1	H.673
2	Introduced by Representatives Keefe of Manchester and Pugh of South
3	Burlington
4	Referred to Committee on
5	Date:
6	Subject: Human services; Temporary Assistance to Needy Families;
7	miscellaneous
8	Statement of purpose of bill as introduced: This bill proposes to amend the
9	work requirements, education deferment, and motor vehicle asset limit in the
10	Reach Up program. It also proposes to eliminate the 18-month and 36-month
11	reviews.
12	An act relating to miscellaneous amendments to the Reach Up program
13	It is hereby enacted by the General Assembly of the State of Vermont:
14	* * * Program Eligibility * * *
15	Sec. 1. 33 V.S.A. § 1103 is amended to read:
16	§ 1103. ELIGIBILITY AND BENEFIT LEVELS
17	(a) Financial assistance shall be given for the benefit of a dependent child
18	to the relative or caretaker with whom the child is living, unless otherwise
19	provided. The amount of financial assistance to which an eligible person is
20	entitled shall be determined with due regard to the income, resources, and

1	maintenance available to that person and, as far as funds are available, shall
2	provide that person a reasonable subsistence compatible with decency and
3	health. The Commissioner may fix by regulation rule maximum amounts of
4	financial assistance, and act to ensure that the expenditures for the programs
5	shall not exceed appropriations for them consistent with section 101 of this
6	title. In no case may shall the Department expend State funds in excess of the
7	appropriations for the programs under this chapter.
8	* * *
9	(c) The Commissioner shall adopt rules for the determination of eligibility
10	for the Reach Up program and benefit levels for all participating families that
11	include the following provisions:
12	* * *
13	(7) The equity value of one operable motor vehicle $\frac{1}{100}$ in a family with a
14	single parent or caretaker and of two operable motor vehicles in a two-parent
15	family for each adult in the family and the equity value of one operable motor
16	vehicle for any child of driving age who needs a vehicle to attend school or
17	work shall be excluded for purposes of determining eligibility for the Reach
18	Up program. The Commissioner shall take all steps necessary to retain current
19	resource protections under the Food Stamps program Supplemental Nutrition
20	Assistance Program (SNAP) so that the rules under the Food Stamps program
21	SNAP and the Reach Up program are compatible.

1	* * *
2	* * * Case Management Reviews * * *
3	Sec. 2. 33 V.S.A. § 1107(a) is amended to read:
4	(a)(1) The Commissioner shall provide all Reach Up services to
5	participating families through a case management model informed by
6	knowledge of the family's home, community, employment, and available
7	resources. Services may be delivered in the district office, the family's home,
8	or the community in a way that facilitates progress toward accomplishment of
9	the family development plan. Case management may be provided to other
10	eligible families. The case manager, with the full involvement of the family,
11	shall recommend, and the Commissioner shall modify as necessary, a family
12	development plan established under the Reach First or Reach Up program for
13	each participating family, with a right of appeal as provided by section 1132 of
14	this title. A case manager shall be assigned to each participating family as
15	soon as the family begins to receive financial assistance. If administratively
16	feasible and appropriate, the case manager shall be the same case manager the
17	family was assigned in the Reach First program. The applicant for or recipient
18	of financial assistance under this chapter shall have the burden of
19	demonstrating the existence of his or her condition.
20	(2) In addition to the services provided pursuant to subsection (b) of this
21	section, the Commissioner shall provide for a mandatory case review for each

1	participating family with a program director or the program director's designee
2	when the family reaches 18 and 36 months of enrollment, respectively, in the
3	Reach Up program to assess whether the participating family:
4	(A) is in compliance with a family development plan or work
5	requirement;
6	(B) is properly claiming a deferment, if applicable;
7	(C) has any unaddressed barriers to self-sufficiency and, if so, how
8	those barriers may be better addressed by the Department for Children and
9	Families or other State programs; and
10	(D) has additional opportunities to achieve earned income through
11	the program without a corresponding loss of benefits.
12	(3) The case manager shall meet with each participating family
13	following any statutory or rule changes affecting the amount of the earned
14	income disregard, asset limitations, or other eligibility or benefit criteria in the
15	Reach Up program to inform the family of the changes and advise the family
16	about ways to maximize the opportunities to achieve earned income without a
17	corresponding loss of benefits.
18	* * * Work Requirements * * *
19	Sec. 3. 33 V.S.A. § 1113(c) is amended to read:
20	(c) The hours of the work requirement shall be as follows:

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1	(1) In two-parent families in which both parents are able to work <u>neither</u>
2	parent receives Supplemental Security Income (SSI):
3	(A) The parent who is not the primary caretaker of a dependent child,
4	referred to in this subsection as the "principal-earner parent," shall work no
5	less than full-time in unsubsidized employment or in one or more work
6	activities and accept unsubsidized employment with scheduled hours up to 45
7	If both parents are able-to-work or one parent is able-to-work and the other
8	parent is able-to-work-part-time or unable-to-work, the parent or parents shall
9	participate in one or more work activities for a combined total of not fewer
10	than 35 hours per week.
11	(B) As used in this subdivision, "full-time" means 40 hours per week.
12	A position requiring no fewer than 35 hours per week that the employer
13	defines as full-time shall be deemed full-time employment If both parents are
14	able-to-work-part-time or one parent is able-to-work-part-time and the other
15	parent is unable-to-work, the parents shall participate in one or more work
16	activities for the number of hours they have been determined able-to-work, not
17	to exceed 35 hours per week.
18	(C) The requirements of this subdivision may shall be satisfied if
19	both parents secure one parent secures employment or work activities with
20	combined hours equal to or exceeding $40 \ \underline{35}$ hours per week.

1	(2) The primary caretaker of a dependent child in a two-parent family in
2	which both parents are able-to-work shall have no work requirement, provided
3	that the principal-earner parent complies with the work requirement and is not
4	sanctioned in accordance with section 1115 of this title. In the event that the
5	principal earner parent in a two-parent family is sanctioned for failing to meet
6	the work requirement, the primary caretaker shall be deemed work-ready and
7	subject to subdivision (1) of this subsection. Within 30 days of the effective
8	date of the principal earner parent's sanction the primary caretaker shall report
9	to the family's case manager, complete an assessment, modify the family's
10	family development plan, and comply with the requirements of subdivision (1)
11	of this subsection.
12	(3) All other able-to-work participants and able-to-work-part-time
13	participants who are not subject to the work requirement established by
14	subdivision (1) of this subsection or who are exempted from the work
15	requirement in accordance with subdivision (2) of this subsection shall comply
16	with the following requirements In a two-parent family in which one parent
17	receives SSI:
18	(A) if If the family includes two parents, and one parent is able to-
19	work and the other parent is able to work part time or unable to work, the
20	able-to-work parent shall work in unsubsidized employment or participate in
21	one or more work activities for no fewer than 30 hours per week, and shall

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1	accept unsubsidized employment with scheduled hours up to 35 hours per
2	week; a child six years of age or older, the work-eligible parent shall
3	participate in one or more work activities for not fewer than 30 hours per week
4	or the number of hours the parent has been determined able-to-work, not to
5	exceed 30 hours per week.
6	(B) if If the family includes two parents and both parents are able to-
7	work-part-time: a child under six years of age, the work-eligible parent shall
8	participate in one or more work activities for not fewer than 20 hours per week
9	or the number of hours the parent has been determined able-to-work, not to
10	exceed 20 hours per week.
11	(i) if one participating parent has been determined able to work-
12	part-time at least 30 hours per week, that parent shall work in unsubsidized
13	employment or participate in one or more work activities for no fewer than
14	30 hours per week and shall accept unsubsidized employment with scheduled
15	hours up to 34 hours per week, provided that the scheduled hours do not
16	exceed the number of hours the parent has been determined able to work part-
17	time;
18	(ii) if neither participating parent has been determined able to-
19	work part time at least 30 hours per week but the parents, in combination, have
20	been determined able-to-work-part-time 30 hours per week, both parents shall
21	work in unsubsidized employment or participate in one or more work activities

1	for which the sum of the hours is at least 30 hours per week and shall accept
2	unsubsidized employment with scheduled hours up to 34 hours per week,
3	provided that the scheduled hours do not exceed the number of hours the
4	parents, in combination, have been determined able-to-work-part-time; or
5	(iii) if the participating parents, in combination, have been
6	determined able to work part time fewer than 30 hours per week, the parents
7	shall work in unsubsidized employment or participate in one or more work
8	activities for the number of hours that the two parents, in combination, have
9	been determined able-to-work-part-time;
10	(C) if the family includes two parents and one parent is able-to-work-
11	part time and the other parent is unable to work: As used in this subdivision
12	(c)(2), "work-eligible parent" means a parent who is not receiving SSI.
13	(i) if one participating parent has been determined able to work-
14	part-time at least 30 hours per week, that parent shall work in unsubsidized
15	employment or participate in one or more work activities for no fewer than
16	30 hours per week and shall accept unsubsidized employment with scheduled
17	hours up to 34 hours per week, provided that the scheduled hours do not
18	exceed the number of hours that the parent has been determined able to work-
19	part-time; or
20	(ii) if one participating parent has been determined able-to-work-
21	part time fewer than 30 hours per week, that parent shall work in unsubsidized

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1	work or participate in one or more work activities for the number of hours that
2	the parent has been determined able-to-work-part-time;
3	(D)(3) In a single-parent family:
4	(A) if the family includes only one adult (parent, relative, or
5	caretaker) who is able to work and no child is under the age of If the family's
6	youngest child is six years of age or older, the participant shall work in
7	unsubsidized employment or participate in one or more work activities for no
8	not fewer than 30 hours per week, and shall accept unsubsidized employment
9	with scheduled hours up to 35 hours per week; or the number of hours the
10	parent has been determined able-to-work, not to exceed 30 hours per week.
11	(E) if the family includes only one adult (parent, relative, or
12	caretaker) who is able-to-work-part-time and no child is under the age of six
13	years:
14	(i) if the participant has been determined able-to-work-part-time at
15	least 30 hours per week, the participant shall work in unsubsidized
16	employment or participate in one or more work activities for no fewer than
17	30 hours per week and shall accept unsubsidized employment with scheduled
17 18	30 hours per week and shall accept unsubsidized employment with scheduled hours up to 34 hours per week, provided that the scheduled hours do not

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1	(ii) if the participant has been determined able to work part time
2	fewer than 30 hours per week, the participant shall work in unsubsidized work
3	or participate in one or more work activities fewer than 30 hours per week for
4	the number of hours that the participant has been determined able-to-work-
5	part time;
6	(F)(B) if the family includes only one adult (parent, relative, or
7	caretaker) who is able-to-work and a If the family's youngest child is under the
8	age of six years of age, the participant shall work in unsubsidized employment
9	or participate in one or more work activities for no not fewer than 20 hours per
10	week and shall accept unsubsidized employment with scheduled hours up to 24
11	hours per week; and or the number of hours the parent has been determined
12	able-to-work, not to exceed 20 hours per week
13	(G) if the family includes only one adult (parent, relative, or
14	caretaker) who is able-to-work-part-time and a child under the age of six years:
15	(i) if the participant has been determined able-to-work-part-time at
16	least 20 hours per week, the participant shall work in unsubsidized
17	employment or participate in one or more work activities for no fewer than
18	20 hours per week, and shall accept unsubsidized employment with scheduled
19	hours up to 24 hours per week, provided that the scheduled hours do not
20	exceed the number of hours that the participant has been determined able-to-
21	work part time; or

1	(ii) if the participant has been determined able to work part time
2	fewer than 20 hours per week, the participant shall work in unsubsidized work
3	or participate in one or more work activities fewer than 20 hours per week for
4	the number of hours that the participant has been determined able-to-work-
5	part-time .
6	* * *
7	* * * Educational Deferment * * *
8	Sec. 4. 33 V.S.A. § 1114(b) is amended to read:
9	(b) The work requirements shall be either modified or deferred for:
10	* * *
11	(7) A participant who has attained 20 years of age and who is engaged
12	in at least $\frac{25}{15}$ hours per week of classes and related learning activities for the
13	purpose of attaining a high school diploma or General Educational
14	Development (GED) certificate; provided that the participant is making
15	satisfactory progress toward the attainment of such the diploma or certificate;
16	and provided further that a deferment or modification granted for this purpose
17	does not exceed six <u>18</u> months.
18	* * *
19	* * * Effective Date * * *
20	Sec. 5. EFFECTIVE DATE
21	This act shall take effect on July 1, 2018.