



SMITHDON HIGH SCHOOL

ICT SECURITY POLICY

**Re-adopted by Local Governing Body
March 2019**

Next Review Date: March 2021

Concerns and Risks

Any removable storage used from home may contain a virus.

Accessing the Internet and downloading could contain a virus.

Users staying logged on and leaving machines could allow access to files by unauthorised person(s).

Disks containing confidential records left in machines after use.

Unauthorised user(s) obtaining staff passwords.

Users installing unauthorised or unlicensed software.

Data being changed or deleted by unauthorised user(s).

Users unaware of the legal responsibilities when using software or when recording data.

Security Responsibilities/Procedures

Virus checking

Students are actively encouraged to transfer work from home. However students in Years 7 to 11 do not have access to removable media and are encouraged to use the school's email system to complete this task. If removable media from home is used the student should take the media to the ICT Support Team for the work to be transferred. All PC's in the school have up to date anti-virus software and any removable media is automatically scanned.

Our connection to the Internet is via BT which includes a secure connection by a filtering system and virus checking.

The school's email system is provided by Google and includes virus checking.

General procedures

Logging on and logging off

All staff will need to log on using their own username and a password. Staff should ensure that during log on procedure they do not allow others to access their password. Passwords should not be written down. If passwords are obtained by others, they should be changed immediately. Once a session is ended users should log off; machines should not be left unattended and logged in. If a member of staff leaves a machine, it should be locked.

Administration Files

Staff will have a security level, which will allow access only to appropriate areas of the Management Information System (SIMS.et). If the appropriate level has not been set staff should inform the ICT Systems Manager. After log on staff have access to a drive labelled Q: Staff Documents, which only staff can access. This folder can be used for staff to allow access to files for other staff.

Use of removable storage

If removable storage is used to copy details from school to home the appropriate levels of confidentiality and security are to be employed. Users should ensure that removable storage items are not left in PCs after use or where unauthorised users have access to it.

Access From Home

Access to the Intranet and SIMS Learning Gateway from outside the school is made through a secure connection. This connection is encrypted using 128bit AES encryption. This means that any data intercepted by a third party over the internet cannot be read. This method of securing online data transfer is the same as that used for online purchases and online banking.

The data which is available via SIMS Learning Gateway is sensitive data as it includes personal information about staff employed by the school and all the students in the school. As a result it is imperative for staff to ensure when they access either the Intranet site or SIMS Learning Gateway from outside the school that they log out so that anyone who uses the computer after them cannot gain access to the data. As with SIMS.net in school, the data is for staff eyes only. As a failsafe measure the connection will time out after 10 minutes of inactivity.

Curriculum

Staff can create files that students will need to access by storing work on the shared drive, T: in the appropriate subject folder. Students will also be able to place files for staff to access on this drive. Periodic cleaning of this drive will take place with files that have not been accessed for a long period of time being deleted, so staff should delete files as soon as they are no longer required; files left on this drive should be a copy. Any files/folders with inappropriate names will be deleted. Photographs of students should not be placed on the T drive.

Legal requirements

Users should make themselves aware of the legal requirements when using computerised records. Please refer to the section on Data Protection.

System for reporting security incidents

Any breaches of security should be dealt with immediately and reported to the **ICT Systems Manager**.

Backing up the system

Full systems backups will occur nightly and be kept for one calendar month. At the end of each academic year all user files will be backed up and archived for two years.

Software Policy

Legal requirements

Only software with sufficient licenses will be installed on the network.

Consistent software

The school has adopted Microsoft Office as the main software to be used.

Installing new software

Software to be installed on the network is to be installed by the ICT Systems Manager due to the level of access required to install software and the necessity for the ICT Systems Manager to be aware of all software that is accessed on the network.

Data Protection Principles

Staff should ensure they are aware that:

Registered data users must comply with the Data Protection Principles in relation to the personal data they hold. Broadly they state that personal data shall:

- Be obtained and processed fairly and lawfully.
- Be held only for lawful purposes which are described in the register entry.
- Be used or disclosed only for those or compatible purposes.
- Be adequate, relevant and not excessive in relation to the purpose for which they are held.
- Be accurate and, where necessary, kept up to date.
- Be held no longer than is necessary for the purpose for which they are held.
- Be able to allow individuals to access information held about them and where appropriate, correct or erase it.
- Be surrounded by proper security.

The Principles also provide for individuals to have access to data held about themselves and, where appropriate, to have the data corrected or deleted.

To enforce compliance with the Principles, the Registrar can serve three types of notice:

- An enforcement notice, requiring the data user to take specified action to comply with the particular Principle. Failure to comply with the notice would be a criminal offence.
- A de-registration notice, cancelling the whole or part of a data user's register entry. It would then be a criminal offence for the data user to continue to treat the personal data subject to the notice as though they were still registered in the same way.
- A transfer prohibition notice, preventing the data user from transferring personal data overseas if the Registrar is satisfied that the transfer is likely to lead to a Principle being broken. Failure to comply with the notice would be a criminal offence.