

1 **R277. Education, Administration.**

2 **R277-487. Public School Data Confidentiality and Disclosure.**

3 **R277-487-1. Authority and Purpose.**

4 (1) This rule is authorized by:

5 (a) Utah Constitution Article X, Section 3, which vests general control and
6 supervision over public education in the Board;

7 (b) Subsection 53[A]E-[1]3-401(4), which allows the Board to make rules to execute
8 the Board's duties and responsibilities under the Utah Constitution and state law;

9 (c) Subsection 53[A-13-301(4)]E-9-302(1), which directs that the Board may make
10 rules to establish student data protection standards for public education employees, student
11 aides, and volunteers [~~in public schools regarding the confidentiality of student information~~
12 ~~and student records~~]; and

13 (d) Subsection 53[A-8a-410]G-11-511(4), which directs that the Board may make
14 rules to ensure the privacy and protection of individual evaluation data [~~and~~].

15 [~~(e) Section 53A-1-411, which directs the Board to establish procedures for~~
16 ~~administering or making available online surveys to obtain information about public~~
17 ~~education issues.~~]

18 (2) The purpose of this rule is to:

19 (a) provide for appropriate review and disclosure of student performance data on
20 state administered assessments as required by law;

21 (b) provide for adequate and appropriate review of student performance data on
22 state administered assessments to professional education staff and parents of students;

23 (c) ensure the privacy of student performance data and personally identifiable
24 student [~~information~~] data, as directed by law;

25 (d) provide an online education survey conducted with public funds for Board review
26 and approval; and

27 (e) provide for appropriate protection and maintenance of educator licensing data.

28 **R277-487-2. Definitions.**

29 (1) "Association" has the same meaning as that term is defined in Subsection 53[A-

30 ~~1-1604~~G-7-1101(3).

31 (2) "Chief Privacy Officer" means a Board employee designated by the Board as
32 primarily responsible to:

33 (a) oversee and carry out the responsibilities of this rule; and

34 (b) direct the development of materials and training about student and public
35 education employee privacy standards for the Board and LEAs, including:

36 (i) FERPA; and

37 (ii) the Utah Student Data Protection Act, Title 53[A]E, Chapter [4]9, Part [14]3.

38 (3) "Center for Internet Security Controls" or "CIS Controls" means the cybersecurity
39 framework developed by the Center for Internet Security found at
40 <https://www.cisecurity.org/controls/>.

41 ([3]4) "Classroom-level assessment data" means student scores on state-required
42 tests, aggregated in groups of more than 10 students at the classroom level or, if
43 appropriate, at the course level, without individual student identifiers of any kind.

44 ([4]5) "Comprehensive Administration of Credentials for Teachers in Utah Schools"
45 or "CACTUS" means the electronic file maintained and owned by the Board on all licensed
46 Utah educators, which includes information such as:

47 (a) personal directory information;

48 (b) educational background;

49 (c) endorsements;

50 (d) employment history; and

51 (e) a record of disciplinary action taken against the educator.

52 ([5]6) "Confidentiality" refers to an obligation not to disclose or transmit information
53 to unauthorized parties.

54 ([6]7) "Data governance plan" has the same meaning as defined in Subsection 53[A]
55 ~~1-1402(9)]E-9-301(7).~~

56 ([7]8) "Data security protections" means protections developed and initiated by the
57 Superintendent that protect, monitor and secure student, public educator and public
58 education employee data as outlined and identified in FERPA and Sections 63G-2-302
59 through 63G-2-305.

60 (9) "Destroy" means to remove data or a record:
61 (a) in accordance with current industry best practices; and
62 (b) rendering the data or record irretrievable in the normal course of business of an
63 LEA or a third-party contractor.

64 ([8]10) "Disclosure" includes permitting access to, revealing, releasing, transferring,
65 disseminating, or otherwise communicating all or any part of any individual record orally,
66 in writing, electronically, or by any other communication method.

67 (11) "Expunge" means to seal a record so as to limit its availability to all except
68 authorized individuals.

69 ([9]12) "Enrollment verification data" includes:

- 70 (a) a student's birth certificate or other verification of age;
- 71 (b) verification of immunization or exemption from immunization form;
- 72 (c) proof of Utah public school residency;
- 73 (d) family income verification; or
- 74 (e) special education program information, including:
 - 75 (i) an individualized education program;
 - 76 (ii) a Section 504 accommodation plan; or
 - 77 (iii) an English language learner plan.

78 ([10]13) "FERPA" means the Family Educational Rights and Privacy Act of 1974, 20
79 U.S.C. 1232g, and its implementing regulations found at 34 C.F.R., Part 99.

80 ~~[(11) "Information Technology Systems Security Plan" means a plan incorporating~~
81 ~~policies and process for:~~

- 82 ~~——(a) system administration;~~
- 83 ~~——(b) network security;~~
- 84 ~~——(c) application security;~~
- 85 ~~——(d) endpoint, server, and device security;~~
- 86 ~~——(e) identity, authentication, and access management;~~
- 87 ~~——(f) data protection and cryptography;~~
- 88 ~~——(g) monitoring, vulnerability, and patch management;~~
- 89 ~~——(h) high availability, disaster recovery, and physical protection;~~

90 ~~——(i) incident responses;~~

91 ~~——(j) acquisition and asset management; and~~

92 ~~——(k) policy, audit, and e-discovery training;]~~

93 ~~([\[42\]14](#))~~ "LEA" includes, for purposes of this rule, the Utah Schools for the Deaf and
94 the Blind.

95 ~~([\[43\]15](#))~~ "Metadata dictionary" has the same meaning as defined in Subsection 53[A=
96 1-1402(16)]E-9-301(14).

97 ~~([\[44\]16](#))~~ "Personally identifiable student data" has the same meaning as defined in
98 Subsection 53[A-1-1402(20)]E-9-301(14).

99 ~~([17](#))~~ "Significant data breach" means a data breach where:

100 ~~(a) an intentional data breach successfully compromises student records;~~

101 ~~(b) a large number of student records are compromised;~~

102 ~~(c) sensitive records are compromised, regardless of number; or~~

103 ~~(d) a data breach an LEA deems to be significant based on the surrounding~~
104 ~~circumstances.~~

105 ~~([\[45\]18](#))~~ "Student data advisory groups" has the same meaning as described in
106 Subsection 53[A-1-1403]E-9-302(3).

107 ~~([\[46\]19](#))~~ "Student data manager[:]" means the individual at the LEA level who:

108 (a) is designated as the student data manager by an LEA under Section 53[A-1-
109 1404]E-9-303;

110 (b) authorizes and manages the sharing of student data;

111 (c) acts as the primary contact for the Chief Privacy Officer;

112 (d) maintains a list of persons with access to personally identifiable student
113 [information] data; and

114 (e) is in charge of providing annual LEA staff and volunteer training on data privacy.

115 ~~[(17)(a)]~~ "Student information" means materials, information, records and knowledge
116 that an LEA possesses or maintains about individual students.

117 ~~——(b) Student information is broader than student records and personally identifiable~~
118 ~~student information and may include information or knowledge that school employees~~
119 ~~possess or learn in the course of their duties.]~~

120 ~~(18)~~20 "Student performance data" means data relating to student performance,
121 including:

122 (a) data on state, local and national assessments;

123 (b) course-taking and completion;

124 (c) grade-point average;

125 (d) remediation;

126 (e) retention;

127 (f) degree, diploma, or credential attainment; and

128 (g) enrollment and demographic data.

129 ~~(19)~~20 "Third party contractor" has the same meaning as defined in Subsection
130 53[A-1-1402(26)]E-9-301(23).

131 **R277-487-3. Data Privacy and Security Policies.**

132 (1) The Superintendent shall develop resource materials for LEAs to train
133 employees, aides, and volunteers of an LEA regarding confidentiality of personally
134 identifiable student ~~[information]~~ data and student performance data.

135 (2) The Superintendent shall make the materials developed in accordance with
136 Subsection (1) available to each LEA.

137 (3) An LEA or public school may not be a member of or pay dues to an association
138 that is not in compliance with:

139 (a) FERPA;

140 (b) Title 53[A]E, Chapter ~~[1]9~~, Part ~~[14]3~~, Student Data Protection Act;

141 (c) Title 53[A]E, Chapter ~~[13]9~~, Part ~~[3]2~~, Utah Family Educational Rights and
142 Privacy Act; and

143 (d) this Rule R277-487.

144 (4) An LEA shall comply with Title 53[A]E, Chapter ~~[1]9~~, Part ~~[14]3~~, Student Data
145 Protection Act.

146 (5) An LEA shall comply with Section ~~53[A-13-303]~~E-9-204.

147 (6) An LEA is responsible for the collection, maintenance, and transmission of
148 student data.

149 (7) An LEA shall ensure that school enrollment verification data, student
150 performance data, and personally identifiable student ~~[information]~~ data are collected,
151 maintained, and transmitted:

152 (a) in a secure manner; and

153 (b) consistent with sound data collection and storage procedures, established by the
154 LEA.

155 (8) An LEA may contract with a third party ~~[provider]~~ contractor to collect, maintain,
156 and have access to school enrollment verification data or other student data if:

157 (a) the third party contractor meets the definition of a school official under 34 C.F.R.
158 99.31~~[-](a)(1)(i)(B); and~~

159 (b) the contract between the LEA and the third party contractor includes [a] the
160 provisions [that the data is the property of the student under Section 53A-1-1405; and]
161 required by Subsection 53E-9-309(2).

162 ~~[(c) the LEA monitors and maintains control of the data.~~

163 ~~——(9) If an LEA contracts with a third party contractor to collect and have access to the~~
164 ~~LEA's data as described in Subsection (6), the LEA shall notify a student and the student's~~
165 ~~parent or guardian in writing that the student's data is collected and maintained by the third~~
166 ~~party contractor.]~~

167 ~~[(10)9]~~ An LEA shall publicly post the LEA's definition of directory information, as
168 defined in FERPA, and describe how a student data manager may share personally
169 identifiable information that is directory information.

170 (10) An LEA shall provide the Superintendent with a copy or link to the LEA's
171 directory information definition by October 1 annually.

172 (11) By ~~[July]~~ October 1 annually, an LEA shall enter all student data elements
173 shared with third parties into the Board's metadata dictionary.

174 (12) An LEA shall report all ~~[unauthorized disclosures]~~ significant data breaches of
175 student data either by the LEA or by third parties to the Superintendent within ten business
176 days of the initial discovery of the significant data breach.

177 (13) An LEA shall provide the Superintendent with a copy or link to the LEA's data
178 governance plan by October 1 annually.

179 ~~[(14) An LEA shall provide the Superintendent with a copy or link to the LEA's~~
180 ~~Information Technology Systems Security Plan by October 1 annually.]~~

181 (14) An LEA shall provide the Superintendent with the following information by
182 October 1 annually:

183 (a) Evidence that the LEA has ~~adopted~~ implemented the CIS Controls or a
184 comparable IT Security framework; and

185 (b) The name and contacted information for the LEA's designated Information
186 Security Officer; and

187 ~~[(c) Evidence that the LEA has received an external IT security audit within the past~~
188 ~~three years.]~~

189 (15) All public education employees, aides, and volunteers in public schools shall
190 become familiar with federal, state, and local laws regarding the confidentiality of student
191 performance data and personally identifiable student ~~[information]~~ data.

192 (16) All public education employees, aides, and volunteers shall maintain
193 appropriate confidentiality pursuant to federal, state, local laws, and LEA policies created
194 in accordance with this section, with regard to student performance data and personally
195 identifiable student ~~[information]~~ data.

196 (17) An employee, aide, or volunteer may not share, disclose, or disseminate
197 passwords for electronic maintenance of:

198 (a) student performance data; or

199 (b) personally identifiable student ~~[information]~~ data.

200 (18) A public education employee licensed under Section 53~~[A-6-104]~~E-6-201 may
201 only access or use student information and records if the public education employee
202 accesses the student information or records consistent with the educator's obligations
203 under Rule R277-515.

204 (19) The Board may discipline a licensed educator in accordance with licensing
205 discipline procedures if the educator violates this Rule R277-487.

206 (20) An LEA shall annually provide a training regarding the confidentiality of student
207 data to any employee with access to education records as defined in FERPA.

208 ~~[(21) A school employee shall annually submit a certified statement to the LEA's~~

209 ~~student data manager, which certifies that the school employee completed the LEA's~~
210 ~~required student privacy training and understands student privacy requirements.]~~

211 **R277-487-4. Retention of Student Data.**

212 (1) An LEA shall classify all student data collected in accordance with Section 63G-
213 2-604.

214 (2) An LEA shall retain and dispose of all student data in accordance with an
215 approved retention schedule.

216 (3) If no existing retention schedule governs student disciplinary records collected
217 by an LEA:

218 (a) An LEA may propose to the State Records Committee a retention schedule of
219 up to one year if collection of the data is not required by federal or state law or Board rule;
220 or

221 (b) An LEA may propose to the State Records Committee a retention schedule of
222 up to three years if collection of the data is required by federal or state law or Board rule,
223 unless a longer retention period is prescribed by federal or state law or Board rule.

224 (4) An LEA's retention schedules shall take into account the LEA's administrative
225 need for the data.

226 (5) Unless the data requires permanent retention, an LEA's retention schedules shall
227 require destruction or expungement of student data after the administrative need for the
228 data has passed.

229 (6) A parent or adult student may request that an LEA amend, expunge, or destroy
230 any record not subject to a retention schedule under Section 63G-2-604, and believed to
231 be:

232 (a) inaccurate;

233 (b) misleading; or

234 (c) in violation of the privacy rights of the student.

235 (7) An LEA shall process a request under Subsection (6) following the same
236 procedures outlined for a request to amend a student record in 34 CFR Part 99, Subpart
237 C.

238 **R277-487-[4]5. Transparency.**

239 (1) The Superintendent shall recommend policies for Board approval and model
240 policies for LEAs regarding student data systems.

241 (2) A policy prepared in accordance with Subsection (1) shall include provisions
242 regarding:

243 (a) accessibility by parents, students, and the public to student performance data;

244 (b) authorized purposes, uses, and disclosures of data maintained by the
245 Superintendent or an LEA;

246 (c) the rights of parents and students regarding their personally identifiable
247 information under state and federal law;

248 (d) parent, student, and public access to information about student data privacy and
249 the security safeguards that protect the data from unauthorized access and use; and

250 (e) contact information for parents and students to request student and public school
251 information from an LEA consistent with the law.

252 **R277-487-[5]6. Responsibilities of Chief Privacy Officer.**

253 (1) The Chief Privacy Officer:

254 (a) may recommend legislation, as approved by the Board, for additional data
255 security protections and the regulation of use of the data;

256 (b) shall supervise regular privacy and security compliance audits, following initiation
257 by the Board;

258 (c) shall have responsibility for identification of threats to data ~~[security]~~ privacy
259 protections;

260 (d) shall develop and recommend policies to the Board and model policies for LEAs
261 for:

262 (i) protection of personally identifiable student ~~[information]~~ data;

263 (ii) consistent wiping or destruction of devices when devices are discarded by public
264 education entities; and

265 (iii) appropriate responses to suspected or known breaches of data security
266 protections;

267 (e) shall conduct training for Board staff and LEAs on student privacy; and

268 (f) shall develop and maintain a metadata dictionary as required by Section 53~~A-1-~~
269 ~~4403~~E-9-302.

270 **R277-487-~~6~~7. Prohibition of Public Education Data Use for Marketing.**

271 Data maintained by the state, a school district, school, or other public education
272 agency or institution in the state, including data provided by contractors, may not be sold
273 or used for marketing purposes, or targeted advertising as defined in Subsection 53~~A-1-~~
274 ~~4402(26)~~E-9-301(22) except with regard to authorized uses of directory information not
275 obtained through a contract with an educational agency or institution.

276 **R277-487-~~7~~8. Public Education Research Data.**

277 (1) The Superintendent may provide limited or extensive data sets for research and
278 analysis purposes to qualified researchers or organizations.

279 (2) The Superintendent shall use reasonable methods to qualify researchers or
280 organizations to receive data, such as evidence that a research proposal has been
281 approved by a federally recognized Institutional Review Board or "IRB."

282 (3) The Superintendent may post aggregate de-identified student assessment data
283 to the Board website.

284 (4) The Superintendent shall ensure that personally identifiable student ~~[information]~~
285 data is protected.

286 (5) The Superintendent:

287 (a) is not obligated to fill every request for data and shall establish procedures to
288 determine which requests will be filled or to assign priorities to multiple requests;

289 (b) may give higher priority to requests that will help improve instruction in Utah's
290 public schools; and

291 (c) may charge a fee to prepare data or to deliver data, particularly if the preparation
292 requires original work.

293 (6) A researcher or organization shall provide a copy of the report or publication
294 produced using Board data to the Superintendent at least 10 business days prior to the
295 public release.

296 (7) Requests for personally identifiable student data that ~~[disclose student~~
297 ~~information]~~ may only be provided in accordance with Section 53[A-1-1409]E-9-308 and
298 FERPA, ~~[incorporated herein by reference,]~~ and may include:

299 (a) student data that are de-identified, meaning that a reasonable person in the
300 school community who does not have personal knowledge of the relevant circumstances
301 could not identify student(s) with reasonable certainty;

302 (b) agreements with recipients of student data where recipients agree not to report
303 or publish data in a manner that discloses students' identities; or

304 (c) release of student data, with appropriate binding agreements, for state or federal
305 accountability or for the purpose of improving instruction to specific student subgroups.

306 (8) Recipients of Board research data shall sign a confidentiality agreement, if
307 required by the Superintendent.

308 (9) Either the Board or the Superintendent may commission research or may
309 approve research requests.

310 (10) Request for records under Title 63G, Chapter 2, Government Records Access
311 and Management Act, are not subject to this Section R277-487-~~[7]~~8.

312 **~~[R277-487-8. Public Education Survey Data:~~**

313 ~~——(1) The Superintendent shall approve statewide education surveys administered~~
314 ~~with public funds through the Board or through a contract approved by the Board, as~~
315 ~~required under Section 53A-1-411.~~

316 ~~——(2) Data obtained from a statewide survey administered with public funds under~~
317 ~~Subsection (1) to the extent not subject to Section 53A-1-1405 are the property of the~~
318 ~~Board.~~

319 ~~——(3) The Superintendent shall make data obtained from a survey developed in~~
320 ~~accordance with Subsection (1) available only if the data is shared in such a manner as to~~
321 ~~protect the privacy of students and educators in accordance with federal and state law.]~~

322 **R277-487-9. CACTUS Data.**

323 (1) The Board maintains information on all licensed Utah educators in CACTUS,
324 including information classified as private, controlled, or protected under GRAMA.

325 (2) The Superintendent shall open a CACTUS file for a licensed Utah educator when
326 the individual initiates a Board background check.

327 (3) Authorized Board staff may update CACTUS data as directed by the
328 Superintendent.

329 (4) Authorized LEA staff may change demographic data and update data on
330 educator assignments in CACTUS for the current school year only.

331 (5) A licensed individual may view his own personal data, but may not change or
332 add data in CACTUS except under the following circumstances:

333 (a) A licensee may change the licensee's contact and demographic information at
334 any time;

335 (b) An employing LEA may correct a current educator's assignment data on behalf
336 of a licensee[-]; and

337 (c) A licensee may petition the Board for the purpose of correcting any errors in the
338 licensee's CACTUS file.

339 (6) The Superintendent shall include an individual currently employed by a public or
340 private school under a letter of authorization or as an intern in CACTUS.

341 (7) The Superintendent shall include an individual working in an LEA as a student
342 teacher in CACTUS.

343 (8) The Superintendent shall provide training and ongoing support to authorized
344 CACTUS users.

345 (9) For employment or assignment purposes only, authorized LEA staff members
346 may:

347 (a) access data on individuals employed by the LEA; or

348 (b) view specific limited information on job applicants if the applicant has provided
349 the LEA with a CACTUS identification number.

350 (10) CACTUS information belongs solely to the Board.

351 (g) The Superintendent may release data within CACTUS in accordance with the

352 provisions of Title 63G, Chapter 2, Government Records Access and Management Act.

353 **R277-487-10. Educator Evaluation Data.**

354 (1)(a) The Superintendent may provide classroom-level assessment data to
355 administrators and teachers in accordance with federal and state privacy laws.

356 (b) A [S] school administrator[s] shall share information requested by parents while
357 ensuring the privacy of individual personally identifiable student [information] data and
358 educator evaluation data.

359 (2) A school, LEA, the Superintendent, and the Board shall protect [†]individual
360 educator evaluation data [shall be protected at the school, LEA and state levels and, if
361 applicable, by the Board].

362 (3) An LEA shall designate employees who may have access to educator evaluation
363 records.

364 (4) An LEA may not release or disclose student assessment information that reveals
365 educator evaluation information or records.

366 (5) An LEA shall train employees in the confidential nature of employee evaluations
367 and the importance of securing evaluations and records.

368 **R277-487-11. Application to Third ~~[Party Contractors]~~ Parties.**

369 (1) The Board and LEAs shall set policies that govern a third party contractor's
370 access to personally identifiable student data and public school enrollment verification data
371 consistent with Section 53~~[A-1-1404]~~E-9-301, et seq.

372 (2) An LEA may release personally identifiable student [information] data and public
373 school enrollment verification data to a third party contractor if:

374 (a) the release is allowed by, and released in accordance with, Section 53~~[A-1-~~
375 ~~1409]~~E-9-308, ~~[and] FERPA, [incorporated herein by reference;]~~ and ~~[its] FERPA's~~
376 implementing regulations; and

377 (b) the LEA complies with the requirements of Subsection R277-487-3(6).

378 (4) All Board contracts shall include sanctions for contractors or third party providers
379 who violate provisions of state policies regarding unauthorized use and release of student

380 and employee data.

381 (5) The Superintendent shall recommend that LEA policies include sanctions for
382 contractors who violate provisions of federal or state privacy law and LEA policies regarding
383 unauthorized use and release of student and employee data.

384 **R277-487-12. Sharing Data With the Utah Registry of Autism and Developmental**
385 **Disabilities.**

386 (1) The Superintendent shall share personally identifiable student data with the Utah
387 Registry of Autism and Developmental Disabilities as required by Subsection 53E-9-
388 308(6)(b) through a written agreement designating the Utah Registry of Autism and
389 Developmental Disabilities as the authorized representative of the Board for the purpose
390 of auditing and evaluating federal and state supported education programs that serve
391 students with autism and other developmental disabilities.

392 (2) The agreement required by Subsection (1) shall include a provision that:

393 (a) the Utah Registry of Autism and Developmental Disabilities may not use
394 personally identifiable student data for any purpose not specified in the agreement;

395 (b) the Utah Registry of Autism and Developmental Disabilities shall flag all student
396 personally identifiable data received from the Board to:

397 (i) ensure that the data is not used for purposes not covered by the agreement; and

398 (ii) allow the Superintendent access to the data for auditing purposes;

399 (c) the Utah Registry of Autism and Developmental Disabilities may redisclose de-
400 identified data if:

401 (i) the de-identification is in accordance with HIPPA's safe harbor standard;

402 (ii) the de-identification is in accordance with Board rule; and

403 (iii) the Utah Registry of Autism and Development Disabilities annually provides the
404 Superintendent with a description and the results of all projects and research undertaken
405 using de-identified student data; and

406 (d) the Utah Registry of Autism and Developmental Disabilities shall allow an on-site
407 audit conducted by the Superintendent to monitor for compliance with this rule no less than

408 once per year.

409 (3) The Superintendent shall maintain a record of all personally identifiable student
410 data shared with the Utah Registry of Autism and Developmental Disabilities in accordance
411 with 34 C.F.R. 99.32.

412 (4)(a) A parent of a child whose personally identifiable student data was shared with
413 the Utah Registry of Autism and Developmental Disabilities has the right to access the
414 exact records disclosed.

415 (b) A parent identified in Subsection (4)(a) has the right to contest and seek to
416 amend any data that is inaccurate, misleading, or otherwise in violation of the privacy rights
417 of the student.

418

419 **R277-487-~~142~~13. Annual Reports by Chief Privacy Officer.**

420 (1) The Chief Privacy Officer shall submit to the Board an annual report regarding
421 student data.

422 (2) The public report shall include:

423 (a) information about the implementation of this rule;

424 (b) information about the approved research studies ~~[begun or planned]~~ using
425 personally identifiable student information and data;

426 (c) identification of significant threats to student data privacy and security;

427 (d) a summary of data system audits; and

428 (e) recommendations for further improvements specific to student data security and
429 the systems that are necessary for accountability in Board rules or legislation.

430 **R277-487-~~143~~14. Data Security and Privacy Training for Educators.**

431 (1) The Superintendent shall develop a student and data security and privacy
432 training for educators.

433 (2) The Superintendent shall make the training developed in accordance with
434 Subsection (1) available through UEN.

435 (3) Beginning in the 2018-19 school year, an educator shall complete the training

436 developed in accordance with Subsection (1) as a condition of re-licensure.

437 **KEY: students, records, confidentiality**

438 **Date of Enactment or Last Substantive Amendment: July 10, 2017**

439 **Notice of Continuation: November 14, 2014**

440 **Authorizing, and Implemented, or Interpreted Law: Art X Sec 3; ~~53A-13-301(4);~~**

441 **~~53A-1-401; 53A-1-411; 53A-8a-410(4)~~ 53E-9-302; 53E-3-401; 53G-11-511.**