TO	THE	HOUSE	OF REPR	ESENT	ATIVES.
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- The Committee on Energy and Technology to which was referred House

  Bill No. 216 entitled "An act relating to establishment of the Vermont Lifeline

  program" respectfully reports that it has considered the same and recommends
  that the bill be amended by striking out all after the enacting clause and
  inserting in lieu thereof the following:
- 7 Sec. 1. 30 V.S.A. § 218(c) is amended to read:
  - (c)(1) The Public Service Board shall take <u>any</u> action, including the setting of telephone rates, enabling necessary to enable the State of Vermont <u>and</u> telecommunications companies offering service in Vermont to participate in the Federal Communications Commission telephone federal Lifeline program administered by the Federal Communications Commission (FCC) or its agent and also the Vermont Lifeline program described in subdivision (2) of this <u>subsection</u>. The Board shall set one or more residential basic exchange Lifeline telephone service credits, for those persons eligible to participate in the Federal Communications Commission Lifeline program.
  - (2) A person shall be eligible for the Lifeline benefit who meets the Department for Children and Families means test of eligibility, which shall include all persons participating in public assistance programs administered by the Department. The Department for Children and Families shall verify this

1	eligibility, in compliance with Federal Communications Commission
2	requirements.

- (A) The benefit under this subdivision shall be equal to the full subscriber line charge, plus an amount equal to the larger of:
- (i) 50 percent of the monthly basic service charge, including 50 percent of all mileage charges and, if the Board determines after notice and opportunity for hearing that their inclusion will make Lifeline benefits more comparable in different areas, 50 percent of the usage cost arising from a fixed amount of monthly local usage; and

## (ii) \$7.00 per month;

(B) provided that in no event shall the amount of the monthly credit exceed the monthly basic service charge, including any standard usage and mileage charges household that qualifies for participation in the federal Lifeline program under criteria established by the FCC or other federal law or regulation shall also be eligible to receive a Vermont Lifeline benefit for wireline voice telephone service. The Vermont Lifeline benefit established under this subdivision shall be set at an amount not to exceed the benefit provided to a household as of October 31, 2017, or \$4.25, whichever is greater, and shall be applied as a supplement to any wireline voice benefit received through participation in the federal Lifeline program. However, in no event shall the aggregate amount of benefits received through the federal and State

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service charge	or wireline servic	es, including	any standard	usage and	milea
charges.					

(3) A person shall also be eligible for the Lifeline benefit who submits to the Commissioner for Children and Families an application containing any information and disclosure of information authorization necessary to process the Lifeline credit. Such application shall be filed with the Commissioner on or before June 15 of each year and shall be signed by the applicant under the pains and penalties of perjury. A person shall be eligible who is 65 years of age or older whose modified adjusted gross income as defined in 32 V.S.A. § 6061(5) for the preceding taxable year was less than 175 percent of the official poverty line established by the federal Department of Health and Human Services for a family of two published as of October 1 of the preceding taxable vear. A person shall be eligible whose modified adjusted gross income as defined in 32 V.S.A. § 6061(5) for the preceding taxable year was less than 150 percent of the official poverty line established by the federal Department of Health and Human Services for a family of two published as of October 1 of the preceding taxable year. In the case of sickness, absence, disability, excusable neglect, or when, in the judgment of the Secretary of Human Services good cause exists, the Secretary may extend the deadline for filing claims under this section. The provisions of 32 V.S.A. § 5901 shall apply to

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2	verification. Upon enrollment in the program, and for each period of renewal,
3	such participant shall receive the credit for 12 ensuing months.
4	(A) The benefit under this subdivision shall be equal to the full
5	subscriber line charge, plus an amount equal to the larger of:
6	(i) 50 percent of the monthly basic service charge, including 50
7	percent of all mileage charges and, if the Board determines after notice and
8	opportunity for hearing that their inclusion will make Lifeline benefits more
9	comparable in different areas, 50 percent of the usage cost arising from a fixed
10	amount of monthly local usage; and
11	(ii) \$7.00 per month.
12	(B) The amount of the monthly credit pursuant to subdivision (A) of
13	this subdivision (3) shall not exceed the monthly basic service charge,

such application. The Secretary of Human Services shall perform income

this subdivision (3) shall not exceed the monthly basic service charge, including any standard usage and mileage charges company designated as an eligible telecommunications carrier by the Board pursuant to 47 U.S.C.

§ 214(e) shall verify an applicant's eligibility for receipt of federal or State

Lifeline benefits as required by federal law or regulation or as directed by the

Vermont Agency of Human Services, as applicable. The Agency shall provide the FCC or its agent with categorical eligibility data regarding an applicant's status in qualifying programs administered by the Agency.

(4) Notwithstanding any provisions of this subsection to the contrary, a
subscriber who is enrolled in the Lifeline program and has obtained a final
relief from abuse order in accordance with the provisions of 15 V.S.A. chapter
21 or 33 V.S.A. chapter 69 shall qualify for a Lifeline benefit credit for the
amount of the incremental charges imposed by the local telecommunications
company for treating the number of the subscriber as nonpublished and any
charges required to change from a published to a nonpublished number. Such
subscribers shall be deemed to have good cause by the Secretary of Human
Services for the purpose of extending the application deadline in subdivision
(3) of this subsection. For purposes of As used in this section, "nonpublished"
means that the customer's telephone number is not listed in any published
directories, is not listed on directory assistance records of the company, and is
not made available on request by a member of the general public,
notwithstanding any claim of emergency a requesting party may present. The
Department for Children and Families shall develop an application form and
certification process for obtaining this Lifeline benefit credit. Upon enrollment
in the program, such participant shall receive the Lifeline benefit credit until
the end of the calendar year. Renewals shall be for a period of one year.

1	Sec. 2. LIFELINE ELIGIBILITY AND PARTICIPATION; REPORT
2	On or before January 1, 2019 and annually thereafter for the next three
3	years, the Commissioner for Children and Families, in consultation with the
4	Commissioner of Public Service, shall file a report with the General Assembly
5	describing the eligibility and participation rates in Vermont with respect to
6	both the federal and State Lifeline programs.
7	Sec. 3. EFFECTIVE DATE
8	This act shall take effect on November 1, 2017.
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10	and that after passage the title of the bill be amended to read: "An act relating
11	to Lifeline benefits"
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15	(Committee vote: $7-1-0$ )
16	Michael Jantachka
17	Representative Inichael I. Yantachka
18	FOR THE COMMITTEE