

StoryJumper FERPA Compliance Analysis

Is StoryJumper FERPA Compliant?

Yes, StoryJumper meets the core requirements of FERPA when used through their Educational Account system. Compliance is a shared responsibility between the school and the company.

1. The Right to Inspect and Review

StoryJumper's Educational Account Privacy Policy states that the school/educator is the 'Data Controller' and owner of the records. If a parent wants to see their child's work or data, StoryJumper directs them to the school. StoryJumper commits to responding to school requests for student data within 45 days, matching the federal FERPA timeline.

2. The Right to Seek Amendments

Since the educator 'owns' the classroom account, they have the tools to edit or delete student information directly. StoryJumper provides the technical functionality for the school to correct data in the system and allows for permanent deletion upon request.

3. The Requirement of Written Consent (The 'School Official' Exception)

StoryJumper legally designates itself as a 'School Official' with a 'legitimate educational interest.' This allows schools to use the tool without individual written consent from every parent, provided StoryJumper remains under the 'direct control' of the school. They explicitly state they do not sell student data or share it with third parties for marketing/advertising.

4. The Annual Notification Requirement

Under FERPA, the school is responsible for the annual notice. StoryJumper facilitates this by providing clear, public-facing privacy policies that the school can link to in its annual handbook.

Verification Checklist

- Educational Agreement: Ensure teachers use Educational Accounts.
- State Data Privacy Agreements (DPAs): StoryJumper has signed the National Data Privacy Agreement (NDPA) for dozens of states.
- Data Ownership: Terms explicitly state that Student Data is property of and under the control of the School/District.