

# GLENVILLE STATE UNIVERSITY POLICIES

## ADMINISTRATIVE POLICY

### REGULATION OF CREDIT CARD SOLICITATION AND MARKETING ON THE GLENVILLE STATE UNIVERSITY CAMPUS

#### 7.1. General

1.1. Scope This policy establishes Glensville State University procedures for student credit card solicitation and marketing

1.2. Effective Date – April 21, 2020

1.3. Authority – W.Va. Code § 18B-14-10

1.4. Revision of Former Policy This policy repeals and replaces Glensville State University Policy 7 – Regulation of Credit Card Solicitation and Marketing on the Glensville State University Campus [2006].

#### 7.2. Definitions

2.1. “Campus” includes all premises and grounds of Glensville State University.

2.2. “Credit card debt education brochure” means information developed by Glensville State University, by a registered nonprofit corporation or by other sources as identified and approved by Glensville State University that details the appropriate use, benefits and risks of incurring debt through the use of a credit card(s).

2.3. “Student” means a person who is at least eighteen years of age and who attends Glensville State University whether on a full time or part time basis.

2.4. “Credit card marketer” includes a person, corporation, financial institution or business entity that promotes, offers or accepts applications for credit cards; and includes other services of a similar nature.

#### 7.3. Policy

3.1. Prior to any campus solicitation, credit card marketers must register with the Vice President for Enrollment and Student Affairs.

3.1.1. All solicitation and sales of products and articles are prohibited on campus property except by recognized student organizations and other groups directly connected with the University.

3.2. Credit card marketers will be limited to a specific campus site(s) as designated by the Vice President for Enrollment and Student Affairs.

3.3. Credit card marketers are prohibited from offering tangible gifts or favors to students in