

UTAH DIVISION OF JUVENILE JUSTICE AND YOUTH SERVICES POLICY AND PROCEDURES		
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USE OF PERSONAL ELECTRONIC DEVICES		
<p>RATIONALE: Division staff have a primary responsibility to ensure safety and manage behavior through the supervision of youth in their care, custody or control. Use of any personal electronic device(s) while on duty may distract staff from their primary responsibility. Use or possession of such devices in Division facilities by youth, parents, or other visitors may present security risks or interfere with treatment.</p>		
<p><i>Related Policies, Applicable Standards, Statutes: DHHS Policy 07-10 Appropriate Use of IT Resources</i></p>		
Original Effective: May 9, 2019	Revision: June 2, 2023	Next Review Due: June 2, 2026

I. DESCRIPTION

The Division prohibits the use or possession of any personal electronic device by staff while on duty, unless necessary in the performance of a work-related responsibility, and generally prohibits the use or possession of such devices in Division facilities by minors, parents, and other visitors.

II. DEFINITIONS

The following terms are defined for this policy as:

- A. **Personal Electronic Device:** is any device capable of collecting, storing, transmitting, or processing electronic data or images including, but not limited to; cell phone/smartphone, tablet computer, personal music or video player, video game device, mobile network storage device, or other recording device.

III. POLICY

- A. Use of Personal Electronic Devices by Staff in Facilities/Programs
 - 1. Unless being used by staff in the performance of their duties, cell phones, including Division issued phones, are not allowed to be taken into Division facilities/programs except in designated administrative areas unless otherwise approved by Assistant Program Director (APD). Authorized cell

phones being used in facilities/programs may be used by staff for official Division business only. However, staff may bring a personal cell phone to their work place during a work shift, provided that it is stored securely in a designated area and is not accessed while the staff member is on duty. The Division is not responsible for loss of or damage to any such personal cell phone brought by staff to the workplace.

2. Staff shall not take any type of personal electronic device into any Division facility/program or community service/work site, at which minors under the care, custody, or control of the Division are present, except for those items that are necessary for the performance of duties.
3. Use of recording devices of any type, including digital voice recorders, other audio recorders, video recorders, and still or video cameras is not allowed in any facility/program except for those being used by staff in the performance of their duties.
 - a) Use of authorized recording devices (DHS Policy 06-04) is limited to approved job-related functions. Any recording of a minor in the care, custody or control of the Division other than relating to an official investigation, training or treatment is expressly prohibited.
 - b) Attorneys, psychiatrists, social workers, medical personnel, and other persons may be granted an exception upon specific authorization from the APD. Exceptions for the use of recording devices by a journalist may be granted by the Division Director only.

B. Staff Responsibility

1. Direct care staff shall give their complete attention to security and supervision issues to ensure all security procedures are properly executed and minors are adequately supervised at all times. Staff shall not use or possess personal electronic devices in any manner which might interfere with this requirement of complete attention. Smart watches may be worn for time keeping purposes only and may not be used in any way that distracts the staff or violates any other portion of this policy including making calls, text messaging or recordings.
2. When transporting minors or when supervising minors in the community for community service or recreation, staff shall use a Division approved cell phone to enable necessary communication; otherwise, staff shall not take personal electronic devices to work sites.
3. Staff and other persons may be granted an exception upon specific authorization from the APD or Program Director (PD) for a specified purpose.

C. Use of Personal Devices by Minors

1. When authorized and with staff supervision, minors may have access to State issued electronic devices for the purpose of education, treatment, or for transitional purposes in the community.

2. Minors being issued a cell phone in the community shall read and agree to the rules of the cell phone (see Youth Cell Phone Use Authorization form).
3. Staff shall not allow minors in Division secure facilities to use or access personal electronic devices.
 - a) Minors may be granted an exception upon specific authorization from the APD.


D. Use of Personal Electronic Devices by Parents and Other Visitors

1. Parents and other visitors will not be allowed to bring personal electronic devices into any residential facilities/programs operated by the Division. The APD must authorize any exceptions.
2. A sign communicating applicable restrictions on possession or use of cell phones and other personal electronic devices must be posted at the entrance of each residential facility/program. Each Division facility/program must develop a procedure to state how parents and other visitors will comply with this policy.

IV. Continuous Renewal

This policy shall be reviewed every three (3) years to determine its effectiveness and appropriateness. This policy may be reviewed before that time to reflect substantive change.

This policy has been reviewed by the Division of Juvenile Justice and Youth Services Executive Management Team, and is approved upon the signature of the director.


April Graham, Interim Director
Division of Juvenile Justice and Youth Services

06/02/2023

Signature Date