DPAEXHIBITPersonallyIdentifiableInformation (StudentPII) cannot be sold or released any Comor Marketingpurpose. StudenPII, as defined by Education Law-§ 2nd the Family Educationa Privacy Act ("FERPA"), includes direct identifiers such as a student's name or identification name, or address; and indirect identifiers such as a student's offatieth, which when linked to combined with other information can be used to distinguish or trace a student's identity. Ple regulations at 34 CFR99.3 for a more complete definition.

- 2. The right to inspect and review the complete contents of the student's education mecords to redor maintained by an educational agency his right may not apply to Parents of an Eligible Student.
- 3. State and federal laws such as ducation Law §-a; the Regulation of the Commissioner of Education 8 NYCRR Part 121, FERPA at 12 U.\$262§ (34 CFR Part 99); Children's Online Privacy Protection Act ("COPPA") at 15 U.S.C.6501-6502 (16 CFR Part 312); Protection of Pupil Rights Amendment ("PPRA") at 20 U.S.C§ 1232h (34 CFR Part 98); and the Individuals with Disabilities Education Act ("IDEA") at 20 U.S.C. § 1400 et seq. (34 CFR Part 300); protection fidentiality of Student PII
- 4. Safeguards associated waith siedus try/sstrated and detest year and liby including, but n c 1 ewww.nysed.gov/datang to: Chief Privacy Officer, New York State Education Department, 89 Washington Avenue, ny, NY 2234.

- 6. The right to have complaints about possible breaches and unauthorized disclos@texslefit PII addressed(i) Complaintsshould besubmitted to the NY Education Department at www.nysed.gov/dataprivacy-security/report-improper-disclosure-by-mail-to: Chief Privacy Officer, New York State Education Department, 89 Washington AveAlbeny, NY 12234; by email to privacy@nysed.gov by telephone at518-474-0937.
- 7. To be notified in accordance with applicable laws and regulations if a breach or unauthorized release of StudentPIloccurs.
- 8. NYSED workers that hand deudent PII will receive training on applicable state and federal laws, policies, and safeguards associated with industry standards and best practices that Pibtect
- 9. NYSEDontracts with vendors that receixetudentPII will address statutory and regulatory data privacy and securityrequirements.

Supplemental Information

Pursuant to Education Law 25d and 5 f3d 2 (e783809 (f6)7 (v2/2c)-6) ef-4 3404 (F(0[(2))886227 8810 (fed)(s65f(33)8-24175)]5,000001T (670)

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