**TABLE: PERSONAL INFORMATION PROTECTIONS BY LAW**

<table>
<thead>
<tr>
<th>COPPA (under 13) FED</th>
<th>COEPA</th>
<th>PPRA</th>
<th>Health Info</th>
<th>Data Breach</th>
<th>SOPIPA</th>
<th>Contract Law (1584) CA</th>
</tr>
</thead>
<tbody>
<tr>
<td>Children's Online Privacy Protection Act</td>
<td>Family Educational Rights and Privacy Act</td>
<td>Protection of Pupil Rights Act</td>
<td>HIPAA: Health Information Portability and Accountability Act</td>
<td>FED/CA</td>
<td>Student Online Personal Information Protection Act</td>
<td></td>
</tr>
</tbody>
</table>

- First and last name
- Address
- Email
- Online contact information
- Screen/username that functions as online contact information
- Telephone number
- Social security number
- Persistent Identifiers that can be used to recognize a user over time and across different websites or online services
- Photograph/Video/Audio file of a child
- Geolocation information (To ID Street/Street)
- Info collected online combined with an identifier

**Included in Education Records**

- Health records
- Medical Numbers
- Test results
- Special education information
- Email address
- Telephone number
- Credit/Debit Card number
- Social Security number
- Medical/insurance information
- Driver's license/ID number
- Income (unless needed)
- Disciplinary records
- School affiliations or beliefs
- Religious affiliations
- Income (unless required for a program/financial assistance)
- Parental consent needed
- Policies required protecting personal info including items

**Identifiers include:**

- Name
- Postal address
- Dates
- Telephone numbers
- Fax numbers
- Electronic email address
- Social Security number
- Medical Numbers
- Account Number
- Health plan beneficiary number

**First or last name plus:**

- Social security number
- Driver's license/ID card number
- Account number
- Credit/Debit Card number with security code

**California residents:**

- Username
- Email address
- Password/security question to online account
- Medical/insurance information

**Does NOT include:** (lawfully) Publicly available information

**Terms required in contracts:**

- School owns student records
- How students can control content for educational purposes, and then transfer to personal account
- Prohibit 3rd parties from using info for outside purposes
- How parents/students can review and correct personally identifiable info in records
- Actions taken to ensure security of student data

**Exceptions:**

- De-identified information
- Used by 3rd party for education
- Used to market effectiveness of product
- Used for development and improvement of education

**Red = Exceptions / Limited Protections**
<table>
<thead>
<tr>
<th>COPPA</th>
<th>FED</th>
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<td></td>
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<td>Certification/license number</td>
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<td>Incident response notification procedures</td>
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<td>Vehicle identifiers and serial numbers, including license plates</td>
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<td>Assurance that records will not be available to 3rd party post-contract (with enforcement method)</td>
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<td>Web universal resource locator</td>
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<td>How school and 3rd parties will comply with FERPA</td>
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<td></td>
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<td>IP address</td>
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<td>Prohibit 3rd parties from using information for advertising</td>
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<tr>
<td>Limited protection of &quot;directory&quot; information including: student's name, address, telephone number, birthday, place of birth, honors and awards, dates of attendance</td>
<td>such as (not limited to):</td>
<td>• First and last name</td>
<td>• Address</td>
<td>• Telephone number</td>
<td>• Social security number</td>
<td>• *collected for marketing Permissions for types of information gathered</td>
<td>Restrictions and permissions to gather data</td>
<td>Restriction and permissions when gathering information from or about students</td>
<td>*Ex: A public high school that employs a physician that bills Medicaid electronically for services provided to a student under the IDEA would be subject to HIPAA concerning transactions. **HHS and US Dept of Ed</td>
<td>Notes: Educators must use COPPA compliant products if they share protected data on children under 13. Notes: Web &amp; App Operators need to document how they help schools meet FERPA requirements Notes: Companies that survey students about sensitive information must obtain consent from parents Notes: HIPAA applies in cases where FERPA does not; FERPA supersedes HIPAA Notes: California schools must only use ed tech services that are SOPIPA compliant. Notes: All new or renewing contracts must include the required information or the contract becomes &quot;Null and void.&quot;</td>
<td>Notes: Web &amp; App Operators need to document how they help schools meet FERPA requirements Notes: Companies that survey students about sensitive information must obtain consent from parents Notes: HIPAA applies in cases where FERPA does not; FERPA supersedes HIPAA Notes: All new or renewing contracts must include the required information or the contract becomes &quot;Null and void.&quot;</td>
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