

# SCHOOLS

LCC guidance for Staff working in Educational Settings on  
the Use of Digital Technologies and Social Media

**Adopted by *(insert name of school)* Governing Body on *(insert date)***

**To be reviewed by Governors on *(insert date)***

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<b><u>Section 1 - Overview</u></b>	

ICT and the internet are essential tools for teaching and learning and communication that are used in (name of school) to deliver the curriculum, and to support and challenge the varied learning needs of its students. ICT is used to share information and ideas with all sections of the school community.

At (name of school) the use of the internet and ICT is seen as a responsibility and it is important that students and staff use it appropriately and practise good online safety. It is also important that all members of the school community are aware of the dangers of using the internet and how they should conduct themselves online.

E safety covers the use of the internet as well as mobile phones, electronic communications technologies and the use of social media and social networks. We know that some adults will use these technologies to harm students. The harm might range from sending hurtful or abusive texts and emails, to enticing children to engage in sexually harmful conversations or actions online, webcam filming, photography or face-to-face meetings. Staff have a duty of care to protect children from risk of harm, as well as a duty to ensure their own conduct does not bring into question their suitability to work with children.

This guidance takes into account the principles of the Safer Working Practice Guidance (National Safer Recruitment Consortium) as well as guidance from the Department for Education (Safeguarding Children in a Digital World), CEOP (Child Exploitation and Online Protection) and Communication Act 2003 (Section 127 Improper Use of Public Electronic Communications Network).

<http://www.legislation.gov.uk/ukpga/2003/21/section/127>

This guidance applies to all staff employed either directly or indirectly by [name of school] as well as volunteers and staff not employed directly by the school but based at the school. All staff are expected to adhere to this code of practice to ensure the safety of the students, young people and adults at risk who they may come into contact with through their professional role. Any member of staff found to be suspected of any breach of these guidelines may be subject to disciplinary action in accordance with the Schools Disciplinary Policy and Procedure.

### **1.1 Definition of Students:**

Throughout this document references are made to students. For the purpose of this document this term refers to all children, young people and adults at risk in educational settings whom a professional may come into contact with, as a direct result of their professional role.

**1.2 Adults at Risk:** means adults who need community care services because of mental or other disability, age or illness and who are, or may be unable, to take care of themselves against harm or exploitation. The term replaces “vulnerable adults”.

## **Section 2 - Responsibilities**

Governors and Head Teachers are responsible for ensuring this guidance is shared with and adhered to by all staff..

Staff are responsible for their own actions and must act, and be seen to act, in the best interests of children at all times. Staff must ensure they understand and adhere to this guidance as well as [name of school]'s code of conduct and Internet Acceptable Use Policy. Staff are responsible for acting promptly to prevent and safeguard children from potential abuse online and for reporting any concerns in accordance with the Leeds Childrens Services Safeguarding & Child Protection Policy for Schools and Colleges.

Staff are solely responsible for any content on their own personal social media networks and electronic devices. This means that staff are responsible for managing their own applications and content to ensure that it does not breach the school's safer working practice guidance, or undermine public confidence in the school or the education profession. Staff are personally responsible for security and privacy settings when using social media via their chosen equipment and as such failing to ensure adequate and appropriate settings are in place may lead to disciplinary action should the content be found to breach school expectations of professional conduct by bringing the school into disrepute.

Staff are also responsible for ensuring their own use of ICT and social media is professional and appropriate at all times. Staff must be aware that their conduct online, both inside and outside of school, must not breach the school's code of conduct or professional expectations. Any behaviour that is deemed to breach such expectations may be subject to disciplinary action.

## **Section 3 - Social Contact with Students**

Staff must not establish or seek to establish social contact with students, for the purpose of securing a friendship or to pursue or strengthen a relationship. Even if a student themselves seeks to establish social contact. If this occurs coincidentally, the member of staff should exercise their professional judgement in making a response and be aware that such social contact could be misconstrued. Staff should alert the Headteacher of any such contact immediately.

All contact with students should be through appropriate channels at all times and should be within clear and explicit professional boundaries. This means staff should only contact students in school, using school equipment and regarding school matters, with appropriate permission from senior leadership.

Staff should not give, nor be required to give, their personal details such as home or mobile number, social media identities or personal email addresses to students. Any member of staff found to be in contact with students through any of the above means, or any other unapproved method, without prior consent of the head teacher/senior leader may be subject to disciplinary action.

Internal email and approved contact systems should only be used in accordance with the appropriate ICT policy and/or Acceptable Use policy.

#### **Section 4 - Social Media**

In order to make best use of the many educational and social benefits of new and emerging technologies, pupils need opportunities to use and explore the digital world. Online risks are posed more by behaviours and values than the technology itself.

Staff should ensure that they establish safe and responsible online behaviours, working to local and national guidelines and acceptable use policies which detail how new and emerging technologies may be used.

Communication with children both in the 'real' world and through web based and telecommunication interactions should take place within explicit professional boundaries. This includes the use of computers, tablets, phones, texts, e-mails, instant messages, social media such as Facebook and Twitter, chat-rooms, forums, blogs, websites, gaming sites, digital cameras, videos, web-cams and other hand-held devices. (Given the ever-changing world of technology it should be noted that this list gives examples only and is not exhaustive.)

Staff should not have contact with students using social media, and specifically social networking sites without prior permission of the Headteacher. Staff must not add students as friends or respond to friend requests from students. If a member of staff suspects that an existing friend is a student, child or young person, they must take reasonable steps to check the identity of the individual and end the social media friendship.

It is recognised that personal access to social networking sites outside the work environment is at the discretion of the individual however members of staff should consider their use of social networks as they take on the responsibilities of a professional, taking particular care to secure personal information and ensure their use of such networking sites is respectable and appropriate at all times.

Secure and suitable strength passwords should be devised and security settings should be applied to access your profile and the information contained within it, so that your profile is limited to those explicitly given access. Users should not sign up to non-work-related web-accounts using a work email address or password.

It is also advisable to log out of any sites on a personal computer or an application on a mobile device to ensure maximum security. Activities undertaken by others who can have access to your social media platforms shall be deemed attributable to the user logged in at the time, unless there is a good and verifiable reason to suspect otherwise (e.g. hacking).

Understand and check your privacy settings on your social media profiles so you can choose to limit who has access to your data. You may also want to consider how much personal information you include on your profile.

Personal profiles on social networking sites and other internet posting forums should not identify your employer or place of work and careful consideration should be given to information which is published on such sites. For example, information which is confidential, damaging to the school or undermines public confidence in the school's reputation.

All postings to social media websites should be considered in the public domain. Therefore, only post comments, videos and pictures which you would be happy to share with any group of friends, strangers or colleagues. Do not post information which could lead to the identification of someone connected to the school or your profession without their explicit consent. This includes posting images of people. Remember once you have published information you cannot guarantee it can be fully removed, and you cannot control how it is shared.

Material published by staff in a social context which is considered to bring the school into disrepute or considered harmful to, or harassment of a student, colleagues or member of the school community will be dealt with under the disciplinary procedure.

Subject to the constraints within this policy it is understood that employees have the right to free expression of opinion in their lives outside school, including on matters of public policy.

## **Section 5 - Creating Images of Students through Video or Photography**

Many work based activities involve recording images and these may be undertaken as part of the curriculum, extra school activities, for publicity, or to celebrate achievement. However, written explicit consent must be gained from legal guardians as well as senior management prior to creating any images of students.

Using images of students for publicity purposes requires the age-appropriate consent of the individual concerned and their legal guardians. Images should not be displayed on websites, in publications or in a public place without such consent. The definition of a public place includes areas where visitors to the school or service provision have access. Consent to use images can be withdrawn at any time, without giving a reason, and in such cases, staff must make every effort to remove/destroy these images wherever they have been published.

Photograph or video images must be created using equipment provided by the work place. It is not acceptable to record images of students on personal equipment such as personal cameras, mobile phones or video camera. Images of students must not be created or stored for personal use.

Members of staff creating or storing images of students using personal equipment without prior consent will be subject to disciplinary action.

Members of staff must:

- be clear about the purpose of the activity and about what will happen to the photographs when the lesson/activity is concluded;
- ensure that senior management is aware that photography/image equipment is being used and for what purpose;
- ensure that all images are available for scrutiny in order to screen for acceptability;  
□ be able to justify images of students in their possession;
- ensure that images are held only for as long as necessary for the 'purpose'. The recommendation for images of children and young people is that they should only be held for 2 years;
- avoid making images in one to one situations.

Members of staff must not take, display or distribute images of students unless they have explicit written consent to do so. Failure to follow any part of this code of practice may result in disciplinary action being taken.

For further guidance on creating, displaying and storing images of students please refer to the Safer Working Practice Guidance (National Safer Recruitment Consortium 2019) as well as guidance from the Department for Education (Safeguarding Children in a Digital World) and CEOP (Child Exploitation and Online Protection).

### **Section 6 - Use of personal technology/equipment in school**

The use of any personal equipment in schools should always be with the prior permission of senior management in order to comply with health and safety regulations, safer working practice guidance, data protection and school policies. Members of staff should take care to comply with acceptable use and ICT policies.

Personal equipment capable of recording images, moving images or sounds and those used for accessing the internet such as mobile phones, cameras, video cameras and laptops should not be used in work time without the prior permission of senior management.

Any member of staff found to be using such personal equipment without prior authorisation may be subject to disciplinary action in accordance with the Schools Disciplinary Policy and Procedure.

### **Section 7 - Internet Use**

Members of staff must follow and adhere to the policies on the use of IT equipment at all times and must not share logins or password information with other members of staff, students, children or young people, friends, family or members of the public.

As a general principle, internet access is provided to employees to support work related activities. The following list is not intended to be an exhaustive list, but sets out broad areas of use that the school considers to be acceptable uses of the internet.

## **7.1 Acceptable Use**

- To provide communication within the school via email or the school website
- To provide communication with other schools and organizations for educational purposes
- To distribute details regarding school meetings
- To provide electronic methods of communication
- Any other use that directly supports work related functions.

## **7.2 Unacceptable Use**

The following uses will be regarded as not acceptable irrespective of the means of internet access:

- Using the computer to perpetrate any form of fraud, or software, film or music piracy
- Use for racial, sexual, homophobic or other harassment.
- To access pornographic, obscene or illegal material.
- To solicit personal information with the intent of using such information to cause emotional or physical harm.
- Entering into a commitment on behalf of the school (unless you have explicit permission to do this).
- Visiting internet sites that contain obscene, hateful, pornographic or otherwise illegal material.
- Downloading commercial software or any copyrighted materials belonging to third parties, unless this download is covered or permitted under a commercial agreement or other such licence.
- Hacking into unauthorised areas.
- Publishing defamatory and/or knowingly false material about (name of school), your colleagues and/or our pupils on social networking sites, 'blogs' (online journals), 'wikis' and any online publishing format.
- Revealing confidential information in a personal online posting, upload or , transmission, including financial information and information relating to our pupils, staff and/or internal discussions
- Use of personal email to communicate with or about any (name of school) students
- Introducing any form of malicious software into the corporate network
- To disrupt the work of other users, for example, includes the propagation of computer viruses.

## **Section 8 - Confidentiality and Security**

The storing and processing of personal information is governed by the General Data Protection Regulation and Data Protection Act 2018. Employers are required to provide clear advice to staff about their responsibilities under this legislation so that, when considering sharing confidential information, the principles set out in the legislation apply.

Members of staff may have access to confidential information about students and families and the organisation in order to undertake their everyday responsibilities and in some circumstances this may be highly sensitive or private information. Such information should only be shared when legally permissible to do so and in the interest of the child. Records should only be shared with those who have a legitimate professional need to see them.

Only authorised school based devices and systems should be used to store and transfer confidential information. Developments in technology have improved the security of email. This has meant that Leeds City Council have been able to follow centrally issued guidance to protect personal and special category data sent by standard email. When email services are configured appropriately at BOTH ends of the route, email is just as good as Mail Express or any other secure data transfer mechanism once controls are in place.

For further guidance in relation to sending personal information electronically, please refer to the guide for schools – December 2018 titled 'Exchanging data electronically'. Members of staff found to be compromising confidentiality by use of unauthorised systems and devices could be subject to disciplinary action.

For further guidance in relation to confidentiality issues and safe storage of data please refer to the Safer Working Practice guidance document (2019).

## **Section 9 - Cyber Bullying**

All forms of bullying, including cyber bullying, are taken very seriously. Bullying is never tolerated and it is not acceptable for any member of staff to behave in a manner which is intimidating, threatening or in any way discriminatory. Behaviour which constitutes Bullying or Harassment may be dealt with under the Grievance/Bullying and Harassment Policy and could result in disciplinary action.

However, this doesn't just extend to behaviour within the work place. In some instances bullying or harassment that occurs outside the workplace where there is a link to employment could also fall under the responsibility of the employer and therefore result in disciplinary action being taken against the responsible individual.

Certain activities relating to cyber bullying could be considered criminal offences under a range of different laws. Cyber bullying consists of threats, harassment, embarrassment, humiliation, defamation or impersonation and could take the form of general insults, prejudice based bullying or discrimination through a variety of media. Media used could include email, Virtual Learning Environments, chat rooms, web sites, social networking sites, mobile and fixed-point phones, digital cameras, games and virtual world sites.

If an allegation is received that a member of staff is responsible for comments made online which could be deemed harmful, threatening, defamatory, abusive or harassing in any way towards another employee, the school will investigate this matter. Any allegation of bullying or harassment made by an employee against another member of staff where the accused uses the internet, mobile phone, text message or email, along with any other forms of abuse, may be dealt with through the Grievance/Bullying and Harassment Policy and could lead to disciplinary action.

Staff are required to take steps to protect themselves and their personal information by:

- Keeping all passwords secret and protect access to their online accounts
- Not befriending students and young people on social networking services and sites
- Keeping personal phone numbers private
- Not using personal phones to contact parents and students and young people
  - Keeping personal phones secure, i.e. through use of a pin code.
- Not posting information about themselves that they wouldn't want employers colleagues, students, young people or parents to see
- Not retaliating to any incident
- Keeping evidence of any incident
- Promptly reporting any incident using existing routes for reporting concerns.

Staff in schools, as well as students, may become targets of cyberbullying. Staff should never retaliate to, i.e. personally engage with, cyberbullying incidents. They should report incidents appropriately and seek support.

Staff should report all incidents to the designated line manager or member of their school senior management team. The designated person will take responsibility for ensuring the person being bullied is supported, for investigating and managing the incident, and for contacting the police and Local Authority if appropriate.

For various reasons, staff may find it difficult to report to their line manager in the first instance. They may want additional support or advice. They should know they can

seek advice and help from their Union, professional association, from Education Support Partnership, or other organisation.

Further information and advice regarding cyber bullying can be found in the DfE guidance documents Preventing and Tackling Bullying 2017 and Cyberbullying: Advice for Head Teachers and School Staff 2014.

<https://www.gov.uk/government/publications/preventing-and-tackling-bullying>