Agenda

Welcome

Purpose of Committee- Review of SB500

Timeline of Work/ Committee Deliverables

Presentation on Current IDOE Data Collections

Presentation on Current Data Collections from Outside IDOE

Next Steps
Committee on School Data Reporting

Purpose and Scope

Senate Enrolled Act 500, Section 38

“The committee on school data reporting is established to review all regulations or forms required or proposed by any state agency that seek to require a school to report data to a state agency or to the public.”
Committee on School Data Reporting

Scope of duties

• By August 1, 2015, and in consultation with the department, the Committee shall review current collection of all:
  (1) “qualified data” from accredited schools; and
  (2) data collection by any other public agency of the state from accredited schools
Committee on School Data Reporting

“Qualified Data”

Means any data collection, report, survey, or other method used by a state agency to collect data regarding assessments, performance, course enrollment, demographics, or any other information from schools or school corporations that is not specifically authorized by statute to be collected by the department or the state board.
Committee on School Data Reporting
What data collections will not be reviewed?

1. Data collections required by federal or state law, i.e. non-qualified data collections;

2. Reporting requirements for data used by the state board to place each school in a category or designation of school performance (A through F)

3. Excluded collections:
   a) Any collection of data if the office of management and budget has approved a waiver of the application SEA 500;
   b) Tax reporting;
   c) An investigation authorized by federal or state statute or regulation; and,
   d) testing material.
1. OMB waived Data collections
2. Tax reporting;
3. Investigations authorized by federal/state law; or
4. Testing material

Data collected per state or federal law
Committee on School Data Reporting
Qualified Data Collections before August 1, 2015

With respect to current qualified data collections, the Committee shall review current qualified data collection requests and make the following recommendations to the state board:

1. Whether to continue the qualified data collection;
2. Ways or methods to streamline the qualified data collection or the data collection by another public agency;
3. The development of a standardized school improvement plan template for use by school corporations to prepare school improvement plans.
Committee on School Data Reporting
Qualified Data Collections after July 31, 2015

After the initial review, the Committee shall review qualified data collection requests made by the Department and the State Board after July 31, 2015 and make the following recommendations to the state board:

1. Whether the qualified data collection is necessary;
2. Ways or methods to streamline the qualified data collection;
3. Methods to streamline school safety and discipline reporting requirements; and,
4. Streamlined method to uniformly and consistently report instances of bullying throughout Indiana.
Committee on School Data Reporting

The Committee may only recommend the continued collection of qualified data if both statements below are true:

1. The qualified data is not available to the public agency requesting the information from any other source; and,

2. The benefit from the collection of the qualified data is greater than the overall administrative cost of collecting the qualified data.
Timeline of Committee and Deliverables

Ashley Cowger
July 2015

After July 31, 2015, all qualified data collections must be expressly approved by the state board after it is has been reviewed by the committee under subsection (c) before schools and school corporations are required to submit the information to the state board or the department. The department may not require schools or school corporations to submit any qualified data collection unless the qualified data collection is approved by the state board under this subsection.

After July 31, 2015, the state board and the department may not sanction, penalize, or in any way hold a school or school corporation accountable for failing to submit a qualified data collection report if the qualified data collection was not approved by the state board under subsection (a).

Not later than August 1, 2015, the committee, in consultation with the department, shall review current collection of:
qualified data from accredited schools; and
data collection by another public agency (as defined in IC 5-14-1.5-2) of the state from accredited schools.
August - September 2015
Based on the committee's review, the committee shall make recommendations to the state board whether to continue the qualified data collection and ways or methods to streamline qualified data collection and data collection by another public agency of the state from schools, including the development of a standardized school improvement plan template for use by school corporations to prepare school improvement plans.

After submitting the committee's initial recommendations regarding current qualified data and data collections to the state board, the committee shall review qualified data collection requests made by the department and the state board after July 31, 2015, and make recommendations to the state board as to whether the qualified data collection is necessary or ways to streamline the qualified data collection.

In addition, the committee shall review and make recommendations to the state board under subsection (d) regarding methods to streamline school safety and discipline reporting requirements as well as establishing a streamlined method to uniformly and consistently report instances of bullying throughout Indiana.

October 2015
State board and the department of education with committee feedback shall review all statutory reporting requirements and qualified data collection
November 2015

- The committee shall submit its recommendations under subsection (c) to the state board. Upon receipt of the committee's recommendations, the state board shall vote to either approve or disapprove the qualified data request or recommendations. The decision of the state board is final. The state board shall consider the committee's recommendations at the state board's next meeting after receiving the committee's recommendations.

Before December 1, 2015

- Before December 1, 2015, the state board, in consultation with the department and based upon recommendations by the committee, shall review all statutory reporting requirements and qualified data collection and data collection by various public agencies (as defined in IC 5-14-1.5-2) of the state and shall submit a report to the governor and, in an electronic format under IC 5-14-6, to the general assembly. The report must include the following:
  - A detailed description of actions that will be taken by the state board and the department to reduce the amount of information schools or school corporations must report to the state.
  - A detailed summary describing the actions taken by the department and the state board to combine, streamline, or eliminate duplicative data or information requests from schools and school corporations.
  - A detailed description of how the state board is working with other public agencies of the state to minimize or streamline data collection by those agencies.
  - Specific legislative recommendations to the general assembly necessary to eliminate duplicative data reporting and any recommended legislative changes that would make school data reporting to various public agencies of the state more efficient and cost effective.

Before December 1, 2016

- Before December 1, 2016, the state board shall submit an updated report to the governor and, in an electronic format under IC 5-14-6, to the general assembly containing the progress of the state board and the department to eliminate duplicative data reporting and information requests to schools of any additional recommended legislative changes that would streamline school data reporting to the state that was not included in the state board's report submitted under subsection (a).
Presentation of Current IDOE Data Collections

Michelle Tubbs
Public & Charter Collections

Public and Charter Schools have a total of 31 collections required. Charter Schools have one (1) additional collection required. There are an additional 8 collections that are optional or only required if the school is participating in the program. The additional collections are if a school has data they wish to submit, such as dual credit or certain testing windows.

Some of the collections are submitted more than once a year.

Please refer to your handout for detailed information.
Non-Public, Freeway and Choice Collections

Non-Public and Freeway schools have a total of 18 collections required. Choice Schools have one 21 collections required. There are an additional 6 collections that are optional or only required if the Non-Public and Freeway school is participating in the program. There are an additional 7 collections that are optional for Choice Schools. The additional collections are if a school has data they wish to submit, such as dual credit or certain testing windows.

Some of the collections are submitted more than once a year.

Please refer to your handout for detailed information.
Miscellaneous Collections Required

Certification of Instructional Days (CID) and School Calendar (CL) are both managed by Office of Accreditation

Direct Certification and Direct Verification are both managed by School Nutrition

Non-Accredited Non-Public Enrollment is required for Non-Public Non-Choice Schools 1 time a year

Please refer to your handout for information.
Current Collections from Agencies Outside of IDOE

Ashley Cowger
• Current Collections from Agencies Outside of IDOE
  – Please reference the provided chart. While this chart includes a lot of collections, it may not be exhaustive. Members of the Committee may flag if there are other reports provided to their agencies.
Next Steps

Meeting Dates