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Notifications

Pitch Practice

2nd Period Chorus

Due

1/21/20 2:30pm

Pitch Practice

2nd Period Chorus

Overdue

1/21/20 2:30pm

Pitch Practice

2nd Period Chorus

Graded

1/21/20 2:30pm

Terms of Service

Sight Reading Factory (the “Service,” or “SRF”) is a product of GraceNotes, LLC (“GraceNotes,” “we,” or “us”), a Virginia limited liability company. These terms (“Terms of Service”) govern the use of all user accounts, as well as all activity on, in, or related to the Service or the SRF web site, or otherwise as stated in these Terms.

Account Terms

You must provide valid registration information as requested by SRF.

Each account may only be used by one (1) person. A single account may not be shared between multiple people.

You are responsible for the security of your account and password. We cannot and will not be liable for the results of security breaches that result from your failure to comply with this security obligation.

You may not share your password.

Your account subscription fees will be charged in USD (United States Dollars).

You are fully responsible for all content posted and all activity that occurs under your username and/or password.

You may not use the Service for any illegal activities.

You must not, throughout your use of the Service, violate any applicable laws in your jurisdiction, and this is including, but not limited to, copyright laws.

GraceNotes may review your account at any time for any reason.

If you are not 100% satisfied with your purchase, we will fully refund the cost of your order within seven (7) days from the purchase date. No refunds will be granted after seven (7) days from the purchase date.

General Conditions

Your use of the Service is at your own risk.

GraceNotes does not accept responsibility for any user who uses the website for any purpose other than for which it is intended.

Material on this website may be printed one time for each piece, for personal or educational use only. No material on this website may be reprinted, distributed, published, or sold without the express written consent of GraceNotes.

GraceNotes retains all rights to music generated at SightReadingFactory.com. The license granted to our users is limited to the terms of these Account Terms and may not be sublicensed or transferred.

We may remove any content, materials, files, or data that we determine, in our sole discretion, are violating the terms of service or are otherwise harmful, including but not limited to content deemed unlawful, offensive, threatening, libelous, defamatory, pornographic, explicitly obscene, generally objectionable, or violating any party's intellectual property. We may disable, limit, or delete accounts that we determine, in our sole discretion, to be associated with or compromised by any such content, materials, files, or data.

Verbal, physical, written or other abuse (including threats of abuse or retribution) of any GraceNotes employee, member, or officer will result in immediate account termination and potential criminal charges. You must not transmit any worms, viruses or any other code of a destructive and furtive nature.

GraceNotes does not guarantee that (i) the service will meet your specific requirements, (ii) the service will be uninterrupted, timely, secure, or error-free, (iii) the results that may be obtained from the use of the service will be accurate or reliable, (iv) the quality of any products, services, information, or other material purchased or obtained by you through the service will meet your expectations, and (v) any errors in the Service will be corrected.

GraceNotes bears no liability for any losses of any kind that you may incur through the use of the Service. The failure of GraceNotes to exercise or enforce any right or provision of the Terms of Service shall not constitute a waiver of such right or provision. The Terms of Service constitutes the entire agreement between you and GraceNotes and governs your use of the Service, superseding any prior agreements between you and GraceNotes (including, but not limited to, any prior versions of the Terms of Service). The liability of GraceNotes and any other person or entity associated with us, for any claim or cause of action related to the Service, regardless of the identity of the claimant or the specific cause of action pursued, shall be limited to: (a) a refund of the purchase amount paid by the claiming user for access to and use of the Service, if the claiming person or entity is a user of the Service, or (b) five hundred dollars (\$500.00) if the claiming person or entity is not a user of the Service.

Questions about the Terms of Service should be sent to info at sightreadingfactory dot com.

All content posted on the Service must comply with U.S. copyright law.

GraceNotes does not pre-screen posted content, but GraceNotes and its designee have the right (but not the obligation) in their sole discretion to refuse or remove any content that is available via the Service.

The look and feel of the Service is copyright ©2020 Gracenotes, LLC. All rights reserved. You may not duplicate, copy, or reuse any portion of the HTML/CSS or visual design elements without express written permission from GraceNotes.

Technical support is only provided to paying account holders and is only available via email.

You understand that GraceNotes uses third party vendors and hosting partners to provide the necessary hardware, software, networking, storage, and related technology required to run the Service.

You agree to defend, indemnify and hold harmless GraceNotes, its contractors, and its licensors, and their respective directors, officers, employees and agents from and against any and all claims and expenses, including legal fees, arising out of your use of the Website and Service, including but not limited to indemnification for your violation of any representation or warranty contained in these Terms of Service.

Modifications, Cancellations, Suspensions and Terminations to Accounts and Services

GraceNotes reserves the right at any time, with or without notice, to modify or discontinue the Service, temporarily or permanently.

GraceNotes reserves the right to change the prices of any and all services upon 30 days' notice.

GraceNotes shall not be liable to you or to any third party for any modification, price change, suspension or discontinuance of the Service.

GraceNotes, in its sole discretion, has the right to suspend or terminate your account and refuse any and all current or future use of the Service, or any other GraceNotes service, for any reason at any time. Such termination of the Service will result in the deactivation or deletion of your account or your access to your account, and the forfeiture and relinquishment of all content in your account.

GraceNotes, in its sole discretion, reserves the right to refuse service to anyone for any reason at any time.

For accounts that were activated with a purchase order, if payment is not received within sixty (60) days of the date of activation, the account(s) will be suspended until payment is received. Credit will not be given for the time of suspended service.



Su Mo Tu We Th Fr Sa

JavaScript must be enabled

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Exhibit A

DATA PRIVACY RIDER FOR ALL CONTRACTS INVOLVING PROTECTED DATA PURSUANT TO EDUCATION LAW §2-C AND §2-D

District and Vendor agree as follows:

1. Definitions:

(1) Protected Data means personally identifiable information of students from student education records as defined by FERPA, as well as teacher and Principal data regarding annual professional performance reviews made confidential under New York Education Law §3012-c and §3012-d;

(2) Personally Identifiable Information (PII) means the same as defined by the regulations implementing FERPA (20 USC §1232-g);

2. Confidentiality of all Protected Data shall be maintained in accordance with State and Federal Law and the District's Data Security and Privacy Policy;

3. The Parties agree that the District's Parents' Bill of Rights for Data Privacy and Security are incorporated as part of this agreement, and Vendor shall comply with its terms;

4. Vendor agrees to comply with Education Law §2-d and its implementing regulations;

5. Vendor agrees that any officers or employees of Vendor, and its assignees who have access to Protected Data, have received or will receive training on federal and State law governing confidentiality of such data prior to receiving access;

6. Vendor shall:

(1) limit internal access to education records to those individuals that are determined to have legitimate educational interests;

(2) not use the education records for any other purposes than those explicitly authorized in its contract. Unauthorized use specifically includes, but is not limited to, selling or disclosing personally identifiable information for marketing or commercial purposes or permitting, facilitating, or disclosing such information to a third party for marketing or commercial purposes;

(3) except for authorized representatives of the third party contractor to the extent they are carrying out the contract, not disclose any personally identifiable information to any other party:

(i) without the prior written consent of the parent or eligible student; or

(ii) unless required by statute or court order and the party provides notice of the disclosure to the department, Board of Education, or institution that provided the information no later than the time the information is disclosed, unless providing notice of the disclosure is expressly prohibited by the statute or court order;

- (4) maintain reasonable administrative, technical and physical safeguards to protect the security, confidentiality and integrity of personally identifiable student information in its custody;
- (5) use encryption technology to protect data while in motion or in its custody from unauthorized disclosure using a technology or methodology specified by the Secretary of the United States Department of Health and Human Services in guidance issued under Section 13402(H)(2) of Public Law §111-5;
- (6) adopt technology, safeguards and practices that align with NIST Cybersecurity Framework;
- (7) impose all the terms of this rider in writing where the Vendor engages a subcontractor or other party to perform any of its contractual obligations which provides access to Protected Data.
- (8) If any terms of the foregoing agreement conflict with any terms of this exhibit, the terms of this exhibit, New York Education Law §2-d and the regulations shall control.”

Exhibit B

PARENTS' BILL OF RIGHTS FOR DATA PRIVACY AND SECURITY

The District, in compliance with Education Law §2-d, provides the following:

DEFINITIONS:

As used in this policy, the following terms are defined:

Student Data means personally identifiable information from the student records of a District student.

Teacher or Principal Data means personally identifiable information from District records relating to the annual professional performance reviews of classroom teachers or Principals that is confidential and not subject to release under the provisions of Education Law §§3012-c and 3012-d.

Third-Party Contractor means any person or entity, other than a District, that receives student data or teacher or Principal data from the District pursuant to a contract or other written agreement for purposes of providing services to the District, including, but not limited to, data management or storage services, conducting studies for or on behalf of the District, or audit or evaluation of publicly funded programs. Such term shall include an educational partnership organization that receives student or teacher or Principal data from a school district to carry out its responsibilities pursuant to Education Law §211-e and is not a District, and a not-for-profit corporation or other nonprofit organization, other than a District.

Parent means a parent, legal guardian, or person in parental relation to a student. These rights may not apply to parents of eligible students.

Eligible Student means a student 18 years and older.

1. Neither student data, nor teacher or Principal data will be sold or released for any commercial purpose;
2. Parents have the right to inspect and review the complete contents of their child's education records. Procedures for reviewing student records can be found in the Board Policy entitled **Student Records: Access and Challenge (#7240)**;
3. Security protocols regarding confidentiality of personally identifiable information are currently in place and the safeguards necessary to protect the confidentiality of student data are maintained at industry standards and best practices. The safeguards include, but are not limited to, encryption, firewalls, and password protection. As required by Education Law §2-d (5), the National Institute for Standards and Technology Framework for Improving Critical Infrastructure Cybersecurity Version 1.1 (NIST Cybersecurity Framework or NIST CSF) is adopted as the standard for data security and privacy;

4. New York State maintains a complete list of all student data collected by the State and the data is available for public review at <http://www.p12.nysed.gov/irs/sirs/NYSEDDataElements2018.xlsx>, or by writing to the Office of Information & Reporting Services, New York State Education Department, Room 863 EBA, 89 Washington Avenue, Albany, New York 12234;
5. Parents have the right to have complaints about possible breaches of student data addressed. Complaints should be directed to the District's Data Protection Officer at 607-757-2211.

Complaints may be also be submitted to NYSED online at www.nysed.gov/dataprivacy-security, by mail to Chief Privacy Officer, New York State Education Department, 89 Washington Avenue, Albany, NY 12234; by email to privacy@nysed.gov; or by telephone at 518-474-0937.

6. Parents have the right to be notified in accordance with applicable laws and regulations if a breach or unauthorized release of their student's personally identifiable information occurs.
7. Educational agency workers that handle personally identifiable information will receive annual training on applicable state and federal laws, the educational agency's policies, and safeguards associated with industry standards and best practices that protect personally identifiable information.
8. The District will promptly acknowledge receipt of complaints, commence an investigation, and take the necessary precautions to protect personally identifiable information;
 - following its investigation of a submitted complaint, the District shall provide the parent or eligible student with its findings within a reasonable period but no more than 60 calendar days from receipt of the complaint;
 - where the District requires additional time, or where the response may compromise security or impede a law enforcement investigation, the District shall provide the parent or eligible student with a written explanation that includes the approximate date when the District anticipates that it will respond to the complaint;
 - the District will require complaints to be submitted in writing;
 - the District will maintain a record of all complaints of breaches or unauthorized releases of student data and their disposition in accordance with applicable data retention policies, including the Records Retention and Disposition Schedule ED-1;

9. This policy will be regularly updated with supplemental information for each contract the District enters into with a third-party contractor where the third-party contractor receives student data or teacher or Principal data. The supplemental information must be developed by the District and include the following information:
- the exclusive purposes for which the student data or teacher or Principal data will be used by the third-party contractor, as defined in the contract;
 - how the third-party contractor will ensure that the subcontractors, or other authorized persons or entities to whom the third-party contractor will disclose the student data or teacher or Principal data, if any, will abide by all applicable data protection and security requirements, including, but not limited to, those outlined in applicable State and federal laws and regulations (e.g., FERPA; Education Law §2-d);
 - the duration of the contract, including the contract’s expiration date and a description of what will happen to the student data or teacher or Principal data upon expiration of the contract or other written agreement (e.g., whether, when and in what format it will be returned to the District, and whether, when and how the data will be destroyed);
 - if and how a parent, student, eligible student, teacher or Principal may challenge the accuracy of the student data or teacher or Principal data that is collected;
 - where the student data or teacher or Principal data will be stored, it will be described in such a manner as to protect data security and the security protections taken to ensure that such data will be protected and data security and privacy risks mitigated; and how the data will be protected using encryption while in motion and at rest will be addressed.
10. This policy shall be published on the District’s website. This policy shall also be included with every contract the District enters with a third party contractor where the third party contractor receives student data or teacher or Principal data.

NE D'Alena

Signature

Date

Name & Job Title



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[Support](#)

[Log In](#)

Notifications

Pitch Practice

2nd Period Chorus

Due

1/21/20 2:30pm

Pitch Practice

2nd Period Chorus

Overdue

1/21/20 2:30pm

Pitch Practice

2nd Period Chorus

Graded

1/21/20 2:30pm

Privacy Policy

Sight Reading Factory (the “Service,” or “SRF”) is a product of GraceNotes, LLC (“GraceNotes,” “we,” or “us”), a Virginia limited liability company. This Privacy Policy (“Policy”) governs the use of all user accounts, as well as all activity on, in, or related to the Service, the SRF web site, and interactions with us.

GraceNotes considers its users’ privacy a priority.

GraceNotes will not sell, trade, or assign any customer information to third parties. If GraceNotes shares any such information with a third party, it will be in accordance with the terms of this privacy policy and for the limited purposes that we discuss below. If you have any questions, concerns or comments regarding this privacy policy, you may contact us at the email and address posted at the end of this policy statement. We are committed to addressing your privacy or security questions or concerns.

For purposes of this Privacy Policy and GraceNotes’ Terms of Service, the phrase “user account” refers to a Sight Reading Factory® account created by an individual or family for personal or family use. It can also refer to an account created at the prompting of an educational institution or district that has purchased Sight Reading Factory® accounts for its student users.

Information Collected by GraceNotes

You must create an account on our website in order to use Sight Reading Factory®’s online services. You may be part of a school system that is providing access to Sight Reading Factory® as a benefit to its students and

has provided a registration code. Or you may wish to use Sight Reading Factory® independently as part of your private music practice. Both scenarios are described below.

If your school system has contracted with GraceNotes to use its services, a teacher or authorized school official must first register on the Sight Reading Factory®'s website so that student accounts can be linked to the school's account. The school official is asked to enter the following information during registration: first name, last name, and email. In order to process payment for the school system, either credit card or Paypal account information is collected. Payment information is not stored by GraceNotes. Students age 12 and under who are creating a school account are asked to enter the following information during registration: first name, last initial, and username. Users under 12 are prohibited from using an email address as their username (the "@" character is disallowed).

By default, students above the age of 12 must use an email as their username, and are allowed to provide a full last name. Sight Reading Factory allows administrators to opt-in to prohibiting use of email and last name for all students of any age. If the administrator chooses to prohibit this information, then students age 13 and older are asked to enter first name, last initial, and username. If the administrator chooses to allow this information, then students age 13 and older are asked to enter first name, last name, and email. Email address is used by us only for automating Forgot Password functionality, and is not shared with third parties.

Those signing up on behalf of Independent Sight Reading Factory® users age 12 and under are asked to enter the following information during registration: first name, last initial, and a parent's email address which will be the username. Students age 13 and older who are creating an individual account are asked to enter the following information during registration: first name, last name, and email. Payment information, via credit card or Paypal, is also requested from both groups. Payment information is not stored by GraceNotes.

As users participate in the Sight Reading Factory® online program, GraceNotes collects information about usage, history, session data, and preferences selected on the user's dashboard. Details associated with each practice composition, including the instrument selected and level of difficulty, are collected. Where user accounts are linked to a school system or private instructor, practice compositions assigned, including audio recordings, and teacher feedback are saved.

Exceptions From Information Collection

If students access Sight Reading Factory® through a learning management system ("LMS," for example Canvas or Blackboard), or a single sign-on ("SSO," for example Auth0 or OneLogin), GraceNotes will not collect any personally identifiable information about them.

Information collected directly from users

GraceNotes also collects information directly from users as they interact with the site. This student-generated data includes but is not limited to a user's choice of instrument, level and time signature, time spent playing a composition, selections made to customize a given assignment, and audio recordings of practice sessions. We may use student-generated and teacher-generated data to analyze student-generated data and provide the student and his or her teacher with periodic progress reports on performance, and to improve GraceNotes' offerings. If we ever need to collect information that is not generated from usage, GraceNotes will seek authorization of a parent, guardian, or school official prior to collecting such additional information from the user. In addition, we may aggregate your student's generated data with the generated data of other students for business related purposes. Aggregate information will be anonymous and will not allow individual users to be identified.

How GraceNotes will use the information collected from you

GraceNotes does not collect, maintain, use, or share student personal information beyond that needed for educational purposes, as authorized by parents and students. By 'educational purposes,' we mean services or functions that customarily take place at the direction of schools and teachers, that aid directly in instruction and practice of music education

Email Address: For some users over the age of 12 and school administration officials, email address will serve as login username. If email address is collected, it may be used to send a confirmation email upon registration and it may be used as an additional means of communicating about our services, including notifications of updates to the web site or its related policies. However, if a user signs up with a school system voucher, that user will not be added to the mailing list and email address provided will only be used for password reset. For users under the age of 12, an identifier set up at registration will serve as login username in lieu of email, and parental email provided for consent will only be used for password reset.

Student's Name: Student's name will be used to customize areas of the website, as well as to personalize the reports and updates to teachers or school administrators concerning student progress. Users 12 and under will only be asked for first name and last initial, whereas students 13 and older will be asked for first and last name.

Credit Card or PayPal Information: In order to collect payment for services provided, Stripe and PayPal services are offered. No payment data is stored in GraceNotes' database.

Participation Data: Participation history will be collected by GraceNotes for customer care, business development, and other operational purposes, including improvements to our services; however, such information will not be disclosed to third parties or used for advertising directly to student users.

Secondary Uses: Registration Information and other information may be used for ad-hoc data analysis and internal reporting on site usage. In all cases, the information will only be used to further our educational purposes, either internally by GraceNotes or shown to the user to whose account it pertains. Such information be aggregated as anonymous statistical information. GraceNotes will not sell, trade, or assign any personal information to third parties outside nor directly target any type of communication to a student.

Reviewing and changing your information

You may review and modify your account information at any time by using your password to access the site. An export of your account data can be provided upon request by writing to the address or email below. We provide this access to student personal information to parents and students for review and correction, either by direct request from student users, parents, or through a school or teacher. Please allow 5 business days for completion of your request.

Deleting your account, retention of data

A user who initially opens an account related to a school system can continue to maintain their user account after graduating from or leaving that school system. A user simply needs to pay the fee associated with maintaining the account when it is due in order to keep the account active. The account can persist in an inactive state if the user does not pay the maintenance fee. However, if at any time, a user decides they actively want to remove his or her account from GraceNote's user database, he or she can initiate a deletion request by writing to the address or email below. Please allow 5 business days for completion of your request. Where we do not receive a specific request for removal of account-related data from our database, GraceNotes' standard information retention practice and the limits of its obligation to retain data on inactive accounts is limited to two years.

Consent

For students who have received a school code from their school system in order to create an account, the school system has contracted with GraceNotes to collect the limited personal information described above from students for the use and benefit of the school and for no other commercial purpose. Based on this, GraceNotes provides the school system with full notice of its collection, use, and disclosure practices and presumes that the school's authorization for collection of students' personal information is based upon the school having obtained parental consent.

Users under the age 18 who are creating accounts independently outside of a school system must have parental consent. Parents are not contacted directly.

Password Protection

You will be asked to select a password to access GraceNotes services. Your password should be kept confidential. Your password will allow you to review and change the information we collect about you, or if you're a teacher or school administrator, it will allow you to review information about your students.

Protecting your information

No data transmissions over the internet can be guaranteed to be 100% secure, and, therefore, GraceNotes cannot completely ensure or warrant the security of any information you transmit to us.

As a third-party contractor to educational institutions, GraceNotes has adopted and will continue to align its practices with the National Institutes of Standards and Technology's Cybersecurity Framework ("NIST CSF"), as well as federal and state laws including laws referenced in this policy, and New York State Education Law § 2-d and its implementing regulations. Internal access to education records is limited to those GraceNotes employees or subcontractors who require it to provide the contracted services. We will:

maintain reasonable administrative, technical and physical safeguards to protect the security, confidentiality and integrity of PII,
use encryption technology to protect data while in motion or in our custody from unauthorized disclosure, using controls as specified by the Secretary of HHS in guidance issued under Public Law 111-5, § 13402(h)(2).

More specifically, we have taken the following measures to protect the data from loss, misuse or alteration of information under our control.

Data in transit: All browser/server communications utilize HTTPS/TLS 1.1 protocol currently. Browser/server communication protocols are reviewed and updated on a quarterly basis.

Data at rest: Passwords are stored using a hashing algorithm (bcrypt) specifically designed for this purpose. Passwords are never stored or transmitted in an unencrypted format such that even Gracenotes does not have the ability to un-encrypt them.

Production environment access is limited to two site owners and is protected with two-factor authentication. Automatic snapshot backups of the production database are retained for 7 days. Redundant full DDL backups are retained for 1 day.

Industry best practices are leveraged when coding the site and emphasis is placed on preventing attacks such as SQL injection.

If a data breach occurs that results in an unauthorized release of user data, Gracenotes is responsible for notifying the school district or, if not associated with a school district, the independent user within 72 hours from the time the data breach occurred. If the account is connected to a school district, the notification must be written and include what happened, when the breach occurred, when the breach was identified, a complete accounting of the data that was breached, the number of students or employees impacted, which students or employees were impacted, and steps taken to mitigate continued breach of data. If the account is not connected to a school district, Gracenotes will use the parent's email address of users under 12 and the student's email address for users over 12 to send notification of the data breach.

Please note that the Sight Reading Factory® website is hosted in the United States. If you are visiting from the European Union or other regions with laws governing data collection and use that may differ from U.S. law, please note that you are transferring your personal data to the United States, which does not have the same data protection laws as the EU or other regions. By providing your personal data you consent to the use of your personal data for the uses identified above in accordance with this Privacy Policy and the transfer of your personal data to the United States as indicated above.

Your information and third parties

GraceNotes will not sell, trade, or assign any personal information that it collects to third parties. GraceNotes uses Google Analytics to track usage data. Geolocation is used at signup to estimate the user's timezone for end user reporting and formatting only. All data is aggregated and reported in the form of anonymous group statistics and in a manner that makes individual student users unidentifiable. GraceNotes' use of Google AdWords is completely separate from the website and no re-marketing to site visitors is done.

GraceNotes uses third party vendors and hosting partners to provide the necessary hardware and other technical contributions required to run SRF. Although we own the code, databases, and all rights to SRF and the Service, you retain all rights to your own data.

Except as provided in this Privacy Policy, GraceNotes will not disclose the information that it obtains from you to third parties without your express written permission, or where we believe, in good faith, that the law requires us to disclose the information. GraceNotes reserves the right to disclose personally identifiable information under certain circumstances, such as to comply with subpoenas, or when actions of any user are believed or alleged to violate the Terms of Service. As deemed necessary, in our judgment, we will share information in order to investigate illegal activities at any stage and in any capacity, such as suspected fraud, situations involving potential threats to the physical safety of any person, violations of our Terms of Service, or as otherwise dictated by law.

Notwithstanding anything to the contrary, as GraceNotes continues to develop its business, it might sell some or all of its assets. In such transactions, customer information is generally one of the transferred business assets. An acquiring company would be required to protect all information that GraceNotes collects from users in accordance with the terms of this Privacy Policy.

Unsolicited third-party promotional emails

GraceNotes will not send unsolicited third-party promotional emails.

Use of cookies

As a standard practice, GraceNotes uses "cookies". A cookie is a small amount of data sent to your browser from our web server and stored on your computer, then sent back to the server by your browser each time you access our website. Cookies are used solely for the operations of our website and services, specifically to implement "remember me" functionality for login and to remember user settings on the "dashboard", i.e. preferences on sorting and displaying practice data. We do not use cookies to collect any personal information, nor do we use them for behavioral advertising, to build a student profile unrelated to the use of the Sight Reading Factory® website, or for any other reason. Cookies are required for the functioning of SRF. We use cookies to record session information as our users use the application, but we never use permanent cookies. Cookies cannot be used to gather personal information from your computer.

Sight Reading Factory® Mobile App

GraceNotes offers users the option of practicing via the mobile app in addition to the website. The mobile app is simply a front-end interface that connects to the same service behind the website and collects less user information than the website. All privacy policies explained here apply to the mobile app as well.

Children’s Online Privacy Protection Act

For our individual users or parents or legal guardians of a student, Congress has enacted a law called the Children’s Online Privacy Protection Act of 1998 (COPPA) that is designed to protect children’s privacy during use of the Internet. GraceNotes has implemented practices consistent with the guidelines provided by the Federal Trade Commission to date. GraceNotes will never knowingly request, obtain, use or disclose personally identifiable information or private content from anyone under the age of 13 without parental consent. Users who are seeking an account independently from a school system, will be asked to confirm that they have parental consent before starting registration. If this question is answered affirmatively, we may receive personal information from children under the age of 13 in order to provide our services to them. GraceNotes does not share children’s personally identifiable information with third parties. If you are a parent or legal guardian of a user under 13 you may, at any time, revoke your consent to allow your student to use GraceNotes’ website, refuse to allow GraceNotes to further use or collect your student’s personal information, or direct GraceNotes to delete all identifiable information regarding your student that you have provided. To do so, please contact our Privacy Officer at the contact information below. For administrative officials of our School Customers, to the extent that GraceNotes collects, uses, or discloses personal information from children under the age of 13, it is done in strict accordance with this Privacy Policy and for the sole purpose of providing services to the School Customer and student user. If you would like more information about COPPA, please go to <https://www.ftc.gov/enforcement/rules/rulemaking-regulatory-reform-proceedings/childrens-online-privacy-protection-rule>.

The Children’s Internet Protection Act

The Children’s Internet Protection Act (CIPA) is a federal law enacted by Congress in December 2000 to address concerns about access to offensive content over the Internet on school and library computers. CIPA imposes certain types of requirements on any school or library that receives funding support for Internet access or internal connections from the “E-rate” program — a program that makes certain technology more affordable for eligible schools and libraries. GraceNotes does not provide links to external resources or chat rooms and our site does not contain any offensive or inappropriate material. If you would like more information about CIPA, please go to <http://www.fcc.gov/cgb/consumerfacts/cipa.html>.

The Family Educational Rights and Privacy Act

Relevant for our users associated with a school system, the Family Educational Rights and Privacy Act (FERPA) is a Federal law that protects the privacy of student education records. The law applies to all schools that receive funds under an applicable program of the U.S. Department of Education. FERPA gives parents certain rights with respect to their children’s education records. These rights transfer to the student when he or she reaches the age of 18 or attends a school beyond the high school level. GraceNotes helps our school district administrators be compliant with FERPA. Specifically:

- Any sensitive online information is transmitted over secure channels
- All student data is stored in ways such that it is not publicly accessible
- Security audits are performed to ensure data integrity

GraceNotes does not share information with any third parties that could be used to personally identify students. If a school requests that student data be sent to a third party, with parental consent, GraceNotes will send the data to the school and never directly to the third party. If you would like more information about FERPA, please go to <https://www2.ed.gov/policy/gen/guid/fpco/ferpa/index.html>.

The Student Online Personal Information Protection Act

The Student Online Personal Information Protection Act (SOPIPA) imposes rigorous rules on operators of websites or providers of internet services or mobile applications where the services are used primarily for “K-12 school purposes” and were designed and marketed for K–12 school purposes. Among other things, it prohibits the use of student data for targeted advertising on the website, service or app and the sale of student data. Operators of educational online services must also implement and maintain reasonable security procedures and practices, as well as protect that student data from unauthorized access, destruction, use, modification, or disclosure.

GraceNotes will not sell, trade, or assign any customer information to third parties. Targeted advertising is not done currently and is not planned for the future. GraceNotes has taken several precautions as described above in section 8 to protect user data from loss, misuse or alteration of information under our control.

If you would like more information about SOPIPA, please go to https://leginfo.legislature.ca.gov/faces/billNavClient.xhtml?bill_id=201320140SB1177

A Word About the CCPA

We sometimes get questions about the California Consumer Privacy Act (effective starting in 2020). That law does not apply to SRF. We do not sell anyone's personal information. We do not therefore derive any revenue from selling consumers' personal information. We do not buy or sell personal information related to more than 50,000 consumers, households, or devices. We do not have gross annual revenues in excess of \$25 million. As always, if you have any questions or concerns about how we collect and handle information, please contact us at support@sightreadingfactory.com”

Amendments

GraceNotes may amend this Privacy Policy from time to time. If updates are made, we will immediately advise users of this and obtain their consent. The application will redirect users to a page displaying the privacy policy, and not let them proceed without accepting the policy. Please review all revisions to the Privacy Policy. Your continued use of our website after the date that GraceNotes posts a notification of the update to our website will be deemed to be your agreement to the changed terms.

Contact Us

If you have any questions about your privacy or the security measures we have implemented, please contact our Privacy Officer at:

GraceNotes, LLC
1321 Upland Drive
Suite 12621
Houston, Texas 77043
Email: support@sightreadingfactory.com
Phone (U.S. and Canada): 888-433-7722



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