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1	H.16
2	Introduced by Representatives Gannon of Wilmington and LaClair of Barre
3	Town
4	Referred to Committee on
5	Date:
6	Subject: Executive; boards and commissions; miscellaneous
7	Statement of purpose of bill as introduced: This bill proposes to make
8	miscellaneous amendments regarding the State's boards and commissions in
9	accordance with recommendations made by the Sunset Advisory Commission

- 10 An act relating to boards and commissions
- 11 It is hereby enacted by the General Assembly of the State of Vermont:

12	* * * Secretary of State Inventory * * *
13	Sec. 1. J.V.S.A. § 116a is amended to read:
14	§ 116a. MAINTENANCE OF INVENTORY OF STATE BOARDS AND
15	COMMISSIONS
16	(a)(1) The Secretary of State shall maintain and make available on his or
17	her official website an inventory of the State boards and commissions, and
18	shall update that inventory when changes are made that after the information
19	provided in the inventory.

1	$(2)(\Lambda)$ The inventory shall include the names of the members of each
2	State board and commission, their term length and expiration, and their
3	appointing authority.
4	(B) Each State board and commission shall be responsible for
5	providing to the Scretary of State this inventory information and any updates
6	to it.
7	(b) As used in this section, "State boards and commissions board or
8	commission" means a professional or occupational licensing boards board or
9	commissions commission, advisory boards board or commissions commission,
10	appeals boards <u>board</u> , promotional boards board , interstate boards <u>board</u> ,
11	supervisory boards and councils board or council, and or any other boards or
12	commissions of the State similar entity that:
13	(1) is created by State law, by federal law and contains State appointees,
14	or by executive order;
15	(2) is established as or is attached to an Executive Branch untity;
16	(3) has statewide jurisdiction or carries out a State function; and
17	(4) is not composed of members appointed exclusively by regional,
18	esunty, se municipal entities.

1	Sec. 2. 2018 Sp. Secs. Act and Resolves No. 2. Sec. 15 is amended to read-
2	Set 15. EFFECTIVE DATES
3	This act shall take effect on July 1, 2018, except that Sec. 12, 3 V.S.A.
4	§ 116a (Secretary of State; maintenance of inventory of State boards and
5	commissions), chail take effect on January 1, 2019 2020.
	Sec. 2. 2018 (Sp. Sess.) Acts and Resolves No. 2, Sec. 15 is amended to read:
	Sec. 15. EFFECTIVE DATES
	This act shall take effection July 1, 2018, except that Sec. 12, 3 V.S.A.
	§ 116a (Secretary of State; maintenance of inventory of State boards and
	commissions), shall take effect on Junuary 1, 2019 <u>2023</u> .
6	* * * Standard Per Diem and Expense Reimbursement * * *
7	Sec. 3. 32 V.S.A. § 1010 is amended to read:
8	§ 1010. MEMBERS OF CERTAIN BOARDS
9	(a) Except for those members serving ex officio or otherwise regularly
10	employed by the State, the compensation of the members of the following
11	Boards boards shall be entitled to receive \$50.00 in per diete compensation:
12	(1) Board of Bar Examiners
13	(2) Board of Libraries
14	(3) Vermont Milk Commission
15	(4) Board of Education
16	(5) State Doard of Health

1	(6) Emergency Roard
2	(7) Board of Liquor and Lottery
3	(a) Human Services Board
4	(9) State Fish and Wildlife Board
5	(10) State Board of Mental Health
6	(11) Vermon Employment Security Board
7	(12) Capitol Complex Commission
8	(13) Natural Gas and Oil Resources Board
9	(14) Transportation Board
10	(15) Vermont Veterans' Home Board of Trustees
11	(16) Advisory Council on Historic Preservation
12	(17) The Electricians' Licensing Board
13	(18) Offender Work Programs Board
14	(19) Emergency Personnel Survivors Benefit Review Board
15	(20) Community High School of Vermont Board
16	(b)(1) Notwithstanding any other provision of law, members of
17	professional or occupational licensing boards or commissions, advisory boards
18	or commissions, appeals boards, promotional boards, interstate boards,
19	supervisory boards and councils, or any other boards, or commissions, or
20	similar entities that are not listed in subsection (a) of this section but are
21	otherwise entitled by act of the General Assembly to receive per diem

1	ensation_shall <u>be entitled to receive per diem compensation in the amount of</u>
2	\$50,00 per day for each day devoted to official duties. This subsection shall
3	not reduce the amount of per diem compensation heretofore provided by act of
4	the General Assembly to members of boards or commissions entitled to
5	receive more than \$50.00 per day.
6	(2) "Per dien," means the amount of compensation to which a member
7	of a statutory board or commission is entitled for:
8	(1)(A) attendance at regular or special meeting of such board or
9	commission or any committee thereof; or
10	(2)(B) performance of other duties directly related to the efficient
11	conduct of necessary board business as assigned and approved by the
12	chairperson, provided that payment for such duties shall be at the per diem rate
13	prorated for actual time spent performing duties. Proration shall be calculated
14	based on an eight-hour day. Under no circumstances shall the daily payment
15	exceed the per diem amount.
16	(c) The members of the boards and departments commissions, including
17	those members serving ex officio or otherwise regularly employed by the
18	State, shall be entitled to receive their actual and necessary expenses when
19	away from home or office upon their official duties.
20	(d) Notwithstanding the provisions of subsections (a) and (b) of this
21	section, a member shall not be entitled to receive State per diem compensation

1	for any meeting or other official duty for which specific compensation is
2	provided by another source.
3	(e) The Governor may authorize per diem compensation and expense
4	reimbursement in accordance with this section for members of boards and
5	commissions, including temporary study commissions, created by Executive
6	Order.
7	(f) Members of the Parole Board shall be entitled to receive \$100.00 per
8	diem for each day of official duties together with reimbursement of reasonable
9	expenses incurred in the performance of their duties.
10	* * * Travel Information Council * * *
11	Sec. 4. 10 V.S.A. § 484 is amended to read:
12 13 14	 § 484. TRAVEL INFORMATION COUNCIL; CREATION, MEMBERSHIP, TERMS (a) The Travel Information Council is created to administer the provisions
15	of this chapter.
16	(1) The Agency of Transportation shall be responsible for the
17	administration and maintenance of the official business directional sign
18	program, information plazas, and other tourist information facilities deemed
19	appropriate by the Council.
20	(2) The Agency of Commerce and Community Development shall be
21	responsible for the collection and distribution of travel information, as deened
22	appropriate by the Council.

1	(b)(1). The Travel Information Council may make adopt rules, consistent
2	with this chapter relating to the determination of locations for official business
3	directional signs and to all other matters necessary and appropriate to the
4	administration of this chapter. In making adopting those rules it shall give
5	consideration to the adequacy of information provided by highway directional
6	signs and the preservation of scenic and aesthetic values and shall consult with
7	the Agency of Transportation as to matters of highway safety.
8	(2) It shall determine whether official business directional signs at a
9	particular location shall be displayed in tiers or upon panels.
10	(3) It shall advise the Agency of Commerce and Community
11	Development on policies and matters pertaining to collection and distribution
12	of tourist information.
13	(c)(1) The Travel Information Council shall have seven members,
14	comprising the Secretary of Commerce and Community Development or
15	designee, who shall chair the council Council, and six appointed members as
16	follows: one representing the lodging industry, one the restrurant industry, one
17	the recreation industry, one the Agency of Transportation, one the general
18	public, and one agriculture.
19	(2) The six appointed members shall be appointed by the Governor with
20	the advice and consent of the Senate with the six initially appointed members
21	appointed as of the effective date of this chapter, with three initial members

1	appointed for one year terms, and three for two year terms. Three appointed in
2	two year staggered terms so that three members shall be are appointed
3	biennially thereafter annually. The members are eligible for reappointment.
4	(3) Members of the Council shall be entitled to per diem compensation
5	and reimbursement of expenses as permitted under 32 V.S.A. § 1010, which
6	shall be paid by the Agency of Transportation.
7	(d)(1) The Travel Information Council shall designate, in each State
8	transportation district, a person to represent business, a person to represent the
9	public, and a person to represent the district planning or development agencies
10	as a committee to act for it in those districts in considering applications for
11	signs and the location thereof.
12	(2) The members of the committee shall serve at the pleasure of the
13	Council, and a majority of a committee shall constitute a quorum for the
14	conduct of any business.
15	(3) A person aggrieved by a decision of a committee may ask for and
16	shall be granted a hearing before the Travel Information Council and may
17	appeal on questions of law to the Superior Court under V.R.C.P.74 from a
18	decision of the Council.
19	* * * Travel and Recreation Council * * *
20	Sec. 5. 10 V.S.A. § 652 is amended to read:
21	§ 052. TRAVEL AND RECREATION COUNCIL, WEWDERSTIP

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1	(a) A travel and recreation council The Travel and Recreation Council is
2	created. It shall comprise the following members:
3	() the Secretary of Commerce and Community Development, or
4	designee;
5	(2) the Sucretary of Natural Resources, or designee,
6	(3) the Secretary of Transportation, or designee, $\frac{1}{2}$
7	(4) the Secretary of Agriculture, Food and Markets, or designee, $\frac{1}{2}$
8	(5) the Commissioner of Tourism and Marketing, or designee; and
9	(6) ten members from the private sector appointed by the Governor.
10	(b)(1) The ten members appointed by the Governor shall serve a term of
11	three years, beginning July 1, or the unexpired portion thereof. For the initial
12	appointments, the Governor shall appoint three for one year, four for two
13	years, and three for three years.
14	(2) When appointing members, the Governon shall consider persons
15	who have understanding of the travel and recreation incustry and who will
16	adequately represent the various interests in the State.
17	(c) The Council shall elect its chair annually from among its members.
18	(d) The Council shall meet at least quarterly at the call of the chair Chair or
19	the agency secretary.
20	(e) Members of the Council shall <u>be entitled to</u> receive <u>per diem</u>
21	compensation and reinfoursement for of expenses in accordance with as

1	itted under 32 VS A § 1010, which shall be paid by the Agency of Commerce,
2	and Community Development.
3	* * * Vermont Community Development Board * * *
4	Sec. 6. 10 V.S.A. § 685 is amended to read:
5 6	 § 685. THE VERMONT COMMUNITY DEVELOPMENT BOARD (a) There shall be is created within the Agency of Commerce and
7	Community Development the Vermont Community Development Board
8	consisting of nine members who shall be residents of the State.
9	(b)(1) The members shall be appointed by the Governor for a term of three
10	years, or for the unexpired portion thereof. For the initial appointments, the
11	Governor shall appoint three for one year, three for two years, and three for
12	three years.
13	(2) In the appointment of the member, consideration shall be given to
14	the selection of such persons as shall adequately represent the interests of
15	various sections of the State and the principal beneficiaries of the program.
16	(c) The Chair shall be appointed annually by the Governor from among the
17	members.
18	(d) Members of the Board shall be compensated at the rate of \$30.00 per
19	day for time spent in the performance of their duties, and they shall be
20	reimbursed for necessary expenses incurred therein entitled to receive per diem
21	compensation and reimbursement of expenses as permitted under 32 V.S.A.
22	§ 1010, which shall be paid by the Agency.

1	(e) No person who receives a significant portion of his or her income
2	directly or indirectly from the community development activities governed by
3	this subshapter shall be a member of the Board.
4	(f) The agency shall provide staff assistance and administrative support to
5	the Board.
6	(g) Prior to January 15 of each year, the Board shall submit a report of its
7	activities and grants for the preceding year to the Governor and General
8	Assembly.
9	* * * State and Regional Economic Development and Planning Services
10	Oversight Panel * * *
11	Sec. 7. REPEAL
12	2010 Acts and Resolves No. 146, Sec. G.V (State and Regional Economic
13	Development and Planning Services; Oversight Panel) is repealed.
14	* * * Development Cabinet * * *
15	Sec. 8. 3 V.S.A. § 2293 is amended to read:
16 17	§ 2293. DEVELOPMENT CABINET (a) Legislative purpose. The General Assembly deems it prudent to
18	establish a permanent and formal mechanism to assure collaboration and
19	consultation among State agencies and departments, in order to support and
20	encourage Vermont's economic development, while at the same time
21	conserving and promoting vermone's traditional settlement patterns, its

1	working and rural landscape, its strong communities, and its healthy
2	environment, all in a manner set forth in this section.
3	(b) Development Cabinet.
4	(1) A Development Cabinet is created, to consist of the Secretaries of the
5	Agencies of Administration, of Agriculture, Food and Markets, of Commerce
6	and Community Development, of Education, of Natural Resources, and of
7	Transportation. The Governor or the Governor's designee shall chair the
8	Development Cabinet.
9	(2) The Development Cabiliet shall advise the Governor on how best to
10	implement the purposes of this section, and shall recommend changes as
11	appropriate to improve implementation of those purposes.
12	(3) The Development Cabinet may establish interagency work groups to
13	support its mission, drawing membership from any agency or department of
14	State government. Any interagency work groups established under this
15	subsection shall evaluate, test the feasibility of, and suggest alternatives to
16	economic development proposals, including proposals for public-private
17	partnerships, submitted to them for consideration. The Development Cabinet
18	shall refer to appropriate interagency workgroups any economic development
19	proposal that has a significant impact on the inventory or use of State land or
20	oundings.

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1	(c) Implementation. All State agencies that have programs or take actions
2	affecting land use, including those identified under 3 V.S.A. chapter 67, shall,
3	through or in conjunction with the members of the Development Cabinet:
4	(1) Support conservation of working lands and open spaces.
5	(2) Strengthen agricultural and forest product economies, and encourage
6	the diversification of these industries.
7	(3) Develop and implement plans to educate the public by encouraging
8	discussion at the local level about the impacts of poorly designed growth, and
9	support local efforts to enhance and encourage development and economic
10	growth in the State's existing towns and villages.
11	(4) Administer tax credits, loans, and grants for water, sewer, housing,
12	schools, transportation, and other community or industrial infrastructure, in a
13	manner consistent with the purposes of this section.
14	(5) To the extent possible, endeavor to make the expenditure of State
15	appropriations consistent with the purposes of this section.
16	(6) Encourage development in, and work to revitalize, land and buildings
17	in existing village and urban centers, including "brownfields," housing stock,
18	and vacant or underutilized development zones. Each agency is to set
19	meaningful and quantifiable benchmarks.

1	(7) Encourage communities to approve settlement patterns based on
2	maintaining the State's compact villages, open spaces, working landscapes,
3	and rural countryside.
4	(8) Ecourage relatively intensive residential development close to
5	resources such as schools, shops, and community centers and make
6	infrastructure investments to support this pattern.
7	(9) Support recreational opportunities that build on Vermont's
8	outstanding natural resources, and encourage public access for activities such
9	as boating, hiking, fishing, sking, hunting, and snowmobiling. Support and
10	work collaboratively to make possible sound development and well-planned
11	growth in existing recreational infrastructure.
12	(10) Provide means and opportunity for downtown housing for mixed
13	social and income groups in each community.
14	(11) [Repealed.]
15	(12) Encourage timely and efficient processing of permit applications
16	affecting land use, including 10 V.S.A. chapter 151 and the subdivision
17	regulations adopted under 18 V.S.A. § 1218, in order to encourage the
18	development of affordable housing and small business expansion, while
19	protecting Vermont's natural resources.
20	(13) Participate in creating a long-term economic development plan,
21	including making available the members of any agency of department of State

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1	government as necessary and appropriate to support the mission of an
2	interagency work group established under subsection (b) of this section.
3	(d) Interagency work group.
4	(1) Persuant to the recommendations of the Oversight Panel on
5	Economic Development created in 2010 Acts and Resolves No. 146, Sec. G6,
6	the Development Cubinet shall create an interagency work group as provided
7	in subsection (b) of this section with the Secretary of Commerce and
8	Community Development serving as its chair.
9	(2) The mission of the work group shall be to develop a long-term
10	economic development plan for the State, which shall identify goals and
11	recommend actions to be taken over 10 years, and which shall be consistent
12	with the four principles of economic development identified in 10 V.S.A. § 3
13	and the relevant population-level outcomes for conomic development set
14	forth in 3 V.S.A. § 2311.
15	(e) Long-term economic development plan.
16	(1) On or before January 15, 2014, and every two years thereafter, the
17	Development Cabinet or its work group shall complete a long-torm economic
18	development plan as required under subsection (d) of this section and
19	recommend it to the Governor.
20	(2) Commencing with the plan due on or before January 15, 2016, the
21	Development Cabiner or its work group may elect only to menate and

21 Development Cabinet or its work group may elect only to prepare and

1	mmend to the Governor an undate of the long-term economic development
2	pla.
3	(1) Administrative support for the economic development planning
4	efforts of the Development Cabinet or its work group shall be provided by the
5	Agency of Commerce and Community Development.
6	(f) Limitations. This Cabinet is strictly an information gathering and
7	coordinating cabinet and confers no additional enforcement powers.
8	[Repealed.]
9	* * * Commission on International Trade and State Sovereignty * * *
10	Sec. 9. 3 V.S.A. § 23 is amended to read:
11 12	§ 23. THE COMMISSION ON INTERNATIONAL TRADE (a) Definitions. For the purposes of this section: "International Trade
12	(a) Deminitions. For the purposes of this section. International frate
13	Agreement" means a trade agreement between the federal government and a
14	foreign country. International Trade Agreement loes not include a trade
15	agreement between the State and a foreign country to which the federal
16	government is not a party.
17	(b) Membership. There is created a Commission on International Trade and
18	State Sovereignty consisting of:
19	(1) the Chair of the House Committee on Commerce or his other
20	designee;
21	(2) the Chair of the Senate Committee on Economic Development,
22	Housing and General Affairs or his or her designee,

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1	(3) a representative of a nonprofit environmental organization appointed
2	by the Governor from a list provided by the Vermont Natural Resources
3	Counch
4	(4) a presentative of organized labor, appointed by the Governor from
5	a list provided by Vermont AFL-CIO, Vermont NEA, and the Vermont State
6	Employees' Association;
7	(5) the Secretary of Commerce and Community Development or his or
8	her designee;
9	(6) the Attorney General or his or her designee;
10	(7) a representative of an exporting Vermont business, appointed by the
11	Governor;
12	(8) a representative of a Vermont business actively involved in
13	international trade, appointed by the Governor;
14	(9) the Secretary of Agriculture, Food and Markets or his or her
15	designee; and
16	(10) a representative of a Vermont chamber of commerce, appointed by
17	the Governor.
18	(c) Powers and duties.
19	(1) The Commission shall conduct an annual assessment of the legal and
20	economic impacts of International Trade Agreements on State and local laws,
21	State sovereignty, and the business environment.

1	(2) It shall provide a mechanism for citizens and legislators to voice their
2	converns, which it shall use to make policy recommendations to the General
3	Assembly, to the Governor, to Vermont's congressional delegation, or to the
4	trade representatives of the United States government. Recommendations shall
5	be designed to protect Vermont's job and business environment, and State
6	sovereignty from any negative impacts of trade agreements.
7	(3) It may recommend legislation or preferred practices and shall work
8	with interested groups in other states to develop means to resolve the
9	conflicting goals and tension inherent in the relationship between international
10	trade and State sovereignty.
11	(4) As provided for in 9 V.S.A. chapter 111A, the Commission shall
12	consider and develop formal recommendations with respect to how the State
13	should best respond to challenges and opportunities posed by a particular
14	International Agreement.
15	(d) Reporting. The Commission shall submit an annual report, which shall
16	be prepared by the Secretary of Commerce and Community Development, to
17	the House Committee on Commerce and Economic Development, the Senate
18	Committee on Economic Development, Housing and General Affairs, the
19	Governor, and Vermont's congressional delegation. The report shall contain
20	information acquired pursuant to activities carried out under subsection (c) of

1	this section. The provisions of $2 VSA_{8} 20(d)$ (expiration of required reports)
2	shall not apply to the report to be made under this subsection.
3	(e) Staff services. The Commission shall be entitled to staff services of the
4	Agency of Commerce and Community Development, the Legislative Council,
5	and the Joint Piscal Committee.
6	(f) Per diem. For attendance at a meeting when the General Assembly is not
7	in session, legislative members of the Commission shall be entitled to the same
8	per diem compensation and reimbursement for actual and necessary expenses
9	as provided members of Standing Committees under 2 V.S.A. § 406. Except
10	for members employed by the State, members of the Commission shall be
11	entitled to the same per diem compensation as provided under 32 V.S.A. §
12	1010(a) and mileage reimbursement as provided under 32 V.S.A. § 1267.
13	[Repealed.]
14	* * * Film and New Media Advisory Board * * *
15	Sec. 10. 3 V.S.A. § 2471d is amended to read:
16 17	§ 2471d. VERMONT FILM AND NEW MEDIA ADVISORY BOARD The Secretary of Commerce and Community Development shall appoint a
18	Film and New Media Advisory Board to make recommendations to the
19	Secretary on promoting Vermont as a location for commercial film and
20	television production and facilitating the participation of local individuals and
21	companies in such productions. The primary function of the Advisory Board is
22	to recommend to the Secretary strategies to link Vermonters employed in the

1	film and new media, video, or other creative arts, to economic opportunities in
2	ther trades in Vermont. [Repealed.]
3	* * * Vermont Rehabilitation Corporation * * *
4	Sec. 11. 10 V.S.A. chapter 12, subchapter 6 is amended to read:
5	Subchapter 6. Family Farm Assistance
6	§ 271. PURPOSES
7	It is the intention of the General Assembly in enacting this subchapter to
8	provide a limited source of lean funds to family farmers or prospective family
9	farmers under terms and conditions that will reduce their investment costs to
10	an extent that offers them a reasonable chance to succeed. [Repealed.]
11	§ 272. DEFINITIONS
12	As used in this subchapter:
13	(1) "Authority" means the Vermont Economic Development Authority.
14	(2) "Family farmer" means a person who is a resident of this State and
15	who is, or will become, engaged in farming on his or her own behalf managing
16	and operating the farm on a full-time basis and whose net worth (including his
17	or her dependents and spouse) does not exceed \$150,000.00.
18	(3) "Farming" shall mean the cultivation of land or other uses of and for
19	the production of food, fiber, horticultural, orchard, or forest crops, or the
20	raising of livestock, poulary, equines, fish, or bees. Farming also includes the

1	storage, preparation, retail sale, and transportation of agricultural commodities
2	accessory to the cultivation or use of such land.
3	(*) "Vermont Rehabilitation Corporation" means the nonprofit quasi-
4	public corporation for which articles of association have been filed with the
5	Secretary of State on April 26, 1935. [Repealed.]
6	§ 273. FARMERS LOAN PROGRAM; ELIGIBILITY; APPLICATION
7	(a) The Vermont Renabilitation Corporation shall establish a family farm
8	assistance loan program to strengthen existing farms, encourage
9	diversification and innovative terming techniques, increase energy efficiency
10	and reduce energy consumption, and assist beginning farmers to start new
11	farms, provided that beginning farmers will not produce commodities that are
12	already in surplus.
13	(b) In order to be eligible an applicant shall ve:
14	(1) a family farmer who is a resident of this State;
15	(2) an owner or prospective purchaser of agricultural land in the State or
16	depreciable farm machinery, equipment, or livestock to be used in the State;
17	(3) a person of sufficient education, training, or experience in the type of
18	farming for which the applicant requests the loan;
19	(4) an operator or proposed operator of a farm for whom the loan
20	reduces investment costs to an extent that offers him or her a reasonable
21	Chance to succeed.

21 chance to succeed,

1	(5) a credit-worthy person under such standards as the Vermont
2	Repubilitation Corporation may, in its discretion, establish; and
3	(t) in compliance with the requirements of subdivisions 262(2) through
4	(4) and subdivisions (6) through (10) of this title. For purposes of this
5	subchapter, the terms "eligible facility" and "facility" as used in section 262
6	shall be defined to include all farming operations.
7	(c) Applicants for the family farmer assistance loan program under this
8	subchapter shall apply to the Vermont Rehabilitation Corporation, which shall
9	review proposed farm projects, and the applicant's qualifications and grant
10	loans under the provisions of this subchapter, subject to such reasonable terms
11	and conditions as the Vermont Rehabilitation Corporation deems appropriate.
12	(d) Any person who obtains a loan under this subchapter shall not be
13	eligible for loan assistance under subchapter 5 of this chapter during the period
14	in which the subchapter 6 loan is outstanding.
15	(e) All meetings of the Vermont Rehabilitation Corporation board of
16	directors that concern the family farm assistance program shall be subject to 1
17	V.S.A. chapter 5, subchapter 5. [Repealed.]
18	§ 274. LOAN TERMS AND CONDITIONS
19	(a) Within the limits of funds available, the Vermont Rehabilitation
20	Corporation may make loans to eligible applicants upon such terms and
21	conditions as may reasonably be expected to be fulfilled by the applicant. In

1	no event shall the total principal obligation of all Vermont Economic
2	Development authority loans granted under this subchapter to any family
3	farmer exceed \$50,000.00.
4	(b) The Vermont Rehabilitation Corporation shall require the farmer to
5	execute a note, toan agreement, security agreement, mortgage, or other
6	evidence of indebtedness in favor of the Authority sufficient to protect
7	reasonably the security of the mortgage or secured loan. All payments shall be
8	made to the Authority for the use of section 234 of this title. The Vermont
9	Economic Development Authority shall service all loans made by the Vermont
10	Rehabilitation Corporation under this subchapter. In the event of default by a
11	loan recipient under this subchapter, the Authority shall consult with the
12	Vermont Rehabilitation Corporation prior to commencing any collection or
13	foreclosure action. [Repealed.]
14	§ 275. FUNDING
15	In fiscal year 1986, the Vermont Rehabilitation Corporation, in its
16	discretion, may loan up to \$400,000.00 of the Vermont Job, Fund established
17	by section 234 of this title for the purposes of this subchapter. Depending on
18	its assessment of the progress of the family farm assistance program, the
19	General Assembly may adjust the loan limits from those established for fiscal
20	year 1986 and may establish appropriate loan limits in fiscal years 1987 and
21	

21 **1988.** [Repeated.]

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1	8 277 PERSONNEL AND ADMINISTRATIVE SUPPORT
2	(1) The Secretary of Agriculture, Food and Markets, with the consent of the
3	Vermont Rehabilitation Corporation, may use a portion of the funds provided
4	under section 275 of this title, not to exceed \$20,000.00 in any fiscal year, to
5	contract for assistance in reviewing loan applications, making
6	recommendations to the board, reviewing compliance with loan conditions,
7	and carrying out such other activities as the Secretary of Agriculture, Food and
8	Markets may direct.
9	(b) The Secretary of Agriculture, Food and Markets may provide the
10	Vermont Rehabilitation Corporation with additional personnel and other
11	support as he or she deems necessary to carry out the purposes of this
12	subchapter. [Repealed.]
13	* * * State Natural Resources Conservation Council
14	Board of Adjustment * **
15	Sec. 12. 10 V.S.A. chapter 31, subchapter 1 is amended to read:
16	Subchapter 1. Conservation, Development, and Use of Natural Resources
17	* * *
18	§ 731. FAILURE TO OBSERVE LAND-USE ORDINANCE;
19	CONFERENCES
20	(a) In the event that the supervisors of a district find that the provisions of a
21	

21 land-use ordinance adopted according to the provisions of this chapter are not

1	being observed on particular lands, and that such nonobservance tends
2	substantially to increase erosion on such lands and substantially interferes with
3	the prevention or control of erosion or conservation of natural resources on
4	other lands within the district, the supervisors may summon the owner of the
5	land to appear before them to discuss the failure of the owner to observe the
6	regulations, and to perform particular work, operations, or avoidances as
7	required by ordinance of the district, when the nonobservance tends
8	substantially to increase erosion on the lands and substantially interferes with
9	the prevention or control of erosion or conservation of natural resources on
10	other lands within the district.
11	(b) By conference thus convoked, the supervisors and the owner of land
12	not observing the ordinance adopted by the district, shall together make and
13	sign a finding as to the issues which that are involved in the failure of the
14	owner to observe the ordinance of the district.
15	(c)(1) Upon the basis of such findings and if, after conference, it appears to
16	the supervisors that there are great practical difficulties or unnecessary
17	hardship involved in the full observance of the ordinance of the district, the
18	supervisor supervisors shall endeavor to work out a program with the owner,
19	as shall be acceptable to the owner and shall enable the owner to comply with
20	the ordinance.

1	$(2)(\Lambda)$ Alternatively upon the basis of their findings, the supervisors
2	may authorize such variance from the ordinances in their application to the
3	lands of the owner who has not complied with the ordinance of the district,
4	when such variance will relieve practical difficulties or unnecessary hardship
5	to that owner and when such variance is not contrary to public interest and is
6	in accordance with the purpose of land use regulations.
7	(B) The supervisors may request the landowner not complying with
8	an ordinance to sign a stipulation setting forth the conditions agreed upon by
9	the landowner and supervisors to that the practical difficulties or unnecessary
10	hardship may be overcome and the work proceed by the consent of such
11	landowner upon the land.
12	(d) Nothing in this chapter shall be construed so as to make ineffective any
13	remedies available under the laws of the State.
14	§ 732. NONCOMPLIANCE; REFERENCE TO BOARD OF
15	ADJUSTMENT; COMPOSITION OF BOARD, TERMS,
16	COMPENSATION, CONDUCT
17	(a) When by conference the supervisors and the landowner hot complying
18	with the ordinances of the district are unable to agree on the conditions under
19	which compliance may be effected, the supervisors shall refer the matter to a
20	board of adjustment which shall be appointed by the State Council upon
21	request of the supervisors.

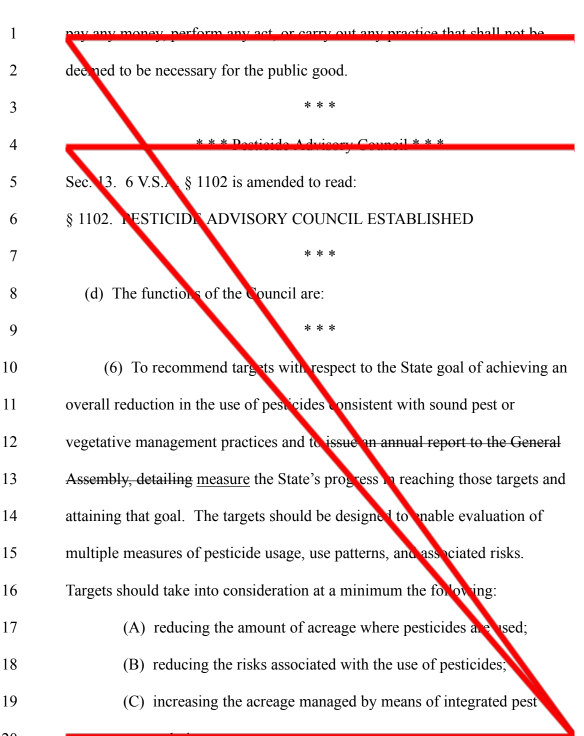
1	(b) The board of adjustment shall consist of three members appointed for a
2	terin of one year. The board shall elect its own chair. Vacancies in the board of
3	adjustment shall be filled in the same manner as original appointments. The
4	members of the board shall receive compensation for their services at a rate
5	not to exceed the per diem rate as defined by 32 V.S.A. § 1010(b) in addition
6	to expenses incurred in the discharge of their duties. The State Council shall
7	pay the necessary administrative and other expenses of operation incurred by
8	the board upon vouchers signed by the chair of the board. The board shall
9	adopt rules to govern its procedure, which rules shall be in accordance with the
10	provisions of this chapter and with the provisions of any recommendations
11	made by the State Council. Any two members of the board shall constitute a
12	quorum. The chair, or in the chair's absence such other member of the board as
13	the chair may designate to serve as acting chair, may administer oaths and
14	compel the attendance of witnesses. All meetings of the board shall be open to
15	the public. The board shall keep an accurate record of its proceedings, and
16	shall file all documents and memoranda of proceedings with the state council,
17	when each grievance has been adjusted. [Repealed.]
18	§ 733. POWERS OF BOARD
19	Upon the basis of such inquiry as it deems it necessary to conduct, and upon
20	the basis of findings resulting therefrom, the board of adjustment shall have
21	authority by order to authorize such variance from the ordinances in their

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1	ication to the lands of the owner who has not complied with the ordinance of
2	the district, when such variance will relieve practical difficulties or
3	unnecessary hardship to such owner and when such variance is not contrary to
4	public interest and is in accordance with the purpose of land-use regulations.
5	The board of acjustment may request the landowner not complying with an
6	ordinance to sign a stipulation setting forth the conditions agreed upon by the
7	landowner and supervisors so that the practical difficulties or unnecessary
8	hardship may be overcome and work proceed by the consent of such
9	landowner upon his land. However, nothing in this chapter shall be construed
10	so as to make ineffective any remedies available under the laws of the state.
11	[Repealed.]
12	§ 734. SUPERVISORS MAY PETITION SUPERIOR COURT , WHEN
13	If a landowner does not sign such stipulation, the supervisors may petition
14	the Superior Court to require such landowner to bring his or her land into
15	conformity with the ordinance, and the Court court shall order such relief as it
16	may deem necessary in the interest of public health, safety, and welfare.
17	However, no landowner shall by ordinance or otherwise be required to pay any
18	money or perform any act that shall not be for the protection of his or her own
19	land nor shall he or she be required to pay any money, perform any act, or
20	carry out any practice that shall not be in just proportion to the benefits that he
21	

21 or she will receive and further provided that he or she shall not be required to

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1	(D) decreasing within each level of comparable risk, the quantity of
2	pesticides applied per acre; and
3	(E) making recommendations regarding the implementation of other
4	management practices that result in decreased pesticide use.
5	
	Sec. 13. [Deleted.]
6	* * * Vermont Milk Commission * * *
7	Sec. 14. 6 V.S.A. § 2937 is umended to read:
8 9	§ 2937. ANNUAL PERIODIC REPORT The Commission shall may report annually as needed on its activities to the
10	House and Senate Committees on Agriculture on or before January 15,
11	beginning in 2009.
12	* * * Sustainable Agriculture Council * * *
13	Sec. 15. 6 V.S.A. § 4701 is amended to read:
14 15 16	 § 4701. SUSTAINABLE AGRICULTURE RESEARCH AND EDUCATION PROGRAM (a) The purpose of this section is to promote research and education that
17	will encourage the development and use of economically and ecologically
18	sound sustainable agriculture practices such as organic methods, biological
19	control, integrated pest management, soil improvement, cultivation, havesting
20	and irrigation techniques, and transportation and marketing innovations,
21	inrough.

uneug	h alternatives that reduce or eliminate the use of pesticides and
petroc	hemicals <u>-;</u>
((2) The <u>the</u> production, processing, and distribution of food and fibe
ways t	hat consider the interactions among soils, plants, water, air, animals,
tillage	, machinery, labor, energy, and transportation to enhance the viability
agricu	ltural soils, public health, and resource conservation-;
((3) The <u>the</u> expansion of marketing opportunities and promotion of
produc	ets produced through the practice of sustainable agriculture which the
will er	acourage the purchase of Vermont grown foods and promote regional
food s	ecurity- <u>; and</u>
((4) The the coordination of research and education activities on
sustair	able agriculture among private and public agencies and individuals
within	Vermont.
(b)	A Sustainable Agriculture Council is established, to be chaired by t
Secret	ary of Agriculture, Food and Markets. The Council shall include the
Secret	ary of Education and representatives, appointed by the Secretary of
Agricu	ilture, Food and Markets, of the College of Agriculture at the Univer
of Ver	mont, University of Vermont Extension, Vermont Technical College

20 farm organizations, and a representative of the low input sustainable

1	agriculture program of the U.S. Department of Agriculture. The Council shall
2	meet on call of the Secretary and shall make recommendations regarding:
3	() Goals and priorities for ongoing public and private research of
4	particular relevance to Vermont agriculture, and for the coordination of
5	research and demonstration projects on sustainable agriculture.
6	(2) The dissemination of research results, the identification of future
7	research needs and other useful information on sustainable agriculture.
8	(3) The use of State pwned lands, participating farmer managed land,
9	and land owned by the University of Vermont and State Colleges System for
10	continuing research on sustainable agriculture practices.
11	(4) Techniques for financing the integration of sustainable agriculture
12	practices into farming operations.
13	(5) The teaching of sustainable agriculture practices in schools at the
14	elementary, secondary, and postsecondary levels. [Repealed.]
15	(c) The Secretary of Agriculture, Food and Markets is authorized to apply
16	for, accept, and make use of grants from public and private sources to achieve
17	the objectives of this section, in accordance with the provisions of
18	32 V.S.A. § 5. In awarding grants, preference shall be given to individuals,
19	especially farmers, conducting on-farm research.
20	(d) By January 15, annually, the Council shall prepare a report for
21	distribution to participating organizations and the public summarizing

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1	lopments in sustainable agriculture in Vermont and nationally. The report shall
2	also make recommendations for future activities that will promote the
3	objectives of this section. [Repealed.]
4	* * * Transportation Alternatives Grant Committee * * *
5	Sec. 16. 19 V.C.A. § 38 is amended to read:
6 7	 § 38. TRANSPORTATION ALTERNATIVES GRANT PROGRAM (a) The Transportation Alternatives Grant Committee is created and shall
8	comprise:
9	(1) the Secretary of Transportation or his or her designee;
10	(2) a representative from the Division of Historic Preservation appointed
11	by the Secretary of Commerce and Community Development;
12	(3) one member appointed by the Secretary of Commerce and
13	Community Development to represent the tourism and marketing industry;
14	(4) a representative of the Agency of Natural Resources appointed by the
15	Secretary of Natural Resources;
16	(5) three municipal representatives appointed by the governing body of
17	the Vermont League of Cities and Towns;
18	(6) one member representing and appointed by the governing board of
19	the Vermont Association of Planning and Development Agencies,
20	(7) two members from the House designated by the Speaker; and
21	(8) two members from the Senate designated by the Committee on
22	Committees: [Repeated.]

1	(b) Municipal and legislative members of the Transportation Alternatives
2	Grant Committee shall serve concurrently for two-year terms and the initial
3	appointments of these members shall be made in a manner which allows for
4	them to serve a full legislative biennium. In the event a municipal or
5	legislative member ceases to serve on the Committee prior to the full term, the
6	appointing authority shall fill the position for the remainder of the term. The
7	Committee shall, to the greatest extent practicable, encompass a broad
8	geographic representation of Vermont. [Repealed.]
9	(c) The Transportation Alternatives Grant Program is created. The Grant
10	Program shall be administered by the Agency, and shall be funded in the
11	amount provided for in 23 U.S.C. § 13.(h), less the funds set aside for the
12	Recreational Trails Program. Awards shall be made to eligible entities as
13	defined under 23 U.S.C. § 133(h), and awards under the Grant Program shall
14	be limited to the activities authorized under federal law.
15	(d) Eligible entities awarded a grant must provide all funds required to
16	match federal funds awarded for a Transportation Alternatives project. All
17	grant awards shall be decided and awarded by the Transportation Alternatives
18	Grant Committee Agency.
19	(e) Transportation Alternatives grant awards shall be announced annually
20	by the Transportation Alternatives Grant Committee Agency not earlier that
21	December and not later than the following Warch.

1	(f)(1) In fiscal years 2018 and 2010, all Grant Program funds shall be
2	reserved for municipalities for environmental mitigation projects relating to
3	stormwater and highways, including eligible salt and sand shed projects.
4	(2) In fiscal years 2020 and 2021, Grant Program funds shall be
5	awarded for any eligible activity and in accordance with the priorities
6	established in subdivision (4) of this subsection.
7	(3) In fiscal year 2022 and thereafter, \$1,100,000.00 of Grant Program
8	funds, or such lesser sum if all eligible applications amount to less than
9	\$1,100,000.00, shall be reserved for municipalities for environmental
10	mitigation projects relating to stormwater and highways, including eligible salt
11	and sand shed projects.
12	(4) Regarding Grant Program funds awarded in fiscal years 2020 and
13	2021, and the balance of Grant Program funds not reserved for environmental
14	mitigation projects in fiscal year 2022 and thereafter, in evaluating applications
15	for Transportation Alternatives grants, the Transportation Alternatives Grant
16	Committee Agency shall give preferential weighting to project involving as a
17	primary feature a bicycle or pedestrian facility. The degree of presential
18	weighting and the circumstantial factors sufficient to overcome the weighting
19	shall be in the complete discretion of the Transportation Alternatives Grand
20	Committee Agency.

1	(a) The Agency shall develop an outreach and marketing effort designed to
2	provide information to communities with respect to the benefits of
3	participating in the Transponation Alternatives Grant Program. The outreach
4	and marketing activities shall include apprising municipalities of the
5	availability of grants for salt and sand sheds. The outreach effort should be
6	directed to areas of the State historically underserved by this Program
7	Sec. 16. [Deleted.]
8	* * * Vermont Transportation Authority * * *
9	Sec. 17. REPEAL
10	29 V.S.A. chapter 16 (Vermont Transportation Authority) is repealed.
11	* * * Capitol Complex Commission * * *
12	Sec. 18 20 V S A § 182 is amended to read
13 14	§ 182. DEFINITIONS As used in this chapter:
15	* * *
16	(2) "Capitol complex commission Complex Commission" means a
17	commission consisting of five seven members.
18	(A) Four members shall be appointed by the governor <u>Governor</u> ,
19	with the advice and consent of the senate Senate, for a term of three years.
20	One member shall be appointed by the Speaker of the House, and one member
21	shall be appointed by the Senate Committee on Committees, each for a term of

1	two years. The fifth seventh member shall be appointed by the Montpelier city
2	council <u>City Council</u> for a term of two years.
3	(B) We chair Chair of the capitol complex commission Capitol
4	Complex Commission shall be designated by the governor Governor.
5	(C) No Not more that two members of the commission Commission
6	shall be residents of the city <u>City</u> of Montpelier, and $no a$ member may shall
7	not be an exempt employee of the state State of Vermont or a State legislator.
8	(D) The commissioner of buildings and general services
9	Commissioner of Buildings and General Services shall be the executive
10	secretary of the board Commission and shall have no vote.
11	

Sec. 18. 29 V.S.A. § 182 is amended to read

§ 182. DEFINITIONS

As used in this chapter:

(2) "Capitol complex commission <u>Complex Commission</u>" means a commission consisting of five seven members.

(A) Four members shall be appointed by the governor Governor, with the advice and consent of the senate Senate, for a term of three years. One member shall be appointed by the Speaker of the House, and one member shall be appointed by the Senate Commutee on Commutees, each for a term of two years. The fifth <u>seventh</u> member shall be appointed by the Montpelier city council <u>City Council</u> for a term of two years.

Complex Commission shall be designated by the governor Governor.

(C) No-more Not fewer than two members of the commission Commission shall be residents of the city City of Montpelier, and no a member may shall not be an exempt employee of the state State of Vermont or a State legislator.

(D) The commissioner of buildings and general services Commissioner of Buildings and General Services shall be the executive secretary of the board Commission and shall have no vote.

* * * Effective Date * * *

2 Sec. 19. EFFECTIVE DATE

3

1

This act shall take effect on July 1, 2019.

* * * Vermont State Archives and Records Administration; State Boards and

Commissions Registry * * *

Sec. 1. 3 V.S.A. § 116a is amended to read:

§ 116a. MAINTENANCE OF INVENTORY OF STATE BOARDS AND

COMMISSIONS <u>REGISTRY</u>

(a)(1) The Secretary of State Vermont State Archives and Records <u>Administration</u> shall maintain and make available on his or her official its website an inventory a registry of the State boards and commissions, and shall update that inventory registry when changes are made that affect the information provided in the inventory registry.

(2)(A) The inventory registry shall include the names of the members of each State board and commission, their term length and expiration, and their appointing authority.

(B) Each State board and commission shall be responsible for providing to the Secretary of State Vermont State Archives and Records <u>Administration</u> this inventory registry information and any updates to it in a <u>manner prescribed by the State Archivist</u>.

(3) The registry shall track the dates of the initial creation of State boards and commissions created by State law and of any amendments to those laws for the purpose of the intended five-year expiration of those State boards and commissions described in subsection (b) of this section.

(b)(1) It is the intent of the General Assembly that, except for State boards and commissions required by interstate compact and except as otherwise provided by law, a State board or commission created by State law shall cease to exist after five years from the date of its initial creation, five years from the last date that the statutory or session law containing the State board or commission was amended, or on January 1, 2025, whichever date is latest.

(2)(A) In each biennial session beginning in the year 2025, the Office of Legislative Council, in consultation with the Vermont State Archives and Records Administration and based on the registry's date tracking described in subdivision (a)(3) of this section, shall prepare for the General Assembly's review a list of the State boards and commissions subject to expiration under this subsection.

(B) A State board or commission shall only expire pursuant to legislative enactment.

(c) As used in this section, "State boards and commissions board or commission" means <u>a</u> professional or occupational licensing boards board or commissions commission, advisory boards board or commissions commission, appeals boards board, promotional boards board, interstate boards board, supervisory boards and councils board or council, and <u>or</u> any other boards or commissions of the State similar entity that:

(1) is created by State law, by federal law and contains State appointees, or by executive order;

(2) is established as or is attached to an Executive Branch entity;

(3) has statewide jurisdiction or carries out a State function; and

(4) is not composed of members appointed exclusively by regional, county, or municipal entities.

Sec. 2. 2018 (Sp. Sess.) Acts and Resolves No. 2, Sec. 15 is amended to read:

Sec. 15. EFFECTIVE DATES

This act shall take effect on July 1, 2018, except that Sec. 12, 3 V.S.A.

§ 116a (Secretary of State VSARA; maintenance of inventory of State boards

and commissions registry), shall take effect on January 1, 2019 2023.

Sec. 3. [Deleted.]

*** Standard Per Diem and Expense Reimbursement ***

Sec. 4. 32 V.S.A. § 1010 is amended to read:

§ 1010. MEMBERS OF CERTAIN BOARDS

 (a) Except for those members serving ex officio or otherwise regularly

 employed by the State, the compensation of the members of the following
 Boards boards shall be entitled to receive \$50.00 in per diem compensation:

(1) Board of Bar Examiners

- (2) Board of Libraries
- (3) Vermont Milk Commission
- (4) Board of Education
- (5) State Board of Health
- (6) *Emergency Board*
- (7) Board of Liquor and Lottery
- (8) Human Services Board

- (9) State Fish and Wildlife Board
- (10) State Board of Mental Health
- (11) Vermont Employment Security Board
- (12) Capitol Complex Commission
- (13) Natural Gas and Oil Resources Board
- (14) Transportation Board
- (15) Vermont Veterans' Home Board of Trustees
- (16) Advisory Council on Historic Preservation
- (17) The Electricians' Licensing Board
- (18) Offender Work Programs Board
- (19) Emergency Personnel Survivors Benefit Review Board
- (20) Community High School of Vermont Board

(b)(1) Notwithstanding any other provision of law, members of professional or occupational licensing boards or commissions, advisory boards or commissions, appeals boards, promotional boards, interstate boards, supervisory boards and councils, or any other boards, Θ commissions, or <u>similar entities</u> that are not listed in subsection (a) of this section but are otherwise entitled by act of the General Assembly to receive per diem compensation, shall <u>be entitled to</u> receive per diem compensation in the amount of \$50.00 per day for each day devoted to official duties. This subsection shall not reduce the amount of per diem compensation heretofore provided by act of the General Assembly to members of boards or commissions entitled to receive more than \$50.00 per day.

(2) "Per diem" means the amount of compensation to which a member of a statutory board or commission is entitled for:

(1)(A) attendance at a regular or special meeting of such board or commission or any committee thereof; or

(2)(B) performance of other duties directly related to the efficient conduct of necessary board business as assigned and approved by the chairperson, provided that payment for such duties shall be at the per diem rate prorated for actual time spent performing duties. Proration shall be calculated based on an eight-hour day. Under no circumstances shall the daily payment exceed the per diem amount.

(c) The members of the boards and departments <u>commissions</u>, including those members serving ex officio or otherwise regularly employed by the State, shall <u>be entitled to</u> receive their actual and necessary expenses when away from home or office upon their official duties.

(d) Notwithstanding the provisions of subsections (a) and (b) of this section, a member shall not be entitled to receive State per diem compensation for any meeting or other official duty for which specific compensation is provided by another source.

(e) The Governor may authorize per diem compensation and expense reimbursement in accordance with this section for members of boards and commissions, including temporary study commissions, created by Executive Order.

(f) Members of the Parole Board shall <u>be entitled to</u> receive \$100.00 per diem for each day of official duties together with reimbursement of reasonable expenses incurred in the performance of their duties.

* * * Travel Information Council * * *

Sec. 5. 10 V.S.A. § 484 is amended to read:

§ 484. TRAVEL INFORMATION COUNCIL; CREATION, MEMBERSHIP, TERMS

(a) The Travel Information Council is created to administer the provisions of this chapter.

(1) The Agency of Transportation shall be responsible for the administration and maintenance of the official business directional sign program, information plazas, and other tourist information facilities deemed appropriate by the Council.

(2) The Agency of Commerce and Community Development shall be responsible for the collection and distribution of travel information, as deemed appropriate by the Council.

(b)(1) The Travel Information Council may make adopt rules, consistent with this chapter relating to the determination of locations for official business

directional signs and to all other matters necessary and appropriate to the administration of this chapter. In making <u>adopting</u> those rules it shall give consideration to the adequacy of information provided by highway directional signs and the preservation of scenic and aesthetic values and shall consult with the Agency of Transportation as to matters of highway safety.

(2) It shall determine whether official business directional signs at a particular location shall be displayed in tiers or upon panels.

(3) It shall advise the Agency of Commerce and Community Development on policies and matters pertaining to collection and distribution of tourist information.

(c)(<u>1</u>) The Travel Information Council shall have seven members, <u>comprising</u> the Secretary of Commerce and Community Development or designee, who shall chair the council <u>Council</u>, and six appointed members as follows: one representing the lodging industry, one the restaurant industry, one the recreation industry, one the Agency of Transportation, one the general public, and one agriculture.

(2) The six appointed members shall be appointed by the Governor with the <u>advice and</u> consent of the Senate with the six initially appointed members appointed as of the effective date of this chapter, with three initial members appointed for one year terms, and three for two year terms. Three appointed in two-year staggered terms so that three members shall be are appointed biennially thereafter annually. The members are eligible for reappointment.

(3) Members of the Council shall be entitled to per diem compensation and reimbursement of expenses as permitted under 32 V.S.A. § 1010, which shall be paid by the Agency of Transportation.

(d)(1) The Travel Information Council shall designate, in each State transportation district, a person to represent business, a person to represent the public, and a person to represent the district planning or development agencies as a committee to act for it in those districts in considering applications for signs and the location thereof.

(2) The members of the committee shall serve at the pleasure of the Council, and a majority of a committee shall constitute a quorum for the conduct of any business.

(3) A person aggrieved by a decision of a committee may ask for and shall be granted a hearing before the Travel Information Council and may appeal on questions of law to the Superior Court under V.R.C.P. 74 from a decision of the Council.

* * * Travel and Recreation Council * * *

Sec. 6. 10 V.S.A. § 652 is amended to read:

§ 652. TRAVEL AND RECREATION COUNCIL; MEMBERSHIP
 (a) A travel and recreation council <u>The Travel and Recreation Council</u> is

created. It shall comprise the following members:

(1) the Secretary of Commerce and Community Development, <u>or</u> <u>designee;</u>

(2) the Secretary of Natural Resources, or designee,

(3) the Secretary of Transportation, or designee,

(4) the Secretary of Agriculture, Food and Markets, or designee,

(5) the Commissioner of Tourism and Marketing, or designee; and

(6) ten members from the private sector appointed by the Governor.

(b)(1) The ten members appointed by the Governor shall serve a term of three years, beginning July 1, or the unexpired portion thereof. For the initial appointments, the Governor shall appoint three for one year, four for two years, and three for three years.

(2) When appointing members, the Governor shall consider persons who have understanding of the travel and recreation industry and who will adequately represent the various interests in the State.

(c) The Council shall elect its chair annually from among its members.

(d) The Council shall meet at least quarterly at the call of the *chair* <u>Chair</u> or the agency secretary.

(e) Members of the Council shall <u>be entitled to</u> receive <u>per diem</u> compensation and reimbursement for <u>of</u> expenses in accordance with <u>as</u> <u>permitted under</u> 32 V.S.A. § 1010, which shall be paid by the Agency of Commerce and Community Development. * * * Vermont Community Development Board * * *

Sec. 7. 10 V.S.A. § 685 is amended to read:

§ 685. THE VERMONT COMMUNITY DEVELOPMENT BOARD

(a) There shall be is created within the Agency of Commerce and Community Development the Vermont Community Development Board consisting of nine members who shall be residents of the State.

(b)(1) The members shall be appointed by the Governor for a term of three years, or for the unexpired portion thereof. For the initial appointments, the Governor shall appoint three for one year, three for two years, and three for three years.

(2) In the appointment of the members, consideration shall be given to the selection of such persons as shall adequately represent the interests of various sections of the State and the principal beneficiaries of the program.

(c) The Chair shall be appointed annually by the Governor from among the members.

(d) Members of the Board shall be compensated at the rate of \$30.00 per day for time spent in the performance of their duties, and they shall be reimbursed for necessary expenses incurred therein entitled to receive per diem compensation and reimbursement of expenses as permitted under 32 V.S.A. § 1010, which shall be paid by the Agency. (e) No person who receives a significant portion of his or her income directly or indirectly from the community development activities governed by this subchapter shall be a member of the Board.

(f) The Agency shall provide staff assistance and administrative support to the Board.

(g) Prior to January 15 of each year, the Board shall submit a report of its activities and grants for the preceding year to the Governor and General Assembly.

* * * State and Regional Economic Development and Planning Services

Oversight Panel * * *

Sec. 8. REPEAL

2010 Acts and Resolves No. 146, Sec. G.6 (State and Regional Economic Development and Planning Services; Oversight Panel) is repealed.

* * * Development Cabinet * * *

Sec. 9. 3 V.S.A. § 2293 is amended to read:

§ 2293. DEVELOPMENT CABINET

(a) Legislative purpose. The General Assembly deems it prudent to establish a permanent and formal mechanism to assure collaboration and consultation among State agencies and departments, in order to support and encourage Vermont's economic development, while at the same time conserving and promoting Vermont's traditional settlement patterns, its working and rural landscape, its strong communities, and its healthy environment, all in a manner set forth in this section.

(b) Development Cabinet.

(1) A Development Cabinet is created, to consist of the Secretaries of the Agencies of Administration, of Agriculture, Food and Markets, of Commerce and Community Development, of Education, of Natural Resources, and of Transportation. The Governor or the Governor's designee shall chair the Development Cabinet.

(2) The Development Cabinet shall advise the Governor on how best to implement the purposes of this section, and shall recommend changes as appropriate to improve implementation of those purposes.

(3) The Development Cabinet may establish interagency work groups to support its mission, drawing membership from any agency or department of State government. Any interagency work groups established under this subsection shall evaluate, test the feasibility of, and suggest alternatives to economic development proposals, including proposals for public-private partnerships, submitted to them for consideration. The Development Cabinet shall refer to appropriate interagency workgroups any economic development proposal that has a significant impact on the inventory or use of State land or buildings. (c) Implementation. All State agencies that have programs or take actions affecting land use, including those identified under 3 V.S.A. chapter 67, shall, through or in conjunction with the members of the Development Cabinet:

(1) Support conservation of working lands and open spaces.

(2) Strengthen agricultural and forest product economies, and encourage the diversification of these industries.

(3) Develop and implement plans to educate the public by encouraging discussion at the local level about the impacts of poorly designed growth, and support local efforts to enhance and encourage development and economic growth in the State's existing towns and villages.

(4) Administer tax credits, loans, and grants for water, sewer, housing, schools, transportation, and other community or industrial infrastructure, in a manner consistent with the purposes of this section.

(5) To the extent possible, endeavor to make the expenditure of State appropriations consistent with the purposes of this section.

(6) Encourage development in, and work to revitalize, land and buildings in existing village and urban centers, including "brownfields," housing stock, and vacant or underutilized development zones. Each agency is to set meaningful and quantifiable benchmarks. (7) Encourage communities to approve settlement patterns based on maintaining the State's compact villages, open spaces, working landscapes, and rural countryside.

(8) Encourage relatively intensive residential development close to resources such as schools, shops, and community centers and make infrastructure investments to support this pattern.

(9) Support recreational opportunities that build on Vermont's outstanding natural resources, and encourage public access for activities such as boating, hiking, fishing, skiing, hunting, and snowmobiling. Support and work collaboratively to make possible sound development and well-planned growth in existing recreational infrastructure.

(10) Provide means and opportunity for downtown housing for mixed social and income groups in each community.

(11) [Repealed.]

(12) Encourage timely and efficient processing of permit applications affecting land use, including 10 V.S.A. chapter 151 and the subdivision regulations adopted under 18 V.S.A. § 1218, in order to encourage the development of affordable housing and small business expansion, while protecting Vermont's natural resources.

(13) Participate in creating a long-term economic development plan, including making available the members of any agency or department of State government as necessary and appropriate to support the mission of an interagency work group established under subsection (b) of this section.

(d) Interagency work group.

(1) Pursuant to the recommendations of the Oversight Panel on Economic Development created in 2010 Acts and Resolves No. 146, Sec. G6, the Development Cabinet shall create an interagency work group as provided in subsection (b) of this section with the Secretary of Commerce and Community Development serving as its chair.

(2) The mission of the work group shall be to develop a long-term economic development plan for the State, which shall identify goals and recommend actions to be taken over 10 years, and which shall be consistent with the four principles of economic development identified in 10 V.S.A. § 3 and the relevant population-level outcomes for economic development set forth in 3 V.S.A. § 2311.

(e) Long-term economic development plan.

(1) On or before January 15, 2014, and every two years thereafter, the Development Cabinet or its work group shall complete a long-term economic development plan as required under subsection (d) of this section and recommend it to the Governor.

(2) Commencing with the plan due on or before January 15, 2016, the Development Cabinet or its work group may elect only to prepare and recommend to the Governor an update of the long-term economic development plan.

(3) Administrative support for the economic development planning efforts of the Development Cabinet or its work group shall be provided by the Agency of Commerce and Community Development.

(f) Limitations. This Cabinet is strictly an information gathering and coordinating cabinet and confers no additional enforcement powers. [Repealed.]

Sec. 10. [Deleted.]

* * * Film and New Media Advisory Board * * *

Sec. 11. 3 V.S.A. § 2471d is amended to read:

§ 2471d. VERMONT FILM AND NEW MEDIA ADVISORY BOARD The Secretary of Commerce and Community Development shall appoint a

Film and New Media Advisory Board to make recommendations to the Secretary on promoting Vermont as a location for commercial film and television production and facilitating the participation of local individuals and companies in such productions. The primary function of the Advisory Board is to recommend to the Secretary strategies to link Vermonters employed in the film and new media, video, or other creative arts, to economic opportunities in their trades in Vermont. [Repealed.]

* * * Vermont Rehabilitation Corporation * * * Sec. 12. 10 V.S.A. chapter 12, subchapter 6 is amended to read:

Subchapter 6. Family Farm Assistance

§ 271. PURPOSES

It is the intention of the General Assembly in enacting this subchapter to provide a limited source of loan funds to family farmers or prospective family farmers under terms and conditions that will reduce their investment costs to an extent that offers them a reasonable chance to succeed. [Repealed.]

§ 272. DEFINITIONS

As used in this subchapter:

(1) "Authority" means the Vermont Economic Development Authority.

(2) "Family farmer" means a person who is a resident of this State and who is, or will become, engaged in farming on his or her own behalf managing and operating the farm on a full-time basis and whose net worth (including his or her dependents and spouse) does not exceed \$150,000.00.

(3) "Farming" shall mean the cultivation of land or other uses of land for the production of food, fiber, horticultural, orchard, or forest crops, or the raising of livestock, poultry, equines, fish, or bees. Farming also includes the storage, preparation, retail sale, and transportation of agricultural commodities accessory to the cultivation or use of such land.

(4) "Vermont Rehabilitation Corporation" means the nonprofit quasipublic corporation for which articles of association have been filed with the Secretary of State on April 26, 1935. [Repealed.]

§ 273. FARMERS LOAN PROGRAM; ELIGIBILITY; APPLICATION

(a) The Vermont Rehabilitation Corporation shall establish a family farm assistance loan program to: strengthen existing farms, encourage diversification and innovative farming techniques, increase energy efficiency and reduce energy consumption, and assist beginning farmers to start new farms, provided that beginning farmers will not produce commodities that are already in surplus.

(b) In order to be eligible an applicant shall be:

(1) a family farmer who is a resident of this State;

(2) an owner or prospective purchaser of agricultural land in the State or depreciable farm machinery, equipment, or livestock to be used in the State;

(3) a person of sufficient education, training, or experience in the type of farming for which the applicant requests the loan;

(4) an operator or proposed operator of a farm for whom the loan reduces investment costs to an extent that offers him or her a reasonable chance to succeed;

(5) a credit-worthy person under such standards as the Vermont Rehabilitation Corporation may, in its discretion, establish; and

(6) in compliance with the requirements of subdivisions 262(2) through (4) and subdivisions (6) through (10) of this title. For purposes of this subchapter, the terms "eligible facility" and "facility" as used in section 262 shall be defined to include all farming operations.

(c) Applicants for the family farmer assistance loan program under this subchapter shall apply to the Vermont Rehabilitation Corporation, which shall review proposed farm projects, and the applicant's qualifications and grant loans under the provisions of this subchapter; subject to such reasonable terms and conditions as the Vermont Rehabilitation Corporation deems appropriate.

(d) Any person who obtains a loan under this subchapter shall not be eligible for loan assistance under subchapter 5 of this chapter during the period in which the subchapter 6 loan is outstanding.

(e) All meetings of the Vermont Rehabilitation Corporation board of directors that concern the family farm assistance program shall be subject to 1 V.S.A. chapter 5, subchapter 5. [Repealed.]

§ 274. LOAN TERMS AND CONDITIONS

(a) Within the limits of funds available, the Vermont Rehabilitation Corporation may make loans to eligible applicants upon such terms and conditions as may reasonably be expected to be fulfilled by the applicant. In no event shall the total principal obligation of all Vermont Economic Development authority loans granted under this subchapter to any family farmer exceed \$50,000.00. (b) The Vermont Rehabilitation Corporation shall require the farmer to execute a note, loan agreement, security agreement, mortgage, or other evidence of indebtedness in favor of the Authority sufficient to protect reasonably the security of the mortgage or secured loan. All payments shall be made to the Authority for the use of section 234 of this title. The Vermont Economic Development Authority shall service all loans made by the Vermont Rehabilitation Corporation under this subchapter. In the event of default by a loan recipient under this subchapter, the Authority shall consult with the Vermont Rehabilitation Corporation prior to commencing any collection or foreclosure action. [Repealed.]

§ 275. FUNDING

In fiscal year 1986, the Vermont Rehabilitation Corporation, in its discretion, may loan up to \$400,000.00 of the Vermont Jobs Fund established by section 234 of this title for the purposes of this subchapter. Depending on its assessment of the progress of the family farm assistance program, the General Assembly may adjust the loan limits from those established for fiscal year 1986 and may establish appropriate loan limits in fiscal years 1987 and 1988. [Repealed.]

§ 277. PERSONNEL AND ADMINISTRATIVE SUPPORT

(a) The Secretary of Agriculture, Food and Markets, with the consent of the Vermont Rehabilitation Corporation, may use a portion of the funds provided

under section 275 of this title, not to exceed \$20,000.00 in any fiscal year, to contract for assistance in reviewing loan applications, making recommendations to the board, reviewing compliance with loan conditions, and carrying out such other activities as the Secretary of Agriculture, Food and Markets may direct.

(b) The Secretary of Agriculture, Food and Markets may provide the Vermont Rehabilitation Corporation with additional personnel and other support as he or she deems necessary to carry out the purposes of this subchapter. [Repealed.]

> * * * State Natural Resources Conservation Council Board of Adjustment * * *

Sec. 13. 10 V.S.A. chapter 31, subchapter 1 is amended to read:Subchapter 1. Conservation, Development, and Use of Natural Resources

* * *

§ 731. FAILURE TO OBSERVE LAND-USE ORDINANCE;

CONFERENCES

(a) In the event that the supervisors of a district find that the provisions of a land-use ordinance adopted according to the provisions of this chapter are not being observed on particular lands, and that such nonobservance tends substantially to increase erosion on such lands and substantially interferes with the prevention or control of erosion or conservation of natural resources on other lands within the district, the supervisors may summon the owner of the land to appear before them to discuss the failure of the owner to observe the regulations, and to perform particular work, operations, or avoidances as required by ordinance of the district, when the nonobservance tends substantially to increase erosion on the lands and substantially interferes with the prevention or control of erosion or conservation of natural resources on other lands within the district.

(b) By conference thus convoked, the supervisors and the owner of land not observing the ordinance adopted by the district, shall together make and sign a finding as to the issues which that are involved in the failure of the owner to observe the ordinance of the district.

(c)(1) Upon the basis of such findings and if, after conference, it appears to the supervisors that there are great practical difficulties or unnecessary hardship involved in the full observance of the ordinance of the district, the supervisor supervisors shall endeavor to work out a program with the owner; as shall be acceptable to the owner and shall enable the owner to comply with the ordinance.

(2)(A) Alternatively, upon the basis of their findings, the supervisors may authorize such variance from the ordinances in their application to the lands of the owner who has not complied with the ordinance of the district, when such variance will relieve practical difficulties or unnecessary hardship to that owner and when such variance is not contrary to public interest and is in accordance with the purpose of land use regulations.

(B) The supervisors may request the landowner not complying with an ordinance to sign a stipulation setting forth the conditions agreed upon by the landowner and supervisors so that the practical difficulties or unnecessary hardship may be overcome and the work proceed by the consent of such landowner upon the land.

(d) Nothing in this chapter shall be construed so as to make ineffective any remedies available under the laws of the State.

§ 732. NONCOMPLIANCE; REFERENCE TO BOARD OF

ADJUSTMENT; COMPOSITION OF BOARD; TERMS,

COMPENSATION, CONDUCT

(a) When by conference the supervisors and the landowner not complying with the ordinances of the district are unable to agree on the conditions under which compliance may be effected, the supervisors shall refer the matter to a board of adjustment which shall be appointed by the State Council upon request of the supervisors.

(b) The board of adjustment shall consist of three members appointed for a term of one year. The board shall elect its own chair. Vacancies in the board of adjustment shall be filled in the same manner as original appointments. The members of the board shall receive compensation for their services at a rate not to exceed the per diem rate as defined by 32 V.S.A. § 1010(b) in addition to expenses incurred in the discharge of their duties. The State Council shall pay the necessary administrative and other expenses of operation incurred by the board upon vouchers signed by the chair of the board. The board shall adopt rules to govern its procedure, which rules shall be in accordance with the provisions of this chapter and with the provisions of any recommendations made by the State Council. Any two members of the board shall constitute a quorum. The chair, or in the chair's absence such other member of the board as the chair may designate to serve as acting chair, may administer oaths and compel the attendance of witnesses. All meetings of the board shall be open to the public. The board shall keep an accurate record of its proceedings, and shall file all documents and memoranda of proceedings with the state council, when each grievance has been adjusted. [Repealed.]

§ 733. POWERS OF BOARD

Upon the basis of such inquiry as it deems it necessary to conduct, and upon the basis of findings resulting therefrom, the board of adjustment shall have authority by order to authorize such variance from the ordinances in their application to the lands of the owner who has not complied with the ordinance of the district, when such variance will relieve practical difficulties or unnecessary hardship to such owner and when such variance is not contrary to public interest and is in accordance with the purpose of land-use regulations. The board of adjustment may request the landowner not complying with an ordinance to sign a stipulation setting forth the conditions agreed upon by the landowner and supervisors so that the practical difficulties or unnecessary hardship may be overcome and work proceed by the consent of such landowner upon his land. However, nothing in this chapter shall be construed so as to make ineffective any remedies available under the laws of the state. [Repealed.]

§ 734. SUPERVISORS MAY PETITION SUPERIOR COURT, WHEN

If a landowner does not sign such stipulation, the supervisors may petition the Superior Court to require such landowner to bring his or her land into conformity with the ordinance, and the Court court shall order such relief as it may deem necessary in the interest of public health, safety, and welfare. However, no landowner shall by ordinance or otherwise be required to pay any money or perform any act that shall not be for the protection of his or her own land nor shall he or she be required to pay any money, perform any act, or carry out any practice that shall not be in just proportion to the benefits that he or she will receive and further provided that he or she shall not be required to pay any money, perform any act, or carry out any practice that shall not be deemed to be necessary for the public good.

* * *

* * * Pesticide Advisory Council * * *

Sec. 14. 6 V.S.A. § 1102 is amended to read: § 1102. PESTICIDE ADVISORY COUNCIL ESTABLISHED

* * *

(d) The functions of the Council are:

* * *

(6) To recommend targets with respect to the State goal of achieving an overall reduction in the use of pesticides consistent with sound pest or vegetative management practices and to issue an annual report to the General Assembly, detailing measure the State's progress in reaching those targets and attaining that goal. The targets should be designed to enable evaluation of multiple measures of pesticide usage, use patterns, and associated risks. Targets should take into consideration at a minimum the following:

(A) reducing the amount of acreage where pesticides are used;

(B) reducing the risks associated with the use of pesticides;

(C) increasing the acreage managed by means of integrated pest management techniques;

(D) decreasing, within each level of comparable risk, the quantity of pesticides applied per acre; and

(E) making recommendations regarding the implementation of other management practices that result in decreased pesticide use.

* * *

* * * Vermont Milk Commission * * *

Sec. 15. 6 V.S.A. § 2937 is amended to read:

 § 2937. ANNUAL PERIODIC REPORT The Commission shall may report annually as needed on its activities to the House and Senate Committees on Agriculture on or before January 15,

beginning in 2009.

* * * Sustainable Agriculture Council * * *

Sec. 16. 6 V.S.A. § 4701 is amended to read:

§ 4701. SUSTAINABLE AGRICULTURE RESEARCH AND EDUCATION PROGRAM

(a) The purpose of this section is to promote research and education that will encourage the development and use of economically and ecologically sound sustainable agriculture practices such as organic methods, biological control, integrated pest management, soil improvement, cultivation, harvesting and irrigation techniques, and transportation and marketing innovations, through:

(1) The the control of pests and diseases of agricultural importance through alternatives that reduce or eliminate the use of pesticides and petrochemicals.:

(2) The <u>the</u> production, processing, and distribution of food and fiber in ways that consider the interactions among soils, plants, water, air, animals, tillage, machinery, labor, energy, and transportation to enhance the viability of agricultural soils, public health, and resource conservation-;

(3) The <u>the</u> expansion of marketing opportunities and promotion of products produced through the practice of sustainable agriculture which <u>that</u> will encourage the purchase of Vermont grown foods and promote regional food security-; and

(4) The the coordination of research and education activities on sustainable agriculture among private and public agencies and individuals within Vermont.

(b) A Sustainable Agriculture Council is established, to be chaired by the Secretary of Agriculture, Food and Markets. The Council shall include the Secretary of Education and representatives, appointed by the Secretary of Agriculture, Food and Markets, of the College of Agriculture at the University of Vermont, University of Vermont Extension, Vermont Technical College and farm organizations, and a representative of the low input sustainable agriculture program of the U.S. Department of Agriculture. The Council shall meet on call of the Secretary and shall make recommendations regarding:

(1) Goals and priorities for ongoing public and private research of particular relevance to Vermont agriculture, and for the coordination of research and demonstration projects on sustainable agriculture.

(2) The dissemination of research results, the identification of future research needs and other useful information on sustainable agriculture.

(3) The use of State-owned lands, participating farmer managed land, and land owned by the University of Vermont and State Colleges System for continuing research on sustainable agriculture practices.

(4) Techniques for financing the integration of sustainable agriculture practices into farming operations.

(5) The teaching of sustainable agriculture practices in schools at the elementary, secondary, and postsecondary levels. [Repealed.]

(c) The Secretary of Agriculture, Food and Markets is authorized to apply for, accept, and make use of grants from public and private sources to achieve the objectives of this section, in accordance with the provisions of 32 V.S.A. § 5. In awarding grants, preference shall be given to individuals, especially farmers, conducting on-farm research.

(d) By January 15, annually, the Council shall prepare a report for distribution to participating organizations and the public summarizing developments in sustainable agriculture in Vermont and nationally. The report shall also make recommendations for future activities that will promote the objectives of this section. [Repealed.]

* * * Vermont Transportation Authority * * *

Sec. 17. REPEAL

29 V.S.A. chapter 16 (Vermont Transportation Authority) is repealed.

* * * Capitol Complex Commission * * *

Sec. 18. 29 V.S.A. § 182 is amended to read:

§ 182. DEFINITIONS

As used in this chapter:

* * *

(2) "Capitol complex commission <u>Complex Commission</u>" means a commission consisting of five <u>seven</u> members.

(A) Four members shall be appointed by the governor Governor, with the advice and consent of the senate Senate, for a term of three years. One member shall be appointed by the Speaker of the House, and one member shall be appointed by the Senate Committee on Committees, each for a term of two years. The fifth seventh member shall be appointed by the Montpelier city council City Council for a term of two years.

(B) The chair Chair of the capitol complex commission Capitol Complex Commission shall be designated by the governor Governor.

(C) No more Not fewer than two members of the commission Commission shall be residents of the city City of Montpelier, and no a member may shall not be an exempt employee of the state State of Vermont or a State legislator.

(D) The commissioner of buildings and general services Commissioner of Buildings and General Services shall be the executive secretary of the board Commission and shall have no vote. * * *

* * * Vermont Enhanced 911 Board * * * Sec. 19. VERMONT ENHANCED 911 BOARD; SECRETARY OF

ADMINISTRATION; REPORT AND RECOMMENDATION

(a) On or before January 15, 2020, the Secretary of Administration shall report to the Senate Committee on Government Operations and the House Committee on Energy and Technology with a recommendation regarding to which agency or department the Vermont Enhanced 911 Board shall report beginning in Fiscal Year 2021.

(b) In formulating the recommendation required by this section, the Secretary shall receive input from the State and local agencies and departments impacted by any changes.

* * * Artificial Intelligence Task Force * * * Sec. 20. 2018 Acts and Resolves No. 137, Sec. 1 is amended to read:

Sec. 1. ARTIFICIAL INTELLIGENCE TASK FORCE; REPORT

* * *

(e) Meetings.

* * *

(3) The Task Force shall meet not more than 40 <u>15</u> times and, except that this limitation on meetings shall not apply to any public hearing the Task Force holds for the purpose of obtaining public testimony regarding artificial *intelligence.* The Task Force shall cease to exist on June 30, 2019 January 15, 2020.

* * *

(h) Reports. On or before February 15, 2019, the Task Force shall submit an update to the Senate Committee on Government Operations and the House Committee on Energy and Technology. On or before June 30, 2019 January 15, 2020, the Task Force shall submit a final report to the Senate Committee on Government Operations and the House Committee on Energy and Technology that shall include:

* * *

* * * Contract Negotiations * * *

Sec. 21. 3 V.S.A. § 925 is amended to read: § 925. MEDIATION; FACT FINDING

* * *

(i)(1) If In the case of the Vermont State Colleges or the University of Vermont, if the dispute remains unresolved 20 days after transmittal of findings and recommendations to the parties or within a time frame mutually agreed upon by the parties that may be no more than an additional 30 days, each party shall submit as a single package its last best offer on all disputed issues to the Board. Each party's last best offer shall be filed with the Board under seal and shall be unsealed and placed in the public record only when both parties' last best offers are filed with the Board. The Board shall hold one or more hearings. Within 30 days of the certifications, the Board shall select between the last best offers of the parties, considered in *its* <u>their</u> entirety without amendment.

(2) In the case of the State of Vermont or the Department of State's Attorneys and Sheriffs, if the dispute remains unresolved 20 days after transmittal of findings and recommendations to the parties or within a time frame mutually agreed upon by the parties that may be no more than an additional 30 days, each party shall submit as a single package its last best offer on all disputed issues to the Board, or upon the request of either party, to an arbitrator mutually agreed upon by the parties. If the parties cannot agree on an arbitrator, the American Arbitration Association shall appoint a neutral third party to act as arbitrator. Each party's last best offer shall be filed with the Board or the arbitrator under seal and shall be unsealed and placed in the public record only when both parties' last best offers are filed with the Board or the arbitrator. The Board or the arbitrator shall hold one or more hearings. Within 30 days of the certifications, the Board or the arbitrator shall select between the last best offers of the parties, considered in their entirety without amendment.

(j) Notwithstanding the provisions of subsection (i) of this section,:

(1) In the case of the Vermont State Colleges or the University of <u>Vermont</u>, should the Board find the last best offers of both parties unreasonable and likely to produce undesirable results, or likely to result in a long-lasting negative impact upon the parties' collective bargaining relationship, then the Board may select the recommendation of the fact finder under subsection (g) of this section as to those disputed issues submitted to the Board in the last best offers.

(2) In the case of the State of Vermont or the Department of State's Attorneys and Sheriffs, should the Board or the arbitrator find the last best offers of both parties unreasonable and likely to produce undesirable results, or likely to result in a long-lasting negative impact upon the parties' collective bargaining relationship, then the Board or the arbitrator may select the recommendation of the fact finder under subsection (g) of this section as to those disputed issues submitted to the Board or the arbitrator in the last best offers.

(k)(1) In the case of the State of Vermont or the Department of State's Attorneys and Sheriffs, the decision of the Board shall be final, and the terms of the chosen agreement shall be binding on each party, subject to appropriations in accordance with subsection 982(d) of this title. In the case of the University of Vermont or the Vermont State Colleges, the decision of the Board shall be final and binding on each party.

(2) In the case of the State of Vermont or the Department of State's Attorneys and Sheriffs, the decision of the Board or the arbitrator shall be final, and the terms of the chosen agreement shall be binding on each party, subject to appropriations in accordance with subsection 982(d) of this title.

(1) Nothing herein shall be construed to permit <u>an arbitrator or</u> the Board to issue an order under subsection (i) of this section binding upon the parties that is in conflict with any statute or any rule or regulation that is not bargainable.

Sec. 22. 21 V.S.A. § 1733 is amended to read:

§ 1733. ARBITRATION

(a)(1) Nothing herein in this chapter shall prevent the legislative body of a municipal employer and the exclusive bargaining agent from voluntarily submitting a contract impasse to final and binding arbitration or for the municipality by a referendum vote from adopting binding arbitration procedures, in the following form:

The arbitrator shall have the power to determine all issues in dispute involving wages, hours, and conditions of employment as defined by this chapter 21 V.S.A. chapter 22.

(2)(A) Notwithstanding any provision of subdivision (1) of this section, if an impasse continues between the legislative body of a municipal employer and the exclusive bargaining agent for municipal public safety employees for 20 days after a fact finder has made its report public under subsection 1732(e) of this title, the legislative body of the municipal employer and the exclusive bargaining agent for the municipal public safety employees shall submit the contract impasse to final and binding arbitration pursuant to the provisions of this section.

(B) Notwithstanding section 1732 of this chapter to the contrary, after the mediator has certified to the Commissioner of Labor that the impasse continues, the legislative body of a municipal employer and the exclusive bargaining agent for municipal public safety employees may agree to proceed directly to final and binding arbitration pursuant to the provisions of this section without first submitting the dispute to fact finding pursuant to section 1732 of this chapter.

(C) The provisions of this subdivision (2) shall not apply to negotiations between the legislative body of a municipal employer and the exclusive bargaining agent for a bargaining unit that includes both municipal public safety employees and other municipal employees.

* * *

Sec. 23. 21 V.S.A. § 1722 is amended to read:

§ 1722. DEFINITIONS

As used in this chapter:

(22) "Municipal public safety employee" means a municipal employee who is:

(A) a firefighter as defined in 20 V.S.A. § 3151(3);

(B) an ambulance service, emergency medical personnel, or first

responder service as defined in 24 V.S.A. § 2651; or

(C) a law enforcement officer who has been certified by the Vermont

Criminal Justice Training Council pursuant to 20 V.S.A. § 2358.

Sec. 24. APPLICATION

Secs. 21-23 of this act (contract negotiations) shall apply to contract

negotiations that begin on or after July 1, 2019.

* * * Effective Date * * *

Sec. 25. EFFECTIVE DATE

This act shall take effect on July 1, 2019.