1	TO THE HOUSE OF REPRESENTATIVES:
2	The Committee on Human Services to which was referred House Bill No.
3	326 entitled "An act relating to eligibility and calculation of grant or subsidy
4	amount for Reach Up, Reach Ahead, and the Child Care Services Program"
5	respectfully reports that it has considered the same and recommends that the
6	bill be amended by striking out all after the enacting clause and inserting in
7	lieu thereof the following:
8	* * * Findings * * *
9	Sec. 1. FINDINGS
10	The General Assembly finds that:
11	(1) benefit cliffs, which occur when a family's loss of economic benefits
12	outpaces the rate at which its earnings increase, have a detrimental impact on
13	Vermont families;
14	(2) according to the 2016 article "Do Limits on Family Assets Affect
15	Participation in, Costs of TANF?" by the Pew Charitable Trusts, raising or
16	eliminating asset limits within the Temporary Assistance for Needy Families
17	program (TANF) does not affect the number of monthly applicants to the
18	program;
19	(3) according to the 2016 article "Low TANF Asset Limits Show No
20	Cost or Caseload Benefits for State Programs" by the Pew Charitable Trusts,

1	states experience a decrease in administrative costs when they raise or
2	eliminate TANF asset tests.
3	(4) according to a 2014 article entitled "Relationships Between College
4	Savings and Enrollment, Graduation, and Student Loan Debt," by the Center
5	for Social Development, children in families that have few or no assets have
6	lower academic achievement scores, high school graduation rates, college
7	enrollment rates, and college graduation rates than children in families with
8	assets; and
9	(5) school-designated savings are more effective than basic savings in
10	influencing college outcomes.
11	* * * Reach Up * * *
12	Sec. 2. 33 V.S.A. § 1103 is amended to read:
13	§ 1103. ELIGIBILITY AND BENEFIT LEVELS
14	* * *
15	(c) The Commissioner shall adopt rules for the determination of eligibility
16	for the Reach Up program and benefit levels for all participating families that
17	include the following provisions:
18	(1) No Not less than the first \$250.00 per month of earnings from an
19	unsubsidized job and 25 percent of the remaining unsubsidized earnings shall
20	be disregarded in determining the amount of the family's financial assistance
21	grant. The family shall receive the difference between countable income and

1	the Reach Up payment standard in a partial financial assistance grant.
2	Unsubsidized earnings deposited in a qualified child education savings
3	account, such as the Vermont Higher Education Investment Plan, established
4	in 16 V.S.A. § 2877, or any similar plan qualified under 26 U.S.C. § 529, shal
5	be disregarded in determining the amount of a family's financial assistance
6	<mark>grant.</mark>
7	(2) No Not less than the first \$90.00 per month of earnings from a
8	subsidized job shall be disregarded in determining the amount of the family's
9	financial assistance grant. The family shall receive the difference between
10	countable income and the Reach Up payment standard in a partial financial
11	assistance grant. Earnings from subsidized jobs shall qualify for federal and
12	State earned income credit if the family is otherwise eligible for such credit.
13	(3) Each family development plan shall provide for an incentive
14	payment to be paid to the participating family for completing a required
15	activity or task.
16	(4) Education stipends, employment stipends, job training stipends, and
17	incentive payments, as determined by the Commissioner, shall be excluded in
18	calculating the financial assistance grant.
19	(5) The value of assets accumulated from the earnings of adults and
20	children in participating families and from any federal or Vermont earned
21	income tax credit shall be excluded for purposes of determining continuing by

1	a participating family shall be excluded in determining the participating
2	family's eligibility for the Reach Up program. The asset limitation shall be
3	\$2,000.00 for participating families for the purposes of determining continuing
4	eligibility for the Reach Up program.
5	(6) Transitional medical assistance of up to 36 months shall be provided
6	to families with a working adult who becomes ineligible for financial
7	assistance due to increased earnings, unless family income exceeds 185 percent
8	of the federal poverty level, and provided that federal financial participation is
9	available for such transitional medical assistance.
10	(7) The equity value of one operable motor vehicle in a family with a
11	single parent or caretaker and of two operable motor vehicles in a two-parent
12	family shall be excluded for purposes of determining eligibility for the Reach
13	Up program. The Commissioner shall take all steps necessary to retain current
14	resource protections under the Food Stamps program Supplemental Nutrition
15	Assistance Program (SNAP) so that the rules under the Food Stamps program
16	SNAP and the Reach Up program are compatible.
17	(8) An individual domiciled in Vermont shall be exempt from the
18	disqualification provided for in 21 U.S.C. § 862a.
19	(9) The amount of \$115.00 of the Supplemental Security Income
20	payment received by a parent, excluding payments received on behalf of a

20

1	child, shall count toward the determination of the amount of the family's
2	financial assistance grant.
3	* * *
4	* * * Child Care Services Program * * *
5	Sec. 3. 33 V.S.A. § 3512 is amended to read:
6	§ 3512. CHILD CARE SERVICES PROGRAMS; ELIGIBILITY
7	(a)(1) A Child Care Services Program is established to subsidize, to the
8	extent that funds permit, the costs of child care for families that need child care
9	services in order to obtain employment, to retain employment, or to obtain
10	training leading to employment. Families seeking employment shall not be
11	entitled to participate in the Program for a period in excess of one month,
12	unless that period is extended by the Commissioner.
13	(2) The subsidy authorized by this subsection shall be on a sliding scale
14	basis. The scale shall be established by the Commissioner, by rule, and shall
15	bear a reasonable relationship to income and family size. The lower limit of
16	the fee scale shall include families whose gross income is up to and including
17	100 percent of the federal poverty guidelines. The upper income limit of the
18	fee scale shall be neither less than 200 percent of the federal poverty guidelines
19	nor more than 100 percent of the State median income, adjusted for the size of

the family. The scale shall be structured so that it encourages employment.

1	(3) New earnings deposited in a qualified child education savings
2	account, such as the Vermont Higher Education Investment Plan, established
3	in 16 V.S.A. § 2877, or any similar plan qualified under 26 U.S.C. § 529, shall
4	be disregarded in determining the amount of a family's income for the purpose
5	of determining continuing eligibility.
6	* * *
7	* * * Effective Date * * *
8	Sec. 4. EFFECTIVE DATE
9	This act shall take effect on July 1, 2017.
10	and that after passage the title of the bill be amended to read: "An act relating
11	to eligibility for Reach Up and the Child Care Services Program"
12	
13	
14	(Committee vote:)
15	
16	Representative
17	FOR THE COMMITTEE