HARRIS-STOWE STATE UNIVERSITY

OFFICE OF THE REGISTRAR

Harris-Stowe State University’s FERPA Policy

The Family Educational Rights and Privacy Act of 1974 (FERPA), better known as the Buckley Amendment, requires that institutions of higher education strictly protect the privacy rights of all students who are or have been in attendance. In practice, this means that information contained in the student’s educational record can be shared only with school officials who have a legitimate educational interest and a legitimate need to know such information to fulfill their professional responsibilities. For these purposes, “legitimate educational interest” shall mean an educationally related purpose that has a directly identifiable educational relationship to the student involved.

1. **School Officials** For purposes of FERPA, school officials are those members of an institution who act in the student’s educational interest within the limitations of their “need to know.” The following people are defined as having a legitimate need for access to any educational record for students under their jurisdiction: the President, the Executive Vice President, the Vice President for Academic Affairs, the Dean of Student Affairs, the Assistant Vice President for Academic Affairs, the Executive Director of Enrollment Management, the Registrar, the Director of Academic Advising, and the Director of Recruitment and Retention. Where appropriate, these school officials may, at their discretion, choose to share such information with college faculty or staff on a need-to-know basis.

2. **Directory Information** Directory information is general information contained in the educational record of a student that generally would not be considered harmful or an invasion of privacy if disclosed. Public directory information as defined by FERPA includes: student’s name; addresses (campus, home, e-mail); telephone listings; photograph; date and place of birth; major field of study; dates of attendance; class year; enrollment status (e.g., undergraduate, full-time or part-time); participation in officially recognized activities and sports; weight and height of members of athletic teams; degrees, honors and awards received; and most recent educational institution attended. School officials may, at their discretion, release directory information to third parties unless the student specifically directs that it be withheld.

3. **Registrar’s Office** The Registrar’s Office is the keeper of all educational records and treats the student’s educational record with the utmost confidentiality. The Registrar is responsible for all the educational records and will share non-directory information about individual students with other school officials only on a need-to-know basis.

4. **Faculty** All official records created by Harris-Stowe State University faculty in fulfilling their professional obligations (e.g., grades and comments on graded papers) are protected by FERPA. Informal records maintained by HSSU faculty (e.g., notes about meetings with students) that are kept under the sole possession of the faculty member, that have not been created with the assistance of anyone else, and that are accessible only to a temporary substitute do not fall under FERPA’s umbrella. Nevertheless, such informal records should be shared with third parties only on a need-to-know basis. Faculty who serve as academic advisors will have access to their advisees’ academic records. They will also be notified of any change in an advisee’s academic status.
5. **Academic Advising** The Director of Academic Advising may share a student’s educational record with members of the staff of the Academic Advising Department when it is deemed appropriate for them to have such information in the execution of their duties.

6. **Student Affairs** The Dean of Student Affairs may share a student’s educational record with members of the Student Affairs staff when it is deemed appropriate for them to have such information in the execution of their duties.

7. **Admissions** FERPA does not apply to the records of applicants for admission who are denied acceptance to HSSU, nor does it apply to applicants who are accepted but choose not to attend HSSU. Admitted students are covered by FERPA once they have enrolled. A student is considered enrolled on the first day of classes.

8. **Athletics** The Dean of Student Affairs will share information about the academic status of student-athletes with the Director of Athletics for the purposes of ensuring National Association of Intercollegiate Athletics (NAIA) compliance. The Dean of Student Affairs may share judicial information with the Director of Athletics in support of the Athletic Code of Conduct. S/he may also share information of a serious nature about a student when it is relevant to that student’s status as an athlete.

9. **Other Persons** Faculty serving on University committees where legitimate “need to know” exists may have access to educational records. Faculty members of registered honor societies may have access to student educational records for the sole purpose of determining eligibility for membership on the basis that they are acting in an official college capacity that is integral to the educational function of the college. In both cases, the legitimate educational interests of students and the college have been served.

10. **Official Agents** HSSU may share certain personally identifiable information with official agents. An official agent of the University is a person or organization performing a business function or service on behalf of the institution (a function or service that the institution normally would perform itself). All official agents of HSSU must have signed an agency agreement which stipulates that they will adhere to FERPA guidelines.

11. **College Agents** Parents/guardian may obtain non-directory information (e.g. grades, academic standing, etc.) after the student has provided written consent.

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**Note to students:** If you wish to have your student information shared with a single area of the University (student account, financial aid, registrar/grades), rather than a blanket disclosure, you must contact the individual office(s).