1	A bill to be entitled
2	An act relating to student online personal information
3	protection; providing a short title; creating s.
4	1006.1494, F.S.; defining terms; prohibiting operators
5	from knowingly engaging in specified activities
6	relating to students' covered information; providing
7	an exception; specifying the duties of an operator;
8	providing circumstances under which an operator may
9	disclose students' covered information; providing
10	construction; providing for enforcement under the
11	Florida Deceptive and Unfair Trade Practices Act;
12	providing that the Department of Legal Affairs is the
13	sole entity authorized to bring specified actions;
14	authorizing the State Board of Education to adopt
15	rules; providing an effective date.
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17	Be It Enacted by the Legislature of the State of Florida:
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19	Section 1. This act may be cited as the "Student Online
20	Personal Information Protection Act."
21	Section 2. Section 1006.1494, Florida Statutes, is created
22	to read:
23	1006.1494 Student online personal information protection
24	(1) As used in this section, the term:
25	(a) "Covered information" means personal identifying
26	information or material of a student, or information linked to
27	personal identifying information or material of a student, in
28	any media or format that is not publicly available and is any of
29	the following:

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30	1. Created by or provided to an operator by the student, or
31	the student's parent or legal guardian, in the course of the
32	student's, parent's, or legal guardian's use of the operator's
33	site, service, or application for K-12 school purposes.
34	2. Created by or provided to an operator by an employee or
35	agent of a K-12 school or school district for K-12 school
36	purposes.
37	3. Gathered by an operator through the operation of its
38	site, service, or application for K-12 school purposes and
39	personally identifies a student, including, but not limited to,
40	information in the student's educational record or electronic
41	mail, first and last name, home address, telephone number,
42	electronic mail address, or other information that allows
43	physical or online contact, discipline records, test results,
44	special education data, juvenile dependency records, grades,
45	evaluations, criminal records, medical records, health records,
46	social security number, biometric information, disabilities,
47	socioeconomic information, food purchases, political
48	affiliations, religious information, text messages, documents,
49	student identifiers, search activity, photos, voice recordings,
50	or geolocation information.
51	(b) "Interactive computer service" means any information
52	service, system, or access software provider that provides or
53	enables computer access by multiple users to a computer server,
54	including a service or system that provides access to the
55	Internet and such systems operated or services offered by
56	libraries or educational institutions.
57	(c) "K-12 school" has the same meaning as described in s.
58	1000.04(2).

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59	(d) "K-12 school purposes" means purposes directed by or
60	that customarily take place at the direction of a K-12 school,
61	teacher, or school district or that aid in the administration of
62	school activities, including, but not limited to, instruction in
63	the classroom or at home, administrative activities, and
64	collaboration between students, school personnel, or parents, or
65	that are otherwise for the use and benefit of the school.
66	(e) "Operator" means, to the extent that it is operating in
67	this capacity, the operator of an Internet website, online
68	service, online application, or mobile application with actual
69	knowledge that the site, service, or application is used
70	primarily for K-12 school purposes, or the site, service, or
71	application was designed and marketed for K-12 school purposes.
72	(f) "School district" has the same meaning as in s.
73	595.402.
74	(g) "Targeted advertising" means presenting advertisements
75	to a student which are selected on the basis of information
76	obtained or inferred over time from that student's online
77	behavior, usage of applications, or covered information. The
78	term does not include advertising to a student at an online
79	location based upon the student's current visit to that
80	location, or advertising presented in response to a student's
81	request for information or feedback, if the student's online
82	activities or requests are not retained over time for the
83	purpose of targeting subsequent advertisements to that student.
84	(2) An operator may not knowingly do any of the following:
85	(a) Engage in targeted advertising on the operator's site,
86	service, or application, or targeted advertising on any other
87	site, service, or application if the targeting of the
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88	advertising is based on any information, including covered
89	information and persistent unique identifiers, which the
90	operator has acquired because of the use of that operator's
91	site, service, or application for K-12 school purposes.
92	(b) Use covered information, including persistent unique
93	identifiers, created or gathered by the operator's site,
94	service, or application to amass a profile of a student, except
95	in furtherance of K-12 school purposes. The term "amass a
96	profile" does not include the collection and retention of
97	account information that remains under the control of the
98	student or the student's parent or guardian or K-12 school.
99	(c) Share, sell, or rent a student's information, including
100	covered information. This paragraph does not apply to the
101	purchase, merger, or other acquisition of an operator by a third
102	party, if the third party complies with this section regarding
103	previously acquired student information, or to a national
104	assessment provider if the provider obtains the express written
105	consent of the parent or student, given in response to clear and
106	conspicuous notice, solely to provide access to employment,
107	educational scholarships or financial aid, or postsecondary
108	educational opportunities.
109	(d) Except as otherwise provided in subsection (4),
110	disclose covered information, unless the disclosure is made for
111	any of the following purposes:
112	1. In furtherance of the K-12 school purpose of the site,
113	service, or application, if the recipient of the covered
114	information disclosed under this subparagraph does not further
115	disclose the information.
116	2. Disclosure as required by state or federal law.

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2023662e2 117 3. To comply with the order of a court or quasi-judicial 118 entity. 4. To protect the safety or integrity of users of the site 119 120 or others or the security of the site, service, or application. 121 5. For a school, educational, or employment purpose 122 requested by the student or the student's parent or guardian, 123 provided that the information is not used or further disclosed 124 for any other purpose. 125 6. To a third party, if the operator contractually 126 prohibits the third party from using any covered information for 127 any purpose other than providing the contracted service to or on behalf of the operator, prohibits the third party from 128 129 disclosing any covered information provided by the operator with subsequent third parties, and requires the third party to 130 implement and maintain reasonable security procedures and 131 132 practices. An operator may not disclose covered information 133 relating to any contracted services provided in paragraph (a), 134 paragraph (b), or paragraph (c). 135 (3) An operator shall do all of the following: 136 (a) Collect no more covered information than is reasonably 137 necessary to operate an Internet website, online service, online 138 application, or mobile application with actual knowledge that 139 the site, service, or application is used primarily for K-12 school purposes, or the site, service, or application was 140 designed and marketed for K-12 school purposes. 141 142 (b) Implement and maintain reasonable security procedures 143 and practices appropriate to the nature of the covered 144 information which are designed to protect it from unauthorized access, destruction, use, modification, or disclosure. 145

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operator retaining a student (a several information delete the
operator retaining a student's covered information, delete the
covered information at the conclusion of the course or
corresponding program and no later than 90 days after a student
is no longer enrolled in a school within the district, upon
notice by the school district.
(4) An operator may use or disclose covered information of
a student under any of the following circumstances:
(a) If federal or state law requires the operator to
disclose the information, and the operator complies with federal
or state law, as applicable, in protecting and disclosing that
information.
(b) If the covered information is disclosed to a state
educational agency or the student's local educational agency for
K-12 school purposes, as allowed under state or federal law.
(c) If the covered information is disclosed to a state or
local educational agency, including K-12 schools and school
districts, for K-12 school purposes, as allowed under state or
federal law.
(5) This section does not prohibit an operator from doing
any of the following:
(a) Using covered information to improve educational
products, if that information is not associated with an
identified student within the operator's site, service, or
application, or other sites, services, or applications owned by
the operator.
(b) Using covered information that is not associated with
an identified student to demonstrate the effectiveness of the
operator's products or services, including use in their

(c) Unless a parent or guardian expressly consents to the

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175	marketing.
176	(c) Sharing covered information that is not associated with
177	an identified student for the development and improvement of
178	educational sites, services, or applications.
179	(d) Using recommendation engines to recommend to a student
180	any of the following:
181	1. Additional content relating to an educational, an
182	employment, or any other learning opportunity purpose within an
183	online site, service, or application, if the recommendation is
184	not determined in whole or in part by payment or other
185	consideration from a third party.
186	2. Additional services relating to an educational, an
187	employment, or any other learning opportunity purpose within an
188	online site, service, or application, if the recommendation is
189	not determined in whole or in part by payment or other
190	consideration from a third party.
191	(e) Responding to a student's request for information or
192	feedback without the information or response being determined in
193	whole or in part by payment or other consideration from a third
194	party.
195	(6) This section does not do any of the following:
196	(a) Limit the authority of a law enforcement agency to
197	obtain any content or information from an operator as authorized
198	by law or under a court order.
199	(b) Limit the ability of an operator to use student data,
200	including covered information, for adaptive learning or
201	customized student learning purposes.
202	(c) Apply to general audience Internet websites, general
203	audience online services, general audience online applications,

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204	or general audience mobile applications, even if login
205	credentials created for an operator's site, service, or
206	application may be used to access those general audience sites,
207	services, or applications.
208	(d) Limit service providers from providing Internet
209	connectivity to schools or students and their families.
210	(e) Prohibit an operator of an Internet website, online
211	service, online application, or mobile application from
212	marketing educational products directly to parents, if such
213	marketing did not result from the use of covered information
214	obtained by the operator through the provision of services
215	covered under this section.
216	(f) Impose a duty upon a provider of an electronic store,
217	gateway, marketplace, or other means of purchasing or
218	downloading software or applications to review or enforce
219	compliance with this section on such software or applications.
220	(g) Impose a duty upon a provider of an interactive
221	computer service to review or enforce compliance with this
222	section by third-party content providers.
223	(h) Prohibit students from downloading, exporting,
224	transferring, saving, or maintaining their own student data or
225	documents.
226	(i) Limit the retention of covered information by an
227	operator for the purposes of assessments and college and career
228	planning in accordance with general law.
229	(7) Any violation of this section is a deceptive and unfair
230	trade practice and constitutes a violation of the Florida
231	Deceptive and Unfair Trade Practices Act, part II of chapter
232	501. Notwithstanding the provisions of part II of chapter 501,

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233	the Department of Legal Affairs is the sole entity authorized to
234	bring an enforcement action against an entity that violates this
235	section.
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237	The State Board of Education may adopt rules to implement this
238	section.
239	Section 3. This act shall take effect July 1, 2023.

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