

STUDENT DATA PRIVACY AGREEMENT

This agreement is entered into between the Roseville City School District ("LEA" or "District") and

Snap! Mobile Inc. ("Service Provider" or "Vendor") on 09/05/2025 ("Effective Date").

WHEREAS, the LEA and the Service Provider entered into an agreement for educational or digital services to the LEA;

WHEREAS, the LEA is a California public entity subject to all state and federal laws governing education, including but not limited to California Assembly Bill 1584 ("AB 1584"), the California Education Code, the Children's Online Privacy and Protection Act ("COPPA"), and the Family Educational Rights and Privacy Act ("FERPA");

WHEREAS, AB 1584 requires, in part, that any agreement entered into, renewed, or amended after January 1, 2015, between a local education agency and a third-party service provider must include certain terms; and

WHEREAS, the provider and LEA agree that additional and modified sections are required to address the use of Artificial Intelligence ("AI") as part of the services or product provided;

NOW, THEREFORE, the Parties agree as follows:

Section I: General - All Data

1. **PASSWORD SECURITY.** All passwords are considered secure. Vendors may not disseminate any passwords unless specifically directed by Educational or Technology Services management. Vendors will not provide information concerning Admin accounts (ROOT Admin, container Admin, local NT administrator or Domain administrator) or their equivalent to any persons. District personnel ONLY will disseminate this information. Vendors will never create "back door" or "generic" user accounts on any systems unless specifically directed to do so by LEA management.

Agree: Agree

2. **SYSTEM SECURITY.** Unauthorized access to or modification of District systems, including file servers, routers, switches, NDS, and Internet services, is prohibited. Any attempt to bypass or subvert any District security system, both hardware and software, is prohibited.

Agree: Agree

3. **PRIVACY.** The vendor will adhere to all provisions of the Federal Family Educational Rights and Privacy Act (FERPA, 20 U.S.C. 123g), California Education Code, and district policies regarding the protection and confidentiality of data. At all times, the vendor will consider all data collected in the course of their duties to be protected and confidential. Release of this data can only be authorized by Technology & Information Services management and state and federal law.

Agree: Agree

Section I: General - All Data *(Continued)*

4. **REUSE:** Vendors shall not copy, duplicate, sell, repackage, or use for demonstration purposes any Roseville City School District data without the prior written consent of Educational or Technology Services management.

Agree: Agree

5. **TRANSPORT:** The Vendor must provide a secure channel (S/FTP, HTTPS, SSH, VPN, etc) for the District to "push" data to the vendor and to extract data as required. Vendors will not have direct access to District systems and will not "pull" data at any time.

Agree: Agree

6. **EXTERNAL SECURITY:** The Vendor must attach to this document reasonable evidence that their system is secure from external hacking and attacks. Devices such as firewalls and technologies such as NAT are the minimum requirements. Active IDS or similar technology is preferred.

Agree: Agree

7. **INTERNAL SECURITY:** Vendors must attach to this document reasonable evidence that their system is secure from internal hacking and attacks. Describe the interactions vendor personnel (or their representatives) will have directly with District data. How is uploaded data from the District handled and processed? Who has access to this data? What happens to the data after the upload is complete? What security safeguards are in place to protect unauthorized access to District data? How are backups performed, and who has access to and custody of the backup media? How long are backups maintained? What happens to the District data once the backup is "expired"? If any data is printed, what happens to these hard-copy records?

Agree: Agree

8. **DISTRICT ACCESS:** The Vendor must provide a secure means (see Item 5 above) for the District to extract ALL data from the vendor system. This can either be an online extraction tool or a vendor-provided extract as needed by the District (not to exceed quarterly). Describe the means and format of the data (delimited, Excel, MDB, SQL Dump).

Agree: Agree

9. **TERMINATION:** Upon termination of this agreement as provided herein, the vendor will permanently delete all customer data from their system as allowed by state and federal law. The Vendor may be required to certify the destruction of LEA data within 90 days of contract termination.

Agree: Agree

Section II: AB1584 Compliance - Student Information Only

1. The Vendor agrees that the Roseville City School District retains ownership and control of all student data.
Agree: Agree
2. The Vendor must attach a description of how student-created content can be exported and/or transferred to a personal account to this document.
Agree: Agree
3. The Vendor is prohibited from allowing third parties access to student information beyond those purposes defined in the contract.
Agree: Agree
4. The Vendor must attach a description of how parents, legal guardians, and students can review and correct their personally identifiable information to this document.
Agree: Agree
5. The Vendor will attach to this document evidence of how student data is kept secure and confidential.
Agree: Agree
6. The Vendor will attach to this document a description of the procedures for notifying affected parents, legal guardians, or eligible students when student records are unauthorizedly disclosed.
Agree: Agree
7. Vendor certifies that student records will not be retained or available to a third party once the contract has expired or is canceled (See Page 2, Item 9).
Agree: Agree
8. The Vendor will attach to this document a description of how they and any third-party affiliates comply with FERPA.
Agree: Agree
9. Vendor and its agents or third parties are prohibited from using personally identifiable information from student records to target advertising to students
Agree: Agree

Section III: SB 1177 SOPIPA Compliance - Student Information Only

1. Vendors cannot target advertising on their website or any other website using information acquired from students.
Agree: Agree
2. Vendors cannot create a profile for a student except for school purposes as defined in the executed contract.
Agree: Agree
3. Vendors cannot sell student information.
Agree: Agree
4. Vendors cannot disclose student information unless for legal, regulatory, judicial, safety or operational improvement reasons.
Agree: Agree
5. Vendors must attach to this document evidence of how student information is protected through reasonable security procedures and practices.
Agree: Agree
6. Vendors must delete district-controlled student information when requested by the District.
Agree: Agree
7. Vendors must disclose student information when required by law, for legitimate research purposes, and for school purposes to educational agencies.
Agree: Agree

Section IV: Audit and Compliance Oversight

1. **Audit Rights.** The District reserves the right to audit the Vendor's privacy and security practices no more than once annually or at any time in response to a data incident, suspected noncompliance, or legal/regulatory inquiry. The Vendor shall provide reasonable access to systems, records, and personnel involved in the handling of District data.
2. **Confidentiality Agreement.** RCSD agrees to execute a reasonable non-disclosure agreement to protect Vendor trade secrets or proprietary information disclosed during the audit.

Section IV: Audit and Compliance Oversight (Continued)

3. **Framework Compliance.** Vendor agrees to implement and maintain security controls consistent with one or more of the following frameworks:
 - a. NIST Cybersecurity Framework (NIST CSF)
 - b. NIST SP 800-53 or 800-171
 - c. ISO/IEC 27001
 - d. CIS Critical Security Controls (Top 18)

The Vendor shall indicate which framework is used and provide a summary upon request.

Designated Security Framework(s):

A. Snap! Mobile is NIST Certified.

4. **Security Program Documentation.** Upon request, the Vendor shall furnish RCSD with the following:
 - a. A summary of its data security policies and incident response procedures.
 - b. Results from the most recent third-party security assessment or audit, redacted as necessary.
 - c. Any certifications (e.g., SOC 2, ISO 27001).
5. **Remediation Obligations.** If a security deficiency or compliance failure is identified, the Vendor shall deliver a written remediation plan to RCSD within thirty (30) days. The District may suspend access to its data until the deficiency is addressed to the District's satisfaction.
6. **Subprocessor Oversight.** The Vendor is responsible for ensuring that all subprocessors or affiliates with access to District data comply with the terms of this agreement and are subject to equivalent audit and compliance obligations.

EXHIBITS

Section 1.6: External Security

Snap! Mobile Inc is NIST certified and used to protect all student and donor data. It is not shared and it is held private.

Section 1.7: Internal Security

NIST

Section II.2: Exporting of Student-Created Content

During these fundraisers, there is no information on the student other than the name and a picture if the parent uploads it. Our platform keeps all this private, and the parents would have to input the emails of their family and supporters they are sharing the fundraiser with. We are compliant in every district and have extremely tight privacy and security policies.

EXHIBITS

Section II.4: Review and Correct Personally Identifiable Information (PII)

Parents sign in to the fundraiser, create an account with the first and last name of the student, upload a picture (optional) of their child (this helps family confirm this is not spam), and they input emails and mobile numbers for their family and supporters (Examples: mom, dad, grandmother, grandfather, uncles, aunts, adult cousins, and any other person they believe will support them with this fundraiser). When we launch the fundraiser, only the people the parent authorizes to share with will see the name of the kid and picture (if they added one). It is important to emphasize that this is only used for the fundraiser and never shared to the public eye. No further information is shared beyond first name, last name, and picture (if they upload one).

Section II.5: Securing Student Data

Student data that is completely secured. Our platform also uses an account when they sign in that does not use their personal emails. They use a Snap! Mobile email that is completely secured. Our platform also uses an account when they sign in that does not use their personal emails. They use a Snap! Mobile's (Snap! raise) email for the fundraiser, and it is only shared with people in their support system, and their family. In order to be shared to their family and supporters, the parent has to authorize. The parents are the only ones allowed to do these "Guardian Led" campaigns.

Section II.8: Family Educational Rights and Privacy Act (FERPA) Compliance

Snap! Mobile (also known as Snap! Raise) publicly highlights compliance with many important data protections and privacy standards—like COPPA, HIPAA, CCPA, FERPA and the NIST Cybersecurity Framework

Section III.5: How Student Data is Protected:

Snap! Mobile employs certified data centers that meet ISO, PCI DSS, SOC, and NIST Cybersecurity Framework (CSF) 2.0 standards—widely considered government-level security frameworks. In October 2024, they officially achieved NIST CSF 2.0 compliance, demonstrating proactive threat monitoring, vulnerability mitigation, and advanced data protection. Snap! Mobile never sells or shares program, participant, or donor data for advertising or third-party use—period. Campaigns are not publicly searchable—participant names, emails, or photos are protected. Access requires authentication (especially for guardians). Since 2014, Snap! Mobile reports no data breaches, fines, or regulatory investigations—underscoring their proven track record in protecting student and financial data

ARTIFICIAL INTELLIGENCE (AI) ADDENDUM

1. AI Usage Limitations and Ownership

- 1.1. The Service Provider shall not use or reproduce Student Data for Artificial Intelligence (AI) training, model development, or content generation without the District's prior written consent. The Provider agrees to uphold the principles outlined in California Education Code §33328.5, ensuring that any AI systems used in connection with the Service align with values of equity, safety, transparency, and accountability in the interest of student welfare.
- 1.2. Sub-licensing Student Data for such purposes is strictly prohibited unless explicit written permission is obtained from the student's parent, legal guardian, or eligible student.
- 1.3. Ownership of all Student Data, including content generated with AI assistance, remains with the District or the student, as applicable.

2. Notification and Consent

- 2.1. If any feature of the Service is modified to include AI functionality, the Provider shall notify the District in writing prior to deployment.
- 2.2. The Provider must disclose the types of AI used, the purpose of such use, and how Student Data will be processed within these features.
- 2.3. No AI feature may be enabled until the District provides written consent and has reviewed any updated data-handling practices.

3. Algorithm Bias and Fairness

- 3.1. The Provider certifies that any AI technologies used in facilitating the Services are regularly audited for algorithmic bias and fairness.
- 3.2. Upon request by the District, the Provider shall furnish a summary of audit findings related to bias detection and mitigation strategies. These audits shall demonstrate the Provider's commitment to promoting equitable outcomes and addressing systemic bias, as emphasized in California Education Code §33328.5(d).

4. AI Hallucinations and Reliability

- 4.1. The Provider shall monitor the hallucination rate of any deployed generative AI models (e.g., large language models or chatbots) and employ industry-standard techniques to reduce the occurrence of inaccurate or misleading outputs.
- 4.2. The Provider shall maintain a mechanism for the District to report hallucinated or harmful responses and address such issues in a timely and accountable manner.

5. Prohibited Uses of AI

5.1. The Provider shall not:

- Use AI to generate synthetic or inferred Student Data.
- Develop behavioral profiles for marketing or advertising.
- Engage in predictive analytics that may result in automated decision-making affecting students without human oversight.
- Deploy AI systems that are not designed to minimize harmful outcomes to minors, including but not limited to biased academic profiling or discriminatory content outputs.

These prohibitions align with California Education Code §33328.5(c), which calls for educational AI technologies to be designed to minimize harm and safeguard the well-being of students.

6. Student Content and AI-Generated Work

6.1. If students create content using AI tools embedded in the Service (e.g., essays, responses, or projects), the Provider shall:

- Ensure students can download or export that content.
- Retain no ownership or claim over AI-assisted student work.
- Maintain logs of AI interactions in accordance with FERPA.
- Support digital literacy and public awareness regarding the use of AI, in accordance with §33328.5(b), by enabling users to understand when they are interacting with an AI system.

7. Transparency and Disclosure Requirements (SB 942)

7.1. The Provider shall maintain and make publicly available a free tool that enables users to verify whether content was generated by AI. This tool shall:

- Provide provenance data (excluding personal data).
- Support multiple content formats.
- Accept user feedback to support continuous improvement.

7.2. All AI-generated content must include permanent latent disclosures that identify:

- The Provider's name.
- Identification of the AI system used.
- The creation date and time.
- A unique identifier for the generated content.

7.3. The Provider shall also offer users the option to include visible disclosures indicating that the content was generated by AI. These disclosures must be conspicuous and designed to resist removal.

7.4. If the Provider licenses its AI technology to third parties, such license agreements shall require those third parties to uphold the same transparency and disclosure standards outlined herein.

8. Definitions

- 8.1. **Artificial Intelligence (AI):** Systems that analyze data and take actions, with some degree of autonomy, to achieve specific goals.
- 8.2. **Hallucination:** A response generated by an AI system that is incorrect, nonsensical, or misleading while appearing factually accurate.
- 8.3. **Algorithmic Bias:** Systematic and unfair discrimination in outcomes generated by an algorithm based on characteristics such as race, gender, or disability.

9. Compliance with State Advisory Guidelines

- 9.1. The Provider shall monitor and cooperate with any guidance or recommendations issued by the California Department of Education’s Artificial Intelligence in Education Advisory Council, as established under Education Code §33328.5(a). This cooperation may include participation in feedback initiatives, alignment with recommended practices, or revisions to data governance protocols in response to evolving regulatory requirements.

DATA INCIDENT NOTIFICATION ADDENDUM

This Exhibit outlines the Vendor's obligations in the event of a Data Incident involving Customer Data. These obligations are in addition to and do not limit any rights or remedies available to the Customer under the Agreement or applicable law.

1. Data Incident Notification

- 1.1. In the event Roseville City School District ("RCSD" or "District" or "Customer") Data is accessed, acquired, or reasonably believed to have been accessed or acquired by an unauthorized individual or third party ("Data Incident"), the Vendor shall notify the Customer in writing without undue delay, and in no case later than seventy-two (72) hours after confirming the occurrence of the Data Incident.
- 1.2. The Vendor shall comply with all reasonable instructions from the District in relation to the Data Incident and, in consultation with the District, take all appropriate and reasonable steps to investigate and mitigate any known or anticipated harmful effects resulting from such unauthorized access, use, or disclosure of Customer Data.
- 1.3. If the Data Incident involves Personally Identifiable Data (PII), including but not limited to Social Security numbers, government-issued identification numbers, financial account details, health records, or medical information protected under applicable privacy laws (e.g., HIPAA, FERPA, CCPA, SOPIPA, GDPR, CRPA, etc), the Vendor shall apply heightened protections in accordance with applicable state and federal law, including but not limited to breach notification, identity theft prevention, and mitigation requirements.

2. Notification to Affected Individuals and Authorities

The obligations in this Section apply in all cases where the Data Incident is caused, in whole or in part, by the actions or omissions of the Vendor, its subcontractors, or affiliates.

- 2.1. Following confirmation of a Data Incident, the vendor shall provide written notification to affected individuals whose data was compromised. This notification shall:
 - 2.1.1. Be written in plain language;
 - 2.1.2. Be delivered in compliance with applicable federal, state, or provincial laws;
 - 2.1.3. Be issued without unreasonable delay following the District's approval and any required consultation with law enforcement
- 2.2. The notification to affected individuals shall include, at minimum:
 - 2.2.1. A general description of the incident and the Vendor's response efforts.
 - 2.2.2. The contact information of the Vendor's designated incident response representative.
 - 2.2.3. The type(s) of Customer Data or PII involved (e.g., name, address, date of birth, Social Security number, student records, health/medical information, etc.);
 - 2.2.4. The known or estimated date(s) of the Data Incident and the date of notification.
 - 2.2.5. Whether law enforcement was involved and whether any delay in notification was due to a law enforcement investigation.
 - 2.2.6. Steps the individual can take to protect themselves.

- 2.3. The Vendor agrees to adhere to all applicable federal, state, and provincial laws concerning the protection of Customer Data, including but not limited to the Family Educational Rights and Privacy Act (FERPA), the Children’s Online Privacy Protection Act (COPPA), and the Health Insurance Portability and Accountability Act (HIPAA), where applicable

In the event of a Data Incident involving Personally Identifiable Information (PII) of a minor, the Vendor acknowledges that PII includes both direct and indirect identifiers that could reasonably identify an individual student. Under FERPA, PII includes, but is not limited to:

- Student’s full name
- Student identification number or state/local student identifier
- Date and/or place of birth
- Grade level or classroom assignment
- School name or teacher name
- Mailing address or contact information
- Parent/guardian names and contact information
- Any combination of the above elements that would reasonably allow identification of the student with reasonable certainty

- 2.4. If such PII is involved in a Data Incident, the Vendor shall:

- 2.4.1. The Vendor shall fully fund and coordinate identity monitoring and/or credit monitoring services for a minimum of twelve (12) months, including, at a minimum, dark web monitoring, identity theft insurance, and access to fraud resolution agents, without cost to the affected individual or the District.
- 2.4.2. As described in Section 2.2, notify all affected individuals (or their legal guardians, as applicable).
- 2.4.3. If five hundred (500) or more individuals are affected, the Vendor shall notify the appropriate State Attorney General or supervisory authority in accordance with relevant state data breach laws and ensure that the notification complies with all timing, format, and content requirements set forth under the relevant state’s breach notification statute. A copy of the regulatory notification shall be provided to the Customer.
- 2.4.4. Maintain a record of the Data Incident, including the nature of the breach, categories of data affected, notification steps taken, and services provided. Upon request, the customer will have access to these records.
- 2.4.5. The Vendor shall ensure that all breach response and notification processes are consistent with applicable FERPA guidance and any other relevant federal, state, or provincial privacy regulations. No PII shall be re-disclosed or shared with any third party—including subcontractors or affiliated entities—without prior written consent from the District or as explicitly required by law. The Vendor shall document and maintain detailed records of all data disclosures made in relation to the incident and shall make such records available to the District upon request.

3. Legal Compliance and Risk Management

The Vendor agrees to comply with all applicable local, state, provincial, and federal data privacy and security laws, including but not limited to:

- Family Educational Rights and Privacy Act (FERPA)
 - Children's Online Privacy Protection Act (COPPA)
 - Health Insurance Portability and Accountability Act (HIPAA)
 - State-specific data breach notification statutes
- 3.1. The Vendor shall maintain a written incident response and breach notification policy that complies with industry standards and applicable law. The Vendor shall, upon request, make a summary of its policy available to the District.
- 3.1.1. The Vendor shall ensure that any subcontractor, service provider, or third party with access to Customer Data is contractually bound by equivalent or stronger data protection, confidentiality, and incident response obligations as outlined in this Agreement. The Vendor shall remain fully responsible for any acts or omissions of such third parties in connection with the handling of Customer Data.
- 3.2. At the District's request, and where such assistance is not unduly burdensome, the Vendor shall provide reasonable cooperation and support for any investigation, regulatory inquiry, or litigation arising out of or relating to the Data Incident, including support in notifying affected individuals and interfacing with regulatory authorities.
- 3.3. The Vendor shall not disclose the existence or details of a Data Incident to any third party, including media, regulators, or other customers, without the District's prior written approval, except as strictly required by law.
- 3.4. In no event shall the District be held financially liable for any costs, damages, regulatory penalties, or legal expenses arising from a breach of Customer Data caused, in whole or in part, by the Vendor, its subcontractors, or affiliates. The Vendor shall be solely responsible for all costs associated with investigation, response, notification, remediation, credit or identity monitoring, and any regulatory or legal actions stemming from such a breach.
- The Vendor shall fully indemnify, defend, and hold harmless the District from and against any and all claims, damages, liabilities, penalties, costs, and expenses (including reasonable attorneys' fees) arising from or related to a Data Incident caused, in whole or in part, by the Vendor, its subcontractors, or agents. This includes, but is not limited to, costs associated with breach notification, regulatory inquiries, litigation, and third-party claims.

This Agreement constitutes the entire understanding among the Parties with respect to the subject matter hereof and supersedes all prior agreements, whether written or oral. No amendment or modification of this Agreement shall be valid unless in writing and signed by authorized representatives of both Parties.

As an authorized representative of my organization, I accept the conditions listed in this document.

Service Provider

Roseville City School District


Authorized Representative Signature

Laura Assem
Authorized Representative Signature

Date: 09/05/2025

Date: 09/05/2025

Name: Frank Ginda

Name: Laura Assem

Title: Account Executive

Title: Executive Director

Email: Frank.ginda@snapraise.com

Email: lassem@rcsdk8.org

Request for Taxpayer Identification Number and Certification

Go to www.irs.gov/FormW9 for instructions and the latest information.

**Give form to the
requester. Do not
send to the IRS.**

Before you begin. For guidance related to the purpose of Form W-9, see *Purpose of Form*, below.

Print or type. See Specific Instructions on page 3.	<p>1 Name of entity/individual. An entry is required. (For a sole proprietor or disregarded entity, enter the owner's name on line 1, and enter the business/disregarded entity's name on line 2.)</p> <p>Snap! Mobile, Inc</p> <p>2 Business name/disregarded entity name, if different from above.</p> <p>Snap! Raise, Snap! Manage, Snap! Spend, Snap! Connect, Snap! Insights, Snap! Store, CNXT Digital, 8to18, FanX</p> <p>3a Check the appropriate box for federal tax classification of the entity/individual whose name is entered on line 1. Check only one of the following seven boxes.</p> <p><input type="checkbox"/> Individual/sole proprietor <input checked="" type="checkbox"/> C corporation <input type="checkbox"/> S corporation <input type="checkbox"/> Partnership <input type="checkbox"/> Trust/estate</p> <p><input type="checkbox"/> LLC. Enter the tax classification (C = C corporation, S = S corporation, P = Partnership)</p> <p>Notes: Check the "LLC" box above and, in the entry space, enter the appropriate code (C, S, or P) for the tax classification of the LLC, unless it is a disregarded entity. A disregarded entity should instead check the appropriate box for the tax classification of its owner.</p> <p><input type="checkbox"/> Other (see instructions)</p> <p>3b If on line 3a you checked "Partnership" or "Trust/estate," or checked "LLC" and entered "P" as its tax classification, and you are providing this form to a partnership, trust, or estate in which you have an ownership interest, check this box if you have any foreign partners, owners, or beneficiaries. See instructions <input type="checkbox"/></p> <p>4 Exemptions (codes apply only to certain entities, not individuals; see instructions on page 3):</p> <p>Exempt payee code (if any) _____</p> <p>Exemption from Foreign Account Tax Compliance Act (FATCA) reporting code (if any) _____</p> <p style="text-align: right;"><i>(Applies to accounts maintained outside the United States.)</i></p>	
	<p>5 Address (number, street, and apt. or suite no.). See instructions.</p> <p>8300 7th Ave South</p> <p>6 City, state, and ZIP code</p> <p>Seattle, WA 98108</p> <p>7 List account number(s) here (optional)</p>	<p>Requester's name and address (optional)</p>

Part I Taxpayer Identification Number (TIN)

Enter your TIN in the appropriate box. The TIN provided must match the name given on line 1 to avoid backup withholding. For individuals, this is generally your social security number (SSN). However, for a resident alien, sole proprietor, or disregarded entity, see the instructions for Part I, later. For other entities, it is your employer identification number (EIN). If you do not have a number, see *How to get a TIN*, later.

Social security number									
OR									
Employer identification number									
4	6	-	1	0	0	3	5	8	4

Notes: If the account is in more than one name, see the instructions for line 1. See also *What Name and Number To Give the Requester* for guidelines on whose number to enter.

Part II Certification

Under penalties of perjury, I certify that:

- The number shown on this form is my correct taxpayer identification number (or I am waiting for a number to be issued to me); and
- I am not subject to backup withholding because (a) I am exempt from backup withholding, or (b) I have not been notified by the Internal Revenue Service (IRS) that I am subject to backup withholding as a result of a failure to report all interest or dividends, or (c) the IRS has notified me that I am no longer subject to backup withholding; and
- I am a U.S. citizen or other U.S. person (defined below); and
- The FATCA code(s) entered on this form (if any) indicating that I am exempt from FATCA reporting is correct.

Certification instructions. You must cross out item 2 above if you have been notified by the IRS that you are currently subject to backup withholding because you have failed to report all interest and dividends on your tax return. For real estate transactions, item 2 does not apply. For mortgage interest paid, acquisition or abandonment of secured property, cancellation of debt, contributions to an individual retirement arrangement (IRA), and, generally, payments other than interest and dividends, you are not required to sign the certification, but you must provide your correct TIN. See the instructions for Part II, later.

Sign Here	Signature of U.S. person	Date 5/3/24
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General Instructions

Section references are to the Internal Revenue Code unless otherwise noted.

Future developments. For the latest information about developments related to Form W-9 and its instructions, such as legislation enacted after they were published, go to www.irs.gov/FormW9.

What's New

Line 3a has been modified to clarify how a disregarded entity completes this line. An LLC that is a disregarded entity should check the appropriate box for the tax classification of its owner. Otherwise, it should check the "LLC" box and enter its appropriate tax classification.

New line 3b has been added to this form. A flow-through entity is required to complete this line to indicate that it has direct or indirect foreign partners, owners, or beneficiaries when it provides the Form W-9 to another flow-through entity in which it has an ownership interest. This change is intended to provide a flow-through entity with information regarding the status of its indirect foreign partners, owners, or beneficiaries, so that it can satisfy any applicable reporting requirements. For example, a partnership that has any indirect foreign partners may be required to complete Schedules K-2 and K-3. See the Partnership Instructions for Schedules K-2 and K-3 (Form 1065).

Purpose of Form

An individual or entity (Form W-9 requester) who is required to file an information return with the IRS is giving you this form because they

Safe Kids. Secure Funds.

Your school administration, parents, and most importantly, your students rely on your ability to make informed choices that prioritize safety and security.

The Stakes are High

If your school's program relies on fundraising without implementing the KYC process, your funds are at risk. Neglecting to scrutinize the privacy practices of your fundraising platform exposes your kids—and yourself—to potential data breaches and privacy infringements.

You can't afford NOT to follow safe and secure fundraising practices. Make sure your fundraising platform provider feels the same way.



Are my kids protected?



Are my program's funds secure?

Our Commitment

Student & Donor privacy isn't an afterthought to us, it's a priority. That's why we work in close partnership with the Access 4 Learning Community and the Student Data Privacy Consortium to help keep digital fundraising safe and secure.

Snap! Mobile has been leading the industry in safety and security since 2014:

- Zero data breaches
- No fines
- No regulatory investigations
- Guaranteed account security

 SNAP! MOBILE

Scan here to find out more about our industry-leading, secure fundraising platform.

www.snapraise.com

Here's What You Need to Know:

Funds Safety

When fundraising, you should avoid using personal accounts or payment apps like Venmo. With Snap! Raise, we create a secure, separate bank account through a government-regulated KYC process to safeguard your funds and prevent fraud.

What's KYC?

KYC stands for "Know Your Customer." The process verifies new customers' identities to prevent illegal activities like money laundering or fraud, benefiting both the company and the client.

With Snap! Vault, KYC is simplified. Once your school's financial profile is approved, all programs can fundraise without resubmitting KYC for each campaign.

Data Privacy

The #1 priority for parents is the safety of their kids - meaning it's our #1 priority too. Check the fine print of many fundraising platforms, you'll find that they're likely sharing or selling program, donor, and even your kids' data. We never share or sell program, participant, or donor data—period.

Raising the Bar in Fundraising Security

NIST Cybersecurity Framework (CSF) 2.0 Certification



Snap! Mobile is proud to have earned the NIST CSF 2.0 certification, the same cybersecurity standard used by the U.S. government.

What is NIST CSF 2.0?

The National Institute of Standards and Technology's Cybersecurity Framework ensures that we meet the highest standards in protecting your data and mitigating risks.

Why this matters for your school, team, or group.

Our NIST certification provides peace of mind that your Snap! Raise fundraisers and associated student information and financial transactions are secure.

Our competitors don't measure up.

Other platforms lack our rigorous cybersecurity standards, leaving your data and funds vulnerable to breaches and financial risks.

Scan Here

Download the Administrator's Checklist and explore the key security and privacy factors to consider when selecting a fundraising partner.

