DATA SECURITY for Schools

A Legal and Policy Guide for School Boards

Christine N. Czuprynski, Reed Smith LLP
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You have seen the headlines: Social Security numbers lost. Credit card numbers stolen. Email addresses accessed and misused. Data breach events affect thousands, hundreds of thousands, and sometimes millions of people. Most often, the data breaches making news are suffered by companies like Target and Home Depot, or institutions like the University of Maryland and the U.S. Government. But local school districts are no less susceptible to data breaches than these high-profile entities. And they may face similar consequences: regulatory scrutiny, private lawsuits, and distrust of stakeholders like parents, students, teachers, or administrators.

You can help prevent data breaches and mitigate their effects through strong data security practices. This guide is designed to help you identify such practices as you develop or revise your school district’s approach to data security. We will discuss the importance of data security in school districts and its intersection with data privacy and data governance, and describe legal requirements and best practices for school districts in the event of a data security breach, including what kinds of remediation steps are necessary.

Data privacy and data security are often thought of as one and the same, as solid data security measures are aimed at protecting the privacy of the data. In the context of the day-to-day operations of a school district, however, data security and privacy are different.

Data privacy relates to the collection and use of personal information of both students and staff. Schools collect student names, addresses, dates of birth, Social Security numbers, demographic, contact, academic, and other identifying information for inclusion in each student’s record. Schools also collect employees’ personal information, compiled into each employee’s personnel record. Schools monitor use of such data carefully — data privacy would include an assessment, for example, of whether student names and email addresses should be shared with a third party vendor which then uses that information to send marketing materials to the students. Data privacy also can include how student records are shared with the student, his or her parent or guardian, teachers and other school staff, and other third parties, consistent with the requirements of the Family Educational Rights and Privacy Act (FERPA) and state laws.¹ And data privacy includes how school districts handle employee data, under applicable federal and state laws.

Data security describes the protections in place to prevent unauthorized access to or acquisition of personal student and staff information. A school district’s data security measures might include keeping student and staff personal data in locked filing cabinets, and limiting access to those filing cabinets to people within the school district who need that data in order to do their jobs. Data security also includes using encryption when transmitting personal data electronically, requiring school district employees to use passwords to access files containing personal data, and installing software that detects intruders in the computer network.

Consider an educational application, digital learning tool, or other online educational program used by a classroom teacher that collects student data. Data privacy is the concept covering the collection and use of that data, while data security covers the steps taken to prevent that data from being lost or stolen. School districts across the country are grappling with how to balance the need and convenience of this technology with the data privacy and security concerns of students, parents, educators, and the district itself.²

NSBA’s Guide DATA IN THE CLOUD: A Legal and Policy Guide for School Boards on Student Data Privacy in the Cloud Computing Era³ addresses the issues you should be thinking about regarding data privacy. It is a companion to this guide, which aims to do the same for data security. Neither guide is intended as a substitute for appropriate legal counsel. School boards are well served by seeking the advice of a school lawyer who is a member of the NSBA Council of School Attorneys (COSA), as well as your state school boards association, when designing and identifying polices around the issues presented here and by digital data concerns generally.

With this background, we turn to some Frequently Asked Questions (FAQs) about data security for schools.
What data security risks do school districts face?

It is generally accepted that data breaches are an inevitable part of data collection. Information — especially personal information — is valuable. Credit card and bank account numbers provide the most direct access to financial accounts, which can be exploited for any number of reasons. Social Security numbers are the “keys to the kingdom” for those people who want to commit identity theft; they can be used to obtain new lines of credit and access existing bank accounts. Hackers are very interested in accessing systems that store this kind of personal information.

Leaving data unprotected is akin to leaving one’s wallet on the front seat of an unlocked car. School districts face very real security threats because they collect, use, maintain, disclose, and discard valuable personal information about students, teachers, and employees. The question you face as school district leaders is not “what should we do if we get breached?” but “what should we do when we get breached?” To prepare for the inevitable data breach, you should understand the specific risks school districts face.

Areas of risk generally include:

- **Theft** — Deliberate attacks on systems and individuals who have access to sensitive data. Such attacks can cause more harm than inadvertent exposure. Examples: Hacking of district human resource records to obtain employee information, including Social Security numbers; hacking to install malware using encryption that holds district data hostage until a ransom is paid.

- **Loss** — Inadvertent exposure due to the loss of media. Examples: District backup tapes or paper files are misplaced on their way to a storage facility; laptops are left behind at airports or in taxis.

- **Neglect** — Insufficiently protected data. Examples: Outdated district computers or hard drives are sold or recycled without properly erasing district data, making the information retrievable by anyone with just a few cheap tools; data sits on media that is not adequately protected with a strong password or with encryption, leaving it vulnerable to a hacker or thief.

- **Insecure Practices** — Insufficiently cautious collecting, storing, sending, encrypting, finding, and removing data. Example: Individual student achievement data is transmitted via unsecured email or public wireless networks.

A. How do breaches occur?

Computer system intrusions can range from highly sophisticated to highly simplistic. Hackers are able to use
their skills to infiltrate complicated networks protected by robust security protocols, but many attacks are much simpler. A very common example of a simple attack is a phishing email. Hackers use phishing emails to trick individuals into voluntarily providing access to their personal information, usually by masquerading as a legitimate sender. Hackers also use phishing emails to gain access to computer systems; once in, the hacker can find where valuable information is stored. Phishing emails sometimes include poor grammar and spelling, and a sense of urgency, though these emails are getting more sophisticated and harder to spot. Below is an example of a fairly basic phishing email meant to induce an employee to click on the link and provide personal information:

To: joe.smith@acmeschools.com
From: ACMESCH00LS.com
Subject: EMAIL ACCOUNT SHUT DOWN
Date: November 12, 2017

Your Acme School District email needs to be verified to avoid De-activation

11 November 2017 You have less than 24 hrs

Click the button below to continue to use this service

Continue with Verification

Warning: Failure to do this will lead to suspension of your email account

Many thanks to you for considering.

Regards,

Acme School District

This example demonstrates how hackers create a sense of urgency to induce recipients to act quickly by clicking on the link and providing information before questioning the legitimacy of the email from the start. Another clue that this message is a phishing email is the “From” line. The word “schools” in the sender’s email address includes zeros instead of the letter “O.” There is also something slightly off about the language or wording of some of the sentences. These hallmarks of a phishing email can be hard to spot, even for seasoned information security professionals. In any setting, it is a best practice never to click on a link in an email, even if it appears to come from a trusted source, but to cut and paste the URL into your browser.

Breaches also occur as a result of honest mistakes and accidents. The wrong files are emailed or made available online. Laptops that contain personal information are left at the airport charging station. School records are forgotten on a bus after a long commute home. Sensitive documents are thrown away in a dumpster instead of being shredded. When these mistakes happen, they can sometimes be corrected without exposing individuals to any harm. For other times, though, enterprising thieves can gain access to sensitive data that can be exploited.

B. Have school districts been harmed by data breaches?

Yes. School districts across the country have suffered data breaches affecting students and/or staff. The Privacy Rights Clearinghouse keeps a running chronology of reported and publicized data breaches. Of the 17 data breaches it compiled on educational institutions for 2016, eight of those breaches involved school districts.5 The breaches resulted from phishing attacks, carelessness with student records, and lost or stolen portable devices that hold data. Here are some examples:

- April 2016 — The Olympia, Washington school district fell victim to a phishing attack, which resulted in a data breach affecting employee data.6 The district offered credit monitoring and identity theft prevention services to the 2,164 affected employees.7
- April 2016 — A school district in Concord, New Hampshire suffered a breach in which the perpetrator obtained employee names, Social Security numbers, and other information using a phishing email. The breach may have resulted in the filing of fake income tax returns.8
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- May 2016 — Chicago Public Schools confirmed that identifying information related to 4,000 students had been sent to five potential vendors in violation of district policies.9
- November 2016 — Chicago Public Schools announced that confidential information belonging to 30,000 students had been distributed improperly to a charter school operator for marketing purposes.10
A data security breach often requires a school district to expend significant amounts of time, energy, and money to investigate and remediate the breach. The Ponemon Institute has found that, across the organizations it studied, the average cost to address a data breach is $158 per record, but for educational institutions that number is $246 per record.\(^\text{11}\)

Given this significant and very real risk of data breach, what should you do as a school district to prevent and prepare for one? Before addressing specific data security measures, a school district should plan more broadly for data governance.

### What is data governance? Does my school district need a data governance plan?

Data governance is the body of policies and procedures that addresses how the school district’s data, especially personal information, are collected, stored, used, and shared. Put simply, data governance is the overall management scheme for an organization’s data. Data governance is an important step to protect against the risks outlined in FAQ #1.

A useful resource on data governance is the National Forum on Education Statistics’ *Forum Guide to Education Data Privacy*.\(^\text{12}\) It is designed as a reference document for state and local education agencies (SEAs and LEAs) in protecting the privacy and confidentiality of student data. Though the focus of the *Forum Guide* is on privacy, it provides some guidance on data governance and data security:

In general, data governance refers to the overall management of the availability, usability, integrity, quality, and security of data (NCES 2012). By clearly outlining policies, standard procedures, responsibilities, and controls surrounding data activities at each point in the data lifecycle, a data governance program helps to ensure that information is collected, maintained, used, and disseminated in a way that protects individuals’ rights to privacy, confidentiality, and security, while producing timely and accurate data. A comprehensive data governance structure will include both privacy and security policies and procedures.

Data governance councils (or committees or programs) were adopted in most SEAs as the agencies were building their statewide longitudinal data systems. The growing amount of individual student data collected and stored electronically by education agencies led to greater scrutiny of data management and protection practices. Data governance programs help ensure that appropriate policies and procedures are in place to facilitate access to and use of student data while protecting student privacy. Some LEAs have also adopted data governance programs as their use of data continues to expand.\(^\text{13}\)
The *Forum Guide* describes the crucial components of an agency’s data governance program and outlines policies, standard procedures, responsibilities, and controls at every point in the data life cycle: define, collect, store and protect, use, share, and retire. It is reasonable to foresee that state and federal regulators may increasingly expect school districts, and even individual schools, to have clear, transparent and well-executed data governance programs. As the *Forum Guide* notes, this may require more and more cross-agency data planning.

In March 2016, the U.S. Department of Education released a Data Sharing Toolkit for Communities, which attempts to clarify how FERPA may allow data-sharing, especially when student information is de-identified and aggregated, to provide wrap-around services to students. On the page entitled “FERPA Mythbusters,” the Toolkit notes, “Sharing group or grade-level aggregate data can help community partners provide services tailored to student needs.”

### What should my school district do to safeguard the security of data?

Your school district should include policies and procedures for data security as part of its larger data governance program. Several sources offer guidance to districts on steps to take to safeguard data:

- The U.S. Department of Education’s Privacy Technical Assistance Center (PTAC) has a Toolkit that includes a data security checklist, as well as guidance on data destruction and data breach. At a minimum, your school district should review and consult this data security checklist as you develop policies and procedures to safeguard the security of the district’s data.

- Another source of guidance on data security practices is Massachusetts’ stringent regulatory requirements on the subject. The Massachusetts regulation applies to all “persons” who process data on Massachusetts residents, including school boards and school districts. It requires those school boards and school districts to take specific steps to protect personal data. Under the Massachusetts regulation, school boards are required to create, implement and maintain a written information security program (WISP) that:

  - [C]ontains administrative, technical, and physical safeguards that are appropriate to (a) the size, scope and type of business of the person obligated to safeguard the personal information under such comprehensive information security program; (b) the amount of resources available to such person; (c) the amount of stored data; and (d) the need for security and confidentiality of both consumer and employee information.

Essentially, a WISP tells school employees what risks the school district faces, and what the district should do day-to-day to protect itself from those data security risks.

Though your state may not have similar data security requirements, the Massachusetts regulations can provide helpful guidance as they parallel many of the best practices outlined by PTAC. The following suggested data security steps combine elements of both the PTAC checklist and the Massachusetts WISP requirements.

### A. Develop a comprehensive network map, data map and data governance plan.

The first step in protecting against a data breach is to have a clear understanding of the type of personal information being collected and used, who has access, where it is being transmitted, and how it is being discarded. The district should know: What information do we collect? Where is it stored within our systems? Who has access to it? Who can share it? How is it protected at every stage as it moves through our system? The district should also have documentation of authorized and unauthorized devices used in the computing environment.

Getting a grasp on this information will require a thorough information technology audit by either in-house or outside data security experts. Some recommended steps in carrying out an audit are:

- Define the scope of your audit
- Create asset lists
- Define the security perimeter
- Create a “threats” list
- Prioritize your assets and vulnerabilities
- Identify measures to prevent physical intrusions

One of the most important principles in data security is to limit the type and volume of personal information collected. A school district cannot lose what it does not have. However, this can be challenging, given the myriad data that school districts are required to collect and report to state and federal agencies. This makes a school district’s diligence in implementing data security measures all the more important.
B. Create employee policies and procedures that focus on security.

As part of the broader data governance plan, your district should develop policies and procedures to address data security. These are described in more detail under FAQ #4. Here is a quick overview:

- Appoint a Chief Privacy Officer (CPO). See FAQ #4A below for more information about CPOs.
- Develop an Incident Response Plan to contain and fix any breach that occurs. See FAQ #4A below for more information.
- Implement an Acceptable Use Policy governing all online activity, both internally and on the internet.
- Screen and train employees, and discipline for policy violations.
- Monitor data protection capabilities and procedures periodically.

C. Protect the physical security of hard documents and implement document destruction standards once that personal information is no longer needed.

As described in FAQ #5, some states require notification of breaches in the event paper documents are lost. For that reason, your school district should secure paper files in locked file cabinets and storage facilities. Federal law contains specific directives for certain types of records. The federal Individuals with Disabilities Education Act (IDEA), for example, requires the Secretary of Education “to ensure the protection of the confidentiality of any personally identifiable data, information, and records collected or maintained by the Secretary and by State educational agencies and local educational agencies…” Under document destruction regulations implemented pursuant to IDEA, personally identifiable information belonging to a child must be destroyed at the request of the parent when such information is identified by the school district as no longer needed to provide educational services to the child.

D. Authenticate users who access computer systems with secure user IDs and passwords.

Your school district should limit access to sensitive data only to those who need such information to fulfill their job duties. There may be entire departments within the school district that do not need access to student or staff personal information – the custodial staff, for example. Those who are provided access to sensitive personal information should be required to use secure passwords and other methods of authentication to access it. Passwords should be complex, unique, changed often and stored securely.
E. Employ a layered approach to system security.

Implement firewalls. Use Intrusion Detection/Prevention Systems (IDPS), which monitor systems for unauthorized use of or access to personal information. The system should be segmented properly so that if someone gets into one area, he or she does not have full access to the entire network. Intrusions into the system should be monitored and shutdown as quickly as possible. Test and configure all hardware and software to ensure and optimize security. Use malware and virus protection services. Scan networks and systems on a regular basis to minimize the time of exposure to known vulnerabilities. Address how security patches will be applied to which systems at a specified time. Shut down all services and ports that are not required in the computing environment.

An issue brief from the Center for Digital Education suggests a number of steps to determine where there are potential vulnerabilities, such as wireless networks, mobile devices, cloud-based services and infrastructure. It recommends three layers of security:

1. **Administrative Controls** — Administrative security technologies limit user access to student and other data and applications. Limiting access with administrative controls is the most elemental step in cybersecurity.

2. **Technology Controls** — Technology controls monitor on-premises, cloud-based and hosted networks, data, applications and systems for malicious activity. Many of them use data analytics techniques to track and analyze device and user behavior to prevent and detect intrusions.

3. **Physical Controls** — Protecting physical machines and infrastructure — local computers and servers, storage media, printers, scanners, copiers and multifunction devices — is often overlooked in the rush to secure networks, applications and associated data.

F. Use encryption.

Encrypt sensitive data stored on servers or on mobile devices, such as laptops or smart phones, as well as files that are transmitted using unsecure email, over public networks or wirelessly. Personal information should be stored securely and protected during transmission.

G. Ensure that service providers implement reasonable security measures.

Even if your school district has great data security, if it works with a cloud services provider that stores school district data in an unsecure manner, you may be on the hook if and when that provider has a breach. Your school attorney member of the NSBA Council of School Attorneys has access to helpful resources on contracting with data service providers and best practices at www.nsba.org/COSA that suggest security measures that districts should require from outside vendors.

Though there is never a 100% guarantee, the security measures outlined above will put your district in a strong position to defend itself in the event of a security breach if it takes these steps. They will not only increase a school district’s protection against a security breach in the first place, but also mitigate the damages that a security breach can inflict if one does occur. For example, if a laptop containing sensitive student data is lost or stolen, the damages of that incident are mitigated if the laptop itself is encrypted. If the computer network has appropriate firewalls and an Intrusion Detection System, a hacker who is able to access the network may be walled off from the most valuable information, and his or her arrival can be detected so that he or she can be kicked out of the system quickly.

What kinds of data security policies and procedures should a district have in place?

A. Written Information Security Program and Chief Privacy Officer

Though creating and maintaining a WISP is only legally required for districts that collect information on Massachusetts residents, all school districts should consider implementing a WISP as a best practice.

As part of the WISP, the school district should consider appointing a Chief Privacy Officer. Some states are beginning to require such a position at the state level. For example, New York Education Law requires the appointment of a CPO who should be “qualified by training or experience in state and federal education privacy laws and regulations, civil liberties, information technology, and information security.” The New York statute mandates that the appointment of a CPO
be made by the commissioner of education.\textsuperscript{27}

Some of the CPO’s functions may include: promoting the implementation of sound information practices for privacy and security of student data or teacher or principal data; assisting the commissioner in handling instances of data breaches as well as assisting the commissioner in due process proceedings regarding any alleged breaches of student data or teacher or principal data; and providing assistance to educational agencies within the state on minimum standards and best practices associated with privacy and the security of student data or teacher or principal data.\textsuperscript{28}

New York law suggests a CPO may be given power to: (1) access all records, reports, audits, reviews, documents, papers, recommendations, and other materials maintained by an educational agency that relate to student data or teacher or principal data; (2) review and comment upon any department program, proposal, grant, or contract that involves the processing of student data or teacher or principal data before the commissioner begins or awards the program, proposal, grant, or contract; and (3) any other powers that the commissioner shall deem appropriate.\textsuperscript{29}

B. Incident Response Plan

The district should consider implementing an Incident Response Plan, which can be used in the event of a data security breach. An Incident Response Plan differs from a WISP in that it provides step-by-step instructions that the school district and its employees should follow if a data security breach occurs. Such a plan can be very helpful because in the moments following discovery of a breach, it can be difficult to identify who is in charge and what should be done.

The Incident Response Plan identifies the Breach Response Team and describes each team member’s responsibilities. It appoints a single leader to be the final decision-maker. That person is sometimes the CPO, the Chief Information Security Officer, the head of IT, or the General Counsel. The Breach Response Team should include representatives from the following departments: superintendent’s office, information technology department, law department, risk management, human resources (if employee data are involved), and the communications/public relations department. Other members can be added to fit the needs of a particular district or if the subject matter of a particular breach requires specialized expertise.

The Incident Response Plan should require that each employee bear responsibility for reporting suspected breaches to the Breach Response Team Leader. Once reported, the Breach Response Team Leader will triage the incident to determine if it is a “breach” that requires the Incident Response Plan to be deployed. The plan should
provide guidance to the Breach Response Team regarding conducting an investigation, communicating internally, mitigating any harm to systems or data, notifying affected individuals and/or regulators, and remediying the situation.

Once drafted, an Incident Response Plan should be tested to ensure its usefulness in the event of a security incident. This can be done by holding a mock breach exercise, and assessing how well the Breach Response Team worked through the mock breach using the Incident Response Plan. The U.S. Department of Education's PTAC provides a Data Breach Response Training Kit for school districts. This training kit provides instructions about how to hold a mock breach, what kinds of scenarios might work best, handouts, and other helpful guidance.

C. Acceptable Use Policy

Educational apps are often provided at low or no cost to educators who want to integrate technology into the classroom. Those apps require the educator to accept the terms and conditions of use, which can be a lengthy document written in “legalese.” Acceptance of certain terms and conditions can expose an employee, the school, and the district to legal ramifications. In addition, students who have unfettered access to the internet may unknowingly expose themselves, their peers, the school, and the district to liability by accessing or using specific websites or educational apps. As a result, it is important to adopt and maintain a clearly-worded Acceptable Use Policy governing all online activity, both internally and on the internet, for both staff and students. Consider incorporating school security policies into staff job descriptions, and assign specific individuals to monitor compliance. Computers housing sensitive data should be made physically inaccessible to unauthorized users, unnecessary services should be shut down, and staff should be trained to report lost or stolen equipment immediately. Students and employees should be required to sign an acknowledgement that they have received, read and understand the policy, and the penalties associated with failing to follow it.

D. Employee Training

In most school districts, protection of electronic data has been delegated to technology coordinators or other highly trained personnel, but staff training is now necessary for all employees to raise awareness of their legal obligations under applicable state and federal student and employee privacy laws, and to curtail inadvertent violations of students’ and employees’ privacy rights. Training should cover known or suspected risks, common errors that lead to breaches, district policies and the consequences of violating those policies. School districts should also require employees to sign a document indicating that they have received training and understand their responsibilities with respect to ensuring data privacy and security.

E. Monitor Data Security Capabilities and Procedures

As with any comprehensive approach to data management, your data security capabilities should be monitored regularly, and procedures adjusted to reflect realities.

F. Cybersecurity Insurance

Though not a specific policy or procedure, school districts may want to consider the purchase of cybersecurity insurance, which may cover some of the costs associated with data security breaches. The insurance policy should be carefully reviewed by the district’s attorney to ensure that the coverage provided meets the needs of the district.

5 What must a school district do to notify its community in the event of a data breach?

Forty-seven states and the District of Columbia have data breach notification laws. They require entities to notify affected individuals in the event the entity suffers a data breach that compromises the security or confidentiality of personal information it maintains. See Appendix A. The first data breach notification law was passed in California in 2003. Since that time, almost every state has adopted its own version. There are important differences among the state laws, and navigating the patchwork of state laws can be a difficult and confusing process. You should work closely with your attorney as you develop procedures for notifying affected individuals in the event of a breach.

Though there is a general definition of the term “personal information” in California’s initial law, some states have gone beyond that definition to include certain data points. In most states, “personal information” means a person’s first name or first initial, and last name, in combination with a Social Security number, driver’s license number, or financial account number and passcode or PIN to access that account. States have begun to expand
on that definition. For example, California’s definition of “personal information” now includes medical or health care information. Other states have added precise geolocation and email addresses to the definition.

Most states require notification in the event of a breach of security, but the definition of what qualifies as a breach differs from state to state. In some states, a security incident is not a “breach” if there is no risk of harm to affected individuals. These states would allow a school district to conduct a risk of harm analysis prior to sending notification. If there is no identified risk of harm to affected students or staff, notification is not required. Other states do not allow such an analysis. For example, notification must be made in Illinois for a “technical” breach even if there is little to no risk of harm to affected individuals.

Some states impose a time limit for notifying affected individuals. Most states require notification “in the most expedient time available” and/or “without unreasonable delay.” Some states now require notification to be made within 30 or 45 days of discovery. Most states also allow notification to be delayed at the request of law enforcement.

In addition to notifying affected individuals, some states require the breached entity to notify the state attorney general. Some states also require notification to go to the consumer reporting agencies if a large number of consumers, usually around 1,000 or more, have to be notified.

One federal law may have notification implications for school districts. The Health Insurance Portability and Accountability Act (HIPAA) regulations require notification by “covered entities” of data security breaches that impact “protected health information,” as defined in the law. In most cases, HIPAA will not apply to school district data breaches, even if they involve student or employee health information. Nevertheless, a school district must understand its obligations under HIPAA, including whether notification is required. If your school district has a contract with the state to assist in the provision of medical services to students, HIPAA will be implicated. Consult your school attorney to determine the extent of any HIPAA obligations your district may have.

The purpose of notification is to provide the affected individual an opportunity to take certain steps to protect himself from identity theft and other fraud. Some states require that data breach notification letters include specific content, including how the individual can notify the Federal Trade Commission or the state attorney general to obtain more information about identity theft. Breach notification letters usually include reminders to the victim of the breach...
What remedial services must a district offer to data breach victims? What other services should districts consider offering to affected individuals?

Individuals who receive notification letters have come to expect that the entity sending the letter will offer some kind of credit monitoring or identity theft protection free of charge, but in most states such services are not mandated. Connecticut is the only state that requires entities to provide credit monitoring under certain circumstances.

State law will likely control whether a school district may use public money in its regular operating budget to pay for remedial measures like credit monitoring or identity theft protection. School districts may be prohibited from using general funds to pay for such mitigating measures, particularly if the victim is not a student or school employee. In addition, cybersecurity insurance policies may help to cover the costs of remedial measures following a breach.

Credit monitoring and identity theft protection services are effective mitigating measures if the breached data includes individuals’ Social Security numbers. Credit monitoring protects those individuals from having new credit accounts being opened using their names and SSNs. If other data has been accessed, credit monitoring may not be as effective. For example, if a breach involves names and email addresses, credit monitoring will provide little benefit because the compromised data would not be sufficient to open unauthorized accounts. Credit monitoring can also be difficult to provide for children under the age of 18 who have no credit. If students are affected by a breach, take care to discuss options with credit reporting agencies to best protect those children from having credit established by an unauthorized individual.

After the Olympia School District in Olympia, Washington was the target of a phishing scheme, school district officials consulted security experts, legal counsel, their insurance carrier, and their technology team in an attempt to explore all avenues towards securing employee personal data. Within two days, the district offered potential solutions to the breach. They suggested all employees independently apply for a free credit check and file an Identity Theft Affidavit Form with the IRS.

One message sent out by the OSD Communications Office suggested those affected by the scam remove birthdays from Facebook and other social media because tax returns cannot be fraudulently filed without them. Dates of birth were not included in the email received by scammers. As a result of the incident, the district plans to incorporate “additional safety and security training for all staff, especially as it relates to the transmission of private information via email, Internet, and phone”.

What should a school district do in the event of a data breach?

A. Hypothetical #1: The Lost Laptop

On Monday morning, a school board administrator reports that her car was broken into over the weekend. Several items were stolen from her car, including a laptop that contained student data. (The administrator had taken the laptop home to do some work over the weekend.) The laptop was password-protected, but the data was not encrypted. The administrator called the police, who took a police report of the crime. The district has an Incident Response Plan. What’s next?

Per the IRP, the incident must be reported to the Breach Response Team Leader (“Team Leader”). The Team Leader should direct the administrator to work with the IT department to identify all information on the laptop that was stolen. Early in the breach response process, the Team Leader should consult the district’s school attorney to assess whether outside counsel should be consulted, and to determine if the district should file its own police report or otherwise get law enforcement involved. The Team Leader should notify the superintendent and the
entire school board, so that they can be prepared to respond to inquiries from the press, parents, students, and staff.

Once the Breach Response Team Leader has the report from IT regarding the information that may have been on the laptop, he or she can work with the district’s school attorney to determine if breach notification is required under state or federal law, and whether to offer credit monitoring or identity theft services to affected students. The Team Leader also should work with other members of the Breach Response Team to develop any communications to students, parents, employees, the community, and the press about the incident.

Depending on the size of the incident, the Breach Response Team may want to use a call center to address student and parent questions and concerns. If that is the case, the Breach Response Team should then set up the call center parameters and develop a script for call center representatives. Once the message is finalized, the designated school district staff member can make the required notifications.

After notification is made, the school board and school district staff will likely receive press inquiries or other calls. In order to maintain a consistent message and not provide inaccurate or incomplete information, all calls should be routed through the call center, or through the Breach Response Team Leader, who may designate a communications lead.

Following the breach, district leadership should examine existing policies, especially those related to encryption of student data, and administrators’ use of portable devices like laptops. If no such policies exist, the district should consider creating them. If a policy exists and it was violated, the district should consider disciplining the administrator for violating the district policy. The district should complete a final report on the steps taken to investigate, contain, and remediate the breach. The district should also review the breach response process against the Incident Response Plan to determine if any changes should be made to the Incident Response Plan.

B. Hypothetical #2: The Phishing Email

On Thursday evening, the school district’s IT department receives a call from an administrator who says she may have responded to a phishing email. The administrator reports that the email looked like it came from the district superintendent and asked the administrator to click on a link to verify her email address. She clicked the link and provided her log-in credentials when requested. About a week later, she remembered the data security training she had taken that described phishing emails, and called IT. Though the school district trained its employees about phishing emails, it does not have an Incident Response Plan and has not designated a Chief Privacy Officer or Breach Response Team Leader. What’s next?

Someone must be designated to lead the investigation and response. This can be difficult in the moments after
discovering a potential breach. Given the nature of the breach, someone from IT probably should lead the charge.
The IT lead will then direct IT to investigate whether the system has been accessed by anyone without authorization using the administrator’s credentials, and, if so, whether any data has been accessed. Once it is confirmed that the email did not come from the superintendent and was a phishing email, the system has been breached, and data accessed, the IT lead should work with the school district’s legal department to determine whether law enforcement should be notified. It may also be appropriate to hire a third party forensic examiner, depending on the sophistication of the district’s IT department.

The IT lead should also consult with the district’s attorney about whether notification to affected district employees is required. Credit monitoring may be appropriate. The IT lead should call on someone in communications to develop a consistent message about the incident and determine whether a call center is necessary. Once these items are decided, the school district can make notifications pursuant to state or federal law and continue to respond to press and other inquiries with the agreed-upon message.

Following the breach, the district should determine if further training is necessary for employees on phishing emails and other security threats. The district should review its breach response process and consider codifying the process into an Incident Response Plan.

**Where do I go for more information on data security for schools?**

In addition to the *Forum Guide* and PTAC resources described above, your school district’s IT staff may have access to resources with specific operational recommendations from organizations like the Consortium for School Networking. As student data privacy and security rules and norms continue to evolve, NSBA and its member state school boards associations will update resources that will be useful to you. Please regularly check www.nsba.org and your state school boards association website. If your school attorney is a member of NSBA’s Council of School Attorneys, he or she will have access to updates and resources on the quickly-evolving legal standards at www.nsba.org/COSA.
## Appendix A – State Data Security Breach Notification Laws

<table>
<thead>
<tr>
<th>State</th>
<th>Act or Reference</th>
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<tbody>
<tr>
<td>Alabama</td>
<td>None</td>
<td>Montana</td>
<td>MONT. CODE ANN. § 30-14-1704</td>
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<td>Alaska</td>
<td>ALASKA STAT. § 45.48.010</td>
<td>Nebraska</td>
<td>NEB. REV. STAT. §§ 87-802 to -807</td>
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<td>Arizona</td>
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<td>Nevada</td>
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<td>New Hampshire</td>
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<td>California</td>
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<td>New Jersey</td>
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<td>Colorado</td>
<td>COLO. REV. STAT. ANN. § 6-1-716</td>
<td>New Mexico</td>
<td>None</td>
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<td>Connecticut</td>
<td>CONN. GEN. STAT. § 36a-701b</td>
<td>New York</td>
<td>N.Y. GEN. BUS. LAW § 899-aa</td>
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<td>Delaware</td>
<td>DEL. CODE ANN. tit. 6. §§ 12B-101 to -104.</td>
<td>North Carolina</td>
<td>N.C. GEN. STAT. § 75-65 (see also § 75-61(10) and § 14-113.20(b))</td>
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<td>Florida</td>
<td>FLA. STAT. § 817.5681</td>
<td>Ohio</td>
<td>OHIO REV. CODE ANN. § 1349.19</td>
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<td>Georgia</td>
<td>GA. CODE ANN. §§ 10-1-911 to -912</td>
<td>Oklahoma</td>
<td>74 OKLA. STAT. tit. 74, § 3113.1</td>
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<td>Hawaii</td>
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<td>Oregon</td>
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<td>Idaho</td>
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<td>Pennsylvania</td>
<td>73 PA. STAT. ANN. §§ 2301-2308, 2329</td>
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<td>Illinois</td>
<td>815 ILL. COMP. STAT. 530/5, 530/10, 530/12, 530/15, 530/20, 530/25</td>
<td>Puerto Rico</td>
<td>DACO Reglamentos 7207, 7336, and 7376</td>
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<td>Indiana</td>
<td>IND. CODE §§ 24-4.9-1 to 24-4.9-5</td>
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<td>R.I. GEN. LAWS §§ 11-49.3-1 to 11-49.3-6</td>
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<td>Iowa</td>
<td>IOWA CODE § 715C.1-2</td>
<td>South Carolina</td>
<td>S.C. CODE ANN. § 39-1-90</td>
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<td>Kansas</td>
<td>KAN. STAT. ANN. §§ 50-7a01, 50-7a-02</td>
<td>South Dakota</td>
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<td>Kentucky</td>
<td>KY. REV. STAT. ANN. § 365.732</td>
<td>Tennessee</td>
<td>TENN. CODE ANN. § 47-18-2107</td>
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<td>Louisiana</td>
<td>LA. REV. STAT. ANN. § 51: 3071 to 51:3077; 16 LA. ADMIN. CODE § 701</td>
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<td>Maryland</td>
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<td>VT. STAT. ANN. tit. 9, § 2430 &amp; § 2435</td>
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<td>Massachusetts</td>
<td>MASS. GEN. LAWS ch. 93H § 1-6</td>
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<td>Michigan</td>
<td>MICH. COMP. LAWS § 445.72</td>
<td>Virginia</td>
<td>VA. CODE § 18.2-186.6, § 32.1-1271.05</td>
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<td>Minnesota</td>
<td>MINN. STAT. § 325E.61</td>
<td>Washington</td>
<td>WASH. REV. CODE §§ 19.255.010 to 19.255.020, 42.56.590</td>
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<td>Mississippi</td>
<td>MISS. CODE § 75-24-29</td>
<td>West Virginia</td>
<td>W. VA. CODE §§ 46A-2A-101 to -105</td>
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<td>MO. REV. STAT. § 407:1500</td>
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<td>Wyoming</td>
<td>WYO. STAT. ANN. §§ 40-12-501, 40-12-502</td>
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Endnotes

1 FERPA is the federal law that protects the privacy of student records. 20 U.S.C. § 1232g; 34 C.F.R. Pt. 99.
8 Ella Nilsen, Concord superintendent: Large data breach may have compromised district employees, CONCORD MONITOR (June 6, 2016), http://www.concordmonitor.com/Concord-NH-School-District-data-breach-affects-staff-2640528.
9 CPS Confirms Data Breach Impacting 4,000 Students: The companies who received the information in error said the data has been destroyed, NBC CHI-CAGO (May 20, 2015), http://www.nbcchicago.com/news/local/cps-data-breach-304367421.html.
13 Id. at *18.
15 Id. at *14.
18 201 CMR 17.03(1).
19 Id.
22 See supra note 16.
24 34 C.F.R. §§ 300.624(b), 303.416(b) (IDEA regulations allow a permanent record of the child’s name, date of birth, parent contact information, and other select data to be maintained without time limitation.).
26 N.Y. EDUC. LAW § 2-d(2).
27 Id.
28 Id. § 2-d(2)(b).
29 Id. § 2-d(2)(c).
30 See PTAC TOOLKIT, supra note 17.
31 45 C.F.R. §§ 164.400-.414.
32 See supra note 6.