

Wentworth Parish Council

Social Media Policy

1. Purpose of Policy

1.1 Social media provides the Parish Council with the opportunity to communicate to a wide audience promptly on a range of subjects relating to its activities, providing updates, news, information and retweeting relevant information from other sources. It also provides an opportunity to communicate with the younger age group, the business community and hopefully the harder to reach groups.

1.2 The Parish Council will make use of social media tools to quickly distribute information but carefully control its use in order to minimise the risks.

1.3 This policy provides a structured approach to using social media and will ensure that it is effective, lawful and does not compromise the Parish Councils information or computer systems/networks.

1.4 Users must ensure they use social media sensibly and responsibly and ensure that its use will not adversely affect the council or its business, nor be damaging to the Parish Council's reputation and credulity or otherwise violate any Parish Councils policies.

1.5 The Parish Council will appoint a nominated company to maintain and update the Parish Council Website.

This form of social media may be used to:

- Post minutes and dates of meetings
- Advertise events and activities
- Good news stories linked website or press page
- Vacancies for both Councillors and Clerks.
- Retweeting or 'share' information from partners.
- Announcing new information.
- Post or share information from other Parish related community groups e.g. schools, sports clubs and community groups
- Emails will be used to distribute information of council business.

2. Aims

2.1 The aim of this Policy is to set out a Code of Practice to provide guidance to staff and Councillors in the use of online communications, collectively referred to as social media.

Social media is a collective term used to describe methods of publishing on the internet.

The policy covers all forms of social media and social networking sites which include (but are not limited to):

- Parish Council Website
- Parish Council Emails
- And other social networking sites

2.2 The principles of the Policy apply to Parish Councillors and the Clerk. It is also intended for guidance for others communicating with the Parish Council. The policy sits alongside relevant existing policies which need to be taken into consideration.

2.3 The use of social media is not to replace existing forms of communication. The Parish Council's monthly meetings, occasional flyers and the website will remain the main media for the purpose of communicating information about the Parish Council. Other forms of social media will be used to enhance communication. Therefore, existing means of communication should continue with social media being an additional option.

3. Responsibilities

The Clerk

3.1 The Clerk is the designated 'Council' owner of the Council's Social Media channels and will be responsible for establishing and administering them. Councillors officially appointed by the Council may assist the Parish Clerk to disseminate information. However, all must ensure they follow this policy. No account details may be changed without the permission of the Clerk.

3.2 Parish Council posts or comments on posts should only be made using the established Parish Council social media account.

3.3 The Parish Clerk may initiate posts or comments without prior approval for the purpose of circulating or responding with public domain information, public service notices and details from approved Parish Council minutes or on instructions from a full council meeting.

4. Guidance for Councillors.

4.1 Aspects of the Members' Code of Conduct apply to online activity in the same way it does to other written or verbal communication. Online content should be objective, balanced, informative and accurate. What you write on the web is permanent.

4.2 Councillors have the same legal duties online as anyone else, but failures to comply with the law may have more serious consequences.

4.3 Councillors should not use their own personal social media accounts when posting or commenting on posts with regard to Parish Council business or anything that may be construed as such.

4.4 Individual Parish Councillors are responsible for what they post. Councillors are personally responsible for any online activity conducted via their published e-mail address which is used for council business. Councillors are strongly advised to have separate council and personal email addresses.

4.5 Councillors using their own social media accounts or any other form of communication for community or other purposes do so as private individuals and should not use any privileged material gained from their position as a Parish Councillor.

Councillors wishing to utilise a Parish Council social media account should email the Parish Clerk with the proposed content and posting instructions with a copy to the Chairman.

Once approved by the Chairman, the Parish Clerk will make the post or comment as instructed.

5. Code of Practice

5.1 Guidance when using social media (including email).

- All social media sites in use should be checked and updated on a regular basis and ensure that the security settings are in place.
- When participating in any online communication;
- As a Parish Council, we have a professional image to uphold and how we conduct ourselves online impacts this image

- Be responsible and respectful; be direct, informative, brief and transparent.
- Always disclose your identity and affiliation to the Parish Council. Never make false or misleading statements.
- Parish Councillors should not present themselves in a way that might cause embarrassment.

All Parish Councillors need to be mindful of the information they post on sites and make sure personal opinions are not published as being that of the Council or bring the Council into disrepute or is contrary to the Council's Code of Conduct or any other Policies.

- Keep the tone of your comments respectful and informative, never condescending or "loud."

Use sentence case format, not capital letters, or write in red to emphasis points. Spell and grammar check everything. Correct any errors promptly.

- Refrain from posting controversial or potentially inflammatory remarks. Language that may be deemed as offensive relating in particular to race, sexuality, disability, gender, age or religion or belief should not be published on any social media site.

- Avoid personal attacks, online fights and hostile communications.

- Never use an individual's name unless you have written permission to do so.

- Permission to publish photographs or videos on social media sites should be sought from the persons or organisations in the video or photograph before being uploaded.

- Respect the privacy of other councillors and residents.

- Do not post any information or conduct any online activity that may violate laws, regulations, this includes copyright.

- Non-compliance will not be tolerated and can result in a ban.

6. Social media and meetings

6.1 The Council encourages Councillors to keep residents informed of the Parish Councils issues and the use of social media can help with this, especially during official Council meetings.

Below are some extra guidelines for Councillors to consider for the use of social media during meetings:

- Handheld devices and laptops are permitted for use during meetings to allow

environmentally friendly and effective communication. The use of such devices is intended to improve communication during meetings - not to interrupt or distract anyone taking part.

Ensure the volume on all electronic devices is turned to 'mute'.

- Councillors' tweets / blogs during Council meetings should refer to the discussions which are taking place at the meeting – tweeting / blogging about other subjects will show the public and other attendees at the meeting that you are not engaging properly in the meeting.

Councillors have a responsibility to take Council business seriously and it is not appropriate for members to use social media to tease or insult other members. Residents expect debate and to be informed about Council business, not witness petty arguments.

- Residents and Councillors should note that not all communication requires a response.

- There will not be an immediate response to communications as they may be discussed by

the Parish Council and all responses will be agreed by either the full Parish Council or if not contentious by the appropriate committee or working party.

- The Parish Clerk will be responsible for all final published responses having referred to the Chairman and Vice-Chairman where necessary.
- If a matter needs further consideration, it may be raised as a full agenda item for discussion at the next appropriate meeting. Again, the poster shall be informed via the page or direct message that this is the case.
- If the Clerk feels unable to answer a post e.g. one of a contentious nature, this shall be referred to the Chairman or Vice-Chairman. The poster will be informed by way of response to this fact and also be invited to correspond with them directly.
- Some communications from residents and other third parties may be required to be discussed at a Parish Council meeting. When this is necessary the item will be placed on the next available agenda. Any response will then be included in the minutes of the meeting.
- Councillors or parishioners who have any concerns regarding content placed on social media sites should report them to the Clerk of the Council. Misuse of such sites in a manner that is contrary to this and other policies could result in action being taken.

6.2 The sites are not monitored 24/7 and we will not always be able to reply individually to all messages or comments received. However, we will endeavour to ensure that any emerging themes or helpful suggestions are passed to the relevant people.

7.0 Breach of GDPR

If you suspect a GDPR data breach, the Clerk should immediately contact the data controller and inform them of the potential breach, then take steps to mitigate the risk by reviewing your personal information, monitoring for suspicious activity, and considering contacting the relevant data protection authority if the breach poses a high risk to your personal data;

Key steps to take:

Contact the data controller: Notify the organisation responsible for your data about the suspected breach as soon as possible.

Gather information: Understand what data might have been compromised and how the breach occurred.

Assess the risk: Determine the potential impact of the breach on your personal data and the likelihood of harm.

Take protective measures:

Review your personal information:

Check your accounts for any unauthorized activity and consider changing passwords.

Monitor for suspicious activity: Be vigilant for phishing attempts or other fraudulent activity related to your compromised data.

Consider credit monitoring: If financial information was compromised, you might want to set up credit monitoring services.

Contact the supervisory authority: If the breach poses a high risk to your personal data, report it to the relevant data protection authority (like the Information Commissioner's Office in the UK).

Important points to remember:

Time is critical: Report the breach to the data controller as soon as you become aware of it.

Be specific: Provide detailed information about the suspected breach, including the type of data involved and how you believe it occurred.

Seek legal advice: If you are concerned about the potential consequences of the breach, consult a lawyer specialising in data protection law

8.0 Review of policy

The Policy will be reviewed at the Annual Council meeting held in May or earlier should legislation or practice require. This will be included in the Parish Councils Order of Business included in the Parish Council Standing Orders.

Adopted by Council April 2024

Review date April 2025