

# Park City School District Web Filtering

## **Summary**

This procedure establishes the methods that the Park City School District (PCSD) will use for filtering web content in accordance with PCSD Board policy and all applicable state and federal laws.

This procedure also outlines the process by which a website is reviewed for the purpose of blocking or allowing the site.

## **Procedure**

All district owned devices that access the Internet are subject to filtering on and off campus, in order to restrict access to Internet or online sites that contain obscene or inappropriate materials.

The Technology Department reserves the right to counterbalance a building's decision to either block or unblock a site if network security and stability is affected in any way. In addition, our filtering must conform to all applicable laws and policies.

Additional blocked sites may be put in place by the PCSD School Board, Administrators, and/or the Superintendent.

Concerns or complaints about this procedure, our Acceptable Use Policy, its enforcement, or about any related observed behavior should be addressed directly to school administrators and the PCSD Chief Information Officer.

#### Website Review

Website review covers requests to block or unblock a particular website or internet resource.

- 1. A request will need to be made using a helpdesk ticket using the "Network > Website Filtering Request" category.
  - All requests must have the approval of the building administrator or department director.

- 2. The request will be routed to a Network Administrator for review for compliance with relevant laws and Park City School District policy.
  - If this review supports the request, the site will be blocked or unblocked as requested.
  - If this review does not support the request, the Network Administrator will
    contact the school to see if they would like to request a final review by the
    Superintendent and Cabinet.
    - If NO, the request will be canceled.
    - If YES, the request will be routed to the Cabinet for a final decision.

Please note that this process may take a few days to complete.

## **Relevant Laws and Rules**

This section includes information from relevant Federal, State, and Utah State School Board laws and policies that pertain to the issue of web filtering. Critical sections of the laws and rules have been highlighted.

## **Children's Internet Protection Act (CIPA)**

The following information comes from the Federal Communications Commission.

#### Children's Internet Protection Act

The Children's Internet Protection Act (CIPA) was enacted by Congress in 2000 to address concerns about children's access to obscene or harmful content over the Internet. CIPA imposes certain requirements on schools or libraries that receive discounts for Internet access or internal connections through the E-rate program – a program that makes certain communications services and products more affordable for eligible schools and libraries. In early 2001, the FCC issued rules implementing CIPA and provided updates to those rules in 2011.

#### What CIPA requires

Schools and libraries subject to CIPA may not receive the discounts offered by the E-rate program unless they certify that they have an Internet safety policy that includes technology protection measures. The protection measures <u>must</u> block or filter Internet access to pictures that are: (a) obscene; (b) child pornography; or (c) harmful to minors <u>(for computers that are accessed by minors)</u>. Before adopting this Internet safety policy, schools and libraries must provide reasonable notice and hold at least one public hearing or meeting to address the proposal.

Schools subject to CIPA have two additional certification requirements: 1) their Internet safety policies must include monitoring the online activities of minors; and 2) as required by the Protecting Children in the 21st Century Act, they must provide for educating minors about appropriate online behavior, including interacting with other individuals on social networking websites and in chat rooms, and cyberbullying awareness and response.

### Utah State Statute Title 53G, Chapter 7, Part 10, Section 1002

53G-7-1002. Internet and online access policy required

State funds may not be provided to any local school board that provides access to the Internet or an online service unless the local school board adopts and enforces a policy to **restrict** access to Internet or online sites that contain obscene material.

## Utah State Statute Title 53G Chapter 7, Part 10, Section 1003

53G-7-1003. Process and content standards for policy.

- (1) "Policy" as used in this section means the elementary and secondary school online access policy adopted by a local school board to meet the requirements of Section 53G-7-1002.
- (2) (a) Each policy shall be developed under the direction of the local school board, adopted in an open meeting, and have an effective date. The local school board shall review the policy at least every three years, and a footnote shall be added to the policy indicating the effective date of the last review.
  - (b) Notice of the availability of the policy shall be posted in a conspicuous place within each school. The local school board may issue any other public notice it considers appropriate.
- (3) The policy shall:
  - (a) state that it **restricts access to Internet or online sites that contain obscene material** and shall state how the local school board intends to meet the requirements of Section 53G-7-1002;
  - (b) inform the public that administrative procedures and guidelines for the staff to follow in enforcing the policy have been adopted and are available for review at the school; and (c) inform the public that procedures to handle complaints about the policy, its enforcement, or about observed behavior have been adopted and are available for review at the school.

#### **Utah State Board of Education Administrative Rule R277-495**

#### R277-495-1. Authority and Purpose

- (1) This rule is authorized by:
  - (a) Utah Constitution Article X, Section 3, which vests general control and supervision over public education in the Board;
  - (b) Subsection 53E-3-401(4), which allows the Board to make rules to execute the Board's duties and responsibilities under the Utah Constitution and state law;
  - (c) Subsection 53G-8-202(2)(c)(i), which directs the Superintendent to develop a conduct and discipline policy model for elementary and secondary public schools; and
  - (d) 47 CFR, Part 54, Children's Internet Protection Act, which requires schools and libraries that have computers with internet access to certify they have internet safety policies and technology protection measures in place to receive discounted internet access and services.
- (2) The purpose of this rule is to direct all LEAs and public schools to adopt policies, individually or collectively as school districts or consortia of charter schools, governing the possession and use of electronic devices including:
  - (a) **both LEA-owned and privately-owned**, while on public school premises or during participation in school activities; and
  - (b) for LEA-owned devices, wherever the LEA-owned devices are used.

#### R277-495-4. Policy Requirements

- (1) An LEA's policy shall include at least the following:
  - (c) the prohibition of access by students, LEA employees and guests to inappropriate matter on the internet and world wide web while using LEA equipment, services, or connectivity whether on or off school property;
- (3) In addition to the provisions of Subsections (1) and (2), directives for employee use of electronic devices shall include:
  - (a) notice that use of electronic devices to access inappropriate matter on LEA-owned electronic devices or privately-owned electronic devices on school property, at

school-sponsored events or using school connectivity may have criminal, employment or student disciplinary consequences, and if appropriate, may be reported to law enforcement;

(b) notice that an employee is responsible for LEA-issued electronic devices at all times and misuse of an electronic device may have employment consequences, regardless of the user; and

(c) required staff responsibilities in educating minors on appropriate online activities, as required by Section 53G-7-1202, and in supervising such activities.

## **Related Documents**

- Children's Internet Protection Act (CIPA)
- Utah State Board Rule R277-495, Electronic Devices in Public Schools
- Utah State Code 53G-7-1002
- Utah State Code 53G-7-1003
- PCSD Board Policy 9110 Acceptable Use Policy for Internet Access