

Issue Paper

DATE:

06/4/25

AGENDA ITEM (ACTION ITEM):

Consider/Approve: the agreement for a 12-month News2You & SymbolStix Prime subscription for use by special education students and staff within the Kenton County School District.

APPLICABLE BOARD POLICY:

01.1 Legal Status of the Board

HISTORY/BACKGROUND:

The Kenton County School District has consistently purchased a 12-month renewable subscription for students and staff from Everway(previously N2Y, LLC). Once the subscription is renewed, all specialty classroom teachers and specialty classroom students will have full access to News2You and SymbolStix. News2You is a weekly newspaper designed to cultivate literacy development using current events and relevant news. News2You utilizes pictures with print, which allows individuals with special needs to experience meaningful access to the world around them. These skills will enable students to be more independent in accessing both core instruction and specially designed instruction outlined in their Individualized Education Programs (IEPs).

FISCAL/BUDGETARY IMPACT:

\$3,906 with annual renewal paid out of Special Education: IDEA funds

RECOMMENDATION:

Approval to: the agreement for a 12-month News2You & SymbolStix Prime subscription for use by special education students and staff within the Kenton County School District.

CONTACT PERSON:

Danielle Rice, Director of Special Education

Principal/Administrator

District Administrator

Use this form to submit your request to the Superintendent for items to be added to the Board Meeting Agenda.

Principal -complete, print, sign and send to your Director. Director -if approved, sign and put in the Superintendent's mailbox.

Quote #Q-250510

Quote must be attached to Purchase Order

May 26, 2025

Valid Until August 24, 2025

COMMENCEMENT DATE:10/20/2025

Bill To

Kenton County Schools

Accounts Payable

1055 Eaton Drive,

Fort Wright, Kentucky 41017

ATTN: NA

Ship To

Kenton County Schools

Accounts Payable

1055 Eaton Drive,

Fort Wright, Kentucky 41017

ATTN: Tracy Adkins

Everway

N2Y LLC

2401 Sawmill Pkwy Suite 10-11,

Huron, OH 44839,

United States

PO's or Payment Questions

nafinance@everway.com

Fed Tax ID: 26-2606260

Everway Contact:

Karlene Feeney

k.feeney@everway.com

Item	Туре	License Description	Sub Start Date	Sub End Date	Unit Price	Extended Price
NWS	Retail	News2you™	10/20/2025	7/13/2026	USD 190.18	USD 2,282.16
SSX	Retail	SymbolStix PRIME® / SYMBOLSTIX®	10/20/2025	7/13/2026	USD 135.32	USD 1,623.84
	NWS	NWS Retail	NWS Retail News2you™	NWS Retail News2you™ 10/20/2025	NWS Retail News2you™ Date Date 7/13/2026	NWS Retail News2you™ 10/20/2025 7/13/2026 USD 190.18

Total Unit:

USD 3,906.00

USD 0.00

VAT: Total:

USD 3,906.00

NOTE: Credits, discount, adjustments, notes



THE KENTON COUNTY BOARD OF EDUCATION

1055 EATON DRIVE, FORT WRIGHT, KENTUCKY 41017 TELEPHONE: (859) 344-8888 / FAX: (859) 344-1531 WEBSITE: www.kenton.kyschools.us Dr. Henry Webb, Superintendent of Schools

VENDOR ASSURANCES REGARDING PROTECTION OF PERSONAL AND CONFIDENTIAL INFORMATION

Data Security and Breach Protocols

Vendors that receive Personal Information from Kenton County Board of Education (herein referred to as "KCBOE") as defined by and in accordance with Kentucky's Personal Information Security and Breach Investigation Procedures and Practices Act, KRS 61.931, et seq., (the "Act"), shall secure and protect the Personal Information by, without limitation, complying with all requirements applicable to non-affiliated third parties set forth in the Act.

"Personal Information" is defined in accordance with KRS 61.931(6) as "an individual's first name or first initial and last name; personal mark; or unique biometric or genetic print or image, in combination with one (1) or more of the following data elements:

- a) An account number, credit card number, or debit card number that, in combination with any required security code, access code or password, would permit access to an account;
- b) A Social Security number;
- c) A taxpayer identification number that incorporates a Social Security number;
- d) A driver's license number, state identification card number or other individual identification number issued by any agency as defined under the Act;
- e) A passport number or other identification number issued by the United States government; or
- f) Individually Identifiable Information as defined in 45 C.F.R. sec. 160.013 (of the Health Insurance Portability and Accountability Act), except for education records covered by the Family Education Rights and Privacy Act, as amended 20 U.S.C. sec 1232g."

As provided in KRS 61.931(5), a "non-affiliated third party" includes any person or entity that has a contract or agreement with the KCBOE and receives (accesses, collects or maintains) personal information from the KCBOE pursuant to the contract or agreement.

The vendor hereby agrees to cooperate with the KCBOE in complying with the response, mitigation, correction, investigation, and notification requirements of the Act.

The vendor shall notify as soon as possible, but not to exceed seventy-two (72) hours, KCBOE, the Commissioner of the Kentucky State Police, the Kentucky Auditor of Public Accounts, the Commonwealth (Kentucky) Office of Technology, and the Commissioner of the Kentucky Department of Education of a determination of or knowledge of a breach, unless the exception set forth in KRS 61.932(2)(b)(2) applies and the vendor abides by the requirements set forth in that exception. Notification shall be in writing on a form developed by the Commonwealth (Kentucky) Office of Technology.

The vendor hereby agrees to report to the KCBOE, immediately and within twenty-four (24) hours, any known reasonably believed instances of missing data, data that has been inappropriately shared, or data taken off site.

The vendor hereby agrees that the KCBOE may withhold payment(s) owed to the vendor for any violation of the Act's notification requirements.

The vendor hereby agrees to undertake a prompt and reasonable investigation of any security breach as defined under the Act in accordance with KRS 61.933.

Upon conclusion of an investigation of a security breach as defined under the Act as required by KRS 61.933, the vendor hereby agrees to an apportionment of the costs of the notification, investigation, and mitigation of the security breach.

In accordance with KRS 61.932(2)(a), the vendor shall implement, maintain, and update security and breach investigation procedures that are appropriate to the nature of the information disclosed, that are at least as stringent as the security and breach investigation procedures and practices established by the Commonwealth (Kentucky) Office of Technology and that are reasonably designed to protect the Personal Information from unauthorized access, use, modification, disclosure, manipulation, or destruction.

Student Data Security

Pursuant to KRS 365.734, if the vendor is a cloud computing service provider (which is defined pursuant to KRS 365.734(1)(b) as any person or entity other than an educational institution that operates cloud computing services) or, through service to the KCBOE, becomes the equivalent of a cloud computing service provider, the vendor further hereby agrees that:

- The vendor shall not process student data as defined pursuant to KRS 365.734 for any purpose other than providing, improving, developing, or maintaining the integrity of its cloud computing services, unless the vendor receives express permission from the student's parent. The vendor shall work with the KCBOE to determine the best method of collecting parental permission.
- With a written agreement for educational research, the vendor may assist the KCBOE to conduct educational research as permitted by the Family Education Rights and Privacy Act of 1974, as amended, 20 U.S.C.sec.1232g.
- Pursuant to KRS 365.734, the vendor shall not in any case process student data to advertise or facilitate advertising or to create or correct an individual or household profile for any advertisement purposes.
- Pursuant to KRS 365.734, the vendor shall not sell, disclose, or otherwise process student data for any commercial purpose.
- Pursuant to KRS 365.734, the vendor shall certify in writing to the agency that it will comply with KRS 365.734(2).

Family Educational Rights and Privacy Act, National School Lunch Act and Child Nutrition Act

If during the course of this agreement, the KCBOE discloses to the vendor any data protected by the Family Educational Rights and Privacy Act of 1974 (FERPA), as amended (20 U.S.C. sec. 1232g, et seq.), and its regulations, and data protected by the Richard B. Russell National School Lunch Act (NSLA) (42 U.S.C. sec. 1751 et seq., and the Child Nutrition Act of 1966 (CNA) (42 U.S.C. sec. 1771 et seq.), the vendor agrees that it is bound by and will comply with the confidentiality, security and redisclosure requirements and restrictions stated in FERPA, NSLA and CNA.

The vendor hereby agrees to report to the KCBOE, immediately and within twenty-four (24) hours, any known reasonably believed instances of missing data, data that has been inappropriately shared, or data taken off site.

The vendor agrees that FERPA-protected information is confidential information. FERPA-protected information includes, but is not limited to the student's name, the name of the student's parent or other family members, the address of the student or student's family, a personal identifier, such as the student's social security number, student number, or biometric record, other indirect identifiers, such as the student's date of birth, place of birth, and mother's maiden name, and other information that, alone or in combination, is linked or linkable to a specific

lunch information or information from an application for this benefit is illegal. The penalty for unlar disclosure is a fine of not more than \$1,000.00 (under 7 C.F.R. 245.6) or imprisonment for up to one year (u 7 C.F.R. 245.6), or both.

In the event there is a conflict between this agreement and any other agreement between KCBOE and Ven the terms of this agreement shall apply.

Everway LLC (formerly n2y and Texthelp)
Vendor Name
2401 Sawmill Parkway #10-11, Huron, OH 44839
Vendor Address
(800) 697-6575
Vendor Telephone
dataprotection@everway.com
Vendor Email Address
Clains McClhill
Signature by Vendor's Authorized Representative
Elaine McElhill VP, Compliance
Print Name
May 16th, 2025
Date

TERMS OF USE, PRIVACY, AND CONFIDENTIALITY

Welcome to the n2y LLC and related companies and subsidiaries (which together with each company's shareholders, members, directors, officers, employees, and agents are herein collectively called "n2y") website. Access to, and use of, this website and its accompanying materials and content is subject to the terms and conditions listed below (the "Agreement"). Please read and review carefully these terms and conditions which govern your use of this website and its accompanying materials and content. Your use of this website and its accompanying materials and content signifies your binding consent to this Agreement. This Agreement supersedes all previous representations, understandings, or agreements regarding the information contained herein.

MODIFICATIONS

n2y may revise this Agreement from time to time as a result of changes in applicable law, regulations, product and service offerings or n2y operations. Revisions to this Agreement when possible will be posted on this website approximately 30 days in advance. You will be prompted to review and acknowledge your consent to this Agreement if any revisions have been made before using this website and its accompanying materials and content. If you have questions regarding this Agreement, please contact n2y customer support at (800) 697-6575. By using this website and its accompanying materials and content, you, whether an Authorized User or other visitor to this website, are agreeing to be bound by the then-current version of this Agreement.

COPYRIGHT

© All material and content on this website is under the copyright of News-2-You, Inc. (1997–2021 and n2y LLC (2020–2021)). Only employees of n2y, authorized n2y subscribers (including, but not limited to, teachers and students), authorized n2y vendors and such other persons as n2y may designate, in its sole discretion from time to time ("Authorized Users"), may utilize this website and its accompanying materials and content. Authorized Users may download copyrighted material for their own use only. No part of this website and its accompanying materials and content, including the stories, reports, recipes, jokes, or pictures, may be reproduced for sale and sale is strictly prohibited.

© SymbolStix pictures are under the copyright of n2y LLC. These pictures are uniquely drawn icons that represent words. These icons are drawn in a simplistic way so students can understand the meaning of words. There are many characteristics and logos included in the SymbolStix pictures. These characters and logos are flat representations that can be used for communication and instruction and can be copied for these purposes only. These characters and logos may not be reproduced for sale and sale is strictly prohibited.

WARNING: This website and all accompanying materials and content are protected by applicable copyright law and international treaties. Unauthorized reproduction, distribution or use of materials or content may result in civil and/or criminal penalties and will be prosecuted to the maximum extent permitted under applicable law. You may not: (1) rent, lease or sublicense the online subscription service, materials or content; or (2) decompile, reverse assemble or reverse engineer the online subscription service.

DISCLAIMER OF WARRANTIES

This website and its accompanying materials and content (including instructions for use) are provided "as is" and "as available" and without representations or warranties of any kind, either express or implied, including, but not limited to, implied warranties of merchantability, fitness for a particular purpose and non-infringement. No oral or written information or advice given by n2y shall create a warranty and you may not rely on any such information or advice.

LIMITATION OF LIABILITY

n2y does not warrant, guarantee, or make any representations regarding the use, or the results of use, of this website and its accompanying materials and content in terms of correctness, accuracy, reliability, currentness, or otherwise. The entire risk as to the results and performance of this website and its accompanying materials and content is assumed by you. If this website and its accompanying materials and content are defective, n2y's sole responsibility shall be the replacement of the defective subscription, materials or content and you shall have no further remedy relating to the defect.

n2y shall not be liable for any direct, indirect, incidental, special, consequential or exemplary damages, including, but not limited to, damages for loss of profits, goodwill, use, data or other intangible losses (even if n2y has been advised of the possibility of such damages), resulting from: (a) the use of or the inability to use this website and its accompanying materials and content; (b) the cost of procurement of substitute goods and services resulting from any inability to use this website and its accompanying materials and content; (c) unauthorized access to or alteration of your transmissions or data; (d) statements or conduct of any third party on this website or its accompanying materials and content; or (e) any other matter relating to this website and its accompanying materials and content.

n2y's products and services are controlled and operated from US-based facilities and it makes no representations that they're appropriate or available for use in other locations. If you access or use the services from other jurisdictions, you understand that you're entirely responsible for compliance with all applicable international, United States and local laws and regulations, including but not limited to export and import regulations. n2y does not target marketing campaigns or other marketing activities to individuals or organizations outside of the US. n2y is committed to protecting its subscribers' personally identifiable information ("PII") as detailed in this Agreement.

CONFIDENTIALITY

This website and its accompanying materials and content contain information and images confidential and proprietary to n2y, including, but not limited to, marketing information, product information, advertising and teacher and student data ("Confidential Information"). Accessing, using, copying, distributing, disseminating and changing Confidential Information is subject to n2y policies, restrictions and procedures regarding confidentiality, including, but not limited to, the policies set forth herein.

Only Authorized Users may access and/or use the Confidential Information contained on this website. If you have accessed this website and its accompanying materials and content without authorization, you are unlawfully and wrongfully doing so. By proceeding to use this website and its accompanying materials and content, you represent that you are an Authorized User and that you have no personal or proprietary interest in the Confidential Information. If you do not agree to such terms, you are prohibited from using and accessing this website and its accompanying materials and content. You have been given access to the Confidential Information based upon your representation that you

have a need for such access and that you will only use such Confidential Information for authorized use. You shall not allow any unauthorized person or entity access to this website and its accompanying materials and content (including, but not limited to, the Confidential Information) under your personal username and/or security password. You understand that any violation of these terms could result in disciplinary, legal and/or other action against you. You assume any and all liability for the acts of any unauthorized user to whom you provided access to this website and its accompanying materials and content.

If disclosure of any of the Confidential Information is requested pursuant to any subpoena or as part of any legal proceeding, deposition or cause of action, you will assert the privilege applicable to confidential business and proprietary information and will refuse to respond (to the fullest extent allowed by law). You will promptly advise your employer (or the party providing you with access to this website and its accompanying materials and content) and n2y in writing of any such request for disclosure.

Unless otherwise prohibited by law, you agree to indemnify and hold harmless n2y from and against all liabilities, injuries, damages, losses, costs (Including, but not limited to, court costs and attorneys' fees), fines, penalties and expenses directly or indirectly resulting from the input of unsolicited Confidential Information saved in free-form text entry fields by yourself or any other person authorized to enter information on your behalf.

USAGE POLICY

Authorized Users may use the materials and content and the Confidential Information on this website solely for their personal use. Accessing, using, copying, distributing, disseminating and/or changing Confidential Information is subject to your underlying agreement with n2y and your compliance with this Agreement. Failure to comply with your underlying agreement with n2y or this Agreement may subject you and/or your company to immediate termination of access rights to this website and its accompanying materials and content and/or any other actions n2y may deem appropriate. Upon expiration of your subscription, all Authorized User accounts associated with your subscription will be automatically inactivated.

Authorized Users include (but are not limited to) students with a student login credential. Deactivation of a customer's account will also deactivate any associated student login credentials. Please note that with respect to usage of the Unique Learning System*, News-2-You*, SymbolStix PRIME*, L³ Skills* and Positivity* the maximum number of students that may utilize the materials and content under a single license is 15.

DATE OF COMMENCEMENT OF SUBSCRIPTION

You have the option to delay commencement of your subscription to a date no later than 90 days from the date of said agreement. If a delayed commencement of subscription date is not elected and actually selected and identified on the date of your underlying agreement with n2y, your subscription shall be effective immediately.

SUBSCRIPTION EXPIRATION, RENEWAL AND APPLICABLE GRACE PERIOD

Certain n2y product subscriptions are eligible for autorenewal if purchased in the n2y store for individual use via credit card. If you purchase an eligible product subscription, you will be notified of the autorenewal 30 days prior to the expiration of the same. The payment method on file for each of these subscriptions will be charged for one additional year. If you would like to opt out of autorenewal, you can do so by setting the autorenewal flag to "no" in the n2y store prior to the subscription anniversary date. The remainder of n2y product subscriptions are not eligible for autorenewal and a renewal order will need to be placed by the customer before the subscription expiration to continue service.

Payment of your subscription fee must be made in full at the time of your renewal. If you are unable to pay the renewal fee in full at the time of your renewal, you may contact n2y to request a 30-day grace period (which may be granted (or denied) in n2y's sole discretion). In the event you fail to pay your renewal fee in full within any agreed-upon grace period, your account shall terminate effective immediately. You will be charged a prorated renewal fee for your subscription access during the grace period in accordance with the terms and conditions of your underlying agreement with n2y if your account is terminated for nonpayment of the renewal fee. You will be invoiced for this prorated renewal fee and payment is due upon receipt.

PLEASE NOTE: THE GRACE PERIOD IS A PART OF YOUR YEAR-LONG SUBSCRIPTION AND NOT AN EXTENSION OF SUCH SUBSCRIPTION.

PRIVACY AND SECURITY

Generally, n2y employs commercially reasonable security measures that comply, in n2y's reasonable discretion and interpretation, with all applicable Federal and state laws and regulations regarding data privacy and security, including but not limited to the Family Educational Rights and Privacy Act ("FERPA") and the Children's Online Privacy Protection Act of 1998 ("COPPA"). These measures include appropriate administrative, physical, and technical safeguards to secure data from unauthorized access, disclosure, alteration and use. n2y will conduct periodic risk assessments and remediate any identified security vulnerabilities in a timely manner. Except as expressly provided in this Agreement, neither n2y nor its successors or assigns shall have any liability for the breach of its privacy and security measures or the integrity of its hosting services, unless caused by the willful misconduct of n2y. n2y expressly disclaims any warranty that data exchanges are or will be secure.

Data residing on the n2y server is password protected, and account access is provided only to Authorized Users. However, the safety and security of your data also depends on you. You should not upload or send to n2y sensitive information via email, as this is not secure. You are also responsible for keeping account usernames and passwords confidential. Please notify n2y if you become aware that data has been lost, stolen, or used without permission; n2y may disable access to an account in order to prevent an unauthorized third party from obtaining access to same.

THIRD PARTIES

n2y will not distribute or otherwise disclose PII to any third party without the prior written consent of an applicable customer. n2y does not sell PII to third parties. n2y shall ensure that any third party that handles PII agrees to comply with this Agreement.

FERPA AND PII

FERPA protects the privacy interests of students in their education records. It controls the disclosure of a student's Pil from education records without the consent of the parent or eligible student. Per Federal regulation, Pil includes (but is not limited to) a student's name, the name of the student's parent or other family members, the address of the student or student's family, a personal identifier, such as the student's social security number, student number, or biometric record, indirect identifiers, such as the student's date of birth, place of birth, and mother's maiden name, other information that, alone or in combination, is linked or linkable to a specific student that would allow a reasonable person in the school community, who does not have personal knowledge of the relevant circumstances, to identify the student with reasonable certainty, or information requested by a person who an educational agency or institution reasonably believes knows the identity of the student to whom the education record relates. Examples of the types of PII, student data and other data that n2y may acquire include: name, student number, picture, level, gender, birthday, parent/guardian name, address, phone, login, and more.

It is n2y's policy to limit access to this website and its materials and content through secured interfaces that require user authentication and to have in place reasonable support measures to protect PII.

Some n2y solutions may offer a feature that permits Authorized Users to share limited content with other members of their subscription group or in certain circumstances with members outside a subscription group if the feature is enabled by the Authorized User. Please be aware that you are responsible to determine the appropriateness of the content, including, but not limited to, any PII, that you decide to share via these features and for obtaining the appropriate consents where required.

COPPA

The Children's Online Privacy Protection Act of 1998 ("COPPA") regulates the online collection, use and/or disclosure of personal information from and about children under the age of 13 on the internet. This notice is meant to inform you, the parents, of n2y's practices regarding its collection, use and/or disclosure of personal information from such children. Please note: If there is ever a material change in our collection, use and/or disclosure practices to which you have previously consented to, this notice will be updated accordingly and provided again to you.

n2y may have collected your online contact information from your child, and, if such is the case, your name and/or the name of your child, in order to obtain your consent as required under COPPA. Your consent is required for n2y's collection, use and/or disclosure of your child's personally identifiable information ("PII") and n2y will not collect, use and/or disclose any personal information from your child if you do not provide such consent.

To obtain verifiable parental consent to n2y's collection, use and/or disclosure of your child's personal information, n2y requires you use a credit card, debit card or other online payment systems that provides notification of each discrete transaction to you to purchase obtain access to this website and its accompanying materials and content. If you do not provide consent within a reasonable time from the time you are presented with this notice, n2y will delete your online contact information (if any) from its records.

In the case of a school or other organization's purchase of a subscription to access the materials and content, the law permits it to obtain parental consent to the collection of personal information on

behalf of all of its students, thereby eliminating the need for individual parental consent to be given directly to the website operator.

Please note that you always have the right to consent to collection and use of your child's personal information without consent to disclosure of his or her personal information to third parties. Where applicable, n2y solutions are accessed via a separate teacher or student view. Student personal information such as name, student number, picture, level, gender, birthday, parent/guardian name, address, phone, username is entered and established via the teacher view by an adult such as a teacher, subscription administrator, parent or guardian. They are not entered by a child. Further, n2y may collect usage analytics to be presented back to you or your child or to your child's teacher (if applicable) to demonstrate progress and performance or for internal purposes to improve certain n2y products. n2y collects this information through the child's interaction with activities and assessments in the solutions. n2y will not require your child to disclose more information than is reasonably necessary to participate in an activity and will not retain personal information any longer than is necessary to fulfill the purpose for which it was collected and will de-identify or delete the information using reasonable measures to protect against its unauthorized access or use per n2y's retention policies.

You can review your child's personal information, direct us to delete said information and/or refuse to allow any further collection, use and/or disclosure of your child's information at any time. You may revoke your consent at any time by contacting n2y Customer Service at P.O. Box 550 Huron, OH 44839, or at (800) 697-6575. n2y takes seriously its obligation to safeguard the confidentiality, security and integrity of personal information collected from children and takes steps to release children's personal information only to third parties who are capable of maintaining the confidentiality, security and integrity of such information and who provide assurances that they will maintain the information in such a manner. n2y does not sell your child's personal information to third parties or use it for marketing purposes. It is important to n2y that children and their parents understand its policy and practices concerning the collection, disclosure and use of personal information. Please carefully read our Terms of Use, and If you have any questions about n2y's practices, please contact n2y Customer Service at P.O. Box 550, Huron, OH 44839, or at (800) 697-6575.

CALIFORNIA CONSUMER PRIVACY ACT OF 2018 NOTICE ("CCPA")

WHAT IS THE CCPA?

The California Consumer Privacy Act of 2018, Cal. Civ. Code §§ 1798.100 et seq. ("CCPA") is a law enacted in the State of California with an effective date of January 1, 2020. The CCPA generally expands upon the privacy rights available to California citizens and requires certain companies to comply with various data protection requirements. The detailed text of the law are available at: TITLE 1.81.5. California Consumer Privacy Act of 2018 [1798.100 – 1798.199]

The CCPA grants Californian consumers new rights with respect to the collection of their Personal Information (as defined herein) and requires companies to comply with certain obligations, including:

- The consumer's right to receive a copy, in a readily usable format, of the specific Personal Information collected about them during the twelve (12) months prior to their request;
- The consumer's right to know a business's data collection practices, including the categories of
 personal information it has collected, the source of the information, the business's use of the

information, and to whom the business disclosed the information it has collected about the consumer;

- The consumer's right to have such personal information deleted (with exceptions);
- The consumer's right to know the business' data sale practices and to request that their personal information not be sold to third parties;
- A prohibition on businesses on discrimination for exercising a consumer right; and
- An obligation on businesses to notify a consumer of their rights.

WHAT IS PERSONAL INFORMATION?

The CCPA defines "Personal Information" as information that "identifies, relates to, describes, is reasonably capable of being associated with, or could reasonably be linked, directly or indirectly, with a particular" California consumer or household. Personal information does not include publicly available information or consumer information that is de-identified or aggregate consumer information.

HOW DOES THE CCPA APPLY TO N2Y CUSTOMERS?

n2y processes data on behalf of its customers who purchase subscriptions to its products. n2y shall collect, access, maintain, use, process and transfer the Personal Information of our customers and our customers' end-users solely for the purpose of performing its obligations under existing contract(s) with our customers; and, for no commercial purpose other than the performance of such obligations and improvement of the services we provide.

n2y does not "sell" our customer's Personal Information as currently defined under the CCPA, meaning that we also do not rent, disclose, release, transfer, make available or otherwise communicate that Personal Information to a third party for monetary or other valuable consideration.

n2y may share aggregated and/or anonymized information regarding use of the service(s) with third parties to help us develop and improve the services and provide our customers with more relevant content and service offerings.

WHAT PERSONAL INFORMATION DOES NZY COLLECT, FOR WHAT PURPOSE, FROM WHOM, AND DO WE DISCLOSE IT TO SERVICE PROVIDERS?

Personal Information is collected in n2y's system directly by its customers who use the data in the solutions. It is also collected by n2y to provide and develop our products and services. n2y works to maintain the trust and confidence consumers demonstrate when they share their personal information in the solutions. The chart below describes the categories of Personal Information as described in CPPA, the purpose of data collection in n2y's solutions, the source of the Personal Information, and whether n2y discloses the Personal Information for business purposes:

CPPA	Relevanc e to n2y	Disclosed to Source of Service Provider
CPPA Categories Descriptions/Exampl	Terms of Use and	Purpose of Collection Collection for Business Purpo
그는 그의 사람은 경우들이 많아 되는 것이 없는 것은 사람들이 되었다면 하는데 되었다.	Data Privacy	Se Se

30 C 150 V
W. Wife
in Maria. Maria majarini
7679V
The same of the sa

				processes	
Protected classification or characteristi cs under California or federal law	"[c]characteristics of protected classifications under California or federal law," id. § 1798.140(o)(1)(C); prohibits your employer from subjecting you to discrimination based on your: Sexual orientation. Gender dentity and gender expression Sex (including pregnancy, childbirth, and related medical conditions). Jun 22, 2017	Some informatio nun this category is collected (optional) across n2y's products	Customers use of the products and services Product development	Customer s interacting with the products and product support services.	No
Commercial Information	commercial information, such as records of personal property, products or services purchased or considered, and purchasing histories or tendencies, id. § 1798.140(o)(1)(D);	Some information in this category is collected (either required or optional) across n2y's public website, n2y products, the n2y store, and the solutions used to support the products and services	Customers use of the products and services Product sales process Product servicing and support Marketing Product development Corporate Administration/Operations	Customer s interacting with the products and product support services. Consumer s interacting with marketing services. n2y employee s interacting with operation systems and processes	Yes
Biometric Information	biometric information, meaning physiological, biological, or behavioral		Not applicable	Not applicable	

				Later the second liberal section is a free of the second liberal and the second
	characteristics, including DNA, sufficient to establish	and functionali y of n2y's		
	dentity, such as images of the iris, retina, fingerprint,	customer facing solutions		
	face, hand, palm, vein patterns, and voice	and support		
	recordings capable of producing an identifier template, as well as	the n2y		
	keystroke and gait patterns or sleep, health, or exercise	Terms of Use.		
	data that contain identifying information, id. §§			
	1798.140(o)(1)(E), 1798.140(b);			
		Some informatio n in this		
		category is collected		Customer s interacting
	internet or other	across n2y's		with the products and
Internet or other similar	network activity such as browsing history or interactions with	public website, n2y	Consumer use of the products or services	product support services, Yes
network activity	websites, apps, or ads, id. § 1798.140(o)(1)(f);	products, the π2y store, and		Consumer s
		the solutions used to		interacting with marketing
		support the products		services
		and services		
		Some informatio n in this	Consumer use of the products or services	Customer s interacting
		category is	Product sales process	with the products
Geolocation data	geolocation data, id. § 1798.140(o)(1)(g);	collected across n2y's	Product servicing and support	and No product support
		public website,	Marketing Product development	services. Consumer
		n2y products,		s

	the	Corporate Administration/ Operations	interacting with marketing	
	solutions used to support the products		services. n2y employee s	
	and services		interacting with operation s systems and processes	
	Some			
"[a]udio electronic, visual, thermal, Sensory olfactory or similar	information in this category is collected (either	Customers use of the products or services Product servicing and	Customer s. interacting with the products	No
data information," id: § 1798.140(o)(1)(h);	required or optional) across n2y products	support Product development	and product support services,	
Professional	This category is not relevant to the scope and functionalit			
Professional professional or employment employment information, id. \$ 1798,140(o)(1)(l);	y of n2y's customer facing solutions and support processes	Not applicable	Not applicable	No
	covered in the n2y Terms of Use			
Inferences drawn from any of the above information to create a consumer profile, Cal.	information in this	Customers use of the products or services. Product servicing and	Customer s interacting with the	
personal Civ. Code \$ 1798.140(o)(1)(k).	is collected	support	products and	

Transition of the Section	ed a company of a company of a first finished a com-	all the season to the	The state of the s	er : Mannada, halazar es d'a	and the state of the second state of the secon
10%/数据的影響表		(either	Product development	product	[14] [14] [14] [14] [14] [14] [14] [14]
MARK SHIET	I ZERBEKMUTURAN DENBONG		ASSESSMENT OF THE STATE OF THE		A STATE OF THE STATE OF THE STATE OF
TENESCHER S		required	AMERICAN DESCRIPTION OF THE PARTY OF THE PAR	support	PARTENDAY E. DANGE
THE STATE OF	al literations and substitution of	3.00.00.00.00.00.00.00.00.00.00.00.00.00	Participated in Additional Control	CORMOCO	Maden Selving Month
I IMAGE SERVICE	1	or	THE STATE OF MARKET AND SEED.	services.	STATES THE VALUE OF
1 2000 MARKET		optional)		N BOOK NAMED IN	A STATE OF THE STA
TRANSPORT NAME		the second second second second		E SHAW SHA	REPORTED TO THE PARTY OF THE PA
		across			
I MARKAGERAN			HANK LAKWARANA MERI		TO CARRY AND WEST AND A
1 3000000000000000000000000000000000000		n2y's	Name of the Control o		
	a macharakan da cikis	public	L TO LET TO MENT AND THE BOOK OF		PRESENTATION OF THE PROPERTY O
I BOOK BOOK IN	AND SAME SAME AND A SAME OF THE SAME SAME SAME SAME SAME SAME SAME SAM				
The state of the s		website,	Bank Carlo a Chickerida		
Tax transfer of					CONTRACTOR OF THE PROPERTY OF
[1][[SEN][[SEN][[F]]	A STATE OF THE STA	n2y	Larry and the Control of the State of the St	1.5	
		products,	1. 1945年中央地方的基本的股份		
THE COURSE WAS A SECOND			10 (Tag) - (A.N.) (a. 114) (A.	The Control	
		the n2y	[2] [2] [4] [4] [4] [4] [4] [4] [4] [4] [4] [4		MATERIA CHARLES
	表現55×400 Min 302 U.S.				表现在我们的基础的规划
1.000	上於 經過於 医电压性 医二种抗性	store, and			REPLANTMENT OF THE
LENGTH STATE OF THE STATE OF TH		the		100000000000000000000000000000000000000	TO VALUE AND A STATE OF THE STA
TOWNS AND STREET	1 2021 A 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4	15	ar Sein stadt ber Mis		TOTAL STREET, NAME OF STREET
		solutions			
Total Property	MANAGER STORY		THE THE PARTY WITH	1 NA 事情 社会理	
A SANCE OF STREET		used to			NAME AND ASSESSED.
Mark Sames	The Charles Salary	support	more than the second the second to the second	1	
			一个一个人的现在分词的人的		PARTITION OF THE PARTITION OF THE PART
MARKET STATES		the	THE PROPERTY OF THE PARTY OF TH		经验证的证据的证据
		F 1 1 2 2 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1		18'-48' (139's)	拉拉拉拉拉拉拉拉拉拉拉拉拉
	LARSON MANAGER LEGIS NA	products	一、5、当1、1月47年11月1日		2012年12月2日 - 1212日 - 1
		and		1. "杨雄雄族"	
		Transfer of the same		[6234444]	在第一种的数据的表现
Washington and the second	以 · · · · · · · · · · · · · · · · · · ·	services "	一个人,在2000年代,中国的国际	15 71 10 12 15 14	化生产的 经工作的 经

CCPA PRIVACY POLICY RIGHT TO KNOW ABOUT PERSONAL INFORMATION COLLECTED AND/OR DISCLOSED

REQUEST TO KNOW:

You may request and, subject to certain exemptions, the following will be provided:

- The specific pieces of Personal Information that n2y has about you.
- The categories of Personal Information collected about you in the preceding 12 months.
- The categories of the sources from which the Personal Information is collected.
- The categories of Personal Information that n2y disclosed for a business purpose about you.
- The categories of service providers to whom the Personal Information was disclosed for a business purpose.
- The business or commercial purpose for collecting Personal Information.

REQUEST TO DELETE:

You may request deletion of Personal Information collected from you. Please note that this right does not apply in instances where n2y needs to retain the Personal Information such as (but not limited to) any of the following to:

- Provide goods or services to you;
- Detect or resolve issues regarding security or functionality-related issues;
- Comply with the law;

- · Conduct research in the public interest; and
- Safeguard the right to free speech.

REQUEST TO "DO NOT SELL":

n2y does not sell personal information of its users for monetary or other valuable consideration.

SUBMITTING REQUESTS TO KNOW AND REQUESTS TO DELETE

Beginning January 1, 2020, if you are a California resident and would like to submit a CCPA request, you may:

- Contact n2y by phone at <u>(800)</u> 697-6575 or
- Initiate a request by completing an online request form by visiting: n2v CCPA Request Form (via partner OneTrust)

Only you, or a person you authorize to act on your behalf may make a verifiable consumer request related to your Personal Information. You may also make a verifiable consumer request on behalf of your minor child. To authorize another person to make a verifiable request on your behalf, you must provide that person with written permission clearly describing their authority to make a request on your behalf. That individual must also be able to verify their identity and provide documentation of their authority to act on your behalf. An individual to whom you have provided a power of attorney pursuant to Sections 4000 – 4465 of the California Probate Code may also make a request on your behalf.

In order to verify your identity, at a minimum, the following information will be collected:

- Name
- Your n2y subscription IDs (if you are the owner of the subscription(s))
- Name of the n2y subscription owner (if you are not the owner of the subscription)
- Date of Birth
- Email and email validation confirmation
- Phone Number
- Home Address

The information you provide will be used to verify your identity and to respond to your CCPA request and for no other purpose. This information is used to verify your identity using reasonable methods in order to process your rights request. These methods may include matching information you provide with information already maintained by n2y or through the use of a third-party identity verification service. If you are not the subscription owner (or designated subscription administrator contact on the customer account), the subscription owner/administrator will be contacted as obligated in existing contracts to perform or authorize the release of the requested information.

We cannot respond to your request or provide you with Personal Information if we are not able to verify your identity or authority to make the request or confirm the Personal Information relates to you.

You are not required to have an account with n2y to make a verifiable request.

n2y will not discriminate against you for exercising your rights under the CCPA. In particular, n2y will not:

- Deny you goods or services;
- Charge you different prices for goods or services, whether through denying benefits or imposing penalties;
- Provide you with a different level or quality of goods or services; or
- Threaten you with any of the above.

CONTACT FOR MORE INFORMATION:

Please contact n2y by phone at (800) 697-6575 to:

- See how a consumer with a disability may access this Notice in an alternative format; or
- For questions or concerns about n2y's privacy policies and practices.

DATA ACCESSIBILITY

n2y supports student and parent access to PII for review and correction. PII is most often created by the classroom teacher or other school administration team members in accordance with the applicable school or district's policies. Typically, corrections can most easily be facilitated by parents and/or students notifying the applicable classroom teacher or school administrator. In almost all cases, schools and school districts have policies that permit these resources to make the desired corrections directly in the system. If your situation is different or you need further assistance, please contact n2y customer support at [800] 697-6575.

CONTENT RETENTION

n2y generally purges and/or de-identifies PII and other Authorized User data ninety (90) days following termination of a subscription. n2y performs daily system backups of production data for purposes of disaster recovery. These backups are encrypted, stored offline and are not directly accessible by Authorized Users. These backups are purged on a rolling twelve (12) month schedule. Upon written request, n2y may (in its sole discretion) consider an alternate content retention policy in certain circumstances. De-identified PII may be used by n2y for educational, product improvement and other similar purposes; n2y will not use PII for marketing.

DATA BREACH OR SECURITY INCIDENT

n2y has internal protocols in place to deal with a breach of PII. n2y will notify an affected subscriber no later than seven (7) business days after n2y become aware of any breach of or security incident involving PII. n2y will take prompt corrective action to remedy any breach or security incident, mitigate, to the extent practicable, any harmful effect of such breach or security incident and the corrective action n2y has taken or will take to prevent future similar breaches or security incidents.

PRIVACY PLEDGE

As a public commitment for the responsible collection and use of student data, n2y is a signatory to the Student Privacy Pledge 2020 (the "Pledge") of the Future of Privacy Forum and the Software & Information Industry Association (SIIA). n2y believes this Agreement is consistent with the Pledge and will ensure that any current and future subcontractors and business partners operate in a consistent manner by agreeing to comply with this Agreement. The Pledge is available for review at: Student Data Privacy Pledge

CUSTOMER FEEDBACK

n2y welcomes feedback from customers regarding its products and services. Contact us at (800) 697-6575 or follow the Submit a Request link at n2y.com. You agree that any feedback given is entirely voluntary and n2y shall have a non-exclusive, perpetual, irrevocable, worldwide, royalty-free license for its benefit to use, disclose, reproduce, license or otherwise distribute and exploit the feedback provided to it as it sees fit, entirely without obligation or restriction of any kind on account of intellectual property rights or otherwise.

TERMINATION

n2y reserves the right, in its sole discretion, to terminate your access to all, or any part, of this website and its accompanying materials and content at any time and without notice for any reason. n2y, in its sole discretion, may also discontinue operating this website and terminate this Agreement at any time and without notice for any reason.

NO WAIVER

The failure of n2y to enforce any terms and conditions of this Agreement or to respond to any breach by you or other parties shall not in any way be deemed a waiver of n2y's right to enforce any terms or conditions of this Agreement.

GOVERNING LAW AND VENUE

By using this website and its accompanying materials and content, you agree that the laws of the State of Ohio Commonwealth of Kentucky without regards to principles of conflict of laws, will govern this Agreement and any dispute that may arise between you and n2y. Further, you expressly agree that exclusive jurisdiction for any dispute resides in the courts of Erle-County, Ohio Kenton County, Kentucky.

SEVERABILITY

All provisions of this Agreement are severable and neither this Agreement nor any provision hereof shall be affected by the invalidity, inapplicability or unenforceability of any other provision of this agreement.

QUESTIONS?

If you have any questions about this Agreement, you may contact us at [800] 697-6575.

LAST UPDATE: FEBRUARY 2021

Kennton County BoE Data Form

Final Audit Report 2024-05-22

Created:

2024-05-20

By:

Michael Harrington (mharrington@n2y.com)

Status:

Signed

Transaction ID:

CBJCHBCAABAALEIShoBS7xlb4ZgUQyeaiWPrlHLom_yw

"Kennton County BoE Data Form" History

- Document created by Michael Harrington (mharrington@n2y.com) 2024-05-20 5:42:57 PM GMT
- Document emailed to Sam Edla (sedla@n2y.com) for signature 2024-05-20 5:43:01 PM GMT
- Email viewed by Sam Edla (sedla@n2y.com) 2024-05-22 10:26:42 PM GMT
- Document e-signed by Sam Edla (sedla@n2y.com)
 Signature Date: 2024-05-22 10:27:34 PM GMT Time Source: server
- Agreement completed.
 2024-05-22 10:27:34 PM GMT