

Housing Contract Office of Housing

		Please Print			
Last Name:	First Name:	M.I.	Student ID Number:		
Contract period:Academic Year (Fall and Spring Semester Only)					
Meal Plan: The University offers only one meal plan option. All students living on-campus must purchase this meal plan.					

I. Introduction

Upon signature and payment of the pre-payment, this agreement will become legally binding on both parties. In addition to conditions and terms noted within this agreement, the resident is also subject to all current rules, regulations, procedures and responsibilities stipulated within the Coppin State University Undergraduate and Graduate Catalogs, Schedule of Classes, Student Code, Housing Brochure, Residence Hall Handbook and other relevant University documents. The residence facilities are provided as a service to students and are unique to the University environment. Therefore, the relationship between the University and the student should not be construed to constitute a landlord/tenant relationship.

II. General Conditions

- A. The contract is between the Coppin State University, hereafter referred to as the University, and the student and parent (when the student is under 18 years of age), whose signature appears on this contract, hereafter referred to as the student. The contract is not transferable.
- B. Failure to comply with the terms of this contract may result in cancellation of the contract and/or judicial action at the discretion of the Director of Housing or his/her designee.
- C. During the term of this contract, the University by action of the Board of Regents, reserves the right to alter any rates for housing or food services upon thirty days written notice. This action will only be taken under extreme circumstances. Other changes may be made by the Office of Housing with at least seven (7) calendar days written notice before the changes become effective. Implementation may be immediate if the health and safety of persons using the facilities may be adversely affected.
- D. This contract may be renewed according to eligibility determined by the Residence Life recontracting process. A student with a judicial record or an outstanding bill may be precluded from contracting for housing as determined by the Director of Housing. Such a student may also have his or her contract canceled before it takes effect if his or her judicial record warrants this.
- III. Eligibility. To be eligible for residence, a student must be admitted and enrolled as a fulltime undergraduate, graduate, or special non-degree student at the University and have paid fees. However, dropping below the University full-time course load of twelve credits per semester during any contract period does not automatically release the student from the contract during the period. In addition, students must fulfill mandatory meningitis immunization requirements to live in the residence facilities.
- IV. Contract Period. This contract is for the entire academic year, or if entered into after the beginning of the academic year, for the remainder of the academic year. The period of occupancy begins upon receipt of a key and shall end at 7:00 p.m. on the last day of the contract period or 7:00 p.m. on the effective date of release from the contract, or at 7:00 p.m. on the day of termination unless specific hours are established and announced in advance by the Director of Housing. No student is permitted to remain in a residence facility more than twenty four hours after he/she ceases attending classes, completes finals, or after 7:00 on the last day of the contract period, whichever is earlier.
- V. Assignment of Space. This contract is for a space only and does not guarantee assignment to a particular building or room. No guarantee is made that a student's assignment preferences or specific roommate requests will be satisfied. The University reserves the right to make changes in assignment, when it deems necessary. Any student who moves to a different room without prior approval of the Office of Housing will be assessed a \$150 fee and will be expected to return to his/her original assignment. The University reserves the right to require a student to move to different accommodations (a) to make the most effective use of facilities (including consolidation of vacancies); (b) when the appropriate Office of Housing officials deem it advisable for the welfare and benefit of the individuals or other residents; or (c) when repairs and maintenance are required to correct a condition dangerous to the health or safety of the occupant or the inhabitants of the building. The University is committed to a stated policy of nondiscrimination. The University provides room and board accommodations without regard to race, creed, sexual orientation, age, level of ability, or national origin. Students with disabilities

who require special accommodations should contact the Office of Housing about their needs.

- VI. Rates and Payments. Housing and Food Services rates are approved by the Board of Regents during May or June each year. Estimated charges are communicated to a student at the time of contract offer. The Fall and Spring semester bills are due in their entirety upon receipt of the bill. A student new to the residence system must pay a \$150.00 application/room damage fee. Payment of the deposit and balance due must be in accordance with deadlines established by the Office of Housing and the Comptroller's Office.
- VII. Indebtedness. Failure to satisfy the financial obligations acquired under this agreement by announced deadlines may result in any of the following: contract cancellation, denial of the student's ability to recontract, denial of further meals, denial of issuance/transfer of grade transcripts and/or enrollment, removal from housing, or denial of services. In accordance with any policies which the University might adopt, the University may charge interest on delinquent accounts. Collection costs incurred in collecting delinquent accounts will be charged to the debtor. The collection fee is usually 15% plus any attorney fees and/or court costs.
- VIII. Acceptance of this Contract. You indicate your acceptance of this contract by signing this document, without alterations, and returning it by the designated deadline. Following receipt of your signed contract, this agreement becomes legally binding on both parties for the entire contract period.
- IX. Housing Deposit. The student pays the housing deposit of \$150 as an indication of his/her initial commitment to reside on campus. The housing deposit is also held as a security against costs incurred by the University, at the termination of the student contract, to remove dirt and refuse from the room vicinity, for extraordinary cleaning, to hold against damage or loss of any room fixtures or furnishings as a result of negligence or intentional act of the resident, or for failure to check-out of the room in accordance with University procedures. Any outstanding University charges including unpaid cleaning or damage bills, housing charges and other unpaid University charges will be assessed. The \$150 housing deposit is to be held in a non-interest bearing account. As such, the University does not pay interest on the security deposit.
- X. Meal Plans. Food service begins with brunch on the first day of move in and ends following dinner on the last day of finals each semester, unless otherwise stated. The regular meal plan begins on the first day of check in. No special meal provisions can be made for dietary, medical or religious reasons. Food service is not provided under this agreement during Thanksgiving, Winter Session and Spring recess periods.

XI. Cancellation/Termination and Refunds

- A. Contract Cancellation Prior to Opening. Cancellation prior to opening in the Fall and Spring semesters will be honored according to cancellation date, provided written notification is received in the Office of Housing by the required date. The \$150 housing deposit will be refunded less a \$25 application service fee.
- B. Contract Release After Opening. The student may request a release from this agreement by completing a Housing Cancellation Form available in the Office of Housing. Release from the contract during the contract during the contract open will result in a forfeit of the application/damage fee. If a request for release is granted, then the charge for the following semester will be removed from the student's bill. If the student has occupied the assigned room, he/she must follow proper check out procedures. Occupancy is defined as issuance of a key to the student for a specific room and does not require actual physical presence by the student and his/her possessions. The housing deposit will be refunded minus any relevant charges due to occupancy. Failure to check out properly will result in a \$50 charge for improper check out.
- C. Application for Release from Contract. It is the student's responsibility to complete the Housing Cancellation Form and return it to the Office of Housing to petition for release from the contract. Failure to make the necessary arrangement will mean that the student is bound to the terms of the contract and will be responsible for all debts incurred. Students who desire to leave at the end of the Fall semester must request a contract release by November 30. If approved there will be a contract breakage/release fee of not less than \$400.00 and automatic forfeiture of the housing deposit. Students requesting to cancel or be released from their contract before or.

	the housing deposit. Students requesting to earlier of the released from their contract before of
Coppin State University hereby offers residential accommodations (and food service) to the student reference. Execution of this contract by the student constitutes an acceptance thereof.	t named herein, in accordance with the terms and conditions which are made a part of the contract by
Note: \$25 of the \$150 hou	sing deposit is non-refundable
I have read both sides (front and back) of the housing contract and agree to assume the financial of BINDING FOR THE ENTIRE ACADEMIC YEAR OR IF ENTERED INTO AFTER THE START OF THE FALL SEN OF HOUSING.	Digations and abide by the other terms contained herein. I UNDERSTAND THAT THE CONTRACT IS WESTER FOR THE REMAINDER OF THE ACADEMIC YEAR UNLESS OFFICIALLY RELEASED BY THE OFFICE
Signature of Student:	Date:
Signature of Guardian:	Date:

after check-in should refer to the associated section below, or on the back of the Housing Application or in the Residence Hall Handbook for cancellation penalties. If the contract release is approved, check-out and removal of personal items must be completed within twenty-four hours after the effective date of the contract release. In some instances, a student may not be granted a release from the contract and remains financially responsible until the space is contracted for by another student or until the end of the contract period. Vacancies as a result of automatic releases from the contract will be filled prior to other requests for release from the contract.

- Contract Release. The following are the only reasons that can result in a release from the contract:
- Withdrawal from the University for the entire contract period of the remainder thereof.
- Any authorized University program which makes it mandatory for the student to be away from the campus will automatically release the student for the time involved provided that the contract release is processed (e.g. student teaching, cooperative education)
- Denial of admission. Ineligibility to continue enrollment due to failure to meet academic
- Other circumstances determined by Housing to be beyond the control of the student.

Numbers one (1) through four (4) are considered automatic releases from the contract when they can be documented. Number five (5) and any other reasons listed on a petition for release from the contract are subject to approval by Office of Housing and may not be granted.

New Applicants and Returning Students

Cancel for Fall	Amount of Charges
By July 9:	No release fees, \$125 of the application fee refunded (May 30 for Current Residents)
July 10-20:	\$200, forfeit \$150.00 application fee
July 21-August 3:	\$400, forfeit \$150.00 application fee
August 4 – 17:	\$600, forfeit \$150.00 application fee
After August 17 and prior to check in:	\$800, forfeit \$150.00 application fee
During 1st week of classes:	50% housing & meal costs, for feit \$150.00 application fee
During 2 nd week of classes:	75% housing & meal costs, for feit \$150.00 application fee
During 3 rd week of classes:	100% housing & meal costs, forfeit \$150.00 application fee

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During 3 rd week of classes:	100% housing & meal costs, forfeit \$150.00 application fee	
New Applicants		
Cancel for Spring	Amount of Charges	
By Nov 30:	No release fees, \$125 of the application fee refunded (students not living on campus in the fall)	
December 1-14:	\$200, forfeit \$150.00 application fee	
December 15-28:	\$400, forfeit \$150.00 application fee	
Dec 29-Jan 11:	\$600, forfeit \$150.00 application fee	
After January 11 and prior to check in:	\$800, forfeit \$150.00 application fee	
During 1st week of classes:	50% housing & meal costs, for feit \$150.00 application fee	
During 2 nd week of classes:	75% housing & meal costs, forfeit \$150.00 application fee	
During 3 rd week of classes:	100% housing & meal costs, forfeit \$150.00 application fee	
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Returning Students From Fall to Spring

By Nov. 30:	\$400.00 release fee, forfeit \$150.00 application fee
Dec. 1-14:	\$400.00 release fee plus 5% housing cost, forfeit \$150.00 application fee
Dec. 15-28:	\$400.00 release fee plus 10% housing cost, forfeit \$150.00 application fee
Dec 29-Jan 11:	\$400.00 release fee plus 15% housing cost, forfeit \$150.00 application fee
After January 11, and prior to check-in:	\$400.00 release fee plus 20% housing cost, forfeit \$150.00 application fee
During 1st week of classes:	50% housing & meal costs, for feit \$150.00 application fee
During 2 nd week of classes:	75% housing & meal costs, for feit \$150.00 application fee
During 3rd week of classes:	100% housing & meal costs, forfeit \$150.00

application fee

Contract Breakage Fees

- Refunds After Due Date. Provided the student has properly checked-out, any student qualifying for a contract release under the above policy will forfeit payment of room and board up to and including the week the contract release is approved by Housing. The remainder of the room and board monies will be refunded on a prorated basis for twelve (12) weeks.
- Contract Termination by the University. The University reserves the right to terminate this agreement for the following:
- Exigency. The University may terminate or temporarily suspend performance of any part of this agreement without notice in the event of any exigency which would make continued operation for student housing not feasible. In the event that the student's assigned accommodations are destroyed or otherwise made unavailable and the University does not provide other accommodations, the contract shall terminate, all rights and liabilities of the parties hereto shall cease, and payments previously made for room fees shall be refunded on a prorated

- Failure to Comply with Contract. A student who violates University policies or regulations is subject to administrative and/or disciplinary action. When evidence is established that a student has: (1) breached this contract or violated related policies or regulations; or (2) violated State or Federal laws, and when such conduct indicates that the student's residence on Campus constitutes a threat to the safety, health or well-being of community members; or (3) perpetrated harm to self or others, the appropriate Housing staff member, upon review of the incident involved, has the authority to uphold or impose sanctions appropriate to the offense. If the action also appears to involve a breach or violation of the Student Conduct Code the Residence Life staff member may also refer the case to the Judicial Board. If the student has a judicial record which gives serious indication that he/she can no longer be a positive member of the community, the appropriate Housing staff member can recommend to the Judicial Board that the student's contract be terminated. If a student's contract is terminated, and the student is removed from housing, the student continues to be responsible for room and meal plan charges (if applicable) for the remainder of the semester, no refunds will be given.
- Non-payment by Due Date. All payments must be received by the Business Office on or before the due date indicated on the billing statement in order for the contract to remain binding to the University. Payments or signed contracts received late may not be accepted. A student with a late payment may be reassigned. Students expecting to receive financial aid funds after the payment due date must present verification from the Financial Aid Office regarding the amount of aid the student will receive. The verification must be presented to Housing to request a housing/food service bill deferment. Only students with paid bills or deferments will be allowed to move into the residence facilities.
- Emergency Contract Terminations, Restrictions or Suspensions. In accordance with the CSU Student Conduct Code, a student contract with the Office of Housing or Food Service can be terminated, restricting the student from the residence facilities or the dining halls, or suspending the student from the residence facilities, or dining halls, or from the University for an interim period pending disciplinary proceedings or medical evaluation, when it is deemed that the behavior involves emergency or chronic matters which threaten the health, safety and/or property of the campus community. Such interim contract termination, restriction or suspension will become effective immediately without prior notice, whenever there is a reasonable belief that the continued presence of the student at the University poses a substantial threat to himself/herself or to others or to the stability and continuance of normal University functions. A student who is subject to emergency contract termination, restriction, or suspension on an interim basis shall be given an opportunity to appear personally before the Associate Vice President of Student Life or designee within two business days from the effective date of the interim contract termination, restriction, or suspension. No refund of lodging or meal charges will be given to a student whose contract has been restricted, suspended or terminated for disciplinary or judicial

XII. Non-Occupancy. Students who fail to check-in (register at the reception area and pick up a room key) for their assigned rooms by noon on the first day of class of each semester will be bound by the contract, but may lose their room assignments unless prior arrangements for late arrival have been made with the Office of Housing.

XIII. Alteration of the Contract. In the event the student changes rooms, he/she will be fined and required to move.

Damages. Charges for damages in rooms and on the floor, and charges for loss or damage to furnishing or equipment will be assessed to the resident(s) assigned to that space or to all residents in that hall if the responsible party is unknown.

XIV. General Procedures and Policies.

- Maintenance and Housekeeping. Residents may not perform their own repairs in suites/rooms or on furnishings and equipment, nor alter furnishing or equipment from its intended use. Charges for repairs, if appropriate, are determined by Housing. Residents are expected to maintain their rooms in an orderly, safe and sanitary condition at all times University personnel provide housekeeping services only in common areas, such as stairwells, laundry rooms, and lounges.
- Room Entry and Inspection Conditions. Authorized University officials reserve the right to enter/inspect student rooms: (a) at initial occupancy and prior to departure; (b) to make repairs at any time during the school year; (c) when there are reasonable grounds to believe that a condition exists, which constitutes a danger to the health, safety and security of the room; or, where unauthorized person(s) are living in the room; (d) to make routine inspections for maintenance, health and safety, and to perform required services as announced by Housing; or (e) when there is a reason to believe a specific violation of Residence Life policies is taking place, as outlined in the Residence Hall Handbook and the University Student Conduct Code. Special Programs
- Depending on the building and floor, some residents may be assigned to floors where there is no designated lounge due to conference rooms. In these cases, residents will have access to the main lounge or those on other floors. Conference rooms will not be available for general, everyday use. These spaces are reserved for special programs and meetings.
- All residents who are living in the residence hall for the first time are automatically a part of the First Year Experience (FYE) Program and must abide by all rules, including the program attendance and visitation restriction imposed during the first eight weeks of classes
- First Year Experience Program residents will only have 8 overnight visits beginning at the end of the initial 8 week visitation restriction. FYE residents violating any rules during the initial eight week period can experience a complete suspension of visitation.
- XV. Liability. The University shall assume no responsibility for accident, personal injury or illness sustained by residents, guests or visitors, or for the damage, theft, or loss of personal property. The resident releases the University, its officers, agents and employees from any liability on account of any accident, injury, illness, property damage, theft or loss. THE UNIVERSITY RECOMMENDS THAT RESIDENTS CONTACT AN INSURANCE CARRIER OF THEIR CHOICE TO INSURE PROTECTION AGAINST SUCH HARM OR