

REVISED POLICY – PHASE IV TECHNOLOGY UPDATE – JANUARY 2018

LENDING OF BOARD-OWNED EQUIPMENT

No item of Board-owned equipment shall be loaned for non-school district school use off District school property. If equipment is required for the use of those granted permission to use District facilities, it may be loaned in accordance with Board of Education policy on the use of school facilities.

The Board of Education believes that Board-owned equipment is a valuable resource that may be loaned for community use under certain conditions only, provided that such use does not infringe on the original and necessary purpose of the equipment or interfere with the District's educational program of the District.

The Board may lend specific items of equipment on the written request of the user and approval granted by

the Superintendent

the Board

and only when such equipment is unobtainable elsewhere.

The user of Board-owned equipment shall be fully liable for any damage or loss occurring to the equipment during the period of its use, and shall be responsible for its safe return. The use of Board-owned equipment off District school property is subject to the same rules and conditions of use that are in effect when the equipment is used on District school property.

District equipment may be removed from District property by students or staff members and/or Board members only when such equipment is necessary to accomplish tasks arising from their school or job responsibilities. The consent of the

principal

Superintendent

is required for such removal.

[] Individuals authorized to use Board-owned equipment off **District school** property **are prohibited from** ~~may not allow~~ **allowing** anyone else to use the equipment (e.g., spouses, children, relatives, friends, etc. may not use Board-owned equipment, which is **approved** ~~sanctioned~~ for use by a specific person).

[x] A Board employee may use **authorized** Board-owned **Technology Resources** ~~technology including:~~

~~(+) cellular telephones;~~

~~(+) personal digital assistants ("pdas");~~

~~(+) laptop computers; and~~

~~(+) other technology devices~~

for school use off of **District school** property. **District Technology Resources (as defined in Bylaw 0100)** ~~devices owned by the Board~~ may contain personally identifiable information ("**PII**") about ~~District~~ students and/or staff. Federal and State laws prohibiting disclosure of such **PII** ~~personally identifiable information~~ apply to electronic records stored on ~~technology devices~~ **District Technology Resources**. Board employees **must** ~~are~~ ~~advised~~ ~~to~~ exercise caution when ~~transferring~~ **saving/uploading/storing PII on mobile/portable storage devices (e.g., external hard drives, CDs/DVDs, USB thumb/flash drives, etc.), including mandatory encryption of the device, and when accessing PII that is stored on the District's network or contracted cloud-storage.** ~~personally identifiable information onto disks, flash drives, and other technology devices.~~ A Board employee who loses or misuses student or staff **PII** ~~personally identifiable information~~ will be subject to disciplinary action. ~~as determined by the Board.~~

[x] Personal use of Board-**owned** equipment or facilities by staff or students will be in accordance with the Superintendent's administrative guidelines.

- | [] Removal of Board-**owned** equipment from District property for personal use is prohibited by staff or students.