	(Draft No. 3.1 – S.273) – <i>Incorporates Provisions of H.12</i> Page 1 of 2 4/19/2018 - BAW - 06:38 PM <u>Key</u> :
	Red strikethrough = removed from bill; Yellow highlighting = added to bill
1	DRAFT; NOT YET EDITED; FOR COMMITTEE DISCUSSION;
2	POTENTIAL AMENDMENTS AS OF 4/19/18
3	TO THE HOUSE OF REPRESENTATIVES:
4	The Committee on Government Operations to which was referred Senate
5	Bill No. 273 entitled "An act relating to miscellaneous law enforcement
6	amendments" respectfully reports that it has considered the same and
7	recommends that the House propose to the Senate that the bill be amended by
8	striking out all after the enacting clause and inserting in lieu thereof the
9	following:
10	* * * Training * * *
11	Sec. 1. 20 V.S.A. § 2351 is amended to read:
12	§ 2351. CREATION AND PURPOSE OF COUNCIL
13	* * *
14	(b) The Council is created to encourage and assist municipalities, counties,
15	and governmental agencies of this State in their efforts to improve the quality
16	of law enforcement and citizen protection by maintaining a uniform standard
17	of recruitment recruit and in-service training for law enforcement officers.

18

Comment [BAW1]: Technical correction.

Page 1 of 20

(Draft No. 3.1 - S.273) – *Incorporates Provisions of H.12* Page 2 of 20 4/19/2018 - BAW - 06:38 PM <u>Key</u>: Red strikethrough = removed from bill; Yellow highlighting = added to bill

- Sec. 2. 20 V.S.A. § 2351a is amended to read:
- 2 § 2351a. DEFINITIONS
- 3 As used in this chapter:

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

- 4 (1) "Executive officer" means the highest-ranking law enforcement officer of a law enforcement agency.
 - (2) "Law enforcement agency" means the employer of a law enforcement officer.
 - (3) "Law enforcement officer" means an employee of the Vermont

 Police Academy as permitted under section 2356 of this chapter; a member of
 the Department of Public Safety who exercises law enforcement powers; a
 member of the State Police; a Capitol Police officer; a municipal police officer;
 a constable who exercises law enforcement powers; a motor vehicle inspector;
 an employee of the Department of Liquor Control who exercises law
 enforcement powers; an investigator employed by the Secretary of State; a
 Board of Medical Practice investigator employed by the Department of Health;
 an investigator employed by the Attorney General or a State's Attorney; a fish
 and game warden; a sheriff; a deputy sheriff who exercises law enforcement
 powers; a railroad police officer commissioned pursuant to 5 V.S.A. chapter
 68, subchapter 8; or a police officer appointed to the University of Vermont's
 Department of Police Services.

21 **

Comment [BAW2]: See next section.

	4/19/2018 - BAW - 06:38 PM <u>Key</u> : Red strikethrough = removed from bill; Yellow highlighting = added to bill
1	Sec. 3. 20 V.S.A. § 2356 is added to read:
2	§ 2356. VERMONT POLICE ACADEMY; LAW ENFORCEMENT
3	<u>OFFICERS</u>
4	(a) A person employed by the Vermont Police Academy who is certified as
5	a law enforcement officer under this chapter and who maintains that
6	certification shall be a law enforcement officer with statewide law enforcement
7	authority.
8	(b) The ability of a person to be a certified law enforcement officer solely
9	through his or her employment at the Vermont Police Academy pursuant to
10	subsection (a) of this section shall not qualify that person for Group C
11	membership in the Vermont State Retirement System.
12	Sec. 4. 20 V.S.A. § 2352 is amended to read:
13	§ 2352. COUNCIL MEMBERSHIP
14	(a)(1) The Vermont Criminal Justice Training Council shall consist of:
15	(A) the Commissioners of Public Safety, of Corrections, of
16	Corrections, of Motor Vehicles, and of Fish and Wildlife, and of Mental
17	Health;
18	(B) the Attorney General;
19	(C) a member of the Vermont Troopers' Association or its successor
20	entity, elected by its membership;

(Draft No. 3.1 – S.273) – *Incorporates Provisions of H.12*

Page 3 of 20

1	(D) a member of the Vermont Police Association, elected by its
2	membership; and
3	(E) five additional members appointed by the Governor.
4	(i) The Governor's appointees shall provide broad representation
5	of all aspects of law enforcement and the public in Vermont on the Council.
6	(ii) The Governor shall solicit recommendations for appointment
7	from the Vermont State's Attorneys Association, the Vermont State's Sheriffs
8	Association, the Vermont Police Chiefs Association, and the Vermont
9	Constables Association a member of the Chiefs of Police Association of
10	Vermont, appointed by the President of the Association;
11	(F) a member of the Vermont Sheriffs' Association, appointed by the
12	President of the Association;
13	(G) a law enforcement officer appointed by the President of the
14	Vermont State Employees Association;
15	(H) an employee of the Vermont League of Cities and Towns,
16	appointed by the Executive Director of the League;
17	(I) an employee of the Vermont Center for Crime Victim Services,
18	appointed by the Executive Director of the Center; and
19	(J) three public members who shall not be law enforcement officers;
20	or current legislators, or otherwise be employed in the criminal justice system,

one of whom shall be appointed by the Speaker of the House, one of whom

21

(Draft No. 3.1 – S.273) – *Incorporates Provisions of H.12*

Red strikethrough = removed from bill; Yellow highlighting = added to bill

4/19/2018 - BAW - 06:38 PM **Key**:

Comment [BAW3]: Per editor request

Page 4 of 20

	(Draft No. 3.1 – S.273) – <i>Incorporates Provisions of H.12</i> Page 5 of 20 4/19/2018 - BAW - 06:38 PM <u>Key</u> : Red strikethrough = removed from bill; Yellow highlighting = added to bill
1	shall be appointed by the Senate Committee on Committees, and one of whom
2	shall be appointed by the Governor.
3	* * *
4	Sec. 5. 20 V.S.A. § 2355 is amended to read:
5	§ 2355. COUNCIL POWERS AND DUTIES
6	(a) The Council shall adopt rules with respect to:
7	(1) the approval, or revocation thereof, of law enforcement officer
8	training schools and off-site training programs, which shall include rules to
9	identify and implement alternate routes to certification aside from the training
10	provided at the Vermont Police Academy;
11	* * *
12	(b)(1)(A) The Council shall conduct and administer training schools and
13	offer courses of instruction for law enforcement officers and other criminal
14	justice personnel. The Council shall offer courses of instruction for law
15	enforcement officers in multiple regions of the State and shall strive to replace
16	overnight courses with these regional trainings whenever possible.
17	(B) The Council shall offer its training programs for law enforcement
18	officers on a first-come, first-served basis and only for named individuals.
19	(2) The Council may also offer the basic officer's course for pre-service
20	preservice students and educational outreach courses for the public, including
21	firearms safety and use of force.

1	* * *
2	Sec. 6. COUNCIL; REPORT ON TRAINING ALTERNATIVES
3	On or before January 15, 2019, the Executive Director of the Vermont
4	Criminal Justice Training Council shall report to the Senate and House
5	Committees on Government Operations regarding the Council's identification
6	and implementation of alternate routes to certification and its plan to replace
7	some of its overnight law enforcement training requirements at the Robert H.
8	Wood, Jr. Criminal Justice and Fire Service Training Center of Vermont
9	(Police Academy) with training in multiple regions of the State, in accordance
10	with 20 V.S.A. § 2355 in Sec. 2 5 of this act. The report shall specifically
11	address any budgetary implications of the provisions of Sec. 5. The report may
12	be in verbal form.
13	Sec. 7. 20 V.S.A. § 2358 is amended to read:
14	§ 2358. MINIMUM TRAINING STANDARDS; DEFINITIONS
15	* * *
16	(b) The Council shall offer or approve basic training and annual in-service
17	training for each of the following three levels of law enforcement officer
18	certification in accordance with the scope of practice for each level, and shall
19	determine by rule the scope of practice for each level in accordance with the
20	provisions of this section:

(Draft No. 3.1 - S.273) – *Incorporates Provisions of H.12* Page 6 of 4/19/2018 - BAW - 06:38 PM <u>Key</u>: Red strikethrough = removed from bill; Yellow highlighting = added to bill

Page 6 of 20

4/19/2018 - BAW - 06:38 PM **Key:** Red strikethrough = removed from bill; Yellow highlighting = added to bill 1 (1) Level I certification. 2 * * * 3 (2) Level II certification. * * * 4 5 (3) Level III certification. * * * 6 7 (c)(1) All programs required by this section shall be approved by the 8 Council. 9 (2) The Council shall structure its programs so that an officer certified 10 as a Level II law enforcement officer may complete additional training in 11 block steps in order to transition to Level III certification, without such an 12 officer needing to restart the certification process. 13 (3) Completion of a program shall be established by a certificate to that 14 effect signed by the Executive Director of the Council. 15 16 Sec. 8. 20 V.S.A. § 2361 is amended to read: 17 § 2361. ADDITIONAL TRAINING 18 (a) Nothing in this chapter prohibits any State law enforcement agency, 19 department, or office or any municipality or county of the State from providing 20 additional training beyond basic training to its personnel where no certification 21 is requested of or required by the Council or its Executive Director.

(Draft No. 3.1 – S.273) – *Incorporates Provisions of H.12*

Comment [BAW4]: Effective date extended until 7/1/20. *See* effective dates in last section of bill.

Page 7 of 20

	(Draft No. 3.1 – S.273) – <i>Incorporates Provisions of H.12</i> Page 8 of 20 4/19/2018 - BAW - 06:38 PM <u>Key:</u> Red strikethrough = removed from bill; Yellow highlighting = added to bill
1	(b) The head of a State agency, department, or office, a municipality's chief
2	of police, or a sheriff executive officer of a law enforcement agency may seek
3	certification from the Council for any in-service training he or, she, or his or
4	her designee may provide to his or her employees law enforcement officers of
5	his or her agency, or of another agency, or both.
6	* * * Vermont State Retirement System; Group C Membership * * *
7	Sec. 9. LAW ENFORCEMENT STATE RETIREMENT BENEFITS
8	STUDY COMMITTEE; REPORT
9	(a) Creation. There is created the Law Enforcement State Retirement
10	Benefits Study Committee to evaluate the requirements for membership in
11	Group C of the Vermont State Retirement System (System) and to make
12	recommendations to the General Assembly on any proposed changes to those
13	requirements.
14	(b) Membership.
15	(1) The Committee shall be composed of the following
16	10 members:
17	(A) a current member of the House Committee on Appropriations,
18	appointed by the Speaker:
19	(B) a current member of the Senate Committee on Appropriations,
20	appointed by the Committee on Committees;

	(Draft No. 3.1 – S.273) – <i>Incorporates Provisions of H.12</i> Page 9 of 2 4/19/2018 - BAW - 06:38 PM <u>Key:</u> Red strikethrough = removed from bill; Yellow highlighting = added to bill
1	(C) a current member of the House Committee on Government
2	Operations, appointed by the Speaker;
3	(D) a current member of the Senate Committee on Government
4	Operations, appointed by the Committee on Committees;
5	(E) the State Treasurer or designee;
6	(F) the Secretary of Administration or designee;
7	(G) the Commissioner of Human Resources or designee;
8	(H) the Commissioner of Public Safety or designee;
9	(I) the President of the Vermont State Employees' Association or
10	designee; and
11	(J) the Executive Director of the Vermont Troopers' Association or
12	designee.
13	(2) Any vacancy in membership shall be filled by the appointing
14	authority for the remainder of the term.
15	(c) Powers and duties.
16	(1) Group C analysis. The Committee shall review the requirements for
17	membership in Group C of the System as set forth in 3 V.S.A. § 455(a)(9)(B)
18	and (11)(C) and shall review all current employee positions classified as
19	Group C in order to perform the following analyses:

Page 9 of 20

1	(A) Whether the requirements for membership in Group C are
2	appropriately tailored to provide the appropriate retirement benefit to the
3	appropriate group of employees; and
4	(B) Whether applicable federal requirements, including the
5	provisions of the Age Discrimination in Employment Act, merit changes to the
6	requirements of Group C.
7	(2) Retirement benefit recommendations. In accordance with its
8	findings made pursuant to subdivision (1) of this subsection, the Committee
9	shall make the following recommendations:
10	(A) Whether any State employee positions currently in Group C
11	should be reclassified to another group within the System, given the nature of
12	the job duties performed by members in those positions;
13	(B) Whether any State employee positions not currently in Group C
14	should be reclassified into Group C, given the nature of the job duties
15	performed by members in those positions; and
16	(C) Whether the General Assembly should consider any revisions or
17	enhancements to the retirement benefits for certain State employee positions
18	that do not qualify for the current or recommended Group C requirements, if
19	the Committee finds that the nature of the position and job duties performed
20	merit such revisions.

	4/19/2018 - BAW - 06:38 PM Key: Red strikethrough = removed from bill; Yellow highlighting = added to bill
1	(3) Actuarial analysis; appropriation.
2	(A)(i) The State Treasurer shall consult with an actuary in order to
3	determine any financial impact on the System as a result of changes
4	recommended under subdivision (2) of this subsection.
5	(ii) The amount of \$75,000.00 is appropriated to the Office of
6	State Treasurer for any actuarial analysis performed under this subdivision (3).
7	(B) The Committee shall review the actuarial analysis performed by
8	the State Treasurer and make any adjustments to its recommendations as it
9	deems appropriate in light of the financial impact on the System.
10	(d) Assistance.
11	(1) The Committee shall have the administrative, technical, legal, and
12	fiscal assistance of the Office of Legislative Council and the Joint Fiscal
13	Office.
14	(2) The Offices of the State Treasurer and of the Attorney General, the
15	Agency of Administration, the Department of Finance and Management, the
16	Department of Human Resources, and the Agency of Digital Services shall
17	provide support to the Committee as applicable.
18	(e) Meetings.
19	(1) The Office of Legislative Council shall call the first meeting of the
20	Committee to occur on or before September 15, 2018.

(Draft No. 3.1 - S.273) – *Incorporates Provisions of H.12* Page 11 of 20

	(Draft No. 3.1 – S.273) – <i>Incorporates Provisions of H.12</i> Page 12 of 20 4/19/2018 - BAW - 06:38 PM <u>Key</u> : Red strikethrough = removed from bill; Yellow highlighting = added to bill
1	(2) The Committee shall select co-chairs from among its membership.
2	one of whom shall be a member of the House and one of whom shall be a
3	member of the Senate, serving in their capacity as a legislator.
4	(3) A majority of the membership shall constitute a quorum.
5	(4) The Committee shall cease to exist on the date is submits its final
6	<u>report.</u>
7	(f) Compensation and reimbursement.
8	(1) For attendance at meetings during adjournment of the General
9	Assembly, a legislative member of the Committee serving in his or her
10	capacity as a legislator shall be entitled to per diem compensation and
11	reimbursement of expenses pursuant to 2 V.S.A. § 406. These payments shall
12	be made from monies appropriated to the General Assembly.
13	(2) Other members of the Committee shall be entitled to per diem
14	compensation and reimbursement of expenses as permitted under 32 V.S.A. §
15	1010. These payments shall be made from monies appropriated to the Agency
16	of Administration.
17	(g) Reports.
18	(1) On or before January 15, 2019, the Committee shall provide a
19	progress report to the House and Senate Committees on Government
20	Operations and on Appropriations.

(Draft No. 3.1 – S.273) – <i>Incorporates Provisions of H.12</i> Page 13 of 20 4/19/2018 - BAW - 06:38 PM <u>Key</u> :
Red strikethrough = removed from bill; Yellow highlighting = added to bill
(2) The Committee shall submit its final report during the 2019-2020
<u>biennium.</u>
* * * Administration * * *
Sec. 10. 20 V.S.A. § 2053 is amended to read:
§ 2053. COOPERATION WITH OTHER AGENCIES
(a) The center Center shall cooperate with other state State departments and
agencies, municipal police departments, sheriffs, and other law enforcement
officers in this state State and with federal and international law enforcement
agencies to develop and carry on a uniform and complete state State, interstate,
national, and international system of records of criminal activities commission
of crimes and information.
(b)(1) All state State departments and agencies, municipal police
departments, sheriffs, and other law enforcement officers shall cooperate with
and assist the center Center in the establishment of a complete and uniform
system of records relating to the commission of crimes, arrests, convictions,
imprisonment, probation, parole, fingerprints, photographs, stolen property.
and other matters relating to the identification and records of persons who have
or who are alleged to have committed a crime, or who are missing persons, or
who are fugitives from justice.
(2) In order to meet the requirements of subdivision (1) of this
subsection, the Center shall establish and provide training on a uniform list of

	(Draft No. 3.1 – S.273) – <i>Incorporates Provisions of H.12</i> Page 14 of 20 4/19/2018 - BAW - 06:38 PM <u>Key</u> : Red strikethrough = removed from bill; Yellow highlighting = added to bill
1	definitions to be used in entering data into a law enforcement agency's system
2	of records, and every law enforcement officer shall use those definitions when
3	entering data into his or her agency's system.
4	* * * Coverage * * *
5	Sec. 10. 20 V.S.A. chapter 113, subchapter 2 is amended to read:
6	Subchapter 2. State Police
7	<u>* * *</u>
8	§ 1916. STATE POLICE BARRACKS; DUTY TO PROVIDE CALL
9	<u>INFORMATION</u>
10	On a quarterly basis, each State Police barracks shall submit to the
11	selectboard of each town within the barracks' jurisdiction a report describing
12	the nature of calls to the State Police from residents in that town in the
13	preceding quarter, without providing any personally identifying information.
14	Sec. 11. DEPARTMENT OF PUBLIC SAFETY; REPORT ON TOWN
15	CALLS TO THE VERMONT STATE POLICE
16	(a) The Department of Public Safety shall determine the number of calls
17	from towns the Vermont State Police received in fiscal year 2018 and, in
18	consultation with the Vermont League of Cities and Towns as necessary,
19	determine the number of those calls that came from each town without a police
20	department.

	(Draft No. 3.1 – S.273) – <i>Incorporates Provisions of H.12</i> Page 15 of 20 4/19/2018 - BAW - 06:38 PM <u>Key:</u> Red strikethrough = removed from bill; Yellow highlighting = added to bill				
1	(b) On or before November 15, 2018, the Commissioner of Public Safety				
2	shall report to the Senate Committees on Judiciary and on Government				
3	Operations and the House Committees on Judiciary and on Government				
4	Operations regarding the Department's findings as set forth in subsection (a) of				
5	this section.				
6	* * * Law Enforcement Advisory Board * * *				
7	Sec. 12. LEAB; REPEAL FOR RECODIFICATION				
8	24 V.S.A. § 1939 (Law Enforcement Advisory Board) is repealed.				
9	Sec. 13. 20 V.S.A. § 1818 is added to read:				
10	§ 1818. LAW ENFORCEMENT ADVISORY BOARD				
11	(a) The Law Enforcement Advisory Board is created within the Department				
12	of Public Safety to advise the Commissioner of Public Safety, the Governor,				
13	and the General Assembly on issues involving the cooperation and				
14	coordination of all agencies that exercise law enforcement responsibilities.				
15	The Board shall review any matter that affects more than one law enforcement				
16	agency. The Board shall comprise the following members:				
17	(1) the Commissioner of Public Safety or designee;				
18	(2) a member of the Chiefs of Police Association of Vermont appointed				
19	by the President of the Association;				
20	(3) a member of the Vermont Sheriffs' Association appointed by the				
21	President of the Association;				

	4/19/2018 - BAW - 06:38 PM <u>Key</u> : Red strikethrough = removed from bill; Yellow highlighting = added to bill			
1	(4) a representative of the Vermont League of Cities and Towns			
2	appointed by the Executive Director of the League;			
3	(5) a member of the Vermont Police Association appointed by the			
4	President of the Association;			
5	(6) the Attorney General or designee;			
6	(7) a State's Attorney appointed by the Executive Director of the			
7	Department of State's Attorneys and Sheriffs;			
8	(8) the U.S. Attorney or designee;			
9	(9) the Executive Director of the Vermont Criminal Justice Training			
10	Council;			
11	(10) the Defender General or designee;			
12	(11) the Executive Director of the Vermont Troopers' Association or			
13	<u>designee;</u>			
14	(12) a member of the Vermont Constables Association appointed by the			
15	President of the Association; and			
16	(13) the President of the Vermont State Employees Association or			
17	<u>designee.</u>			
18	(b) The Board shall elect a chair and a vice chair, which positions shall			
19	rotate among the various member representatives. Each member shall serve a			
20	term of two years. The Board shall meet at the call of the Chair or a majority			
21	of the members. A quorum shall consist of seven members, and decisions of			

(Draft No. 3.1 – S.273) – *Incorporates Provisions of H.12*

Page 16 of 20

	(Draft No. $3.1 - S.273$) – <i>Incorporates Provisions of H.12</i> Page 17 of 20 $4/19/2018$ - BAW - $06:38$ PM <u>Key:</u> Red strikethrough = removed from bill; Yellow highlighting = added to bill				
1	the Board shall require the approval of a majority of those members present				
2	and voting.				
3	(c) The Board shall undertake an ongoing formal process of reviewing law				
4	enforcement policies and practices with a goal of developing a comprehensive				
5	approach to providing the best services to Vermonters, given the monies				
6	available. The Board shall also provide educational resources to Vermonters				
7	about public safety challenges in the State.				
8	(d)(1) The Board shall meet at its discretion to develop policies and				
9	recommendations for law enforcement priority needs, including retirement				
10	benefits, recruitment of officers, training, homeland security issues,				
11	dispatching, and comprehensive drug enforcement.				
12	(2) The Board shall present its findings and recommendations in brief				
13	summary form to the House and Senate Committees on Judiciary and on				
14	Government Operations annually on or before January 15.				
15	Sec. 14. LEAB; RECODIFICATION DIRECTIVE				
16	(a) 24 V.S.A. § 1939 is recodified as 20 V.S.A. § 1818. During statutory				
17	revision, the Office of Legislative Council shall revise accordingly any				
18	references to 24 V.S.A. § 1939 in the Vermont Statutes Annotated.				
19	(b) Any references in session law and adopted rules to 24 V.S.A. § 1939 as				
20	previously codified shall be deemed to refer to 20 V.S.A. § 1818.				

	(Draft No. $3.1 - S.273$) – <i>Incorporates Provisions of H.12</i> Page 18 of 20 $4/19/2018$ - BAW - $06:38$ PM <u>Key</u> : Red strikethrough = removed from bill; Yellow highlighting = added to bill			
1	Sec. 15. LEAB; 2019 REPORT ON MUNICIPAL ACCESS TO LAW			
2	ENFORCEMENT SERVICES AND ON AGENCY DATA			
3	STANDARDS FOR RECORD SYSTEMS			
4	As part of its annual report in the year 2019, the Law Enforcement			
5	Advisory Board shall:			
6	(1) specifically recommend ways that towns can increase access to law			
7	enforcement services; and			
8	(2) consult with the Vermont Crime Information Center, the Crime			
9	Research Group, and other interested stakeholders regarding the manner in			
10	which law enforcement agencies enter data into their systems of records of the			
11	commission of crimes and related information in order to recommend in the			
12	report how agencies can improve that data entry so that crime data is entered			
13	uniformly and in a manner that meets the Center's requirement to have a			
14	uniform system of crime records as set forth in 20 V.S.A. § 2053.			
15	* * * Dispatch * * *			
16	Sec. 16. DEPARTMENT OF PUBLIC SAFETY AND THE VERMONT			
17	ENHANCED 911 BOARD; PROPOSAL FOR AN EQUITABLE			
18	STATEWIDE PUBLIC SAFETY DISPATCH SYSTEM			
19	(a)(1) The Department of Public Safety and the Vermont Enhanced 911			
20	Board shall consult with the Vermont League of Cities and Towns as an equal			
21	partner in order to propose a plan that would result in a comprehensive.			

	(Draft No. 3.1 – S.273) – <i>Incorporates Provisions of H.12</i> Page 19 of 20 4/19/2018 - BAW - 06:38 PM Key:					
	Red strikethrough = removed from bill; Yellow highlighting = added to bill					
1	efficient, and equitably funded public safety dispatch system to dispatch law					
2	enforcement, fire, and emergency medical services statewide. In proposing the					
3	plan, consideration shall be given to existing and planned regional dispatch					
4	centers.					
5	(2) Included in the proposed plan shall be recommendations regarding:					
6	(A) the manner in which different dispatch services should					
7	communicate among each other;					
8	(B) whether there should be different dispatching services used					
9	among State agencies and departments;					
10	(C) the role of regional dispatch centers;					
11	(D) the funding source or sources for the proposed plan; and					
12	(E) the timeframe for implementing the proposed plan.					
13	(b) On or before November 1, 2019, the Department and the Board shall					
14	jointly submit the proposed plan to:					
15	(1) the Senate Committees on Finance, on Government Operations, on					
16	Appropriations, and on Economic Development, Housing and General Affairs;					
17	(2) the House Committees on Commerce and Economic Development,					
18	on Government Operations, on Appropriations, and on Ways and Means; and					
19	(3) the Governor.					

	(Draft No. 3.1 – S.273) – <i>Incorporates Provision</i> 4/19/2018 - BAW - 06:38 PM <u>Key</u> : Red strikethrough = removed from bill; Yellow h		
1	* * * Effective Dates and Implem	nentation * * *	
2	Sec. 17. EFFECTIVE DATES; IMPLEMENTA	TION	
3	This act shall take effect on July 1, 2018, exce	pt the following sections shall	
4	take effect on July 1, 2019:		
5	(1) the following sections shall take effect	on July 1, 2019:	
6	(1)(A) Sec. 2 5, amending 20 V.S.A. § 235	55 (Council powers and	
7	duties), except that the requirement to adopt rules	s set forth in subdivision (a)(1)	
8	of that section shall take effect on July 1, 2018 so	that those rules are adopted	
9	on or before July 1, 2019;		
10	(2) Sec. 5, amending 20 V.S.A. § 2358 (m)	inimum training standards;	
11	definitions); and		
12	(3)(B) Sec. 6 10, amending 20 V.S.A. § 20		
13	agencies <mark>); and</mark>		
14	(2) Sec. 7, amending 20 V.S.A. § 2358 (m		
15	definitions) shall take effect on July 1, 2020.		Comment [BAW5]: Re: requirements for bloomstep training transition from Level II to Level III.
16			
17			
18	(Committee vote:)		
19			
20		Representative	
21		FOR THE COMMITTEE	

VT LEG #332389 v.3