Data Privacy in Africa’s Ed-Tech Platforms: Children’s Right to Privacy

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1. Executive summary

In the past decade, there has been a significant increase in the use of educational technology (Ed-tech) platforms on the African continent, with an estimated $224 billion being spent on education in Africa today. This is projected to increase to $740 billion by 2030 at a compound annual growth rate of 14%, while spending on Ed-tech will increase from 1% today to 6–10% by 2030, reaching $57 billion. Ed-tech platforms are used to create a more engaging, inclusive, and individualized learning experience. A number of these platforms utilize Artificial Intelligence (AI). AI enabled learning tools and approaches have revolutionized global eduction.

There are a number of AI-powered education technology companies that have been adopted in various regions of Africa. These include Knowledge AI in Mauritius, Gradely in Nigeria, and Zedny in Egypt, among others. A number of these Ed-tech platforms are highlighted on the Centre for Intellectual Property and Information Technology Law (CIPIT) AI application dashboard, which displays Ed-tech platforms in use in Africa that are developed by AI developers in Africa. These platforms use AI to improve education and learning for children in the respective countries, and even beyond.

The Convention on the Rights of the Child defines a child as “every human being below the age of eighteen years, unless under the law applicable to the child, majority is attained earlier.” In essence, children’s rights are human rights that protect the child as a person. In the digital realm, these rights are primarily concerned with the right to privacy. The Convention further states that no child shall be subjected to arbitrary or unlawful invasion of privacy. Children’s right to privacy is a collective responsibility of the parents, legal guardians, and other individuals legally responsible for the child. In the Ed-tech space, this responsibility extends to AI platform owners, who manage the platforms, and policymakers and regulators concerned with data protection and children’s rights.

Data protection and privacy laws, either explicitly or impliedly, stipulate that any controller or processor, in this case the Ed-tech platforms, need to display a privacy policy. The privacy policy identifies: (i) the platform owner, (ii) the data collected, (iii) the legal bases for collection, (iv) the purposes of collection, (v) third parties’ access to the data, (vi) details or measures relating to the security of the transmission of personal information, (vii) user rights, and (viii) amendment and data retention procedures. However, governments, civil society organizations, and human rights organizations around the world recognize that children deserve special consideration with regard to data privacy and the internet. Children are less likely to read or understand privacy policies, and they may have a limited understanding of their right to privacy and data protection. In addition, they are more susceptible to marketing techniques that adults can identify. The existence of personal information online poses potential safety and security risks. Therefore, it is crucial that privacy policies on Ed-tech platforms incorporate children’s rights and an understanding of their right to privacy. This includes online protection, security measures put in place to protect children's data, and understanding of children's rights to privacy and how they might enable children to understand these rights in the digital space.

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10. Article 1, Convention on the Rights of the Child.
2. Introduction

Ed-tech is a young and somewhat ‘high – risk’ (in terms of data) industry, given that it primarily handles sensitive children’s data and is composed primarily of small and medium-sized enterprises and a handful of large corporations. The vast majority of Africa’s innovative Ed-tech businesses are in their infancy.\(^{13}\) Ed-tech platforms use AI to comprehend the learners’ learning capabilities. There is no doubt that AI will play an ever-increasing role in improving the quality and accessibility of education in the coming years and beyond; however, the success of this innovation may depend on the quality and foresight of regulatory frameworks. The establishment of such a framework will necessitate an analysis of the threats and opportunities posed by its implementation to learners, who are predominantly children, as well as to their parents and guardians, teachers and tutors, businesses, and other key stakeholders. There is need to critically consider the potential risks AI-powered platforms, lacking adequate regulatory or legal governance structure, pose to children and their right to privacy,\(^{14}\) how regulations, when implemented, will affect stakeholders, and how support might be designed to stimulate innovation of ethical AI enabled Ed-tech platforms. In addition, these Ed-tech platforms must be completely transparent regarding how they intend to collect, manage, and use any data collected from their users - this is where data protection laws are applicable.

When a website or platform is intended for children, it must comply with national data protection laws, which are intended to safeguard children’s personal information in the digital space. Currently, several data protection laws in Africa have specific mandates that address the protection of children’s personal information. There are also several countries on the continent that are making efforts to develop online protection frameworks for children. If personal information is collected from a child, parental consent is required as a matter of general policy. Data collection in this context refers to requesting information from users in order to create an account, profile, or make a purchase, as well as the use of tracking cookies and data sharing with third parties. This is information that should be presented in a privacy policy. A privacy policy is a statement that reveals some or all of the ways a data controller or processor, in this case the Ed-tech platform, collects, uses, discloses, and manages the data of its users, in this case children's data. We identified the following general requirements relating to privacy policies:

- The privacy policy should be prominently displayed on the website and easily accessible.
- The privacy policy should have the following information:
  - the platform owner,
  - the kind of data collected,
  - the legal bases for collection,
  - the purposes of collection,
  - third parties' access to the data,
  - details or measures relating to the security of the transmission of personal data,
  - users rights,
  - amendment and data retention procedures, and
  - for platforms intended for use by children, statements on children’s rights and parental consent.

In addition to this, it is also necessary to create a child-friendly privacy policy that a child can read and comprehend so that they are aware of their rights when using the platform.

3. Approach

We analyzed the privacy policies and protections afforded to children on various AI enabled Ed-tech platforms, i.e., platforms whose software uses AI technologies such as machine learning, deep learning, natural language processing, computer vision, reinforcement learning, and other subfields of AI. The Ed-tech platforms analyzed were developed and deployed on the African continent and were specifically designed for use by persons legally defined as children. The data protection measures, specifically the platforms’ privacy policies, were compared against national data protection laws pertaining to the processing of children’s data to assess compliance.


4. **Key findings**

The primary findings from this study were as follows:

1. **11 out of 22 platforms** (primarily applications based in Western and Southern Africa) have privacy policies. However, only 4 of the analyzed platforms mention children and their rights, as well as whether or how parents or guardians can actively participate by providing consent.

2. **11 out of 22 platforms** lacked publicly accessible privacy policies even after registering. These platforms do not display any privacy policies that users may read prior to registration nor are they available after registration. This raises concerns around parental consent; data collection processes; third party data transfers; and security safeguards pertaining to children’s data.

3. With the exception of the Nigerian Data Protection Regulation, which contains a specific provision on privacy policy, the other African data protection frameworks pointed to components of a privacy policy, which we used as a guide to develop privacy policy principles.

5. **Gaps**

The following gaps were identified:

i. **Lack of explicit inclusion of privacy policies as required in data protection frameworks**

Despite the fact that privacy policies are legally required by many national data protection laws, 50% of the examined Ed-tech platforms lack privacy policies entirely, and in the cases where they do exist, they do not address the protection of children’s data or their right to privacy. The platforms should ensure that a privacy policy is readily available to the public to ensure informed consent is given.

ii. **Lack of explicit statements on children’s right to privacy in the privacy policies**

8 out of the 11 existing privacy policies do not mention children’s rights to privacy at all, let alone describe how they safeguard children’s rights. There is a need to emphasize or include child-specific clauses in the privacy policy (i) for the benefit of parents, and (ii) for the benefit of the children, given that the platforms are used by children and designed for children. In addition, given that children’s data could include voice, video, learning and performance capabilities, this section should include a clause stating that platform owners do not collect more data than is required for a specific purpose, and the extra safeguards, if any, that have been implemented to ensure extra protection for children’s data. The collected data cannot be subjected to automated processing of personal data or profiling as most data protection frameworks afford individuals the right not to be subject to solely automated decisions, including profiling, that have a legal or similarly significant impact on them. In addition, care must be taken when using their data for marketing purposes, such as creating user or personality profiles.

iii. **Insufficient recognition of parental consent in relation to the online protection of children**

4 of the 11 privacy policies present in the platforms analyzed in this study explicitly mention children. 3 of the 4 privacy policies that mention children include policies that pertain to parental consent. When it comes to children and consent, a parent or guardian must provide consent because consent cannot be obtained from the children themselves. Data protection frameworks in Africa set the general age of consent at either 16 or 18 years, depending on the country, meaning that a parent or guardian’s consent is required for users younger than this age. Under these data protection frameworks, it is unlawful to process any data without the consent of an adult with parental responsibility. To ensure compliance, platforms should use existing technology or technological measures to confirm that where the parent consented, it was in fact that parent and not the child. This could be remedied by enforcing age verification and consent mechanisms within the Ed-tech platforms.
6. Policy recommendations

Since a privacy policy is a legally binding document, it is essential that all parties involved comprehend its contents. This necessitates that it be written in a manner that is clear and simple to understand. Prior to signing up to these platforms, sections of the privacy policies that pertain to children should be explicitly provided and easily accessible on the platform’s web page. This section should also include parental consent and safeguards implemented to protect children’s privacy rights. The following recommendations are proposed to satisfy the aforementioned requirements for child-specific data protection policies on AI enabled Ed-tech platforms:

» The inclusion of a data collection section that includes information on the type of personal information collected from children and the manner in which it is collected. It should also specify whether the data collection is through audio, video, or other formats.

» The inclusion of a communications clause detailing whether the platform owner(s) intends to correspond, and the manner in which they intend to correspond, with the child or parent using their personal contact information. The platform owner should inform the child or parent of any personal communication they are likely to receive from the company even if the messages are not promotional in nature.

» A detailed list of who has access to the children’s data provided, e.g., tutors, parents, platform owners, external organizations, etc., and if possible how these parties use the data they access.

» A clear and easily accessible statement detailing the rights of users who are legally defined as children. This includes providing information on the right to withdraw consent, the right to withdraw data from the platform, the right to request deletion of their data, and the right to request access to their information, among other rights, so that the children, as users, are aware of them.

» A statement acknowledging that the platform owner(s) do not knowingly collect personally identifiable information from children. The acknowledgement should clearly state that the child user will not be asked to and should not provide their contact information or any other information that could be used to identify them.

» A statement clearly stating the requirement of parental or guardian consent for users under a certain age (as defined / required by national laws). Information on how parents or guardians may contact the Ed-tech platform to have their children’s data removed, especially if this data is obtained without their consent. A statement clearly stating that interactions between a tutor and a minor, including tutoring sessions, must take place in a supervised environment.

» The inclusion of a section informing users about the existence of third party affiliates and detailing platform protocols in regards to sharing user information with them. The extent of how much information is shared to third parties should also be included.

» The inclusion of a statement detailing the relevant data protection law relating to children’s data protection and privacy. In addition to the applicable data protection law, reference should be made to relevant child protection frameworks that define a child and their right to privacy.

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7. Conclusion

There are numerous advantages to enhancing the laws governing the way AI enabled Ed-tech platforms process data in general and children's data in particular. Children are the primary stakeholders of these platforms, and given that they are essentially growing up in this era of datafication, it is likely that their data will be preserved for a long period of time. In order to realize the benefits of AI in the Ed-tech industry, data must be collected and processed in a way that protects and preserves the rights of the children and end-users. First, Ed-tech platforms must all prominently display, and adhere, to privacy policies on their websites. Second, these privacy policies must be simple for children to comprehend. This could mean the inclusion of two separate privacy policies; one intended for parents, guardians, and the general public, and another that has been simplified for children. A statement specific to children's rights must be included in the privacy policies of all Ed-tech platforms, regardless of their approach. Lastly, it is imperative that these privacy policies have certain components that give details on the collection, processing, and management of data.

While there are valuable opportunities to use AI in ways that benefit children, there are crucial questions we must ask and answer in order to better safeguard children from the potential negative effects of AI. With mobile and desktop applications, video-based learning spaces, and even social networking platforms that facilitate education, technology has had a substantial impact on education. Technology-based education is still evolving and is still in its infancy in Africa, giving us the opportunity to regulate it for the benefit and online safety of children.
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