## Pensacola Catholic High School Student Laptop Contract 2024-25

This Stude	ent Laptop Co	ontract ("Co	ntract") i	s made e	ffective as of			(date)
between	Pensacola	Catholic	High	School	("School")	and	its	student,
			("Studen	it"), and st	tates the agre	ement c	of the	parties as
follows:			- `	•	_			

**Equipment Subject to Agreement**: The equipment subject to this Agreement ("Contract") includes the laptop computer, computer accessories, and related software in the following list:

- One (1) 13" Apple MacBook Air
- One (1) AC Adapter (with power cord)
- One (1) Protective Case

**Ownership**: The School shall be deemed to have retained title to the equipment at all times, unless the school transfers the title. The Student shall hold no security or ownership interest in the equipment. Likewise, the Student shall hold no security or ownership interest neither in the licenses to the installed software included with the equipment nor in the licenses to any other software that the school may from time to time install on the laptop computer used by the Student.

**Term Equipment Use**: The student shall return all equipment itemized above in good operating condition to the Technology Department of the school if the Student is not enrolled in the current school year (unless the school transfers the title). The school may require the Student to return the equipment at any time and for any reason.

**Equipment Storage and Use at School**: The equipment must be on the school's premises during each of the student's normal school days. During the school's normal business hours or after school, when the student is not in the immediate presence of the equipment, the equipment must be secured in a locked locker or other secure, approved location.

**Use of Equipment**: The primary use of the equipment by the Student is for the Student's educational programs. The Student may use the equipment for other purposes only to the extent that such uses do not interfere with these primary uses. The Student shall abide by the school's Acceptable Use Policies. In the case of laptop abuse or AUP violations, the school reserves the right to restrict usage of school-issued laptops using any combination of the following: increased deductibles, fines and/or disciplinary action.

**Compliance with Software Licenses**: The Student shall not make copies of software licensed to the school. The Student is responsible for compliance with the license terms of any licensed software, and the Student agrees to hold the school harmless for any violations of such license terms.

**Back-up Requirements**: The Student may store documents or other files on the equipment, and the Student is responsible for making back-up copies of such documents or other files. In the event of loss of such documents or other files, the school's responsibility is limited to reloading the school's standard software suite on the equipment.

**Care of Equipment**: The equipment may only be used in a careful and proper manner. The Student shall keep the equipment in good operating condition, allowing for reasonable wear and tear. No personal stickers or writing are allowed on the laptop. The Student shall immediately notify the school's Technology Department if the equipment is not in good operating condition or is in need of repair. The Student shall be financially responsible for any repairs not covered under warranty.

**Right of Inspection**: The student shall make the equipment available to the school's Technology Department as necessary for purposes of inspection, maintenance, repair, upgrading, and/or software installation during the school's normal business hours.

**Warranty**: Pensacola Catholic High School honors Apple's warranty on all laptops. The school is not responsible for any damage or defect that does not fall within the scope of the manufacturer's warranty. The student assumes responsibility for the condition of the equipment. The length of the Apple warranty is 4 years from the original shipping date of the laptop (in May of the year the laptop is shipped to CHS).

**Insurance**: Laptop insurance is included in the laptop lease payments. The deductible is \$50 per claim (the amount is subject to change in the event of multiple claims). This insurance policy covers repairs due to accidental damage, liquid spills, power surges, fire, vandalism and natural disasters. In the event of a total loss, students will assume responsibility for the full cost of the loss. In addition, the original lease fee will continue to be charged for the replacement computer. The student assumes all responsibilities for laptop damage and loss. This policy does not cover damage due to negligence. Coverage begins June 1 of each school year and ends May 31. The deductible is currently \$50 per claim, but this amount is subject to change each school year. Accidental damage, whether reported by the student or discovered by the Technology Department, is subject to the insurance deductible being assessed.

**Loss**: The student assumes all risks of loss of the equipment and agrees to return it to the school in the condition received from the school, with the exception of normal wear and tear.

**Indemnity of School for Loss or Damage**: If the equipment is damaged or lost due to negligence, which is not covered by insurance, the student is responsible for the cost of the repair or replacement of the equipment. (past 2 breaks)

**Entire Agreement and Modification**: This agreement constitutes the entire agreement between the parties. No modification or amendment of this agreement shall be effective unless in writing and signed by both parties. This agreement replaces any and all prior computer use agreements between the parties.

**Governing Law**: This agreement shall be construed in accordance with the laws of the State of Florida.

**Severability**: If any portion of this agreement shall be held to be invalid or unenforceable for any reason, the remaining provisions shall continue to be valid and enforceable. If a court finds that any provision of this agreement is invalid or unenforceable, but that by limiting such provisions, it would become valid and enforceable, then such provisions shall be deemed to be written, construed, and enforced as so limited.

**Waiver**: The failure of either party to enforce any provision of this agreement shall not be construed as a waiver or limitation of that party's right to subsequently enforce and compel strict compliance with every provision of this agreement.

**Disclosures**: The Student and his/her guardian hereby agree to these policies and regulations.

School: Pensacola Catholic High School								
Guardian: (Print Name):								
(Sign Name):								
Date								
Student: (Print Name):								
(Print Grade):								
(Sign Name):								
*	Class of 2028	\$58 per month						
*	Class of 2027	\$55 per month						
*	Class of 2026	\$55 per month						
*	Class of 2025	\$55 per month						

<sup>\*</sup> These figures include the fee for Self-Insurance/Apple Care.