## FAMILY EDUCATIONAL RIGHTS AND PRIVACY ACT (FERPA)

Rctgpw'qt "grki kdrg''uwf gpw'j cxg''y g''tki j v'\q''kpur gev'cpf 'tgxkgy ''y g''uwf gpw'u'gf wecwkqp''tgeqtf u'' maintained by the school. Schools are not required to provide copies of records unless, for reasons such as great distance, it is impossible for parents or eligible students to review the records. Schools may charge a fee for copies.

Parents or eligible students have the right to request that a school correct records which they believe to be inaccurate or misleading. If the school decides not to amend the record, the parent or eligible student then has the right to a formal hearing. After the hearing, if the school still decides not to amend the record, the parent or eligible student has the right to place a statement with the record setting forth his or her view about the contested information.

Generally, schools must have written permission from the parent or eligible student in order to release cp{'kphqto cvkqp'htqo 'c'uwf gpvøu'gf wecvkqp'tgeqtf 0J qy gxgt.'HGTRC''cmqy u'uej qqnu'vq'f kuenqug'vj qug'' records, without consent, to the following parties or under the following conditions (34 CFR § 99.31):

- School officials with legitimate educational interest;
- Other schools to which a student is transferring;
- Specified officials for audit or evaluation purposes;