By Senator Montford

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A bill to be entitled

An act relating to student data privacy; creating s. 1002.223, F.S.; providing a short title; defining terms; prohibiting an operator from displaying targeted advertising, using certain information to amass student profiles for certain purposes, or selling or disclosing covered information; providing exceptions; authorizing an operator to use covered information for specified actions; requiring an operator to maintain security procedures for the protection of covered information and to delete covered information under certain circumstances; authorizing an operator to disclose covered information under certain circumstances; providing that certain actions by operators, law enforcement agencies, service providers, and students are not prohibited; providing an effective date.

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Be It Enacted by the Legislature of the State of Florida:

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Section 1. Section 1002.223, Florida Statutes, is created to read:

1002.223 Student online personal information protection.-

- (1) This section may be cited as the "Student Online Personal Information Protection Act."
 - (2) As used in this section, the term:
- (a) "Covered information" means personally identifiable information or material, in any media or format, which is descriptive of a student or otherwise identifies a student, including, but not limited to, information in the student's education record or e-mail, first and last name, home address, telephone number, e-mail address, information that allows

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33 physical or online contact, discipline records, test results, 34 special education data, juvenile dependency records, grades, 35 evaluations, criminal records, medical records, health records, 36 social security number, biometric information, disabilities, 37 socioeconomic information, food purchases, political 38 affiliations, religious information, text messages, documents, 39 student identifiers, search activity, photos, voice recordings, or geolocation information, and which meets at least one of the 40 41 following:

- 1. Is created or provided to an operator by a student or the student's parent during the use of the operator's website, service, or application for K-12 school purposes;
- 2. Is created or provided to an operator by an employee or agent of a K-12 school, a school district, or a local education agency; or
- 3. Is gathered by an operator through the operation of a website, a service, or an application described in paragraph (c).
- (b) "K-12 school purposes" means activities that customarily take place at the direction of a K-12 school or teacher or a school district, including, but not limited to, instruction in the classroom or at home, administrative activities, and collaboration between students, school personnel, or parents, or are for the use and benefit of the school.
- (c) "Operator" means a person who operates a website; online service, including a cloud computing service; online application; or mobile application and who knows that the website, service, or application is used primarily for K-12

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school purposes and is designed and marketed for K-12 school purposes.

- (d) "Targeted advertising" means an advertisement that is used based upon information, including covered information and unique identifiers, which the operator has acquired through the use of the operator's website, service, or application described in paragraph (c).
- (3) An operator may not knowingly engage in the following activities:
- (a) Displaying targeted advertising on the operator's website, service, or application, or target advertising on any other website, service, or application.
- (b) Using information, including covered information and unique identifiers, created or gathered by the operator's website, service, or application to amass a profile about a K-12 student, except in furtherance of K-12 school purposes.
- (c) Selling covered information. This prohibition does not apply to the purchase, merger, or other type of acquisition of an operator by another entity if the operator or successor entity continues to comply with the provisions of this section with respect to previously acquired covered information.
- (d) Disclosing covered information, unless the disclosure
 is made:
- 1. In furtherance of the K-12 school purpose of the website, service, or application, if the recipient of the covered information does not further disclose the information, unless the disclosure is made to allow or improve operability and functionality within that student's classroom or school and complies with subsection (4);

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2. To ensure legal and regulatory compliance;

- 3. To respond to or participate in a judicial process;
- 4. To protect the safety of users or others or the security of the website, service, or application; or
 - 5. To a service provider, if the operator contractually:
- <u>a. Prohibits the service provider from using covered</u> <u>information for a purpose other than providing the contracted</u> <u>service to, or on behalf of, the operator.</u>
- b. Prohibits the service provider from disclosing covered information provided by the operator to subsequent third parties.
- c. Requires the service provider to implement and maintain reasonable security procedures and practices as provided in subsection (4).

This subsection does not prohibit an operator's use of covered information for maintaining, developing, supporting, improving, or diagnosing the operator's website, service, or application.

- (4) An operator shall:
- (a) Implement and maintain reasonable security procedures and practices appropriate to the nature of the covered information and protect that information from unauthorized access, destruction, use, modification, or disclosure.
- (b) Delete covered information if the school or school district requests the deletion of such data under the control of the school or school district.
- (5) Notwithstanding paragraph (3)(d), an operator may disclose covered information under the following circumstances if he or she complies with the requirements in paragraphs

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(3)(a), (b), and (c):

- (a) If other provisions of state or federal law require the operator to disclose the information and the operator complies with the requirements of state and federal law in protecting and disclosing that information;
- (b) For legitimate research purposes, as required or permitted by state or federal law, that are subject to the restrictions under applicable state and federal law and are under the direction of a school, school district, or state department of education if the covered information is not used for any purpose in the furtherance of advertising or to amass a profile about a student for purposes other than K-12 school purposes; or
- (c) To a state or local education agency, including a school or school district, for K-12 school purposes as permitted by state or federal law.
 - (6) This section does not:
- (a) Prohibit an operator from using de-identified covered information to improve educational products within a website, service, or application owned by the operator or to demonstrate the effectiveness of the operator's products or services, including marketing.
- (b) Prohibit an operator from sharing aggregated, deidentified covered information for the development or improvement of educational websites, services, or applications.
- (c) Prohibit an operator from marketing educational products directly to parents if the marketing does not result from the use of covered information obtained by the operator through the provision of services under this section.

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(d) Limit the authority of a law enforcement agency to

obtain any content or information from an operator as authorized

by law or pursuant to a court order.

- (e) Limit the ability of an operator to use student data, including covered information, for adaptive learning or customized student learning purposes.
- (f) Limit Internet service providers from providing Internet connectivity to schools, students, and parents.
- (g) Apply to general audience websites, general audience online services, general audience online applications, or general audience mobile applications, even if login credentials created for an operator's website, service, or application may be used to access those general audience websites, services, or applications.
- (h) Impede the ability of a student to download, export, or otherwise save or maintain his or her own created data or documents.
 - (i) Impose a duty upon:
- 1. A provider of an electronic store, gateway, marketplace, or other means of purchasing or downloading software or applications to review or enforce compliance with this section on the operators of the software or applications.
- 2. A provider of an interactive computer service, as that term is defined in 47 U.S.C. s. 230, to review or enforce compliance with this section by third-party content providers.
 - Section 2. This act shall take effect July 1, 2016.