1	State of Arkansas	A Bill	
2	90th General Assembly	A DIII	
3	Regular Session, 2015		HOUSE BILL 1828
4			
5	By: Representative Lowery		
6			
7		For An Act To Be Entitled	
8		ENSURE THAT PERSONALLY IDENTIFIABLE	
9	INFORMATIO	ON OF STUDENTS IS PROTECTED; TO LIMI	[T
10	DISCLOSURE	C OR ACCESS TO PERSONALLY IDENTIFIAE	BLE
11	INFORMATIO	ON OF STUDENTS; AND FOR OTHER PURPOS	SES.
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14		Subtitle	
15	TO E	NSURE THAT PERSONALLY IDENTIFIABLE	
16	INFO	RMATION OF STUDENTS IS PROTECTED.	
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19	BE IT ENACTED BY THE G	GENERAL ASSEMBLY OF THE STATE OF ARK	(ANSAS:
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21	SECTION 1. Arka	unsas Code Title 6, Chapter 18, Subc	chapter 8, is amended
22	to add an additional s	section to read as follows:	
23	6-18-902. Perso	onally identifiable information of s	students.
24	<u>(a)(l) The Depa</u>	artment of Education or school distr	cict shall only
25	designate an entity th	aat is under the direct control of t	the department or
26	school district to act	as an authorized representative to	o conduct an audit,
27	evaluation, compliance	e, or enforcement action in connecti	ion with legal
28	requirements of a stat	<u>ce or school district educational pr</u>	cogram if the audit,
29	evaluation, compliance	e, or enforcement action requires ac	cess to personally
30	identifiable informati	on of a student.	
31	(2) The d	<u>lepartment or a school district shal</u>	ll not disclose
32	personally identifiabl	<u>e information of a student to a cor</u>	ntractor, consultant,
33	or other party to whom	the department or school district	has outsourced
34	services or functions	without the written consent of the	student or the
35	student's parent or gu	uardian if the student is under eigh	iteen (18) years of
36	age unless the contrac	ctor, consultant, or other party:	

1	(A) Performs a service or function for which the
2	department or school district would otherwise use an employee;
3	(B) Is under the direct control of the department or
4	school district with respect to the use and maintenance of educational
5	records containing personally identifiable information of a student;
6	(C) Limits internal access to educational records
7	containing personally identifiable information of a student to individuals
8	that are determined to have a legitimate interest;
9	(D) Does not use the educational records containing
10	personally identifiable information of a student for any other purpose than
11	those explicitly authorized in a contract;
12	(E) Does not disclose any personally identifiable
13	information to any other entity:
14	(i) Without prior written consent of the student or
15	the student's parent or guardian if the student is under eighteen (18) years
16	of age; or
17	(ii) Unless required by law or court order;
18	(F) Maintains reasonable administrative, technical, and
19	physical safeguards to protect the security, confidentiality, and integrity
20	of personally identifiable information of a student;
21	(G) Uses encryption technologies to protect data while in
22	motion or in its custody from unauthorized disclosure using technology or
23	methodology specified by the Secretary of the United States Department of
24	Health and Human Services in guidance issued under the American Recovery and
25	Reinvestment Act of 2009, Section 13402(H)(2) of Pub.L.No. 111-5;
26	(H) Conducts a security audit annually and provides the
27	results of that audit to the department and school district that it contracts
28	with;
29	(I) Provides the department and school district that it
30	contracts with a breach remediation plan that is acceptable to the department
31	or school district before receiving any educational records that contain
32	personally identifiable information of a student;
33	(J) Reports all suspected security breaches to the
34	department or school district that it contracts with as soon as possible, but
35	not later than forty-eight (48) hours after a suspected breach is known;
36	(K) Reports all actual security breaches to the department

1	or school district that it contracts with as soon as possible, but not later
2	than twenty-four (24) hours after the actual breach is known;
3	(L) In the event of a suspected or actual security breach
4	or unauthorized disclosure of personally identifiable information of a
5	student, pays all costs and liabilities incurred by the department or a
6	school district that it contracts with, including without limitation costs
7	of:
8	(i) Responding to inquiries about the suspected or
9	actual security breach or unauthorized disclosure,
10	(ii) Notifying subjects of personally identifiable
11	information about the breach,
12	(iii) Mitigating the effects of the breach for the
13	subjects of the personally identifiable information,
14	(iv) Investigating the cause of the suspected or
15	actual security breach or unauthorized disclosure; and
16	(M) Destroys or returns to the department or school
17	district all personally identifiable information of students in its custody
18	upon request and at the termination of the contract.
19	(b) If an entity meets all the requirements under subsection (a) of
20	this section, the department or school district may disclose personally
21	identifiable information of a student without the consent of the student or
22	the student's parent or guardian if the student is under eighteen (18) years
23	of age to an entity that conducts student for the department or school
24	district in order to:
25	(1) Develop, validate, or administer predictive tests;
26	(2) Administer student aid programs; or
27	(3) Improve instruction.
28	(c)(l) Before disclosing without consent any personally identifiable
29	information of a student permitted under subsections (a) or (b) of this
30	section, the department or school district shall publically disclose on their
31	website and through electronic notification to the President Pro Tempore of
32	the Senate and the Speaker of the House of Representatives the existence of
33	any contract or agreement to which they intend to disclose personally
34	identifiable information of a student.
35	(2) The disclosure and notification provided by the department
36	or school district shall include the:

1	(A) Name and location of the data repository where
2	personally identifiable information of a student will be maintained;
3	(B) Purpose for which the data is intended to be used;
4	(C) Categories of individuals whose personally
5	identifiable information will be disclosed;
6	(D) Expected use of the data;
7	(E) Policies and practices of the entity;
8	(F) Title and business address of the department or school
9	district official who is responsible for the contract or agreement;
10	(G) Procedure for a student or a student's parent or
11	guardian if the student is under eighteen (18) years of age to be notified at
12	his or her request for access to any record pertaining to the student that is
13	maintained by the entity; and
14	(H) Source of the data.
15	(d) The department or school district shall not disclose personally
16	identifiable information of a student to an entity for commercial use without
17	the written permission of the student or the student's parent or guardian if
18	the student is under eighteen (18) years of age, including without
19	limitation:
20	(1) Marketing products or services;
21	(2) Compilation of lists for sale or rental;
22	(3) Development of products or services; or
23	(4) Creation of individual, household, or group profiles.
24	(e)(1) The department or school district shall not maintain, directly
25	or indirectly, personally identifiable information of a student without the
26	written consent of the student or the student's parent or guardian if the
27	student is under eighteen (18) years of age, unless the information is:
28	(A) Mandated to be kept by a federal or state law;
29	(B) Administratively required for the performance of
30	duties under federal or state law;
31	(C) Relevant and necessary for the delivery of educational
32	services; or
33	(D) Designed to support a study of students or former
34	students as long as the information is retained not longer than five (5)
35	years after the students' last day of enrollment at a school district.
36	(2) The department or school district shall not attach

1	personally identifiable information of a student obtained by other federal or
2	state agencies to an educational record through a data match without the
3	written consent of a student or a student's parent or guardian if the student
4	is under eighteen (18) years of age unless the data match is:
5	(A) Explicitly mandated under federal or state law;
6	(B) Administratively required for the performance of
7	duties under federal or state law; or
8	(C) Relevant and necessary for the delivery of educational
9	services.
10	(f) The Attorney General is authorized to enforce this section.
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