INTELLECTUAL PROPERTY

Intellectual Property	All copyrights, trademarks, and other intellectual property rights <u>be- longing to the District</u> shall remain with the District at all times. <u>Ex- cept as provided by law, policy, or written authorization from the</u> <u>Superintendent, the use of District intellectual property shall be lim- ited to District-related purposes.</u>	
Students	A student shall retain all rights to <u>their own</u> work created as part of instruction or using District technology resources.	
Employees District Ownership	As an agent of the District, an employee, including a student em- ployee, shall not have rights to work <u>he or she createscreated</u> on District time or using District technology resources. The District shall own any work or work product created by a District employee in the course and scope of <u>his or herDistrict</u> employment, including the right to obtain_ <u>patents or</u> copyrights.	
Employee Ownership	If the employee obtains a patent for such work, the employee shall grant a non-exclusive, non-transferable, perpetual, royalty-free, Districtwide license to the District for use of the patented work. A District employee shall own any work or work product produced on his or her own-personal time, away from his or her job and with personal equipment and materials, including the right to obtain pa- tents or copyrights.	
Permission A District employee may apply to the <u>Exception</u>	The Superintendent or designee shall have the authority to permit use of District materials and equipment in his or her creative devel- oping the employee's own projects, provided the employee agrees eitherin writing to grant to the District a non-exclusive, non-transfer- ablenonexclusive, nontransferable, perpetual, royalty-free, District- wide license to use the work, or permits the District to be listed as co-author or co-inventor if the District contribution to the work is substantial. District materials do not include student work, all rights to which are retained by the student.	
Works Made for Hire Independent Contractors	The District may hire an independent contractor for specially com- missioned work(s)works under a written works-made-for-hire agreement that provides that the District shall own the work prod- uct created under the agreement, as permitted by copyright law. In- dependent contractors shall comply with copyright law in all works commissioned.	
Return of Intellectual Property	Upon the termination of any person's association with the District, all permission to possess, receive, or modify the District's intellec- tual property shall also immediately terminate. All such persons shall return to the District all intellectual property, including but not limited to any copies, no matter how kept or stored, and whether directly or indirectly possessed by such person.	

INTELLECTUAL PROPERTY

Copyright Unless the proposed use of a copyrighted work is an exception under the "fair use" guidelines maintained by the Superintendent or designee, the District shall require an employee or student to obtain a license or permission from the copyright holder before copying, modifying, displaying, performing, distributing, or otherwise employing the copyright holder's work for instructional, curricular, or extracurricular purposes. This policy does not apply to any work sufficiently documented to be in the public domain.

Technology UseAll persons are prohibited from using Use of District technology in
violation of any law, including copyright law-, is prohibited. Only ap-
propriately licensed images, applications, programs, or other soft-
ware may be used with District technology resources. No person
shall use the The District's technology resources shall not be used
to post, publicize, or duplicate information in violation of copyright
law. The Board shall direct the Superintendent or designee to
shall
employ all reasonable measures to prevent the use of District tech-
nology resources in violation of the law. All persons Any person
using District technology resources in violation of law shall lose user
privileges in addition to other sanctions. [See BBI and CQ]

Electronic Media

Unless a license or permission is obtained, electronic media in the classroomPerforma nces and Displays

Designated Agent

The display and performance of copyrighted material, including motion pictures and other audiovisual, dramatic works, must be used in musical performances, or other audio and visual works, may only occur as part of instructional activities and in accordance with the following:

- As a regular part of teaching and directly related to the course of curriculum;
- During face-to-face teaching activities as defined by law;
- When viewed in a classroom or designated place of instruction; and
- With a lawfully made copy or through authorized access.

The District shall designate an agent to receive notification of alleged online copyright infringement and shall notify the U.S. Copyright Office of the designated agent's identity. The District shall include on its <u>Web sitewebsite</u> information on how to contact the District's designated agent and a copy of the District's copyright policy. Upon notification, the District's designated agent shall take all actions necessary to remedy any violation. The District shall provide the designated agent appropriate training and resources necessary to protect the District.

If a content owner reasonably believes that the District's technology resources have been used to infringe upon a copyright, the owner may notify the designated agent.

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UPDATE 90124	
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INTELLECTUAL PROPERTY

Trademark	The District protects all District and campus trademarks, including names, logos, mascots, and symbols, from unauthorized use.
School-Related Use	The District grants permission to students, student organizations, parent organizations and other District_affiliated school-support or booster organizations to use, without charge, District and campus trademarks to promote a group of students, an activity or event, a campus, or the District, if the use is in furtherance of a school-related business or activity. The Superintendent or designee shall determine what constitutes use in furtherance of a school-related business or activity and is authorized to revoke permission if the use is improper or does not conform to administrative regulations.
Public Use	Members of the general-public, outside organizations, vendors, commercial manufacturers, wholesalers, and retailers shall not use District trademarks without the written permission of authorization from the Superintendent or designee. Any production of merchan- dise with District trademarks for sale or distribution must be pursuant to a trademark licensing agreement and may be subject to the payment of royalties.
	Any individual, organization, or business that uses District <u>or cam-</u> <u>pus</u> trademarks without appropriate authorization <u>shallmay</u> be sub- ject to legal action.

ADOPTED: Adopted: