1	TO THE HOUSE OF REPRESENTATIVES:
2	The Committee on Commerce and Economic Development to which was
3	referred House Bill No. 852 entitled "An act relating to improving workforce
4	education and training" respectfully reports that it has considered the same and
5	recommends that the bill be amended by striking all after the enacting clause
6	and inserting in lieu thereof the following:
7	Sec. 1. 10 V.S.A. chapter 22A is amended to read:
8	CHAPTER 22A. WORKFORCE EDUCATION AND TRAINING
9	§ 540. WORKFORCE EDUCATION AND TRAINING LEADER
10	The Commissioner of Labor shall be the leader of workforce education and
11	training in the State, and shall have the primary authority and responsibility for
12	the coordination of workforce education and training within State government,
13	which shall include the following duties:
14	(1) Advise the Governor on the establishment of an integrated network
15	of workforce education and training for Vermont.
16	(2) Conduct the following in consultation with the State Workforce
17	Investment Board:
18	(A) Create and maintain inventory of all existing workforce
19	education and training programs and activities in the State.
20	(B) Use data to ensure that State workforce education and training
21	activities are aligned with the workforce education and training needs of the

1	available workforce, the current and future job opportunities in the State, and
2	the specific credentials needed to achieve employment in those jobs.
3	(C) Develop a State plan to ensure that workforce education and
4	training programs and activities in the state serve Vermont citizens and
5	businesses to the maximum extent possible, and as required by federal law.
6	(D) Identify opportunities to ensure coordination and non-duplication
7	of workforce education and training activities.
8	(E) Identify best practices and gaps in the delivery of workforce
9	education and training programs.
10	(F) Design and implement performance measures for workforce
11	education and training activities
12	(3) Coordinate planning, goal-setting, establishment of measurable
13	criteria, and services for an integrated network of workforce education and
14	training and oversee its implementation at State and regional levels.
15	(4) Require a report from each business, training provider, or program
16	evaluating the results of the training. Each recipient shall submit a report on a
17	schedule determined by the Commissioner and shall include at least the
18	following information:
19	(A) name of the person who receives funding;
20	(B) amount of funding:
21	(C) activities and training provided;

1	(D) number of trainees and their general description;
2	(E) employment status of trainees and at least one other measure of
3	an improvement in well-being of each trainee; and
4	(F) future needs for resources.
5	(5) Review reports submitted by each recipient of workforce education
6	and training funding.
7	(6) Issue an annual report to the Governor and the General Assembly on
8	or before December 1, that shall include a systematic evaluation of the
9	accomplishments of the State workforce investment system and the
10	participating agencies and institutions.
11	(7) Develop strategies for:
12	(A) coordination of public and private workforce programs to assure
13	that information is easily accessible to students, employees, and employers,
14	and that all information and necessary counseling is available through one
15	contact; and
16	(B) more effective communications between the business community
17	and educational institutions, both public and private.
18	§ 541. WORKFORCE EDUCATION AND TRAINING COUNCIL; STATE
19	WORKFORCE
20	INVESTMENT BOARD; MEMBERS, TERMS

1	(a) The Workforce education and training Council is created as the
2	successor to and the continuation of the Governor's Human Resources
3	Investment Council and shall be the State Workforce Investment Board under
4	Public Law 105-220, the Workforce Investment Act of 1998, and any
5	reauthorization of that act. The Council shall consist of the members required
6	under the federal act and the following: the President of the University of
7	Vermont or designee; the Chancellor of the Vermont State Colleges or
8	designee; the President of the Vermont Student Assistance corporation or
9	designee; the President of the Association of Vermont Independent Colleges or
10	designee; a representative of the Abenaki Self Help Organization; at least two
11	representatives of labor appointed by the Governor in addition to the two
12	required under the federal act, who shall be chosen from a list of names
13	submitted by Vermont AFL CIO, Vermont NEA, and the Vermont State
14	Employees Association; one representative of the low income community
15	appointed by the Governor; two members of the Senate appointed by the
16	Senate Committee on Committees; and two members of the house appointed
17	by the speaker. In addition, the Governor shall appoint enough other members
18	who are representatives of business or employers so that one half plus one of
19	the members of the council are representatives of business or employers. At
20	least one-third of those appointed by the Governor as representatives of
21	business or employers shall be chosen from a list of names submitted by the

1	regional technical centers. As used in this section, "representative of business"
2	means a business owner, a chief executive operating officer, or other business
3	executive, and "employer" means an individual with policy making or hiring
4	authority, including a public school superintendent or school board member
5	and representatives from the nonprofit, social services, and health sectors of
6	the economy. If there is a dispute as to who is to represent an interest as
7	required under the federal law, the Governor shall decide who shall be the
8	member of the Council.
9	(b) Appointed members, except legislative appointees, shall be appointed
10	for three-year terms and serve at the pleasure of the Governor.
11	(c) A vacancy shall be filled for the unexpired term in the same manner as
12	the initial appointment.
13	(d) The Governor shall appoint one of the business or employer members
14	to chair the council for a term of two years. A member shall not serve more
15	than three consecutive terms as chair.
16	(e) Legislative members shall be entitled to compensation and expenses as
17	provided in 2 V.S.A. § 406, and other members shall be entitled to
18	compensation and expenses as provided in 32 V.S.A. § 1010.
19	(f) The Department of Labor shall provide the Council with administrative
20	support.

1	(g) The Workforce education and training Council shall be subject to 1
2	V.S.A. chapter 5, subchapters 2 and 3, relating to public meetings and access
3	to public records.
4	(h) [Repealed.]
5	(i) The Workforce education and training Council shall:
6	(1) Advise the Governor on the establishment of an integrated network
7	of workforce education and training for Vermont.
8	(2) Coordinate planning and services for an integrated network of
9	workforce education and training and oversee its implementation at State and
10	regional levels.
11	(3) Establish goals for and coordinate the State's workforce education
12	and training policies.
13	(4) Speak for the workforce needs of employers.
14	(5) Negotiate memoranda of understanding between the Council and
15	agencies and institutions involved in Vermont's integrated network of
16	workforce education and training in order to ensure that each is working to
17	achieve annual objectives developed by the Council.
18	(6) Carry out the duties assigned to the State Workforce Investment
19	Board, as required for a single service delivery state, under P.L. 105-220, the
20	Workforce Investment Act of 1998, and any amendments that may be made to
21	it. [Repealed.]

1	<u>§ 541a. STATE WORKFORCE INVESTMENT BOARD</u>
2	(a) Board established; duties. Pursuant to the requirements of 29 U.S.C.
3	§ 2821 the Governor shall establish a State Workforce Investment Board to
4	assist the Governor in the execution of his or her duties under the Workforce
5	Investment Act of 1998 and to assist the workforce leader as specified in
6	subdivision 540(2) of this title.
7	(b) Additional duties; planning; process. In order to inform its decision-
8	making and to provide effective assistance under subsection (a) of this section,
9	the Board shall:
10	(1) Conduct an ongoing public engagement process throughout the State
11	at which Vermonters have the opportunity to provide feedback and information
12	concerning their workforce education and training needs.
13	(2) Maintain familiarity with the federal Comprehensive Economic
14	Development Strategy (CEDS) process, and coordinate workforce and
15	education activities in the State, including the development and
16	implementation of the state plan, with one or more CEDS processes occurring
17	in the State as appropriate. The Agency of Commerce and Community
18	Development shall similarly cooperate and coordinate its CEDS activities with
19	the Board, including the development and implementation of the state plan.

1	(c) Membership. The Board shall consist of the Governor and the
2	following members who are appointed by the Governor and serve at his or her
3	pleasure, unless otherwise indicated:
4	(1) two Members of the Vermont House of Representatives appointed
5	by the Speaker of the House;
6	(2) two Members of the Vermont Senate appointed by the Senate
7	Committee on Committees;
8	(3) the President of the University of Vermont or his or her designee;
9	(4) the Chancellor of the Vermont State Colleges or his or her designee;
10	(5) the President of the Vermont Student Assistance Corporation or his
11	or her designee;
12	(6) a representative of an independent Vermont college or university;
13	(7) the Secretary of Education or his or her designee;
14	(8) a director of a regional technical center;
15	(9) a principal of a Vermont comprehensive high school;
16	(10) two representatives of labor organizations who have been
17	nominated by State labor federations;
18	(11) two representatives of individuals and organizations who have
19	experience with respect to youth activities, as defined in 29 U.S.C. § 2801(52);

1	(12) two representatives of individuals and organizations who have
2	experience in the delivery of workforce investment activities, as defined in
3	<u>29 U.S.C. § 2801(51);</u>
4	(13) the lead State agency officials with responsibility for the programs
5	and activities carried out by one-stop partners, as described in 29 U.S.C.
6	§ 2841(b), or if no official has that responsibility, a representative in the State
7	with expertise relating to these programs and activities;
8	(14) the Commissioner of Economic Development;
9	(15) the Commissioner of Labor;
10	(16) two individuals who have experience in, and can speak for, the
11	training needs of underemployed and unemployed Vermonters; and
12	(17) a number of appointees sufficient to constitute a majority of the
13	Board of who:
14	(A) are owners, chief executives, or operating officers of businesses,
15	and other business executives or employers with optimum policymaking or
16	hiring authority;
17	(B) represent businesses with employment opportunities that reflect
18	the employment opportunities of the State; and
19	(C) are appointed from among individuals nominated by State
20	business organizations and business trade associations;
21	(d) Operation of Board.

1	(1) Member representation.
2	(A) Members of the State Board who represent organizations,
3	agencies, or other entities shall be individuals with optimum policymaking
4	authority within the organizations, agencies, or entities.
5	(B) The members of the Board shall represent diverse regions of the
6	State, including urban, rural, and suburban areas.
7	(2) Chair. The Governor shall select a chair for the Board from among
8	the business representatives appointed pursuant to subdivision (b)(17) of this
9	section.
10	(3) Meetings. The Board shall meet at least three times annually and
11	shall hold additional meetings upon call of the Chairperson.
12	(4) Work groups; task forces. The Chairperson, with the approval of the
13	Commissioner of Labor, shall have the authority to:
14	(A) assign one or more members to work groups to carry out the
15	work of the Board; and
16	(B) appoint one or more members of the Board, or non-members of
17	the Board, or both, to one or more task forces for a discrete purpose and
18	duration.
19	(5) Quorum; meetings; voting.
20	(A) A majority of the sitting members of the Board shall constitute a
21	quorum, and to be valid any action taken by the Board shall be authorized by a

1	majority of the members present and voting at any regular or special meeting at
2	which a quorum is present.
3	(B) The Board may permit one or more members to participate in a
4	regular or special meeting by, or conduct the meeting through the use of, any
5	means of communication, including an electronic, telecommunications, and
6	video- or audio-conferencing conference telephone call, by which all members
7	participating may simultaneously or sequentially communicate with each other
8	during the meeting. A member participating in a meeting by this means is
9	deemed to be present in person at the meeting.
10	(C) The Board shall deliver electronically the minutes for each of its
11	meetings to each member of the Board and to the Chairs of the House
12	Committees on Education and on Commerce and Economic Development, and
13	to the Senate Committees on Education and on Economic Development,
14	Housing and General Affairs.
15	(6) Reimbursement. A member of the Board shall be eligible for per
16	diem compensation of \$50.00 per day for attendance at a meeting of the Board,
17	and for reimbursement of his or her necessary expenses, which shall be paid by
18	the Department of Labor solely from funds available for that purpose under the
19	Workforce Investment Act of 1998.
20	(7) Conflict of interest. A member of the Board shall not:
21	(A) vote on a matter under consideration by the Board:

1	(i) regarding the provision of services by the member, or by an
2	entity that the member represents; or
3	(ii) that would provide direct financial benefit to the member or
4	the immediate family of the member; or
5	(B) engage in any activity that the Governor determines constitutes a
6	conflict of interest as specified in the State Plan required under 29 U.S.C.
7	<u>§ 2822.</u>
8	(8) Sunshine provision. The Board shall make available to the public,
9	on a regular basis through open meetings, information regarding the activities
10	of the Board, including information regarding the State Plan adopted
11	pursuant to 29 U.S.C. § 2822 and prior to submission of the State Plan to the
12	U.S. Secretary of Labor, information regarding membership, and, on request,
13	minutes of formal meetings of the Board.
14	(e) To ensure the Board and the workforce leader are able to fully perform
15	their duties under this chapter, each agency and department within State
16	government, and each person who receives funding from the State, shall
17	comply within a reasonable period of time with a request for data and
18	information made by the Board or the workforce leader.
19	§ 542. REGIONAL WORKFORCE DEVELOPMENT EDUCATION AND
20	TRAINING

1	(a) The Commissioner of Labor, in coordination with the Secretary of
2	Commerce and Community Development, and in consultation with the
3	Workforce education and training Council, is authorized to issue performance
4	grants to one or more persons to perform workforce education and training
5	activities in a region.
6	(b) Each grant shall specify the scope of the workforce education and
7	training activities to be performed and the geographic region to be served, and
8	shall include outcomes and measures to evaluate the grantee's performance.
9	(c) The Commissioner of Labor and the Secretary of Commerce and
10	Community Development shall jointly develop a grant process and eligibility
11	criteria, as well as an outreach process for notifying potential participants of
12	the grant program. The Commissioner of Labor shall have final authority to
13	approve each grant.
14	§ 543. WORKFORCE EDUCATION AND TRAINING FUND; GRANT
15	PROGRAMS
16	(a) Creation. There is created a Workforce Education and Training Fund in
17	the department of labor Department of Labor to be managed in accordance
18	with 32 V.S.A. chapter 7, subchapter 5.
19	(b) Purposes. The Fund shall be used exclusively for the following two
20	purposes:

1	(1) training to improve the skills of for Vermont workers, including
2	those who are unemployed, underemployed, or in transition from one job or
3	career to another; and
4	(2) internships to provide students with work-based learning
5	opportunities with Vermont employers; and
6	(3) apprenticeship-related instruction.
7	(c) Administrative Support. Administrative support for the grant award
8	process shall be provided by the Departments Department of Labor and of
9	Economic Development. Technical, administrative, financial, and other
10	support shall be provided whenever appropriate and reasonable by the
11	Workforce education and training Council Investment Board and all other
12	public entities involved in Economic Development, workforce development
13	and training, and education economic development and workforce education
14	and training.
15	(d) Eligible Activities. Awards from the Fund shall be made to employers
16	and entities that offer programs that require collaboration between employees
17	and businesses, including private, public, and nonprofit entities, institutions of
18	higher education, technical centers, and workforce education and training
19	programs. Funding shall be for training programs and student internship
20	programs that offer education, training, apprenticeship, mentoring, or work-
21	based learning activities, or any combination; that employ innovative intensive

1	student-oriented competency-based or collaborative approaches to workforce
2	education and training; and that link workforce education and economic
3	development strategies. Training programs or projects that demonstrate actual
4	increased income and economic opportunity for employees and employers may
5	be funded for more than one year. Student internships and training programs
6	that involve the same employer may be funded multiple times, provided that
7	new students participate.
8	(e) Award Criteria and Process. The Workforce education and training
9	Council, in consultation with the Commissioners of Labor and of Economic
10	Development and the Secretary of Education, shall develop criteria consistent
11	with subsection (d) of this section for making awards under this section. The
12	Commissioners of Labor and of Economic Development and the Secretary of
13	Education, shall develop a process for making awards.
14	(f) Awards. Based on guidelines set by the council, the The Commissioner
15	of labor, and the Secretary of Education Labor, in consultation with the
16	Workforce Investment Board, shall jointly develop award criteria and make
17	awards to the following:
18	(1) Training Programs. Public, private, and nonprofit entities for
19	existing or new innovative training programs. Awards may be made to
20	programs-that retrain enhance the skills of Vermont incumbent workers.

1	Awards under this subdivision shall be made to programs or projects that do all
2	one or more of the following:
3	(A) offer innovative programs of intensive, student-centric,
4	competency-based education, training, apprenticeship, mentoring, or any
5	combination of these;
6	(B) address the needs of workers who are unemployed,
7	underemployed, or are at risk of becoming unemployed due to changing
8	workplace demands by increasing productivity and developing new skills for
9	incumbent workers;
10	(C) train workers for trades or occupations that are expected to lead
11	to jobs paying at least 200 percent of the current minimum wage or at least 150
12	percent if benefits are included; this requirement may be waived when
13	warranted based on regional or occupational wages or economic reality;
14	(D) do not duplicate, supplant, or replace other available programs
15	funded with public money;
16	(E) articulate clear goals and demonstrate readily accountable,
17	reportable, and measurable results; and
18	(F) demonstrate an integrated connection between training and
19	specific new or continuing employment opportunities, including an effort and
20	consideration by participating employers to hire those who successfully
21	complete a training program; and.

1	(2) Vermont Career Internship Program. Funding for eligible internship
2	programs and activities under the Vermont Career Internship Program
3	established in section 544 of this title.
4	(3) Apprenticeship Program. The Vermont Apprenticeship Program
5	established under 21 V.S.A. chapter 13. Awards under this subdivision may be
6	used to fund the cost of apprenticeship-related instruction provided by the
7	Department of Labor.
8	(g) [Repealed.]
9	§ 544. VERMONT CAREER INTERNSHIP PROGRAM
10	(a)(1) The Department of Labor, in consultation with the Agency of
11	Education, shall develop and implement a statewide Vermont Career
12	Internship Program for Vermonters who are in high school or in college and
13	for those who are recent graduates of 24 months or less.
14	(2) The Department of Labor shall coordinate and provide funding to
15	public and private entities for internship programs that match Vermont
16	employers with students from public and private secondary schools, regional
17	technical centers, the Community High School of Vermont, colleges, and
18	recent graduates of 24 months or less.
19	(3) Funding awarded through the Vermont Career Internship Program
20	may be used to administer an internship program and to provide participants

1	with a stipend during the internship, based on need. Funds may be made only
2	to programs or projects that do all the following:
3	(A) do not replace or supplant existing positions;
4	(B) create real workplace expectations and consequences;
5	(C) provide a process that measures progress toward mastery of
6	skills, attitude, behavior, and sense of responsibility required for success in that
7	workplace;
8	(D) are designed to motivate and educate secondary and
9	postsecondary students and recent graduates through work-based learning
10	opportunities with Vermont employers that are likely to lead to real
11	employment;
12	(E) include mechanisms that promote employer involvement with
13	secondary and postsecondary students and curriculum and the delivery of
14	education at the participating schools; and
15	(F) offer participants a continuum of learning, experience, and
16	relationships with employers that will make it financially possible and
17	attractive for graduates to continue to work and live in Vermont.
18	(4) For the purposes of <u>As used in</u> this section, "internship" means a
19	learning experience working with an employer where the intern may, but does
20	not necessarily, receive academic credit, financial remuneration, a stipend, or
21	any combination of these.

1	(b) The Department of Labor, in collaboration with the Agencies of
2	Agriculture, Food and Markets and of Education, state-funded State-funded
3	postsecondary educational institutions, the Workforce education and training
4	Council, and other state State agencies and departments that have workforce
5	education and training and training monies, shall:
6	(1) identify new and existing funding sources that may be allocated to
7	the Vermont Career Internship Program;
8	(2) collect data and establish program goals and quantifiable
9	performance measures for internship programs funded through the Vermont
10	Career Internship Program;
11	(3) develop or enhance a website that will connect students and
12	graduates with internship opportunities with Vermont employers;
13	(4) engage appropriate agencies and departments of the State in the
14	Internship Program to expand internship opportunities with State government
15	and with entities awarded State contracts; and
16	(5) work with other public and private entities to develop and enhance
17	internship programs, opportunities, and activities throughout the State.
18	Sec. 2. 10 V.S.A. chapter 22 is amended to read:
19	CHAPTER 22. EMPLOYMENT THE VERMONT
20	TRAINING PROGRAM
21	§ 531. EMPLOYMENT THE VERMONT TRAINING PROGRAM

1	(a) The Secretary of Commerce and Community Development may shall
2	have the authority to design and implement a Vermont Training Program, the
3	purpose of which shall be to issue one or more performance-based grants to
4	any employer, consortium of employers, or providers of training, either
5	individuals or organizations, as necessary, to conduct training under the
6	following circumstances: to employers and to education and training providers
7	to increase employment opportunities in Vermont consistent with this chapter.
8	(1) when issuing grants to an employer or consortium of employers, the
9	employer promises as a condition of the grant to where eligible facility is
10	defined as in subdivision 212(6) of this title relating to the Vermont Economic
11	Development Authority, or the employer or consortium of employers promises
12	to open an eligible facility within the State which will employ persons,
13	provided that for the purposes of this section, eligible facility may be broadly
14	interpreted to include employers in sectors other than manufacturing; and
15	(2) training is required for potential employees, new employees, or long-
16	standing employees in the methods, either singularly or in combination relating
17	to pre-employment training, on-the-job training, upgrade training, and
18	crossover training, or specialized instruction, either in plant or through a
19	training provider.
20	(b) Eligibility for grant. The Secretary of Commerce and Community
21	Development may award a grant to an employer if:

1	(1) the employer's new or expanded initiative will enhance employment
2	opportunities for Vermont residents; the training is for potential employees,
3	new employees, or long-standing employees in the methods, either singularly
4	or in combination, relating to pre-employment training, on-the-job training,
5	upgrade training, and crossover training, or specialized instruction, either in-
6	plant or through a training provider;
7	(2) the employer provides its employees with at least three of the
8	following:
9	(A) health care benefits with 50 percent or more of the premium paid
10	by the employer;
11	(B) dental assistance;
12	(C) paid vacation and holidays;
13	(D) child care;
14	(E) other extraordinary employee benefits;
15	(F) retirement benefits; and
16	(G) paid sick leave;
17	(3) the training is directly related to the employment responsibilities of
18	the trainee; and
19	(4) the employer compensates each new employee:

1	(A) at a wage rate that is at least twice the prevailing State or federal
2	minimum wage, whichever is greater, reduced by the value of any health
3	benefit package up to a limit of 30 percent of the gross program wage; or
4	(B) in an area in which the rate of unemployment is 50 percent
5	greater than the average for the State, at a wage rate set by the Secretary that is
6	no less than one and one-half times the federal or State minimum wage,
7	whichever is greater.
8	(c) The employer promises as a condition of the grant to:
9	(1) employ new persons at a wage which, at the completion of the
10	training program, is two times the prevailing state or federal minimum wage,
11	whichever is greater, reduced by the value of any existing health benefit
12	package up to a limit of 30 percent of the gross program wage, or for existing
13	employees, to increase the wage to two times the prevailing state and federal
14	minimum wage, whichever is greater, reduced by the value of any existing
15	health benefit package up to a limit of 20 percent of the gross program wage,
16	upon completion of training; provided, however, that in areas defined by the
17	Secretary of Commerce and Community Development in which the Secretary
18	finds that the rate of unemployment is 50 percent greater than the average for
19	the State, the wage rate under this subsection may be set by the Secretary at a
20	rate no less than one and one-half times the federal or state minimum wage,
21	whichever is greater;

1	(2) employ persons who have completed the training provided for them
2	and nominated as qualified for a reasonable period at the wages and
3	occupations described in the contract, unless the employer reasonably finds the
4	nominee is not qualified;
5	(3) provide its employees with at least three of the following:
6	(A) health care benefits with 50 percent or more of the premium paid
7	by the employer;
8	(B) dental assistance;
9	(C) paid vacation and holidays;
10	(D) child care;
11	(E) other extraordinary employee benefits; and
12	(F) retirement benefits.
13	(4) submit a customer satisfaction report to the Secretary of Commerce
14	and Community Development, on a form prepared by the Secretary for that
15	purpose, no more than 30 days from the last day of the training program.
16	(c) In the case of a grant to a training provider, the Secretary shall require
17	as a condition of the grant that the provider shall disclose to the Secretary the
18	name of the employer and the number of employees trained prior to final
19	payment for the training.

1	(d) In order to avoid duplication of programs or services and to provide the
2	greatest return on investment from training provided under this section, the
3	Secretary of Commerce and Community Development shall:
4	(1) first consult with the Commissioner of Labor regarding whether the
5	grantee has accessed, or is eligible to access, other workforce education and
6	training and training resources offered by public or private workforce
7	education and training partners; and whether a grant is an effective use of
8	workforce education and training resources.
9	(2) disburse grant funds only for training hours that have been
10	successfully completed by employees; provided that a grant for on-the-job
11	training shall either provide not more than 50 percent of wages for each
12	employee in training, or not more than 50 percent of trainer expense, but not
13	both, and further provided that training shall be performed in accordance with
14	a training plan that defines the subject of the training, the number of training
15	hours, and how the effectiveness of the training will be evaluated; and
16	(3) use funds under this section only to supplement training efforts of
17	employers and not to replace or supplant training efforts of employers.
18	(e) The Secretary of Commerce and Community Development shall
19	administer all training programs under this section, may select and use
20	providers of training as appropriate, and shall adopt rules and may accept
21	services, money, or property donated for the purposes of this section. The

1	Secretary may promote awareness of, and may give priority to, training that
2	enhances critical skills, productivity, innovation, quality, or competitiveness,
3	such as training in Innovation Engineering, "Lean" systems, and ISO
4	certification for expansion into new markets. [Repealed.]
5	(f) Upon completion of the training program for any individual, the
6	secretary of Commerce and Community Development shall review the records
7	and shall award to the trainee, if appropriate, a certificate of completion for the
8	training.
9	(g) None of the criteria in subdivision (a)(1) of this section shall apply to a
10	designated job development zone under chapter 29, subchapter 2 of this title.
11	[Repealed.]
12	(h) The Secretary may designate the Commissioner of Economic
13	Development to carry out his or her powers and duties under this chapter.
14	[Repealed.]
15	(i) Program Outcomes. Performance measures; benchmarks; outcomes.
16	(1) On or before September 1, 2011, the Agency of Commerce and
17	Community Development, in coordination with the department of labor, and in
18	consultation with the Workforce education and training Council and the
19	legislative Joint Fiscal Office, shall develop, to the extent appropriate, a
20	common set of benchmarks and performance measures for the training
21	program established in this section and the Workforce Education and Training

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1	Fund established in section 543 of this title, and shall collect employee specific
2	data on training outcomes regarding the performance measures; provided,
3	however, that the Secretary shall redact personal identifying information from
4	such data.
5	(2) On or before January 15, 2013, the Joint Fiscal Office shall prepare a
6	performance report using the benchmarks and performance measures created
7	pursuant to subdivision (1) of this subsection. The Joint Fiscal Office shall
8	submit its report to the Senate Committee on Economic Development, Housing
9	and General Affairs and the House Committee on Commerce and Economic
10	Development.
11	(3) The Secretary shall use information gathered pursuant to this
12	subsection and customer satisfaction reports submitted pursuant to subdivision
13	(c)(4) of this section to evaluate the program and make necessary changes that
14	fall within the Secretary's authority or, if beyond the scope of the Secretary's
15	authority, to recommend necessary changes to the appropriate committees of
16	the General Assembly. [Repealed.]
17	(j) Consistent with the training program's goal of providing specialized
18	training and increased employment opportunities for Vermonters, and
19	notwithstanding provisions of this section to the contrary, the Secretary shall
20	canvas apprenticeship sponsors to determine demand for various levels of
21	training and classes and shall transfer up to \$250,000.00 annually to the

1	regional technical centers to fund or provide supplemental funding for
2	apprenticeship training programs leading up to certification or licensing as
3	journeyman or master electricians or plumbers. The Secretary shall seek to
4	provide these funds equitably throughout Vermont; however, the Secretary
5	shall give priority to regions not currently served by apprenticeship programs
6	offered through the Vermont Department of Labor pursuant to 21 V.S.A.
7	chapter 13.
8	(k) Annually on or before January 15, the Secretary shall submit a report to
9	the House Committee on Commerce and Economic Development and the
10	Senate Committee on Economic Development, Housing and General Affairs.
11	summarizing The report shall identify:
12	(1) all active and completed contracts and grants;
13	(2) the types of training activities provided, from among the following,
14	the category the training addressed:
15	(A) training for a new employee to begin a newly created position
16	with the employer;
17	(B) training for an incumbent employee who, upon completion of
18	training, assumes a newly created position with the employer;
19	(C) training for an incumbent employee who upon completion of
20	training assumes a different position with the employer;
21	(D) training for an incumbent employee to upgrade skills;

1	(3) for the training identified in subdivision whether the training is
2	onsite or classroom-based;
3	(4) the number of employees served, and ;
4	(5) the average wage by employer, and addressing :
5	(6) any waivers granted;
6	(7) the identity of the employer, or, if unknown at the time of the report,
7	the category of employer;
8	(8) the identity of each training provider;
9	(9) whether training results in a wage increase for a trainee, and the
10	amount of increase;
11	(10) whether an employer has laid off employees within the one-year
12	period preceding training.
13	Sec. 3. REPEAL
14	2007 Acts and Resolves No. 46, Sec. 6(a) as amended by 2009 Acts and
15	Resolves No. 54, Sec. 8 (workforce education and training leader) and 2013
16	Acts and Resolves No. 81, Sec. 2, is repealed.
17	Sec. 4. DEPARTMENT OF LABOR; STATUTORY PROPOSALS
18	On or before November 1, 2014, the Commissioner of Labor shall submit to
19	the House Committee on Commerce and Economic Development and the
20	Senate Committee on Economic Development, Housing and General Affairs a
21	proposal to amend the language of 10 V.S.A. § 543 to reflect best practices and

1	improve clarity in the administration of, and for applicants to, the grant
2	program from the Workforce Education and Training Fund under that section.
3	Sec. 5. EFFECTIVE DATE
4	This act shall take effect on July 1, 2014.
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10	
11	(Committee vote:)
12	
13	Representative [surname]
14	FOR THE COMMITTEE