Family Educational Rights and Privacy Act (FERPA) Policy

Purpose

Stephen F. Austin State University (SFASU or University) is committed to compliance with federal and state laws and regulations regarding student records. The purpose of this policy is to set forth policy and procedures related to student records that will promote such compliance.

Persons Affected

This policy applies to all SFASU administrators, faculty, staff, students and University officials.

Definitions

Annual Notice: The notices that the University shall provide to each Student in attendance at the University at least annually of their rights pursuant to FERPA, the procedures for exercising their rights, information about the Directory Information Exception, and the process by which a Student may elect to opt out of the release of the Student's Directory Information under that exception. A link to the Annual Notice is attached as an Appendix A to this policy.

Consent: Written or electronic consent, signed by the Student or otherwise verified by the Student if electronic, that is dated and specifies the records to be disclosed, the party to whom the records are to be disclosed, and the purpose of the disclosure.

De-identified Record: An Education Record that has been stripped of all identifiers and/or aggregated such that it is not possible to re-identify an individual who is the subject of the record. An Education Record that has been de-identified is no longer an Education Record and is not subject to this policy or FERPA.

Directory Information: Information in a Student's Education Record that would not generally be considered harmful or an invasion of privacy if disclosed. The following information about a Student has been designated by University as Directory Information:

- name;
- all addresses, including university issued email addresses;
- all telephone numbers;
- major field of study;
- academic classification;
- participation in officially recognized activities and sports;
- weight and height of members of athletic teams;
- dates of attendance and enrollment status;
- degrees and awards received;
- previous schools attended; and
- photograph.
Education Records: Records directly related to a Student that are maintained by or on behalf of the University. Education records do not include:

- Records of instructional, administrative, and educational personnel that are:
  - in the sole possession of the maker (i.e. file notes of conversations);
  - used only as a personal memory aid;
  - not intended to be accessible or revealed to any individual except, in the case of an instructor, a temporary substitute;

- Law enforcement records of the University campus police;

- Medical records and mental health records, including counseling records created, maintained, and used only in connection with provision of medical treatment or mental health treatment or counseling to the student, that are not disclosed to anyone other than the treatment facility.

- Employment records unrelated to the student's status as a student; or

- Alumni records.

Personally Identifiable Information: Information obtained from or contained in an Education Record that can be used to identify a Student to whom the record relates or another Student. It specifically includes information determined by the University to be:

- Linked or linkable to a specific Student such that it would allow a reasonable person in the University community who does not have personal knowledge of the relevant circumstances, to identify the Student with reasonable certainty; or

- Requested by a person who the University reasonably believes knows the identity of the Student to whom the Education Record relates.

Unless the context of this policy indicates otherwise, a reference to an Education Record includes Personally Identifiable Information contained in or obtained from an Education Record.

Student: An individual, regardless of age, who is or who has been in attendance at University. It does not include persons who have been admitted but did not attend University. For the purposes of this policy "Attendance" includes attendance in person, or by correspondence or on-line or distance learning and the period during which a person is working in a position that requires student status, such as a under a work-study program position.

University Official with a Legitimate Educational Interest: Any person employed by the University in an administrative, supervisory, academic, or support staff position, including law enforcement unit and health staff; a person or company with whom the University has a contract or affiliation (such as a UT System attorney or auditor, or a clinical facility where a student is participating in an internship); the University of Texas System Board of Regents; a person employed by System Administration; or a person assisting another University Official in performing his or her tasks (such as a volunteer or committee member), if that person or contractor requires access to an Education Record in order to fulfill his or her official responsibilities on behalf of the University.

Policy

The Family Educational Rights and Privacy Act (FERPA), 20 U.S.C. §1232g and 34 CFR Part 99 are a federal law and regulations that provide students with the following rights with respect to their education records:
• to inspect and review the student's education records;
• to consent to disclosure of the student's education records to third parties, except to the extent that FERPA authorizes disclosure without consent;
• to request amendment of the student's education records to ensure that they are not inaccurate or misleading, or otherwise in violation of the student’s privacy rights under FERPA;
• to be notified of the student's privacy rights under FERPA; and
• to file a complaint with the U.S. Department of Education concerning alleged failures by the University to comply with the requirements of FERPA.

It is the policy of SFASU to protect the privacy and records access rights that apply to records maintained by or for the University about its current and former students of its institutions by complying with FERPA at all times.

**Procedures**

1. Notice of Rights under FERPA. The University shall provide Annual Notice to each Student of his or her rights under FERPA and this policy by publishing the information that is attached as Appendix A, *Notice of Student Rights under FERPA and Notice Concerning Directory Information*, in all general information University's catalogues for undergraduate and graduate Students published by the University.

2. Consent Requirements for Access to Education Records by Third Parties

   a. Generally Required for Disclosures of Education Records. The University will not disclose Education Records or Personally Identifiable Information from an Education Record without prior Consent of the Student to a third party, except as authorized by FERPA and this policy.

   b. Exceptions to the Consent Requirement. The University, pursuant to FERPA, may release Education Records without the Student’s Consent as follows:

      i. Directory Information. Directory information may appear in public documents and may otherwise be disclosed without student consent unless a student submits a written request to the registrar during the first twelve (12) days of class of a fall or spring semester, the first four (4) class days of a summer semester, or the first three days of any quarter to withhold such information from disclosure, as applicable or as otherwise designated by the University in the Annual Notice. The Annual Notice required by this policy and attached as Appendix A, *Notice of Student Rights under FERPA and Notice Concerning Directory Information*, shall provide specific information for Students wishing to exercise their right to have Directory Information about them withheld from release by University. Upon graduation or termination of a Student’s enrollment for any reason, the release of the Student’s Directory Information will be governed by the Students Directory Information status in place during the Student’s last period of enrollment, unless the former Student changes that status.
ii. University Officials with a Legitimate Educational Interest in an Education Record are allowed access to that Education Record. Inter-institutional disclosures may be made between institutions that administer or participate in joint programs or activities, in accordance with legitimate educational interest criteria. For example, an Education Record about a Student concurrently enrolled in the University and another institution, or who receives services from University (such as the provision of a distance education class) and from another institution may be disclosed by University to the other institution under this subsection. This includes services provided by University to institutions participating in distance education classes.

iii. Other Institutions. The University may release a student's education records to officials of other educational institutions in which that Student seeks or intends to enroll or is enrolled.

iv. Audit or Evaluation of Federal or State education programs. The University of Texas Board of Regents, authorized representatives of the Comptroller General of the United States, the Attorney General of the United States, the Secretary of Education and state and local educational authorities who are authorized by law to audit and evaluate a Federal or State supported education program, or to enforce Federal law which relates to such education programs, or their authorized representatives may access an Education Record as required for the audit, evaluation or enforcement purpose.

v. Financial Aid. The University may release an Education Record to persons or organizations in connection with that student's application for, or receipt of, financial aid to the extent necessary for such purposes as determining eligibility, amount, conditions, and enforcement of terms or conditions of such financial aid.

vi. State and Local Officials Pursuant to Statutes Concerning Juvenile Justice. The University may release education records to state and local officials that are authorized by statute to access Student Education Records to efficiently serve the student.

vii. Organizations Conducting Studies. Organizations conducting studies for, or on behalf of the University for the purpose of developing, validating, or administering predictive tests, administering student aid programs, and improving instruction, may access Education Records for such studies provided that the study is conducted in a manner which will not permit the personal identification of Students and/or their parents by individuals other than representatives of the organization; and the information will be destroyed when no longer needed for the purposes of the study was conducted. The term "organizations" includes, but is not limited to, Federal, State, and local agencies, and independent organizations.
viii. Accrediting Organizations. Accrediting organizations may access an Education Record required to carry out its their accrediting functions.

ix. Designated Parents of a Tax Dependent. A parent of a Student who is a dependent for federal tax purposes, as defined by Section 152 of the Internal Revenue Code of 1954, if the Student has indicated in writing to the University that his or her parents may access the Student' Education Records in accordance with the designation. If a tax dependent Student's parents are divorced, both parents may have access to the Student's Education Records, so long as at least one parent is designated by the student.

x. Judicial Order or Subpoena. Information concerning a Student shall be released in response to a judicial order or lawfully issued subpoena. However, the University must make reasonable efforts to notify the Student of an order or subpoena before complying with it, except that the University shall not notify a student of a subpoena if it is from a federal grand jury or is for law enforcement purposes, and the subpoena or order provides that the University shall not disclose to any person the existence or contents of the subpoena or any information furnished in response to the subpoena. In addition, education records may be disclosed to the U. S. Attorney General or his or her designee in response to an ex parte order concerning an authorized investigation or prosecution of domestic or international terrorism, without prior notice to the student.

xi. Health and Safety. The University may disclose student information deemed by the University as appropriate to persons in connection with an emergency in order to protect the health and safety of the student or others individuals.

xii. Disciplinary Hearing Results.
I. Disclosure to Victims: The University may disclose to an alleged victim of any crime of violence (as that term is defined in Chapter 1, Section 16 of Title 18, United States Code), or a non-forcible sex offense, the final results of any disciplinary proceeding conducted by the University against the alleged perpetrator of such crime or offense with respect to such crime or offense, regardless of whether the alleged perpetrator was found responsible for violating the University's rules or policies with respect to such crime or offense.

II. Disclosure to Third Parties: The University may disclose the final results of any disciplinary proceeding against a student who is an alleged perpetrator of any crime of violence or non-forcible sex offense (as those terms are defined in 34 C.F.R. 99.39), if the student is found responsible for violating the University’s rules or policies with respect to such crime or offense. Such disclosure shall include only the name of the student, the violation committed, and any sanction imposed by the University on that student. Such disclosure may include the name of
any other Student, such as a victim or witness, only with the written consent of that other Student.

III. Alcohol and Drug Violations. The University may disclose to a parent or legal guardian of a Student, information regarding any violation of any Federal, State, or local law, or of any rule or policy of the University, governing the use or possession of alcohol or a controlled substance, regardless of whether that information is contained in the Student's Education Records, if the Student is under the age of 21 at the time of disclosure to the parent, and the University determines that the Student is responsible for a disciplinary violation with respect to such use or possession.

xiii. Defense of Litigation or Complaints against the University. If a Student initiates legal action against the University, the University may disclose to the court or agency with jurisdiction over the complaint, without a court order or subpoena, the Student's Education Records that are relevant for the University to defend itself.

xiv. Status as a Registered Sex Offender. The University may disclose information concerning a Student's status as a sex offender or other individual required to register under Section 170101 of the Violent Crime Control and Law Enforcement Act of 1994, 42 U.S.C. 14071, and the information was provided to the University under 42 U.S.C. 14071 and applicable Federal guidelines.

c. Consent of the Student. The University will release an Education Record to, or allow access to those records by a third party, if the Student provides a valid Consent capable of verification that it was provided by the Student that permits access by the third party.

3. Disclosure to the Student

a. A Student has the right, upon request, to review all materials that are in the student's education records, except:
   i. Financial information submitted by the Student's parents;
   ii. Confidential letters and recommendations associated with admissions, employment or job placement, or honors, to which the student has waived rights of inspection and review or which were made part of the Student’s Education Records prior to January 1, 1975, provided those letters were collected under established policies of confidentiality and were used only for the purposes for which they were collected;
   iii. Education records containing information about more than one Student, in which case the University will permit access only to that part of the record that pertains to the inquiring student; and
   iv. Records that are subject to an attorney-client privilege which belongs to the University.
b. Process for Students Requesting Accessing to Their Education Record.
   i. Students may inspect and review their education records upon request to the appropriate record custodian. Students should submit to the record custodian or an appropriate University staff person a written request that identifies as precisely as possible the record or records they wish to inspect. The record custodian or an appropriate University staff person will make the needed arrangements for access as promptly as possible and notify the student of the time and place where the records may be inspected. Access must be given in 45 days or less from the receipt of the request. Except where pre-empted by a specific provision of FERPA or a request for official copies of Student’s transcript is requested, a Student’s right to access and/or request a copy of his or her Educational Records, a Student’s right of access or to copies such records is co-extensive with the Student’s right to access records under the Texas Public Information Act (TPIA).
   ii. Requests by a Student for Education Records that are available to a Student under an applicable provision of the Texas Public Information Act (TPIA) shall be processed by the University in accordance with policies for access to records under the TPIA.
   iii. Records pre-empted from availability under the TPIA by FERPA will be made available within forty-five days of the request.
   iv. Requests for official copies of transcripts or other academic records will not be released for students who have a delinquent financial obligation or financial "hold" at the University.
   v. Types and custodians of student records:

<table>
<thead>
<tr>
<th>Type of Record</th>
<th>Content</th>
<th>Custodian</th>
</tr>
</thead>
<tbody>
<tr>
<td>Academic</td>
<td>Grades, classification, academic standing, application for admissions and admissions scores</td>
<td>Registrar</td>
</tr>
<tr>
<td>Academic</td>
<td>Student Work products or artifacts</td>
<td>Instructor of Record, Department, or College</td>
</tr>
<tr>
<td>Financial</td>
<td>Amount of financial assistance given by university and type of assistance</td>
<td>Director of Financial Aid and Scholarships, Student Business Services</td>
</tr>
<tr>
<td>Disciplinary</td>
<td>Nature of offense and type of university action</td>
<td>Assistant Dean of Students</td>
</tr>
<tr>
<td>Placement</td>
<td>Academic record and documents of recommendations</td>
<td>Director of the Center for Career and Professional Development</td>
</tr>
<tr>
<td>Health</td>
<td>Medical history to include all treatment by university physicians</td>
<td>Director of Health Services Operations</td>
</tr>
<tr>
<td>Counseling</td>
<td>Test scores and counseling sessions</td>
<td>Director of Counseling Services</td>
</tr>
</tbody>
</table>

4. Record of Disclosures. The University will maintain with the Student's Education Records
a record for each disclosure request and each disclosure, except disclosures:

a. to the Student;

b. pursuant to the written consent of the student;

c. pursuant to the exception for University officials with a Legitimate Educational Interests;

d. pursuant to a law enforcement subpoena and the issuing court or other issuing agency has ordered that the existence or the contents of the subpoena or the information furnished in response to the subpoena not be disclosed or the order is concerning an authorized investigation or prosecution of domestic or international terrorism; or

e. of directory information.

5. Requests to Amend Records. A Student who believes that an Education Record maintained about the Student is inaccurate, misleading, or otherwise in violation of the student’s privacy rights under FERPA, may request amendment of the record. However, substantive judgment of a faculty member about a student's work, expressed in grades and/or evaluations, is not within the purview of this right.

a. Informal requests. A Student may request the opportunity for informal discussion of amendment of the record with the University office concerned with the particular record. If agreement is reached with respect to the Student's request, the appropriate records will be amended. If the record is not amended pursuant to the Student's request, the University will inform the Student of its decision and of the Student's right to request a formal hearing

b. Requests for a hearing. To receive a hearing, a Student must file a written request with the President of the University. In so doing, the Student should identify the part of the Education Record he/she wants amended and specify why he/she believes it is inaccurate, misleading or in violation of his/her privacy rights.

i. Within 10 working days of receiving the request, the President or President’s designee will arrange for a hearing, and notify the Student at least five working days in advance of the date, place and time of the hearing.

ii. The hearing will be conducted and the decision rendered by a hearing officer, appointed by the President or President’s designee, who does not have a direct interest in the outcome of the case. The President or President’s designee shall name the hearing officer in the written notice sent to the Student.

iii. The Student shall be afforded a full and fair opportunity to present evidence relevant to the issues listed in the original request to amend his/her Education Records.

iv. The hearing officer will prepare a written decision based solely on the evidence presented at the hearing.

v. If the hearing officer decides that the disputed contents of the Education Record are inaccurate, misleading or in violation of the Student's right to
privacy, the officer will amend the record and notify the Student in writing that the record has been amended.

vi. If the hearing officer decides that the disputed contents of the Education Record are not inaccurate, misleading or in violation of the Student's right to privacy, the officer will notify the Student of his/her right to place a statement in the Education Record commenting on the disputed contents and/or a statement setting forth the Student's reasons for disagreeing with the decision.

vii. The Student's statement will be maintained as part of the Student's Education Record as long as the disputed contents are maintained by the University. If the University discloses the disputed contents of the Education Record to any person, it must also disclose the Student's statement to the person.


Related Statutes or Regulations, Rules, Policies, or Standards

34 C.F.R. Part 99 Family Educational Rights and Privacy
5 U.S.C. § 552a

Regent's Rules and Regulations, Rule 50702, Confidentiality and Security of Education Records Subject to the Family Educational Rights and Privacy Act (FERPA)

UTS 183, Maintenance of Education Records Subject to the Family Educational Rights and Privacy Act (FERPA)

Responsible Executive

Vice President for Enrollment Management

Appendixes

Appendix A- Notice of Student Rights under FERPA and Notice Concerning Directory Information

Revision History

September 1, 2023 (original)