



MACCLESFIELD TOWN COUNCIL

ICT POLICY

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1. Introduction

Macclesfield Town Council uses its computer network, software packages and the internet, (including e-mails), to further the efficiency of its business and to provide the best service possible to its customers and partners. Any disruption to the use of these facilities will be detrimental to the Authority and may result in actual financial loss. This Policy sets out how the Council intends to regulate the use of those facilities.

The Council has a duty laid down in the Data Protection Act 2018, to ensure the proper security and privacy of its computer systems and data. All users have, to varying degrees, some responsibility for protecting these assets. Users also have a personal responsibility for ensuring that they and, where appropriate, the staff they supervise or have control over, comply fully with this policy – See also the Council's Information and Data Protection Policy.

For the purposes of this document the terms “computer” (or “computer system”) and “computer data” are defined as follows:

“Computer” (or “computer system”) means any device for automatic storing and processing of data and includes mainframe computer, minicomputer, microcomputer, personal computer (whether hand-held laptop, portable, standalone, network or attached to a mainframe computer), workstation, word processing system, desk top publishing system, office automation system, messaging system or any other similar device;

“Computer data” means any information stored and processed by computer and includes programs, text, geographic, pictures, video and sound.

Failure to comply with any aspect of this policy may result in a breach of personal data as defined by the General Data Protection Regulation. For more information, refer to the council's Personal Data Breach Policy.

2. Procedures

2.1 General Operation

All hardware, software, data and associated documentation produced in connection with the work of the Council, are the legal property of the Council.

The Council will maintain an external support contract for the hardware, major items of software and provision of internet facilities.

The Council will not knowingly breach copyright of another person.

The Council will include an assessment of risks from its use of IT in its Corporate Financial Risk assessment.

The Council will routinely back up its essential data and organise contingency plans.



The Council will make a detailed inventory of its ICT equipment on its Asset Register.

The Council will consider the location of equipment and provide documentation to ensure optimum physical security.

The Council will maintain a record of training to each individual user.

The disposal of any ICT equipment, software, waste or data must be authorised, undertaken safely and properly documented.

2.2 Compliance with Legislation

The Council's policy in respect of the requirements of the Data Protection Act 2018 including the General Data Protection Regulation is set out in its Information and Data Protection Policy.

Under the Computer Misuse Act 1990, the following are criminal offences, if undertaken intentionally:

- Unauthorised access to a computer system or data;
- Unauthorised access preparatory to another criminal action;
- Unauthorised modification of a computer system or data.

All users should be made aware that deliberate unauthorised use, alteration, or interference with a computer system or its software or data, whether proprietary or written "in-house", will be regarded as a breach of the Council policy and may be treated as gross misconduct. In some circumstances such a breach may also be a criminal offence.

It is an offence under the Copyright, Design and Patent Act to copy licensed software without the consent of the copyright owner. All copying is forbidden by the Act, unless it is in accordance with the terms and condition of the respective licence or contract.

2.3 Security

Consideration must be given to the secure location of equipment and documentation to help safeguard the Council's ICT assets. Portable equipment must be locked away when not in use and must not be removed from the premises without permission.

Only persons authorised by the Town Clerk may use Council computer systems. The authority given to use a system must be sufficient but not excessive and users must be notified that the authority given to them must not be exceeded.

Operating procedures are required to control use of ICT equipment.

Security incidents relating to any aspect of this policy must be reported immediately to the Clerk.

2.4 Passwords

Access to the council's computers is subject to a password and must be changed every six months.

System level passwords will be stored in a secure manner and be available in a business continuity event.

Passwords must not be inserted into email messages or other forms of communication. Strong passwords contain upper and lower case characters, digits and punctuation characters, and are not based on personal information.

2.5 Virus Controls

Viruses are undesirable pieces of computer code that can corrupt systems, equipment and data. They are a serious, increasing threat to the computer systems of the Council.

Viruses are easily transmitted via email and internet downloads. In particular, users must:

- not transmit by email any file attachments which they know to be infected with a virus.
- not download data or programs of any nature from unknown sources.
- ensure that an effective anti-virus system is operating on any computer which they use to access council facilities.
- not forward virus warnings.

All computer and servers will have loaded and operate the Council's standard virus detection software for scanning fixed drives and removable storage devices.

USB flash drives (memory sticks) of unknown origin should not be used in the Council's computers.

No software should be located onto the Council's equipment without the permission of the Town Clerk.

If a virus is suspected, the equipment should be switched off and isolated and the Council's support contractor should be contacted.

2.6 Emails

All emails that are used to conduct or support official council business must be sent using a @macclesfield-tc.gov.uk address.

Non-work email accounts must not be used to conduct or support official council business.

All emails that represent aspects of council business or administrative arrangements are the property of the council.

Email is not always a secure method of communication. Personal data and confidential information should be sent as a password protected attachment with the password being communicated verbally to the recipient.

When sending an email to multiple recipients, use the blind copy (bcc) function so so that recipients email addresses are not shared.

All Councillors and Officers will have the following email disclaimer:

Data Protection – personal data you provide to the council will be processed in line with the General Data Protection Regulation (GDPR).

For more information on how we maintain the security of your information and your rights, including how to access personal data that we hold on you and how to complain if you have any concerns about how your personal details are processed, please see our Privacy Notice.*

This email, and any attachments, may contain Protected or Restricted information and is intended solely for the individual to whom it is addressed. It may contain sensitive or protectively marked material and should be handled accordingly. If this email has been misdirected, please notify the sender immediately. If you are not the intended recipient you must not disclose, distribute, copy, print or rely on any of the information contained in it or attached, and all copies must be deleted immediately. Whilst we take reasonable steps to try to identify any software viruses, any attachments to this email may nevertheless contain viruses which our anti-virus software has failed to identify. You should therefore carry out your own anti-virus checks before opening any documents. Macclesfield Town Council will not accept any liability for damage caused by computer viruses emanating from any attachment or other document supplied with this e-mail.

It should also be noted that emails and attachments (whether sent or received) may need to be disclosed under GDPR, the Data Protection Act 2018 or the Freedom of Information Act 2000.

*hyperlinked to Macclesfield Town Council's Privacy Notice.

IT facilities provided by the council for email should not be used for:

- the transmission of unsolicited commercial or advertising material, chain letters, or other junk-mail of any kind, to other organisations.
- the unauthorised transmission to a third party of OFFICIAL SENSITIVE material concerning the activities of the council.
- the transmission of material which would infringe the copyright of another person, including intellectual property rights.
- activities that unreasonably waste staff effort or use networked resources, or activities that unreasonably serve to deny the service to other users.
- activities that corrupt or destroy other users' data.
- activities that disrupt the work of other users.
- the creation or transmission of any offensive, obscene or indecent images, data, or other material, or any data capable of being resolved into obscene or indecent images or material.
- the creation or transmission of material which is designed or likely to cause annoyance, inconvenience or needless anxiety.
- the creation or transmission of material that is abusive or threatening to others, or serves to harass or bully others.

- the creation or transmission of material that either discriminates or encourages discrimination on racial or ethnic grounds, or on grounds of gender, sexual orientation, marital status, disability, political or religious beliefs.
- the creation or transmission of defamatory material.
- the creation or transmission of material that includes false claims of a deceptive nature.
- so-called „flaming“ - i.e. the use of impolite terms or language, including offensive or condescending terms.
- activities that violate the privacy of other users.
- unfairly criticising individuals, including copy distribution to other individuals.
- publishing to others the text of confidential messages written on a one-to-one basis, without the prior express consent of the author.
- the creation or transmission of anonymous messages - i.e. without clear identification of the sender.
- the creation or transmission of material which brings the Council into disrepute.

Any user who is unclear about the appropriateness of any material, should consult the Clerk prior to commencing any associated activity or process.

There may be instances when a user will receive unsolicited mass junk email or spam. It is advised that users delete such emails without reading them. Do not reply to the emails and do not click on any links within the emails.

2.7 Confidentiality

All Councillors and officers must maintain the confidentiality of information they access as part of their role. There are also particular responsibilities under GDPR to protect personal data. Any queries should be directed to the Clerk.

Care should be taken to ensure that when addressing emails to prevent accidental transmission to unintended recipients. Particular should be take if the email software autocompletes email addresses.

2.8 Removable Media

Removable media needs to be managed effectively to ensure data is secure and to prevent any loss of data.

Removable media includes:

- Optical Disks (CDs, DVD+-R/RW, BluRays, Minidisks etc.)
- External Hard Drives.
- USB Flash Drives (also known as pen drives).
- Memory Cards (Compact Flash, SD Cards inc Mini and Micro, xD Cards, Sony Memory Stick in Micro M2, Smart media etc.)
- Embedded Microchips (including Smart Cards and Mobile Phone SIM Cards).
- Music and Video Players (MP3, MP4 etc.)
- Digital Cameras.
- Backup Cassettes.
- Audio Tapes (including Dictaphones and Answering Machines).
- Mobile Phones

Non-council owned removable media devices must not be used to store information to conduct council business and must not be connected to council IT system.

Removable media must not be the only place where data is stored as it is liable to corrupt or lost. Copies of any data stored on removable media must also be remain on the source system until it has been successfully transferred.

All removable media devices must be scanned for viruses.

Data placed on removable media devices should be password protected.

All removable media devices that are no longer required or have become damaged should be disposed of securely via the IT support contractor.

2.9 Misuse

This Policy applies to the activities which constitute unacceptable use of the network operated by the Council. The policy applies equally to employees, councillors, clients, visitors and others who may be allowed to use the facilities on a permanent or temporary basis.

All misuse of the facilities is prohibited as documented under the Emails section above, and deliberate actions or activities with any of the following characteristics:

- Wasting staff effort or networked resources;
- Corrupting or destroying another users data;
- Disrupting the work of other users;
- Other misuse of networked resources by the deliberate introduction of viruses;
- Playing games during working hours;
- Private use of the facilities without specific consent;
- Altering the set up or operating perimeters of any computer equipment without authority.

2.10 World Wide Web (WWW) resources

These facilities are provided for use to achieve Council objectives. Any use for unauthorised purposes will be regarded as gross misconduct. If you are unsure whether use would be authorised, you must seek advice from the Town Clerk in advance.

2.11 Health and Safety

Computers are now a part of everyday life. If they are not used correctly, they can present hazards. Computers may be called Display Screen Equipment (DSE), Visual Display Units (VDU's) and the immediate environment where they are used i.e. desk/chair etc. is referred to as a workstation.

The Display Screen Equipment Regulations, 1992 regulate the use of computers at work and refer to the persons affected as "users".

"Users" are persons who "habitually use VDU's as a significant part of their normal work and regularly work on display screens for two/three hours each day or continuously



for more than one hour spells". The Regulations also apply to employees working at home.

To meet the requirements of the Display Screen Equipment Regulations, the Council will provide a free eye test for all staff who use VDU equipment as a major part of their job role.

It is the Council's intention to optimise the use and application of display screen equipment within the Organisation, whilst safeguarding the health, welfare and job satisfaction or learning experience of those involved in using such equipment.

Staff "users" will have their name entered onto the list of "Designated Computer Users".

Risk assessments of all workstations are carried out to highlight any problems - this is done using the Workstation Assessment Questionnaire which is also a useful training tool.

If you are a "defined computer user":

- Your workstation must be designed for computer use. There must be sufficient space to position your keyboard so that you can rest your wrists in front of it;
- The screen should be fully adjustable and must be positioned to avoid glare from lights, windows etc.;
- Your chair must be of the fully adjustable type with five castors and must be adjusted to support your lower back. It must be set at the correct height for your desk. Your feet should rest on the floor and you may need a footrest;
- Report eyestrain, headaches or aching limbs to your manager;
- Ensure your computer has an adjustable keyboard;
- Ensure your working environment is comfortable. Problems with ventilation, temperature or lighting should be reported to your Manager;
- Take a few minutes break every hour.

3. Macclesfield Town Council's Website

3.1 Background

The Council's website can be found at www.macclesfield-tc.gov.uk.

3.2 Updating the Site

The site will be updated on a daily basis or when required by Town Council staff. It is important that the site remains fresh, relevant and current. Should Councillors wish to have any content added or amended, please inform the Town Clerk.

Agendas will be uploaded onto the site at least 3 days prior to meeting dates. Minutes will be uploaded once approved as a true record of the meeting.

Councillor details can be found on the 'Meet the Councillors' page of the site, personal contact details are listed with the permission of each Councillor. Also listed are any Appointments to Outside Bodies and any Declarations of Interests, if any changes need to be made the Town Clerk must be informed.

Twitter feed

Facebook