JACKSON STATE UNIVERSITY'S

GLBA TRAINING 2021 TRAINING FOR ALL JSU EMPLOYEES

- This JSU GLBA training course covers the basics of the Gramm-Leach-Bliley Act (GLBA) for all JSU Employees. After completing this training employees will be aware of the following:
 - 1. What is the GLBA ACT
 - 2. Key Terms under GLB Act regulations
 - 3. What actions are required or permitted under GLBA
 - 4. Required GLBA data protection safeguards
 - 5. How to Avoid GLBA Violation
 - 6. How/When to Report an incident with GLBA Data

WHAT IS GLBA?

- The Gramm-Leach-Bliley Act is a US law passed in 1999 that requires financial institutions to take steps to ensure the privacy, security and confidentiality of customer records.
- GLBA also requires financial institutions to notify its customers about (1) how their non-public personal information (NPI) is shared, (2) what data they collect, and (3) who they share this data with.

GLBA KEY TERMS

- Financial institutions- companies that are "significantly engaged" in providing financial products or services (ex. loans, financial or investment advice, insurance, etc.)
- Customers-any student or individual who obtains or has obtained a financial product or service from a Financial Institution (ex. JSU)
- Nonpublic personal information (NPI)- any personally identifiable financial information: (ex. SSN, income, marital status, loan or deposit balances)
- Safeguards- rules that require colleges and universities to apply administrative, technical, and physical safeguarding of customer information they collect
- Pretexting-the impersonation of a student to request private information by phone, email, or other media

WHO DOES GLBA APPLY TO?

- Colleges/Universities such as JSU engage in financial activities, like processing/or making Federal Perkins Loans
- Therefore the Federal Trade Commission (FTC) considers Colleges and Universities such as JSU to be financial institutions under GLBA

PENALTIES FOR NON-COMPLIANCE

- A financial institution like JSU can be fined \$100,000 for each violation
- A JSU employee found in violation of GLBA compliance may be fined \$10,000 per violation
- An employee found violating the GLBA can also face up to 5 years of imprisonment

HOW GLBA PROTECTS DATA

- GLBA outlines several specific requirements JSU must follow to ensure data privacy and security:
 - 1) Inform customers about their information-sharing practices
 - 2) Explain to customers their right to "opt out" of sharing their non public information with 3rd parties
 - 3) Assess current customer information protection practices, identify vulnerabilities, and apply safeguards

GLBA SAFEGUARD OBJECTIVES

- (1) Ensure the security and confidentiality of customer/student records and information
- (2) Protect against any anticipated threats or hazards to the security or integrity of such records
- (3) Protect against unauthorized access to or use of such records or information which could result in substantial harm or inconvenience to any student/customer

JSU EMPLOYEES' ROLE UNDER GLBA

- Become aware of GLBA responsibilities and roles needed to protect sensitive data in your department
- Complete quarterly or annual GLBA Awareness Training
- Conduct quarterly assessments of information practices to identify vulnerabilities
- Report incidents, threats and attacks against GLBA data immediately to the proper parties in JSU's IT department.

- Dispose of customer information in a secure way; don't toss sensitive paperwork in trash bins
- Shred papers containing private information so that it cannot be read or reconstructed
- Properly dispose of hard drives containing non public or private information by contacting the appropriate IT personnel

- Always check to make sure student information is being secured using the JSU Workplace Vulnerability Checklist (WISP)
- Contact JSU IT Department to help address issues with unprotected Non public Information data in your department
- Avoid sending unencrypted Non-public information through email to third parties and to employees

- Practice a clean desk policy by removing any paperwork containing sensitive data from desks while unattended
- Store records in a locked room or locked cabinet when unattended
- Turn on screen savers that are password activated to lock computers after a period of inactivity

- Ensure that the computer where customer information is stored is accessible only with a "strong" password that is not easy to guess
- Do not share or openly post passwords in work areas that store NPI data
- Only access sensitive customer information if it is needed to conduct job duties or for a "legitimate educational interest"

- Report suspicious attempts to obtain customer information to designated personnel
- Refer calls or Pretexting requests for customer information to designated individuals if you are unsure about how to safeguard personal data
- Beware of phishing scams and social engineering attempts to obtain NPI data by participating in phishing exercises and trainings

JSU GLBA VIOLATION DISCLAIMER

- Compliance with these data protection policies and safeguards under the GLBA is the responsibility of all members of the University community.
- Violations of these policies and laws will be dealt with seriously and will include sanctions, up to and including termination of employment.
- Employees suspected of violating these policies may be temporarily denied access to the data as well as University information technology resources during investigation of an alleged abuse

CONTACT INFORMATION

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- Feel free to contact us with questions or comments on information security or privacy at Jackson State University

GLBA REFERENCES

- https://www.ftc.gov/tips-advice/business-center/guidance/how-comply-privacyconsumer-financial-information-rule-gramm
- http://www.jsums.edu/cyberawareness
- https://www.ftc.gov/tips-advice/business-center/privacy-and-security/grammleach-bliley-acty Rule?
- Https://www.federalregister.gov/documents/2019/04/04/2019-04981/standardsfor-safeguarding-customer-information