

The University of Northampton Laptop Offer Terms and Conditions 2024 / 2025

1.0 **DEFINITION**

In these terms and conditions, the following words shall have the following meanings:

- 1.1 **Commencement Date:** the date you enrol on to the Course.
- 1.2 **Course:** any BA, BSc, LLB, BEng, HND, FdA, FdSc Course or BA/BSc incorporating the Foundation Study Framework offered by the University of Northampton with a £9,250 tuition fee.

Students transferring onto the second or third year of a degree or undertaking a top-up degree or restarting a degree or starting a second or subsequent degree (regardless of the outcomes of their previous degrees) are excluded from this offer. To be eligible for the Offer, You must have been assessed to have Home fee status

Students who are studying on any of the University of Northampton Degree Apprenticeship programmes are excluded from this offer.

- 1.3 **Enrol/Enrolling:** The process where the University enrols you/confirms your registration as a student onto your programme.
- 1.4 **Equipment:** The Equipment as set out in these terms and condition including:
 - Substitutions
 - Replacements
 - Renewals
 - Related items (manuals, etc)
- 1.5 **Halls of Residence Rent Discount:** A fixed monetary discount on accommodation owned and managed by the University of Northampton.
- 1.6 **On Campus Catering Credit:** Programme annually agreed by the University and the University of Northampton Students' Union.
- 1.7 **Fees:** The Course fees
- 1.8 **University**: The University of Northampton
- 1.9 **You/Your:** A student who is entering onto an eligible course as listed above and is assessed to have Home Fee status

1.10 These terms and conditions, and deadlines mentioned, relate to UON students starting on any date from September 2024 to June 2025. Students starting in

September 2025 will be sent links to an updated set of terms and conditions when they receive their invitation to make their benefit choice.

2.0 **GENERAL**

- 2.1 This agreement sets out the terms and conditions under which the University shall give the You one (1) of the following:
 - Equipment (default option)
 - Halls of Residence Rent Discount

• On-campus Catering Credit Programme (NB: the On campus Catering Credit system will be credited with £500 at the start of your course) This agreement excludes any other terms that You seek to impose or incorporate, or which may be implied by trade, custom, practice or course of dealings.

- 2.2 For the avoidance of doubt, no description, specification or illustration contained in any product pamphlet or other sales or marketing literature of the University and no representation written or oral, correspondence or statement shall form part of this agreement.
- 2.3 You will choose one (1) of the following after selecting the University as Your CFIRM or UFIRM offer either via UCAS or directly to the University.
- 2.4 Equipment (default option)
 - Halls of Residence Rent Discount
 - On-campus Catering Credit Programme
- 2.5 You are unable to change your choice once it has been submitted to the University.
- 2.6 If you are starting university in September 2024 You must choose one (1) option via the online portal before 23.59 on 25 October 2024. After this period You will be unable to access the online portal and You will receive the default option of Equipment.
- 2.7 If you are starting university in January 2025 You must choose one (1) option via the online portal before 23.59 on 25 April 2025. After this period You will be unable to access the online portal and You will receive the default option of Equipment.
- 2.8 If you are starting university in April 2025 You must choose one (1) option via the online portal before 23.59 on 30 May 2025. After this period You will be unable to access the online portal and You will receive the default option of Equipment.

3.0 **EQUIPMENT**

3.1 If You choose the Equipment, in consideration of you paying the tuition fee or required fee deposit or having an approved Tuition Fee Loan from the SLC and Enrolling on to the Course the University shall give the Equipment to You for Your

use for the purpose of Your academic studies. This is subject to the terms and conditions of this agreement.

- 3.2 The Equipment shall have the following specifications:
 - A Laptop
 - Windows Defender
- 3.3 The Equipment is subject to availability. If the Equipment is not available an alternative of equal value will be sourced, alternatively You can change your choice to the Halls of Residence Discount or the On-campus Credit Programme.
- 3.4 The University reserves the right to amend the specification of the Equipment at any time.
- 3.5 The laptop will be handed over unopened as new, and will not have Office 365 installed. However, Office 365 is available for all UON students to download and install themselves, not exclusively to those choosing this particular benefit.

4.0 HALLS OF RESIDENCE DISCOUNT

- 4.1 If you start University in September 2024 or January 2025 and You choose the Halls of Residence Discount, in consideration of You paying the Tuition Fee or required deposit or having an approved Tuition Fee Loan from the SLC and Enrolling on to the Course the University shall apply the Halls of Residence Discount to Your rent for the Winter and Spring terms of Your tenancy in Halls of Residence.
- 4.2 The discount applied to Your rent is as follows:
- Winter term: £250
- Spring term: £250
- Total Halls of Residence Discount: £500
 If you start University in April 2025 the same discounts will be applied in the Spring and Summer terms.
- 4.3 The Halls of Residence Discount cannot be transferred to Halls of Residence not owned and managed by the University.
- 4.4 If you choose the accommodation discount of £500 to qualify you must be enrolled full time and living in the University owned accommodation on day one of your first term of study (£250 discount) and day one of your second term of study (£250 discount).
- 4.5 If for any reason you are no longer living in University owned accommodation on the above dates you will not be entitled to any alternative benefit choice.

5.0 ON-CAMPUS CATERING CREDIT PROGRAMME

- 5.1 If You choose the On-campus Catering Credit Programme, in consideration of You paying the Fees and Enrolling on to the Course, the University shall apply the On-campus Catering Credit Programme to Your University account. To the value of £500, valid for three years.
- 5.2 The on-campus credit may be redeemed in the following outlets:

The Exchange, The Ground, The Market and the Waterside Bar and Restaurant

- 5.3 No cash alternative will be offered for the credit.
- 5.4 Credit cannot be used to purchase alcohol.
- 5.5 The University may make reasonable variations to the contents of the Oncampus Catering Credit Programme at any time upon reasonable notice to you.
- 5.6 All On-campus Catering Credit in your account must be used by the end date of your program. Credit remaining on your account after this date will be lost.
- 5.7 Should you be excluded from your study at the University or have your Halls of Residence contract terminated, credit remaining on your account after this date will be lost.
- 5.8 In selecting the On-Campus Catering Credit option you agree to share your data with the University of Northampton Student Life Team for the purposes of facilitating and managing your use of a credit scheme across its venues and the sending of any e-communications in relation to your access and use of the credit scheme. Your data will not be shared with any other third parties

6.0 **COLLECTION**

- 6.1 If You choose Equipment, You may collect the Equipment at a time and place designated by the University after You pay the Fees and successfully complete Enrolment at the University.
- 6.2 If You choose Halls of Residence Rent Discount, this will be automatically applied to Your Halls of Residence rent in the Spring and Summer terms after You pay the Tuition Fees, successfully complete Enrolment at the University and ensure Your accommodation payments are up to date.
- 6.3 If You choose the On-campus Catering Credit Programme, after You pay the Fees and successfully complete Enrolment at the University You will be able to download an app which has your credit pre-loaded.

7.0 TITLE, RISK, INSURANCE AND WITHDRAWALS

- 7.1 If You choose Equipment, all title and risk in the Equipment shall pass to You upon collection.
- 7.2 The risk of the following pass to You on collection of the Equipment:
- Loss
- Damage
- Theft
- Destruction
- 7.3 In the case of the above, no replacement will be provided. Insurance shall be your responsibility and at your own expense.

- 7.4 The Equipment has a 12-month warranty and You are responsible for dealing directly with the manufacturer of the Equipment who is the warrantor.
- 7.5 In the event that You withdraw from Your Course or are deemed withdrawn due to nonengagement before April 2024, you shall either return the Equipment to the University IT Department or pay the University the cost of replacement Equipment.
- 7.6 If You choose Halls of Residence Discount, You must apply for a place in Halls of Residence as directed by the University.
- 7.7 Choosing the Halls of Residence Discount does not supersede the process or regulations detailed in the University's Halls of Residence Allocation Process nor the University's Halls of Residence Tenancy Agreement.
- 7.8 Choosing the Halls of Residence Discount does not guarantee You a bed space in University Halls of Residence. The University's Allocation Policy will apply to Your application.
- 7.9 You must be enrolled at the University on the date Your Halls of Residence Discount is applied.
- 7.10 If You choose the On-campus Catering Credit Programme, You must be enrolled at the University on the date you wish to use a service, attend an event or use credit.

8.0 YOUR RESPONSIBILITIES

- 8.1 If you choose Equipment, You shall for the period you are enrolled on your Course:
 - Ensure that the Equipment is operated in a suitable manner and used only for the purposes for which it is designed, in accordance with any operating instructions provided by the University and the manufacturer;
 - Comply with all safety and usage instructions provided by the Supplier;
 - Ensure at Your own expense that the Equipment in kept in good repair (fair wear and tear only excepted) including replacement of worn, damaged and lost parts, and make good any damage to the Equipment for items not covered in the manufacturer's warranty;
 - Make no alteration to the Equipment and shall not remove any existing component(s) from the Equipment unless the component(s) is/are replaced immediately (or if removed in the ordinary course of repair and maintenance as soon as practicable) by the same component or by one of a similar make and model or an improved/advanced version of it:
 - Ensure that appropriate virus and malware checking is set up and kept up to date;
 - Ensure the Equipment is used only in accordance with the University's IT policies and regulations and other applicable policies and regulations in force at that time;

- 8.2 If you choose Halls of Residence Discount, You shall for the period you are enrolled on your Course:
 - Ensure that You adhere to all regulations detailed in the University's Terms and Conditions of Residency;
 - Ensure that You adhere to the payment terms set out in University's Terms and Conditions of Residency;
- 8.3 If you choose On-campus Catering Credit Programme, You shall for the period you are enrolled on your Course:
 - Ensure that You make no attempt to transfer any element of the On-campus Catering Credit Programme to another individual(s) under any circumstance.

9.0 **INDEMNITY**

- 9.1 You acknowledge that the University shall not be responsible for any loss of or damage to the Equipment arising out of, or in connection with, any negligence, misuse, mishandling of the Equipment or otherwise caused by You, and You undertake to indemnify the University on demand against the same, and against all losses, liabilities, claims, damages, costs or expenses of whatever nature otherwise arising out of or in connection with any failure by You to comply with the terms of this agreement.
- 9.2 In the event of theft, loss or damage beyond repair You agree to make alternative arrangements at your own expense.

10.0 **EXCLUSION OF LIABILITY**

- 10.1 Except in respect of death or personal injury due to negligence for which no limit applies, the entire liability of the University to You in respect of any claim whatsoever or breach of this agreement, whether or not arising out of negligence, shall be limited to repair or replacement of the Equipment, reimbursing credit used as part of the on-Campus Credit Programme or applying an agreed discount to rent as part of the Halls of Residence Discount.
- 10.2 In no event shall the University be liable to You for any loss of business, loss of opportunity or loss of profits or for any other indirect or consequential loss or damage whatsoever. This shall apply even where such a loss was reasonably foreseeable, or the University had been made aware of the possibility of You incurring such a loss.

11.0 **ASSIGNMENT**

11.1 You shall not be entitled to assign Your rights or obligations or delegate Your duties under this agreement.

12.0 SEVERABILITY

12.1 If any provision of this agreement is held invalid, illegal or unenforceable for any reason by any Court of competent jurisdiction such provision shall be severed

and the remainder of the of the provisions herein shall continue in full force and effect as if this agreement has been agreed with the invalid illegal or unenforceable provision eliminated.

13.0 **WAIVER**

13.1 The failure by either party to enforce at any time or for any period any one or more of the terms and conditions herein shall not be a waiver of them or of the right at any time subsequently to enforce all terms and conditions of this agreement.

14.0 **ENTIRE AGREEMENT**

14.1 This Agreement contains the entire agreement between the parties relating to the subject matter and supersedes any previous agreements, arrangements, undertakings or proposals, oral or written.

15.0 NO THIRD PARTIES

15.1 Nothing in this Agreement is intended to, nor shall it confer, any rights on a third party.

16.0 **GOVERNING LAW AND JURISDICTION**

16.1 This Agreement shall be governed by and construed in accordance with the law of England and Wales and the parties hereby submit to the exclusive jurisdiction of the English courts.

17.0 **VARIATION**

17.1 The University may make reasonable variations to this agreement at any time upon notice to You.