

Bridgman Public School District Mobile Technology Agreement

It is the intent of Bridgman Public School District (BPS) in providing this Mobile Device for this student's use to enhance his/her educational experience while attending BPS. This device will remain the property of BPS and is on loan to the student while in attendance at BPS.

Terms of the Agreement:

1. The School Acceptable Use Policy applies to the use of this device both at school and away from school.
2. Mobile devices issued by the district are intended to be used for educational purposes.
3. Any intentional damage inflicted on the device will be considered vandalism and dealt with as such, according to the school policy, which may result in the removal of the device from the student for a period of time .
4. All Apps and Extensions that are necessary to the curriculum are installed and synchronized regularly at school. Because of this, any Apps or Extensions not installed by the school may be deleted during the synchronization process.
5. Devices that are lost or stolen must be reported immediately to the school office to ensure proper steps can be taken for its recovery.
6. Internet content is filtered at school and at home to help limit inappropriate materials. Even with these school provided protections, it remains the responsibility of the parent to monitor Internet use while away from the school building. By signing this agreement the parent absolves the school district of, and assumes all liability for, the use of this technology when the device is removed from the building.
7. A Technology Fee of \$10 is required and must be paid prior to the student removing the device from the school building.
8. The device, and its case, MUST be returned to the school district immediately:
 - a. if the student moves out of or transfers to another school district,
 - b. at the end of the school year for summer maintenance,
 - c. if the device becomes inoperable or damaged,
 - d. at the request of the school technology department for routine maintenance,
 - e. at the request of the school or district administration.
9. The district reserves the right to:
 - a. remove the device from any student at any time when an issue is discovered with the device itself or its use,
 - b. limit the student's right to remove the device from the school building.

By signing this agreement the undersigned **agrees** to the above terms both stated and implied as well as all Bridgman Board of Education Technology Policies:

- agree to terms and will take mobile device outside of school
- agree to terms but will **only** use the device at school

Check only one box

Student Name (please print): _____

Parent/Guardian Signature

Date

Student Signature

Date