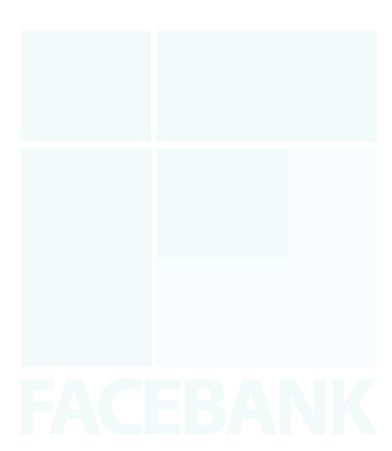


## Privacy of Consumer Financial Information Policy & Program





### I. Purpose

The purpose of this policy is ensuring compliance with Gramm-Leach-Bliley Act (GLBA) information-sharing practices set forth by 12 CFR Part 1016 – Privacy of Consumer Financial Information within Facebank. This part applies only to nonpublic personal information about individuals who obtain financial products or services primarily for personal, family, or household purposes and is applicable to FACEBANK as a financial institutions for which the Bureau of Consumer Financial Protection (Bureau) has rulemaking authority pursuant to section 504(a)(1)(A) of the Gramm-Leach-Bliley Act (GLB Act). This part requires financial institutions to provide each consumer with a written privacy policy notice at the time the consumer relationship is established and annually thereafter. The privacy notice must explain the information-sharing practices. The notice must also identify the consumer's right to opt out of the information being shared with unaffiliated parties pursuant to the provisions of the Fair Credit Reporting Act. The unaffiliated parties receiving the Non-Public Personal Identifiable Information (NPPII) are held to the acceptance terms of the consumer under the original relationship agreement. Also, this act requires financial institutions to develop a written information security plan describing its processes and procedures for protecting clients' Non-Public PII. GLBA Non-Public PII guidelines applies to any non-public information, which is defined as information a customer may provide to facilitate a transaction or which is otherwise obtained by the institution. As a covered entity, Facebank must ensure compliance with this Policy & Program in order to construct a thorough understanding of each department handling the nonpublic information, as well as develop and monitor the program to secure the information. If there are changes in how information is collected, stored, and used, the safeguards must be updated as well. The Federal government provides a set of standards for safeguarding customer information. Complying with this Part ensures the effective management of change while reducing risk. Changes include, but are not limited to: improvements, updates, and maintenances, among others. All changes must be evaluated, planned and monitored in order to minimize any adverse impact to Facebank' operations.

#### II. Scope

The objective of this policy is to establish the general guidelines to ensure that Facebank and their affiliates safeguard the confidentiality of personal identifiable information (PII) gathered from customer records in paper, electronic or other forms, in order to protect customers' privacy and securely protect their sensitive personal information against unauthorized access. This policy applies to all Facebank personnel that collect, access, maintain, distribute, process, protect, store, use, transmit, dispose of, or otherwise handle NPPII. This policy establishes the general guidelines for handling NPPII, in order to prevent and limit noncompliance with GLBA on Facebank daily operations.

Non-Public PII include, but is not limited to, any information an individual gives you to get a financial product or service (for example, name, address, income, Social Security number, Passport/VISA/Government identification number or other information on an application), any information you get about an individual from a transaction involving your financial product(s) or service(s) (for example, the fact that an individual is your consumer or customer, account numbers, payment history, loan or deposit balances, and credit or debit card purchases), or any information you get about an individual in connection with providing a financial product or service (for example, information from court records or from a consumer report). PII does not include information that you have a reasonable basis to believe is lawfully made "publicly available." In other words, information is not NPPII when you have taken steps to determine that the information is generally made lawfully available to the public, and that the individual can direct that it not be made public and has not done so. Publicly Available information include, but not limited to, federal, state, or local government records made available to the public, such as information that is in widely distributed through media like telephone books, newspapers, and websites that are available to the general public on an unrestricted basis, even if the site requires a password or fee for access.



### III. Definitions

- *Affiliate*: In any company that controls, is controlled by, or is under common control with Facebank.
- *Consumer*: Is an individual or that individual's legal representative, who obtains or has obtained a financial product or service from Facebank that is to be used primarily for personal, family, or household purposes.
- *Customer*: Is a consumer who has a continuing relationship between a consumer and Facebank under which Facebank provides one or more financial products or services to the consumer that are to be used primarily for personal, family, or household purposes.
- *Financial service*: Includes, among other things, Facebank's evaluation, assistance or brokerage of information that is collated in connection with a request or an application from a consumer for a financial product or service.
- *Nonaffiliated third party:* Is any person except Facebank's affiliate or a person employed jointly by Facebank and a company that is not the bank's affiliate.
- Non-Public Personal Identification Information (NPPII): Is any information that is not publicly available and that a consumer provided to Facebank to obtain a financial product or service from the institution and/or results from a transaction between the consumer and Facebank that involves a financial product or service obtained otherwise about a consumer in connection with providing a financial product or service.
- *Opt Out*: The right provided to customers and/or consumers to discontinue the sharing of his/her NPPII with a nonaffiliated third party.



### IV. Policy

Safeguards Over	- Facebank protects customer information to achieve confidentiality, integrity
Information	and availability. Confidentiality means that NPPII is not available or disclosed
	to unauthorized persons. Integrity means that NPPII is not altered /
	destroyed in an unauthorized manner. Availability means that NPPII is
	accessible and usable on demand by an authorized person.
	- Facebank attains administrative safeguards by implementing security
	measures that reduce risks/vulnerabilities to a reasonable and appropriate level.
	- Facebank achieves physical safeguards by limiting physical access to its
	facilities while ensuring that authorized access is allowed and follows the appropriate procedures established.
	- Facebank achieves technical safeguards by implementing technical policies
	and procedures that allow only authorized users to access electronic
	NPPII. Electronic measures must be put in place to confirm that NPPII has
	not been improperly altered or destroyed.
	- Facebank will achieve organizational safeguards by taking reasonable steps
	to cure any activity or practice that constitutes a material breach or
	violation. Violations include the failure to implement safeguards that
	reasonably and appropriately protect NPPII.
	- Facebank will adopt reasonable and appropriate procedures to comply with
	this Policy. Facebank must maintain written security procedures and written
	records of required actions, activities or assessments.
	- Facebank must perform a risk assessment if a breach occurs to evaluate
	probability of that the protected information has been compromised.
Requirements for	- Privacy notices must be clear and conspicuous and must accurately reflect
Notices	the institution privacy practices.
	- The privacy notice will be provided so that each recipient can reasonably be
	expected to receive actual notice in writing or electronically.
	- Privacy notices will be available in Facebank' website.
	- The privacy notice includes the following information:
	Categories of information collected,
	Categories of information disclosed,
	<ul> <li>Categories of affiliates and nonaffiliated third parties to whom Facebank may disclose information,</li> </ul>
	<ul> <li>Policies and practices with respect to the treatment of former customers' information,</li> </ul>
	Categories of information disclosed to nonaffiliated third parties that
	perform services for Facebank or functions on Facebank's behalf and
	categories of third parties with whom Facebank has contracted,



	• An explanation of the opt out right and methods for opting out,
	<ul> <li>Policies and practices for protecting the security and confidentiality of information, and</li> </ul>
	• A statement that Facebank makes disclosures to other nonaffiliated third
	parties for everyday business purposes or as permitted by the law.
Notice Duties to	- Facebank will provide an initial notice of its privacy policies and practices to
Customers	each customer, no later than the time a customer relationship is established.
	- Gramm-Leach-Bliley Act (GLBA) gives rule making authority to the CFPB and
	modifies Regulation P on the requirements of Annual Notice indicating that
	"the institutions are not required to deliver an annual privacy notice if: (i)
	Provide nonpublic personal information to nonaffiliated third parties only in
	accordance with the provisions of § 1016.13, § 1016.14, or § 1016.15; and
	(ii) Have not changed their policies and practices with regard to disclosing
	nonpublic personal information from the policies and practices that were
	disclosed to the customer under § 1016.6(a)(2) through (5) and (9) in the
	most recent privacy notice provided pursuant to this part."
	Therefore, it is the policy of Facebank to provide the ongoing annual Privacy
	Notice to existing customers only if at any giving point in time a change in
	policies and/or practices occurs in regards to disclosing nonpublic personal
	information from the policies and practices that were disclosed to the
	customer under § 1016.6(a)(2) through (5) and (9) in the most recent privacy
	notice provided pursuant to this part.
	- A new notice will be provided to an existing customer when the customer
	obtains a new financial product or services, only if the initial or annual notice
	most recently provided to the customer was not accurate with respect to
	the financial product or service.
Information to be	- Facebank will notify the customers of new account the requirement of the
collected from	following information: his/her name, address, date of birth, profession,
Customers when	origin of income, and any other information that will allow the identification
Opening a New	of the customer. This applies to both, deposits and credit accounts, and any
Account	other type of account offered by Facebank.
	- Facebank might also request the license ID, Passport or any other
	identification documents to the customer or representative, if applicable.
	- Facebank will notify that they will reserve the right of requesting additional
	documents to the accounts primary signature, authorized signatures, and/or
	origin of funds reflected on the account, and/or customers' income.
	- Facebank will notify that the client is not required to accept the disclaimers
	when opening a new account. If clients are not in agreement with the
	disclaimers, Facebank will close the new account and return the available
	funds by Check or via wire transfer without any cost to the client.
Opt Out Duties to	
Opt Out Duties to	- Facebank will send an initial notice of its privacy policies and practices via e-

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	must agree.
	- The information sent to the consumer will include an opt out notice.
	- The opt out notice will allow a period of no less than 30 days for the
	consumer to opt out.
	- Facebank will notify its new clients that their account or transaction
	information could be disclosed in the following scenarios:
	<ul> <li>Verification of existence and condition of clients account to third party</li> </ul>
	(e.g. credit bureau, merchants)
	<ul> <li>Complying with warrants made from courts or governmental agencies,</li> </ul>
	<ul> <li>When required in order to process or complete a transaction,</li> </ul>
	<ul> <li>When the customer authorizes in writing, and</li> </ul>
	<ul> <li>When required or permitted by legislation and applicable laws.</li> </ul>
	- Facebank will not disclose any nonpublic personal information to non-
	affiliated third parties except under the enumerated exceptions.
	- Facebank will provide a revised notice before it begins to share a new
	category of nonpublic personal information or shares information with a
	new category of nonaffiliated third party in a manner that was not described
	in the previous notice.
Monitoring of	- Facebank has designated an officer that is not involved in the proper
Compliance	execution of this policy, the task of monitoring the proper compliance of this
	policy and/or pertinent procedure.
	- All recommendations identified as a result of the monitoring process will be
	discussed with upper management in the Regulatory Compliance
	Committee.
	- Action plans and/or corrective measures will be documented, approved and
	distributed within the affected area and management.
	- The areas to be evaluated are:
	<ul> <li>Initial privacy notice,</li> </ul>
	<ul> <li>Annual privacy notice (if considered applicable),</li> </ul>
	Content privacy notice,
	No Opt-out notice,
	Revised notice,
	Delivery methods,
	<ul> <li>Limits on disclosure to nonaffiliated third parties,</li> </ul>
	<ul> <li>Limits on disclosure and reuse of information,</li> </ul>
	<ul> <li>Exceptions to notice and opt out requirements for processing servicing</li> </ul>
	transaction, and
Bospones Drogram	Other exceptions to notice and opt out requirements.
Response Program for Unauthorized	- Facebank has in place a risk-based response, including customer notification
Access to Customer	procedures, to address unauthorized access to or use of customer
	information maintained by a Facebank or its service provider that could

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Information and Customer Notice	result in substantial harm or inconvenience to any customer, and require disclosure of a data security breach if the covered entity concludes that
	misuse of its information about a customer has occurred or is reasonably possible, pursuant to the guidance, substantial harm or inconvenience is most likely to result from improper access to "sensitive customer information".
	<ul> <li>Facebank's response program general procedures are:</li> <li>Assessing through an investigation the nature and scope of an incident and identifying what customer information systems and types of customer information have been accessed or misused; assessing the situation could include the support of a third party, as considered necessary.</li> <li>Notifying its primary regulators once Facebank becomes aware of an incident involving unauthorized access to or use of sensitive customer information; consistent with the Agency's Suspicious Activity Report ("SAR") regulations,</li> <li>Notifying appropriate law enforcement authorities;</li> <li>Taking appropriate steps to contain and control the incident to prevent further unauthorized access to or use of customer information (e.g., by monitoring, freezing, or closing affected accounts and preserving records and other evidence); and</li> <li>Notifying the affected customers when warranted. Customer notice may only be delayed if an appropriate law enforcement agency determines</li> </ul>
	that notification will interfere with a criminal investigation and provides the institution with a written request for the delay.
	<ul> <li>Facebank has an affirmative duty to protect their customers' information against unauthorized access or use, and that customer notification of a security breach involving the customers' information is a key part of that duty.</li> </ul>
Breach Notification Contents	<ul> <li>The contents of a breach notification should contain the following elements:</li> <li>A general description of the incident,</li> <li>Type of information subject to unauthorized access,</li> <li>A telephone number customers can call for further information and assistance,</li> <li>A reminder "to remain vigilant" over the next 12 to 24 months,</li> <li>A recommendation that incidents of suspected identity theft be reported promptly, and</li> <li>A general description of the steps taken by the financial institution to protect the information from further unauthorized access or use.</li> <li>Depending on the situation, Facebank may choose to contact all</li> </ul>

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	customers affected by telephone or by electronic mail.
Suspicious Activity	- Facebank is required to file a suspicious activity report no later than 30
Report ("SAR")	calendar days after the date of initial detection of unusual facts that may
	constitute a basis for filing a suspicious activity report.
	- If no suspect was identified on the date of detection of the incident
	requiring the filing, Facebank may delay filing a suspicious activity report for
	an additional 30 calendar days to identify a suspect.
	- In no case shall reporting be delayed more than 60 calendar days after the
	date of initial detection of a reportable transaction.
	- Facebank must use the regular channels in order to submit Suspicious
	Activity Reports.

