



Bloomberg Open Enrollment Program Participation Agreement

Program Information

Program Name: Finance Week: Bloomberg Bootcamp at Stevens School of Business

Program Dates: Monday, June 15, 2026 – Friday, June 19, 2026

Housing Dates (Optional): Sunday, June 14 – Sunday, June 21, 2026

Program Location: Stevens Institute of Technology, Hoboken, New Jersey 07030 (Some activities may occur off-campus, including company visits or industry events.)

1. Program Description and Components. The Finance Week: Bloomberg Bootcamp at Stevens School of Business (“**Program**”) is an open enrollment academic and professional development program offered by Stevens Institute of Technology (“Stevens”). The Program provides participants with exposure to emerging topics in finance and technology through lectures, workshops, and experiential learning opportunities. The Program may include:

- Faculty-led lectures and instructional sessions
- Interactive workshops and hands-on learning activities
- Networking events with faculty, industry professionals, and fellow participants
- Guest speaker presentations and panel discussions
- Company visits and industry site tours
- Other academic, professional, and recreational program activities

The activities described above are illustrative only and not intended to be a definitive list of Program components. The specific content, schedule, format, and components of the Program may vary and are subject to change at Stevens’ discretion.

2. Program Fees

- Program Fee (without campus housing): \$1,100
- Program Fee (with campus housing): \$1,800

All Program fees must be paid in full prior to the Program start date unless otherwise arranged with Stevens. Campus housing, if selected, is provided as a temporary, revocable license to occupy Stevens-designated housing facilities and does not constitute a lease or tenancy. Housing is subject to availability, limited to the stated housing dates above, and contingent upon the Participant timely selecting the housing option and completing all required housing forms [on an RDS website??] by [the deadline communicated by Stevens??]. Stevens may remove a Participant from on-campus housing for violation of housing rules or for health, safety, or operational reasons, with or without removal from the Program. Stevens is not responsible for loss of or damage to personal property in campus housing. If campus housing is unavailable prior to the start of the Program, the Participant may still participate in the Program without housing and will receive a refund of the housing portion of the Program Fee. [If

housing becomes unavailable after the Program has begun, any refund will be prorated based on unused housing nights??.

3. Payment, Cancellation, and Refund Policy. Payment for the Program is due upon registration or no later than June 1, 2026. The refund policy is as follows:

- 60 days or more before Program start: Full refund minus administrative fee
- Between April 17, 2026, and May 15, 2026: 50% refund
- Less than 30 days before the Program start date or after the Program begins: No refund

Stevens reserves the right to cancel or modify the Program due to insufficient enrollment or unforeseen circumstances. If Stevens cancels the Program, Participant will receive a full refund of Program fees paid.

4. Compliance with Stevens Policies and Program Rules. Participant agrees to comply with all Stevens policies, procedures, and Program rules, including those published in the Stevens Policy Library (<https://www.stevens.edu/policies-library>), and to follow instructions provided by Stevens staff. Stevens may remove a Participant from the Program and/or university property, without refund, if the Participant violates Stevens' policies, procedures, or Program rules, fails to follow instructions of Stevens staff, engages in disruptive, unsafe, or inappropriate behavior, violates the law, or otherwise acts in a manner inconsistent with the objectives or orderly operation of the Program. Stevens is a smoke-free and drug-free campus. The use, possession, or distribution of tobacco, marijuana, illegal drugs, or other controlled substances, including electronic smoking or vaping devices, is prohibited on campus and at Stevens-sponsored activities.

5. Assumption of Risk. Participant has voluntarily chosen to participate in the Program, which is conducted for educational and professional development purposes and may include both educational and experiential components, as well as activities and events occurring on and off University property. Participant acknowledges and understands that (1) the Program is conducted as part of the nonprofit and charitable educational mission of Stevens; (2) participation is entirely voluntary; and (3) participation involves inherent and potential risks, including but not limited to risks associated with educational and experiential activities, travel to and from Program activities, use of University facilities, participation in on-campus and off-campus events, interactions with other participants, faculty, staff, guests, or third parties, and exposure to physical, environmental, or other conditions that may result in personal injury, illness, property damage, or other losses. By choosing to participate, Participant knowingly and voluntarily assumes full responsibility for all risks of injury, loss, or damage arising out of or related to participation in the Program, whether occurring on or off University property and whether arising from ordinary risks inherent in the Program or from the acts or omissions of Stevens or other participants or third parties. Participant is solely responsible for assessing their own physical condition, abilities, and readiness to participate and for exercising reasonable judgment and care at all times.

6. Release of Claims and Waiver of Liability. Participant, on behalf of themselves and their heirs, executors, administrators, and assigns, hereby knowingly and voluntarily releases, waives, and discharges Stevens, its trustees, officers, employees, agents, and volunteers, from any and all claims, demands, actions, causes of action, damages, losses, or liabilities of any kind, whether known or unknown, arising out of or related to Participant's participation in the Program. This release includes, without limitation, claims arising from or related to educational or experiential activities, travel to and from Program activities, use of university facilities, participation in on-campus or off-campus events, interactions with other participants, faculty, staff, guests, or third parties, and exposure to physical, environmental, or other conditions associated with the Program.

7. Indemnification and Hold Harmless. Participant agrees to indemnify, defend, and hold harmless Stevens, its trustees, officers, employees, agents, and volunteers, from and against any and all claims, demands, actions, damages, losses, liabilities, costs, and expenses (including reasonable attorneys' fees) arising out of or related to Participant's participation in the Program, including but not limited to claims resulting from the Participant's acts or omissions, interactions with other participants or third parties, use of University facilities, participation in on- or off-campus activities, or violation of applicable laws or Stevens policies.
8. Health, Accommodations, Insurance, Consent to Treat. Participant represents and warrants that Participant is physically and mentally capable of participating in the Program and has no medical, physical, or mental condition that would jeopardize Participant's own safety or the safety of others during participation in the Program, except as disclosed in writing to Stevens prior to participation. Participant agrees to monitor Participant's own condition throughout the Program and to refrain from participating in any Program activity if Participant believes participation cannot be done safely. If Participant requires a reasonable accommodation in order to participate in the Program, Participant shall notify Stevens in writing. Participant further represents and warrants that Participant will maintain valid health insurance coverage throughout the duration of the Program. In the event of a medical emergency, Participant authorizes Stevens to obtain or arrange for emergency medical treatment or transportation to a medical facility for treatment. Participant understands and agrees that Participant is solely responsible for any medical, health-related, or emergency treatment costs incurred in connection with participation in the Program, and Stevens assumes no responsibility or liability for any medical treatment or services provided.
9. Non-Student Status; Access to Stevens Facilities; Parking. Participation in the Program does not confer student status at Stevens, and Participant is not entitled to rights or privileges associated with student enrollment. Participant does not have access to Stevens' athletic or recreational facilities or university library facilities unless expressly authorized in writing by Stevens. Participant may access Stevens' dining facilities in accordance with applicable dining policies and payment requirements. Participant acknowledges that participation in the Program does not include access to campus parking. Participant is solely responsible for making independent parking arrangements off-campus.
10. Photo and Media Release. Participant grants Stevens the right to record, photograph, and use their image, likeness, voice, and participation for educational, promotional, and marketing purposes in any media format.
11. Governing Law and Venue. This agreement shall be governed by the laws of the State of New Jersey. Any legal action arising from participation in the Program shall be brought in Hudson County, New Jersey.
12. Entire Agreement and Severability. This Agreement constitutes the entire agreement between Participant and Stevens regarding Participant's participation in the Program. This Agreement does not supersede, replace, or modify any separate agreements, licenses, acknowledgments, or forms required by Stevens in connection with housing, use of university facilities, or other services, each of which shall remain in full force and effect. If any provision of this Agreement is determined to be unenforceable, the remaining provisions shall remain valid and enforceable.