Credit Card Policy and Procedures

I. PURPOSE

The purpose of this policy is to establish business processes and procedures for accepting Credit and Debit cards at Contractors Safety Council of the Coastal Bend Inc. (CSCCB) that will minimize risk and provide the greatest value, security of data, and availability of services to each CSCCB Member within the rules and regulations established by the Payment Card Industry (PCI) and articulated in the PCI Data Security Standards (DSS). Additionally, these processes are intended to ensure that payment card acceptance procedures are appropriately integrated with the CSCCB’s accounting and other systems.

II. BACKGROUND

In response to increasing incidents of identity theft, the major payment card companies created the Payment Card Industry Data Security Standard (PCI DSS) to help prevent theft of customer data. PCI DSS applies to all businesses that accept payment cards to procure goods or services. Compliance with this Standard is enforced by the payment card companies and generally, noncompliance is discovered when an organization experiences a security breach that includes cardholder data.

Security breaches can result in serious consequences for CSCCB, including release of confidential information, damage to reputation, the assessment of substantial fines, possible legal liability and the potential loss of the ability to accept payment card and eCommerce payments. CSCCB will take every effort to ensure that Data Security Standards are adhered to.

III. DEFINITIONS

Cardholder
The customer to whom a credit or debit card has been issued or the individual authorized to use the card.

Cardholder Data
All personally identifiable data about the cardholder (i.e., account number, expiration date, and cardholder name.)

CSCCB Management
Accounting and Executive offices that approves all third-party service providers and coordinates the policies and procedures for accepting Credit and Debit cards at CSCCB.

Encryption
The process of converting information into an unintelligible form to anyone except holders of a specific cryptographic key. Use of encryption protects information between the encryption process and the decryption process against unauthorized disclosure.

Staff Employee
For the purposes of the PCI DSS and this policy, a Staff Employee is defined as entity that accepts Credit or Debit cards bearing the logos of any of the five members of the Payment Card Industry Security Standards Council (American Express, Discover, JCB, MasterCard or VISA) as payment for CSCCB training and/or services.

CSCCB Management
A CSCCB non-exempt employee within a department who has primary authority and responsibility for Credit or Debit card and eCommerce transaction processing within that department.

Payment Card
Any Credit or Debit card/device that bears the logo of American Express, Discover Financial Services, JCB International, MasterCard Worldwide, or VISA, Inc.

Credit or Debit Card Account Change
Any change in the payment account including, but not limited to:

- the use of existing Credit or Debit card accounts for new purposes;
- the alternation of business processes that involve Credit or Debit card processing activities;
- the addition or alteration of payment systems;
- the addition or alternation of relationships with third-party Credit or Debit card service providers, and
- the addition or alternation of Credit or Debit card processing technologies or channel

Credit or Debit Card Industry (PCI) Data Security Standard (DSS)
A multi-faceted security standard that includes requirements for security management, policies, procedures, network architecture, software design and other critical protective measures.

Sensitive Authentication Data
Security-related information (card validation codes/values, full magnetic-stripe data, or personal identification number (PIN)) used to authenticate cardholders, appearing in plain-text or otherwise unprotected form.

IV. TERMS AND CONDITIONS

This policy applies to all CSCCB employees, Members, Non-Members, Consultants, or Agents who, in the course of doing business on behalf or with CSCCB, accept, process, transmit, or otherwise handle cardholder information in physical or electronic format.

This policy applies to all CSCCB departments and administrative areas which accept Credit or Debit cards regardless of whether revenue is deposited in a CSCCB financial account.

V. ACCEPTABLE CREDIT OR DEBIT CARDS
CSCCB currently accepts VISA, MasterCard, Discover and American Express Card and has negotiated contracts for processing Credit or Debit card transactions. Individual CSCCB employees may not use or negotiate individual contracts with these or other Credit or Debit card companies or processors. All individual CSCCB employees must use the CSCCB negotiated contract.

VI. PROHIBITED CREDIT OR DEBIT CARD ACTIVITIES

CSCCB prohibits certain credit card activities that include, but are not limited to:

- accepting Credit or Debit cards for cash advances
- discounting training or service based on the method of payment
- adding a surcharge or additional fee to Credit or Debit card transactions

VII. CREDIT OR DEBIT CARD FEES

Each Credit or Debit card transaction will have an associated fee charged by the credit card company.

VIII. REFUNDS

When training or a service is purchased using a Credit or Debit card and a refund is necessary, the refund must be credited back to the account that was originally charged. Refunds in excess of the original sale amount or cash refunds are prohibited. Refunds will not be given for courses taken (pass or fail score posted to trainee’s history).

IX. CHARGEBACKS

Occasionally a customer will dispute a Credit or Debit card transaction, ultimately leading to a chargeback. In the case of a chargeback, CSCCB’s accounting department will be responsible for all chargeback transactions.

X. MAINTAINING SECURITY

- Departments and administrative areas accepting Credit or Debit cards on behalf of CSCCB are subject to the Credit or Debit Card Industry Data Security Standards (PCI DSS).
- Fax transmissions (both sending and receiving) of credit card and electronic payment information occurs using only fax machines which are attended by those individuals who must have contact with Credit or Debit card data to do their jobs;
- CSCCB requires that all external services providers that handle Credit or Debit card information be PCI compliant.
- CSCCB restricts access to cardholder data to those with a business “need to know.”
- For electronic media, cardholder data shall not be stored on servers, local hard drives, or external (removable) media including floppy discs, CDs or thumb (flash) drives unless encrypted and otherwise in full compliance with PCI DSS.
- For paper media, cardholder data shall not be stored.

XI. RESPONSIBILITIES

CSCCB Staff are responsible for:
Executing on behalf of the relevant CSCCB Department, Credit or Debit Card Account Acquisition or Change Procedures.

Ensuring that all employees, contractors and agents with access to Credit or Debit card data within the relative CSCCB Department acknowledge on an annual basis and in writing that they have read and understood this Policy. These acknowledgements should be submitted, as requested, to CSCCB’s accounting department.

Ensuring that all Credit or Debit card data collected by the CSCCB Department in the course of performing CSCCB’s business, regardless of whether the data is stored physically or electronically is secured. Data is considered to be secured only if all of the following criteria are met:

- Only those with a "need-to-know" are granted access to Credit or Debit card and electronic payment data;
- Email should not be used to transmit credit card or personal payment information. If it should be necessary to transmit credit card information via email only the last four digits of the credit card number can be displayed;
- Credit card or personal information is never downloaded onto any portable devices or media such as USB flash drives, compact disks, laptop computers or personal digital assistants;
- The processing and storage of personally identifiable credit card or payment information on CSCCB computers and servers is prohibited;
- Only secure communication protocols and/or encrypted connections to the authorized vendor are used during the processing of eCommerce transactions;
- The three or four digit validation code printed on the Credit or Debit card is never stored in any form;
- The full contents of any track data from the magnetic stripe are never stored in any form;
- The primary account number (PAN) is rendered unreadable anywhere it is stored;
- All but the last four digits of any credit card account number are masked when it is necessary to display credit card data;
- All media containing Credit or Debit card or personal payment data is retained no longer than a maximum of six (6) months and then destroyed or rendered unreadable; and
- Notifying the Executive Director, Accounting Manager in the event of suspected or confirmed loss of cardholder data. Details of any suspected or confirmed breach should not be disclosed in any email correspondence. After normal business hours, notification shall be made to the Executive Director. Information Technology Services (docTRONX) shall regularly monitor and test the CSCCB Network and coordinate CSCCB’s compliance with the PCI Standard’s technical requirements and verify the security controls of systems authorized to process credit cards.

The Executive Director, Information Security Contractor, and Account Manager, shall maintain currency with the requirements of the PCI DSS and related requirements to ensure that this policy remains current and shall coordinate and lead any CSCCB response to a security breach involving cardholder data. The Management of CSCCB shall:

- Provide training to ensure that CSCCB employees are trained in accepting and processing Credit or Debit cards in compliance with this policy;
- Work with external vendors and coordinate Credit or Debit card policies, standards, and procedures;
- Serve as liaison between Financial Management Services, Information Technology Services, and the CSCCB employee for Credit or Debit Card account acquisition or change procedures; and
- Review and modify the Application for Credit or Debit Card Account Acquisition or Change as necessary. CSCCB will conduct Internal Auditing to:

- Periodically review CSCCB employee compliance with this policy and the Credit or Debit Card Industry (PCI) Data Security Standards (DSS);
- Identify unapproved payment applications or external vendors that collect Credit or Debit card data on behalf of the CSCCB and notify Accounting Department; and
- When required, conduct the CSCCB’s PCI DSS Self-Assessment and complete the CSCCB’s Attestation of Compliance.

XII. CREDIT OR DEBIT CARD ACCOUNT ACQUISITION OR CHANGE PROCEDURES
To acquire or change a Credit or Debit card account, the Staff Employee must submit a written process change to the Executive Director/Accounting Department. The application must be signed by the Staff Employee and the appropriate Manager of the CSCCB Department. Applications that request eCommerce activities must also be approved by the, Information Technology Contractor. All eCommerce activities shall be processed by a third party vendor authorized by CSCCB. All requests shall be reviewed by the Executive Director, Account Manager, and the Information Technology Contractor.

XIII. WIRELESS TECHNOLOGY

CSCCB will use wireless technology to process or transmit cardholder data over a secured network. Our Secure Sockets Layer (SSL) software is the industry standard and among the best software available today for secure commerce transactions. It encrypts all of your personal information, including credit card number, name, and address, so that it cannot be read over the internet. CSCCB employees will never transmit cardholder data over an unsecured network.

The storage of cardholder data on local hard drives, floppy disks or other external media is prohibited. It is also prohibited to use cut-and-paste and print functions during remote access.

XIV. SANCTIONS

The Executive Director may suspend credit card account privileges of any CSCCB department or Member Company not in compliance with this policy or that places the CSCCB at risk.

XV. TRAINING

Employees who are expected to be given access to cardholder data shall be required to complete upon hire, and at least annually thereafter, security awareness training focused on cardholder data security. Employees shall be required to acknowledge at least annually that they have received training, understand cardholder security requirements, and agree to comply with these requirements.

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Contractors Safety Council of the Coastal Bend Inc.