

LEASING CONTRACT FOR THE USE OF LAPTOPS

Name:

Tlf.nr:

Address/Zip code:

Class: DP1

School year: 2025/26 -- 2026/27

BLINDERN VIDEREGÅENDE SKOLE - DP1 STUDENTS

Lease of Computer for 2025/26 and 2026/27 is set at NOK 1400.00 for each year.

The contract applies for the leasing and use of a laptop at Blindern vgs. The leaser is aware of the responsibilities mentioned on page 2 of this agreement. The computer is the property of Blindern vgs. and can be withdrawn with immediate effect if the school finds it necessary, for example due to a software update or a breach of this contract. The guidelines given by the SIKT team in Utdanningsetaten are enforced by the school's IT department and are repeated in this contract.

The computer is delivered without damages to each DP1 student. If the equipment is damaged in any way or if some of the equipment is lost, the leaser is responsible for notifying the school immediately.

The computer is not insured. The leaser has the full responsibility for damages or losses of the computer and equipment leased. The cost of any damages on the computer is regulated by the Norwegian Act Skadeerstatningsloven §1-1 and §1-2. This is the case whether the damage is caused willfully or by accident.

By signing this contract, the leaser confirms that the conditions listed on pages 1 and 2 of this agreement have been read, understood and accepted. Further the leaser acknowledges that the IT rules are read, understood and accepted. When you receive the computer you will be asked for ID with a photograph. School ID or bank ID with a photograph is acceptable as proof of identity. Where a student is not yet 18 years of age a parent/guardian must sign this contract.

This computer leasing contract obtains only for the school year 2025/26 and 2026/27.

Date of receipt of computer: __ / __ - 2025

Blindern videregående skole Computer Manager

Signature of student

Signature of parent

Name of student in block letters

Name of parent in block letters

LEASING CONTRACT BETWEEN LEASER OF LAPTOP AND BLINDERN VIDEREGÅENDE SKOLE

The leaser is responsible for the following:

1. The computer is used in such a manner that it may be returned to the school in the same state that it was in when it was handed out. The computer should be returned without stickers or graffiti.
2. The computer shall always be turned off and be contained in an appropriate bag during transportation. The leaser is also responsible for ensuring that the computer does not suffer any physical damages. The leaser is responsible that the computer is protected against being hit, falling and other physical stress as well as theft. This also applies to damages on the computer caused by moisture/water.
3. The computer shall not be used by anyone other than the leaser.
4. One shall not drink or eat by the computer.
5. It is not allowed to open or dismantle the computer. In other words, one cannot install hardware such as RAM.
6. It is not allowed to install other software on the computer.
7. It is not allowed to copy the school's software.
8. If the charger is lost or damaged, the student will have to pay for a replacement charger.
9. If the computer screen is damaged the student will be charged NOK 3500, the battery NOK 2000, the keyboard NOK 2200.
10. The school may demand compensation if the equipment is damaged or lost due to negligence or harmful actions, in accordance with the law "Skadeerstatningsloven § 1.1 and 1.2"
11. Skadeerstatningsloven places an upper limit for responsibility of NOK 5000 for each instance of damage.
12. The School Board will determine the yearly payment for the leasing of the computer. During the leasing period the computer is the property of Blindern vgs., in accordance with the law "opplæringsforskriften § 19.6". After leasing the computer for 3(three) years the leaser may keep the computer.
13. The price for computer leasing is regulated each year.
14. If the equipment is not treated in accordance with this agreement or in accordance with the school staff's guidance, the equipment may be withdrawn for a period of time.
15. The student will be given a password and a username to use on the school network. This is personal and shall not be shared with others. Abuse of this information may affect the user's safety. The school encourages all users to protect their log in information. In case of abuse of this information the school will not be responsible for the loss of documents, the eradication of the computer's contents or other similar occurrences. Utdanningsetaten requires that the student must change password every 60th day. This is the user's personal responsibility. The student is also responsible for taking a backup copy of his/her documents, and for following Blindern vgs' regulations for the use of a computer at school. The school's IT department is not responsible for loss of documents for example during upgrade and maintenance.
16. Students who leave the school are under the regulations of the law "opplæringsforskriften § 19.6". The computer must be returned to the school's IT Department and the "Skadeerstatningsloven § 1.1 and 1.2" will apply. A student can purchase their computer. The price is set by calculating the remaining computer lease period.
17. All students must have a school computer. An invoice for the computer leasing contract will be sent as soon as this contract has been signed.
18. There will be no refund of the computer lease after 01.11.2025.
19. DP2 students must hand in their computer after the May examination session is over for deinstallation of all data programmes. After this process has been carried through they will be allowed to fetch their laptop at the school's IT-office and keep it as their own.
20. The deadline for students to fetch their laptop is August 10th.