Version 2.0 Agreement Approved: June 2019

DATA PRIVACY AGREEMENT (DPA) FOR TEXAS K-12 INSTITUTIONS

Frisco Independent School District

LEA NAME [Box 1]

DATE [Box 2]

and

College Board

07/16/2020

OPERATOR NAME [Box 3]

DATE [Box 4]

Background and Instructions

History of Agreement- This agreement has been drafted by the Texas Student Privacy Alliance (TXSPA). The Alliance is a collaborative group of Texas school districts that share common concerns around student and data privacy. The Texas K-12 CTO Council is the organization that sponsors the TXSPA and the TXSPA is the Texas affiliate of the national Student Data Privacy Consortium (SDPC). The SDPC works withother state alliances by helping establish common data privacy agreements unique to the jurisdiction of each state. This Texas agreement was drafted specifically for K-12 education institutions and included broad stakeholder input from Texas school districts, statewide associations such as TASB, TASA, and TASBO, and the Texas Education Agency. The purpose of this agreement is to set standards of both practice and expectations around data privacy such that all parties involved have a common understanding of expectations. This agreement also provides a mechanism (Exhibit E- General Offer of Terms) that would allow an Operator to extend the ability of other Texas school districts to be covered under the terms of the agreement should an Operator sign Exhibit E. This mechanism is intended to create efficiencies for both Operators and LEAs and generally enhance privacy practices and expectations for K-12 institutions and for companies providing services to K-12 institutions.

<u>Instructions for Operators:</u> This agreement is intended to be provided <u>to an Operator from</u> a LEA. The Operator should fully read the agreement and is requested to complete the below areas of the agreement. Once the Operator accepts the terms of the agreement, the Operator should wet sign the agreement and return it to the LEA. Once the LEA signs the agreement, the LEA should provide a signed copy of the agreement to the Operator.

Article/Exhibit	Box #	Description
Cover Page	Box # 3	Official Name of Operator
Cover Page	Box # 4	Date Signed by Operator
Recitals	Box #5	Contract Title for ServiceAgreement
Recitals	Box #6	Date of Service Agreement
Article 7	Boxes #7-10	Operator's designated representative
Signature Page	Boxes #15-19	Authorized Operator's representative signature
Exhibit A	Box #25	Description of services provided
Exhibit B	All Applicable Boxes	 Operator notates if data is collected to provide the described services. Defines the schedule of data required for the Operator to provide the services outlined in Exhibit A
Exhíbit D	All Applicable Boxes	(Optional Exhibit): Defines deletion or return of data expectations by LEA

Exhíbit E	All Applicable Boxes	(Optional Exhibit): Operator may, by signing the Form of General Offer of Privacy Terms (General Offer, attached as Exhibit E), be bound by the terms of this DPA to any other Subscribing LEA who signs the acceptance in said Exhibit.
Exhibit F	Boxes # 25-29	A list of all Subprocessors used by the Operator to perform functions pursuant to the Service Agreement, list security programs and measures, list Operator's security measures

<u>Instructions for LEA and/or Subscribing LEA:</u> This agreement is intended to be provided <u>to an</u> Operator <u>from a LEA</u>. Upon receiving an executed agreement from an Operator, the LEA should fully review the agreement and if agreeable, should have an authorized LEA contact wet sign the agreement. Once signed by both the Operator and LEA, the LEA should send a copy of the signed agreement to the Operator.

Article/Exhibit	Box #	Description
Cover Page	Box # 1	Official Name of LEA
Cover Page	Box #2	Date Signed by LEA
Article 7	Boxes #11-14	LEA's designated representative
Signature Page	Boxes #20-24	Authorized LEA representative's signature
Exhibit D	All Applicable Boxes	(Optional Exhibit): Defines deletion or return of data expectations by LEA
Exhibit E	All Applicable Boxes	(Optional Exhibit) Only to be completed by a Subscribing LEA

RECITALS

WHEREAS, the Operator has agreed to provide the Local Education Agency ("LEA") with certain digital educational services ("Services") according to a contract titled "College Readiness and Success Contract "

[Box 5]

[Box 5]

WHEREAS, in order to provide the Services described in the Service Agreement, the Operator may

receive or create and the LEA may provide documents or data that are covered by federal statutes, among them, the Federal Educational Rights and Privacy Act ("FERPA") at 20 U.S.C. 1232g (34 CFR Part99), Children's Online Privacy Protection Act ("COPPA"), 15 U.S.C. 6501-6506, and Protection of Pupil Rights Amendment ("PPRA") 20 U.S.C. 1232h; and

WHEREAS, the documents and data transferred from LEAs and created by the Operator's Services are also subject to state student privacy laws, including Texas Education Code Chapter 32; and

WHEREAS, the Operator may, by signing the "General Offer of Privacy Terms", agree to allow other LEAs in Texas the opportunity to accept and enjoy the benefits of this DPA for the Services described within, without the need to negotiate terms in a separate DPA.

NOW THEREFORE, for good and valuable consideration, the parties agree as follows:

ARTICLE I: PURPOSE AND SCOPE

Nature of Services Provided. The Operator has agreed to provide digital educational services as outlined in Exhibit A and the Agreement

- Purpose of DPA. For Operator to provide services to the LEA it may become necessary for the LEA to share certain LEA Data. This DPA describes the Parties' responsibilities to protect Data.
- Data to Be Provided. In order for the Operator to perform the Services described in the Service Agreement, LEA shall provide the categories of data described in the Schedule of Data, attached as Exhibit B.

DPA Definitions. The definitions of terms used in this DPA are found in Exhibit C. In the event of a conflict, definitions used in this DPA shall prevail over terms used in the Service Agreement will continue to be the property of and under the control of the LEA. The Operator further

ARTICLE II: DATA OWNERSHIP AND AUTHORIZED ACCESS

- 1. Ownership of Data. All Data transmitted to the Operator pursuant to the Service Agreement is and acknowledges and agrees that all copies of such Data transmitted to the Operator, including any modifications or additions or any portion thereof from any source, are subject to the provisions of this DPA in the same manner as the original Data. The Parties agree that as between them, all rights, including all intellectual property rights in and to Data contemplated per the Service Agreement shall remain the exclusive property of the LEA.
- 2. Operator Materials. Operator retains all right, title and interest in and to any and all of Operator's software, materials, tools, forms, documentation, training and implementation materials and intellectual property ("Operator Materials"). Operator grants to the LEA a personal, nonexclusive license to use the Operator Materials for its own non-commercial, incidental use as set forth in the Service Agreement. Operator represents that it has all intellectual property rights necessary to enter into and perform its obligations in this DPA and the Service Agreement, warrants to the District that the District will have use of any intellectual property contemplated by the Service Agreement free and clear of claims of any nature by any third Party including, without limitation, copyright or patent infringement claims, and agrees to indemnify the District for any related claims.
- 3. Parent Access. LEA shall establish reasonable procedures by which a parent, legal guardian, oreligible student may review Data on the pupil's records, correct erroneous information, and procedures for the transfer of pupil-generated content to a personal account, consistent with the functionality of services. Operator shall respond in a reasonably timely manner (and no later than 28 days from the date of the request) to the LEA's request for Data in a pupil's records held by the Operator to view or correct as necessary. In the event that a parent of a pupil or other individual contacts the Operator to review any of the Data accessed pursuant to the Services, the Operator shall refer the parent or individual to the LEA, who will follow the necessary and proper procedures regarding the requested information.
- 4. <u>Data Portability</u>. Operator shall, at the request of the LEA, make Data available including Pupil Generated Content in a readily accessible format.
- 5. Third Party Request. Should a Third Party, including law enforcement or a government entity, contact Operator with a request for data held by the Operator pursuant to the Services, the Operator shall immediately (within 1 business day), and to the extent legally permitted, redirect the Third Party to request the data directly from the LEA, notify the LEA of the request, and provide a copy of the request to the LEA. Furthermore, if legally permissible, Operator shall promptly notify the LEA of a subpoena compelling disclosure to a Third Party and provide a copy of the subpoena with sufficient time for the LEA to raise objections to the subpoena. The Operator will not use, disclose, compile, transfer, or sell the Data and/or any portion thereof to any third party or other entity or allow any other third party or other entity to use, disclose, compile, transfer or sell the Data and/or any portion thereof. Notwithstanding any provision of this DPA or Service Agreement to the contrary, Operator understands that the LEA is subject to and will comply with the Texas Public Information Act (Chapter 552, Texas Government Code). Operator understands and agrees that information, documentation and other material in connection with the DPA and Service Agreement may be subject to public disclosure.
- 6. No Unauthorized Use. Operator shall use Data only for the purpose of fulfilling its duties and obligations under the Service Agreement and will not share Data with or disclose it to any Third Party without the prior written consent of the LEA, except as required by law or to fulfill its duties and obligations under the Service Agreement.

Subprocessors. All Subprocessors used by the Operator to perform functions pursuant to the Service Agreement shall be identified in Exhibit F. Operator shall either (1) enter into written agreements with all Subprocessors performing functions pursuant to the Service Agreement, such that the Subprocessors agree to protect Data in a manner the same as or better than as provided pursuant to the terms of this DPA, or (2) indemnify and hold harmless the LEA, its officers, agents, and employees from any and all claims, losses, suits, or liability including attorneys' fees for damages or costs resulting from the acts or omissions of its Subprocessors. Operator shall periodically conduct or review compliance monitoring and assessments of Subprocessors to

determine their compliance with this DPA. Subprocessors shall agree to the provisions of the DPA regarding governing law, venue, and jurisdiction.

ARTICLE III: DUTIES OF LEA

- 1. Provide Data In Compliance With State and Federal Law. LEA shall provide data for the purposes of the Service Agreement in compliance with FERPA, COPPA, PPRA, Texas Education Code Chapter 32, and all other Texas privacy statutes cited in this DPA as these laws and regulations apply to the contracted services. The LEA shall not be required to provide Data in violation of applicable laws. Operator may not require LEA or users to waive rights under applicable laws in connection with use of the Services.
- 2. Consider Operator as School Official. The Parties agree that Operator is a "school official" under FERPA and has a legitimate educational interest in personally identifiable information from education records. For purposes of the Service Agreement and this DPA, Operator: (1) provides a service or function for which the LEA would otherwise use employees; (2) is under the direct control of the LEA with respect to the use and maintenance of education records; and (3) is subject to the requirements of FERPA governing the use and redisclosure of personally identifiable information from education records
- **3.** Reasonable Precautions. LEA shall take reasonable precautions to secure usernames, passwords, and any other means of gaining access to the services and hosted data.
- Unauthorized Access Notification. LEA shall notify Operator promptly of any known unauthorized access. LEA will assist Operator in any efforts by Operator to investigate and respond to any unauthorized access.

ARTICLE IV: DUTIES OF OPERATOR

- Privacy Compliance. Operator may receive Personally Identifiable Information ("PII") from the
 District in the course of fulfilling its duties and obligations under the Service Agreement. The
 Operator shall comply with all applicable State and Federal laws and regulations pertaining to data
 privacy and security including FERPA, COPPA, PPRA, Texas Education Code Chapter 32, and all
 other Texas privacy statutes cited in this DPA.
- 2. <u>Employee Obligation</u>. Operator shall require all employees and agents who have access to Data to comply with all applicable provisions of this DPA with respect to the data shared under the Service Agreement. Operator agrees to require and maintain an appropriate confidentiality agreement from each employee or agent with access to Data pursuant to the Service Agreement.
- 3. De-identified Information. De-identified Information may be used by the Operator only for the purposes of development, product improvement, to demonstrate or market product effectiveness, or research as any other member of the public or party would be able to use de-identified data pursuant to 34 CFR 99.31(b). Operator agrees not to attempt to re-identify De-identified Information and not to transfer De-identified Information to any party unless (a) that party agrees in writing not to attempt re-identification, and (b) prior written notice has been given to LEA who has provided prior written consent for such transfer. Operator shall not copy, reproduce or transmit any De-identified Information or other Data obtained under the Service Agreement except as necessary to fulfill the Service Agreement.
- 4. Access To. Return, and Disposition of Data. Upon written request of LEA, Operator shall dispose of or delete all Data obtained under the Service Agreement when it is no longer needed for the purpose for which it was obtained, and transfer said data to LEA or LEA's designee within sixty (60) days of the date of termination and according to a schedule and procedure as the Parties may reasonably agree. Operator acknowledges LEA's obligations regarding retention of governmental data, and shall not destroy Data except as permitted by LEA. Nothing in the Service Agreement shall authorize Operator to maintain Data obtained under the Service Agreement beyond the time

period reasonably needed to complete the disposition. Disposition shall include (1) the shredding of any hard copies of any Data; (2) Data Destruction; or (3) Otherwise modifying the personal information in those records to make it unreadable or indecipherable. Operator shall provide written notification to LEA when the Data has been disposed of. The duty to dispose of Data shall not extend to data that has been deidentified or placed in a separate Student account, pursuant to the other terms of the DPA. The LEA may employ a "Request for Return or Deletion of Data" FORM, a sample of this form is attached on Exhibit "D"). Upon receipt of a request from the LEA, the Operator will immediately provide the LEA with any specified portion of the Data within five (5) business days of receipt of said request.

- 5. Targeted Advertising Prohibition. Operator is prohibited from using or selling Data to (a) market or advertise to students or families/guardians; (b) inform, influence, or enable marketing, advertising, or other commercial efforts by a Operator; (c) develop a profile of a student, family member/guardian or group, for any commercial purpose other than providing the Service to LEA; or (d) use the Data for the development of commercial products or services, other than as necessary to provide the Service to LEA. This section does not prohibit Operator from generating legitimate personalized learning recommendations.
 - (di) Access to Data. Operator shall make Data in the possession of the Operator available to the LEA within five (5) business days of a request by the LEA.

ARTICLE V: DATA PROVISIONS

- Data Security. The Operator agrees to abide by and maintain adequate data security measures, consistent with industry standards and technology best practices, to protect Data from unauthorized disclosure or acquisition by an unauthorized person. The general security duties of Operator are set forth below. Operator shall further detail its security programs and measures in Exhibit F. These measures shall include, but are not limited to:
 - a. Passwords and Employee Access. Operator shall secure usernames, passwords, and any other means of gaining access to the Services or to Data, at a level consistent with an industry standard agreed upon by LEA (e.g. suggested by Article 4.3 of NIST 800-63-3). Operator shall only provide access to Data to employees or subprocessors that are performing the Services. Employees with access to Data shall have signed confidentiality agreements regarding said Data. All employees with access to Data shall pass criminal background checks.
 - b. Security Protocols. Both parties agree to maintain security protocols that meet industry best practices in the transfer or transmission of any data, including ensuring that data may only be viewed or accessed by parties legally allowed to do so. Operator shall maintain all data obtained or generated pursuant to the Service Agreement in a secure computer environment.
 - c. Employee Training. The Operator shall provide periodic security training to those of its employees who operate or have access to the system.
 - d. Security Technology. When the Services are accessed using a supported web browser, Secure Socket Layer ("SSL") or equivalent technology shall be employed to protect data from unauthorized access. The service security measures shall include server authentication and data encryption. Operator shall host data pursuant to the Service Agreement in an environment using a firewall that is periodically updated according to industry standards.
 - f. Security Contact. Operator shall provide the name and contact information of Operator's Security Contact on Exhibit F. The LEA may direct security concerns or questions to the Security Contact.

- g. Periodic Risk Assessment. Operator shall conduct periodic risk assessments and remediate any identified security and privacy vulnerabilities in a timely manner. Upon request, Operator will provide the LEA an executive summary of the risk assessment or equivalent report and confirmation of remediation.
- h. Backups. Operator agrees to maintain backup copies, backed up at least daily, of Data in case of Operator's system failure or any other unforeseen event resulting in loss of any portion of Data.
- i. Audits. Within 30 days of receiving a request from the LEA, and not to exceed one request per year, the LEA may audit the measures outlined in the DPA. The Operator will cooperate fully with the LEA and any local, state, or federal agency with oversight authority/jurisdiction in connection with any audit or investigation of the Operator and/or delivery of Services to students and/or LEA, and shall provide full access to the Operator's facilities, staff, agents and LEA's Data and all records pertaining to the Operator, LEA and delivery of Services to the Operator. Failure to cooperate shall be deemed a material breach of the DPA. The LEA may request an additional audit if a material concern is identified.
- Operator shall have a written incident response plan that reflects best practices and is consistent with
 - industry standards and federal and state law for responding to a data breach, breach of security, privacy incident or unauthorized acquisition or use of any portion of Data, including PII, and agrees to provide LEA, upon request, an executive summary of the written incident response plan.
- 2. Data Breach. When Operator reasonably suspects and/or becomes aware of an unauthorized disclosure or security breach concerning any Data covered by this Agreement, Operator shall notify the District within 24 hours. The Operator shall take immediate steps to limit and mitigate the damage of such security breach to the greatest extent possible. If the incident involves criminal intent, then the Operator will follow direction from the Law Enforcement Agencies involved in the case.
 - **a.** The security breach notification to the LEA shall be written in plain language, and address the following
 - 1. A list of the types of personal information that were or are reasonably believed to have been the subject of a breach.
 - A description of the circumstances surrounding the disclosure or breach, including the actual or estimated, time and date of the breach, and Whether the notification was delayed as a result of a law enforcement investigation.
 - b. Operator agrees to adhere to all requirements in applicable state and federal law with respect to a Data breach or disclosure, including any required responsibilities and procedures for notification or mitigation
 - c. In the event of a breach or unauthorized disclosure, the Operator shall cooperate fully with the LEA, including, but not limited to providing appropriate notification to individuals impacted by the breach or disclosure. Operator will reimburse the LEA in full for all costs incurred by the LEA in investigation and remediation of any Security Breach caused in whole or in part by Operator or Operator's subprocessors, including but not limited to costs of providing notification and providing one year's credit monitoring to affected individuals if PII exposed during the breach could be used to commit financial identity theft.
 - **d.** The LEA may immediately terminate the Service Agreement if the LEA determines the Operator has breached a material term of this DPA.
 - **e.** The Operator's obligations under Section 7 shall survive termination of this DPA and Service Agreement until all Data has been returned and/or Securely Destroyed.

ARTICLE VI- GENERAL OFFER OF PRIVACYTERMS

General Offer of Privacy Terms. Operator may, by signing the attached Form of General Offer of Privacy
Terms (General Offer, attached as Exhibit E), be bound by the terms of this DPA to any other LEA who signs
the acceptance in said Exhibit.

ARTICLE VII: MISCELLANEOUS

- 1. <u>Term</u>. The Operator shall be bound by this DPA for the duration of the Service Agreement or so long as the Operator maintains any Data. Notwithstanding the foregoing, Operator agrees to be bound by the terms and obligations of this DPA for no less than three (3) years.
- 2. <u>Termination</u>. In the event that either party seeks to terminate this DPA, they may do so by mutual written consent so long as the Service Agreement has lapsed or has been terminated.
- 3. <u>Effect of Termination Survival</u>. If the Service Agreement is terminated, the Operator shall dispose of all of LEA's Data pursuant to Article IV, section 5.
- 4. Priority of Agreements. This DPA shall govern the treatment of Data in order to comply with the privacy protections, including those found in FERPA and all applicable privacy statutes cited in this DPA. In the event there is conflict between the terms of the DPA and the Service Agreement, or with any other bid/RFP, license agreement, terms of service, privacy policy, or other writing, the terms of this DPA shall apply and take precedence. Except as described in this paragraph, all other provisions of the Service Agreement shall remain in effect.
- 5. Notice. All notices or other communication required or permitted to be given hereunder must be in writing and given by personal delivery, facsimile or e-mail transmission (if contact information is provided for the specific mode of delivery), or first-class mail, postage prepaid, sent to the designated representatives before: The designated representative for the Operator for this Agreement is:

	[Box
First Name:	
Last Name:	[Box
Operator's Company Name:	[Box
Title of Representative:	[Day
The designated representative for the LEA for this Agreement	
First Name:	[Box I
Last Name:	[Box 1
LEA's Name:	[Box 1
Title of Representative:	[Box 1

- 6. Entire Agreement. This DPA constitutes the entire agreement of the parties relating to the subject matter and supersedes all prior communications, representations, or agreements, oral or written, by the Parties. This DPA may be amended and the observance of any provision of this DPA may be waived (either generally or in any particular instance and either retroactively or prospectively) only with the signed written consent of both parties. Neither failure nor delay on the part of any party in exercising any right, power, or privilege hereunder shall operate as a waiver of such right, nor shall any single or partial exercise of any such right, power, or privilege preclude any further exercise thereof or the exercise of any other right, power, or privilege.
- Severability. Any provision of this DPA that is prohibited or unenforceable in any jurisdiction shall, as to such jurisdiction, be ineffective to the extent of such prohibition or unenforceability without invalidating the remaining provisions of this DPA, and any such prohibition or unenforceability in any jurisdiction shall not invalidate or render unenforceable such provision in any other jurisdiction. Notwithstanding the foregoing, if such provision could be more narrowly drawn so as not to be prohibited or unenforceable in such jurisdiction while, at the same time, maintaining the intent of the parties, it shall, as to such jurisdiction, be so narrowly drawn without invalidating the remaining provisions of this DPA or affecting the validity or enforceability of such provision in any other jurisdiction.
- 8. Governing Law: Venue and Jurisdiction. THIS DPA WILL BE GOVERNED BY AND CONSTRUED IN ACCORDANCE WITH THE LAWS OF THE STATE OF TEXAS, WITHOUT REGARD TO CONFLICTS OF LAW PRINCIPLES. EACH PARTY CONSENTS AND SUBMITS TO THE SOLE AND EXCLUSIVE JURISDICTION TO THE STATE AND FEDERAL COURTS FOR THE COUNTY IN WHICH THIS AGREEMENT IS FORMED FOR ANY DISPUTE ARISING OUT OF OR RELATING TO THIS SERVICE AGREEMENT OR THE TRANSACTIONS CONTEMPLATED HEREBY.
- 9. <u>Authority</u>. Operator represents that it is authorized to bind to the terms of this DPA, including confidentiality and destruction of Data and any portion thereof contained therein, all related or associated institutions, individuals, employees or contractors who may have access to the Data and/or any portion thereof, or may own, lease or control equipment or facilities of any kind where the Data and portion thereof is stored, maintained or used in any way.
- 10. Waiver. Waiver by any party to this DPA of any breach of any provision of this DPA or warranty of representation set forth herein shall not be construed as a waiver of any subsequent breach of the same or any other provision. The failure to exercise any right under this DPA shall not operate as a waiver of such right. All rights and remedies provided for in this DPA are cumulative. Nothing in this DPA shall be construed as a waiver or relinquishment of any governmental immunities or defenses on behalf of the LEA, its trustees, officers, employees, and agents as a result of the execution of this DPA or performance of the functions or obligations described herein.
- 11. <u>Assignment</u>. The Parties may not assign their rights, duties, or obligations under this DPA, either in whole or in part, without the prior written consent of the other Party except that either party may assign any of its rights and obligations under this DPA without consent in connection with any merger (including without limitation by operation of law), consolidation, reorganization, or sale of all or substantially all of its related assets or similar transaction. This DPA inures to the benefit of and shall be binding on the Parties' permitted assignees, transferees and successors.

[Signature Page Follows]

IN WITNESS WHEREOF, the parties have executed this DATA PRIVACY AGREEMENT FOR TEXAS K-12 INSTITUTIONS as of the last day noted below.

Operator's Representative:

BY: Jurumy Singer [Box 15] Date: 07/16/2020 [Box 16]

Printed Name: Jeremy Singer [Box 17] Title/Position: President [Box 18]

Address for Notice Purposes: 250 Vesey St., New York, NY 10281 [Box 19]

BY: 10000 Harper [Box 20] Date: 8/4/2020 [Box 21]

Printed Name: Naomi Harper [Box 22] Title/Position: Affairs 3 Sar. [Box 23]

Counsel

Address for Notice Purposes: 5515 Ohio Drive, Frisco, TX 75035 [Box 24]

Note: Electronic signature not permitted.

EXHIBIT "A"

DESCRIPTION OF SERVICES

Description: [Box 25]

College Board shall provide assessments for students in the LEA's schools to take in accordance with the Service Agreement.

EXHIBIT "B"

SCHEDULE OF DATA

Instructions: Operator should identify if LEA data is collected to provide the described services. If LEA data is collected to provide the described services, check the boxes indicating the data type collected. If there is data collected that is not listed, use the "Other" category to list the data collected.

We do not collect LEA Data to provide the described services.
We do collect LEA Data to provide the described services.

SCHEDULE OF DATA

Category of Data	Elements	Check if used by your system
	IP Addresses of users, Use of cookies etc.	x
Application Technology Meta Data	Other application technology meta data-Please specify:	X
	the state of the s	
Application Use Statistics	Meta data on user interaction with application- Please specify:	X
	Standardized test scores	X
Assessment	Observation data	X
, 155055110111	Other assessment data-Please specify:	
	Student school (daily) attendance data	
Attendance	Student class attendance data	
Communications	Online communications that are captured (emails, blog entries)	X
Conduct	Conduct or behavioral data	
	Date of Birth	X

		Place of Birth	X
	Demographics	Gender	X
		Ethnicity or race	X
		Language information (native, preferred or primary language spoken by student)	
445		Other demographic information-Please specify:	
		Student school enrollment	X
		Student grade level	X
		Homeroom	
	Enrollment	Guidance counselor	
		Specific curriculum programs	
		Year of graduation	X
		Other enrollment information-Please specify:	
		Address	X
	Parent/Guardian Contact Information	Email	Х
		Phone	X
	Parent/Guardian ID	Parent ID number (created to link parents to students)	X
100 mm			
	Parent/Guardian Name	First and/or Last	X
			le lett
	Schedule	Student scheduled courses	X
	Schedule	Teacher names	
		English language learner information	X
		Low income status	<u> </u>
		Medical alerts /health data	
	Special Indicator	Student disability information	X
		Specialized education services (IEP or 504)	
		Living situations (homeless/foster care)	
		Other indicator information-Please specify:	

Category of Data	Elements	Check if used by your system	
	Address	Х	
Student Contact Information	Email	X	
Information	Phone	X	
	Local (School district) ID number	X	
	State ID number	X	
Student Identifiers	Vendor/App assigned student ID number	X	
Student identifiers	Student app username	X	
	Student app passwords	X	
Student Name	First and/or Last	X	
Student In App Performance	Program/application performance (typing program-student types 60 wpm, reading program-student reads below grade level)	X	
Student Program Membership	Academic or extracurricular activities a student may belong to or participate in	X	
Student Survey Responses	Student responses to surveys or questionnaires	X	
	Student generated content; writing, pictures etc.	X	
Student work	Other student work data -Please specify:		
		[v]	
	Student course grades	X	
Transcript	Student course data	X	
Hanseript	Student course grades/performance scores		
	Other transcript data -Please specify: GPA	X	
	Student bus assignment		
	Student pick up and/or drop off location		

The second production of the second	Student bus card ID number	
Transportation	Other transportation data -Please specify:	
Other	Please list each additional data element used, stored or collected through the services defined in Exhibit A	

EXHIBIT "C"

DEFINITIONS

HB 2087: The statutory designation for what is now Texas Education Code Chapter 32 relating to pupil records.

Data: Data shall include, but is not limited to, the following: student data, educational records, employee data, metadata, user content, course content, materials, and any and all data and information that the District (or any authorized end user(s)) uploads or enters through their use of the product. Data also specifically includes all personally identifiable information in education records, directory data, and other non-public information for the purposes of Texas and Federal laws and regulations. Data as specified in Exhibit B is confirmed to be collected or processed by the Operator pursuant to the Services. Data shall not constitute that information that has been anonymized or de-identified, or anonymous usage data regarding a student's use of Operator's services.

De-Identified Information (DII): De-Identified Information is Data subjected to a process by which any Personally Identifiable Information ("PII") is removed or obscured in a way that eliminates the risk of disclosure of the identity of the individual or information about them, and cannot be reasonably re-identified.

Data Destruction: Provider shall certify to the District in writing that all copies of the Data stored in any manner by Provider have been returned to the District and permanently erased or destroyed using industry best practices to assure complete and permanent erasure or destruction. These industry best practices include, but are not limited to, ensuring that all files are completely overwritten and are unrecoverable. Industry best practices do not include simple file deletions or media high level formatting operations.

NIST 800-63-3: Draft National Institute of Standards and Technology ("NIST") Special Publication 800-63-3 Digital Authentication Guideline.

Personally Identifiable Information (PII): The terms "Personally Identifiable Information" or "PII" shall include, but are not limited to, Data, metadata, and user or pupil-generated content obtained by reason of the use of Operator's software, website, service, or app, including mobile apps, whether gathered by Operator or provided by LEA or its users, students, or students' parents/guardians. PII includes Indirect Identifiers, which is any information that, either alone or in aggregate, would allow a reasonable person to be able to identify a student to a reasonable certainty. For purposes of this DPA, Personally Identifiable Information shall include the categories of information listed in the definition of Data.

Pupil-Generated Content: The term "pupil-generated content" means materials or content created by a pupil during and for the purpose of education including, but not limited to, essays, research reports, portfolios, creative writing, music or other audio files, photographs, videos, and account information that enables ongoing ownership of pupil content.

Subscribing LEA: A LEA that was not party to the original Services Agreement and who accepts the Operator's General Offer of Privacy Terms.

Subprocessor: For the purposes of this Agreement, the term "Subprocessor" (sometimes referred to as the "Subcontractor") means a party other than LEA or Operator, who Operator uses for data collection, analytics, storage, or other service to operate and/or improve its software, and who has access to PII.

Targeted Advertising: Targeted advertising means presenting an advertisement to a student where the selection of the advertisement is based on student information, student records or student generated content or inferred over time from the usage of the Operator's website, online service or mobile application by such student or the retention of such student's online activities or requests over time.

Texas Student Privacy Alliance: The Texas Student Privacy Alliance (TXSPA) is a collaborative group of Texas school districts that share common concerns around student privacy. The goal of the TXSPA is to set standards of both practice and expectations around student privacy such that all parties involved have a common understanding of expectations. The Texas K-12 CTO Council is the organization that sponsors TXSPA and the TXSPA is the Texas affiliate of the National Student Privacy Consortium.

EXHIBIT "D"

SAMPLE REQUEST FOR RETURN OR DELETION OF DATA

	d	irects
	LEA	OPERATOR
ispose of return	data obtained by Operator pursuant LEA and Operator. The terms of the	to the terms of the Service Agreement between e Disposition are set forth below:
	Extent of Return or Disposition Return or Disposition is partial. The car are found in an attachment to this Direct	tegories of data to be disposed of are set forth below or
	Return or Disposition is Complete. Dis	position extends to all categories of data.
	2. Nature of Return or Disposition Disposition shall be by destruction or of	deletion of data.
	Return shall be by a transfer of data. T site as follows:	he data shall be transferred to the following

3. Timing of Return or Disposition

	Data shall be returned or disposed of by	the following date:	
	As soon as commercially practicable		
	By the following agreed upon date:		
4. <u>Signa</u>	<u>atures</u>		_
Authoria	zed Representative of LEA	Date:	
5. <u>Verif</u>	ication of Disposition of Data		
Authori	zed Representative of Operator	Date:	_

Printed Name: _____

EXHIBIT " E"

GENERAL OFFER OF PRIVACY TERMS

Instructions: This is an optional Exhibit in which the Operator may, by signing this Exhibit, be bound by the terms of this DPA to any other Subscribing LEAs who sign the acceptance in said Exhibit. originating LEA SHOULD NOT sign this Exhibit, but should make Exhibit E, if signed by an Operator, readily available to other Texas K-12 institutions through the TXSPA web portal. Should a Subscribing LEA, after signing a separate Service Agreement with Operator, want to accept the General Offer of Terms, the Subscribing LEA should counter-sign the Exhibit E and notify the Operator that the General

Offer of Terms have been accepted by a Subscribing LEA	•
1. Offer of Terms Operator offers the same privacy protections found in this	DPA between it and
and which is dated [07/01/20] to any other LEA ("SOME offer through its signature below. This General Offer shall Operator's signature shall not necessarily bind Operator to services, or to any other provision not addressed in this DF agree to change the data provided by LEA to the Operator Operator may withdraw the General Offer in the event of:	I extend only to privacy protections and other terms, such as price, term, or schedule of PA. The Operator and the other LEA may also
(1) a material change in the applicable privacy statutes;(2) a material change in the services and products listed in(3) the expiration of three years after the date of Operator	n the Originating Service Agreement; 's signature to this Form.
Operator shall notify the Texas Student Privacy Alliance (this information may be may be transmitted to the Alliance	TXSPA) in the event of any withdrawal so that e's users.
Operator's Representative:	
BY:	Date:
Printed Name:	Title/Position:
2. Subscribing LEA	
A Subscribing LEA, by signing a separate Service Agreem accepts the General Offer of Privacy Terms. The Subscribi by the same terms of this DPA. The Subscribing LEA, also Operator that it has accepted this General Offer, and that su has received said notification.	ng LEA and Operator shall therefore be bound by its signature below, agrees to notify
Subscribing LEA's Representative:	
BY:	Date:
Printed Name:	Títle/Position:

EXHIBIT "F"

DATA SECURITY

	[Box 26]
Named Security Contact	
	[Box 27]
Email of Security Contact	
	[Box 28
Phone Number of Security Contact	
List of Operator's Subprocessors:	
	[Box 29]
Additional Data Security Measures:	
	[Box 30]

Amendment One to Texas Data Privacy Agreement Version 2.0 Between Frisco I.S.D. and Supplier

This amendment agreement, made and entered into is effective as of August 4, 2020 (the "Amendment"), is to modify the Texas Data Privacy Agreement Version 2.0 between Frisco Independent School District and (the "Supplier" as identified below). The terms of the Agreement are fully incorporated herein, and shall remain in effect, except as expressly amended herein.

WITNESSETH:

WHEREAS, it has been determined that there is a need for the service provider to have access to data to perform the requirements of this contract;

WHEREAS, Parties are in agreement that the existing agreement shall be modified as listed below:

Article II.6 shall now read:

No Unauthorized Use. Operator shall not use Data for any purpose other than as explicitly specified in the Service Agreement and as set forth on Attachment A, attached hereto and incorporated herein by this reference. The receipt and use of data under the Service Agreement shall not apply to information received by the College Board outside of the Service Agreement.

Article IV.6 shall be added:

Authorized Use. The data shared pursuant to the Service Agreement and as set forth on Attachment A, including persistent unique identifiers, shall be used for no purpose other than the Services stated in the Service Agreement and/or otherwise authorized under the statutes referred to in subsection (1), above. Operator also acknowledges and agrees that it shall not make any re-disclosure of any Data or any portion thereof, including without limitation, meta data, user content or other non-public information and/or personally identifiable information contained in the Data, without the express written consent of the LEA. The receipt and use of data under the Service Agreement shall not apply to information received by the College Board outside of the Service Agreement.

Article V.1.d. shall now read:

Security Technology. When the service is accessed using a supported web browser, Secure Socket Layer ("SSL") or equivalent technology shall be employed to protect data from unauthorized access. The service security measures shall include server authentication and data encryption. Operator shall host data pursuant to the Service Agreement in an environment using firewalls or similar controls that are periodically updated according to industry standards.

Article V.1.i shall now read:

Audits. Within 30 days of receiving a request from the LEA, and not to exceed one request per year, the LEA may audit the measures outlined in the DPA. The Operator will cooperate fully with the LEA and any local, state, or federal agency with oversight authority/jurisdiction in

connection with any audit or investigation of the Operator and/or delivery of Services to students and/or LEA, and shall provide full access to the Operator's, staff, agents and LEA's Data and all records pertaining to the Operator, LEA and delivery of Services to the Operator. Failure to cooperate shall be deemed a material breach of the DPA. The LEA may request an additional audit if a material concern is identified.

Article V.2 shall now read:

Security Breach. Upon a confirmed incident of unauthorized access concerning any Data covered by this Agreement, Operator shall notify the District without undue delay. The Operator shall take immediate steps to limit and mitigate the damage of such security breach to the greatest extent possible. If the incident involves criminal intent, then the Operator will follow direction from the Law Enforcement Agencies involved in the case.

The security breach notification to the LEA shall be written in plain language, and address the following when known and available:

- 1. A list of the types of personal information that were or are reasonably believed to have been the subject of a breach.
- 2. A description of the circumstances surrounding the disclosure or breach, including the actual or estimated, time and date of the breach, and Whether the notification was delayed as a result of a law enforcement investigation.

In lieu of Article V.1.h. and Article V.1.j, the following will be added to Exhibit F – Data Security, 3. Additional Data Security Requirements:

The College Board is committed to ensuring data and information security. To that end, we maintain an ISO27001 certification and SOC2/SOC3 reports which attest to our compliance with well-known and generally accepted security standards. These documents are prepared following a robust and comprehensive review by a 3rd party external auditor and we are confident that they provide the assurance you are seeking. These documents are confidential, and access will be provided to you via Blackberry® WorkSpaces. WorkSpaces is a secure service that will allow you to review these documents, but you will not be able to download or forward them. We ask that you respect the confidentiality of these documents and handle them appropriately. You will receive an email shortly granting your access to this document.

Article V.2.c. shall now read:

Operator further agrees to have a written incident response plan that reflects best practices and is consistent with industry standards and federal and state law for responding to a data breach, breach of security, privacy incident or unauthorized acquisition or use of Data or any portion thereof, including personally identifiable information and agrees to provide LEA, upon request, with an executive summary of said written incident response plan.

Article VII.6 shall now read:

Entire Agreement. This DPA constitutes the entire agreement of the parties relating to the subject matter and supersedes all prior communications, representations, or agreements, oral or written,

by the Parties with respect to the Services which are the subject matter of this DPA. This DPA may be amended and the observance of any provision of this DPA may be waived (either generally or in any particular instance and either retroactively or prospectively) only with the signed written consent of both parties. Neither failure nor delay on the part of any party in exercising any right, power, or privilege hereunder shall operate as a waiver of such right, nor shall any single or partial exercise of any such right, power, or privilege preclude any further exercise thereof or the exercise of any other right, power, or privilege.

Article VII shall be added as follows:

12. Electronic Signature: The parties understand and agree that they have the right to execute this Agreement through paper or through electronic signature technology, which is in compliance with Texas and Federal law governing electronic signatures. The parties agree that to the extent they sign electronically, their electronic signature is the legally binding equivalent to their handwritten signature. Whenever they execute an electronic signature, it has the same validity and meaning as their handwritten signature. They will not, at any time in the future, repudiate the meaning of my electronic signature or claim that their electronic signature is not legally binding. They agree not to object to the admissibility of this Agreement as an electronic record, or a paper copy of an electronic document, or a paper copy of a document bearing an electronic signature, on the grounds that it is an electronic record or electronic signature or that it is not in its original form or is not an original.

Each party will immediately request that their electronic signature be revoked in writing if they discover or suspect that it has been or is in danger of being lost, disclosed, compromised or subjected to unauthorized use in any way. They understand that they may also request revocation at any time of their electronic signature for any other reason in writing.

If either party would like a paper copy of this Agreement, they may request a copy from the other party.

Multiple Counterparts: This Agreement may be executed in any number of identical counterparts. If so executed, each of such counterparts shall constitute this Agreement. In proving this Agreement, it shall not be necessary to produce or account for more than one such counterpart. Execution and delivery of this Agreement by .pdf or other electronic format shall constitute valid execution and delivery and shall be effective for all purposes (it being agreed that PDF email shall have the same force and effect as an original signature for all purposes).

Attachment A shall be added as follows:

Students may desire to continue and further develop a direct relationship beyond the administration of SAT® Suite of Assessments for the purposes of students' college and career readiness by utilizing the services available to students. College Board uses the information received solely in connection with these assessments as follows;

1. College Board's Use of Student Data

College Board may collect, retain, use, and share student's personally identifiable information ("PII") for the purposes outlined below. College Board does not collect, use, or share PII beyond the purposes set forth as follows:

- a. College Board may collect information from students if they complete the optional Student Data Questionnaire. These questions and data collection relate to language background, courses taken, college major and interests, parent's highest level of education, and questions to determine their eligibility for scholarship programs with College Board scholarship partners. This information may also be shared with colleges, universities and scholarship partners, if the student opts into the College Board's Student Search Service.
- b. For those students who opt in to participate in Student Search Service, College Board may share student data, including data cited in (a) above, with higher education institutions or scholarship providers ("Student Search Licensees") that are looking for students who meet specific criteria. College Board may use and share PII and student data for this purpose regardless of whether the Student Search Licensees license this data in exchange for any type of monetary compensation or consideration to the College Board. The following student data will not be shared with any Student Search Licensees: social security numbers (SSN), actual test scores (students are only identified by score bands), disability status, or phone numbers. As part of the explanation on the collection, use and sharing of PII that is given as part of the written consent process, College Board provides information explaining that the Survey and Search are optional, and how the PII will be licensed.
- c. Providing additional service and opportunities to underrepresented students to help them achieve and exceed their potential, consistent with all applicable laws.
- (i) Access to Opportunity (A2O): College Board's A2O division provides services to unrepresented students designed to help them navigate the college planning, college application and financial aid processes. These students, identified based on demographics, and are offered additional resources, such as exam fee waivers, free scores sends and college application fee waivers, by the College Board and its partners, which are designed to address barriers they may face in the path to college access.
- (ii) State Scholarship Organizations: State affiliated scholarship organizations may receive student data for the purposes of providing state-based scholarships and in-state college and university enrollment.
- (iii) National Scholarships, Awards and Recognition Opportunities (including Presidential Scholars): Eligible students are shared with the US Department of Education and National Hispanic Recognition Program for scholarship consideration.
- (iv) Enhancing and Customizing Student Practice: Students may voluntarily opt-in to have the College Board share their scores and key exam metadata with Khan Academy, in order to personalize their free Official SAT Practice available on the Khan Academy site.
- d. SAT Score Reporting to Students: Online reports are delivered to students after each administration of the SAT.

- e. SAT Question and Answer Services: Students may purchase reports that detail their individual answers and questions for disclosed forms. For non-disclosed forms, students can receive answer summaries with question topics and difficulty levels.
- f. Research: College Board may use de-identified data obtained from student test-takers for psychometric and educational research purposes to evaluate the validity of our assessment and ensure that tests are unbiased in terms of race, gender, and culture. The College Board uses the following subcontractors in connection with the administration of assessments:

Alorica, Inc.

 Alorica provides customer service personnel to assist the College Board's customer service staff by responding to inbound calls from parents and students.

Educational Testing Service (ETS)

 ETS provides operational activities for assessment test administration, including test security, call support for testing day issues and accommodation requests, print/fulfillment activities.

Pearson

 Pearson provides operational activities for assessment test administration, including answer sheet scanning, essay scoring, and print/fulfillment.

AIR, Inc.

AIR provides operational support and the platform for digital assessment test administration.

IN WITNESS WHEREOF, the undersigned have caused this Amendment to be duly executed as of the date first above written. All other provisions remain unchanged.

Frisco Independent School District	Company: College Board
Name: Naomi Harper	Name: Juring Singer
Title: Director of Legal Affairs 3, Snr. Counsel Signature: Maomo Hayler	Title: President Signature: 07/16/2020