



Ontario Schools Chromebook Insurance Terms

Insurance

The Chromebook device your child receives is the property of Ontario Local Schools.

All students are insured for on-campus use. **The annual *insurance premium* for off-campus coverage is \$25.00 per student. A deductible applies to all repairs, whether the damage occurs on-campus or off-campus.**

Losses Ontario WILL cover under this agreement:

- Accidental physical damage
- Accidental power surge
- Warranty work or repairs

Losses Ontario will NOT cover (the parent/guardian will pay for the repair and/or replacement of the device, whichever is less):

- Theft, burglary, robbery
- Accidentally losing the device
- Intentional loss or damage or loss or damage due to negligence
- Illegal use or fraud
- Dishonest acts including selling the device
- Water damage, corrosion and rust or damage due to changes in humidity or temperature
- Cosmetic damage to the physical appearance that does not hinder the normal operation
- Insect or animal damage
- Loss of files
- Any other use the school district deems inappropriate

A deductible of \$25 for first repair incident and \$35 for each additional incident, not to exceed actual repair amount, will be billed to the student's family. Any decisions relating to a claim will be made by the building principal. If a parent disputes the principal's decision, the parent may contact the Superintendent. The decision of the Superintendent is final.

The school district has the right to collect any unpaid repairs or the cost of replacement of a device through any legal channels or to add the cost to the student's fee account.

This agreement will not provide coverage if you mislead, willfully conceal information, or attempt to defraud the district regarding any information relating to a claim. If at anytime the student's enrollment in Ontario Schools is terminated the Chromebook must be returned immediately.

Ontario Schools COPPA Terms

(For parents of children under 13 years old only)

Ontario Local School District seeks to extend and enhance the educational opportunities for students through the use of varying web based tools and applications. The use of many of these resources by children under the age of 13 is governed by a federal law known as the Children's Online Privacy and Protection Act (COPPA). COPPA "was put in place to protect kids' personal information on websites and online services — including apps — that are directed to children under 13. The Rule also applies to a general audience site that knows it's collecting personal information from kids that age." (www.ftc.gov) Under COPPA, these websites must provide parental notification and obtain parental consent before collecting personal information from children under the age of 13. For more information on COPPA, please visit:

<https://www.ftc.gov/tips-advice/business-center/privacy-and-security/children%27s-privacy>

Our district utilizes several computer software applications and web based services, operated not by this school, but by third parties. These include Google Apps for Education and similar educational or educationally related programs. In order for our students to use these programs and services, certain personal identifying information generally the student's name, grade, and school provided email address must be provided to the website operator.

The law permits schools to obtain parental consent to the collection of personal information on behalf of all of its students, thereby eliminating the need for individual parental consent to be given directly to the website operator.

This form, when completed below and on file with the district, will constitute consent for the district to provide personal identifying information for your child consisting of first name, last name, school email address, username, and birthdate (in very limited circumstances) to our associated web operators as appropriate for school related purposes.