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OFFICE WEST VIRGINIA SECRETARY OF STATE

WEST VIRGINIA LEGISLATURE

SECOND REGULAR SESSION, 2014



ENROLLED

COMMITTEE SUBSTITUTE FOR

House Bill No. 4316

(By Delegates M. Poling, Perry, Moye, Tomblin, Young, Barrett, Barill, Walker, Pasdon, Pethtel and Fragale)



Passed March 8, 2014

In effect ninety days from passage.

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H. B. 4.16

(BY DELEGATES M. POLING, PERRY, MOYE, TOMBLIN, YOUNG, BARRETT, É ARILL, WALKER, PASDON, PETHTEL AND FRAGALE)

[Passed March 8. 2014: in effect ninety days from passage.]

AN ACT to amend the Code of West Virginia, 1931, as amended, by adding thereto a new section, designated §18-2-5h, relating to creating the student data accessability, transparency and accountability act; providing definitions: state, district and school responsibilities for data inventory; providing for data governance manager and responsibilities; establishing parental rights to information and providing for policies on security and access; requiring state board rules; and establishing effect on existing data.

Be it enacted by the Legislature of West Virginia:

That the Code of West Virginia, 1931, as amended, be amended by adding thereto a new section, designated §18-2-5h, to read as follows:

 $\Gamma \subseteq := CARTICLE 2. STATE BOARD OF EDUCATION.$

§18-2-5h. Student Data Accessibility, Transparency and Accountability Act.

(a) *Title.* — This section shall be known and may be cited as
 the "Student Data Accessibility, Transparency and Account ability Act."

4 (b) Definitions. — As used in this section, the following
5 words have the meanings ascribed to them unless the context
6 clearly implies a different meaning:

7 (1) "Board" means the West Virginia Board of Education;

8 (2) "Department" means the West Virginia Department of9 Education;

10 (3) "Student Data system" means the West Virginia
11 Department of Education statewide longitudinal data system;

(4) "Aggregate data" means data collected that is reported at
the group, cohort, or institutional level with a data set of
sufficient size that no information for an individual parent or
student is identifiable;

16 (5) "Redacted data" means a student dataset in which parent
17 and student identifying information has been removed;

(6) "State-assigned student identifier" means the unique
student identifier assigned by the state to each student that shall
not be or include the Social Security number of a student in
whole or in part;

(7) "Student data" means data collected or reported at the
individual student level included in a student's educational
record;

(8) "Provisional student data" means new student data
proposed for inclusion in the student data system;

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(9) "School district" means a county board of education, the
West Virginia Schools for the Deaf and Blind and the West
Virginia Department of Education with respect to the education
programs under its jurisdiction that are not in the public schools;

31 (10) "Directory information" means the following individual 32 student information that is subject to disclosure for schoolrelated purposes only: Student name, address, telephone number, 33 34 date and place of birth, major field of study, participation in 35 officially recognized activities and sports, weight and height of 36 members of athletic teams, dates of attendance, indication of 37 "graduate" or "non-graduate," degrees and awards receives, most 38 recent previous school attended, and photograph;

39 (11) "Confidential student information" means data relating 40 to a person's Social Security number, or other identification number issued by a state or federal agency, except for the state-41 42 assigned student identifier as defined in this section, religious 43 affiliation, whether the person or a member of their household 44 owns or possesses a firearm, whether the person or their family are or were recipients of financial assistance from a state or 45 46 federal agency, medical, psychological or behavioral diagnoses, 47 criminal history, criminal history of parents, siblings or any 48 members of the person's household. vehicle registration number, 49 driver's license number, biometric information. handwriting 50 sample, credit card numbers, consumer credit history, credit 51 score, or genetic information;

52 (12) "Affective computing" means human-computer 53 interaction in which the device has the ability to detect and 54 appropriately respond to its user's emotions and other stimuli; 55 and

56 (13) "Fair Information Practice Principles" are United States
57 Federal Trade Commission guidelines that represent widely
58 accepted concepts concerning fair information practice in an
59 electronic marketplace.

60 (c) Data Inventory – State Responsibilities. — The 61 Department of Education shall:

62 (1) Create, publish, and make publicly available a data
63 inventory and dictionary or index of data elements with
64 definitions of individual student data fields in the student data
65 system to include, but not be limited to:

66 (A) Any individual student data required to be reported by
67 state and federal education mandates;

68 (B) Any individual student data which has been proposed in 69 accordance with paragraph (A), subdivision (7) of this 70 subsection for inclusion in the student data system with a 71 statement regarding the purpose or reason and legal authority for 72 the proposed collection; and

73 (C) Any individual student data that the department collects
74 or maintains with no current identified purpose;

(2) Develop. publish, and make publicly available policies
and procedures to comply with all relevant state and federal
privacy laws and policies, including, but not limited to, the
Federal Family Educational Rights and Privacy Act (FERPA)
and other relevant privacy laws and policies. The policies and
procedures specifically shall include, but are not limited to:

81 (A) Access to student and redacted data in the statewide82 longitudinal data system shall be restricted to:

(i) The authorized staff of the department and the contractors
working on behalf of the department who require access to
perform their assigned duties as required by law and defined by
interagency data-sharing agreements;

87 (ii) District administrators, teachers and school personnel
88 who require access to perform their assigned duties;

89 (iii) Students and their parents; and

90 (iv) The authorized staff of other West Virginia state
91 agencies as required by law and defined by interagency
92 data-sharing agreements;

(B) Ensure that any inter-agency data-sharing agreements
shall be posted on the Department website, and parents shall be
notified of their right to opt out of sharing the child's data
pursuant to agreements.

97 (C) Use only aggregate data in public reports or in response
98 to record requests in accordance with this section;

99 (D) Unless otherwise prohibited by law, develop criteria for
100 the approval of research and data requests from state and local
101 agencies, the Legislature, researchers working on behalf of the
102 department, and the public. Student data maintained by the
103 department shall remain redacted; and

104 (E) Notification to students and parents regarding student105 privacy rights under federal and state law;

(3) Unless otherwise provided by law, the department shall
not transfer student or redacted data that is confidential under
this section to any federal, state or local agency or other
organization, public or private, with the following exceptions:

(A) A student transfers out-of-state or a school or school
district seeks help with locating an out-of-state transfer;

(B) A student leaves the state to attend an out-of-stateinstitution of higher education or training program;

(C) A student registers for or takes a national or multistateassessment;

(D) A student voluntarily participates in a program for which
a data transfer is a condition or requirement of participation;

118 (E) The department enters into a contract that governs 119 databases, assessments, special education or instructional 120 supports with an in-state or out-of-state contractor for the 121 purposes of state level reporting;

122 (F) A student is classified as "migrant" for federal reporting123 purposes; or

124 (G) A federal agency is performing a compliance review.

125 (4) Develop a detailed data security plan that includes:

126 (A) Guidelines for the student data system and individual

student data including guidelines for authentication of authorizedaccess;

129 (B) Privacy compliance standards;

130 (C) Privacy and security audits;

131 (D) Breach planning, notification and procedures;

132 (E) Data retention and disposition policies; and

(F) Data security policies including electronic, physical. and
administrative safeguards, such as data encryption and training
of employees;

(5) Ensure routine and ongoing compliance by the
department with FERPA, other relevant privacy laws and
policies, and the privacy and security policies and procedures
developed under the authority of this act, including the
performance of compliance audits;

141 (6) Ensure that any contracts that govern databases,
142 assessments or instructional supports that include student or
143 redacted data and are outsourced to private vendors include
144 express provisions that safeguard privacy and security and
145 include penalties for noncompliance; and

146 (7) Notify the Governor and the Legislature annually of the147 following:

148 (A) New student data proposed for inclusion in the state 149 student data system. Any proposal by the Department of 150 Education to collect new student data must include a statement 151 regarding the purpose or reason and legal authority for the 152 proposed collection. The proposal shall be announced to the 153 general public for a review and comment period of at least sixty 154 days and approved by the state board before it becomes 155 effective. Any new student data collection approved by the state 156 board is a provisional requirement for a period sufficient to 157 allow schools and school districts the opportunity to meet the 158 new requirement;

(B) Changes to existing data collections required for any
reason, including changes to federal reporting requirements
made by the U.S. Department of Education and a statement of
the reasons the changes were necessary;

163 (C) An explanation of any exceptions granted by the state
164 board in the past year regarding the release or out-of-state
165 transfer of student or redacted data; and

(D) The results of any and all privacy compliance and
security audits completed in the past year. Notifications
regarding privacy compliance and security audits shall not
include any information that would itself pose a security threat
to the state or local student information systems or to the secure
transmission of data between state and local systems by exposing
vulnerabilities.

(8) Notify the Governor upon the suspicion of a data security
breach or confirmed breach and upon regular intervals as the
breach is being managed. The parents shall be notified as soon
as possible after the suspected or confirmed breach.

177 (9) Prohibit the collection of confidential student178 information as defined in subdivision ten of subsection (b) of179 this section.

(d) Data Inventory – District Responsibilities. — A school
district shall not report to the state the following individual
student data:

183 (1) Juvenile delinquency records;

184 (2) Criminal records;

185 (3) Medical and health records; and

186 (4) Student biometric information.

187 (e) Data Inventory – School Responsibilities. — Schools
188 shall not collect the following individual student data:

189 (1) Political affiliation and beliefs;

190 (2) Religion and religious beliefs and affiliations;

191 (3) Any data collected through affective computing;

(4) Any data concerning the sexual orientation or beliefs
about sexual orientation of the student or any student's family
member; and

195 (5) Any data concerning firearm's ownership by any 196 member of a studen't family.

(f) Data Governance Manager. — The state superintendent
shall appoint a data governance manager, who shall report to and
be under the general supervision of the state superintendent. The
data governance manager shall have primary responsibility for
privacy policy, including:

(1) Assuring that the use of technologies sustain, and do not
erode, privacy protections relating to the use, collection, and
disclosure of student data;

(2) Assuring that student data contained in the student data
system is handled in full compliance with the Student Data
Accessibility, Transparency, and Accountability Act, FERPA,
and other state and federal privacy laws;

209 (3) Evaluating legislative and regulatory proposals involving
210 collection, use, and disclosure of student data by the Department
211 of Education;

(4) Conducting a privacy impact assessment on proposed
rules of the state board and department in general and on the
privacy of student data, including the type of personal
information collected and the number of students affected;

(5) Coordinating with the general counsel of the state board
and department. other legal entities, and organization officers to
ensure that programs, policies, and procedures involving civil
rights, civil liberties, and privacy considerations are addressed
in an integrated and comprehensive manner;

(6) Preparing a report to the Legislature on an annual basis
on activities of the department that affect privacy, including
complaints of privacy violations, internal controls, and other
matters;

(7) Establishing department-wide policies necessary for
implementing Fair Information Practice Principles to enhance
privacy protections;

(8) Working with the Office of Data Management and
Analysis, the general counsel, and other officials in engaging
with stakeholders about the quality, usefulness, openness, and
privacy of data;

(9) Establishing and operating a department-wide Privacy
Incident Response Program to ensure that incidents are properly
reported, investigated and mitigated, as appropriate;

(10) Establishing and operating a process for parents to file
complaints of privacy violations;

(11) Establishing and operating a process to collect and
respond to complaints of privacy violations and provides redress,

239 as appropriate; and

(12) Providing training, education and outreach to build a
culture of privacy across the department and transparency to the
public.

243 The data governance manager shall have access to all 244 records, reports, audits, reviews, documents, papers, 245 recommendations, and other materials available to the 246 department that relate to programs and operations with respect 247 to his or her responsibilities under this section and shall make 248 investigations and reports relating to the administration of the 249 programs and operations of the department as are necessary or 250 desirable.

251 (g) Parental rights regarding child's information and 252 education record. — Parents have the right to inspect and review 253 their child's education record maintained by the school and to 254 request student data specific to their child's educational record. 255 School districts must provide parents or guardians with a copy 256 of their child's educational record upon request. Whenever 257 possible, an electronic copy of the educational record must be 258 provided if requested and the identity of the person requesting 259 the information is verified as the parent or guardian.

260 The state board shall develop guidance for school district261 policies that:

262 (1) Annually notify parents of their right to request student263 information;

264 (2) Ensure security when providing student data to parents;

265 (3) Ensure student data is provided only to the authorized266 individuals;

267 (4) Detail the timeframe within which record requests must268 be provided;

(5) Ensure that school districts have a plan to allow parents
to view and access data specific to their child's educational
record and that any electronic access provided is restricted to
eligible parties;

(6) Ensure compliance in the collection, use and disclosure
of directory information and providing parents or guardians with
a form to limit the information concerning their child in
directory and subject to release; and

(7) Informing parents of their rights and the process forfiling complaints of privacy violations.

(h) State Board Rules. — The state board shall adopt rules
necessary to implement the provisions of the Student Data
Accessibility, Transparency, and Accountability Act.

(i) Effect on Existing Data. — Upon the effective date of this
section, any existing student data collected by the Department of
Education shall not be considered a new student data collection
under this section.

That Joint Committee on Enrolled Bills hereby certifies that the foregoing bill is correctly enrolled.

any Wel Chairman, House Committee senare Committee Member -Chui an. Originating in the House. In effect ninety days from passage. D # 2 ren h. Say Clerk of the House of Delegates 61 Clerk of the Senate Spcaker of the House of Delegates of the Senate this the 1st The within _ La <u>a</u> sign 2014. day of Jomphilen " Governor

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