Introduction

The iKeepSafe Privacy Program is available to operators and service providers of websites and online services, data management systems and other technologies that are, in whole or in part, intended for use in and by schools, and which may collect, store, process or otherwise handle student data.

This iKeepProfile is intended to assist you in determining whether the National Student Clearinghouse Transcript Center and OrderATranscript complies with FERPA, SOPIPA, California AB 1584, and other California state laws and district policies. It indicates the National Student Clearinghouse Transcript Center and OrderATranscript has been assessed for alignment with the iKeepSafe FERPA and California Privacy Program Guidelines.

Product Overview

National Student Clearinghouse:  |  http://www.studentclearinghouse.org

Transcript Center:

The primary objective of this service is to support secondary school administrators (high school counselors and registrars) to generate transcripts for high school students and deliver them to higher education institutions.

Exchanges are initiated in three ways: the student, or parent/guardian of a minor, submits a transcript order via an online ordering platform, the counselor or registrar of the high school sends a student’s transcript as a result of the student making a request of the counselor or registrar in person, or an Admission’s Officer at the recipient institution submits a request to the host/former high school to request a current applicant or current student’s high school transcript for admissions purposes.

The academic data for each student is supplied electronically by the high school the student attended or the school district in which the high school is assigned via a secure FTP transmission. The transcripts will be delivered electronically as a PDF document, as a data file in the form of an XML or EDI file, or sent to a third-party print provider to print and mail to the intended recipient.

The high school counselor also has the capability to upload and transmit the student’s letters of recommendation and/or other pertinent attachments that support the student’s application which will be sent to the college or university where the student is applying.
In addition to supporting the application process, the system also provides administrative functions, which assist in the establishment or modification of school profiles, associating a school with a school district, establishing a billing policy at the school or district level which determines if there will be a cost involved with the transcript request, the ability to manage the requests and fulfillment of transcript order, as well as view completed transactions, view logs, and manage system settings.

https://studentclearinghouse.info/k-20transcripts/

OrderATranscript:

OrderATranscript.com is a service that compliments the Clearinghouse’s High School Transcript Exchange service by allowing students and their parents or guardians (if the student is a minor) to request their high school transcript from the school they are attending and have it delivered to another high school (for transfer purposes) or to a higher education institution as part of the college application process. This application is strictly for requesting a transcript. The ability to fulfill a transcript request and have it delivered to the intended destination is supported through the National Student Clearinghouse Transcript Center.

OrderATranscript.com

Agreement

As related to the Family Educational Rights and Privacy Act (“FERPA”) (20 U.S.C. Section 1232g) National Student Clearinghouse agrees, with respect to its Transcript Center and OrderATranscript services, to the following:

1. Student records obtained by National Student Clearinghouse from an educational institution continue to be the property of and under the control of the educational institution. The educational institution retains full ownership rights to the personal information and education records it provides to the National Student Clearinghouse. National Student Clearinghouse Transcript Center and OrderATranscript services do not provide a platform by which pupils can create content; therefore, National Student Clearinghouse does not provide a means by which pupils may retain possession and control of such content.

2. National Student Clearinghouse will not use any information in a student record (i) for any purpose other than those required or specifically permitted in contracts with educational institutions; or (ii) in a manner inconsistent with the National Student Clearinghouse Terms and Conditions and Privacy Policy.

3. Parents, legal guardians, or eligible students may review personally identifiable information in the student’s records and correct erroneous information by contacting their educational institution.

4. National Student Clearinghouse is committed to maintaining the security and confidentiality of student records. Towards this end, we take the following actions:
   a. we limit employee access to student data to only those employees with a need to such access to fulfill their job responsibilities;
   b. we conduct background checks on our employees that may have access to student data;
   c. we conduct regular employee privacy and data security training and education; and
d. we protect personal information with technical, contractual, administrative, and physical security safeguards in order to protect against unauthorized access, release or use.

5. In the event of an unauthorized disclosure of a student’s records, National Student Clearinghouse will work with educational institutions to comply with applicable notification laws. This includes promptly notifying the educational institution unless specifically directed not to make such notification by law enforcement. The notification will include: data of the breach, the types of information that were subject to the breach; general description of what occurred; steps the National Student Clearinghouse is taking to address the breach; the contact person who the data holder can contact. National Student Clearinghouse will keep the client District fully informed until the incident is resolved.

6. National Student Clearinghouse will delete or de-identify personal information when it is no longer needed, upon expiration or termination of our agreement with an educational institution with any deletion or de-identification to be completed according to the terms of our agreement with the educational institution, or at the direction or request of the educational institution.

7. National Student Clearinghouse agrees to work with educational institutions to ensure compliance with FERPA, and the Parties will ensure compliance by providing parents, legal guardians, or eligible students with the ability to inspect and review student records and to correct any inaccuracies there in as described above.

8. National Student Clearinghouse prohibits using personally identifiable information in student records to engage in targeted advertising.

9. National Student Clearinghouse will not make material changes to our Terms of Use or Privacy Policy reducing protections, including making significant changes impacting the collection, use, disclosure, or retention of data collected without prior notice to the educational user.

As it relates to California AB 1584 (Buchanan) Privacy of Pupil Records: 3rd Party Digital Storage & Education Software (Education Code section 49073.1), National Student Clearinghouse agrees, with respect to its Transcript Center and OrderATranscript services, to the following:

1. Pupil records obtained by National Student Clearinghouse from LEA continue to be the property of and under the control of the LEA.

2. National Student Clearinghouse Transcript Center and OrderATranscript services do not provide a platform by which pupils can create content; therefore, National Student Clearinghouse does not provide a means by which pupils may retain possession and control of such content.

3. National Student Clearinghouse will not use any information in (i)pupil records (i) for any purpose other than those required or specifically permitted in contracts with educational institutions; nor (ii) in a manner inconsistent with the National Student Clearinghouse Terms and Conditions and Privacy Policy.

4. Parents, legal guardians, or eligible pupils may review personally identifiable information in the pupil’s records and correct erroneous information by contacting the educational institution. District personnel have direct access via the National Student Clearinghouse product account login to review pupil data. National Student Clearinghouse will provide clients with a copy of pupil data, and will modify and/or delete upon written request by the LEA.

5. National Student Clearinghouse is committed to maintaining the security and confidentiality of pupil records. To that end, National Student Clearinghouse has taken the following actions:
(a) limiting employee access to student data based on roles and responsibilities; (b) conducting background checks on employees who have access to student data; (c) conducting privacy training that includes FERPA for employees with access to pupil data; (d) protecting personal information with technical, contractual, administrative, and physical security safeguards in order to protect it from unauthorized access, release or use.

6. In the event of an unauthorized disclosure of a pupil’s records, National Student Clearinghouse will promptly notify the educational institution unless specifically directed not to make such notification by law enforcement. The notification will include: date of the breach, the types of information that were subject to the breach; general description of what occurred; steps the National Student Clearinghouse is taking to address the breach; the contact person at the vendor (if necessary) who the data holder can contact. National Student Clearinghouse will keep the client District fully informed until the incident is resolved.

7. National Student Clearinghouse will delete personally identifiable data upon request of the LEA and/or upon expiration of the services agreement. All data is deleted within 60- days of expiration of services agreement.

8. National Student Clearinghouse agrees to work with the LEA to ensure compliance with FERPA and the Parties will ensure compliance by providing parents, legal guardians, or eligible students with the ability to inspect and review pupil records and to correct any inaccuracies therein as described in statement 4 above.

9. National Student Clearinghouse prohibits using personally identifiable information in pupil records to engage in targeted advertising.

As related to the Student Online Personal Information Protection Act (SB 1177 -“SOPIPA”), National Student Clearinghouse agrees, with respect to its Transcript Center and OrderATranscript services, to the following:

1. National Student Clearinghouse does not target advertising via the National Student Clearinghouse service or on any other website using information about a K–12 student, their families/guardians or educators acquired from a use of the technology.

2. National Student Clearinghouse does not use information, including persistent unique identifiers, created, or gathered by the National Student Clearinghouse service to amass a profile about a K–12 students, their families/guardians or educators except in furtherance of K–12 school purposes.

3. National Student Clearinghouse does not and will not sell, rent, or otherwise provide personally identifiable information to any third party for monetary gain.

4. National Student Clearinghouse does not disclose student information unless for the purpose of providing the Transcript Center and OrderATranscript services or for legal, regulatory, judicial, safety or operational improvement reasons.
Data Review Process

The National Student Clearinghouse provides administrators direct access to the personally identifiable information that they provide to the National Student Clearinghouse via product functionality. Users also have the ability to contact the National Student Clearinghouse for access to all personal information on file by contacting National Student Clearinghouse directly by the following methods:

General inquiries related to privacy may be directed to: privacy@studentclearinghouse.org.

You may also contact us at 2300 Dulles Station Blvd., Suite 220, Herndon, VA 20171 or at (703) 742-4200.

For Nevada Residents Only: If you are a Nevada resident, and wish to exercise your rights under Section 2 of 2019 Nevada Senate Bill 220, please provide the following information to nevada@studentclearinghouse.org:

• first name, last name, and middle initial
• date of birth (day/month/year)
• the names of all educational institutions you have attended
• the last four digits of your social security number

Security Protocols

National Student Clearinghouse has a comprehensive Security Program in place designed to protect the confidentiality, integrity and availability of systems, networks, and data. The following is a general overview of data security protocols:

Data in Transit

A majority of student level data from high schools or school districts is transferred using the Clearinghouse SFTP server over a secure encrypted TLS connection. The data is then moved to the respective school or customer’s logical disk partition. Once on the database server, data is stored using 256-bit Advanced Encryption Standard (AES). File integrity checking uses built-in file verification mechanisms to guarantee delivery and validate that transferred files have not been compromised in any way and ensure that the source and destination are exact matches.

Data at Rest

Data is encrypted using 256-bit Advanced Encryption Standard (AES), a FIPS 140-2 validated cryptographic module. The storage area network (SAN) used for storage is equipped with disks that encrypt the data while it is at rest within that device. The SAN utilizes a Redundant Array of Independent Disks (RAID) configuration. In addition, the application encrypts PII data at the database level using AES 256 encryption.

Data Storage
Stored data is maintained on Clearinghouse owned and managed systems, within a secure dedicated space that resides within an Equinix hosting facility. The Equinix facility has redundant power, cooling and communications channels.

Data Center Security

The Clearinghouse data center within the Equinix facility has multilevel security including CCTV & recorders, motion detection, 24 x 7 security guards, perimeter fence, and gated entry. All doors, including cages, are secured with biometric hand geometry readers, and closed cabinets with kinetic & key locks. The data center has a mantrap entry to access the data center resources. Pre action, double interlocked, dry pipe sprinkler system is installed in the data center for life safety. 24x7 staffed security personnel are onsite.

For Clearinghouse headquarters employees are issued photo identification badges for monitoring and providing access to the Clearinghouse’s premises. Non-employees, such as consultants, working at the Clearinghouse are issued a temporary security badge. Photo identification or security badges are required for access to all office space occupied by the Clearinghouse. Visitors are escorted by staff while on the premises. Access to the building during non-business hours requires an authorized photo identification badge. All building entrances and exits are monitored with video surveillance equipment and require a key card. Unauthorized access to any National Student Clearinghouse suite triggers an alarm. A security company monitors the doors and has been provided with telephone notification procedures.

System Security Certification

National Student Clearinghouse has been certified by a Qualified Security Assessor (QSA) in the Payment Card Industry Data Security Standards (PCI-DSS), which are the unified base requirements for all credit card association data security programs. Association data security programs, such as Visa CISP, MasterCard SDP, American Express and Discover Card, all require PCI-DSS. The Clearinghouse uses Coalfire as its QSA to assess and provide the Attestation of Compliance (AOC) for its PCI-DSS compliance program.

The Clearinghouse also undergoes a SOC 2 Type 2 assessment annually. This report is available to entities that have a current NDA in place with the Clearinghouse.

System Security Accreditation & Assurance

In addition to its ongoing PCI DSS certification process, National Student Clearinghouse contracts annually with third-party security firms to perform security assessments, including external and internal network penetration testing. National Student Clearinghouse staff members responsible for managing systems subscribe to Department of Homeland Security (DHS) United States Computer Emergency Response Team (U.S. CERT) advisories, System Administration, Networking and Security (SANS) Institute advisories, and other relevant sources providing current information about security vulnerabilities. In addition, the Clearinghouse also employs staff with current information security certifications, such as the Certified Information Systems Security Professional (CISSP) to ensure that it stays current with industry best practices.

Access

Access to data on National Student Clearinghouse systems is protected by a layered defense of physical
(operational) and technical controls such as firewalls, authentication systems and role-based access models on systems and network platforms. This approach complements the management controls put in place by the National Student Clearinghouse policies, procedures, standards and guidelines. The security concept of “least-privilege” is implemented to ensure users are only granted access to data that is necessary to perform the duties of their position. Access is granted by written authorization and controlled by policy.

**Security Awareness, Training & Educational**

Training in information security is provided to all employees upon hire and then annually; additional information is provided on a regular basis. Consultants receive the same training regarding FERPA and data privacy and security that employees of the Clearinghouse receive and are subject to the same access controls. The National Student Clearinghouse’s written operating policies and procedures include technical, physical, and operational safeguards. All staff (i.e., employee, contractor, consultant, temporary, volunteer, intern, etc.) must comply with the Clearinghouse’s information security policies; those who do not are subject to disciplinary action up to and including termination.

**Personnel**

**Background Checks:** All employees with access to student data have undergone criminal background checks.

**Training:** Employees of National Student Clearinghouse will receive annual privacy and security training that includes FERPA.

**Access:** Access to student data is role-based; limited to those employees who need access to perform job responsibilities.

Employees are given access to the minimum services that are required for their job function.

**Access to Audit**

Once per year, National Student Clearinghouse will provide schools using the service with:

- [X] audit rights to the school’s data
- [X] access to the results of the National Student Clearinghouse’s or its third-party security audit
Data Breach

In the event of an unauthorized disclosure of a student’s records, National Student Clearinghouse will promptly notify administrators unless specifically directed not to provide such notification by law enforcement officials. Notification shall identify:

a. the date and nature of the unauthorized use or disclosure;
b. the PII used or disclosed;
c. general description of what occurred including who made the unauthorized use or received the unauthorized disclosure;
d. what National Student Clearinghouse has done or shall do to mitigate any effect of the unauthorized use or disclosure;
e. what corrective action National Student Clearinghouse has taken or shall take to prevent future similar unauthorized use or disclosure; and
f. who at the National Student Clearinghouse the administrator can contact. The National Student Clearinghouse will keep the administrator fully informed until the incident is resolved.

National Student Clearinghouse will notify impacted administrators within 72 hours upon the confirmation of a breach of security that results in the unauthorized release, disclosure, or acquisition of student information.

Data Deletion

National Student Clearinghouse states they will retain participating institution’s information for as long as the account is active, or as needed to provide services. Participating institutions may contact us at the email address at contracts@studentclearinghouse.org should they wish to cancel their account or request that we no longer use the information to provide services. We will retain and use participating institutions information as necessary to comply with our legal obligations, resolve disputes, and enforce our agreements.

Participating Institutions that send the Clearinghouse student data in order to receive Clearinghouse services may request the correction or deletion of such data by contacting their Clearinghouse contact, by sending an email to either k-20transcripts@studentclearinghouse.org or privacy@studentclearinghouse.org.

Third Parties

National Student Clearinghouse does not sell, trade, lease or loan the personal information they collect or maintain, in the course of providing the service, to any third party for any reason, including direct marketers, advertisers, or data brokers.

National Student Clearinghouse contracts with other third-party companies to perform business functions or services on their behalf and may share PII with such third parties as required to perform their functions. National Student Clearinghouse has agreements in place with all third parties with access
to student personal information to ensure they only use the information for purposes necessary to deliver the authorized service and to ensure they maintain the confidentiality and security of the information. The agreements align with the National Student Clearinghouse’s data privacy and security policies and expectations.

National Student Clearinghouse utilizes the following third-party vendors:

**Transcript Center:**

Print fulfillment company  
Credit Card Vendor

**OAT:**

Credit Card Vendor

**Product Data List**

This Table represents the information contained in the OrderATranscript service. Some of the data is state specific and may only apply to some transcripts and/or transactions:

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<th>STUDENT MIDDLE NAME</th>
<th>STUDENT PHONE/MOBILE NUMBER</th>
<th>STUDENT EMAIL ADDRESS</th>
<th>STUDENT SOCIAL SECURITY NUMBER (Last 4 digits)</th>
<th>OTHER STUDENT ID</th>
<th>STUDENT AGE/DOB</th>
<th>STUDENT GENDER</th>
<th>PARENT FIRST AND LAST NAME</th>
<th>PARENT EMAIL ADDRESS</th>
<th>SCHOOL NAME</th>
<th>SCHOOL ADDRESS</th>
<th>Receiving School</th>
<th>Receiving School Physical Address</th>
<th>Cardholder Name</th>
<th>Credit Card Number</th>
<th>Expiration Date</th>
<th>Security Code</th>
<th>Billing Address</th>
<th>STUDENT ENROLLMENT STATUS: CURRENT OR ALUMNA</th>
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This Table represents the information that may be contained in a transcript record and/or used to deliver a transcript to the recipient. Some of the data is state specific and may only apply to some transcripts and/or transactions:

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<td>TEST SCORE TYPE</td>
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</table>
Accuracy Statement

National Student Clearinghouse hereby confirms the accuracy and truthfulness of all information contained in the National Student Clearinghouse Transcript Center and OrderATranscript profile and has authorized iKeepSafe to make the profile available to any interested schools.

Signed and agreed:

Mary Chapin, Chief Legal Officer, National Student Clearinghouse
2300 Dulles Station Blvd., Suite 220, Herndon, VA 20171

11/16/2021

The National Student Clearinghouse Transcript Center and OrderATranscript have been reviewed and found in alignment with iKeepSafe's FERPA and California Privacy Program Guidelines as indicated by this product profile. The National Student Clearinghouse Transcript Center and OrderATranscript have been awarded the iKeepSafe FERPA and California Privacy Program badges.

Amber Lindsay
10/26/2021

Amber Lindsay
President & CEO
iKeepSafe
Copyright

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Disclaimer

1 By using the California Privacy Assessment Program or accepting any materials related to the California Assessment Program, you expressly acknowledge and agree that neither Internet Keep Safe Coalition, their affiliates, subsidiaries, or designees nor each of their respective officers, directors, employees or agents (collectively, Associates), can guarantee, certify or ensure that you are in compliance with FERPA, SOPIPA, California AB 1584, or any other state or federal laws. You understand that the California Privacy Program does not constitute legal or any other type of professional advice and the California Privacy Seal is not a legal determination.
Introduction

The iKeepSafe Privacy Program is available to operators and service providers of websites and online services, data management systems and other technologies that are, in whole or in part, intended for use in and by schools, and which may collect, store, process or otherwise handle student data.

This iKeepProfile is intended to assist you in determining whether National Student Clearinghouse: StudentTracker for High Schools complies with FERPA and SOPIPA. It indicates that National Student Clearinghouse has been assessed for alignment with the iKeepSafe FERPA and SOPIPA Privacy Program Guidelines.

Product Overview

National Student Clearinghouse: StudentTracker for High Schools

StudentTracker for High Schools is a unit-record postsecondary outcome reporting Data-as-a-Service/Software-as-a-Service platform. Authorized education organizations may submit high school graduate cohorts for matching and outcome reporting. StudentTracker for High Schools reports on student outcomes longitudinally for up to 8-years post high school graduation.
Agreement

As related to the Family Educational Rights and Privacy Act ("FERPA") (20 U.S.C. Section 1232g), National Student Clearinghouse agrees, with respect to its StudentTracker for High Schools service:

1. Student records obtained by National Student Clearinghouse from an educational institution continue to be the property of and under the control of the educational institution. The educational institution retains full ownership rights to the personal information and education records it provides to the National Student Clearinghouse.

2. National Student Clearinghouse will not use any information in a student record (i) for any purpose other than those specifically permitted in contracts with institutions; or (ii) in a manner inconsistent with the National Student Clearinghouse Terms and Conditions and Privacy Policy.

3. Parents, legal guardians, or eligible students may request to review personally identifiable information in the student’s records and correct erroneous information by contacting their educational institution.

4. National Student Clearinghouse is committed to maintaining the security and confidentiality of student records. Towards this end, we take the following actions:
   a. we limit employee access to student data to only those employees with a need to such access to fulfill their job responsibilities;
   b. we conduct background checks on our employees that may have access to student data;
   c. we conduct regular employee privacy and data security training and education; and
   d. we protect personal information with technical, contractual, administrative, and physical security safeguards in order to protect against unauthorized access, release or use.

5. In the event of an unauthorized disclosure of a student’s records, National Student Clearinghouse will promptly notify administrators unless specifically directed not to provide such notification by law enforcement officials.

6. Upon written request, National Student Clearinghouse will delete or de-identify personal information when it is no longer needed, with any deletion or de-identification to be completed according to the terms of our agreement with the educational institution, or at the direction or request of the educational institution.

7. National Student Clearinghouse agrees to work with educational institutions to ensure compliance with FERPA and the Parties will ensure compliance by providing parents, legal guardians or eligible students with the ability to inspect and review student records and to correct any inaccuracies therein as described above.

8. National Student Clearinghouse prohibits using personally identifiable information in student records to engage in targeted advertising.

9. National Student Clearinghouse will not make material changes to our Terms of Use or Privacy Policy, reducing protections, including making significant changes impacting the collection, use, disclosure or retention of data collected without prior notice to the educational user.
As related to the Student Online Personal Information Protection Act (SB 1177 - “SOPIPA”), National Student Clearinghouse agrees, with respect to its StudentTracker for High Schools service:

1. National Student Clearinghouse does not conduct targeted advertising via the National Student Clearinghouse service or on any other website using information about a K-12 student, their families/guardians or educators acquired from a use of the technology.

2. National Student Clearinghouse does not use information, including persistent unique identifiers, created or gathered by the National Student Clearinghouse service to amass a profile about a K–12 student, their families/guardians or educators except in furtherance of K–12 school purposes.

3. National Student Clearinghouse does not and will not sell, rent, or otherwise provide personally identifiable information to any third party for monetary gain.

4. National Student Clearinghouse does not disclose student information unless for legal, regulatory, judicial, safety or operational improvement reasons.

Data Review Process

The National Student Clearinghouse provides administrators direct access to the personally identifiable information that they provide to the National Student Clearinghouse via product functionality. Administrators can also contact the National Student Clearinghouse for access to all personal information on file by contacting National Student Clearinghouse directly by the following methods:

General inquiries related to privacy may be directed to: privacy@studentclearinghouse.org.

You may also contact us at 2300 Dulles Station Blvd., Suite 220, Herndon, VA 20171 or at (703) 742-4200.

Security Protocols

National Student Clearinghouse has a comprehensive Information Security Program in place that ensures the confidentiality, integrity and availability of systems, networks and data. The following is a general overview of their data security protocols:

Data in Transit
All uploads are via SFTP using FIPS 140-2 validated 256-bit AES encryption to secure files during transfers using TLS connections. File integrity checking uses built-in file verification mechanisms to guarantee delivery and validate that transferred files have not been compromised in any way and to ensure that the source and destination are exact matches.

Data at Rest
Data is encrypted using 256 bit AES, a FIPS 140-2 validated cryptographic module. The storage area network (SAN) used for storage is equipped with disks that encrypt the data while it is at rest within that device. The SAN utilizes a Redundant Array of Independent Disks (RAID) configuration, and the application encrypts PII data at the database level using AES 256 encryption.

Data Storage
Stored data is maintained on Clearinghouse owned and managed systems, within a secure dedicated space that resides within an Equinix hosting facility. The Equinix facility has redundant power, cooling and communications infrastructure.
Personnel

**Background Checks:** All employees with access to student data have undergone criminal background checks.

**Training:** Employees of National Student Clearinghouse will receive annual privacy and security training that includes FERPA.

**Access:** Access to student data is role-based; limited to those employees who need access to perform job responsibilities.

Employees are given access to the minimum services that are required for their job function.

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Access

Access to data on National Student Clearinghouse systems is protected by a layered defense of physical (operational) and technical controls such as firewalls, authentication systems and role-based access models on systems and network platforms. This approach complements the management controls put in place by the National Student Clearinghouse policies, procedures, standards, and guidelines. The security concept of “least-privilege” is implemented to ensure users are only granted access to data that is necessary to perform the duties of their position. Access is granted by written authorization and controlled by policy.

**Security Awareness, Training & Educational**

Training in information security is provided to all employees upon hire; additional information is provided on a regular basis. The National Student Clearinghouse’s written operating policies and procedures include technical, physical, and operational safeguards. All staff (i.e., employee, contractor, consultant, temporary, volunteer, intern, etc.) must comply with the Clearinghouse’s information security policies; those who do not are subject to disciplinary action up to and including termination.

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Access to Audit

Once per year, National Student Clearinghouse will provide schools utilizing its StudentTracker for High Schools with:

| X | audit rights to the school’s data |
Data Breach

In the event of an unauthorized disclosure of a student’s records, National Student Clearinghouse will promptly notify administrators, unless specifically directed not to provide such notification by law enforcement officials. Notification shall identify:

a. the date and nature of the unauthorized use or disclosure;
b. the PII used or disclosed;
c. general description of what occurred including who made the unauthorized use or received the unauthorized disclosure;
d. what National Student Clearinghouse has done or shall do to mitigate any effect of the unauthorized use or disclosure;
e. what corrective action National Student Clearinghouse has taken or shall take to prevent future similar unauthorized use or disclosure; and
f. who at the National Student Clearinghouse the administrator can contact. National Student Clearinghouse will keep the user fully informed until the incident is resolved.

National Student Clearinghouse will notify impacted administrators(s) within 72 hours upon the confirmation of a breach of security that results in the unauthorized release, disclosure or acquisition of student information.

Data Deletion

National Student Clearinghouse states they will retain participating institution’s information for as long as the account is active, or as needed to provide our services. Participating institutions may contact us at the email address at contracts@studentclearinghouse.org should they wish to cancel their account or request that we no longer use the information to provide services. We will retain and use participating institution’s information as necessary to comply with our legal obligations, resolve disputes, and enforce our agreements.

Participating Institutions that send the Clearinghouse student data in order to receive Clearinghouse services may request the correction or deletion of such data by contacting their Clearinghouse contact, by sending an email to StudentTracker@studentclearinghouse.org.

Research

National Student Clearinghouse:
Research Center: Through aggregated longitudinal data outcomes reporting, the Research Center facilitates better educational policy decisions leading to improved student outcomes. The Clearinghouse periodically produces several aggregate reports on student enrollment, movement, and other important student outcomes. Learn more at: https://nscresearchcenter.org/.

FERPA Guidelines for Studies exception: An education record may be disclosed to an organization conducting a study for or on behalf of an educational institution, in order to develop, validate, or administer predictive tests; administer student aid programs; or improve instruction.

Product Data List

<table>
<thead>
<tr>
<th>Student Data Required</th>
<th>General Purpose of Data Collection</th>
</tr>
</thead>
<tbody>
<tr>
<td>1 First and last name</td>
<td>Data is matched with PSED records to provide school with information on its students’ post-secondary education; deidentified data is aggregated into national reports to allow high schools to benchmark their results</td>
</tr>
<tr>
<td>2 Date of birth</td>
<td>Data is matched with PSED records to provide school with information on its students’ post-secondary education; deidentified data is aggregated into national reports to allow high schools to benchmark their results</td>
</tr>
<tr>
<td>4 FERPA Block</td>
<td>Indicator is used to ensure secondary student record is not used in future Clearinghouse services or products.</td>
</tr>
<tr>
<td>5 Diploma Type</td>
<td>Indicator allows users and the Clearinghouse to aggregate and disaggregate outcomes by diploma type earned.</td>
</tr>
<tr>
<td>6 Graduation Date</td>
<td>Provides the beginning date for the post-secondary search</td>
</tr>
<tr>
<td>7 School ACT code</td>
<td>Used to identify the school in the Clearinghouse system</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Optional Student Data Fields</th>
<th>General Purpose of Data Collection</th>
</tr>
</thead>
<tbody>
<tr>
<td>1 Social Security Number</td>
<td>Used by some schools as an identifier and is returned to school with post-secondary data.</td>
</tr>
<tr>
<td>2 ID Number</td>
<td>Used by some schools as an identifier and is returned to school with post-secondary data.</td>
</tr>
<tr>
<td>6 Gender</td>
<td>Allows the Clearinghouse to provide the school/district with additional levels of aggregate postsecondary outcomes based on this field.</td>
</tr>
<tr>
<td>7 Ethnicity</td>
<td>Allows the Clearinghouse to provide the school/district with additional levels of aggregate postsecondary outcomes based on this field.</td>
</tr>
<tr>
<td>8 Economically Disadvantaged Indicator</td>
<td>Allows the Clearinghouse to provide the school/district with additional levels of aggregate postsecondary outcomes based on this field.</td>
</tr>
<tr>
<td>9 8th Grade Math Assessment</td>
<td>Allows the Clearinghouse to provide the school/district with additional levels of aggregate postsecondary outcomes based on this field.</td>
</tr>
<tr>
<td></td>
<td>Field Description</td>
</tr>
<tr>
<td>---</td>
<td>--------------------------------------------------------</td>
</tr>
<tr>
<td>10</td>
<td>8th Grade ELA/Reading Assessment</td>
</tr>
<tr>
<td>11</td>
<td>English Learning Indicator</td>
</tr>
<tr>
<td>12</td>
<td>Number of Math Semesters Completed</td>
</tr>
<tr>
<td>13</td>
<td>Dual Enrollment Indicator</td>
</tr>
<tr>
<td>14</td>
<td>Disability</td>
</tr>
<tr>
<td>15</td>
<td>Program Code</td>
</tr>
</tbody>
</table>

### Third Parties

National Student Clearinghouse does not sell, trade, lease or loan the personal information they collect or maintain, in the course of providing the service, to any third party for any reason, including direct marketers, advertisers, or data brokers.

National Student Clearinghouse contracts with other third-party companies to perform business functions or services on their behalf and may share PII with such third parties as required to perform their functions. National Student Clearinghouse has agreements in place with all third parties with access to student personal information to ensure they only use the information for purposes necessary to deliver the authorized service and to ensure they maintain the confidentiality and security of the information. The agreements align with National Student Clearinghouse’ data privacy and security policies and expectations.
Accuracy Statement

National Student Clearinghouse hereby confirms the accuracy and truthfulness of all information contained in the profile and has authorized iKeepSafe to make the profile available to any interested schools.

Signed and agreed:

________________________________________  
Mary Chapin  
11/16/21

Mary C. Chapin, Chief Legal Officer, Vice President & Corporate Secretary  
National Student Clearinghouse  
2300 Dulles Station Blvd., Suite 220, Herndon, VA 20171  
703.742.3261   http://www.studentclearinghouse.org

National Student Clearinghouse StudentTracker for High Schools has been reviewed and found in alignment with iKeepSafe’s FERPA and California Privacy Program Guidelines as indicated by this product profile. National Student Clearinghouse StudentTracker for High Schools has been awarded the iKeepSafe FERPA and California Privacy Program badges.

________________________________________  
Amber Lindsay  
10/26/21

Amber Lindsay  
President & CEO  
iKeepSafe
Copyright

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