



DEVICE USER and INSURANCE AGREEMENT

School Name: _____

Student/Borrower's Name: _____

Student ID No. _____

This Student Computer Equipment Acceptance Form (the "Agreement") ensures that equipment supplied by the Dysart Unified School District (the "District") will be used and maintained in its original condition, reasonable wear and tear excepted, by the designated borrower named below ("Borrower"). By signing this form, Borrower will demonstrate reasonable care with the respect to the security and physical well-being of the equipment signed to his/her care. In the absence of reasonable care or if the equipment is returned in a condition different than the original condition, Borrower will be financially responsible. In addition, in the event the Dysart Unified School District determines in its sole discretion that the borrower did not utilize reasonable care in the use of the equipment, the borrower will be responsible for any damaged, lost, or stolen equipment. All specified equipment is and shall at all times remain the property of the District and must be returned by the last day of the school year or the student's last day of enrollment in the school, whichever comes first.

To the extent Borrower is a minor, a parent must sign this agreement. By signing this agreement, both the Borrower and Parent acknowledge the receipt of the above equipment and agree:

- To abide by the Dysart Unified School District EIS - Acceptable Use Policy and Procedures.
- To use the equipment primarily for educational use.
- That while the equipment is connected to the District network, Internet use will be filtered and logged.
- Web content filtering beyond the District network will be the responsibility of the borrower and parent.
- To not install or remove any software/apps without prior authorization from the District.
- To not install virtual private networks (VPN) or other software/app that circumvent district filters on district provided devices.
- To report any problems or damages immediately to the teacher. All repairs must be completed by district approved vendors.
- That the equipment is the property of the District and must be returned prior to the borrower's last day of attendance of the current school year.
- To return the equipment before Borrower's last day of school if Borrower is transferring out of the District.
- That if the equipment is not returned to the District in its original condition, reasonable wear and tear excepted, or if the equipment is damaged, lost, or stolen, due to Borrower's negligence or not utilizing reasonable care in the use of the equipment, reasonable wear and tear excepted as determined exclusively by the District, Borrower agrees to be financially responsible for the replacement value of the equipment as determined by the District.
- That all information stored on equipment carries no expectation of privacy and is property of the District. Any information or use of the equipment carries no expectation of privacy. The District reserves the right, at all times and without prior notice, to inspect and search any and all its property for the purpose of determining whether any policy has been violated, or when an inspection and investigation is necessary for purposes of promoting safety or compliance with state and federal laws.
- All infractions and consequences as outlined in Student Handbook in regards to electronic equipment and destruction of district property.
- The Dysart Unified School District is providing a protection plan for students and parents as part of our 1:1 device program. A \$25 fee will be assessed to your student's account upon receipt of the device. Please see page 3 of this agreement for details

Please do not remove any identification tags from any component. If in the event that any of these tags become removed, please notify the school immediately for a replacement.



DEVICE INFORMATION

Requested Property (Please list all Hardware):

- 1. _____ Serial Number: _____
- 2. _____ Serial Number: _____
- 3. _____ Serial Number: _____

Check out Date: _____

Return Due: _____

Indemnification Agreement: By signing this statement, I certify that I may be responsible for loss or damage to the property described above and that I will compensate Dysart Unified School District No. 89 for any necessary repairs and/or replacement costs for the loss of the requested property, other than those incurred through normal wear and tear; and I will report any damage or loss immediately as outlined above.

Copyright Statement: I hereby certify that the copy protected software will be used in compliance with all pertinent copyright laws. I fully accept the consequence of any copyright violation and understand that the Dysart Unified School District No. 89 will not be responsible or deemed liable should any action result in subsequent violations. I will not copy software from or add software to the property, except as authorized by Dysart IT designee.

To the extent Borrower is a minor, a parent must sign this Agreement. The Parent signing below agrees to be bound by this Agreement and financially responsible for the equipment.

I understand that a copy of this signed signature sheet will be maintained in my student file.

AUTHORIZATION

I certify that the above information is correct.

Borrower Signature: _____ **Date:** _____

Parent Signature Date: _____ **Date:** _____

TO BE COMPLETED UPON CHECK-IN:

I certify that the property was returned in good condition with any exceptions noted on this form

Borrower Signature: _____ **Date:** _____

Dysart Staff Signature: _____ **Date:** _____



DEVICE PROTECTION PLAN

The Dysart Unified School District is providing a protection plan for students and parents as part of our 1:1 device program. A \$25 fee will be assessed to your student’s account upon receipt of the device. Enrollment in the plan will occur once the \$25 fee has been paid (within 5 days of receipt of device). If students/parents do not enroll in the protection plan they may carry full liability for the device in the same way they do for other damaged or lost school property, such as textbooks.

Program Fees and Coverage	
<ul style="list-style-type: none"> ● Premium: \$25 per school year. This fee is nonrefundable and will not be prorated. <ul style="list-style-type: none"> ○ Limit Liability: \$335-chromebook ○ Coverage: Repair or replacement of school issued device. 	
<ul style="list-style-type: none"> ● Enrollment Deadline: Payment of fee within 5 business days of receipt of device 	
<ul style="list-style-type: none"> ● Effective Date: Coverage begins when this form is signed and returned and the \$25 nonrefundable fee is paid. ● Expiration Date: Coverage ends on the earliest of the following dates: last day of school year; return of device; no longer enrolled in school; or, no longer qualified for the 1:1 take-home program. 	
<i>Please be sure to return the device before the expiration date to ensure that coverage is always in effect.</i>	
Coverage	
The Optional Device Protection Plan coverage includes :	
<ul style="list-style-type: none"> ● Accidental damage caused by liquid, spills, drops, or other unintentional events. ● Loss of device due to theft; claim must be accompanied by a valid police report. ● Damage caused by fire; claim must be accompanied by official fire report from investigating authority. ● Damage caused due to an electrical surge. ● Loss or damage caused by natural disasters. 	
Exclusions	
The Optional Device Protection Plan coverage excludes :	
<ul style="list-style-type: none"> ● Damage caused by dishonest, fraudulent, intentional, and negligent (not locked and/or stored in an insecure manner or location) or criminal acts. Students and parents will be responsible for the full amount of repair/replacement for damage or loss that falls in this category. ● Consumables: USB cables, AC adapters, case, or software. ● “Jailbreaking” or otherwise voiding the manufacturers’ warranty by altering the software. Jailbreaking is a term used to describe a process by which normal manufacturer controls on the functionality of the device are bypassed. Jailbreaking of school-issued mobile devices is not permitted. ● The Dysart Unified School District is not liable for any loss, damage (including incidental, consequential, or punitive damages), or expense caused directly or indirectly by the equipment. 	

DEDUCTIBLE AND REPLACEMENT COSTS

CLAIM		DAMAGE DEDUCTIBLE	THEFT DEDUCTIBLE
Prot ectio n Plan	1 st Claim during school year	No cost if device is returned for repair/replacement	\$100 chromebook (if device is recovered, device must be returned to school and deductible will be reimbursed)*
	Subsequent Claim during school year	Full repair or replacement cost*	Full device replacement cost* (if device is recovered, device must be returned to school and replacement fee will be reimbursed)
	Power cable, case	\$20 each	\$20 each
No Prot ectio n Plan	All Device Claims	Full repair or replacement cost*	Full device replacement cost*
	Power cable, case	\$20 each	\$20 each

*2020/2021 replacement cost: \$335 Chromebooks