

Agreement for Student Use of Laptops

This Agreement is made by and between The School District of St. Lucie County (hereinafter, "SLPS") and the student and parent/guardian ("parent") named on the bottom of this Agreement and takes effect on the date of the signature. The District will provide the student with a computer and a power cord with charger, including software, (collectively referred to as "Laptop") for student's use in connection with student's studies.

Purpose of Agreement: SLPS is pleased to make available a laptop for the students in SLPS. The student's permission to use the computer is strictly subject to the terms and conditions of this Agreement.

SLPS and the student and parent agree as follows:

1. Terms of Use for Laptop

- The student shall be granted use of a SLPS monitored/filtered laptop while enrolled at SLWCHS.
- The laptop is issued solely for educational use. Any use that is deemed inconsistent with this purpose as determined by school administrators or by SLPS personnel, or that is in violation of SLPS policies, State or Federal law, or that is prohibited by Chapter 815 of the Florida Statutes will be considered a material breach of this Agreement.

2. Maintaining the Laptop

- Do not remove any ID labels or place stickers or markings on the laptop.
- Do not place anything heavy on the computer.
- Do not touch the device with sharp objects (like pencils).
- Do not force a connector into a port.
- Keep food and drinks away from your device.

3. Using the Device

- Students will only use software, websites, and/or apps that have been approved by the SLPS.
- Close the laptop carefully.
- Make sure your hands are clean and dry before handling the device.
- Do not let others use your device, other than your parent.
- Adhere to the Responsible Use Policy included in the Student Code of Conduct.

4. Alterations and Attachments

- Student and parent may not make any alterations to or add attachment, hardware, or software to the laptop.

5. Return of Laptop to SLWCH

- Laptops are expected to be returned upon unenrollment, or at the end of the regular school year.
- If laptop is not returned, student and parent shall be liable to SLPS immediately upon demand for the payment of the full replacement value of the laptop.

6. Notification of Loss, Damage, or Malfunctioning

- Student and parent agree to immediately notify the Media Center at SLWCH upon the occurrence of any loss, damage, or malfunctioning of any part of the mobile device for any reason.
- If device is stolen outside of school premises/grounds, parent shall contact the local law enforcement and shall file a police report and provide a copy of the police report to school personnel.
- Parents/Guardians accept financial responsibility for costs related to damage due to purposeful action or gross negligence.

We, the undersigned student and parent/guardian, agree to assume full responsibility for the proper care and educational use of the computer equipment described in this document.

<https://forms.office.com/r/XND0CHKFLz>



Student Name (print) _____ Student ID _____ Grade _____

Parent Signature _____ Date _____

Parent Email Address _____ Phone # _____