Proposed Policy Number and Title: 441 Appropriate Use of University Technology Assets				
Existing Policy Number and	Title: 441	Appropriate Use of C	Computing Facilities	
	App	oroval Process*		
⊠ Regular	☐ Tempe	orary Emergency	☐ Expedited	
□ New	□ New		□ New	
☐ Revision	☐ Revi		☐ Revision	
⊠ Deletion		pension		
	Anticipat	ted Expiration Date:		
*See UVU Policy 101 Policy	Governing I	Policies for process d	etails.	
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Draft Number and Date: Stage 4, Deletion President's Council Sponsor: Christina Baum Ext.				
Policy Steward: Joe Belna		a Daum	Ext.	
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POLICY TITLE	Appropriate Use of Computing Facilities	Policy Number	441
Section	Facilities, Operations, and Information	Approval	June 13, 1996
Section	Technology	Date	June 13, 1770
Subsection	Information Technology	Effective	June 13, 1996
Subscendii	miormation reclinology	Date	June 13, 1770
Responsible	Office of the Vice President of Information		
Office	Technology		

1.0 PURPOSE

1.1 UVU creates and maintains computing and networking facilities for the purpose of conducting and supporting the instructional and research activities of students, faculty, and staff. This policy was designed and implemented to ensure the proper use of computing facilities in accordance with the mission of the University and the guidelines of its academic and administrative environment.

1.2 The growth of the Internet and the freedom of information exchange were key factors in the design of this policy. Many academic and administrative bodies were involved in the creation of the policy including the Network Policies Subcommittee, Information Technology Committee, President's Staff, Faculty Senate, Student Government, and PACE.

1.3 UVU endorses the following statements:

1) The Educom Code for Software and Intellectual Rights was developed through Educom, a non-profit consortium of colleges and universities committees to the use and management of information technology in higher education, and the Information Technology Association of America (ITAA), a computer software and services industry association. As follows:

a) Respect for intellectual labor and creativity is vital to academic discourse and enterprise. This principle applies to works of all authors and publishers in all media. It encompasses respect for the right to acknowledgment, right to privacy, and right to determine the form, manner, and terms of publications and distribution.

b) Because electronic information is volatile and easily reproduced, respect for the work and personal expression of others is especially critical in computer environments. Violations of authorial integrity, including plagiarism, invasion of privacy, unauthorized access, and trade secret and copyright violations, may be grounds for sanctions against members of the academic community.

2) An excerpt for the Joint Statement on Rights and Freedoms of Students created by the American Association of University Professors (AAUP) pertaining to student due process in the event of a circulation of this policy:

a) Pending action on the charges, the status of a student shall not be altered, or his right to be present on the campus and to attend classes suspended, except for reasons relating to the student's physical or emotional safety and well-being, or for reasons relating to the safety and well-being of students, faculty, or university property. 2.0 REFERENCES 2.1 18 U.S.C. 875 2.2 413 U.S. 15, 93 1973 **2.3** Utah law 76-8-703 to 705, 76-9-502, 76-9-102, 76-10-1228, 76-6a-3, 77-23a-1 to 16, 77-23a-4 or 77-23a-9 2.4 UVU Policy 156 Grievances 2.5 UVU Policy 203 Purchasing 2.6 UVU Policy 541 Student Rights and Responsibilities Code 2.7 UVU Policy 647 Faculty Grievance **2.8** AAUP Policy Statement 2.9 "Banning 'Indecency' Colleges Weigh Impact of Proposed Restrictions on Internet Material," Chronicle of Higher Education, January 5, 1996 (A19). 2.10 Black Law Dictionary, 6th Edition **2.11** The Chronicle of Higher Education (ongoing) 2.12 "Colleges Criticized for Response to Offensive Electronic Speech," Chronicle of Higher Education, December 1, 1995 (A32). 2.13 "Colleges Oppose Proposed Ban on 'Indecent' Material Online," Chronicle of Higher Education, December 15, 1995 (A24). 2.14 Computer Freedom and Privacy Conference 1995 & 1996 2.15 "Discovery of E-Mail and Other Computerized Information" by Heidi McNeil and Robert M. Kort in Arizona Attorney (April 1995). 2.16 "Electronic Communications" in Perspective: The Campus Legal Monthly (October 1995). 2.17 Electronic Frontier Foundation Policy on Computer Use

- 2.18 "E-Mail Institutional Liability, and Freedom of Expression" in Synfax Weekly Report (April 25, 1994).
 2.19 "E-Mail Policies Are Crucial for University E-Mail Users," Item #12 from NACUA Conference by Richard Raysman (June 1995).
 2.20 "Fantasies' on the Internet" in Synfax Weekly Report (March 13, 1995).
 - 2.20 "Fantasies' on the Internet" in Synfax Weekly Report (March 13, 1995).
- 2.21 The Fifth Conference on Computers, Freedom and Privacy (March 1995)
 95
 - 2.22 "The Web in the Workplace," The Net, January 1996 (12).

3.0 DEFINITIONS

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staff.

- 3.1 Crash: A disruption of the supervisory or accounting functions of the computing facilities or
 doing anything which is likely to have that effect.
- 3.2 Disruptive activities: Utah law (76-8-703 to 705) prohibits interfering with the peaceful
 conduct of the activities of the University or disruption of the school or its students or activities.
 Examples include, but are not limited to software or activities which are:
- 107 3.2.1 Destructive: Harmful, troublesome, ruinous, devastating, vicious.
- 109 *3.2.2 Invasive*: Encroaching, infringing, trespassing, interfering.
 - 3.3 Due Process: As with other policies at the University, both notice and hearing are provided. Because of the unique nature of computing facilities, notice of a problem with one's account may be provided by disabling the account. The user then has the opportunity to discuss with the affected system administrator what prompted that action. If the user is dissatisfied with the response from the system administrator, then the user may exercise his/her grievance rights. Grievance policies are provided for users according to whether they are students, faculty, or
- 3.4 Illegal activities: Pertinent laws include, but are not limited to:
- 3.4.1 Copyright infringement: Software available on computers and networks is not to be copied
 in violation of any copyright or any applicable software license.
- 3.4.2 Harassment: A course of conduct directed at a specific person that causes emotional distress in such person.
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- 3.4.3 Threats: Federal law prohibits threats.18 U.S.C. 875 states: Whoever transmits in interstate commerce any communication containing any threat to kidnap a person or any threat to injure the person of another shall be fined not more than \$1,000 or imprisoned not more than five years, or both.

3.4.4 Libel: Utah law (76-9-502) prohibits libel. Persons are guilty of libel if they intentionally and with a malicious intent to injure another publish or procure to be published any libel. Libel damages the memory of one who is dead, or impeaches the honesty, integrity, virtue, or reputation, or publishes the natural defects of one who is alive, thereby exposing him or her to public hatred, contempt, or ridicule.

3.4.5 Disorderly conduct: Utah law (76-9-102) prohibits a person from knowingly creating a hazardous or physically offensive condition by an act which serves no legitimate purpose. Intending to cause public inconvenience, annoyance or alarm, or recklessly creating a risk. Making unreasonable noises in a public place. Engaging in abusive or obscene language or making obscene gestures in a public place.

3.4.6 Public displays: Utah law (76-10-1228) prohibits public display (at any establishment frequented by minors, or where the minors are invited as a part of the general public, i.e. UVU), any motion picture, or any still picture that consists of nude or partially denuded figures posed or presented in a manner to provoke or arouse lust or passion.

3.4.7 Pyramid schemes: Utah law (76-6a-3) prohibits organizing, establishing, or administering pyramid schemes. Pyramid schemes are defined in Utah law (76-6a-3) as "any sales device or plan under which a person gives consideration to another person in exchange for compensation or the right to receive compensation which is derived primarily from the introduction or other persons into the sales device or plan rather than from the sale of goods, services, or other property."

3.4.8 Obscenity: Objectionable or offensive to accepted standards of decency. The test: whether the average person, applying contemporary community standards would find that the work, taken as a whole, appeals to the prurient, whether the work depicts or describes, in a patently offensive way, sexual conduct specifically defined by the applicable state law, and whether the work, taken as a whole, lacks serious literary, artistic, political, or scientific value. See, Miller v. California (413 U.S. 15,93 1973), the U.S. Supreme Court case which clarified the term "obscene"

3.5 Inordinate: Determined by affected system administrators. Including, but not limited to: affecting available disk space, CPU time, e-mail system, printing facilities, and dial-up access lines.

3.6 Interception: Utah law (77-23a-1 to 16) allows for interception of communications.

3.6.1 The University, as a provider of electronic communications service, may provide information/technical assistance to persons authorized by law to intercept communications if the University is provided with a court order or certificate from the Attorney General's office that no warrant or court order is required by law, that all statutory requirements have been met, and that the specified assistance is required.

3.6.2 University system administrators may intercept electronic communications if one of the parties to the communication has given prior consent to the interception (unless it is intercepted

177 178	to commit a crime or a tort) or if the electronic communication is made through a system that is readily accessible to the public.
179	readily accessions to the passion
180 181	3.6.3 University system administrators may divulge the contents of any communication:
182 183	1) As authorized under Utah Law 77-23a-4 or 77-23a-9;
184 185	2) With lawful consent of the originator or any addressee or intended recipient of the communication:
186	,
187 188	3) To a person employed or authorized or whose facilities are used to forward the communication to its destination;
189 190 191	4) Inadvertently obtained by system administrators and to pertain to the commission of the crime (contents can then be revealed only to law enforcement).
192	(contents can then be revealed only to law embreement).
193 194	3.7 Passwords: Are never to be given to other people, shall not be easily guessed, and shall be frequently changed. <i>Bad</i> passwords can create security breaches. Change a bad password when
195	notified by a system administrator. Failure to do so will result in the account locked. Examples of
196 197	bad passwords are those:
198 199	1) Related to the user (like phone number, birth date, spouse name).
200 201	2) Easily guessed by a system administrator (in fewer than five tries).
202	3.8 Responsible for the contents of their accounts: Includes, but is not limited to: Having
203 204	incoming mail held/forwarded when off campus for extended periods of time, emptying trash, deleting outbox messages which are no longer needed, and archiving messages to be saved.
205 206	3.8.1 Messages shall not be retained beyond one term. Users who feel the need to retain copies of
207 208 209	messages beyond that point need to archive them, save them, or print them and retain them in that form.
210 211 212	3.8.2 Users shall categorize messages when they are created. Note whether they are privileged or what future value they have so that they can be more readily archived and referenced.
213 214 215	3.9 Routine maintenance of the system: Includes, but is not limited to: Security checks, deletion of temporary files, verification of e-mail delivery, and assurance of available disk space.
216 217	3.10 Security breach:
218 219	3.10.1 Unauthorized use of an account.
220 221	3.10.2 Unauthorized access or unauthorized changes to system resources.
222	3.10.3 Using bad passwords, or attempting to use or acquire others' passwords.

3.11 Security check: Verification that privacy is ensured and access is granted as needed and appropriate. 3.12 System files: Any files that control or otherwise affect the startup or operation of a computer system. **4.0 POLICY** 4.1 Ensure the proper use of computing facilities maintained by the University for instructional, administrative, and research activities of students, faculty, and staff. Reviewed at least annually, the Computing Policy Committee, a standing subcommittee of the InfoTech Committee, shall evaluate changes in law and technology which impact the University. The committee shall invite representatives of UVUSA, PACE, and Faculty Senate to participate. 4.2 Rights and Responsibilities 4.2.1 Use of the UVU computer system must be legal, ethical, and consistent with the University's mission. 4.2.2 Individual users must: 1) Choose safe passwords, change them often, and do not disclose them. 2) Keep accounts free of cluttering files. 3) Backup all private, important, or irreplaceable files. 4) Accept that instructional, administrative, and research uses of system resources take priority over all other uses. 5) Obey federal, state, and local laws which govern computer and telecommunication use. 6) Consent to the interception of e-mail by system administrators under circumstances where there is imminent danger to life, safety, health, security, or property. 7) Recognize that user actions reflect on both the user and the University. 8) Protect the privacy of self and others. 9) Perform personal file maintenance (including scanning for viruses and deleting unnecessary files regularly). **4.2.3** System administrators must: 1) Perform periodic security checks to ensure that computing resources provided by the University are as secure as the University can make them.

270	
271	2) Treat the contents of files as private and confidential.
272	
273	3) Perform routine maintenance of the system.
274	
275	4) Keep a backup of information on networked file servers, but have no responsibility for lost
276	data due to system errors.
277	
278	5) Enforce violations of this policy in cooperation with appropriate authorities.
279	
280	6) Disclose e-mail messages, files, backups, and any other pertinent records to authorized law
281	enforcement officials or other authorized third parties.
282	•
283	4.3 Prohibitions
284	
285	4.3.1 Users must not:
286	
287	1) Attempt to gain access to any system or account without authorization from a system
288	administrator.
289	
290	2) Share passwords and/or accounts.
291	2) Share publication and of accounts.
292	3) Copy or change system files or software without authorization from a system administrator.
293	3) copy of change system mes of software without authorization from a system authorization.
294	4) Use destructive or invasive software.
295	1) Obe destructive of invasive software.
296	5) Violate licensing agreements, patent, copyright and/or trademark laws or UVU Purchasing
297	regulations as governed by UVU Policy 203 Purchasing.
298	regulations as governed by 6 v 6 1 oney 2031 wemasing.
299	6) Display images, sounds, or messages which are obscene where others may be affected by
300	them.
301	them.
302	7) Consume inordinate amounts of system resources.
303	7) Consume moramate amounts of system resources.
304	8) Crash machines or systems deliberately.
305	b) Crash machines of systems denocratery.
306	0) Pouticipate in electronic chair lettors
	9) Participate in electronic chain letters.
307	10) December along description of a substitute for all the devices 1 of substitute 1 of substitute devices 1 of substitute 1 of substi
308	10) Reserve shared resources. A public shared computing facility device left unattended for more
309	than ten minutes is available for use, and any process running at the time of abandonment shall
310	be terminated. Running unattended programs or placing signs on devices to "reserve" them is
311	inappropriate without authorization from a system administrator.
312	
313	11) Lock a public shared workstation or computer without authorization from a system
314	administrator.
315	

316 317	12) Use the University computing facilities for disruptive or illegal activities.
318	4.4 Violations and Penalties
319	
320 321	4.4.1 Use of UVU computing facilities and accounts is a privilege.
322	4.4.2 Violation of UVU policy or federal, state, and/or local law may lead to revocation of
323	computing privileges.
324	tompumg privingges
325	4.4.3 Violations of this policy are referred to the appropriate academic, administrative, and/or
326	legal authority. System administrators are authorized to disable accounts when violations occur.
327	regar auditerray. System auministraters are auditerrized to disuste accounts when violations occur.
328	4.4.4 Due process is afforded users charged with violations.
329	to to 2 to provide to mission states of the provide the provide to mission states of the provide to the provide
330	4.4.5 Grievances may be filed.
331	
332	4.4.5.1 Students see UVU Policy 541 Student Rights and Responsibilities Code
333	The state of the s
334	4.4.5.2 Faculty see UVU Policy 647 Faculty Grievance.
335	g to the many to the many
336	4.4.5.3 Staff see UVU Policy 156 Grievances.
337	y
338	4.5 Security
339	
340	4.5.1 All computing resources owned and managed by UVU are as secure as the University can
341	make them.
342	
343	4.5.2 Users who find possible security breaches shall report them. Any use of the system under
344	the possible security breach condition is prohibited.
345	
346	4.5.3 Users are responsible not to share passwords or their accounts.
347	
348	4.5.4 Bad passwords jeopardize security.
349	
350	4.6 Privacy
351	
352	4.6.1 Employee files are public documents. See GRAMA (Government Records Access and
353	Management Act). Consequently, files may be subject to inspection through the GRAMA office.
354	In such cases, the university GRAMA officer has authority to inspect files to determine which
355	portions may be exempt from disclosure.
356	
357	4.6.2 Any inspection of electronic files, and any action based upon such inspection, shall be
358	governed by all applicable federal and state laws, and university policy.
359	

260	AC2 Destination of the second
360	4.6.3 Routine maintenance of systems occasionally results in files being read. Network and
361	system administrators are required to treat the contents of electronic files as private and
362	confidential, but users shall exercise caution with confidential information.
363	ACAE 11 11 11 12 12 13 14 11 14 14 14 14 14 14 14 14 14 14 14
364	4.6.4 E-mail on the University system is as private as possible. Attempts to read another person's
365	e-mail (or other protected files) shall be treated with the utmost seriousness. The system
366	administrators shall not read mail or other electronic media files unless absolutely necessary in
367	the course of their duties, and shall treat the contents of those files as private information at all
368	times.
369	
370	4.6.5 Students who wish to have their personal information removed from directory databases
371	need to contact the Records office, and submit appropriate authorization.
372	
373	4.7 Free Expression
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375	4.7.1 Communications which originate from UVU facilities are free from censorship or prior
376	restraint, except when they are illegal.
377	
378	4.7.2 Universities exist for the transmission of knowledge and the pursuit of truth. Censorship of
379	material on partisan or doctrinal grounds is contrary to these goals.
380	
381	1) Downloading: Academic library standards and principles of intellectual property are applied
382	to material received from computer networks.
383	
384	2) Publishing: Faculty and student intellectual and academic freedom standards_are applied to
385	publication in computer media.
386	
387	3) Interfering with the freedom of expression of others is unacceptable.
388	
389	4.8 Electronic Mail (E-Mail)
390	
391	4.8.1 Users are responsible for the contents of their accounts.
392	
393	4.8.2 Employee e-mail messages are university records (see GRAMA).
394	
395	4.8.3 E-mail is an inappropriate vehicle for the transmission of personal and/or confidential
396	information which needs to remain secure from disclosure. Users shall expect that nothing
397	delivered or received via e-mail is private.
398	
399	4.8.4 The University is obligated to disclose E-mail messages to law enforcement officials, or
400	others authorized under GRAMA, without prior notice.
401	•
402	4.8.5 Prohibited E-Mail
403	
404	1) Illegal messaging.
405	

2) Electronic chain letters 3) Mailbox contents which consume inordinate amounts of system resources. 4) Only University Marketing and Communications may send messages to the entire faculty, staff, and administration. Those wishing to reach all faculty, staff, and administration must do so through University Marketing and Communications 'weekly UVAnnounce. 5) To send unsolicited messages to large groups of people, seek authorization from University Marketing and Communications in advance.

POLICY HISTORY				
Date of Last Action	Action Taken	Authorizing Entity		