of occupancy in the University Residence Halls. This document and the Housing Application together constitute an offer by the University to contract with the student indicated above for housing facilities. The student may accept this offer to contract by signing and returning the notarized original. The University requires that all students under 18 years of age have this contract co-signed by a parent, guardian, or other 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. CONTRACTS CANNOT BE CANCELED ON OR AFTER MAY 11, 2016 FOR MAYMESTER, JUNE 4, 2016 FOR SUMMER I TERM, AND JULY 7, 2016 FOR SUMMER II TERM.

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II. ENROLLMENT STATUS

Residents must be admitted students or currently enrolled and registered for classes 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 enroll full-time or remain enrolled in at least 1 hour of face to face MSU Starkville campus classes during the contract period may be, at the University's discretion,

III. PERIOD OF CONTRACT

Mississippi State University desires to provide housing for students at the lowest possible rate, and for that reason. THIS CONTRACT IS FOR THE SELECTED TERM(S) INDICATED THROUGH YOUR www.my.housing.msstate.edu OR FOR THE TERM(S) OF THE SUMMER PROGRAM IN WHICH YOU ARE PARTICIPATING IN.

IV. OCCUPANCY

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This housing contract is for space within the residence hall system 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 for any period of time. The student agrees not to allow any persons other than the assigned roommate to live in the residence hall room or suite. 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 receipt of the room key or card access by the student and will terminate by noon on the day following the last day of classes for each semester as listed on the University calendar. The student agrees to vacate the assigned room within 24 hours after his/her last class or examination. All residence halls are closed between summer school and the new academic year.

V. 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 order of the Board of Trustees, to raise, lower, or modify fees without notice. All approved rates will be available at www.housing.msstate.edu.

VI. CANCELLATION OR SUSPENSION OF THE SUMMER TERM(S)

- A. By the Student

 1. Contracts Beginning Maymester Term: A contract for Maymester summer school which has been signed and returned by the student, and accepted by the University on or before May 9, 2016, constitutes an agreement to reside within the residence hall system for the summer school terms and may be canceled by the student if written notification is received by the Department of Housing and Residence Life on or before May 9, 2016 for Maymester. Contracts canceled via written notification on May 10, 2016 will be charged a \$200 penalty. CONTRACTS MAY NOT BE CANCELED ON OR AFTER MAY 11, 2016.

 2. Contracts Beginning Summer Term I: A contract which has been signed and returned by
- 2. Contracts Beginning Summer Term I: A contract which has been signed and returned by the student and accepted by the Department of Housing and Residence Life on or before June 2, 2016, constitutes an agreement to reside within the residence hall system for the Summer Term I session and may by canceled if written notification is received on or before June 2, 2016. Contracts canceled via written notification on June 3, 2016 will be charged a \$200 penalty. CONTRACTS MAY NOT BE CANCELED ON OR AFTER JUNE 4, 2016.
- by canceled if written notification is received on or before June 2, 2016. Contracts canceled via written notification on June 3, 2016 will be charged a \$200 penalty. CONTRACTS MAY NOT BE CANCELED ON OR AFTER JUNE 4, 2016.

 3. Contracts Beginning Summer Term II: A contract which has been signed and returned by the student and accepted by the Department of Housing and Residence Life on or before July 5, 2016, constitutes an agreement to reside within the residence hall system for the Summer Term II session and may by canceled if written notification is received on or before July 5, 2016. Contracts canceled via written notification on July 6, 2016 will be charged a \$200 penalty. CONTRACTS MAY NOT BE CANCELED ON OR AFTER JULY 7, 2016.

 4. Withdrawal from the University: A contract, which has been signed and returned by the student and accepted by the University, will be canceled for those full and partial summer terms during the contract period that the student fails to enroll or withdraws from the University. Official withdrawal from the University is when the student has registered and paid fees but decides to cancel registration and formally withdraw. The refund of the room rent is prorated based upon the date the room is vacated and the amount will be based on the University refund schedule as established by the Controller's Office. Students may be assessed a cancellation penalty as well. If a student re-enrolls in the University during the period covered by the original housing contract, the student will be bound to the remainder of the contract. The student must vacate the residence hall within 48 hours of official withdrawal from the University.

 5. Academic Program Requirements: A contract which has been signed and returned by the student and accepted by the University, will be suspended for those full academic semesters during the contract period that the student is required by the University to live elsewhere in order to complete his/her academic program. Co-op, Student Teaching, etc.). Students receivin

- not available to the student.

 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, for violation of policies or regulations of University or Housing and Residence Life as stated at www.msstate.edu/web/security.html or details student's contract for the above reasons may result in the eviction of the student would pose a danger to the life, limb, health, or general well-being of other members of the residential community, in which case the student may be evicted immediately. The University reserves the right to amend or change any policy, 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, unusual and unforesceable personal circumstances such as a severe medical condition or extreme financial hardship may find themselves in need of an alternative housing. Under such circumstances, a student may an appeal of his/her Housing Contract. The process begins in the Housing Office by completing the appropriate form. Any student under the age of eighteen must have their appeal form signed by a parent or legal guardian. Payment of a non-refundable \$50 contract appeal fee may also be required. An appointment will then be scheduled with the Housing Appeals Review Board. Any release granted by the Review Board will be subject to a \$200 cancellation penalty. Any refunds of fees will be based on the University refund schedule as established by the Controller's Office. The Housing Appeal Review Board is a University Standing Committee reporting to the Vice President of Student Affairs. Housing Appeal Review Board decisions are final. Appeals of the contract will be heard each summer term until the refund rate, per the University refund schedule, goes to \$0. VII. CANCELLATION PENALTIES

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 A. A cancellation penalty will apply if the contract is canceled after the due dates listed under CANCELLATION OR SUSPENSION OF THE CONTRACT, Section VI.

 B. A cancellation penalty will apply for a student who has signed a contract and who fails to register for class or who has not advised the Department of Housing and Residence Life in accordance with CANCELLATION OR SUSPENSION OF THE CONTRACT, Section VI.

 C. After receiving a key or card access to a room, a cancellation penalty of \$200 may apply to the student who withdraws from the University or who is released from the contract.

 D. If the student is dismissed from the residence halls for disciplinary reasons, the student will not automatically be released from the financial obligation of this contract. The student may appeal for release from the Housing Contract as outlined under STUDENT APPEALS OF THE HOUSING CONTRACT, Section VI.

VIII. GENERAL PROCEDURES AND POLICIES

- 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 ground, prior to, during, or subsequent to the period of the contract. The student or parents are 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 for all 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: All University housing rooms are to be occupied by two students or three students, with the exception of the approved single-occupancy 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 declare the room as a single-occupancy room and agrees to pay the single room fee.
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 D. Financial Obligations: While this contract is in effect, the student will be required to meet all financial obligations of this contract. Housing fees are charged through the cashier's office in Garner Hall. Students must pay on their accounts in accordance with the policies of that office.

 E. Assignments and Room Changes: The University encourages diversity and does not make housing assignments on a segregated basis with regard to race, religion, color, national origin, or disability. Assignments will be held through residence hall opening, but accommodations will not be guaranteed for those arriving late or faling to show without making arrangements with the Housing Assignments Office prior to the residence hall opening. 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 prorated basis for the remainder of the term. All housing assignment changes must be approved by the Residence Hall Director or the Housing Assignments Office. Approved room'hall changes occur during designated periods during each semester. A \$25 per day penalty may be assessed for illegal room changes.

- stated as www.housing.msstate.edu.

 IX. RIGHT TO ENTRY OF PREMISES

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

 B. Right to Inspection: The rooms/apartments will be periodically inspected for health/safety violations. If violations are found, the resident(s) will have a sufficient time to correct the violation. If the violation is not corrected, the student will be billed for the violation and it will be corrected by Housing staff. Continued violations may result in judicial action and could also separately result in reministion of the lease.
- Continued violations may result in judicial action and could also separately result in termination of the lease
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 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. The student expressly waives the service of any notice to re-enter, notice to terminate the tenancy, notice to quit 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.

Department of Housing and Residence Life Post Office Box 9502 Mississippi State University, Mississippi 39762 Phone (662) 325-3555 Fax (662) 325-HOME (4663)

"Mississippi State University does not discriminate on the basis of race, color, ethnicity, sex, pregnancy, religion, national origin, disability, age, sexual orientation, gender identity, genetic information, status as a U.S. eteran, or any other status protected by state or federal law." Human Resource Management, McArthur Hall Room 150, P.O. Box 9603, MS State, MS 39762, office telephone number 662-325-3713, campus mailstop 9603, has been designated as the responsible office to coordinate efforts to carry out responsibilities and make investigation of complaints relating to discrimination in conforming with Title IX of the Education Amendments of 1972, Sections 503 and 504 of the Rehabilitation Act of 1974, and the Americans with Disabilities Act of 1990.