## First Regular Session Seventieth General Assembly STATE OF COLORADO

## REENGROSSED

This Version Includes All Amendments Adopted in the House of Introduction SENATE BILL 15-173

LLS NO. 15-0279.02 Jane Ritter x4342

#### SENATE SPONSORSHIP

Holbert,

Pabon,

HOUSE SPONSORSHIP

Senate Committees

Education

**House Committees** 

## A BILL FOR AN ACT

#### 101 **CONCERNING EXPANDING PROTECTIONS FOR STUDENT DATA SECURITY.**

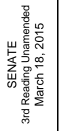
#### **Bill Summary**

(Note: This summary applies to this bill as introduced and does not reflect any amendments that may be subsequently adopted. If this bill passes third reading in the house of introduction, a bill summary that applies to the reengrossed version of this bill will be available at <u>http://www.leg.state.co.us/billsummaries.</u>)

The bill adds additional protections to existing law concerning student data privacy and transparency. A vendor is defined as an operator of a web site, on-line service, on-line application, or mobile application (site or service) with knowledge that the site or service is used primarily for public school purposes and was designed and marketed for public school purposes.

The bill prohibits vendors from:

! Engaging in targeted advertising if the targeting is based





upon any student information acquired because of the use of a vendor's site or service;

- ! Using information acquired through the site or service to create a profile of a student that is not in furtherance of a public school purpose;
- ! Selling a student's information; and
- ! Disclosing covered student information unless specific requirements are met.

The bill allows vendors to:

- ! Implement and maintain reasonable security procedures and practices;
- ! Delete a student's data at the request of the school or school district with control of the data;
- ! Disclose covered student information if required by state or federal law;
- ! Disclose covered student information for legitimate research purposes, provided applicable requirements of state and federal law are met;
- ! Disclose deidentified covered student information in order to improve the vendor's sites or services or other educational products or for marketing uses.

The bill does not:

- Limit the authority of law enforcement to access any information allowed by law or authorized by a court order;
- ! Apply to general audience sites and services or to internet service providers in the course of providing internet connectivity;
- Prohibit a vendor from marketing its product or services, provided the marketing did not result from the use of covered student information obtained by the vendor in violation of the bill;
- ! Impose duties on electronic stores, gateways, marketplaces, or other means of purchasing or downloading software or applications; or
- ! Impede the ability of a student to download, export, or otherwise save or maintain his or her own student-created data or documents.

The bill moves existing law related to parental written consent for obtaining and releasing data to part 3 of article 2 of title 22, C.R.S., along with other relevant law related to student data.

1 Be it enacted by the General Assembly of the State of Colorado:

1	SECTION 1. In Colorado Revised Statutes, amend 22-2-301 as
2	<u>follows:</u>
3	22-2-301. Short title. This part 3 shall be known and may be cited
4	as the "Data Reporting and Technology PROTECTION Act".
5	SECTION 2. In Colorado Revised Statutes, add 22-2-310 as
6	<u>follows:</u>
7	22-2-310. Student data protection - accountability and
8	<u>transparency - legislative declaration - definitions - prohibited</u>
9	actions - remedies. (1) The general assembly finds that although
10	THERE ARE FEDERAL STATUTES LIMITING THE USE OF STUDENT DATA
11	COLLECTED BY SCHOOLS, THESE STATUTES PRIMARILY GOVERN THE
12	ACTIONS OF SCHOOLS AND GOVERNMENT ENTITIES AND HAVE LESS
13	APPLICABILITY TO THIRD-PARTY VENDORS. THE EFFECTIVE USE OF
14	STUDENT DATA TO IMPROVE LEARNING REQUIRES A FRAMEWORK OF TRUST
15	AROUND ITS USE.
16	(2) IT IS THEREFORE THE INTENT OF THE GENERAL ASSEMBLY TO
17	ACHIEVE THE FOLLOWING PURPOSES:
18	(a) TO ENSURE THE PRIVACY OF ALL PUBLIC SCHOOL STUDENTS BY
19	RESTRICTING THIRD-PARTY VENDORS FROM SHARING, MINING, SELLING, OR
20	USING PERSONALLY IDENTIFIABLE DATA COLLECTED BY SCHOOLS, SCHOOL
21	DISTRICTS, AND BOARDS OF COOPERATIVE SERVICES; AND
22	(b) TO PROHIBIT AN OPERATOR OF AN INTERNET WEB SITE, ON-LINE
23	SERVICE, ON-LINE APPLICATION, OR MOBILE APPLICATION FROM USING,
24	DISCLOSING, OR COMPILING PERSONAL INFORMATION OF A PUBLIC SCHOOL
25	STUDENT FOR THE PURPOSE OF MARKETING OR ADVERTISING.
26	(3) AS USED IN THIS SECTION, UNLESS THE CONTEXT OTHERWISE
27	<u>REQUIRES:</u>

-3-

1	(a) "COVERED INFORMATION" MEANS PERSONALLY IDENTIFIABLE
2	INFORMATION OR MATERIALS, IN ANY MEDIA OR FORMAT THAT IS:
3	(I) CREATED OR PROVIDED BY A STUDENT, OR THE STUDENT'S
4	PARENT OR LEGAL GUARDIAN, TO AN OPERATOR IN THE COURSE OF THE
5	STUDENT'S, PARENT'S, OR LEGAL GUARDIAN'S USE OF THE OPERATOR'S WEB
6	SITE, SERVICE, OR APPLICATION FOR PUBLIC SCHOOL PURPOSES;
7	(II) CREATED OR PROVIDED BY AN EMPLOYEE OR AGENT OF THE
8	PUBLIC SCHOOL, SCHOOL DISTRICT, BOARD OF COOPERATIVE SERVICES,
9	CHARTER SCHOOL INSTITUTE, LOCAL EDUCATION AGENCY, OR
10	DEPARTMENT TO AN OPERATOR; OR
11	(III) GATHERED BY AN OPERATOR THROUGH THE OPERATION OF A
12	WEB SITE, ON-LINE SERVICE, OR ON-LINE APPLICATION THAT IS USED
13	PRIMARILY FOR PUBLIC SCHOOL PURPOSES, WAS DESIGNED AND MARKETED
14	FOR PUBLIC SCHOOL PURPOSES, AND IS DESCRIPTIVE OF OR OTHERWISE
15	IDENTIFIES A STUDENT. THIS INCLUDES, BUT IS NOT LIMITED TO:
16	(A) INFORMATION IN THE STUDENT'S EDUCATIONAL RECORD OR
17	ELECTRONIC MAIL;
18	(B) STUDENT DATA;
19	(C) FIRST AND LAST NAME, HOME ADDRESS, TELEPHONE NUMBER,
20	ELECTRONIC MAIL ADDRESS, OR ANY OTHER INFORMATION THAT ALLOWS
21	PHYSICAL OR ON-LINE CONTACT; OR
22	(D) DISCIPLINE OR CRIMINAL RECORDS, JUVENILE DEPENDENCY
23	RECORDS, MEDICAL OR HEALTH RECORDS, SOCIAL SECURITY NUMBER,
24	BIOMETRIC INFORMATION, DISABILITIES, SOCIOECONOMIC INFORMATION,
25	POLITICAL AFFILIATIONS, RELIGIOUS INFORMATION, TEXT MESSAGES,
26	DOCUMENTS, STUDENT IDENTIFIERS, SEARCH ACTIVITY, PHOTOS, VOICE
27	RECORDINGS, FOOD PURCHASES, OR GEOLOCATION INFORMATION.

1	(b) "Education record" has the same meaning as defined in
2	THE FEDERAL "FAMILY EDUCATIONAL RIGHTS AND PRIVACY ACT OF
3	1974", AS AMENDED, 20 U.S.C. SEC. 1232g. "EDUCATION RECORD"
4	INCLUDES AN INDIVIDUALIZED EDUCATION PROGRAM.
5	(c) "OPERATOR" MEANS ANY OPERATOR OF AN INTERNET WEB SITE;
6	AN ON-LINE SERVICE, INCLUDING CLOUD COMPUTING SERVICES; AN
7	ON-LINE APPLICATION; OR A MOBILE APPLICATION WITH ACTUAL
8	KNOWLEDGE THAT THE SITE, SERVICE, OR APPLICATION IS USED PRIMARILY
9	FOR PUBLIC SCHOOL PURPOSES AND WAS DESIGNED AND MARKETED FOR
10	PUBLIC SCHOOL PURPOSES. "OPERATOR" DOES NOT INCLUDE A SCHOOL, A
11	SCHOOL DISTRICT, BOARD OF COOPERATIVE SERVICES, THE CHARTER
12	SCHOOL INSTITUTE, THE DEPARTMENT, OR THE STATE BOARD.
13	(d) "Personally identifiable information" has the same
14	MEANING AS DEFINED IN THE FEDERAL "FAMILY EDUCATIONAL RIGHTS
15	AND PRIVACY ACT OF 1974", AS AMENDED, 20 U.S.C. SEC. 1232g.
16	(e) "PUBLIC SCHOOL PURPOSE" MEANS ANY PURPOSE THAT
17	CUSTOMARILY TAKES PLACE AT THE DIRECTION OF A PUBLIC SCHOOL,
18	TEACHER, SCHOOL DISTRICT, CHARTER SCHOOL, A BOARD OF
19	COOPERATIVE SERVICES, OR THE CHARTER SCHOOL INSTITUTE, OR AIDS IN
20	THE ADMINISTRATION OF SCHOOL ACTIVITIES, INCLUDING, BUT NOT
21	LIMITED TO, INSTRUCTION IN THE CLASSROOM OR AT HOME,
22	ADMINISTRATIVE ACTIVITIES, AND COLLABORATION BETWEEN STUDENTS,
23	SCHOOL PERSONNEL, OR PARENTS, OR ANY OTHER PURPOSE THAT IS FOR
24	THE USE AND BENEFIT OF A PUBLIC SCHOOL, CHARTER SCHOOL, OR BOARD
25	OF COOPERATIVE SERVICES.
26	(f) "TARGETED ADVERTISING" MEANS DELIVERING
27	ADVERTISEMENTS TO A STUDENT WHERE THE ADVERTISEMENT IS

-5-

1	SELECTED BASED ON INFORMATION OBTAINED OR INFERRED FROM THAT
2	STUDENT'S ON-LINE VIEWING BEHAVIOR, USAGE OF APPLICATIONS, OR
3	COVERED INFORMATION. "TARGETED ADVERTISING" DOES NOT INCLUDE
4	USE OF SEARCH ENGINES OR RECOMMENDATION ENGINES, CONTEXTUAL
5	ADVERTISING, RUN OF NETWORK ADVERTISING, OR ADAPTIVE OR
6	INDIVIDUALIZED LEARNING.
7	(4) AN OPERATOR SHALL NOT KNOWINGLY ENGAGE IN ANY OF THE
8	FOLLOWING ACTIVITIES WITH RESPECT TO ITS WEB SITE, SERVICE, OR
9	APPLICATION:
10	(a) (I) ENGAGE IN TARGETED ADVERTISING ON THE OPERATOR'S
11	WEB SITE, SERVICE, OR APPLICATION; OR
12	(II) TARGET ADVERTISING ON ANY OTHER WEB SITE, SERVICE, OR
13	APPLICATION WHEN THE TARGETING OF THE ADVERTISING IS BASED UPON
14	ANY INFORMATION, INCLUDING COVERED INFORMATION AND PERSISTENT
15	UNIQUE IDENTIFIERS, THAT THE OPERATOR HAS ACQUIRED BECAUSE OF THE
16	USE OF THAT OPERATOR'S WEB SITE, SERVICE, OR APPLICATION;
17	(b) Use information, including persistent unique
18	IDENTIFIERS, CREATED OR GATHERED BY THE OPERATOR'S WEB SITE,
19	SERVICE, OR APPLICATION, TO AMASS A PROFILE ABOUT A PUBLIC SCHOOL
20	STUDENT, EXCEPT IN FURTHERANCE OF A PUBLIC SCHOOL PURPOSE.
21	AMASSING A PROFILE DOES NOT INCLUDE COLLECTION AND RETENTION OF
22	ACCOUNT RECORDS OR INFORMATION THAT REMAINS UNDER THE CONTROL
23	OF THE STUDENT, PARENT, SCHOOL, SCHOOL DISTRICT, OR BOARD OF
24	COOPERATIVE SERVICES.
25	(c) Sell a student's information, including covered
26	INFORMATION. THIS PROHIBITION DOES NOT APPLY TO THE PURCHASE.
27	MERGER, OR OTHER TYPE OF ACQUISITION OF AN OPERATOR BY ANOTHER

1	ENTITY, PROVIDED THAT THE OPERATOR OR SUCCESSOR ENTITY CONTINUES
2	TO COMPLY WITH THE PROVISIONS OF THIS SECTION CONCERNING
3	PREVIOUSLY ACQUIRED STUDENT INFORMATION.
4	(d) DISCLOSE COVERED INFORMATION UNLESS THE DISCLOSURE IS
5	MADE, TO THE EXTENT REASONABLY NECESSARY:
6	(I) IN FURTHERANCE OF THE PUBLIC SCHOOL PURPOSE OF THE WEB
7	SITE, SERVICE, OR APPLICATION, PROVIDED THE RECIPIENT OF THE
8	<u>COVERED INFORMATION DISCLOSED PURSUANT TO THIS PARAGRAPH (d):</u>
9	(A) DOES NOT FURTHER DISCLOSE THE COVERED INFORMATION
10	UNLESS DONE TO ALLOW OR IMPROVE OPERABILITY AND FUNCTIONALITY
11	WITHIN THAT STUDENT'S CLASSROOM OR SCHOOL; AND
12	(B) IS LEGALLY REQUIRED TO COMPLY WITH SUBSECTION (6) OF
13	THIS SECTION;
14	(II) TO PROTECT THE SECURITY OR INTEGRITY OF ITS WEB SITE,
15	SERVICE, OR APPLICATION;
16	(III) TO TAKE PRECAUTIONS AGAINST LIABILITY;
17	(IV) TO RESPOND TO THE JUDICIAL PROCESS;
18	(V) TO THE EXTENT PERMITTED UNDER OTHER PROVISIONS OF
19	LAW, TO PROVIDE INFORMATION TO LAW ENFORCEMENT AGENCIES OR FOR
20	AN INVESTIGATION ON A MATTER RELATED TO PUBLIC SAFETY; OR
21	(VI) TO A SERVICE PROVIDER, PROVIDED THAT THE OPERATOR
22	CONTRACTUALLY:
23	(A) PROHIBITS THE SERVICE PROVIDER FROM USING ANY COVERED
24	INFORMATION FOR ANY PURPOSE OTHER THAN PROVIDING THE
25	CONTRACTED SERVICE TO, OR ON BEHALF OF, THE OPERATOR;
26	(B) PROHIBITS THE SERVICE PROVIDER FROM DISCLOSING ANY
27	COVERED INFORMATION PROVIDED BY THE OPERATOR WITH SUBSEQUENT

1	THIRD PARTIES, EXCEPT TO THE EXTENT NECESSARY TO CARRY OUT
2	LEGITIMATE EDUCATIONAL FUNCTIONS DELEGATED TO IT BY THE AGENCY
3	OR INSTITUTION; AND
4	(C) REQUIRES THE SERVICE PROVIDER TO IMPLEMENT AND
5	MAINTAIN REASONABLE SECURITY PROCEDURES AND PRACTICES AS
6	PROVIDED FOR IN SUBSECTION (6) OF THIS SECTION.
7	(5) NOTHING IN SUBSECTION (4) OF THIS SECTION SHALL BE
8	CONSTRUED TO PROHIBIT THE OPERATOR'S USE OF INFORMATION FOR
9	MAINTAINING, DEVELOPING, SUPPORTING, IMPROVING, OR DIAGNOSING THE
10	OPERATOR'S WEB SITE, SERVICE, OR APPLICATION.
11	(6) AN OPERATOR SHALL:
12	(a) Implement and maintain reasonable security
13	PROCEDURES AND PRACTICES THAT, AT A MINIMUM, MEET THE
14	REQUIREMENTS DEVELOPED BY THE DEPARTMENT AND STATE BOARD
15	PURSUANT TO SECTION 22-2-309 AND THAT ARE APPROPRIATE TO THE
16	NATURE OF THE COVERED INFORMATION AND PROTECT THAT INFORMATION
17	FROM UNAUTHORIZED ACCESS, DESTRUCTION, USE, MODIFICATION, OR
18	DISCLOSURE;
19	(b) DELETE A STUDENT'S COVERED INFORMATION IF THE PUBLIC
20	SCHOOL, SCHOOL DISTRICT, CHARTER SCHOOL, BOARD OF COOPERATIVE
21	SERVICES, OR CHARTER SCHOOL INSTITUTE REQUESTS SUCH DELETION OF
22	ANY DATA UNDER THE CONTROL OF THE PUBLIC SCHOOL, SCHOOL
23	DISTRICT, CHARTER SCHOOL, BOARD OF COOPERATIVE SERVICES, OR
24	CHARTER SCHOOL INSTITUTE;
25	(c) PUBLICLY AND CONSPICUOUSLY POST:
26	(I) THE NAME AND CONTACT INFORMATION OF THE OPERATOR
27	COLLECTING OR GENERATING COVERED INFORMATION AND THE NAME AND

- 1 CONTACT INFORMATION OF ANY THIRD PARTY TO WHOM THE OPERATOR
- 2 <u>HAS DISCLOSED COVERED INFORMATION;</u>
- 3 (II) A LIST OF THE TYPE OF COVERED INFORMATION DESCRIBED IN 4 SUB-SUBPARAGRAPHS (C) AND (D) OF SUBPARAGRAPH (III) OF PARAGRAPH 5 (a) OF SUBSECTION (3) OF THIS SECTION THAT IS COLLECTED OR 6 GENERATED BY THE OPERATOR OR DISCLOSED BY THE OPERATOR TO A 7 THIRD PARTY; 8 (III) THE PUBLIC SCHOOL PURPOSE OR PURPOSES FOR WHICH THE 9 COVERED INFORMATION IS INTENDED TO BE USED; AND 10 (IV) THE OPERATOR'S POLICIES REGARDING RETENTION AND 11 DISPOSAL OF COVERED INFORMATION; AND 12 (d) UPON REQUEST, PROVIDE THE STATE BOARD, DEPARTMENT, 13 SCHOOL DISTRICTS, BOARDS OF COOPERATIVE SERVICES, OR THE CHARTER 14 SCHOOL INSTITUTE WITH: 15 (I) THE DATA ELEMENTS AND A DESCRIPTION OF ANY COVERED 16 INFORMATION DESCRIBED IN SUB-SUBPARAGRAPHS (A), (C), AND (D) OF 17 SUBPARAGRAPH (III) OF PARAGRAPH (a) OF SUBSECTION (3) OF THIS 18 SECTION THAT IS COLLECTED BY THE OPERATOR OR DISCLOSED BY THE 19 OPERATOR TO A THIRD PARTY; 20 (II) THE OPERATOR'S POLICIES REGARDING ACCESS CONTROLS, 21 ENCRYPTION, STORAGE, AND DATA TRANSIT; AND 22 (III) THE NAME AND CONTACT INFORMATION OF THE SOURCE OF 23 ANY DATA SET MERGED WITH ANY COVERED INFORMATION COLLECTED BY 24 THE OPERATOR. 25 (7) NOTWITHSTANDING THE PROVISIONS OF PARAGRAPH (d) OF 26 SUBSECTION (4) OF THIS SECTION, AN OPERATOR MAY DISCLOSE COVERED 27 INFORMATION OF A STUDENT UNDER THE FOLLOWING CIRCUMSTANCES, AS

|--|

# 2 <u>INCLUSIVE, ARE NOT VIOLATED:</u>

3	(a) IF OTHER PROVISIONS OF STATE OR FEDERAL LAW REQUIRE THE
4	OPERATOR TO DISCLOSE THE COVERED INFORMATION AND THE OPERATOR
5	COMPLIES WITH THE APPLICABLE REQUIREMENTS OF STATE AND FEDERAL
6	LAW IN PROTECTING AND DISCLOSING THE INFORMATION;
7	(b) For legitimate research purposes approved by the
8	<u>SCHOOL DISTRICT, A BOARD OF COOPERATIVE SERVICES, OR THE CHARTER</u>
9	SCHOOL INSTITUTE:
10	(I) AS REQUIRED BY STATE OR FEDERAL LAW AND SUBJECT TO THE
11	RESTRICTIONS UNDER APPLICABLE STATE AND FEDERAL LAW; OR
12	(II) AS ALLOWED BY STATE OR FEDERAL LAW AND UNDER THE
13	DIRECTION OF A PUBLIC SCHOOL, SCHOOL DISTRICT, CHARTER SCHOOL,
14	BOARD OF COOPERATIVE SERVICES, CHARTER SCHOOL INSTITUTE, OR THE
15	DEPARTMENT, IF NO COVERED INFORMATION IS USED FOR ANY PURPOSE IN
16	FURTHERANCE OF ADVERTISING OR TO AMASS A PROFILE ON A STUDENT
17	FOR A PURPOSE OTHER THAN A PUBLIC SCHOOL PURPOSE; AND
18	(c) TO A STATE OR LOCAL EDUCATION AGENCY, INCLUDING PUBLIC
19	SCHOOLS, SCHOOL DISTRICTS, CHARTER SCHOOLS, BOARDS OF
20	COOPERATIVE SERVICES, OR THE CHARTER SCHOOL INSTITUTE FOR A
21	PUBLIC SCHOOL PURPOSE, AS PERMITTED BY STATE OR FEDERAL LAW.
22	(8) NOTHING IN THIS SECTION PROHIBITS AN OPERATOR FROM
23	USING DEIDENTIFIED COVERED INFORMATION AS FOLLOWS:
24	(a) WITHIN THE OPERATOR'S WEB SITE, SERVICE, OR APPLICATION,
25	OR OTHER WEB SITES, SERVICES, OR APPLICATIONS OWNED BY THE
26	OPERATOR, TO IMPROVE ITS EDUCATIONAL PRODUCTS; OR
27	(b) TO DEMONSTRATE THE EFFECTIVENESS OF THE OPERATOR'S

1	PRODUCTS OR SERVICES, INCLUDING ITS MARKETING.
2	(9) NOTHING IN THIS SECTION PROHIBITS AN OPERATOR FROM
3	SHARING AGGREGATED AND DEIDENTIFIED COVERED INFORMATION FOR
4	THE DEVELOPMENT AND IMPROVEMENT OF EDUCATIONAL WEB SITES,
5	SERVICES, OR APPLICATIONS.
6	(10) This section does not:
7	(a) LIMIT THE AUTHORITY OF A LAW ENFORCEMENT AGENCY TO
8	OBTAIN ANY CONTENT OR INFORMATION FROM AN OPERATOR AS
9	AUTHORIZED BY LAW OR PURSUANT TO AN ORDER OF A COURT OF
10	COMPETENT JURISDICTION;
11	(b) LIMIT THE ABILITY OF AN OPERATOR TO USE STUDENT DATA,
12	INCLUDING COVERED INFORMATION, FOR ADAPTIVE LEARNING OR
13	CUSTOMIZED STUDENT LEARNING PURPOSES;
14	(c) APPLY TO GENERAL-AUDIENCE INTERNET WEB SITES, ON-LINE
15	SERVICES, ON-LINE APPLICATIONS, OR MOBILE APPLICATIONS, EVEN IF
16	LOG-IN CREDENTIALS CREATED FOR AN OPERATOR'S WEB SITE, SERVICE, OR
17	APPLICATION MAY BE USED TO ACCESS THE GENERAL-AUDIENCE WEB SITE,
18	SERVICE, APPLICATION, OR MOBILE APPLICATION;
19	(d) LIMIT INTERNET SERVICE PROVIDERS FROM PROVIDING
20	INTERNET CONNECTIVITY TO SCHOOLS OR STUDENTS AND THEIR FAMILIES;
21	(e) PROHIBIT AN OPERATOR OF AN INTERNET WEB SITE, ON-LINE
22	SERVICE, ON-LINE APPLICATION, OR MOBILE APPLICATION FROM
23	MARKETING EDUCATIONAL PRODUCTS DIRECTLY TO PARENTS, SO LONG AS
24	THE MARKETING DID NOT RESULT FROM THE USE OF COVERED
25	INFORMATION OBTAINED BY THE OPERATOR THROUGH THE PROVISION OF
26	SERVICES COVERED UNDER THIS SECTION;
27	(f) IMPOSE A DUTY UPON A PROVIDER OF AN ELECTRONIC STORE,

1	GATEWAY, MARKETPLACE, OR OTHER MEANS OF PURCHASING OR
2	DOWNLOADING SOFTWARE OR APPLICATIONS TO REVIEW OR ENFORCE
3	COMPLIANCE OF THIS SECTION ON THOSE APPLICATIONS OR SOFTWARE;
4	(g) Impose a duty upon a provider of an interactive
5	COMPUTER SERVICE, AS DEFINED IN SECTION 230 OF TITLE 47, U.S.C., TO
6	REVIEW OR ENFORCE COMPLIANCE WITH THIS SECTION BY THIRD-PARTY
7	CONTENT PROVIDERS; AND
8	(h) IMPEDE THE ABILITY OF A STUDENT TO DOWNLOAD, EXPORT, OR
9	OTHERWISE SAVE OR MAINTAIN HIS OR HER STUDENT-CREATED DATA OR
10	DOCUMENTS.
11	(11) ANY INTERESTED PARTY MAY MAKE AN INITIAL REPORT OF
12	ALLEGED VIOLATIONS OF THIS SECTION TO THE DEPARTMENT. THE
13	DEPARTMENT SHALL CONTACT THE OPERATOR DIRECTLY AND PROVIDE THE
14	OPERATOR WITH THE OPPORTUNITY TO EXPLAIN OR RECTIFY. IF THE
15	DEPARTMENT CONTINUES TO RECEIVE COMPLAINTS ABOUT THE SAME
16	OPERATOR, IT MAY BRING THE ISSUE TO THE OFFICE OF THE ATTORNEY
17	GENERAL FOR REVIEW AND ACTION.
18	SECTION 3. In Colorado Revised Statutes, add 22-2-311 as
19	<u>follows:</u>
20	22-2-311. Data protection - disclosure and transparency -
21	definition. (1) BEGINNING WITH THE START OF THE 2015-16 ACADEMIC
22	YEAR, AND AT THE START OF EACH ACADEMIC YEAR THEREAFTER:
23	(a) EACH SCHOOL DISTRICT, CHARTER SCHOOL, AND THE CHARTER
24	SCHOOL INSTITUTE SHALL PROVIDE AN ANNUAL NOTICE TO PARENTS AND
25	LEGAL GUARDIANS LISTING ALL OPERATORS WITH WHOM THE SCHOOL
26	DISTRICT, CHARTER SCHOOL, OR CHARTER SCHOOL INSTITUTE HAS
27	ENTERED INTO A NEGOTIATED CONTRACT, EXCLUDING END-USER

1	AGREEMENTS, THAT PROVIDES FOR THE TRANSFER OF COVERED
2	INFORMATION FOR THE UPCOMING ACADEMIC YEAR; AND
3	(b) Each operator that has entered into a negotiated
4	CONTRACT, EXCLUDING END-USER AGREEMENTS, WITH A SCHOOL
5	DISTRICT, CHARTER SCHOOL, OR THE CHARTER SCHOOL INSTITUTE FOR THE
6	UPCOMING ACADEMIC YEAR SHALL POST ALL SUCH CONTRACTS ON THE
7	<u>OPERATOR'S WEB SITE.</u>
8	(2) THE REQUIREMENTS OF SUBSECTION (1) OF THIS SECTION DO
9	NOT APPLY TO RURAL PUBLIC SCHOOLS, RURAL SCHOOL DISTRICTS, OR
10	RURAL CHARTER SCHOOLS AS THOSE TERMS ARE DEFINED BY THE
11	DEPARTMENT.
12	(3) AS USED IN THIS SECTION, "OPERATOR" MEANS ANY OPERATOR
13	OF AN INTERNET WEB SITE; AN ON-LINE SERVICE, INCLUDING CLOUD
14	COMPUTING SERVICES; AN ON-LINE APPLICATION; OR A MOBILE
15	APPLICATION WITH ACTUAL KNOWLEDGE THAT THE SITE, SERVICE, OR
16	APPLICATION IS USED PRIMARILY FOR PUBLIC SCHOOL PURPOSES AND WAS
17	DESIGNED AND MARKETED FOR PUBLIC SCHOOL PURPOSES. "OPERATOR"
18	DOES NOT INCLUDE A SCHOOL, A SCHOOL DISTRICT, THE DEPARTMENT, OR
19	THE STATE BOARD.
20	SECTION 4. In Colorado Revised Statutes, 22-1-123, add (14)
21	<u>as follows:</u>
22	22-1-123. Protection of student data - parental or legal
23	guardian consent for surveys. (14) (a) IF A PUBLIC SCHOOL, SCHOOL
24	DISTRICT, CHARTER SCHOOL, BOARD OF COOPERATIVE SERVICES, OR THE
25	CHARTER SCHOOL INSTITUTE UTILIZES CLOUD COMPUTING SERVICES, WEB
26	SITES, ON-LINE PROGRAMS, OR APPLICATIONS THAT COLLECT OR STORE
27	STUDENT INFORMATION, WHETHER THE INFORMATION IS PERSONALLY

1	IDENTIFIABLE OR NOT, IT SHALL DEVELOP AN EDUCATION TECHNOLOGY
2	PLAN THAT PROVIDES FOR THE FOLLOWING:
3	(I) ANNUAL NOTICE TO PARENTS AND LEGAL GUARDIANS
4	CONCERNING THE TYPE OF DATA TRANSFERRED TO CLOUD COMPUTING
5	SERVICE PROVIDERS;
6	(II) TRAINING FOR STUDENTS AND STAFF CONCERNING THE
7	APPROPRIATE USE OF TECHNOLOGY, INCLUDING SAFETY AND PRIVACY
8	SAFEGUARDS AND PROTOCOLS; AND
9	(III) NOTICE TO THE PARENT OR LEGAL GUARDIAN IF THERE IS A
10	SECURITY BREACH OR OTHER UNAUTHORIZED DISCLOSURE OF HIS OR HER
11	CHILD'S INFORMATION.
12	(b) THE PROVISIONS OF THIS SECTION DO NOT APPLY TO RURAL
13	PUBLIC SCHOOLS, RURAL SCHOOL DISTRICTS, OR RURAL CHARTER
14	SCHOOLS, AS THOSE TERMS ARE DEFINED BY THE DEPARTMENT OF
15	EDUCATION OR TO BOARDS OF COOPERATIVE SERVICES.
16	SECTION 5. In Colorado Revised Statutes, amend 22-2-106.5
17	<u>as follows:</u>
18	22-2-106.5. State board - duties with regard to student data -
19	memorandum of understanding. (1) Notwithstanding the provisions of
20	section 22-2-111 (3) (a), the state board shall enter into a memorandum
21	of understanding on or before September 1, 2006, with the Colorado
22	commission on higher education to adopt a policy to share student data.
23	At a minimum, the policy shall ensure that the exchange of information
24	is conducted in conformance with the requirements of the federal "Family
25	Educational Rights and Privacy Act of 1974", as amended, 20 U.S.C. sec.
26	1232g, and all federal regulations and applicable guidelines adopted in
	12.52g, and an rederar regulations and appreable guidennes adopted in

1	board, upon request, to share student data with qualified researchers. For
2	purposes of this section, qualified researchers shall include, but need not
3	be limited to, institutions of higher education, school districts, and public
4	policy research and advocacy organizations.
5	(2) ANY RELEASE OF DATA PURSUANT TO SUBSECTION (1) OF THIS
6	SECTION MUST CONFORM TO THE REQUIREMENTS OF SECTION 22-2-310.
7	SECTION 6. In Colorado Revised Statutes, 22-2-111, add (4) as
8	<u>follows:</u>
9	22-2-111. Commissioner of education - office - records -
10	confidential nature. (4) ANY RELEASE OF DATA PURSUANT TO
11	SUBSECTION (3) OF THIS SECTION MUST CONFORM TO THE REQUIREMENTS
12	<u>OF SECTION 22-2-310.</u>
13	SECTION 7. In Colorado Revised Statutes, 25-1-1202, amend
14	<u>(1) (ll) as follows:</u>
15	25-1-1202. Index of statutory sections regarding medical
16	record confidentiality and health information. (1) Statutory provisions
17	
	concerning policies, procedures, and references to the release, sharing,
18	<u>concerning policies, procedures, and references to the release, sharing,</u> <u>and use of medical records and health information include the following:</u>
18 19	
	and use of medical records and health information include the following:
19	and use of medical records and health information include the following: (11) Section SECTIONS 22-1-123 (5) AND 22-2-310, C.R.S.,
19 20	and use of medical records and health information include the following: (11) Section SECTIONS 22-1-123 (5) AND 22-2-310, C.R.S., concerning the protection of student data;
19 20 21	and use of medical records and health information include the following:   (II) Section   Section SECTIONS   22-1-123 (5)   AND 22-2-310,   C.R.S.,   concerning the protection of student data;   SECTION 8. Act subject to petition - effective date. This act
19 20 21 22	and use of medical records and health information include the following: (11) Section SECTIONS 22-1-123 (5) AND 22-2-310, C.R.S., concerning the protection of student data; SECTION 8. Act subject to petition - effective date. This act takes effect at 12:01 a.m. on the day following the expiration of the
19 20 21 22 23	and use of medical records and health information include the following: (11) Section SECTIONS 22-1-123 (5) AND 22-2-310, C.R.S., concerning the protection of student data; SECTION 8. Act subject to petition - effective date. This act takes effect at 12:01 a.m. on the day following the expiration of the ninety-day period after final adjournment of the general assembly (August
19 20 21 22 23 24	and use of medical records and health information include the following: (11) Section SECTIONS 22-1-123 (5) AND 22-2-310, C.R.S., concerning the protection of student data: SECTION 8. Act subject to petition - effective date. This act takes effect at 12:01 a.m. on the day following the expiration of the ninety-day period after final adjournment of the general assembly (August 5, 2015, if adjournment sine die is on May 6, 2015); except that, if a

- 1 <u>unless approved by the people at the general election to be held in</u>
- 2 November 2016 and, in such case, will take effect on the date of the
- 3 <u>official declaration of the vote thereon by the governor.</u>