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IN ASSEMBLY

February 28, 2014

Introduced by M. of A. NOLAN, SILVER, GLICK, MORELLE, ABINANTI, BUCHWALD, FAHY, JAFFEE, PAULIN, RYAN, SCHIMEL, BENEDETTO, BRAUNSTEIN, MAGNARELLI, MILLMAN, ORTIZ, PERRY, ROBINSON, ROSENTHAL, RUSSELL, SCARBOROUGH, SCHIMMINGER, SEPULVEDA, STECK, STIRPE, THIELE --Multi-Sponsored by -- M. of A. ABBATE, BRENNAN, BRINDISI, CAHILL, CLARK, COOK, CRESPO, DAVILA, DenDEKKER, DINOWITZ, ENGLEBRIGHT, FARRELL, HEASTIE, HENNESSEY, HEVESI, HOOPER, KIM, LAVINE, LENTOL, LUPARDO, MAGEE, MARKEY, MAYER, McDONALD, MOYA, O'DONNELL, OTIS, PICHARDO, RODRIGUEZ, SANTABARBARA, SKARTADOS, SKOUFIS, SWEENEY, TITONE, WEINSTEIN, WEISENBERG, ZEBROWSKI -- read once and referred to the Committee on Education

AN ACT to amend the education law, in relation to reforms in common core

THE PEOPLE OF THE STATE OF NEW YORK, REPRESENTED IN SENATE AND ASSEMBLY, DO ENACT AS FOLLOWS:

Section 1. Section 3012-c of the education law is amended by adding a new subdivision 2-a to read as follows:

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NOTWITHSTANDING ANY OTHER PROVISION OF THIS SECTION TO THE CONTRARY, FOR THE TWO THOUSAND THIRTEEN--TWO THOUSAND FOURTEEN AND THOUSAND FOURTEEN--TWO THOUSAND FIFTEEN SCHOOL YEARS, A CLASSROOM TEACH-OR BUILDING PRINCIPAL'S (I) STATE ASSESSMENTS AND OTHER COMPARABLE MEASURES SUBCOMPONENT SCORE OR (II) LOCALLY SELECTED MEASURES OF STUDENT ACHIEVEMENT SUBCOMPONENT SCORE SHALL NOT BE CONSIDERED WHEN CALCULATING PRINCIPAL'S COMPOSITE TEACHER'S OR EFFECTIVENESS SCORE IF SUCH SUBCOMPONENT SCORE OR SCORES WERE BASED IN WHOLE OR IN PART ON ADMINISTERED STANDARDIZED ENGLISH LANGUAGE ARTS AND/OR MATH ASSESSMENTS ALIGNED TO THE COMMON CORE LEARNING STANDARDS ADOPTED BY THE BOARD REGENTS; PROVIDED THAT IN SUCH CASES, THE COMPOSITE EFFECTIVENESS SCORE OF SUCH TEACHER OR PRINCIPAL SHALL BE CALCULATED BY DIVIDING SUCH TEACH-ER'S OR PRINCIPAL'S SUBCOMPONENT SCORE OR SCORES THAT ARE NOTEXCLUDED BY THIS SUBDIVISION BY THE MAXIMUM NUMBER OF ALLOWABLE POINTS CONSISTENT WITH THIS SUBDIVISION AND MULTIPLYING SUCH FIGURE BY ONE HUNDRED.

18 S 2. In order to effectuate the provisions of section one of this act, 19 the commissioner of education is hereby authorized and directed to apply 20 for and obtain any federal approvals or waivers he or she deems neces-

EXPLANATION--Matter in ITALICS (underscored) is new; matter in brackets [] is old law to be omitted.

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52 53 sary including, but not limited to, waivers to the Elementary and Secondary Education Act of 1965, as amended by the No Child Left Behind Act of 2001.

- S 3. Section 305 of the education law is amended by adding four new subdivisions 44, 45, 46 and 47 to read as follows:
- 6 44. THE COMMISSIONER SHALL PROVIDE THAT NO SCHOOL DISTRICT SHALL MAKE 7 STUDENT PROMOTION OR PLACEMENT DECISIONS BASED SOLELY OR PRIMARILY ON STUDENT PERFORMANCE ON THE STATE ADMINISTERED STANDARDIZED ENGLISH LANGUAGE ARTS AND MATHEMATICS ASSESSMENTS FOR GRADES THREE THROUGH 9 10 EIGHT. HOWEVER, SCHOOL DISTRICTS MAY CONSIDER STUDENT PERFORMANCE STATE ASSESSMENTS WHEN MAKING STUDENT PROMOTION OR PLACEMENT DECI-11 12 SIONS PROVIDED THAT THE SCHOOL DISTRICT USE MULTIPLE MEASURES SUCH ASSESSMENTS. IN ADDITION, THE COMMISSIONER SHALL REQUIRE 13 14 EVERY SCHOOL DISTRICT TO ANNUALLY NOTIFY THE PARENTS AND PERSONS PARENTAL RELATION TO THE STUDENTS ATTENDING SUCH DISTRICT OF THE 16 DISTRICT'S GRADE PROMOTION AND PLACEMENT POLICY ALONG WITH AN EXPLANA-TION OF HOW SUCH POLICY WAS DEVELOPED. SUCH NOTIFICATION MAY BE PROVIDED 17 18 ON THE SCHOOL DISTRICT'S WEBSITE, IF ONE EXISTS, OR AS PART OF AN EXIST-19 INFORMATIONAL DOCUMENT THAT IS PROVIDED TO PARENTS AND PERSONS IN 20 PARENTAL RELATION.
 - 45. THE COMMISSIONER SHALL PROVIDE THAT NO SCHOOL DISTRICT OR BOARD OF COOPERATIVE EDUCATIONAL SERVICES MAY REPORT, PLACE, OR INCLUDE ON A STUDENT'S PERMANENT RECORD OR TRANSCRIPT ANY STUDENT SCORE ON A STATE ADMINISTERED STANDARDIZED ENGLISH LANGUAGE ARTS AND MATHEMATICS ASSESSMENT FOR GRADES THREE THROUGH EIGHT. IN ADDITION, HE OR SHE SHALL PROVIDE THAT NO SCHOOL DISTRICT MAY SUBMIT, FOR ANY PURPOSE, STUDENT SCORES ON SUCH ASSESSMENTS AS PART OF AN OFFICIAL TRANSCRIPT TO ANY ENTITY EXCEPT TO THE DEPARTMENT OR TO PARENTS OR PERSONS IN PARENTAL RELATION TO THE STUDENT.
 - 46. THE COMMISSIONER SHALL TAKE ACTIONS TO REDUCE FIELD TESTS FOR STUDENTS TAKING THE STATE ADMINISTERED STANDARDIZED ENGLISH LANGUAGE ARTS AND MATHEMATICS ASSESSMENTS FOR GRADES THREE THROUGH EIGHT AND TAKE ACTIONS TO PROVIDE AND MAKE AVAILABLE TO CLASSROOM TEACHERS AND SCHOOL DISTRICTS SIGNIFICANTLY MORE SAMPLE TEST QUESTIONS OF SUCH ASSESSMENTS; SUCH ACTIONS SHALL INCLUDE, BUT NOT BE LIMITED TO, THE PROCUREMENT, PRODUCTION, OR PRINTING OF AT A MINIMUM TWENTY DIFFERENT TEST FORMS FOR EACH SUCH ASSESSMENT.
 - 47. THE COMMISSIONER SHALL, IN ORDER TO ASSIST SCHOOL DISTRICTS AND BOARDS OF COOPERATIVE EDUCATIONAL SERVICES IN DEVELOPING A COMMON CORE TRAINING PROGRAM FOR TEACHERS AND PRINCIPALS PURSUANT TO SECTION THREE THOUSAND THIRTY-SIX OF THIS CHAPTER, DEVELOP PROFESSIONAL DEVELOPMENT TOOLS, RESOURCES AND MATERIALS THAT SCHOOL DISTRICTS, BOARDS OF COOPER-ATIVE EDUCATIONAL SERVICES, TEACHERS AND PRINCIPALS MAY UTILIZE. TOOLS, RESOURCES AND MATERIALS SHALL BE DEVELOPED IN CONSULTATION WITH TEACHERS, PRINCIPALS AND OTHER STAKEHOLDERS WHO THE COMMISSIONER NECESSARY AND SHALL BE DEVELOPED IN A MANNER THAT WILL ASSIST TEACHERS AND PRINCIPALS IN ADVANCING THEIR PROFESSIONAL DEVELOPMENT AND RELATED TO THECOMMON CORE LEARNING STANDARDS ADOPTED BY THE BOARD OF REGENTS. IN ADDITION, SUCH TOOLS, RESOURCES AND MATERIALS SHALL BE DEVELOPED BY THE DEPARTMENT FOR EVERY MANDATORY SUBJECT AND GRADE LEVEL FOR WHICH THE BOARD OF REGENTS HAS ADOPTED THE COMMON CORE LEARN-ING STANDARDS AND SHALL BE AVAILABLE BY JULY FIRST, TWO THOUSAND FOUR-TEEN.
- S 4. In order to implement the provisions of subdivision 46 of section 55 305 of the education law, as added by section three of this act, relat-56 ing to reducing field tests for students and providing more sample tests

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for teachers and school districts, the commissioner of education shall use a portion of the \$348,323,000 grant funds received from the United States Secretary of Education under the state fiscal stabilization fund of the American Recovery and Reinvestment Act of 2009.

- S 5. Paragraph k of subdivision 2 of section 3012-c of the education law, as added by chapter 21 of the laws of 2012, is amended to read as follows:
- 7 8 Notwithstanding any other provision of law, rule or regulation to 9 the contrary, by July first, two thousand twelve, the governing body of 10 each school district and board of cooperative educational services shall adopt a plan, on a form prescribed by the commissioner, for the annual 11 12 professional performance review of all of its classroom teachers and 13 building principals in accordance with the requirements of this section 14 and the regulations of the commissioner, and shall submit such plan to 15 commissioner for approval. The plan may be an annual or multi-year plan, for the annual professional performance review of all of 16 17 classroom teachers and building principals. The commissioner shall 18 approve or reject the plan by September first, two thousand twelve, 19 soon as practicable thereafter. THE COMMISSIONER SHALL REJECT ANY ANNUAL PROFESSIONAL PERFORMANCE REVIEW PLANS THAT PROVIDE FOR THE ADMIN-20 21 ISTRATION OF STANDARDIZED STATE ASSESSMENTS, OR VENDOR OR THIRD 22 ASSESSMENTS OR OTHER COMPARABLE STANDARDIZED ASSESSMENTS TO DEVELOPED 23 STUDENTS IN GRADES KINDERGARTEN THROUGH SECOND GRADE THAT ARE NOT 24 FOR DIAGNOSTIC PURPOSES OR ARE OTHERWISE REQUIRED TO BE ADMINIS-25 TERED BY FEDERAL LAW. The commissioner may ALSO reject a plan that 26 rigorously adhere to the provisions of this section and the regulations of the commissioner. Should any plan be rejected, the commis-27 28 shall describe each deficiency in the submitted plan and direct 29 that each such deficiency be resolved through collective bargaining to the extent required under article fourteen of the civil service law. If 30 any material changes are made to the plan, the school district or board 31 32 of cooperative educational services must submit the material changes, on 33 a form prescribed by the commissioner, to the commissioner for approval. To the extent that by July first, two thousand twelve, or by July first 34 of any subsequent year, if all the terms of the plan have not been 35 finalized as a result of unresolved collective bargaining negotiations, 36 37 the entire plan shall be submitted to the commissioner upon resolution 38 all of its terms, consistent with article fourteen of the civil 39 service law.
 - S 6. Subdivision 2 of section 3012-c of the education law is amended by adding a new paragraph k-1 to read as follows:
- K-1. NOTWITHSTANDING ANY OTHER PROVISION OF THIS SECTION TO THE 42 43 CONTRARY, NO ANNUAL PROFESSIONAL PERFORMANCE PLAN SHALL PROVIDE FOR 44 ADMINISTRATION OF STANDARDIZED STATE ASSESSMENTS OR THIRD PARTY ASSESS-45 MENTS, TO STUDENTS IN KINDERGARTEN THROUGH GRADE TWO THAT ARE NOT BEING 46 FOR DIAGNOSTIC PURPOSES OR ARE REQUIRED TO BE ADMINISTERED BY 47 FEDERAL LAW; EXCEPT THAT NOTHING IN THIS SUBDIVISION SHALL PRECLUDE 48 USE OF SCHOOL-WIDE MEASURES USING EITHER STATE ASSESSMENTS OR DEPARTMENT 49 ASSESSMENTS THAT ARE ADMINISTERED TO STUDENTS IN HIGHER GRADES 50 IN THE SCHOOL, IF OTHERWISE ALLOWED UNDER THIS SECTION OR THE 51 THE COMMISSIONER. FOR PURPOSES OF THIS SECTION, THE ONLY 52 ALLOWABLE ASSESSMENTS TO BE ADMINISTERED TO STUDENTS IN KINDERGARTEN THROUGH GRADE TWO SHALL BE LOCALLY DEVELOPED ASSESSMENTS OR ASSESSMENTS 53 54 USED FOR DIAGNOSTIC PURPOSES OR THAT ARE OTHERWISE REQUIRED TO BE ADMIN-55 ISTERED BY FEDERAL LAW. FOR PURPOSES OF THIS SECTION, "LOCALLY DEVELOPED 56 ASSESSMENTS" SHALL MEAN DISTRICT, BOCES OR REGIONALLY DEVELOPED ASSESS-

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MENTS THAT ARE RIGOROUS AND COMPARABLE ACROSS CLASSROOMS AND MAY INCLUDE LOCALLY DEVELOPED PERFORMANCE ASSESSMENTS.

S 7. The opening paragraph of subparagraph 2 of paragraph f of subdivision 2 of section 3012-c of the education law, as amended by chapter 21 of the laws of 2012, is amended to read as follows:

One or more of the following types of locally selected measures of student achievement or growth may be used for the evaluation of class-room teachers, PROVIDED THAT NO SUCH MEASURES SHALL INCLUDE SCORES FROM STUDENTS IN KINDERGARTEN THROUGH SECOND GRADE ON STATE ASSESSMENTS OR OTHER DEPARTMENT APPROVED STANDARDIZED STUDENT ASSESSMENTS, EXCEPT SCORES ON LOCALLY DEVELOPED ASSESSMENTS AS DEFINED IN PARAGRAPH K-1 OF THIS SUBDIVISION:

S 8. The opening paragraph of subparagraph 2 of paragraph g of subdivision 2 of section 3012-c of the education law, as amended by chapter 21 of the laws of 2012, is amended to read as follows:

One or more of the following types of locally selected measures of student achievement or growth may be used for the evaluation of class-room teachers, PROVIDED THAT NO SUCH MEASURES SHALL INCLUDE SCORES FROM STUDENTS IN KINDERGARTEN THROUGH SECOND GRADE ON STATE ASSESSMENTS OR OTHER STANDARDIZED STUDENT ASSESSMENTS, EXCEPT SCORES ON LOCALLY DEVELOPED ASSESSMENTS AS DEFINED IN PARAGRAPH K-1 OF THIS SUBDIVISION:

- S 9. Subdivision 15 of section 3602-e of the education law, as amended by section 19 of part B of chapter 57 of the laws of 2007, is amended to read as follows:
- 15. The commissioner shall also provide for a system for evaluation and assessment of the prekindergarten programs which have been implemented to determine the short and long-term success, outcomes and effects of the programs based on relevant and measurable performance standards. THE COMMISSIONER SHALL PROHIBIT THE ADMINISTRATION OF STATE ADMINISTERED STANDARDIZED STUDENT ASSESSMENTS IN UNIVERSAL, SCHOOL DISTRICT SPONSORED OR SCHOOL DISTRICT-RUN PREKINDERGARTEN PROGRAMS, AND SUCH PREKINDERGARTEN PROGRAMS SHALL NOT ADMINISTER ANY VENDOR OR THIRD PARTY DEVELOPED STANDARDIZED STUDENT ASSESSMENTS, OR OTHER COMPARABLE STANDARDIZED STUDENT ASSESSMENTS TO STUDENTS ENROLLED IN SUCH PREKINDERGARTEN THAT ARE NOT BEING USED FOR A DIAGNOSTIC PURPOSE.
- S 10. Subdivision 2 of section 3012-c of the education law is amended by adding a new paragraph k-2 to read as follows:
- K-2. (1) NOTWITHSTANDING ANY OTHER PROVISION OF THIS SECTION TO THEIF MATERIAL CHANGES ARE SUBMITTED FOR AN APPROVED PLAN PURSU-ANT TO PARAGRAPH K OF THIS SUBDIVISION THAT SOLELY RELATE TO THE ELIMI-NATION OF UNNECESSARY STUDENT ASSESSMENTS, THE COMMISSIONER SHALL EXPE-DITE HIS OR HER REVIEW OF SUCH MATERIAL CHANGES AND SOLELY REVIEW SECTIONS OF THE PLAN THAT RELATE TO THE ELIMINATED STUDENT ASSESSMENTS TO ENSURE COMPLIANCE WITH THIS SECTION AND THE REGULATIONS PROVIDED THAT THE GOVERNING BODY OF SUCH SCHOOL DISTRICT COMMISSIONER, OR BOARD OF COOPERATIVE EDUCATIONAL SERVICES PROVIDE A WRITTEN EXPLANA-THEMATERIAL CHANGES SUBMITTED FOR APPROVAL, ON A PRESCRIBED BY THE COMMISSIONER, AND CERTIFY THATNO OTHER MATERIAL CHANGES HAVE BEEN MADE TO ANY OTHER SECTIONS OF THE CURRENTLY APPROVED PLAN.
- (2) THE COMMISSIONER SHALL PROVIDE GUIDANCE AND ADVICE TO EVERY SCHOOL DISTRICT AND BOARD OF COOPERATIVE EDUCATIONAL SERVICES IN ORDER TO ASSIST SCHOOL DISTRICTS AND BOARDS OF COOPERATIVE EDUCATIONAL SERVICES TO REDUCE AND ELIMINATE TRADITIONAL STANDARDIZED STUDENT ASSESSMENTS THAT ARE NOT NECESSARY TO COMPLY WITH THIS SECTION. SUCH GUIDANCE AND

1 ADVICE SHALL BE PROVIDED NO LATER THAN JULY FIRST, TWO THOUSAND FOUR-2 TEEN.

- S 11. The education law is amended by adding a new section 3036 to read as follows:
- S 3036. COMMON CORE TRAINING PROGRAM. SCHOOL DISTRICTS AND BOARDS OF COOPERATIVE EDUCATIONAL SERVICES SHALL CONSIDER THE ADOPTION AND IMPLEMENTATION OF A COMMON CORE TRAINING PROGRAM FOR TEACHERS AND PRINCIPALS. SUCH PROGRAM MAY BE PART OF A SCHOOL DISTRICT'S OR BOARD OF COOPERATIVE EDUCATIONAL SERVICES' PROFESSIONAL DEVELOPMENT PLAN. SUCH PROGRAM SHALL BE DEVELOPED IN CONSULTATION WITH TEACHERS, PRINCIPALS, AND THE DEPARTMENT; SUCH PROGRAM SHALL BE DESIGNED TO, AND INCLUDE MEASURES AND ACTIONS TO, ASSIST TEACHERS AND PRINCIPALS WITH PROFESSIONAL DEVELOPMENT AND TEACHING SKILLS RELATED TO THE COMMON CORE LEARNING STANDARDS ADOPTED BY THE BOARD OF REGENTS.
- S 12. 1. Prior to July 1, 2015, the commissioner of education and the state education department are hereby prohibited from providing any personally identifiable information or de-identifiable student information to any third party vendor pursuant to any contract or memorandum of understanding for the purpose of collecting, storing and/or organizing student data or information in order to provide access to such data or information to third party vendors operating data dashboard solutions.
- 2. Definitions. As used in this section the following terms shall have the following meanings:
- a. "Third party vendor" shall mean any person or entity other than a school district, board of cooperative educational services (BOCES), institutions providing higher education as such term is defined in subdivision 8 of section 2 of the education law or the state education department.
- b. "Data dashboard solutions" shall mean third-party electronic data system or hosted software application or applications designed to provide educators, students and their families with timely and relevant student data and information that support instruction and student learning and is part of an educational data portal, which the state education department, BOCES, school districts, students and/or their families participate in.
- c. "Personally identifiable information" shall have the same meaning as such term is defined in section 99.3 of title 34 of the code of federal regulations implementing the Family Education Rights and Privacy Act, as such federal law and regulations are from time to time amended.
- d. "De-identifiable student information" shall mean a collection of data or information that has been altered with the goal of making the student or students associated with such data or information permanently unknowable.
- S 13. The education law is amended by adding a new section 2-c to read as follows:
- S 2-C. RELEASE OF PERSONALLY IDENTIFIABLE INFORMATION. 1. DEFINITIONS. AS USED IN THIS SECTION THE FOLLOWING TERMS SHALL HAVE THE FOLLOWING MEANINGS:
- A. "PERSONALLY IDENTIFIABLE INFORMATION" SHALL HAVE THE SAME MEANING AS SUCH TERM IS DEFINED IN SECTION 99.3 OF TITLE 34 OF THE CODE OF FEDERAL REGULATIONS IMPLEMENTING THE FAMILY EDUCATION RIGHTS AND PRIVACY ACT, AS SUCH FEDERAL LAW AND REGULATIONS ARE FROM TIME TO TIME AMENDED.
- B. "BIOMETRIC RECORD" SHALL HAVE THE SAME MEANING AS SUCH TERM IS DEFINED IN SECTION 99.3 OF TITLE 34 OF THE CODE OF FEDERAL REGULATIONS IMPLEMENTING THE FAMILY EDUCATION RIGHTS AND PRIVACY ACT, AS SUCH FEDER-56 AL LAW AND REGULATIONS ARE FROM TIME TO TIME AMENDED.

C. "SCHOOL" SHALL MEAN ANY PUBLIC ELEMENTARY OR SECONDARY SCHOOL, BOARD OF COOPERATIVE EDUCATIONAL SERVICES, CHARTER SCHOOL, SPECIAL ACT SCHOOL DISTRICT, PUBLIC SCHOOL KINDERGARTEN PROGRAM, UNIVERSAL PRE-KINDERGARTEN PROGRAMS AUTHORIZED PURSUANT TO SECTION THIRTY-SIX HUNDRED TWO-E OF THIS CHAPTER, PUBLICLY FUNDED PRE-KINDERGARTEN PROGRAMS, APPROVED PRESCHOOL SPECIAL EDUCATION PROGRAMS PURSUANT TO SECTION FORTY-FOUR HUNDRED TEN OF THIS CHAPTER, APPROVED PRIVATE SCHOOL FOR THE EDUCATION OF STUDENTS WITH DISABILITIES AND A STATE SUPPORTED SCHOOL SUBJECT TO THE PROVISIONS OF ARTICLE EIGHTY-SEVEN OR EIGHTY-EIGHT OF THIS CHAPTER.

- 11 D. "STUDENT" SHALL MEAN ANY PERSON ATTENDING A SCHOOL IDENTIFIED IN 12 PARAGRAPH C OF THIS SUBDIVISION.
 - E. "THIRD PARTY" SHALL MEAN ANY PERSON OR ENTITY OTHER THAN A SCHOOL DISTRICT OR BOARD OF COOPERATIVE EDUCATIONAL SERVICES, INSTITUTION OF HIGHER EDUCATION, SCHOOL AS DEFINED IN PARAGRAPH C OF THIS SUBDIVISION OR THE DEPARTMENT.
 - 2. A PARENT OF A STUDENT, A PERSON IN PARENTAL RELATION TO A STUDENT, OR A STUDENT EIGHTEEN YEARS OF AGE OR OLDER MAY REQUEST THAT SUCH STUDENT'S PERSONALLY IDENTIFIABLE INFORMATION AND/OR SUCH STUDENT'S BIOMETRIC RECORD NOT BE DISCLOSED TO ANY THIRD PARTY. THE DEPARTMENT AND/OR ANY SCHOOL THAT RECEIVES SUCH REQUEST SHALL BE PROHIBITED FROM DISCLOSING SUCH INFORMATION TO ANY THIRD PARTY UNLESS SUCH DISCLOSURE IS REQUIRED BY LAW, PURSUANT TO A COURT ORDER OR SUBPOENA, FOR THE PURPOSE OF A STATE OR FEDERAL AUDIT OR EVALUATION TO AUTHORIZED REPRESENTATIVES OF ENTITIES IDENTIFIED IN SECTION 99.31 (A)(3) OF TITLE 34 OF THE CODE OF FEDERAL REGULATIONS IMPLEMENTING THE FAMILY EDUCATION RIGHTS AND PRIVACY ACT, OR IS NECESSARY DUE TO A HEALTH OR SAFETY EMERGENCY.
 - 3. THE DEPARTMENT SHALL DEVELOP A FORM THAT SHALL BE USED FOR REQUESTS MADE PURSUANT TO SUBDIVISION TWO OF THIS SECTION. SUCH FORM SHALL BE MADE PUBLICLY AVAILABLE AND SHALL ALLOW SUCH INDIVIDUALS THE OPTION TO OPT-OUT OF DISCLOSURE OF PERSONALLY IDENTIFIABLE INFORMATION AND BIOMETRIC RECORDS TO ANY THIRD PARTY OR TO CERTAIN TYPES OF THIRD PARTIES. THE DEPARTMENT IS AUTHORIZED TO IDENTIFY A LIST OF TYPES OF THIRD PARTIES THAT INDIVIDUALS MAY OPT-OUT OF DISCLOSURE OF SUCH INFORMATION AND RECORDS AND SUCH INDIVIDUALS MAY OPT-OUT OF DISCLOSURE OF SUCH INFORMATION AND RECORDS TO ANY TYPE AND/OR ALL OF THE LISTED THIRD PARTIES. SUCH LIST DEVELOPED BY THE DEPARTMENT SHALL NOT REQUIRE THE NAMES OF SUCH THIRD PARTIES TO BE LISTED. SUCH LIST MAY IDENTIFY THE TYPES OF SERVICES SUCH THIRD PARTIES PROVIDE.
 - 4. THE PROVISIONS OF THIS SECTION SHALL NOT APPLY TO THE SHARING OF PERSONALLY IDENTIFIABLE INFORMATION AND BIOMETRIC RECORDS BY CHARTER SCHOOLS TO A NOT-FOR-PROFIT CORPORATION OR A FOR-PROFIT BUSINESS OR CORPORATE ENTITY THAT THE CHARTER SCHOOL WAS FORMED IN CONJUNCTION WITH.
 - 5. SCHOOLS AND THE DEPARTMENT MAY NOT UNDER ANY CIRCUMSTANCE DISCLOSE PERSONALLY IDENTIFIABLE INFORMATION OR BIOMETRIC RECORDS TO ANY THIRD PARTY UNLESS SUCH THIRD PARTY HAS AGREED IN WRITING TO:
 - A. PROVIDE THE DEPARTMENT OR THE CONTRACTING SCHOOL WITH A BREACH REMEDIATION PLAN ACCEPTABLE TO THE DEPARTMENT OR THE SCHOOL;
 - B. REPORT ALL SUSPECTED SECURITY BREACHES TO THE DEPARTMENT OR CONTRACTING SCHOOL AS SOON AS POSSIBLE BUT NOT LATER THAN FORTY-EIGHT HOURS AFTER SUCH SUSPECTED BREACH WAS KNOWN OR WOULD HAVE BEEN KNOWN BY EXERCISING REASONABLE DUE DILIGENCE; AND
 - C. REPORT ALL ACTUAL SECURITY BREACHES TO THE DEPARTMENT OR CONTRACT-ING SCHOOL AS SOON AS POSSIBLE, BUT NOT LATER THAN TWENTY-FOUR HOURS AFTER SUCH ACTUAL BREACH WAS KNOWN OR WOULD HAVE BEEN KNOWN BY EXERCISING REASONABLE DUE DILIGENCE.

1. The commissioner of education shall evaluate the effective-ness of the implementation of the common core learning standards as adopted by the board of regents on the education of students with disabilities, English language learners and students with limited English proficiency. Such study shall evaluate whether the support services and instruction specifically created for the education of students with disabilities, English language learners and students with limited English proficiency are maintained with the adoption of the common core learning standards. The commissioner of education shall also study whether school districts are providing the testing accommodations speci-fied in individualized education programs, section 504 plans pursuant to the federal rehabilitation act of 1973 or any other official document for a student that prescribes required testing accommodations. commissioner of education shall consult with stakeholders through the commissioner of education's advisory panel for special services and English language learners stakeholders groups.

- 2. Upon completion of the study pursuant to subdivision 1 of this section, the commissioner of education shall report the results of such study to the governor, the temporary president of the senate, the speaker of the assembly, and the chairs of the senate and assembly committees on education on or before December 1, 2014.
- S 15. The commissioner of education is authorized to and shall promulgate any and all rules and regulations and take any other measures necessary to implement the provisions of this act.
 - S 16. This act shall take effect immediately, provided that:
- 1. Subdivision 44 of section 305 of the education law as added by section three of this act shall take effect July 1, 2014;
- 2. Section one of this act shall expire and be deemed repealed if any necessary federal approvals or waivers relating to section one and section two of this act have been denied provided that the commissioner of education shall notify the legislative bill drafting commission upon such occurrence in order that the commission may maintain an accurate and timely effective data base of the official text of the laws of the state of New York in furtherance of effectuating the provisions of section 44 of the legislative law and section 70-b of the public officers law;
- 3. The provisions of sections five, six, seven and eight of this act shall not apply to any annual professional performance review agreement entered into pursuant to a collective bargaining agreement prior to the effective date of such sections, which shall remain in effect in accordance with paragraph 1 of subdivision 2 of section 3012-c of the education law until a subsequent plan is agreed to by the parties and approved by the commissioner of education in accordance with section 3012-c of the education law;
- 4. The provisions of section eleven of this act shall take effect August 1, 2014; and
- 5. The provisions of section thirteen of this act shall take effect on the ninetieth day after it shall have become a law.