2628

2015-2016 Regular Sessions

IN ASSEMBLY

January 20, 2015

Introduced by M. of A. SIMOTAS, ROSENTHAL, OTIS, LAVINE -- read once and referred to the Committee on Education

AN ACT to amend the education law, in relation to enacting the "K12 student privacy and cloud computing act" to prohibit service providers who offer cloud computing services to primary and secondary educainstitutions from processing student data for commercial tional purposes

THE PEOPLE OF THE STATE OF NEW YORK, REPRESENTED IN SENATE AND ASSEM-BLY, DO ENACT AS FOLLOWS:

1 Section 1. Short title. This act shall be known and may be cited as the "K12 student privacy and cloud computing act".

3 S 2. Legislative findings. The legislature hereby finds and declares:

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1. Cloud computing services enable convenient, on-demand network 4 a shared pool of configurable computing resources (including 5 access to 6 networks, servers, storage, applications, and services) that can be 7 rapidly provisioned and released with minimal management effort or service provider interaction; 8

2. Cloud computing services offer tremendous potential to educational 9 10 in terms of helping consolidate technical infrastructure, institutions 11 reducing energy and capital costs, increasing collaboration through "anytime-anywhere" access to applications and information, and realizing 12 13 efficiencies, network resilience, and flexible deployment; and

14 3. Cloud computing service providers hold the potential to invade the 15 privacy of students by tracking students' online activities for commer-16 cial purposes, such as delivering behaviorally targeted advertising or otherwise improving advertising services that the service provider may 17 offer in connection with or separate from the services it offers to the 18 19 educational institution.

20 In light of the foregoing, the legislature deems it necessary to 21 ensure that when an educational institution engages a cloud computing 22 service provider to process student data, that the service provider uses student data only for the benefit of the educational institution and 23 use such data for the service provider's own commercial 24 does not 25 purposes.

EXPLANATION--Matter in ITALICS (underscored) is new; matter in brackets [] is old law to be omitted.

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S 3. The education law is amended by adding a new section 756 to read 1 2 as follows: S 756. STUDENT PRIVACY AND CLOUD COMPUTING. 1. DEFINITIONS. FOR THE 3 4 PURPOSES OF THIS SECTION, THE FOLLOWING TERMS SHALL HAVE THE FOLLOWING 5 MEANINGS: 6 "CLOUD COMPUTING SERVICE" SHALL MEAN A SERVICE THAT ENABLES (A) 7 CONVENIENT, ON-DEMAND NETWORK ACCESS TO A SHARED POOL OF CONFIGURABLE 8 COMPUTING RESOURCES TO PROVIDE A STUDENT, TEACHER OR STAFF MEMBER 9 ACCOUNT-BASED PRODUCTIVITY APPLICATIONS SUCH AS EMAIL, DOCUMENT STORAGE 10 DOCUMENT EDITING THAT CAN BE RAPIDLY PROVISIONED AND RELEASED WITH AND 11 MINIMAL MANAGEMENT EFFORT OR CLOUD COMPUTING SERVICE PROVIDER INTER-ACTION. 12 13 SERVICE PROVIDER" SHALL MEAN AN ENTITY, OTHER (B) "CLOUD COMPUTING 14 THAN AN EDUCATIONAL INSTITUTION, THAT OPERATES A CLOUD COMPUTING SERVICE. 15 16 (C) "EDUCATIONAL INSTITUTION" SHALL MEAN ANY PUBLIC OR NONPUBLIC 17 SCHOOL, CHARTER SCHOOL, SCHOOL DISTRICT OR BOARD OF COOPERATIVE EDUCA-TIONAL SERVICES SERVING STUDENTS IN GRADES KINDERGARTEN THROUGH TWELFTH 18 19 GRADE. 20 (D) "PERSON" SHALL MEAN INDIVIDUAL, PARTNERSHIP, CORPORATION, ASSOCI-21 ATION, COMPANY OR ANY OTHER LEGAL ENTITY. 22 "PROCESS" OR "PROCESSING" SHALL MEAN TO USE, ACCESS, MANIPULATE, (E) SCAN, MODIFY, TRANSFORM, DISCLOSE, STORE, TRANSMIT, TRANSFER, RETAIN, 23 24 AGGREGATE, OR DISPOSE OF STUDENT DATA. 25 "STUDENT DATA" SHALL MEAN ANY INFORMATION OR MATERIALS IN ANY (F) 26 MEDIA OR FORMAT CREATED OR PROVIDED BY: (I) A STUDENT IN THE COURSE OF 27 THE STUDENT'S USE OF THE CLOUD COMPUTING SERVICE; OR (II) AN EMPLOYEE OR 28 AGENT OF THE EDUCATIONAL INSTITUTION THAT IS RELATED TO A STUDENT. IN 29 EACH CASE THE TERM "STUDENT DATA" SHALL INCLUDE, BUT NOT BE LIMITED ΤO THE NAME, ELECTRONIC MAIL ADDRESS, POSTAL ADDRESS, PHONE NUMBER, EMAIL 30 MESSAGE, WORD PROCESSING DOCUMENTS, UNIQUE IDENTIFIERS, METADATA, OF A 31 32 STUDENT, OR ANY AGGREGATIONS OR DERIVATIVES THEREOF. 33 PROHIBITION ON THE USE OF STUDENT DATA. ANY PERSON WHO, WITH KNOW-2. LEDGE THAT STUDENT DATA WILL BE PROCESSED, PROVIDES A CLOUD COMPUTING 34 TO AN EDUCATIONAL INSTITUTION, IS PROHIBITED FROM USING THAT 35 SERVICE CLOUD COMPUTING SERVICE TO PROCESS STUDENT DATA FOR ANY SECONDARY USES 36 37 THAT BENEFIT THE CLOUD COMPUTING SERVICE PROVIDER OR ANY THIRD PARTY, 38 INCLUDING, BUT NOT LIMITED TO, ONLINE BEHAVIORAL ADVERTISING, CREATING 39 OR CORRECTING AN INDIVIDUAL OR HOUSEHOLD PROFILE PRIMARILY FOR THE CLOUD 40 COMPUTING SERVICE PROVIDER'S OR ANY THIRD PARTY'S BENEFIT, THE SALE OF THE DATA FOR ANY COMMERCIAL PURPOSE, OR ANY OTHER SIMILAR COMMERCIAL 41 FOR-PROFIT ACTIVITY; PROVIDED, HOWEVER, A CLOUD COMPUTING SERVICE MAY 42 43 PROCESS OR MONITOR STUDENT DATA SOLELY TO PROVIDE SUCH SERVICE TO THE 44 EDUCATIONAL INSTITUTION AND MAINTAIN THE INTEGRITY OF SUCH SERVICE. 45 CERTIFICATION OF COMPLIANCE. ANY PERSON WHO ENTERS INTO AN AGREE-3. MENT TO PROVIDE A CLOUD COMPUTING SERVICE TO AN EDUCATIONAL INSTITUTION 46 47 IN WRITING TO THE EDUCATIONAL INSTITUTION THAT IT SHALL MUST CERTIFY 48 COMPLY WITH THE TERMS AND CONDITIONS SET FORTH IN SUBDIVISION TWO OF 49 THIS SECTION. 50 S 4. This act shall take effect on the first of November next succeed-51 the date on which it shall have become a law, provided that the ing commissioner of education and the board of regents are authorized to 52 53 promulgate such rules and regulations as may be necessary for the timely 54 implementation of this act on or before such effective date.