Aloha Micro Academy Laptop Rental Agreement "Where Learning Feels Like Ohana"

1. Purpose

This agreement outlines the terms under which **Aloha Micro Academy ("School")** rents a **Laptop (Chromebook)** to the student's family ("Renter") for educational use during the 2025–2026 school year.

2. Equipment Details

Item: ASUS Chromebook Model Number: XE310XVA

Rental/Use Period: 2025-2026 School Year

Return Due Date: **June 30, 2026** Replacement Value: **\$399.00**

3. Fees & Payment

Annual Rental Fee: \$100.00 (non-refundable once issued)

Payment is due upon signing this agreement.

If the Renter later wishes to purchase the device outright, the full value (\$399) will be required.

4. Renter Information

Parent/Guardian Name:			
Parent/Guardian Date of Birth (MM/DD/YYYY):			
Parent/Guardian Contact Phone:			
Parent/Guardian Email:			
Student Name:			
Student Grade:			
Driver's License State:	Last 4 of DL #:		

(For privacy protection, Aloha Micro Academy only collects the last four digits of the driver's license and does not request full Social Security Numbers on this form.)

5. Loss, Damage, or Non-Return

The Renter is financially responsible for any loss, theft, or damage to the laptop. If the laptop is not returned by **June 30, 2026**, or is returned damaged beyond normal wear, the Renter agrees to pay the **full replacement cost of \$399.00**. Failure to return or pay will result in a hold on student records and future enrollments until resolved.

6. Condition and Use

Equipment is provided in good working order and must be returned in the same condition. The laptop is intended solely for academic use by the enrolled student. The Renter shall not lend, sell, alter, or transfer possession of the laptop.

7. Maintenance and Repairs

The Renter shall not attempt repairs. Any technical issues or malfunctions must be reported immediately to **support@alohamicroacademy.com**.

8. Termination

Aloha Micro Academy may terminate this agreement and request return of the laptop at any time due to program withdrawal, nonpayment, or violation of terms.

9. Liability

The School is not responsible for injury, loss, or damage resulting from improper use of the equipment. The Renter assumes full responsibility once the item is issued.

10. Agreement and Signatures

By signing below, both parties acknowledge understar	nding and acceptance of the terms of this agreement.
Parent/Guardian Name (print):	Date:
Parent/Guardian Signature:	
Aloha Micro Academy Representative:	

Contact:

- support@alohamicroacademy.com www.alohamicroacademy.com