STUDENT EDUCATION RECORDS

In order to provide students with appropriate instruction and educational services, it is necessary for the district to maintain extensive and sometimes personal information on them and their families. It is essential that pertinent information in these records be readily available to appropriate school personnel, be accessible to the student's parents or legal guardian or the student in accordance with the law, and yet be guarded as confidential information.

It will be the responsibility of the superintendent to provide for the proper administration of student records in keeping with state law and federal requirements, and to standardize procedures for the collection of necessary information about individual students throughout the district.

The board designates as "directory information", which may be released without specific permission, to individuals approved by the principal, except when prohibited by a parent or adult pupil: The pupil's name, address, participation in recognized curricular, co-curricular, or extracurricular activities excluding handicapped education programs, photographs, height and weight if involved in athletics, awards and honors received, and previously attended schools. Parents and adult pupils will be given an opportunity to prohibit the release or directory information annually.

SPECIAL EDUCATION RECORDS

Before any confidential information is released to another agency, program, or person, the school district is required to obtain parental written permission for such a release. This is to protect the parent and child against unauthorized access to confidential information. An exception to this will be made if the child moves to another school, transfers to a public agency or program, and is no longer enrolled within the school district. In this event, all confidential special education records will be forwarded to the receiving school, agency, or program without parental written consent. The purpose of this exception is to avoid extended delays in the transfer of records which may be essential to the child's educational interests. Parents may, however, request that all or specific types of information not be forwarded to the receiving school, agency, or program.

DESTRUCTION OF SPECIAL EDUCATION RECORDS

Federal law (Individuals With Disabilities Education Act) requires that the school district make a reasonable attempt to provide written notice to the parents, guardian, or the student, if he or she has become an adult, prior to the destruction of the student's confidential special education records when these are no longer needed to provide services.

Records are destroyed when the student reaches the age of 25. Parents and/or students may obtain a copy of these records prior to destruction by contacting Lyon County School District Special Services Division, 25 East Goldfield Avenue, Yerington, Nevada, 89447 or by calling (775) 463-6800.

I. The Lyon County School District recognizes the confidential nature of student education records and that the primary purpose of keeping records on a student is for the educational welfare and advancement of the student. Those persons, agencies or firms seeking information from or access to student records must come within the exceptions of the Family Educational Rights and Privacy Act (FERPA) of 1974.

II. The United States Department of Education defines "education records" as records that are directly related to a student and that are maintained by an educational agency or institution or a party acting for or on behalf of the agency or institution. These records include but are not limited to grades, transcripts, assessments/tests class lists, student course schedules, health records, and student discipline files. The information may be recorded in any way, including, but not limited to, handwriting, print, computer media, video, audio, film, microfilm, microfiche, and e-mail. (34 CFR § 99.2)

III. Education records for students with disabilities are strictly confidential under the Individuals with Disabilities Education Act (IDEA). IDEA incorporates and builds upon the protections already provided by the Family Educational Rights and Privacy Act (FERPA). Specifically, IDEA provides additional protections for students receiving special education services, ensuring the privacy of their records beyond what FERPA already mandates. However, IDEA permits the disclosure of personally identifiable information (PII), such as education records, to officials of another school or agency where the student seeks or intends to enroll, or where the student is already enrolled, as long as the disclosure is for purposes related to the student's enrollment or transfer.

IV. Administrative regulations below are established for the compilation, maintenance, release, destruction, and security of student records in conformance with federal requirements.

Legal Reference(s): Family Educational Rights and Privacy Act of 1974 (PL 93-380) FERPA (The FERPA statute is found at 20 U.S.C. § 1232g and the FERPA regulations are found at 34 CFR Part 99); Individuals with Disabilities Education Act (IDEA).

STUDENT <u>EDUCATION</u> RECORDS - ADMINISTRATIVE REGULATIONS

COMPILATION AND MAINTENANCE OF STUDENT EDUCATION RECORDS

The Lyon County School District respects and values the rights of parents/legal guardians and "eligible students" (as defined by FERPA) regarding education records. Therefore, written permission will be obtained from a parent/legal guardian or eligible student before changing the preferred name and/or gender assigned at birth in the education record of a student enrolled in the LCSD.

- 1. Each student's official sehool education record will include the following:
 - a. Records to be retained permanently²
 - 1) Name and address of parent
 - 2) Verification of date and place of birth
 - 3) Dates and record of attendance
 - 4) Course enrollment and grades (Transcripts)
 - 5) Achievement test data
 - 6) Date of graduation or withdrawal
 - b. <u>Additional education</u> Records of verifiable information to be retained during the student's school career that may be retained include, but are not limited to:
 - 1) Medical/health data. (Note: These must be retained for a period not less than two years beyond the age when school enrollment may occur.)
 - 2) Individual psychological evaluation (gathered with written consent of parents).
 - 3) Individual intelligence tests, tests for learning disabilities, etc. (counselor administered).
 - 4) Other verifiable information to be used in educational decision making.

2. Maintaining Student Records

- a. Transcripts of the scholastic record will contain only true factual information. The school will confine its record-keeping to tasks with clearly defined educational ends.
- b. Items listed under 1-a <u>and 1-b</u> will be retained for <u>100</u> 60 years <u>after graduation or withdrawal</u>. Those listed under 1-b will be retained during the student's school life and destroyed at graduation unless the school code imposes other restrictions.

- c. Teacher and staff comments on student records will be confined to matters related to student performance. Value judgments will be excluded from the record.
- d. Student records will be considered as current educational and/or therapeutic tools and will be available only for use as such.

NOTE: Education records for students with disabilities will be maintained as outlined above. However, the Individuals with Disabilities Education Act (IDEA) requires schools to notify parents before destroying these records.

3. Review of Student Records

a. A student of age or the parents/guardians will have access to the student's records under administrative supervision during those times the school is normally in session, unless arrangements for another time have been made in writing. The student of age or parents/guardians has the unique right to inspect the academic record and is entitled to an explanation of any information recorded on the record. Examination of the record will be permitted under conditions which will prevent its alteration or mutilation.

b. If the student of age or parents/guardians is in disagreement with the data on the student's record, they may challenge the information by presenting a written statement to the superintendent, with a copy to the appropriate building administrator outlining the area of concern or disagreement. Within 10 working days the parents will receive a written reply and/or personal conference. If the parents/guardians disagree with the decision rendered by the superintendent, they may petition the Board for a hearing.

c. Staff members who have a legitimate interest and need will be allowed information concerning the record of any student. Such use will be limited to specific needs for providing the student with educational and welfare services.

4. Release of Student Records

a. The record will not be released to an outside agency or another school without the written authorization by the parent if the student is under 18 years of age, unless married. If 18 or over, or married, authorization for release will be by the student. Requests in writing for records will be considered as a release by an individual applying for school admission or employment.

b. Information obtained in confidence should remain private and be accorded the utmost security. The confidentiality of necessary professional evaluations will be maintained.

e. Information from student files will not be available to unauthorized persons within the school or to any person outside the school without the express consent of the student or the parents/guardians except under legal compulsion or in cases where the safety of persons or property is involved.

d. "A non-custodial or co-custodial parent has the same right of access to records as the custodial parent unless a court order prohibits such access. It will be assumed that there is no prohibitive court order unless documentation of such an order is presented to the school."

SECURITY AND RELEASE OF STUDENT EDUCATION RECORDS

I. All school records of students are confidential. All records containing personal student information will be governed by the following principles:

A. Parents/legal guardians have the right, upon written request, to inspect and review any and all educational records relating directly to their dependent and legal wards. Each parent has full rights regarding access to educational records unless the District is provided with evidence that there is a court order, or legally binding document that specifically revokes these rights. The right accorded to parents/legal guardians transfers to the students upon attainment of their eighteenth birthday. As defined in 34 CFR 99.3, parent means a parent of a student and includes a natural parent, a guardian, or an individual acting as a parent in the absence of a parent or a guardian.

B. The Lyon County School District maintains students' education records that (1) contain information which is directly related to a student and (2) are maintained by an education agency. These educational records are maintained in the LCSD student information system (e.g. Infinite Campus) and at the school of enrollment. Questions regarding educational records at the schools should be directed to the school principal in writing. Questions regarding other records should be directed to the superintendent or designee in writing. District personnel must be present to interpret records being reviewed.

C. Any request from parents/legal guardians, or students eighteen years of age or older must be complied within a reasonable length of time not to exceed forty-five (45) days from the date the request is received.

D. Parents/legal guardians or eligible students may, by written request to the principal of the school, challenge the content of student records in order to ensure that the records are not inaccurate, misleading, or otherwise in violation of the privacy or other rights of students. Additionally, parents/legal guardians or eligible students have the right to seek to amend education records. Such requests may become a part of the record at the discretion of the parent/legal guardian or eligible student.

Within ten (10) school days after receiving such a notice from a parent/legal guardian or eligible student, the principal shall notify the parent/legal guardian or eligible student in writing of the principal's decision and the reasons for the decision. The parent/legal guardian or eligible student shall have the right to appeal this decision to the superintendent or designee, within ten (10) school days after receipt of the principal's letter. The superintendent or designee, within fifteen (15) working days of receipt of such an appeal, shall hold a hearing with the parents/legal guardians and/or eligible student.

The parent/legal guardian or eligible student shall be informed in writing of the date and time of the hearing. Such notification shall be well in advance of the hearing date to allow time for the parent/legal guardian or eligible student to engage legal counsel and prepare and assemble any evidence the parent/legal guardian or eligible student wishes to present.

The superintendent or designee shall make his/her decision in writing within five (5) working days after conclusion of the hearing. The parent/legal guardian or eligible student shall be notified of the decision by certified mail.

E. Directory information is information not generally considered harmful or an invasion of privacy if disclosed. This includes a student's name, address, grade level, date and place of birth, photographs, participation in officially recognized activities and sports, weight and height if a member of an athletic team, years of attendance, degrees and awards received, and school attended. Photographs will only be considered directory information when used in printed school publications including the annual yearbook, playbills, honor roll or other recognition lists, graduation programs, newsletters, and sports activity programs/sheets.

Directory information may be made available without consent of parents/legal guardians or eligible students, provided that public notice has been made. A reasonable period of time must elapse between issuance of public notice and release of information to allow parents/legal guardians or eligible students to request that directory information not be released. Registration materials will inform parents of

the right to restrict the distribution of directory information. This request may be rescinded in writing by a parent/legal guardian or eligible student at any time.

<u>F. Information other than directory information is inaccessible without the written</u> consent of the parent/legal guardian or eligible student. Exempt from this ruling are the following agencies and persons:

- 1. School officials who have a "legitimate educational interest" which may include:
 - a. Board of School Trustees;
 - b. Administrators;
 - c. Licensed employees;
 - d. School Resource Officers
 - e. Support staff; and
 - <u>f. Contractors, consultants, volunteers, and other outside parties</u> <u>performing outsourced institutional services or functions.</u>

"Legitimate educational interest" is defined as any activity having a direct effect on advancing a student's educational level, coupled with a concern for the student's social, emotional, and/or physical welfare.

- 2. Officials of other schools or school systems in which a student intends to enroll or where the student is already enrolled so long as disclosure is for the purposes related to the student's enrollment or transfer.
- 3. Authorized representatives of the Comptroller General of the United States and of the Secretary of Education; heads of certain educational agencies and state educational authorities; provided that access to student records is necessary in connection with the audit and evaluation of a federally supported program or for the enforcement of federal legal requirements in connection with such a program, and that unless specifically authorized by federal law, no information is included which would permit the personal identification of students or parents/legal guardians after the data has been collected.
- 4. Representatives of accrediting organizations in order to carry out their accrediting functions.
- <u>5. Contracted organizations conducting studies and/or test-related services for the District.</u>

- 6. Federal and state agencies in connection with student applications for, or receipt of, financial aid.
- G. Any authorized persons receiving directory information or who request or obtain access to a student record must indicate in writing the date and specific reason for the request. These persons must verify in writing that they will not use directory information for any other purpose than indicated in the submitted request and that they will not sell said information to other parties.

Student directory information may not be released to commercial businesses for the purpose of advertising or marketing.

Pursuant to the No Child Left Behind Act of 2001, the LCSD shall provide access to secondary school students' names, addresses, and telephone listings per the request of military recruiters or institutions of higher education. A secondary school student or the parent of the student may request that the student's name, address, and telephone listing not be released without prior written parental consent.

The following organizations may receive directory information if the submitted written request is deemed by the superintendent's designee to have an educational benefit to the students:

- 1. Contracted organizations providing a service/product to the school.
- 2. Nonprofit postsecondary institutions requesting directory information, high school students' ranking and/or cumulative grade point averages.

H. Information may be released to others only:

- 1. With the written consent of the parent/legal guardian or eligible student specifying the records to be released, the reasons for such release, to whom and use to be made of the information; and with a copy of the records to be released transmitted to the parent/legal guardian or eligible student upon request.
- 2. When such information is furnished in compliance with judicial order or pursuant to any lawfully issued subpoena, upon the condition that the parent/legal guardian or eligible student is notified in advance of the compliance by the school with the subpoena or court order.

If after reasonable effort, the parent/legal guardian or eligible student cannot be reached, the court order or subpoena must be honored. Questions regarding judicial orders and subpoenas may be resolved in consultation with the Office of the General Counsel.

- 3. In cases where there is an articulable and significant threat to the health or safety of a student or other individuals, considering the totality of the circumstances.
- I. Periodic review procedures shall be established for students' educational records in order to ensure accuracy and relevancy.
- J. The District shall give parents/legal guardians of students in attendance or eligible students in attendance annual notice of their rights under the Family Educational Rights and Privacy Act. The notice shall also inform parents/legal guardians or eligible students that copies of this District administrative regulation are available on the District's website at www.lyoncsd.org or upon request from any LCSD school's main office.
- K. Through this annual notice, parents/legal guardians, or eligible students will be informed that they have the right to file a complaint with the Family Policy Compliance Office, U.S. Department of Education, 400 Maryland Avenue, S.W., Washington, D.C. 20202-4605, if the District fails to comply.
- L. Any questions or unusual requests should be referred to the superintendent or designee.

II. Protection of Pupil Rights Amendment (PPRA) *Note:* see LCSD Board Policy JF - Protection of Pupil Rights - Student Surveys

The Protection of Pupil Rights Amendment (PPRA) (20 U.S.C. § 1232h; 34 CFR Part 98) applies to programs that receive funding from the U.S. Department of Education (ED). The Protection of Pupil Rights Amendment is intended to protect the rights of parents and students in two ways:

A. It seeks to ensure that schools and contractors make instructional materials available for inspection by parents if those materials will be used in connection with a U. S. Department of Education funded survey, analysis, or evaluation in which their children participate; and

B. It seeks to ensure that schools and contractors obtain written parental consent before minor students are required to participate in any U. S. Department of Education funded survey, analysis, or evaluation that reveals information concerning:

- 1. Political affiliations:
- 2. Mental and psychological problems potentially embarrassing to the student and his/her family;
- 3. Sex behavior and attitudes;
- 4. Illegal, antisocial, self-incriminating and demeaning behavior;
- <u>5. Critical appraisals of other individuals with whom respondents have close family relationships;</u>
- 6. Legally recognized privileged or analogous relationships, such as those of lawyers, physicians, and ministers;
- 7. Religious practices, affiliations, or beliefs of the students or parents; or
- 8. Income (other than that required by law to determine eligibility for participation in a program or for receiving financial assistance under such program).

Parents or students who believe their rights under the Protection of Pupil Rights
Amendment may have been violated, may file a complaint with the U. S. Department of
Education by writing to the Family Policy Compliance Office. Complaints must contain
specific allegations of fact giving reasonable cause to
believe that a violation of the Protection of Pupil Rights Amendments occurred.

For additional information or technical assistance, you may call (202) 260-3887 (voice). Individuals who use TDD may call the Federal Information Relay Service at 1-800-877-8339.

APPENDIX A

LYON COUNTY SCHOOL DISTRICT Notification of Rights under FERPA

The Family Educational Rights and Privacy Act (FERPA) affords parents and students over 18 years of age ("eligible students") certain rights with respect to the student's education records. These rights are:

(1) The right to inspect and review the student's education records within 45 days of the day the School receives a request for access. Parents or eligible students should submit to the School principal a written request that identifies the record(s) they wish to inspect. The School principal or other official will make arrangements for access and notify the parent or eligible student of the time and place where the records may be inspected.

(2) The right to request the amendment of the student's education records that the parent or eligible student believes are inaccurate, misleading, or otherwise in violation of the student's privacy rights under FERPA. Parents or eligible students who wish to ask the School to amend a record should write the School principal, clearly identify the part of the record they want changed, and specify why it should be changed. If the School decides not to amend the record as requested by the parent or eligible student, the School will notify the parent or eligible student of the decision and advise them of their right to a hearing regarding the request for amendment. Additional information regarding the hearing procedures will be provided to the parent or eligible student when notified of the right to a hearing.

(3) The right to privacy of personally identifiable information in the student's education records, except to the extent that FERPA authorizes disclosure without consent. One exception, which permits disclosure without consent, is disclosure to school officials with legitimate educational interests. A school official is a person employed by the School as an administrator, supervisor, instructor, or support staff member (including health or medical staff); student teachers and related service interns; a person serving on the School Board; a person or company with whom the School has outsourced services or functions it would otherwise use its own employees to perform (such as an attorney, auditor, medical consultant, or therapist); a parent or student serving on an official committee, such as a disciplinary or grievance committee; or a parent, student, or other volunteer assisting another school official in performing his or her tasks. A school official has a legitimate educational interest if the official needs to review an education record in order to fulfill his or her professional responsibility.

Upon request, the School discloses education records without consent to officials of another school district in which the student seeks or intends to enroll, or is already enrolled if the disclosure is for purposes of the student's enrollment or transfer.

(4) The right to file a complaint with the U.S. Department of Education concerning alleged failures by the School to comply with the requirements of FERPA. The name and address of the federal Office that administers FERPA are: Family Policy Compliance Office, U.S. Department of Education, 400 Maryland Avenue, SW, Washington, DC 20202-5920.

Directory Information: Directory information, which is information that is generally not considered harmful or an invasion of privacy if released, can also be disclosed to outside organizations without a parent's prior written consent. Directory information may be released to agencies, institutions, the military, or businesses for the purpose of providing students with yearbooks, class rings, graduation announcements, athletic apparel, school pictures, scholarship opportunities, or other purposes that benefit

the student and/or school. Directory information will not be released when the purpose is primarily for commercial or sectarian use. The Lyon County School District has designated the following information as directory information: student's name; address; telephone listing; electronic mail address; photograph; date and place of birth; major field of study, grade level; dates of attendance (but not attendance on a particular day); participation in officially recognized activities and sports; weight and height of members of athletic teams; degrees, honors and awards received; and the most recent educational agency or institution attended.

Unless individual written objection to release such directory information is received by Lyon County School District from the parent or eligible student, any of the above information may be released in accordance with the purposes stated. All objections should be filed in writing with your student's school principal using the "Student Directory Information Opt Out Form

LYON COUNTY SCHOOL DISTRICT

Notification of Rights under the Protection of Pupil Rights Amendment (PPRA)

PPRA affords parents certain rights regarding our conduct of surveys, collection and use of information for marketing purposes, and certain physical exams. These include the right to:

- Consent before students are required to submit to a survey that concerns one or more of the following protected areas ("protected information survey") if the survey is funded in whole or in part by a program of the U.S. Department of Education (ED):
 - 1. Political affiliations or beliefs of the student or student's parent;
 - 2. Mental or psychological problems of the student or student's family;
 - 3. Sex behavior or attitudes:
 - 4. Illegal, anti-social, self-incriminating, or demeaning behavior;
 - 5. Critical appraisals of others with whom respondents have close family relationships;
 - 6. Legally recognized privileged relationships, such as with lawyers, doctors, or ministers;
 - 7. Religious practices, affiliations, or beliefs of the student or parents; or
 - 8. Income, other than as required by law to determine program eligibility.
- Receive notice and an opportunity to opt a student out of:
 - 1. Any other protected information survey, regardless of funding;
 - 2. Any non-emergency, invasive physical exam or screening required as a condition of attendance, administered by the school or its agent, and not necessary to protect the immediate health and safety of a student, except for hearing, vision, or scoliosis screenings, or any physical exam or screening permitted or required under State law; and
 - 3. Activities involving collection, disclosure, or use of personal information obtained from students for marketing or to sell or otherwise distribute the information to others.
- *Inspect*, upon request and before administration or use:
 - 1.__Protected information surveys of students;
 - 2. Instruments used to collect personal information from students for any of the above marketing, sales, or other distribution purposes; and
 - 3. Instructional material used as part of the educational curriculum.

These rights transfer to from the parents to a student who is 18 years old or an emancipated minor under State law.

The Lyon County School District (LCSD) has developed and adopted policies, in consultation with parents, regarding these rights, as well as arrangements to protect student privacy in the administration of protected information surveys and the collection, disclosure, or use of personal information for marketing, sales, or other distribution purposes. LCSD will directly notify parents of these policies at least annually at the start of each school year and after any substantive changes. LCSD will also directly notify, such as through U.S. Mail or email, parents of students who are scheduled to participate in the specific activities or surveys noted below and will provide an opportunity for the parent to opt his or her child out of participation of the specific activity or survey. LCSD will make this notification to parents at the beginning of the school year if the District has identified the specific or approximate dates of the activities or surveys at that time. For surveys and activities scheduled after the school year starts, parents will be provided reasonable notification of the planned activities and surveys listed below and be provided an opportunity to opt their child out of such activities and surveys. Parents will also be provided an opportunity to review any pertinent surveys.

Following is a list of the specific activities and surveys covered under this requirement:

- Collection, disclosure, or use of personal information for marketing, sales or other distribution.
- Administration of any protected information survey not funded in whole or in part by ED.
- Any non-emergency, invasive physical examination or screening as described above.

Parents who believe their rights have been violated may file a complaint with: Family Policy Compliance Office, U.S. Department of Education, 400 Maryland Avenue, SW, Washington, D.C. 20202-5920.

APPENDIX B

LYON COUNTY SCHOOL DISTRICT Family Educational Rights and Privacy Act (FERPA) STUDENT DIRECTORY INFORMATION OPT OUT FORM

School Year

Parents/Eligible Students: In accordance with the Lyon County School District's "Notification of
Rights under FERPA," you have provided a written objection to release directory information
contained in your child's education records. By checking the applicable box below, you may
either opt out of the release of all directory information (Option A), or you may limit your opt
out to name, address, and telephone number to be released to military recruiters (Option B).
☐ A. OBJECTION TO RELEASE OF ANY DIRECTORY INFORMATION
(COMPREHENSIVE OPT OUT)
TO: (Principal's Name)
SCHOOL:
REGARDING: (Student's Name – Please print)
I object to the district releasing directory information (student's name; address; telephone listing;
electronic mail address; photograph; date and place of birth; major field of study, grade level;
dates of attendance (but not attendance on a particular day); participation in officially recognized
activities and sports; weight and height of members of athletic teams; degrees, honors and
awards received; and the most recent educational agency or institution attended) about my
student during this school year. I understand this means exclusion from school documents that
typically are made public, such as class pictures, yearbooks, graduation programs, honor roll and
other recognition lists, sports activity and theatrical programs. I also understand that this means
exclusion of my child's name, address and phone number from the student directory, from other
documents relating to school-related organizations and activities. Finally, I understand this
means that my student will not be included in district videotape, audio recording, television and
still photograph productions, and news media interactions.
Parent/Eligible Student Signature
Date
<u>Buto</u>
Parent/Eligible Student Name (Printed)
☐ B. OBJECTION TO RELEASE OF NAME, ADDRESS, AND TELEPHONE NUMBER
TO MILITARY RECRUITERS
TO: (Principal's Name)
SCHOOL:
REGARDING: (Student's Name – Please print)

LYON COUNTY SCHOOL DISTRICT BOARD POLICY ____

_JO

I object to the district releasing the name, address, and telephone number of the student named above to military recruiters during this school year. I understand that once this form has been signed by either the student or a parent, only a parent may change it. I also understand that if I want to change it, the parent must notify the principal in writing that the form is no longer in effect and that student information may be released.

Parent/Eligible Student Signature	
<u>Date</u>	
Parent/Eligible Student Name (Printed)	

LYON COUNTY SCHOOL D BOARD POLICY	ISTR	CICT		JO
APPENDIX C				
LYON COUNTY SCHOOL I	DIST]	RICT PARENT/ELIGIBI	E STUDENT C	ONSENT TO
RELEASE STUDENT EDUC	CATI	ON RECORDS PROTEC	TED UNDER T	HE FAMILY
EDUCATION	AL R	RIGHTS AND PRIVACY	ACT (FERPA)	
		I I Driver (I CCD) . I		11 1
I hereby authorize the Lyon Cou	•	,		
A may revoke this authorization of		•		
<u>I may revoke this authorization of</u> June 30th of the current school y		poini ana inai ine auinoriz	anon win remain	<u>ın ejjeci unui</u>
same som of the current school y	<u>cur.</u>			
Please print student information below				
Last Name	Fire	st Name	Middle Initial	Birthdate
		_	<u>Middle illitiai</u>	Bittidate
Please describe the purpose of the rele	ease be	elow.		
Please check the box next to the record	e vou	are authorizing for release		
All Education Records	s you		Family Cont	act Information
All Education Records		Assessments		
<u>Transcripts</u>		<u>Health</u>	Other, please	e specify:
Grades		Assignments		
Behavior/Discipline Logs		Schedule	Other, please	e specify:
				- 1
Attendance		Reports		
Name of individual and/or program to	whom	you are authorizing release		
A 11 C' 1' '1 1 1/				
Address of individual and/or program				
Phone number and email of individual and/or contact person of the program				
Parent/Eligible Student Signature		Parent/Eligible Student	Printed Name	Date Date
	Lyon	County School District Official Use Only		

Records provided to (name):

Employee Signature:

Records provided on (date):

	JO				
<u>IPPENDIX D</u>					
<u>LYON COUNTY S</u>	CHOOL DISTRICT PARENT CONSENT TO RELEASE				
OR EXCHANGE CONFIDENTIAL INFORMATION					
tudent Name	Birthdate				
chool	Grade				
outside of the school disfollowing reasons: We need addition we provide to to provide or to provide or to the school disfollowing reasons:	eleasing or exchanging education records with certain persons or agencies strict. We are seeking your consent to release or exchange records for the sonal information about your child in order to improve the services or programs to him or her. Sincy, or program listed below needs information from the school district in order arrange services for your child.				
Other:					
or program identified be	s to release or exchange the following types of information with the agency elow. Parents/guardians must initial each approved area for release. tials Initials Initials psychiatric evaluations psychological evaluations discharge summary other				
academic tests	igated by FERPA and IDEA to confidentially maintain student education records.				
academic tests	igated by FERPA and IDEA to confidentially maintain student education records.				
academic tests NOTE: The LCSD is obli					
academic tests NOTE: The LCSD is obligation. Person, agency, or programmer.	igated by FERPA and IDEA to confidentially maintain student education records. am with whom exchange or release is sought:				
academic tests NOTE: The LCSD is obli					
academic tests NOTE: The LCSD is obligation. Person, agency, or programmer.					
academic tests NOTE: The LCSD is oblive Person, agency, or programme:	am with whom exchange or release is sought:				
academic tests NOTE: The LCSD is oblive Person, agency, or programme: Name: Address:	am with whom exchange or release is sought:				

any time, except to the extent that action is already taken. Authorization expires 90 days from the date of signing.

Parent/Guardian/Eligible Student Signature		Date
25 E. Goldfield Ave. Yerington, NV 89447	Phone: (775) 463-6800	FAX: (775) 463-68