1. Computer and Technology Use, Cell Phones

1.1. Information Technology Policy

Employees are provided with Internet access and electronic communications services (which may include, but are not limited to, computers, e-mail, cell phones, iPhones, iPads, PDAs, personal computers and the like) as required for the performance and fulfillment of job responsibilities. All employees are obligated to make effective, safe and responsible use of this technology. This policy applies to all employees, including regular full-time, permanent part-time, temporary, and seasonal employees who are provided access to the technology systems.

The City offers this access to technology for the purpose of increasing productivity and not for non-work related activities. Specifically, this technology is meant to enhance operations by enabling users to, among other things: locate and retrieve information; communicate more effectively with other departments, employees, and organizations; and more easily publish information of interest to the community and the general public. Users must understand that any connection to the Internet offers an opportunity for non-authorized users to view or access information stored in the system. Therefore, it is important that all connections be secured, controlled and monitored.

Electronic equipment and communications systems provided are considered to be City property to be used for valid business purposes only. All communications and/or information created, stored, received, sent or otherwise transmitted on or through provided technology, including without limitation the Internet, intranet, email, servers, personal computers, iPads, associated hardware and software, online services and other electronic communications services, are considered City property.

There shall be no expected right of privacy for any matter related to using equipment provided, including no personal privacy right in any matter passing through, viewed, downloaded, printed, created, stored, received, sent or otherwise transmitted from City-provided technology and equipment. All employees should understand that the City reserves and intends to exercise the right to monitor, review, intercept, access and disclose all Internet usage, email communications sent or received, and all cell phone, iPhone, iPad and PDA usage, if necessary, to ensure that the system is being used for business purposes in compliance with this policy, to ensure that all other policies (including for instance those related to harassment and discrimination) are being followed, and to be able to access information in an employee’s email or other electronic communications system in the event that the employee is unavailable to do so. Electronic audits of Internet activity and other electronic communications by City employees may be implemented to identify and properly deal with unauthorized activity.
1.2. Internet Access, Email, Public Records etc.

Restrictions may apply to access, of all users, to certain unapproved Internet sites and capabilities (ex: YouTube and instant messenger capabilities).

Emails are public records under State Law and are subject to public records requests. Emails must be maintained and may be deleted only according to the public records policy.

**Permitted Use**

The Internet and electronic communications services are intended for the purposes of conducting City business. Valid business purposes include, but are not limited to:

- Locating, retrieving, collecting and/or disseminating information in connection with business;
- Communicating with other departments and employees, as well as with outside contractors, businesses, individuals or organizations currently or potentially doing business with or assisting with the business of the City;
- Conducting research to obtain information and material related to City issues; and
- Limited personal use that does not result in the disruption of network operation or interfere with productivity at work. Personal use of City technology and electronic devices must be kept to the minimum amount of time needed to address a situation. Excessive use will be determined or a case-by-case basis.

**Prohibited Use**

Internet and electronic communications services should not be used for any prohibited purpose. Prohibited usage may result in the cancellation or loss of privileges. Any non-work related use is defined as a prohibited use. Prohibited usage includes, but is not limited to:

- Conducting personal business activities or seeking personal financial gain.
- Playing games during working hours.
- Bringing actual or potential embarrassment or harm to the City.
- Conducting illegal activities or otherwise violating federal, state, or local laws.
- Receiving, transmitting, downloading, viewing, or printing offensive materials of any kind, including any obscene or pornographic materials.
- Receiving, transmitting, downloading, viewing, or printing any materials of a derogatory, inflammatory, discriminatory, harassing, sexually explicit, obscene, offensive, defamatory, violent or threatening in nature, or other material which is inappropriate, including any content regarding an individual’s or group’s race, national origin, gender, age, marital status, sexual orientation, religion or disability.
• Downloading and/or installing software, games or any files or programs which could potentially change system configuration without the consent of authorized Information Technology personnel.
• Removing and/or copying software, shared files or programs without the consent of authorized Information Technology personnel.
• Any social media use that is unrelated to an employee’s duties and responsibilities.
• Use of any streaming or websites that impair system operations.
• Downloading, distributing or printing copyrighted materials, which include articles, software or intellectual property, in violation of the copyright laws.
• Copying programs from City owned systems for personal use or non-City use.
• Spamming email accounts or forwarding chain letters.
• Disclosing confidential information or otherwise violating the privacy rights of the City or its employees, citizens or business associates.
• Using the Internet or electronic communications systems of another employee without authorization.
• Vandalizing data of another user, including uploading or creating of computer viruses.
• Purchasing goods, materials, or services via the Internet using a City credit card or other credit means without having proper authorization.
• Violating any state or federal law.
• Other uses as determined by the City.

### 1.3. User, Employee Responsibilities

• Ensuring the security of their accounts and related passwords. Passwords should never be shared between users or be in plain sight. If the integrity of a password has been compromised, it should be changed and/or the Information Technology personnel or Department should be notified.
• Abiding by existing federal, state and local telecommunications and networking laws and regulations;
• Minimizing unnecessary network traffic that may interfere with the ability of others to make effective use of City network resources and to conduct normal business activities;
• Avoiding the overload of networks with excessive data, or wasting other City technical resources;
• Exercising good judgment and generally accepted rules of network etiquette when using the Internet or other electronic communications services to avoid offense to others;
• Maintaining the integrity and confidentiality of all City information;
• Exercising good judgment when providing information to other individuals and using all reasonable safeguards to avoid the mistaken distribution of another's information. The transmission of confidential, sensitive or personal information shall only be in must follow current procedures and regulations. Employees should disclose such information or messages from the electronic communications system only to authorized individuals with a need to know.
• All dissemination of public records must follow the rules in this handbook and all public records policies and laws.
• Access personal email accounts.

1.4. Violations

If it is determined that a user has violated any of the above policy guidelines, the user will be considered to have misused City property and will be subject to disciplinary action, up to and including termination, as well as the loss of electronic communications privileges. If necessary, the City will advise appropriate legal authorities of any illegal activities.

1.5. Email Use Policy

This policy provides the employees with effective, consistent standards in regards to the use of the electronic mail systems (email). This policy applies to all employees. Violations of any guidelines listed above may result in disciplinary action up to and including termination. If necessary appropriate legal officials will be advised of any illegal activities.

All electronic communications and stored information transmitted, received, or archived in the City’s information system are the property of the City. The City reserves the right to access and disclose all messages sent by email. Employees have no expectation of privacy with respect to any email coming into or going out of City resources, particularly those which come into, or go out of, a City email account. City email accounts are provided in order to carry out communications for City or City-related business only. Employees may not access their personal email accounts through the computer system.

1.6. Social Media

Public employees have responsibilities, higher standard of conduct, and image in the public to follow and maintain.

There are many tools available today that enable people to publish and share content on the public Internet. These include social media and networking sites such as Facebook, Twitter, Yelp, YouTube, and foursquare, subscription services such as Angie's List, as well as blogs, blog comments, forum posts, wikis, and other similar sites.
Employees may participate in any of these forms of communication using personal equipment during their personal non-work time. The City respects the right of its employees to use social media sites and other parts of the public Internet as a medium of self-expression, communication, and public conversation. The City does not discriminate against employees who use these media for personal interests and affiliations or for other lawful purposes.

However, employees should keep in mind that their postings can affect how the general public perceives the City. The City has the right to make sure that nobody has made unauthorized use of or discloses confidential information (e.g., personal and protected information about employees and/or citizens). Employees are cautioned that they should have no expectation of privacy while using the public Internet, even on their own personal time, and even when using their own personal equipment. Employees’ public postings on social media and other Internet sites can be viewed by anyone, including the City’s management.

The following guidelines apply to all use of social media or the public Internet by employees, even when on their own personal time and on their own personal equipment:

- Employees are free to identify themselves as a City employee if they wish. (Certain law enforcement positions may be exempt.) However, they should state that their views are their own, and do not reflect those of the City administration.
- If an employee is contacted by anyone about one of their posts, including a commenter or a member of the press, and is asked to discuss confidential City information, the employee must speak with his or her supervisor before responding.
- Only employees who are specifically authorized by the City are permitted to prepare and modify content for the City's website, any official City blogs, and any of the City's official social sites. If an employee is uncertain about whether or not he or she is permitted to post certain content, he or she must discuss the proposed content with his or her supervisor prior to posting.
- If an employee sees a posting on the Internet from a member of the public that speaks adversely about any City operation or service, they should forward the post to their supervisor instead of responding directly to the poster.
- Employees may not claim to speak on behalf of the City in an official capacity on the public Internet or in any social networking service unless they have been specifically authorized to do so.
- Employees may not discuss or disclose on the public Internet or in any social networking service any confidential information they obtained through their employment with the City.
- Employees may not post or view any content on social media sites or to the public Internet during working time, except as part of the employee's official assigned job duties.
• Employees may not post any threats of violence or any unlawfully harassing or discriminatory content about any of their co-workers, or any person.
• Any employee found to be violating this Policy is subject to immediate disciplinary action, including discharge.

1.7. Cellular Phone, Electronic Device

This policy outlines the use of personal cell phones/electronic devices at work, the personal use of City cell phones/electronic devices and the safe use of cell phones/electronic devices by employees while driving.

Personal Cellular Phones/Electronic Devices

While at work employees are expected to exercise the same discretion in using personal cellular phones/electronic devices as is expected for the use of City phones. Excessive personal calls/electronic device use during the work day, regardless of the phone/device used, interfere with employee productivity and distract others. Employees must limit personal calls and electronic device use to non-working time (i.e., authorized breaks and lunch periods) and ensure that friends and family members are aware of the City’s policy. Flexibility will be provided in circumstances demanding immediate attention or for emergencies.

Where an employee’s duties require immediate access to an employee the City may issue a pager, cellular phone or a hand-held radio (i.e., a “walkie-talkie”) to an employee for work-related communications.

Employees in possession of City equipment are expected to protect the equipment from loss, damage or theft. Upon resignation or termination of employment, or any time upon request, the employee may be asked to produce the equipment for return or inspection. Employees unable to present the equipment in good working condition within the time period requested (i.e. 24 hours) may be expected to bear the cost of a replacement.

Safety Issues for Cellular Phone/Electronic Device Use

Employees whose job responsibilities include regular or occasional driving and who are issued a cell phone/electronic device for business use are expected to refrain from using their phone/device while driving. Safety must come before all other concerns. Regardless of the circumstances, including slow or stopped traffic, employees are strongly encouraged to pull off to the side of the road and safely stop the vehicle before placing or accepting a call or using an electronic device. If acceptance of a call or use of the device is unavoidable and pulling over is not an option, employees are expected to keep the call/use short, use hands-free options if available, refrain from complicated or emotional discussions and keep their
eyes on the road. Special care should be taken in situations where there is traffic, inclement weather or the employee is driving in an unfamiliar area.

Employees whose job responsibilities do not specifically include driving as an essential function, but who are issued a cell phone/electronic device for uses related to their employment with the City are also expected to abide by the provisions above. Under no circumstances are employees allowed to place themselves or others at risk to fulfill work needs. Employees who are charged with traffic violations resulting from the use of their phone/electronic device while driving will be solely responsible for all liabilities that result from such actions. Violations of this policy will be subject to discipline up to and including termination.