

_____ SCHOOL DISTRICT of _____ COUNTY

_____, _____
City State Zip

RESOLUTION NO. _____

Common Core State Standards Initiative 2014 ~ District Family Privacy Protection

WHEREAS, the Common Core State Standards Initiative 2014, called COMMON CORE, is touted to be a benign program written and controlled by the State and being more rigorous and will better prepare students for college and the workplace, and

WHEREAS, Congress has specifically forbidden Federal government meddling and participation in local, county and state curriculum. As a result the 'slippery slope "Race to the Top" and other funding was used to sneak Federal curriculum into State programs. Neither State legislatures, local districts, nor the community know much about CCSSI2014; little opportunity has been made available to voice an opinion, and

WHEREAS, CCSSI2014 is in violation of 1) The Department of Education Organizational Act (1979), 2) The General Education Provisions Act and 3) The Elementary and Secondary Act (1965) and most recently amended by the No Child Left Behind Act of 2002. Each of these say the same thing that "The Federal Department of Education shall not be involved in developing, supervising or controlling instructional materials or curriculum, and

WHEREAS, The Federal Department of Education, in December 2011, amended the Family Educational Rights and Privacy Act (FERPA) to exceed the agency's statutory authority and thus allows them to collect invasive data on our children and families. Common Core State Standards Initiative 2014, will create a Longitudinal Data System on students, parents and teachers, and personal data will be shared with government and non-government agencies and independent entities, and

WHEREAS, This longitudinal data system will track students from Kindergarten through the 12th grade and pre-school into the workforce, children will be tracked with data collected on them. There is also data collected on the teachers. This data collection is one of the biggest complaints many have against Common Core. Parents and teachers consider it a violation of privacy and against the Fourth Amendment, and

WHEREAS, the types of information that the Department of Education will collect includes so much more than academic information including but not limited to:

- (1) biometric information (DNA, fingerprints, iris patterns)
- (2) parental information (income, nicknames, medical information, extracurricular information, base salary or wage, economic disadvantage status, dwelling ownership, family income range, international code number, neglected or delinquent status, ward of the state)
- (3) personal medical information (medical laboratory procedure results, multiple birth status, personal information verification)
- (4) confidential faith & practice information (religious affiliation, religious consideration)
- (5) secret ballot voting information (voting status)
- (6) prohibited use of Social Security Number as an ID (SSN social security number is by Federal Law forbidden from being required as an identification number),

NOW, THEREFORE, BE IT RESOLVED that the Ocean View School District of Orange County, adds to its Board Policy and Procedures and Administrative Regulation (BPP/AR) the requirement that (1) biometric data, (2) parental family data, (3) personal medical data, (4) confidential faith & practice data, (5) secret ballot voting data, and (6) SSN Social Security Number data will not be collected nor retained by the District regardless of CCSSI2014 and Nationalized Common Core Federal Education requests.

PASSED AND ADOPTED THIS _____ day of _____, 2013, by the Board of Trustees of

_____ School District of _____ County, _____
City State

AYES:
NOES:
ABSENT: