1	H.897
2	Introduced by Committee on Education
3	Date:
4	Subject: Education; school districts; comprehensive system of educational
5	services; delivery and funding of services for students who require
6	additional support
7	Statement of purpose of bill as introduced: This bill proposes to enhance the
8	effectiveness, availability, and equity of services provided to all students who
9	require additional support in Vermont's school districts, including students
10	receiving special education services and students who need additional support
11	but do not receive special education services. To support the delivery of these
12	services, this bill also would change the funding model for special education
13	from a reimbursement model to a census-based model, which provides more
14	flexibility in how funding can be used, is aligned with the State's policy
15	priorities of serving students who require additional support across the general
16	and special education service-delivery systems, and simplifies administration.
17 18	An act relating to enhancing the effectiveness, availability, and equity of services provided to students who require additional support
19	It is hereby enacted by the General Assembly of the State of Vermont:
20	* * * Findings * * *

I	Sec. I. FINDINGS
2	(a) In 2016 Acts and Resolves No. 148, the General Assembly directed the
3	Agency of Education to contract with a consulting firm to review current
4	practices and recommend best practices for the delivery of special education
5	services in school districts. The Agency of Education contracted with the
6	District Management Group, which issued in November 2017 its report
7	entitled "Expanding and Strengthening Best-Practice Supports for Students
8	who Struggle" (Delivery of Services Report).
9	(b) In Act 148, the General Assembly also directed the Agency of
10	Education to contract for a study of special education funding and practice and
11	to recommend a funding model for Vermont designed to provide incentives for
12	desirable practices and stimulate innovation in the delivery of services. The
13	General Assembly required that the study consider a census-based model of
14	funding. The Agency of Education contracted with the University of Vermont,
15	and the report of its Department of Education and Social Services entitled
16	"Study of Vermont State Funding for Special Education" was issued in
17	December 2017 (Funding Report).
18	(c) The Delivery of Services Report made the following five
19	recommendations on best practices for the delivery of special education
20	services:
21	(1) ensure core instruction meets most needs of most students;
22	(2) provide additional instructional time outside core subjects to

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students who struggle, rather than providing interventions instead of core
instruction;
(3) ensure students who struggle receive all instruction from highly
skilled teachers;
(4) create or strengthen a systems-wide approach to supporting positive
student behaviors based on expert support; and
(5) provide specialized instruction from skilled and trained experts to
students with more intensive needs.
(d) The Funding Report noted, based on feedback from various
stakeholders, including educators, school leaders, State officials, parents, and
others, that Vermont's existing reimbursement model of funding special
education has a number of limitations in that it:
(1) is administratively costly for the State and localities;
(2) is misaligned with policy priorities, particularly with regard to the
delivery of a multitiered system of supports and positive behavioral
interventions and supports;
(3) creates misplaced incentives for student identification,
categorization, and placement;
(4) discourages cost containment; and
(5) is unpredictable and lacks transparency.
(e) The Funding Report assessed various funding models that support
students who require additional support, including a census-based funding

the policy priorities.

1	model. A census-based model would award funding to supervisory unions
2	based on the number of students within the supervisory union and could be
3	used by the supervisory union to support the delivery of services to all
4	students. The Funding Report noted that the advantages of a census-based
5	model are that it is simple and transparent, allows flexibility in how the
6	funding is used by supervisory unions, is aligned with the policy priorities of
7	serving students who require additional support across the general and special
8	education service-delivery systems, and is predictable.
9	(f) The General Assembly finds that
10	(1) students who require additional support would be better served if
11	supervisory unions adopted the best practices recommended in the Delivery of
12	Services Report;
13	(2) the State's current reimbursement model of funding special
14	education serves as an impediment to adopting these best practices, largely due
15	to the constraint on the use of funds and the misalignment with the policy
16	priorities of serving students who require additional support across the general
17	and special education service-delivery systems; and
18	(3) the census-based model of funding for students who require
19	additional support would enable supervisory unions to adopt the best practices
20	recommended in the Delivery of Services Report, largely due to the flexibility
21	in how the funds could be used by supervisory unions and the alignment with

(f) The General Assembly finds that:

- (1) students who require additional support would be better served if supervisory unions adopted the best practices recommended in the Delivery of Services Report;
- (2) the State's current reimbursement model of funding special education serves as an impediment to adopting these best practices, largely due to the constraint on the use of funds and the misalignment with the policy priorities of serving students who require additional support across the general and special education service-delivery systems;
- (3) the census-based model of funding for students who require additional support would enable supervisory unions to adopt the best practices recommended in the Delivery of Services Report, largely due to the flexibility in how the funds could be used by supervisory unions and the alignment with the policy priorities; and
- (4) the census-based model of funding will result, over time, in cost containment for special education services, which will be realized through lower property tax rates or the ability for localities to use funds for other educational purposes.
- (g) The General Assembly recognizes that changing the models for delivery of services and funding for students who require additional support is a significant change for school systems and their constituencies, and that they will require time and assistance in making necessary adjustments.

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1	* * * Goals * * *
2	Sec. 2. GOALS
3	(a) By enacting this legislation, the General Assembly intends to enhance
4	the effectiveness, availability, and equity of services provided to all students
5	who require additional support in Vermont's school districts, including
6	students receiving special education services and students who need additional
7	support but do not receive special education services.
8	(b) To support the enhanced delivery of these services, the State funding
9	model for special education shall change for all supervisory unions in fiscal
10	year 2021, for school year 2020-2021, from a reimbursement model to a
11	census-based model, which will provide more flexibility in how the funding
12	can be used, is aligned with the State's policy priorities of serving students
13	who require additional support across the general and special education
14	service-delivery systems, and will simplify administration.
15	(c) To provide additional staff and resources to the Agency of Education to
16	support its work with supervisory unions and schools that are transitioning to
17	the best practices recommended in the report entitled "Expanding and
18	Strengthening Best-Practice Supports for Students who Struggle" issued by the
19	District Management Group in November 2017.
20	* * * Census-based Funding Early Implementation Program * * *
21	Sec. 3. CENSUS-BASED FUNDING EARLY IMPLEMENTATION
22	PROGRAM

1	(a) The Census-based Funding Early Implementation Program (Program) is
2	created for fiscal year 2020, for the 2019-2020 school year. A supervisory
3	union may participate in the Program if it satisfies each of the following
4	conditions:
5	(1) it was included in the report delivered to the Agency of Education
6	entitled "Expanding and Strengthening Best-Practice Supports for Students
7	who Struggle" in November 2017 from the District Management Group or it
8	otherwise worked with the District Management Group to improve its delivery
9	of special education services; and
10	(2) it notifies the Agency of Education between October 1 and
11	October 15, 2018 of its election to participate in the Program.
12	(b) In this section, references to "supervisory unions" or "participating
13	supervisory unions" shall mean participants in the Program. This section shall
14	supersede any provisions of 16 V.S.A. chapter 101 to the contrary.
15	(c) In lieu of payments and reimbursements under 16 V.S.A. chapter 101,
16	each participating supervisory union shall receive an educational support grant
17	pursuant to subsection (d) of this section and, if a participating supervisory
18	union has extraordinary special education expenditures, it shall be eligible for
19	extraordinary special education reimbursement pursuant to subsection (e) of
20	this section.
21	(d)(1) As used in this subsection:
22	(A) "Average daily membership" shall have the same meaning as in

1	16 V.S.A. § 4001(1), except it shall exclude State-placed students.
2	(B) "Average daily membership of a supervisory union" means the
3	aggregate average daily membership of the school districts that are members
4	of the participating supervisory union or, for a participating supervisory
5	district, the average daily membership of the supervisory district.
6	(C) "Long-term membership" of a participating supervisory union in
7	any school year means the average of the participating supervisory union's
8	average daily membership over three school years.
9	(2)(A) The amount of the educational support grant for a participating
10	supervisory union shall be:
11	(i) the average amount it received for fiscal years 2016, 2017, and
12	2018 from the State for special education under 16 V.S.A. §§ 2961 (standard
13	mainstream block grants), 2963 (special education expenditures
14	reimbursement), and 2963a (exceptional circumstances); increased by
15	(ii) the annual change in 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
18	U.S. Department of Commerce, Bureau of Economic Analysis.
19	(B) The amount determined under subdivision (A) of this subdivision
20	(2) shall be divided by the participating supervisory union's long-term
21	membership to determine the base amount of the educational support grant,
22	which is the amount of the educational support grant calculated on a per

1	student basis.
2	(e)(1)(A) As used in this subsection (e), "child" means a student with
3	disabilities who is three years of age or older in the current school year.
4	(B) As used in this subsection (e), "extraordinary expenditures"
5	means a participating supervisory union's allowable special education
6	expenditures that for any one child in fiscal year 2020 exceed the threshold
7	amount of \$60,000.00.
8	(C) The State Board shall define allowable special education
9	expenditures that shall include any expenditures required under federal law
10	and any costs of mediation conducted by a mediator who is approved by the
11	Secretary.
12	(2) If a participating supervisory union has extraordinary expenditures,
13	it shall be eligible for extraordinary special education reimbursement
14	(extraordinary reimbursement) as provided in this subsection.
15	(3) A participating supervisory union that has extraordinary
16	expenditures in fiscal year 2020 for any one child shall be eligible for
17	extraordinary reimbursement equal to:
18	(A) an amount equal to its special education expenditures in that
19	fiscal year for that child that exceed the extraordinary expenditures threshold
20	amount under subdivision (1)(B) of this subsection (e) (excess expenditures)
21	multiplied by 95 percent; plus
22	(B) an amount equal to the lesser of:

1	(i) the amount of its excess expenditures; or
2	(ii)(I) the extraordinary expenditures threshold amount under
3	subdivision (1)(B) of this subsection (e), minus
4	(II) the base amount of the educational support grant received
5	by the supervisory union under subdivision (d)(2)(B) of this section for that
6	fiscal year, multiplied by
7	(III) 60 percent.
8	(4) The State Board shall establish by rule the administrative process for
9	supervisory unions to submit claims for extraordinary reimbursement under
10	this subsection and for the review and payment of those claims.
11	(f) The following sections of Title 16 shall not apply to the participating
12	supervisory unions:
13	(1) § 2961 (standard mainstream block grants);
14	(2) § 2962 (extraordinary services reimbursement);
15	(3) § 2963 (special education expenditures reimbursement);
16	(4) § 2963a (exceptional circumstances);
17	(5) § 2964 (service plan); and
18	(6) § 2968 (reports).
19	(g) The State's policy, as stated in 16 V.S.A. §§ 2941 (policy and purpose),
20	2963 (special education expenditures reimbursement), and 2967 (aid
21	projection; State share), to pay 60 percent of the statewide costs expended by
22	public education at institutions for children with disabilities shall not apply to

1	expenditures by the participating supervisory unions for children with
2	disabilities.
3	(h) The Secretary shall include the participating supervisory unions in the
4	aid projection required by 16 V.S.A. § 2967 (aid projection; State share). The
5	Secretary shall include in its report under 16 V.S.A. § 2974(a) (special
6	education program; fiscal review):
7	(1) the total amount of educational support grants made to participating
8	supervisory unions under subsection (d) of this section; and
9	(2) the total amount of extraordinary special education reimbursement
10	made to participating supervisory unions under subsection (e) of this section.
11	(i)(1) On or before August 15, 2019, December 15, 2019, and April 15,
12	2020, based on a warrant issued by the Commissioner of Finance and
13	Management, the State Treasurer shall withdraw from the Education Fund and
14	shall forward to each participating supervisory union one-third of the
15	educational support grant due to the supervisory union under subsection (d) of
16	this section for fiscal year 2020.
17	(2) On or before November 15, 2019, January 15, 2020, April 15, 2020,
18	and August 1, 2020, each participating supervisory union, to the extent it
19	incurs extraordinary special education expenditures under subsection (e) of this
20	section, shall file a financial report with the Secretary in a form prescribed by
21	the Secretary. The report shall describe total extraordinary special education
22	expenditures actually incurred during the reporting period.

1	(3) On or before December 15, 2019, February 15, 2020, May 15, 2020,
2	and September 15, 2020, based on a warrant issued by the Commissioner of
3	Finance and Management, the State Treasurer shall withdraw from the
4	Education Fund and shall forward to each participating supervisory union the
5	amount of extraordinary special education reimbursement incurred by the
6	supervisory union under subsection (e) of this section that is unreimbursed and
7	determined by the Agency of Education to be payable to the supervisory
8	union.
9	(j) For purposes of calculating excess spending pursuant to 32 V.S.A.
10	§ 5401(12), "education spending" shall not include spending attributable to the
11	share of special education spending for a district that is a member of a
12	participating supervisory union that is not reimbursed as an extraordinary
13	special education reimbursement under subsection (e) of this section for any
14	student in the fiscal year occurring two years prior.
15	(k) On or before November 1, 2018, each participating supervisory union
16	shall submit to the Secretary such information as required by the Secretary to
17	estimate the supervisory union's projected extraordinary special education
18	reimbursement for its next fiscal year under subsection (e) of this section.
19	(l) The participating supervisory unions shall assist the Census-based
20	Funding Advisory Group created under Sec. 9 of this act and the State Board
21	of Education in the development of the State Board's proposed rules to
22	implement this act.

1	(m) The Secretary of Education is empowered to apply, waive, or modify
2	the application of State Board of Education rules for participating supervisory
3	unions in a manner that is consistent with this section.
4	* * * Census-based Funding Model; Amendment of Special
5	Education Laws * * *
6	Sec. 4. 16 V.S.A. chapter 101 is amended to read:
7	CHAPTER 101. SPECIAL EDUCATION
8	Subchapter 1. General Provisions
9	§ 2941. POLICY AND PURPOSE
10	It is the policy of the State to ensure equal educational opportunities for all
11	children in Vermont. This means that children with disabilities are entitled to
12	receive a free appropriate public education. It is further the policy of the State
13	to pay 60 percent of the statewide costs expended by public education for
14	children with disabilities. The purpose of this chapter is to enable the Agency
15	to ensure the provision of the special educational facilities and instruction
16	necessary to meet the needs of children with disabilities.
17	* * *
18	Subchapter 2. Aid for Special Education and Support Services
19	§ 2961. STANDARD MAINSTREAM BLOCK GRANTS EDUCATIONAL
20	SUPPORT GRANT
21	(a) Each supervisory union shall be eligible to receive a standard
22	mainstream block grant each school year. The mainstream block grant shall be VT LEG #329450 v.18

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equal to the supervisory union's mainstream salary standard multiplied by
60 percent.

- (b) The supervisory union shall expend all such assistance for special education services or for remedial or compensatory services in accordance with its service plan as required under section 2964 of this title. It shall likewise expend, from local funds, an amount not less than 40 percent of its mainstream salary standard for special education.
 - (c) As used in this section:
 - (1) "Mainstream salary standard" means:
- (A) the supervisory union's full-time equivalent staffing for special education for the preceding year multiplied by the average special education teacher salary in the State for the preceding year; plus
- (B) an amount equal to the average special education administrator salary in the State for the preceding year, plus, for any supervisory union with member districts which have in the aggregate more than 1,500 average daily membership, a fraction of an additional full-time equivalent salary for a special education administrator, the numerator of which is the aggregate average daily membership of the supervisory union's member districts minus 1,500, and the denominator of which is the aggregate average daily membership of member districts in the largest supervisory union in the State minus 1,500.
 - (2) "Full-time equivalent staffing" means 9.75 special education

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(d) If in any fiscal year, a supervisory union in which a school is
maintained does not expend an amount equal to its mainstream salary standard
on special education expenditures, the supervisory union may expend the
balance, including the matching funds, to provide support and remedial
services pursuant to section 2902 or 2903 of this title. A supervisory union
choosing to expend funds in this way shall submit a report describing the
services provided and their costs with the final financial report submitted
under section 2968 of this title.

As used in this section:

- (1) "Average daily membership" shall have the same meaning as in subdivision 4001(1) of this title, except it shall exclude State-placed students.
- (2) "Average daily membership of a supervisory union" means the aggregate average daily membership of the school districts that are members of the supervisory union or, for a supervisory district, the average daily membership of the supervisory district.
- (3) "Educational support grant adjustment" means an increase, as determined by State Board of Education rules, to the amount of the educational support grant provided to a supervisory union on account of the supervisory union's relatively higher costs in supporting students who require additional support due to the number of these students or the nature of the services required.

1	(4) "Long-term membership" of a supervisory union in any school year
2	means the average of the supervisory union's average daily membership over
3	three school years.
4	(b) The State commits to satisfying its special education maintenance of
5	fiscal support requirement under federal law (34 C.F.R. § 300.163(a)). Each
6	supervisory union shall be eligible to receive an educational support grant each
7	fiscal year to support the provision of the supervisory union's comprehensive
8	system of educational services, as required under sections 2901 and 2902 of
9	this title. The amount of the educational support grant for a supervisory union
10	shall be calculated in accordance with subsection (c) of this section.
11	(c)(1)(A) For fiscal year 2021, the amount of the educational support grant
12	for a supervisory union shall be:
13	(i) the average amount it received for fiscal years 2017, 2018, and
14	2019 from the State for special education under sections 2961 (standard
15	mainstream block grants), 2963 (special education expenditures
16	reimbursement), and 2963a (exceptional circumstances) of this title;
17	increased by
18	(ii) the annual change in the National Income and Product
19	Accounts (NIPA) Implicit Price Deflator for State and Local Government
20	Consumption Expenditures and Gross Investment as reported by the
21	U.S. Department of Commerce, Bureau of Economic Analysis.
22	(B) The amount determined under subdivision (A) of this subdivision

(1) shall be divided by the supervisory union's long-term membership, to
determine the base amount of the educational support grant, which is the
amount of the educational support grant calculated on a per student basis.
(2) The State Board of Education shall establish by rule a uniform base
amount of the educational support grant that shall apply to all supervisory
unions for fiscal year 2025. In determining the uniform base amount, the State
Board of Education shall:
(A) assume total State funding of educational support grants,
including any educational support grant adjustments, in an amount that
satisfies but does not exceed the amount necessary for the State to satisfy its
special education maintenance of fiscal support requirement under federal
law; and
(B) take into account:
(i) the statewide average daily membership for students in
prekindergarten through grade 12;
(ii) the various fiscal year 2021 base amounts of the supervisory
unions; and
(iii) such other factors as the Board determines relevant.
(3) To determine the amount of a supervisory union's educational
support grant in fiscal year 2025 and subsequent fiscal years, the uniform base
amount shall be multiplied by the supervisory union's long-term membership.
(4) For fiscal years 2022, 2023, and 2024, the amount of the educational

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support grant for a supervisory union shall be determined by multiplying th	<u>e</u>
supervisory union's long-term membership by a base amount established un	<u>ider</u>
State Board of Education rules. The base amount established under State	
Board of Education rules shall be designed to move gradually a supervisory	<u>,</u>
union's fiscal year 2021 base amount to the fiscal year 2025 uniform base	
amount established by the State Board under subdivision (2) of this subsect	ion.
(5) For fiscal year 2021 and subsequent fiscal years, the amount of the	<u>ne</u>
educational support grant shall be increased by the educational support grant	<u>ıt</u>
adjustment for supervisory unions that qualify for the adjustment.	
§ 2962. EXTRAORDINARY SERVICES SPECIAL EDUCATION	
REIMBURSEMENT	
(a) Except as otherwise provided in this subchapter, extraordinary service	ces
reimbursement shall be payable, based on where the related cost is incurred	, to
a town school district, city school district, union school district, unified union	ə n
school district, incorporated school district, the member school districts of a	m
interstate school district, and unorganized town or gore or to a supervisory	
union.	
(b) The amount of extraordinary services reimbursement provided to each	ch
district or supervisory union shall be equal to 90 percent of its extraordinary	/
special education expenditures.	
(c) As used in this subchapter, "extraordinary special education	
expenditures" means a school district's or supervisory union's allowable	

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expenditures that for any one child exceed \$70,000.00 for a fiscal year. In this
subsection, child means a student with disabilities who is three years of age or
older in the current school year. The State Board shall define allowable
expenditures that shall include any expenditures required under federal law,
and any costs of mediation conducted by a mediator who is approved by the
Secretary.
(1) As used in this section, "child" means a student with disabilities who
is three years of age or older in the current school year.
(2) As used in this subchapter, "extraordinary expenditures" means a
supervisory union's allowable special education expenditures that for any one
child in a fiscal year exceed \$60,000.00, increased annually by the annual
change in the National Income and Product Accounts (NIPA) Implicit Price
Deflator for State and Local Government Consumption Expenditures and
Gross Investment as reported by the U.S. Department of Commerce, Bureau of
Economic Analysis.
(3) The State Board of Education shall define allowable special
education expenditures that shall include any expenditures required under
federal law and any costs of mediation conducted by a mediator who is
approved by the Secretary.
(b) If a supervisory union has extraordinary expenditures, it shall be
eligible for extraordinary special education reimbursement (extraordinary
reimbursement) as provided in this section.

(c) A supervisory union that has extraordinary expenditures in a fiscal year
for any one child shall be eligible for extraordinary reimbursement equal to:
(1) an amount equal to its special education expenditures in that fiscal
year for that child that exceed the extraordinary expenditures threshold amount
under subdivision (a)(2) of this section (excess expenditures) multiplied by
95 percent; plus
(2) an amount equal to the lesser of:
(A) the amount of its excess expenditures; or
(B)(i) the extraordinary expenditures threshold amount under
subdivision (a)(2) of this section; minus
(ii) the base amount of the educational support grant received by
the supervisory union under subsection 2961(c) of this title for that fiscal year;
multiplied by
(iii) 60 percent.
(d) The State Board of Education shall establish by rule the administrative
process for supervisory unions to submit claims for extraordinary
reimbursement under this section and for the review and payment of those
claims.
§ 2963. SPECIAL EDUCATION EXPENDITURES REIMBURSEMENT
(a) Based on where the related cost is incurred, each town school district,
city school district, union school district, unified union school district,
incorporated school district, the member school districts of an interstate school

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1	district, and unorganized town or gore or supervisory union shall receive a
2	special education expenditures reimbursement grant each school year.
3	(b) The amount of a school district's or supervisory union's special
4	education expenditures reimbursement shall be equal to the total of its special
5	education expenditures multiplied by the reimbursement rate for that year.
6	(c) As used in this subchapter:
7	(1) Special education expenditures are allowable expenditures for
8	special education, as defined by rule of the State Board, less the following:
9	(A) revenue from federal aid for special education;
10	(B) mainstream service costs, as defined in subdivision 2961(c)(1) of
11	this title;
12	(C) extraordinary special education expenditures, as defined in
13	section 2962 of this title;
14	(D) any transportation expenses already reimbursed;
15	(E) special education costs for a student eligible for aid under section
16	2963a of this title; and
17	(F) other State funds used for special education costs as defined by
18	the State Board by rule.
19	(2) The State Board shall define allowable expenditures under this
20	subsection. Allowable expenditures shall include any expenditures required
21	under federal law.
22	(3) "Special education expenditures reimbursement rate" means a

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1	percentage of special education expenditures that is calculated to achieve the
2	60 percent share required by subsection 2967(b) of this title. [Repealed.]
3	§ 2963a. EXCEPTIONAL CIRCUMSTANCES
4	(a) In lieu of reimbursement under section 2963 of this title, the Secretary
5	shall reimburse a school district or supervisory union for 80 percent of the
6	costs not eligible for reimbursement under section 2962 of this title for each
7	student causing the school district or supervisory union to be eligible for
8	extraordinary services reimbursement pursuant to that section. However, in
9	order for a school district or supervisory union to be eligible for
10	reimbursement under this section, the total costs of the school district or
11	supervisory union eligible for extraordinary services reimbursement must
12	equal or exceed 15 percent of the total costs eligible for State assistance under
13	sections 2961, 2962, and 2963 of this title.
14	(b) An eligible school district or supervisory union may apply to the
15	Secretary to receive reimbursement under this section. The Secretary shall
16	award reimbursement to a school district or supervisory union under this
17	section if the Secretary makes a determination that the school district or
18	supervisory union considered all the cost-effective and appropriate available
19	alternatives for placement and programs for students before incurring these
20	costs. A decision of the Secretary shall be final. [Repealed.]
21	§ 2964. SERVICE PLAN
22	(a) As a condition of receiving assistance under this subchapter, a

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supervisory union shall file a service plan with the Secretary annually on or
before October 15. The service plan shall contain the anticipated special
education expenditures for the following school year for the supervisory union
and its member districts. The plan shall be in a form prescribed by the
Secretary and shall include information on services planned and anticipated
expenditures.
(b) If a supervisory union fails to file a service plan by October 15, the
Secretary may withhold any funds due the supervisory union and its member
districts under this title until a service plan is filed and accepted by the
Secretary as properly completed. [Repealed.]
* * *
8 2067 AID PROJECTION; STATE SHARE
8 2067 AID PROJECTION; STATE SHARE (a) On or before December 15, the Secretary shall publish an estimate, by
(a) On or before December 15, the Secretary shall publish an estimate, by
(a) On or before December 15, the Secretary shall publish an estimate, by supervisory union and its member districts to the extent they anticipate
(a) On or before December 15, the Secretary shall publish an estimate, by supervisory union and its member districts to the extent they anticipate reimbursable expenditures under this chapter, of the amount of State assistance
(a) On or before December 15, the Secretary shall publish an estimate, by supervisory union and its member districts to the extent they anticipate reimbursable expenditures under this chapter, of the amount of State assistance necessary to fully fund sections 2961 through 2963 of this title in the ensuing
(a) On or before December 15, the Secretary shall publish an estimate, by supervisory union and its member districts to the extent they anticipate reimbursable expenditures under this chapter, of the amount of State assistance necessary to fully fund sections 2961 through 2963 of this title in the ensuing school year.
 (a) On or before December 15, the Secretary shall publish an estimate, by supervisory union and its member districts to the extent they anticipate reimbursable expenditures under this chapter, of the amount of State assistance necessary to fully fund sections 2961 through 2963 of this title in the ensuing school year. (b) The total expenditures made by the State in any fiscal year pursuant to
 (a) On or before December 15, the Secretary shall publish an estimate, by supervisory union and its member districts to the extent they anticipate reimbursable expenditures under this chapter, of the amount of State assistance necessary to fully fund sections 2961 through 2963 of this title in the ensuing school year. (b) The total expenditures made by the State in any fiscal year pursuant to this chapter shall be 60 percent of the statewide total special education

(1) costs eligible for grants and reinfoursements under sections 2901

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1	through 2063a of this title:
2	(2) costs for services for persons who are visually impaired and persons
3	who are deaf and hard of hearing;
4	(3) costs for the interdisciplinary team program;
5	(4) costs for regional specialists in multiple disabilities;
6	(5) funds expended for training and programs to meet the needs of
7	students with emotional behavioral problems under subsection 2969(c) of this
8	title; and
9	(6) funds expended for training under subsection 2969(d) of this title.
10	[Repealed.]
	§ 2967. AID PROJECTION ; STATE SHARE
	(a) On or before December 15, the Secretary shall publish an estimate, by

- (a) On or before December 15, the Secretary shall publish an estimate, by supervisory union and its member districts to the extent they anticipate of their anticipated reimbursable special education expenditures under this chapter, of the amount of State assistance necessary to fully fund sections 2961 through 2963 of this title in for the ensuing school year.
- (b) The total expenditures made by the State in any fiscal year pursuant to this chapter shall be 60 percent of the statewide total special education expenditures of funds that are not derived from federal sources. Special <u>As</u> used in this section, special education expenditures shall include:
- (1) costs eligible for grants and reimbursements under sections 2961 through 2963a section 2962 of this title;

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- (2) costs for services for persons who are visually impaired and persons who are deaf and hard of hearing;
 - (3) costs for the interdisciplinary team program;
 - (4) costs for regional specialists in multiple disabilities;
- (5) funds expended for training and programs to meet the needs of students with emotional <u>or</u> behavioral problems under subsection 2969(c) of this title; and
- (6) funds expended for training under subsection 2969(d) of this title.

 § 2968. REPORTS
- (a) On or before November 15, March 15, and August 1 of each school year, each supervisory union and its member districts to the extent they incur reimbursable expenditures under this chapter shall file a financial report with the Secretary in a form prescribed by the Secretary. The report shall describe total expenditures for special education actually incurred during the preceding period, and shall describe revenues derived from different funding sources, including federal assistance, State assistance under this chapter, and local effort.
- (b) If a supervisory union or its member districts that have incurred reimbursable expenditures under this chapter fail to file a complete report by August 1, until the properly completed August 1 report is filed and accepted by the Secretary, the Secretary may withhold any funds due the supervisory union or school district under this title and shall subtract \$100.00 per business

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day from funds due to the supervisory union or school district under this title
for that fiscal year. The Secretary may waive the \$100.00 penalty required
under this subsection upon appeal by the supervisory union or school district.
The Secretary shall establish procedures for administration of this subsection.
(c) The Secretary shall review and monitor the reports received pursuant to
subsection (a) of this section as well as the service plans received pursuant to
section 2964 of this title, and shall assist supervisory unions and school
districts to complete and submit these documents in a timely and accurate
fashion.
(d) Special education receipts and expenditures shall be included within the
audits required of a supervisory union and its member districts that have
incurred reimbursable expenditures under this chapter pursuant to section 323
of this title. [Repealed.]
§ 2969. PAYMENTS
(a)(1) On or before August 15, December 15, and April 15 of each fiscal
year, the State Treasurer shall withdraw from the Education Fund, based on a
warrant issued by the Commissioner of Finance and Management, and shall
forward to each supervisory union and its member districts to the extent they
anticipate reimbursable expenditures under this chapter, the amount of State
assistance estimated in accordance with State Board rules to be necessary to
fund sections 2961 through 2963a of this title in the current fiscal period. The
State Board shall by rule ensure that the amount of such assistance shall be

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adjusted to compensate for any overpayments or underpayments determined,
after review and acceptance of the reports submitted under section 2968 of this
title, to have been made in previous periods. Notwithstanding this subsection,
failure to submit the reports within the timelines established by subsection
2968(a) of this title shall result in the withholding of any payments until the
report is filed one-third of the educational support grant due to the supervisory
union under section 2961 of this title for that fiscal year.
(2) On or before November 15, January 15, April 15, and August 1 of
each school year, each supervisory union, to the extent it incurs extraordinary
expenditures under section 2962 of this title, shall file a financial report with
the Secretary in a form prescribed by the Secretary. The report shall describe
total extraordinary expenditures actually incurred during the reporting period.
(3) On or before December 15, February 15, May 15, and September 15
of each school year, based on a warrant issued by the Commissioner of
Finance and Management, the State Treasurer shall withdraw from the
Education Fund and shall forward to each supervisory union the amount of
extraordinary reimbursement incurred by the supervisory union under section
2962 of this title that is unreimbursed and determined by the Agency of
Education to be payable to the supervisory union.
(b) [Repealed.]
(c) For the purpose of meeting the needs of students with emotional <u>or</u>
behavioral problems, each fiscal year the Secretary shall use for training,

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program development, and building school and regional capacity, up to one percent of the State funds appropriated under this subchapter.

- (d) For the training of teachers, administrators, and other personnel in the identification and evaluation of, and provision of education educational services to children who require educational supports, each fiscal year the Secretary shall use up to 0.75 percent of the State funds appropriated under this subchapter. In order to set priorities for the use of these funds, the Secretary shall identify effective practices and areas of critical need. The Secretary may expend up to five percent of these funds for statewide training and shall distribute the remaining funds to school districts or supervisory unions.
- (e) School districts and supervisory unions that apply for funds under this section must submit a plan for training that will result in lasting changes in their school systems and give assurances that at least 50 percent of the costs of training, including in-kind costs, will be assumed by the applicant. The Secretary shall establish written procedures and criteria for the award of such funds. In addition, the Secretary may identify schools most in need of training assistance and may pay for 100 percent of the assistance to the supervisory union or school district for these schools to fund the provision of training assistance for these schools.

21 **

1	(a) Annually, the Secretary shall report to the State Board regarding:
2	(1) special education expenditures by supervisory unions the total
3	amount of educational support grants made to supervisory unions under
4	section 2961 of this title;
5	(2) the rate of growth or decrease in special education costs, including
6	the identity of high- and low-spending supervisory unions the total amount of
7	extraordinary special education reimbursement made to supervisory unions
8	under section 2962 of this title;
9	(3) results for special education students;
10	(4) the availability of special education staff;
11	(5) the consistency of special education program implementation
12	statewide;
13	(6) the status of the education educational support systems in
14	supervisory unions; and
15	(7) a statewide summary of the special education student count,
16	including:
17	(A) the percentage of the total average daily membership represented
18	by special education students statewide and by supervisory union;
19	(B) the percentage of special education students by disability
20	category; and
21	(C) the percentage of special education students served by public
22	schools within the supervisory union, by day placement, and by residential VT LEG #329450 v.18

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placement.
(b) The Secretary's report shall include the following data for both high-
and low-spending supervisory unions:
(1) each supervisory union's special education staff-to-child count ratios
as compared to the State average, including a breakdown of ratios by staffing
categories;
(2) each supervisory union's percentage of students in day programs and
residential placements as compared to the State average of students in those
placements and information about the categories of disabilities for the students
in such placements;
(3) whether the supervisory union was in compliance with section 2901
of this title;
(4) any unusual community characteristics in each supervisory union
relevant to special education placements;
(5) a review of high- and low-spending supervisory unions' special
education student count patterns over time;
(6) a review of the supervisory union's compliance with federal and
State requirements to provide a free, appropriate public education to eligible
students; and
(7) any other factors affecting its spending.

(c) The Secretary shall review low-spending supervisory unions to

determine the reasons for their spending patterns and whether those

1	supervisory unions used cost-effective strategies appropriate to replicate in
2	other supervisory unions.
3	(d) For the purposes of this section, a "high-spending supervisory union" is
4	a supervisory union that, in the previous school year, spent at least 20 percent
5	more than the statewide average of special education eligible costs per average
6	daily membership. Also for the purposes of this section, a "low-spending
7	supervisory union" is a supervisory union that, in the previous school year,
8	spent no more than 80 percent of the statewide average of special education
9	eligible costs per average daily membership.
10	(e) The Secretary and Agency staff shall assist the high-spending
11	supervisory unions, that have been identified in subsection (a) of this section
12	and have not presented an explanation for their spending that is satisfactory to
13	the Secretary, to identify reasonable alternatives and to develop a remediation
14	plan. Development of the remediation plan shall include an on-site review.
15	The supervisory union shall have two years to make progress on the
16	remediation plan. At the conclusion of the two years or earlier, the
17	supervisory union shall report its progress on the remediation plan.
18	(f) Within 30 days of receipt of the supervisory union's report of progress,
19	the Secretary shall notify the supervisory union that its progress is either
20	satisfactory or not satisfactory.
21	(1) If the supervisory union fails to make satisfactory progress, the
22	Secretary shall notify the supervisory union that, in the ensuing school year,

1	the Secretary shall withhold 10 percent of the supervisory union's special
2	education expenditures reimbursement pending satisfactory compliance with
3	the plan.
4	(2) If the supervisory union fails to make satisfactory progress after the
5	first year of withholding, 10 percent shall be withheld in each subsequent year
6	pending satisfactory compliance with the plan; provided, however, before
7	funds are withheld in any year under this subdivision (f)(2), the supervisory
8	union shall explain to the State Board either the reasons the supervisory union
9	believes it made satisfactory progress on the remediation plan or the reasons it
10	failed to do so. The State Board's decision whether to withhold funds under
11	this subdivision shall be final.
12	(3) If the supervisory union makes satisfactory progress under any
13	subdivision of this subsection, the Secretary shall release to the supervisory
14	union any special education expenditures reimbursement withheld for the prior
15	fiscal year only.
16	(g) Within 10 days after receiving the Secretary's notice under subdivision
17	(f)(1) of this section, the supervisory union may challenge the Secretary's
18	decision by filing a written objection to the State Board outlining the reasons
19	the supervisory union believes it made satisfactory progress on the remediation
20	plan. The Secretary may file a written response within 10 days after the
21	supervisory union's objection is filed. The State Board may give the

supervisory union and the Secretary an opportunity to be heard. The State

1	Board's decision shall be final. The State shall withhold no portion of the
2	supervisory union's reimbursement before the State Board issues its decision
3	under this subsection.
4	(h) Nothing in this section shall prevent a supervisory union from seeking
5	and receiving the technical assistance of Agency staff to reduce its special
6	education spending.
7	§ 2975. UNUSUAL SPECIAL EDUCATION COSTS; FINANCIAL
8	ASSISTANCE
9	The Secretary may use up to two percent of the funds appropriated for
10	allowable special education expenditures, as that term is defined in subsection
11	2967(b) of this title State Board of Education rules, to directly assist
12	supervisory unions with special education expenditures of an unusual or
13	unexpected nature. These funds shall not be used for exceptional
14	circumstances that are funded under section 2963a of this title. The
15	Secretary's decision regarding a supervisory union's eligibility for and amount
16	of assistance shall be final.
17	* * * Technical and Conforming Changes * * *
18	Sec. 5. 16 V.S.A. § 826 is amended to read:
19	§ 826. NOTICE OF TUITION RATES; SPECIAL EDUCATION CHARGES
20	* * *
21	(c) Excess special education costs incurred by a district supervisory union
22	in providing special education services to a student beyond those covered by VT LEG #329450 v.18

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1	tuition may be charged to the student's supervisory union for the district of
2	residence. However, only actual costs or actual proportionate costs attributable
3	to the student may be charged.
4	* * *
5	Sec. 6. 16 V.S.A. § 2958 is amended to read:
6	§ 2958. RESIDENTIAL PLACEMENT REVIEW TEAM; RESIDENTIAL
7	PLACEMENTS
8	(a) A school district supervisory union shall notify the parents and the
9	Secretary when it believes residential placement is a possible option for
10	inclusion in a child's individualized education program.
11	* * *
12	Sec. 7. 16 V.S.A. § 2973 is amended to read:
13	§ 2973. INDEPENDENT SCHOOL TUITION RATES
14	(a) The Secretary shall establish minimum standards of services for
15	students receiving special education in independent schools in Vermont; shall
16	set, after consultation with independent schools in Vermont, the maximum
17	rates to be paid by the Agency and school districts supervisory unions for
18	tuition, room, and board based on the level of services; and may advise
19	independent schools as to the need for certain special education services in
20	Vermont.
21	(b) Neither school districts a supervisory union nor any State agency shall
22	pay rates for tuition, room, and board, for students receiving special education VT LEG #329450 v.18

1	in independent schools outside Vermont that are in excess of allowable costs
2	approved by the authorized body in the state in which the independent school
3	is located, except in exceptional circumstances or for a child who needs
4	exceptional services, as approved by the Secretary.
5	(c) The State Board is authorized to enter into interstate compacts with
6	other states to regulate rates for tuition, room, and board for students receiving
7	special education in independent schools.
8	Sec. 8. 16 V.S.A. § 4002 is amended to read:
9	§ 4002. PAYMENT; ALLOCATION
10	(a) State and federal funds appropriated for services delivered by the
11	supervisory union and payable through the Agency shall be paid to the order of
12	the supervisory union and administered in accordance with the plan adopted
13	under subdivision 261a(4) of this title. Funding for special education services
14	under section 2969 of this title shall be paid to the districts and supervisory
15	unions in accordance with that section.
16	(b) The Secretary shall notify the superintendent or chief executive officer
17	of each supervisory union in writing of federal or State funds disbursed to
18	member school districts.
19	* * * Census-based Funding Advisory Group * * *
20	Sec. 9. CENSUS-BASED FUNDING ADVISORY GROUP
21	(a) Creation. There is created the Census-based Funding Advisory Group
22	to consider and make recommendations on the implementation of a census-

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1	based model of funding for students who require additional support.
2	(h) Membership. The Advisory Group shall be composed of the following
3	17 members:
4	(1) the Executive Director of the Vermont Superintendents Association
5	or designee
6	(2) the Executive Director of the Vermont School Boards Association or
7	designee;
8	(3) the Executive Director of the Vermont Council of Special Education
9	Administrators or designee,
10	(4) the Executive Director of the Vermont Principals' Association or
11	<u>designee;</u>
12	(5) the Executive Director of the Vermont-National Education
13	Association or designee;
14	(6) the Executive Director of the Vermont Independent Schools
15	Association or designee;
16	(7) three representatives of the Agency of Education selected by the
17	Secretary, one with management responsibility for special education practices,
18	one with financial responsibility, and one with special education program
19	responsibility;
20	(8) one member selected by the Vermont Superintendents Association;
21	(9) one member selected by the Vermont Principals' Association;
22	(10) two members selected by the Vermont Council of Special

Educa	tion Administrators:
	(11) one member selected by the Vermont-National Education
Assoc	iation who is a special education teacher;
	(12) two members selected by the Vermont Association of School
Busine	ess Officials; and
	(13) one member selected by the Vermont Legal Aid Disability Law
Projec	i.
<u>(b)</u>	Membership. The Advisory Group shall be composed of the following
<u>18 me</u>	mbers:
	(1) the Executive Director of the Vermont Superintendents Association
or des	ignee;
	(2) the Executive Director of the Vermont School Boards Association or
design	nee;
	(3) the Executive Director of the Vermont Council of Special Education
<u>Admir</u>	nistrators or designee;
	(4) the Executive Director of the Vermont Principals' Association or
design	<u>nee;</u>
	(5) the Executive Director of the Vermont-National Education
Associ	iation or designee;
	(6) the Executive Director of the Vermont Independent Schools
Associ	iation or designee;

(7) three representatives of the Agency of Education selected by the

Secretary, one with management responsibility for special education practices, one with financial responsibility, and one with special education program responsibility;

- (8) one member selected by the Vermont Superintendents Association;
- (9) one member selected by the Vermont Principals' Association;
- (10) two members selected by the Vermont Council of Special Education

 Administrators;
- (11) one member selected by the Vermont-National Education

 Association who is a special education teacher;
- (12) two members selected by the Vermont Association of School Business Officials;
- (13) one member selected by the Vermont Legal Aid Disability Law

 Project; and
- (14) one member who is either a family member, guardian, or education surrogate of a student requiring special education services or a person who has received special education services directly, selected by the Vermont Coalition for Disability Rights.
- 1 (c) Powers and duties The Advisory Group shall:
- (1) advise the State Board of Education on the development of proposed
 rules to implement this act prior to the submission of the proposed rules to the
 Interagency Committee on Administrative Rules;
- 5 (2) advise the Agency of Education and supervisory unions on the

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- 2 (3) recommend to the General Assembly any statutory changes it
 3 determines are necessary or advisable to meet the goals of this act.
 - (c) Powers and duties. The Advisory Group shall:
 - (1) advise the State Board of Education on the development of proposed rules to implement this act prior to the submission of the proposed rules to the Interagency Committee on Administrative Rules;
 - (2) advise the Agency of Education and supervisory unions on the implementation of this act;
 - (3) recommend to the General Assembly any statutory changes it determines are necessary or advisable to meet the goals of this act; and
 - (4) consider the State's special education maintenance of fiscal support requirements under federal law and supervisory unions' maintenance of effort requirements under federal law and recommend to the General Assembly and the Agency of Education options that may allow State and local special education spending in a manner that complies with these requirements while containing costs.
- 4 (d) Assistance. The Advisory Group shall have the administrative,
- 5 <u>technical</u>, and legal assistance of the Agency of Education.
- 6 <u>(e) Meetings.</u>
- 7 (1) The Secretary of Education shall call the first meeting of the
- 8 Advisory Group to occur on or before September 30, 2018.

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1	(2) The Advisory Group shall select a chair from among its members at
2	the first meeting.
3	(3) A majority of the membership shall constitute a quorum.
4	(4) The Advisory Group shall cease to exist on June 30, 2020.
5	(f) Reports. On or before January 15, 2019, the Advisory Group shall
6	submit a written report to the House and Senate Committees on Education and
7	the State Board of Education with its findings and recommendations on the
8	development of proposed rules to implement this act and any recommendations
9	for any amendments to legislation. On or before January 15, 2020, the
10	Advisory Group shall submit a supplemental written report to the House and
11	Senate Committees on Education and the State Board of Education with a
12	status of implementation under this act and any recommendations for any
13	amendments to legislation.
14	(g) Reimbursement. Members of the Advisory Group who are not
15	employees of the State of Vermont and who are not otherwise compensated or
16	reimbursed for their attendance shall be entitled to per diem compensation and
17	reimbursement of expenses pursuant to 32 V.S.A. § 1010 for not more than
18	16 meetings.
19	(h) Appropriation Notwithstanding any provision to the contrary in
20	16 V.S.A. § 4025, the sun. of \$6,400.00 is appropriated from the Education
21	Fund to the Agency of Education to provide funding for the purposes set forth
22	in this section.

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- 16 V.S.A. § 4025, the sum of \$6,400.00 is appropriated for fiscal year 2018 from the Education Fund to the Agency of Education to provide funding for the purposes sei forin in inis section.
- 2018 from the General Fund to the A. rev of Education to provide funding for
- (h) Appropriation. Notwithstanding any provision to the contrary in 16 V.S.A. § 4025, the sum of \$7,200.00 is appropriated for fiscal year 2018 from the General Fund to the Agency of Education to provide funding for the purposes set forth in this section.

* * Education Weighting Report * * *

- * Report on Methods to Further the Quality and Equity of Educational Outcomes for Students * * *
- 2 Sec. 10. REPEAL

- 3 Sec. 35 of 2017 Acts and Resolves No. 49 is repealed.
- Sec. 11 FDUCATION WEIGHTING REPORT 4
- 5 (a) The Agency of Education, in consultation with the Secretary of Human
- 6 Services, the Vermont Superintendents Association, the Vermont School
- Boards Association, and the Vermont-National Education Association, shall 7
- 8 consider and make recommendations on the following;
- 9 (1) The effects used for determining weighted long-term membership

1	a school district under 16 VS A \$ 4010, including each of the following:
2	(A) The current weighting factors and any supporting evidence or
3	basis in the historical record for these factors.
4	B) The relationship between each of the current weighting factors
5	and the quality and equity of educational outcomes for students.
6	(C) Whether any of the weighting factors, including the weighting
7	factors for students from economically deprived backgrounds and for students
8	for whom English is not the primary language, should be modified, and if so,
9	how the weighting factors should be modified and if the modification would
10	further the quality and equity of educational outcomes for students.
11	(D) Whether to add any weighting factors, including a school district
12	population density factor, and if so, why the weighting factor should be added
13	and if the weighting factor would further the quality and equity of educational
14	outcomes for students. In considering whether to recommend the addition of a
15	school district population density factor, the Agency of Education shall
16	consider the practices of other states, information from the National
17	Conference of State Legislatures, and research conducted by higher education
18	institutions working on identifying rural or urban education fluancing factors.
19	(2) The criteria to be applied by the State Board of Education in its
20	rulemaking process for increasing the amount of educational support grants
21	paid by the State to supervisory unions in order to provide additional financial
22	support to supervisory unions with relatively high costs due to the number of

1	ctudents who require additional support or the nature of the services required
2	The criteria shall include the qualification requirements for the adjustment and
3	the manner in which the adjustment should be applied. In making this
4	recommendation, the Agency of Education shall consider the report entitled
5	"Study of Vermont State Funding for Special Education" issued in December
6	2017 by the University of Vermont Department of Education and Social
7	Services.
8	(b) In addition to considering and making recommendations on the criteria
9	used for determining weighted long-term membership of a school district
10	under subdivision (a)(1) of this section, the Agency of Education shall
11	consider and make recommendations on other methods that would further the
12	quality and equity of educational outcomes for students.
	(c) On or before February 15, 2019 March 15, 2019, the Agency of
	Education shall submit a written report to the House and Senate Committees
	on Education, the House Committee on Ways and Means, and the Senate
	Committee on Finance with its findings and any recommendations.
13	(d) The Agency of Education shall have the technical as istance of the
14	Joint Fiscal Office and the Office of Legislative Council.
15	(e) Notwithstanding any provision to the contrary in 16 VS A \$1025, the
16	sum of \$300,000.00 is appropriated from the Education Fund to the Agency of
17	Education to provide funding for the purposes set to the in this section. The
18	

- 1 Vermont's education funding system to assist the Agency in producing the
- 2 study required by this section. Any application of funds for the purpose of
- administrative overhead shall be capped at ten percent of the total sum
- 4 affocated pursuant to this subsection.
 - sum of \$530,000.00 is appropriated for fiscal year 2018 from the Education

 Fund to the Agency of Education to provide funding for the purposes set forth

 in this section. The Agency of Education shall contract with a contractor with

 expertise in Vermont's education funding system to assist the Agency in

 producing the study required by this section. Any application of funds for the

 purpose of administrative overhead shall be capped at ten percent of the total

 sum affocused pursuant to this subsection.
 - Sec. 11. REPORT ON METHODS TO FURTHER THE QUALITY AND EQUITY OF EDUCATIONAL OUTCOMES FOR STUDENTS
 - (a) The Agency of Education, in consultation with the Secretary of Human Services, the Vermont Superintendents Association, the Vermont School Boards Association, and the Vermont-National Education Association, shall consider and make recommendations on the following:
 - (1) Methods, other than the use of per pupil weighting factors, that would further the quality and equity of educational outcomes for students.
 - (2) The criteria used for determining weighted long-term membership of a school district under 16 V.S.A. § 4010, including each of the following:

- (A) The current weighting factors and any supporting evidence or basis in the historical record for these factors.
- (B) The relationship between each of the current weighting factors and the quality and equity of educational outcomes for students.
- (C) Whether any of the weighting factors, including the weighting factors for students from economically deprived backgrounds and for students for whom English is not the primary language, should be modified, and if so, how the weighting factors should be modified and if the modification would further the quality and equity of educational outcomes for students.
- (D) Whether to add any weighting factors, including a school district population density factor and a factor for students who attend regional career technical education centers, and if so, why the weighting factor should be added and if the weighting factor would further the quality and equity of educational outcomes for students. In considering whether to recommend the addition of a school district population density factor, the Agency of Education shall consider the practices of other states, information from the National Conference of State Legislatures, and research conducted by higher education institutions working on identifying rural or urban education financing factors.
- (3) The criteria to be applied by the State Board of Education in its rulemaking process for increasing the amount of educational support grants paid by the State to supervisory unions in order to provide additional financial support to supervisory unions with relatively high costs due to the number of VTLEG #329450 v 18

students who require additional support or the nature of the services required.

The criteria shall include the qualification requirements for the adjustment and the manner in which the adjustment should be applied. In making this recommendation, the Agency of Education shall consider the report entitled "Study of Vermont State Funding for Special Education" issued in December 2017 by the University of Vermont Department of Education and Social Services.

- (b) On or before March 15, 2019, the Agency of Education shall submit a written report to the House and Senate Committees on Education, the House Committee on Ways and Means, and the Senate Committee on Finance with its findings and any recommendations.
- (c) The Agency of Education shall have the technical assistance of the Joint Fiscal Office and the Office of Legislative Council.
- (d) Notwithstanding any provision to the contrary in 16 V.S.A. § 4025, the sum of \$300,000.00 is appropriated for fiscal year 2018 from the Education Fund to the Agency of Education to provide funding for the purposes set forth in this section. The Agency of Education shall contract with a contractor with expertise in Vermont's education funding system to assist the Agency in producing the study required by this section. Any application of funds for the purpose of administrative overhead shall be capped at ten percent of the total sum allocated pursuant to this subsection.

1	Education Services * * *
2	Sec 12. CONSULTING SERVICES ON THE DELIVERY OF SPECIAL
3	EDUCATION SERVICES
4	(a) Consulting services contract. The Agency of Education shall contract
5	with a consulting firm meeting the criteria set forth in subsection (c) of this
6	section for the provision of special education consulting services to
7	supervisory unions. The term of the contract shall cover the 2018-2019, 2019-
8	2020, and 2020-2021 school years and shall begin on July 1, 2018 and end on
9	June 30, 2021. The consulting firm shall work with supervisory unions that,
10	during each school year covered by the contract, are or are anticipating
11	adjusting to the changes in special edication funding as provided under
12	this act.
13	(b) Nature of consulting services and reporting.
14	(1) The consulting firm shall assist supervisory unions to expand and
15	improve their delivery of services to students who require additional supports
16	in accordance with the report entitled "Expanding and Strengthening Best-
17	Practice Supports for Students who Struggle" delivered to the Agency of
18	Education in November 2017 from the District Management Grup. This
19	assistance shall include the training of teachers and staff.
20	(2) The consulting firm shall present to the General Assembly and the
21	Agency of Education on or before December 15 in 2019, 2020, and 2021 a
22	report describing what changes supervisory unions have made to expand and

1	improve their delivery of services to students who require additional supports
2	and describing the associated delivery challenges. The Agency shall share
3	each report with all supervisory unions. The consulting firm shall provide to
4	the Agency of Education any and all research and data compiled during the
5	course of its work pursuant to this section.
6	(c) Selection of consulting firm. The Agency of Education shall contract
7	with a consulting firm that:
8	(1) has experience vorking directly with Vermont school districts and
9	with school districts across the country to raise achievement and manage cost
10	in special education;
11	(2) uses benchmarking data regarding national special education staffing
12	from at least 1,000 school districts covering at least 10 million students and
13	uses web-based schedule-sharing technology that captures how individual staff
14	members use their time, including duration, location, and group size;
15	(3) has conducted and published primary research on cost-effective
16	strategies for raising achievement of struggling students, both students with
17	and students without special needs; and
18	(4) is a published author and is recognized as a national expert on
19	raising special education achievement in a cost-effective manner.
20	(d) Appropriation. Notwithstanding any provision to the contrary in
21	16 V.S.A. § 4025, the sum of \$200,000.00 is appropriated from the Education
22	Fund for each of fiscal years 2019, 2020, and 2021 to the Agency of

- 1 Education, which the Δ genev shall administer in accordance with this section
- 2 and any unused funds shall revert to the Education Fund.

* * * Training and Technical Assistance on the Delivery of Special

Education Services * * *

Sec. 12. TRAINING AND TECHNICAL ASSISTANCE ON THE DELIVERY OF SPECIAL EDUCATION SERVICES

- (a) The Agency of Education shall, for the 2018-2019, 2019-2020, and 2020-2021 school years, assist supervisory unions to expand and improve their delivery of services to students who require additional supports in accordance with the report entitled "Expanding and Strengthening Best-Practice Supports for Students who Struggle" delivered to the Agency of Education in November 2017 from the District Management Group. This assistance shall include the training of teachers and staff and technical assistance.
- (b) The sum of \$200,000.00 is appropriated from federal funds that are available under the Individuals with Disabilities Education Act for fiscal year 2019 to the Agency of Education, which the Agency shall administer in accordance with this section. The Agency shall include in its budget request to the General Assembly for each of fiscal years 2020 and 2021 the amount of \$200,000.00 from federal funds that are available under the Individuals with Disabilities Education Act for administration in accordance with this section.
- (c) The Agency of Education shall present to the General Assembly on or before December 15 in 2019, 2020, and 2021 a report describing what

changes supervisory unions have made to expand and improve their delivery of services to students who require additional supports and describing the

associated delivery challenges. The Agency shall share each report with all

supervisory unions.

1	* * * Agency of Education; Staffing * * *
2	Sec. 13. AGENCY OF EDUCATION; STAFFING
3	The following positions are created in the Agency of Education: one full-
4	time, exempt legal counsel specializing in special education law and two full-
5	time, classified positions specializing in special education programming.
6	There is appropriated to the Agency of Education from the General Fund for
7	fiscal year 2019 the amount of \$325,000.00 for salaries, benefits, and
8	operating expenses.
9	* * * Extraordinary Services Reimbursement * * *
10	Sec. 14. 16 V.S.A. § 2962 is amended to read:
11	§ 2962. EXTRAORDINARY SERVICES REIMBURSEMENT
12	(a) Except as otherwise provided in this subchapter, extraordinary services
13	reimbursement shall be payable, based on where the related cost is incurred, to
14	a town school district, city school district, union school district, unified union
15	school district, incorporated school district, the member school districts of an
16	interstate school district, and unorganized town or gore or to a supervisory
17	union.

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district or supervisory union shall be equal to 90 95 percent of its
extraordinary special education expenditures.

- (c) As used in this subchapter, "extraordinary special education expenditures" means a school district's or supervisory union's allowable expenditures that for any one child exceed \$50,000.00 \$60,000.00 for a fiscal year. In this subsection, child means a student with disabilities who is three years of age or older in the current school year. The State Board shall define allowable expenditures that shall include any expenditures required under federal law, and any costs of mediation conducted by a mediator who is approved by the Secretary.
- Sec. 15. 16 V.S.A. § 4001 is amended to read:
- 12 § 4001. DEFINITIONS

13 As used in this chapter:

14 ***

(6) "Education spending" means the amount of the school district budget, any assessment for a joint contract school, career technical center payments made on behalf of the district under subsection 1561(b) of this title, and any amount added to pay a deficit pursuant to 24 V.S.A. § 1523(b) that is paid for by the school district, but excluding any portion of the school budget paid for from any other sources such as endowments, parental fund raising fundraising, federal funds, nongovernmental grants, or other State funds such as special education funds paid under chapter 101 of this title.

1	(A) [Repealed.]
2	(B) For purposes of calculating excess spending pursuant to
3	32 V.S.A. § 5401(12), "education spending" shall not include:
4	* * *
5	(v) Spending attributable to the district's share of special
6	education spending in excess of \$50,000.00 that is not reimbursed as an
7	extraordinary reimbursement under section 2962 of this title for any one
8	student in the fiscal year occurring two years prior.
9	* * *
10	* * * Rulemaking * * *
11	Sec. 16. RULEMAKING
12	The State Board of Education shall adopt such rules as are necessary to
13	implement this act. The State Board and the Agency of Education shall
14	consult with the Census-based Funding Advisory Group established under
15	Sec. 9 of this act in developing the State Board rules, and the State Board shall
16	take into consideration the weighting study report required under Sec. 11 of
17	this act. The State Board rules shall include rules that:
18	(1) define the term "educational support grant adjustment" as used in
19	the amendment to 16 V.S.A. § 2961 in Sec. 4 of this act;
20	(2) establish a "uniform base amount," as that term is used in the
21	amendment to 16 V.S.A. § 2961 in Sec. 4 of this act, that shall apply to all
22	supervisory unions for fiscal year 2025; and

1	(3) for fiscal years 2022, 2023, and 2024, establish "base amounts," as
2	that term is used in the amendment to 16 V.S.A. § 2961 in Sec. 4 of this act, to
3	move gradually supervisory unions' fiscal year 2021 base amounts to the fiscal
4	year 2025 uniform base amount.
5	* * * Transition * * *
6	Sec. 17. TRANSITION
7	(a) Notwithstanding the requirement under 16 V.S.A. § 2964 for a
8	supervisory union to submit a service plan to the Secretary of Education, a
9	supervisory union shall not be required to submit a service plan for fiscal year
10	<u>2021.</u>
11	(b) On or before November 1, 2019, a supervisory union shall submit to
12	the Secretary such information as required by the Secretary to estimate the
13	supervisory union's projected fiscal year 2021 extraordinary special education
14	reimbursement under Sec. 4 of this act.
15	(c) The Agency of Education shall assist supervisory unions as they
16	transition to the census-based funding model in satisfying their maintenance of
17	effort requirements under federal law.
18	Sec. 18. ALLOWABLE SPECIAL EDUCATION COSTS
19	(a) Allowable special education costs shall include salaries and benefits of
20	licensed special education teachers, including vocational special needs teachers
21	and instructional aides for the time they carry out special education
22	responsibilities.

(1) The allowable cost that a local education agency may claim includes
a school period or service block during which the staff member identified in
this subsection is providing special education services to a group of eight or
fewer students, and not less than 25 percent of the students are receiving the
special education services, in accordance with their individualized education
programs.
(2) In addition to the time for carrying out special education
responsibilities, a local education agency may claim up to 20 percent of special
education staff members' time, if that staff spends the additional time
performing consultation to assist with the development of and providing
instructional services required by:
(A) a plan pursuant to Section 504 of the Rehabilitation Act of 1973,
as amended; or
(B) a plan for students who require additional assistance in order to
succeed in the general education environment.
(b) This section is repealed on July 1, 2020.
* * * Effective Dates * * *
Sec. 19. EFFECTIVE DATES
(a) The following sections shall take effect on July 1, 2020:
(1) Sec. 4 (amendment to 16 V.S.A. chapter 101);
(2) Sec. 17 (transition).
(b) The following sections shall take effect on July 1, 2019:

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1 (1) Sec. 14 (extraordinary	y services reimbursement); and
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- 2 (2) Sec. 15 (amendment to 16 V.S.A. § 4001).
- 3 (c) This section and the remaining sections shall take effect on passage.