

**AIKEN TECHNICAL COLLEGE  
PROCEDURE**

Procedure Title:	INFORMATION SECURITY PROGRAM	Procedure Number:	2-7-101.1
Institutional Authority:	Chief Business Officer		
Associated SBTCE Policy/Procedure:	4-4-105		
Governing ATC Policy:	2-7-101		

Approved:

  
President

  
Chief Business Officer

Date

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Date

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**DISCLAIMER**

**PURSUANT TO SECTION 41-1-110 OF THE CODE OF LAWS OF SC, AS AMENDED, THE LANGUAGE USED IN THIS DOCUMENT DOES NOT CREATE AN EMPLOYMENT CONTRACT BETWEEN THE EMPLOYEE AND THE AGENCY.**

**I. PURPOSE AND ORIGIN**

The purpose of this plan is to develop, implement, and maintain a comprehensive written information security program containing safeguards appropriate to Aiken Technical College's (ATC) size, mission, and sensitivity of student information.

The impetus for creating the plan originates with the final regulations issued by the Federal Trade Commission (FTC) under 16 CFR Part 314, as published in the May 23, 2002 Federal Register, p. 346484). These regulations stem from the Gramm-Leach Bliley Act (GLB Act) enacted in 2000. All Colleges and Universities in the United States (US) participating in financial aid fall under the GLB Act and are therefore required to develop and maintain an information security plan.

**II. OBJECTIVES**

- To ensure the security and confidentiality of student/employee information
- To protect against any anticipated threats to the security or integrity of such information

- To guard against the unauthorized access to, or use of, such information that could result in substantial harm or inconvenience to any student or employee

### **III. ONGOING IMPLEMENTATION**

Because information security covers a broad area affecting many departments, a step-by-step process is called upon to maintain the program. The following steps are considered essential to maintaining an ongoing security program:

1. Maintain an information security officer and a related team to coordinate the information security program to make suggestions and recommendations on an ongoing basis to the executive staff, and maintain a database of departmental risks and safeguards. The team will be queried at least annually for new suggestions and recommendations.
2. The information security officer, utilizing the team, will complete a College-wide risk analysis to identify reasonable, foreseeable internal and external risks to the information provided by students at least once every five years.
3. The five-year risk analysis will specifically cover the following general areas:
  - a. Employee training and management
  - b. Information systems management, including detecting, preventing, and responding to attacks, intrusions, or other system failures
  - c. College operations obtaining, processing, accessing, or reporting student information including but not limited to: Admissions, Finance, Planning, Financial Aid, Instructors, Training and Business Development, Counseling, and Tutoring
  - d. Service providers such as bookstore vendors relating to graduating students, forms printing vendors, and educational organizations
4. List common risks and safeguards noted from the risk analysis.
5. Update the database of individual risks and safeguards for each department processing student information.
6. Apply suggestions for improvements resulting from the analysis, through specific recommendations to the Executive Staff.
7. Testing of the database safeguards for effectiveness through internal audits conducted as a part of the regular cycle of internal audits. (See Information Security Plan).

### **IV. COMMON RISKS**

The following common risks were identified in the risks analysis:

1. That employees, contractors, or agencies misuse information on PC screens;
2. That unauthorized persons view information on PC screens;
3. That information printed on reports, files, or forms is seen by unauthorized persons;

4. That information printed on reports, files, or forms is misused by employees, contractors, or other agencies; or
5. That information is stolen by outside attackers, such as hackers, etc.

## **V. SAFEGUARDS**

Appropriate safeguards for the College are listed below:

1. Information system passwords and user names;
2. Blank cover sheets or envelopes for printed materials;
3. Employee information security signed agreements, such as a confidentiality statement;
4. Information security training for employees;
5. Offices with limited access (especially Human Resources, Payroll, and Student Records);
6. PC screen restrictions within the College's information systems;
7. Student information reports restricted to necessary users;
8. Student information screen access restricted to necessary users;
9. Counter & desk designs to position PC screens away from student populated areas;
10. Polarized screen covers to limit side viewing where PCs are in use in public areas;
11. Security agreements with outside vendors having access to confidential information;
12. Automated shut down time of information systems for PCs without activity;
13. Securing paper documents such as registration forms, rosters, and Add/Drop forms when work stations are unattended;
14. Cross-cut shredding of documents containing student information that are ready for destruction;
15. Published statement on acceptable use policy for computers, electronic devices, network services, and the internet.
16. Physical destruction of hard drives on PCs no longer in use from offices that retain student information on their hard drives;
17. Web firewall and virus protection for all PCs, servers, and internet connections;
18. Reference checks for all new employees; and
19. Exercise due diligence in authorizing access to College computing facilities (i.e. allowing access for computer maintenance staff).

## **VI. ORGANIZATIONAL CONTROLS**

Organizational controls provide that no one individual has access to or knowledge of an information system enabling them to process data without authority. Controls to safeguard administrative systems and their related data include:

1. Access to non-public data residing on any computer system, file server or workstation is granted only to authorized employees for areas related to their responsibilities.
2. Student employees may access non-public data only after initial information security indoctrination and only under the direct supervision of an authorized employee.
3. An authorized employee is a full-time ATC employee who has read and becomes familiar with the College's procedures which include information security procedures and so documented that action by a signed statement retained in the Human Resources department files and further has received permission from his or her supervisor to access non-public data, as well as completing the College Access Form, retained by the ISM department.
4. The Human Resources Director will:
  - a. Maintain a New Hire package information sheet containing accountability details of the Family Education Rights and Privacy Act (FERPA) regulations.
  - b. Maintain a statement for all employees' signature that acknowledges access to related policies and procedures.
  - c. Include ATC's information security procedures and FERPA requirements in ongoing professional development efforts.

## **VII. DISTRIBUTION CONTROLS**

Data extracted from the College's information systems must be carefully protected. Managers and supervisors must recognize and support the following responsibilities:

1. Determining which administrative data is appropriate for distribution, the audience for that data, and the methods and timing of both data distribution and disposal.
2. Ensuring that the methods of distribution provide adequate security for the non-public information contained on the particular media utilized.
3. Keeping all individuals with access to non-public data aware of the importance of maintaining the confidentiality and motivated to protect that data from improper disclosure.
4. Staying abreast of technology improvements that affect information security. For example, being aware that simple shredding is no longer secure, but proper protection requires at least cross-cut shredding.
5. Academic Divisions will choose only the ATC student ID number when producing reports involving student data and not social security numbers. For example: attendance, grade, and section rosters.
6. Campus Security will use an ATC student ID number instead of social security numbers for rosters used in issuing parking decals.
7. Purchasing will request acknowledgment of information security plans in place, in contractual agreements with agencies and vendors receiving non-public student information.

8. Outgoing faxes or e-mails containing non-public student information must not be sent without verification and reasonable control that the proper recipient is the only viewer of the information.
9. Cross-cutting shredders are to be used in disposing of paper documents containing non-public information.
10. Electronic files or media ready for disposal and containing non-public information must be destroyed or erased so that the information cannot be read or reconstructed. Media ready for disposal should be turned in to the ISM department for overwriting or physical destructions and a record maintained of the transfer. (See also Resource Controls item 5).
11. If an outside document destruction contractor is used to dispose of non-public information the College will conduct due diligence in selecting the vendor. Due diligence could include:
  - a. Reviewing an independent audit of the contractor's operations and/or its compliance with the FTC Disposal Rule.
  - b. Obtaining information from several references
  - c. Requiring certification by a recognized trade association
  - d. Reviewing and evaluating the contractor's information security policies and procedures

#### **VIII. RESOURCE CONTROLS**

Managers and supervisors should control computing resources by addressing the following concerns:

1. ISM will maintain effective protection from exterior and interior web net attacks.
2. Both on-site and off-site data backups should be controlled in a secure manner.
3. Workstations and PCs in areas with screens available to students or the public, are not to be left unattended while logged onto a College networked system or with non-public data displayed on the screen.
4. ISM and the equipment coordinator will identify and effect multiple overwriting of surplus PC hard drives to produce unrecoverable data.
5. The Bookstore cash register system will track charges by ATC student ID number and not social security number.

#### **IX. INCIDENT RESPONSE PLAN**

In the event of a highly suspected or actual theft or loss of personally identifiable credit card data the following priorities should be followed:

1. Notification of the Bursar.
2. Bursar will immediately notify Visa USA Fraud Control.
3. Bursar notifies and consults with the Chief Business Officer (CBO).

4. If deemed necessary by the nature or the size of the loss the CBO will convene the Incident Response Team.
5. The Incident Response Team will limit to the extent possible the effect of a security breach, verify compliance requirements, and recommend actions to the CBO.
6. The Incident Response Team at a minimum will include the Chief Information Officer (CIO), Applications Manager, Network Manager, Bursar, Controller, and the Registrar. Other members may be included as needed based on the incident.

#### Response to non-credit card student non-public information exposure

1. Upon knowledge of exposure, all members of the Executive Staff should be notified.
2. Appropriate notice is given to law enforcement if the exposure could result in harm to a student, employee, or business. Typically, this would occur if social security numbers were stolen or accessed by hackers.
3. A Public Information Officer will be assigned to develop the response to all exposed parties, based upon the model letter from the Federal Trade Commission website business section "Identity Theft, Dealing with a Data Breach." Elements of the paragraph "Notifying Individuals" in the same section should be incorporated in the letter.