

2. Upon submission of the Application, the Application Fee will be assessed to the Student account. The Application Fee will be considered paid for purposes of assignment when one of the conditions below has been exercised:

- a. The Application Fee payment is submitted using University payment processes; or
- b. The Department processes and approves a deferral of the required Application Fee. The Application Fee will not be waived.

3. The Agreement shall become effective upon the Department receiving the housing Application, the Application Fee (by one of the two methods specified in Section I.2), and meet the terms listed in Section I.4. Once this Agreement becomes effective, the Student is eligible for an assignment.

4.

- a. Students who have been accepted to the University by the University Office of Admissions are eligible to apply for housing. The Student must submit both the Application and Application Fee (see Section I.2) which is Consideration for this Agreement.
- b. Student must remain enrolled in University courses during each semester covered by the terms of this Agreement. Should Student fail to meet this enrollment requirement, the Department, on behalf of the University, may cancel the Agreement and require Student to vacate their assigned Space in accordance with applicable University policies or other applicable laws, regulations, policies, or procedures.

c.

- i. Undergraduate Students must comply with University orientation requirements

i
7490 EMC /Lbl 1C004<D 14 >>BDC /C2_0 1 Tf -1.8 -2.2 Td <004A2515>Tj /T1_1 1 Tf ()Tj EMC (Inability to perform: 1

consent of the other party, which consent may be given in each party's sole discretion.

7. Section headings used in the Agreement are for convenience only and are not to be construed as part of the Agreement

8. The Agreement shall not be construed more strongly against any party, regardless of who is responsible for its preparation.

9. The Agreement is subject to the Public Records Law of the State of Florida, Chapter 119, Florida Statutes.

10. Those living in The Village hereby agree that the Owner shall receive all Student information provided in the Agreement and waives and releases Owner from any duty of confidentiality that may apply to such information.

11. The Agreement and all transactions governed by the Agreement shall be governed by, and construed and enforced in accordance with, the laws of the State of Florida without regard to principles of conflicts of laws. In the event of any legal or equitable action arising under the Agreement, the parties agree that the jurisdiction and venue of such action shall lie exclusively within the courts of record of the State of Florida located in Hillsborough County, Florida, and the parties specifically waive any other jurisdiction and venue.

12. Nothing contained herein shall be construed or interpreted as (a) denying to either party any remedy or defense available to such party under the laws of the State of Florida; (b) the consent of University or the State of Florida or their agents and agencies to be sued; or (c) a waiver of either University's or the State of Florida's sovereign immunity beyond the limited waiver provided in section 768.28, Florida Statutes.

13. The Agreement is the complete, entire, final, and exclusive statement of the terms and conditions of the Agreement.

14.

15. The Agreement is the complete, entire, final, and exclusive statement of the terms and conditions of the Agreement.

must go to the USF Dining Leadership Team for review and decision. _____

Exceptions: Students not returning for Spring semester need to send verification of registration withdrawal or transfer to the Meal Plan Team by the end of the Fall semester. Send all attachments to dining@usf.edu.

Any unused Dining Dollars from the Fall semesters will rollover to the Spring semester with the purchase of a Spring Meal Plan (excludes Dining Dollar Only Plans). If the account holder does not wish to participate in the Spring Meal Plan (of-campus students only) any unused Dining Dollars will be forfeited at the end of the Fall semester: Last day of Fall meal plan Thursday, December 7, 2023.

May 2nd, 2024. It is the student's responsibility to monitor their Dining Dollar balance. This can be done by downloading the MyUSF app and selecting the Bulls Bucks button (this will show the Dining Dollars balance). Additionally, students can log onto their Canvas account and the Dining Balance will show on their dashboard.

All purchases are final. Exceptions will be made for IT processing errors. All refunds for IT processing errors will be refunded to the credit card used for the purchase.

- The Summer A Meal Plan begins Friday May 15th, 2023, and ends Friday, June 23rd, 2023.
- Summer AB meal plan begins May 15th, 2023, and ends August 4th, 2023.
- Summer C meal plan begins May 15th, 2023 and ends July 21st, 2023.
- The Summer B Meal Plan begins Friday June 26th, 2023, and ends Friday, August 4th, 2023.

Certain USF Dining locations may be closed for the Thanksgiving Holiday, Winter Holiday, Spring Break, and other University Holidays. Dining Hours* are subject to change due to school holidays, exam schedules, reading days, and inclement weather conditions.

*View USF Dining's Hours of Operations, Menus, and limited time Meal Plan Offerings at www.usfdining.com.

All charges for a meal plan selection will be posted to the student account (OASIS) with payment due in accordance with university payment deadlines or as otherwise specified:

Summer 2023

MEAL PLAN PAYMENT DUE DATE	May 19, 2023 (5:00pm)	June 30, 2023 (5:00pm)
Meal Plan Payment For students with billed Florida Prepaid Tuition Plans or with Financial Aid Deferments	June 23, 2023 (5:00pm)	July 22, 2023 (5:00pm)

Fall 2023

MEAL PLAN PAYMENT DUE DATE	August 25, 2023 (4:00 PM)
MEAL PLAN PAYMENT DUE DATE For students with billed Florida Prepaid Tuition Plans or with Financial Aid Deferments	October 28, 2023 (4:00 PM)

