

## DATA PRIVACY AGREEMENT

## **Shenendehowa Central School District**

#### and

## Texthelp, Ltd.-Don Johnston's Co:Writer and Snap and Read

This Data Privacy Agreement ("DPA") is by and between the Shenendehowa Central School District ("EA"), an Educaonal Agency, and Texthelp, Ltd. ("Contractor"), collecvely, the "Pares".

## ARTICLE I: DEFINITIONS

As used in this DPA, the following terms shall have the following meanings:

- 1. Breach: The unauthorized acquision, access, use, or disclosure of Personally Idenfiable Informaon in a manner not permied by State and federal laws, rules and regulaons, or in a manner which compromises its security or privacy, or by or to a person not authorized to acquire, access, use, or receive it, or a Breach of Contractor's security that leads to the accidental or unlawful destrucon, loss, alteraon, unauthorized disclosure of, or access to Personally Idenfiable Informaon.
- 2. Commercial or Markeng Purpose: means the sale, use or disclosure of Personally Idenfiable Informaon for purposes of receiving remuneraon, whether directly or indirectly; the sale, use or disclosure of Personally Idenfiable Informaon for adversing purposes; or the sale, use or disclosure of Personally Idenfiable Informaon to develop, improve or market products or services to students.
- **3. Disclose**: To permit access to, or the release, transfer, or other communication of personally idenfiable information by any means, including oral, wrien or electronic, whether intended or unintended.
- **4. Educaon Record:** An educaon record as defined in the Family Educaonal Rights and Privacy Act and its implement regulaons, 20 U.S.C. 1232g and 34 C.F.R. Part 99, respectely.
- **5. Educaonal Agency**: As defined in Educaon Law 2-d, a school district, board of cooperave educaonal services, school, charter school, or the New York State Educaon Department. **6. Eligible Student:** A student who is eighteen years of age or older.
- 7. Encrypt or Encrypon: As defined in the Health Insurance Portability and Accountability Act of 1996 (HIPAA) Security Rule at 45 CFR 164.304, means the use of an algorithmic process to transform Personally Idenfiable Informaon into an unusable, unreadable, or indecipherable form in which there is a low probability of assigning meaning without use of a confidenal process or key.



- **8. NIST Cybersecurity Framework**: The U.S. Department of Commerce Naonal Instute for Standards and Technology Framework for Improving Crical Infrastructure Cybersecurity Version 1.1.
- 9. Parent: A parent, legal guardian or person in parental relaon to the Student.
- **10. Personally Idenfiable Informaon (PII):** Means personally idenfiable informaon as defined in secon 99.3 of Title 34 of the Code of Federal Regulaons implementing the Family Educaonal Rights and Privacy Act, 20 U.S.C 1232g, and Teacher or Principal APPR Data, as defined below.
- 11. Release: Shall have the same meaning as Disclose.
- **12. School:** Any public elementary or secondary school including a charter school, universal pre-kindergarten program authorized pursuant to Educaon Law § 3602-e, an approved provider of preschool special educaon, any other publicly funded pre-kindergarten program, a school serving children in a special act school district as defined in Educaon Law § 4001, an approved private school for the educaon of students with disabilies, a State-supported school subject to the provisions of Arcle 85 of the Educaon Law, or a State-operated school subject to the provisions of Arcles 87 or 88 of the Educaon Law.
- 13. Student: Any person aending or seeking to enroll in an Educaonal Agency.
- **14. Student Data:** Personally idenfiable informaon as defined in secon 99.3 of Title 34 of the Code of Federal Regulaons implementing the Family Educaonal Rights and Privacy Act, 20 U.S.C 1232g.
- **15. Subcontractor:** Contractor's non-employee agents, consultants and/or subcontractors engaged in the provision of services pursuant to the Service Agreement.
- **16. Teacher or Principal APPR Data**: Personally Idenfiable Informaon from the records of an Educaonal Agency relang to the annual professional performance reviews of classroom teachers or principals that is confidenal and not subject to release under the provisions of Educaon Law §§ 3012-c and 3012-d.

## ARTICLE II: PRIVACY AND SECURITY OF PII

## 1. Compliance with Law.

In order for Contractor to provide certain services ("Services") to the EA pursuant to a contract dated 3/24/2023 ("Service Agreement"); Contractor may receive PII regulated by several New York and federal laws and regulaons, among them, the Family Educaonal Rights and Privacy Act ("FERPA") at 12 U.S.C. 1232g (34 CFR Part 99); Children's Online Privacy Protecon Act ("COPPA") at 15 U.S.C. 6501-6502 (16 CFR Part 312); Protecon of Pupil Rights Amendment ("PPRA") at 20 U.S.C. 1232h (34 CFR Part 98); the Individuals with Disabilies Educaon Act ("IDEA") at 20 U.S.C. 1400 et seq. (34 CFR Part 300); New York Educaon Law Secon 2-d; and the Commissioner of Educaon's Regulaons at 8 NYCRR Part 121. The Pares enter this DPA to address the requirements of New York law.



Contractor agrees to maintain the confidenality and security of PII in accordance with applicable New York, federal and local laws, rules and regulaons.

#### 2. Authorized Use.

Contractor has no property or licensing rights or claims of ownership to PII, and Contractor must not use PII for any purpose other than to provide the Services set forth in the Service Agreement.

Neither the Services provided nor the manner in which such Services are provided shall violate New York law.

## 3. Data Security and Privacy Plan.

Contractor shall adopt and maintain administrave, technical and physical safeguards, measures and controls to manage privacy and security risks and protect PII in a manner that complies with New York State, federal and local laws and regulaons and the EA's policies. Educaon Law Secon 2-d requires that Contractor provide the EA with a Data Privacy and Security Plan that outlines such safeguards, measures and controls including how the Contractor will implement all applicable state, federal and local data security and privacy requirements. Contractor's Data Security and Privacy Plan is aached to this DPA as Exhibit C.

## 4. EA's Data Security and Privacy Policy

State law and regulaon requires the EA to adopt a data security and privacy policy that complies with Part 121 of the Regulaons of the Commissioner of Educaon and aligns with the NIST CyberSecurity Framework. Contractor shall comply with the EA's data security and privacy policy and other applicable policies.

## 5. Right of Review and Audit.

Upon request by the EA, Contractor shall provide the EA with copies of its policies and related procedures that pertain to the protecon of PII. It may be made available in a form that does not violate Contractor's own informaon security policies, confidenality obligaons, and applicable laws. In addion, Contractor may be required to undergo an audit of its privacy and security safeguards, measures and controls as it pertains to alignment with the requirements of New York State laws and regulaons, the EA's policies applicable to Contractor, and alignment with the NIST Cybersecurity Framework performed by an independent third party at Contractor's expense, and provide the audit report to the EA. Contractor may provide the EA with a recent industry standard independent audit report on Contractor's privacy and security pracces as an alternave to undergoing an audit.

## 6. Contractor's Employees and Subcontractors.

(a) Contractor shall only disclose PII to Contractor's employees and subcontractors who need

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be limited to the extent necessary to provide such Services. Contractor shall ensure that all such employees and subcontractors comply with the terms of this DPA. (b) Contractor must ensure that each subcontractor performing funcons pursuant to the Service Agreement where the subcontractor will receive or have access to PII is contractually bound by a wrien agreement that includes confidenality and data security obligaons equivalent to, consistent with, and no less protecve than, those found in this DPA.

- (c) Contractor shall examine the data security and privacy measures of its subcontractors prior to ulizing the subcontractor. If at any point a subcontractor fails to materially comply with the requirements of this DPA, Contractor shall: nofy the EA and remove such subcontractor's access to PII; and, as applicable, retrieve all PII received or stored by such subcontractor and/or ensure that PII has been securely deleted and destroyed in accordance with this DPA. In the event there is an incident in which the subcontractor compromises PII, Contractor shall follow the Data Breach reporng requirements set forth herein.
- (d) Contractor shall take full responsibility for the acts and omissions of its employees and subcontractors.
- (e) Contractor must not disclose PII to any other party unless such disclosure is required by statute, court order or subpoena, and the Contractor makes a reasonable effort to nofy the EA of the court order or subpoena in advance of compliance but in any case, provides noce to the EA no later than the me the PII is disclosed, unless such disclosure to the EA is expressly prohibited by the statute, court order or subpoena.

## 7. Training.

Contractor shall ensure that all its employees and Subcontractors who have access to PII have received or will receive training on the federal and state laws governing confidenality of such data prior to receiving access.

#### 8. Terminaon

The obligaons of this DPA shall connue and shall not terminate for as long as the Contractor or its subcontractors retain PII or retain access to PII.

#### 9. Data Return and Destrucon of Data.

(a) Protecng PII from unauthorized access and disclosure is of the utmost importance to the EA, and Contractor agrees that it is prohibited from retaining PII or connued access to PII or any copy, summary or extract of PII, on any storage medium (including, without limitaon, in secure data centers and/or cloud-based facilies)

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retenon is either expressly authorized for a prescribed period by the Service Agreement or other wrien agreement between the Pares, or expressly requested by the EA for purposes of facilitang the transfer of PII to the EA or expressly required by law. As applicable, upon expiraon or terminaon of the Service Agreement, Contractor shall transfer PII, in a format agreed to by the Pares to the EA.

(b) If applicable, once the transfer of PII has been accomplished in accordance with the EA's wrien elecon to do so, Contractor agrees to return or destroy all PII when the purpose that necessitated its receipt by Contractor has been completed.

Thereaer, with regard to all PII (including without limitaon, all hard copies, archived copies, electronic versions, electronic imaging of hard copies) as well as any and all PII maintained on behalf of Contractor in a secure data center and/or cloud-based facilies that remain in the possession of Contractor or its Subcontractors, Contractor shall ensure that PII is securely deleted and/or destroyed in a manner that does not allow it to be retrieved or retrievable, read or reconstructed. Hard copy media must be shredded or destroyed such that PII cannot be read or otherwise reconstructed, and electronic media must be cleared, purged, or destroyed such that the PII cannot be retrieved. Only the destrucon of paper PII, and not redacon, will sasfy the requirements for data destrucon. Redacon is specifically excluded as a means of data destrucon.

- (c) Contractor shall provide the EA with a wrien cerficaon of the secure deleon and/or destrucon of PII held by the Contractor or Subcontractors.
- (d) To the extent that Contractor and/or its subcontractors connue to be in possession of any de-idenfied data (i.e., data that has had all direct and indirect idenfiers removed), they agree not to aempt to re-idenfy de-idenfied data and not to transfer de-idenfied data to any party.

#### 10. Commercial or Markeng Use Prohibion.

Contractor agrees that it will not sell PII or use or disclose PII for a Commercial or Markeng Purpose.

#### 11. Encrypon.

Contractor shall use industry standard security measures including encrypon protocols that comply with New York law and regulaons to preserve and protect PII. Contractor must encrypt PII at rest and in transit in accordance with applicable New York laws and regulaons.

#### 12. Breach.

(a) Contractor shall promptly nofy the EA of any Breach of PII without unreasonable delay no later than seven (7) business days aer discovery of the Breach.

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Noficaons required pursuant to this secon must be in wring, given by personal delivery, e-mail transmission (if contact informaon is provided for the specific mode of delivery), or by registered or cerfied, and must to the extent available, include a descripon of the Breach which includes the date of the incident and the date of discovery; the types of PII affected and the number of records affected; a descripon of Contractor's invesgaon; and the contact informaon for representaves who can assist the EA. Noficaons required by this secon must be sent to the EA's District Superintendent or other head administrator with a copy to the Data Protecon Office. Violaons of the requirement to nofy the EA shall be subject to a civil penalty pursuant to Educaon Law Secon 2-d. The Breach of certain PII protected by Educaon Law Secon 2-d may subject the Contractor to addional penales.

(b) Noficaons required under this paragraph must be provided to the EA at the following address:

Rebecca Carman
Shenendehowa District Privacy Officer
5 Chelsea Place
Clion Park, NY 12065
carmrebe@shenschools.org

## 13. Cooperaon with Invesgaons.

Contractor agrees that it will cooperate with the EA and law enforcement, where necessary, in any investigation and Breach. Any costs incidental to the required cooperation or parcipation of the Contractor or its' Authorized Users, as related to such investigations, will be the sole responsibility of the Contractor if such Breach is aributable to Contractor or its Subcontractors.

#### 14. Noficaon to Individuals.

Where a Breach of PII occurs that is aributable to Contractor, Contractor shall pay for or promptly reimburse the EA for the full cost of the EA's noficaon to Parents, Eligible Students, teachers, and/or principals, in accordance with Educaon Law Secon 2-d and 8 NYCRR Part 121.



#### 15. Terminaon.

The confidenality and data security obligaons of the Contractor under this DPA shall survive any terminaon of this DPA but shall terminate upon Contractor's cerfying that it has destroyed all PII.

## ARTICLE III: PARENT AND ELIGIBLE STUDENT PROVISIONS

## 1. Parent and Eligible Student Access.

Educaon Law Secon 2-d and FERPA provide Parents and Eligible Students the right to inspect and review their child's or the Eligible Student's Student Data stored or maintained by the EA. To the extent Student Data is held by Contractor pursuant to the Service Agreement, Contractor shall respond within thirty (30) calendar days to the EA's requests for access to Student Data so the EA can facilitate such review by a Parent or Eligible Student, and facilitate correcons, as necessary. If a Parent or Eligible Student contacts Contractor directly to review any of the Student Data held by Contractor pursuant to the Service Agreement, Contractor shall promptly nofy the EA and refer the Parent or Eligible Student to the EA.

## 2. Bill of Rights for Data Privacy and Security.

As required by Educaon Law Secon 2-d, the Parents Bill of Rights for Data Privacy and Security and the supplemental informaon for the Service Agreement are included as Exhibit A and Exhibit B, respecvely, and incorporated into this DPA. Contractor shall complete and sign Exhibit B and append it to this DPA. Pursuant to Educaon Law Secon 2-d, the EA is required to post the completed Exhibit B on its website.

## ARTICLE IV: MISCELLANEOUS

## 1. Priority of Agreements and Precedence.

In the event of a conflict between and among the terms and condions of this DPA, including all Exhibits aached hereto and incorporated herein and the Service Agreement, the terms and condions of this DPA shall govern and prevail, shall survive the terminaon of the Service

Agreement in the manner set forth herein, and shall supersede all prior communicaons, representaons, or agreements, oral or wrien, by the Pares relang thereto.

#### 2. Execuon.

This DPA may be executed in one or more counterparts, all of which shall be considered one and the same document, as if all pares had executed a single original document, and may be executed ulizing an electronic signature and/ or electronic transmial, and each signature thereto shall be and constute an original signature, as if all pares had executed a single original document. Page 7 of 12



EDUCATIONAL AGENCY	CONTRACTOR
BY: [Signature]  Lebeccu Counter	BY: <b>Stephani Wiseman</b>
[Printed Name] Kelleca Carman	Stephanie Wiseman
[Title]	Renewal Operations Director
Date: 5/9/43	Date: 4/20/23

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# EXHIBIT A - Education Law §2-d Bill of Rights for Data Privacy and Security

Parents (including legal guardians or persons in parental relaonships) and Eligible Students (students 18 years and older) can expect the following:

- 1. A student's personally idenfiable informaon (PII) cannot be sold or released for any Commercial or Markeng purpose. PII, as defined by Educaon Law § 2-d and the Family Educaonal Rights and Privacy Act ("FERPA"), includes direct idenfiers such as a student's name or idenficaon number, parent's name, or address; and indirect idenfiers such as a student's date of birth, place of birth, social security number, biometric record & mother's maiden name, which when linked to or combined with other informaon that, alone or in combinaon, is linked or linkable to a specific student and would allow a reasonable person in the school community, who does not have personal knowledge of the relevant circumstances, to idenfy the student with reasonable certainty; or any informaon requested by a person if the educaonal agency or instuon reasonably believes that person knows the identy of the student to whom the educaon record relate
- 2. The right to inspect and review the complete contents of the student's educaon record stored or maintained by an educaonal agency. This right may not apply to Parents of an Eligible Student.
- 3. State and federal laws such as Educaon Law § 2-d; the Commissioner of Educaon's Regulaons at 8 NYCRR Part 121, FERPA at 12 U.S.C. 1232g (34 CFR Part 99); Children's Online Privacy Protecon Act ("COPPA") at 15 U.S.C. 6501-6502 (16 CFR Part 312); Protecon of Pupil Rights Amendment ("PPRA") at 20 U.S.C. 1232h (34 CFR Part 98);

and the Individuals with Disabilies Educaon Act ("IDEA") at 20 U.S.C. 1400 et seq. (34 CFR Part 300); protect the confidenality of a student's idenfiable informaon.

- **4.** Safeguards associated with industry standards and best pracces including, but not limited to, encrypon, firewalls and password protecon must be in place when student PII is stored or transferred.
- 5. A complete list of all student data elements collected by NYSED is available at <a href="https://www.nysed.gov/data-privacy-security/student-data-inventory">www.nysed.gov/data-privacy-security/student-data-inventory</a> and by wring to: Chief Privacy Officer, New York State Educaon Department, 89 Washington Avenue, Albany, NY 12234.
- 6. The right to have complaints about possible breaches and unauthorized disclosures of PII addressed. (i) Complaints should be submied to the Shenendehowa Central School District, Director of Policy & Community Development/Data Protecon Officer, 5 Chelsea Place, Clion Park, NY 12065. (ii) Complaints may also be submied to the NYS Educaon Department at <a href="https://www.nysed.gov/data-privacy-security/report-improper-disclosure">www.nysed.gov/data-privacy-security/report-improper-disclosure</a>, by mail to: Chief Privacy Officer, New York State Educaon Department, 89 Washington Avenue, Albany, NY 12234; by email to <a href="mailto:privacy@nysed.gov">privacy@nysed.gov</a>; or by telephone at 518-474-0937.
- 7. To be notied in accordance with applicable laws and regulaons if a breach or unauthorized release of PII occurs.
- **8.** Educaonal agency workers that handle PII will receive training on applicable state and federal laws, policies, and safeguards associated with industry standards and best pracces that protect PII.
- **9.** Educaonal agency contracts with vendors that receive PII will address statutory and regulatory data privacy and security requirements.

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CONTRACTOR	
[Signature]	Stephanie Wiseman
[Printed Name]	Stephanie Wiseman
[Title]	Renewal Operations Director
Date:	4/20/23

## EXHIBIT B

Pursuant to Educaon Law § 2-d and Secon 121.3 of the Commissioner's Regulaons, the Educaonal Agency (EA) is required to post informaon to its website about its contracts with third-party contractors that will receive

# Personally Idenfiable Informaon (PII).

Name of Contractor	Texthelp Inc.
Descripon of the purpose(s) for which Contractor will receive/access PII	Snap & Read Universal is a Text Reader to read aloud materials as well as support students in comprehending materials. Descripon of Services are also covered in the Terms of Service and the Private Policy located at hps://snapandread.com/tos
	Co:Writer is a word predicon, Speech to Text and Translaon tool to support struggling writers. Descripon of Services are also covered in the Terms of Service and Privacy Policy located at hps://cowriter.com/tos
Type of PII that Contractor will receive/access	Check all that apply:  Student PII  APPR Data

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Contract Term	Contract Start Date3/24/23  Contract End Date3/24/26
Subcontractor Wrien Agreement Requirement	Contractor will not ulize subcontractors without a wrien contract that requires the subcontractors to adhere to, at a minimum, materially similar data protecon obligaons imposed on the contractor by state and federal laws and regulaons, and the Contract. (check applicable opon)
	☐ Contractor will not ulize subcontractors.  ☐ Contractor will ulize subcontractors.  EA understands that contractor uses Amazon Web Services (AWS) for data storage and agrees that AWS is in compliance with this agreement. No special agreements are required with AWS.

Data Transion and	Upon expiraon or terminaon of the Contract, Contractor shall:
Secure Destrucon	Securely transfer data to EA, or a successor contractor at the EA's open and wrien discreon, in a format agreed to by the pares.
	It is the Organizaon's responsibility to download all data prior to expiraon. Data will not be transferred in any other methodology. This approach provides access at all mes to the organizaon and eliminates the need to create addional security measures for transferring data.
	Securely delete and destroy data.
Challenges to Data Accuracy	Parents, teachers or principals who seek to challenge the accuracy of PII will do so by contacng the EA. If a correcon to data is deemed necessary, the EA will nofy Contractor. Contractor agrees to facilitate such correcons within 21 days of receiving the EA's wrien request.
Secure Storage and Data Security	Please describe where PII will be stored and the protecons taken to ensure PII will be protected: (check all that apply)  Using a cloud or infrastructure owned and hosted by a third party.  Using Contractor owned and hosted soluon
	□ Other:

	Please describe how data security and privacy risks will be migated in a manner that does not compromise the security of the data:
	All data is located in geographically discrete locaons within the United States. AWS hosts all data, and is an ISO 27001 cerfied provider. In the event that payment is processed online, we use Stripe, a PCI Service Provider Level 1, to process such payments.
	Data at Rest - All data at rest is encrypted with AES-258 encrypon algorithm. Data in Transit - All data being transmied is protected with Secured Socket Layer and password hashing.
	AWS has the most stringent physical safeguards that has earned it ISO 27001 compliance, a Department of Defense Impact Level 4 Provisional Authorizaon, over 400 Naonal Instutes of Standards and Technology security controls, and a PCI DSS Level 1 cerficaon among other security standards and therefore we do not do specific monitoring or specific training for this organizaon
Encrypon	Data will be encrypted while in moon and at rest.

CONTRACTOR	
[Signature]	Stephanie Wiseman
[Printed Name]	Stephanie Wiseman
[Title]	Renewal Operations Director
Date:	4/20/23