Side-by Side Comparison of S.135 An Relating to Promoting Economic Development

Further House Proposal to
Senate Proposal to House Proposal to Senate Proposal to Senate Proposal to As Passed House May 11, 2017 @ 11:00 AM

Sections highlighted in yellow address the same subject but with differences highlighted in yellow within the text

Sections highlighted in turquoise are identical

Subject	Sec. Senate/House		Senate Proposal to House Proposal To Senate Proposal to As Passed House	House Proposal To Senate Proposal to As Passed House
VEGI – purpose statements for enhanced incentives	A.1	A.1	As Passed Senate and House	As Passed Senate and House
VEGI – attestation of compliance with State law	A.1	A.1	As Passed Senate and House	As Passed Senate and House
VEGI –confidentiality of business data	A.1	A.1	[Deleted.]	[Deleted.]
VEGI – Information sharing between VEPC and Tax	A.2.	A.2	As Passed Senate and House	As Passed Senate and House
VEGI – Recommendation for Reporting Compensation Data	-	A.3	As proposed by Senate	As proposed by Senate
Rural Infrastructure Development Initiative	B.1	B.1	As Passed House	As Passed House
Green Mountain Secure Retirement Plan	C.1	C.1	As Passed House	As Passed House
Public Retirement Study Committee	C.2	C.2	As Passed House	As Passed House
VOSHA Penalties	D.1	D.1	As Passed Senate and House	As Passed Senate and House
Workers' Compensation %	D.2	D.2	As Passed Senate and House	As Passed Senate and House
Workforce Development – Comprehensive Strategy	E.1	E.1	As proposed by Senate	As proposed by Senate
Workforce Development – Career training and planning	E.2	E.2	As Passed House	As Passed House
Workforce Development – Career Pathways Coordinator	-	E.3	[Deleted.]	Sec. E.3. 3. V.S.A. § 2703 is added to read: § 2703. CAREER PATHWAYS COORDINATOR (a) The Secretary of Administration shall have the authority to create the position of Career Pathways Coordinator within the Agency of Education. (b) The Career Pathways Coordinator shall work under the direction of the State Director for Career Technical Education, and his or her duties shall include the following: (1) serve as the inter-agency point person for the development of a State-approved Career Pathways System; (2) convene stakeholders across the Department of Labor, the Agency of Commerce and Community Development, Agency of Education, Agency of Human Services, the Statewide Workforce

				Development Board, Career Technical Education, employers, postsecondary partners and related entities in
				order to create a series Career Pathways;
				(3) curriculum development, stakeholder engagement, process documentation, and identification of
				key performance indicators, outcomes collection and reporting;
				(4) engage statewide education, employer, and workforce organizations to co-develop statewide
				career pathways models and exemplars;
				(5) identify target populations and entry points;
				(6) review and develop competency models, required skill sets, and appropriate credentials at each
				step of a career pathway, in partnership with business and industry representatives;
				(7) coordinate employer validation of competencies and pathways;
				(8) develop targeted career ladders and lattices, including stackable skills and industry-recognized
				credentials;
				(9) work with CTE Directors to design and endorse elements of Career Pathways;
				(10) use labor market information and other relevant data to identify critical Career Pathways for the
				State; and
				(11) advise the Career Technical Education Director on the funding, governance, and access to
				career technical education in Vermont.
Workforce Development –	_	E.4	As Passed House	As Passed House
Heating pilot project				
Workforce Development –	_	E.5	House as amended by conference	House as amended by conference
CTE dual enrollment MOU				
			Sec. F.1. MINIMUM WAGE STUDY	
			(a) Creation. There is created a Minimum Wage Study Committee.	
			(b) Membership. The Committee shall be composed of the following members:	
			(1) three current members of the House of Representatives, not all from the same political party,	
			who shall be appointed by the Speaker of the House; and	
			(2) three current members of the Senate, not all from the same political party, who shall be	
			appointed by the Committee on Committees.	
			(c) Powers and duties. The Committee shall study the following issues:	
			(1) the minimum wage in Vermont and livable wage in Vermont in relation to real cost of living;	
			(2) the economic effects of small to large increases in the Vermont minimum wage, including in	
			relation to the minimum wage in neighboring states;	
			(3) how the potential for improving economic prosperity for Vermonters with low and middle	
			income through the Vermont Earned Income Tax Credit might interact with raising the minimum wage;	
Minimum Wage Study			(4) working in direct collaboration with the Department of Children and Families and the Joint	
William Wage Study	E 1	E 1	Fiscal Office, the State's public benefit structure and recommended methods for mitigating or eliminating	A - Do 1 Court : 41 Court 1 lou
D. CHARLE	F.1	F.1	the benefit cliffs experienced by working Vermonters receiving public assistance, or earning below the	As Passed Senate with Conference revised language
Benefits Cliff Report			livable wage, or both, to enhance work incentives:	
			(5) the effects of potential reductions in federal transfer payments as the minimum wage increases,	
			and impacts of possible reductions in federal benefits due to changes in federal law:	
			(6) ways to offset losses in State and federal benefits through State benefit programs or State tax	
			policy; and	
			(7) further research to better understand the maximum beneficial minimum wage level in Vermont.	
			(d) Assistance. The Committee shall have the administrative, technical, and legal assistance of the Joint	
			Fiscal Office, the Office of Legislative Council, the Department of Labor, the Department of Taxes, and the Agency of Human Services.	
			(e) Report. On or before December 1, 2017, the Committee shall submit a written report with its findings and any recommendations for legislative action to the Senate Committee on Economic	
			Development, Housing and General Affairs, and the House Committee on General, Housing and Military	
			Affairs.	
			(f) Meetings. (1) The Joint Fiscal Office shall convene the first meeting of the Committee on or before July 1,	

		T	2017	
			(2) A majority of the membership shall constitute a guarant	
			(2) A majority of the membership shall constitute a quorum.(3) The members of the Committee shall select a chair at its first meeting.	
			(4) The Committee shall cease to exist on December 1, 2017.	
			(g) Reimbursement. For attendance at meetings during adjournment of the General Assembly,	
			legislative members of the Committee shall be entitled to per diem compensation and reimbursement of	
			expenses pursuant to 2 V.S.A. § 406 for no more than five meetings.	
Financial Technology Study	G.1	G.1	As Passed Senate and House	As Passed Senate and House
Housing – Outreach to				
Municipalities	H.1	H.1	As Passed Senate and House	As Passed Senate and House
Housing – Definition of Affordable Housing	H.2	H.2	As Passed Senate and House	As Passed Senate and House
Housing – Priority Housing	H.3	H.3	As Passed House	As Passed House
Housing – Priority Housing	H.4	H.4	As Passed Senate and House	As Passed Senate and House
Housing – Priority Housing	H.5	H.5	As Passed House	As Passed House
Housing - Stretch Code	H.6	H.6	As Passed Senate and House	As Passed Senate and House
Housing – Publication of Data	H.7	H.7	As Passed Senate and House	As Passed Senate and House
Housing – Downtown Tax Credit				
Increase	H.8	H.8	As Passed Senate and House	As Passed Senate and House
Housing – Downtown Tax Credit	_	H.9		As passed House
– time of claim		11.9	As passed House	As passea House
Housing – Tax Credit for Affordable Housing; Captive	H.9	H.10	As Passed Senate and House	As Passed Senate and House
Housing – Vermont State Housing Authority	H.10	H.11	As Passed Senate and House	As Passed Senate and House
Sales and Use Tax; Repeal; Aircraft	I.1	I.1	As Passed Senate and House	As Passed Senate and House
			Sec. J. TAX INCREMENT FINANCING; FINDINGS	Sec. J.1. TAX INCREMENT FINANCING; FINDINGS
			The General Assembly finds that the State of Vermont has an important role to play in	The General Assembly finds that the State of Vermont has an important role to play in
TIF – Finding	_	J.1	* * * * * * * * * * * * * * * * * * * *	* * * * * * * * * * * * * * * * * * * *
TIF - Finding	-	J.1	<u>creating the infrastructure necessary to support downtown development and</u>	<u>creating the infrastructure necessary to support downtown development and</u>
			revitalization, particularly in distressed communities.	revitalization, particularly in distressed communities.
			§ 1892. CREATION OF DISTRICT	Sec. J.2. 24 V.S.A. § 1892 is amended to read:
			* * *	5cc. 3.2. 24 v.5.11. § 10/2 is afficiated to read.
				6 1002 CREATION OF DISTRICT
			(d) The following municipalities have been authorized to use education tax increment	§ 1892. CREATION OF DISTRICT
			financing for a tax increment financing district, and the Vermont Economic Progress	* * *
			Council is not authorized to approve any additional tax increment financing districts even	(d) The following municipalities have been authorized to use education tax increment
			if one of the districts named in this subsection is terminated pursuant to subsection	financing for a tax increment financing district, and the Vermont Economic Progress
			1894(a) of this subchapter:	Council is not authorized to approve any additional tax increment financing districts even
TIF – Lifting the Cap on new			(1) the City of Burlington, Downtown;	if one of the districts named in this subsection is terminated pursuant to subsection
districts	J.1	J.2	(2) the City of Burlington, Waterfront;	1894(a) of this subchapter:
districts				. , ,
			(3) the Town of Milton, North and South;	(1) the City of Burlington, Downtown;
			(4) the City of Newport;	(2) the City of Burlington, Waterfront;
			(5) the City of Winooski;	(3) the Town of Milton, North and South;
			(6) the Town of Colchester;	(4) the City of Newport;
			(7) the Town of Hartford;	(5) the City of Winooski;
			(8) the City of St. Albans;	(6) the Town of Colchester;
		<u> </u>	(9) the City of Barre; and	(7) the Town of Hartford;

		(10) the Town of Milton Town Come and	(Q) the City of Ct Albana
		(10) the Town of Milton, Town Core; and	(8) the City of St. Albans;
		(11) the City of South Burlington, New Town Center.	(9) the City of Barre; and
			(10) the Town of Milton, Town Core; and
			(11) the City of South Burlington.
			Sec. J.2. 24 V.S.A. § 1892 is amended to read:
			§ 1892. CREATION OF DISTRICT
			* * *
			(e) Annually, the General Assembly may use the estimate of the maximum amount of
			new long-term net debt that prudently may be authorized for tax increment financing
			districts in the next fiscal year prepared pursuant to 32 V.S.A. § 305b to determine
			whether to expand the number of tax increment financing districts.
			(e) On or before January 15, 2018, the Joint Fiscal Office, with the assistance of the
			consulting Legislative Economist, the Department of Taxes, the State Auditor, and the
			Agency of Commerce and Community Development in consultation with the Vermont
			Economic Progress Council, shall examine and report to the General Assembly on the use
			of both tax increment financing districts and other policy options for State assistance to
			municipalities for funding infrastructure in support of economic development and the
			capacity of Vermont to utilize TIF districts moving forward.
			(f) The report shall include:
			(1) a recommendation for a sustainable statewide capacity level for TIFs or
			comparable economic development tools and relevant permitting criteria;
			(2) the positive and negative impacts on the State's fiscal health of TIFs and other
			tools, including the General Fund and Education Fund;
TIF – General Assembly;			(3) the economic development impacts on the State of TIFs and other tools, both
annual consideration of	-	J.2 [Deleted.]	positive and negative;
additional districts			(4) the mechanics for ensuring geographic diversity of TIFs or other tools
			throughout the State; and
			(5) the parameters of TIFs and other tools in other states.
			(g) Annually, on and after January 15, 2019, the Joint Fiscal Office, with the
			assistance of the consulting Legislative Economist, the Department of Taxes, and the
			Agency of Commerce and Community Development in consultation with the Vermont
			Economic Progress Council, shall examine the recommendations and conclusions of the
			tax increment financing capacity study and report created pursuant to subsection (e) of
			this section, and shall submit to the Emergency Board and to the House Committees on
			Commerce and Economic Development and on Ways and Means and the Senate
			Committees on Economic Development, Housing and General Affairs and on Finance an
			updated summary report that includes:
			(1) an assessment of any material changes from the initial report concerning TIFs
			and other tools, and an assessment of the health and sustainability of the tax increment
			financing system in Vermont;
			(2) short-term and long-term projections on the positive and negative fiscal impacts
			of the TIF districts or other tools, as applicable, that are currently active or authorized in
			the State;
			(3) a review of the size and affordability of the net indebtedness for TIF districts

TIF – Additional Districts; Findings; Approval; Criteria	J.2	J.4	Sec. J.2. 32 V.S.A. § 5404a is amended to read: § 5404a. TAX STABILIZATION AGREEMENTS; TAX INCREMENT FINANCING DISTRICTS *** (f) A municipality that establishes a tax increment financing district under 24 V.S.A. chapter 53, subchapter 5 shall collect all property taxes on properties contained within the district and apply up to 75 percent of the State education property tax increment, and not less than an equal share plus 10 percent of the municipal tax increment, as defined in 24 V.S.A. § 1896, to repayment of financing of the improvements and related costs for up to 20 years pursuant to 24 V.S.A. § 1894, if approved by the Vermont Economic Progress Council pursuant to this section, subject to the following: (1) In a municipality with one or more approved districts, the Council shall not approve an additional district until the municipality retires the debt incurred for all of the districts in the municipality. (2) The Council shall not approve more than two districts in a single county, and not more than an additional eight districts in the State, provided: (A) The districts listed in 24 V.S.A. § 1892(d) shall not be counted against the limits imposed in this subdivision (2). (B) The Council shall consider complete applications in the order they are submitted, except that if during any calendar month the Council receives applications for more districts than are actually available in a county, the Council shall evaluate each application and shall approve the application that, in the Council's discretion, best meets the economic development needs of the county. (C) If, while the General Assembly is not in session, the Council receives applications for districts that would otherwise qualify for approval but, if approved, would exceed the 8-district limit in the State, the Council shall make one or more presentations to the Emergency Board concerning the applications, and the Emergency Board may, in its discretion, increase the 8-district limit.	and an estimate of the maximum amount of new long-term net debt that prudently may be authorized for TIF districts or other tools in the next fiscal year. (h) Annually, based on the analysis and recommendations included in the reports required in this section, the General Assembly shall consider the amount of new long-term net debt that prudently may be authorized for TIF districts in the next fiscal year and determine whether to expand the number of TIF districts or similar economic development tools. Sec. J.4. 32 V.S.A. § 5404a is amended to read: § 5404a. TAX STABILIZATION AGREEMENTS; TAX INCREMENT FINANCING DISTRICTS *** (f) A municipality that establishes a tax increment financing district under 24 V.S.A. chapter 53, subchapter 5 shall collect all property taxes on properties contained within the district and apply up to 75 percent not more than 65 percent of the State education property tax increment, and not less than 85 percent of the municipal tax increment, and efficiency in the following: (a) The 20 years pursuant to 24 V.S.A. § 1894, if approved by the Vermont Economic Progress Council pursuant to this section, subject to the following: (b) In a municipality with one or more approved districts, the Council shall not approve an additional district until the municipality retires the debt incurred for all of the districts in the municipality. (c) The Council shall not approve more than two districts in a single county, and not more than an additional five districts in the State, provided: (A) The districts listed in 24 V.S.A. § 1892(d) shall not be counted against the limits imposed in this subdivision (2). (B) The Council shall consider complete applications in the order they are submitted, except that if during any calendar month the Council receives applications for more districts than are actually available in a county, the Council shall evaluate each application and shall approve the application that, in the Council receives application best meets the economic development needs of the co
			applications for districts that would otherwise qualify for approval but, if approved, would exceed the 8-district limit in the State, the Council shall make one or more presentations to the Emergency Board concerning the applications, and the Emergency Board may, in	applications for districts that would otherwise qualify for approval but, if approved, would exceed the five-district limit in the State, the Council shall make one or more presentations to the Emergency Board concerning the applications, and the Emergency
			(4) The Council shall not approve any additional districts on or after July 1, 2023. * * *	(4) The Council shall not approve any additional districts on or after July 1, 2023 July 1, 2020.

			§ 1894. POWER AND LIFE OF DISTRICT	Sec. J.3. 24 V.S.A. § 1894 is amended to read:
			* * *	§ 1894. POWER AND LIFE OF DISTRICT
TIF – Municipal Share of Increment			(b) Use of the education property tax increment. For only debt incurred within the period permitted under subdivision (a)(1) of this section after creation of the district, and related costs, up to 75 percent of the education tax increment may be retained for up to 20 years, beginning with the education tax increment generated the year in which the first debt incurred for improvements financed in whole or in part with incremental education property tax revenue. Upon incurring the first debt, a municipality shall notify the Department of Taxes and the Vermont Economic Progress Council of the beginning of the 20-year retention period of education tax increment.	(b) Use of the education property tax increment. For only debt incurred within the period permitted under subdivision (a)(1) of this section after creation of the district, and related costs, up to 75 percent not more than 65 percent of the education tax increment may be retained for up to 20 years, beginning with the education tax increment generated the year in which the first debt incurred for improvements financed in whole or in part with incremental education property tax revenue. Upon incurring the first debt, a municipality shall notify the Department of Taxes and the Vermont Economic Progress Council of the beginning of the 20-year retention period of education tax increment.
Share of Education Property Tax Increment	J.1	J.3	(c) Use of the municipal property tax increment. For only debt incurred within the period permitted under subdivision (a)(1) of this section after creation of the district, and related costs, not less than an equal share <u>plus 10 percent</u> of the municipal tax increment pursuant to subsection (f) of this section shall be retained to service the debt, beginning the first year in which debt is incurred, pursuant to subsection (b) of this section. ***	(c) Use of the municipal property tax increment. For only debt incurred within the period permitted under subdivision (a)(1) of this section after creation of the district, and related costs, not less than an equal share 85 percent of the municipal tax increment pursuant to subsection (f) of this section shall be retained to service the debt, beginning the first year in which debt is incurred, pursuant to subsection (b) of this section. ***
			(f) Equal share required. If any tax increment utilization is approved pursuant to 32 V.S.A. § 5404a(h), no more than 75 percent of the State property tax increment and no less than an equal percent, plus 10 percent, of the municipal tax increment may be approved by the Council or used by the municipality to service this debt. * * *	(f) Equal share required Required share of increment. If any tax increment utilization is approved pursuant to 32 V.S.A. § 5404a(h), no not more than 75 percent 65 percent of the State property tax increment and no not less than an equal percent 85 percent of the municipal tax increment may be approved by the Council or used by the municipality to service this debt. ***
TIF – Emergency Board Estimate	-	J.4	[Deleted.]	[Deleted.] See Sec. J.10
TIF – General Fund transfer to Education Fund		J.5	[Deleted.]	[Deleted.]
TIF – VEPC Criteria for Approval	J.2	J.4	(h) Criteria for approval. To approve utilization of incremental revenues pursuant to subsection (f) of this section, the Vermont Economic Progress Council shall do all the following: (1) Review each application to determine that the new real property proposed infrastructure improvements and the proposed development would not have occurred or would have occurred in a significantly different and less desirable manner but for the proposed utilization of the incremental tax revenues. The review shall take into account: (A) the amount of additional time, if any, needed to complete the proposed development within the tax increment district and the amount of additional cost that might be incurred if the project were to proceed without education property tax increment financing; (B) how the proposed development components and size would differ, if at all, without education property tax increment financing, including, if applicable to the development, the number of units of affordable housing, as defined in 24 V.S.A. § 4303; and	(h) Criteria for approval. To approve utilization of incremental revenues pursuant to subsection (f) of this section, the Vermont Economic Progress Council shall do all the following: (1) Review each application to determine that the new real property proposed infrastructure improvements and the proposed development would not have occurred in the district or would have occurred in a significantly different and less desirable manner in the district but for the proposed utilization of the incremental tax revenues. The review shall take into account:

(C) the amount of additional revenue expected to be generated as a result of the proposed development; the percentage of that revenue that shall be paid to the education fund; the percentage that shall be paid to the municipality; and the percentage of the revenue paid to the municipality that shall be used to pay financing incurred for development of the tax increment financing district.

* * *

- (3) Location criteria. Determine that each application meets one of the following criteria:
- (A) The development or redevelopment is compact, high density, and located in or near existing industrial areas.
- (B) The proposed district is within an approved growth center, designated downtown, designated village center, or new town center, or neighborhood development area.
- (C) The development will occur in an area that is economically distressed, which for the purposes of this subdivision means that the area has experienced patterns of increasing unemployment, a drop in average wages, or a decline in real property values municipality in which the area is located has at least one of the following:
- (i) a median family income that is 80 percent or less of the statewide median family income as reported by the Vermont Department of Taxes for the most recent year for which data is available;
- (ii) an annual average unemployment rate that is at least one percent greater than the latest annual average statewide unemployment rate as reported by the Vermont Department of Labor; or
- (iii) a median sales price for residential properties under six acres that is 80 percent or less than the statewide median sales price for residential properties under six acres as reported by the Vermont Department of Taxes.
- (4) Project criteria. Determine that the proposed development within a tax increment financing district will accomplish at least three two of the following five four criteria:
- (A) The development within the tax increment financing district clearly requires substantial public investment over and above the normal municipal operating or bonded debt expenditures.
- (B) The development includes new <u>or rehabilitated affordable</u> housing that is affordable to the majority of the residents living within the municipality and is developed at a higher density than at the time of application. "Affordable" has the same meaning as in 10 V.S.A. § 6001(29), as defined in 24 V.S.A. § 4303.
- (C)(B) The project will affect the remediation and redevelopment of a brownfield located within the district. As used in this section, "brownfield" means an area in which a hazardous substance, pollutant, or contaminant is or may be present, and that situation is likely to complicate the expansion, development, redevelopment, or reuse of the property.
- (D)(C) The development will include at least one entirely new business or business operation or expansion of an existing business within the district, and this business will provide new, quality, full-time jobs that meet or exceed the prevailing wage

(C) the amount of additional revenue expected to be generated as a result of the proposed development; the percentage of that revenue that shall be paid to the education fund Education Fund; the percentage that shall be paid to the municipality; and the percentage of the revenue paid to the municipality that shall be used to pay financing incurred for development of the tax increment financing district.

* * *

- (3) Location criteria. Determine that each application meets one at least two of the following three criteria:
- (A) The development or redevelopment is compact, high density, and or located in or near existing industrial areas.
- (B) The proposed district is within an approved growth center, designated downtown, designated village center, of new town center, or neighborhood development area.
- (C) The development will occur in an area that is economically distressed, which for the purposes of this subdivision means that the area has experienced patterns of increasing unemployment, a drop in average wages, or a decline in real property values municipality in which the area is located has at least one of the following:
- (i) a median family income that is not more than 80 percent of the statewide median family income as reported by the Vermont Department of Taxes for the most recent year for which data are available;
- (ii) an annual average unemployment rate that is at least one percent greater than the latest annual average statewide unemployment rate as reported by the Vermont Department of Labor; or
- (iii) a median sales price for residential properties under six acres that is not more than 80 percent of the statewide median sales price for residential properties under six acres as reported by the Vermont Department of Taxes.
- (4) Project criteria. Determine that the proposed development within a tax increment financing district will accomplish at least three of the following five criteria:
- (A) The development within the tax increment financing district clearly requires substantial public investment over and above the normal municipal operating or bonded debt expenditures.
- (B) The development includes new <u>or rehabilitated affordable</u> housing that is affordable to the majority of the residents living within the municipality and is developed at a higher density than at the time of application. "Affordable" has the same meaning as in 10 V.S.A. § 6001(29), as defined in 24 V.S.A. § 4303.
- (C) The project will affect the remediation and redevelopment of a brownfield located within the district. As used in this section, "brownfield" means an area in which a hazardous substance, pollutant, or contaminant is or may be present, and that situation is likely to complicate the expansion, development, redevelopment, or reuse of the property.
- (D) The development will include at least one entirely new business or business operation or expansion of an existing business within the district, and this business will provide new, quality, full-time jobs that meet or exceed the prevailing wage for the region as reported by the department of labor Department of Labor.

			for the region as reported by the department of labor. (E)(D) The development will enhance transportation by creating improved traffic patterns and flow or creating or improving public transportation systems. * * *	(E) The development will enhance transportation by creating improved traffic patterns and flow or creating or improving public transportation systems.
TIF – Implementation	J.3	J.5	Sec. J.3. IMPLEMENTATION Secs. J.1 and J.2 of this act shall apply only to tax increment financing district applications filed, and districts approved, on or after the date of passage of this act.	Sec. J.5. IMPLEMENTATION Secs. J.1– J.4 of this act shall apply only to tax increment financing district applications filed, and districts approved, on or after the date of passage of this act
TIF – Capacity Study	-	J.10	[Deleted.]	[Deleted.] See J.1, § 1892(e)-(h)
Municipal TIF Districts	-	J.7-J.8	[Deleted.]	[Deleted.]
Climate Economy Accelerator	-	K.1- K.2	[Deleted.]	Sec. K.1. FINDINGS AND PURPOSE (a) Findings. The General Assembly finds: (1) Vermont needs to attract and support entrepreneurs, youths, and investors to reinvigorate its economy, today and for the future. (2) Vermont has a tremendous opportunity to systematically advance economic activity that addresses the challenge of climate change by reducing and mitigating carbon impacts, while spurring innovation and creativity, encouraging entrepreneurism, attracting youths, and building jobs for the future. (3) Vermont's unique environmental image, strong brand recognition nationally, quality of life, and history of entrepreneurism and invention provides an opportunity to position the State as a premier place to establish new businesses whose mission, products, and services can help society and our economy mitigate the effects of climate change. (4) The goal of quality job creation as part of the State's economic development policy is dependent on providing support for the start-up and expansion of small businesses sectors of our economy. (5) The Vermont Sustainable Jobs Fund, the Vermont Council on Rural Development, and a working group of business, finance, and economic development leaders, are developing the Climate Economy Business Accelerator Program to grow entrepreneurial opportunities and provide a network for businesses to promote their solutions, products, and services that can lead to collaboration and innovation. (6) The Accelerator Program aims to accelerate the creation and growth of entrepreneurs that commercialize business solutions to address the negative impacts of climate change and position our State as the place to come and build businesses that export solutions for a changing climate worldwide. (7) Nationally, business accelerators have led to the growth of start-up companies, job creation, and enhanced entrepreneurial activity in a region. Most accelerators are located in major cities and throughout Canada. There are over 150 business accelerators have led to the growth of start-up compan

			investment to carry out this work and boost economic development, innovation, and job creation.
			(b) Purpose. The purpose of Sec. K.2 of this act is to create a statutory framework to authorize the
			creation of the Climate Economy Business Accelerator Program capable of attracting and retaining young
			entrepreneurs in the State, to position Vermont as a national leader in climate economy innovation, and to
			support the development of public-private partnerships to achieve these goals.
			Sec. K.2. 10 V.S.A. § 331 is added to read:
			§ 331. CLIMATE ECONOMY BUSINESS ACCELERATOR PROGRAM
			(a) Definition. In this section "climate economy" means the work performed by businesses whose
			products and services are designed to reduce, mitigate, or prepare for the negative impacts of climate change
			on human systems, including:
			(1) clean energy development and distribution;
			(2) thermal and electrical efficiencies in buildings and building construction;
			(3) evolving public and private transportation systems;
			(4) energy and efficiency innovations in the working lands economy;
			(5) recycling, reuse, and renewal of resources; and
			(6) resilience technologies, such as soil-sensing devices.
			(b) Program implementation. The Vermont Sustainable Jobs Fund shall have the authority to design
			and implement a Climate Economy Business Accelerator Program as follows:
			(1) Assemble a team of experienced program partners, mentors, investors, and business content
			providers to design and deliver a high quality experience to Accelerator Program cohort participants.
			(2) Recruit and select a cohort of at least 10 start-up and early-stage businesses to participate
			together in a three-to-four-month intensive program of training, mentoring, and investment opportunities.
			(3) Assist cohort members in clarifying the market for their products, evaluating the needs of their
			management teams, defining their business models, articulating their unique values, and securing needed
			investment capital.
			(4) Develop an evaluation and metrics capture process compatible with Results-Based
			Accountability and begin tracking results.
			(5) Develop a network of climate economy related businesses to work alongside the Accelerator
			Program in order to connect cohort members with the business community to spark business-to-business
			collaboration, stimulate additional job growth in the climate economy sector, and provide ongoing support
			as their businesses mature.
			(6) Raise additional program funding as needed from sponsors, partners, private foundations, and
			federal agencies to leverage State general funds.
			(c) Outcomes. The outcomes of the Program shall include:
			(1) Increase the success rate of start-up businesses in the climate economy sector in Vermont.
			(2) Create jobs in the climate economy sector.
			(3) Attract and retain young entrepreneurs who develop climate economy businesses in Vermont to
			serve local, national, and global markets.
			(4) Attract equity and venture capital to emerging climate economy start-up businesses in Vermont.
			Sec. K.3 BUSINESS INCUBATOR AND ACCELERATOR CONFERENCE
			The Agency of Commerce and Community Development, in collaboration with the Center for
			Entrepreneurial Programs at Castleton University, shall have the authority to convene the first annual
Business Incubator and	W 2	m.111	"Business Incubator and Accelerator Conference," which shall be designed to facilitate networking,
Accelerator Conference	- K.3	[Deleted.]	collaboration, and the exchange of ideas among business professionals and entrepreneurs, including those
			involved in incubators, microbusiness development programs, the Vermont Center for Emerging
			Technologies, accelerators, regional development corporations, and businesses.
			Sec. L.1. MICROBUSINESS DEVELOPMENT PROGRAM; FINDINGS;
CAA - Microbusiness		m 1 - 11	APPROPRIATION
Development	- L.1	[Deleted.]	(a) Findings. The General Assembly finds:
Development			(1) Since 1989, the Microbusiness Development Program has provided free business technical
	1		

				assistance, including training and counseling, as well as access to capital to Vermonters with low income.
				(2) The Vermont Community Action Agencies work in conjunction with many partners, including
				other service providers, State agencies, business technical assistance providers, and both traditional and
				alternative lenders.
				(3) Each year the Program:
				(A) enables the creation or expansion of an average of 145 businesses across Vermont;
				(B) supports the creation of 84 new jobs; and
				(C) provides access to more than \$1,100,000.00 in capital.
				(4) The average cost per job created through the Program is less than \$3,600.00.
				(b) Intent. It is the intent of the General Assembly to provide additional funding, subject to available
				resources, for the regional Microbusiness Development Programs pursuant to 3 V.S.A. § 3722.
CAA - Financial Education	_	L.2	[Deleted.]	[Deleted.]
CITY Timuncial Education		1.2	[Betteu.]	[Betetea.]
				Sec. M.1. SMALL BUSINESS DEVELOPMENT CENTER
				In fiscal year 2018, it is the intent of the General Assembly to provide funding, subject to available
Small Business Development				resources, to the Vermont Small Business Development Center (SBDC) as follows:
	-	M.1	[Deleted.]	(1) for the purpose of increasing the number of SBDC business advisors, with priority to
Center				
				underserved regions of the State; and (2) for the purpose of fully funding the SBDC technology commercialization advisor position.
				(2) for the purpose of fully funding the SBDC technology commercialization advisor position.
				Sec. M.2. ECONOMIC DEVELOPMENT MARKETING
				(a) The Agency of Commerce and Community Development shall have the authority, and may use
		M.2	[Deleted.]	available funds, to:
				(1) implement the Department of Economic Development's economic development marketing
				plan to attract and retain residents and businesses to Vermont, highlighting the many positive features that
				make Vermont a great place to live, work, and do business; and
				(2) prioritize marketing tactics with the potential to shift most efficiently and effectively perceptions
				about Vermont as a place to live and work, and that will form a set of marketing assets and strategic
Economic Development				framework to sustain Department of Economic Development activities beyond initial implementation.
Marketing	-			(b) Funds available to implement this section may be matched with federal funds, special funds, grants,
waa keenig				donations, and private funds. To increase the amount and effectiveness of marketing activities conducted,
				the Agency shall collaborate with private sector partners to maximize State marketing resources and to
				enable Vermont businesses to align their own brand identities with the Vermont brand, enhancing the
				reputations of both the business and the State.
				(c) For any economic development marketing plan implemented pursuant to this section, the Secretary
				of Commerce and Community Development shall establish performance measures that support strategic
				priorities, including strengthening the State economy, before disbursing funds.
				Con M.2. 2014 Acts and Decoluse No. 170 Co. C. 100(b) d. d.l 2015 A. (1
				Sec. M.3. 2014 Acts and Resolves No. 179, Sec. G.100(b), as amended by 2015 Acts and
				Resolves No. 51, Sec. G.9, and 2016 Acts and Resolves No. 172, Sec. E.801, is further
Wood Products		14.2	ID.1 (13	amended to read:
Manufacturers Incentive	-	M.3	[Deleted.]	(b) Sec. E.100.6 (wood products manufacture incentive) shall take effect retroactively
Transmitted of Sincerety C				
				on January 1, 2014 and apply to tax years 2014, 2015, and 2016, 2017, and 2018.
			TIF – Passage	TIF – Passage
Effective Dates	K.1	N.1	Remainder – July 1, 2017	Remainder – July 1, 2017
Effective Dates	IX.1	11.1		
			Sec. E.1 Effective Date: On Passage	Sec. E.1 Effective Date: On Passage