Guidelines on the Safe use of the Internet and Social Media by Police Officers and Police Staff

The Association of Chief Police Officers has agreed to these guidelines being circulated to, and adopted by, Police Forces in England, Wales & Northern Ireland.

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These guidelines have been produced and approved by the ACPO Workforce Development Business Area. This document was considered and approved by the Professional Practice Gateway Group on the 15th August 2012 and again on the 13th September 2012. The document was agreed by the ACPO Counter Corruption Advisory Group (ACCAG) on the 3rd July 2012. The purpose of this document is to assist police officers, police staff and police forces to make good decisions and act responsibly in a manner that will allow them to make effective and safe use of the Internet and social media during working hours and in their private lives. It will be updated and re-published as necessary.

Any queries relating to this document should be directed to either the author detailed above or the ACPO Programme Support Office on 020 7084 8959/8958.
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1. **SECTION 1 – INTRODUCTION**

1.1 The exponential growth in the public use of Social Networking Sites (SNS) over the last few years has provided significant new opportunities to make contact or consult with our communities.

1.2 These opportunities come in different ways:

   - The ability of Neighbourhood Officers to access previously inaccessible ‘Hard to Reach Groups’, Forces able to respond live-time to incidents of public concern; counter rumour and speculation; and get our message across are but a few.

1.3 Professional Standards readily acknowledge the benefits of such new ways of communicating but many cases have been documented when officers fail to understand the dangers of SNS – both to themselves and their families and to the Police Service. What was once a private domain of communication has become one that is very much public.

1.4 This advice has been created with the intention of informing police forces and individual officers and staff of the challenges such SNS sites present. By following the guidance the police forces and our staff will be better informed and able to provide the professional service the public wants from us all.

2. **SECTION 2 – AIMS**

2.1 ACPO encourages the Police Service to embrace the many benefits available through effective use of the Internet and social media. Such benefits can include more effective communication with communities, more informed consultation and local engagement, and an opportunity to demonstrate greater accountability and transparency. Further advice to police forces is available within the ACPO and NPIA publication ‘Engage: Digital and Social Media engagement for the police service’ available at: [http://www.acpo.police.uk/documents/LPpartnerships/2010/20110518%20LPPBA%20dm_engage_v61.pdf](http://www.acpo.police.uk/documents/LPpartnerships/2010/20110518%20LPPBA%20dm_engage_v61.pdf).

2.2 Alongside the benefits of such digital engagement there is however some risks to personal and organisational security or reputations which, although significant, can be managed to acceptable levels provided police forces, police officers and police staff are aware of the risks and act responsibly.

2.3 These guidelines are intended to assist police officers, police staff and police forces to make good decisions and act responsibly in a manner that will allow them to make effective and safe use of the Internet and social media during working hours and in their private lives.

2.4 These guidelines will be relevant to all members of the police ‘family’ including volunteers, contracted staff and agency workers.

3. **SECTION 3 – CATEGORIES OF RISK**

3.1 The safe use of the Internet and social media requires an awareness of risks across five areas:

   A. **Breach of trust or confidence** – disclosure of information obtained by the police service, about the police service, or about colleagues;

   B. **Unauthorised disclosure of personal data** – breach of the Data Protection Act 1998;

   C. **Bringing discredit on the police service** – on or off duty conduct which affects public confidence;

   D. **Revealing personal information** – increased vulnerability to harassment, corruption or blackmail; and

   E. **Revealing operational material or tactics** – prejudicial to investigations.
4. **SECTION 4 – GENERAL GUIDELINES**

4.1 **The same standards of behaviour and conduct apply online as would be expected offline.**

4.2 Information placed on the Internet or social media could potentially end up in the worldwide public domain and be seen or used by someone it was not intended for, even if it was intended to be "private" or is on a closed profile or group. It is likely that any information placed on the Internet or social media will be considered to be a public disclosure.

4.3 The public expect police forces, police officers and police staff to act with integrity and impartiality whilst upholding fundamental human rights and according equal respect to all persons. Police officers must abstain from any activity which is likely to interfere with the impartial discharge of their duty, or to give the impression to the public that it may interfere and must abstain from any active role in party politics.

4.4 Police officers and police staff should avoid using the Internet and social media off duty after consuming alcohol or when their judgement may be impaired for other reasons.

4.5 The use of social media for private purposes during working time and from force systems should be in accordance with local force policies. The use of social media for such purposes during working time, and from personal mobile devices, is not recommended.

4.6 Police officers and staff should be familiar with related force policies and procedures relating covering topics such as Information Security, the Data Protection Act 1998, and use of force Internet and e-mail.

5. **SECTION 5 – MAINTAINING THE TRUST AND CONFIDENCE OF OUR PUBLIC**

5.1 The following section deals with Risk A: Breach of trust or confidence.

5.2 **CONFIDENTIAL INFORMATION**

5.2.1 Police officers, police staff, and police forces in general have a legal duty not to disclose information obtained from third parties through the conduct of their official duties. Such information must not therefore be posted on the Internet or social media.

5.2.2 The public would be discouraged from confiding in the police service if they did not have a degree of certainty that information provided in confidence would be respected. A detailed explanation of the duty not to disclose information provided or obtained in confidence, and limited exemptions which may apply, are contained within the related guidance from the Information Commissioner’s Office available online at: [http://www.ico.gov.uk/upload/documents/library/freedom_of_information/detailed_specialist_guides/awareness_guidance_2_-_information_provided_in_confidance.pdf](http://www.ico.gov.uk/upload/documents/library/freedom_of_information/detailed_specialist_guides/awareness_guidance_2_-_information_provided_in_confidance.pdf).

5.2.3 Schedule One (Code of Conduct), Regulation 3 (7) of the Police (Conduct) Regulations 2004 applies to all police officers and provides:

- Information which comes into the possession of the police should be treated as confidential. It should not be used for personal benefit and nor should it be divulged to other parties except in the proper course of police duty. Similarly, officers should respect, as confidential, information about force policy and operations unless authorised to disclose it in the course of their duties.

5.2.4 The disclosure of such confidential information by police staff may amount to gross misconduct under the terms of police staff disciplinary codes.
5.3 ORGANISATIONAL INFORMATION

5.3.1 It is recommended that police forces provide officers and staff with a method of communicating adverse comment, dissatisfaction or frustration in relation to organisational matters for the attention of senior management. Such facilities may include internal forums or chat rooms hosted on force Intranets.

5.3.2 Police officers and police staff are advised not to make adverse comment regarding their police force, colleagues or senior managers, or the police service in general on the Internet or social media and are advised to make use of Internal facilities to vent any such comments.

5.3.3 ACPO encourages all police officers and police staff to make use of confidential and independent reporting services to provide information on alleged illegal, corrupt, misconduct or discriminatory practices within police forces.

5.3.4 Further details of the protection that police forces will afford police officers and police staff who provide such information as ‘whistleblowers’ is contained within the Public Interest Disclosure Act 1998 or as outlined online at: http://www.direct.gov.uk/en/Employment/ResolvingWorkplaceDisputes/WhistleblowingintheWorkplac e/DG_10026552

6. SECTION 6 – SAFEGUARDING PERSONAL & SENSITIVE DATA

6.1 The following section deals with Risk B: Unauthorised disclosure of personal data.

6.2 UNAUTHORISED DISCLOSURE OF PERSONAL DATA

6.2.1 Police officers, police staff and police forces have access to a significant amount of personal data and sensitive data which is protected under the Data Protection Act 1998.

6.2.2 Personal data means data which relates to a living individual who can be identified:

- From the data, or
- From the data and other information which is in the possession of, or is likely to come into the possession of the data controller or any other person in respect of the individual and includes any expression or opinion about the individual and any indication of the intentions of the data controller or any other person in respect of the individual.

6.2.3 Sensitive personal data means personal data consisting of information as to:

- The racial or ethnic origin of the data subject;
- Their political opinions;
- Their religious beliefs or other beliefs of a similar nature;
- Whether they are a member of a trade union (within the meaning of the Trade Union and Labour Relations (Consolidation) Act 1992);
- Their physical or mental health or condition;
- Their sexual life;
- The commission or alleged commission by them of any offence, or;
- Any proceedings for any offence committed or alleged to have been committed by them, the disposal of such proceedings or the sentence of any court in such proceedings.

6.2.4 Police officers and police staff who obtain personal data or sensitive personal data about third parties in the course of their duties and disclose that data without authority on the Internet or social media are likely to have committed a criminal offence.

7. SECTION 7 – MAXIMISING THE REPUTATION OF THE POLICE SERVICE

7.1 The following section deals with Risk C: Bringing discredit on the police service.

7.2 BRINGING DISCREDIT ON THE POLICE SERVICE

7.2.1 Discredit can be brought on the police service by an act itself or because public confidence in the police is likely to be undermined as a result. In the interests of fairness, consistency and reasonableness the test as to whether conduct has brought discredit on the police service must have regard to all the circumstances and not solely media coverage.

7.2.2 Police officers and staff should be mindful of the viral effect of the Internet and social media and the potential for the smallest piece of information to be up scaled beyond all expectations.

7.2.3 In determining whether an individual’s off-duty conduct discredits the police service, the test is not whether the individual discredits herself or himself but the police service as a whole.

7.2.4 Schedule One (Code of Conduct), Regulation 3 (12) of the Police (Conduct) Regulations 2004 relates to police officers and provides:

- Whether on or off duty, police officers should not behave in a way which is likely to bring discredit upon the police service.

7.2.5 Behaviour by police staff, whether during working time or not, which is likely to bring discredit upon the police service may amount to gross misconduct under the terms of police staff disciplinary codes.

7.2.6 ACPO acknowledges that police officers and police staff have rights to Freedom of Expression under Article 10 of the European Convention on Human Rights (ECHR) but reminds all officers and staff that such rights are restricted.

7.2.7 The expression of views or conduct which appears to support discrimination against any group, or encourages racial, religious or homophobic hatred will not be tolerated.

7.2.8 Police officers and police staff are advised not to make any comment or post any images of behaviour on the Internet or social media which are, or could reasonably be perceived to be, beliefs or conduct that are contrary to the expectations of behaviour outlined in Schedule One (Code of Conduct), Regulation 3, Police (Conduct) Regulations 2004.


8. SECTION 8 – KEEPING YOUR PRIVATE LIFE PRIVATE

8.1 The following section deals with Risk D: Revealing personal information.

8.2 REVEALING PERSONAL INFORMATION

8.2.1 Criminals and others may seek to use the Internet and social media to identify personal information about police officers and police staff with a view to embarrassing, discrediting, harassing, corrupting or blackmailing them or their families for their own benefit.

8.2.2 Police officers and police staff in rural locations, in sensitive posts, with uncommon names, or in high profile posts are particularly vulnerable to such attempts.

8.2.3 It is recommended that police officers and police staff:
8.2.4 It is recommended that police officers and police staff do not post any of the following information on the Internet or social media:

- Details of your employer;
- Details of your post;
- Images in uniform;
- Mobile telephone numbers;
- Home addresses;
- Personal e-mail addresses;
- Family members’ details;
- Hobbies and places frequented;
- Details of vehicles;
- Sensitive personal data as outlined at section 5.3 and;
- Images or details of colleagues without their consent.

8.2.5 It is recommended that police officers and police staff:

- Do not advertise work related social events on the internet of social media;
- Use internal intranet for all work related social notices; and
- Vary premises frequented for work related social events.

8.2.6 It is recommended that police officers and staff in sensitive posts, as defined by a requirement for ‘Management Vetting’ or ‘Developed Vetting’ clearance, carefully assess all risks associated with the use of personal social media accounts and maintain an awareness of the content of family members’ social media accounts.

8.2.7 It is also recommended that police officers and police staff who may wish to pursue duties in covert policing carefully consider whether the publication of personal images and information on social media may restrict their future career opportunities in such areas on the grounds of personal safety, public safety and operational security.
9. SECTION 9 – MAINTAINING PUBLIC SAFETY

9.1 The following section deals with Risk E: Revealing operational material or tactics.

9.2 REVEALING OPERATIONAL MATERIAL OR TACTICS

9.2.1 The police service has a duty to prevent and detect crime, prevent disorder, protect vulnerable communities and preserve the rights of individuals.

9.2.2 In order to carry out such duties the police service requires an ability to develop, plan and carry out operational activities secure in the knowledge that such matters will only be divulged to police officers, police staff and other persons with a legitimate ‘need to know’.

9.2.3 Tactics used by the police service, including covert tactics, must remain matters for the police service if they are to remain effective and serve the interests of the public.

9.2.4 The disclosure of information relating to ongoing criminal prosecutions or persons involved in such matters is strictly controlled by law as it may compromise the rights of an individual to a fair trial under Article 6 of ECHR. Such disclosures may also amount to a Contempt of Court.

9.2.5 The unauthorised disclosure of operational and tactical information can have serious consequences for public safety, can reduce the effectiveness and efficiency of the police service in general and is a serious criminal offence.

9.2.6 The Official Secrets Act 1989 provides that, in summary, any police officer or member of police staff is guilty of an offence if, without lawful authority they disclose any information, document or other article, the disclosure of which:

- Results in the commission of an offence;
- Facilitates an escape from legal custody or the doing of any other act prejudicial to the safekeeping of persons in legal custody;
- Impedes the prevention or detection of offences or the apprehension or prosecution of suspected offenders; or
- Such that its unauthorised disclosure would be likely to have any of those effects.

9.2.7 Police officers and police staff must not reveal operational material or tactics on the Internet or on social media.

9.2.8 The use of mobile internet devices and ‘smart’ phones with an ability to access the Internet and social media may cause police officers and staff to inadvertently disclose operational material and tactics.

9.2.9 With advances in digital technology, images obtained using ‘smart’ phones’ contain data revealing the exact geographical location where the image was captured. The subsequent posting of such images on the Internet or social media makes it relatively easy for personal or operational information to be disclosed unintentionally.

9.2.10 Location Based Services (LBS) allow social media allows users to ‘check in’ to a particular location, to learn which other social media users are at the same location, and, for example to earn points or discounts from retailers.

9.2.11 Readily available LBS social media applications allow anyone to track the movements of other persons using LBS to the extent that identification of current location, home address and place of work is easily identified from patterns of movement.

9.2.12 Police officers and police staff deployed on covert or other operations are strongly advised to disable LBS and GPS services on personal ‘smart’ phones and to avoid the unintentional disclosure of their location through the posting of images on the Internet or social media.
9.2.13 It is recommended that police officers and staff are very careful should they choose to allow LBS and/or GPS services to operate on their ‘smart’ phones whilst off duty.

9.2.14 Further information on the risks associated with LBS and GPS services on ‘smart’ phones will be available from force Operational Security Advisors or similar post holders or from: http://consumers.ofcom.org.uk/2009/10/a-guide-for-parents-and-carers-on-mobile-location-based-services/.

10. SECTION 10 – CONCLUSION

10.1 The Internet and social media offer can offer significant benefits and services to police officers and staff but they are not without risk.

10.2 ACPO encourages all members of the police ‘family’ to take advantage of those benefits but to do so responsibly and in a manner that reduces risks to an acceptable level.

10.3 Please make full use of the Internet and social media but please do responsibly.