P.O. Box 213030 Stockton, CA 95213-9030 (209) 468-4800 www.sjcoe.org

## Student Acceptable Use Policy and Computer Use Agreement E 6163.4

The San Joaquin County Office of Education and the San Joaquin County Office of Education Data Processing Joint Powers Authority, hereinafter referred to as the "district", authorizes students to use technology owned or otherwise provided by the district as necessary for instructional purposes. The use of district technology is a privilege permitted at the district's discretion and is subject to the conditions and restrictions set forth in applicable policies, administrative regulations, and this Acceptable Use Policy and Computer Use Agreement. The district reserves the right to suspend access at any time, without notice, for any reason.

The district expects all students to use technology responsibly in order to avoid potential problems and liability. The district may place reasonable restrictions on the sites, material, and/or information that students may access through the system.

Each student who is authorized to use district technology and his/her parent/guardian shall sign this Acceptable Use Policy and Computer Use Agreement as an indication that they have read and understand the agreement.

### **Definitions**

District technology includes, but is not limited to, computers, the district's computer network including servers and wireless computer networking technology (Wi-Fi), the Internet, email, USB drives, wireless access points (routers), tablet computers, smartphones and smart devices, telephones, cellular telephones, personal digital assistants, pagers, MP3 players, wearable technology, any wireless communication device including emergency radios, and/or future technological innovations, whether accessed on or off site or through district-owned or personally owned equipment or devices.

### **Student Obligations and Responsibilities**

Students are expected to use district technology safely, responsibly, and for educational purposes only. The student in whose name district technology is issued is responsible for its proper use at all times. Students shall not share their assigned online services account information, passwords, or other information used for identification and authorization purposes, and shall use the system only under the account to which they have been assigned.

Students are prohibited from using district technology for improper purposes, including, but not limited to, use of district technology to:

- 1. Access, post, display, or otherwise use material that is discriminatory, libelous, defamatory, obscene, sexually explicit, or disruptive.
- 2. Bully, harass, intimidate, or threaten other students, staff, or other individuals ("cyberbullying").
- 3. Disclose, use, or disseminate personal identification information (such as name, address, telephone number, Social Security number, or other personal information) of another student, staff member, or other person with the intent to threaten, intimidate, harass, or ridicule that person
- 4. Infringe on copyright, license, trademark, patent, or other intellectual property rights.
- 5. Intentionally disrupt or harm district technology or other district operations (such as destroying district equipment, placing a virus on district computers, adding or removing a computer program without permission from a teacher or other district personnel, changing settings on shared computers).
- 6. Install unauthorized software.
- 7. "Hack" into the system to manipulate data of the district or other users.
- 8. Engage in or promote any practice that is unethical or violates any law or policy, administrative regulation, or district practice.

# **Privacy**

Since the use of district technology is intended for educational purposes, students shall not have any expectation of privacy in any use of district technology.

The district reserves the right to monitor and record all use of district technology, including, but not limited to, access to the Internet or social media, communications sent or received from district technology, or other uses. Such monitoring/recording may occur at any time without prior notice for any legal purposes including, but not limited to, record retention and distribution and/or investigation of improper, illegal, or prohibited activity. Students should be aware that, in most instances, their use of district technology (such as web searches and emails) cannot be erased or deleted.

All passwords created for or used on any district technology are the sole property of the district. The creation or use of a password by a student on district technology does not create a reasonable expectation of privacy.

#### **Personally Owned Devices**

If a student uses a personally owned device to access district technology, he/she shall abide by all applicable policies, administrative regulations, and this Acceptable Use Policy and Computer Use Agreement. Any such use of a personally owned device may subject the contents of the device and any communications sent or received on the device to disclosure pursuant to a lawful subpoena or public records request.

### Reporting

If a student becomes aware of any security problem (such as any compromise of the confidentiality of any login or account information) or misuse of district technology, he/she shall immediately report such information to the teacher or other district personnel.

P.O. Box 213030 Stockton, CA 95213-9030 (209) 468-4800 www.sjcoe.org

Date:

## **Consequences for Violation**

Violations of the law, policy, or this agreement may result in revocation of a student's access to district technology and/or discipline, up to and including suspension or expulsion. In addition, violations of the law, policy, or this agreement may be reported to law enforcement agencies as appropriate.

# Student Acknowledgment

Student Signature:

Name:	Date:	Signature:	
Name: (Please print)			
School: VENTURE ACADEMY FAMIL	Y OF SCHOOLS	Grade:	Student ID:
	Parent or Legal	Guardian Acknowledgm	<mark>ent</mark>
If the student is under 18 years of age, a p	oarent/guardian must also r	ead and sign the agreement.	
Use Agreement. By signing this Agreement and the Internet. I understand that, despit materials. I agree to release from liability	ent, I give permission for me e the district's best efforts, r, indemnify, and hold harr of district technology, or t	y child to use district technol it is impossible for the school nless the school, district, and the failure of any technology	shild shall comply with the terms of the Acceptable ogy and/or to access the school's computer netword to restrict access to all offensive and controversidatistic personnel against all claims, damages, an protection measures used by the district. Further, such access is not in the school setting.
Name:	Date:	Signature:	
(Please print)	Chromebook S	Student Use Agreemen	<u>t</u>
As part of this program, SJCOE allows stu property of SJCOE, and I understand that a understand and agree that I will be report	dents to take home for edu at such time if I am no long ed to the appropriate law en aromebook is not returned eturned to SJCOE, that I ar	cational purposes a SJCOE C ger enrolled in a SJCOE progr inforcement authorities and S. to SJCOE within seven (7) da in liable for the cost of the Ch	JCOE students as part of its educational program. Chromebook. These Chromebooks remains the ram, I am legally obligated to return it to SJCOE.  JCOE will request that I be charged with a violation as of the date student exits SJCOE's programs. I promebook pursuant to California Education Code Claims court in which SJCOE will seek to recover
understand that if the Chromebook is not resection 48904(a) and that SJCOE may initiate value of the Chromebook as an award.	I understand that if the Chi	romebook is not returned to S	SJCOE, SJCOE will withhold student's grades, s student's parent or guardian has paid these
understand that if the Chromebook is not resection 48904(a) and that SJCOE may initiate value of the Chromebook as an award. diploma, and transcripts pursuant to Califodamages.	I understand that if the Chrinia Education Code section	romebook is not returned to S	s student's parent or guardian has paid these
understand that if the Chromebook is not resection 48904(a) and that SJCOE may inition the value of the Chromebook as an award. diploma, and transcripts pursuant to Califo	I understand that if the Chrinia Education Code section	romebook is not returned to S	
anderstand that if the Chromebook is not resection 48904(a) and that SJCOE may inition the value of the Chromebook as an award. In the same and transcripts pursuant to Califord lamages.	I understand that if the Chrinia Education Code section	romebook is not returned to S	s student's parent or guardian has paid these
Item  Chromebook 2-1 3100 S  Chromebook 2-1 3100 S	I understand that if the Chrinia Education Code section  —  Geries (touch)	romebook is not returned to S	Parent Initials:  Replacement Cost  \$407.45
Item  Chromebook 2-1 3100 S Chromebook 3100 Series	I understand that if the Chrinia Education Code section  Geries (touch)  s (non-touch)	romebook is not returned to S	Parent Initials:  Replacement Cost  \$407.45 \$318.16
understand that if the Chromebook is not resection 48904(a) and that SJCOE may initiate value of the Chromebook as an award. diploma, and transcripts pursuant to Califordamages.  Student Initials:  Item  Chromebook 2-1 3100 S	I understand that if the Chrinia Education Code section  Geries (touch)  s (non-touch)	romebook is not returned to S	Parent Initials:  Replacement Cost  \$407.45

Parent Signature: