

District Electronic Device Student User Agreement 2015-2016

Big Sandy Independent School District (“BSISD” or the “District”) allows the Student indicated below to use a District owned electronic device and/or equipment according to the terms and conditions listed below.

This Agreement specifically refers to the following BSISD owned equipment and/or device:

- **Model: HP Stream 11Pro G2**

TERMS AND CONDITIONS

Student’s possession and use is limited to and conditioned upon full and complete compliance with this Agreement.

At all times, the Student’s use of the District’s device shall be subject to the District’s Acceptable Use Agreement (commonly referred to as the “AUP”).

Legal title to the equipment is with the District and shall at all times remain with the District. As such, Student shall have no expectation of privacy in the equipment or information contained on the equipment, and the equipment may be confiscated and or searched by District officials at any time and in accordance with District policy FNF, available at www.bigsandyisd.net. The device or information contained on the equipment shall not be considered confidential and may be monitored at any time by designated District staff to ensure appropriate use.

Student shall be responsible for the equipment at all times during the term of this Agreement, and shall not lend the equipment to other persons.

Student, or the student's parent or guardian, is responsible for the equipment if not returned in an acceptable condition by the student. A student who fails to return equipment in an acceptable condition forfeits the right to free instructional materials and technological equipment until all instructional materials and technological equipment previously issued but not returned in an acceptable condition are paid for by the student, parent, or guardian.

Loss or theft of the equipment must be reported to the Polk County Sherriff’s Office, Technology Department, and the appropriate campus administrator/principal within 5 days after the occurrence.

Failure to timely and fully comply with all terms of this Agreement and the District Acceptable Use Agreement, including the timely return of the equipment, shall be considered unlawful appropriation of the District’s property and entitle the District to declare Student in default and to take possession of the equipment through any legal means.

Unless otherwise indicated in writing, Student’s right to use and possession of the equipment terminates not later than the last day of the school year unless earlier terminated by the District or upon withdrawal from the District.

Except for limited personal use as described below, **the device may only be used for instructional purposes and under the conditions provided by the appropriate campus administrator.** Use of the device for other purposes shall be considered a violation of the District Student Code of Conduct, District policies, or other District or campus rules, and may be disciplined accordingly.

While off-campus and not at a school-sponsored event, limited personal use of the District equipment is permitted provided that it does not violate any federal, state, local, or District laws or regulations, imposes no tangible cost on the District, is supervised by a parent or legal guardian, and is not otherwise a violation of the District AUP. The District is not responsible for Student’s actions while using the District equipment for personal use according to this section.

The District makes no warranties of any kind, whether expressed or implied, for the services or equipment it is providing and is not responsible for any damages suffered by Student.

The District is not responsible for any charges incurred by Student while using the device or equipment.

Any malicious attempt to harm or destroy District equipment or data or the data of another user of the District's technology resources or of any of the agencies or other networks that are connected to the Internet is prohibited. Deliberate attempts to degrade or disrupt system performance are violations of District policy and administrative regulations and may constitute criminal activity under applicable state and federal laws.

INTERNET SAFETY

Internet sites may contain material that is illegal, defamatory, inaccurate, controversial, or otherwise harmful to students. Although the District attempts to limit access to objectionable material by using filtering software, controlling all materials on the Network/Internet is impossible. Student is prohibited from accessing these sites through proxies. These sites may be unprotected at home. Parents may want to restrict their home access. For more information about Internet safety go to www.isafe.org.

I have read the applicable District policies, associated administrative regulations, Technology handbook and this Agreement regarding the use of District technology resources and agree to abide by their provisions. Please read and initial the following: parent/child

_____/____ I understand that insurance is available and that I am strongly encouraged to purchase the insurance. Insurance for the HP Stream is available for **\$26.00** per year with a \$0 deductible. It covers accidental damage, cracked screens, fire, flood, power surge by lightning and theft to the unit.

_____/____ I understand that my student must report any needed repairs and/or damage of the computer within 5 school days from time of occurrence.

_____/____ I understand that my student must file a police report and a copy must be turned in the Big Sandy ISD if theft or vandalism occurs within 5 school days from time of occurrence.

_____/____ I am liable for any cost incurred by the district to repair or replace the computer.

_____/____ I will comply at all times with the *Big Sandy ISD Acceptable Use Policy* along with the guidelines outlined in the *Technology Handbook*, *Student Code of Conduct* and all Board Policies pertaining to computer usage.

Parent please **intital ONE** of the items below: **Big Sandy ISD strongly encourages purchasing insurance coverage.**

_____ I **will** purchase the insurance for **\$26.00** per year (12 months) that covers accidental damage, cracked screens, fire, flood, power surge by lightning and theft to the unit.

_____ I **refuse** the insurance coverage offered to me for **\$26.00** per year (12 months) that covers accidental damage, cracked screens, fire, flood, power surge by lightning and theft to the unit. I understand that if the insurance is not purchased, **I am liable for any and all cost of repairs and/or replacement cost of \$275.00**

Student Name-Print Clearly: _____

Student Signature _____

Parent Name-Print Clearly _____ Parent

Signature _____ Date _____