FGA - STUDENT EDUCATION RECORDS AND PRIVACY

best interests of students. The purpose of this policy is to establish such safeguards. student support services, the District must implement safeguards to ensure information is appropriately protected and used to serve the The Hebron Public School Board believes that while collection and use of student information is necessary to provide educational and

Definitions

- considered not harmful or an invasion of privacy if disclosed and includes: Directory information is defined as personally identifiable information contained in a student education record that is generally
- a. Name (first and last)
- b. Address
- c. Date and place of birth
- d. Dates of attendance
- e. Degrees, honors, and awards received
- Grade level
- Most recent school attended
- Participation in officially recognized activities and sports
- Photograph
- j. School email address
- ~ security number Student identification number if it cannot be used alone to access an educational record and is not the student's social
- Telephone listing
- m. Weight and height of members of athletic teams
- of the maker used only as a memory aid. health records, and student discipline files. This definition excludes law enforcement records and records in the sole possession behalf of the District. These records include, but are not limited to, grades, transcripts, class lists, student course schedules, Education records are records that are directly related to a student and are maintained by the District or by a party acting on the

- Eligible student means a student who has reached the age of 18.
- FERPA stands for the Family Educational Rights and Privacy Act
- responsibility. Legitimate educational interest is defined as access that is needed in order for a school official to fulfill their professional
- of a parent or a guardian. Parent means a parent of a student and includes a natural parent, a guardian, or an individual acting as a parent in the absence
- courses attended, and grades completed Permanent record is defined as a record containing a student's name, address, phone number, record of grades, years enrolled,
- personal knowledge of the relevant circumstances, to identify the student with reasonable certainty. alone or in combination to trace a student's identity directly or indirectly and would allow a reasonable person, who does not have Personally Identifiable Information (PII) includes information maintained in the student's education record that could be used
- audio tape, film, microfilm, and microfiche. Record means any information recorded in any way including, but not limited to, handwriting, print, computer media, video or
- is affiliated with the District in one of the following capacities: School official is defined as an individual who has a legitimate educational interest in accessing student educational records and
- a An individual employed by the District in an administrative, instructional, or support staff position;
- b. School board members; or

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ဂ district's attorney, PowerSchool, SLDS, learning management software, hot lunch tracking software, and district alert services or functions for which the District would otherwise use employees; records provided to these third parties must with 34 C.F.R. 99.33(a). Examples include, but are not limited to, school resource officers, interns, student teachers, the remain directly under the district's control for purposes of maintenance and use and the third party must agree to comply Contractors, consultants, volunteers, service providers, or other party with whom the District has outsourced institutional

Designation and Responsibilities of Privacy Officers

maintain, it shall not contain names of individuals who have access to data. to student information, including school district personnel listed by title. reports student information under law. The Superintendent shall also maintain a master list of all individuals and entities having access Board for approval student information sharing requests from third-party individuals/entities other than parties to which the District The Superintendent or designee shall serve as Chief Privacy Officer. In this role, the Superintendent is responsible for submitting to the To ensure this list remains current and is manageable to

The Superintendent may designate privacy officers at the District and building level. These privacy officers are responsible for

- Superintendent each time it is updated; Maintaining a list of school personnel by title who have access to student information; this list shall be provided to the
- 2 entities other than parties to which the District reports student information under law; Submitting to the Superintendent for board approval new requests to share student information with third-party individuals and

- ω accordance with this policy and any applicable agreements; Ensuring that access to student information is granted only to the extent there is a legitimate educational interest and in
- 4 Enforcing this and other applicable district confidentiality and data protection policies; and
- S need to know. Providing a list of students who have opted-out of directory information to classroom teachers and other district staff who have a

Information Release Safeguards

Access by Parents and Eligible Students

To ensure compliance with parental and eligible student access requirements under FERPA

- a. period of time, not to exceed 45 days after receipt of a request; and The District shall comply with a request by a parent or eligible student to access education records within a reasonable
- ġ. procedures shall include procedures to verify the identity of a requesting parent or eligible student. The regulations shall be delineated in board approved regulations and disseminated annually in accordance with law. The Board shall develop procedures for a parent or eligible student to review and amend educational records.

2 Classroom Use of Instructional Tools Requiring Release of Student Information

directory information, other than or in addition to name, or PII. Whenever a teacher wishes to use an instructional tool that directory information opt-out requests before using the tool. submit an information-sharing request to the Superintendent for board approval. If the teacher is authorized to use the the scope of information sharing permission previously granted, the privacy officer shall either deny the teacher's request or individuals and entities approved to receive student information. If the entity is not on this list or the teacher's request is beyond the teacher shall submit a request to the building-level privacy officer. The privacy officer shall check the district's master list of requires release of directory information, other than or in addition to name, or PII such as, but not limited to, software or an app, instructional tool, the building-level privacy officer shall ensure the teacher complies with any parental consent requirements and Teachers are encouraged to use instructional technological tools that allow for use of an alias or that do not require submission of

3. Data Breaches

if enactment of data breach response procedures contained in policy IDC and NDCC Ch. 51-30 is appropriate District employees are responsible for informing a privacy officer of any known or suspected breach of PII. When a privacy officer becomes aware of a breach of student PII, they shall contact the Chief Privacy Officer. The Chief Privacy Officer shall determine

4. Information Storage and Destruction

needed for college entrance purposes, not needed for extracurricular participation, not needed for disciplinary purposes, and Student education records shall be reviewed annually and any records unnecessary for progression to the next grade level, not (retain in accordance with policy ACEA), concussion documentation (retain in accordance with policy FCAF), executive session reasonably be related to litigation or anticipated litigation (retain for six years after a student turns eighteen), bullying reports records that are not part of the permanent record will be shredded or destroyed. Exceptions apply for any content that may

Individuals with Disabilities Education Act). tapes (retain for at least six months), PowerSchool records, and special education records (retain in accordance with the

5. Directory Information

deadline of at least 10 days for parents/eligible students to opt out. students a reasonable amount of time to opt-out of directory information release. beginning of the school year and when a student otherwise enrolls in the District. The District may disclose directory information without parental or eligible student consent if it has given parents or eligible Opt-out notices should be provided at the These notices shall contain a reasonable

The Board approves release of directory information as follows:

- a. Publication on the district's website;
- Ö. pictures, graduation items, district apparel, and book orders; To board-approved vendors for purposes of sale of school-related items such as, but not limited to, yearbooks, school
- ? To military and college recruiters in accordance with applicable laws (NDCC 15.1-07-25.1 and 20 U.S.C. 7908);
- <u>a</u> To official district newspaper for purposes of recognizing student accomplishments and coverage of extracurricular events;
- Φ. To school-affiliated groups for purposes of communicating and fundraising
- <u>.</u> To school-sponsored student publications including, but not limited to, newspapers and yearbooks; and
- Ģ When the Board receives and approves a directory information release request; directory information shall only be the district's master list of individuals and entities having access to student information. The Board shall develop criteria in released and used for purposes specified in the release request and the Superintendent shall add approved requestors to regulations for approving and denying these requests.

or submit it to the Superintendent for board approval. Upon board approval, the Superintendent shall instruct the privacy officer privacy officer. The privacy officer shall determine if the Board has previously approved such release and, if not, deny the request Any district employee who wishes to disseminate student directory information to a third party shall contact their building-level to ensure compliance with any opt-out requests made by parents.

6. Personally Identifiable Information (PII)

such requirements privacy officer shall inform the requestor of any parental consent requirements (see #7) and ensure the requestor complies with request or submit it to the Superintendent for board approval. Upon board approval of any PII release request, the applicable Any third party requesting or receiving access to student PII must receive board approval unless the third party is required to receive PII under state or federal law. Any school employee who wishes to share PII with a third party shall contact their buildinglevel privacy officer. The privacy officer shall determine if the Board has previously approved such release and, if not, deny the

Parental or eligible student consent is not required to release PII under the following circumstances:

- a. The District receives information under 42 U.S.C. 14071 and applicable federal guidelines about a student who is a registered sex offender under section 170101 of the Violent Crime Control and Law Enforcement Act of 1994 (42 U.S.C. 14071), and the District has a need to disclose the student's status as a sex offender for safety purposes;
- þ In connection with a health or safety emergency under the conditions described in 34 C.F.R. 99.36;
- ? shall be included on the district's master list of individuals and entities having access to student information; If records have been de-identified by the District; third party individuals and entities that receive de-identified information
- <u>a</u> To a school official who has a legitimate educational interest in the education records if the following conditions are
- Access shall be limited to only information the school official has a legitimate need to know;
- disclose the information to any other party without proper consent or legal authority; and School officials shall use the information only for the purposes for which the disclosure was made and shall not re-
- and entities having access to student information; Titles of individuals and entities considered school officials shall be included on the district's master list of individuals
- Φ parent/student initiates legal action against the District; 짇 court without a court order or subpoena when the District initiates legal action against a parent/student or a
- To accrediting bodies for purposes of accreditation;
- ġ notified in compliance with policy GCC and shall obtain parental consent, if applicable (see #7); student aid programs; or improve instruction so long as the organization has entered into a written agreement with the Board in accordance with law; if the organization is conducting a survey of students, the District shall ensure parents are To an organization conducting a study for the District to develop, validate, or administer a predictive test; administer
- , To another school in which the student seeks, intends to, or is already enrolled;
- supported education programs or for the enforcement of or compliance with federal legal requirements that relate to those the U.S. Secretary of Education, and state and local educational authorities for audit or evaluation of federal or state To authorized representatives of the Comptroller General of the United States, the Attorney General of the United States,
- ÷ parent or eligible student before disclosure unless the court order instructs otherwise; or To comply with a judicial order or lawfully issued subpoena; the District must make reasonable attempt to contact the
- <u>.</u> To the parents of an eligible student who is also a "dependent student" as defined in IRS Section 152

controlling access to computer data through password restrictions, controlled access to paper records, and ensuring that any information access agreements required by law are properly executed by the Board information necessary to fulfill their responsibilities under law and to the District. Measures may include, but not be limited to, The District will take measures necessary to ensure that individuals and entities to which PII is released shall only have access to

7. When Parental Consent is Required

The District must obtain parental or eligible student consent to release student information under the following circumstances:

- ä and/or not meeting an exception to the parental consent requirement under FERPA; The Board has approved release of PII to an individual or entity not meeting the definition of school official under law
- Ö provider for commercial purposes and the impacted students are under 13;[1] The Board has approved release of directory information, other than or in addition to name, or PII to an online service
- Ç When administering a survey funded in whole or in part by the U.S. Department of Education and concerning any of the
- Political affiliations or beliefs of the student or the student's parent;
- Mental or psychological problems of the student or the student's family;
- iii. Sex behavior or attitudes;
- iv. Illegal, anti-social, self-incriminating, or demeaning behavior;
- < Critical appraisals of other individuals with whom respondents have close family relationships:
- ≤. Legally recognized privileged or analogous relationships, such as those of lawyers, physicians, and ministers;
- **≦**. Religious practices, affiliations, or beliefs of the student or student's parent; or
- ≦ E assistance under such program). Income (other than that required by law to determine eligibility for participation in a program or for receiving financial

If the District is unable to obtain this consent, it shall not release the impacted student's information

504 Plans and Individual Educational Programs (IEPs)

needed to determine eligibility for special education or disability services are not subject to board approval requirements in NDCC ch. Sharing of student information necessary for developing, amending, or implementing an IEP or 504 Plan and sharing student information 15.1-07-25.3 because the District provides these services in fulfillment of requirements under state and federal law

Policy Violations

or any improper disclosure of student information by the third party may result in termination of the third-party's access to student employment. Failure by a third party to comply with this policy, any information-sharing agreements between the District and third party, disclosure of student information by a school employee or volunteer shall result in disciplinary action up to and including termination of Failure by a district employee or volunteer to comply with this policy, other district confidentiality requirements, or any improper information and termination of the district's agreement with the third party.

Training

applicable school personnel on the procedures for requesting to release student information contained in this policy. pertaining to student education records and consequences for breaching confidentiality. The District shall also provide training to School officials employed or volunteering for the District shall receive information and/or training on confidentiality requirements

Complementary Documents

- ACE, Violent and Threatening Behavior
- ACEA, Bullying
- DE, Staff Code of Conduct
- FACB, Transfer and Withdrawal Records
- FCAF, Concussion Management
- FGA-BR1, Student Education Records Access and Amendment Procedure
- FGA-BR2, Criteria for Approving and Denying Directory Information and PPI Release Requests
- FGA-E1, Notice for Directory Information
- FGA-E2, Model Notice of Rights Under FERPA for Elementary and Secondary Schools
- FGA-E3, FERPA Release Form for Parents
- FGA-E4, Notice of Executive Session Tape on File
- FGA-E5, Student Information Sharing Request
- FGA-E6, Model Form for Disclosure to Parents of Dependent Students
- FGA-E7, School Officials' Guide to FERPA and Data Privacy
- FGA-E8, Parties Approved to Receive Student Data
- GCC, Protection of Pupil Rights Amendment and Third-Party Research on Students
- IDC, Data Protection and Security Breaches

End of Hebron School District #13 Policy FGA................. Amended: 01/12/22