TECHNOLOGY USE POLICY

Purpose

The purpose of this policy is to govern the use of computers, Internet services, and electronics at this Library in accordance with the Vision and Mission Statement of the San Diego County Public Law Library.

Effective Date

March 5, 2009

Terms of Use

By using computer, Internet services, and electronics at the Library, the user agrees to abide by the terms of this policy.

Important Facts

Users should be aware of the following when using our services:

- Internet content is not filtered.
- The amount of data that can be downloaded may be limited.
- The Library does not capture or share personal information.
- The Library is a public space and cannot provide privacy.
- Staff assistance is limited to basic instruction in the use of our research databases.
- The Library has limited access to electrical outlets for personal computer use.

Computer and Equipment Use

Guidelines:

- Users must sign up at the service desk before using a "sit down" Library computer, a designated personal computer station, or other electronic Library equipment.
- Library computer and Internet use is for legal research purposes and accessing government documents only.
- Our libraries can accommodate no more than two (2) people at a computer at one time.

Time limits:

- A 30 minute time limit will be applied when users are waiting for library computers, designated electrical outlets, and other electronic equipment.
- Stand up computer usage is limited to quick searches, 15 minutes or less.
- Computers and print stations will be shut down 15 minutes prior to closing.
Acceptable & Prohibited Activities

The following describes acceptable and prohibited activities when using Library computers, Internet services, or electrical outlets at the Library:

Acceptable:

- Using email for legal or government document research.
- Saving documents temporarily to the computer.
- Saving documents to removable media, e.g. CD or flash drive.
- Using computer audio and video with headphones.
- Installing resources found within the Library’s collection.

Prohibited:

- Illegal activities, including violation of federal, state or local laws.
- Using Library computers for any purpose other than legal research or access to government documents.
- Modifying or damaging library computer equipment or software.
- Interfering with or obstructing the use of Library computer and Internet services in such a manner as to constitute a nuisance to other persons.
- Using a computer or the Internet in a manner that constitutes a nuisance to other persons.
- Creating a safety hazard, such as running power cords across pathways.
- Plugging equipment into outlets or surge protectors used to power library equipment.

Rights & Responsibilities

The Library staff and security have the authority to:

- Ensure computers, Internet, and electronics are being used in accordance with this policy.
- Gather statistics on computer use.
- Interrupt PC or printing service for maintenance purposes.

Users are responsible for:

- Abiding by the terms of Library policies.
- Complying with Federal copyright laws, Title 17 U.S.C.
- Recognizing that the Library is a public space and users' rights are constrained by the rights of others.
- Having basic computer skills.
- Their children’s behavior, as well as their children’s compliance with this policy.
Disclaimer

The Library is not responsible for:

- The accuracy of any information accessed on the Internet.
- Any damages or lost data arising from computer, Internet, or electrical malfunction.
- The safety and security of user equipment or information entered by the user.
- Unintended print jobs.
- Loss or damage to personal laptops or other property left unattended.

Violations

Failure to comply with this policy may result in:

- Loss of computer or Internet access.
- Removal from the library.
- Suspension from the library.
- Police involvement.
- Civil or criminal prosecution.

Library staff and security have the authority to enforce this policy.

Users who have been suspended from the library for more than 5 days for failure to comply with this policy have the right to appeal according to the Appeals Procedure.

This Technology Use Policy has been approved by the San Diego County Public Law Library Board of Trustees at a regular meeting on February 25, 2009.

Judge Julia Craig-Kelety
President of the Board of Trustees

Robert E. Riger
Secretary to the Board of Trustees

Note: This Technology Policy supersedes all earlier SDCPLL computer and Internet policies which address public use.
Internet Safety Policy

Introduction

It is the policy of the San Diego Law Library to:

(a) prevent user access over its computer network to, or transmission of, inappropriate material via Internet, electronic mail, or other forms of direct electronic communications;

(b) prevent unauthorized access and other unlawful online activity;

(c) prevent unauthorized online disclosure, use, or dissemination of personal identification information of minors; and

(d) comply with the Children’s Internet Protection Act [Pub. L. No. 106-554 and 47 USC 254(h)].

Definitions

Key terms are as defined in the Children’s Internet Protection Act.

Access to Inappropriate Material

To the extent practical, technology protection measures (or “Internet filters”) shall be used to block or filter Internet, or other forms of electronic communications, access to inappropriate information.

Specifically, as required by the Children’s Internet Protection Act, blocking shall be applied to visual depictions of material deemed obscene or child pornography, or to any material deemed harmful to minors.

Subject to staff supervision, technology protection measures may be disabled for adults or, in the case of minors, minimized only for bona fide research or other lawful purposes.

Inappropriate Network Usage

To the extent practical, steps shall be taken to promote the safety and security of users of the San Diego Law Library online computer network when using electronic mail, chat rooms, instant messaging, and other forms of direct electronic communications.

Specifically, as required by the Children’s Internet Protection Act, prevention of inappropriate network usage includes: (a) unauthorized access, including so-called ‘hacking,’ and other unlawful activities; and (b) unauthorized disclosure, use, and dissemination of personal identification information regarding minors.

Education, Supervision and Monitoring

It shall be the responsibility of all members of the San Diego Law Library staff to educate, supervise and monitor appropriate usage of the online computer network and access to the
Internet in accordance with this policy, the Children’s Internet Protection Act, the Neighborhood Children’s Internet Protection Act, and the Protecting Children in the 21st Century Act.

Procedures for the disabling or otherwise modifying any technology protection measures shall be the responsibility of the library’s Chief Information Officer or designated representatives.

Adoption

This Internet Safety Policy was adopted by the San Diego Law Library Board of Trustees at a public meeting, following normal public notice, on March 17th 2021.

Mara Elliott, Esq.  
President of the Board of Trustees  

John W. Adkins  
Director of Libraries and Assistant Secretary to the Board  

NOTE: This policy is an addition to the Technology Use Policy dated February 29, 2009, and does not supersede or replace that original policy except with regard to the use of CIPA technology protection measures for Internet content.