

MEMORANDUM OF UNDERSTANDING
Between Seattle School District No. 1 and PowerSchool Group LLC
FOR TRANSMITTING STUDENT DATA TO DISTRICT VENDORS
PARTIES

1. Seattle School District No. 1 ("District") is a public school District organized and existing under and pursuant to the constitution and laws of the State of Washington and with a primary business address at 2445 3rd Ave. S, Seattle, WA 98134.
2. PowerSchool Group LLC ("PowerSchool") has a primary business address at 150 Parkshore Dr., Folsom, CA 95630.
3. District and PowerSchool enter into this Memorandum of Understanding (MOU) as of the date in which both parties have approved and executed this MOU.

PURPOSE

4. PowerSchool will receive electronic data from the District containing student, teacher, and other information.

DUTIES

5. The District shall perform the following duties:
 - a. Provide PowerSchool with information security specifications required to transmit pupil record and other information electronically.
 - b. Provide data for the purposes of this MOU in compliance with the Family Educational Rights and Privacy Act ("FERPA"), 20 U.S.C. section 1232g and 34 C.F.R. section 99, and related Washington Education Code provisions.
6. PowerSchool shall abide by Attachment A, "Student Record Confidentiality and Redisclosure MOU," which is attached hereto and made a part hereof. In addition, PowerSchool shall:
 - a. Comply with all FERPA and Washington Education Provisions, including the following:
 - i. Use the data shared under this MOU for no purpose other than the work stated in this MOU and authorized under Section 99.31(a)(6) of Title 34 of the code of Federal Regulations. PowerSchool further agrees not to share data received under this MOU with any entity not authorized by the District.
 - ii. Require all PowerSchool employees and agents of any kind to comply with all applicable provisions of FERPA and other federal and Washington laws with respect to the data shared under this MOU. PowerSchool agrees to require and maintain an appropriate confidentiality MOU from each PowerSchool employee or agent with access to data pursuant to this MOU (Attachment A, Student Record Confidentiality and Redisclosure MOU).
 - iii. Maintain all data obtained pursuant to this MOU in a secure computer environment and not copy, reproduce or transmit data obtained pursuant to this MOU except as necessary to fulfill the purpose of this MOU. All copies of data of any type, including any modifications or additions to data from any source that contains information regarding students, are subject to the provisions of this MOU in the same manner as the original data. The ability to access or maintain data under this MOU

shall not under any circumstances transfer from PowerSchool to any other institution or entity.

iv. PowerSchool shall comply with the District's information security specifications prior to receiving any electronic transfers of pupil record information. District may require PowerSchool to provide documentation of compliance prior to any transmittal.

v. PowerSchool shall not sell, market or disclose any of the data to any third person, firm, corporation or association for any purpose that is not first ratified by the district in a separate data sharing agreement. PowerSchool further acknowledges and agrees that it will not use any personally identifiable student information obtained from the SPS for commercial purposes in accordance with state law, RCW 42.56.070(9), and SPS policy.

DATA REQUEST

7. PowerSchool will be provided with personally identifiable pupil record and other information, as designated in Attachment B: Data Fields.

8. PowerSchool agrees that the District makes no warranty concerning the accuracy of the student data and other information provided.

TERM

9. The MOU shall be effective for one (1) year from the date the last party signs (the "Initial Term"). Upon mutual agreement of both parties, the MOU may be renewed for one (1) year terms. Either party may terminate this MOU for any reason at any time upon not less than three (3) calendar days prior written notice.

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GENERAL PROVISIONS

10. INDEPENDENT CONTRACTOR. While engaged in performance of this MOU, PowerSchool is an independent contractor and is not an officer, agent, or employee of the District. PowerSchool is not entitled to benefits of any kind to which District's employees are entitled, including but not limited to unemployment compensation, worker' compensation, health insurance and retirement benefits. PowerSchool assumes full responsibility for the acts and/or omissions of PowerSchool employees or agents as they relate to performance of this MOU. PowerSchool assumes full responsibility for workers' compensation insurance, and payment of all federal, state and local taxes or contributions, including but not limited to unemployment insurance, social security, Medicare and income taxes with respect to PowerSchool and PowerSchool's employees. PowerSchool warrants its compliance with the criteria established by the U.S. Internal Revenue Service (I.R.S.) for qualification as an independent contractor, including but not limited to being hired on a temporary basis, having some discretion in scheduling time to complete contract work, working for more than one employer at a time, and acquiring and maintaining its own office space and equipment.

11. CONFLICT OF INTEREST. PowerSchool represents that PowerSchool has no existing financial interest and will not acquire any such interest, direct or indirect, which could conflict in any manner or degree with the performance of services required under this MOU and that no person having any such interest shall be subcontracted in

connection with this MOU, or employed by PowerSchool. PowerSchool shall not conduct or solicit any non-District business while on District property.

- a. PowerSchool will also take all necessary steps to avoid the appearance of a conflict of interest, and shall have a duty to disclose to the District prior to entering into this MOU any and all circumstances existing at such time, which pose a potential conflict of interest.
- b. PowerSchool warrants that it has not directly or indirectly offered or given, and will not directly or indirectly offer or give, to any employee, agent, or representative of District any cash or non-cash gratuity or payment with view toward securing any business from District or influencing such person with respect to the conditions, or performance of any contracts with or orders from District, including without limitation this MOU. Any breach of this warranty shall be a material breach of each and every contract between District and PowerSchool.
- c. Should a conflict of interest issue arise, PowerSchool agrees to fully cooperate in any inquiry and to provide the District with all documents or other information reasonably necessary to enable the District to determine whether or not a conflict of interest existed or exists.
- d. Failure to comply with the provisions of this section shall constitute grounds for immediate termination of this MOU, in addition to whatever other remedies the District may have.

12. EQUAL EMPLOYMENT OPPORTUNITY. In connection with all work performed under District MOUs, there shall be no discrimination against any employee or applicant for employment because of race, color, religious creed, national origin, ancestry, marital status, sex, sexual orientation, age, disability or medical condition and therefore PowerSchool agrees to comply with applicable federal and state laws. In addition, PowerSchool agrees to require like compliance by all subcontractors employed on the work.

13. GOVERNING LAW. The validity, interpretation and performance of this MOU shall be determined according to the laws of the State of Washington .

14. INSURANCE. At its sole cost and expense, PowerSchool shall obtain and maintain for the entire term of the MOU the following insurance with coverage limits not less than as specified: (1) Commercial General Liability, including \$1,000,000 bodily injury and property damage liability, \$2,000,000 general aggregate, \$1,000,000 products and completed operations, \$1,000,000 personal/advertising aggregate, \$100,000 damages to rented premises, and \$10,000 medical expenses; (2) Automobile Liability for owned and non-owned vehicles with \$1,000,000 combined single limit, (3) Workers Compensation as required by law, (4) Employer's Liability, including \$1,000,000 bodily injury each accident, \$1,000,000 bodily injury by disease – policy limit, \$1,000,000 bodily injury by disease – each employee; (5) Excess Liability / Umbrella of \$1,000,000 each occurrence, \$2,000,000 aggregate (6) Data Breach Liability of \$1,000,000 each occurrence, and (6) Professional Liability (per claims made) of \$1,000,000 limit. PowerSchool shall name District as additional insured on the Commercial General Liability policy.

15. NOTICES. All notices required or permitted by this MOU shall be in writing and shall be either personally delivered or sent by nationally-recognized overnight courier, facsimile or by registered or certified U.S. mail, postage prepaid, addressed as set forth

below (except that a party may from time to time give notice changing the address for this purpose). A notice shall be effective on the date personally delivered, on the date delivered by a nationally-recognized overnight courier, on the date set forth on the receipt of a telecopy or facsimile, or upon the earlier of the date set forth on the receipt of registered or certified mail or on the fifth day after mailing.

16. INDEMNIFICATION. PowerSchool shall indemnify, save, and hold harmless District and its Board, agents, and employees of and from any and all liabilities, claims, debts, damages, demands, suits, actions, and causes of action for bodily injury or damage to property and connected with, the performance by PowerSchool of any Services hereunder.

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SIGNATURES

IN WITNESS WHEREOF, the parties have executed this MOU as the last day noted below.

Seattle Public Schools

By:

Name:

Title / Position:

Address:

Date:

PowerSchool Group LLC

By:

Name: Mike Quinn

Title / Position: Vice President, Finance

Address: 150 Parkshore Blvd. Folsom, CA 95630

Date: 4/16/2019

ATTACHMENT A **STUDENT RECORD CONFIDENTIALITY AND RE-DISCLOSURE MOU**

Seattle Public Schools ("District"), and PowerSchool Group LLC. ("PowerSchool ") have entered or are planning to enter into an MOU or other arrangement that may involve PowerSchool's receipt of or access to certain student records and information concerning District students. The parties are entering into this Student Record Confidentiality and Re• Disclosure MOU ("MOU") in order to ensure proper treatment of any student record information that PowerSchool obtains or learns.

Now, therefore, for good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the parties agree as follows:

1. DEFINITIONS.

a. "Student Record Information" means any item of information (in any format, written, electronic, or other) that is directly related to an identifiable District pupil (current or former) and is maintained by the District or by a District employee in the performance of his or her duties.

2. STUDENT RECORD INFORMATION. PowerSchool will only disclose Student Record Information in accordance with the terms of this MOU and will make no other disclosure of Student Record Information at any time.

a. PowerSchool shall develop, implement, maintain and use appropriate administrative, technical and physical security measures to preserve the confidentiality, integrity and availability of all data, including electronically-maintained or transmitted data received from, or on behalf of the District. These measures will be extended by contract to all subcontractors used by PowerSchool.

b. PowerSchool and its employees, subcontractors and agents involved in the handling, transmittal, and/or processing of data provided under this MOU will be required to maintain the confidentiality of all student and staff-related personally identifiable information.

c. PowerSchool will maintain procedures and systems that shall require the use of secured passwords to access computer databases used to process, store, or transmit data provided under this MOU.

d. Procedures and systems, such as good practices for assigning passwords, shall be developed and implemented to maintain the integrity of the systems used to secure computer databases used to process, store, or transmit data provided under this MOU.

e. Procedures and systems that ensure that all confidential student and staff data processed, stored, and/or transmitted under the provisions of this MOU shall be maintained in a secure manner that prevents the interception, diversion, or other unauthorized access to said data.

f. The procedures and systems developed and implemented to process, store, or transmit data provided under this MOU shall ensure that any and all disclosures of confidential student and staff data comply with all provisions of federal and Washington state laws relating to the privacy rights of students and staff as such laws are applicable to the parties to this MOU.

g. Upon written request from District or early termination of this agreement, PowerSchool shall return to District all data or any portions thereof requested by the District, within 30 days of the written request or termination of this agreement. At District's election, as evidenced by written request, PowerSchool shall destroy all or any part of the District's data that is within the possession of PowerSchool, and shall provide certification of such destruction within 30 days of the written request.

3. RE-DISCLOSURE.

a. CONSENT REQUIRED. PowerSchool will only disclose Student Record Information to its employees having a need to know in connection with their Project responsibilities and will not disclose any Student Record Information to any third party without first obtaining written consent to the disclosure from each Consenting Party for whom Student Record Information will be disclosed. PowerSchool will promptly provide the District with copies of any and all written consents that the PowerSchool obtains under this paragraph.

b. ACCESS LOG AND RECORD FILES. PowerSchool will maintain an access log that records all disclosures of (or access to) Student Record Information. Entries in the access log will identify the person(s) receiving access, the reason access was granted, the date, time and circumstances of disclosure, and all Student Record Information provided. The access log will be made available to the District promptly upon request.

4. REQUIRED DISCLOSURE. In the event that PowerSchool is requested or required by subpoena or other court order to disclose any Student Record Information, PowerSchool will provide immediate notice of the request to the District and will use reasonable efforts to resist disclosure until an appropriate protective order may be sought, or a waiver of compliance with the provisions of this MOU granted. If, in the absence of a protective order or the receipt of a written waiver hereunder, PowerSchool is nonetheless, in the written opinion of its counsel, legally required to disclose Student Record Information, then PowerSchool may disclose that Student Record Information without liability hereunder, provided that the District has been given a reasonable

opportunity to review the text of the disclosure before it is made and that the disclosure is limited to only Student Record Information specifically required to be disclosed.

5. SAFEGUARDS.

a. PowerSchool shall provide District with the name and contact information for a primary and alternate employee of PowerSchool who shall serve as District's primary security contact and who shall be available to assist District twenty-four (24) hours per day, seven (7) days per week as a contact in resolving obligations associated with a Student Record Information related Security Breach. The designated contact shall respond to any District inquiries within two (2) hours.

b. In the event that an unauthorized disclosure of Student Record Information, unauthorized access to Student Record Information, or other incident that threatens the security of Student Record Information comes to the attention of PowerSchool, PowerSchool will immediately notify the District.

c. Without limiting PowerSchool's obligations under this Contract to keep Student Record Information safe and confidential, PowerSchool shall implement administrative, physical, and technical infrastructure and procedural safeguards to protect and maintain the integrity of Student Record Information that PowerSchool receives, maintains, or transmits on behalf of District. Such safeguards shall be no less rigorous than accepted industry practices, including specifically the International Organization for Standardization's standards ISO/IEC 27001:2005 (Information Security Management Systems-Requirements), ISO-IEC 27002:2005 (Code of Practice for International Security Management). PowerSchool shall ensure that the manner in which Student Record Information is collected, accessed, used, stored, processed, disposed of, and disclosed complies with applicable data protection and privacy laws, as well as the terms and conditions of this Contract.

- d. The District's Student Record Information shall be stored, backed up and served only on servers located inside the continental United States.
- e. PowerSchool will assure that all data is transmitted from District's access points to the ultimate server and will be stored internally by PowerSchool using District approved encryption of no less rigor than NIST-validated DES standards.
- f. ADDITIONAL SAFEGUARDS. PowerSchool agrees to provide the following additional safeguards:
 - i. Include component and system level fault tolerance and redundancy in system design.
 - ii. Inactivity time-out feature that logs users off the system who have been inactive or exceeded a maximum number of login attempts.
 - iii. Encrypt user passwords in any data storage location and obfuscate password entry fields in any entry interface controlled by the discloser.
 - iv. Authentication of users at login with a 256-bit or higher encryption algorithm.
 - v. Secure transmission of login credentials.
 - vi. Automatic password change routine.
 - vii. Provide audit trails and reports of user activity and source IP address.
 - viii. Secure (encrypt) the audit trails and system generated logs, and ensure that they are stored in locations that are inaccessible to automated content discovery software.
 - ix. Conduct or undergo system level testing whenever new functionalities are added to the system to reconfirm system security measures are retained and functional, and that interaction with District systems is not degraded or compromised.
 - x. Employ an in-line Intrusion Protection System that inspects incoming data transmissions.
 - xi. Support system security measures testing and verification before receiving or transmitting Student Record Information.
 - xii. Provide upon request a documented Disaster Recovery Plan that includes the following elements:
 - 1. Available recovery times.
 - 2. Conduct 24x7 system monitoring that is capable of detecting potential outages.
 - 3. Plans for File-level, Database and server recovery after a component/system failure, damage, or compromise.

4. Substantial geographical separation between data centers hosting production, backup and redundant system elements.

5. Include recovery/mitigation procedures for all managed sites, including subcontractors and agents.

6. Include provisions for at least the following events: fire, natural disaster, sabotage, accidental human error, flooding, equipment failure, application/database failure

xiii. Prevention of hostile or unauthorized intrusion.

xiv. Security screening of employees with access to Student Record Information. Screening is to be conducted by a commercial background screening PowerSchool, the name of which is to be provided to District upon request.

xv. Backup all Student Record Information at least once every 24 hours.

xvi. Perform content snapshots at least daily and retain for at least 90 days.

6. MITIGATION. PowerSchool shall mitigate, to the extent practicable, any actual or potential harmful effect that is known to PowerSchool of a use or disclosure of Student Record Information by PowerSchool in violation of the requirements of this Contract.

7. NOTICE OF SECURITY INCIDENT.

a. PowerSchool shall report to District any: (1) unauthorized access, use, disclosure, modification, or destruction of Student Record Information that becomes known to PowerSchool; or (2) interference with PowerSchool's information systems operations, of which PowerSchool becomes aware. PowerSchool shall notify District of any use or disclosure of Student Record Information by PowerSchool not permitted by this Contract, any security incident involving Student Record Information, and any breach or loss of Student Record Information within 48 hours of discovery.

b. Immediately following PowerSchool's notification to District of a security incident, breach, or loss of Student Record Information, the parties shall coordinate with each other to investigate the matter. PowerSchool shall cooperate with District in investigating the matter and in meeting District's notification obligations under any applicable notification laws. PowerSchool agrees to fully cooperate with District in District's handling of the matter, including, without limitation:

i. Assisting with any investigation;

ii. Facilitating interviews with PowerSchool's employees and others involved in the matter; and

iii. Making available all relevant records, logs, files, data reporting and other materials required to comply with applicable law, regulation, industry standards or as otherwise required by District.

iv. Providing the tools and procedures necessary to recapture stored Student Record Information in the event of the loss of such information from the PowerSchool's storage medium.

c. PowerSchool shall provide the following information to DISTRICT within thirty (30) business days of discovery of a security incident, breach, or loss of Student Record Information except when, despite all reasonable efforts by PowerSchool to obtain the information required, circumstances beyond the control of the PowerSchool necessitate additional time, Under such circumstances, PowerSchool shall notify District, before the thirty (30) business days have elapsed, of the necessity for additional time, and shall provide to District the following information as soon as possible and without unreasonable delay, but in no event later than forty-five (45) calendar days from the date of discovery of a security incident, breach, or loss of Student Record Information:

- i. The date of the security incident, breach, or loss of Student Record Information;
- ii. The date of the discovery of the security incident, breach, or loss of Student Record Information;
- iii. A description of the types of Student Record Information that were involved;
- iv. Identification of each individual whose Student Record Information has been, or is reasonably believed to have been, accessed, acquired, lost, modified, or disclosed; and
- v. Any other details necessary to complete an assessment of the risk of harm to each individual identified in this Contract.

d. PowerSchool agrees to establish procedures to investigate the security incident, breach, or loss of Student Record Information, to mitigate losses, and to install/implement such safeguards as are needed to protect against any future security incident, breach, or loss of Student Record Information, PowerSchool agrees to provide a description of these procedures and the specific findings of the investigation to District in the time and manner reasonably requested by District.

e. All notices under this section shall be communicated to:
Cybersecurity@seattleschools.org.

8. COMPLIANCE OF AGENTS.

a. The District may designate third parties who are authorized to securely access its Student Record Information in PowerSchool's possession/custody, PowerSchool shall not disclose any Student Record Information to any third party

unless PowerSchool has received prior written approval by District or such disclosure is required by law.

b. Notwithstanding subsection c. below, the District may, at any time, revoke any third party's access to Student Record Information by providing written notice to the third party or PowerSchool.

c. For all employees or subcontractors who have access to Student Record Information, during the term of each subcontractor or employee's employment by PowerSchool, PowerSchool shall at all times cause such subcontractor or employee to abide strictly by PowerSchool's obligations under this Contract.

PowerSchool further agrees that it shall maintain a disciplinary process to address any unauthorized access, use or disclosure of Student Record Information by any of PowerSchool's officers, partners, principals, employees, or agents.

9. NO LICENSE. No licenses or other rights under patent, copyright, trademark, trade secret or other intellectual property laws are granted or implied by this MOU. The District is not and will not be obligated under this MOU to purchase from or provide to PowerSchool any information, service, or product.
10. DISCLAIMER. The Student Record Information is provided AS IS and without warranty of any kind, whether expressed or implied, including, without limitation, implied warranties of merchantability, fitness for a particular purpose or title. The District shall not have any liability or responsibility for errors or omissions in, or any decisions made by PowerSchool in reliance upon any Student Record Information.
11. REMEDIES.
 - a. INJUNCTIVE RELIEF. The parties agree that Student Record Information is of a special character, such that money damages would not be sufficient to avoid or compensate the District, its employees, agents and students for any unauthorized use or disclosure thereof, and that injunctive and other equitable relief would be appropriate to prevent any actual or threatened unauthorized use or disclosure. This remedy may be pursued in addition to any other remedies available at law or in equity, and PowerSchool agrees to waive any requirement for the securing or posting of any bond. In the event of litigation to enforce any provision hereof, the prevailing party will be entitled to recover all costs, including its reasonable attorney's fees and costs, incurred in connection with the litigation.
 - b. FIVE-YEAR BAR. If the District determines, or is made aware of a determination by any other governmental agency, that PowerSchool has disclosed any Student Record Information in violation of this MOU, or has maintained any Student Record Information in violation of this MOU, then without prejudice to any other rights or remedies the District may have, the District shall be entitled to prohibit PowerSchool from accessing any Student Record Information for a period of five (5) years or more, as determined by the District in its sole discretion.
12. REQUIRED NOTICE. PowerSchool shall notify the District immediately upon discovery of any unauthorized use or disclosure of Student Notices. All notices required or permitted to be given hereunder shall be in writing and shall be deemed given when delivered by hand, sent by courier or other express mail service, postage prepaid, or transmitted by facsimile, addressed to: April Mardock, Information Security Manager, 2445 3rd Avenue South, Mailstop: 21-350, Seattle, WA 98124-1165.
13. WAIVER. No waiver of any term, provision or condition of this MOU, whether by conduct or otherwise, in any one or more instances, will be deemed to be or be construed as a further or continuing waiver of any such term, provision or condition or as a waiver of any other term, provision or condition of this MOU.
14. SEVERABILITY. If any provision of this MOU is determined by any court to be invalid or unenforceable, such provision shall be interpreted to the maximum extent to which it is valid and enforceable, all as determined by such court in such action, and the

remaining provisions of this MOU will, nevertheless, continue in full force and effect without being impaired or invalidated in any way.

15. ENTIRE MOU. This MOU constitutes the parties' entire MOU with respect to the subject matter hereof and supersedes any and all prior statements or MOUs, both written and oral. This MOU may not be amended except by a written amendment signed by the parties.

ATTACHMENT B DATA FIELDS

The data elements covered under this MOU are:

Field Name	Description
BuildingName	Contains the location (school) where the class is located
ID	Contains the unique class identifier
IntegrationIDT	Continuous integration profile identifier
Name	Contains the unique class name; the recommended format is "School, Classtype, Teacher"
SchoolYear	The school year for this class

Class Import

Field Name	Description
Class	Identifies the class
Staff	Identifies the staff

Class Staff Roster

Field Name	Description
Class	Identifies the class
Student	Identifies the student

Class Student Roster

Field Name	Description
ID	Contains the county_district number of the district
Name	Contains the official name of the district

District Import

Gen Ed Student Import

Field Name	Description
Address	Contains the student's address
BirthDate	Contains the student's birthdate
City	Contains the name of the city or town the student lives in
FirstName	First name of the general ed student
Gender	Contains the student's gender
Grade	Contains the grade level of the student
ID	Unique ID of the general ed student
IntegrationIDT	Integration IDT
LastName	Last name of the general ed student
School	Contains the student's primary location, where the student receives services
State	Contains the state the student lives in
StateID	Student's State ID number
ZipCode	Contains the student's zip code

Field Name	Description
Address	Contains the street address for the location
City	Contains the name of the city or town of the location
District	Contains the district of the location
ID	Contains the county_district_location number of the location (school)
IntegrationIDT	Continuous integration profile identifier
Name	Contains the official name of the location (school)
PhoneNumber	School's phone number
State	State in which the location is located
ZipCode	Contains the location's zip code

Location Import

Field Name	Description
FirstName	Contains the person's first name
ID	Contains the person's id
LastName	Contains the person's last name
MiddleName	Contains the person's middle name or initial
UserOpenID	User OpenID
WorksAt	Contains the location the person works at

Staff Import

Student Demographics

Field Name	Description
Address	Contains the student's address
BirthDate	Contains the student's birthdate
City	Contains the name of the city or town the student lives in
DistofResidence	District of Student Residence
EmergName	Emergency Contact 1 Name
Emerg1Phone1	Emergency Contact 1 Phone 1
Emerg2Name	Emergency Contact Name 2
Emerg2Phone1	Emergency Contact 2 Phone 1
EnrollmentEndDate	Contains the student's last date of enrollment
EnrollmentStartDate	Contains the student's first date of enrollment
Ethnicity	Ethnicity
FirstName	Contains the student's first name
Gender	Contains the student's gender
Grade	Contains the grade level of the student
ID	Contains the student's id number
IntegrationIDT	Continuous integration profile identifier
LastName	Contains the student's last name
MiddleName	Contains the student's middle name or initial
Person1Email	Person 1 Email Address
Person1FirstName	Person 1 First Name
Person1LastName	Person1 Last Name
Person2FirstName	Person 2 First Name
Person2lastName	Person 2 Last Name
Race	Ethnicity categories

School	Contains the student's primary location, where the student receives services
StateID	Student's State ID number
StudentHomePhone	Contains the student's home telephone number including area code
StudentState	Contains the Student's State
StudentZipCode	Contains the student's zip/postal code