

The use of student or guardian owned devices at school is not a right of the student or guardian. It is not a right of staff to require or demand. It is a privilege, to be granted and continued only if all aspects of the following agreement have been met. Network Access can be revoked at any time if the educational and security needs of the district are not being met.

This agreement does not serve to grant access to smart devices, cell phones, or electronic music players or other network connected consumer oriented devices.

A Personal Electronic Learning Device is a Laptop or Tablet that is privately owned by the student or legal guardian of the student.

1. Personal Electronic Learning Devices shall be used ONLY for direct, teacher assigned, educationally related activities, and the use must be supervised by an instructor, and be sponsored by a certificated member of the teaching staff in direct, day to day instructional contact with the student.
2. Personal devices can only be used in a classroom if that classroom teacher agrees, regardless of any other sponsorship or approval.
3. Personal Electronic Learning Devices must be clear of spyware and virus threats, and must include a current antivirus subscription reaching to the end of the school year.
4. Personal Electronic Learning Devices cannot be used to circumvent school protections, filters or security, or committ any crime. Any use for this purpose may result in the confiscation of the device for a period of time as deemed appropriate by the District or law enforcement, and may result in permanent denial of school network access.
5. Personal Electronic Learning Device use is approved for the current year only, previous year approvals are not valid.
6. Connection to the school network and use at the school does not entitle the owner or student to technical support for the device or it's use.
7. Software contained on Personal Electronic Learning Devices cannot be shared with other machines in the district.
8. Personal Electronic Learning Devices may be subject to confiscation and forensic investigation if it is suspected that the machine is violating the the Oroville School District Acceptable Use Policy, or is suspected of carrying malware or viruses.
9. The device must fill a need not satisfied by existing mobile or fixed Labs, and must not give the student an unfair educational advantage for assignments or projects expected of all students in the classroom.
10. Access to district printers is not provided for by this agreement.

The district shall be in no way be held responsible for device loss, theft, liability or other damages due to the configuration, use or the misuse of the Personal Electronic Learning Device while on District Property and/or accessing the school network.

Model of device _____

Serial Number _____

Classroom teacher/sponsor assurance:

I, _____ hereby agree to sponsor, supervise and take responsibility for _____ to use a Personal Electronic Learning Device at school. I understand that the use of this device must be related to the education of the student.

Please describe why you feel this student should be allowed to use this resource, understanding that all students may not have the same opportunity.

Teacher Signature _____ Date _____

Student Assurance:

I _____ understand that my use of this device at school must be related to school assigned activities only, and that this device must not be used to violate any of the conditions of this document.

Student Signature _____ Date _____

Guardian Assurance:

I guarantee that the use of this device at school is appropriate and related to the education of my child, and agree to hold the Oroville School District harmless for any damages resulting from the configuration, use or misuse of the device, or physical loss damage or theft of the device.

Guardian Signature _____ Date _____