JFK/BM

SENATE STATE OF MINNESOTA NINETY-THIRD SESSION

S.F. No. 953

(SENATE AUTH			
DATE 01/30/2023	D-PG 531	Introduction and first reading Referred to Higher Education	OFFICIAL STATUS

1.1	A bill for an act
1.2 1.3 1.4 1.5	relating to government data practices; requiring public postsecondary institutions to keep certain student information private; requiring consent before collecting student location data; amending Minnesota Statutes 2022, section 13.32, subdivision 5; proposing coding for new law in Minnesota Statutes, chapter 135A.
1.6	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
1.7	Section 1. Minnesota Statutes 2022, section 13.32, subdivision 5, is amended to read:
1.8	Subd. 5. Directory information. (a) Information designated as directory information
1.9	pursuant to the provisions of United States Code, title 20, section 1232g, and Code of Federal
1.10	Regulations, title 34, section 99.37, which are in effect on January 3, 2012, is public data
1.11	on individuals, to the extent required under federal law.
1.12	(b) When conducting the directory information designation and notice process required
1.13	by federal law, an educational agency or institution shall give parents and students notice
1.14	of the right to refuse to let the agency or institution designate any or all data about the student
1.15	as directory information. This notice may be given by any means reasonably likely to inform
1.16	the parents and students of the right.
1.17	(c) A public postsecondary institution must maintain documentation of a request for
1.18	directory information on 100 students or more for four years from the date of the request.
1.19	A public postsecondary institution's directory information policy must not permit an
1.20	individual's e-mail address, physical address, telephone number, or identification card
1.21	photograph to be publicly disclosed. A student whose directory information has been
1.22	requested must be allowed to review the documentation maintained by the institution
1.23	regarding that request.

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2.1	Sec. 2. [135A.146] STUDENT LOCATION DATA.							
2.2	Subdivisi	Subdivision 1. Definition. "Technology provider" means a person who:						
2.3	<u>(1)</u> contra	cts with a public of	or private postseco	ndary educational institut	tion to provide			
2.4	technological	devices for studer	nt use or to provide	access to a software or on	line application;			
2.5	and							
2.6	(2) creates	s, receives, or mai	ntains location dat	a pursuant or incidental to	a contract with			
2.7	a public or pr	vivate postseconda	ry educational inst	titution.				
2.8	<u>Subd. 2.</u>	Consent. (a) A pu	blic or private post	secondary educational in	stitution must			
2.9	not collect data on a student's location without the student consenting to having location							
2.10	data collected. A public or private postsecondary educational institution must not require a							
2.11	student's consent to location data collection as a condition of:							
2.12	(1) enrolling in the institution or any program or class;							
2.13	(2) receiving a scholarship or other financial aid award; or							
2.14	(3) entering into a dining contract, housing contract, or any other agreement for the							
2.15	provision of a	a basic university	service, including	connecting to campus W	i-Fi.			
2.16	(b) A student who gives consent to having location data collected may revoke that consent							
2.17	at any time.							
2.18	<u>Subd. 3.</u> <u>N</u>	Notice. (a) Within	30 days of the star	rt of each school year, a p	ublic or private			
2.19	postsecondary educational institution must give students notice, by United States mail,							
2.20	e-mail, or other direct form of communication, of any technology provider contract gathering							
2.21	a student's lo	cation data. The n	otice must:					
2.22	<u>(1) be wri</u>	tten in plain langu	lage;					
2.23	(2) identif	(2) identify each technology provider collecting location data;						
2.24	(3) identif	(3) identify the location data gathered by the technology provider contract;						
2.25	(4) include information about the consent required in subdivision 2, including the right							
2.26	to revoke con	isent; and						
2.27	(5) includ	(5) include information about how to access a copy of the contract in accordance with						
2.28	paragraph (b)	<u>).</u>						
2.29	(b) A pub	lic or private post	secondary education	onal institution must publ	ish a complete			
2.30	copy of any c	ontract with a tech	nnology provider o	n the institution's website	for the duration			
2.31	of the contrac	et.						

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l	<u>Subd. 4.</u>	Location data. (a)) A technology pro	ovider contracting with a	public
2	postsecondary institution is subject to the provisions of section 13.05, subdivision 11. An				
3	assignee or c	lelegate that create	es, receives, or mai	ntains location data is su	bject to the same
	restrictions a	and obligations und	der this section as	the technology provider.	
	(b) Locat	ion data created, re	eceived, or mainta	ned by a technology pro	vider pursuant or
	incidental to	a contract with a	public or private p	ostsecondary educationa	l institution are
	not the techr	ology provider's p	property.		
	<u>(c) If loca</u>	ation data maintair	ned by the technolo	ogy provider are subject t	to a breach of the
	security of the	ne data, as defined	in section 13.055,	the technology provider	must, following
	discovery of	the breach, disclo	se to the public po	stsecondary educational	institution all
information necessary to fulfill the requirements of section 13.055.					
	(d) Withi	n 30 days of the ex	xpiration of the co	ntract, unless renewal of	the contract is
	reasonably a	nticipated, a techn	ology provider mu	ist destroy or return to th	e appropriate
	public or pri	vate postsecondary	y educational instit	cution all location data cr	eated, received,
or maintained pursuant or incidental to the contract.					
(e) A technology provider must not:					
	<u>(1) sell, s</u>	hare, or dissemina	te location data, ex	cept as provided by this	section or as part
of a valid delegation or assignment of its contract with a public or private postsecondary					
	educational	institution; or			
	<u>(2) use lo</u>	cation data for any	commercial purpo	ose, including but not lim	ited to marketing
	or advertisin	g to a student or p	arent.		
	<u>Subd. 5.</u>	Procedures. (a) A	technology provid	ler must establish writter	n procedures to
	ensure appro	priate security safe	guards are in place	for location data. A techn	nology provider's
	written proc	edures must requir	e that:		
	(1) only a	authorized employ	ees or contractors	can access the location d	lata;
	<u>(2) a pers</u>	son is authorized to	o access location d	ata only if access is nece	essary to fulfill
	official dutie	es; and			
	(3) all ac	tions in which loca	ation data are enter	ed, updated, accessed, sl	hared, or
disseminated are recorded in a log of use that includes the identity of the person interacting					
with the data and what action was performed. Information recorded in the log of use must					
	be retained f	or at least one year	r		

3.31 <u>be retained for at least one year.</u>

- 4.2 location data are public data, unless classified as not public under any other applicable law.
- 4.3 **EFFECTIVE DATE.** This section is effective July 1, 2023.