1	Introduced by Committee on Commerce and Economic Development
2	Date:
3	Subject: Labor; workers' compensation; unemployment insurance;
4	independent contractors
5	Statement of purpose of bill as introduced: This bill proposes to amend
6	definitions related to independent contractors in the workers' compensation
7	and unemployment compensation statutes, to provide for notice of the
8	requirements regarding employee classification at worksites, to permit the
9	Department of Labor to enter an employer's premises for the purposes of
10	investigating compliance with the workers' compensation and unemployment
11	compensation statutes, to permit the Department to obtain an injunction to
12	enforce a stop-work order related to a violation of the workers' compensation
13	statute, to clarify the requirements for consultation regarding debarment of
14	employers that have violated the wage and hour, workers' compensation, and
15	unemployment compensation statutes, and to create an Employee
16	Misclassification Task Force.

An act relating to classification of employees and independent contractors

1	It is hereby enacted by the General Assembly of the State of Vermont:
2	Sec. 1. 21 V.S.A. § 398 is added to read:
3	§ 398. NOTICE TO PERSONS RECEIVING COMPENSATION AS AN
4	INDEPENDENT CONTRACTOR
5	(a)(1) Every employer shall post in a prominent and accessible place on a
6	site where work is performed a poster provided by the Department that shall
7	explain the differences between an "employee" and an "independent
8	contractor" pursuant to the applicable provisions of chapters 9 and 17 of this
9	title. The poster shall also include information regarding:
10	(A) the protections against retaliation provided by this title;
11	(B) the penalties provided pursuant to this title for failure to classify
12	an individual properly as an employee; and
13	(C) how an individual may file a complaint or inquiry with the
14	Commissioner about his or her employment classification status.
15	(2)(A) The information set forth on the poster shall be in English or
16	other languages as required by the Commissioner.
17	(B) If the poster is located outdoors, it shall be constructed of
18	materials capable of withstanding adverse weather conditions.
19	(b) On or before August 1, 2016, the Commissioner shall create the poster
20	required pursuant to subsection (a) of this section and shall make it available to
21	employers on the Department's website.

1	(c) An employer who violates the provisions of this section shall be subject
2	to an administrative penalty of not more than \$100.00 per violation.
3	Sec. 2. 21 V.S.A. § 603 is amended to read:
4	§ 603. WITNESSES, OATHS, BOOKS, PAPERS, RECORDS
5	(a) So far as it is necessary in his or her examinations, and investigations
6	and in the determination of matters within his or her jurisdiction, the
7	commissioner Commissioner shall have power to subpoena witnesses,
8	administer oaths, and to demand the production of books, papers, records, and
9	documents for his or her examination. <u>In addition, the Commissioner or his or</u>
10	her designee may, upon presenting appropriate credentials, at reasonable times
11	and without unduly disrupting business operations enter and inspect any place
12	of business or employment, question any employees, and investigate any facts,
13	conditions, or matters necessary and material to the administration of this
14	chapter. The employer shall, at reasonable times and without unduly
15	disrupting business operations, make its workers available to meet with the
16	Commissioner or designee, as required by the Commissioner. The
17	Commissioner or designee shall inform the employer of his or her rights to
18	refuse entry and to consult with legal counsel, and of the Commissioner's
19	rights under this section. If entry is refused, the Commissioner may apply to
20	the Civil Division of the Superior Court for an order to enforce the rights given
21	to the Commissioner under this section.

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- 2 Sec. 3. 21 V.S.A. § 692 is amended to read:
- § 692. PENALTIES; FAILURE TO INSURE; STOP WORK ORDERS

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(b) Stop-work orders. If an employer fails to comply with the provisions of section 687 of this title after investigation by the Commissioner, the Commissioner shall may issue an emergency order to that employer to stop work until the employer has secured workers' compensation insurance. If the Commissioner determines that issuing a stop-work order would immediately threaten the safety or health of the public, the Commissioner may permit work to continue until the immediate threat to public safety or health is removed. The Commissioner shall document the reasons for permitting work to continue, and the document shall be available to the public. In addition, the employer shall be assessed an administrative penalty of not more than \$250.00 for every day that the employer fails to secure workers' compensation coverage after the Commissioner issues an order to obtain insurance and may also be assessed an administrative penalty of not more than \$250.00 for each employee for every day that the employer fails to secure workers' compensation coverage as

required in section 687 of this title. When a stop-work order is issued, the

Commissioner shall post a notice at a conspicuous place on the work site of the

employer informing the employees that their employer failed to comply with

the provisions of section 687 of this title and that work at the work site has
been ordered to cease until workers' compensation insurance is secured. <u>If an</u>
employer fails to comply with a stop-work order, the Commissioner may seek
an order from the Civil Division of the Superior Court to enjoin the employer
from employing any individual. The stop-work order shall be rescinded as
soon as the Commissioner determines that the employer is in compliance with
section 687 of this title.
(c) Debarment. An employer against whom a stop-work order has been
issued who has not been in compliance with section 687 of this chapter, unless
the Commissioner determines that the failure to comply was inadvertent or
excusable, is prohibited from contracting, directly or indirectly, with the State
or any of its subdivisions for a period of up to three years following the date of
the issuance of the stop work order an administrative citation, as determined
by the Commissioner in consultation with the Commissioner of Buildings and
General Services or the Secretary of Transportation, as appropriate. Either the
Secretary or the Commissioner, as appropriate, shall be consulted in any
contest of the prohibition of the employer from contracting with the State or its
subdivisions Secretary of Administration. The consultation shall be informal
and shall occur within five business days of the notification by the
Commissioner. The results of the consultation shall be documented.

1	(e)(d) Penalty for violation of stop-work order. In addition to any other
2	penalties, an employer who violates a stop-work order described in subsection
3	(b) of this section is subject to:
4	(1) a civil an administrative penalty of not more than \$5,000.00 for the
5	first violation and a civil an administrative penalty of not more than
6	\$10,000.00 for a second or subsequent violation; or
7	(2) a criminal fine of not more than \$10,000.00 or imprisonment for not
8	more than 180 days, or both.
9	Sec. 4. 21 V.S.A. § 7 is added to read:
10	§ 7. COLLECTION OF ADMINISTRATIVE PENALTIES
11	The Commissioner may collect any unpaid administrative penalty assessed
12	pursuant to this title by filing an action in Superior Court, or through any other
13	means available to State agencies.
14	Sec. 5. 4 V.S.A. § 1102 is amended to read:
15	§ 1102. JUDICIAL BUREAU; JURISDICTION
16	***
17	(b) The Judicial Bureau shall have jurisdiction of the following matters:
18	* * *
19	(20) Violations of 21 V.S.A. § 692(c)(1). [Repealed.]
20	* * *

1	Sec. 6. 21 V.S.A. § 690 is amended to read:
2	§ 690. CERTIFICATE, FORM; COPY OF POLICY
3	* * *
4	(b)(1) In addition to any other authority provided to the commissioner
5	Commissioner pursuant to this chapter, the commissioner Commissioner may
6	issue a written request to an employer subject to the provisions of this chapter
7	to provide a workers' compensation compliance statement on a form provided
8	by the commissioner Commissioner. The employer shall provide the
9	compliance statement to the Commissioner within 30 days of the request. For
10	the purposes of this subsection, an employer includes subcontractors and
11	independent contractors. The form shall require all the following information
12	sorted by job site:
13	* * *
14	(c) An employer's agent or broker or the authorized representative of an
15	insurance or guarantee company shall provide any contract or policy
16	information requested by the Commissioner pursuant to this section within five
17	business days after receiving the request.
18	Sec. 7. 21 V.S.A. § 625 is amended to read:
19	§ 625. CONTRACTING OUT FORBIDDEN
20	(a) An Except as provided in subdivisions 601(3) and (14) of this chapter,
21	an employer shall not be relieved in whole or in part from liability created by

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1	the provisions of this chapter by any contract, rule, regulation, or device
2	whatsoever.
3	(b) Any person who, for the purpose of avoiding its obligations under this
4	title, coerces an employee or prospective employee into becoming an
5	independent contractor, after notice and an opportunity for a hearing, may be
6	assessed an administrative penalty of not more than \$5,000.00.
7	(c) Any administrative penalty imposed pursuant to this section may be in
8	addition to other penalties authorized pursuant to chapters 9 and 17 of this title
9	Sec. 8. 8 V.S.A. § 3661 is amended to read:
10	§ 3661. CEASE AND DESIST POWERS; PROSECUTIONS AND
11	PENALTIES
12	***
13	(c) An employer who purposefully makes a false statement or
14	representation that results in a lower workers' compensation premium, after
15	notice and opportunity for hearing before the Commissioner, may be assessed
16	an administrative penalty of not more than \$20,000.00 in addition to any other
17	appropriate penalty. In addition, an employer found to have violated this
18	section is prohibited from contracting, directly or indirectly, with the State or
19	any of its subdivisions for up to three years following the date the employer

was found to have made a false statement or misrepresentation, as determined

by the Commissioner in consultation with the Commissioner of Buildings and

1	General Services or the Secretary of Transportation, as appropriate. Either the
2	Secretary or the Commissioner, as appropriate, shall be consulted in any appeal
3	relating to prohibiting the employer from contracting with the State or its
4	subdivisions Secretary of Administration. The consultation may be informal
5	and shall occur within five business days of the notification by the
6	Commissioner. The outcome of the consultation shall be documented.
7	* * *
8	Sec. 9. 21 V.S.A. § 1314a is amended to read:
9	§ 1314a. QUARTERLY WAGE REPORTING; MISCLASSIFICATION;
10	PENALTIES
11	* * *
12	(f)(1) Any employing unit or employer that fails to:
13	(A) File any report required by this section shall be subject to a an
14	administrative penalty of \$100.00 for each report not received by the
15	prescribed due dates.
16	(B) Properly classify an individual regarding the status of
17	employment is subject to a an administrative penalty of not more than
18	\$5,000.00 for each improperly classified employee. In addition, an employer
19	found to have violated this section is prohibited from contracting, directly or
20	indirectly, with the State or any of its subdivisions for up to three years
21	following the date the employer was found to have failed to properly classify,

1 as determined by the Commissioner in consultation with the Commissioner of 2 Buildings and General Services or the Secretary of Transportation, as 3 appropriate. Either the Secretary or the Commissioner, as appropriate, shall be 4 consulted in any appeal relating to prohibiting the employer from contracting 5 with the State or its subdivisions. The consultation may be informal and shall 6 occur within five business days of the notification by the Commissioner. The 7 outcome of the consultation shall be documented. 8 Sec. 10. 21 V.S.A. § 708 is amended to read: 9 § 708. PENALTY FOR FALSE REPRESENTATION 10 (a) Action by the Commissioner of Labor. A person who willfully 11 purposefully makes a false statement or representation, for the purpose of 12 obtaining to obtain any benefit or payment under the provisions of this chapter, 13 either for herself or himself or for any other person, after notice and 14 opportunity for hearing, may be assessed an administrative penalty of not more 15 than \$20,000.00, and shall forfeit all or a portion of any right to compensation 16 under the provisions of this chapter, as determined to be appropriate by the 17 Commissioner after a determination by the Commissioner that the person has 18 willfully purposefully made a false statement or representation of a material 19 fact. In addition, an employer found to have violated this section is prohibited 20 from contracting, directly or indirectly, with the State or any of its subdivisions

for up to three years following the date the employer was found to have made a

1	purposeful false statement or misrepresentation of a material fact, as
2	determined by the Commissioner in consultation with the Commissioner of
3	Buildings and General Services or the Secretary of Transportation, as
4	appropriate. Either the Secretary or the Commissioner, as appropriate, shall be
5	consulted in any contest relating to the prohibition of the employer from
6	contracting with the State or its subdivisions Secretary of Administration. The
7	consultation may be informal and shall occur within five business days of the
8	notification by the Commissioner. The outcome of the consultation shall be
9	documented.
10	(b) When In addition to any penalties assessed pursuant to subsection (a) of
11	this section, when the Department of Labor has sufficient reason to believe that
12	an employer has <u>purposefully</u> made a false statement or representation for the
13	purpose of obtaining to obtain a lower workers' compensation premium, the
14	Department shall refer the alleged violation to the Commissioner of Financial
15	Regulation for the Commissioner's consideration of enforcement pursuant to
16	8 V.S.A. § 3661(c).
17	Sec. 11. 21 V.S.A. § 1307 is amended to read:
18	§ 1307. COMMISSIONER OF LABOR, DUTIES AND POWERS OF
19	The commissioner of labor Commissioner of Labor shall administer this
20	chapter. The commissioner Commissioner may employ such persons, make
21	such expenditures, require such reports, make such investigations, and take

1	such other action as he or she considers necessary or suitable to that end. In
2	the discharge of his or her duties imposed by this chapter, the eommissioner
3	Commissioner may administer oaths, take depositions, certify to official acts,
4	and subpoena witnesses and compel the production of books, papers,
5	correspondence, memoranda, and other records necessary and material to the
6	administration of this chapter. <u>In addition, the Commissioner or his or her</u>
7	designee may, upon presenting appropriate credentials, at reasonable times and
8	without unduly disrupting business operations, enter and inspect any place of
9	business or employment, question any employee, and investigate any fact,
10	condition, or matter necessary and material to the administration of this
11	chapter. The employer shall, at reasonable times and without unduly
12	disrupting business operations, make its workers available to meet with the
13	Commissioner or his or her designee, as required by the Commissioner. The
14	Commissioner or his or her designee shall inform the employer of his or her
15	rights to refuse entry and to consult with legal counsel, and of the
16	Commissioner's rights under this section. If entry is refused, the
17	Commissioner may apply to the Civil Division of the Superior Court for an
18	order to enforce the rights given to the Commissioner under this section.
19	Sec. 12. 21 V.S.A. § 601 is amended to read:
20	§ 601. DEFINITIONS

Unless the context otherwise requires, words and phrases used in this chapter shall be construed as follows:

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unincorporated, public or private, and the legal representative of a deceased employer, and includes the owner or lessee of premises or other person who is virtually the proprietor or operator of the business there carried on, but who, by reason of there being an independent contractor or for any other reason, is not the direct employer of the workers there employed. If the employer is insured, the term "employer" includes the employer's insurer so far as applicable. A person is not deemed to be an "employer" for the purposes of this chapter as the result of entering into a contract for services or labor with an individual who has knowingly and voluntarily waived coverage of this chapter pursuant to subdivision (14)(F) of this section, or is a corporate officer or LLC member that has filed, and had approved, an exclusion pursuant to subdivision 14(H) of this section and who meets the criteria set forth in that subdivision.

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(14) "Worker" and "employee" means an individual a person who has entered into the employment of, or works under contract of service or apprenticeship with, an employer. Any reference to a worker who has died as the result of a work injury shall include a reference to the worker's dependents,

1	and any reference to a worker who is a minor or incompetent shall include a
2	reference to the minor's committee, guardian, or next friend. A person who
3	performs services for remuneration is presumed to be an employee unless the
4	employing unit proves that the person is free from the direction and control of
5	the employing unit, both under the person's contract of service and in fact.
6	The term "worker" or "employee" does not include:
7	* * *
8	(B) An individual engaged in amateur sports, including a referee or
9	official that is paid on a per game or per event basis, even if an employer
10	contributes to the support of such sports.
11	* * *
12	(F)(i) The sole proprietor or partner owner or partner owners of an
13	unincorporated business provided <u>all of the following are met</u> :
14	(i)(I)(aa) The individual or partner owner performs work that is
15	distinct and separate from that of the person with whom the individual
16	contracts or partner owner contracts; or
17	(bb) the individual or partner owner operates a separate and
18	distinct business from that of the person with whom he or she contracts and is
19	actively registered with the Vermont Secretary of State.
20	(ii)(II) The individual or partner owner controls the means and
21	manner of the work performed.

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1	(iii)(III) The individual or partner owner holds him him- or herself
2	out as in business for him him- or herself.
3	(iv)(IV) The individual or partner owner holds him him- or herself
4	out for work for the general public and does not perform work exclusively for
5	or with another person.
6	(v)(V) The individual or partner owner is not treated as an
7	employee for purposes of income or employment taxation with regard to the
8	work performed.
9	(vi)(VI) The services are performed pursuant to a written
10	agreement or contract between the individual or partner owner and another
11	person, and the written agreement or contract explicitly states that the
12	individual or partner owner is not considered to be an employee under this
13	chapter, is working independently, has no employees, and has not contracted
14	with other independent contractors. The written contract or agreement shall
15	also include information regarding the right of the individual or partner owner
16	to purchase workers' compensation insurance coverage and the individual's or
17	partner owner's election not to purchase that coverage. However, if the
18	individual or partner owner who is party to the agreement or contract under

this subdivision is found to have employees, those employees may file a claim

for benefits under this chapter against either or both parties to the agreement.

1	(VII) The person with whom the individual or partner owner
2	has contracted has not hired multiple sole proprietors, partnerships, or single
3	member corporations or L.L.C.s to perform the same work on a project or
4	jobsite.
5	(ii)(I) With the approval of the Commissioner, a sole proprietor or
6	partner owner of an unincorporated business that meets the requirements of
7	subdivision (14)(F)(i) of this section may elect to file an exclusion from the
8	coverage requirements of this chapter.
9	(II) If, after making an election, the individual or partner owner
10	suffers a personal injury arising out of and in the course of his or her
11	employment, he or she may bring an action to recover damages for personal
12	injury against the employer, and in such action the employer shall have all of
13	the defenses available in a personal injury claim. However, this election shall
14	not prevent any other individual, other than the individual excluded pursuant to
15	subdivision (14)(F)(ii)(I) of this section, who is determined to be an employee
16	of the unincorporated business from claiming workers' compensation benefits
17	under this chapter from the unincorporated business, or from a statutory
18	employer.
19	(iii) A sole proprietor or partner owner that makes an election
20	under subdivision (14)(F)(ii)(I) of this section shall ensure that any other

individual hired to perform services for the sole proprietor or partner owner's unincorporated business has workers' compensation coverage.

* * *

- (H) With the approval of the Commissioner, a corporation or a limited liability company (L.L.C.) may elect to file exclusions from the provisions of this chapter. A corporation or an L.L.C. may elect to exclude up to four corporate executive officers or four L.L.C. managers or members from coverage requirements under this chapter. If all officers of the corporation or all managers or members of an L.L.C. make such election, receive approval, and the business has no employees, the corporation or L.L.C. shall not be required to purchase workers' compensation coverage. If after election, the officer, manager, or member experiences a personal injury and files a claim under this chapter, the employer shall have all the defenses available in a personal injury claim. However, this election shall not prevent any other individual, other than the individual excluded under this section, found to be an employee of the corporation or L.L.C. to recover workers' compensation from either the corporation, L.L.C., or the statutory employer.
- (i) A person shall not be deemed to be an "employer" for purposes of this chapter of corporate executive officers or L.L.C. managers or members that are excluded under this subdivision if all of the following are met:

1	(I) The corporate executive officers or L.L.C. managers or
2	members operate a separate and distinct business from that of the person with
3	whom the corporation or L.L.C. contracts, and the corporation or L.L.C. is
4	actively registered with the Vermont Secretary of State.
5	(II) The corporation or L.L.C. controls the means and manner
6	of the work performed.
7	(III) The corporation or L.L.C. holds itself out as in business
8	for itself, performs work for the general public, and does not work exclusively
9	for or with another person.
10	(IV) The person that the corporation of L.L.C. contracts with
11	does not treat the corporate executive officers or L.L.C. managers or members
12	as employees for purposes of income or employment taxation in relation to the
13	work performed.
14	(V) The services are performed pursuant to a written agreement
15	or contract between the corporation or L.L.C. and another person, and the
16	written agreement or contract explicitly states that the corporate executive
17	officers or L.L.C. managers or members are not considered to be employees
18	under this chapter and are working independently. The written contract or
19	agreement shall also include information regarding the right of the corporation
20	or L.L.C. to purchase workers' compensation insurance coverage and of the

1	corporate executive officers or the L.L.C. managers or members to elect not to
2	exclude themselves from coverage.
3	(VI) The person with whom the corporation or L.L.C. has
4	contracted has not hired multiple sole proprietors, partnerships, or single
5	member corporations or L.L.C.s to perform the same work on a project or
6	jobsite.
7	(ii) If after making an election under this subdivision, the
8	corporate officer or L.L.C. manager or member suffers a personal injury
9	arising out of and in the course of his or her employment, he or she may bring
10	an action to recover damages for personal injury against the employer, and in
11	such action the employer shall have all of the defenses available in a personal
12	injury claim. However, this election shall not prevent any other individual,
13	other than the individual excluded pursuant to this subdivision, who is
14	determined to be an employee of the corporation or L.L.C. from claiming
15	workers' compensation benefits under this chapter from the corporation or
16	L.L.C., or from a statutory employer.
17	(I) An individual who provides services for which he or she receives
18	foster care payments that are specifically excluded from gross income pursuant
19	to Section 131 of the federal Internal Revenue Code, 26 U.S.C. § 131.
20	(J) An individual that is a direct seller provided all of the following
21	are met:

1	(i) The individual is engaged in the trade or business of selling or
2	soliciting the sale of consumer products, including services or other intangibles
3	in the home or a location other than in a permanent retail establishment. For
4	purposes of this subdivision, "the trade or business of selling or soliciting the
5	sale of consumer products" includes the sale or solicitation of a sale to any
6	buyer on a buy-sell basis, a deposit-commission basis, or any similar basis for
7	resale by the buyer or any other person.
8	(ii) Substantially all of the compensation, whether or not received
9	in cash, that the individual receives for the performance of the services
10	described in subdivision (i) of this subdivision (14)(J) is directly related to
11	sales or other output, including the performance of services, rather than to the
12	number of hours worked.
13	(iii) The services performed by the individual are performed
14	pursuant to a written contract between the individual and the person for whom
15	the services are performed, and the contract provides that the individual will
16	not be treated as an employee for federal and State tax purposes.
17	* * *
18	Sec. 13. 21 V.S.A. § 1301 is amended as follows:
19	§ 1301. DEFINITIONS
20	The following words and phrases, as used in this chapter, shall have the
21	following meanings unless the context clearly requires otherwise:

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(6)(A)(i) "Employment," subject to the other provisions of this subdivision (6), means service within the jurisdiction of this State, performed prior to January 1, 1978, which was employment as defined in this subdivision prior to such date and, subject to the other provisions of this subdivision, service performed after December 31, 1977, by an employee, as defined in subsections 3306(i) and (o) of the Federal Unemployment Tax Act, including service in interstate commerce, performed for wages or under any contract of hire, written or oral, expressed or implied. Services partly within and partly without this State may by election as hereinbefore provided be treated as if wholly within the jurisdiction of this State. And whenever an employing unit shall have elected to come under the provisions of a similar act of a state where a part of the services of an employee are performed, the Commissioner, upon his or her approval of said election as to any such employee, may treat the services covered by said approved election as having been performed wholly without the jurisdiction of this State.

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(B) Services performed by an individual for wages shall be deemed to be employment subject to this chapter unless and until it is shown to the satisfaction of the Commissioner that:

1	(i) Such individual has been and will continue to be free from
2	control or direction over the performance of such services, both under his or
3	her contract of service and in fact; and
4	(ii) Such service is either outside the usual course of the business
5	for which such service is performed, or that such service is performed outside
6	of all the places of business of the enterprise for which such service is
7	performed unless it can be demonstrated that such individual regularly
8	provides such service to multiple businesses and holds himself or herself out to
9	the public as a provider of such service; and
10	(iii) Such individual is customarily engaged in an independently
11	established trade, occupation, profession, or business and that independently
12	established trade, occupation, profession, or business is actively registered with
13	the Vermont Secretary of State.
14	(C) Notwithstanding any provision of subdivision (B) of this
15	subdivision (6), multiple individuals performing the same work on a project or
16	job site shall be deemed to be performing services in employment.
17	(D) The term "employment" shall not include:
18	* * *
19	(D)(E) Notwithstanding any other provisions of this subdivision,
20	service with respect to which a tax is required to be paid under any federal law
21	imposing a tax against which credit may be taken for contributions required to

1	be paid into a state unemployment fund or which as a condition for full tax
2	credit against the tax imposed by the Federal Unemployment Tax Act is
3	required to be covered under this chapter.
4	* * *
5	Sec. 14. 3 V.S.A. § 2222d is added to read:
6	§ 2222d. INTERAGENCY AND DEPARTMENTAL EMPLOYEE
7	MISCLASSIFICATION TASK FORCE; INVESTIGATION AND
8	ENFORCEMENT
9	(a) As used in this section, "employee misclassification" means improperly
10	classifying employees as independent contractors.
11	(b) The Agency of Administration shall create an interagency and
12	departmental task force to coordinate efforts to combat misclassification of
13	workers and to ensure enforcement of all related laws and regulations. The
14	task force shall be overseen by the Agency of Administration and shall be
15	composed of the following members:
16	(1) the Secretary of Administration or designee;
17	(2) the Secretary of Transportation or designee;
18	(3) the Commissioner of Buildings and General Services or designee;
19	(4) the Commissioner of Labor or designee;
20	(5) the Commissioner of Financial Regulation or designee;
21	(6) the Secretary of Human Services or designee;

1	(7) the Commissioner of Taxes or designee;
2	(8) the Attorney General or designee;
3	(9) the Commissioner of Liquor Control or designee; and
4	(10) the Secretary, Commissioner, or designee of any other State
5	licensing agency or department as determined by the Secretary of
6	Administration.
7	(c) The Task Force shall meet at least six times per year.
8	(d) The Secretary of Administration shall ensure that all State agencies do
9	the following:
10	(1) coordinate their efforts to combat employee misclassification in a
11	manner that increases the efficiency and effectiveness of those efforts; and
12	(2) share information concerning any employer determined to have
13	misclassified one or more employees as independent contractors in a central
14	database accessible to all State agencies and departments.
15	(e) The Secretary shall adopt rules and procedures necessary to carry out
16	the duties set forth in subsection (d) of this section.
17	(f) The Secretary of Administration shall report annually on or before
18	January 15 of each year to the House Committee on Commerce and Economic
19	Development, House Committee on Ways and Means and the Senate
20	Committee on Finance regarding activities that he or she has undertaken
21	pursuant to this section and any additional tax revenue and unemployment

- insurance contributions, as well as any reduction in workers' compensation
- 2 premiums and costs realized as a result of the efforts undertaken by the
- Secretary pursuant to this section. The provisions of 2 V.S.A. § 20(d)
- 4 (expiration of required reports) shall not apply to the report to be made under
- 5 this subsection.
- 6 Sec. 15. EFFECTIVE DATE
- 7 This act shall take effect on July 1, 2016.