...... moves to amend H.F. No. 2232, the first engrossment, as follows:

1.1

1.2	Page 1, line 17, delete "documentation of"
1.3	Page 1, line 18, after "more" insert "and any directory information released in response
1.4	to that request" and after the period, insert "Except as otherwise required or permitted by
1.5	this section, other state statute, or federal law,"
1.6	Page 1, line 19, delete "not permit" and insert "default"
1.7	Page 1, line 20, delete "or" and insert "and"
1.8	Page 1, line 21, delete "disclosed" and insert "suppressed" and delete everything after
1.9	the period and insert "A student may opt into making these items publicly accessible."
1.10	Page 1, delete lines 22 and 23 and insert "Upon request, a public postsecondary institution
1.11	must permit a student whose directory information has been released in response to a data
1.12	request to review the request and any directory data of that student released in response.
1.13	Nothing in this subdivision limits the disclosure of educational data as otherwise required
1.14	or permitted by this section, other state statute, or federal law."
1.15	Page 2, line 1, before "STUDENT" insert "TECHNOLOGY PROVIDER;"
1.16	Page 2, lines 3 and 7, delete "or private"
1.17	Page 2, line 4, after "provide" insert "student"
1.18	Page 2, line 6, delete "location data" and insert "educational data concerning a student's
1.19	location" and delete "or incidental"
1.20	Page 2, delete subdivisions 2 and 3 and insert:
1.21	"Subd. 2. Exempted location data. Location data required to aid criminal or civil
1.22	investigations or enforce security or acceptable use policies is exempt from the consent
1.23	requirements of subdivision 3 and the notice requirements of subdivision 4. Exempted

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2.1	location data includes civil investigative data under section 13.39, security service data
2.2	under section 13.861, criminal investigative data under section 13.82, surveillance technology
2.3	under section 13.82, keycard access data, point of sale data, and transit use data. Wi-Fi
2.4	access point data is only exempt under this subdivision to aid criminal or civil investigations
2.5	or enforce security or acceptable use policies.
2.6	Subd. 3. Consent. (a) A public postsecondary educational institution must not use a
2.7	technology provider to collect educational data concerning a student's location without the
2.8	student consenting to having location data collected by a technology provider. A public
2.9	postsecondary educational institution must not require a student's consent to location data
2.10	collection by a technology provider as a condition of:
2.11	(1) enrolling in the institution or any program or class;
2.12	(2) receiving a scholarship or other financial aid award; or
2.13	(3) entering into a dining contract, housing contract, or any other agreement for the
2.14	provision of a basic university service, including connecting to campus Wi-Fi.
2.15	(b) A student who gives consent to having location data collected may revoke that consent
2.16	at any time by providing written notice as prescribed by the public postsecondary educational
2.17	institution.
2.18	Subd. 4. Notice. (a) Within 30 days of the start of each school year, a public
2.19	postsecondary educational institution must give students notice, by United States mail,
2.20	e-mail, or any means reasonably likely to inform students, of any technology provider that
2.21	is collecting educational data concerning a student's location. The notice must:
2.22	(1) be written in plain language;
2.23	(2) identify each technology provider collecting location data;
2.24	(3) identify the location data being collected by the technology provider;
2.25	(4) include information about the consent required in subdivision 3, including the right
2.26	to revoke consent; and
2.27	(5) include information about how to access a copy of the contract unless the public
2.28	postsecondary educational institution publishes the terms of any contract with a technology
2.29	provider, with the exception of trade secret data, on the institution's website for the duration
2.30	of the contract or for the period the technology provider is actually collecting educational
2.31	data concerning a student's location, whichever period is shorter."
2.32	Page 3, line 5, delete the second "or"

3.1	Page 3, line 6, delete "incidental" and delete "or private"
3.2	Page 3, lines 14 and 18, delete "or private"
3.3	Page 3, line 25, after "only" insert "school officials," and after "employees" insert a
3.4	comma
3.5	Page 3, line 26, after the second "is" insert "for a legitimate educational interest,"
3.6	Page 3, line 27, after "duties" insert ", or to comply with any other applicable law"
3.7	Page 3, line 30, after the period, insert "Information recorded in the log is classified as
3.8	nonpublic data with regard to data not on individuals, pursuant to section 13.02, subdivision
3.9	9, and as private data with regard to data on individuals, pursuant to section 13.02,
3.10	subdivision 12." and delete "of use"
3.11	Page 3, line 31, after "retained" insert "by the technology provider" and after "year"
3.12	insert "from the date of creation"
3.13	Page 4, line 1, after "provider's" insert "contract and"
3.14	Page 4, line 2, after the second "data" insert "under chapter 13" and delete "public under"
3.15	and insert "public data under chapter 13 or"
3.16	Page 4, after line 2, insert:
3.17	"Subd. 7. Limitation. Nothing in this section limits access to data otherwise required
3.18	or permitted by state statute or federal law. Data described in section 13.82 or 13.861 is
3.19	classified according to those sections."
3.20	Renumber the subdivisions in sequence
3.21	Correct the internal references