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or the parent ("Complainant") of a child (the School District (the "district"). Complainant closed other students' Personally Identifiable and receives weekly reports from a service its Board of Cooperative Education Services roviding a weekly report to Complainant, the uations of two other students. Complainant ent to the district but she was ignored. actions violate the Family Educational Rights

¹ and Education Law § 2-d.

In response to the complaint, I requested that the district investigate the allegations, provide a written response summarizing its investigation and address specific questions and issues. Thereafter, my Office received a response from the district on July 12, 2024.

<u>District Response</u>

The district does not dispute that the incident occurred. The district states that it has contacted the affected parents for the students whose information was accidentally disclosed to Complainant. The district also states that "[G]iven the fact this has happened on another occasion we are looking into putting in a rule, or notification anytime the complainant's name is part of an email. The notification would prompt the person to verify what was being sent and to whom." The district also complained that Complainant posted the information to Facebook.

¹ 20 USC § 1232g; 34 CFR Pt. 99

Applicable Law

FERPA protects the privacy of student educational records, and places restrictions upon educational agencies regarding the release of student PII. New York has adopted additional privacy laws and regulations² that further protect a student's PII from unauthorized disclosure, especially as it pertains to third party contractors.

In accordance with the requirements of Education Law § 2-d, NYSED adopted a Bill of Rights for Data Privacy and Security that authorizes NYSED's Chief Privacy Officer to address parent complaints about possible breaches and unauthorized disclosure or release of student PII. The Commissioner's regulations define student data as "personally identifiable information from the student records of an educational agency." Section 121.1 (a) of the Commissioner's regulations defines a breach as the "unauthorized acquisition, access, use, or disclosure of student data and/or teacher or principal data by or to a person not authorized to acquire, access, use, or receive the student data and/or teacher or principal data." Section 121.1 (t) further defines an unauthorized disclosure or release as "any disclosure or release not permitted by federal or State statute or regulation, any lawful contract or written agreement, or [a disclosure] that does not respond to a lawful order of a court or tribunal or other lawful order."

Analysis

Section 121.4 of the regulations of the Commissioner of Education and NYSED's § 2-d Bill of Rights for Data Privacy and Security allow parents, eligible students, teachers, principals, or other staff of an educational agency to file complaints about possible breaches and unauthorized releases of PII. Complainant, the parent of a student who attends the district's schools alleges that she improperly received PII of two other students. The district does not dispute complainant's standing to bring this complaint. NYSED's Privacy Office may address the complaint.

The district concedes that an unauthorized disclosure of student PII was made on May 16, 2024. This disclosure

Therefore, the best

resolution to these ongoing data breaches is to ensure that they do not recur.

Determination

The district admits that an improper release of PII occurred. This release of information constitutes a breach as defined by \S 121.1 (a) of the regulations of the Commissioner of Education. Therefore, the d