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1.1	A bill for an act
1.2 1.3 1.4 1.5	relating to data practices; modifying certain education data provisions; classifying education support service data; amending Minnesota Statutes 2020, section 13.32, subdivision 1, by adding subdivisions; proposing coding for new law in Minnesota Statutes, chapter 13.
1.6	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
1.7	Section 1. Minnesota Statutes 2020, section 13.32, subdivision 1, is amended to read:
1.8	Subdivision 1. Definitions. As used in this section:
1.9	(a) "Educational data" means data on individuals maintained by a public educational
1.10	agency or institution or by a person acting for the agency or institution which relates to a
1.11	student.
1.12	Records of instructional personnel which are in the sole possession of the maker thereof
1.13	and are not accessible or revealed to any other individual except a substitute teacher, and
1.14	are destroyed at the end of the school year, shall not be deemed to be government data.
1.15	Records of a law enforcement unit of a public educational agency or institution which
1.16	are maintained apart from education data and are maintained solely for law enforcement
1.17	purposes, and are not disclosed to individuals other than law enforcement officials of the
1.18	jurisdiction are not educational data; provided, that education records maintained by the
1.19	educational agency or institution are not disclosed to the personnel of the law enforcement
1.20	unit. The University of Minnesota police department is a law enforcement agency for
1.21	purposes of section 13.82 and other sections of Minnesota Statutes dealing with law
1.22	enforcement records. Records of organizations providing security services to a public
1.23	educational agency or institution must be administered consistent with section 13.861.

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2.1	Records relating to a student who is employed by a public educational agency or
2.2	institution which are made and maintained in the normal course of business, relate exclusively
2.3	to the individual in that individual's capacity as an employee, and are not available for use
2.4	for any other purpose are classified pursuant to section 13.43.
2.5	(b) "Juvenile justice system" includes criminal justice agencies and the judiciary when
2.6	involved in juvenile justice activities.
2.7	(c) "Parent" means a parent of a student and includes a natural parent, a guardian, or an
2.8	individual acting as a parent in the absence of a parent or a guardian.
2.9	(d) "School-issued device" means hardware or software that a public educational agency
2.10	or institution, acting independently or with a technology provider, provides to an individual
2.11	student for that student's dedicated personal use. A school-issued device includes a device
2.12	issued through a one-to-one program.
2.13	(c) (e) "Student" means an individual currently or formerly enrolled or registered,
2.14	applicants for enrollment or registration at a public educational agency or institution, or
2.15	individuals who receive shared time educational services from a public agency or institution.
2.16	(d) (f) "Substitute teacher" means an individual who performs on a temporary basis the
2.17	duties of the individual who made the record, but does not include an individual who
2.18	permanently succeeds to the position of the maker of the record.
2.19	(g) "Technology provider" means a person who:
2.20	(1) contracts with a public educational agency or institution, as part of a one-to-one
2.21	program or otherwise, to provide a school-issued device for student use; and
2.22	(2) creates, receives, or maintains educational data pursuant or incidental to a contract
2.23	with a public educational agency or institution.
2.24	EFFECTIVE DATE. This section is effective for the 2022-2023 school year and later.
2.25	Sec. 2. Minnesota Statutes 2020, section 13.32, is amended by adding a subdivision to
2.26	read:
2.27	Subd. 13. Technology providers. (a) A technology provider is subject to the provisions
2.28	of section 13.05, subdivision 11.
2.29	(b) All educational data created, received, maintained, or disseminated by a technology
2.30	provider pursuant or incidental to a contract with a public educational agency or institution
2.31	are not the technology provider's property.

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3.1	(c) If educational data maintained by the technology provider are subject to a breach of
3.2	the security of the data, as defined in section 13.055, the technology provider must, following
3.3	discovery of the breach, disclose to the public educational agency or institution all
3.4	information necessary to fulfill the requirements of section 13.055.
3.5	(d) Unless renewal of the contract is reasonably anticipated, within 90 days of the
3.6	expiration of the contract, a technology provider must destroy or return to the appropriate
3.7	public educational agency or institution all educational data created, received, or maintained
3.8	pursuant or incidental to the contract.
3.9	(e) A technology provider must not sell, share, or disseminate educational data, except
3.10	as provided by this section or as part of a valid delegation or assignment of its contract with
3.11	a public educational agency or institution. An assignee or delegee that creates, receives, or
3.12	maintains educational data is subject to the same restrictions and obligations under this
3.13	section as the technology provider.
3.14	(f) A technology provider must not use educational data for any commercial purpose,
3.15	including but not limited to marketing or advertising to a student or parent. For purposes
3.16	of this paragraph, a commercial purpose does not include providing the specific services
3.17	contracted for by a public educational agency or institution. Nothing in this subdivision
3.18	prohibits the operator's use of deidentified, aggregate information for improving, maintaining,
3.19	developing, supporting, or diagnosing the operator's site, service, or operation.
3.20	(g) A contract between a technology provider and a public educational agency or
3.21	institution must include requirements to ensure appropriate security safeguards for educational
3.22	data. The contract must require that:
3.23	(1) the technology provider's employees or contractors have access to educational data
3.24	only if authorized; and
3.25	(2) the technology provider's employees or contractors may be authorized to access
3.26	educational data only if access is necessary to fulfill the official duties of the employee or
3.27	contractor.
3.28	(h) Within 30 days of the start of each school year, a public educational agency or
3.29	institution must give parents and students direct and timely notice, by United States mail,
3.30	e-mail, or other direct form of communication, of any curriculum, testing, or assessment
3.31	technology provider contract affecting a student's educational data. The notice must:
3.32	(1) identify each curriculum, testing, or assessment technology provider with access to
3.33	educational data;

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4.1	(2) identify the educational data affected by the curriculum, testing, or assessment				
4.2	technology provider contract; ar	<u>nd</u>			
4.3	(3) include information abou	t the contract inspection	and provide con	tact information	
4.4	for a school department to which	n a parent or student may	y direct question	s or concerns	
4.5	regarding any program or activity	that allows a curriculum	, testing, or asses	sment technology	
4.6	provider to access a student's ed	ucational data.			
4.7	(i) A public educational ager	ncy or institution must pr	covide parents an	id students an	
4.8	opportunity to inspect a complet	e copy of any contract w	with a technology	provider.	
4.9	EFFECTIVE DATE. This s	ection is effective for the	e 2022-2023 sch	ool year and later.	
4.10	Sec. 3. Minnesota Statutes 202	20, section 13.32, is ame	nded by adding a	a subdivision to	
4.11	read:				
4.12	Subd. 14. School-issued dev	ices. (a) Except as provid	led in paragraph	(b), a government	
4.13	entity or technology provider m	ust not electronically acc	cess or monitor:		
4.14	(1) any location-tracking fea	ture of a school-issued d	evice;		
4.15	(2) any audio or visual receiv	ving, transmitting, or rec	ording feature of	f a school-issued	
4.16	device; or				
4.17	(3) student interactions with	a school-issued device,	including but not	t limited to	
4.18	keystrokes and web-browsing ac	ctivity.			
4.19	(b) A government entity or te	chnology provider may c	only engage in ac	tivities prohibited	
4.20	by paragraph (a) if:				
4.21	(1) the activity is limited to a	noncommercial educati	onal purpose for	instruction,	
4.22	technical support, or exam-procto	oring by district employee	es, student teacher	rs, staff contracted	
4.23	by a district, a vendor, or the De	partment of Education, a	and notice is pro-	vided in advance;	
4.24	(2) the activity is permitted u	under a judicial warrant;			
4.25	(3) the public educational ag	ency or institution is not	ified or becomes	s aware that the	
4.26	device is missing or stolen;				
4.27	(4) the activity is necessary t	o respond to an imminer	nt threat to life or	r safety and the	
4.28	access is limited to that purpose	2			
4.29	(5) the activity is necessary to	comply with federal or	state law, includi	ng but not limited	
4.30	to section 121A.031; or				

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5.1	(6) the activity is necessary to	participate in federal or	state funding pro	ograms, including	
5.2	but not limited to the E-Rate program.				
5.3	(c) If a government entity or t	echnology provider inte	eracts with a scho	ool-issued device	
5.4	as provided in paragraph (b), clau	use (4), it must, within 7	2 hours of the a	ccess, notify the	
5.5	student to whom the school-issue	ed device was issued or t	hat student's par	ent and provide a	
5.6	written description of the interact	ion, including which fea	tures of the devi	ce were accessed	
5.7	and a description of the threat. The	and a description of the threat. This notice is not required at any time when the notice itself			
5.8	would pose an imminent threat to	o life or safety, but must	instead be giver	1 within 72 hours	
5.9	after that imminent threat has cea	used.			
5.10	EFFECTIVE DATE. This se	ection is effective for the	2022-2023 scho	ool year and later.	
5.11	Sec. 4. Minnesota Statutes 2020	0, section 13.32, is amer	nded by adding a	subdivision to	
5.12	read:				
5.13	Subd. 15. Application to pos	tsecondary institutions	; exemption. (a)	A postsecondary	
5.14	institution is exempt from subdiv	isions 13 and 14. This ex	xemption extend	s to a technology	
5.15	provider for purposes of a contra	ct with a postsecondary	institution.		
5.16	(b) Subdivisions 13 and 14 sh	all not apply to a nonpre	ofit national asse	essment provider	
5.17	solely for purposes of providing	access to employment, e	educational scho	larships and	
5.18	programs, financial aid, or postse	condary educational opp	portunities, if the	provider secures	
5.19	express digital or written consent	t of the student or the stu	ident's parent or	guardian, in	
5.20	response to clear and conspicuou	s notice.			
5.21	EFFECTIVE DATE. This se	ection is effective for the	2022-2023 scho	ool year and later.	
5.22	Sec. 5. [13.463] EDUCATION	SUPPORT SERVICE	CS DATA.		
5.23	Subdivision 1. Definition. As	s used in this section, "ed	ducation support	services data"	
5.24	means data on individuals collect	ted, created, maintained,	, used, or dissem	inated relating to	
5.25	programs administered by a gove	ernment entity or entity u	under contract w	ith a government	
5.26	entity designed to eliminate dispa	arities and advance equi	ties in education	al achievement	
5.27	for youth by coordinating service	es available to participan	ts, regardless of	the youth's	
5.28	involvement with other governm	ent services. Education	support services	data does not	
5.29	include welfare data under sectio	<u>n 13.46.</u>			
5.30	Subd. 2. Classification. Unles	ss otherwise provided by	law, all education	n support services	
5.31	data are private data on individua	als and must not be discl	osed except acc	ording to section	
5.32	13.05 or a court order.				