STAFF EMAIL POLICY

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http://policies.docstore.port.ac.uk/policy-070.pdf

If you need this document in an alternative format, please email corporate.communications@port.ac.uk
Summary

What is this policy about?

The Staff Email Policy sets out the conditions under which the University’s email system – Google Mail – will be used, and the principles for managing messages created or received as part of the University’s business.

Who is this policy for?

It applies to all staff and other authorised account holders (i.e. those with an @port.ac.uk email address) including PhD students.

The use of Google Mail by students and alumni (@myport.ac.uk email addresses) is covered by the Student Email Policy which can be found in the policy section of our website.

How does the University check this policy is followed?

IS carry out proactive monitoring to scan for phishing emails and as part of Data Loss Prevention to prevent sensitive information being inappropriately sent outside of the organisation. Reactive monitoring may be carried out in accordance with section 2.7 of this Policy.

Staff members are informed of the existence of this policy and the need to manage their emails effectively at the staff induction conference, via the Information Governance eLearning package which is part of the University’s core training, via awareness campaigns, and via an annual reminder (Staff Essentials news article).

Who can you contact if you have any queries about this document?

Any questions about this Policy should be directed to the University Records Manager.

Executive summary

The key elements of the Staff Email Policy are:

1. Email facilities are provided to support learning, teaching, research, administration and approved business activities of the University. All @port.ac.uk email addresses, associated accounts (including @portsmouth.ac.uk addresses) and emails are the property of the University.

2. Emails are subject to the same laws and policies that apply to other forms of communication, and therefore must be composed with the same degree of care as would be used for formal letters.

3. All email correspondence must be conducted using the University’s Google Mail.

4. Communication undertaken on behalf of the University is subject to the University’s Dignity and Respect policy, which promotes the principles of respect and dignity in all correspondence.
5. All emails are subject to Data Protection and Freedom of Information legislation, and may be legally admissible. This also applies to all instant messaging platforms used for work purposes, including but not limited to Google Chat and MS Teams Chat. Statements must not be made that could expose the University to legal liability or damage its reputation.

6. In order to present a consistent and professional image to those with whom the University corresponds, staff are expected to adhere to corporate guidelines when creating their email signature.

7. In cases of planned absence, staff must set up an out-of-office email message giving alternative contact details to ensure that enquiries can be answered promptly and that Freedom of Information requests can be answered within legally prescribed timescales (see section 3.6.1 for a suggested form of words).

8. Where appropriate to their role, staff may give a colleague delegated access to their email account, so that messages can be checked in cases of staff absence/illness.

9. Emails are records of the University’s actions and decisions, and must be managed as efficiently as paper and other electronic records. It is the responsibility of all staff to ensure that messages with continuing value are saved into the appropriate corporate system.

10. Users must regularly review their emails to ensure that those that have served their purpose are deleted from the system.

11. Staff are no longer permitted personal use of Google Workspace for Education (see section 2.3 for more detail).

12. Any misuse of the system may cause the instigation of formal disciplinary procedures and the police authorities may be notified (see the whole of section 2 for more details, but primarily 2.2 and 2.7).

13. When members of staff leave the University or move to another part of the University, it is their responsibility to delete all messages with no continuing value including personal emails and to transfer to appropriate colleagues or systems any messages that need to be retained.

14. Staff should ensure that their electronic work diaries are held within Google Workspace Calendar and kept up-to-date, so that colleagues can easily confirm their availability when booking appointments and arranging meetings.
Policy

1. Introduction

The purpose of this Policy is to set out the conditions under which the University’s email system – Google Mail – may be used, and the principles for managing messages created or received as part of the University’s business. It applies to all staff and other authorised account holders (i.e. those with @port.ac.uk email addresses, including PhD students). The use of Google Mail by students (i.e. @myport.ac.uk email addresses) is covered by the Student Email Policy which can be found in the policy section of the website.

1.1. Responsibilities

Responsibility for reviewing and updating this Policy lies with the University Records Manager, authorised by the Executive Director of Corporate Governance. Line managers have a responsibility to ensure that their staff are aware of the Policy, and all users are expected to comply with its requirements.

1.2. Ownership

All @port.ac.uk email addresses, associated accounts, work-related emails and instant messages are the property of the University. Ownership allows the University the right to access/monitor emails and, if necessary, their content (see paragraph 2.7 below for further information).

1.3. Personal data

Google Mail and its related applications (e.g. Google Drive, Google Calendar, Google Chat) are hosted in the cloud. Google handles all personal data in line with its Privacy Policy. The University is signed up to the JANET contract with Google, which addresses the requirements of UK Data Protection legislation.

The University acts as the domain administrator for Google facilities and administers all email accounts in accordance with its Data Protection Policy (available in the policy section of our website).

1.4. Legislation

Please see the Appendix for a brief description of the main pieces of legislation that have a bearing on the use and transmission of emails.

1.5. Related policies and documentation

This Policy should be read in conjunction with the following policies and guidelines.

1.5.1. University policies

All available in the policy section of our website.

- Dignity and Respect Policy
- Data Protection Policy
- Freedom of Information Policies
- Information Security Policy
• Records Management Policy
• ICT Acceptable Use Policy

1.5.2. Factsheets and Advisories
• Records Management Factsheet 04 – Managing Emails and Other Modern Media (intranet link, VPN use required)
• Information Security Advisories

1.5.3. Google policies
• Google Workspace for Education Acceptable Use Policy
• Google Privacy Policy

1.5.4. Third party policies
• JANET Acceptable Use Policy

2. Conditions of use

Email facilities are provided to support learning, teaching, research, administration and approved business activities of the University.

Any member of staff, who is also enrolled as a student, must ensure that they use their staff account alone to conduct University business. Likewise, any emails sent or received in their capacity as a student, must be sent from/received into their student account.

Staff should always use their University email address to conduct University business. This is to ensure that the University has a record of all business correspondence and to enable the University to back up emails for business continuity purposes. Google Workspace Mail is web-based and can be accessed from any location with internet access. In addition, provision has been made for offline access to emails, when necessary.

Emails and instant messages are subject to the same laws and policies that apply to other forms of communication, including the relevant data protection legislation and the Freedom of Information Act 2000, and must be composed using the same degree of care as would be used for a formal letter. They are potentially disclosable to external parties and statements must not be made that could expose the University to legal liability or damage its reputation.

All communication undertaken on behalf of the University is subject to the University’s Dignity and Respect policy (available in the policy section of our website).

Staff should ensure that their electronic work diaries are held within Google Workspace Calendar and kept up-to-date, so that colleagues can easily confirm their availability when booking appointments and arranging meetings.

Account holders must comply with the Google Workspace for Education Acceptable Use Policy.

2.1. Security

Users are responsible for the security of their mailboxes. The use of multifactor authentication (two-step verification) with University Google accounts is mandatory.
Although emails are automatically scanned for virus content and spam, account holders are expected to take reasonable measures to prevent the introduction and transmission of computer viruses. These include:

- not opening attachments received from unsolicited or untrusted sources;
- not transmitting attachments known to be infected with a virus;
- ensuring that antivirus/anti-spyware software is installed and maintained on any computer used to gain access to the University’s IT facilities.

The IS Service Desk should be informed immediately, if a suspected virus is received or a user becomes aware that someone has gained unauthorised access to their account, or potentially obtained their personal details (e.g. disclosed via a phishing attack).

Staff must lock their work stations (windows key+L on a Windows PC) when away from their desk, even for short periods. Computers which cannot be locked must not be left unattended whilst logged-on.

Google Workspace for Education passwords are synchronised with the University standard network passwords. Users should use strong passwords and must never disclose their passwords to others. If it is necessary to provide another user with access, delegation should be employed (see section 2.4), which enables authorised access without the sharing of passwords. Advice on creating a strong password can be found on the Information Security Advisories page.

The unauthorised interception of, or access to, the messages of others is illegal. Access may be authorised via delegation (see section 2.4 below), or as part of a formal monitoring process (see section 2.7 below).

Google Mail will identify most spam and suspicious emails and will automatically remove the vast majority of these. The process is not perfect and some legitimate email may end up in your Spam folder. It is worth checking this folder from time to time, just in case a legitimate email has been trapped. Google will automatically delete emails in your Spam folder after 30 days.

Finally, some spam makes it through all security filters and controls and will arrive in your inbox, hence the need to always be vigilant and to challenge any emails that appear suspicious. When this happens, staff can teach Google Mail to recognise spam by highlighting emails in your inbox and clicking the “Report Spam” button. This will send the message to your Spam folder and remove it from your inbox, and Google Mail will continue to do the same if you receive future emails from that sender. If you make a mistake and do not want the message to be in Spam, click the “Not Spam” button to move it back into your inbox.

2.2. Prohibited use

The University email facilities must not be used for:

- the creation, transmission or storage of text, images and other material that is offensive, obscene, indecent, discriminatory, harassing, libellous or defamatory;
- the transmission of material that infringes the intellectual property rights of another person, including copyright;
- the creation or transmission of material that brings the University into disrepute;
- the creation or transmission of material that is illegal;
- the incitement of violence;
- unauthorised transmission to a third party of confidential material concerning the activities of the University;
• the transmission of unsolicited commercial or advertising material, chain letters or other junk mail;
• activities that corrupt or destroy other users’ data or disrupt the work of others;
• activities that violate the privacy of others or unfairly criticise or misrepresent others;
• personal use.

This list is not exhaustive. Use of this type may result in the suspension of a user’s email facilities for as long as necessary to conduct an investigation. The instigation of formal action under the staff disciplinary procedures may follow and, in certain circumstances, legal action may be taken.

Some countries restrict access to various websites and/or Internet-based services. If you are travelling abroad and think you may need to use Google Workspace for Education, please consult this IS Information Hub article for more information before you travel.

2.3. Personal use

Staff are no longer permitted personal use of Google Workspace for Education. This is necessary to improve security of University IT systems. However, appropriate use of email in conjunction with the Staff Noticeboard facility is permitted (Noticeboard terms and conditions).

Staff should be aware that any personal email sent from a work account may still need to be disclosed if the University receives a request under relevant information disclosure legislation (e.g. Freedom of Information and Data Protection legislation etc). Likewise, information disclosure requirements may also apply to work related emails sent from a personal email account. For this reason, personal email accounts should not be used for sending or receiving work related emails.

2.4. Delegated access

Where appropriate to the role (e.g. staff with PAs/EAs, or staff in job share roles), staff may give delegated access to their account, so that business emails can continue to be answered in cases of unexpected or prolonged absence. Staff should be aware that when they allow a colleague delegated access within Google Mail, they are granting full read and write access to that person. However, any emails sent from an email address using delegated permissions will clearly identify the real author to the recipient.

Unless otherwise agreed between the user and their delegated colleague, access should only be used in times of absence or emergency. Anyone who is granted access to another user’s account must respect the confidentiality of that account.

2.5. All-staff emails

The all-staff email facility is a useful means of conveying information and, when necessary, important and urgent messages to all staff of the University. It is, however, important that the facility is used appropriately and not over used. All staff have a duty to read all-staff emails.

Weekly all-staff emails are distributed on a Monday afternoon and contain a selection of news articles from the week. New submissions of appropriate content for UoP news articles can be made via the Service Desk Form, or email the Staff News mailbox.

At other times, all-staff emails can be sent by:
• Members of UEB
• Chief Information Officer (or IS Service Desk)
• Internal Communications Team
• Selected individuals with a demonstrable need to send all-staff emails, as approved by the Internal Communications Manager

The Internal Communications Manager will be responsible for ensuring that posting permissions to the All Staff Email group are kept up to date.

These all-staff emails are for the timely dissemination of information considered important to all staff and may encompass the following categories:

• Information relevant to the operation or suspension of IT systems
• Health and safety matters
• Access issues where buildings may be affected
• Strategic and operational information from UEB
• Governance and legal compliance matters
• Critical incidents

In case of doubt, please refer to the Internal Communications Manager (Marketing and Communications) for a decision on whether the sending of an all-staff email is appropriate.

2.6. Authorised Research

Research is part of the core business of the University. From time to time staff will be contacted on their University email address for the purpose of voluntary recruitment into studies that have received a favourable opinion from a research ethics committee. Such contact will only come from within the University of Portsmouth.

2.7. Monitoring

Account activities (e.g. storage usage, number of log-ins) are monitored by Google and all messages are routinely scanned (for viruses, spam and other security threats) to assist with the effective operation of the email system. This process is completely automated and no human intervention is involved. The use of all personal information by Google is governed by its Privacy Policy.

In addition to Google's monitoring, the University will also carry out monitoring to guard against cyber attacks. All content stored within the Google environment may be monitored for security purposes. This monitoring may be carried out by the University, or by a third party on behalf of the University. In the event of an identified cyber attack, human intervention and access to emails may be required.

The University, as the domain administrator for Google's facilities, may use analytical tools to monitor the University's use of Google and have access to information held in an email account. The University reserves the right to access this information in the following circumstances:

• in connection with a criminal investigation;
• in connection with a properly authorised and evidenced investigation in relation to breaches or alleged breaches of the University's rules on use (including but not limited to whistleblowing, fraud and bribery);
• to meet legal or statutory requirements;
• in a situation (such as prolonged staff absence) where access is required to enable the University's business to continue;
• in an emergency situation, including as a response to a potential cyber incident.

This list is not exhaustive. Any University monitoring that takes place will be conducted by IS staff (or authorised third parties); will be authorised by the Executive Director of Corporate Governance; and will be in line with the requirements of the Information Commissioner’s Office Employment Practices Code. Where there is evidence of an offence, it will be investigated in accordance with the University’s disciplinary procedures. The University reserves the right to require that encryption keys, where used, are made available, so that it can gain access to relevant emails as part of an investigation.

2.8. Confidentiality

Email, like any other form of communication, is not completely secure and its confidentiality cannot be guaranteed: messages can be intercepted by third parties, wrongly addressed, forwarded accidentally and forwarded by recipients to third parties. Before transmitting information of a confidential nature, users should assess whether it is appropriate to transmit the data in the email itself, or whether it should be in a document attached to/linked from the email. If documents containing sensitive information are sent from the University’s network to external addresses, staff must encrypt them. (For guidance on how to encrypt documents please contact the IS Service Desk on extension 7777 or by email. Annex C of the Data Protection Policy, available in the policy section of the website, provides guidance on classifying the sensitivity of data.)

Before forwarding messages – whether externally or internally – staff should consider whether the authors of the messages would expect or be willing for this to happen. Staff should also consider whether the transmission of the information would breach the privacy of an individual or infringe copyright. In cases where it is necessary to send a message to a number of individuals – some (or all) of whom do not work for the University – care must be taken to prevent the recipients’ email addresses from being disclosed unlawfully: the ‘BCC’ facility should be used to ensure that the addresses of the recipients cannot be viewed by each member of a distribution list.

3. Management of emails

Emails are records of the University’s actions and decisions, and must be managed as efficiently, and in the same way, as paper and other electronic records. There should be consistent, coherent controls in place to meet business and accountability needs, as well as to ensure legal compliance.

Messages must be checked regularly, prioritised and answered as promptly as possible. They should also be stored logically to ensure that information can be managed effectively and readily retrieved in response to enquiries (such as Data Protection and Freedom of Information requests). Staff are encouraged to tag emails with Labels, Stars and importance tags to aid the management of current mail and retrieval of archived mail.

3.1. Training and Guidance

Training on the use of Google Mail and Calendar is available from IT Training: ittraining.port.ac.uk (Short Sessions).

Guidance on the management of emails can be found on the University’s Records Management intranet pages (VPN use required to follow this link).

For further guidance on managing emails, please see the Google Help pages.
3.2. Email Signatures

In order to present a consistent and professional image to those with whom the University corresponds, staff are expected to adhere to corporate guidelines when creating their email signature. Details of how to construct an email signature which conforms to the required layout and formatting can be found [here](#).

The logos used in the signature (e.g. external rankings and accolades) will be reviewed regularly and, where appropriate, updated to reflect those that most enhance our reputation. Staff will be informed when the logos to be used in the approved email signature change.

3.3. Retention and Deletion

It is the responsibility of all staff to ensure that messages with continuing value are saved. Emails cannot be treated as a single series with a single retention period: the length of their retention must be determined by their subject matter or business purpose, as is the case with any other electronic or paper record.

Retention decisions should take into account business/operational needs, legal and regulatory requirements, accountability and transparency expectations. Messages relating to complaints, appeals, disputes and grievances should be retained as long as there is a need to preserve an audit trail.

The risk implications of deleting messages must be considered, as well as the obligation to comply with the Data Protection Principle ‘Personal data shall be kept in a form which permits identification of data subjects for no longer than is necessary for the purposes for which the personal data are processed’. All emails that are retained will be subject to Data Protection and Freedom of Information legislation, and may be legally admissible.

Users are obliged to review their emails (both their inbox and their archived mail) on a regular basis to ensure that those that have served their purpose are deleted. Messages that are no longer needed should be moved to the Bin. Users should be aware that all items placed in the Bin will be automatically deleted after thirty days and cannot be recovered. Whilst information is held in the Bin, it will be considered still accessible and may therefore have to be disclosed (in the period before erasure) in response to requests made under the Freedom of Information or Data Protection legislation.

3.4. Shared email accounts

In departments where several staff are responsible for the same area of work and require access to the same emails, it may be helpful to use a shared (generic) email account. Sharing access to a single account should make it easier to answer messages promptly and manage them effectively when individual members of the team are away. Using a shared email account should also simplify the process of sorting accounts when staff leave: if team members keep the majority of their emails in a shared mailbox, less time should be required for reviewing individual accounts when staff leave the University or transfer to another department (see section 3.7).

Each shared email account requires a primary contact who is responsible for the overall management of the mailbox, ensuring there are effective procedures in place for controlling incoming and outgoing messages. Access to shared email accounts is granted by the IS Service Desk, using delegation.

If shared email accounts are decommissioned (e.g. due to organisational changes) departments should ensure either that any email sent to the decommissioned email address is forwarded to the appropriate live mailbox, or that an out-of-office response is set up to inform enquirers that the mailbox is no longer live and give them alternative options for submitting their enquiry to the correct department.
3.5. Instant messages

Instant messaging is provided by Google Chat. Instant messages are saved in Google Workspace for Education, if one or more of the people involved in the conversation have the history set to “on”. This means that instant messages could be disclosed to external parties in response to requests made under the Freedom of Information or Data Protection legislation. Statements must not be made that could expose the University to legal liability or damage its reputation. Other instant messaging platforms (such as MS Teams Chat) may also be in use in some areas of the business and are subject to the same legal disclosure and required standards of use.

3.6. Absence from the University

3.6.1. Planned absence

In cases of planned absence, staff must set up an out-of-office message giving alternative contact details to ensure that enquiries (including those relating to Data Protection and Freedom of Information) can be answered promptly.

A suggested form of words for out of office messages is: “I am away from the University until [enter date here]. If your email is urgent, or a request made under the Freedom of Information Act, please contact my colleague [enter colleague’s name and email address here] in the first instance”.

3.6.2. Illness or other unforeseen circumstances

In cases of illness or other unforeseen circumstances, where it is not possible to make any preparations for being away from the office, staff may already have nominated a colleague to have delegated access to their account, so that emails may be dealt with in their absence (please see section 2.4).

If the staff member has failed to nominate a colleague for delegated access, the member of staff’s line manager should take the following actions:

- Set up an automatic reply. To do this, the line manager should log a job with the IS Service Desk, requesting that an auto-reply is added to the relevant staff account and supplying the exact text for the reply.
- Set up an auto-forwarding facility, if necessary. To request auto-forwarding, the line manager should similarly log a request with the IS Service Desk.
- Ensure emails received in the intervening period are dealt with, as necessary. If the line manager needs to gain access to the account to check whether there are business emails requiring attention, he/she should follow the procedures specified by the information security advisory on third party access procedures.

3.7. Leaving a department or the University

When members of staff leave one department to transfer to another, or leave the University, it is their responsibility to delete all messages with no continuing value and to transfer to appropriate colleagues or into relevant corporate systems any messages that need to be retained.
Users should be aware that, once they have left the University, they should no longer have access to their @port.ac.uk email account, as this is the property of the University. It is therefore important that they remove all their personal emails – any items of a personal nature that they wish to retain should be forwarded to a private email address in advance of their departure. It is also highly inadvisable to link any personal devices or personal logins to your @port.ac.uk account in a way which will prohibit your use of that personal device or login when your account is closed.

For further details about the procedures to be followed when members of staff leave, please see ‘Staff Access to University Facilities and Leavers’ Procedures’ (available in the policy section of our website).

### 3.8. Further information

For further information about Google Mail accounts, please contact the IS Service Desk:

- Email: mailto:servicedesk@port.ac.uk
- Telephone: 023 9284 7777
- IS MyPort Article Hub

IT Training - [Short Sessions](#)

For guidance on using Google Mail, please visit the [Google help pages](#).
Appendix

Legislation

1. Copyright

Email messages and attachments are subject to the laws regarding copyright, including the Copyright, Designs and Patents Act 1988. Users must ensure that they do not circulate or store material that infringes the intellectual property rights of a third party. For further guidance, please consult the University’s Copyright Code Policy (available in the policy section of the website).

2. Data protection

The UK General Data Protection Regulation (GDPR) and the Data Protection Act 2018 both cover personal data that can identify a living individual and relates to not only facts but also opinions expressed about individuals. Under this legislation, individuals have the right to ask to see the personal data held about them. Care should therefore be taken in writing emails that may contain personal data as the emails, whether held in an individual’s email account or on the University server, will have to be released if requested. More details about data protection can found on the website, including a copy of the University’s Data Protection Policy (available in the policy section of the website).

This legislation is supported by the Privacy and Electronic Communications Regulations (PECR), which give people specific rights around marketing preferences, use of cookies and other tracking. More information about these rights and our obligations under these regulations can be found on the Information Commissioner’s website.

3. Defamation

Email is a form of publication and therefore the laws of defamation and libel apply. Material to be transmitted via the email system must be free from such statements: it should not contain anything that could be seen as insulting or damaging to the personal or professional reputation to an individual or a group of people.

4. Discrimination

Users must ensure that they do not include comments that could be considered discriminatory under the terms of the Equality Act 2010.

5. Freedom of information

The Freedom of Information Act 2000 allows anyone access, on request, to a great deal of information held by public authorities. The University is defined as a public authority and therefore must respond to any requests for information (unless an exemption applies which prevents disclosure) within 20 working days of receipt of the request. Information ‘held’ by the University includes all emails, sent from or to a University address. This also includes work-related emails sent from or to a staff member’s private email address.
It is also important that if a member of staff is away from the University for more than two days, they should use an out-of-office message telling the sender of an FOI request to whom they can forward their email. Failure to use an out-of-office message means that the email is received by the University the moment it enters the University system and the 20 working days start from that time, even when the email may not be opened for some time after that.

The University has more information on the Freedom of Information legislation on the website.

6. Hacking

Hacking activities are offences under the Computer Misuse Act 1998, as amended by the Police and Justice Act 2006. Under the terms of this legislation, it is an offence to gain unauthorised access to any program or data held in a computer, and to impair the operation of programs or the reliability of data.

7. Harassment

Messages must be free from any content that could be considered harassing, threatening, abusive or insulting. Content of this type is an offence under the Criminal Justice and Public Order Act 1994 and the Protection from Harassment Act 1997, as well as the Malicious Communications Act 1998. For further details about harassment, please see the University’s Dignity and Respect Policy (available in the policy section of our website).

8. Obscenity

It is a criminal offence to publish any material that is pornographic, excessively violent or that comes under the provisions of the Obscene Publications Act 1959. Similarly, the Protection of Children Act 1978 makes it an offence to publish or distribute obscene material of a child.