1 ENGROSSED SENATE AMENDMENTS ТΟ ENGROSSED HOUSE BILL NO. 2784 By: Strohm of the House 3 and 4 Stanislawski of the Senate 5 6 7 An Act relating to schools; amending 70 O.S. 2011, Section 24-114, which relates to student records; 8 deleting requirement to prepare and file duplicate 9 copies of certain student records; deleting requirement to file and permanently retain original 10 copies of student records; directing school districts to compile, maintain and regulate student records in certain manner; authorizing school districts to store 11 records in electronic or paper format; requiring 12 student transcripts to be maintained for certain time period; defining transcripts; directing school 1.3 districts to review and destroy certain unnecessary information; providing for certain notification; 14 requiring disposal of certain records within certain time period after graduation, transfer or withdrawal 15 of a student; requiring certain notification and opportunity to copy information; providing an 16 effective date; and declaring an emergency. 17 18 19 AMENDMENT NO. 1. Page 3, lines 3 through 13, by deleting subsection D in its entirety and by relettering subsequent 20 subsections 21 AMENDMENT NO. 2. Page 3, line 18, delete all language after the period through the period on Page 4, Line 2 and 22 insert, "The State Board of Education shall promulgate rules regarding notification to parents 23 or guardians of a student or the student if he or she is eighteen (18) years of age or older of

destruction of the records."

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1	and amend the title to conform
2	Passed the Senate the 19th day of April, 2016.
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4	Presiding Officer of the Senate
5	Presiding Officer of the Senate
6	Passed the House of Representatives the day of,
7	2016.
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10	Presiding Officer of the House of Representatives
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1 ENGROSSED HOUSE BILL NO. 2784 By: Strohm of the House 2 and 3 Stanislawski of the Senate 4 5 6 7 An Act relating to schools; amending 70 O.S. 2011, Section 24-114, which relates to student records; deleting requirement to prepare and file duplicate 8 copies of certain student records; deleting 9 requirement to file and permanently retain original copies of student records; directing school districts 10 to compile, maintain and regulate student records in certain manner; authorizing school districts to store records in electronic or paper format; requiring 11 student transcripts to be maintained for certain time 12 period; defining transcripts; directing school districts to review and destroy certain unnecessary 1.3 information; providing for certain notification; requiring disposal of certain records within certain 14 time period after graduation, transfer or withdrawal of a student; requiring certain notification and 15 opportunity to copy information; providing an effective date; and declaring an emergency. 16 17 18 19 BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA: 20 SECTION 1. 70 O.S. 2011, Section 24-114, is AMENDATORY 21 amended to read as follows: 22 Section 24-114. A. The governing board of education of each 23 school district in Oklahoma shall require every public school within 24

its jurisdiction to prepare duplicate copies of individual

scholastic and other permanent records relating to each pupil enrolled. The duplicate of said records shall be filed in a building separate and apart from the building where the original copy is filed or shall be filed in a fireproof vault designed for the purpose of protecting permanent records. The original copy of said records shall be filed and permanently retained by the respective public schools of this state compile and maintain both temporary and permanent records of students enrolled in the district and regulate access, disclosure or communication of information contained in the student records in a manner consistent with state and federal law.

- B. School districts may store all documents and information in student records either electronically or in paper format. Records shall be stored, backed up and secured in accordance with standards and protocol developed by the State Board of Education.
- C. The transcript of a student shall be maintained by the school district for not less than eighty (80) years following the graduation, transfer or withdrawal from the district of the student.

 For purposes of this subsection, a transcript means the permanent academic record of a student and shall include the name, address, telephone listing and date and place of birth of the student, an inventory of courses taken, all grades received, grade-point averages or class rank, all academic and extracurricular honors and

awards received, all degrees conferred and extracurricular or afterschool activities.

D. During the time a student is enrolled in a school district a designee of the district shall periodically review and destroy information contained in student records that is no longer necessary to provide educational services to a student. The parent or guardian of the affected student or the student if the student is eighteen (18) years of age or older shall be notified in writing not less than sixty (60) days prior to the date established for destruction of the information and shall be given an opportunity to receive the information or a copy of it prior to its destruction. A copy of the notice shall be placed in the temporary record of the student.

E. Except for the transcript records as defined in subsection C of this section, school districts shall dispose of information in a student record at a time selected by the district that is between five (5) years and seven (7) years after the student has graduated, transferred or withdrawn from the district. School districts shall give public written notice that student record information will be disposed of five (5) to seven (7) years after the student has graduated, transferred or withdrawn from the district. The notice shall also state that a copy of the information will be provided to the parents or guardian of a student or the student if the student

1	is eighteen (18) years of age or older if requested prior to the
2	date of disposal.
3	SECTION 2. This act shall become effective July 1, 2016.
4	SECTION 3. It being immediately necessary for the preservation
5	of the public peace, health and safety, an emergency is hereby
6	declared to exist, by reason whereof this act shall take effect and
7	be in full force from and after its passage and approval.
8	Passed the House of Representatives the 7th day of March, 2016.
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10	Presiding Officer of the House
11	of Representatives
12	December the day of 2016
13	Passed the Senate the day of, 2016.
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15	Presiding Officer of the Senate
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