

# **Athol-Royalston Regional School District District Chromebook Use Agreement for Families**

1. The Athol-Royalston Regional School District (“the District”) is issuing you this Chromebook device (“the device”), subject to the rules and conditions of any acceptable use policy (AUP) that is adopted by the District.
2. This device is the property of the District. It shall be used for learning by your family, as a family of the District. Placing stickers, writing on, engraving or otherwise defacing/markings the device or case is prohibited. You, as the family, assume the responsibility for the actions of others while using the device.
3. While the District understands that educational uses of the device exist outside of school, the device is intended for daily classroom use to support learning.
4. You, as a family, assume the responsibility of the device’s security and care. The device shall not be left in an unsecured location. If the device is lost, stolen or damaged while on or off school property, you must report the incident within twenty-four (24) hours of a business day to the building principal, to local police, and to the District technology office. You also agree to report any problems/issues you encounter while using the device to the technology department.
5. Devices that are lost, stolen or damaged will result in financial loss to the District. If the District determines that the loss/damage of the device is the result of your failure to comply with security guidelines, failure to take reasonable effort to secure the device, or because of your intentional act, you shall assume full financial responsibility for replacement and/or repair. For other instances of loss, theft or accidental damage, students may be responsible for the payment of a fee.
6. For support or repair, contact the District. The acceptance of the device for repair does not guarantee it will be fixed. Some repairs/issues may not be repairable. Loaners may be available for hardware repair.
7. Devices have district-installed standard software. Additional authorized/educational software may be installed on the device, assuming appropriate, legal licensing is maintained.
8. The District is not responsible for any service interruptions, loss of data, or any other consequences thereof from the result of downloading or installing software.
9. Any data corruption or configuration errors caused by the installation of unauthorized software may require a complete re-imaging of the device.
10. The District will utilize management tools to inventory and log the devices. Said management tools will not observe any individual or what the individual is doing at a given time, and will not access personal information. You agree to comply with this software and will not attempt to circumvent it.
11. You, as a student, shall return the device (including case and packaged items) and submit the Device Return Form to the District upon completion of home use.

My signature indicates that I have read, understand and agree to abide by the conditions listed above. Failure to abide by any one of these conditions may result in the loss of device privileges. I further understand that the District will seek to recover the cost for repair or replacement of the device due to negligence on my part and/or my failure to follow the District’s Device Use Agreement. I agree to fully cooperate with device reporting requirements and with property loss, theft or damage incident investigations.

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Asset Tag #

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Student’s Printed Name

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Parent Signature

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Date

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Relationship