

ISD #139 Computers, Networks, Internet Rights and Responsibilities Agreement

The computer resources and capabilities in our schools must be used in an ethical and lawful manner. Violations of the ISD #139 computer policies, this Agreement, Internet etiquette, or violations of the laws of Minnesota and the United States can result in disciplinary action by ISD #139 and/or prosecution by legal authorities. Access to computer systems and the Internet is a privilege. Responsibilities include, but are not limited to, the following:

1. You must not permit others to use your account(s). You are responsible for maintaining the secrecy of all passwords you may have.
2. Fraudulent, harassing, obscene, threatening and other inappropriate messages or uses of computers, networks, dial access capabilities, or the Internet must not be created, downloaded or transmitted. This includes messages that might harass individuals or groups because of their age, race, gender, religious beliefs, sexual orientation, physical attributes, etc.
3. You must not access or attempt to access systems or data that you are not authorized to access. You must not use "loopholes" in computer security systems, "hacking," etc. to attempt to degrade performance or gain illegal access to computer systems and software.
4. Any references obtained through the use of technology systems must be attributed to the source. Plagiarism is expressly forbidden in all cases by the district.
5. Making or distributing unauthorized and illegal copies of licensed software is against the law and can result in disciplinary action by your school. District and/or prosecution with severe legal penalties. Copyright laws will be strictly enforced on a case but case basis.
6. Your district's computer technology and networks (including Internet and dial access) must not be used to promote products or services for the intent or financial gain for yourself, your company or employer, or any other local enterprise.
7. You may not install any software on school computers without consent in writing from a sponsoring teacher or the building media specialist.
8. Communication that must be 100% secure and private should not be communicated via the Internet. Internet communications are not secure. It is possible (although rare and difficult) for others to access your files, even though security systems are in place to prevent such access.
9. Never give out personal or family information, such as phone numbers or addresses. Never arrange for a face-to-face meeting without parental supervision and never respond to abusive or suggestive messages. Report all such instances immediately to a teacher. .
10. You must be able to demonstrate basic computer skills before you are allowed to use any school computer without direct supervision by a teacher.
11. District technology personnel shall have access to all files on district computers. Any unauthorized software or files may be removed without notice.

Your signature indicates you have read the terms and conditions carefully and understand their significance.

School District Internet Use Agreement

Student

I understand and will abide by the above Agreement. I further understand that any violation of the Agreement is unethical and may constitute a criminal offense. Should I commit and violation, my access privileges may be revoked, school disciplinary action and/or appropriate legal action may be taken.

User's Full Name: _____
(please print)

User's Signature: _____ Date: _____

Parent or Guardian

As the parent or guardian of this student, I have read the agreement. I understand that this access is designed for educational purposes. I recognize it is impossible for schools to restrict access to all controversial materials and I will not hold them responsible for materials acquired on the network. Further, I accept responsibility monitoring my child's use when not in a school setting. I hereby give permission to issue an account for my child and certify that the information contained on this form is correct.

Parent or Guardian's Name: _____
(please print)

Parent/Guardian Signature: _____ Date: _____

RUSH CITY HIGH SCHOOL

1:1 Chromebook Loan Agreement

Student Name _____ Grade _____ Year _____

Student Name _____ Grade _____ Year _____

Student Name _____ Grade _____ Year _____

Student Name _____ Grade _____ Year _____

1:1 Technology Device Protection Plan Options

____ Pay \$45 - School District Protection – Covers first incident; thereafter \$45 each incident

<OR>

____ Student will bring their own device.

Note: Payment must be cash or check payable to Rush City Schools.

ADDITIONAL INFORMATION: In cases of fire, theft, vandalism, or other criminal acts, a police report or a fire report MUST be filed by the student or parent for the protection coverage to take place. A copy of the police/fire report must be provided to the Principal's office.

LOSS OR INTENTIONAL DAMAGE: Students/Parents are responsible for full payment for a lost device or for intentional damages to devices. School District device protection DOES NOT cover intentional damage of the 1:1 Technology Devices.

CASE, CORD AND CHARGER: School District device protection DOES NOT cover the case, cord and charger associated with the device. Replacement will be the parent/guardian's responsibility and will be available for purchase through the District.

1:1 Statement Regarding Technology Device Policy and Expectations

Rush City Public Schools provides access to technology for educational purposes. Use of the Rush City Public School District device is a valued resource for the Rush City community. All devices must be used in support of the educational programs of the District. This access may be revoked at any time for abusive or inappropriate conduct related to the use of the device.

Failure to comply with the District's Internet, Computer and Equipment Usage Policy (#524), Bullying Prohibition Policy (#514), or the guidelines stated in this document for care and use of the device may result in the loss of privilege to take the device home or use the device in general.

The money collected through the School District Protection plan will be used to repair or replace devices as needed, as well as accessories necessary for general operation. The 1:1 technology device is the property of Rush City Public Schools and as a result may be seized and reviewed at any time. **The student should have NO expectation of privacy of materials found on the school-issued device.**

We have read the 1:1 Statement Regarding Technology Device Policy and Expectations above and the 1:1 Technology Device Loan Terms (separate document). We agree to assume full responsibility for the proper care and educational use of the device described in this document.

Student Signature _____ Date: _____

Parent/Guardian Signature _____ Date: _____

For more information contact: Janet Wagener HS Principal