Date \_\_\_\_\_

Administrator

## Tupelo Public School District PARENT LAPTOP USE AGREEMENT 2011-2012

Legal title to the property is in the District and shall at all times remain in the District. Your right of possession and use is limited to and conditioned upon your full and complete compliance with this Agreement and the iCreate the Future Handbook.  Loss or Damage:  If the property is damaged, lost or stolen, you are responsible for the reasonable cost of repair or its replacement value on the date of loss. The district purchases an insurance policy with a deductable of \$250. If the damage or loss is covered by the insurance policy, you are responsible for the \$250 deductible. If the loss or damage is not covered by the District's policy, you are responsible for the cost of repair or the replacement cost of the laptop. Loss or theft of the property must be reported to the Help Desk by the next school day after the occurrence. Repair costs must be paid before the laptop is returned to the student for use. Students must clear all records and pay all fees to have final grades released. Seniors must clear all records and pay all fees before participating in graduation ceremonies.  Repossession:  If you do not timely and fully comply with all terms of this Agreement and the iCreate the Future Handbook, including the timely return of the property, the District shall be entitled to declare you in default and to take possession of the property or report the laptop as stolen.  Term of Agreement:  Your right to use and possession of the property terminates not later than the last day of the school year unless earlier terminated by the District or upon withdrawal from the District.  Appropriation:  Your failure to timely return the property and the continued use of it for non-school purposes without the District's consent will be considered unlawful appropriation of the District's property.	Student		_		
Parent Email Address  Home Phone	Darant	Last Name	First Name		
Parent Email Address  Home Phone	raientI	ast Name	First Name	Driver's License #	
In this agreement, "we", "us", and "our" mean the District. "You" and "your" mean the parent/guardian and student enrolled in TPSD. The "property" is a laptop owned by Tupelo Public School District with the above serial /asset tag numbers:  Terms:  You will pay a nonrefundable annual usage fee of \$50 on or before taking possession of the property. Once possession of the laptop has been taken, refunds are not allowed. You will comply at all times with the Tupelo Public School District's iCreate the Future Handbook and Acceptable Use Policy, incorporated herein by reference and made a part hereof for all purposes. Any failure to comply may terminate your rights of possession effectively immediately, and the District may repossess the property.  Title:  Legal title to the property is in the District and shall at all times remain in the District. Your right of possession and use is limited to and conditioned upon your full and complete compliance with this Agreement and the iCreate the Future Handbook.  Loss or Damage:  If the property is damaged, lost or stolen, you are responsible for the reasonable cost of repair or its replacement value on the date of loss. The district purchases an insurance policy with a deductable of \$250. If the damage or loss is covered by the District's policy, you are responsible for the \$250 deductible. If the loss or damage is not covered by the District's policy, you are responsible for the cost of repair or the replacement cost of the laptop. Loss or theff of the property must be reported to the Help Desk by the next school day after the occurrence. Repair costs must be paid before the laptop is returned to the student for use. Students must clear all records and pay all fees to have final grades released. Seniors must clear all records and pay all fees before participating in graduation ceremonies.  Repossession:  If you do not timely and fully comply with all terms of this Agreement and the iCreate the Future Handbook, including the timely return of the property, the District shall					
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	I agree to r				
Parent or Guardian Signature Date	laptop.				
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