

IDEA and FERPA Crosswalk

A side-by-side comparison of the privacy provisions under Parts B and C of the IDEA and FERPA.

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Generally, under all three statutory/regulatory frameworks, Parts B and C of the IDEA and FERPA all provide parents the right to access and amend records and dispute resolution provisions. While Parts B and C of the IDEA require parents be provided copies of certain records, generally, FERPA does not require parents to be provided copies of records.

1. **Applicability:** IDEA section 617(c) requires the Secretary of the U.S. Department of Education (ED) to adopt confidentiality provisions that are consistent with FERPA but also include additional protections under Parts B and C of the IDEA. These provisions are reflected in IDEA Part B in 34 CFR 300.610 through 300. 627 and IDEA Part C in 34 CFR 303.401 through 303.417. FERPA applies to educational agencies and institutions that receive funds from ED.

Applicability	IDEA PART B	IDEA PART C	FERPA
	20 U.S.C. 1400 and 34 CFR Part 300 ¹	20 U.S.C. 1400 and 34 CFR Part 303	20 U.S.C. 1232g and 34 CFR Part 99
Eligibility for	Sec. 617(c). Confidentiality.	Sec. 617(c) Confidentiality.	Sec. 1232g. Family educational and privacy
Specific Federal	The Secretary shall take appropriate action,	The Secretary shall take appropriate action,	<u>rights.</u>
Education	in accordance with the provisions of	in accordance with the provisions of section	(a) Conditions for availability of funds to
Funding	section 444 of the General Education	444 of the General Education Provisions Act	educational agencies or institutions;
	Provisions Act (20 U.S.C. 1232g), to assure	(20 U.S.C. 1232g), to assure the protection	inspection and review of education records;
	the protection of the confidentiality of any	of the confidentiality of any personally	specific information to be made available;
	personally identifiable data, information,	identifiable data, information, and records	procedure for access to education records;
	and records collected or maintained by the	collected or maintained by the Secretary	reasonableness of time for such access;
	Secretary and by State and local	and by State (lead agency) and early	hearings; written explanations by parents;
	educational agencies pursuant to the	intervention service providers pursuant to	definitions.
	provisions of this part.	the provisions of this part (as modified by	(1)(A) No funds shall be made available
	0. 0.0 0	IDEA Section 642).	under any applicable program to any
	Sec. 612. State eligibility.		educational agency or institution which has
	(a) In General.—A State is eligible for	Sec. 634. Eligibility.	a policy of denying, or which effectively
	assistance under this part for a fiscal year if	In order to be eligible for a grant under	prevents, the parents of students who are
	the State submits a plan that provides	section 633, a State shall provide assurances	or have been in attendance at a school of
	assurances to the Secretary that the State	to the Secretary that the State—	such agency or at such institution, as the
	has in effect policies and procedures to	(1) has adopted a policy that appropriate	case may be, the right to inspect and
	ensure that the State meets each of the	early intervention services are available to	review the education records of their
	following conditions:	all infants and toddlers with disabilities in	children.
	(6) Procedural safeguards.—	the State and their families, including	(b) Release of education records; parental
	(A) In general.—Children with disabilities	Indian infants and toddlers with disabilities	consent requirement; exceptions;
	and their parents are afforded the	and their families residing on a reservation	compliance with judicial orders and
	procedural safeguards required by section	geographically located in the State, infants and toddlers with disabilities who are	subpoenas; audit and evaluation of
	615.		federally-supported education programs;
		homeless children and their families, and infants and toddlers with disabilities who	recordkeeping
			(1) No funds shall be made available under
		are wards of the State; and (2) has in effect	any applicable program to any educational

¹The IDEA statute is codified at 20 U.S.C. 1401 *et seq.* and the IDEA statute is cited above by its public law sections (i.e., Sec. 612 is 20 U.S.C. 1412). The IDEA regulations are codified in 34 CFR Part 300 (for the 2006 IDEA Part B regulations) and 34 CFR Part 303 (for the IDEA Part C regulations). The FERPA statute is at 20 U.S.C. 1232g and the FERPA regulations are in 34 CFR Part 99.

Applicability	IDEA PART B	IDEA PART C	FERPA
	20 U.S.C. 1400 and 34 CFR Part 300 ¹	20 U.S.C. 1400 and 34 CFR Part 303	20 U.S.C. 1232g and 34 CFR Part 99
	(8) Confidentiality.—Agencies in the State comply with section 617(c) (relating to the confidentiality of records and information). Sec. 615. Procedural safeguards. (b) Types of Procedures.—The procedures required by this section shall include the following: (1) An opportunity for the parents of a child with a disability to examine all records relating to such child and to participate in meetings with respect to the identification, evaluation, and educational placement of the child, and the provision of a free appropriate public education to such child, and to obtain an independent educational evaluation of the child.	a statewide system that meets the requirements of section 635. Sec. 635. Requirements for statewide system. (a) In General.—A statewide system described in section 633 shall include, at a minimum, the following components: (13) Procedural safeguards with respect to programs under this part, as required by section 639. Sec. 639. Procedural safeguards. (a) Minimum Procedures.—The procedural safeguards required to be included in a statewide system under section 635(a)(13) shall provide, at a minimum, the following (2) The right to confidentiality of personally identifiable information, including the right of parents to written notice of and written consent to the exchange of such information among agencies consistent with Federal and State law (4) The opportunity for parents to examine records relating to assessment, screening, eligibility determinations, and the development and implementation of the individualized family service plan.	agency or institution which has a policy or practice of permitting the release of education records (or personally identifiable information contained therein other than directory information, as defined in paragraph (5) of subsection (a) of this section) of students without the written consent of their parents to any individual, agency, or organization, other than to the following

2. **Definitions**: It is important to review the definitions under Parts B and C of the IDEA and FERPA because although conceptually there are similarities, there are also critical differences. For example, who must comply with the privacy provisions and whose rights are protected (such as child/student/parent). The definition of education record is the same under IDEA Part B and FERPA. The definition of a "participating agency" is different under the IDEA Part B and Part C regulations and applies differently in different States under IDEA Part C depending on how the State delivers IDEA Part C services. FERPA applies to an educational agency or institution to which funds have been made available under any program administered by the Secretary of the U.S. Department of Education. The definitions of PII are generally the same across all three statutes; they are slightly different under IDEA Part B and Part C and the definition of PII under IDEA Part C is the same as FERPA.

Definitions	IDEA PART B	IDEA PART C	FERPA
	20 U.S.C. 1400 and 34 CFR Part 300 ²	20 U.S.C. 1400 and 34 CFR Part 303	20 U.S.C. 1232g and 34 CFR Part 99
Child/Student/Parent ³	§ 300.8 Child with a disability. (a) General. (1) Child with a disability means a child evaluated in accordance with §§ 300.304 through 300.311 as having mental retardation, a hearing impairment (including deafness), a speech or language impairment, a visual impairment (including blindness), a serious emotional disturbance (referred to in this part as "emotional disturbance"), an orthopedic impairment, autism, traumatic brain injury, another health impairment, a specific learning disability, deaf-blindness, or multiple disabilities, and who, by reason thereof, needs special education and related services. (2)(i) Subject to paragraph (a)(2)(ii) of this section, if it is determined, through an appropriate evaluation under §§ 300.304 through 300.311, that a child has one of the disabilities identified in paragraph (a)(1) of this section, but only needs a	§ 303.6 Child. Child means an individual under the age of six and may include an infant or toddler with a disability, as that term is defined in § 303.21. § 303.27 Parent. (a) Parent means— (1) A biological or adoptive parent of a child; (2) A foster parent, unless State law, regulations, or contractual obligations with a State or local entity prohibit a foster parent from acting as a parent; (3) A guardian generally authorized to act as the child's parent, or authorized to make early intervention, educational, health or developmental decisions for the child (but not the State if the child is a ward of the State); (4) An individual acting in the place of a biological or adoptive parent (including a	§ 99.3 [Definitions. ⁵] Student, except as otherwise specifically provided in this part, means any individual who is or has been in attendance at an educational agency or institution and regarding whom the agency or institution maintains education records. Eligible student means a student who has reached 18 years of age or is attending an institution of postsecondary education. Parent means a parent of a student and includes a natural parent, a guardian, or an individual acting as a parent in the absence of a parent or a guardian. Attendance includes, but is not limited to— (a) Attendance in person or by paper correspondence, videoconference, satellite, Internet, or other electronic

²The IDEA statute is codified at 20 U.S.C. 1401 *et seq.* and the IDEA statute is cited above by its public law sections (i.e., Sec. 612 is 20 U.S.C. 1412). The IDEA regulations are codified in 34 CFR Part 300 (for the 2006 IDEA Part B regulations) and 34 CFR Part 303 (for the IDEA Part C regulations). The FERPA statute is at 20 U.S.C. 1232g and the FERPA regulations are in 34 CFR Part 99.

³For students who reach the age of 18, or the age of majority, see Part B regulation in 34 CFR § 300.625 and FERPA regulation in 34 CFR § 99.5.

⁵The FERPA definitions included in this column of the document are those that have parallel definitions under IDEA Parts B and C.

 $^{^{4}}$ "EIS provider" refers to the early intervention service provider under Part C of the IDEA and is defined in 34 CFR § 303.12.

Definitions	IDEA PART B	IDEA PART C	FERPA
	(b)(1) Except as provided in paragraph (b)(2) of this section, the biological or adoptive parent, when attempting to act as the parent under this part and when more than one party is qualified under paragraph (a) of this section to act as a parent, must be presumed to be the parent for purposes of this section unless the biological or adoptive parent does not have legal authority to make educational decisions for the child. (2) If a judicial decree or order identifies a specific person or persons under paragraphs (a)(1) through (4) of this section to act as the "parent" of a child or to make educational decisions on behalf of a child, then such person or persons shall be determined to be the "parent" for purposes of this section.	EIS provider or public agency may not act as the parent for that child.	20 U.S.C. 1232g and 34 CFR Part 99
Education Record	§ 300.611 Definitions. (b) Education records means the type of records covered under the definition of "education records" in 34 CFR part 99 (the regulations implementing the Family Educational Rights and Privacy Act of 1974, 20 U.S.C. 1232g (FERPA)).	§ 303.403 Definitions. (b) Early intervention records mean all records regarding a child that are required to be collected, maintained, or used under part C of the Act [IDEA] and the regulations in this part.	§ 99.3 [Definitions.] Education records. (a) The term means those records that are: (1) Directly related to a student; and (2) Maintained by an educational agency or institution or by a party acting for the agency or institution. (b) The term does not include: (1) Records that are kept in the sole possession of the maker, are used only as a personal memory aid, and are not accessible or revealed to any other person except a temporary substitute for the maker of the record.

Definitions	IDEA PART B 20 U.S.C. 1400 and 34 CFR Part 300 ²	IDEA PART C 20 U.S.C. 1400 and 34 CFR Part 303	FERPA 20 U.S.C. 1232g and 34 CFR Part 99
	20 0.3.C. 1400 and 34 CIN Part 300	20 U.S.C. 1400 and 34 CIN Part 303	(2) Records of the law enforcement unit of an educational agency or institution, subject to the provisions of § 99.8. (3)(i) Records relating to an individual who is employed by an educational agency or institution, that: (A) Are made and maintained in the normal course of business; Record means any information recorded in any way, including, but not limited to, handwriting, print, computer media, video or audio tape, film, microfilm, and microfiche.
Participating Agency/ Educational Agency or Institution	§ 300.611 Definitions. (c) Participating agency means any agency or institution that collects, maintains, or uses personally identifiable information, or from which information is obtained, under Part B of the Act [IDEA].	§ 303.403 Definitions. (c) Participating agency means any individual, agency, entity, or institution that collects, maintains, or uses personally identifiable information to implement the requirements in part C of the Act [IDEA] and the regulations in this part with respect to a particular child. A participating agency includes the lead agency and EIS [early intervention service] providers and any individual or entity that provides any part C services (including service coordination, evaluations and assessments, and other part C services), but does not include primary referral sources, or public agencies (such as the State Medicaid or CHIP [Children's Health Insurance Program]) or private entities (such as private insurance companies) that act	§ 99.3 [Definitions.] Educational agency or institution means any public or private agency or institution to which this part applies under § 99.1(a).

Definitions	IDEA PART B 20 U.S.C. 1400 and 34 CFR Part 300 ²	IDEA PART C 20 U.S.C. 1400 and 34 CFR Part 303 solely as funding sources for part C services.	FERPA 20 U.S.C. 1232g and 34 CFR Part 99
Personally Identifiable Information (PII)	§ 300.32 Personally identifiable. Personally identifiable means information that contains— (a) The name of the child, the child's parent, or other family member; (b) The address of the child; (c) A personal identifier, such as the child's social security number or student number; or (d) A list of personal characteristics or other information that would make it possible to identify the child with reasonable certainty.	§ 303.29 Personally identifiable information Personally identifiable information means personally identifiable information as defined in 34 CFR 99.3 [See FERPA column], as amended, except that the term "student" in the definition of personally identifiable information in 34 CFR 99.3 means "child" as used in this part and any reference to "school" means "EIS [early intervention service] provider" as used in this part.	(e) Other indirect identifiers, such as the student's date of birth, place of birth, and mother's maiden name; (f) Other information that, alone or in combination, is linked or linkable to a specific student that would allow a reasonable person in the school community, who does not have personal knowledge of the relevant circumstances, to identify the student with reasonable certainty; or (g) Information requested by a person who the educational agency or institution reasonably believes knows the identity of the student to whom the education record relates. Disclosure means to permit access to or the release, transfer, or other communication of personally identifiable information contained in education records by any means, including oral, written, or electronic means, to any party except the party identified as the party that provided or created the record.

3. **Confidentiality:** All three statutes (IDEA Parts B and C and FERPA) require the protection of privacy of children or eligible students covered by the respective statutes and their regulations. While the IDEA Part B and Part C provisions are consistent with, and incorporate protections under, FERPA, the IDEA Part B and Part C confidentiality provisions include several provisions that are specifically related to infants, toddlers and children with disabilities receiving services under IDEA and provide protections beyond the FERPA requirements. When analyzing the privacy and confidentiality requirements for children with disabilities, it is critical to begin by examining the IDEA requirements first.

Confidentiality	IDEA PART B	IDEA PART C	FERPA
	20 U.S.C. 1400 and 34 CFR Part 300 ⁶	20 U.S.C. 1400 and 34 CFR Part 303	20 U.S.C. 1232g and 34 CFR Part 99
Confidentiality	Sec. 617. Administration.	Sec. 617. Administration.	§ 99.2 What is the purpose of these
	(c) Confidentiality.—	(c) Confidentiality.—	regulations?
	The Secretary shall take appropriate action, in	The Secretary shall take appropriate	The purpose of this part is to set out
	accordance with section 444 of the General	action, in accordance with section 444 of	requirements for the protection of
	Education Provisions Act [GEPA], to ensure the	the General Education Provisions Act	privacy of parents and students under
	confidentiality of any personally identifiable	[GEPA], to ensure the protection of the	section 444 of the General Education
	data, information, and records collected or	confidentiality of any personally	Provisions Act, as amended.
	maintained by the Secretary and by State	identifiable data, information, and	
	educational agencies [SEAs] and local	records collected or maintained by the	
	educational agencies [LEAs] pursuant to this	Secretary and by State	
	part.	educational agencies [SEAs] and local	
		educational agencies [LEAs] pursuant to	
	§ 300.610 Confidentiality.	this part. ⁷	
	The Secretary takes appropriate		
	action, in accordance with section 444 of GEPA,	§ 303.402 Confidentiality.	
	to ensure the protection of the confidentiality of	The Secretary takes appropriate action,	
	any personally identifiable data, information,	in accordance with section 444 of GEPA,	
	and records collected or maintained by the	to ensure the protection of the	
	Secretary and by SEAs and LEAs pursuant to Part	confidentiality of any personally	
	B of the Act [IDEA], and consistent with §§	identifiable data, information, and	
	300.611 through 300.627.	records collected, maintained, or used	
		by the Secretary and by lead agencies	
		and EIS [early intervention service]	
		providers pursuant to part C of the Act	
		[IDEA], and consistent with §§ 303.401	

⁶The IDEA statute is codified at 20 U.S.C. 1401 *et seq.* and the IDEA statute is cited above by its public law sections (i.e., Sec. 612 is 20 U.S.C. 1412). The IDEA regulations are codified in 34 CFR Part 300 (for the 2006 IDEA Part B regulations) and 34 CFR Part 303 (for the IDEA Part C regulations). The FERPA statute is at 20 U.S.C. 1232g and the FERPA regulations are in 34 CFR Part 99.

⁷IDEA Sec. 642 applies IDEA Sec. 617 to Part C with these translations terms: (1)"SEA" = State Lead Agency; (2)"LEA or SEA" = EIS [early intervention service] provider; (3)"education" = early intervention, and "children with disabilities" = infants and toddlers with disabilities.

Confidentiality	IDEA PART B	IDEA PART C	FERPA
	20 U.S.C. 1400 and 34 CFR Part 300 ⁶	20 U.S.C. 1400 and 34 CFR Part 303	20 U.S.C. 1232g and 34 CFR Part 99
		through 303.417. The regulations in §§	
		303.401 through 303.417 ensure the	
		protection of the confidentiality of any	
		personally identifiable data, information,	
		and records collected or maintained	
		pursuant to this part by the Secretary	
		and by participating agencies, including	
		the State lead agency and EIS providers,	
		in accordance with the Family	
		Educational Rights and Privacy Act	
		(FERPA), 20 U.S.C. 1232g, and 34 CFR	
		part 99.	
		§ 303.401 Confidentiality and opportunity	
		to examine records.	
		(a) General. Each State must ensure that	
		the parents of a child referred under this	
		part are afforded the right to	
		confidentiality of personally identifiable	
		information, including the right to	
		written notice of, and written consent	
		to, the exchange of that information	
		among agencies, consistent with Federal	
		and State laws.	
		(b) Confidentiality procedures. As	
		required under sections 617(c) and 642	
		of the Act [IDEA], the regulations in §§	
		303.401 through 303.417 ensure the	
		protection of the confidentiality of any	
		personally identifiable data, information,	
		and records collected or maintained	
		pursuant to this part by the Secretary	
		and by participating agencies, including	
		the State lead agency and EIS providers,	

Confidentiality	IDEA PART B 20 U.S.C. 1400 and 34 CFR Part 300 ⁶	IDEA PART C 20 U.S.C. 1400 and 34 CFR Part 303	FERPA 20 U.S.C. 1232g and 34 CFR Part 99
	20 0.5.C. 1400 und 54 Crivi dit 500	in accordance with the protections under [FERPA] in 20 U.S.C.	20 0.3.c. 1232g und 34 CFRF urt 35
		1232g and 34 CFR part 99. Each State must have procedures in effect to ensure that— (1) Participating agencies (including the lead agency and EIS providers) comply with the part C confidentiality procedures in §§ 303.401 through	
		303.417; and (c) Applicability and timeframe of procedures. The confidentiality procedures described in paragraph (b) of this section apply to the personally identifiable information of a child and the child's family that— (d) Is contained in early intervention records collected, used, or maintained under this part by the lead agency or an	
		EIS provider; and (e) Applies from the point in time when the child is referred for early intervention services under this part until the later of when the participating agency is no longer required to maintain or no longer maintains that information under applicable Federal and State laws.	

4. **Consent** under Parts B and C of the IDEA and FERPA requires that the consent be prior, written parental consent where for consent to disclose of PII from records, the records must be identified. The definition of consent under Parts B and C of the IDEA have broader applicability than the definition of consent under FERPA which applies only to disclosure of PII from education records. Consent under Parts B and C of the IDEA must be informed and the definition of consent applies to other areas of IDEA (e.g. service provision, use of insurance, etc.).

Consent	IDEA PART B	IDEA PART C	FERPA
	20 U.S.C. 1400 and 34 CFR Part 3008	20 U.S.C. 1400 and 34 CFR Part 303	20 U.S.C. 1232g and 34 CFR Part 99
Requirement of	§ 300.622 Consent.	§ 303.414 Consent prior to disclosure or use.	§ 99.30 Under what conditions is prior
Consent	(a) Parental consent must be obtained	(a) Except as provided in paragraph (b) of	consent required to disclose information?
	before personally identifiable information	this section, prior parental consent must be	(a) The parent or eligible student shall
	is disclosed to parties, other than officials	obtained before personally identifiable	provide a signed and dated written consent
	of participating agencies in accordance	information is—	before an educational agency or institution
	with paragraph (b)(1) of this section, unless	(1) Disclosed to anyone other than	discloses personally identifiable
	the information is contained in education	authorized representatives, officials, or	information from the student's education
	records, and the disclosure is authorized	employees of participating agencies	records, except as provided in § 99.31.
	without parental consent under 34 CFR	collecting, maintaining, or using the	
	part 99.	information under this part, subject to	
		paragraph (b) of this section; or	
	(b)(2) Parental consent, or the consent of	(2) Used for any purpose other than	
	an eligible child who has reached the age	meeting a requirement of this part.	
	of majority under State law, must be		
	obtained before personally identifiable	§ 303.401 Confidentiality and opportunity to	
	information is released to officials of	examine records.	
	participating agencies providing or paying	(a) General. Each State must ensure that	
	for transition services in accordance with §	the parents of a child referred under this	
	300.321(b)(3).	part are afforded the right to confidentiality	
	(3) If a child is enrolled, or is going to enroll	of personally identifiable information,	
	in a private school that is not located in the	including the right to written notice of, and	
	LEA [local educational agency] of the	written consent to, the exchange of that	
	parent's residence, parental consent must	information among agencies, consistent	
	be obtained before any personally	with Federal and State laws.	
	identifiable information about the child is		
	released between officials in the LEA where		

⁸The IDEA statute is codified at 20 U.S.C. 1401 *et seq.* and the IDEA statute is cited above by its public law sections (i.e., Sec. 612 is 20 U.S.C. 1412). The IDEA regulations are codified in 34 CFR Part 300 (for the 2006 IDEA Part B regulations) and 34 CFR Part 303 (for the IDEA Part C regulations). The FERPA statute is at 20 U.S.C. 1232g and the FERPA regulations are in 34 CFR Part 99.

Consent	IDEA PART B 20 U.S.C. 1400 and 34 CFR Part 3008	IDEA PART C 20 U.S.C. 1400 and 34 CFR Part 303	FERPA 20 U.S.C. 1232g and 34 CFR Part 99
	the private school is located and officials in the LEA of the parent's residence.		
Exceptions to Consent	§ 300.622 Consent. (a) Parental consent must be obtained before personally identifiable information is disclosed to parties, other than officials of participating agencies in accordance with paragraph (b)(1) of this section, unless the information is contained in education records, and the disclosure is authorized without parental consent under 34 CFR part 99. (b)(1) Except as provided in paragraphs (b)(2) and (b)(3) of this section, parental consent is not required before personally identifiable information is released to officials of participating agencies for purposes of meeting a requirement of this part.	§ 303.414 Consent prior to disclosure or use. (b) A lead agency or other participating agency may not disclose personally identifiable information, as defined in § 303.29, to any party except participating agencies (including the lead agency and EIS providers [early intervention services providers]) that are part of the State's part C system without, parental consent unless authorized to do so under— 1. [Opt-Out Policy Exception—see below] Sections 303.401(d), 303.209(b)(1)(i) and (b)(1)(ii), and 303.211(b)(6)(ii)(A); or 2. [FERPA—see FERPA column] One of the exceptions enumerated in 34 CFR 99.31 (where applicable to part C), which are expressly adopted to apply to part C through this reference. In applying the exceptions in 34 CFR 99.31 to this part, participating agencies must also comply with the pertinent conditions in 34 CFR 99.32, 99.33,99.34, 99.35, 99.36, 99.38, and 99.39;9	§ 99.31 Under what conditions is prior consent not required to disclose information? [Under FERPA, a school may not disclose personally identifiable information (PII) from a student's education record unless the parent or eligible student has provided written consent, or unless the disclosure meets an exception to FERPA's general consent requirement. These exceptions are found in FERPA § 99.31, and the Uninterrupted Scholars Act, and Secretary of Agriculture exceptions currently found only in the statute at 20 U.S.C. § 1232g. Listed below are the FERPA exceptions in § 99.31 that are generally applicable to children/students served under the IDEA regarding disclosures made. Exceptions have been summarized for brevity.] (1) To "school officials" who have been determined to have "legitimate educational interests" applying the criteria specified in the school's or school district's annual notification of FERPA rights; (2) To another school or school system in which the student seeks or intends to enroll

⁹ § 303.414(b)(2)(i)-(iv) applies FERPA to Part C with these translations terms: (1)"34 CFR 99.30(2)" = Sec 304.414(a); (2)"education records" = early intervention records; (3)"educational" = early intervention; (4)"educational agency or institution" = participating agency; (5)"school officials and officials of another school or school system" = qualified personnel or service coordinators; (4)"educational agency or institution" = participating agency; (5)"school officials and officials of another school or school system" = qualified personnel or service coordinators; (6)"state and local authorities" = lead agency; and (7)"student" = child

Consent	IDEA PART B	IDEA PART C	FERPA
	20 U.S.C. 1400 and 34 CFR Part 3008	20 U.S.C. 1400 and 34 CFR Part 303	20 U.S.C. 1232g and 34 CFR Part 99
		Opt-Out Policy Exception:	provided certain notification requirements
		§ 303.401 Confidentiality and opportunity to	are met;
		examine records.	(3) To "authorized representatives" of the
		(d) Disclosure of information.	U.S. Secretary of Education, the
		(1) Subject to paragraph (e) of this section,	Comptroller General of the United States,
		the lead agency must disclose to the SEA	the Attorney General of the United States,
		and the LEA [State and local educational	and State and local educational authorities
		agency] where the child resides, in	for audit or evaluation of Federal- or State-
		accordance with § 303.209(b)(1)(i) and	supported education programs, or for the
		(b)(1)(ii), the following personally	enforcement of or compliance with Federal
		identifiable information under the Act:	legal requirements that relate to those
		(i) A child's name.	programs_(subject to the requirements of §
		(ii) A child's date of birth.	99.35);
		(iii) Parent contact information (including	(4) To appropriate parties in connection
		parents' names, addresses, and telephone	with financial aid for which the student has
		numbers).	applied or which the student has received;
		3. The information described in paragraph	(5) To State and local authorities pursuant
		(d)(1) of this section is needed to enable the	to a State statute concerning the juvenile
		lead agency, as well as LEAs and SEAs under	justice system and the system's ability to
		part B of the Act [IDEA], to identify all	effectively serve the student whose records
		children potentially eligible for services	are being disclosed; for state statutes
		under § 303.211 and part B of the Act.	adopted after November 19, 1974, the
		(e) Option to inform a parent about	State statute must concern the juvenile
		intended disclosure. (1) A lead agency,	justice system's ability to serve the student
		through its policies and procedures, may	prior to the student's adjudication and the
		require EIS providers, prior to making the	official and authorities to whom the records
		limited disclosure described in paragraph	are disclosed must certify in writing that the
		(d)(1) of this section, to inform parents of a	records/information will not be disclosed to
		toddler with a disability of the intended	any other party, except as provided under
		disclosure and allow the parents a specified	State law, without the prior written consent of the parent of the student.
		time period to object to the disclosure in writing.	(6) To organizations conducting studies for,
		(2) If a parent (in a State that has adopted	or on behalf of, educational agencies and
		(the policy described in paragraph (e)(1) of	institutions for the purposes of developing,
		this section) objects during the time period	validating, or administering predictive tests,

Consent	IDEA PART B	IDEA PART C	FERPA
	20 U.S.C. 1400 and 34 CFR Part 3008	20 U.S.C. 1400 and 34 CFR Part 303	20 U.S.C. 1232g and 34 CFR Part 99
		provided by the State, the lead agency and	administering student aid programs, or
		EIS provider are not permitted to make	improving instruction;
		such a disclosure under paragraph (d) of	(7) To accrediting organizations to carry out
		this section and § 303.209(b)(1)(i) and	their accrediting functions;
		(b)(1)(ii).	(8) To the parents of an eligible student if
			the student is a "dependent student" as
			defined in Section 152 of the Internal
			Revenue Code;
			(9) To comply with a judicial order or a
			lawfully issued subpoena;
			(10) To appropriate parties in connection
			with a health or safety emergency;
			(11) "Directory information" provided the
			school gave public notice of the types of
			information it has designated as directory
			information, the parent or eligible student's
			right to restrict the disclosure of such
			information, and the period of time within
			which a parent or eligible student has to
			notify the school that he or she does not
			want any or all of those types of
			information designated as directory
			information; and
			(12) To the parent of a student who is not
			an eligible student or to the student.

5. **Inspection and Review:** Generally, under all three statutory/regulatory frameworks, Parts B and C of the IDEA and FERPA all provide parents the right to access and amend records and dispute resolution provisions. While Parts B and C of the IDEA require parents be provided copies of certain records, generally, FERPA does not require parents to be provided copies of records.

Inspection and	IDEA PART B	IDEA PART C	FERPA
Review	20 U.S.C. 1400 and 34 CFR Part 300 ¹⁰	20 U.S.C. 1400 and 34 CFR Part 303	20 U.S.C. 1232g and 34 CFR Part 99
Access Rights	§ 300.613 Access rights.	§ 303.405 Access rights.	§ 99.10 What rights exist for a parent or
	(a) Each participating agency must permit	(a) Each participating agency must permit	eligible student to inspect and review
	parents to inspect and review any	parents to inspect and review any early	education records?
	education records relating to their children	intervention records relating to their	(a) Except as limited under § 99.12, a parent
	that are collected, maintained, or used by	children that are collected, maintained, or	or eligible student must be given the
	the agency under this part. The agency	used by the agency under this part. The	opportunity to inspect and review the
	must comply with a request without	agency must comply with a parent's request	student's education records. This provision
	unnecessary delay and before any meeting	to inspect and review records without	applies to—
	regarding an IEP, or any hearing pursuant	unnecessary delay and before any meeting	(1) Any educational agency or institution;
	to § 300.507 or §§ 300.530 through	regarding an IFSP, or any hearing pursuant	and
	300.532, or resolution session pursuant to	to §§ 303.430(d) and 303.435 through	(2) Any State educational agency (SEA) and
	§ 300.510, and in no case more than 45	303.439, and in no case more than 10 days	its components.
	days after the request has been made.	after the request has been made.	(i) For the purposes of subpart B of this
	(b) The right to inspect and review	(b) The right to inspect and review early	part, an SEA and its components constitute
	education records under this section	intervention records under this section	an educational agency or institution.
	includes—	includes—	(ii) An SEA and its components are subject
	(1) The right to a response from the	(1) The right to a response from the	to subpart B of this part if the SEA
	participating agency to reasonable requests	participating agency to reasonable requests	maintains education records on students
	for explanations and interpretations of the	for explanations and interpretations of the	who are or have been in attendance at any
	records;	early intervention records;	school of an educational agency or
	(2) The right to request that the agency	(2) The right to request that the	institution subject to the Act and this part.
	provide copies of the records containing	participating agency provide copies of the	(b) The educational agency or institution, or
	the information if failure to provide those	early intervention records containing the	SEA or its component, shall comply with a
	copies would effectively prevent the parent	information if failure to provide those	request for access to records within a
	from exercising the right to inspect and	copies would effectively prevent the parent	reasonable period of time, but not more
	review the records; and	from exercising the right to inspect and	than 45 days after it has received the
	(3) The right to have a representative of the	review the records; and	request.
	parent inspect and review the records.		

¹⁰The IDEA statute is codified at 20 U.S.C. 1401 *et seq.* and the IDEA statute is cited above by its public law sections (i.e., Sec. 612 is 20 U.S.C. 1412). The IDEA regulations are codified in 34 CFR Part 300 (for the 2006 IDEA Part B regulations) and 34 CFR Part 303 (for the IDEA Part C regulations). The FERPA statute is at 20 U.S.C. 1232g and the FERPA regulations are in 34 CFR Part 99.

Inspection and	IDEA PART B	IDEA PART C	FERPA
Review	(c) An agency may presume that the parent has authority to inspect and review records relating to his or her child unless the agency has been advised that the parent does not have the authority under applicable State law governing such matters as guardianship, separation, and divorce.	(3) The right to have a representative of the parent inspect and review the early intervention records. (c) An agency may presume that the parent has authority to inspect and review records relating to his or her child unless the agency has been provided documentation that the parent does not have the authority under applicable State laws governing such matters as custody, foster care, guardianship, separation, and divorce. § 303.401 Confidentiality and opportunity to examine records. (b)(2) The parents of infants or toddlers who are referred to, or receive services under this part, are afforded the opportunity to inspect and review all part C early intervention records about the child and the child's family that are collected, maintained, or used under this part, including records related to evaluations and assessments, screening, eligibility determinations, development and implementation of IFSPs, provision of early intervention services, individual complaints involving the child, or any part of the child's early intervention record under this part.	(c) The educational agency or institution, or SEA or its component shall respond to reasonable requests for explanations and interpretations of the records. (d) If circumstances effectively prevent the parent or eligible student from exercising the right to inspect and review the student's education records, the educational agency or institution, or SEA or its component, shall— (1) Provide the parent or eligible student with a copy of the records requested; or (2) Make other arrangements for the parent or eligible student to inspect and review the requested records. (e) The educational agency or institution, or SEA or its component shall not destroy any education records if there is an outstanding request to inspect and review the records under this section. (f) While an education agency or institution is not required to give an eligible student access to treatment records under paragraph (b)(4) of the definition of Education records in § 99.3, the student may have those records reviewed by a physician or other appropriate professional of the student's choice. § 99.32 What recordkeeping requirements exist concerning requests and disclosures? (c) The following parties may inspect the record relating to each student: (1) The parent or eligible student.

Inspection and Review	IDEA PART B 20 U.S.C. 1400 and 34 CFR Part 300 ¹⁰	IDEA PART C 20 U.S.C. 1400 and 34 CFR Part 303	FERPA 20 U.S.C. 1232g and 34 CFR Part 99
			 (2) The school official or his or her assistants who are responsible for the custody of the records. (3) Those parties authorized in § 99.31(a)(1) and (3) for the purposes of auditing the recordkeeping procedures of the educational agency or institution.
Fees for Records	§ 300.617 Fees. (a) Each participating agency may charge a fee for copies of records that are made for parents under this part if the fee does not effectively prevent the parents from exercising their right to inspect and review those records. (b) A participating agency may not charge a fee to search for or to retrieve information under this part.	§ 303.409 Fees for records. (a) Each participating agency may charge a fee for copies of records that are made for parents under this part if the fee does not effectively prevent the parents from exercising their right to inspect and review those records, except as provided in paragraph (c) of this section. (b) A participating agency may not charge a fee to search for or to retrieve information under this part. (c) A participating agency must provide at no cost to parents, a copy of each evaluation, assessment of the child, family assessment, and IFSP [Individualized Family Service Plan] as soon as possible after each IFSP meeting.	§ 99.11 May an educational agency or institution charge a fee for copies of education records? (a) Unless the imposition of a fee effectively prevents a parent or eligible student from exercising the right to inspect and review the student's education records, an educational agency or institution may charge a fee for a copy of an education record which is made for the parent or eligible student. (b) An educational agency or institution may not charge a fee to search for or to retrieve the education records of a student.
Amendment of	§ 300.618 Amendment of records at	§ 303.410 Amendment of records at a	§ 99.20 How can a parent or eligible student
Record at	parent's request.	parent's request.	request amendment of the student's
Parent's Request	A parent who believes that information in	A parent who believes that information in	education records?
	the education records collected,	the early intervention records collected,	(a) If a parent or eligible student believes
	maintained, or used under this part is	maintained, or used under this part is	the education records relating to the
	inaccurate or misleading or violates the	inaccurate, misleading, or violates the	student contain information that is
	privacy or other rights of the child may	privacy or other rights of the child or parent	inaccurate, misleading, or in violation of the
	request the participating agency that	may request that the participating agency	student's rights of privacy, he or she may

Inspection and	IDEA PART B	IDEA PART C	FERPA
Review	20 U.S.C. 1400 and 34 CFR Part 300 ¹⁰	20 U.S.C. 1400 and 34 CFR Part 303	20 U.S.C. 1232g and 34 CFR Part 99
	maintains the information to amend the	that maintains the information amend the	ask the educational agency or institution to
	information.	information.	amend the record.
	(a) The agency must decide whether	The participating agency must decide	(b) The educational agency or institution
	to amend the information in accordance	whether to amend the information in	shall decide whether to amend the record
	with the request within a reasonable	accordance with the request within a	as requested within a reasonable time after
	period of time of receipt of the request. If the agency decides to refuse to amend	reasonable period of time of receipt of the request.	the agency or institution receives the request.
	the information in accordance with the	If the participating agency refuses to amend	(c) If the educational agency or institution
	request, it must inform the parent of the	the information in accordance with the	decides not to amend the record as
	refusal and advise the parent of the right to	request, it must inform the parent of the	requested, it shall inform the parent or
	a hearing under§ 300.619.	refusal and advise the parent of the right to	eligible student of its decision and of his or
		a hearing under § 303.411.	her right to a hearing under § 99.21.
Opportunity for Hearing	§ 300.619 Opportunity for a hearing. The agency must, on request, provide an	§ 303.411 Opportunity for a hearing. The participating agency must, on request,	§ 99.21 Under what conditions does a parent or eligible student have the right to a
rieding	opportunity for a hearing to challenge	provide parents with the opportunity for a	hearing?
	information in education records to ensure	hearing to challenge information in their	(a) An educational agency or institution
	that it is not inaccurate, misleading, or	child's early intervention records to ensure	shall give a parent or eligible student, on
	otherwise in violation of the privacy or	that it is not inaccurate, misleading, or	request, an opportunity for a hearing to
	other rights of the child.	otherwise in violation of the privacy or	challenge the content of the student's
	, and the second	other rights of the child or parents. A	education records on the grounds that the
		parent may request a due process hearing	information contained in the education
		under the procedures in § 303.430(d)(1)	records is inaccurate, misleading, or in
		provided that such hearing procedures	violation of the privacy rights of the
		meet the requirements of the hearing	student.
		procedures in § 303.413 or may request a	
		hearing directly under the State's	
		procedures in § 303.413 (i.e., procedures	
		that are consistent with the FERPA hearing	
		requirements in 34 CFR 99.22).	
Result of Hearing	§ 300.620 Result of hearing.	§ 303.412 Result of hearing.	§ 99.21 Under what conditions does a
	(a) If, as a result of the hearing, the agency	(a) If, as a result of the hearing, the	parent or eligible student have the right to a
	decides that the information is inaccurate,	participating agency decides that the	hearing?
	misleading or otherwise in violation of the	information is inaccurate, misleading or in	

Inspection and	IDEA PART B	IDEA PART C	FERPA
Review	20 U.S.C. 1400 and 34 CFR Part 300 ¹⁰	20 U.S.C. 1400 and 34 CFR Part 303	20 U.S.C. 1232g and 34 CFR Part 99
	privacy or other rights of the child, it must	violation of the privacy or other rights of	(b) (1) If, as a result of the hearing, the
	amend the information accordingly and so	the child or parent, it must amend the	educational agency or institution decides
	inform the parent in writing.	information accordingly and so inform the	that the information is inaccurate,
	(b) If, as a result of the hearing, the agency	parent in writing.	misleading, or otherwise in violation of the
	decides that the information is not	(b) If, as a result of the hearing, the agency	privacy rights of the student, it shall:
	inaccurate, misleading, or otherwise in	decides that the information is not	(i) Amend the record accordingly; and
	violation of the privacy or other rights of	inaccurate, misleading, or in violation of the	(ii) Inform the parent or eligible student of
	the child, it must inform the parent of the	privacy or other rights of the child or	the amendment in writing.
	parent's right to place in the records the	parent, it must inform the parent of the	(2) If, as a result of the hearing, the
	agency maintains on the child a statement	right to place in the early intervention	educational agency or institution decides
	commenting on the information or setting	records it maintains on the child a	that the information in the education
	forth any reasons for disagreeing with the	statement commenting on the information	record is not inaccurate, misleading, or
	decision of the agency.	or setting forth any reasons for disagreeing	otherwise in violation of the privacy rights
	(c) Any explanation placed in the records of	with the decision of the agency.	of the student, it shall inform the parent or
	the child under this section must—	(c) Any explanation placed in the early	eligible student of the right to place a
	(1) Be maintained by the agency as part of	intervention records of the child under this	statement in the record commenting on the
	the records of the child as long as the	section must—	contested information in the record or
	record or contested portion is maintained	(1) Be maintained by the agency as part of	stating why he or she disagrees with the
	by the agency; and	the early intervention records of the child	decision of the agency or institution, or
	(2) If the records of the child or the	as long as the record or contested portion is	both.
	contested portion is disclosed by the	maintained by the agency; and	(c) If an educational agency or institution
	agency to any party, the explanation must	(2) If the early intervention records of the	places a statement in the education records
	also be disclosed to the party.	child or the contested portion are disclosed	of a student under paragraph (b)(2) of this
		by the agency to any party, the explanation	section, the agency or institution shall:
		must also be disclosed to the party.	(1) Maintain the statement with the
			contested part of the record for as long as
			the record is maintained; and
			(2) Disclose the statement whenever it
			discloses the portion of the record to which
			the statement relates.

Inspection and	IDEA PART B	IDEA PART C	FERPA
Review	20 U.S.C. 1400 and 34 CFR Part 300 ¹⁰	20 U.S.C. 1400 and 34 CFR Part 303	20 U.S.C. 1232g and 34 CFR Part 99
Hearing	§ 300.621 Hearing procedures.	§ 303.413 Hearing procedures.	§ 99.22 What minimum requirements exist
Procedures	A hearing held under § 300.619 must be	A hearing held under § 303.411 must be	for the conduct of a hearing?
	conducted according to the procedures in	conducted according to the procedures	The hearing required by § 99.21 must meet,
	34 CFR 99.22.	under 34 CFR 99.22.	at a minimum, the following requirements:
			(a) The educational agency or institution
			shall hold the hearing within a reasonable
			time after it has received the request for
			the hearing from the parent or eligible student.
			(b) The educational agency or institution
			shall give the parent or eligible student
			notice of the date, time, and place,
			reasonably in advance of the hearing.
			(c) The hearing may be conducted by any
			individual, including an official of the
			educational agency or institution, who does
			not have a direct interest in the outcome of
			the hearing.
			(d) The educational agency or institution
			shall give the parent or eligible student a
			full and fair opportunity to present
			evidence relevant to the issues raised under
			§ 99.21. The parent or eligible student may,
			at their own expense, be assisted or
			represented by one or more individuals of
			his or her own choice, including an
			attorney.
			(e) The educational agency or institution
			shall make its decision in writing within a
			reasonable period of time after the hearing.
			The decision must be based solely on the
			evidence presented at the hearing, and
			must include a summary of the evidence and the reasons for the decision.
			and the reasons for the decision.

6. **Retention of Records**: While IDEA includes provisions for retention and destruction of records and record of access, FERPA has a recordation requirement concerning requests to access. Parts B and C of the IDEA (unlike FERPA) contain express provisions regarding the retention and destruction of records.

Retention of	IDEA PART B	IDEA PART C	FERPA
Records Record of Access	§ 300.614 Record of access. Each participating agency must keep a record of parties obtaining access to education records collected, maintained, or used under Part B of the Act [IDEA] (except access by parents and authorized employees of the participating agency),	§ 303.406 Record of access. Each participating agency must keep a record of parties obtaining access to early intervention records collected, maintained, or used under part C of the Act [IDEA] (except access by parents and authorized representatives and employees of the	§ 99.32 What recordkeeping requirements exist concerning requests and disclosures? (a)(1) An educational agency or institution must maintain a record of each request for access to and each disclosure of personally identifiable information from the education records of each student, as well as the
	including the name of the party, the date access was given, and the purpose for which the party is authorized to use the records.	participating agency), including the name of the party, the date access was given, and the purpose for which the party is authorized to use the early intervention records.	names of State and local educational authorities and Federal officials and agencies listed in § 99.31(a)(3) that may make further disclosures of personally identifiable information from the student's education records without consent under § 99.33(b). (2) The agency or institution shall maintain the record with the education records of the student as long as the records are maintained. (3) For each request or disclosure the record must include: (i) The parties who have requested or (ii) received personally identifiable information from the education records; and (iii) The legitimate interests the parties had in requesting or obtaining the information. (4) An educational agency or institution must obtain a copy of the record of further disclosures maintained under paragraph

¹¹The IDEA statute is codified at 20 U.S.C. 1401 *et seq.* and the IDEA statute is cited above by its public law sections (i.e., Sec. 612 is 20 U.S.C. 1412). The IDEA regulations are codified in 34 CFR Part 300 (for the 2006 IDEA Part B regulations) and 34 CFR Part 303 (for the IDEA Part C regulations). The FERPA statute is at 20 U.S.C. 1232g and the FERPA regulations are in 34 CFR Part 99.

Retention of	IDEA PART B	IDEA PART C	FERPA
Records	20 U.S.C. 1400 and 34 CFR Part 300 ¹¹	20 U.S.C. 1400 and 34 CFR Part 303	20 U.S.C. 1232g and 34 CFR Part 99
			(b)(2) of this section and make it available in response to a parent's or eligible student's request to review the record required under paragraph (a)(1) of this
			section. (5) An educational agency or institution must record the following information
			when it discloses personally identifiable information from education records under the health or safety emergency exception in
			§ 99.31(a)(10) and § 99.36: (i) The articulable and significant threat to the health or safety of a student or other
			individuals that formed the basis for the disclosure; and
			(ii) The parties to whom the agency or institution disclosed the information.(b) (1) Except as provided in paragraph
			(b)(2) of this section, if an educational agency or institution discloses personally identifiable information from education
			records with the understanding authorized under § 99.33(b), the record of the
			disclosure required under this section must include:
			(ii) The names of the additional parties to which the receiving party may disclose the information on behalf of the educational
			agency or institution; and (iii) The legitimate interests under § 99.31
			which each of the additional parties has in requesting or obtaining the information. (2)(i) A State or local educational authority
			or Federal official or agency listed in § 99.31(a)(3) that makes further disclosures

Retention of	IDEA PART B	IDEA PART C	FERPA
Records	20 U.S.C. 1400 and 34 CFR Part 300 ¹¹	20 U.S.C. 1400 and 34 CFR Part 303	20 U.S.C. 1232g and 34 CFR Part 99
			of information from education records under § 99.33(b) must record the names of the additional parties to which it discloses information on behalf of an educational agency or institution and their legitimate interests in the information under § 99.31 if the information was received from: (d) An educational agency or institution that has not recorded the further disclosures under paragraph (b)(1) of this section; or (e) Another State or local educational authority or Federal official or agency listed in § 99.31(a)(3). (1) A State or local educational authority or Federal official or agency that records further disclosures of information under paragraph (b)(2)(i) of this section may maintain the record by the student's class, school, district, or other appropriate grouping rather than by the name of the student. (2) Upon request of an educational agency or institution, a State or local educational authority or Federal official or agency listed in § 99.31(a)(3) that maintains a record of further disclosures under paragraph (b)(2)(i) of this section must provide a copy of the record of further disclosures to the educational agency or institution within a reasonable period of time not to exceed 30 days.

Retention of	IDEA PART B	IDEA PART C	FERPA
Records	20 U.S.C. 1400 and 34 CFR Part 300 ¹¹	20 U.S.C. 1400 and 34 CFR Part 303	20 U.S.C. 1232g and 34 CFR Part 99
			 (d) Paragraph (a) of this section does not apply if the request was from, or the disclosure was to: (1) The parent or eligible student; (2) A school official under § 99.31(a)(1); (3) A party with written consent from the parent or eligible student; (4) A party seeking directory information; or (5) A party seeking or receiving records in accordance with § 99.31(a)(9)(ii)(A) through (C).
Records on More Than One Child	§ 300.615 Records on more than one child. If any education record includes information on more than one child, the parents of those children have the right to inspect and review only the information relating to their child or to be informed of that specific information.	§ 303.407 Records on more than one child. If any early intervention record includes information on more than one child, the parents of those children have the right to inspect and review only the information relating to their child or to be informed of that specific information.	§ 99.12 What limitations exist on the right to inspect and review records? (a) If the education records of a student contain information on more than one student, the parent or eligible student may inspect and review or be informed of only the specific information about that student.
Types and	§ 300.616 List of types and locations of	§ 303.408 List of types and locations of	
Locations of	information.	<u>information.</u>	
Information	Each participating agency must provide parents on request a list of the types and locations of education records collected, maintained, or used by the agency.	Each participating agency must provide parents, on request, a list of the types and locations of early intervention records collected, maintained, or used by the agency.	
Safeguards	§ 300.623 Safeguards. (a) Each participating agency must protect the confidentiality of personally identifiable information at collection, storage, disclosure, and destruction stages. (b) One official at each participating agency must assume responsibility for ensuring the	§ 303.415 Safeguards. (a) Each participating agency must protect the confidentiality of personally identifiable information at the collection, maintenance, use, storage, disclosure, and destruction stages.	

Retention of	IDEA PART B	IDEA PART C	FERPA
Records	20 U.S.C. 1400 and 34 CFR Part 300 ¹¹	20 U.S.C. 1400 and 34 CFR Part 303	20 U.S.C. 1232g and 34 CFR Part 99
	confidentiality of any personally	(b) One official at each participating agency	
	identifiable information.	must assume responsibility for ensuring the	
	(c) All persons collecting or using personally	confidentiality of any personally identifiable	
	identifiable information must receive	information.	
	training or instruction regarding the State's	(c) All persons collecting or using personally	
	policies and procedures under § 300.123	identifiable information must receive	
	and 34 CFR part 99.	training or instruction regarding the State's	
	(d) Each participating agency must	policies and procedures under §§ 303.401	
	maintain, for public inspection, a current	through 303.417 and 34 CFR part 99.	
	listing of the names and positions of those	(d) Each participating agency must	
	employees within the agency who may	maintain, for public inspection, a current	
	have access to personally identifiable	listing of the names and positions of those	
	information.	employees within the agency who may	
		have access to personally identifiable	
		information.	
Destruction of	§ 300.611 Definitions.	§ 303.403 Definitions.	See above under "Access Rights" the
Information	(a) Destruction means physical destruction	(a) Destruction means physical destruction	reference to 34 CFR § 99.10(e) (prohibition
	or removal of personal identifiers from	of the record or ensuring that personal	on destroying education record if there is
	information so that the information is no	identifiers are removed from a record so	an outstanding request to inspect and
	longer personally identifiable.	that the record is no longer personally	review the records).
	\$ 200 C24 Destruction of information	identifiable under § 303.29.	See also destruction requirements related
	§ 300.624 Destruction of information.	\$ 202 446 Destruction of information	to specific FERPA exceptions in 34 CFR §
	(a) The public agency must inform parents	§ 303.416 Destruction of information.	99.31(a)(6)(iii)(B) regarding the studies
	when personally identifiable information	(a) The participating agency must inform	exception and 34 CFR §99.35(b)(2)
	collected, maintained, or used under this	parents when personally identifiable	regarding the "authorized representatives"
	part is no longer needed to provide educational services to the child.	information collected, maintained, or used	exception in 34 CFR § 99.31(a)(3).
		under this part is no longer needed to	
	(b) The information must be destroyed at the request of the parents. However, a	provide services to the child under part C of the Act [IDEA], the GEPA [General	
	permanent record of a student's name,	Education Provisions Act] provisions in 20	
	address, and phone number, his or her	U.S.C. 1232f, and EDGAR, 34 CFR parts 76,	
	grades, attendance record, classes	and 2 CFR part 200, as adopted in 2 CFR	
	attended, grade level completed, and year	part 3474.	
	attended, grade level completed, and year	(b) Subject to paragraph (a) of this section,	
		the information must be destroyed at the	
		the information must be destroyed at the	

Retention of	IDEA PART B	IDEA PART C	FERPA
Records	20 U.S.C. 1400 and 34 CFR Part 300 ¹¹	20 U.S.C. 1400 and 34 CFR Part 303	20 U.S.C. 1232g and 34 CFR Part 99
	completed may be maintained without	request of the parents. However, a	
	time limitation.	permanent record of a child's name, date of	
		birth, parent contact information (including	
		address and phone number), names of	
		service coordinator(s) and EIS [early	
		intervention services] provider(s), and exit	
		data (including year and age upon exit, and	
		any programs entered into upon exiting)	
		may be maintained without time limitation.	

7. **Procedural Safeguards:** Parts B and C of IDEA and FERPA all require notice of privacy rights to be provided to parents, but the content of the notice and when it must be provided, vary across the three statutory/regulatory frameworks.

Parents have the right to file a state complaint, request mediation or request a due process hearing under IDEA. This chart only covers state complaints (see below). For mediation, see IDEA Part B regulation in 34 CFR § 300.506 and IDEA Part C regulation in 34 CFR § 303.431. For due process hearings, see IDEA Part B regulations in 34 CFR § 300.507 through 300.518 and IDEA Part C regulations referenced in 34 CFR § 303.430.

Procedural	IDEA PART B	IDEA PART C	FERPA
Safeguards	20 U.S.C. 1400 and 34 CFR Part 300 ¹²	20 U.S.C. 1400 and 34 CFR Part 303	20 U.S.C. 1232g and 34 CFR Part 99
Safeguards	Sec. 612. State eligibility.	Sec. 635. Requirements for statewide system.	
	(a)(6) Procedural safeguards.—	(a) In General.—A statewide system	
	(A) In general.—Children with disabilities	described in section 633 shall include, at a	
	and their parents are afforded the	minimum, the following components:	
	procedural safeguards required by section	(13) Procedural safeguards with respect to	
	615.	programs under this part, as required by	
		section 639.	
	§ 300.626 Enforcement.		
	The SEA must have in effect the policies	§ 303.417 Enforcement.	
	and procedures, including sanctions that	The lead agency must have in effect the	
	the State uses, to ensure that its policies	policies and procedures, including sanctions	
	and procedures consistent with §§ 300.611	and the right to file a complaint under §	
	through 300.625 are followed and that the	303.432 through 303.434, that the State	
	requirements of the Act [IDEA] and the	uses to ensure that its policies and	
	regulations in this part are met.	procedures, consistent with	
		§§ 303.401 through 303.417, are followed	
		and that the requirements of the Act [IDEA]	
		and the regulations in this part are met.	
Notice to Parents	§ 300.612 Notice to parents.	§ 303.404 Notice to parents.	§ 99.7 What must an educational agency or
	(a) The SEA [State educational agency]	The lead agency must give notice when a	institution include in its annual notification?
	must give notice that is adequate to fully	child is referred under part C of the Act	(a) (1) Each educational agency or
	inform parents about the requirements of	[IDEA] that is adequate to fully inform	institution shall annually notify parents of
	§ 300.123, including—	parents about the requirements in §	students currently in attendance, or eligible
	(1) A description of the extent that the	303.402, including—	students currently in attendance, of their
	notice is given in the native languages	(a) A description of the children on whom	rights under the Act [FERPA] and this part.

¹²The IDEA statute is codified at 20 U.S.C. 1401 *et seq.* and the IDEA statute is cited above by its public law sections (i.e., Sec. 612 is 20 U.S.C. 1412). The IDEA regulations are codified in 34 CFR Part 300 (for the 2006 IDEA Part B regulations) and 34 CFR Part 303 (for the IDEA Part C regulations). The FERPA statute is at 20 U.S.C. 1232g and the FERPA regulations are in 34 CFR Part 99.

Procedural	IDEA PART B	IDEA PART C	FERPA
Safeguards	20 U.S.C. 1400 and 34 CFR Part 300 ¹²	20 U.S.C. 1400 and 34 CFR Part 303	20 U.S.C. 1232g and 34 CFR Part 99
Jaiegualus	of the various population groups in the State; (2) A description of the children on whom personally identifiable information is maintained, the types of information sought, the methods the State intends to use in gathering the information (including the sources from whom information is gathered), and the uses to be made of the information; (3) A summary of the policies and procedures that participating agencies must follow regarding storage, disclosure to third parties, retention, and destruction of personally identifiable information; and (4) A description of all of the rights of parents and children regarding this information, including the rights under FERPA and implementing regulations in 34 CFR part 99. (b) Before any major identification, location, or evaluation activity, the notice must be published or announced in newspapers or other media, or both, with circulation adequate to notify parents throughout the State of the activity.	personally identifiable information is maintained, the types of information sought, the methods the State intends to use in gathering the information (including the sources from whom information is gathered), and the uses to be made of the information; (b) A summary of the policies and procedures that participating agencies must follow regarding storage, disclosure to third parties, retention, and destruction of personally identifiable information; (c) A description of all the rights of parents and children regarding this information, including their rights under the part C confidentiality provisions in §§ 303.401 through 303.417; and (d) A description of the extent that the notice is provided in the native languages of the various population groups in the State.	(2) The notice must inform parents or eligible students that they have the right to— (i) Inspect and review the student's education records; (ii) Seek amendment of the student's education records that the parent or eligible student believes to be inaccurate, misleading, or otherwise in violation of the student's privacy rights; (iii) Consent to disclosures of personally identifiable information contained in the student's education records, except to the extent that the Act and § 99.31 authorize disclosure without consent; and (iv) File with the Department a complaint under §§ 99.63 and 99.64 concerning alleged failures by the educational agency or institution to comply with the requirements of the Act [FERPA] and this part. (3) The notice must include all of the following: (i) The procedure for exercising the right to inspect and review education records. (ii) The procedure for requesting amendment of records under § 99.20. (iii) If the educational agency or institution has a policy of disclosing education records under § 99.31(a)(1), a specification of criteria for determining who constitutes a school official and what constitutes a legitimate educational interest. (b) An educational agency or institution may provide this notice by any means that

Procedural	IDEA PART B	IDEA PART C	FERPA
Safeguards	20 U.S.C. 1400 and 34 CFR Part 300 ¹²	20 U.S.C. 1400 and 34 CFR Part 303	20 U.S.C. 1232g and 34 CFR Part 99
			are reasonably likely to inform the parents or eligible students of their rights. (1) An educational agency or institution shall effectively notify parents or eligible students who are disabled. (2) An agency or institution of elementary or secondary education shall effectively notify parents who have a primary or home language other than English.

8. **Dispute Resolution**: While Parts B and C of the IDEA and FERPA all require some form of dispute resolution, IDEA focuses on the role of the State agency and FERPA permits complaints to be filed at the federal level with the U.S. Department of Education. The term dispute resolution is a term under IDEA which provides for three different options.

Parents have the right to file a state complaint, request mediation or request a due process hearing under IDEA. This chart only covers state complaints (see below). For mediation, see IDEA Part B regulation in 34 CFR § 300.506 and IDEA Part C regulation in 34 CFR § 303.431. For due process hearings, see IDEA Part B regulations in 34 CFR §§ 300.507 through 300.518 and IDEA Part C regulations referenced in 34 CFR § 303.430.

Dispute	IDEA PART B	IDEA PART C	FERPA
Resolution	20 U.S.C. 1400 and 34 CFR Part 30013	20 U.S.C. 1400 and 34 CFR Part 303	20 U.S.C. 1232g and 34 CFR Part 99
State Complaint—	§ 300.151 Adoption of State complaint	§ 303.432 Adoption of State complaint	
Adopting	procedures.	procedures.	
Procedures	(a) General. Each SEA [State educational	(a) General. Each lead agency must adopt	
	agency] must adopt written procedures	written procedures for—	
	for—	(1) Resolving any complaint, including a	
	(1) Resolving any complaint, including a	complaint filed by an organization or	
	complaint filed by an organization or	individual from another State, that meets	
	individual from another State, that meets	the requirements in § 303.434 by providing	
	the requirements of § 300.153 by—	for the filing of a complaint with the lead	
	(i) Providing for the filing of a complaint	agency; and	
	with the SEA; and	(2) Widely disseminating to parents and	
	(ii) At the SEA's discretion, providing for the	other interested individuals, including	
	filing of a complaint with a public agency	parent training and information centers,	
	and the right to have the SEA review the	Protection and Advocacy (P&A) agencies,	
	public agency's decision on the complaint;	and other appropriate entities, the State	
	and	procedures under §§ 303.432 through	
	(2) Widely disseminating to parents and	303.434.	
	other interested individuals, including	(b) Remedies for denial of appropriate	
	parent training and information centers,	services. In resolving a complaint in which	
	protection and advocacy agencies,	the lead agency has found a failure to	
	independent living centers, and other	provide appropriate services, the lead	
	appropriate entities, the State procedures	agency, pursuant to its general supervisory	
	under §§ 300.151 through 300.153.		

¹³The IDEA statute is codified at 20 U.S.C. 1401 *et seq.* and the IDEA statute is cited above by its public law sections (i.e., Sec. 612 is 20 U.S.C. 1412). The IDEA regulations are codified in 34 CFR Part 300 (for the 2006 IDEA Part B regulations) and 34 CFR Part 303 (for the IDEA Part C regulations). The FERPA statute is at 20 U.S.C. 1232g and the FERPA regulations are in 34 CFR Part 99.

IDEA PART B	IDEA PART C	FERPA
		20 U.S.C. 1232g and 34 CFR Part 99
1	authority under part C of the Act [IDEA],	
services. In resolving a complaint in which	must address—	
the SEA has found a failure to provide	(1) The failure to provide appropriate	
appropriate services, an SEA, pursuant to	services, including corrective actions	
its general supervisory authority under Part	appropriate to address the needs of the	
B of the Act [IDEA], must address—	infant or toddler with a disability who is the	
(1) The failure to provide appropriate	subject of the complaint and the infant's or	
services, including corrective action	toddler's family (such as compensatory	
appropriate to address the needs of the	services or monetary reimbursement); and	
child (such as	(2) Appropriate future provision of services	
compensatory services or monetary	for all infants and toddlers with disabilities	
reimbursement); and	and their families.	
(2) Appropriate future provision of services		
for all children with disabilities.		
§ 300.152 Minimum State complaint	§ 303.433 Minimum State complaint	
procedures.	procedures.	
(a) Time limit; minimum procedures. Each	(a) Time limit; minimum procedures. Each	
SEA [State educational agency] must	lead agency must include in its complaint	
include in its complaint procedures a time	procedures a time limit of 60 days after a	
limit of 60 days after a complaint is filed	complaint is filed under § 303.434 to—	
under § 300.153 to—	(1) Carry out an independent on-site	
(1) Carry out an independent on-site	investigation, if the lead agency determines	
investigation, if the SEA determines that an	that an investigation is necessary;	
investigation is necessary;	(2) Give the complainant the opportunity to	
(2) Give the complainant the opportunity	submit additional information, either orally	
to submit additional information, either	or in writing, about the allegations in the	
orally or in writing, about the allegations in	complaint;	
the complaint;	(3) Provide the lead agency, public agency,	
(3) Provide the public agency with the	or EIS [early intervention service] provider	
opportunity to respond to the complaint,	with an opportunity to respond to the	
including, at a minimum—	complaint, including, at a minimum—	
(i) At the discretion of the public agency, a	(i) At the discretion of the lead agency, a	
proposal to resolve the complaint; and	proposal to resolve the complaint; and	
	(b) Remedies for denial of appropriate services. In resolving a complaint in which the SEA has found a failure to provide appropriate services, an SEA, pursuant to its general supervisory authority under Part B of the Act [IDEA], must address— (1) The failure to provide appropriate services, including corrective action appropriate to address the needs of the child (such as compensatory services or monetary reimbursement); and (2) Appropriate future provision of services for all children with disabilities. § 300.152 Minimum State complaint procedures. (a) Time limit; minimum procedures. Each SEA [State educational agency] must include in its complaint procedures a time limit of 60 days after a complaint is filed under § 300.153 to— (1) Carry out an independent on-site investigation, if the SEA determines that an investigation is necessary; (2) Give the complainant the opportunity to submit additional information, either orally or in writing, about the allegations in the complaint; (3) Provide the public agency with the opportunity to respond to the complaint, including, at a minimum— (i) At the discretion of the public agency, a	20 U.S.C. 1400 and 34 CFR Part 30013 (b) Remedies for denial of appropriate services. In resolving a complaint in which the SEA has found a failure to provide appropriate services, an SEA, pursuant to its general supervisory authority under Part B of the Act [IDEA], must address— (1) The failure to provide appropriate services, including corrective action appropriate to address the needs of the child (such as compensatory services or monetary reimbursement); and (2) Appropriate future provision of services for all children with disabilities. § 300.152 Minimum State complaint procedures. (a) Time limit; minimum procedures. Each SEA [State educational agency] must include in its complaint procedures a time limit of 60 days after a complaint is filed under § 300.153 to— (1) Carry out an independent on-site investigation, if the SEA determines that an investigation is necessary; (2) Give the complainant the opportunity to submit additional information, either orally or in writing, about the allegations in the complaint; (3) Provide the public agency, with the opportunity to respond to the complaint, including, at a minimum— (i) At the discretion of the public agency, a

Dispute	IDEA PART B	IDEA PART C	FERPA
Resolution	20 U.S.C. 1400 and 34 CFR Part 30013	20 U.S.C. 1400 and 34 CFR Part 303	20 U.S.C. 1232g and 34 CFR Part 99
	(ii) An opportunity for a parent who has	(ii) An opportunity for a parent who has	
	filed a complaint and the public agency to	filed a complaint and the lead agency,	
	voluntarily engage in mediation consistent	public agency, or EIS provider to voluntarily	
	with § 300.506;	engage in mediation, consistent with §§	
	(4) Review all relevant information and	303.430(b) and 303.431;	
	make an independent determination as to	(4) Review all relevant information and	
	whether the public agency is violating a	make an independent determination as to	
	requirement of Part B of the Act [IDEA] or	whether the lead agency, public agency, or	
	of this part; and	EIS provider is violating a requirement of	
	(5) Issue a written decision to the	part C of the Act [IDEA] or of this part; and	
	complainant that addresses each allegation	(5) Issue a written decision to the	
	in the complaint and contains—	complainant that addresses each allegation	
	(i) Findings of fact and conclusions; and	in the complaint and contains—	
	(ii) The reasons for the SEA's final decision.	(i) Findings of fact and conclusions; and	
	(b) Time extension; final decision;	(ii) The reasons for the lead agency's final	
	implementation. The SEA's procedures	decision.	
	described in paragraph (a) of this section	(b) Time extension; final decision;	
	also must—	implementation. The lead agency's	
	(1) Permit an extension of the time limit	procedures described in paragraph (a) of	
	under paragraph (a) of this section only if—	this section also must—	
	(i) Exceptional circumstances exist with	(1) Permit an extension of the time limit	
	respect to a particular complaint; or	under paragraph (a) of this section only if—	
	(ii) The parent (or individual or	(i) Exceptional circumstances exist with	
	organization, if mediation or other	respect to a particular complaint; or	
	alternative means of dispute resolution is	(ii) The parent (or individual or	
	available to the individual or organization	organization, if mediation is available to the	
	under State procedures) and the public	individual or organization under State	
	agency involved agree to extend the time	procedures) and the lead agency, public	
	to engage in mediation pursuant to	agency or EIS provider involved agree to	
	paragraph (a)(3)(ii) of this section, or to	extend the time to engage in mediation	
	engage in other alternative means of	pursuant to paragraph (a)(3)(ii) of this	
	dispute resolution, if available in the State;	section; and	
	and	(2) Include procedures for effective	
		implementation of the lead agency's final	
		decision, if needed, including—	

Dispute	IDEA PART B	IDEA PART C	FERPA
Resolution	20 U.S.C. 1400 and 34 CFR Part 30013	20 U.S.C. 1400 and 34 CFR Part 303	20 U.S.C. 1232g and 34 CFR Part 99
Resolution	(2) Include procedures for effective implementation of the SEA's final decision, if needed, including— (i) Technical assistance activities; (ii) Negotiations; and (iii) Corrective actions to achieve compliance. (c) Complaints filed under this section and due process hearings under § 300.507 or § 300.530 through 300.532. (1) If a written complaint is received that is also the subject of a due process hearing under § 300.507 or §§ 300.530 through 300.532, or contains multiple issues of which one or more are part of that hearing, the State must set aside any part of the complaint that is being addressed in the due process hearing until the conclusion of the hearing. However, any issue in the complaint that is not a part of the due process action must be resolved using the time limit and procedures described in paragraphs (a) and (b) of this section. (2) If an issue raised in a complaint filed under this section has previously been decided in a due process hearing involving the same parties— (i) The due process hearing decision is binding on that issue; and (ii) The SEA must inform the complainant to that effect. (3) A complaint alleging a public agency's failure to implement a due process hearing decision must be resolved by the SEA.	(i) Technical assistance activities; (ii) Negotiations; and (iii) Corrective actions to achieve compliance. (c) Complaints filed under this section and due process hearings under § 303.430(d). (1) If a written complaint is received that is also the subject of a due process hearing under § 303.430(d), or contains multiple issues of which one or more are part of that hearing, the State must set aside any part of the complaint that is being addressed in the due process hearing until the conclusion of the hearing. However, any issue in the complaint that is not a part of the due process hearing must be resolved using the time limit and procedures described in paragraphs (a) and (b) of this section. (2) If an issue raised in a complaint filed under this section has previously been decided in a due process hearing involving the same parties— (i) The due process hearing decision is binding on that issue; and (ii) The lead agency must inform the complainant to that effect. (3) A complaint alleging a lead agency, public agency, or EIS provider's failure to implement a due process hearing decision must be resolved by the lead agency.	20 U.S.C. 1232g and 34 CFR Part 99

Dispute	IDEA PART B	IDEA PART C	FERPA
Resolution	20 U.S.C. 1400 and 34 CFR Part 30013	20 U.S.C. 1400 and 34 CFR Part 303	20 U.S.C. 1232g and 34 CFR Part 99
•	20 U.S.C. 1400 and 34 CFR Part 30013 § 300.153 Filing a complaint. (a) An organization or individual may file a signed written complaint under the procedures described in §§ 300.151 through 300.152. (b) The complaint must include— (1) A statement that a public agency has violated a requirement of Part B of the Act [IDEA] or of this part; (2) The facts on which the statement is based; (3) The signature and contact information for the complainant; and (4) If alleging violations with respect to a specific child— (i) The name and address of the residence of the child; (ii) The name of the school the child is attending; (iii) In the case of a homeless child or youth (within the meaning of section 725(2) of the McKinney-Vento Homeless Assistance Act (42 U.S.C. 11434a(2)), available contact information for the child, and the name of the school the child is attending;	§ 303.434 Filing a complaint. (a) An organization or individual may file a signed written complaint under the procedures described in §§ 303.432 and 303.433. (b) The complaint must include— (1) A statement that the lead agency, public agency, or EIS [early intervention service] provider has violated a requirement of part C of the Act [IDEA]; (2) The facts on which the statement is based; (3) The signature and contact information for the complainant; and (4) If alleging violations with respect to a specific child— (i) The name and address of the residence of the child; (iii) The name of the EIS provider serving the child; (iii) A description of the nature of the problem of the child, including facts relating to the problem; and (iv) A proposed resolution of the problem to the extent known and available to the	
	(within the meaning of section 725(2) of the McKinney-Vento Homeless Assistance Act (42 U.S.C. 11434a(2)), available contact information for the child, and the name of	(iii) A description of the nature of the problem of the child, including facts relating to the problem; and (iv) A proposed resolution of the problem	
	the extent known and available to the party at the time the complaint is filed.		

Dispute Resolution Timeline for Filing Complaint	IDEA PART B 20 U.S.C. 1400 and 34 CFR Part 30013 § 300.153 Filing a complaint. (c) The complaint must allege a violation that occurred not more than one year prior to the date that the complaint is received in accordance with § 300.151.	IDEA PART C 20 U.S.C. 1400 and 34 CFR Part 303 § 303.434 Filing a complaint. (c) The complaint must allege a violation that occurred not more than one year prior to the date that the complaint is received in accordance with § 303.432.	FERPA 20 U.S.C. 1232g and 34 CFR Part 99 § 99.64 What is the investigation procedure? (c) A timely complaint is defined as an allegation of a violation of the Act [FERPA] that is submitted to the Office within 180 days of the date of the alleged violation or of the date that the complainant knew or reasonably should have known of the alleged violation. (d) The Office may extend the time limit in this section for good cause shown.
Who Gets Complaint?	§ 300.153 Filing a complaint. (c) The party filing the complaint must forward a copy of the complaint to the LEA or public agency serving the child at the same time the party files the complaint with the SEA. Parents have the right to file a state complaint, request mediation or request a due process hearing under IDEA. This chart only covers state complaints (see below). For mediation, see IDEA Part B regulation in 34 CFR § 300.506 and IDEA Part C regulation in 34 CFR § 303.431. For due process hearings, see IDEA Part B regulations in 34 CFR §§ 300.507 through 300.518 and IDEA Part C regulations referenced in 34 CFR § 303.430.	§ 303.434 Filing a complaint. (c) The party filing the complaint must forward a copy of the complaint to the public agency or EIS [early intervention service] provider serving the child at the same time the party files the complaint with the lead agency. Parents have the right to file a state complaint, request mediation or request a due process hearing under IDEA. This chart only covers state complaints (see below). For mediation, see IDEA Part B regulation in 34 CFR § 300.506 and IDEA Part C regulation in 34 CFR § 303.431. For due process hearings, see IDEA Part B regulations in 34 CFR §§ 300.507 through 300.518 and IDEA Part C regulations referenced in 34 CFR § 303.430.	§ 99.63 Where are complaints filed? A parent or eligible student may file a written complaint with the Office regarding an alleged violation under the Act and this part. The Office's address is: Student Privacy Policy Office, U.S. Department of Education, 400 Maryland Avenue, S.W., Washington, D.C. 20202.