

**CALIFORNIA INSTITUTE OF TECHNOLOGY – DINING SERVICES**  
**STUDENT BOARD PROGRAM TERMS AND CONDITIONS – SUMMER 2017**

All undergraduate students living in “On-Campus Houses” (“Participants”) must participate in the Student Board Program, known as the Board Program (“Board Program”), as provided in the Undergraduate Student Dormitory License Contract – Summer 2017 (“Contract”). “On-Campus Houses” shall include the following locations: Blacker, Dabney, Fleming, Lloyd, Page, Ricketts, Ruddock, Marks, Braun and Avery.

**STRUCTURE**

All Participants will be automatically enrolled in and charged for the Board Plan effective their move-in date. The Plan consists of a declining balance account (“Board Funds”) valued at **\$360.00** per term, with which the Participant can pay for meals or food. No credit is given for unused Board Funds. Dining Services is closed on Institute holidays.

**FEES**

Board plan participants will be charged the following fee: **\$360 for the period of June 20, 2017 through August 25, 2017**

All fees will be charged to the Participant’s Bursar’s Account. In the event that Participant’s Bursar’s Account is not available to accept transactions, Participant agrees to pay fees directly to the Institute.

**BOARD FUNDS**

The Board Funds for the **Summer Board Plan** will be effective on the following dates: June 20, 2017 – August 25, 2017  
**Any unused Board Funds are forfeited at the end of the summer board plan.**

**LOCATIONS**

The following locations will honor Board Funds: **Broad Café, Chandler Café, and Red Door Marketplace.**

**EXCEPTIONS AND EXEMPTIONS**

Caltech Dining Services, in its absolute discretion, may determine whether a circumstance permits an exception to any of the terms and conditions (including but not limited to fees) herein which have been or will be assessed to the Participant.

**GENERAL PROVISIONS**

The waiver by the Institute of any breach by Participant of the terms of the Board Program shall not be deemed to be a waiver of any subsequent breach by Participant. Acceptance of fees by the Institute with knowledge of a breach by Participant shall not constitute a waiver of such breach. Termination of a Participant’s Board Program shall not release Participant from paying any obligations to the Institute. If deemed liable for the loss or damage of Institute property, Participant agrees to pay to the Institute, upon demand, the cost of repairing said loss or damage.

**RESPONSIBILITY FOR TERMS AND CONDITIONS**

Participant understands and agrees that it is his/her responsibility to read and be familiar with all Institute rules, regulations, procedures, and policies as outlined in the Board Program and the Student Dormitory License Contract. Participant understands that these rules, regulations, policies, and procedures may not be altered verbally, and may only be altered in writing by the Senior Director of Dining Services.