1	H.60
2	Introduced by Representatives Donovan of Burlington, Ancel of Calais,
3	Bartholomew of Hartland, Buxton of Tunbridge, Campion of
4	Bennington, Christie of Hartford, Clarkson of Woodstock,
5	Conquest of Newbury, Consejo of Sheldon, Copeland-Hanzas
6	of Bradford, Cross of Winooski, Dakin of Chester, Ellis of
7	Waterbury, Fay of St. Johnsbury, Frank of Underhill, Head of
8	South Burlington, Jerman of Essex, Kitzmiller of Montpelier,
9	Klein of East Montpelier, Komline of Dorset, Krowinski of
10	Burlington, Lanpher of Vergennes, Lewis of Berlin, Lippert of
11	Hinesburg, Macaig of Williston, Marek of Newfane, Martin of
12	Springfield, Martin of Wolcott, Masland of Thetford,
13	McCormack of Burlington, McCullough of Williston, Miller of
14	Shaftsbury, Mrowicki of Putney, Nuovo of Middlebury,
15	O'Sullivan of Burlington, Partridge of Windham, Pearson of
16	Burlington, Peltz of Woodbury, Potter of Clarendon, Pugh of
17	South Burlington, Rachelson of Burlington, Ram of Burlington,
18	Russell of Rutland City, Sharpe of Bristol, South of St.
19	Johnsbury, Stevens of Shoreham, Stuart of Brattleboro,
20	Sweaney of Windsor, Till of Jericho, Toleno of Brattleboro,
21	Townsend of South Burlington, Vowinkel of Hartford,

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1	Waite-Simpson of Essex, Webb of Shelburne, Weed of
2	Enosburgh, Wilson of Manchester, Wizowaty of Burlington,
3	Woodward of Johnson, Wright of Burlington, Yantachka of
4	Charlotte, and Zagar of Barnard
5	Referred to Committee on
6	Date:
7	Subject: Child nutrition; school lunch program
8	Statement of purpose of bill as introduced: This bill proposes to use state
9	funds to pay an eligible student's portion of a reduced-price school lunch.

10	An act relating to providing state financial support for school meals for
11	children of low-income households
12	It is hereby enacted by the General Assembly of the State of Vermont:
13	Sec. 1. 16 V.S.A. § 1262a is amended to read:
14	§ 1262a. AWARD OF GRANTS
15	(a)(1) The state board of education <u>State Board</u> may, from funds
16	appropriated for this subsection to the department of education Agency, award
17	grants to:
18	(A) supervisory unions for the use of member school boards that
19	establish and operate food programs;

1	(B) independent school boards that establish and operate food
2	programs; and
3	(C) approved education programs, as defined in subdivision
4	11(a)(34) of this title and operating under private nonprofit ownership as
5	defined in the National School Lunch Act, that establish and operate food
6	programs for students engaged in a teen parent education program or students
7	enrolled in a Vermont public school.
8	(2) The amount of any grant awarded under this subsection shall not be
9	more than the amount necessary, in addition to the charge made for the meal
10	and any reimbursement from federal funds, to pay the actual cost of the meal.
11	(b) The state board State Board may, from funds available to the
12	department of education Agency for this subsection, award grants to
13	supervisory unions consisting of one or more school districts that need to
14	initiate or expand food programs in order to meet the requirements of section
15	1264 of this title and that seek assistance in meeting the cost of initiation or
16	expansion. The amount of the grants shall be limited to 75 percent of the cost
17	deemed necessary by the commissioner Secretary to construct, renovate, or
18	acquire additional facilities and equipment to provide lunches to all pupils
19	students, and shall be reduced by the amount of funds available from federal or
20	other sources, including those funds available under section 3448 of this title.
21	The state board State Board, upon recommendation of the commissioner

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1	Secretary, shall direct supervisory unions seeking grants under this section to
2	share facilities and equipment within the supervisory union and with other
3	supervisory unions for the provision of lunches wherever more efficient and
4	effective operation of food programs can be expected to result.
5	(c) On a quarterly basis, from state funds appropriated to the department of
6	education Agency for this subsection, the state board State Board shall award
7	to each supervisory union, independent school board, and approved education
8	program as described in subsection (a) of this section a sum equal to the
9	amount that would have been the student share of the cost of all breakfasts and
10	lunches actually provided in the district during the previous quarter to students
11	eligible for a reduced price reduced-price breakfast under the federal school
12	breakfast program and students eligible for a reduced-price lunch under the
13	federal school lunch program.
14	Sec. 2. 16 V.S.A. § 1264(c) is amended to read:
15	(c) The state shall be responsible for the student share of the cost of
16	breakfasts provided to all students eligible for a reduced price reduced-price
17	breakfast under the federal school breakfast program and for the student share
18	of the cost of lunches provided to all students eligible for a reduced-price lunch
19	under the federal school lunch program.

$1 \qquad Soc. 3 \quad APPPOPPIATION$

- 2 The sum of \$322,250,00 is appropriated from the general fund in fiscal year
- 3 2014 to the Agency of Education for the student share of the cost of lunches
- 4 provided to all students eligible for a reduced price lunch under the federal

5 school lunch program.

Sec. 3. APPROPRIATION

Of the funds appropriated in 2013 Acts and Resolves No. ____, Sec. B.501

(House Bill No. 530), the sum of \$322,250.00 is appropriated from the General

Fund in fiscal year 2014 to the Agency of Education for the student share of

the cost of lunches provided to all students eligible for a reduced-price lunch

under the federal school lunch program.

- 6 Sec. 4. EFFECTIVE DATE
- 7 <u>This act shall take effect on July 1, 2013.</u>