#### DATA SHARING AND CONFIDENTIALITY AGREEMENT

INCLUDING
Bill of Rights for Data Privacy and
Security AND
Vendor Information Regarding Data Privacy and Security

This Data Sharing and Confidentiality Agreement (the "Agreement") is made and entered into by and between Tangible Play, Inc. (the "Vendor") and Fillmore Central School District (Fillmore CSD).

WHEREAS, Fillmore CSD and Vendor are parties to a contract or other written agreement (the "Contract") pursuant to which the Vendor will receive student data and/or teacher or principal data ("Protected Data") that is protected under New York Education Law Section 2-d and Part 121 of the Regulations of the Commissioner of Education (collectively referred to as "Section 2-d") from Fillmore CSD for purposes of providing certain products or services to CA BOCES; and

**WHEREAS**, both Fillmore CSD and Vendor are desirous of fulfilling their respective obligations under New York Education Law Section 2-d;

**NOW THEREFORE**, in consideration of the mutual promises and covenants contained in the Contract, as well as, this Agreement the parties hereto mutually agree as follows:

# 1. Confidentiality

- a. Vendor, its employees, and/or agents agree that all information obtained in connection with the services provided for in the Agreement is deemed confidential information.
- b. Vendor further agrees to maintain the confidentiality of the Protected Data it receives in accordance with federal and state law and that any information obtained will not be revealed to any persons, firms or organizations.

### 2. <u>Data Protections and Internal Controls</u>

- a. Vendor acknowledges that it may receive and/or come into contact with personally identifiable information, as defined by New York Education Law Section 2-d, from records maintained by Fillmore CSD that directly relate to a student(s) (hereinafter referred to as "education record").
- b. Vendor understands and acknowledges that it shall have in place sufficient protections and internal controls to ensure that information is safeguarded in accordance with applicable laws and regulations, and understands and agrees that it is responsible for complying with state data security and privacy standards for all personally identifiable information from education records, and itshall:
  - 1. Limit internal access to education records to those individuals that are

determined to have legitimate educational interests; and

- 2. Not use the education records for any other purpose than those explicitly authorized in the Contract and/or Agreement; and
- Maintain reasonable administrative, technical and physical safeguards to protect the security, confidentiality and integrity of education records in its custody; and
- 4. To use encryption technology to protect Protected Data in its custody while in motion or at rest, using a technology or methodology specified by the secretary of the United States Department of Health and Human Services in guidance issued under Section 13402(H)(2) of Public Law 111-5.

### 3. Data Security and Privacy Plan

- a. Vendor agrees to have a Data Security and Privacy Plan in place to protect the confidentiality, privacy and security of the Protected Data it receives from Fillmore CSD.
- b. Vendor understands and agrees that it is responsible for submitting a Data Security and Privacy Plan to Fillmore CSD prior to the start of the term of the Agreement, and it shall:
  - 1. Outline how all state, federal and local data security and privacy contract requirements will be implemented over the life of the contract consistent with Fillmore CSD's policy on data security and privacy, as adopted.
  - 2. Outline specific administrative, operational and technical safeguards and practices in place to protect Protected Data that it receives from Fillmore CSD under the Contract.
  - 3. Outline the training requirement established by the Vendor for all employees who will receive personally identifiable information from student records (hereinafter referred to as "student data").

# 4. Notice of Breach and Unauthorized Release

- a. In the event of a breach of this Agreement and unauthorized release of student data, the Vendor shall:
  - 1. Immediately notify Fillmore CSD in the most expedient way possible and without unreasonable delay, but no more than seven (7) calendar days after Vendor has discovered or been informed of the breach or authorized release.
  - 2. Advise Fillmore CSD as to the nature of the breach and steps Vendor has taken to minimize said breach.

- b. In the case of required notification to a parent or eligible student, the Vendor shall:
  - 1. Promptly reimburse Fillmore CSD for the full costs of such notification.
- c. Vendor will cooperate with Fillmore CSD and provide as much information as possible directly to Fillmore CSD about the incident, including but not limited to:
  - 1. The description of the incident;
  - 2. The date of the incident;
  - 3. The date Vendor discovered or was informed of the incident;
  - 4. A description of the types of Protected Data involved;
  - 5. An estimate of the number of records affected;
  - 6. The schools within Fillmore CSD affected;
  - What the Vendor has done or plans to do to investigate the incident, stop
    the breach and mitigate any further unauthorized access or release of
    Protected Data; and
  - 8. The contact information for Vendor representatives who can assist affected individuals that may have additional questions.
- d. The Vendor shall indemnify and hold Fillmore CSD harmless from any claims arising from its breach within the Data Sharing and Confidentiality Agreement confidentiality and data security and privacy standards provision.
- e. Vendor acknowledges that upon initial notification from Vendor, Fillmore CSD, as the educational agency with which Vendor contracts, has an obligation under Section 2-d to in turn notify the Chief Privacy Officer in the New York State Education Department ("CPO"). Vendor agrees not to provide this notification to the CPO directly unless requested by Fillmore CSD or otherwise required by law. In the event the CPO contacts Vendor directly or requests more information from Vendor regarding the incident after having been initially informed of the incident by Fillmore CSD, Vendor will promptly inform Fillmore CSD of the same.

# 5. Vendor Information

Vendor understands that as part of Fillmore CSD's obligations under New York Education Law Section 2-d, Vendor is responsible for providing Fillmore CSD with Vendor information (see Vendor Information for Data Privacy and Security) to include:

- a. Exclusive purposes for which the student data will be used;
- b. How Vendor will ensure that subcontractors, persons or entities that Vendor will

share the student data with, if any, will abide by data protection and security requirements;

- c. That student data will be returned or destroyed upon expiration of the Agreement;
- d. If and how a parent, student, or eligible teacher may challenge the accuracy of the student/teacher data that is collected; and
- e. Where the student data will be stored (described in such a manner as to protect data security), and the security protections taken to ensure such data will be protected, including whether such data will be encrypted.

# 6. Termination or Expiration of Contract and/or Agreement

- a. Upon termination of the Agreement, Vendor shall return or destroy all confidential information obtained in connection with the services provided therein and/or student data. Destruction of the confidential information and/or student data shall be accomplished utilizing an approved method of confidential destruction, including, shredding, burning or certified/witnessed destruction of physical materials and verified erasure of magnetic media using approved methods of electronic file destruction. The parties further agree that the terms and conditions set forth herein shall survive the expiration and/or termination of the Agreement.
- b. If requested by Fillmore CSD, Vendor will assist Fillmore CSD in exporting all Protected Data previously received back to Fillmore CSD for its own use, prior to deletion, in such formats as may be requested by Fillmore CSD.
- c. In the event the Contract is assigned to a successor Vendor (to the extent authorized by the Contract), the Vendor will cooperate with Fillmore CSD as necessary to transition Protected Data to the successor Vendor prior to deletion.
- d. Neither Vendor nor any of its subcontractors or other authorized persons or entities to whom it has disclosed Protected Data will retain any Protected Data, copies, summaries or extracts of the Protected Data, or any de-identified Protected Data, on any storage medium whatsoever. Upon request, Vendor and/or its subcontractors or other authorized persons or entities to whom it has disclosed Protected Data, as applicable, will provide Fillmore CSD with a certification from an appropriate officer that these requirements have been satisfied in full.

# PARENTS' BILL OF RIGHTS FOR DATA PRIVACY AND SECURITY

Fillmore CSD is committed to protecting the privacy and security of student data and teacher and principal data. In accordance with New York Education Law Section 2-d and its implementing regulations, Fillmore CSD informs the school community of the following:

- 1. A student's personally identifiable information cannot be sold or released for any commercial purposes.
- 2. Parents have the right to inspect and review the complete contents of their child's education record.
- 3. State and federal laws protect the confidentiality of personally identifiable information, and safeguards associated with industry standards and best practices, including but not limited to encryption, firewalls, and password protection, must be in place when data is stored or transferred.
- 4. A complete list of all student data elements collected by New York State is available for public review at the following website http://www.nysed.gov/data-privacy-security/student-data-inventory or by writing to the Office of Information and Reporting Services, New York State Education Department, Room 865 EBA, 89 Washington Avenue, Albany, New York 12234.
- 5. Parents have the right to submit complaints about possible breaches of student data addressed. Complaints should be directed in writing to Fillmore CSD Data Privacy Officer, 104 W. Main St, Fillmore, New York 14760 or by using the form available at the following website: <a href="https://www.fillmorecsd.org/Page/2923">https://www.fillmorecsd.org/Page/2923</a>. Complaints may also be directed in writing to Chief Privacy Officer, New York State Education Department, 89 Washington Avenue, Albany, New York 12234 or by using the form available at the following website: <a href="http://www.nysed.gov/data-privacy-security/report-improper-disclosure">http://www.nysed.gov/data-privacy-security/report-improper-disclosure</a>

IN WITNESS WHEREOF, the parties hereto have executed this agreement as of the day and year first written above.

Docusioned by:  Sandleya Nath	12/9/2020
Authorized Vendor Signature	Date
Authorized Fillmore CSD Signature	2/3/2021 Date

lope ID:	0284295D	-BA93-44C2-8E04-0B99A7	'31E959			
VENI	oor In	FORMATION REG	ARDING DATA PRIVACY AN	D SECURITY		
Ven	idor: <u>T</u> a	angible PLay Inc.	Product: osmo	Product: Osmo		
Col	lects:	Student Data	Teacher or Principal Data	X Does not collect either		
<i>about</i> please 121.3	third-po comple of the C	arty contracts on the ete the table below	Imore Central School District a e agency's website with the Pa with information relevant to N ulations. Note that this applies	rents Bill of Rights. To that end IYS Education Law 2- d and Par		
Cettripicanewww.com.com.com.com.com.com.com.com.com.com	CONTROL CONTRO	sive Purposes for D				
		e purposes for which party contractor:	n the student data (or teacher o	or principal data) will be used		
Part 3	2: Subco	ontractor Oversight	Details – Select the appropria	te option below.		
steps prote requi	nis contr to ensu ected da rement	ure that any subcon ata are contractual s that the third-part	cors. As such, the third-party contractors, assignees, or other agony it required to obey the same by contractor is required to obe	gents who see, or receive, this data protection and security		
THE THE PERSON NAMED IN COLUMN	PARCENTULES SERVICES CONTRACTOR C	ract Lifecycle Practic				
exter will b	nded for be delet	ed by the contracto	unless roothe agreement. When the coor, via shredding, returning of ee by Fillmore CSD before deletion	data, mass deletion, and upon		
			ords / Improper Disclosure			
that p	protects A websi	s the privacy of stud ite. int or report of impr	nily Educational Rights and Privalent education records, visit the oper disclosure may be comple	U.S. Department of Education		
		rity Practices				
A.	Protec	ted data provided t	o the contractor will be stored:	(include where and how)		
	NA	47.67		condition Verseal _ 1849 p.s.		
В.			aken to ensure data will be pro and industry best practices incl			

# **Part 6: Encryption Practices**

NA

x By checking this box, contractor certifies that data encryption is applied in accordance with NYS Education Law Section 2-d 5(f)(5).