I. Overview

The Colorado Department of Education (“CDE” or “Department”) is required by law to collect and store educator and student information. CDE takes seriously its obligations to protect the privacy of data collected, used, shared, and stored by the Department. Educational data is essential to CDE’s mission to ensure that all students are prepared for success in society, work, and life.

CDE is responsible for activities that require the collection of Colorado student data, which include, for example: school and district accountability, state and federal funding, state and federal assessment requirements, program participation and evaluation, and the fulfillment of federal reporting requirements. The Department is also responsible for several activities that require the collection of Colorado education personnel data including issuing and renewing educator licenses, linking student achievement to practicing educators, and monitoring implementation of local educator evaluation systems.

CDE has adopted the policy below to protect educator and student data that is collected, used, shared, and stored by CDE.

II. Confidentiality of Student PII

Student Personally Identifiable Information (PII) includes, but is not limited to, information that is collected, maintained, generated, or inferred and that, alone or in combination, personally identifies an individual student or the student's parent(s) or family.

PII, as defined by federal law, also includes other information that, alone or in combination, is linked or linkable to a specific student that would allow a reasonable person in the school community, who does not have personal knowledge of the relevant circumstances, to identify the student with reasonable certainty; or information requested by a person who the educational agency or institution reasonably believes knows the identity of the student to whom the education record relates.

Some examples of PII collected by CDE may include, but are not limited to, the following list:

- A student’s name
- A personal identifier such as a student ID number
- Other indirect identifiers such as a student's date of birth
- Records regarding a student’s primary disability
- A student’s socioeconomic information
- Photos, videos, and voice recordings
- State-administered assessment results, including participation information, courses taken and completed, credits earned, course grades, and other transcript information
- Grade level and anticipated graduation year
• Degree, diploma credential attainment or other school exit information
• Attendance and mobility information between and within Colorado school districts
• Special education data and special education discipline reports
• Program participation information required by state or federal law

Student education records are official and confidential documents protected by the Family Educational Rights and Privacy Act (FERPA), the Colorado Student Data Transparency and Security Act, and other state and federal laws. With the increasing use of technology in education, it is imperative that information that identifies individual students and their families is protected from misappropriation and misuse.

III. Confidentiality of Educator PII

Educator PII includes, but is not limited to: the educator’s name, any unique identifier, including social security number, and other information that, alone or in combination, is linked or linkable to a specific educator.

As required by section C.R.S. 22-2-111, all papers filed at CDE that contain personal information about holders of educator licenses or authorizations are classified as confidential. The information may be shared in the normal and proper course of business, but it is otherwise unlawful for any CDE employee or other person to divulge, or make known in any way, any such personal information without the written consent of the educator.

C.R.S. 22-9-109 clarifies that, while CDE may collect information concerning an individual educator’s performance evaluation ratings and student assessments results linked to the educator in order to fulfill its duties as required by law, this information must remain confidential and may not be published in any way that would identify the individual educator.

Each educator has the right to inspect and to have copies made (at the educator’s expense) of all information pertaining to the educator that is held by CDE. Educators may challenge any such record by formal letter or other evidence, which shall be added to CDE’s records.

IV. Disclosure of De-Identified or Aggregate Data

CDE may disclose information that does not allow any individual to be personally identified through the process outlined on CDE’s Data Request page. Data requested via this process will not include counts of less than 16 students or five educators in order to reduce the likelihood that this information is personally identifiable for small populations.

V. External Disclosures of and Access to PII

The Department will only release PII to outside entities or individuals that have a legitimate educational purpose to receive this information. CDE is authorized to share PII for research purposes, so long as the sharing is permitted by state and federal law.

In compliance with state and federal laws, CDE limits access to educator and student PII to the following:

• The authorized staff of the Department that require access to perform assigned duties
• The Department’s contractors that require access to perform assigned or contractual duties as stated in the contract
• School district administrators, teachers, and school personnel who require access to perform assigned duties
• The authorized staff of other state agencies, including public institutions of higher education, as required by law and defined by interagency agreements
• Entities conducting research on behalf of the Department to develop, validate, or administer tests, administer financial aid programs or improve instruction, as permitted by law and defined by research data sharing agreements
• Vendors, third parties, and other service providers that provide or service databases, assessments, or instructional supports as permitted by law and defined by contractual agreements
• Authorized representatives of CDE in connection with an audit or evaluation of Federal- or State-supported education programs, or for the enforcement of or compliance with Federal legal requirements that relate to those programs.

Students and/or their parents or legal guardians are allowed access to the student’s PII and educators are allowed to access their own PII in accordance with state and federal law.

CDE is authorized to share educator PII for research purposes, so long as the data is collected per established protocol and is used in a manner that protects the identity of the educator. The State Board of Education’s rules concerning the evaluation of licensed personnel (1 CCR 301-87), in section 6.04(B) further clarify that CDE shall only publicly report data related to performance evaluation ratings in the aggregate at the school-, district-, and state-level, and shall not publicly report this data for cohorts smaller than five educators.

Educator Data, including an educator’s name and contact information (including work office, cell and fax phone numbers, work address, and title) can be shared with outside entities and individuals provided the data is protected using sensible privacy and security controls. If this information includes or is associated with any other data, the disclosure must be for a legitimate educational purpose and must be protected via the appropriate contract or agreement.

A. Disclosures of PII for Research Purposes

CDE has developed a process to consider and review all outside requests for PII or individual-level data by individuals who seek to conduct research. This process is detailed on CDE’s Data Request page. Potential users such as doctoral and master’s degree candidates, university faculty, independent researchers, and private and public agencies must submit proposals before receiving PII or individual-level data to conduct and publish their research.

The requestor must meet all of CDE’s criteria prior to submitting the proposal for any individual-level de-identified data or PII. This includes gaining Institutional Review Board (IRB) approval.

CDE will conduct an extensive internal review of the research proposal. Should CDE approve the research request, the request will be provided to the State Board of Education for their approval.

Once fully approved, CDE and the researcher will enter into a research data sharing agreement that includes the requirements listed below. Approval to use the PII or individual-level data for one study, audit, or evaluation does not confer approval to use it for another.
CDE has the right to review any data prior to publication and to verify that proper disclosure avoidance techniques have been used. CDE also has the right to approve reports prior to publication to ensure they reflect the original intent of the agreement.

**B. Requirements for Agreements and Contracts to Disclose PII**

Prior to sharing PII, the Department must enter into a written agreement or contract that meets the following requirements:

- Designates the individual or entity that will serve as the authorized representative or primary individual responsible to protecting and managing PII;
- Specifies the purpose and scope of the contract or agreement;
- The duration of the contract or agreement;
- The types of PII that are collected, used, or maintained under the contract or agreement;
- The uses of PII under the contract or agreement; and
- The length of time that PII can be held.

In addition to all of the precautions addressed above, any agreement or contract shall also address the following assurances to protect PII from further disclosure and unauthorized use:

- Requires the third party to use PII only to meet the purpose stated in the written agreement and not for further disclosure, unless authorized.
- The entity or individual must have a training program to teach its employees about how to protect PII.
- CDE shall maintain the right to conduct audits or other monitoring activities of the entity or individual's policies, procedures, and systems.
- CDE shall verify that the entity or individual has a comprehensive information security program to protect all PII. This includes requirements stating how to respond to any breach in security, including the requirement that any breach in security must be reported immediately to CDE.

Prior to sharing PII for research purposes, the Department must enter into a written agreement or contract that meets the requirements outlined above. In addition, the agreements must include the following:

- The research methodology and the rationale for why disclosure of PII is necessary to accomplish the research.
- The requirement that the researcher conduct the study in a manner that does not permit the personal identification of educators or students by anyone other than authorized persons of the authorized organization with legitimate interests.
- The assurance that the researcher will maintain the confidentiality of PII at all stages of the study, including within the final report, by using appropriate disclosure avoidance techniques.
- The requirement that the authorized representative destroy the PII at the conclusion of the research according to a specific time period for destruction stated in the agreement.
C. Consequences for Failure to Comply with Agreements or Contracts

An individual may file a written complaint with CDE regarding an alleged violation of an agreement or contract. A complaint must contain specific allegations of fact that give reasonable cause to believe that a violation of a data sharing agreement or contract has occurred. CDE will investigate all reasonable and timely complaints. CDE may also conduct its own investigation when no complaint has been filed or when a complaint has been withdrawn to determine whether or not a violation has occurred.

Should CDE determine that an outside individual or entity has committed a material breach of the contract that results in the misuse or unauthorized release of PII, CDE will determine whether to terminate the contract in accordance with a policy adopted by the State Board of Education. At a minimum, the policy must require the State Board to hold a public meeting that includes the discussion of the nature of the material breach. The State Board must determine whether to direct CDE to terminate or continue the contract. In addition, CDE may deny the individual further access to personally identifiable data for at least five years or CDE may pursue penalties permitted under state contract law, such as liquidated damages.

VI. Internal Use of PII

PII is only available to employees who have a reasonable and appropriate educational purpose to receive that information.

The Department’s Data Management Committee is comprised of data owners and coordinators at CDE who help ensure that PII is properly handled from collection to reporting. This committee assists in identifying the CDE employees who have a legitimate need for access to PII. The Data Management Committee is also charged with developing policies concerning the management of the Department’s PII. For more information, see CDE’s Data Governance webpage.

VII. Security Practices

As required by C.R.S. 24-37.5-404, CDE maintains an information security policy and plan. CDE also monitors all access and access attempts to all of its data systems and maintains a centralized authentication and authorization process to further track access and safeguard PII.

VIII. Breaches in Security

Employees and contractors must report any possible incidents or breaches immediately to the Department’s Information Security Officer. Incidents include, but are not limited to, (i) successful attempts to gain unauthorized access to a State system or PII regardless of where such information is located; (ii) unwanted disruption or denial of service; (iii) the unauthorized use of a Department system for the processing or storage of data; (iv) changes to Department system hardware, firmware, or software characteristics without the Department’s knowledge, instruction, or consent; or (v) a breach in a contract that results in the misuse or unauthorized access to PII.

If the Information Security Officer or Chief Information Officer, in collaboration with the Commissioner and appropriate members of the Department’s executive team, determine that one or more employees or contracted partners have substantially failed to comply with the Department’s information security and privacy policies, they will identify appropriate consequences, which may include termination of employment or a contract as well as further legal action.
Concerns about security breaches that involve the Information Security Officer or the Chief Information Officer must be reported immediately to the Commissioner. The Commissioner will collaborate with appropriate members of the Department’s executive team to determine what has occurred and will identify appropriate consequences, which may include termination of employment or a contract.

IX. Staff Training
In order to minimize the risk of human error and misuse of information, CDE provides a range of training for all staff using PII.

All new CDE employees and contracted partners must sign and obey the CDE Employee Acceptable Use Policy, which describes the permissible uses of state technology and PII. New CDE employees and contracted partners also must sign and obey the CDE Confidentiality Agreement, which describes appropriate uses and the safeguarding of PII. Employees are required to participate in an annual information security and privacy fundamentals training, which is mandatory for continued access to the Department’s network.

Additionally, CDE offers targeted information security training for specific groups within the agency. CDE also provides training and guidance to Local Education Agencies (LEAs) concerning compliance with state and federal privacy laws and best practices in this ever-changing environment.

X. PII Retention and Disposition
The PII that CDE collects is maintained according to the retention and disposition schedules outlined by the Colorado State Archives in its State Agency Records Management Manual or in the Records Management Manual for School Districts. For information defined as “Student Permanent Record” (i.e., demographics, enrollment and academic performance data), CDE archives this information and protects it with appropriate technical, physical, and administrative safeguards in accordance with state and federal law.

XI. Process for Maintaining this Policy
CDE monitors changes in state and federal regulations that are related to the collection and reporting of PII and updates CDE policies and procedures to address any new requirements and best practices.

XII. Questions
Questions about CDE’s privacy or security practices should be directed to Melissa Peterson, Data Privacy and Security Trainer, at Peterson_M@cde.state.co.us, Marcia Bohannon, Chief Information Officer, at Bohannon_M@cde.state.co.us, and/or Corey Kispert, Information Security Officer, at Kispert_C@cde.state.co.us.