

	<b>POLICY TITLE:</b>	<b>Acceptable Use Policy</b>
<b>Committee/Person Responsible for Policy:</b>	IT Manager & Headteacher	
<b>Date Reviewed by Local Advisory Body:</b> <b>Date Approved by RHT Board:</b> <b>Date Due for Review:</b>	1 March 2018 - March 2021	

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### 1. AIMS

- 1.1 To ensure security of Taunton Academy IT Systems.
- 1.2 To safeguard Taunton Academy's reputation.
- 1.3 To inform all users (staff and students) of all relevant legislation relating to IT.
- 1.4 To provide an appropriate teaching and learning environment for all Taunton Academy IT users.
- 1.5 To safeguard and protect users of the Taunton Academy IT Systems.
- 1.6 To ensure all users of Taunton Academy IT Systems are aware of the Terms and Conditions laid down by UKERNA (United Kingdom Education & Research Networking Association).

## **2. GENERAL COMPUTER AND PASSWORD USAGE**

- 2.1 You are responsible for safeguarding your network or email accounts and associated passwords. For reasons of security, your individual password should not be printed, stored online or given to others. Password rights given to users should not give rise to an expectation of privacy. Never allow anyone else to know your password or allow them to use your accounts at any time.
- 2.2 Your ability to connect to other computer systems through the network does not imply a right to connect to those systems or to make use of those systems unless authorised to do so. You should not alter or copy a file belonging to another user without first obtaining permission from the creator of the file.
- 2.3 For reasons of network security you are not permitted to download/import/install any application/program which has not previously been approved of by the IT Services team. Attempting such actions may lead to disciplinary action.
- 2.4 You are not permitted to play computer games both run locally or from the Internet, as this wastes computer time and generally causes a disturbance. Attempting such actions may lead to disciplinary action.
- 2.5 You are responsible for the security of any data that you take offsite. This could be on a mobile device, external storage device or cloud service platform. Further information is available at the IT Helpdesk.

## **3. MONITORING AND INTERCEPTION OF DATA**

- 3.1 The Taunton Academy reserves the right to monitor the usage of all academy IT facilities in order to:
  - ensure the security of its systems and compliance to this policy
  - to safeguard those systems from virus infection and spam invasion.
  - to monitor and prevent access to inappropriate internet sites in order to provide as secure an environment for users as possible.
  - to ensure compliance with the JANET (Joint Academic Network) AUP and Security Policies
- 3.2 Academy telephone and computer equipment, applications and services, email and the Internet are provided primarily for work related purposes. No students may use academy telephone equipment without prior approval from a member of staff.
- 3.3 The academy has the right to monitor any and all aspects of its telephone and computer systems and networks that are made available to users and to monitor, intercept and/or record any communications made by users, including but not just restricted to telephones, e-mail or Internet communications. This also includes decrypting and inspecting HTTPS data. To ensure compliance with this policy or for any other purpose authorised under the Telecommunications (Lawful Business Practice) (Interception of Communications) Regulations 2000, users expressly consent to the academy doing so by agreeing to this policy. In addition, it should be noted that every time a user logs on they are agreeing to this policy.
- 3.4 Close Circuit Television (CCTV) is in operation on the academy site for the protection of employees, students and academy property. Images are automatically deleted a short period after recording, unless they have been manually saved due to the recording of an incident in progress.

- 3.5 Computer and telephone networks and user's network and e-mail accounts are the property of the academy and are designed to assist in the performance of their work. Users should, therefore, have no expectation of privacy in any communication sent or received, whether it is of a business or personal nature. The IT Services department ensures the automatic monitoring of web and email traffic is working correctly and efficiently. Manual checking of quarantined email and logs is carried out by the IT team, normally on a daily basis.
- 3.6 It is an inappropriate use of e-mail, the Internet or the network for users to access, download or transmit any material which might reasonably be considered to be unacceptable i.e. obscene, abusive, sexist, racist or defamatory. You should be aware that such material may also be contained in jokes sent by e-mail. Such misuse of electronic systems will be regarded as a disciplinary matter. Inappropriate material also includes chat, chain mail or global mailings unless for academic purposes.
- 3.7 The academy reserves the right to use the content of any user's e-mail in any disciplinary process.

#### **4. USE OF THE INTERNET**

- 4.1 The academy's Internet access is provided by the United Kingdom Education & Research Networking Association (UKERNA). UKERNA have developed and now operate the Joint Academic Network (JANET) under a Service Level Agreement from the Joint Information Systems Committee (JISC) of the UK Higher and Further Education Funding Councils.
- 4.2 UKERNA requires the academy to agree to abide by and adhere to various terms and conditions when using the service. Details of which can be found at [www.ja.net](http://www.ja.net)
- 4.3 This AUP applies to all users of academy computer facilities, i.e., all staff (academic, support and other), students, and any other visitors.
- 4.4 The sites accessed by you must comply with the restrictions set out in these guidelines. You must not access or attempt to access unsuitable or inappropriate sites by searching. Accessing inappropriate sites may lead to disciplinary action.
- 4.5 The College reserves the right to filter all Internet content electronically to ensure it meets the requirements of this policy. Whilst every effort is made to remove such content, it is not technically possible to ensure that such filtering will stop 100% of such content.

#### **5. USE OF E-MAIL**

5.1 E-mails should be drafted with care. Due to the informal nature of these forms of communication, it is easy to forget that it is a permanent form of written communication and that material can be recovered even when it is deleted from your computer.

5.2 Users should not make derogatory remarks in e-mails about employees, students or any other person. Any written derogatory remark may constitute libel.

5.3 By sending e-mails on the Academy's system, you are consenting to the processing of any personal data contained in that e-mail and are explicitly consenting to the processing of any sensitive personal data contained in that e-mail. If you do not wish the academy to process such data you should communicate it by other means.

5.4 Any emails sent outside the academy are accompanied by the academy's standard user notice.

## 6. COPYRIGHT AND DOWNLOADING

6.1 Copyright applies to all text, pictures, video and sound, including those sent by e-mail or on the Internet. Files containing such copyright protected material may be downloaded, but not printed, forwarded or transmitted to third parties without the permission of the author of the material or an acknowledgement of the original source of the material, as appropriate.

6.2 Software or Internet applications must never be downloaded without the agreement of the IT Manager as it may break copyright agreements and could pose a serious risk to network security.

6.3 Users should note that all files or emails are scanned electronically for viruses, SPAM and other unwanted content. These files may be opened and interrogated should a virus or suspicious content be found.

## 7. LEGAL

7.1 The use of the academy computer and telephone network and systems are covered by UK National legislation, including:

- **Data Protection Act 1998**  
Computer facilities shall not be used to hold or process personal data except in accordance with the provisions of the Data Protection Act 1998. Any person wishing to use facilities for such a purpose are required to inform the IT Manager and CIS Manager in advance and comply with any restrictions that the College or the UK Data Protection Commissioner may impose concerning the manner in which data may be held or processed.
- **Copyright Designs & Patents Act**  
Copyright is infringed if a person acquires an unauthorised copy of a computer program. Mere acquisition, without regard to the actual, or intended use, constitutes an infringement of the author's copyright. "Acquisition" includes loading a copy of a program into the random access memory or other temporary storage device of a computer or onto any form of permanent data storage medium.
- **Computer Misuse Act 1990**  
Under the Act hacking and the introduction of viruses are criminal offences. The Act identifies three specific offences:
  - Unauthorised access to computer material (that is, a program or data). e.g. accessing another person's area without permission, trying to steal a password, outputting data to screen or printer
  - Unauthorised access to a computer system with intent to commit or facilitate the commission of a serious crime e.g. trying to access financial or administrative records with intent.

- Unauthorised modification of computer material. e.g. modifying records, creation or introduction of a local or network virus, deliberately generating information to make a system malfunction

**Offensive material legislation includes:** Regulations regarding the transmission, storage or display of obscene material are enforceable by law under the Criminal Justice and Public Order Act 1984, which amends the Obscene Publications Act 1956, the Protection of Children Act 1978 and the Telecommunications Act 1984 to extend their provisions to transmission over a data communications network.

**Prevent Duty:** From 1 July 2015 all schools registered early years childcare providers and registered later years childcare providers are subject to a duty under section 26 of the Counter-Terrorism and Security Act 2015, in the exercise of their functions, to have “due regard to the need to prevent people from being drawn into terrorism”. This duty is known as the Prevent duty.

## **8. SAFEGUARDING AND PREVENT DUTY**

8.1 Access to personal webmail is blocked on the academy network. All official academy communication is via academy supplied email addresses and academy systems.

8.2 Web browsing reports are regularly reviewed to help keep staff and students safe from terrorist and extremist material.