As Introduced

134th General Assembly

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Representative Koehler

Cosponsors: Representatives Click, Davis, Schmidt, Seitz, Stewart

A BILL

To amend sections 149.381 and 3319.321 of the	1
Revised Code to prohibit the sharing of public	2
school student directory information without	3
written consent.	4

BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF OHIO:

Section 1. That sections 149.381 and 3319.321 of the	5
Revised Code be amended to read as follows:	6
Sec. 149.381. (A) As used in this section, "records	7
commission" means a records commission created under section	8
149.39 of the Revised Code, a school district records commission	9
and an educational service center records commission created	10
under section 149.41 of the Revised Code, a library records	11
commission created under section 149.411 of the Revised Code, a	12
special taxing district records commission created under section	13
149.412 of the Revised Code, and a township records commission	14
created under section 149.42 of the Revised Code.	15
(B) When a records commission has approved an application	16
(b) when a records commission has approved an appreacton	-
for one-time disposal of obsolete records or any schedule of	17

records retention and disposition, the records commission shall

send that application or schedule to the Ohio history connection 19 for its review. The Ohio history connection shall review the 20 application or schedule within a period of not more than sixty 21 days after its receipt of it. During the sixty-day review 22 period, the Ohio history connection may select for its custody 23 from the application for one-time disposal of obsolete records 24 any records it considers to be of continuing historical value, 25 and shall denote upon any schedule of records retention and 26 disposition the records for which the Ohio history connection 27 will require a certificate of records disposal prior to their 28 disposal. 29

(C) Upon completion of its review, the Ohio history connection shall forward the application for one-time disposal of obsolete records or the schedule of records retention and disposition to the auditor of state for the auditor of state's approval or disapproval. The auditor of state shall approve or disapprove the application or schedule within a period of not more than sixty days after receipt of it.

(D) Before public records are to be disposed of pursuant to an approved schedule of records retention and disposition, the records commission shall inform the Ohio history connection of the disposal through the submission of a certificate of records disposal for only the records required by the schedule to be disposed of, and shall give the Ohio history connection the opportunity for a period of fifteen business days to select for its custody those public records, from the certificate submitted, that it considers to be of continuing historical value.

(E) The Ohio history connection may not review or selectfor its custody any of the following:48

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(1) Records the release of which is prohibited by section 49 149.432 of the Revised Code. 50 (2) Records containing personally identifiable information 51 concerning any pupil attending a public school other than 52 directory information, as defined in section 3319.321 of the 53 Revised Code, without the written consent of the parent, 54 quardian, or custodian of each such pupil who is less than 55 eighteen years of age, or without the written consent of each 56 such pupil who is eighteen years of age or older. 57

(3) Records the release of which would, according to the"Family Educational Rights and Privacy Act of 1974," 88 Stat.571, 20 U.S.C. 1232g, disqualify a school or other educationalinstitution from receiving federal funds.

Sec. 3319.321. (A) No person shall release, or permit 62 access to, the directory information concerning any students 63 attending a public school to any person or group for use in a 64 profit-making plan or activity. Notwithstanding division (B)(4) 65 of section 149.43 of the Revised Code, a person may require 66 disclosure of the requestor's identity or the intended use of 67 the directory information concerning any students attending a 68 public school to ascertain whether the directory information is 69 for use in a profit-making plan or activity. 70

71 (B) No person shall release, or permit access to, personally identifiable information other than directory 72 information concerning any student attending a public school, 73 for purposes other than those identified in division (C), (E), 74 (G), or (H) of this section, without the written consent of the 75 parent, quardian, or custodian of each such student who is less 76 than eighteen years of age, or without the written consent of 77 each such student who is eighteen years of age or older. 78

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(1) For purposes of this section, "directory information"
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includes a student's name, address, telephone listing, date and
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place of birth, major field of study, participation in
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officially recognized activities and sports, weight and height
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of members of athletic teams, dates of attendance, date of
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graduation, and awards received.

(2) (a) Except as provided in division (B) (2) (b) of this 85 section, no school district board of education shall impose any 86 restriction on the presentation of directory information that it 87 has designated as subject to release in accordance with the-88 "Family Educational Rights and Privacy Act of 1974," 88 Stat. 89 571, 20 U.S.C. 1232q, as amended, to representatives of the 90 armed forces, business, industry, charitable institutions, other 91 employers, and institutions of higher education unless such 92 restriction is uniformly imposed on each of these types of-93 representatives, except that if a student eighteen years of age 94 or older or a student's parent, guardian, or custodian has-95 informed the board that any or all such information should not 96 be released without such person's prior written consent, the 97 board shall not release that information without such person's 98 prior written consent. 99

100 (b) The names and addresses of students in grades ten through twelve shall be released to a recruiting officer for any 101 branch of the United States armed forces who requests such-102 information, except that such data shall not be released if the 103 student or student's parent, guardian, or custodian submits to 104 the board a written request not to release such data. (2) Any 105 data directory information received by a recruiting officer for 106 any branch of the United States armed forces shall be used 107 solely for the purpose of providing information to students 108 regarding military service and shall not be released to any 109

person other than individuals within the recruiting services of 110 the armed forces. 111 (3) Except for directory information and except as 112 provided in division (E), (G), or (H) of this section, 113 information covered by this section that is released shall only 114 be transferred to a third or subsequent party on the condition 115 that such party will not permit any other party to have access 116 to such information without written consent of the parent, 117 quardian, or custodian, or of the student who is eighteen years 118 of age or older. 119 (4) Except as otherwise provided in this section, any 120 parent of a student may give the written parental consent 121 required under this section. Where parents are separated or 122 divorced, the written parental consent required under this 123 section may be obtained from either parent, subject to any 124 agreement between such parents or court order governing the 125 rights of such parents. In the case of a student whose legal 126 guardian is in an institution, a person independent of the 127

institution who has no other conflicting interests in the case128shall be appointed by the board of education of the school129district in which the institution is located to give the written130parental consent required under this section.131

(5) (a) A parent of a student who is not the student's 132 residential parent, upon request, shall be permitted access to 133 any records or information concerning the student under the same 134 terms and conditions under which access to the records or 135 information is available to the residential parent of that 136 student, provided that the access of the parent who is not the 137 residential parent is subject to any agreement between the 138 parents, to division (F) of this section, and, to the extent 139 described in division (B) (5) (b) of this section, is subject to140any court order issued pursuant to section 3109.051 of the141Revised Code and any other court order governing the rights of142the parents.143

(b) If the residential parent of a student has presented 144 the keeper of a record or information that is related to the 145 student with a copy of an order issued under division (H)(1) of 146 section 3109.051 of the Revised Code that limits the terms and 147 conditions under which the parent who is not the residential 148 parent of the student is to have access to records and 149 information pertaining to the student or with a copy of any 150 other court order governing the rights of the parents that so 151 limits those terms and conditions, and if the order pertains to 152 the record or information in question, the keeper of the record 153 or information shall provide access to the parent who is not the 154 residential parent only to the extent authorized in the order. 155 If the residential parent has presented the keeper of the record 156 or information with such an order, the keeper of the record 157 shall permit the parent who is not the residential parent to 158 have access to the record or information only in accordance with 159 the most recent such order that has been presented to the keeper 160 by the residential parent or the parent who is not the 161 residential parent. 162

(C) Nothing in this section shall limit the administrative 163 use of public school records by a person acting exclusively in 164 the person's capacity as an employee of a board of education or 165 of the state or any of its political subdivisions, any court, or 166 the federal government, and nothing in this section shall 167 prevent the transfer of a student's record to an educational 168 institution for a legitimate educational purpose. However, 169 except as provided in this section, public school records shall 170

not be released or made available for any other purpose. 171 Fingerprints, photographs, or records obtained pursuant to 172 section 3313.96 or 3319.322 of the Revised Code, or pursuant to 173 174 division (E) of this section, or any medical, psychological, guidance, counseling, or other information that is derived from 175 the use of the fingerprints, photographs, or records, shall not 176 be admissible as evidence against the minor who is the subject 177 of the fingerprints, photographs, or records in any proceeding 178 in any court. The provisions of this division regarding the 179 administrative use of records by an employee of the state or any 180 of its political subdivisions or of a court or the federal 181 government shall be applicable only when the use of the 182 information is required by a state statute adopted before 183 November 19, 1974, or by federal law. 184

(D) A board of education may require, subject to division
 (E) of this section, a person seeking to obtain copies of public school records to pay the cost of reproduction and, in the case of data released under division (B) (2) (b) of this section, to pay for any mailing costs, which payment shall not exceed the actual cost to the school.

(E) A principal or chief administrative officer of a 191 public school, or any employee of a public school who is 192 authorized to handle school records, shall provide access to a 193 student's records to a law enforcement officer who indicates 194 that the officer is conducting an investigation and that the 195 student is or may be a missing child, as defined in section 196 2901.30 of the Revised Code. Free copies of information in the 197 student's record shall be provided, upon request, to the law 198 enforcement officer, if prior approval is given by the student's 199 parent, quardian, or legal custodian. Information obtained by 200 the officer shall be used solely in the investigation of the 201

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case. The information may be used by law enforcement agency202personnel in any manner that is appropriate in solving the case,203including, but not limited to, providing the information to204other law enforcement officers and agencies and to the bureau of205criminal identification and investigation for purposes of206computer integration pursuant to section 2901.30 of the Revised207Code.208

209 (F) No person shall release to a parent of a student who is not the student's residential parent or to any other person, 210 211 or permit a parent of a student who is not the student's 212 residential parent or permit any other person to have access to, any information about the location of any elementary or 213 secondary school to which a student has transferred or 214 information that would enable the parent who is not the 215 student's residential parent or the other person to determine 216 the location of that elementary or secondary school, if the 217 elementary or secondary school to which the student has 218 transferred and that requested the records of the student under 219 section 3313.672 of the Revised Code informs the elementary or 220 secondary school from which the student's records are obtained 221 that the student is under the care of a shelter for victims of 222 domestic violence, as defined in section 3113.33 of the Revised 223 Code. 224

(G) A principal or chief administrative officer of a 225 public school, or any employee of a public school who is 226 authorized to handle school records, shall comply with any order 227 issued pursuant to division (D)(1) of section 2151.14 of the 228 Revised Code, any request for records that is properly made 229 pursuant to division (D)(3)(a) of section 2151.14 or division 230 (A) of section 2151.141 of the Revised Code, and any 231 determination that is made by a court pursuant to division (D) 232

(3) (b) of section 2151.14 or division (B) (1) of section 2151.141 233 of the Revised Code. 234 (H) Notwithstanding any provision of this section, a 235 principal of a public school, to the extent permitted by the 236 "Family Educational Rights and Privacy Act of 1974," shall make 237 the report required in section 3319.45 of the Revised Code that 238 a pupil committed any violation listed in division (A) of 239 section 3313.662 of the Revised Code on property owned or 240 controlled by, or at an activity held under the auspices of, the 241 242 board of education, regardless of whether the pupil was sixteen years of age or older. The principal is not required to obtain 243 the consent of the pupil who is the subject of the report or the 244 consent of the pupil's parent, guardian, or custodian before 245 making a report pursuant to section 3319.45 of the Revised Code. 246

Section 2. That existing sections 149.381 and 3319.321 of 247 the Revised Code are hereby repealed. 248