



TECHNOLOGY DEVICE USER AGREEMENT

Queen Creek USD will loan a Chromebook (device) to the student named below under the following conditions:

- The parent and student must sign this agreement annually.
- The parent and student understand that the device is only being loaned to the student and it remains the property of the district.
- The device and charger must be returned to the district in working order with all accessories upon the earliest of: (i) withdrawal from the district or transfer to another school or district school, (ii) a request from the school, or (iii) prior to graduation.
- The student must use the device in compliance with the rules in Governing Board Policy IJNDB - Use of Technology Resources In Instruction (and its regulation), the Student Device Handbook, and this agreement. The student and parent acknowledge that violation of the rules may result in a loss of use of the device and further disciplinary action.
- Accessing or downloading VPNs or other proxy-avoiding extensions with the intent of bypassing district security features and filtering is prohibited. Such behaviors will result in disciplinary action and device suspension.
- Accessing, submitting, transmitting, posting, publishing, forwarding, downloading, scanning, or displaying materials that are defamatory, abusive, obscene, vulgar, sexually explicit, sexually suggestive, threatening, discriminatory, harassing, and/or illegal;
- Soliciting or distributing information with the intent to threaten, harass, or bully others;
- Copying or downloading copyrighted materials, including software, without the permission of the copyright owner or express authorization of the student's teacher or principal;
- Representing as one's own work any materials obtained on the internet, such as term papers and articles (when internet sources are used in student work, the author, publisher, and website must be identified);
- Sharing passwords, using other users' passwords without permission, and/or accessing other users' accounts;
- Any malicious use, disruption, or harm to the school's technology devices, networks, and internet services, including, but not limited to, hacking activities and creating or uploading malware;
- The student will properly care for and use the device. Do not attach unauthorized stickers or deface the device's exterior or interior, including writing or drawing. The student may be subject to a \$20 cleaning fee for stickers, marker, pen, etc. removal.
- Parents are financially responsible for the repair/replacement costs of the device as outlined in the Student Device Handbook if the device is damaged, lost, or stolen.
- Device Protection Plan: Parents will be given the opportunity to purchase a protection plan through the district. **This can be done at checkout or within 30 days of bookstore days.** Plan costs will be **\$30** per device each school year and include no fee for the first incident. The plan includes a \$0 fee for a stolen device with a submitted police report within the required timeframe. The district recommends parents purchase this plan to protect against more substantial losses. Payments for the Device Protection Plan are non-refundable. Review the QCUSD Student Device Protection Plan for details.

_____ I/We decline the offer of a Device Protection Plan for this device

- The student or parent must report any lost, stolen, or damaged devices to the school immediately. If the device is stolen, the theft must be reported to a law enforcement agency and a copy of the police report must be delivered to the school.
- If the device is not returned when required by this agreement, after notice to the parent and student the district may report the loss to a law enforcement agency as willful failure to return loaned property in violation of A.R.S. 13-1802 or seek other legal remedies.
- The student must not alter the configuration of the device or accompanying software. Copying or installing software on the device is prohibited.
- This agreement will also govern any additional devices loaned to the student while this agreement is in effect.

BY SIGNING THIS FORM, WE, THE UNDERSIGNED STUDENT AND PARENT, CONFIRM THAT WE UNDERSTAND AND AGREE TO COMPLY WITH THE TERMS OF THIS AGREEMENT.

Does the student have access to a dedicated home computer for schoolwork? YES ____ NO ____

STUDENT NAME:_____

STUDENT SIGNATURE:_____

PARENT NAME:_____

PARENT SIGNATURE:_____

DATE:_____

STUDENT ID:_____

DEVICE BARCODE:_____

CHARGER BARCODE:_____