1	SPECIAL SESSION
2	H.13
3	Representative Beck of St. Johnsbury moves that the bill be amended as
4	follows:
5	First: In Sec. D.101 (fund transfers, reversions, reserves), by inserting a
6	subdivision (a)(4) to read as follows:
7	(4)(A) Of the \$34,500,000 in funds carried forward under subdivision
8	C.1000(d)(2) of this act, \$33,800,000 shall be transferred to the Education
9	Fund in fiscal year 2019.
10	(B) Beginning in fiscal year 2020, and each fiscal year after that, an
11	amount equal to \$14,000,000 minus the Act 46 incentive amount for that fiscal
12	year shall be transferred from the Education Fund to the General Fund.
13	(i) As used in this subsection (a), the term "Act 46 incentive
14	amount" means the amount of revenue forgone as a result of the statewide
15	property tax incentives permitted to school districts under 2015 Acts and
16	Resolves No. 46, Secs. 6 and 7. The Act 46 incentive amount shall be
17	determined by the Commissioner of Taxes, after consultation with the
18	Secretary of Education, the Secretary of Administration, and the Joint Fiscal
19	Office, and published in the December 1 letter required by 32 V.S.A. § 5402b.

1	(ii) When the amounts transferred under this subdivision (B) have
2	equaled the amounts transferred under subdivision (A), this subdivision (B)
3	shall be repealed effective on July 1 of the following fiscal year.
4	Second: By striking out Secs. H.8–11 (allocation of revenue and yields)
5	and H.13 (effective dates) and inserting in lieu thereof the following:
6	* * * Allocation of Education Funds * * *
7	Sec. H.8 16 V.S.A. § 4025 is amended to read:
8	§ 4025. EDUCATION FUND
9	(a) The Education Fund is established to comprise the following:
10	(1) All all revenue paid to the State from the statewide education tax on
11	nonresidential and homestead property under 32 V.S.A. chapter 135-:
12	(2) For each fiscal year, the amount of the general funds appropriated
13	and transferred to the Education Fund shall be \$305,900,000.00, to be
14	increased annually beginning for fiscal year 2018 by the consensus Joint Fiscal
15	Office and Administration determination of the National Income and Product
16	Accounts (NIPA) Implicit Price Deflator for State and Local Government
17	Consumption Expenditures and Gross Investment as reported by the U.S.
18	Department of Commerce, Bureau of Economic Analysis through the fiscal
19	year for which the payment is being determined, plus an additional one-tenth
20	of one percent. [Repealed.]

1	(3) Revenues <u>revenues</u> from State lotteries under 31 V.S.A. chapter 14,
2	and from any multijurisdictional lottery game authorized under that chapter-:
3	(4) 25 percent of the revenues from the meals and rooms taxes imposed
4	under 32 V.S.A. chapter 225;
5	(5) One-third <u>one-third</u> of the revenues raised from the purchase and use
6	tax imposed by 32 V.S.A. chapter 219, notwithstanding 19 V.S.A. § 11(1)-:
7	(6) Thirty-six percent of the revenues raised from the sales and use tax
8	imposed by 32 V.S.A. chapter 233-;
9	(7) Medicaid reimbursement funds pursuant to subsection 2959a(f) of
10	this title.
11	(b) Monies in the Education Fund shall be used for the following:
12	(1) To make payments to school districts and supervisory unions for the
13	support of education in accordance with the provisions of section 4028 of this
14	title, other provisions of this chapter, and the provisions of 32 V.S.A.
15	chapter 135, to make payments to carry out programs of adult education in
16	accordance with section 945 of this title, and to provide funding for the
17	community high school of Vermont and the Flexible Pathways Initiative
18	established by section 941 of this title, but excluding adult education and
19	literacy programs under section 945 of this title.
20	* * *

1	(3) To make payments required under 32 V.S.A. § 6066(a)(1) and (2)
2	and only that portion attributable to education taxes, as determined by the
3	Commissioner of Taxes, of payments required under 32 V.S.A. § 6066(a)(3)
4	and 6066(b) and (4). The State Treasurer shall withdraw funds from the
5	Education Fund upon warrants issued by the Commissioner of Finance and
6	Management based on information supplied by the Commissioner of Taxes.
7	The Commissioner of Finance and Management may draw warrants for
8	disbursements from the Fund in anticipation of receipts. All balances in the
9	Fund at the end of any fiscal year shall be carried forward and remain a part of
10	the Fund. Interest accruing from the Fund shall remain in the Fund.
11	* * *
11 12	* * * (c) An equalization and reappraisal account is established within the
12	(c) An equalization and reappraisal account is established within the
12 13	(c) An equalization and reappraisal account is established within the Education Fund. Monies from this account are to be used by the Division of
12 13 14	(c) An equalization and reappraisal account is established within the Education Fund. Monies from this account are to be used by the Division of Property Valuation and Review to assist towns with maintenance or reappraisal
12 13 14 15	(c) An equalization and reappraisal account is established within the Education Fund. Monies from this account are to be used by the Division of Property Valuation and Review to assist towns with maintenance or reappraisal on a case-by-case basis; and for reappraisal and grand list maintenance
12 13 14 15 16	(c) An equalization and reappraisal account is established within the Education Fund. Monies from this account are to be used by the Division of Property Valuation and Review to assist towns with maintenance or reappraisal on a case-by-case basis; and for reappraisal and grand list maintenance assistance payments pursuant to 32 V.S.A. §§ 4041a and 5405(f). [Repealed.]
12 13 14 15 16 17	(c) An equalization and reappraisal account is established within the Education Fund. Monies from this account are to be used by the Division of Property Valuation and Review to assist towns with maintenance or reappraisal on a case-by-case basis; and for reappraisal and grand list maintenance assistance payments pursuant to 32 V.S.A. §§ 4041a and 5405(f). [Repealed.] ***
12 13 14 15 16 17 18	<ul> <li>(c) An equalization and reappraisal account is established within the Education Fund. Monies from this account are to be used by the Division of Property Valuation and Review to assist towns with maintenance or reappraisal on a case-by-case basis; and for reappraisal and grand list maintenance assistance payments pursuant to 32 V.S.A. § 4041a and 5405(f). [Repealed.]</li> <li>***</li> <li>Sec. H.9 32 V.S.A. § 435(b) is amended to read:</li> </ul>

\* \* \*

21

6/4/2018 - PGG - 10:54 AM 1 (7) Meals 75 percent of the meals and rooms taxes levied pursuant to 2 chapter 225 of this title; \* \* \* 3 4 (11) 64 percent of the revenue from sales and use taxes levied pursuant 5 to chapter 233 of this title; [Repealed.] \* \* \* 6 7 Sec. H.9a REPORT 8 On or before January 1, 2024, the Joint Fiscal Office shall report to the 9 House Committees on Appropriations and on Ways and Means and the Senate 10 Committees on Appropriations and on Finance on the impact of the changes in 11 Secs. H.8 and H.9 of this act reallocating the revenues generated for the 12 General Fund and Education Fund. \* \* \* Calculation of Homestead Property Tax Rates \* \* \* 13 14 Sec. H.10 32 V.S.A. § 5401 is amended to read: 15 § 5401. DEFINITIONS 16 As used in this chapter: \* \* \* 17 18 (13)(A)(i) "Education For districts with education spending per 19 equalized pupil that is equal to or in excess of the base spending amount, 20 "education property tax spending adjustment" means the greater of: one or a 21 fraction in which the numerator is the district's education spending plus excess

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1	spending, per equalized pupil, above the base spending amount for the school
2	year; and the denominator is the property dollar equivalent yield for the school
3	year, as defined in subdivision (15) of this section.
4	(ii) For districts with education spending per equalized pupil that
5	is less than the base spending amount, the education property tax spending
6	adjustment shall be zero.
7	(B) "Education income tax spending adjustment" means the greater
8	of: one or a fraction in which the numerator is the district's education
9	spending plus excess spending, per equalized pupil, for the school year; and
10	the denominator is the income dollar equivalent yield for the school year, as
11	defined in subdivision (16) of this section. [Repealed.]
12	* * *
13	(15) "Property dollar equivalent yield" means the amount of education
14	spending per equalized pupil that would result if the homestead tax rate were
15	\$1.00 per \$100.00 of equalized education property value, and the statutory
16	reserves under 16 V.S.A. § 4026 and section 5402b of this title were
17	maintained, calculated as if total statewide education spending per equalized
18	pupil were equal to the total statewide education spending per equalized pupil
19	minus the total statewide base spending amount per equalized pupil.
20	(16) "Income dollar equivalent yield" means the amount of spending per
21	equalized pupil that would result if the income percentage in subdivision

1	6066(a)(2) of this title were 2.0 percent, and the statutory reserves under
2	16 V.S.A. § 4026 and section 5402b of this title were maintained. "Base
3	income percentage" means a percentage set by the General Assembly each
4	year under subsection 5402b(b) of this title.
5	(17) "Base spending amount" means the amount that results from the
6	following calculation:
7	(A) the sum of the total projected Education Fund revenue sources
8	under 16 V.S.A. § 4025(a)(1)-(7) for the following fiscal year, plus any surplus
9	from the prior fiscal year, minus the total projected amount of revenue raised
10	by the statewide education homestead tax in the following fiscal year, without
11	regard to any adjustment under chapter 154 of this title; minus
12	(B) an amount equal to the projected Education Fund expenditures
13	for the following fiscal year, minus the projected education payments under
14	16 V.S.A. § 4028 for the following fiscal year, and plus any projected transfer
15	to the Education Fund Budget Stabilization Reserve Fund established under
16	<u>16 V.S.A. § 4026; plus</u>
17	(C) the projected amount of revenue raised by the statewide
18	education homestead tax that would result if the homestead tax rate were \$1.00
19	per \$100.00 of equalized education property value in the following fiscal year;
20	divided by

1	(D) the total projected count of equalized pupils in the following
2	fiscal year.
3	Sec. H.11 32 V.S.A. § 5402 is amended to read:
4	§ 5402. EDUCATION PROPERTY TAX LIABILITY
5	(a) A statewide education tax is imposed on all nonresidential and
6	homestead property at the following rates:
7	(1) The tax rate for nonresidential property shall be $$1.59$ per $$100.00$ .
8	(2) The tax rate for homestead property shall be $1.00 \text{ multiplied by plus}$
9	the education property tax spending adjustment for the municipality per
10	\$100.00 of equalized education property value as most recently determined
11	under section 5405 of this title. The homestead property tax rate for each
12	municipality which that is a member of a union or unified union school district
13	shall be calculated as required under subsection (e) of this section.
14	* * *
15	Sec. H.12 32 V.S.A. § 5402b is amended to read:
16	§ 5402b. STATEWIDE EDUCATION TAX YIELDS;
17	RECOMMENDATION OF THE COMMISSIONER
18	(a) Annually, no later than on or before December 1, the Commissioner of
19	Taxes, after consultation with the Secretary of Education, the Secretary of
20	Administration, and the Joint Fiscal Office, shall calculate and recommend a
21	property dollar equivalent yield, an income dollar equivalent yield a base

1	income percentage, the base spending amount, and a nonresidential property
2	tax rate for the following fiscal year. The Commissioner shall also indicate the
3	impact on these variables of holding education spending level with the prior
4	fiscal year. In making these calculations, the Commissioner shall assume:
5	(1) the homestead base tax rate in subdivision $5402(a)(2)$ of this title is
6	\$1.00 per \$100.00 of equalized education property value;
7	(2) the applicable percentage in subdivision 6066(a)(2) of this title
8	is 2.0; [Repealed.]
9	(3) the statutory reserves under 16 V.S.A. § 4026 and this section were
10	are maintained at five percent; and
11	(4) the percentage change in the median <u>average</u> education tax bill
12	applied to nonresidential property, and the percentage change in the median
13	average education tax bill of homestead property, and the percentage change in
14	the median average education tax bill for taxpayers who claim an adjustment
15	under subsection 6066(a) of this title are equal.
16	(b) For each fiscal year, the General Assembly shall set a property dollar
17	equivalent yield and an income dollar equivalent yield, a base income
18	percentage consistent with the definitions in this chapter.
19	* * *
20	(d) Annually, on or about January 15, the Joint Fiscal Office and Secretary
21	of Administration shall provide to the Emergency Board a calculation of the

1	base spending amount for the upcoming fiscal year. The Emergency Board
2	shall review the calculation at its January meeting and shall adopt a base
3	spending amount for the upcoming fiscal year.
4	* * * Yield, Applicable Percentage and Nonresidential Rate for
5	Fiscal Year 2019 * * *
6	Sec. H.13 PROPERTY DOLLAR EQUIVALENT YIELD AND BASE
7	INCOME PERCENTAGE FOR FISCAL YEAR 2019
8	(a) Pursuant to 32 V.S.A. § 5402b(b), for fiscal year 2019 only, the
9	property dollar equivalent yield shall be \$10,251.
10	(b) Notwithstanding any other provision of law, for fiscal year 2019 only,
11	the base income percentage under 32 V.S.A. § 6066(a)(2) shall be 1.66.
12	(c) The nonresidential rate for fiscal year 2019 shall be the statutory default
13	rate of \$1.535 per \$100 of equalized education property value under 32 V.S.A.
14	<u>§ 5402(a)(2).</u>
15	* * * Statewide Education Property Tax Bills * * *
16	Sec. H.14 32 V.S.A. § 5402(b) is amended to read:
17	(b) The statewide education tax shall be calculated as follows:
18	* * *
19	(2) Taxes assessed under this section shall be assessed and collected in
20	the same manner as taxes assessed under chapter 133 of this title with no tax
21	classification other than as homestead or nonresidential property; provided,

1	however, that the tax levied under this chapter shall be billed to each taxpayer
2	by the municipality in a manner that clearly indicates the tax is separate from
3	any other tax assessed and collected under chapter 133, including an
4	itemization of the separate taxes due. The bill may be on a single sheet of
5	paper with the statewide education tax and other taxes presented separately and
6	side by side.
7	* * *
8	Sec. H.15 32 V.S.A. § 6066a(f) is amended to read:
9	(f) Property tax bills.
10	(1) For taxpayers and amounts stated in the notice to towns on July 1,
11	municipalities shall create and send to taxpayers a homestead property tax bill,
12	instead of the bill required under subdivision 5402(b)(1) of this title, providing
13	the total amount allocated to payment of homestead education property tax
14	liabilities and notice of the balance due. Nothing in this subdivision, however,
15	shall be interpreted as altering the requirement under subdivision 5402(b)(1) of
16	this title that the statewide education homestead tax be billed in a manner that
17	is stated clearly and separately from any other tax. Municipalities shall apply
18	the amount allocated under this chapter to current-year property taxes in equal
19	amounts to each of the taxpayers' property tax installments that include
20	education taxes. Notwithstanding section 4772 of this title, if a town issues a
21	corrected bill as a result of the November 1 notice sent by the Commissioner

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1	under subsection (a) of this section, issuance of such the corrected new bill
2	does not extend the time for payment of the original bill, nor relieve the
3	taxpayer of any interest or penalties associated with the original bill. If the
4	corrected bill is less than the original bill, and there are also no unpaid <del>current</del>
5	year current-year taxes, interest, or penalties and no past year past-year
6	delinquent taxes or penalties and interest charges, any overpayment shall be
7	reflected on the corrected tax bill and refunded to the taxpayer.
8	* * *
9	* * * Property Tax Adjustments * * *
10	Sec. H.16 32 V.S.A. § 6066 is amended to read:
11	§ 6066. COMPUTATION OF ADJUSTMENT
12	(a) An eligible claimant who owned the homestead on April 1 of the year in
13	which the claim is filed shall be entitled to an adjustment amount determined
14	as follows:
15	(1)(A) For a claimant with household income of \$90,000.00 or more:
16	(i) the statewide education tax rate, multiplied by the equalized
17	value of the housesite in the taxable year;
18	(ii) minus (if less) the sum of:
19	(I) the income percentage of household income for the taxable
20	year; plus

1	(II) the statewide education tax rate, multiplied by the
2	equalized value of the housesite in the taxable year in excess of $\frac{250,000.00}{250,000.00}$
3	<u>\$200,000.00</u> .
4	(B) For a claimant with household income of less than \$90,000.00
5	but more than \$47,000.00, the statewide education tax rate, multiplied by the
6	equalized value of the housesite in the taxable year, minus (if less) the sum of:
7	(i) the income percentage of household income for the taxable
8	year; plus
9	(ii) the statewide education tax rate, multiplied by the equalized
10	value of the housesite in the taxable year in excess of \$500,000.00
11	<u>\$400,000.00</u> .
12	(C) For a claimant whose household income does not exceed
13	\$47,000.00, the statewide education tax rate, multiplied by the equalized value
14	of the housesite in the taxable year, minus the lesser of:
15	(i) the sum of the income percentage of household income for the
16	taxable year plus the statewide education tax rate, multiplied by the equalized
17	value of the housesite in the taxable year in excess of \$500,000.00
18	<u>\$400,000.00;</u> or
19	(ii) the statewide education tax rate, multiplied by the equalized
20	value of the housesite in the taxable year reduced by \$15,000.00.

1	(2) "Income percentage" in this section means two percent, $\underline{t}$	he base
2	income percentage adopted by the General Assembly for the fiscal	<u>year, plus</u>
3	the base income percentage multiplied by the education income pro	perty tax
4	spending adjustment under subdivision 5401(13)(B)(A) of this title	for the
5	property tax year which that begins in the claim year for the munici	pality in
6	which the homestead residence is located.	
7	(3) A claimant whose household income does not exceed \$4'	7,000.00
8	shall also be entitled to an additional adjustment amount from the c	<u>laimant's</u>
9	municipal taxes for the upcoming fiscal year that is equal to the am	ount by
10	which the municipal property taxes for the municipal fiscal year wh	<del>that <u>that</u></del>
11	began in the taxable year upon the claimant's housesite, reduced by	<del>the</del>
12	adjustment amount determined under subdivisions (1) and (2) of the	is
13	subsection, exceeds exceed a percentage of the claimant's household	ld income
14	for the taxable year as follows:	
15	If household income (rounded to then the taxpayer is entitle	d to
16	the nearest dollar) is: credit for the reduced property	y tax in
17	excess of this percent of that i	ncome:
18	\$0.00 - 9,999.00 <del>2.0</del>	<u>1.50</u>
19	\$10,000.00 - 24,999.00 4.5	
20	<del>\$25,000.00 - 47,000.00</del> 5.0	
21	<u>\$10,000.00 - 47,000.00</u>	<u>3.00</u>

1	(4) A claimant whose household income does not exceed \$47,000.00
2	shall also be entitled to an additional adjustment amount from the claimant's
3	statewide education tax for the upcoming fiscal year that is equal to the amount
4	by which the education property tax for the municipal fiscal year that began in
5	the taxable year upon the claimant's housesite, reduced by the adjustment
6	amount determined under subdivisions (1) and (2) of this subsection, exceeds a
7	percentage of the claimant's household income for the taxable year as follows:
8	If household income (rounded to then the taxpayer is entitled to
9	the nearest dollar) is: credit for the reduced property tax in
10	excess of this percent of that income:
11	<u>\$0.00 - 9,999.00</u> <u>0.5</u>
12	<u>\$10,000.00 - 24,999.00</u> <u>1.5</u>
13	<u>\$25,000.00 - 47,000.00</u> <u>2.0</u>
14	(4)(5) In no event shall the credit provided for in subdivision (3) or (4)
15	of this subsection exceed the amount of the reduced property tax. The
16	adjustments under subdivisions (3) and (4) of this subsection shall be
17	calculated considering only the tax due on the first \$400,000.00 in equalized
18	housesite value.
19	* * *

1	Sec. H.16a PROPERTY TAX ADJUSTMENT HOUSESITE CAP
2	(a) Beginning with claim year 2019, the housesite value in 32 V.S.A.
3	§ 6066(a)(1)(B)(ii), (a)(1)(C)(i), and (a)(5) shall be lowered by \$25,000 each
4	year until it reaches the amount of \$300,000 in claim year 2022.
5	(b) When preparing the Vermont Statutes Annotated for publication each
6	year, the Office of Legislative Council shall revise the figures in 32 V.S.A.
7	§ 6066(a) to reflect the changes made in this section.
8	Sec. H.17 32 V.S.A. § 6067 is amended to read:
9	§ 6067. CREDIT LIMITATIONS
10	Only one individual per household per taxable year shall be entitled to a
11	benefit under this chapter. An individual who received a homestead exemption
12	or adjustment with respect to property taxes assessed by another state for the
13	taxable year shall not be entitled to receive an adjustment under this chapter.
14	No taxpayer shall receive an adjustment under subsection 6066(b) of this title
15	in excess of \$3,000.00. No taxpayer shall receive total adjustments under this
16	chapter in excess of \$8,000.00 related to any one property tax year an
17	adjustment under subdivision 6066(a)(3) of this title greater than \$2,400.00 or
18	a cumulative adjustment under subdivisions 6066(a)(1)-(2) and (4) of this title
19	<u>greater than \$5,600.00</u> .

1	* * * Excess Spending * * *
2	Sec. H.18 REPEALS
3	The following are repealed:
4	(1) 16 V.S.A. § 4001(6)(B) (definition of education spending for the
5	purpose of excess spending).
6	(2) 32 V.S.A. § 5401(12) (excess spending penalty).
7	Sec. H.19 16 V.S.A. § 4011(i) is amended to read:
8	(i) Annually, by on or before October 1, the Secretary shall send to school
9	boards for inclusion in town reports and publish on the Agency website the
10	following information:
11	(1) the statewide average district spending per equalized pupil for the
12	current fiscal year; and 125 percent of that average spending; and
13	(2) a statewide comparison of student-teacher ratios among schools that
14	are similar in number of students and number of grades.
15	Sec. H.20 24 V.S.A. § 2804(b) is amended to read:
16	(b) If a reserve fund is established under subsection (a) of this section to
17	pay a school district's future school capital construction costs approved under
18	16 V.S.A. chapter 123, any funds raised by the district as part of its education
19	spending to pay for those future costs shall be considered "approved school
20	capital construction spending" in calculating excess spending under 32 V.S.A.
21	$\frac{1}{5}$ 5401(12). Districts shall submit to the Agency of Education annually a

1	report of deposits into and expenditures from a school capital construction
2	reserve fund. If the Agency of Education determines that any amount in the
3	reserve fund has not been used for approved school capital construction within
4	five years after deposit into the fund, then 150 percent of that amount shall be
5	added to the district's education spending in the then current year for purposes
6	of calculating the excess spending penalty. The definitions in 16 V.S.A.
7	chapter 133 shall apply to this subsection.
8	* * * School Budget Votes * * *
9	Sec. H.21 16 V.S.A. § 428(c) is added to read:
10	(c) Any budget proposed by the school board that contains education
11	spending, as defined in subdivision 4001(6) of this title, in excess of 110
12	percent of the statewide average district education spending per equalized
13	pupil increased by inflation, as determined by the Secretary of Education on or
14	before November 15 of each year based on the passed budgets to date, shall
15	require the approval of 60 percent of the individuals voting in order to be
16	adopted. As used in this subsection, "increased by inflation" means increasing
17	the statewide average district education spending per equalized pupil for fiscal
18	year 2015 by the most recent New England Economic Project cumulative price
19	index, as of November 15, for state and local government purchases of goods
20	and services, from fiscal year 2015 through the fiscal year for which the
21	amount is being determined.

1	Sec. H.22 16 V.S.A. § 511(c) is added to read:
2	(c) Any budget proposed by the school board that contains education
3	spending, as defined in subdivision 4001(6) of this title, in excess of 110
4	percent of the statewide average district education spending per equalized
5	pupil increased by inflation, as determined by the Secretary of Education on or
6	before November 15 of each year based on the passed budgets to date, shall
7	require the approval of 60 percent of the individuals voting in order to be
8	adopted. As used in this subsection, "increased by inflation" means increasing
9	the statewide average district education spending per equalized pupil for fiscal
10	year 2015 by the most recent New England Economic Project cumulative price
11	index, as of November 15, for state and local government purchases of goods
12	and services, from fiscal year 2015 through the fiscal year for which the
13	amount is being determined.
14	Sec. H.22a 16 V.S.A. § 711e is amended to read:
15	§ 711e. BUDGET VOTES BY AUSTRALIAN BALLOT
16	* * *
17	(d) If the union school district has voted to commingle its ballots, the
18	ballots shall be deposited in separate containers at each polling place. The
19	board of civil authority may open the containers and count the number of
20	ballots cast in the election, but shall not count the ballots for purposes of
21	determining the outcome of the election. At the closing of the polls, the

1	municipal clerk or his or her designee shall appoint a member or members of
2	the board of civil authority who shall transport the sealed container to the clerk
3	of the union school district. Under the supervision of the union school district
4	clerk, the appointed members of the boards of civil authority shall count the
5	commingled ballots. The Subject to subsection (h) of this section, the budget
6	shall be established if a majority of the votes cast are in favor.
7	(e) If the union school district has voted not to commingle its ballots, the
8	municipal clerks of the member towns shall transmit to the union school
9	district clerk the results of the vote upon completion of the counting. The
10	Subject to subsection (h) of this section, the budget shall be established if a
11	majority of the votes cast are in favor.
11 12	<ul><li>majority of the votes cast are in favor.</li><li>(f) If the proposed budget is rejected, the union district board shall prepare</li></ul>
12	(f) If the proposed budget is rejected, the union district board shall prepare
12 13	(f) If the proposed budget is rejected, the union district board shall prepare a revised budget. The board shall establish a date for vote on the revised
12 13 14	(f) If the proposed budget is rejected, the union district board shall prepare a revised budget. The board shall establish a date for vote on the revised budget, and shall take appropriate steps to warn a public informational meeting
12 13 14 15	(f) If the proposed budget is rejected, the union district board shall prepare a revised budget. The board shall establish a date for vote on the revised budget, and shall take appropriate steps to warn a public informational meeting on the budget and the vote. The date of the public informational meeting shall
12 13 14 15 16	(f) If the proposed budget is rejected, the union district board shall prepare a revised budget. The board shall establish a date for vote on the revised budget, and shall take appropriate steps to warn a public informational meeting on the budget and the vote. The date of the public informational meeting shall be at least five days following the public notice. The date of the vote shall be
12 13 14 15 16 17	(f) If the proposed budget is rejected, the union district board shall prepare a revised budget. The board shall establish a date for vote on the revised budget, and shall take appropriate steps to warn a public informational meeting on the budget and the vote. The date of the public informational meeting shall be at least five days following the public notice. The date of the vote shall be at least seven days following the public notice. The vote on the revised budget

1	budget is rejected, the board shall repeat the procedure in this subsection until
2	the budget is adopted.
3	(g) Unless clearly inconsistent, the provisions of 17 V.S.A. chapter 55 shall
4	apply to actions taken under this section.
5	(h) Notwithstanding the majority vote requirements in this section, any
6	budget proposed by the school board that contains education spending, as
7	defined in subdivision 4001(6) of this title, in excess of 110 percent of the
8	statewide average district education spending per equalized pupil increased
9	by inflation, as determined by the Secretary of Education on or before
10	November 15 of each year based on the passed budgets to date, shall require
11	the approval of 60 percent of the individuals voting in order to be adopted. As
12	used in this subsection, "increased by inflation" means increasing the statewide
13	average district education spending per equalized pupil for fiscal year 2015 by
14	the most recent New England Economic Project cumulative price index, as of
15	November 15, for state and local government purchases of goods and services,
16	from fiscal year 2015 through the fiscal year for which the amount is being
17	determined.
18	Sec. H.22b 16 V.S.A. § 722(e) is added to read:
19	(e) Any budget proposed by the unified union school board that contains
20	education spending, as defined in subdivision 4001(6) of this title, in excess of
21	110 percent of the statewide average district education spending per equalized

1	pupil increased by inflation, as determined by the Secretary of Education on or
2	before November 15 of each year based on the passed budgets to date, shall
3	require the approval of 60 percent of the individuals voting in order to be
4	adopted. As used in this subsection, "increased by inflation" means increasing
5	the statewide average district education spending per equalized pupil for fiscal
6	year 2015 by the most recent New England Economic Project cumulative price
7	index, as of November 15, for state and local government purchases of goods
8	and services, from fiscal year 2015 through the fiscal year for which the
9	amount is being determined.
10	* * * Vermont Tax Structure Commission * * *
11	Sec. H.23 VERMONT TAX STRUCTURE COMMISSION
12	(a) There is hereby established the Vermont Tax Structure Commission
13	composed of three to five members to be selected as follows:
14	(1) the Speaker of the House, the President Pro Tempore of the Senate,
15	and the Governor shall each appoint one member; and
16	(2) the three members appointed pursuant to subdivision (1) of this
17	subsection may select one or two additional members, based on a majority
18	vote.
19	(b) The Commission shall be appointed as soon as possible after the
20	effective date of this act. The Commission shall elect a chair and a vice chair
21	from among its members.

1	(c) The Commission shall prepare a structural analysis of the State's
2	revenue system and offer recommendations for improvements and
3	modernization and provide a long-term vision for the tax structure. The
4	Commission's analysis shall include a review of Vermont's income taxes,
5	consumption-based taxes, the education financing system, tax expenditures,
6	and property and asset-based taxes. The Commission shall have as its goal a
7	tax system that provides sustainability, appropriateness, and equity. For
8	guidance, the Commission may use the Principles of a High-Quality State
9	Revenue System as prepared by the National Conference of State Legislatures.
10	A high-quality revenue system:
11	(1) Comprises elements that are complementary, including the finances
12	of both state and local governments.
13	(2) Produces revenue in a reliable manner. Reliability involves stability,
14	certainty, and sufficiency.
15	(3) Relies on a balanced variety of revenue sources.
16	(4) Treats individuals equitably. Minimum requirements of an equitable
17	system are that it imposes similar tax burdens on people in similar
18	circumstances, it minimizes regressivity, and it minimizes taxes on individuals
19	with low income.
20	(5) Facilitates taxpayer compliance. It is easy to understand and
21	minimizes compliance costs.

1	(6) Promotes fair, efficient, and effective administration. It is as simple
2	as possible to administer, raises revenue efficiently, is administered
3	professionally, and is applied uniformly.
4	(7) Is responsive to interstate and international economic competition.
5	(8) Minimizes its involvement in spending decisions and makes any
6	such involvement explicit.
7	(9) Is accountable to taxpayers.
8	(d) It is the intent of the General Assembly that the work of the
9	Commission not supplant or delay the normal Legislative and Executive
10	Branch review and alteration of tax and revenue issues under State law.
11	(e) The Commission shall begin its work by:
12	(1) updating and incorporating the relevant work of the Blue Ribbon
13	Tax Structure Commission created by the 2009 Spec. Sess. Acts and Resolves,
14	<u>No. 1;</u>
15	(2) updating and incorporating work from the existing studies of
16	Vermont's education finance system since the enactment of 1998 Acts and
17	Resolves, No. 60 and 2004 Acts and Resolves, No. 68;
18	(f) The Commission shall submit a two-year work plan and budget to the
19	Joint Fiscal Committee, the Senate Committee on Finance, and the House
20	Committee on Ways and Means by February 15, 2019. The work plan shall
21	outline the work the Commission intends to complete in its review of

1	Vermont's income taxes, consumption-based taxes, education financing
2	system, tax expenditures, and property and asset-based taxes. The final report
3	of the Commission shall be made to the General Assembly on or before
4	January 15, 2021.
5	(g) The Commission shall receive technical support from the Department
6	of Taxes, the legislative Joint Fiscal Office, and consultants.
7	(h) The Joint Fiscal Office with the assistance of the Legislative Council
8	and the Department of Taxes may contract with one or more consultants or hire
9	a limited service position to provide assistance with achieving the goals for the
10	Commission. The consultants shall have extensive experience with state tax
11	systems and shall have participated in at least one other study of a state tax
12	system.
13	(i) Members of the Commission shall be entitled to compensation as
14	provided under 32 V.S.A. § 1010.
15	* * * JFO Report * * *
16	Sec. H.24 24 V.S.A. § 1892(g) is amended to read:
17	(g) Beginning in 2019 and annually 2021 and every four years thereafter,
18	on or before January 15 of each year, the Joint Fiscal Office, with the
19	assistance of the consulting Legislative Economist, the Department of Taxes,
20	and the Agency of Commerce and Community Development in consultation
21	with the Vermont Economic Progress Council, shall examine the

1	recommendations and conclusions of the tax increment financing capacity
2	study and report created pursuant to subsection (e) of this section, and shall
3	submit to the Emergency Board and to the House Committees on Commerce
4	and Economic Development and on Ways and Means and the Senate
5	Committees on Economic Development, Housing and General Affairs and on
6	Finance an updated summary report that includes:
7	* * *
8	* * * Staff-to-Student Ratios Task Force * * *
9	Sec. H.25 STAFF-TO-STUDENT RATIOS TASK FORCE
10	(a) Creation. There is created the Staff-to-Student Ratios Task Force, a
11	collaborative effort among government, nonprofit organizations, research
12	experts, and other education stakeholders, that will strive best to ensure
13	education quality while simultaneously ensuring fiscal efficiency in the context
14	of the State's declining student population. Specifically, the Task Force is
15	charged with:
16	(1) reviewing current staff-to-student count ratios for specific categories
17	of schools and school district configurations, and establishing optimal target
18	ratios for different school district configurations;
19	(2) identifying barriers that hamper staffing flexibility at the local level,
20	including whether aspects of the regulatory environment, including mandatory

1	staffing requirements and collective bargaining or other contractual
2	obligations, contribute to lower staff-to-student ratios;
3	(3) aligning to the greatest extent possible the work of the Task Force
4	with existing research findings and reports, based on studies conducted either
5	nationally or in New England, concerning optimal classroom practices and
6	resources, and class and school sizes for successful learning outcomes, and the
7	impact of population decline on rural schools;
8	(4) attending to compliance with federal rules and regulations, so as to
9	avoid jeopardizing the State's federal funding;
10	(5) determining a mechanism or mechanisms that account for the effects
11	of familial and community level poverty and human services need, including
12	student experiences of trauma and familial or community level addiction, on
13	staffing ratios;
14	(6) considering the impact on staff-to-student ratios due to students'
15	enrollment with independent schools; and
16	(7) developing recommended strategies for districts to help them meet
17	targets.
18	(b) Membership. The Task Force shall be composed of the following
19	members:
20	(1) the Secretary of Education or designee;

1	(2) the Executive Director of the Vermont Superintendents Association
2	or designee;
3	(3) the Executive Director of the Vermont School Boards Association or
4	designee;
5	(4) the Executive Director of the Vermont Principals' Association or
6	designee;
7	(5) the Executive Director of the Vermont-National Education
8	Association or designee;
9	(6) one member selected by the Vermont Association of School
10	Business Officials;
11	(7) two to four members from Vermont postsecondary institutions,
12	selected by the Task Force, who have expertise in areas among the following:
13	multi-age classrooms and teaching strategies, interdisciplinary instruction,
14	school realignment and reconfiguration, and the impact of community poverty,
15	trauma, or addiction on education staffing; and
16	(8) a national expert in rural education, selected by the Task Force.
17	(c) Assistance. The Task Force shall have technical assistance from the
18	Agency of Education.
19	(d) Report. On or before December 15, 2018, the Task Force shall present
20	to the House and Senate Committees on Education its findings concerning
21	optimum staff-to-student ratios, including optimum ratios for a variety of

1	school and school district sizes and configurations. The Task Force shall
2	include in its report a recommendation as to whether staff-to-student target
3	ratios should be included in statute for fiscal year 2021.
4	(e) Meetings.
5	(1) The Secretary of Education or designee shall call the first meeting of
6	the Task Force to occur on or before July 1, 2018.
7	(2) The Task Force shall select a chair from among its members at the
8	first meeting.
9	(3) The Task Force shall cease to exist on December 31, 2018.
10	(f) Compensation and reimbursement. Members of the Task Force who are
11	not employees of the State of Vermont and who are not otherwise compensated
12	or reimbursed for their attendance shall be entitled to per diem compensation
13	and reimbursement of expenses pursuant to 32 V.S.A. § 1010 for not more
14	than ten meetings. These payments shall be made from monies appropriated to
15	the Agency of Education.
16	(g) Appropriation. The sum of \$7,320.00 is appropriated from the General
17	Fund to the Agency of Education to provide funding for the purposes set forth
18	in this section.
19	* * * Effective Dates; Transition for Secs. H.1–H.26 * * *
20	Sec. H.26 EFFECTIVE DATES AND TRANSITION
21	This act shall take effect on passage, except:

1	(1) Notwithstanding 1 V.S.A. § 214, Secs. H.1–H.6 (income tax
2	changes) shall take effect retroactively on January 1, 2018 and apply to taxable
3	year 2018 and after.
4	(2) Notwithstanding 1 V.S.A. § 214, Sec. H.7 (income tax link to the
5	federal tax statutes) shall take effect retroactively on January 1, 2018 and apply
6	to taxable years beginning on January 1, 2017 and after.
7	(3) Secs. H.8–H.9 (General Fund and Education Fund revenues) shall
8	take effect on July 2, 2018 and apply to fiscal year 2019 and after. It is the
9	intent of the General Assembly that the changes in Secs. H.8 and H.9 of this
10	act shall take effect notwithstanding any provisions passed in the fiscal year
11	2019 appropriations act to the contrary.
12	(4) Secs. H.10–H.12 (calculation of spending-adjusted property tax
13	rates) shall take effect on July 1, 2018 and apply to fiscal year 2019 and after,
14	except that:
15	(A) for fiscal year 2019 only, the base spending amount shall be
16	<u>\$10,150.00.</u>
17	(B) for fiscal year 2020 only, the base spending amount shall be
18	calculated as if the amount under 32 V.S.A. § 5401(17)(C) was 35 percent of
19	what it would otherwise be calculated to be;

1	(C) for fiscal year 2021 only, the base spending amount shall be
2	calculated as if the amount under 32 V.S.A. § 5401(17)(C) was 40 percent of
3	what it would otherwise be calculated to be;
4	(D) for fiscal year 2022 only, the base spending amount shall be
5	calculated as if the amount under 32 V.S.A. § 5401(17)(C) was 45 percent of
6	what it would otherwise be calculated to be;
7	(E) for fiscal year 2023 only, the base spending amount shall be
8	calculated as if the amount under 32 V.S.A. § 5401(17)(C) was 50 percent of
9	what it would otherwise be calculated to be;
10	(F) for fiscal year 2024 only, the base spending amount shall be
11	calculated as if the amount under 32 V.S.A. § 5401(17)(C) was 60 percent of
12	what it would otherwise be calculated to be;
13	(G) for fiscal year 2025 only, the base spending amount shall be
14	calculated as if the amount under 32 V.S.A. § 5401(17)(C) was 70 percent of
15	what it would otherwise be calculated to be;
16	(H) for fiscal year 2026 only, the base spending amount shall be
17	calculated as if the amount under 32 V.S.A. § 5401(17)(C) was 80 percent of
18	what it would otherwise be calculated to be; and
19	(I) for fiscal year 2027 only, the base spending amount shall be
20	calculated as if the amount under 32 V.S.A. § 5401(17)(C) was 90 percent of
21	what it would otherwise be calculated to be;

1	(5) Sec. H.13 (yield, base applicable percentage, and nonresidential rate
2	for fiscal year 2019) shall take effect on July 1, 2018 and apply to fiscal year
3	<u>2019 only.</u>
4	(6) Secs. H.14–H.15 (property tax bills), and H.18–H.20 (repeal of
5	excess spending) shall take effect on July 1, 2018 and apply to fiscal year 2019
6	and after.
7	(7) Notwithstanding 1 V.S.A. § 214, Secs. H.16–H.17 (calculation of
8	property tax adjustments) shall take effect retroactively to the taxable year
9	starting January 1, 2017 and apply to property tax adjustment claims filed for
10	fiscal year 2019 (claim year 2018) and after.