Second Regular Session Sixty-ninth General Assembly STATE OF COLORADO

ENGROSSED

This Version Includes All Amendments Adopted on Second Reading in the House of Introduction

LLS NO. 14-0735.01 Michael Dohr x4347

HOUSE BILL 14-1294

HOUSE SPONSORSHIP

Murray, Court

SENATE SPONSORSHIP

Steadman and Jahn,

House Committees

Senate Committees

Education Appropriations

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A BILL FOR AN ACT

CONCERNING STUDENT DATA COLLECTION PRIVACY PROTECTIONS
ADMINISTERED BY THE DEPARTMENT OF EDUCATION.

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 http://www.leg.state.co.us/billsummaries.)

The bill requires the state board of education (state board) to publish an inventory and dictionary or index of the individual student-level data currently in the student data system that is required to be reported by state and federal education mandates and any student data proposed for inclusion in the student data system. The state board must develop policies to comply with the federal "Family Educational Rights and Privacy Act of 1974" and other relevant privacy laws and policies.

The department of education (department) must not provide individual student data to other organizations or agencies outside the state except under specified circumstances. The department may only use aggregate data in public reports and must develop a detailed data security plan. The department shall develop a data security template for local school districts to use.

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

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SECTION 1. Legislative declaration. (1) The general assembly hereby finds and declares that the privacy of Colorado citizens is of the utmost importance, and protecting their privacy is a top priority for the lawmakers of this state. The notion of privacy has vastly changed with technological advancement, developments such as "the cloud", and the exponential growth of social media popularity. Although this has changed the public perception of privacy, it remains imperative that personal information stay confidential unless otherwise chosen on an individual basis. The privacy of our children is critically important, especially in regard to their K-12 educational experience and the student data collected during this time. Schools are a safe environment, and an important component of maintaining security is ensuring student privacy and protecting student data. Despite the importance of protecting the privacy of our children, Colorado law is not currently clear on how student data is to be handled. As such, transparency in data collection and security is crucial. It is critical that parents have the opportunity to understand how student data is collected, where the data is stored, and how and why the data is utilized.

(2) For this reason, the general assembly finds that it is the duty of the Colorado department of education to publish an index of utilized

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1	data elements as well as privacy policies regarding accessibility to the
2	data and notices of student and parent rights.
3	(3) Furthermore, the general assembly finds that the department
4	of education must have a detailed data security plan regarding the
5	protection and confidentiality of all Colorado student data, whether the
6	data is stored inside or outside the state, and must create a data security
7	template for school districts to use to create their own data security plans.
8	SECTION 2. In Colorado Revised Statutes, add 22-2-309 as
9	follows:
10	22-2-309. Student data - accessibility - transparency -
11	accountability - definitions. (1) This section shall be known and
12	MAY BE CITED AS THE "STUDENT DATA PROTECTION, ACCESSIBILITY,
13	TRANSPARENCY, AND ACCOUNTABILITY ACT OF 2014".
14	(2) AS USED IN THIS SECTION, UNLESS THE CONTEXT OTHERWISE
15	REQUIRES:
16	(a) "AGGREGATE DATA" MEANS DATA COLLECTED AND REPORTED
17	AT THE GROUP, COHORT, OR INSTITUTIONAL LEVEL.
18	(b) "Data system" means the Colorado state department
19	OF EDUCATION STUDENT DATA SYSTEM.
20	(c) "PERSONALLY IDENTIFIABLE DATA" MEANS A DATASET THAT
21	IS LINKED TO A SPECIFIC STUDENT OR THE STUDENT'S PARENT OR LEGAL
22	GUARDIAN AND THAT WOULD ALLOW A REASONABLE PERSON IN THE
23	SCHOOL COMMUNITY, WHO DOES NOT HAVE KNOWLEDGE OF THE
24	RELEVANT CIRCUMSTANCES, TO IDENTIFY THE STUDENT, PARENT, OR
25	LEGAL GUARDIAN WITH REASONABLE CERTAINTY.
26	(d) "STATE-ASSIGNED STATEWIDE STUDENT IDENTIFIER" MEANS
27	THE UNIQUE STUDENT IDENTIFIER ASSIGNED BY THE DEPARTMENT TO EACH

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1	STUDENT THAT MUST NEITHER BE NOR INCLUDE THE SOCIAL SECURITY
2	NUMBER OF A STUDENT IN WHOLE OR IN SEQUENTIAL PART.
3	(e) (I) "STUDENT DATA" MEANS DATA THAT IS COLLECTED AND
4	STORED BY THE DEPARTMENT AT THE INDIVIDUAL STUDENT LEVEL AND
5	INCLUDED IN A STUDENT'S EDUCATIONAL RECORD.
6	(II) "STUDENT DATA" INCLUDES:
7	(A) STATE-ADMINISTERED ASSESSMENT RESULTS, INCLUDING
8	PARTICIPATION INFORMATION;
9	(B) Courses taken and completed, credits earned, and
10	OTHER TRANSCRIPT INFORMATION;
11	(C) COURSE GRADES AND GRADE POINT AVERAGE;
12	(D) GRADE LEVEL AND EXPECTED GRADUATION YEAR;
13	(E) DEGREE, DIPLOMA, CREDENTIAL ATTAINMENT, OR OTHER
14	SCHOOL EXIT INFORMATION;
15	(F) ATTENDANCE AND MOBILITY INFORMATION BETWEEN AND
16	WITHIN COLORADO SCHOOL DISTRICTS;
17	(G) SPECIAL EDUCATION DATA AND SPECIAL EDUCATION
18	DISCIPLINE REPORTS LIMITED TO OBJECTIVE INFORMATION THAT IS
19	SUFFICIENT TO PRODUCE THE FEDERAL TITLE IV ANNUAL INCIDENT
20	REPORT;
21	(H) DATE OF BIRTH, FULL NAME, GENDER, RACE, AND ETHNICITY;
22	AND
23	(I) PROGRAM PARTICIPATION INFORMATION REQUIRED BY STATE
24	OR FEDERAL LAW.
25	(3) THE STATE BOARD SHALL:
26	(a) Create, publish, and make publicly available a data
27	INVENTORY AND DICTIONARY OR INDEX OF DATA ELEMENTS WITH

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1	DEFINITIONS OF INDIVIDUAL STUDENT DATA FIELDS CURRENTLY USED IN
2	THE STUDENT DATA SYSTEM INCLUDING:
3	(I) INDIVIDUAL STUDENT DATA THAT SCHOOL DISTRICTS AND
4	SCHOOLS ARE REQUIRED TO REPORT BY STATE AND FEDERAL EDUCATION
5	MANDATES; AND
6	$(II)\ INDIVIDUAL STUDENT DATA THAT IS PROPOSED FOR INCLUSION$
7	IN THE STUDENT DATA SYSTEM WITH A STATEMENT REGARDING THE
8	PURPOSE OR REASON FOR THE PROPOSED COLLECTION;
9	(b) DEVELOP, PUBLISH, AND MAKE PUBLICLY AVAILABLE POLICIES
10	AND PROCEDURES TO COMPLY WITH THE FEDERAL "FAMILY EDUCATIONAL
11	RIGHTS AND PRIVACY ACT OF 1974", 20 U.S.C. SEC. 1232g, AND OTHER
12	RELEVANT PRIVACY LAWS AND POLICIES, INCLUDING BUT NOT LIMITED TO
13	POLICIES THAT RESTRICT ACCESS TO PERSONALLY IDENTIFIABLE DATA
14	IN THE STUDENT DATA SYSTEM TO:
15	(I) THE AUTHORIZED STAFF OF THE DEPARTMENT THAT REQUIRE
16	ACCESS TO PERFORM ASSIGNED OR CONTRACTUAL DUTIES, INCLUDING
17	STAFF AND CONTRACTORS FROM THE OFFICE OF INFORMATION AND
18	TECHNOLOGY THAT ARE ASSIGNED TO THE DEPARTMENT;
19	(II) THE DEPARTMENT'S CONTRACTORS THAT REQUIRE ACCESS TO
20	PERFORM ASSIGNED OR CONTRACTUAL DUTIES THAT COMPLY WITH THE
21	REQUIREMENTS SPECIFIED BY PARAGRAPH (g) OF THIS SUBSECTION (3);
22	$(III) \ S \hbox{CHOOL DISTRICT ADMINISTRATORS}, \hbox{TEACHERS}, \hbox{AND SCHOOL}$
23	PERSONNEL WHO REQUIRE ACCESS TO PERFORM ASSIGNED DUTIES;
24	(IV) STUDENTS AND THEIR PARENTS; AND
25	(V) THE AUTHORIZED STAFF OF OTHER STATE AGENCIES,
26	INCLUDING PUBLIC INSTITUTIONS OF HIGHER EDUCATION, AS REQUIRED BY
2.7	LAW OR DEFINED BY INTERAGENCY DATA-SHARING AGREEMENTS:

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1	(C) DEVELOP USER-FRIENDLY INFORMATION FOR THE PUBLIC
2	RELATED TO THE DEPARTMENT'S DATA-SHARING AGREEMENTS;
3	(d) DEVELOP A DETAILED DATA SECURITY PLAN THAT INCLUDES:
4	(I) GUIDELINES FOR AUTHORIZING ACCESS TO THE STUDENT DATA
5	SYSTEM AND TO INDIVIDUAL STUDENT DATA, INCLUDING GUIDELINES FOR
6	AUTHENTICATING AUTHORIZED ACCESS;
7	(II) PRIVACY COMPLIANCE STANDARDS;
8	(III) PRIVACY AND SECURITY AUDITS;
9	(IV) SECURITY BREACH PLANNING, NOTICE, AND PROCEDURES;
10	(V) DATA RETENTION AND DISPOSITION POLICIES WHICH MUST
11	INCLUDE SPECIFIC CRITERIA FOR IDENTIFYING WHEN AND HOW THE DATA
12	WILL BE DESTROYED;
13	(VI) GUIDANCE FOR SCHOOL DISTRICTS AND STAFF REGARDING
14	DATA USE;
15	(VII) CONSEQUENCES FOR SECURITY BREACHES; AND
16	(VIII) STAFF TRAINING REGARDING THE POLICIES;
17	(e) Ensure routine and ongoing compliance by the
18	DEPARTMENT WITH THE FEDERAL "FAMILY EDUCATIONAL RIGHTS AND
19	PRIVACY ACT OF 1974", 20 U.S.C. SEC. 1232g, OTHER RELEVANT PRIVACY
20	LAWS AND POLICIES, AND THE PRIVACY AND SECURITY POLICIES AND
21	PROCEDURES DEVELOPED UNDER THE AUTHORITY OF THIS SECTION,
22	INCLUDING THE PERFORMANCE OF COMPLIANCE AUDITS;
23	(f) Ensure that agreements involving the disclosure of
24	STUDENT DATA FOR RESEARCH CONDUCTED ON BEHALF OF THE
25	DEPARTMENT TO DEVELOP, VALIDATE, OR ADMINISTER PREDICTIVE TESTS;
26	ADMINISTER STUDENT AID PROGRAMS; OR IMPROVE INSTRUCTION MUST:
27	(I) Specify the purpose scope, and duration of the study or

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1	STUDIES AND THE INFORMATION TO BE DISCLOSED;
2	(II) REQUIRE THE ORGANIZATION TO USE PERSONALLY
3	IDENTIFIABLE INFORMATION FROM EDUCATION RECORDS ONLY TO MEET
4	THE PURPOSE OR PURPOSES OF THE STUDY AS STATED IN THE WRITTEN
5	AGREEMENT;
6	(III) REQUIRE THE ORGANIZATION TO CONDUCT THE STUDY IN A
7	MANNER THAT DOES NOT PERMIT ACCESS TO THE PERSONALLY
8	IDENTIFIABLE DATA OF PARENTS AND STUDENTS BY ANYONE OTHER THAN
9	REPRESENTATIVES OF THE ORGANIZATION WITH LEGITIMATE INTERESTS;
10	AND
11	(IV) REQUIRE THE ORGANIZATION TO DESTROY ALL PERSONALLY
12	IDENTIFIABLE INFORMATION WHEN THE INFORMATION IS NO LONGER
13	NEEDED FOR THE PURPOSES FOR WHICH THE STUDY WAS CONDUCTED AND
14	TO SPECIFY THE TIME PERIOD IN WHICH THE INFORMATION MUST BE
15	DESTROYED;
16	(g) DEVELOP REQUIREMENTS THAT ANY DEPARTMENT CONTRACTS
17	THAT AFFECT DATABASES, ASSESSMENTS, OR INSTRUCTIONAL SUPPORTS
18	THAT INCLUDE STUDENT OR PERSONALLY IDENTIFIABLE DATA AND ARE
19	OUTSOURCED TO PRIVATE VENDORS INCLUDE EXPRESS PROVISIONS THAT
20	SAFEGUARD PRIVACY AND SECURITY, INCLUDING SPECIFYING THAT
21	PERSONALLY IDENTIFIABLE DATA MAY ONLY BE USED FOR THE PURPOSE
22	SPECIFIED IN THE CONTRACT AND PROHIBITING FURTHER DISCLOSURE OF
23	THAT DATA OR ITS USE FOR COMMERCIAL PURPOSES, AND INCLUDE
24	PENALTIES FOR NONCOMPLIANCE; AND
25	(h) ADOPT RULES TO IMPLEMENT THE PROVISIONS OF THIS SECTION.
26	(4) THE DEPARTMENT SHALL DEVELOP A PROCESS TO CONSIDER
27	AND REVIEW ALL OUTSIDE REQUESTS FOR STATE DATA, OTHER THAN

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1	AGGREGATE STUDENT INFORMATION ALREADY PUBLICLY AVAILABLE, BY
2	INDIVIDUALS NOT EMPLOYED BY THE STATE WHO WISH TO CONDUCT
3	RESEARCH USING STUDENT OR SCHOOL SYSTEM DATA ALREADY
4	COLLECTED BY THE DEPARTMENT.
5	(5) (a) THE DEPARTMENT SHALL NOT REQUIRE A SCHOOL DISTRICT
6	TO PROVIDE ANY DATA THAT IS NOT REQUIRED BY STATE OR FEDERAL LAW;
7	EXCEPT THAT IT MAY REQUIRE DATA NOT MANDATED BY STATE OR
8	FEDERAL LAW THAT IS ASSOCIATED WITH A GRANT PROPOSAL OR A
9	DISTRICT LOCAL EDUCATION AGENCY MAY BE ASKED TO VOLUNTARILY
10	SUBMIT DATA IN ORDER TO RECEIVE A BENEFIT, SUCH AS GRANT FUNDING
11	OR SPECIAL DESIGNATIONS.
12	(b) Unless required by state law, federal law, or in the
13	CASE OF A CRIMINAL ACT THAT IS COMMITTED AT A SCHOOL OR IS RELATED
14	TO A SCHOOL ACTIVITY, THE DEPARTMENT SHALL NOT COLLECT:
15	(I) JUVENILE DELINQUENCY RECORDS;
16	(II) CRIMINAL RECORDS;
17	(III) MEDICAL AND HEALTH RECORDS;
18	(IV) STUDENT SOCIAL SECURITY NUMBERS; AND
19	(V) STUDENT BIOMETRIC INFORMATION.
20	(c) Unless otherwise approved by the state board, the
21	DEPARTMENT SHALL NOT TRANSFER STUDENT OR PERSONALLY
22	IDENTIFIABLE DATA TO A FEDERAL, STATE, OR LOCAL AGENCY OR OTHER
23	ENTITY OUTSIDE OF THE STATE, EXCEPT UNDER THE FOLLOWING
24	CIRCUMSTANCES:
25	(I) IF A STUDENT TRANSFERS TO AN EDUCATION ENTITY IN STATE
26	OR OUT OF STATE OR IF A SCHOOL OR SCHOOL DISTRICT SEEKS HELP IN
27	LOCATING A STUDENT WHO TRANSFERS OUT OF STATE;

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1	(II) IF A STUDENT SEEKS TO ENROLL IN OR TO ATTEND AN
2	OUT-OF-STATE INSTITUTION OF HIGHER EDUCATION OR TRAINING
3	PROGRAM;
4	(III) IF A STUDENT PARTICIPATES IN A PROGRAM OR ASSESSMENT
5	FOR WHICH SUCH A DATA TRANSFER IS A CONDITION OF PARTICIPATION;
6	(IV) If a student is classified as "migrant" for federal
7	REPORTING PURPOSES;
8	(V) If the department enters into a contract with an
9	OUT-OF-STATE VENDOR THAT AFFECTS DATABASES, ASSESSMENTS,
10	SPECIAL EDUCATION, OR INSTRUCTIONAL SUPPORT RELATED TO AN AUDIT
11	OR EVALUATION OF FEDERAL- OR STATE-SUPPORTED EDUCATION
12	PROGRAMS, FOR THE ENFORCEMENT OF OR COMPLIANCE WITH FEDERAL
13	LEGAL REQUIREMENTS THAT RELATE TO THOSE PROGRAMS, OR FOR
14	CONDUCTING STUDIES FOR OR ON BEHALF OF THE DEPARTMENT TO
15	DEVELOP, VALIDATE, OR ADMINISTER PREDICTIVE TESTS, ADMINISTER
16	STUDENT AID PROGRAMS, OR IMPROVE INSTRUCTION; OR
17	(VI) IF THE DISCLOSURE IS TO COMPLY WITH A JUDICIAL ORDER OR
18	LAWFULLY ISSUED SUBPOENA OR IN CONNECTION WITH A HEALTH OR
19	SAFETY EMERGENCY.
20	(d) THE DEPARTMENT SHALL NOT SELL STUDENT DATA FOR
21	COMMERCIAL USE.
22	(6) THE DEPARTMENT SHALL PUBLISH A LIST OF VENDORS THAT
23	THE DEPARTMENT CONTRACTS WITH THAT HOLD STUDENT DATA.
24	(7) THE DEPARTMENT SHALL DEVELOP DATA SECURITY GUIDANCE
25	THAT MAY BE USED BY LOCAL EDUCATION AGENCIES. THE DEPARTMENT'S
26	DATA SECURITY GUIDANCE MUST INCLUDE:
27	(a) CHIDANCE FOR ALITHOPIZING ACCESS TO THE STUDENT DATA

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1	SYSTEM AND TO INDIVIDUAL STUDENT DATA, INCLUDING GUIDANCE FOR
2	AUTHENTICATING AUTHORIZED ACCESS;
3	(b) PRIVACY COMPLIANCE STANDARDS;
4	(c) Privacy and security audits;
5	(d) SECURITY BREACH PLANNING, NOTICE, AND PROCEDURES;
6	(e) DATA RETENTION AND DISPOSITION PROCEDURES;
7	(f) DATA COLLECTION AND SHARING PROCEDURES;
8	(g) RECOMMENDATIONS THAT ANY CONTRACTS THAT AFFECT
9	DATABASES, ASSESSMENTS, OR INSTRUCTIONAL SUPPORTS THAT INCLUDE
10	STUDENT OR PERSONALLY IDENTIFIABLE DATA AND ARE OUTSOURCED TO
11	PRIVATE VENDORS INCLUDE EXPRESS PROVISIONS THAT SAFEGUARD
12	PRIVACY AND SECURITY AND INCLUDE PENALTIES FOR NONCOMPLIANCE;
13	(h) BEST SECURITY PRACTICES FOR PRIVACY WHEN USING ON-LINE
14	EDUCATION SERVICES, INCLUDING WEB SITES AND APPLICATIONS;
15	(i) GUIDANCE FOR CONTRACTS INVOLVING THE OUTSOURCING OF
16	EDUCATIONAL SERVICES;
17	(j) GUIDANCE FOR CONTRACTS INVOLVING ON-LINE EDUCATION
18	SERVICES; AND
19	(k) GUIDANCE FOR PUBLISHING A LIST OF VENDORS THAT LOCAL
20	EDUCATION AGENCIES CONTRACTS WITH THAT HOLD STUDENT DATA.
21	(I) Consequences for security breaches; and
22	(m) STAFF TRAINING REGARDING THE PROCEDURES.
23	SECTION 3. Act subject to petition - effective date. This act
24	takes effect at 12:01 a.m. on the day following the expiration of the
25	ninety-day period after final adjournment of the general assembly (August
26	6, 2014, if adjournment sine die is on May 7, 2014); except that, if a
2.7	referendum petition is filed pursuant to section 1 (3) of article V of the

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- state constitution against this act or an item, section, or part of this act
- within such period, then the act, item, section, or part will not take effect
- 3 unless approved by the people at the general election to be held in
- 4 November 2014 and, in such case, will take effect on the date of the
- 5 official declaration of the vote thereon by the governor.

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