



Internet, social media and email use policy

Internet, social media and email use model policy

Contents

Appendix 1 – Table of changes	Frror! Bookmark not defined.
8. Further information	5
7. Monitoring and the consequences of improper/unacceptable use	
6. Social media	3
5. Data protection, freedom of information and copyright	3
4. Email use principles	2
3. Internet use	
2. Equal Opportunities and Scope	2
1. Introduction	

1. Introduction

This policy has been written to form part of the school's overall online safety framework. It is designed to complement the school's online safety policy.

The use of the internet, emails and social media sites has grown significantly and has vastly increased opportunities for teaching and learning. However, abuse of this technology, in terms of inappropriate use, has seen a significant increase in the number of disciplinary cases. This model policy is written to apply to all staff in the school.

The purpose of this policy is to ensure that:

- · pupils and staff are safeguarded,
- the school is not exposed to legal risks,
- school staff have clear guidelines on what they can and cannot do to keep themselves safe and protected against allegations,
- teachers use of the internet, email and social media sites does not conflict with the national teacher standards,
- the reputation of the school is not adversely affected by inappropriate use, Headteachers are able to manage conduct effectively.

2. Equal Opportunities and Scope

The school expects staff and volunteers working in the school to adhere to this policy in line with the school's/academy's obligations under equality legislation. The Headteacher must ensure that all reasonable adjustments or supportive measures are considered to allow equality of access and opportunity regardless of age, gender, ethnicity, sexual orientation, disability, faith or religion, gender identity, pregnancy or marital status.

This policy should be read in conjunction with, and have due regard, to:

- The school's Online Safety policy
- The School Teachers Pay and Conditions Document (professional duties and national conditions)
- Discipline guidelines on conduct for staff G303c on InfoSpace
- Guidance for Safer Working Practice for Adults who work with Children and Young People in Education Settings
- · The School's Anti- bullying Policy
- GDPR policy
- Code of conduct

Through the implementation of this policy, the Governing Board will be mindful of the employer obligation to seek to maintain and protect the mental health and wellbeing of all staff as far as is reasonably practicable.

3. Internet use

The internet is a valuable resource for teaching and learning and is used regularly in schools. However, it can also present a high level of risk if it is abused or if safe practices are not adopted.

West Earlham Infant and Nursery school advise staff not to use school equipment to access the internet for private purposes unless they have permission from the Headteacher. Please note our network and inappropriate use of the internet is closely monitored and individual usage can be traced. - see paragraph 7 for further information.

If staff or managers are unsure of what is or isn't appropriate use of the internet they can seek advice from the Online Safety Helpline by telephone on 0344 3814772 or by emailing helpline@saferinternet.org.uk.

4. Email use principles

- What is written in an email may have to be released under data protection law. Do not include
 information that may cause embarrassment, including to the school, maintain professionalism at
 all times.
- Always double-check that the email has been addressed to the correct recipient(s).
- If the e-mail concerns an individual, do not name them in the 'subject field'.
- Employee to pupil email communication must only take place via a school email account or from within the learning platform.
- Staff may only use approved e-mail accounts on the school system

5. Data protection, freedom of information and copyright

Staff should remain aware of their data protection and freedom of information obligations.

The school processes any personal data collected during any monitoring exercise in accordance with its data protection policy. Any data collected is held securely and accessed by, and disclosed to, individuals only for the purposes of completing the exercise. Inappropriate access or disclosure of employee data constitutes a data breach and should be reported in accordance with the school's data protection policy immediately. It may also constitute a disciplinary offence, which will be dealt with under the school's disciplinary procedure. Please also see paragraph 7 for further information regarding data protection and monitoring.

Staff should not copy and paste any images or text from or make links to images on other sites on the internet unless the other site specifically says that the images and/or text have been copyright cleared for use in that purpose.

Consideration should be given to what is being posted with regards to:

- is the information being posted in the public domain?
- has permission been granted to publicise it from the person who created it?
- is the person who created it aware that the material is going to be made available on the internet?

6. Social media

Social media is the term commonly used for websites which allow people to interact with each other in some way (social networking) - by sharing information, opinions, knowledge and interests. Social media is part of many people's day to day lives. The following information has been put together for the benefit of staff to help them understand what may be deemed appropriate or inappropriate both inside and outside of work.

Communication via social media is rarely private. Staff should consider if it would not be said to a current or future colleague or parent, pupil or manager then it should not be published on a social media site, whether this is a school managed site or a personal one.

Online conduct should be as exemplary as offline conduct. Staff and volunteers must have regard to the fact that anything that is said on the internet could at some point be made public.

The school recognises that social media sites, websites and blogs provide a useful tool for communication and learning and are accessed widely. However, the safeguarding of pupils and staff is of paramount importance, adults should lead by example and set standards of behaviour. Therefore:

- Safeguarding of pupils and staff is the responsibility of all staff and this should also be taken into consideration when using personal social media sites inside and outside of the school. Staff should not link their own personal social media sites to anything related to the school.
- Staff are advised not to communicate with pupils or parents nor should they accept pupils or parents as friends on social media sites using their personal systems and equipment. Where a member of staff is related to a pupil the school should be made aware, if they are not already, and consideration given to whether any safeguards need to be put in place. Staff should also consider carefully the implications of befriending parents, carers or ex-pupils as contacts on social media sites.
- Any communication with pupils should take place within clear and explicit boundaries

- If staff use personal social media sites, they should not publish specific and detailed public thoughts or post anything that could bring the school into disrepute.
- Where staff are members of social media groups or pages (e.g. Facebook groups), whether private or
 public that refer to the school, any posts made in such groups should be in accordance with the
 School's policies. This is particularly important where employee Facebook accounts are used
 principally for work purposes.
- Staff must not place inappropriate photographs on any social media space and must ensure that background detail (e.g. house number, street name, school) cannot identify personal/employment details about them.
- Official blogs, microblogs (e.g. Twitter), sites or wikis run by staff/the school must be password protected and overseen and sanctioned by the school.
- Contact should only be made with pupils for professional reasons via professional spaces set up and run by the school. If professional spaces are set up steps should be taken to ensure the users of the space are not put at risk e.g. privacy settings, data protection and data security. Permission should be sought from the Headteacher and the parents/guardians of pupils to communicate in this way.
- Staff are advised not to run social media spaces for pupil use on a personal basis. If social media is used for supporting pupils with coursework, professional spaces should be created by staff and pupils as in paragraph 6.7 above.
- Staff are advised not to use or access the social media sites of pupils, without due reason e.g. safeguarding purposes. However, this may not be possible to achieve if the situation in 6.2 applies.
- Cyberbullying of staff is not acceptable.

7. Monitoring and the consequences of improper/unacceptable use

- 7.1 Where the school believe unauthorised use of the information systems may be taking place, or the system may be being used for criminal purposes, then the decision may be taken to monitor the employee's use of the school's information systems e.g. email and/or internet use. Any monitoring will be conducted in accordance with a privacy impact assessment that the school has carried out to ensure that monitoring is necessary and proportionate. Monitoring is in the school's legitimate interests and is to ensure that this policy on email and internet use is being complied with. See paragraph 5 for more information on data protection.
- 7.2 Under data protection law this type of monitoring is called 'occasional monitoring'. This is where the employer introduces monitoring as a short term measure to address a particular issue e.g. performance or conduct where concerns are of the nature explained above. Where monitoring takes place, schools must have due regard to article 8 of the European Convention on Human Rights, which means the employee still has a right to privacy in the workplace. This is the reason for the impact assessment, which should be carried out prior to any monitoring. Read the Employment Practice Guide on the Information Commissioner's Office (ICO) website, which provides an outline privacy impact assessment.
- 7.3 Where an incident, as described above, occurs the school should contact Education**HR** in the first instance. This is to ensure that various legal requirements are adhered to.

- 7.4 Staff must be aware that improper or unacceptable use of the internet or email systems could result in the use of the school's Disciplinary Procedure and, in some cases, legal proceedings. Sanctions will depend upon the gravity of misuse and could result in summary dismissal in some cases.
- 7.5 This policy relies on staff acting responsibly and in accordance with the outlined restrictions. Where staff have concerns that a colleague is acting in breach of the outlined restrictions, they are encouraged to raise this with the Headteacher or Chair of Governors if the concerns relate to the Headteacher.
- 7.6 If the concern involves possible inappropriate interaction between a colleague and a pupil, referral may be made to the designated senior professional in the school.

8. Further information

- Child exploitation and Online Protection (CEOP) website internet safety
- Contact Education**HR**by telephone on 01603 307760 or by emailingEHRenquiries@norfolk.gov.uk.

9. Monitoring and Review

This policy has been reviewed in line with the 2010 Equality Act and Public Sector Equality Act. Due regard has been given to Equality.

This policy was adopted in **March 2023** the date of the next formal review will be **March 2024** and every year thereafter, unless statutory legislation changes.

Policy approved by the Head Teacher of West Earlham Infant and Nursery School.