

1050 Main Street Roseville, CA 95678 Phone (916) 771-1645 Fax (916) 771-1650

Laura Assem, Director of Technology

## Vendor Statement of Compliance Data Privacy and Protection

This agreement is entered into between the Roseville City School District ("LEA" or "District") and

Pear Dec	ck ("Service Provider") on 04/03/2020 ("Effective Date").
<b>WHERE</b> A services;	<b>AS</b> , the LEA and the Service Provider entered into an agreement for Educational Technology
including but no	<b>AS</b> , the LEA is a California public entity subject to all state and federal laws governing education, t limited to California Assembly Bill 1584 ("AB 1584"), the California Education Code, the Privacy and Protection Act ("COPPA"), and the Family Educational Rights and Privacy Act
	<b>AS</b> , AB 1584 requires, in part, that any agreement entered into, renewed or amended after January a local education agency and a third-party service provider must include certain terms;
NOW, THEREFO	<b>PRE,</b> the Parties agree as follows:
Section I: Gener	ral - All Data
unless sp informat administ informat	<b>ORD SECURITY.</b> All passwords are considered secure. Vendors may not disseminate any passwords pecifically directed by Educational or Technology Services management. Vendors will not provide ion concerning Admin accounts (ROOT Admin, container Admin, local NT administrator or Domain rator) or their equivalent to any persons. District personnel ONLY will disseminate this ion. Vendors will never create "back door" or "generic" user accounts on any systems unless lly directed to do so by LEA management.
Agree: Y	Yes  No  No
routers,	<b>SECURITY.</b> Unauthorized access to or modification of District systems including file servers, switches, NDS and Internet services is prohibited. Any attempt to bypass or subvert any District system, both hardware, and software is prohibited.
Agree: \	Yes  No  No
3 PRIVACY	V. The vendor will adhere to all provisions of the Federal Family Educational Rights and Privacy Act

Services management and state and federal law.

Agree: Yes 

No

(FERPA, 20 U.S.C. 123g), California Education Code and district policies regarding the protection and

confidentiality of data. At all times, the vendor will consider all data collected in the course of their duties to be protected and confidential. Release of this data can only be authorized by Technology & Information



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### **Section I: General - All Data** (Continued)

4.	<b>REUSE</b> : Vendors shall not copy, duplicate, sell, repackage or use for demonstration purposes any Roseville City School District data without the prior, written consent of Educational or Technology Services management.  Agree: Yes No
5.	<b>TRANSPORT</b> : Vendor must provide a secure channel (S/FTP, HTTPS, SSH, VPN, etc) for the District to "push" data to the vendor and to extract data as required. Vendors will not have direct access to District systems and will not "pull" data at any time.  Agree: Yes No
6.	<b>EXTERNAL SECURITY:</b> Vendor must attach to this document reasonable evidence that their system is secure from external hacking and attacks. Devices such as firewalls and technologies such as NAT are the minimum requirements. Active IDS or similar technology is preferred.  Agree: Yes No
7.	INTERNAL SECURITY: Vendors must attach to this document reasonable evidence that their system is secure from internal hacking and attacks. Describe the interactions vendor personal (or their representatives) will have directly with District data. How is uploaded data from the District handled and processed? Who has access to this data? What happens to the data after the upload is complete? What security safeguards are in place to protected unauthorized access to District data? How are backup performed and who has access to and custody of the backup media? How long are backup maintained; what happens to the District data once the backup is "expired"? If any data is printed, what happens to these hard copy records?  Agree: Yes   No
8.	<b>DISTRICT ACCESS:</b> Vendor must provide a secure means (see Item 5 above) for the District to extract ALL data from the vendor system. This can either be an online extraction tool or a vendor-provided extract as needed by the District (not to exceed quarterly). Describe the means and format of the data (delimited,

Agree: Yes 

No

Excel, MDB, SQL Dump).

Agree: Yes No No

9. **TERMINATION:** Upon termination of this agreement as provided herein, the vendor will permanently

certify the destruction of LEA data within 90 days of contract termination.

delete all customer data from their system as allowed by state and federal law. Vendor may be required to



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### Section II: AB1584 Compliance - Student Information Only

	Agree: Yes  No
2.	Vendor must attach to this document a description of how student-created content can be exported and/or transferred to a personal account.  Agree: Yes   No
3.	Vendor is prohibited from allowing third-parties access to student information beyond those purposes defined in the contract.  Agree: Yes   No
4.	Vendor must attach to this document a description of how parents, legal guardians and students can review and correct their personally identifiable information.  Agree: Yes   No
5.	Vendor will attach to this document evidence how student data is kept secure and confidential.  Agree: Yes   No
6.	Vendor will attach to this document a description of procedures for notifying affected parents, legal guardians or eligible students when there is an unauthorized disclosure of student records.  Agree: Yes   No
7.	Vendor certifies that student records will not be retained or available to a third party once the contract has expired or is canceled (See Page 2, Item 9).  Agree: Yes   No
8.	Vendor will attach to this document a description of how they and any third party affiliates comply with FERPA.  Agree: Yes   No
9.	Vendor and its agents or third parties are prohibited from using personally identifiable information from student records to target advertising to students  Agree: Yes No

1. Vendor agrees that the Roseville City School District retains ownership and control of all student data.



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## Section III: SB 1177 SOPIPA Compliance - Student Information Only

Signatu	ıre, Date		Signature, Date (Roseville City School District)			
5.An	12/82	4/3/2020	Jam Clam			
Print Name			Print Name (Roseville City School District)			
Anth	ony Showal	lter, COO	Laura Assem, 4/3/2020			
As an a	authorized repr	resentative of my organization,	I accept the conditions listed in this document.			
	Agree: Yes	No 🔘				
7.		disclose student information verses to educational agencies.	when required by law, for legitimate research purposes and for			
	Agree: Yes	No 🔘				
6.	Vendors must delete district-controlled student information when requested by the District.					
	Agree: Yes					
5.	Vendors must attach to this document evidence of how student information is protected through reasonable security procedures and practices.					
	Agree: Yes	No 🔘				
4.	Vendors canno		unless for legal, regulatory, judicial, safety or operational			
	Agree: Yes	No 🔘				
3.	Vendors canno	ot sell student information.				
	Agree: Yes	No 🔘				
2.	Vendors canno contract.	ot create a profile for a studen	except for school purposes as defined in the executed			
	Agree: Yes	No 🔘				
1.	Vendors canno students.	ot target advertising on their v	vebsite or any other website using information acquired from			



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### **EXHIBITS**

ection 1.6: External Security	
Pear Deck service is hosted and protected by Google Cloud Computir	าg

### **Section 1.7: Internal Security**

There are only 2 team member at Pear Deck who can access this data and they will only do so for troubleshooting purposes with schools and teachers.

### **Section II.2: Exporting of Student-Created Content**

Data exports can be requested by emailing privacy@peardeck.com

### Section II.4: Review and Correcting Personally Identifiable Information (PII)

Pear Deck does not collect Personally Identifiable Information outside of whatever the school district chooses to add to the student's Office365 or Google Account. Therefore, parents should review any PII by requesting a review of the information stored in their Office365 or Google Account. Questions should be directed to privacy@peardeck.com



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### **EXHIBITS**

#### **Section II.5: Securing Student Data**

ear Deck does not store any type of highly sensitive student records such as correct answers, grades, health, academic performance, or attendance. These answers are stored securely and encyrpted in transit.

#### **Section II.6: Disclosure Notification**

In the event of a security breach, Pear Deck will immediately notify ALL users of the app via email and in-app messages and immediately disclose the scope of the breach.

#### Section II.8: Family Educational Rights and Privacy Act (FERPA) Compliance

Pear Deck is FERPA compliant in part because we do not store any protected sensitive information from students. Per our privacy policy, parental requests to review student information may be made to privacy@peardeck.com and we will reply within 45 days.

Further, as a signatory of the Student Privacy Pledge, Pear Deck must review our policies annually to re-affirm our standing there.

#### Section III.5: How Student Data is Protected:

Pear Deck does not store any type of highly sensitive student records such as correct answers, grades, health, academic performance, or attendance. We do store student answers generated during a presentation in order to show them to the student 's teacher. These answers are stored securely and encyrpted in transit. There are only 2 team member at Pear Deck who can access this data and they will only do so for troubleshooting purposes with schools and teachers.