

**CREST UNIFIED SCHOOL DISTRICT NO. 479
STUDENT TECHNOLOGY USE AGREEMENT**

For the purposes of this agreement, “device” means any technology device, including but not limited to Chromebooks, Macbooks, and iPads.

For the purposes of this agreement, “responsible party” refers to the student, or if the student is under the age of 18, the parent or legal guardian of the student.

All devices issued to students by Crest Unified School District No. 479 (hereinafter “Crest”) are subject to the Crest Acceptable Use Policy. Crest reserves the right to confiscate and search issued devices to ensure compliance with the Crest Acceptable Use Policy.

Incidents, including accidental damage, with devices issued to students may occur from time to time. Incidents may also encompass accidental damage caused to a device issued to another student, or accidental damage caused to any school issued device. Incidents due not include damage to or loss of accessories (including, but not limited to chargers, cases, and headphones).

For prekindergarten through eighth grade students, all incidents relating to the repair or replacement of a damaged device or accessory are the liability of the responsible party to whom the device or accessory was issued.

Students in grades 9-12, who regularly transport their devices to and from school, receive one incident per school year of which the liability falls on Crest. Further incidents will be the liability of the responsible party.

Incidents do not cover the replacement of an entire device and shall be applied to individual components only. For example, if damage is caused to both the screen and keyboard of a device, two incidents would be recorded. If the responsible party has not utilized the one incident provided at Crest’s expense, Crest will cover the incident which is most expensive.

If a device issued or owned by Crest, in use by the responsible party, is lost or damaged beyond repair as determined by Crest, the responsible party shall be liable for the full replacement of the device. If a device or accessory is stolen, the replacement cost will be the responsibility of Crest on the condition that the responsible party files a police report, and information is given to the district to follow up on said report. If no police report is filed, the liability of the stolen device or accessory shall be that of the responsible party.

The Superintendent and those designated by the Superintendent may, on a case-by-case basis, increase or decrease the number of incidents provided to the responsible party at Crest’s expense. Instances of the number of incidents covered by Crest being decreased may include, but are not limited to, incidents that were caused with malice and intent without regard to the cost of the device. They may also choose to waive any and all fees associated with the replacement or repair of any device or accessory and may refuse to issue a device or accessory to any student pending the payment of fees assessed.

As the parent/guardian of the below-named student, I have read, understand, and agree that my child shall comply with the Crest Acceptable Use Policy, and that I have read, understand, and agree to the conditions outlined in the above Student Technology Use Agreement. By signing this agreement, I give my child permission to use technology devices and services issued and administered by Crest Unified School District No. 479. Furthermore, I give Crest permission to create/maintain a Google Workspace for Education account and a Microsoft 365 account for my student, and grant Google and Microsoft necessary permission to collect, use, and disclose information about my child only for the purposes required for services utilized by Crest. Lastly, I give my child permission to access the school’s network and the internet.

Print Student Name

Parent/Guardian Signature

Date