Cardholder Information Security Policy



POLICY / PROCEDURE TITLE		DATE OF APPROVAL
Cardholder Information Security Policy		April 2025
APPROVED BY	VERSION NO.	VALID UNTIL
Executive Board	2	April 2028

OWNER	Group Financial Controller		
GROUP EXECUTIVE LEAD	Chief Finance Officer		
DOCUMENT TYPE	Policy ⊠ Group Procedure □ Local Procedure □		
PURPOSE	This policy serves to provide guidance on the handling of sensitive cardholder data in order to protect cardholder and account privacy and to ensure compliance with the Payment Card Industry legislation (PCI DSS v4.0).		
APPLICABLE TO	This policy applies to all NCG staff handling cardholder information.		
EQUALITY ANALYSIS COMPLETED [POLICIES ONLY]	Yes ⊠	No □	N/A □
	(If EA not applicable, please explain)		
KEY THINGS TO KNOW ABOUT THIS POLICY	 This policy serves to provide guidance on the handling of sensitive cardholder data in order to protect cardholder and account privacy and to ensure compliance with the Payment Card Industry legislation (PCI DSS v4.0.). This policy applies to all NCG staff handling cardholder information. All relevant staff must read this document in its entirety and sign the form at Appendix 1 confirming they have read and fully understand this policy. 		
EXPECTED OUTCOME	Readers are expected to understand the organisational position on cardholder information security, know their responsibilities in relation to the policy and comply with the terms of the policy.		

MISCELLANEOUS		
LINKED DOCUMENTS	NCG Information Security Policy	
	NCG Data Classification Policy	
	NCG Acceptable Use Policy	
	NCG Card Payment Procedure	
	Standard Operating Procedure – PCI-DSS Governance	
KEYWORDS	Cardholder	
	Information security	

Equality Impact Assessment

EQUALITY IMPACT ASSESSMENT			
	Yes	No	Explanatory Note if required
EIA 1 - Does the proposed policy/procedure align with the intention of the NCG Mission and EDIB Intent Statement in Section 2?			
EIA 2 - Does the proposed policy/procedure in any way impact unfairly on any protected characteristics below?			
Age		\boxtimes	The answer to this must be NO
Disability / Difficulty		\boxtimes	The answer to this must be NO
Gender Reassignment		\boxtimes	The answer to this must be NO
Marriage and Civil Partnership		\boxtimes	The answer to this must be NO
Race		\boxtimes	The answer to this must be NO
Religion or Belief		\boxtimes	The answer to this must be NO
Sex		\boxtimes	The answer to this must be NO
Sexual Orientation		\boxtimes	The answer to this must be NO
EIA3 - Does the proposed policy/processes contain any language/terms/references/ phrasing that could cause offence to any specific groups of people or individuals?			The answer to this must be NO
EIA4 - Does the policy/process discriminate or victimise any groups or individuals?		\boxtimes	The answer to this must be NO
EIA 5 - Does this policy/process positively discriminate against any group of people, or individuals?			The answer to this must be NO
EIA 5 - Does this policy/process include any positive action to support underrepresented groups of people, or individuals?			The answer to this could be yes or no as positive action is lawful. However, an explanation must be provided for clarity.
EIA 6 - How do you know that the above is correct?		on with finar part of reviev	ce colleagues and policy review process.

1. PURPOSE

- 1.1. This policy serves to provide guidance on the handling of sensitive cardholder data in order to protect cardholder and account privacy and to ensure compliance with the Payment Card Industry legislation (PCI DSS v4.0.).
- 1.2. This policy applies to all NCG staff handling cardholder information. All staff must read this document in its entirety and sign the form confirming they have read and fully understand this policy.
- 1.3. The policy shall be reviewed every 3 years and updated if regulations change in the interim.

2. BACKGROUND

- 2.1. NCG staff handle customer and account information daily. This data is sensitive and confidential. All organisations handling card payment data (processing card payments) are required to comply with the Payment Card Industry (PCI) Data Security Standard v4.0.
- 2.2. The Payment Card Industry (PCI) Data Security Standard v4.0. was adopted by the payment card brands for all entities that process, store or transmit cardholder data. It consists of a number of steps and security best practices that help to ensure the secure processing of sensitive data.
- 2.3. Sensitive Account (cardholder and sensitive authentication) Data must be protected at all times. This account data consists of two main sets of data as shown in below table.

Accou	nt Data
Cardholder Data	Sensitive Authentication Data
Primary Account Number (16 digit)	Full Track data (magnetic-stripe data or
Cardholder Name	equivalent on a chip)
Expiration Date	CAV2/CVC2/CVV2/CID
Service Code	PINs/PIN Blocks

3. SCOPE

3.1. This policy deals with the acceptable use and controls over the receiving, processing and storing of cardholder data across NCG sites.

4. ROLES AND RESPONSIBILITIES

4.1. All NCG staff

All staff are legally bound by the rules and principles of the Data Protection Act 2018, the Payment Card Industry (PCI) Data Security Standard v4.0 as detailed above in section 2, the EU-GDPR and all other data protection legislation.

All staff shall adhere to all other Group Policies including the Information Security policy, Acceptable Usage Policy and NCG Data Classification Policy.

In addition to the above, there are specific responsibilities for the following groups of people:

4.2. Payment Device Users

NCG employees responsible for taking card payments and handling sensitive cardholder data shall ensure they:

- Follow the guidelines provided in the payment device manual and the NCG Card Payment Procedure.
- Protect sensitive cardholder data through the secure handling, transportation and disposal of data.
- Do not install unauthorised software or hardware.
- Carry out weekly checks on the payment device to ensure no damage or tampering.
- Submit Incident Report Forms without delay to the relevant person.
- Provide details of changes to personnel responsible for or relocation of payment devices to Group Finance without delay.
- Complete relevant training on card payment security.
- Sign and return procedure, policy and training documents to Group Finance.

4.3. Non Payment Device Users

College Finance are responsible for:

- Maintaining up to date payment device asset register.
- Carrying out regular audit of devices.
- Inform Payment Processor of any changes in location of device.
- Collating policy acceptance and training sign-off forms from payment device users.

Assistant Director – Information Governance is responsible for:

Annual recertification of NCG PCI compliance.

Information and Data Services are responsible for:

- Maintenance of the IT infrastructure, Network and Firewalls, to support PCI Compliance.
- Installation of PDQ Terminals and, when required, upgrading or replacement of existing terminals.

Group Finance are responsible for:

- Annual Supplier PCI DSS compliance verification.
- Approval of third party suppliers appointed to manage cardholder data.

4.4. PCI Compliance Escalation Team

The Escalation team (Site Security and the Group Financial Controller) are responsible for:

- Responding to Incident reports and rectifying any breach of cardholder data and payment device security.
- Escalating incidents to the relevant channels as required this will be either the College Finance Lead, IT, Governance Team or the Executive Team, depending on the incident.
- Providing support, information and guidance to Payment Device Users as necessary.

5. PROTECTION OF CARDHOLDER DATA

- 5.1. Data shall not be recorded, sent or received electronically or written down. Data shall be stored in a secure, locked safe or till when unattended. Paper, merchant copies are to be disposed of securely after the daily bank reconciliation has been completed.
- 5.2. Staff shall not handle cards, ie cardholders should insert the card into the payment device themselves, with the only exception being cardholders who require assistance through health or disability.
- 5.3. Data Transportation and Disposal shall be through approved and vetted suppliers who have suitable quality assurance certificates including ISO9001-2008. All suppliers including service providers will be procured through the process as detailed in the NCG Procurement Handbook.
- 5.4. No technologies shall be added to the cardholder data environment without the explicit approval of Group Finance.
- 5.5. Staff shall only process cardholder data using approved technologies.
- 5.6. Staff shall not introduce new technologies to the cardholder data environment.
- 5.7. NCG allows remote access to technologies to approved vendors/business partners where there is a managed service/contractual agreement in place and only to the specific technologies they require access to and for a specific purpose. Access would be granted via an assigned AD account and use of

the RDS Gateway. This would be approved and controlled by the Information and Data Services team.

6. PROTECTION OF ASSETS

- 6.1. Weekly inspections of payment devices shall be carried out by payment card device users. Checklists are to be completed, signed and saved on the PCI Compliance Teams site by the user as per the NCG Payment Card Procedure.
- 6.2. All changes in location/user/device shall be reported to the PCI Compliance Teams site as per the process detailed in the NCG Payment Card Procedure.
- 6.3. A register of assets shall be maintained by Group Finance and updated, with an audit trail, when any changes to the inventory is made.
- 6.4. An annual asset audit shall be carried out by Group Finance and at any other point in time that it is deemed necessary.
- 6.5. All incidents of damage, tampering, vandalism and substitution shall be reported to the user's line manager and the PCI Compliance Teams site as per the process detailed in the NCG Payment Card Procedure.

7. TRAINING

7.1. Initial user training will be provided to new users and refresher training will be provided as necessary (and whenever the policy or processes change, or there is a change in legislation or any risks identified.). All staff are responsible for completing the training and uploading signed forms to the PCI Compliance Teams site. All staff are responsible for raising any concerns or requesting additional training for their needs.

8. RELEVANT RELATED LEGISLATION AND STANDARDS

- Data Protection Act 2018 (DPA 2018).
- Regulation (EU) 2016/679 (General Data Protection Regulation).
- Payment Card Industry Data Security Standard (PCI DSS) version 4.0.

9. STATEMENT ON IMPLEMENTATION [REQUIRED, DO NOT DELETE]

Upon approval, this policy will be uploaded to the policy portal and communicated to staff via The Business Round-Up.

10. STATEMENT ON EQUALITY AND DIVERSITY [POLICIES ONLY]

NCG is committed to providing equality of opportunity. Further details or our aims and objectives are outlined in our <u>Equality Diversity Inclusion and Belonging Strategy</u>.

This policy has been assessed to identify any potential for adverse or positive impact on specific groups of people protected by the Equality Act 2010 and does not discriminate either directly or indirectly. In applying this policy, we have considered eliminating unlawful discrimination, promoting equality of opportunity and promoting good relations between people from diverse groups.

11. STATEMENT ON FREEDOM OF SPEECH

NCG is committed to upholding the principles of freedom of speech as enshrined in UK law. This policy is designed to ensure that all members of our college community, including students, staff, and visitors, can express their views and ideas freely and without fear of censorship or reprisal, provided that such expressions are within the law.

We affirm that this policy does not, in any way, diminish or undermine the rights of individuals under existing Freedom of Speech legislation.

12. STATEMENT ON CONSULTATION

This policy has been reviewed in consultation with finance colleagues and members of Policy Review Council as part of its scheduled review.

VERSION CONTROL				
Version No.	Documentation Section/Page No.	Description of Change and Rationale	Author/Reviewer	Date Revised
1		First version of policy		March 2021
2		Date References updated. Transferred to new template, no significant operational changes.		Jan 2025

Appendix 1

O. "	٠.		•
Ctott.	confirm	ation	torm
CHAIL.		ותוועהו	1 () 1 1 1

I confirm that I have read and understood the above requirements
Name
Position
Department
Line Manager
Date

Please upload this completed form to the PCI Compliance Teams site