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# Vendor Questionnaire (Data Privacy Agreement): 280220 Created Date: 12/20/2021 3:02 PM Last Updated: 12/22/2021 9:31 AM

Directions									
Below is the Third Party contact that will fill out the Part 121//DPA questionnaire. If this is accurate, click the blue "Publish" button. It not, select the appropriate contact by clicking "Lookup" or create a new contact by clicking "Add New".									
Vendor Complia	ance Contacts								
Name (Full)	Email	Phone	Third Party Profile						
Julia Trius	julia@edpuzzle.com		EdPuzzle Inc.						
General Inform	ation								
Third Party Profile:	EdPuzzle Inc.	Overall Status:	Approved						
Questionnaire ID:	280220	Progress Status:	100%						
Engagements:	EdPuzzle Inc. (DREAM) 22-23	Portal Status:	Vendor Submission Received						
Due Date:	1/4/2022	Submit Date:	12/21/2021						
		History Log:	View History Log						
Review									
Reviewer:	CRB Archer Third Party: Risk Management Team	Review Status:	Approved						
	, C	Review Date:	12/22/2021						
Reviewer Comments:									
Unlock Questions for Updates?:	Assessment questions are set to read-only by default as the assessment should be completed by a vendor through the vendor portal. Do you need to unlock the questionnaire to manually make an update to the submitted questions? This field should be reset to null after the update is made, prior to existing the record.								
	greement and NYCRR Part 121								
1. Bi pe by th In 2. Co pu In im 3. Di	PA, the following terms shall have the following a reach: The unauthorized acquisition, access, us ermitted by State and federal laws, rules and reg y or to a person not authorized to acquire, access e accidental or unlawful destruction, loss, alterat formation. ommercial or Marketing Purpose: means the s urposes of receiving remuneration, whether direct formation for advertising purposes; or the sale, nprove or market products or services to students isclose: To permit access to, or the release, trar ny means, including oral, written or electronic, wh	e, or disclosure of Perso ulations, or in a manner s, use, or receive it, or a tion, unauthorized disclo sale, use or disclosure o ctly or indirectly; the sale use or disclosure of Per s. nsfer, or other communic	which compromises its security or privacy, or Breach of Contractor's security that leads to osure of, or access to Personally Identifiable of Personally Identifiable Information for e, use or disclosure of Personally Identifiable sonally Identifiable Information to develop, cation of personally identifiable information by						
4. E0 im 5. E0	ducation Record: An education record as define plementing regulations, 20 U.S.C. 1232g and 34 ducational Agency: As defined in Education La	ed in the Family Educati 4 C.F.R. Part 99, respec w 2-d, a school district, l	onal Rights and Privacy Act and its tively.						
6. El 7. Eu ar a 8. N Fr 9. Pa 10. Po	chool, charter school, or the New York State Edu ligible Student: A student who is eighteen years ncrypt or Encryption: As defined in the Health ule at 45 CFR 164.304, means the use of an alg n unusable, unreadable, or indecipherable form i confidential process or key. IST Cybersecurity Framework: The U.S. Depa ramework for Improving Critical Infrastructure Cy arent: A parent, legal guardian or person in pare ersonally Identifiable Information (PII): Means A of the Code of Federal Regulations implementi	s of age or older. Insurance Portability and orithmic process to trans n which there is a low pr rtment of Commerce Na /bersecurity Version 1.1. ental relation to the Stude s personally identifiable	sform Personally Identifiable Information into robability of assigning meaning without use of ational Institute for Standards and Technology ent. information as defined in section 99.3 of Title						
34	ersonally Identifiable Information (PII): Means 4 of the Code of Federal Regulations implementi nd Teacher or Principal APPR Data, as defined b	ng the Family Education							

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- 11. Release: Shall have the same meaning as Disclose.
- 12. School: Any public elementary or secondary school including a charter school, universal pre-kindergarten program authorized pursuant to Education Law § 3602-e, an approved provider of preschool special education, any other publicly funded pre-kindergarten program, a school serving children in a special act school district as defined in Education Law § 4001, an approved private school for the education of students with disabilities, a State-supported school subject to the provisions of Article 85 of the Education Law, or a State-operated school subject to the provisions of Articles 87 or 88 of the Education Law.
- 13. Student: Any person attending or seeking to enroll in an Educational Agency.
- 14. **Student Data:** Personally identifiable information as defined in section 99.3 of Title 34 of the Code of Federal Regulations implementing the Family Educational Rights and Privacy Act, 20 U.S.C 1232g.
- 15. **Subcontractor:** Contractor's non-employee agents, consultants and/or subcontractors engaged in the provision of services pursuant to the Service Agreement.
- 16. **Teacher or Principal APPR Data**: Personally Identifiable Information from the records of an Educational Agency relating to the annual professional performance reviews of classroom teachers or principals that is confidential and not subject to release under the provisions of Education Law §§ 3012-c and 3012-d.

NYCRR - 121.3(b) What is the exclusive purposes for which the student data or teacher or (1): principal data will be used, as defined in the contract?

NYCRR - 121.3(b) Will the organization use subcontractors? If so, how will the (2): organization ensure that the subcontractors, or other authorized persons or entities to whom the third-party contractor will disclose the student data or teacher or principal data, if any, will abide by all applicable data protection and security requirements, including but not limited to those outlined in applicable State and Federal laws and regulations (e.g., FERPA; Education Law section 2-d, NIST Cybersecurity Framework)?

Student and Teacher Data will be used by Edpuzzle for improving the Services and for the following limited purposes: a. to create the necessary accounts to use the Service; b. to provide teachers with analytics on student progress; c. to send teachers email updates, if applicable; d. to help teachers connect with other teachers from the same school or district; e. to assess the quality of the Service; f. to secure and safeguard personal information of other data subjects; g. to comply with all applicable laws on the protection of personal information.

To the extent permitted by law, and as reasonably necessary to provide the Edpuzzle Service to the District, Edpuzzle may provide access to, export, transfer, or otherwise disclose student and/or teacher data to Edpuzzle's assignees, agents and subcontractors; provided that prior to any such disclosure, the assignee, agent or subcontractor receiving data has agreed in writing to comply with data protection obligations consistent with those applicable to Edpuzzle under applicable laws and regulations. Edpuzzle shall assess the privacy and security policies and practices of third-party service providers to ensure such third-party service providers comply with best industry standards, including, but not limited to, ISO and NIST regulations. Edpuzzle only sends personal identifiable information to third-party services that are required to support the service and fully attend Edpuzzle's user needs. Edpuzzle's list of third-party service providers is maintained online and may be found in Edpuzzle's Privacy Policy (https://edpuzzle.com/privacy). In all cases, Edpuzzle shall impose the data protection terms on any third-party service provider it appoints that at a minimum meets the requirements provided for by the Agreement in place between Edpuzzle and District.

NYCRR - 121.3(b) What is the duration of the contract including the contract's expected commencement and expiration date? If no contract applies, describe how to terminate the service. Describe what will happen to the student data or teacher or principal data upon expiration. (e.g., whether, when and in what format it will be returned to the educational agency, and/or whether, when and how the data will be securely destroyed and how all copies of the data that may have been provided to 3rd parties will be securely destroyed)

The Service Agreement shall expire either (a) at District's request upon proactive deletion of user accounts; or (b) in the absence of any specific request or action, after eighteen (18) months of account inactivity. Deletion of student accounts must be requested by the District's authorized representative by sending a written request at support@edpuzzle.com or privacy@edpuzzle.com. Disposal of data is described in guestion 12 below.

NYCRR - 121.3(b)How can a parent, student, eligible student, teacher or principal<br/>challenge the accuracy of the student data or teacher or principal data<br/>that is collected?

Parents and legal guardians shall have the right to inspect and review the complete contents of his or her child's processed personal data. Parents and legal guardians that request copies of their (5):

NYCRR - 121.3(b)

NYCRR - 121.6(a)

NYCRR - 121.6(a)

(2):

(6):

(1):

NYCRR - 121.3(b) Describe where the student data or teacher or principal data will be

data security and privacy risks mitigated.

stored, described in such a manner as to protect data security, and the

security protections taken to ensure such data will be protected and

Please describe how and where encryption is leveraged to protect

Describe how the organization will implement all State, Federal, and

contract, consistent with the educational agency's data security and

Specify the administrative, operational and technical safeguards and

practices it has in place to protect personally identifiable information

that it will receive under the engagement. If you use 3rd party

assessments, please indicate what type of assessments are

local data security and privacy contract requirements over the life of the

sensitive data at rest and while in motion. Please confirm that all

encryption algorithms are FIPS 140-2 compliant.

accepted by the educational agency.

privacy policy.

performed.

NYCRR - 121.6(a): Please submit the organization's data security and privacy plan that is

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children's personal information shall contact District's personnel to that end. At any time, District can refuse to permit Edpuzzle to further collect personal information from its students, and can request deletion of the collected personal information by contacting Edpuzzle at privacy@edpuzzle.com.

The data is stored in externalized databases that are currently being provided by MongoDB Atlas, and simultaneously hosted on Amazon Web Services in North Virginia (United States). AWS security measure description can be found at https://docs.aws.amazon.com/whitepapers/latest/intr aws-security/introduction-aws-security.pdf. Usergenerated content (which may or not contain personal information) may be temporarily stored in other countries in order for Edpuzzle to provide a better service. Concretely, uploaded videos, audios or images may have a copy temporarily stored in other regions to reduce the time of load. This would happen if, for example, a user accessed Edpuzzle from Europe and displayed a video created by an American teacher. In such a case, a temporary copy of such media would be hosted on the European server Amazon Web Services has in that region. AES256-CBC (256-bit Advanced Encryption Standard in Cipher Block Chaining mode) for encrypting data at rest.

Edpuzzle DPSP\_Suppl. Info.docx.pdf

applicable federal and state laws and regulations on data protection that apply to the processing of PII that is the subject matter of the Agreement entered into with the District, by inserting privacy by default and by design in the development of product features and the processing of PII. Such laws and regulations may include, without limitation: a. New York State Education Law §2-D. b. Family Educational Rights and Privacy Act of 1974 ("FERPA"). c. Children's Online Privacy Protection Act ("COPPA"). d. Children's Internet Protection Act ("CIPA"). e. Health Insurance Portability and Accountability Act of 1996 ("HIPAA"), if applicable. Edpuzzle shall implement and maintain reasonable and appropriate technical and organizational security measures to protect the PII with respect to data storage, privacy, from unauthorized access, alteration, disclosure, loss or destruction. Such measures include, but are not limited to: • Pseudonymisation and encryption of PII (TLS v1.2 for all data in transit between clients and server and AES256-CBC (256-bit Advanced Encryption Standard in Cipher Block Chaining mode) for encrypting data at rest). • Password protection. • Ensure the ongoing confidentiality, integrity, availability and resilience of processing systems

Edpuzzle hereby commits to fully comply with all

technical incident. • Regularly test, assess and evaluate the effectiveness of technical and organizational measures ensuring the security of the processing. In the event that PII is no longer needed for the specific purpose for which it was provided, it shall be destroyed as per best practices for data destruction using commercially reasonable care, security procedures and practices.

and services. • Restore the availability and access to personal data in a timely manner in the event of a

(4):

NYCRR - 121.6(a) Specify how officers or employees of the organization and its assignees who have access to student data, or teacher or principal data receive

During their tenure, all employees are required to complete a refresh of privacy and security training (7):

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or will receive training of the Federal and State laws governing confidentiality of such data prior to receiving access.

Specify if the organization will utilize sub-contractors and how it will NYCRR - 121.6(a) manage those relationships and contracts to ensure personally (5): identifiable information is protected.

NYCRR - 121.6(a) Specify how the organization will manage data security and privacy incidents that implicate personally identifiable information including (6): specifying any plans to identify breaches and unauthorized disclosures, and to promptly notify the educational agency.

NYCRR - 121.6(a) Describe whether, how and when data will be returned to the educational agency, transitioned to a successor contractor, at the educational agency's option and direction, deleted or destroyed by the third-party contractor when the contract is terminated or expires. Vendor will be required to complete a Data Destruction Affidavit upon termination of the engagement.

at least annually. They are also required to acknowledge that they have read and will follow Edpuzzle's information security policies at least annually. Some employees, such as engineers, operators and support personnel who may have elevated access to systems or data, will receive additional job-specific training on privacy and security. Edpuzzle may also test employees to ensure they have fully understood security policies. Employees are required to report security and privacy issues to appropriate internal teams in accordance with Edpuzzle's Incident Response Plan ("IRP"). Employees are informed that failure to comply with acknowledged policies may result in consequences, up to and including termination of employment agreements.

See answer to NYCRR - 121.3(b)(2).

Upon the discovery by Edpuzzle of a breach of security that results in the unauthorized release, disclosure, or acquisition of student data, or the suspicion that such a breach may have occurred, Edpuzzle shall promptly notify District of such incident. Edpuzzle will provide District with reasonably requested information about such security breach and status of any remediation and restoration activities. Complaints on how breaches of Student Data are addressed shall be made to Edpuzzle's Data Protection Officer at Av. Pau Casals 16, Pral. 1-A, 08021 Barcelona, Spain or at privacy@edpuzzle.com, as foreseen in Edpuzzle's Privacy Policy (https://edpuzzle.com/privacy). The District will have the ability to download names, responses, results and grades obtained by students in their assignments ("Student Gradebooks") at any point prior to deletion. Except as otherwise provided in the laws, return or transfer of data, other than Student Gradebooks, to the District, shall not apply if proven to be incompatible with the Service, technically impossible or to involve a disproportionate effort for Edpuzzle. In such events, and upon written request by the District, Edpuzzle shall proceed to deletion of personally identifiable information in a manner consistent with the terms of this DSPS, unless prohibited from deletion or required to be retained under state or federal law. Without prejudice to the foregoing, Edpuzzle may keep copies and/or backups of data as part of its disaster recovery storage system for an additional term of thirteen (13) months after termination of hle to

		services, provided such data is (a) inaccessible to the public; and (b) unable to be used in the normal course of business by Edpuzzle.
NYCRR - 121.9(a) (1):	Is your organization compliant with the <u>NIST Cyber Security</u> <u>Framework</u> ?	Yes
NYCRR - 121.9(a) (2):	Describe how the organization will comply with the data security and privacy policy of the educational agency with whom it contracts; Education Law section 2-d; and this Part.	See answer to NYCRR - 121.6(a)(1).
NYCRR - 121.9(a) (3):	Describe how the organization will limit internal access to personally identifiable information to only those employees or sub-contractors that need authorized access to provide services.	All systems with personally identifiable information are restricted to those employees who require it to perform their job duties. Provisioning and deprovisioning is handled through access requests and reviewed by the security team. The principle of least privilege is always applied to all users and all services.

NYCRR - 121.9(a) Describe how the organization will control access to the protected data and not use the personally identifiable information for any purpose not (4):

All systems holding personally identifiable information have audit logging enabled. In addition, 4/11/22, 3:04 PM

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	explicitly authorized in its contract. (e.g. Role Based Access, Continuous System Log Monitoring/Auditing)	each user has only access to the minimum level of information required.
NYCRR - 121.9(a) (5):	Describe how the organization will not disclose any personally identifiable information to any other party without the prior written consent of the parent or eligible student: (i)except for authorized representatives of the third-party contractor such as a subcontractor or assignee to the extent they are carrying out the contract and in compliance with State and Federal law, regulations and its contract with the educational agency; or (ii)unless required by statute or court order and the third-party contractor provides a notice of disclosure to the department, district board of education, or institution that provided the information no later than the time the information is disclosed, unless providing notice of disclosure is expressly prohibited by the statute or court order.	(i)except for authorized representatives of the third party contractor such as a subcontractor or assignee to the extent they are carrying out the contract and in compliance with State and Federal law, regulations and its contract with the education agency; or (ii)unless required by statute or court order and the third-party contractor provides a notice of disclosure to the department, district boar of education, or institution that provided the information no later than the time the information is disclosed, unless providing notice of disclosure is expressly prohibited by the statute or court order. Edpuzzle shall abide by the terms outlined above.
NYCRR - 121.9(a) (6):	Describe how the organization will maintain reasonable administrative, technical and physical safeguards to protect the security, confidentiality and integrity of personally identifiable information in its custody.	See answer to question NYCRR - 121.6(a)(2).
NYCRR - 121.9(a) (7):	Describe how the organization will use encryption to protect personally identifiable information in its custody while in motion or at rest.	See answer to question NYCRR - 121.6(a)(2).
NYCRR - 121.9(a) (8):	Affirmatively state that the organization shall not sell personally identifiable information nor use or disclose it for any marketing or commercial purpose or permit another party to do so.	Affirm
NYCRR - 121.9(a) (b):	Describe how the organization will supervise its subcontractors to ensure that as subcontractors perform its contractual obligations, the subcontractor will conform with obligations imposed on the third-party contractor by State and Federal law to keep protected data secure.	Assessments are conducted prior to hiring and renewed at least once per annum to ensure subcontractor agreements impose on subcontractor's data protection and security obligations consistent with state and federal law requirements.
NYCRR - 121.10 (a):	Describe how the organization shall promptly notify each educational agency with which it has a contract of any breach or unauthorized release of personally identifiable information in the most expedient way possible and without unreasonable delay but no more than seven calendar days after the discovery of such breach.	See answer NYCRR - 121.6(a)(6).
NYCRR - 121.10(f) :	Affirmatively state that where a breach or unauthorized release is attributed to the organization, the organization shall pay for or promptly reimburse the educational agency for the full cost of such notification.	Affirm
NYCRR - 121.10 (f.2):	Please identify the name of your insurance carrier and the amount of your policy coverage.	Hiscox Ltd. and Coverhound: 1. Workers Compensation: \$2,000,000 2. General Liability: \$2,000,000 (each occ.) + \$4,000,000 (aggregate) 3 Automobile (non-owned): \$2,000,000 (each occ.) + \$2,000,000 (aggregate) 4. Professional Liability: \$1,000,000 (each occ.) + \$1,000,000 (aggregate) 5 Cyber Liability: \$3,000,000 (each occ.) + \$3,000,000 (aggregate)
NYCRR - 121.10(c) :	Affirmatively state that the organization will cooperate with educational agencies and law enforcement to protect the integrity of investigations into the breach or unauthorized release of personally identifiable information.	Affirm
Acceptable Use Policy Agreement:	Do you agree with the Capital Region BOCES <u>Acceptable Use Policy</u> ? (Click here: <u>http://go.boarddocs.com/ny/crboces/Board.nsf/goto?</u> <u>open&amp;id=BU4QYA6B81BF</u> )	I Agree
Privacy Policy Agreement:	Do you agree with the Capital Region BOCES <u>Privacy Policy</u> ? (Click here: <u>http://go.boarddocs.com/ny/crboces/Board.nsf/goto?</u> <u>open&amp;id=BWZSQ273BA12</u> )	I Agree
Parent Bill of Rights:	Please upload a signed copy of the Capital Region BOCES Parent Bill of Rights. A copy of the Bill of Rights can be found here: https://www.capitalregionboces.org/wp-	DREAM_ConsortiumNY_DPA (Signed).pdf
0	content/uploads/2021/03/CRB_Parents_Bill_Of_RightsVendors.pdf	

Attachments

4/11/22, 3:04 PM			Document		
Name		Size	Туре	Upload Date	Downloads
No Records Found					
Comments					
Question Name	Submitter	Date	Comment	At	tachment
No Records Found					
Manadan Dantal D	N - 4 - 11 -				
Vendor Portal D					
Contact Name:	The Risk Mitigation & Compliance Office	)	Publish Date:		
Required Portal Fields Populated:	Yes		Contact Email Address:	crbcontractsoffice@neric.	org
About NYCRR Part 121:	In order for a vendor to engage with a N State Educational Agency, the vendor m information required by the New York St Commissioner's Regulations Part 121 (N 121) and the National Institute of Standa Technology Cyber Security Framework. appropriate, the responses you provide a spart of the data privacy agreement be vendor and the Albany-Schoharie-Scher Saratoga BOCES. This Data Privacy Ag ("DPA") is by and between the Albany-S Schenectady-Saratoga BOCES ("EA"), a Educational Agency, and EdPuzzle Inc. ("CONTRACTOR"), collectively, the "Par Parties enter this DPA to address the red of New York law. Contractor agrees to m confidentiality and security of PII in acco applicable New York, federal and local la and regulations.	ust provide ate NYCRR Part ards and If deemed will be used etween the nectady- reement choharie- an ties". The quirements naintain the rdance with	Requesting Company:	Capital Region BOCES	
Created By:			Third Party Name:	EdPuzzle Inc.	
			Name:	EdPuzzle Inc280220	
			Legacy Submit Date:		