



Central Bucks School District 1:1 Device Agreement

In exchange for the Central Bucks School District allowing the Student to use and possess a District-owned Device outside of school, we agree to the following:

1. The Student and Parent/Guardian acknowledge that the Device is the property of the school district and remains the property of the school district at all times. The Student and Parent/Guardian understand and agree that the Device, case, pen and charger are the property of the District and that the Student only has permission to install software as outlined in the Central Bucks School District Device Handbook. No stickers or personalization of the physical device is permitted.
2. The Student and Parent/Guardian have read and acknowledge School Board Policy No. 815: Responsible Use of Electronic Resources, School Board Policy No. 224: Care of School Property, the Central Bucks School District device handbook, and understand and agree to abide by the procedures and rules set forth in these policies as well as this agreement. These documents are available online and updated periodically at:
<https://www.cbsd.org/1to1>
3. The Student is encouraged to use the device outside of school. In exchange for the District permitting the Student to take the Device home, the Parent/Guardian agrees to pay the Technology Usage Fee¹.
 - a. The Fee is reduced for families that are economically disadvantaged.
 - b. The Fee covers the following:
 1. The use of the device for one school year
 2. Filtering software for safe web surfing at home and school
 3. Accidental Damage Protection (ADP) in grades 3-12 for laptops
- ¹ Incidents of abuse, intentional damage, or repeated damages are not covered by the usage fee or ADP and may result in the full repair cost being billed to the Student and Parent/Guardian. Lost accessories such as power adapters and pens are not covered by the usage fee. Students will be able to purchase extra accessories through their school office via MyPayments Plus.**
4. The Student will not permit individuals other than District personnel and their parent/guardian to access the Device. The Student agrees not to use or allow the Device to be used for any illegal reasons or other reasons prohibited by School Board Policy No. 815.
5. In the event the Device is stolen or otherwise not returned to the District while in the custody of the Student, the Student and Parent/Guardian agree they will be responsible to the District for the replacement cost unless a police report is timely filed. Lost or stolen Devices must be reported to the school principal or designee within 48 hours and police reports must be provided to the District within one week. Failure to abide by these procedures will result in the full replacement cost being billed to the Student and Parent/Guardian.

6. The Student and Parent/Guardian understand and agree that they will not attempt any repairs on the Device and that damage must be reported to the school. The student will place a "Help Desk" ticket when deemed necessary, under the category of 1:1. The school will sign out a loaner device to the Student. It is important not to delay as one problem can lead to another if not solved right away. If your device is damaged, we will fix it or send it out for repair. Under no circumstances should you or anyone else take the device to a third party for repair.
7. The Student understands and agrees that at the end of the school year, upon the Student's withdrawal from the District, or upon request from the District, the Device and all accessories should be returned to the District in the same condition they were originally provided, except for normal wear and tear as determined by the District. Failure to return the Device and accessories to the District in a timely manner or the continued use of the Device for non-school purposes without the District's consent may be considered unlawful possession of District property and the District may pursue legal remedies to obtain the Device or its value.
8. Student and Parent/Guardian understand and consent that the District may view Student files stored on the Device under the following circumstances:
 - a. Files left on the Device after the device has been returned by the Student to the District at the end of the school year;
 - b. In accordance with Policy 815, if the District has reasonable suspicion the Student is violating the law, District rules, or District policies, an Administrator may take custody of the Device to review Student files;
 - c. Teachers and other school personnel may help the student with locating files in the presence of and at the request of the Student.
9. Student and Parent/Guardian understand and agree if the District determines that the student failed to adequately care for the Device or violates District rules, policies, or this Agreement, the District may terminate the Student's ability to use the Device outside of school and the District may immediately repossess the Device. If the District determines the Student acted with intent to damage the District's property, the District may refer the matter to the appropriate authorities for civil, criminal and/or juvenile proceedings. Parent/guardian will be notified if the student fails to adequately care for the Device or violates District rules, policies, or this Agreement.
 - a. Other disciplinary measures may also be taken depending on the situation, including, but not limited to, restricting the use of personal software on the Device, disabling the camera or microphone, or restricting the list of accessible websites.
10. The District will not be responsible for unauthorized financial obligations incurred by student use of the Device.

I have access to and understand the terms and conditions in the following:

- School District 1:1 Device Agreement
- Central Bucks School District 1:1 Device Handbook
- School Board Policy 815: Acceptable Use of Electronic Resources
- School Board Policy 224: Care of School Property