1	TO THE HONORABLE SENATE:	
2	The Committee on Agriculture and Forest Products to which was referred	
3	House Bill No. 484 entitled "An act relating to miscellaneous agricultural	
4	subjects" respectfully reports that it has considered the same and recommends	
5	that the Senate propose to the House that the bill be amended as follows:	
6	First: In Sec. 6, 6 V.S.A. § 4826, by adding a subsection (c) to read as	
7	follows:	
8	(c) The owner or operator of a farm with a waste storage facility may apply	
9	in writing to the Secretary of Agriculture, Food and Markets for a State	
10	assistance grant for the costs of complying with the U.S. Department of	
11	Agriculture Natural Resources Conservation Service requirements for	
12	inspection of a waste storage facility. Such grants shall not exceed 90 percent	
13	of the cost of the inspection of the waste storage facility. Application for a	
14	State assistance grant shall be made in the manner prescribed by the Secretary.	
15	Second: By adding Sec. 21a after the reader assistance * * * Working	
16	Lands Enterprise Program * * * and before Sec. 22 to read as follows:	
17	Sec. 22. 6 V.S.A. § 4604 is amended to read:	
18	§ 4604. LEGISLATIVE INTENT	
19	It is the intent of the General Assembly in adopting this subchapter to create	
20	a working lands enterprise board to administer a fund and develop policy	
21	recommendations to:	

1	* * *
2	(8) increase the amount of State investment in working lands
3	enterprises, particularly when it leverages private and philanthropic funds; and
4	(9) support the people and businesses that depend on Vermont's
5	renewable land-based resources and the sustainable and productive use of the
6	land by coordinating and integrating financial products and programs; and
7	(10) provide priority funding to agricultural and forest product
8	businesses through financial assistance or grants for enterprise investments and
9	capital and infrastructure investments.
10	Third: In Sec. 22, 6 V.S.A. § 4606(b), by striking out subdivision (b)(6)(B)
11	in its entirety and inserting in lieu thereof the following:
12	(B) one member who is a representative of a membership-based
13	forestland owner organization Vermont's forestry industry who is also a
14	working forest landowner;
15	Fourth: In Sec. 23, 6 V.S.A. § 4607, by striking out subdivisions (b)(5) and
16	(6) in their entirety and inserting in lieu thereof the following:
17	(5) serve as a resource for and make recommendations to the
18	Administration and the General Assembly on ways to improve Vermont's
19	laws, regulations, and policies in order to attain the goals set forth in section
20	4604 of this title;

1	(1)(6) to establish an application process and eligibility criteria for	
2	awarding grants, loans, incentives, and other investments in agricultural and	
3	forestry enterprises and in food and forest systems, provided that the Board	
4	shall prioritize assistance under this chapter to a person engaged in farming or	
5	forestry before providing assistance to a nonprofit organization or nonprofit	
6	corporation that competes with a person engaged in farming or forestry;	
7	Fifth: By striking out Sec. 25 and the reader assistance preceding it in their	
8	entirety and inserting in lieu thereof the following:	
9	* * * Animal Shelter * * *	
10	Sec. 25. 13 V.S.A. § 365 is amended to read:	
11	§ 365. SHELTER OF ANIMALS	
12	* * *	
13	(c)(1) A dog, whether chained or penned, shall be provided living space no	
14	less than three feet by four feet for 25 pound and smaller dogs, four feet by	
15	four feet for 26-35 pound dogs, four feet by five feet for 36-50 pound dogs,	
16	five feet by five feet for 51-99 pound dogs, and six feet by five feet for 100	
17	pound and larger dogs. The shelter shall be constructed of materials with a	
18	thermal resistance factor of 0.9 or greater and shall contain clean bedding	
19	material sufficient to retain the dog's normal body heat.	
20	* * *	

(e) A dog maintained out-of-doors must shall be provided with suitable		
housing or shelter that assures ensures that the dog is protected from wind and		
draft, and from excessive sun, rain, and other environmental hazards		
throughout the year. The housing or shelter shall be fully enclosed except		
portal. The portal shall be of a sufficient size to allow the dog unimpeded		
passage into and out of the structure. The portal shall be constructed with a		
baffle or other means of keeping wind and precipitation out of the interior.		
Inadequate shelter may be indicated by the shivering of the dog due to cold		
weather for a continuous period of 10 minutes or by symptoms of frostbite or		
hypothermia. A metal barrel is not adequate shelter for a dog.		
(f) A dog chained to a shelter must be on a tether chain at least four five		
times the length of the dog as measured from the tip of its nose to the base of		
its tail, and shall allow the dog access to the shelter. The chain or tether shall		
be attached to both the dog and the anchor using swivels or similar devices that		
prevent the chain or tether from becoming entangled or twisted. The chain or		
tether shall be attached to a well-fitted collar or harness on the dog.		
* * *		
* * * Agricultural Equipment * * *		
Sec. 26. 32 V.S.A. § 9741(25) is amended to read:		
(25) Sales Sale to a farmer, as that term is defined in section 3752 of this		
title, of agricultural machinery and equipment for use and consumption directly		

1	and exclusively, except for isolated or occasional uses, in the production for
2	sale of tangible personal property on farms (including stock, dairy, poultry,
3	fruit, and truck farms), orchards, nurseries, or in greenhouses or other similar
4	structures used primarily for the raising of agricultural or horticultural
5	commodities for sale. It shall be rebuttably presumed that uses are not isolated
6	or occasional if they total more than four 50 percent of the time the machinery
7	or equipment is operated.
8	* * * Motor Fuel Oil Prices; Agricultural Economy * * *
9	Sec. 27. MOTOR FUEL OIL PRICES; STUDY
10	(a) Findings. The General Assembly finds as follows:
11	(1) The price of motor fuel has a major effect on Vermonters and our
12	economy as a whole, particularly the agricultural sector of our economy.
13	(2) In recent years, it has become apparent that, although fuel prices
14	have decreased nationally and across Vermont, this cost reduction has not kept
15	pace in the State's northwestern communities.
16	(3) Based on the most recent census data collected by the U.S.
17	Department of Agriculture, in the year 2012 there were 1,444 farms spanning
18	278,897 acres in Chittenden, Franklin, and Grand Isle Counties.
19	(4) Combined, the gasoline, fuel, and oil expenses for the farms in those
20	three counties were \$14.712 million.

1	(5) It is incumbent upon the proper authorities to ensure to the greatest	
2	extent possible that farm production expenses reflect fair pricing so that the	
3	many agricultural products placed into the greater stream of commerce are	
4	competitively priced.	
5	(b) Definitions. As used in this section:	
6	(1) "Control" means the power, whether or not exercised, to establish,	
7	fix, or direct the retail price of motor fuel sold by a dealer, through ownership	
8	of stock or assets used by the dealer or through contract, agency, consignment,	
9	or otherwise, whether that power can be exercised directly or indirectly or	
10	through parent corporations, subsidiaries, related persons and entities, or	
11	affiliates.	
12	(2) "Dealer" means a person located in Vermont that sells motor fuel oil	
13	to an end user at a service station, filling station, or otherwise.	
14	(3) "Distributor" means a person that sells motor fuel oil to a dealer or	
15	directly to an end user.	
16	(4) "Motor fuel oil" means internal combustion fuel sold for use in	
17	motor vehicles as defined in 23 V.S.A. § 4(21).	
18	(5) "Motor fuel oil sales" means the wholesale or retail sale of motor	
19	<u>fuel oil.</u>	
20	(c) Reporting. On or before December 15, 2015, the Attorney General may	
21	require distributors and dealers to provide information about the ownership or	

1	control of dealers or of assets related to motor fuel oil sales, volume of motor
2	fuel oil sold or supplied, and wholesale and retail motor fuel oil prices.
3	(d) Confidentiality. Information received by the Attorney General under
4	this section is confidential and shall be treated in the same manner as provided
5	in 9 V.S.A. § 2460(a)(4).
6	(e) Report. The Attorney General shall study any data deemed relevant to
7	the retail price of motor fuel oil in Vermont, including the data identified in
8	subsection (c) of this section, and, on or before December 15, 2015, shall
9	report to the General Assembly with recommendations, if any, regarding
10	market conduct, including pricing, in the motor fuel oil industry in Vermont.
11	(f) Exercise of authority. The authority of the Attorney General under
12	subsection (c) to require reporting of distributors and dealers shall be exercised
13	only with respect to the requirements of this section and shall not be exercised
14	after December 15, 2015.
15	* * * Effective Date * * *
16	Sec. 28. EFFECTIVE DATE
17	This act shall take effect on July 1, 2015.
18	
19	
20	(Committee vote:)

1	
2	Senator

(Draft No. 4.1 – H.484) 4/23/2015 - MOG - 1:04 PM

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FOR THE COMMITTEE