

# SENSES Learning Hub

# ICT & Internet Acceptable Use Policy

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#### 1. Introduction and aims

Information and communications technology (ICT) is an integral part of the way our provision works and is a critical resource for young people, staff (including the Directors), volunteers and visitors. It supports teaching and learning, and the pastoral and administrative functions of the provision.

However, the ICT resources and facilities our provision uses could also pose risks to data protection, online safety and safeguarding.

This policy aims to:

- Set guidelines and rules on the use of provision ICT resources for staff, young people, and parents/carers.
- Establish clear expectations for the way all members of the provision engage with each other online
- Support the provision's policies on data protection, online safety and safeguarding
- Prevent disruption that could occur to the provision through the misuse, or attempted misuse, of ICT systems
- Support the provision in teaching young people safe and effective internet and ICT use

This policy covers all users of our provision's ICT facilities, staff, young people, volunteers, contractors and visitors.

Breaches of this policy may be dealt with under our behaviour policy/staff code of conduct policy.

# 2. Relevant legislation and guidance

This policy refers to, and complies with, the following legislation and guidance:

<u>Data Protection Act 2018</u>

- The UK General Data Protection Regulation (UK GDPR) the EU GDPR was incorporated into UK legislation, with some amendments, by <u>The Data Protection</u>, <u>Privacy and Electronic Communications</u> (Amendments etc) (EU Exit) Regulations 2020
- Computer Misuse Act 1990
- Human Rights Act 1998
- <u>The Telecommunications (Lawful Business Practice) (Interception of Communications) Regulations</u> 2000
- Education Act 2011
- Freedom of Information Act 2000
- Education and Inspections Act 2006
- Keeping Children Safe in Education 2023
- Searching, screening and confiscation: advice for provisions 2022
- National Cyber Security Centre (NCSC): Cyber Security for provisions
- Education and Training (Welfare of Children) Act 2021
- UK Council for Internet Safety (et al.) guidance on <u>sharing nudes and semi-nudes: advice for</u> education settings working with children and young people
- Meeting digital and technology standards in provisions and colleges

#### 3. Definitions

- ICT facilities: all facilities, systems and services including, but not limited to, network infrastructure, desktop computers, laptops, tablets, phones, music players or hardware, software, websites, web applications or services, and any device system or service that may become available in the future which is provided as part of the provision's ICT service
- Users: anyone authorised by the provision to use the provision's ICT facilities, including staff, young people, volunteers, contractors and visitors
- **Personal use:** any use or activity not directly related to the users' employment, study or purpose agreed by an authorised user
- Authorised personnel: employees authorised by the provision to perform systems administration and/or monitoring of the ICT facilities
- Materials: files and data created using the provision's ICT facilities including but not limited to documents, photos, audio, video, printed output, web pages, social networking sites and blogs

See appendix 3 for a glossary of cyber security terminology.

# 4. Unacceptable use

The following is considered unacceptable use of the provision's ICT facilities. Any breach of this policy may result in disciplinary or behaviour proceedings (see section 4.2 below).

Unacceptable use of the provision's ICT facilities includes:

- Using the provision's ICT facilities to breach intellectual property rights or copyright
- Using the provision's ICT facilities to bully or harass someone else, or to promote unlawful discrimination
- Breaching the provision's policies or procedures
- Any illegal conduct, or statements which are deemed to be advocating illegal activity
- Online gambling, inappropriate advertising, phishing and/or financial scams
- Accessing, creating, storing, linking to or sending material that is pornographic, offensive, obscene or otherwise inappropriate or harmful
- Consensual and non-consensual sharing of nude and semi-nude images and/or videos and/or livestreams
- Activity which defames or disparages the provision, or risks bringing the provision into disrepute
- Sharing confidential information about the provision, its young people, or other members of the provision community
- Connecting any device to the provision's ICT network without approval from authorised personnel
- Setting up any software, applications or web services on the provision's network without approval by authorised personnel, or creating or using any programme, tool or item of software designed to interfere with the functioning of the provision's ICT facilities, accounts or data
- Gaining, or attempting to gain, access to restricted areas of the network, or to any password-protected information, without approval from authorised personnel
- Allowing, encouraging or enabling others to gain (or attempt to gain) unauthorised access to the provision's ICT facilities
- Causing intentional damage to the provision's ICT facilities
- Removing, deleting or disposing of the provision's ICT equipment, systems, programmes or information without permission from authorised personnel
- Causing a data breach by accessing, modifying, or sharing data (including personal data) to which a
  user is not permitted by authorised personnel to have access, or without authorisation
- Using inappropriate or offensive language
- Promoting a private business, unless that business is directly related to the provision
- Using websites or mechanisms to bypass the provision's filtering or monitoring mechanisms
- Engaging in content or conduct that is radicalised, extremist, racist, antisemitic or discriminatory in any other way

This is not an exhaustive list. The provision reserves the right to amend this list at any time. The Directors will use their professional judgement to determine whether any act or behaviour not on the list above is considered unacceptable use of the provision's ICT facilities.

#### 4.1 Exceptions from unacceptable use

Where the use of provision ICT facilities (on the provision premises and/or remotely) is required for a purpose that would otherwise be considered an unacceptable use, exemptions to the policy may be granted at the Director's discretion.

#### 4.2 Sanctions

Young people and staff who engage in any of the unacceptable activities listed above may face disciplinary action in line with the provision's policies on behaviour/staff code of conduct.

The Directors may revoke permission to use the provision's systems for unacceptable ICT use.

Link to Policies HERE - including Behaviour Policy & Staff Code of Conduct Policy

## 5. Staff (including volunteers and contractors)

#### 5.1 Access to provision ICT facilities and materials

The provision's Directors manage access to the provision's ICT facilities and materials for provision staff. That includes, but is not limited to:

- Computers, tablets, mobile phones and other devices
- Access permissions for certain programmes or files

Staff will be provided with unique login/account information and passwords that they must use when accessing the provision's ICT facilities.

Staff who have access to files that they are not authorised to view or edit, or who need their access permissions updated or changed, should contact the Directors.

#### 5.1.1 Use of phones and email

The provision provides each member of staff with an email address.

This email account should be used for work purposes only. Staff should enable multi-factor authentication on their email account(s).

All work-related business should be conducted using the email address the provision has provided.

Staff must not share their personal email addresses with parents/carers and young people, and must not send any work-related materials using their personal email account.

Staff must take care with the content of all email messages, as incorrect or improper statements can give rise to claims for discrimination, harassment, defamation, breach of confidentiality or breach of contract.

Email messages are required to be disclosed in legal proceedings or in response to requests from individuals under the Data Protection Act 2018 in the same way as paper documents. Deletion from a user's inbox does not mean that an email cannot be recovered for the purposes of disclosure. All email messages should be treated as potentially retrievable.

Staff must take extra care when sending sensitive or confidential information by email. Any attachments containing sensitive or confidential information should be encrypted so that the information is only accessible by the intended recipient.

If staff receive an email in error, the sender should be informed and the email deleted. If the email contains sensitive or confidential information, the user must not make use of that information or disclose that information.

If staff send an email in error that contains the personal information of another person, they must inform the Directors immediately and follow our data breach procedure.

Staff must not give their personal phone number(s) to parents/carers or young people. Staff must use phones provided by the provision to conduct all work-related business.

Provision phones must not be used for personal matters.

Staff who are provided with mobile phones as equipment for their role must abide by the same rules for ICT acceptable use as set out in section 4.

#### 5.2 Personal use

Staff are permitted to occasionally use provision ICT facilities for personal use, subject to certain conditions set out below. This permission must not be overused or abused. The Directors may withdraw or restrict this permission at any time and at their discretion.

Personal use is permitted provided that such use:

- Does not take place during teaching hours/non-break time.
- Does not constitute 'unacceptable use', as defined in section 4
- Takes place when no young people are present
- Does not interfere with their jobs, or prevent other staff or young people from using the facilities for work or educational purposes

Staff may not use the provision's ICT facilities to store personal, non-work-related information or materials.

Staff should be aware that use of the provision's ICT facilities for personal use may put personal communications within the scope of the provision's ICT monitoring activities (see section 5.5). Where breaches of this policy are found, disciplinary action may be taken.

Staff should be aware that personal use of ICT (even when not using provision ICT facilities) can impact on their employment by, for instance, putting personal details in the public domain, where young people and parents/carers could see them.

Staff should take care to follow the provision's guidelines on use of social media (see appendix 1 (link to your social media policy <u>HERE</u>)and use of email (see section 5.1.1) to protect themselves online and avoid compromising their professional integrity.

#### 5.2.1 Personal social media accounts

Members of staff should make sure their use of social media, either for work or personal purposes, is appropriate at all times.

The provision has guidelines for staff on appropriate security settings for Facebook accounts (see appendix 1).

#### 5.3 Remote access

We allow staff to access the provision's ICT facilities and materials remotely. They should dial in using a virtual private network (VPN).

Staff accessing the provision's ICT facilities and materials remotely must abide by the same rules as those accessing the facilities and materials on site. Staff must be particularly vigilant if they use the provision's ICT facilities outside the provision and must take such precautions as the Directors may require against importing viruses or compromising system security.

Our ICT facilities contain information which is confidential and/or subject to data protection legislation. Such information must be treated with extreme care and in accordance with our data protection policy.

GDPR policy can be found HERE.

#### 5.4 Provision social media accounts

The provision has an official Facebook/Instagram and Linkedin accounts, managed by the Directors. Staff members who have not been authorised to manage, or post to, the account, must not access, or attempt to access, the account.

The provision has guidelines for what may and must not be posted on its social media accounts. Those who are authorised to manage, or post to, the account must make sure they abide by these guidelines at all times.

#### 5.5 Monitoring and filtering of the provision network and use of ICT facilities

To safeguard and promote the welfare of children and provide them with a safe environment to learn, the provision reserves the right to filter and monitor the use of its ICT facilities and network. This includes, but is not limited to, the filtering and monitoring of:

- Internet sites visited
- Bandwidth usage
- Email accounts
- Telephone calls
- User activity/access logs
- Any other electronic communications

Only authorised ICT personnel may filter, inspect, monitor, intercept, assess, record and disclose the above, to the extent permitted by law.

The provision monitors ICT use in order to:

- Obtain information related to provision business
- Investigate compliance with provision policies, procedures and standards
- Ensure effective provision and ICT operation
- Conduct training or quality control exercises
- Prevent or detect crime

 Comply with a subject access request, Freedom of Information Act request, or any other legal obligation

The provision's designated safeguarding leads (DSLs) will take lead responsibility for understanding the filtering and monitoring systems and processes in place.

Where appropriate, staff may raise concerns about monitored activity with the provision's DSL and ICT manager, as appropriate.

# 6. young people

#### 6.1 Access to ICT facilities

- Computers and equipment at the provision are available to young people only under the supervision of staff
- Specialist ICT equipment, such as that used for music, or design and technology, must only be used under the supervision of staff

#### 6.2 Search and deletion

Under the Education Act 2011, the Directors and any member of staff authorised to do so by the Directors, can search young people and confiscate their mobile phones, computers or other devices that the authorised staff member has reasonable grounds for suspecting:

- Poses a risk to staff or young people, and/or
- Is evidence in relation to an offence

This includes, but is not limited to:

- Pornography
- Abusive messages, images or videos
- Indecent images of children
- Evidence of suspected criminal behaviour (such as threats of violence or assault)

Before a search, if the authorised staff member is satisfied that they have reasonable grounds for suspecting any of the above, they will also:

- Make an assessment of how urgent the search is, and consider the risk to other young people and staff. If the search is not urgent, they will seek advice from Directors
- Explain to the young person why they are being searched, and how and where the search will happen, and give them the opportunity to ask questions about it
- Seek the young person's co-operationThe authorised staff member should:
- Inform the DSL of any searching incidents where they had reasonable grounds to suspect a young
  person was in possession of a banned item. Involve the DSL (or deputy) without delay if they believe
  that a search has revealed a safeguarding risk

Authorised staff members may examine, and in exceptional circumstances erase, any data or files on a device that they have confiscated where they believe there is a 'good reason' to do so.

When deciding whether there is a 'good reason' to examine data or files on a device, the staff member should only do so if they reasonably suspect that the data has been, or could be, used to:

- Cause harm, and/or
- Undermine the safe environment of the provision or disrupt teaching, and/or
- Commit an offence

If inappropriate material is found on the device, it is up to the Directors to decide on a suitable response. If there are images, data or files on the device that staff reasonably suspect are likely to put a person at risk, they will first consider the appropriate safeguarding response.

When deciding whether there is a good reason to erase data or files from a device, staff members will consider whether the material may constitute evidence relating to a suspected offence. In these instances, they will not delete the material, and the device will be handed to the police as soon as is reasonably practicable. If the material is not suspected to be evidence in relation to an offence, staff members may delete it if:

- They reasonably suspect that its continued existence is likely to cause harm to any person, and/or
- The young person and/or the parent refuses to delete the material themselves

If a staff member **suspects** a device **may** contain an indecent image of a child (also known as a nude or semi-nude image), they will:

- Not view the image
- Not copy, print, share, store or save the image
- Confiscate the device and report the incident to the DSL (or deputy) immediately, who will decide
  what to do next. The DSL will make the decision in line with the DfE's latest guidance on <u>searching</u>,
  <u>screening and confiscation</u> and the UK Council for Internet Safety (UKCIS) et al.'s guidance
  on <u>sharing nudes and semi-nudes</u>: <u>advice for education settings working with children and young
  people</u>

Any searching of young people will be carried out in line with:

- The DfE's latest guidance on searching, screening and confiscation
- UKCIS et al.'s guidance on <u>sharing nudes and semi-nudes</u>: <u>advice for education settings working with</u> <u>children and young people</u>
- Our behaviour policy / searches and confiscation policy. Any complaints about searching for, or deleting, inappropriate images or files on young people' devices will be dealt with through the provision complaints procedure.

#### 6.3 Unacceptable use of ICT and the internet outside of provision

The provision will sanction young people, in line with the behaviour policy, if a young person engages in any of the following **at any time** (even if they are not on provision premises):

- Using ICT or the internet to breach intellectual property rights or copyright
- Using ICT or the internet to bully or harass someone else, or to promote unlawful discrimination

- Breaching the provision's policies or procedures
- Any illegal conduct, or making statements which are deemed to be advocating illegal activity
- Accessing, creating, storing, linking to or sending material that is pornographic, offensive, obscene or otherwise inappropriate
- Consensual or non-consensual sharing of nude and semi-nude images and/or videos and/or livestreams (also known as sexting or youth produced sexual imagery)
- Activity which defames or disparages the provision, or risks bringing the provision into disrepute
- Sharing confidential information about the provision, other young people, or other members of the provision community
- Gaining or attempting to gain access to restricted areas of the network, or to any password-protected information, without approval from authorised personnel
- Allowing, encouraging, or enabling others to gain (or attempt to gain) unauthorised access to the provision's ICT facilities
- Causing intentional damage to the provision's ICT facilities or materials
- Causing a data breach by accessing, modifying, or sharing data (including personal data) to which a
  user and/or those they share it with are not supposed to have access, or without authorisation
- Using inappropriate or offensive language

#### 7. Parents/carers

#### 7.1 Access to ICT facilities and materials

Parents/carers do not have access to the provision's ICT facilities as a matter of course.

However, parents/carers working for, or with, the provision in an official capacity (for instance, as a volunteer) may be granted an appropriate level of access, or be permitted to use the provision's facilities at the Directors' discretion.

Where parents/carers are granted access in this way, they must abide by this policy as it applies to staff.

#### 7.2 Communicating with or about the provision online

We believe it is important to model for young people, and help them learn how to communicate respectfully with, and about, others online.

Parents/carers play a vital role in helping model this behaviour for their children, especially when communicating with the provision through our website and social media channels.

We ask parents/carers to sign the Parent/Student agreement which covers this.

#### 7.3 Communicating with parents/carers about young person activity

The provision will ensure that parents and carers are made aware of any online activity that their children are being asked to carry out.

When we ask young people to use websites or engage in online activity, we will communicate the details of this to parents/carers via the Daily Report.

In particular, staff will let parents/carers know which (if any) person or people from the provision young people will be interacting with online, including the purpose of the interaction.

Parents/carers may seek any support and advice from the provision to ensure a safe online environment is established for their child.

## 8. Data security

The provision is responsible for making sure it has the appropriate level of security protection and procedures in place to safeguard its systems, staff and learners. It therefore takes steps to protect the security of its computing resources, data and user accounts. The effectiveness of these procedures is reviewed periodically to keep up with evolving cyber crime technologies.

Staff, young people, parents/carers and others who use the provision's ICT facilities should use safe computing practices at all times. We aim to meet the cyber security standards recommended by the Department for Education's guidance on <u>digital and technology standards in provisions and colleges</u>, including the use of:

- Firewalls
- Security features
- User authentication and multi-factor authentication
- Anti-virus software

#### 8.1 Passwords

All users of the provision's ICT facilities should set strong passwords for their accounts and keep these passwords secure.

Users are responsible for the security of their passwords and accounts, and for setting permissions for accounts and files they control.

Members of staff or young people who disclose account or password information may face disciplinary action. Parents, visitors or volunteers who disclose account or password information may have their access rights revoked.

#### 8.2 Software updates, firewalls and anti-virus software

All of the provision's ICT devices that support software updates, security updates and anti-virus products will have these installed, and be configured to perform such updates regularly or automatically.

Users must not circumvent or make any attempt to circumvent the administrative, physical and technical safeguards we implement and maintain to protect personal data and the provision's ICT facilities.

Any personal devices using the provision's network must all be configured in this way.

#### 8.3 Data protection

All personal data must be processed and stored in line with data protection regulations and the provision's data protection policy.

GDPR policy can be found HERE.

#### 8.4 Access to facilities and materials

All users of the provision's ICT facilities will have clearly defined access rights to provision systems, files and devices.

These access rights are managed by the Directors.

Users should not access, or attempt to access, systems, files or devices to which they have not been granted access. If access is provided in error, or if something a user should not have access to is shared with them, they should alert the Directors immediately.

Users should always log out of systems and lock their equipment when they are not in use to avoid any unauthorised access. Equipment and systems should always be logged out of and shut down completely at the end of each working day.

#### 8.5 Encryption

The provision makes sure that its devices and systems have an appropriate level of encryption.

Provision staff may only use personal devices (including computers and USB drives) to access provision data, work remotely, or take personal data (such as young person information) out of provision if they have been specifically authorised to do so by the Directors.

Use of such personal devices will only be authorised if the devices have appropriate levels of security and encryption, as defined by the Directors.

# 9. Protection from cyber attacks

Please see the glossary (appendix 3) to help you understand cyber security terminology.

The provision will:

- Work to make sure cyber security is given the time and resources it needs to make the provision secure
- Provide annual training for staff (and include this training in any induction for new starters, if they join outside of the provision's annual training window) on the basics of cyber security, including how to:
  - o Check the sender address in an email
  - o Respond to a request for bank details, personal information or login details
  - O Verify requests for payments or changes to information
- Make sure staff are aware of its procedures for reporting and responding to cyber security incidents
- Investigate whether our IT software needs updating or replacing to be more secure
- Not engage in ransom requests from ransomware attacks, as this would not guarantee recovery of data
- Put controls in place that are:
  - O **Proportionate**: the provision will verify this using a third-party audit (such as <u>360 degree</u> <u>safe</u>) annually, to objectively test that what it has in place is effective
  - o Multi-layered: everyone will be clear on what to look out for to keep our systems safe
  - O **Up to date:** with a system in place to monitor when the provision needs to update its software

- o Regularly reviewed and tested: to make sure the systems are as effective and secure as they can be
- Back up critical data, weekly and store these backups on a cloud-based backup system.
- Make sure staff:
  - o Dial into our network using a virtual private network (VPN) when working from home
  - o Enable multi-factor authentication where they can, on things like provision email accounts
  - o Store passwords securely using a password manager
- Make sure ICT staff conduct regular access reviews to make sure each user in the provision has the right level of permissions and admin rights
- Have a firewall in place that is switched on
- Check that its supply chain is secure, for example by asking suppliers about how secure their business practices are and checking if they have the <u>Cyber Essentials</u> certification
- Develop, review and test an incident response plan with the IT department including, for example, how the provision will communicate with everyone if communications go down, who will be contacted and when, and who will notify <u>Action Fraud</u> of the incident. This plan will be reviewed and tested annually and after a significant event has occurred, using the NCSC's <u>Exercise in a Box'</u>

#### 10. Internet access

The provision's wireless internet connection is secure.

# 10.1 Young people

- WiFi is available for young people on SENSES Learning Hub premises.
- How young people can request access from the Directors and will be given a password to access the WiFi
- The use of WiFi is limited to activities supervised by staff only and does not include any access to social media.

#### 10.2 Parents/carers and visitors

Parents/carers and visitors to the provision will not be permitted to use the provision's WiFi unless specific authorisation is granted by the Directors.

The Directors will only grant authorisation if:

- Parents/carers are working with the provision in an official capacity (e.g. as a volunteer)
- Visitors need to access the provision's WiFi in order to fulfil the purpose of their visit (for instance, to access materials stored on personal devices as part of a presentation or lesson plan)

Staff must not give the WiFi password to anyone who is not authorised to have it. Doing so could result in disciplinary action.

# 11. Monitoring and review

The Directors monitor the implementation of this policy, including ensuring it is updated to reflect the needs and circumstances of the provision.

This policy will be reviewed annually.

# 12. Related policies

This policy should be read alongside the provision's policies on:

- GDPR
- Safeguarding & whistleblowing
- Behaviour & Rewards
- Staff code of conduct
- Social Media

#### **Appendix 1: Facebook cheat sheet for staff**

#### Do not accept friend requests from pupils on social media

#### 10 rules for provision staff on Facebook

- 1. Change your display name use your first and middle name, use a maiden name, or put your surname backwards instead
- 2. Change your profile picture to something unidentifiable, or if you don't, make sure that the image is professional
- 3. Check your privacy settings regularly
- 4. Be careful about tagging other staff members in images or posts
- 5. Don't share anything publicly that you wouldn't be happy showing your young people
- 6. Don't use social media sites during provision hours
- 7. Don't make comments about your job, your colleagues, our provision or your young people online once it's out there, it's out there
- 8. Don't associate yourself with the provision on your profile (e.g. by setting it as your workplace, or by 'checking in' at a provision event)
- 9. Don't link your work email address to your social media accounts. Anyone who has this address (or your personal email address/mobile number) is able to find you using this information
- 10. Consider uninstalling the Facebook app from your phone. The app recognises WiFi connections and makes friend suggestions based on who else uses the same WiFi connection (such as parents or young people)

#### **Check your privacy settings**

- Change the visibility of your posts and photos to 'Friends only', rather than 'Friends of friends'.
   Otherwise, young people and their families may still be able to read your posts, see things you've shared and look at your pictures if they're friends with anybody on your contacts list
- Don't forget to check your old posts and photos go to <a href="bit.ly/2MdQXMN">bit.ly/2MdQXMN</a> to find out how to limit the visibility of previous posts
- The public may still be able to see posts you've 'liked', even if your profile settings are private, because this depends on the privacy settings of the original poster
- Google your name to see what information about you is visible to the public
- Prevent search engines from indexing your profile so that people can't search for you by name go
  to <a href="bit.ly/2zMdVht">bit.ly/2zMdVht</a> to find out how to do this

• Remember that **some information is always public**: your display name, profile picture, cover photo, user ID (in the URL for your profile), country, age range and gender

#### What to do if ...

#### A young person adds you on social media

- In the first instance, ignore and delete the request. Block the young person from viewing your profile
- Check your privacy settings again, and consider changing your display name or profile picture
- If the young person asks you about the friend request in person, tell them that you're not allowed to accept friend requests from young people and that if they persist, you'll have to notify senior leadership and/or their parents/carers. If the young person persists, take a screenshot of their request and any accompanying messages
- Notify the Directors about what's happening

#### A parent/carer adds you on social media

- It is at your discretion whether to respond. Bear in mind that:
  - Responding to 1 parent/carer's friend request or message might set an unwelcome precedent for both you and other teachers at the provision
  - young people may then have indirect access through their parent/carer's account to anything you post, share, comment on or are tagged in
- If you wish to decline the offer or ignore the message, consider drafting a stock response to let the parent/carer know that you're doing so

# You're being harassed on social media, or somebody is spreading something offensive about you

- **Do not** retaliate or respond in any way
- Save evidence of any abuse by taking screenshots and recording the time and date it occurred
- Report the material to Facebook or the relevant social network and ask them to remove it
- If the perpetrator is a current young person or staff member, our mediation and disciplinary procedures are usually sufficient to deal with online incidents
- If the perpetrator is a parent/carer or other external adult, a senior member of staff should invite them
  to a meeting to address any reasonable concerns or complaints and/or request they remove the
  offending comments or material
- If the comments are racist, sexist, of a sexual nature or constitute a hate crime, you or a Director should consider contacting the police

#### Appendix 2: Acceptable use agreement for staff, volunteers and visitors

# Acceptable use of the provision's ICT facilities and the internet: agreement for staff, governors, volunteers and visitors

Name of staff member/e	governor/volunteer/visitor:
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When using the provision's ICT facilities and accessing the internet in provision, or outside provision on a work device. I will not:

- Access, or attempt to access inappropriate material, including but not limited to material of a violent, criminal or pornographic nature (or create, share, link to or send such material)
- Use them in any way which could harm the provision's reputation
- Access social networking sites or chat rooms, with the exception of Directors using social media to promote SENSES Learning Hub
- Use any improper language when communicating online, including in emails or other messaging services
- Install any unauthorised software, or connect unauthorised hardware or devices to the provision's network
- Share my password with others or log in to the provision's network using someone else's details
- Share confidential information about the provision, its young people or staff, or other members of the community
- Access, modify or share data I'm not authorised to access, modify or share
- Promote any private business, unless that business is directly related to the provision

I understand that the provision may monitor the websites I visit and my use of the provision's ICT facilities and systems.

I will take all reasonable steps to ensure that work devices are secure and password-protected when using them outside provision, and keep all data securely stored in accordance with this policy and the provision's data protection policy.

I will let the Directors know if a young person informs me they have found any material which might upset, distress or harm them or others, and will also do so if I encounter any such material.

I will always use the provision's ICT systems and internet responsibly, and ensure that young people in my care do so too.

Signed (staff member/governor/volunteer/visitor):	Date:

# **Appendix 3: Glossary of cyber security terminology**

These key terms will help you to understand the common forms of cyber attack and the measures the provision will put in place. They're from the National Cyber Security Centre (NCSC) glossary.

TERM	DEFINITION
Antivirus	Software designed to detect, stop and remove malicious software and viruses.
Breach	When your data, systems or networks are accessed or changed in a non-authorised way.
Cloud	Where you can store and access your resources (including data and software) via the internet, instead of locally on physical devices.
Cyber attack	An attempt to access, damage or disrupt your computer systems, networks or devices maliciously.
Cyber incident	Where the security of your system or service has been breached.
Cyber security	The protection of your devices, services and networks (and the information they contain) from theft or damage.
Download attack	Where malicious software or a virus is downloaded unintentionally onto a device without the user's knowledge or consent.
Firewall	Hardware or software that uses a defined rule set to constrain network traffic – this is to prevent unauthorised access to or from a network.
Hacker	Someone with some computer skills who uses them to break into computers, systems and networks.
Malware	Malicious software. This includes viruses, trojans or any code or content that can adversely impact individuals or organisations.
Patching	Updating firmware or software to improve security and/or enhance functionality.

TERM	DEFINITION
Pentest	Short for penetration test. This is an authorised test of a computer network or system to look for security weaknesses.
Pharming	An attack on your computer network that means users are redirected to a wrong or illegitimate website even if they type in the right website address.
Phishing	Untargeted, mass emails sent to many people asking for sensitive information (such as bank details) or encouraging them to visit a fake website.
Ransomware	Malicious software that stops you from using your data or systems until you make a payment.
Social engineering	Manipulating people into giving information or carrying out specific actions that an attacker can use.
Spear-phishing	A more targeted form of phishing where an email is designed to look like it's from a person the recipient knows and/or trusts.
Trojan	A type of malware/virus designed to look like legitimate software that can be used to hack a victim's computer.
Two-factor/multi-factor authentication	Using 2 or more different components to verify a user's identity.
Virus	Programmes designed to self-replicate and infect legitimate software programs or systems.
Virtual private network (VPN)	An encrypted network which allows remote users to connect securely.
Whaling	Highly- targeted phishing attacks (where emails are made to look legitimate) aimed at senior people in an organisation.