KEY POINTS ABOUT FERPA AND HIPAA IN CALIFORNIA

Basics
• FERPA and HIPAA can never apply to the same records at the same time.
• FERPA and California medical confidentiality law can apply to the same records at the same time.
• HIPAA and California medical confidentiality law can apply to the same records at the same time.
• HIPAA or FERPA may apply to control release of the health records created when health services are provided on a school campus.

FERPA or HIPAA?
• A school health program’s records are subject to FERPA if the program is funded, administered and operated by or on behalf of a school or educational institution.
• A school health program’s records are subject to HIPAA if the program is funded, administered and operated by or on behalf of a public or private health, social services, or other non-educational agency or individual.

Why does the distinction between FERPA and HIPAA matter?
• A parent’s right to access health records is different under HIPAA and FERPA.
• The individuals and agencies with whom a school health provider can exchange health information without a release differ under HIPAA and FERPA.
• The administrative rules, including requirements for consent forms, differ under HIPAA, FERPA and California law.