

AY 26-27 AFFILIATED UIS Housing Contract Terms and Conditions:

HOUSING CONTRACT TERMS AND CONDITIONS AFFILIATED HOUSING

By entering into this Contract, I agree to be bound by all of its terms and conditions, as well as all policies, procedures, rules and regulations of the University of Illinois Springfield (“University”) now or later to be in effect, including but not limited to those relating to the Department of Residence Life operations. I understand that the Department of Residence Life (“DRL”) administers this Contract on behalf of the Board of Trustees of the University of Illinois and that all questions should be directed to DRL staff.

Policies and documents referenced in this Contract are subject to change, and such changes and additions will be emailed to the Contract holder’s University email account. I acknowledge that any changes or additions shall become effective and binding on the date of such email being sent.

1. ELIGIBILITY

To be eligible for UIS housing, I must be approved at the discretion of UIS for the UIS affiliated Housing Program. I agree to sign any documents necessary to verify my enrollment status with another institution or other qualifying program at the time of application and at the beginning of each semester or summer term. I represent that if I attend another institution, I am a full-time student enrolled in a minimum number of credits to be considered full-time according to that institution’s policies. If at any time I fall below this standard, for whatever reason, I must immediately notify DRL in writing. I agree to vacate the premises within forty-eight (48) hours of the loss of eligibility unless alternative arrangements are approved in writing by DRL staff. I will be responsible for all applicable cancellation charges provided for in this Contract.

I understand that in its sole discretion, DRL may deny me placement in University housing as a result of my past or current behavior, including breach of contract, any criminal or disciplinary history indicating a possible risk to the security, safety, or health of any person or property, unavailability of space, or the risk of disruption of University operations.

2. HOUSING ASSIGNMENT

2.1 Assignment

I understand that I am not entitled to a housing assignment and that my placement is contingent upon available space. If space is not available, the University will terminate this Contract and refund any advanced payment made by me, consistent with the terms of this Contract.

I agree to accept any space DRL assigns to me, including temporary space.

I understand that I should not make other housing arrangements before confirming the status of my housing request, as I may not be eligible for cancellation of this Contract or a refund of my advanced payment.

I will not assign this Contract to another person nor sublet my housing assignment to another person and will not allow anyone to live in my room unless University Housing has assigned them to the room.

2.2 Reassignment & Vacancies

I may request a reassignment no earlier than three weeks after the start of the academic term. The University may approve or disapprove of such request in its sole discretion. I understand that DRL may reassign me to another space at any time if DRL determines it to be in the University's best interests. Such interests include but are not limited to the more efficient use of space and conducting repairs or renovations, or national or regional emergencies. I agree to relocate to the new space within the time period requested, unless otherwise approved in writing by authorized DRL staff. I understand that if I fail to relocate as requested, I may be charged an increased rate (e.g., the rate for a single) and/or moved. I understand that I am responsible for any additional costs that the University incurs due to my non-compliance.

3. CONTRACT DURATION

I understand that the Contract term is outlined in the email I received from Residence Life.

For security reasons, I am required to notify Residence Life if I will be in the residence hall during published breaks. If I do not properly notify, I may not have access to enter the building.

4. OCCUPANCY; CONTRACT EXTENSIONS

4.1 Move-In

I can move-in on the start date of the contract term. If I fail to occupy the space without notice and approval, I will be considered a No Show and risk losing my assigned space. In the event that I am a No Show, I will not receive any refunds for the period the space is held unoccupied. I understand that my failure to occupy the assigned space does not cancel this Contract or release me from the financial responsibilities of this Contract.

4.2 Move-Out

I will vacate my assigned space no later than twenty-four (24) hours after my last final examination of each term, the cessation of my academic eligibility, or the contract end date; whichever date is earliest. I will take all of my belongings with me when I move out. Personal items left behind will be considered abandoned property. The University, in its sole discretion and without further notice, may dispose of the abandoned items as it deems appropriate and in accordance with any relevant policies. I may be charged for any associated costs.

5. HOUSING CHARGES & PAYMENTS

5.1 Application Fee & Housing Prepayment

I have paid a \$50 non-refundable application fee and a \$200 Housing Prepayment. The prepayment will be applied toward any applicable charges or fees as provided in this Contract.

5.2 Room Rates

I agree to pay the University the applicable rate for the housing space assigned to me. Room rates for the applicable academic year can be found online at www.uis.edu/residencelife/livingatuis/rates/.

5.3 Damages

I agree to use my living unit and all University property and furnishings in a proper and responsible manner at all times; I agree to surrender the same in good repair and condition as normal use dictates. I will be financially responsible for all damage (including, but not limited to, repair and cleaning costs) to my living unit and/or University property and furnishings, including damage by my guests. I will not remove or permit the removal of room furnishings without prior approval by the appropriate RA/DRL employees. DRL representatives may enter my unit at any time, including weekends, holidays and vacation periods, for routine maintenance and building service work, life safety inspections, and for emergency purposes.

5.4 Payments

I agree to be billed for each semester of the academic year and summer term (if I have a summer contract) separately through a General Accounts Receivable (GAR) invoice. I understand that I will be assessed a service charge on all unpaid monthly balances of University charges. I may refer to the University Bursar's GAR Online Payment Center website for billing information at <https://ipay.uillinois.edu/gar/welcome.cfm>.

6. EARLY TERMINATION

6.1 By University

The University reserves the right to cancel this Contract if I become delinquent on payments, breach any term of this Contract, or if it otherwise determines that my past or current behavior is such that the interests of the University or its students, faculty, or staff would best be served by cancellation of this Contract. Such behavior includes, but is not limited to, endangering persons or property, failure to comply with the UIS Student Conduct Code, DRL Policies, and possession of prohibited items. I will remain responsible for the remaining portion of my academic year room charges, and a \$350 cancellation fee.

6.2 By Student

6.2.1 Request for Cancellation

I may request to cancel this Contract by submitting a written Contract Cancellation Request Form to DRL via fax, mail, or email. Forms are available at DRL or on the website (www.uis.edu/residencelife). I understand that only written notification from DRL of a cancellation approval will terminate this Contract. I may still be charged cancellation and remaining contract fees.

6.2.2 Grounds for Consideration

My request for cancellation will only be granted for the following reasons:

- Graduation at the end of the current term.
- Total academic withdrawal/non-registration from all affiliated classes (including online courses) for the remainder of the contract period.

- Serious illness, medical or mental health condition which prevents me from attending class in person.
- Participation in academic-related experiences/internships off-campus and further than 40 miles outside the greater Springfield area.
- Death in the immediate family.
- Call-up or induction into active military service.
- Academic suspension; or
- Marriage.

I understand that it is my sole responsibility to provide all necessary supporting documentation and sufficient verification of the respective rationale and circumstances to the satisfaction of DRL.

6.2.3 Effective Date

If cancellation is approved, the effective date is the date the Request for Cancellation is approved by DRL. I must promptly and properly vacate the premises within forty-eight (48) hours of this date.

6.3 Fees & Charges

I agree to the following fees & charges schedule in the event: that 1) my Request for Cancellation is received by the date noted below and approved in writing by DRL, or 2) if the University cancels pursuant to 6.1:

For Academic Year Contracts:

Cancellation Date	Fee or Charge
On or Before April 30	No fees or charges
Between May 1 and May 31	\$100 cancellation fee
Between June 1 and August 1	\$250 cancellation fee
Between August 2 and the first day of Fall Semester classes	\$350 cancellation fee
Between the 1 st day and the 10 th day of class of the Fall Semester	\$350 cancellation fee Prorate for time occupied 50% of remaining academic year contract cost
After the 10 th day of class of the Fall Semester through the end of the contract term in May	\$350 cancellation fee Prorate for time occupied 75% of remaining academic year contract cost

For Spring Only Contracts:

Cancellation Date	Fee or Charge
On or Before November 30	No fees or charges
Between December 1 st and December 15 th	\$100 cancellation fee
Between December 15 th and January 7 th	\$250 cancellation fee
Between January 8 th and the first day of class of the Spring Semester	\$350 cancellation fee

Between the 1 st day and the 10 th day of class of the Spring Semester	\$350 cancellation fee Prorate for time occupied 50% of remaining contract cost
After the 10 th day of class of the Spring Semester through the end of the contract in May	\$350 cancellation fee Prorate for time occupied 75% of remaining contract cost

- A. If I request cancellation due to induction into active military service, cancellation fees will be waived, and applicable housing charges will be refunded.
- B. If I request cancellation due to graduation, cancellation fees will be waived.
- C. If I participate in study abroad, internship program, or student teaching more than 40 miles outside the Springfield area, cancellation fees will be waived.
- D. If I vacate my assigned space before the end of the contract period without providing notice and receiving written approval for release, I will be held responsible for 100% of the contract balance.

7. HOUSING RULES & CONDITIONS

I agree to comply with all applicable local, state, and federal laws and regulations, as well as all University and DRL policies applicable to students whether now in effect or later adopted and published by the University during the term of this Contract. Some relevant policies include but are not limited to:

UIS Alcoholic Beverages Policy (special attention to Article II):

https://www.uis.edu/academicstaffhandbook/university-policies/alcoholic_beverages_policy/

UIS Drug and Alcohol Policy: <https://www.uis.edu/studentaffairs/policies/drugalcohol/>

UIS Student Conduct Code: <https://www.uis.edu/policy/student-conduct-code>

UIS DRL Community Handbook: <https://go.uis.edu/CommunityLivingGuide>

In addition, UIS may also report any issues to your home campus.

8. MISCELLANEOUS TERMS

8.1 Amendment

This Contract is a legal document binding upon me and upon my parents or guardian if I am under 18 years of age. No proposed amendment to this Contract shall be valid unless made in writing and properly signed by an authorized university contract signatory.

8.2 Severability

If any provision of this Contract is held to be unenforceable by a court of competent jurisdiction, the provisions shall be severed from this Contract so long as severance does not affect the enforceability or essential purpose of the remainder of the Contract.

8.3 Waiver

The failure of the University to enforce any provision of this Contract shall not waive the University's right to later enforce that or any provision of this Contract.

8.4 Choice of Law

This Contract shall be construed by application of Illinois law without regard to its conflict rules.

9. LIABILITY

The University does not provide security or protection services as part of this Contract. The University is not responsible for and will not reimburse resident for damage or loss of personal effects resulting from third-party conduct, weather-related disturbances, other natural conditions, or malfunctioning of plumbing, appliances, or other facility-related systems. The University shall not be held responsible or liable for any personal injury, loss, theft, or damage incurred or sustained by residents or their guests. Each resident is responsible for insuring and securing their individual person and property and is strongly encouraged to secure personal renter's insurance or sufficient coverage under a parent's applicable homeowner's or renter's policy. Such policy coverage should be in continuous effect during the full period of on-campus residency, including breaks when residents may not be physically on campus. University parking facilities are used at resident or guest's own risk. Any personal effects, valuables, or other property I leave in the residence halls or on the premises after termination of this Contract shall be considered abandoned property and handled by the University in accordance with state law and University policy.

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