

South Gloucestershire & Stroud College

Payment Card Industry Data Security Standard (PCI DSS) - Cardholder Data Policy

If you would like this document in an alternate format Please contact the Human Resources Department

Prepared by:	Rich Aitken				
Job Title/Role:	Head of Finance				
Ref. No.: Q/P 223	Date of this version: 02 February 2023				
	Review date:	02 February 2024 (Subject to any legislative changes)			
	Upload to College website? No				
	Upload to e-Campus? Yes				
Approved by:	Group Exec				
Date of Approval:	8.2.23				

MANDATORY INITIAL IMPACT SCREENING		
I have read the guidance document: Completing a Policy Impact Assessment?	✓	
If this policy raises equality, diversity or inclusion concerns, the Inclusion Committee has been consulted?	✓	
If this policy raises environmental or sustainability issues, the Estates Team have been consulted?	✓	
If this policy has been up-dated, please tick to confirm that the initial impact screening has also been reviewed:	✓	

Please list each College Strategic Priority that
this policy is designed to address/implement:

To be recognised as an outstanding College.

To develop responsive partnerships with all our learners, employers, and all our stakeholders.

EQUALITY, DIVERSITY & INCLUSION IMPACT ASSESSMENT				
Characteristic	This policy seeks to:			
Age	No appreciable impact			
Disability	No appreciable impact			
Faith or Belief	No appreciable impact			
Gender	No appreciable impact			
Race or Ethnicity	No appreciable impact			
Orientation	No appreciable impact			
Gender reassignment	No appreciable impact			
Economic disadvantage	No appreciable impact			
Rural isolation	No appreciable impact			
Marriage	No appreciable impact			
Pregnancy & maternity	No appreciable impact			
Carers & care leavers	No appreciable impact			
Vulnerable persons	No appreciable impact			
Please identify any sections of the policy that specifically seek to				
maximise opportunities to improve diversity within any of the College's				
stakeholder groups:				
	of the policy that specifically seek to improve			
	n any of the College's stakeholder groups:			
Is there any possibility that this policy If you have ticked yes (red), which				
could operate in a discriminatory way?				
Choose an item.				
If yes please confirm that the Policy has been sent for a full Click or tap to enter a				
Equality & Diversity Impact Assessment, and note the date:				

Note: if the policy does not seek to increase diversity or improve equality you should go back and review it before submitting it for approval.

MAPPING OF FUNDAMENTAL RIGHTS			
Which United Nations Convention on	Choose an item.		
the Rights of the Child (UNCRC),	Choose an item.		
Right does this policy most protect:	Choose an item.		
Which Human Right (HRA) does this	Choose an item.		
policy most protect:	Choose an item.		

DATA PROTECTION & PRIVACY BY DESIGN SCREENING	
Tick to confirm that you have considered any data protection issues as part of the design and implementation of this policy; and, that implementing this policy will <u>not</u> result in the collection, storage or processing of personal data outside of official College systems:	✓
Tick to indicated that this policy has or requires a Data Privacy Impact Assessment:	

ENVIRONMENTAL, SOCIAL AND ECONOMIC IMPACT ASSESSMENT								
Does this policy relate directly or indirectly to any legal, regulatory environmental or sustainability standard(s)?			Yes		No	×		
If so, please list them:								
Will any aspects of th	is policy result in:							
Reduced miles travelle	d or provide / improv	e / pro	mote alternatives t	o car				
based transport (e.g. public transport, walking and cycling car sharing, the use of low emission vehicles, community transport, environmentally friendly fuels and/or technologies)			Yes		No	\boxtimes		
Reduced waste, enviro		l/or tox	ric materials for ex	ample				
by reducing PVC, photo						_		_
mining or deforestation					Yes	Ш	No	\boxtimes
recycled or composted								
Reduced water consum	nption?				Yes		No	\boxtimes
Reduced instances of s	<u> </u>				Yes		No	\boxtimes
Reduced use of natural resources such as raw materials and energy to promote a circular economy?			Yes		No	\boxtimes		
Improved resource effic					Yes		No	\boxtimes
energy, density, use of				pan)?				
Will this policy improve			green space?		Yes		No	\boxtimes
Please list the section								
specifically target an	improved environin	ient.						
Will any aspects of th	is policy result in:							
The promotion of health		uding h	nealth and safety a	at work,	Vaa		Nia	N
work-life/home-life bala					Yes	Ш	No	\boxtimes
Greater employment or					Yes		No	\boxtimes
The promotion of ethica				e by	Yes		No	\boxtimes
increasing transparence								
Greater support for the local economy through the use of local suppliers, SMEs or engagement with third sector or community groups?			Yes		No	\boxtimes		
				ial				
The promotion of better health, increased community resilience, social cohesion, reduced social isolation or support for sustainable development?			Yes		No	\boxtimes		
Mitigation of the likely e	effects of climate cha	nge (e	.g. identifying proa	ctive				
and community support for vulnerable groups; contingency planning for			for	Yes		No	\boxtimes	
flood/snow, heatwaves and other weather extremes)? The promotion of better awareness of sustainability, healthy behaviours,								
· · · · · · · · · · · · · · · · · · ·			<i>,</i> ,	urs,	Yes		No	\boxtimes
mental wellbeing, living Please list the section			agement?					
specifically target imp								
opcomount and good and		.						
What is the *actimate	d* oarban impaat of	thic	Increased	Decre	ased Net Zero			ro
What is the *estimated* carbon impact of this policy (in terms of tCO2e) (+tCO2e)		(-tCC	· · · · · · · · · · · · · · · · · · ·					
pundy (iii torrino or tot							₩	
Mandatory initial impact screening Judith Saunderson								
completed by:		07/00/0000						
Initial impact careering	Date							
Initial impact screening								

PCI DSS - Cardholder Data Policy

1. Introduction

1.1. This policy is designed to ensure South Gloucestershire and Stroud College ("the College") and its subsidiaries can meet the standards required by the Payment Card Industry's Data Security Standard (PCI DSS), which is a worldwide standard set up to help businesses (merchants) process card payments securely and reduce card fraud. The College must comply with PCI DSS to process card payments.

2. Statement

2.1. This policy applies to everyone involved with handling credit and debit cards, credit and debit card data and the systems processing such data within the College.

3. Objectives

3.1. To provide management direction and support for cardholder data security in accordance with business requirements and relevant laws and regulations.

4. Definitions

- 4.1. The Payment Card Industry Data Security Standard (PCI DSS) is a proprietary information security standard for organisations that handle branded credit cards from the major card schemes including Visa, MasterCard, American Express, Discover, and JCB. The PCI Standard is mandated by the card brands and administered by the Payment Card Industry Security Standards Council. The standard was created to increase controls around cardholder data to reduce credit card fraud.
- 4.2. 'Credit/Debit card' or 'cardholder' data means most of the information on a credit card or debit card and includes the 16-digit primary account number (PAN). It also includes the issue and expiry dates and the cardholder's name.
- 4.3. The three-digit security code on the back of the card is known as the Card Verification Value (CVV) or Card Verification Code (CVC).

5. Implementation

5.1. Compliance

- 5.1.1. Compliance with this policy is primarily enforced through process and standard documents. The Finance Department will provide support through training and guidance.
- 5.1.2. Where any contradictions arise within the handling of cardholder data between this and other College policies, this policy takes precedent.

5.2. Personnel Policy

5.2.1. Terms and Conditions

- 5.2.1.1. All employees involved with handling cardholder data must comply with this policy and all other information security policies of the College.
- 5.2.1.2. Any cardholder data security incidents resulting from non-compliance may result in appropriate disciplinary action.
- 5.2.1.3. If, after investigation, a user is found to have violated the College's PCI DSS - Cardholder Data Policy and/or procedures, they may be disciplined in line with the organisation's formal disciplinary process.

5.2.2. Training and Awareness

5.2.2.1. All handlers of cardholder data must be adequately screened and trained before being allowed access. This training must be recorded and repeated annually and updated regularly.

5.3. General

- 5.3.1. No staff member should handle cardholder data unless they have a business need and explicit authorisation to do so.
- 5.3.2. Cardholder data should only be handled in such a manner as is explicitly authorised by job roles.
- 5.3.3. College staff shall not store credit and debit cardholder data on local drives, shared storage, cloud storage solutions, or any removable media (memory stick, CD/DVD) under any circumstances.
- 5.3.4. Cardholder data shall not be transmitted or requested to be transmitted via end-user messaging technologies such as email, instant messaging or SMS. If unsolicited cardholder data is received via such means, this must be notified to the IT Helpdesk and Finance Operations Manager and the data securely deleted.
- 5.3.5. Any cardholder data stored on College systems must be reported to Finance@sgscol.ac.uk immediately upon discovery.

5.4. Cardholder Data Handling

- 5.4.1. All processing of cardholder data must be agreed and recorded by the Finance Department.
- 5.4.2. Cardholder data shall not be stored in any voice recordings. Where cardholder data may be taken over the telephone, any call recording solution shall be disabled whilst cardholder data is being given.

- 5.4.3. Any device used to process cardholder data on behalf of the College must have prior approval from the Finance Department.
- 5.4.4. Where the device is a Point-of-Sale (POS) terminal it must be of a type approved by the Finance Department. The details (model, serial number, security features and location) of all examples in use must be recorded in an asset list maintained by the Finance Department.
- 5.4.5. POS devices must be configured and used in accordance with Finance procedures.
- 5.4.6. All devices must be stored securely when not in use and checked regularly for tampering or substitution. Any suspicion of tampering must be immediately reported to the Finance Operations Manager or Head of Finance.
- 5.4.7. Staff must not store cardholder data on paper unless specifically agreed in advance by the Finance Operations Manager or Head of Finance. It must be securely stored when not in use and destroyed by placing in a locked confidential waste bin.
- 5.4.8. The full PAN must be masked on display, including on all merchant copy paper receipts, except for those business roles with a legitimate need to see more than the first 6 and last 4 digits.

5.5. Third Parties

- 5.5.1. Third parties commissioned to handle cardholder information on behalf of the College must be approved by the Finance Department based on proper due diligence prior to their engagement.
- 5.5.2. The compliance status of third parties must be assessed by the Finance Department and they will be required to provide the College with an upto-date Attestation of Compliance before engagement and each year thereafter.
- 5.5.3. Any contracts or written agreements with third parties must make clear their responsibility for maintaining and protecting the College's compliance.
- 5.5.4. A list of Third-Party Payment Service Providers must be maintained by the Finance Department, and the service providers' PCI DSS compliance must be checked at least annually.

5.6. Incident Response

- 5.6.1. An Incident/Breach Response Plan must be in place, reviewed and tested at least annually.
- 5.6.2. Any breach or suspected breach must be reported immediately to Finance@sgscol.ac.uk who must subsequently notify the Deputy

Principal (as Data Protection Officer) as well as IT Services if the breach is IT related.

6. Responsibilities

- 6.1. This policy is applicable to all staff (including temporary and contract) and any other parties who may have access to cardholder data.
- 6.2. The Finance Operations Manager and the Head of Finance shall ensure the policy is available and promoted to those that need to see it.
- 6.3. Relevant Heads of Department shall be responsible for ensuring this policy is adhered to and that each POS terminal has an identified responsible manager.
- 6.4. The Finance Operations Manager shall be responsible for maintaining a register of Merchant IDs (MID) and assets in use relating to each MID (e.g. POS terminals).

7. Related Policies, Procedures, Code of Practice and Legislation

- 7.1. IT Security Policy
- 7.2. Data Privacy & Protection Policy
- 7.3. Disciplinary Policy and Procedure

NB This is not an exhaustive list. Other Policies, Procedures and Legislation may apply