

1. CONTRACT

The Housing Contract grants the student a limited license to use and occupy an assigned room under the terms and conditions in this Contract without establishing a landlord/tenant relationship or vesting any property interests in the student. This Contract may not be assigned or transferred to another person.

2. ELIGIBILITY

- A. Student must be enrolled for summer classes at USF (as defined by the most recent University General Catalog) by the time of occupancy and maintain the enrollment record for the duration of the occupancy. Exceptions to this requirement must be requested in advance in writing and approved by the Senior Director of Student Housing or designee.
- B. Student must be in good behavioral standing with the University (i.e., not have received a sanction from the University Conduct System that prevents him, her, or them from living in University operated housing).
- C. Student must submit proof of immunization to the Health Promotions Office (HPS) <u>Med+Proctor</u> Account.
 - a. Domestic students require 2 doses of MMR (measles/mumps/rubella), in addition, students 18 years of age or younger require Hepatitis B vaccine or test showing immunity.
 - b. International students require 2 doses of MMR (measles/mumps/rubella), Hepatitis B vaccine or test showing immunity, and a tuberculosis (TB) test administered in the last 12 months.
 - c. Any other required immunization or vaccinations required by university policy.

3. OCCUPANCY

- A. The dates of occupancy for the 2025 Summer term are as follows:
 - a. Session 1: Sunday, May 18, 2025 at 5 pm to 12 pm on Saturday, August 9, 2025
 - b. Session 2: Sunday, May 18, 2024 at 5 pm to 12 pm on Saturday, June 28, 2025
 - c. Session 3: Sunday, June 29, 2025 at 5 pm to 12 pm on Saturday, August 9, 2025
 - d. Session 4: Sunday, May 18, 2025 at 5 pm to 12 pm on Saturday, June 7, 2025
 - e. Session 5: Sunday, June 8, 2025 at 5 pm to 12 pm on Saturday, June 28, 2025
 - f. Session 6: Sunday, June 29, 2025 at 5 pm to 12 pm on Saturday, July 19, 2025
 - g. Session 7: Sunday, July 20, 2025 at 5 pm to 12 pm on Saturday, August 9, 2025
 - h. School of Law and graduate Students: Sunday, May 18, 2025 at 5 pm to 12 pm on Saturday, July 25, 2025.
- B. Contract dates are for evaluation of daily rate assessments. You are eligible to move into your space on the date/time published and shared with you via email prior to move-in and posted on official University webpages.
- C. Exceptions to the above dates must be requested in advance in writing and approved by the Senior Director of Student Housing or designee. Students authorized to check-in prior or check-out after the Contract period of occupancy may be assessed additional daily room charges.



4. RATES AND PAYMENTS

- A. Rates for various residential facilities as well as the meal plans are set forth in the 2025 Summer Room and Board Rate Sheet. Student agrees to pay the room fee for the particular room assigned, even if that room was not ranked among the student's preferences on the housing application. Payment must be made or arranged for payment plan with Student Enrollment and Financial Services prior to the beginning of the contract period.
- B. This Contract legally binds student to room and board charges for the full term of approved occupancy or remaining balance thereof. Students who leave the residence halls or other units/space during the Contract period without formal approval by the Senior Director of Student Housing or designee continues to be liable for charges during the Contract Term.
- C. Students approved for a single room accommodation, as evaluated and approved by Student Disability Services, are entitled to occupy a single room at the standard double rate assigned to the building in which the accommodation is granted. All approvals must be made through Student Disability Services following applicable procedures and policies.

5. MEAL PLAN

- A. Students assigned to live in Summer School Housing with the exception of graduate and law students are required to purchase the University meal plan. The University will automatically enroll students in the summer meal plan for the duration of the contract terms at the daily rate posted. Students who are on-campus residents and not required to have a meal plan but opt to purchase a meal plan are bound to all policies and regulations associated with having a meal plan.
- B. For summer 2025 meal plans will be applied for Monday-Friday only based on dining hours of operation. Student is not eligible for a refund if they make adjustments to their summer housing dates after the summer meal plan has been billed to Student Accounts.
- C. A reduction in, or exemption from, the summer meal plan may only be granted if the student has a reasonable medical accommodation request which directly impacts the student's ability to use the established meal plan. Student may contact Student Disability Services to begin the intake/eligibility process to determine eligibility for a meal plan reduction or exemption.
- D. Summer meal plan is non-transferable beyond the end of the following academic year or between student accounts. Unused meal plan is non-refundable and has no cash value at the end of the following academic year.
- E. Students are not eligible for contract release or partial refund during the last four weeks of the semester.
- F. Any request for meal plan modifications must be made within the first 30 calendar days of any term.

6. ROOM ASSIGNMENTS, CHANGES, AND CONSOLIDATIONS



- A. The University reserves the right to assign residence hall rooms and other units/spaces to make the most effective use of available space, to use unallocated space (including lounges) in any University-operated housing, and to utilize double rooms for triple occupancy in overflow situations. The University also reserves the right to later reduce the number of students assigned to a room, lounge, or other accommodation.
- B. The University reserves the right to reassign student room, residence hall, apartment or townhouse assignments, to assign roommates, to consolidate vacancies, to provide reasonable accommodation, and to change occupancies as it deems necessary and without consent of the occupants.
- C. Room change requests must be made in accordance with guidelines available to all students upon move in.
- D. Unauthorized room changes may result in termination of this Contract, a disciplinary sanction including a monetary fine, or both. This Contract does not guarantee a student a specific assignment, roommate, placement preference, or compatibility.
- E. Residents are not permitted to occupy two rooms during the same term. If a resident does leave belongings in their previous room after completing a room change then it will be considered abandoned property that can be donated or disposed of.

7. RIGHT OF ENTRY AND SEARCH

- A. The University reserves the right to enter any student's room or unit without notice to (a) inspect for condition of room and compliance with safety regulations; (b) repair, maintain, or clean; (c) respond to reported or perceived emergency situations; (d) pack and move student personal property; (e) enforce University policies; and (f) ensure that the building is vacated in fire drills, during vacation periods, and in health and safety emergencies. Authorized representatives of the University may address violations of University policy discovered upon entering a Student's room or unit.
- B. Rooms and units will be searched only with the voluntary consent (waiver) of the student unless an Administrative Search authorization has been granted by the Vice President for Student Life or designee or a search warrant issued by a court of law. The student(s) will be informed of the reason for any room or unit search. Students are urged to review the full text of the policy on Student Privacy in University-operated housing, which is printed in the most recent Fogcutter Student Handbook.

8. TERMINATION

- A. Student agrees to abide by all University rules and regulations, as noted in the Fogcutter Student Handbook as well as all federal, state, and local laws. The University reserves the right to discipline students found to have violated the University Student Conduct Code, Standards, Policies and Procedures, which are inclusive of University rules and regulations as well as all federal, state, and local laws. Students found to have violated these Standards or breached this Contract are subject to expulsion from University-operated housing.
- B. The University reserves the right to terminate this Housing Contract and the student's residency because of improper or unsafe conduct by the student or failure of the student to comply with any term or condition of this Housing Contract, including but not limited to the failure to comply with University



rules and regulations as well as all federal, state and local laws. The University's termination of this Housing Contract does not relieve the student's obligation to pay the room rate for the full Summer term. If the student withdraws from the University, this Housing Contract will terminate and eligibility for any refund will be determined by the University's refund policy and after the consideration of student conduct proceedings and/or sanctions, if applicable.

C. Where there is reasonable belief that Student's participation in University activities or presence in specified areas of campus (including but not limited to any University-operated student housing) will lead to (a) physical abuse or any conduct that threatens the health or safety of self or others, (b) destruction of campus property or threat to do same, or (c) other disruptive activity incompatible with the orderly operation of the campus, the Vice President for Student Life, or designee, may place Student on interim suspension until such time as a conduct meeting can be held, including but not limited to removal from residence and revocation of this Housing Contract. Student is strongly encouraged to consult the Fogcutter Student Handbook for the full text of the Student Conduct Code, University Standards, Policies and Procedures, which include the interim suspension regulations.

9. FURNISHINGS, ROOM CONDITION, AND DAMAGES

- A. The University supplies basic furniture such as a desk and chair, dresser, bed, closet or wardrobe, window treatments and wastebasket. Student may not remove University-provided furnishings from his, her, or their unit or in common areas, stack furniture, disassemble furniture, or detach fixed furnishings, unless they have a Student Disability Services accommodation. Student Disability Services notifies Student Housing & Facilities of any accommodations, including removal of furniture from a student room.
- B. Student is responsible for the general condition of his, her, or their room or unit and its contents. Student must follow all guidelines and instructions with regard to maintaining their room in a safe condition. Students must report any health or safety issues present in their room to Facilities Management immediately after the student becomes aware of the issue. Student may be assessed charges for damage to (or theft of) University property. In the event that damages to common areas are "unassigned" to specific individual/s, residents of that floor or suite may jointly be assessed charges for damage to (or theft of) University property in the common areas.
- C. Student is encouraged to obtain liability insurance to cover the costs of damage done to a third party's personal property, including University property, or bodily injury to a third party. <u>GradGuard</u> is the preferred provider for renter and liability insurance for USF students who would like to protect their belongings. Renters and/or liability insurance is offered to students via the housing application, but students may also sign up at the link provided. If the student does not obtain liability insurance, parents/legal guardians should inquire with their homeowners insurance whether or not their coverage may be extended to cover the student's liability at the University.
- D. Student may elect to appeal a charge only if the Student completed the online Room Damages Form upon check-in to their resident room. Appeals will only be granted within 72 hours after a damage charge has appeared on a student's account (excluding holidays and weekends).
- E. Students who fail to complete the Room Inventory process during the check-in and check-out process will result in the forfeit to appeal any damage charges assessed by Student Housing staff.

- F. Suspect Microbial Growth and Water Intrusion (i.e., Mold and Mildew): Suspect microbial growth (SMG) have no state or federal standards that address exposure limits. The primary reason for this is that SMG are part of the natural environment, and microbial/fungal spores are commonly found indoors and outdoors. However, microbial spores cannot grow without the presence of water or moisture. When building materials become wet for 24-48 hours, microbial growth may occur and can potentially cause health problems for those who may be sensitive, as well as cause damage to building materials. Therefore, it is imperative to maintain a clean living environment and eliminate sources of excessive moisture.
 - i. Student must maintain a clean living environment by vacuuming frequently to remove dust and debris from carpet and hard surfaces; by mopping bathroom and kitchen floors; frequently wiping and cleaning shower tile, and fixtures; and periodically wiping windows and sills with a cleaning product rated to clean microbial growth.
 - ii. Student shall report immediately to Facilities Management any water leak or pervasive moisture issue, including without limitation, plumbing leaks and overflows, air handler/heater, roof/ceiling leaks, and/or excessive condensation on walls and windows.

10. PERSONAL PROPERTY

- A. Student is at all times responsible for their personal property.
- B. Student is encouraged to obtain renter's insurance to cover loss or damage to personal property (such as electronics, computers, books, clothing, etc.) If the student does not obtain renter's insurance, parents/legal guardians should inquire with their homeowners insurance whether or not their coverage may be extended to cover the student's personal property at the University.
- C. The University assumes no responsibility for property left after the termination of occupancy. The Student Housing Office reserves the right to remove possessions left on the premises by Student after the term of residency ends at the Student's expense.

11. SMOKING

Smoking and the use of tobacco products (cigarettes, e-cigarettes, hookahs, pipes, cigars, water pipes, vape pens, personal vaporizers, electronic nicotine delivery systems, smokeless tobacco, and any other means of smoking) are no longer permitted anywhere within the boundaries of University-owned or leased property and vehicles.

12. FIRE SAFETY AND SECURITY

- A. Candles (including unburned, decorative candles), incense, and other objects with open flames are fire hazards and are prohibited in University-operated housing.
- B. Electrical appliances with exposed heating elements, including but not limited to hot plates, ceiling fans, sun lamps, heaters, torchiere halogen lamps, and air conditioners are prohibited in rooms and units. Toaster ovens may be used only in Loyola Village or Fulton House Main kitchens. Additionally, toaster ovens may be used only in Lone Mountain East kitchens.



- C. Only UL-approved, circuit-breaker type extension cords may be used in any University-operated housing.
- D. Gasoline-powered vehicles and electric-powered vehicles (including bicycles, motorcycles, and scooters) and equipment are prohibited in all areas of University-operated housing, including residence hall rooms, lounges, and hallways. All such vehicles must be parked in designated parking locations on-campus. Student agrees to use safety and security devices as provided by the University including but not limited to door locks and smoke detectors. Student agrees to immediately report any malfunctioning safety and security devices to the Student Housing office.
- E. Student agrees to follow all applicable University safety procedures. All University and Student Housing safety procedures are outlined in the <u>Fogcutter Student Handbook</u>.
- F. Students must have their Mobile One Card or a Resident Access Card (RAC) in their possession when entering a residence hall. A temporary card may be assigned outside of business hours at the residence hall front desk. Students are not permitted to borrow, lend or transfer student Mobile One Card, RAC, or temporary card.

13. CONTRACT RELEASE

- A. Upon agreeing to the terms of the Housing Contract, students are obligated to the full financial value of the contract term.
- B. Students may submit a request for release from their Housing Contract following the published Housing Contract Release policy and submitting the appropriate form. Students approved for Housing Contract release will be subject to the applicable published Contract Release Fee in addition to any applicable charges, including but not limited to prorated room use, meal plan use, and/or room damage.
- C. Students are not eligible for contract release or partial refund during the last four weeks of the semester.

14. CONSTRUCTION AND RENOVATION

Construction and/or remodeling or repair of academic and residential buildings on the USF campus may occur during the summer term and may result in disturbances and disruptions including (but not limited to) increased noise and dust in the area surrounding the residence halls and both planned and unplanned utility shutdowns in the residence halls. By signing this Contract, the student agrees that he, she, or they has been advised of possible construction and acknowledges that there may be disturbances and disruptions resulting from such construction, and has agreed to such.

15. PARKING POLICY

Students living on campus are not allowed to have a car within a three-mile radius of the University. Students found in violation of this policy risk losing their housing assignment and/or a fine of up to \$500.00.

16. RIGHT TO MODIFY



The University reserves the right to make and promulgate such modifications or additional rules and regulations, or both, which may be reasonably necessary or appropriate for the safety, care, and general welfare of the student and to adjust charges or costs for accommodations, facilities, and food services.

17. FORCE MAJEURE

The University assumes no responsibility for failure to perform any terms or conditions of this Contract due to circumstances beyond its control, including but not limited to epidemics, pandemics, government orders and natural disasters.

18. BREACH

The University reserves the right to withhold transcripts, degrees, refunds, or other documents or credits in the event of a breach of this Contract by student and may continue such withholding until such time as student fully complies with the terms of this Contract.

19. NON WAIVER OF TERMS AND CONDITIONS

The failure of the University to insist upon strict performance of any terms or conditions of this Contract or to avail itself of any rights or privileges enumerated herein, in any one or more instances, shall not constitute a waiver of such a term or condition, but the same shall remain in full force and effect. The receipt by the University of any payment, with knowledge of the breach of any term or condition hereof, shall not constitute a waiver of such breach, and no waiver by the University of any term or condition hereof shall be effective unless expressed in writing and signed by the Senior Director of Student Housing or Designee.

20. GOVERNING LAW

The terms and conditions of this Contract shall be interpreted in accordance with the laws of the State of California. This Contract is a legally binding contract between the student and the University of San Francisco. I hereby acknowledge that I have read the entirety of this contract and agree to abide by its terms. I also understand and agree that providing false or incorrect information on the housing application or any attachment may render this Contract void.

21. SEVERABILITY

Each clause of this Contract is a distinct and severable clause and if any clause is deemed illegal, void or unenforceable, the validity, legality and/or enforceability of the remaining clauses or portion of this Contract shall not be affected thereby.



Parent/Guardian Signature for students under 18 years of age:

By signing below, I agree to abide by the terms of this Housing Contract and will direct the student to abide by the terms of this contract.

I agree that all information submitted on this form is accurate. Falsification of any information may result in revocation of this housing contract and/or disciplinary action.

Student Name:	Student ID #:	
Parent/Guardian Name:		
Parent/Guardian Signature:		