ACCEPTABLE TECHNOLOGY USE

The District technology systems are the sole property of Contra Costa Community College District. They may not be used by any person without the proper authorization of the District. The technology systems are for District instructional and work related purposes only.

This procedure applies to all District students, faculty, and staff and to others granted use of District information resources. This procedure refers to all District information resources whether individually controlled or shared, stand-alone or networked. It applies to all computer and computer communication facilities owned, leased, operated, or contracted by the District. This includes personal computers, workstations, mainframes, minicomputers, and associated peripherals, software and information resources, regardless of whether used for administration, research, teaching, or other purposes.

1. Conditions of Use
   Computer users shall only use the designated accounts as assigned and authorized by the District. Users are required to keep all IDs, passwords, and personal account information confidential and shall take reasonable precautions to prevent others from obtaining this information. Accounts are not transferrable and users shall not allow others to have access to their account. Users will be responsible for any use of their accounts by others to whom access has been given.

2. Legal Process
   This procedure exists within the framework of state and federal laws. A user of District information resources who is found to have violated any of these policies will be subject to disciplinary action up to and including, but not limited to, loss of information resources privileges; disciplinary suspension or termination from employment or expulsion; or civil or criminal legal action.

3. Copyrights and Licenses
   Computer users must respect copyrights and licenses to software and other on-line information.

   3.1 Copying
      Software protected by copyright may not be copied except as expressly permitted by the owner of the copyright or otherwise permitted by copyright law. Protected software may not be copied into, from, or by any District facility or system, except pursuant to a valid license or as otherwise permitted by copyright law.

   3.2 Number of Simultaneous Users
      The number and distribution of copies must be handled in such a way that the number of simultaneous users in a department does not exceed the number of original copies purchased by that department, unless otherwise stipulated in the purchase contract.

   3.3 Copyrights
      Computer users are responsible for using software and electronic materials in accordance with copyright and licensing restrictions. Computer users are required to abide by all applicable copyright and trademark laws and to abide by all licensing agreements and restrictions. Computer users shall not copy, transfer or utilize any software or electronic materials in violation of such copyright, trademark, and/or licensing agreements. The copying of software that has not been placed in the public domain and distributed as “freeware” is expressly prohibited by this procedure. Users who access, copy, transfer, and/or use “shareware” are expected to abide by the requirements of the shareware licensing agreement. No user may inspect change, alter, copy, or distribute proprietary
data, programs, files, disks, or software without proper authority.

4. Integrity of Information Resources
Computer users shall not attempt to modify any system or network or attempt to crash or hack into District systems or any other systems. Computer users shall not tamper with any software protections or restrictions placed on computer applications or files. Unless properly authorized, computer users shall not attempt to access restricted portions of any operating system or security software. Computer users shall not attempt to remove existing software or add their own personal software to District computers and systems unless properly authorized. Computer users must respect the integrity of computer-based information resources.

4.1 Modification or Removal of Equipment
Computer users must not attempt to modify or remove computer equipment, software, or peripherals that are owned by others without proper authorization.

4.2 Unauthorized Use
Computer users must not interfere with others’ access and use of the District computers. This includes, but is not limited to: the sending of chain letters or excessive messages, either locally or off-campus; printing excess copies of documents, files, data, or programs, running grossly inefficient programs when efficient alternatives are known by the user to be available; unauthorized modification of system facilities, operating systems, or disk partitions; attempting to crash or tie up a District computer or network; damaging or vandalizing District computing facilities, equipment, software or computer files; ignoring or disobeying policies and procedures established for specific computer labs; surfing inappropriate websites such as those that are sexually explicit, gambling related, or that subscribe to hate propaganda; and/or knowingly or carelessly introducing any invasive or destructive programs (i.e. viruses, worms, Trojan Horses) into District computers or networks.

5. Unauthorized Access
Computer users must not seek to gain unauthorized access to information resources and must not assist any other persons to gain unauthorized access. Computer users must not use another users credentials (ID/password) to access information resources.

5.1 Abuse of Computing Privileges
Computer users of District information resources must not access computers, computer software, computer data, or information, or networks without proper authorization, or intentionally enable others to do so, regardless of whether the computer, software, data, information, or network in question is owned by the District. For example, abuse of the networks to which the District belongs or the computers at other sites connected to those networks will be treated as an abuse of District computing privileges.

5.2 Reporting Problems
Any defects discovered in system accounting or system security must be reported promptly to the District Information Technology department so that steps can be taken to investigate and solve the problem.

5.3 Password Protection
A computer user who has been authorized to use a password-protected account may be subject to both civil and criminal liability if the user discloses the password or otherwise makes the account available to others.
6. **Usage**

Computer users must respect the rights of other computer users. Attempts to circumvent these mechanisms in order to gain unauthorized access to the system or to another person’s information are a violation of District procedure and may violate applicable law.

6.1 **Unlawful Messages**

Users may not use electronic communication facilities to send defamatory, fraudulent, harassing, obscene, threatening, or other messages that violate applicable federal, state or other law or District policy, or which constitute the unauthorized release of confidential information.

6.2 **Commercial Usage**

Electronic communication facilities may not be used to transmit commercial or personal advertisements, solicitations or promotions (see Commercial Use below).

6.3 **Information Belonging to Others**

Users must not intentionally seek or provide information on, obtain copies of, or modify data files, programs, or passwords belonging to other users, without the permission of those other users.

6.4 **Rights of Individuals**

Users must not release any individual’s (student, faculty, or staff) personal information to anyone without proper authorization.

6.5 **User Identification**

Users shall not send communications or messages anonymously or without accurately identifying the originating account or station.

6.6 **Political, Personal, and Commercial Use**

The District is a non-profit, tax-exempt organization and, as such, is subject to specific federal, state, and local laws regarding sources of income, political activities, use of property, and similar matters.

District information resources must not be used for partisan political activities where prohibited by federal, state, or other applicable laws.

District information resources should not be used for personal activities not related to District functions, except in a purely incidental manner. If the District otherwise grants access to the District’s email system for personal use, employees may use the District’s email system to engage in protected concerted activity during non-work time.

District information resources should not be used for commercial purposes. Users also are reminded that the “.edu” domain on the internet as well as the District internet service provider (CENIC) has rules restricting or prohibiting commercial use, and users may not conduct activities not authorized within that domain.

7. **Nondiscrimination**

All users have the right to be free from any conduct connected with the use of District technology resources which discriminates against any person on the basis of Board Policy 2001. No user shall use District technology resources to transmit any message, create any communication of any kind,
or store information which violates any District procedure regarding discrimination or harassment, or which is defamatory or obscene, or which constitutes the unauthorized release of confidential information.

8. Disclosure

8.1 No Expectation of Privacy
The District reserves the right to monitor all use of technology to assure compliance with applicable policies and procedures. Users should be aware that they have no expectation of privacy in the use of technology. The District will exercise this right only for legitimate District purposes, including, but not limited to, ensuring compliance with this procedure and the integrity and security of the system. The contents of files and electronic messages stored in the District network may be viewed by a system administrator in the course of routine maintenance or as needed for District administrative purposes, including investigation of possible violations of this procedure.

8.2 Possibility of Disclosure
Users must be aware of the possibility of unintended disclosure of communications.

8.3 Retrieval
It is possible for information entered on or transmitted via computer and communications systems to be retrieved, even if a user has deleted such information.

8.4 Public Records
The California Public Records Act (Government Code Sections 6250 et seq.) includes computer transmissions in the definition of "public record" and nonexempt communications made on the District network or computers must be disclosed if requested by a member of the public.

8.5 Litigation
Computer transmissions and electronically stored information may be discoverable in litigation.

9. Ethical Standards
The Contra Costa Community College District's technology resources offer powerful tools for open learning and exchange of ideas. If this electronic medium of exchange is to function well and support an open, caring community of learners, its users need to agree to and abide by ethical standards of online behavior that assure all users full, equitable, effective and efficient access and use. Such ethical standards include but are not limited to:

9.1 Honesty
Users agree to represent themselves according to their true and accurate identities in all electronic messages, files and transactions at all times. While using technology resources, users agree to behave within the standards described in applicable college or District policies, procedures, or collective bargaining agreements.

9.2 Students and Employees
In using the District's technology resources, users must communicate in the same manner as is expected in the classroom or on campus. The distance provided by electronic communications does not create a forum in which there are no ethical or legal limitations. Users shall not use District technology resources in any unlawful manner including, but not
limited to, attempting to defraud another, threatening physical harm to another, procuring or distributing obscene material in any form, or unlawfully harassing another.

While the District recognizes and respects users’ rights to freedom of speech, such rights are not absolute. Speech which is fraudulent, libelous, obscene, harassing, or threatening is not permitted under state or federal law. Users are expressly prohibited from using the District’s technology resources to engage in such conduct. Users violating this section will be subject to revocation of their user accounts and District technology resources.

For purposes of this procedure, the terms fraud and libel are given their legal meaning as developed by the courts of this State and of the United States. "Obscenity" means words, images or sounds which a reasonable person, applying contemporary community standards, when considering the contents as a whole, would conclude that they appeal to prurient sexual/physical interests or violently subordinating behavior rather than an intellectual or communicative purpose, and materials that, taken as a whole regarding their content and their particular usage or application, lack any redeeming literary, scientific, political, artistic or social value. "Threatening" means communications which result in an individual being fearful of imminent bodily harm and/or emotional/mental disruption of his/her daily life. "Harassing" means to engage in a knowing and willful course of conduct directed at another which seriously alarms, annoys or harasses another, and which serves no legitimate purpose. In addition, "harassment" shall also mean to subject another to unwelcome sexual advances, requests for sexual favors, and other verbal, visual or physical conduct of a sexual nature as set forth in California Education Code Section 212.5.