ANNUAL NOTICE

The Family Educational Rights and Privacy Act (FERPA) affords parents and students over 18 years of age ("eligible students") certain rights with respect to the student's education records. They are:

1. The right to inspect and review the student's education records within 45 days of the day the district receives a request for access.

   Parents or eligible students should submit to the school principal (or appropriate school official) a written request that identifies the record(s) they wish to inspect. The principal will make arrangements for access and notify the parent or eligible student of the time and place where the records may be inspected.

2. The right to request the amendment of the student's education records that the parent or eligible student believes are inaccurate or misleading or in violation of the student's privacy rights.

   Parents or eligible students may ask the school district to amend a record that they believe is inaccurate or misleading. They should write the school principal, clearly identify the part of the record they want changed, and specify why it is inaccurate or misleading.

   If the district decides not to amend the record as requested by the parent or eligible student, the district will notify the parent or eligible student of the decision and advise them of their right to a hearing regarding the request for amendment. Additional information regarding the hearing procedures will be provided to the parent or eligible student when notified of the right to a hearing.

3. The right to consent to disclosures of personally identifiable information contained in the student's education records, except to the extent that FERPA authorizes disclosure without consent.

   Upon request, the district discloses education records without consent to officials of another school district in which a student seeks or intends to enroll. (Note: FERPA requires a school district to make a reasonable attempt to notify the parent or eligible student of the records request unless it states in its annual notification that it intends to forward records on request.)

   Upon request, the district discloses educational records without consent to a caseworker or other representative of a State or local child welfare agency or tribal organization authorized to access a student’s case plan when the agency or organization is legally responsible for the care and protection of the student.

   Upon request, the district discloses educational records without consent pursuant to a judicial order or subpoena in specified types of judicial proceedings (child abuse and neglect and dependency matters) in which a parent is involved.

4. The right to inform the school district that the parent does not want directory information, as defined below, to be released. Any student eighteen years old or older or parent or guardian of a student 17 years or younger not wanting this
information released to the public must make objection in writing by the second Friday of September to the principal. The objection needs to be renewed annually.

STUDENT’S NAME, ADDRESS, AND TELEPHONE NUMBER; GRADE LEVEL; PARTICIPATION IN OFFICIALLY RECOGNIZED ACTIVITIES AND SPORTS; WEIGHT AND HEIGHT OF MEMBERS OF ATHLETIC TEAMS; DEGREES AND AWARDS RECEIVED; AND PHOTOGRAPH AND OTHER LIKENESS IN STILL PICTURES OR VIDEOTAPE.

5. The right to file a complaint with the U.S. Department of Education concerning alleged failures by the district to comply with the requirements of FERPA. The name and address of the office that administers FERPA is:


6. The School District may share any information with the agencies contained in a student’s permanent record which is directly related to the juvenile justice system’s ability to effectively serve the student. Prior to adjudication information contained in the permanent record may be disclosed by the school district to the agencies without parental consent or court order. Information contained in a student’s permanent record may be disclosed by the School District to the agencies after adjudication only with parental consent or a court order. Information shared pursuant to the agreement is used solely for determining the programs and services appropriate to the needs of the student or student’s family or coordinating the delivery of programs and services to the student or student’s family.

Information shared under the agreement is not admissible in any court proceedings which take place prior to a disposition hearing, unless written consent is obtained from a student’s parent, guardian, or legal or actual custodian. Confidential information shared between the school district and the agencies will remain confidential and will not be shared with any other person, unless otherwise provided by law.

The purpose of the agreement is to allow for the sharing of information prior to a student’s adjudication in order to promote and collaborate between the school district and the agencies to improve school safety, reduce alcohol and illegal drug use, reduce truancy, reduce in-school and out-of-school suspensions, and to support alternatives to in-school and out-of-school suspensions and expulsions which provide structured and well supervised educational programs supplemented by coordinated and appropriate services designed to correct behaviors that lead to truancy, suspension, and expulsions and to support students in successfully completing their education.

Agencies will contact the principal of the school where the student is currently or was enrolled. The principal will forward copies of the records within 10 business days of the request.

ADOPTED: 8/4/00
5/11/01
12/5/02
6/1/09

Reviewed: 6/3/04, 5/27/08, 3/12/13, 6/9/14, 5/2/19