Valdosta Technical College

Information Security Plan
4.4.2 VTC Information Security Plan

Description:
The Gramm-Leach-Bliley Act requires ‘financial institutions’ as defined by the Federal Trade Commission to protect and secure customer information such as names, social security number, addresses, account and credit card information. All of the information in the VTC Information Security Plan comes from the Gramm-Leach-Bliley Act, the Federal Trade Commission and the lawyers who work for DTAE to protect the information of students and employees.

See Email References:
A. Joe Hunt, DTAE Attorney, Legal Services, on Information Security Plan.  
C. Financial Institutions and Customer Data, Federal Trade Commission, Complying with the Safeguards Rule.

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I. EXECUTIVE OVERVIEW

A. What is the Gramm-Leach-Bliley Act?

The Gramm-Leach-Bliley Act (GLBA) requires “financial institutions” as defined by the Federal Trade Commission (FTC), to protect and secure customer information such as names, social security numbers, addresses, account and credit card information. The GLBA also establishes a Safeguards Rule that requires the Technical College to protect and safeguard customer information.

B. What is the FTC Safeguards Rule?

The Safeguards Rule requires financial institutions to secure customer information. It requires the Technical College, as a financial institution, to develop a written information security plan that describes its program to protect customer information.

C. Why does the GLBA apply to Valdosta Technical College?

The GLBA applies to the Technical College because the Technical College is considered a “financial institution” due to the financial activities in which it engages, such as processing students’ financial aid.

D. What is the Scope of this Security Plan?

This Plan applies to all “customer information” which is defined as any personally identifiable, nonpublic information that the Technical College handles or maintains about an individual in the process of offering a financial product or service, or such information provided to the Technical College by another financial institution. Such customer information is covered whether it is in paper, electronic or other form. Offering a financial product or service includes offering student loans to students, receiving income tax information from a student’s parent when offering a financial aid package and other miscellaneous financial services. Examples of customer information include addresses, phone numbers, bank and credit card information, income and credit histories and social security numbers.

D. What are the Primary Goals of this Security Plan?

The primary goals of this Security Plan are to:

- Ensure the security and confidentiality of covered data and information;
- Protect against anticipated threats or hazards to the security or integrity of such information; and
- Protect against unauthorized access to or use of covered data and information that could result in substantial harm or inconvenience to any customer.

This Information Security Plan also provides for mechanisms to:

- Identify and assess the risks that may threaten covered data and information maintained by Valdosta Technical College;
• Develop written policies and procedures to manage and control these risks;
• Implement and review the plan, through, among other measures, an internal audit of all security measures; and
• Adjust the plan to reflect changes in technology, the sensitivity of covered data and information and internal or external threats to information security.

II. COMPLIANCE MEASURES

A. Designation of Program Officer

The IT Director, Amos Terrell, is designated as the Program Officer who shall be responsible for coordinating and overseeing the Policy. The Program Officer may designate other representatives of departments within the Technical College to oversee and coordinate particular elements of the Policy. Any questions regarding the implementation of the Program or the interpretation of this document should be directed to the Program Officer or his or her designees.

B. Identifying and Assessing the Risks to Customer Information in Relevant Areas of the Technical College

Every Valdosta Technical College department that handles or maintains customer information is responsible for identifying the type of information, the form of the information and the security risks within their department and taking appropriate measures to mitigate those risks.

Valdosta Technical College recognizes that it has both internal and external risks. These risks include, but are not limited to:

• Unauthorized access of covered data and information by someone other than the owner of the covered data and information
• Compromised system security as a result of system access by an unauthorized person
• Interception of data during transmission
• Loss of data integrity
• Physical loss of data in a disaster
• Errors introduced into the system
• Corruption of data or systems
• Unauthorized access of covered data and information by employees
• Unauthorized requests for covered data and information
• Unauthorized access through hardcopy files or reports
• Unauthorized transfer of covered data and information through third parties

Valdosta Technical College recognizes that this may not be a complete list of the risks associated with the protection of covered data and information. Since technology growth is not static, new risks are created regularly. Accordingly, the Program Officer will actively participate in staff development sessions and communicate with the DTAE’s Information Technology department regarding identification of new risks.
C. Evaluating the Effectiveness of the Current Safeguards in Place

Current safeguards taken to protect customer information include the following:

Description

- Computer access limited by system ID’s and passwords
- Paper reports in file cabinets accessible only to staff in office who need access
- Offices that are locked after hours
- Data backed up nightly
- Passwords that expire periodically and employees must then reset them
- Passwords not posted in publicly viewable places
- Intrusion detection systems that monitor the Technical College network to allow the prompt detection of attacks and intrusions
- Vulnerability scanning of systems containing customer information
- Antivirus protection maintained on computer systems
- Firewalls installed on computer systems
- Separation of customer information from recycling and shredding of those records
- Referring calls or other requests for customer information to designated individuals and being alert to fraudulent attempts to obtain this information
- Keeping customer information stored in appropriate filing cabinets and clear of areas with public access
- Customer information accessible only by staff with “need to know”

The effectiveness of the above safeguards is dependent upon

- Universal application throughout the Technical College
- Technical College employees being responsible for complying with the above safeguards
- Implementation of additional safeguards as described below

D. Implementing Supplemental Measures

Additional safeguard measures that are recommended to supplement current safeguards include the following:

Description

- Lock file cabinets containing customer information and maintain a list of persons with access to the locked cabinets
- Designate a staff member to supervise the disposal of records containing customer information in accordance with the Georgia Secretary of State’s Records Retention Rules
• Use appropriate oversight or audit procedures to detect the improper disclosure or theft of customer information
• When providing copies of information to others, remove non-essential and personally identifiable information that has no relevance to the transaction
• Erase all data when disposing of computers, diskettes, magnetic tapes, hard drives or any other electronic media that contain customer information in accordance with the Georgia Department of Administrative Services’ rules regarding computer inventories
• Have the Program Officer conduct security reviews to identify whether additional security measures are required to protect customer information processed and stored on University computer systems
• Avoid leaving computer terminals unattended when personally identifiable information is on the screen.
• Position or adapt computer terminal monitors so that personally identifiable information is visible only to the authorized user of the terminal
• Maintain inventories of all computer systems
• Reduce paper forms and documents through increased web access to this information or through internal digital imaging or document managing
• Fax machines should be in a secure or supervised area, off limits to unauthorized persons. The use of fax machines should be restricted to authorized personnel only
• Ensure the security of password protected voice mail systems.
• Ensure precautionary measures are taken when discussing personal or confidential information over the telephone.
• Centralized files
• Off-site storage retention of critical files and documents
• Implement measures to ensure unauthorized persons cannot access University computer systems when left unattended

E. Social Security Numbers

While the Valdosta Technical College Information Security Plan discourages the usage of social security numbers as student identifiers, it recognizes that the work is currently underway on the Banner Web system to change from social security numbers as student identifiers to randomly assigned student identification numbers. Therefore, by necessity, student social security numbers still remain in the Valdosta Technical College student information system. Social security numbers are considered protected information under both the Gramm-Leach-Bliley Act and the Family Educational Rights and Privacy Act (FERPA). The Program Officer will conduct an assessment to determine who has access to social security numbers, in what systems the numbers are used, and in what instances students are being asked to provide a social security number. This assessment will cover Valdosta Technical College employees as well as possible subcontractors, for example, the bookstore and food services. The Program Officer will maintain a written record of this assessment to assist in the continuing evaluation and adjustment of this plan. (See Section VII below.)

III. EMPLOYEE EDUCATION AND TRAINING
A. Brochure – Information Security Guidelines

An electronic brochure entitled The Gramm-Leach-Bliley Act: Information Security Awareness Training will be produced by DTAE to advise employees of their responsibility to protect customer information and university computer systems from unauthorized access and compromises.

B. Departmental Procedures

In conjunction with and with the assistance of DTAE, the Departments that process or maintain customer information are responsible for conducting training for employees who handle such information in the course of their job duties. This training should include physical handling and disposition of non-electronic documents containing customer information as well as proper procedures to follow in processing and storing electronic information and documents.

References of new employees working in areas that regularly work with covered data and information (Cashier’s Office, Registrar, Development and Financial Aid) are checked. During employee orientation, each new employee in these departments will receive proper training on the importance of confidentiality of student records, student financial information, and other types of covered data and information. Each new employee is also trained in the proper use of computer information and passwords. Training also includes controls and procedures to prevent employees from providing confidential information to an unauthorized individual, including “pretext calling” and how to properly dispose of documents that contain covered data and information. Each department responsible for maintaining covered data and information is instructed to take steps to protect the information from destruction, loss or damage due to environmental hazards, such as fire and water damage or technical failures. Further, each department responsible for maintaining covered data and information should coordinate with the DTAE Information Security Office and the Office of Legal Services on an annual basis for the coordination and review of additional privacy training appropriate to the department. These training efforts should help minimize risk and safeguard covered data and information security.

These training measures will be applicable, to the extent necessary, to all work study students.

All personnel and work study students who have been given the informational brochure and who have received training regarding the Information Security Plan should sign an acknowledgement that that person has received information and training on the Plan. The statement should further acknowledge that the person is aware of, understands his or her responsibility, and agrees to adhere to the plan when dealing with confidential, nonpublic information.

IV. OVERSEEING SERVICE PROVIDERS

1“Pretext calling” occurs when an individual improperly obtains personal information of Valdosta Technical College students so as to be able to commit identity theft. It is accomplished by contacting the Technical College, posing as a customer or someone authorized to have the customer’s information, and through the use of trickery and deceit, convincing an employee of the Technical College to release customer identifying information.
The Technical College will take reasonable steps to select and retain service providers who maintain appropriate safeguards for customer information to which the provider has access. The current plan recognizes that, pursuant to 16 C.F.R. § 314.5(b), all contracts entered into prior to June 24, 2002, satisfy the provisions of the Safeguards Rule until May 24, 2004, even if the contract does not include a requirement that the services provider maintain appropriate safeguards. After May 24, 2004, all contracts with service providers who have access to covered information must include a privacy clause and must be in compliance with the GLBA.

For all of those contracts that do not fall within the above grandfathering provision, the Office of Legal Services will take steps to ensure that all relevant contracts include a privacy clause and are in compliance with the GLBA. A template addendum to any existing contract will be provided by the Office of Legal Services.

V. PHYSICAL SECURITY

Valdosta Technical College has addressed the physical security of covered data and information by limiting access to only those employees who have a business reason to know such information. For example, personal customer information, accounts, balances and transactional information are available only to Valdosta Technical College employees with an appropriate business need for such information.

Loan files, account information and other paper documents are kept in file cabinets, rooms or vaults that are locked each night. Only authorized employees know combinations and the location of keys. Paper documents that contain covered data and information are shredded at time of disposal.

VI. INFORMATION SYSTEMS

The FTC defines information systems as including network and software design, and information processing, storage, transmission, retrieval and disposal. Guidelines on how to maintain security throughout the life cycle of customer information—from data entry to data disposal are as follows:

- In order to protect the security and integrity of the Technical College network and its data, the Program Officer will develop and maintain a registry of all computers attached to the Valdosta Technical College network. This registry will include, where relevant, IP address or subnet, MAC address, physical location, operating system, intended use (server, personal computer, lab machine, dorm machine, etc.), the person, persons, or department primarily responsible for the machine, and whether the machine has or has special access to any confidential data covered by relevant external laws or regulations.

- The Program Officer assumes the responsibility of assuring that patches for operating systems or software environments are reasonably up to date, and will keep records of patching activity. The Program Officer will review its procedures for patches to operating systems and software, and will keep
current on potential threats to the network and its data. Risk assessments will be updated quarterly.

- The Program Officer bears primary responsibility for the identification of internal and external risk assessment, but all members of the Valdosta Technical College community are involved in risk assessment. The Program Officer, working in conjunction with the relevant Valdosta Technical College offices, will conduct periodic risk assessments, including but not limited to the categories listed by the Gramm-Leach-Bliley Act.²

- The Program Officer, working in cooperation with relevant Valdosta Technical College departments, will develop and maintain a data handbook, listing those persons or offices responsible for each covered data field in relevant software systems (financial, student administration, etc.). The Program Officer and the relevant departments will conduct ongoing audits of activity, and will report any significant questionable activities.

- The Program Officer will work with the relevant offices (Human Resources, the Registrar and Financial Aid, among others) to develop and maintain a registry of those members of the Valdosta Technical College community who have access to covered data and information. The Program Officer, in cooperation with Human Resources and other relevant offices will work to keep this registry up to date.

- The Program Officer will assure the physical security of all servers and terminals which contain or have access to covered data and information. The Program Officer will work with other relevant areas of Valdosta Technical College to develop guidelines for physical security of any covered servers in locations outside the central server area.

- The Program Officer will, to the extent feasible, develop a plan to ensure that all electronic covered information is encrypted in transit and that the central databases are strongly protected from security risks

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² 16 C.F.R. § 314.4(b) et. seq.: (b) Identify reasonably foreseeable internal and external risks to the security, confidentiality, and integrity of customer information that could result in the unauthorized disclosure, misuse, alteration, destruction or other compromise of such information, and assess the sufficiency of any safeguards in place to control these risks. At a minimum, such a risk assessment should include consideration of risks in each relevant area of your operations, including:

1. Employee training and management;
2. Information systems, including network and software design, as well as information processing, storage, transmission and disposal; and
3. Detecting, preventing and responding to attacks, intrusions, or other systems failures.

(c) Design and implement information safeguards to control the risks you identify through risk assessment, and regularly test or otherwise monitor the effectiveness of the safeguards’ key controls, systems, and procedures.

(d) Oversee service providers, by:
1. Taking reasonable steps to select and retain service providers that are capable of maintaining appropriate safeguards for the customer information at issue; and
2. Requiring your service providers by contract to implement and maintain such safeguards.

(e) Evaluate and adjust your information security program in light of the results of the testing and monitoring required by paragraph (c) of this section; any material changes to your operations or business arrangements; or any other circumstances that you know or have reason to know may have a material impact on your information security program.
VII. MANAGING SYSTEMS FAILURES

Students should be notified promptly if their nonpublic personal information is subject to loss, damage, or unauthorized access. The school will provide all students of compromised information with a written notice describing the compromised information. If the school is unable to specify what information was compromised or is unable to identify the students owning the compromised information, then the school will provide a notice to its general student population giving the probable dates and a general description of possible information that has been compromised. The notice should provide a contact number by which concerned students can discuss the compromise with the school.

VIII. CONTINUING EVALUATION AND ADJUSTMENT

This Information Security Plan will be subject to periodic review and adjustment. The most frequent of these reviews will occur within Information Technology, where constantly changing technology and evolving risks mandate increased vigilance. Continued administration of the development, implementation and maintenance of the program will be the responsibility of the designated Program Officer who will assign specific responsibility for Information Technology implementation and administration as appropriate. The Program Officer, in consultation with DTAE’s Information Security and the Office of Legal Services, will review the standards set forth in this policy and recommend updates and revisions as necessary. It may be necessary to adjust the plan to reflect changes in technology, the sensitivity of student/customer data and internal or external threats to information security.

IX. CONCLUSION AND ENFORCEMENT

Many privacy abuses are the result of carelessness and errors by those who handle confidential, nonpublic information. Some are caused by inadequate security. Responsible information-handling practices begin with the implementation of the safeguard measures within this plan. Failure to implement and apply the required measures, or disregard of the implemented measures, may result in disciplinary action.