LEGISLATURE OF NEBRASKA ONE HUNDRED NINTH LEGISLATURE FIRST SESSION

LEGISLATIVE BILL 31

Introduced by Conrad, 46. Read first time January 09, 2025 Committee:

1	A BILL FOR AN ACT relating to schools; to state legislative findings; to
2	require the State Board of Education to develop a model policy
3	relating to the use of student surveillance, monitoring, and
4	tracking technology by school districts as prescribed; and to
5	require each school board to adopt a policy consistent with the
6	model policy.

7 Be it enacted by the people of the State of Nebraska,

1	Section 1. (1) The Legislature finds and declares that:
2	<u>(a) The use of student surveillance, monitoring, and tracking</u>
3	technology tools by school districts, other governmental entities, and
4	companies contracting with schools for the use of student surveys and
5	student surveillance, monitoring, and tracking has grown exponentially in
6	recent years, raising serious concerns about transparency, use of
7	taxpayer dollars, parental rights, and student privacy;
8	<u>(b) The intersection of government and technology companies</u>
9	utilizing tools of mass surveillance raises concerns regarding civil
10	rights and civil liberties;
11	<u>(c) Numerous public schools in Nebraska have instituted various</u>
12	tracking systems that surveil and monitor students. The tracking systems
13	include, but are not limited to, digital hall passes, anti-vaping
14	devices, fingerprints swipes, cameras, and electronic surveys;
15	(d) Tools of mass surveillance are being purchased and utilized with
16	taxpayer funds through contracts with private companies;
17	<u>(e) Certain tools of mass surveillance may be of legitimate use for</u>
18	educational purposes and certain technologies can advance the public
19	policy goals of student success and school safety; and
20	<u>(f) Parents have a well-established and fundamental right to control</u>
21	their children's education. Students have a well-established and
22	fundamental right to privacy from unwarranted government surveillance.
23	Taxpayers have a well-established right to ensure public entities are
24	good stewards of public funds and a well-established right to
25	transparency for governmental operations and expenditures.
26	<u>(2) The Legislature further finds that public funds should be</u>
27	primarily dedicated to frontline classroom needs and that tools of mass
28	surveillance that are purchased for use in schools under the guise of
29	advancing security or efficiency goals should not compromise personal
30	<u>liberty or evade citizen transparency.</u>
31	Sec. 2. (1) On or before December 1, 2025, the State Board of

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Education shall develop and distribute a model policy relating to the use 1 2 by school districts of student surveillance, monitoring, and tracking 3 technology. At a minimum, such policy shall require school districts to: (a) Specifically identify and inventory the type of surveillance 4 tools or student surveys which gather personal information considered for 5 use or actually used in the school district, including: 6 7 (i) The name and contact information for each private company, vendor, or governmental entity, providing such technology; 8 9 (ii) The cost of each surveillance, monitoring, and tracking 10 technology tool to purchase and maintain; (iii) A description of each student surveillance, monitoring, and 11 tracking technology tool, including a description of privacy protection 12 measures for each tool and data collection and data sharing and usage 13 14 activities; 15 (iv) Whether or not parents may opt their student out of being subjected to a student surveillance, monitoring, and tracking tool; 16 17 (v) If and how the data from a student surveillance monitoring, and 18 tracking technology tool will be shared with law enforcement or implicate punitive actions under the Student Discipline Act; 19 (vi) How student surveillance monitoring, and tracking technology 20 tools ensure proper accommodations for students with disabilities or 21 22 individualized education programs; (vii) How biometric or personally identifiable information is 23 24 stored, shared, or sold with the private companies, vendors, or 25 governmental entities providing such tools; and (viii) Clearly delineate what remedies are available to students and 26 parents for violations of personal privacy related to such surveillance, 27 monitoring, and tracking technology tools, including, but not limited to, 28 under the Consumer Protection Act, the Political Subdivisions Tort Claims 29 Act and section 79-2,104; and 30 (b) Post the inventory and information related to surveillance, 31 -3-

1	monitoring, and tracking technology tools considered for use or actually
2	utilized by the school district on the school district's website and
3	ensure such inventory and information is available in hard copy upon
4	<u>request.</u>
5	<u>(2) Beginning May 1, 2026, each school board shall adopt a written</u>
6	policy to be implemented by the school district at the start of school
7	year 2026-27 which provides for standards and guidelines for the purchase
8	and use of tools of mass surveillance. Such policy shall include
9	procedures and provisions in conformance with the minimum standards set
10	forth in the model policy developed by the State Board of Education
11	pursuant to subsection (1) of this section, and may include any other
12	procedures and provisions the school board deems necessary to conform
10	with the entrit and intent of this section and section 1 of this act

13 with the spirit and intent of this section and section 1 of this act.