Rep. Cordelli, Carr. 4 February 8, 2021 2021-0268h 06/08

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Amendment to HB 194

1	Amend the bill by replacing all after the enacting clause with the following:
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3	1 Statewide Assessment Program; Assessment Information. Amend RSA 193-C:12 to read as
4	follows:
5	193-C:12 Pupil Assessment Information.
6	I. The department shall provide the testing entity as defined in RSA 189:65, VIII, with
7	individual pupil names and unique pupil identifiers. The testing entity shall maintain the results,
8	scores, or other evaluative materials for the purpose of measuring and reporting individual student
9	growth.
10	II. The department may provide, or may request the testing entity to provide, the
10 11	II. The department may provide, or may request the testing entity to provide, the assessment results and comparative data to a parent, a legal guardian, or the pupil's school as
11	assessment results and comparative data to a parent, a legal guardian, or the pupil's school as
11 12	assessment results and comparative data to a parent, a legal guardian, or the pupil's school as provided in RSA 193-C:11. <i>The department may collect, and the districts shall provide,</i>
11 12 13	assessment results and comparative data to a parent, a legal guardian, or the pupil's school as provided in RSA 193-C:11. The department may collect, and the districts shall provide, student address information from the individual school districts solely for the purpose of
11 12 13 14	assessment results and comparative data to a parent, a legal guardian, or the pupil's school as provided in RSA 193-C:11. The department may collect, and the districts shall provide, student address information from the individual school districts solely for the purpose of effectuating the distribution of assessment results and comparative data as provided in
11 12 13 14 15	assessment results and comparative data to a parent, a legal guardian, or the pupil's school as provided in RSA 193-C:11. The department may collect, and the districts shall provide, student address information from the individual school districts solely for the purpose of effectuating the distribution of assessment results and comparative data as provided in this section.

 $\it IV.$ The testing entity shall destroy all student data after 8 years.

2 Effective Date. This act shall take effect 60 days after its passage.

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AMENDED ANALYSIS

This bill:

- I. Permits the department of education to collect student address information for the purpose of distributing assessment results.
 - II. Requires a testing entity to destroy student data at certain times.