

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
11 assessment results and comparative data to a parent, a legal guardian, or the pupil's school as
12 provided in RSA 193-C:11. ***The department may collect, and the districts shall provide,***
13 ***student address information from the individual school districts solely for the purpose of***
14 ***effectuating the distribution of assessment results and comparative data as provided in***
15 ***this section.***

16 **III.** ***The report shall be provided to parents in an informative and instructional***
17 ***manner to help children meet challenging state academic standards and advance student***
18 ***learning,***

19 **IV.** The testing entity shall destroy all student data after 8 years.

20 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.