

#### **Agency Priority Goal Action Plan**

### Student Privacy and Cybersecurity

APG Goal Leader: Jason Gray, Chief Information Officer, Office of the Chief Information Officer (OCIO)

APG Deputy Goal Leader: Kevin Herms, Director of the Student Privacy Policy Office (SPPO), Office of Planning, Evaluation and Policy Development (OPEPD)



Fiscal Year 2020, Quarter 3

### Overview

#### **Goal Statement**

Impact Statement

• Improve student privacy and cybersecurity at institutions of higher education (IHEs) through outreach and compliance efforts.

#### Achievement Statement

• By September 30, 2021, the Department will participate in 12 engagements with sector-related non-governmental organizations to inform the development of five best practice programmatic improvements.

#### Challenge

- Available data suggest IHEs are increasingly becoming targets of cyber-attacks and potentially placing Department data and the efficacy of systems and programs at risk.
- Many IHEs may not appreciate the magnitude of the threat to student data, the actions needed to protect student privacy, or the urgency with which the Department views this matter.
- IHE leadership may not be fully aware of their responsibilities for self-reporting cyber-incidents and therefore fail to inform the Department and respond to any inquiries in a timely fashion.

#### **Opportunity**

• Collaboration already exists and can be built upon, including at conferences, industry meetings and agency-initiated trainings.

### Leadership

Visual representation of the goal team governance structure:

Jason K. Gray, Chief Information Officer

Kevin Herms, Director, Student Privacy Policy Office, Office of Planning, Evaluation and Policy Development

Wanda Broadus Acting Chief Information Officer Federal Student Aid

### **Goal Structure & Strategies**

This is a two-year Agency Priority Goal (APG) covering FY 2020 and FY 2021.

The Department will achieve this APG through collaborative efforts involving training, outreach, monitoring, and reporting to include:

- Issuing best practice programmatic improvements documents to IHEs to provide a definition of information security breach and on when and how to report an information security breach.
- Establishing secure mechanisms for breach notification, including secure storage for such information.
- Creating a process through which IHEs can validate compliance notifications and reporting requests.
- Developing a collaborative IHE outreach strategy related to compliance with the *Gramm-Leach-Bliley Act* (GLBA)\* has been developed and an outreach timeline constructed.
- Ongoing outreach activities by Federal Student Aid (FSA) and the Privacy Technical Assistance Center (PTAC) within the Student Privacy Policy Office (SPPO) related to privacy and data security requirements.
- Tracking the timeliness of privacy and data security reports received by FSA as a result of FSA outreach activities.

\*New audit standards for GLBA-related information security safeguards were published in the June 2019 2 C.F.R. Part 200 Appendix IX Compliance Supplement (Compliance Supplement) and established the requirement of IHEs to conduct and submit an audited assessment of data security programs.

# Summary of Progress – FY 2020 Q3

- The Department continues to work with EDUCAUSE, a nonprofit association that helps higher education elevate the impact of information technology. The Department participated in a Campus Cybersecurity meeting with EDUCAUSE and discussed the Information for Financial Aid Professionals Gramm-Leach Bliley Act (GLBA) notice regarding Federal Trade Commission (FTC) and COVID-19 related responses from institutions.
- The Department conducted a meeting with EDUCAUSE in which implications of CUI and the FUTURES Act as it relates to school cybersecurity requirements were discussed.
- The Student Privacy Policy Office (SPPO) continued reviewing local educational agency (LEA)websites for transparency of information about student privacy (e.g., inclusion of the annual Family Education Rights and Privacy Act (FERPA) notice and directory information). SPPO has completed 812 reviews and is on schedule to meet its goal of reviewing 1,504 LEA websites (a nationally representative sample) within five years. FY 2020 trends will be identified in the end of year annual report. The summary for FY 2019 is available on the Department's <u>Student Privacy website</u>.

## Summary of Progress – FY 2020 Q3

- The Department has collaborated with schools to respond to 318 incidents and provide technical assistance to assist with remediation and improve the cybersecurity posture of Institutions of Higher Education (IHE) partners. Unfortunately, given the impact of COVID-19 the various targeted technical assistance activities scheduled by SPPO in Q3 were postponed. SPPO is currently working to provide alternative targeted sessions through virtual activities being coordinated for Q4.
- Gramm-Leach-Bliley Act outreach and associated school focused activities are on-hold to minimize the impact to IHEs operating under the COVID-19 restrictions. FSA cybersecurity is preparing notification and corrective action requests for distribution to non-compliant schools when the restrictions are lifted.

# **Key Milestones**

Milestone Summary							
Key Milestone	e Due Date [e.g., Q2,	Status			<b>Comments</b> [Provide discussion of Progress, changes from last update, Anticipated Barriers or other Issues Related to Milestone Completion]		
Stakeholder meeting with ED Deputy Secretary to discuss common vision to protect the educational journey for students.		Completed		Jason Gray	Mutual commitment to continue working towards a greater understanding and evolution of security for IHEs. Senior OCIO, FSA and Office of the Secretary (OS) leadership attended.		
ED Deputy Secretary meeting with education associations and other groups in the higher education community to discuss institutions' cybersecurity obligations for participation in Title IV federal financial aid programs.		Completed			Organizations are open to the idea of different tiers for adherence to safeguards. A majority are expecting NIST SP 800-171 requirements and timeline for the assessments. Questions arose regarding audit oversight: Self- assessments, regulations, program participation agreements (PPAs) and Student Aid Internet Gateway (SAIG) agreements. Senior leadership from OCIO, FSA, and OS attended.		
ED Deputy Secretary meeting with external stakeholders and Senior Director, Governmental Auditing and Accounting, bringing together cybersecurity, state auditors, comptrollers and state treasurers to address Department financial management engagements with IHEs.		Completed			The audit community has its own framework and the workforce would need to adapt adding cybersecurity auditing skills. A notice would need be necessary and have sufficient time to implement.		
CIO Cyber Outreach Memo to improve information sharing and strengthen communications was posted.		Completed		Jason Gray	Memo supports Department outreach efforts to IHEs. https://er.educause.edu/blogs/2019/12/working-toward-a- new-information-security-relationship-with-the-us- department-of-education		

# **Key Milestones**

Milestone Summary								
Key Milestone	<b>Due Date</b> [e.g., Q2, FY 2017]		from last quarter [optional		<b>Comments</b> [Provide discussion of Progress, changes from last update, Anticipated Barriers or other Issues Related to Milestone Completion]			
Issue guidance to IHEs to provide a definition of information security breach and when and how to report a breach	Q4 FY2020	In- Progress		Wanda Broadus	The definitions are in review with the Department and discussions are underway to determine the proper document or communication means to inform the IHE community.			
Establish secure mechanisms for breach notification, including secure storage for such information	Q4 FY 2020	In- Progress		Wanda Broadus	The design work is underway and resource requirements are being identified.			
Create a process through which IHEs can validate compliance notifications and reporting requests	Q2 FY2021	In- Progress		Wanda Broadus	A manual process exists, based on email correspondence, but an automated method is being designed.			
Share best practices for building and maintaining secure and resilient systems.	Q4 FY2020	Completed		•	Briefed the Kentucky Society for Technology in Education (KYSTE) on March 12 regarding secure cloud and federal resources available to States.			
FSA and SPPO, through PTAC, continued assisting IHEs	Q4 FY2020	In- Progress		Hermes Kevin/Wanda Broadus	L Contraction of the second			
Develop cyber fraud article		TBD		Jason Gray/Steven Hernandez	On hold till post COVID			

The Department will participate in 12 engagements with sector-related non-governmental organizations (NGOs).



The Department will issue five best practice programmatic improvements.



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	Actual Programmatic Improvements in FY20
1	OCIO increased outreach through the CIO Cyber Outreach Memo written to the EDUCAUSE.
2	FSA team updated business processes to provide IHE's with immediate feedback when a breach report is submitted.
3	Department's Student Privacy Policy Office (SPPO) conducted four outreach technical assistance (TA) activities in Q2 FY2020 to institutions of higher education (IHEs)
4	IFAP.ed.gov Gramm-Leach-Bliley Act (GLBA) notice regarding Federal Trade Commission (FTC)
5	Collaborated with IHE's to provide technical assistance to assist with remediation and improve the cybersecurity posture during COVID-19.
6	The Department held targeted technical discussions and conference calls with four schools to discuss specific threat intelligence information discovered during FSA proactive research efforts.

### **Data Accuracy and Reliability**

The Department continues its outreach and collaboration efforts with NGOs and its federal partners to protect the educational journey of students.

Department activities/efforts will be posted on a SharePoint site.

### **Additional Information**

#### **Contributing Programs**

Organizations

- o IHEs
- o FSA
- o OCIO
- o OPEPD

**Program Activities** 

- Enhanced outreach to IHEs
- o Audits of GLBA-related information security safeguards at IHEs

Statutes/Authorities

- The Compliance Supplement identifies existing federal compliance requirements to be considered as part of an audit required by the Single Audit Act Amendments of 1996.
- The Compliance Supplement was updated, effective July 2019, to include requirements under the Gramm-Leach-Bliley Act (GLBA) Safeguards Audits to determine whether IHEs have:
  - a. Designated an individual to coordinate the information security program.
  - b. Addressed the three required areas noted in GLBA 16 CFR 314.4 (b) in their risk assessments.
  - c. Identified a safeguard for each risk.

#### **Stakeholder/Congressional Consultations**

Stakeholder feedback has included, but is not limited to, the American Institute of Certified Public Accountants, EDUCAUSE, American Council on Education, the National Association of Student Financial Aid Administrators, and attendees of the Annual FSA Training Conference.

The Department also conducted congressional consultation as part of the development of the U.S. Department of Education's Strategic Plan for Fiscal Years 2018-22, the FY 2018-2019 APGs, and the FY 2020-2021 APGs.