MASSACHUSETTS STUDENT DATA PRIVACY AGREEMENT
VERSION (2018)

Wayland Public Schools

and

Don Johnston Incorporated

August 17, 2018
This Massachusetts Student Data Privacy Agreement ("DPA") is entered into by and between the school district, Wayland Public Schools (hereinafter referred to as "LEA") and Don Johnston Incorporated (hereinafter referred to as "Provider") on August 17, 2018. The Parties agree to the terms as stated herein.

RECEITALS

WHEREAS, the Provider has agreed or will agree to provide the Local Education Agency ("LEA") with certain digital educational services ("Services") as described in Article I and Exhibit "A"; and

WHEREAS, the Provider, by agreeing to this Agreement, agrees to allow the LEA to offer school districts in Massachusetts the opportunity to accept and enjoy the benefits of the DPA for the Services described, without the need to negotiate terms in a separate DPA; and

WHEREAS, in order to provide the Services described in Article I and Appendix A, the Provider may receive, store, or create and the LEA may provide documents or data that are covered by several federal statutes, among them, the Federal Educational Rights and Privacy Act ("FERPA") at 20 U.S.C. 1232g and 34 CFR Part 99, Children's Online Privacy Protection Act ("COPPA"), 15 U.S.C. 6501-6502; Protection of Pupil Rights Amendment ("PPRA") 20 U.S.C. 1232h; the Individuals with Disabilities Education Act ("IDEA"), 20 U.S.C. §§ 1400 et seq.; and

WHEREAS, the documents and data transferred from Massachusetts LEAs and created by the Provider's Services are also subject to several Massachusetts state privacy laws, including Massachusetts student record regulations, 603 C.M.R. 23.00, Massachusetts General Law, Chapter 71, Sections 34D to 34H and 603 CMR 28.00; and

WHEREAS, the Parties wish to enter into this DPA to ensure that the Services provided conform to the requirements of the privacy laws referred to above and to establish implementing procedures and duties.

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

ARTICLE I: PURPOSE AND SCOPE

1. **Purpose of DPA.** The purpose of this DPA is to describe the duties and responsibilities to protect Student Data (as defined in Exhibit "C") transmitted to Provider from the LEA pursuant to Exhibit "A", including compliance with all applicable state privacy statutes, including the FERPA, PPRA, COPPA, IDEA, 603 C.M.R. 23.00, 603 CMR 28.00, and Massachusetts General Law, Chapter 71, Sections 34D to 34H. In performing these services, to the extent Personaly Identifiable Information (as defined in Exhibit "C") from Pupil Records (as defined in Exhibit "C") are transmitted to Provider from LEA, the Provider shall be considered a School Official with a legitimate educational interest, and performing services otherwise provided by the LEA. Provider shall be under the direct control and supervision of the LEA. Control duties are set forth below.

2. **Nature of Services Provided.** The Provider has agreed to provide the following digital educational services described in Exhibit "A".
3. **Student Data to Be Provided.** In order to perform the Services described in this Article and Exhibit "A", LBA shall provide the categories of data described in the Schedule of Data, attached hereon as Exhibit "B".

4. **DPA Definitions.** The definition of terms used in this DPA is found in Exhibit "C". In the event of a conflict, definitions used in this DPA shall prevail over terms used in all other writings, including, but not limited to, a service agreement, privacy policies or any terms of service.

**ARTICLE II: DATA OWNERSHIP AND AUTHORIZED ACCESS**

1. **Student Data Property of LEA.** All Student Data or any other Pupil Records transmitted to the Provider pursuant to this Agreement is and will continue to be the property of and under the control of the LEA, or to the party who provided such data (such as the student or parent). The Provider further acknowledges and agrees that all copies of such Student Data or any other Pupil Records transmitted to the Provider, including any modifications or additions or any portion thereof from any source, are also subject to the provisions of this Agreement in the same manner as the original Student Data or Pupil Records. The Parties agree that as between them, all rights, including all intellectual property rights in and to Student Data or any other Pupil Records contemplated per this Agreement shall remain the exclusive property of the LEA. For the purposes of FERPA and state law, the Provider shall be considered a School Official, under the control and direction of the LEAs as it pertains to the use of student data notwithstanding the above. The Parties agree that the LEA will be able to access and transfer Student Data to a separate account as necessary.

2. **Parent Access.** LEA shall establish reasonable procedures by which a parent, legal guardian, or eligible student may review personally identifiable information 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. Provider shall cooperate and respond within ten (10) days to the LBA’s request for personally identifiable information in a pupil's records held by the Provider to view or correct as necessary. In the event that a parent of a pupil or other individual contacts the Provider to review any of the Pupil Records of Student Data accessed pursuant to the Services, the Provider shall refer the parent or individual to the LEA, who will follow the necessary and proper procedures regarding the requested information.

3. **Separate Account.** Provider shall, at the request of the LEA, transfer Student Generated Content to a separate student account.

4. **Third Party Request.** Should a Third Party, including, but not limited to law enforcement, former employees of the LEA, current employees of the LEA, and government entities, contact Provider with a request for data held by the Provider pursuant to the Services, the Provider shall redirect the Third Party to request the data directly from the LEA and shall cooperate with the LEA to collect the required Information. Provider shall notify the LEA in advance of a compelled disclosure to a Third Party, unless legally prohibited. The Provider will not use,
disclose, compile, transfer, sell the Student 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 Student Data and/or any portion thereof, without the express written consent of the LEA or without a court order or lawfully issued subpoena. Student Data shall not constitute that information that has been anonymized or de-identified, or anonymous usage data regarding a student’s use of Provider’s services.

5. **No Unauthorized Use.** Provider shall not use Student Data or information in a Pupil Record for any purpose other than as explicitly specified in this DPA.

6. **Subprocessors.** Provider shall enter into written agreements with all Subprocessors performing functions pursuant to this DPA, whereby the Subprocessors agree to protect Student Data in manner consistent with the terms of this DPA.

**ARTICLE III: DUTIES OF LEA**

1. **Provide Data In Compliance With Laws.** LEA shall provide data for the purposes of the DPA in compliance with the FERPA, PPRA, IDEA, 603 C.M.R. 23.00, 603 CMR 28.00, and Massachusetts General Law, Chapter 71, Sections 34D to 34H, and the other privacy statutes quoted in this DPA. LEA shall ensure that its annual notice under FERPA includes vendors, such as the Provider, as “School Officials.”

2. **Reasonable Precautions.** LEA shall take reasonable precautions to secure usernames, passwords, and any other means of gaining access to the services and hosted data.

3. **Unauthorized Access Notification.** LEA shall notify Provider promptly of any known or suspected unauthorized access. LEA will assist Provider in any efforts by Provider to investigate and respond to any unauthorized access.

**ARTICLE IV: DUTIES OF PROVIDER**

1. **Privacy Compliance.** The Provider shall comply with all Massachusetts and Federal laws and regulations pertaining to data privacy and security, including FERPA, COPPA, PPRA, 603 C.M.R. 23.00 and Massachusetts General Law, Chapter 71, Sections 34D to 34H.

2. **Authorized Use.** Student Data shared pursuant to this DPA, including persistent unique identifiers, shall be used for no purpose other than the Services stated in this DPA and as authorized under the statutes referred to in subsection (1), above. Provider also acknowledges and agrees that it shall not make any re-disclosure of any Student Data or any portion thereof, including without limitation, any student data, meta data, user content or other non-public information and/or personally identifiable information contained in the Student Data, without the
express written consent of the LEA, unless it fits into the de-identified information exception in Article IV, Section 4, or there is a court order or lawfully issued subpoena for the information.

3. **Employee Obligation.** Provider shall require all employees and agents who have access to Student Data to comply with all applicable provisions of this DPA with respect to the data shared under this DPA. Provider agrees to require and maintain an appropriate confidentiality agreement from each employee or agent with access to Student Data pursuant to the DPA.

4. **No Disclosure.** De-identified information, as defined in Exhibit "C", may be used by the Provider for the purposes of development, research, and improvement of educational sites, services, or applications, as any other member of the public or party would be able to use de-identified data pursuant to 34 CFR 99.31(b). The Provider and LEA agree that the Provider cannot successfully de-identify information if there are fewer than twenty (20) students in the samples of a particular field or category of information collected, i.e., twenty students in a particular grade, twenty students of a particular race, or twenty students with a particular disability. Provider agrees not to attempt to re-identify de-identified Student Data and not to transfer de-identified Student Data to any party unless (a) that party agrees in writing not to attempt re-identification, and (b) prior written notice has been given to the LEA who has provided prior written consent for such transfer. Provider shall not copy, reproduce or transmit any data obtained under this DPA and/or any portion thereof, except as necessary to fulfill the DPA.

5. **Disposition of Data.** Provider shall delete all personally identifiable data obtained under the DPA upon termination or when it is no longer needed for the purpose for which it was obtained, within thirty (30) days for the data and within sixty-five (65) days for any backups, according to a schedule and procedure as the Parties may reasonably agree. Nothing in the DPA authorizes Provider to maintain personally identifiable data obtained under any other writing beyond the time period reasonably needed to complete the disposition. Disposition shall include (1) the shredding of any hard copies of any Pupil Records; (2) Erasing; or (3) Otherwise modifying the personal information in those records to make it unreadable or indecipherable. Provider shall provide written notification to LEA when the Data has been disposed. The duty to dispose of Student Data shall not extend to data that has been de-identified 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 Student Data” FORM, A Copy of which is attached hereto as Exhibit “D”.

6. **Advertising Prohibition.** Provider is prohibited from using Student Data to (a) market or advertise to students or families/guardians; (b) inform, influence, or enable marketing or advertising efforts by a Provider; (c) develop a profile of a student, family member/guardian or group, for any commercial purpose other than providing the Service to Client; or (d) use the Student Data for the development of commercial products or services, other than as necessary to provide the Service to Client.
ARTICLE V: DATA PROVISIONS

1. **Data Security.** The Provider agrees to abide by and maintain adequate data security measures, consistent with industry standards and technology best practices, to protect Student Data from unauthorized disclosure or acquisition by an unauthorized person. The general security duties of Provider are set forth below. Provider may further detail its security programs and measures in Exhibit “F” herein. These measures shall include, but are not limited to:

   a. **Passwords and Employee Access.** Provider shall secure usernames, passwords, and any other means of gaining access to the Services or to Student Data, at a level suggested by Article 4.3 of NIST 800-63-3. Provider shall only provide access to Student Data to employees or contractors that are performing the Services. Employees with access to Student Data shall have signed confidentiality agreements regarding said Student Data. All employees with access to Student Records shall pass criminal background checks.

   b. **Destruction of Data.** Provider shall destroy or delete all Personally Identifiable Data contained in Student Data and obtained under the DPA when it is no longer needed for the purpose for which it was obtained or transferred ordata to LEA or LEA’s designee, according to a schedule and procedure as the parties may reasonable agree. Nothing in the DPA authorizes Provider to maintain personally identifiable data beyond the time period reasonably needed to complete the disposition.

   c. **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. Provider shall maintain all data obtained or generated pursuant to the DPA in a secure computer environment and not copy, reproduce, or transmit data obtained pursuant to the DPA, except as necessary to fulfill the purpose of data requests by LEA. The foregoing does not limit the ability of the Provider to allow any necessary service providers to view or access data as set forth in Article IV, section 4.

   d. **Employee Training.** The Provider shall provide periodic security training to those of its employees who operate or have access to the system. Further, Provider shall provide LEA with contact information of an employee who LEA may contact if there are any security concerns or questions.

   e. **Security Technology.** When the service is accessed using a supported web browser, Secure Sockets 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. Provider shall host data pursuant to the DPA in an environment using a firewall that is periodically updated according to industry standards.

   f. **Security Coordinator.** Provider shall provide the name and contact information of Provider’s Security Coordinator for the Student Data received pursuant to the DPA.

   g. **Subprocessors Bound.** Provider shall enter into written agreements whereby Subprocessors agree to secure and protect Student Data in a manner consistent with the terms of this Article V. Provider shall periodically conduct or review compliance monitoring and assessments of Subprocessors to determine their compliance with this Article.
h. Periodic Risk Assessment. Provider further acknowledges and agrees to conduct periodic risk assessments and remediate any identified security and privacy vulnerabilities in a timely manner.

i. Backups. Provider agrees to maintain backup copies, backed up at least daily, of Student Data in case of Provider's system failure or any other unforeseen event resulting in loss of Student Data or any portion thereof.

j. Audits. Upon receipt of a request from the LEA, the Provider will allow the LBA to audit the security and privacy measures that are in place to ensure protection of the Student Record or any portion thereof. The Provider 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 Provider and/or delivery of Services to students and/or LEA, and shall provide full access to the Provider's facilities, staff, agents and LBA's Student Data and all records pertaining to the Provider, LBA and delivery of Services to the Provider. Failure to cooperate shall be deemed a material breach of the Agreement. Costs for the audit are the responsibility of the LBA.

2. Data Breach. In the event that Student Data is accessed or obtained by an unauthorized Individual, Provider shall provide notification to LEA within ten (10) days of the incident. Provider shall follow the following process:

a. The security breach notification shall be written in plain language, shall be titled "Notice of Data Breach," and shall present the information described herein under the following headings: "What Happened," "What Information Was Involved," "What We Are Doing," "What You Can Do," and "For More Information." Additional information may be provided as a supplement to the notice.

b. The security breach notification described above in section 2(a) shall include, at a minimum, the following information:

   i. The name and contact Information of the reporting LEA subject to this section.

   ii. A list of the types of personal Information that were or are reasonably believed to have been the subject of a breach.

   iii. If the information is possible to determine at the time the notice is provided, then either (1) the date of the breach, (2) the estimated date of the breach, or (3) the date range within which the breach occurred. The notification shall also include the date of the notice.

   iv. Whether the notification was delayed as a result of a law enforcement investigation, if that Information is possible to determine at the time the notice is provided.

   v. A general description of the breach incident, if that Information is possible to determine at the time the notice is provided.

c. At LBA’s discretion, the security breach notification may also include any of the following:
I. Information about what the agency has done to protect individuals whose information has been breached.

II. Advice on steps that the person whose information has been breached may take to protect himself or herself.

d. Provider agrees to adhere to all requirements in the Massachusetts Data Breach law and in federal law with respect to a data breach related to the Student Data, including, when appropriate or required, the required responsibilities and procedures for notification and mitigation of any such data breach.

c. Provider further acknowledges and 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 Student Data or any portion thereof, including personally identifiable information and agrees to provide LEA, upon request, with a copy of said written incident response plan.

f. At the request and with the assistance of the District, Provider shall notify the affected parent, legal guardian or eligible pupil of the unauthorized access, which shall include the information listed in subsections (b) and (c), above.

ARTICLE VI: MISCELLANEOUS

1. **Term.** The Provider shall be bound by this DPA for so long as the Provider maintains any Student Data and is providing services pursuant to a subscription.

2. **Termination.** In the event that either party seeks to terminate this DPA, they may do so by mutual written consent and as long as any service agreement or terms of service, to the extent one exists, has lapsed or has been terminated.

   The LEA may terminate this DPA and any service agreement or contract with the Provider if the Provider breaches any terms of this DPA.

3. **Effect of Termination Survival.** If the DPA is terminated, the Provider shall destroy all of LEA’s data pursuant to Article V, section 1(b).

4. **Priority of Agreements.** This DPA shall govern the treatment of student records in order to comply with the privacy protections, including those found in FERPA, IDEA, COPPA, PPRA, 603 CMR 28.00, 603 C.M.R. 23.00, and Massachusetts General Law, Chapter 71, Sections 34D to 34H. In the event there is conflict between the terms of the DPA and any other writing, such as service agreement or with any other bid/RFP, terms of service, privacy policy, license agreement, or writing, the terms of this DPA shall apply and take precedence. Except as described in this paragraph herein, all other provisions of any other 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 below.

The designated representative for the Provider for this Agreement is:

Name: Ruth Zielkowsk
Title: President
Address: 26799 W. Commerce Dr. Volo, IL 60073
Telephone Number: 815-740-0749
Email: legal@donjohnston.com

The designated representative for the LBA for this Agreement is:

Name: Leisha Simon
Title: Director of Technology
Address: 41 Cochituate Road, Wayland, MA 01778
Telephone Number: 508.358.3714
Email: leisha_simon@wayland.k12.ma.us

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

7. **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 MASSACHUSETTS, WITHOUT REGARD TO CONFLICTS OF LAW PRINCIPLES. EACH PARTY CONSENTS AND SUBMITS TO THE SOLE AND EXCLUSIVE JURISDICTION TO THE STATE AND FEDERAL COURTS OF [COUNTRY OF LBA] COUNTY FOR ANY DISPUTE ARISING OUT OF OR RELATING TO THIS DPA OR THE TRANSACTIONS
CONTEMPLATED HEREBY.

9. **Authority.** Provider represents that it is authorized to bind to the terms of this Agreement, including confidentiality and destruction of Student Data and any portion thereof contained therein, all related or associated Institutions, individuals, employees or contractors who may have access to the Student Data and/or any portion thereof, or may own, lease or control equipment or facilities of any kind where the Student Data and portion thereof stored, maintained or used in any way.

10. **Waiver.** No delay or omission of the LEA to exercise any right hereunder shall be construed as a waiver of any such right and the LEA reserves the right to exercise any such right from time to time, as often as may be deemed expedient.

11. **Electronic Signatures.** 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 Massachusetts 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.

12. **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).

**ARTICLE VII- GENERAL OFFER OF TERMS**

Provider may, by signing the attached Form of General Offer of Privacy Terms (General Offer, attached hereto as Exhibit "H"), be bound by the terms of this to any other school district who signs the acceptance in said Exhibit.
IN WITNESS WHEREOF, the parties have executed this Massachusetts Student Data Privacy Agreement as of the last day noted below.

WAYLAND PUBLIC SCHOOLS

[Signature]

Date: 8/23/18

Printed Name: Arthur Udemy

Title: Superintendent of Schools

DON JOHNSTON INCORPORATED:

[Signature]

Date: 8/20/18

Printed Name: Ruth Ziolkowski

Title: President
EXHIBIT "A"
DESCRIPTION OF SERVICES

Online reading evaluation application
https://learningroots.donjohnston.com/product/upar/
### EXHIBIT "B"

#### SCHEDULE OF DATA

<table>
<thead>
<tr>
<th>Category of Data</th>
<th>Elements</th>
<th>Check if used by your system</th>
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<tbody>
<tr>
<td>Application Technology Meta Data</td>
<td>IP Addresses of users, use of cookies etc.</td>
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<tr>
<td></td>
<td>Other application technology meta data (please specify)</td>
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<tr>
<td>Application Use Statistics</td>
<td>Meta data on core interaction with application</td>
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<tr>
<td>Assessment</td>
<td>Standardized test scores</td>
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<td></td>
<td>Observation data</td>
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<td>Other assessment data (please specify)</td>
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<td></td>
<td>Recommendations</td>
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<td>Attendance</td>
<td>Student school (daily) attendance data</td>
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<td>Student class attendance data</td>
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<td>Communications</td>
<td>Online communications that are captured (texts, blog entries)</td>
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<tr>
<td>Conduct</td>
<td>Conduct or behavioral data</td>
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<td>Demographics</td>
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<td>Ethnic or race</td>
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<td>Language Information (mother, preferred or primary language spoken by student)</td>
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<td>Other demographic information (please specify)</td>
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<td>Enrollment</td>
<td>Student school enrollment</td>
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<td>Student grade level</td>
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<td>Homephone</td>
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<td>Guidance counselor</td>
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<td>Specific curriculum programs</td>
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<td>Year of graduation</td>
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<td>Other enrollment information (please specify)</td>
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<td>Parent/Guardian Contact Information</td>
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<td>Parent/Guardian ID</td>
<td>Parent ID number (used to link parents to students)</td>
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<td>Parent/Guardian Name</td>
<td>First and/or Last</td>
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<td>Schedule</td>
<td>Student scheduled courses</td>
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<td>Teacher assigned</td>
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<td>Special Indicator</td>
<td>English language learner information</td>
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<td>Low income status</td>
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<td>Medical services</td>
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<td>Student disability information</td>
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<td>Specialized education services (IFT or IEP)</td>
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<td>Living situations (home/foster care)</td>
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<td>Other indicator information (please specify)</td>
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<td>Student Contact Information</td>
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<td>Phone</td>
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<td>Student ID Numbers</td>
<td>Local (School district) ID number</td>
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<td>Student Identification</td>
<td>State ID number</td>
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<td>Student/ID assigned student ID number</td>
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<td>Student ID assigned student ID number</td>
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<td>Student Name</td>
<td>First and/or Last</td>
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<tr>
<td>Student ID/App Performance</td>
<td>Pregnacystool application performance (typing program-student type 60 wpm, reading program-student reads below grade level)</td>
<td>X</td>
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<tr>
<td>Student Program Membership</td>
<td>Academic or extracurricular activities a student may belong to or participate in</td>
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<td>Student Survey Responses</td>
<td>Student responses to surveys or questionnaires</td>
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<tr>
<td>Student Work</td>
<td>Student generated content; writing, notes, etc.</td>
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<td>Other analysis tool data (please specify)</td>
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<td>Transcript</td>
<td>Student course grades</td>
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<td>Student course data</td>
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13
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<thead>
<tr>
<th>Category of Data</th>
<th>Elements</th>
<th>Check if used by your system</th>
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<td></td>
<td>Student course grades/performance scores</td>
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<td>Other transcript data - Please specify</td>
<td></td>
</tr>
<tr>
<td>Transportation</td>
<td>Student bus assignment</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Student pick up and/or drop off location</td>
<td></td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Category of Data</th>
<th>Elements</th>
<th>Check if used by your system</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Student ID number</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Other transportation data - Please specify</td>
<td></td>
</tr>
<tr>
<td>Other</td>
<td>Please list each additional data element used, stored or collected by your application</td>
<td></td>
</tr>
</tbody>
</table>
EXHIBIT "C"
DEFINITIONS

De-Identifiable Information (DII): De-Identification refers to the process by which the Vendor removes or obscures any Personally Identifiable Information ("PII") from student records in a way that removes or minimizes the risk of disclosure of the identity of the individual and information about them. The Provider's specific steps to de-identify the data will depend on the circumstances, but should be appropriate to protect students. Some potential disclosure limitation methods are blurring, masking, and perturbation. De-identification should ensure that any information when put together cannot indirectly identify the student, not only from the viewpoint of the public, but also from the vantage of those who are familiar with the individual. Information cannot be de-identified if there are fewer than twenty (20) students in the samples of a particular field or category, i.e., twenty students in a particular grade or less than twenty students with a particular disability.

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, student data, metadata, and user or pupil-generated content obtained by reason of the use of Provider's software, website, service, or app, including mobile apps, whether gathered by Provider or provided by LEA or its users, students, or students' parents/guardians. PII includes, without limitation, at least the following:

| First Name | Home Address |
| Last Name | Subject |
| Telephone Number | Email Address |
| Discipline Records | Test Results |
| Special Education Data | Juvenile Dependency Records |
| Grades | Evaluations |
| Criminal Records | Medical Records |
| Health Records | Social Security Number |
| Biometric Information | Disabilities |
| Socioeconomic Information | Food Purchases |
| Political Affiliations | Religious Information |
| Text Messages | Documents |
| Student Identifiers | Search Activity |
| Photos | Voice Recordings |
| Videos | Date of Birth |
| Grade | Classes |

General Categories:

Indirect Identifiers: Any information that, either alone or in aggregate, would allow a reasonable person to be able to identify a student to a reasonable certainty

Information in the Student's Educational Record

Information in the Student's Email
Provider: For purposes of the DPA, the term “Provider” means provider of digital educational software or services, including cloud-based services, for the digital storage, management, and retrieval of pupil records.

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, portfolio, creative writing, music or other audio files, photographs, videos, and account information that enables ongoing ownership of pupil content.

Pupil Records: Means both of the following: (1) Any information that directly relates to a pupil that is maintained by LEA and (2) any information acquired directly from the pupil through the use of instructional software or applications assigned to the pupil by a teacher or other local educational LEA employee.

School Official: For the purposes of this Agreement and pursuant to 34 CFR 99.31 (B), a School Official is a contractor that: (1) Performs an institutional service or function for which the agency or institution would otherwise use employees; (2) Is under the direct control of the agency or institution with respect to the use and maintenance of education records; and (3) Is subject to 34 CFR 99.33(a) governing the use and re-disclosure of personally identifiable information from student records. The definition of “school official” encompasses the definition of “authorized school personnel” under 603 CMR 23.02.

Student Data: Student Data includes any data, whether gathered by Provider or provided by LEA or its users, students, or students’ parents/guardians, that is descriptive of the student including, but not limited to, information in the student's educational record or email, first and last name, home address, telephone number, email address, or other information allowing online contact, discipline records, videos, test results, special education data, juvenile dependency records, grades, evaluations, criminal records, medical records, health records, social security numbers, biometric information, disabilities, socioeconomic information, food purchases, political affiliations, religious information text messages, documents, student identifies, search activity, photos, voice recordings or geolocation information. Student Data shall constitute Pupil Records for the purposes of this Agreement, and for the purposes of Massachusetts and Federal laws and regulations. Student Data as specified in Exhibit B is confirmed to be collected or processed by the Provider pursuant to the Services. Student Data shall not constitute that information that has been anonymized or de-Identified, or anonymous usage data regarding a student’s use of Provider's services.

Subscribing LEA: An LEA that was not party to the original Services Agreement and who accepts the Provider’s General Offer of Privacy Terms.

Subcontractor: For the purposes of this Agreement, the term “Subcontractor” (sometimes referred to as the “Subcontractor”) means a party other than LEA or Provider, who Provider 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 Provider’s website, online service or mobile application by such student or the retention of such student’s online activities or requests over time.

Third Party: The term “Third Party” means an entity that is not the provider or LEA.
EXHIBIT "D"

DIRECTIVE FOR DISPOSITION OF DATA

[Name or District or LEA] directs [Name of Company] to dispose of data obtained by Company pursuant to the terms of the DPA between LEA and Provider. The terms of the Disposition are set forth below:

1. Extent of Disposition

____ Disposition is partial. The categories of data to be disposed of are set forth below or are found in an attachment to this Directive:

[Insert categories of data here]

____ Disposition is Complete. Disposition extends to all categories of data.

2. Nature of Disposition

____ Disposition shall be by destruction or deletion of data.

____ Disposition shall be by a transfer of data. The data shall be transferred to the following site as follows:

[Insert or attach special instructions.]

3. Timing of Disposition

Data shall be disposed of by the following date:

____ As soon as commercially practicable

4. Signature

(Authorized Representative of LEA)

Date

5. Verification of Disposition of Data

Authorized Representative of Company

Date
OPTIONAL EXHIBIT "E"

GENERAL OFFER OF PRIVACY TERMS

1. Offer of Terms

Provider offers the same privacy protections found in this DPA between it and the LEA to any other school district ("Subscribing LEA") who accepts this General Offer through its signature below. The Provider agrees that the information on the next page will be replaced throughout the Agreement with the information specific to the Subscribing LEA filled on the next page for the Subscribing LEA. This General Offer shall extend only to privacy protections and Provider’s signature shall not necessarily bind Provider to other terms, such as price, term, or schedule of services, or to any other provision not addressed in this DPA. The Provider and the Subscribing LEA may also agree to change the data provided by the LEA to the Provider to suit the unique needs of the Subscribing LEA. The Provider may withdraw the General Offer in the event of: (1) a material change in the applicable privacy statute; (2) a material change in the services and products subject listed in the Originating Service Agreement; or three (3) years after the date of Provider’s signature to this Form. Provider shall notify the LEA in the event of any withdrawal so that this information may be transmitted to the Subscribing LEAs.

DON JOHNSTON INCORPORATED

BY: [Signature] Date: 8/20/18
Printed Name: RUTH ZIOCKOWSKI Title/Position: PRESIDENT

2. Subscribing LEA

A Subscribing LEA, by signing a separate Service Agreement with Provider, and by its signature below, accepts the General Offer of Privacy Terms. The Subscribing LEA’s individual information is contained on the next page. The Subscribing LEA and the Provider shall therefore be bound by the same terms of this DPA.

BY: ___________________________ Date: __________________________
Printed Name: ___________________________ Title/Position: __________________________
SCHOOL DISTRICT NAME: ___________________________
DATE: __________________________

DESIGNATED REPRESENTATIVE OF LEA:

Name ___________________________
Title ___________________________
Address ___________________________
Telephone Number ___________________________
Email ___________________________

COUNTY OF LEA: ___________________________

10/8/10
OPTIONAL: EXHIBIT "E"
DATA SECURITY REQUIREMENTS

Having robust data security policies and controls in place are the best ways to ensure data privacy. Please answer the following questions regarding the security measures in place in your organization:

1. Does your organization have a data security policy? Yes ☑ No

If yes, please provide it.

2. Has your organization adopted a cybersecurity framework to minimize the risk of a data breach? If so which one(s):
   - ☐ ISO 27001/27002
   - ☐ CIS Critical Security Controls
   - ☐ NIST Framework for Improving Critical Infrastructure Security
   - ☑ Other: Penetration Testing by Third Party

3. Does your organization store any customer data outside the United States? Yes ☑ No
4. Does your organization encrypt customer data both in transit and at rest? Yes ☑ No
5. Please provide the name and contact info of your Chief Information Security Officer (CISO) or the person responsible for data security should we have follow-up questions.
   Name: Kevin Johnston
   Contact information: legal@donjohnston.com
6. Please provide any additional information that you desire.
Security and Privacy Procedures

Introduction

Don Johnston Incorporated (DJI) takes privacy and security seriously. We expect staff to be knowledgeable about privacy and security and to treat our customers and the users of our tools with respect. We expect each staff member to be knowledgeable about digital citizenship and to protect customer and student information.

Our Promise to our Customers:
1. We treat your privacy like we would want ours treated. If you ask us if we would personally use a tool ourselves, as well as with our own children (or students), if it adhered to the following privacy policy... the answer would be "yes."
2. We are committed to making our privacy practices transparent. We want you to know exactly what information we collect, why, and how it is used. If any questions arise, get in touch; we are happy to go into more detail.
3. Students’ data should be used solely for educational purposes (not for advertising, selling to, or financially profiting from such data).
4. We take the security of your data seriously. We have administrative, technological, and physical safeguards as well as procedures to secure your data and privacy.

Security Process Management

Organizational Safeguards

1. Roles
   a. President: Beth Ziolkowski
      Responsibilities:
      Responsible for Company’s vision and culture related to Privacy and Security. Provide backup for Chief Privacy Officers.
   b. Chief Privacy Officer—Software as a Service: Kevin Johnston
      Responsibilities:
      Responsible for all privacy and security policies and procedures for DJI Services. Lead architecture of services so that we can provide the best privacy and security possible. Monitor COPPA/FERPA and other state legislation in order to meet the needs of our customers and users. Create and monitor Terms of Service and Privacy Policies for our services. Monitor third parties for compliance with policies and procedures. Act as first responder in case of a reported breach for DJI services.
c. Chief Privacy Officer-Marketing/Seals: Ben Johnston
   Responsibilities:
   - Responsible for all privacy and security policies and procedures for DJ Sales &
     Marketing. Monitor practices comply with permission marketing. First responder in case
   of a reported breach for our website/marketing. Responsible for communicating
   Privacy/Security policies and issues to customers.

d. Internal IT Systems: Roxina Taylor
   Responsibilities:
   - Internal IT Infrastructure & Systems Management. Contracts with third party annually to
     audit our IT infrastructure. Responsible for daily monitoring and management of network,
     servers and systems while implementing periodic security audits and updates. Create
     procedures for guarding against, detecting, and reporting malicious software/viruses on
     internal servers and systems.

e. All Managers
   Responsibilities:
   - Build a culture of security and privacy. Proactively manage department with checks and
     balances. Ongoing continuing education is provided. Reinforce company policies and
     procedures,

2. Security Awareness and Training
   Conducted annually to all staff and third party contractors.

2.1. Included in New Employee Orientation Training.

2.2. Ongoing security awareness is part of the DJ culture. Managers train as needed within
       department needs.

3. Security Incident Procedures
   See Breach Procedures below.

   Employees sign Confidentiality Agreement as well as Employee Handbook Policy agreements.
   Policies are aligned and constant for privacy and security measures. Disciplinary procedures
   are outlined in Employee Handbook. Background checks are completed for all employees and
   new employees.

5. Risk Management/Analysis
   A formal annual risk assessment is conducted every January. Goals include evaluating privacy
   threats for the organization, business partners and customers. This includes (i) Identification of
   Risks to Personally Identifiable Information (PI), (ii) assessing the likelihood and potential
   damage of such risks, taking into account the sensitivity of the PI, (iii) identifying internal and
   external threats that could result in a Breach and (iv) taking appropriate protection against such
   informally. Risk assessment is ongoing and includes:
   i. Review key roles and permission levels, policies and separation of duties for
      checks and balances.
   ii. Review mitigation controls designed to prevent and detect unauthorized access,
       theft, or misuse of sensitive data
   iii. Review security controls, such as encryption of sensitive data in motion and at rest
       (where feasible).
iv. Review data destruction policies, to minimize the risk of data breaches through unauthorized access to archived media or computers that are no longer in use.

6. Redundancy and Continuity
   All of our instances are hosted by Amazon Web Services (AWS), which have, at minimum, a 99.995% uptime. We use auto scaling to improve availability as instances are scaled up automatically when demand spikes. Impaired instances and/or unhealthy applications are also replaced automatically. Application updates and upgrades are deployed with zero downtime.

7. Contingency Plan
   Data Backup Plan - Backups are performed at scheduled intervals and stored in geographically discrete regions. They are secured by AWS and are encrypted using the AES-256 algorithm. Access is limited using SSH keys.
   Disaster Recovery Plan & Emergency Mode Operation Plan
   i. Backups may be restored in geographically discrete regions in the event of a disaster affecting the original region.
   ii. The tools are also designed, once logged in, to work offline so even server downtime will not affect usage of the tools.

8. Work with Third Party Business Associates
   Third Party Associates are expected to:
   i. Comply with all security policies and procedures.
   ii. Participate in formal annual risk assessment.
   iii. All activity of third party associates is monitored.

9. Evaluation
   Policy is reviewed annually. Policies are updated as new learnings, procedures and regulations change.
Technological Safeguards

1. Location
   a. All data is located in geographically discrete locations within the United States.
   b. AWS hosts all data, and is an ISO 27001 certified provider. In the event that payment is processed online, we use Stripe, a PCI Service Provider Level 1, to process such payments.

2. Data at Rest - All data at rest is encrypted with AES-256 encryption algorithm.

3. Data in Transit - All data being transmitted is protected with Secure Socket Layer and password hashing.

4. Data Access
   a. Access is limited using AWS Identity and Access Management policies.
   b. Access is further secured using public-key encryption and/or Two-step authorization.
   c. Data access is limited by job roles, and just the essential data to perform one’s job functions is made available to individuals.
   d. All access is logged.

5. Incident Investigations
   a. A Security Information and Event Management (SIEM) overlay is used to investigate and monitor security instances ongoing.

6. Periodic security audits - Audits are performed on a periodic basis and when:
   a. There are changes in the organization (such as people leaving)
   b. When services are added or removed
   c. When software is added or removed
   d. Whenever suspicions of unauthorized access may have occurred

7. Lost or Stolen Equipment
   a. In the event that hardware is lost or stolen, access is managed by AWS Identity and Access Management (IAM), and all access is immediately revoked.
   b. No data is ever kept locally or outside of AWS.
   c. Logs are kept on all actions and resources accessed. Logs are monitored for any unauthorized access.
   d. Security audits will be performed.

Physical Safeguards

1. All data is kept on AWS (Amazon) servers.

2. AWS has the most stringent physical safeguards that has earned it ISO 27001 compliance, a Department of Defense Impact Level 4 Provisional Authorization, over 400 National Institute of Standards and Technology security controls, and a PCI DSS Level 1 certification among other security standards.
Breach Procedures:

Anyone can report a suspected breach. Services are constantly monitored for breaches. Suspected breaches related to DJJ Services are reported directly to the Chief Privacy Officer for Software as a Service. Suspected breaches related to Don Johnston marketing, website are reported directly to the Chief Privacy Officer for Marketing/Sales. This starts the Identification Phase of incident response. The Identification Phase has as its goal the discovery of potential security incidents and the assembly of an incident technical response team that can effectively contain and mitigate the incident.

Once the issue is identified as a breach affecting privacy and information is available, the Chief Privacy Officer will work with the company President and VP of Marketing to communicate both internally and externally. The President will contact and work with our Business Insurance Provider. Individual customers and parents or consumers who have set up accounts directly will be communicated through the web service. Schools who have purchased organizational accounts will have all information directed to the key license contact. To help with communication, we will provide information and language to inform parents.

Chief Privacy Officer and President will also determine whether to notify the authorities/law enforcement (situation dependent).

Chief Privacy Officer and President will consult our legal counsel to examine any applicable federal, state, and local breach reporting requirements to determine which additional authorities or entities must be notified in order to satisfy compliance requirements. Chief Privacy Officer and President will seek involvement of law enforcement when there is a reason to believe that a crime has been committed or to maintain compliance with federal, state, or local legal requirements for breach notification. Chief Privacy Officer and President will determine responsibility and roles in communication. Any situation will be added to the Risk Analysts and Mitigation for future policies/procedures for risk mitigation.