1 TO THE HONORABLE SENATE:

2	The Committee on Economic Development, Housing and General Affairs to		
3	which was referred House Bill No. 187 entitled "An act relating to absence		
4	from work for health care and safety" respectfully reports that it has considered		
5	the same and recommends that the Senate propose to the House that the bill be		
6	amended by striking out all after the enacting clause and inserting in lieu		
7	thereof the following:		
8	Sec. 1. FINDINGS		natted: Indent: F Left + 0.4", Left
9	The General Assembly finds:	Left -	+ 1", Left + 1.2
10	(1) According to the Vermont Department of Labor's 2013 Fringe		
11	Benefits Study, roughly one-half of all private sector employers provide some		
12	form of paid leave to their employees.		
13	(2) Based on information provided by the 2013 Fringe Benefits Study, it		
14	is estimated that slightly less than 50 percent of private sector workers		
15	employed by companies with fewer than 20 workers have access to paid leave,		
16	while approximately 78 percent of workers employed by larger companies		
17	have access to paid leave time.		
18	(3) Based on information provided by the 2013 Fringe Benefits Study, it		
19	is estimated that more than 60,000 working Vermonters lack access to paid		
20	leave.		

	(Draft No. <u>1.14.2</u> – H.187) 1/ <u>2227</u> /2016 - DJL <u>08:</u> 09: <u>25 AM PM</u> Page 2 of 18	
1	Sec. 2. PURPOSE	
2	(a) The purpose of this act is to promote a healthier environment at work,	Formatted: Underline
3	school, and in public by ensuring that employees are provided with paid leave	
4	time for purposes of health care and safety.	
5	(b) It is the intent of the General Assembly that:	
6	(1) all employers doing business in or operating in the State of Vermont	
7	shall be required to provide earned sick time to their employees as provided by	
8	this act; and	
9	(2) all bids on State-funded construction projects, including bids from	
10	out-of-state employers, shall include the cost of providing employees working	
11	on the project with earned sick time as required pursuant to this act.	
12	Sec. 3. 21 V.S.A. §384 is amended to read:	Formatted: Indent: F next, Tab stops: 0.2",
13	§ 384. EMPLOYMENT; WAGES	0.6", Left + 0.8", Left
14	* * *	
15	(d) For the purposes of earned sick time, an employer shall comply with the	Formatted: Underline
16	provisions required under subchapter 4B of this chapter.	
17	Sec. 4. 21 V.S.A. chapter 5, subchapter 4B is added to read:	
18	Subchapter 4B. Earned Sick Time	Formatted: Underline
19	<u>§ 481. DEFINITIONS</u>	
20	As used in this subchapter:	

1	(1(1) "Employer" means any individual, organization, or governmental
1	(H(1) Employer means any merviduar, organization, or governmentar
2	body, partnership, association, corporation, legal representative, trustee,
3	receiver, trustee in bankruptcy, and any common carrier by rail, motor, water,
4	air, or express company doing business in or operating within this State.
5	(2) "Combined time off" means a policy wherein the employer provides • Formatted: Underline
6	time off from work for vacation, sickness, or personal reasons, and the Left + 1", Left + 1.2"
7	employee has the option to use all of the leave for whatever purpose he or she
8	chooses.
9	(23) "Commissioner" means the Commissioner of Labor. Formatted: Underline
10	(3) "Differential" means compensation paid in addition to the usual
11	compensation paid to an employee of a health care facility as defined in 18
12	V.S.A. § 9432(8) who does not work on a regular schedule and who works
13	only when he or she indicates that he or she is available to work and has no
14	obligation to work when he or she does not indicate availability.
15	(4) "Earned sick time" means discretionary time earned and accrued Formatted : Underline
16	under the provisions of this subchapter and used by an employee to take time Left + 1", Left + 1.2"
17	off from work for the purposes listed in subdivisions 483(a)(1)–(5) of this
18	subchapter.
19	(5) "Employee" has the same meaning as set forth in section 341 of this
20	title.means a person who, in consideration of direct or indirect gain or profit, is

Page 4 of 18

1	employed by an employer for an average of no less than 18 hours per week		
2	during a year, However, the term "employee" shall not include:		Formatted: Underline
3	(A) An individual who is employed by the federal government.		
4	(B) An individual who is employed by an employer:	•><	Formatted: Underline
5	(i) for 20 modes or former in a color day years and		Formatted: Indent: F
5	(i) for 20 weeks or fewer in a calendar year; and		Formatted: Indent: F
6	(ii) in a job scheduled to last 20 weeks or fewer; and		Formatted: Underline
U			Formatted: Underline
7	(iii) for the purpose of supporting or supplementing the employer's		
8	workforce in certain situations, including employee absences, temporary skill		
9	shortages, seasonal workloads, and special assignments and projects.		
10	(C) An individual who that is employed by the State and is exempt or	•>>>	Formatted: Underline
11	excluded from the State classified service pursuant to 3 V.S.A § 311. § 311.		Formatted: Indent: F 0.2", Left + 0.4", Lef Left + 1", Left + 1.2'
12	but not an individual that is employed by the State in a temporary capacity		Formatted: Underline
13	pursuant to 3 V.S.A. § 331.		Formatted: Underline
14	(D) An employee of a health care facility as defined in 18 V.S.A.		Formatted: Underline
	<u></u>		
15	§-9432(8) or a facility as defined in 33 V.S.A. § 7102(2) if the employee:		Formatted: Underline
16			Formatted: Underline
16	(i) is under no obligation to work a regular schedule;		
17	(ii) only works only when he or she indicates that he or she is available to		Formatted: Underline
18	work and has no obligation to work when he or she does not indicate		
19	availability; and		
20	(iii) receives higher pay in the form of a differential as defined in	4	Formatted: Indent: F
			0.2", Left + 0.4", Lef Left + 1", Left + 1.2'
21	subdivision (3) of this section, or some other increased compensation than that		

Page 5 of 18

1	paid to an employee of a health care facility performing the same job on a		Formatted: Underline
2	regular scheduleper diem or intermittent basis.	_	Formatted: Underline
3	(E) An employee of a school district, supervisory district, or		
4	supervisory union as defined in 16 V.S.A. § 11 that:		
5	(i) is employed pursuant to a school district or supervisory union		
6	policy on substitute educators as required by the Vermont Standards Board for		
7	Professional Educators Rule 5381;		
8	(ii) is under no obligation to work a regular schedule; and		
9	(iii) is not under contract or written agreement to provide at least		
10	one period of long-term substitute coverage which is defined as 30 or more		
11	consecutive calendarschool days in the same assignment.		Formatted: Underline
12	(F) An individual who is a guest worker employed pursuant to a federal		
13	work visa program, including guest workers who are exempt from the visa		
14	issuance process pursuant to 8 C.F.R. § 212.1(b).		
15	(F) An individual who is under 18 years of age.		
16	(G) anAn individual that is either:	\times	Formatted: Underline
17	(i) a sole proprietor or partner owner of an unincorporated		Formatted: Indent: F 0.2", Left + 0.4", Lef Left + 1", Left + 1.2'
18	business who is excluded from the provisions of chapter 9 of this title pursuant		Formatted: Underline
19	to subdivision- <u>601(14)(F) of this title; or</u>		Formatted: Underline
20	(ii) an executive officer, manager, or member of a corporation or a		
21	limited liability company for whom the Commissioner has approved an		

1	exclusion from the provisions of chapter 9 of this title pursuant to	
2	subdivision- <u>601(14)(H) of this title.</u>	Formatted: Underline
3	(6) "Employer" means an individual, organization, or governmental body,	
4	partnership, association, corporation, legal representative, trustee, receiver,	
5	trustee in bankruptcy, and any common carrier by rail, motor, water, air, or	
6	express company doing business in or operating within this State.	
7	(7(6) "Paid time off policy" means any policy under which the employer	 Formatted: Indent: F 0.2", Left + 0.4", Lef
8	provides paid time off from work to the employee that includes a combination	Left + 1", Left + 1.2' Formatted: Underline
9	of one or more of the following:	
10	(A) annual leave:	
11	(B) combined time off;	
12	(C) vacation leave;	
13	(D) personal leave;	
14	(E) sick leave; or	
15	(F) any similar type of leave.	
16	<u>§-482. EARNED SICK TIME</u>	 Formatted: Underline
17	(a) An employee shall accrue not less than one hour of earned sick time for	
18	every 4052 hours worked.	 Formatted: Underline
19	(b) An employer may require a waiting period for new hires. newly hired	
20	employees of up to one year. During this waiting period, an employee shall	 Formatted: Underline
21	accrue earned sick time pursuant to this sectionsubchapter, but cannot shall not	Formatted: Underline

1	be permitted to use the earned sick time until after he or she has worked	Formatted: Unde	rline
2	forcompleted the employer for one year or 1,400 hours, whichever occurs	Formatted: Unde	rline
3	firstwaiting period.	Formatted: Unde	rline
4	(c) An employer may:		
5	(1) limit the amount of earned sick time accrued pursuant to this		
6	section-to:	Formatted: Unde	rline
7	(A) from January 1, 2016, 2017 until December 31, 2017 2018, a	Formatted: Unde	rline
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8	maximum of 24 hours in a 12-month period; and		
9	(B) after December 31, 20172018, a maximum of 40 hours in a 12-	Formatted: Unde	rline
10	month period; or		
11	(2) limit to 40 hours the number of hours in each workweek for which		
12	full-time employees not subject to the overtime provisions of the Federal Fair		
13	Labor Standards Act, 29 U.S.C. §-213(a)(1), may accrue earned sick time	Formatted: Unde	rline
14	pursuant to this section.		
15	(d)(1) Earned sick time shall be compensated at a rate that is equal to the		
16	greater of either:		
17	(A) the normal hourly wage rate of the employee; or		
18	(B) the minimum wage rate for an employee pursuant to section 384		
19	of this title.		
20	(2) EmploymentGroup insurance benefits shall continue during an	Formatted: Unde	rline
21	employee's use of earned sick time at the same level and conditions that		

1	coverage would be provided as for normal work hours. The employer may	
2	require that the employee contribute to the cost of the benefits during the use	
3	of earned sick time at the existing rate of employee contribution.	
4	(e) Except as otherwise provided by subsection 484(a) of this subchapter,	
5	an employer shall calculate the amount of earned sick time that an employee	
6	has accrued pursuant to this section:	
7	(1) as it accrues during each pay period; or	
8	(2) on a quarterly basis, provided that an employee may use earned sick	
9	time as he or she accrues it during each quarter.	
10	<u>§-483. USE OF EARNED SICK TIME</u>	Formatted: Underline
11	(a) An employee may use earned sick time accrued pursuant to section 482	
12	of this subchapter for any of the following reasons:	
13	(1) The employee is ill or injured.	
14	(2) The employee obtains professional diagnostic, preventive, routine, or	
15	therapeutic health care.	
16	(3) The employee cares for a sick or injured parent, grandparent, spouse,	
17	child, brother, sister, parent-in-law, grandchild, foster child, or a person for	
18	whom the employee is primarily responsible to arrange or provide care for who	
19	is either a family member of the employee or resides with the employee or	
20	foster child, including helping that individual obtain diagnostic, preventive,	Formatted: Underline
21	routine, or therapeutic health treatment.	
	1	

1	(4) The employee is arranging for social or legal services or obtaining	
2	medical care or counseling for the employee or for the employee's parent,	
3	grandparent, spouse, child, brother, sister, parent-in-law, grandchild, foster	
4	child, or a person for whom the employee is primarily responsible to arrange or	
5	provide care for who is either a family member of the employee or resides with	
6	the employee or foster child, who is a victim of domestic violence, sexual	Formatted: Underline
7	assault, or stalking or who is relocating as the result of domestic violence,	
8	sexual assault, or stalking. As used in this section, "domestic violence,"	
9	"sexual assault," and "stalking" shall have the same meaningmeanings as in 15	Formatted: Underline
10	<u>V.S.A. §-1151.</u>	Formatted: Underline
11	(5) The employee cares for a parent, grandparent, spouse, child, brother,	
12	sister, parent-in-law, grandchild, foster child, or a person for whom the	
13	employee is primarily responsible to arrange or provide care for who is either a	
14	family member of the employee or resides with the employeeor foster child.	Formatted: Underline
15	because the school or business where that individual is normally located during	
16	the employee's workday is closed for public health or safety reasons.	
17	(b) If an employee's absence is shorter than a normal workday, the	
18	employee shall use earned sick time accrued pursuant to section 482 of this	
19	subchapter in the smallest time increments that the employer's payroll system	
20	uses to account for other absences or that the employer's paid time off policy	
21	permits. Nothing in this subsection shall be construed to require an employer	

1	to permit an employee to use earned sick time in increments that are shorter		
2	than one hour <u>.</u>	_	Formatted: Underline
3	(c) An employer may limit the amount of earned sick time accrued		
4	pursuant to section 482 of this subchapter that an employee may use to:		
5	(1) from January 1, 2016,2017 until December 31, 20172018, no more		Formatted: Underline
6	than 24 hours of earned sick time accrued pursuant to section 482 of this		Formatted: Underline
7	subchapter in a 12-month period; - and		Formatted: Underline
8	(2) after December 31, 20172018, no more than 40 hours of earned sick	$\overline{\ }$	Formatted: Underline
9	time accrued pursuant to section 482 of this subchapter in a 12-month period.	$\overline{\ }$	Formatted: Underline
10	(d)(1) Except as otherwise provided in subsection 484(a) of this	$\overline{\langle}$	Formatted: Underline
11	subchapter, earned sick time that remains unused at the end of an annual period		Formatted: Underline
12	shall be carried over to the next annual period and the employee has the right		
13	to earn the balance between the unused portion and the maximum allowedshall		
14	continue to accrue earned sick time as provided pursuant to section 482 of this		
15	subchapter. However, nothing in this subdivision shall be construed to permit		
16	an employee to use more earned sick time during an annual period than any		
17	limit on the use of earned sick time that is established by his or her employer		
18	pursuant to subsection (c) of this section.		Formatted: Underline
19	(2) If, at an employer's discretion, an employer pays an employee for		
20	unused earned sick time accrued pursuant to section 482 of this subchapter at		
20			

the end of an annual period, then the amount for which the employee was

(e) Upon separation from employment, an employee shall not be entitled to

payment for unused earned sick time accrued pursuant to section 482 of this

(f)(1) An employee who is discharged by his or her employer after he or

she has completed a waiting period required pursuant to subsection 482(b) of

this subchapter and is subsequently rehired by the same employer within 12

months after separation the discharge from employment shall begin to accrue

and may use earned sick time without anya waiting period, but. However, the

employee shall not be entitled to retain any unused earned sick time that had

she has completed a waiting period required pursuant to subsection 482(b) of

this subchapter and is subsequently rehired by the same employer within 12

months after the separation from employment shall not be entitled to accrue

and use earned sick time without a waiting period unless agreed to by the

(2) An employee that voluntarily separates from employment after he or

<u>accrued</u> pursuant to section 482 of this subchapter before the time of

separation his or her discharge unless agreed upon to by the employer.

compensated does not carry over to the next annual period.

subchapter unless agreed upon by the employer.

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employer.

1	(g) An employer shall not require an employee to find a replacement for	Formatted: Underlin
2	absences, including absences for professional diagnostic, preventive, routine,	Formatted: Tab stop + 0.6", Left + 0.8", Left
3	or therapeutic health care.	
4	(h) An employer may require an employee planning to take earned sick	
5	time accrued pursuant to section 482 of this subchapter to:	
6	(1) make reasonable efforts to avoid scheduling routine or preventive	
7	health care during regular work hours; or	
8	(2) notify the employer as soon as practicable of the intent to take	
9	earned sick time accrued pursuant to section 482 of this subchapter and the	
10	expected duration of the employee's absence.	
11	(i)(1) If an employee is absent from work for one of the reasons listed in	Formatted: Underlin
12	subsection (a) of this section, the employee shall not be required to use earned	
13	sick time accrued pursuant to section 482 of this subchapter and the employer	
14	will not be required to pay for the time that the employee was absent if the	
15	employer and the employee mutually agree that either:	
16	(1A) the employee will work an equivalent number of hours as the	Formatted: Underlin
17	number of hours for which the employee is absent during the same pay	
18	period;- or	Formatted: Underlin
19	(2B) the employee will trade hours with a second employee so that	Formatted: Underlin
20	the second employee works during the hours for which the employee is absent	

1	and the employee works an equivalent number of hours in place of the second	
2	employee during the same pay period.	
3	(2) Nothing in this subsection shall be construed to prevent an employer	
4	from adopting a policy that requires an employee to use earned sick time	
5	accrued pursuant to section 482 of this subchapter for an absence from work	
6	for one of the reasons set forth in subsection (a) of this section.	
7	(j) An employer shall post notice of the provisions of this section in a form	Formatted: Underline
8	provided by the Commissioner in a place conspicuous to employees at the	Formatted: Tab stop: + 0.6", Left + 0.8", L Left
9	employer's place of business. An employer shall also notify an employee of	
10	the provisions of this section at the time of the employee's hiring.	
11	(k) An employee who uses earned sick time accrued pursuant to section	
12	482 of this subchapter shall not diminish his or her rights under sections 472	
13	and 472a of this title.	
14	(1) The provisions against retaliation set forth in section 397 of this title	
15	shall apply to this subchapter.	
16	(m) An)(1) The Commissioner shall investigate complaints that an	Formatted: Underline
17	employer who violates has not complied with the requirements of this section	Formatted: Underline
18	shall be subjectsubchapter.	
19	(2) If following an investigation and hearing, the Commissioner	Formatted: Indent: F 0.2", Left + 0.4", Lef
20	determines that an employer has failed to the penalty provisions of comply	Left + 1", Left + 1.2'
21	with the requirements of this subchapter, he or she may order appropriate	

1	relief, including payment for sick days unlawfully withheld and the assessment		
2	of a fine pursuant to section 345 of this title.	(Formatted: Underlin
3	(n3) The Commissioner shall enforce this section in accordance	(Formatted: Underlin
4	withadopt rules to carry out the procedures established in section	(Formatted: Underlin
5	342aprovisions of this title subsection.		Formatted: Underlin
6	<u>§ 484. COMPLIANCE WITH EARNED SICK TIME REQUIREMENT</u>		Formatted: Underlin
7	(a) An employer shall be in compliance with this subchapter if either of the		
8	following occurs:		
9	(1) The employer offers a paid time off policy or is a party to a		
10	collective bargaining agreement that provides the employee with paid time off		
11	from work that:		
12	(A) he or she may use for all of the reasons set forth in subsection		
13	483(a) of this subchapter; and		
14	(B) accrues and may be used at a rate that is equal to or greater than		
15	the rate set forth in sections 482 and 483 of this subchapter.		
16	(2) The employer offers a paid time off policy or is a party to a		
17	collective bargaining agreement that provides the employee with at least the		
18	full amount of paid time off from work required pursuant to sections 482 and		
19	483 of this subchapter at the beginning of each annual period and the employee		
20	may use it at any time during the annual period for the reasons set forth in		
21	subsection 483(a) of this subchapter. If the employer provides an employee		

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18 override the terms of a collective bargaining agreement that is in effect before

(d(2)) Nothing in this subchapter shall be construed to preempt or

- 19 January 1, 2017.
- (e) A collective bargaining agreement or paid time off policy may not 20
- 21 diminish the rights provided by this subchapter.

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1	<u>§-485. SEVERABILITY OF PROVISIONS</u>	Formatted: Underline
2	If any provision of this subchapter or the application of such provision to	Formatted: Underline
3	any person or circumstances shall be held invalid, the remainder of the	
4	subchapter and the application of such provisions to persons or circumstances	
5	other than those as to which it is held invalid shall not be affected thereby.	
6	<u>§ 486. NEW EMPLOYER EXEMPTION</u>	
7	(a) Notwithstanding any provision of this subchapter to the contrary, new	
8	employers shall not be subject to the provisions of this subchapter for a period	
9	of one year after the employer hires its first employee.	
10	(b) For purposes of enforcement under subsections 483(1) and (m) of this	
11	subchapter, an employer shall be presumed to be subject to the provisions of	
12	this subchapter unless the employer proves that a period of no more than one	
13	year elapsed between the date on which the employer hired its first employee	
14	and the date on which the employer is alleged to have violated the provisions	
15	of this subchapter.	
16	(c) No employer shall transfer an employee to a second employer with	
17	whom there is, at the time of the transfer, substantially common ownership,	
18	management, or control for the purposes of either employer claiming an	
19	exemption pursuant to subsection (a) of this section.	

1	Sec. 5. 21 V.S.A. §345 is amended to read:		r matted: Indent: F kt, Tab stops: 0.2",
2	§ 345. NONPAYMENT OF WAGES AND BENEFITS		", Left + 0.8", Left
3	(a) Each employer who violates sections <u>342 and 343 342, 343, 482, and</u>	Foi	r matted: Strikethro
4	483 of this title shall be fined not more than \$5,000.00. Where the employer is	Foi	r matted: Underline
5	a corporation, the president or other officers who have control of the payment		
6	operations of the corporation shall be considered employers and liable to the		
7	employee for actual wages due when the officer has willfully and without good		
8	cause participated in knowing violations of this chapter.		
9	* * *		
10	Sec. 6. DEPARTMENT OF LABOR REPORT		
11	The Department of Labor shall, on or before January 15, 2017, report to the	Foi	r matted: Underline
12	House Committee on General, Housing and Military Affairs and the Senate		
13	Committee on Economic Development, Housing and General Affairs regarding		
14	the number of inquiries and complaints submitted to the Department in relation		
15	to this act and the number of investigations and enforcement actions		
16	undertaken by the Department in relation to this act during the first year after		
17	its effective date.		
18	Sec. 7. EFFECTIVE DATE		
19	(a) This act shall take effect on January 1, 20162017.	\leq	r matted: Underline
20		Foi	r matted: Underline
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