As passed the Senate: An act relating to the mitigation of systemic racism	As passed the House: An act relating to racial equity in State government	Concurrence with further proposal of amendment
Sec. 1. LEGISLATIVE INTENT	Sec. 1. LEGISLATIVE INTENT	
It is the intent of the General Assembly	It is the intent of the General Assembly	
to promote racial justice reform	to promote racial justice reform throughout	[Same]
throughout the State by mitigating	the State by mitigating systemic racism in	
systemic racism in all systems of State	all systems of State government and	
government and creating a culture of	creating a culture of inclusiveness.	
inclusiveness.		
Sec. 2. 3 V.S.A. § 2102 is amended to	Sec. 2. 3 V.S.A. § 2102 is amended to	Sec. 2. 3 V.S.A. § 2102 is amended to
read:	read:	read:
§ 2102. POWERS AND DUTIES	§ 2102. POWERS AND DUTIES	§ 2102. POWERS AND DUTIES
(a) The Governor's Cabinet shall adopt	(a) The Governor's Cabinet shall adopt	(a) The Governor's Cabinet shall adopt
and implement a program of continuing	and implement a program of continuing	and implement a program of continuing
coordination and improvement of the	coordination and improvement of the	coordination and improvement of the
activities carried on at all levels of State	activities carried on at all levels of State	activities carried on at all levels of State
and local government.	and local government.	and local government.
(b) The Cabinet shall work	(b) The Cabinet shall work	(b) The Cabinet shall work

collaboratively with the Chief Civil Rights	collaboratively with the Executive Director	collaboratively with the Executive Director
Officer and shall provide the Chief with	of Racial Equity and may provide the	of Racial Equity and may provide the
access to all relevant records and	Director with access to all relevant records	Director with access to all relevant records
information.	and information as permitted by law.	and information as permitted by law.

Sec. 3. 3 V.S.A. chapter 68 is added to	Sec. 3. 3 V.S.A. chapter 68 is added to	Sec. 3. 3 V.S.A. chapter 68 is added to
read:	read:	read:
CHAPTER 68. CHIEF CIVIL RIGHTS	CHAPTER 68. EXECUTIVE DIRECTOR	CHAPTER 68. EXECUTIVE DIRECTOR
<u>OFFICER</u>	OF RACIAL EQUITY	OF RACIAL EQUITY
<u>§ 5001. POSITION</u>	<u>§ 5001. POSITION</u>	§ 5001. POSITION
(a) There is created within the	(a) There is created within the	(a) There is created within the
Executive Branch an independent position	Executive Branch the position of Executive	Executive Branch the position of Executive
named the Chief Civil Rights Officer to	Director of Racial Equity to identify and	Director of Racial Equity to identify and
identify and work to eradicate systemic	work to eradicate systemic racism within	work to eradicate systemic racism within
racism within State government.	State government.	State government.
(b) The Chief Civil Rights Officer	(b) The Executive Director of Racial	(b) The Executive Director of Racial
shall have the powers and duties	Equity shall have the powers and duties	Equity shall have the powers and duties
enumerated within section 2102 of this	enumerated within section 2102 of this title	enumerated within section 2102 of this title
title, but shall operate independently of the	and shall work collaboratively with and act	and shall work collaboratively with and act
Governor's Cabinet.	as a liaison between the Governor's	as a liaison between the Governor's
	Workforce Equity and Diversity Council,	Workforce Equity and Diversity Council,
	the Vermont Human Rights Commission,	the Vermont Human Rights Commission,

	and the Governor's Cabinet.	and the Governor's Cabinet.
(c) The Chief Civil Rights Officer		(c) The Director shall be housed within
shall not be attached to any State		and have the administrative, legal, and
department or agency, but shall be housed		technical support of the Agency of
within and have administrative, legal, and		Administration.
technical support of the Agency of		
Administration.		
§ 5002. CIVIL RIGHTS ADVISORY	§ 5002. RACIAL EQUITY ADVISORY	§ 5002. RACIAL EQUITY ADVISORY
PANEL	PANEL	PANEL
(a) The Civil Rights Advisory Panel is	(a) The Racial Equity Advisory Panel is	(a) The Racial Equity Advisory Panel is
established. The Panel shall be organized	established. The Panel shall be organized	established. The Panel shall be organized
and have the duties and responsibilities as	and have the duties and responsibilities as	and have the duties and responsibilities as
provided in this section. The Panel may	provided in this section. The Panel shall	provided in this section. The Panel shall
consult with the Governor's Workforce	have administrative, legal, and technical	have the administrative, legal, and
Equity and Diversity Council, the	support of the Agency of Administration.	technical support of the Agency of
Vermont Human Rights Commission, and		Administration.
others. The Panel shall have		
administrative, legal, and technical		

support of the Agency of Administration.		
(b)(1) The Panel shall consist of five	(b)(1) The Panel shall consist of five	(b)(1) The Panel shall consist of five
members, as follows:	members, as follows:	members, as follows:
(A) one member appointed by	(A) one member appointed by the	(A) one member appointed by the
the Senate Committee on Committees who	Senate Committee on Committees who	Senate Committee on Committees who
shall not be a current senator;	shall not be a current legislator;	shall not be a current legislator;
(B) one member appointed by	(B) one member appointed by the	(B) one member appointed by the
the Speaker of the House who shall not be	Speaker of the House who shall not be a	Speaker of the House who shall not be a
a current representative;	current legislator;	current legislator;
(C) one member appointed by	(C) one member appointed by the	(C) one member appointed by the
the Chief Justice of the Supreme Court	Chief Justice of the Supreme Court who	Chief Justice of the Supreme Court who
who shall not be a current legislator;	shall not be a current legislator;	shall not be a current legislator;
(D) one member appointed by	(D) one member appointed by the	(D) one member appointed by the
the Governor who shall not be a current	Governor who shall not be a current	Governor who shall not be a current
legislator; and	legislator; and	legislator; and
(E) one member appointed by	(E) one member appointed by the	(E) one member appointed by the
the Human Rights Commission who shall	Human Rights Commission who shall not	Human Rights Commission who shall not

be a current legislator.

not be a current legislator.

be a current legislator.

(2) Members shall have experience working to implement racial justice reform and, to the extent possible, represent geographically diverse areas of the State. At least three members shall be persons of color.

(2) Members shall be drawn from diverse backgrounds to represent the interests of communities of color throughout the State, have experience working to implement racial justice reform and, to the extent possible, represent geographically diverse areas of the State.

(2) Members shall be drawn from diverse backgrounds to represent the interests of communities of color throughout the State, have experience working to implement racial justice reform and, to the extent possible, represent geographically diverse areas of the State.

(3) The term of each member shall be three years, except that of the members first appointed, one each shall serve a term of one year, to be appointed by the Human Rights Commission; two years, to be appointed by the Governor; three years, to be appointed by the Speaker of the House; four years, to be appointed by the Senate Committee on Committees; and five years,

(3) The term of each member shall be three years, except that of the members first appointed, one each shall serve a term of one year, to be appointed by the Human Rights Commission; two years, to be appointed by the Governor; three years, to be appointed by the Speaker of the House; four years, to be appointed by the Senate Committee on Committees; and five years,

(3) The term of each member shall be three years, except, so that the term of one regular member expires in each ensuing year of the members first appointed, one shall serve a term of: one year, to be appointed by the Human Rights Commission; two years, to be appointed by the Governor; three years, to be appointed by the Speaker of the House; four years, to

/age/

S.281 Side by side comparison May 7, 2018

to be appointed by the Chief Justice of the Supreme Court, so that the term of one regular member expires in each ensuing year. As terms of currently serving members expire, appointments of successors shall be in accord with the provisions of this subsection. Appointments of members to fill vacancies or expired terms shall be made by the authority that made the initial appointment to the vacated or expired term. Members shall serve until their successors are elected or appointed. Members shall serve not more than three consecutive terms in any capacity.

to be appointed by the Chief Justice of the
Supreme Court, so that the term of one
regular member expires in each ensuing
year. As terms of currently serving
members expire, appointments of
successors shall be in accord with the
provisions of this subsection.
Appointments of members to fill vacancies
or expired terms shall be made by the
authority that made the initial appointment
to the vacated or expired term. Members
shall serve until their successors are elected
or appointed. Members shall serve not
more than three consecutive terms in any
capacity.

be appointed by the Senate Committee on
Committees; and five years, to be
appointed by the Chief Justice of the
Supreme Court. As terms of currently
serving members expire, appointments of
successors shall be in accord with the
provisions of this subsection.
Appointments of members to fill vacancies
or expired terms shall be made by the
authority that made the initial appointment
to the vacated or expired term. Members
shall serve until their successors are elected
or appointed. Members shall serve not
more than three consecutive terms in any
capacity.

(4) Members of the Panel shall elect
by majority vote the Chair of the Panel,
who shall serve for a term of three years
after the implementation period.

- (4) Members of the Panel shall elect by majority vote the Chair of the Panel, who shall serve for a term of three years after the implementation period. Members of the Panel shall be appointed on or before September 1, 2018 in order to prepare as they deem necessary for the establishment of the Panel, including the election of the Chair of the Panel. Terms of members shall officially begin on January 1, 2019.
- (4) Members of the Panel shall elect by majority vote the Chair of the Panel, who shall serve for a term of three years after the implementation period. Members of the Panel shall be appointed on or before September 1, 2018 in order to prepare as they deem necessary for the establishment of the Panel, including the election of the Chair of the Panel. Terms of members shall officially begin on January 1, 2019.

- (c) The Panel shall have the following duties and responsibilities:
- (1) appoint the Chief Civil Rights

 Officer;
- (2) work with the Chief Civil
 Rights Officer to implement the reforms
 identified as necessary in the
 comprehensive organizational review as
- (c) The Panel shall have the following duties and responsibilities:
- (1) work with the Executive Director of Racial Equity to implement the reforms identified as necessary in the comprehensive organizational review as
- (1) work with the Executive Director
 of Racial Equity to implement the reforms
 identified as necessary in the
 comprehensive organizational review as

duties and responsibilities:

required by section 5003(a) of this title;	required by subsection 5003(a) of this title;	required by subsection 5003(a) of this title;
	and	and
(3) oversee and advise the Chief to	(2) advise the Director to ensure	(2) oversee and advise the Executive
ensure ongoing compliance with the	ongoing compliance with the purpose of	Director to ensure ongoing compliance
purpose of this chapter; and	this chapter, and advise the Governor on	with the purpose of this chapter, and advise
(4) on or before January 15, 2020,	strategies for remediating systemic racial	the Governor on strategies for remediating
and annually thereafter, report to the	disparities in statewide systems of	systemic racial disparities in statewide
House and Senate Committees on	government.	systems of government.
Government Operations.		(d) Only the Panel may remove the
(d) Only the Panel may remove the		Chief Civil Rights Officer. The Panel shall
Chief Civil Rights Officer. The Panel		adopt rules pursuant to chapter 25 of this
shall adopt rules pursuant to chapter 25 of		title to define the basis and process for
this title to define the basis and process for		removal.
removal.		
(e) Each member of the Panel shall be	(d) Each member of the Panel shall be	(e) Each member of the Panel shall be
entitled to per diem compensation and	entitled to per diem compensation and	entitled to per diem compensation and
reimbursement of expenses pursuant to 32	reimbursement of expenses pursuant to 32	reimbursement of expenses pursuant to 32
<u>V.S.A. § 1010.</u>	<u>V.S.A. § 1010.</u>	<u>V.S.A. § 1010.</u>

§ 5003. DUTIES OF CHIEF CIVIL RIGHTS OFFICER

(a) The Chief Civil Rights Officer
shall work with the agencies and
departments to implement a program of
continuing coordination and improvement
of activities in State government in order
to combat systemic racial disparities and
measure progress toward fair and
impartial governance, including:

organizational review to identify systemic racism in each of the three branches of

State government and inventory systems in place that engender racial disparities, which may be completed by a consultant or outside vendor; and

§ 5003. DUTIES OF EXECUTIVE DIRECTOR OF RACIAL EQUITY

(a) The Executive Director of Racial
Equity shall work with the agencies and
departments to implement a program of
continuing coordination and improvement
of activities in State government in order to
combat systemic racial disparities and
measure progress toward fair and impartial
governance, including:

(1) oversee a comprehensive organizational review to identify systemic racism in each of the three branches of State government and inventory systems in place that engender racial disparities;

§ 5003. DUTIES OF EXECUTIVE DIRECTOR OF RACIAL EQUITY

(a) The Executive Director of Racial
Equity (Director) shall work with the
agencies and departments to implement a
program of continuing coordination and
improvement of activities in State
government in order to combat systemic
racial disparities and measure progress
toward fair and impartial governance,
including:

(1) overseeing a comprehensive organizational review to identify systemic racism in each of the three branches of

State government and inventory systems in place that engender racial disparities;

(2) manage and oversee the statewide collection of race-based data to determine the nature and scope of racial discrimination within all systems of State government.

(b) Pursuant to section 2102 of this title, work collaboratively with State agencies and departments to gather relevant existing data and records necessary to carry out the purpose of this chapter.

- (2) create a strategy for implementing a centralized platform for race-based data collection and manage the aggregation, correlation, and public dissemination of the data; and
- (3) develop a model fairness and diversity policy and review and make recommendations regarding the fairness and diversity policies held by all State government systems.
- (b) Pursuant to section 2102 of this title, work collaboratively with State agencies and departments to gather relevant existing data and records necessary to carry out the purpose of this chapter and to develop best practices for remediating systemic racial disparities throughout State government.

- (2) managing and overseeing the statewide collection of race-based data to determine the nature and scope of racial discrimination within all systems of State government; and
- (3) developing a model fairness and diversity policy and review and make recommendations regarding the fairness and diversity policies held by all State government systems.
- (b) Pursuant to section 2102 of this title, work collaboratively with State agencies and departments to gather relevant existing data and records necessary to carry out the purpose of this chapter and to develop best practices for remediating systemic racial disparities throughout State government.

- (c) The Chief shall work with the agencies and departments and with the Chief Performance Officer to develop performance targets and performance measures for the General Assembly, the Judiciary, and the agencies and departments to evaluate respective results in improving systems. These performance measures shall be included in the agency's or department's quarterly reports to the Chief, and the Chief shall include each agency's or department's performance targets and performance measures in his or her annual reports to the General Assembly.
- (d) The Chief shall, in consultation
 with the Department of Human Resources
 and the agencies and departments, develop
- (c) The Director shall work with the agencies and departments and with the Chief Performance Officer to develop performance targets and performance measures for the General Assembly, the Judiciary, and the agencies and departments to evaluate respective results in improving systems. These performance measures shall be included in the agency's or department's quarterly reports to the Director, and the Director shall include each agency's or department's performance targets and performance measures in his or her annual reports to the General Assembly.
- (d) The Director shall, in consultation with the Department of Human Resources and the agencies and departments, develop
- (c) The Director shall work with the agencies and departments and with the Chief Performance Officer to develop performance targets and performance measures for the General Assembly, the Judiciary, and the agencies and departments to evaluate respective results in improving systems. These performance measures shall be included in the agency's or department's quarterly reports to the Director, and the Director shall include each agency's or department's performance targets and performance measures in his or her annual reports to the General Assembly.
- (d) The Director shall, in consultation with the Department of Human Resources and the agencies and departments, develop

and conduct trainings for agencies and existing duty of the Department of Human

departments. Nothing in this subsection shall be construed to discharge the Resources to conduct trainings.

(e) In order to enforce the provisions of this chapter and empower the Chief to perform his or her duties, the Chief may issue subpoenas, administer oaths and take the testimony of any person under oath, and require production of data, papers, and records. Any subpoena or notice to produce may be served by registered or certified mail or in person by an agent of the Chief. Service by registered or

and conduct trainings for agencies and departments regarding the nature and scope of systemic racism and the institutionalized nature of race-based bias. Nothing in this subsection shall be construed to discharge the existing duty of the Department of Human Resources to conduct trainings.

[Subpoena power removed in House version]

and conduct trainings for agencies and departments regarding the nature and scope of systemic racism and the institutionalized nature of race-based bias. Nothing in this subsection shall be construed to discharge the existing duty of the Department of Human Resources to conduct trainings.

certified mail shall be effective three		
business days after mailing. Any		
subpoena or notice to produce shall		
provide at least six business days' time		
from service within which to comply,		
except that the Chief may shorten the time		
for compliance for good cause shown.		
Any subpoena or notice to produce sent by		
registered or certified mail, postage		
prepaid, shall constitute service on the		
person to whom it is addressed. Each		
witness who appears before the Chief		
under subpoena shall receive a fee and		
mileage as provided for witnesses in civil		
cases in Superior Courts; provided,		
however, any person subject to the Chief's	(e) On or before January 15, 2020, and	(e) On or before January 15, 2020, and
authority shall not be eligible to receive	annually thereafter, report to the House and	annually thereafter, the Director shall
fees or mileage under this section.	Senate Committees on Government	report to the House and Senate Committees

	Operations demonstrating the State's	on Government Operations demonstrating
[Panel reports annually to legislature in	progress in identifying and remediating	the State's progress in identifying and
Senate version]	systemic racial bias within State	remediating systemic racial bias within
	government.	State government.
	§ 5004. INFORMATION; DISCLOSURE	§ 5004. INFORMATION; DISCLOSURE
	AND CONFIDENTIALITY	AND CONFIDENTIALITY
	(a) Confidentiality of records. Except	(a) Confidentiality of records.
	as provided in subsection (b) of this	(1) Any records transmitted to or
	section, the records of the Racial Equity	obtained by the Executive Director of
	Director and the Racial Equity Advisory	Racial Equity and the Racial Equity
	Panel shall be exempt from public	Advisory Panel that are exempt from
	inspection and copying under the Public	public inspection and copying under the
[No corresponding language in Senate	Records Act and shall be kept confidential.	Public Records Act shall remain exempt
version re: confidentiality]		and shall be kept confidential to the extent
		required by law.
		(2) Draft reports, working papers,
		and internal correspondence between the
		Director and the Panel shall be exempt

(b) Exceptions.

(1) The Director and Panel members may make records available to each other, the Governor, and the Governor's Cabinet as necessary to fulfill their duties as set forth in this chapter. They may also make records pertaining to any alleged violations of antidiscrimination statutes available to any State or federal law enforcement agency authorized to enforce such statutes. The Director or Panel may refuse to disclose records or information the release of which may be prohibited under State or federal law absent court order.

from public inspection and copying under the Public Records Act and shall be kept confidential. The completed reports shall be public records.

(b) Exceptions.

(1) The Director and Panel members may make records available to each other, the Governor, and the Governor's Cabinet as necessary to fulfill their duties as set forth in this chapter. They may also make records pertaining to any alleged violations of antidiscrimination statutes available to any State or federal law enforcement agency authorized to enforce such statutes.

(2) Absent a court order for good cause shown or the prior written consent of an individual providing information or lawfully-obtained records to the Director or

	(2) Any records or information	the Panel, the Director and Panel Members
	described in subdivision (1) of this	may decline to disclose:
	subsection made available to a party or	(A) the identity of the individual
	entity pursuant to a confidentiality	if good cause exists to protect his or her
	agreement or court order requiring	confidentiality; and
	confidentiality shall be kept confidential in	(B) materials pertaining to the
	accordance with the agreement or order,	individual, including written
	unless disclosure is otherwise authorized	communications among the individual, the
	by law or court order.	Director and the Panel, and recordings,
		notes, or summaries reflecting interviews
		or discussions among the individual, the
		Director and the Panel.
	§ 5005. NOMINATION AND	§ 5005. NOMINATION AND
	APPOINTMENT PROCESS	APPOINTMENT PROCESS
[No corresponding language in Senate	(a) The Racial Equity Advisory Panel	(a) The Racial Equity Advisory Panel
version because Panel appoints]	shall select for consideration by the Panel,	shall select for consideration by the Panel,
	by majority vote, provided that a quorum is	by majority vote, provided that a quorum is
	present, from the applications for the	present, from the applications for the
	<u> </u>	<u> </u>

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S.281 Side by side comparison May 7, 2018

position of Executive Director of Racial
Equity as many candidates as it deems
qualified for the position.

- (b) The Panel shall submit to the

 Governor the names of the three candidates

 it deems most qualified to be appointed to

 fill the position.
- (c) The Governor shall make the appointment to the Executive Director position from the list of qualified candidates submitted pursuant to subsection (b) of this section. The names of candidates submitted and not selected shall remain confidential.

position of Executive Director of Racial
Equity as many candidates as it deems
qualified for the position.

- (b) The Panel shall submit to the
 Governor the names of the candidates
 deemed most qualified to be appointed to
 fill the position.
- (c) The Governor shall make the appointment to the Executive Director position from the list of qualified candidates submitted pursuant to subsection (b) of this section. The names of candidates submitted and not selected shall remain confidential.

	,	
Sec. 4. AUTHORIZATION FOR CHIEF	Sec. 4. AUTHORIZATION FOR	
CIVIL RIGHTS OFFICER POSITION	EXECUTIVE DIRECTOR OF RACIAL	
One new permanent, exempt position	EQUITY POSITION	[Same]
of Chief Civil Rights Officer is created	One new permanent, exempt position of	
within the Agency of Administration.	Executive Director of Racial Equity is	
	created within the Agency of	
	Administration.	
Sec. 4a. CHIEF CIVIL RIGHTS		Sec. 5. EXECUTIVE DIRECTOR OF
OFFICER; CIVIL RIGHTS		RACIAL EQUITY; RACIAL
ADVISORY PANEL; FUNDING		EQUITY ADVISORY PANEL;
SOURCE; SURCHARGE;		FUNDING SOURCE;
REPEAL		SURCHARGE; REPEAL
(a) Surcharge.	[No corresponding language in House	(a) Surcharge.
(1) Notwithstanding the provisions	version]	(1) Notwithstanding the provisions
of 3 V.S.A. § 2283(c) setting forth the		of 3 V.S.A. § 2283(c) setting forth the
purpose and rate of charges collected in		purpose and rate of charges collected in the
the Human Resource Services Internal		Human Resource Services Internal Service

Service Fund, in fiscal year 2019, a	
surcharge of up to 1.65 percent, and in	
fiscal year 2020 and thereafter, a	
surcharge of up to 3.3 percent, but no	
greater than the cost of both the Civil	
Rights Advisory Panel and the position of	
Chief Civil Rights Officer set forth in Sec.	
3 of this act, on the per-position portion of	
the charges authorized in 3 V.S.A.	
§ 2283(c)(2) shall be assessed to all	
Executive Branch agencies, departments,	
and offices and shall be paid by all	
assessed entities solely with State funds.	
(2) The amount collected shall be	

(2) The amount collected shall be accounted for within the Human Resource Services Internal Service Fund and used solely for the purposes of funding the Civil Rights Advisory Panel and the

Fund, in fiscal year 2019, a surcharge of up to 1.65 percent, and in fiscal year 2020 and thereafter, a surcharge of up to 3.3 percent, but no greater than the cost of both the Racial Equity Advisory Panel and the position of Executive Director of Racial Equity set forth in Sec. 3 of this act, on the per-position portion of the charges authorized in 3 V.S.A. § 2283(c)(2) shall be assessed to all Executive Branch agencies, departments, and offices and shall be paid by all assessed entities solely with State funds.

(2) The amount collected shall be accounted for within the Human Resource Services Internal Service Fund and used solely for the purposes of funding the Racial Equity Advisory Panel and the

position of the Chief Civil Rights Officer		position of the Executive Director of Racial
set forth in Sec. 3 of this act.		Equity set forth in Sec. 3 of this act.
(b) Repeal. This section shall be		(b) Repeal. This section shall be repealed
repealed on June 30, 2024.		on June 30, 2024.
Sec. 5. FISCAL YEAR 2019	Sec. 5. FISCAL YEAR 2019	Sec. 6. FISCAL YEAR 2019
APPROPRIATION	APPROPRIATION	APPROPRIATION
There is appropriated to the Agency of	There is appropriated to the Agency of	There is appropriated to the Agency of
Administration from the General Fund for	Administration from the General Fund for	Administration from the Human Resource
fiscal year 2019 the amount of \$75,000.00	fiscal year 2019 the amount of \$75,000.00	Services Internal Service Fund for fiscal
for the Civil Rights Advisory Panel and	for the Racial Equity Advisory Panel and	year 2019 the amount of \$75,000.00 for the
the position of Chief Civil Rights Officer.	the position of Executive Director of	Racial Equity Advisory Panel and the
	Racial Equity.	position of Executive Director of Racial
		Equity.
Sec. 6. SECRETARY OF	Sec. 6. SECRETARY OF	
ADMINISTRATION; CIVIL RIGHTS	ADMINISTRATION; RACIAL EQUITY	
ADVISORY PANEL; CHIEF CIVIL	ADVISORY PANEL; EXECUTIVE	[Same, except for (c) below]

RIGHTS OFFICER; REPORT	DIRECTOR OF RACIAL EQUITY;	
	REPORT	
(a) On or before September 1, 2018,	(a) On or before September 1, 2018, the	
the Civil Rights Advisory Panel shall be	Racial Equity Advisory Panel shall be	
appointed.	appointed.	
(b) On or before November 1, 2018,	(b) On or before November 1, 2018, the	
the Civil Rights Advisory Panel shall, in	Racial Equity Advisory Panel shall, in	
consultation with the Secretary of	consultation with the Secretary of	
Administration and the Department of	Administration and the Department of	
Human Resources, have developed and	Human Resources, have developed and	
posted a job description for the Chief Civil	posted a job description for the Executive	
Rights Officer.	Director of Racial Equity.	
	(c) On or before January 1, 2019, the	(c) On or before January 1, 2019, the
(c) On or before January 1, 2019, the	Racial Equity Advisory Panel shall submit	Racial Equity Advisory Panel shall submit
Civil Rights Advisory Panel shall appoint	to the Governor the names of the three	to the Governor the names of the three
the Chief Civil Rights Officer.	candidates for the Executive Director of	candidates for the Executive Director of
	Racial Equity position.	Racial Equity position.
	(d) On or before February 1, 2019, the	

(d) On or before April 1, 2019, the
Chief Civil Rights Officer shall update the
House and Senate Committees on
Government Operations regarding how
best to complete a comprehensive
organizational review to identify systemic
racism pursuant to 3 V.S.A. § 5003, and
potential private and public sources of
funding to achieve the review.

Governor shall appoint the Executive Director of Racial Equity.

(e) On or before May 1, 2019, the

Executive Director of Racial Equity shall
update the House and Senate Committees
on Government Operations regarding how
best to complete a comprehensive
organizational review to identify systemic
racism pursuant to 3 V.S.A. § 5003, and
potential private and public sources of
funding to achieve the review.

Sec. 6a. REPEAL	Sec. 7. REPEAL	Sec. 7. REPEAL
On June 30, <mark>2024</mark> :	<u>On June 30, <mark>2023</mark>:</u>	<u>On June 30, <mark>2024</mark>:</u>
(1) Sec. 3 of this act (creating the	(1) Sec. 3 of this act (creating the	(1) Sec. 3 of this act (creating the
Chief Civil Rights Officer and Civil	Executive Director of Racial Equity and	Executive Director of Racial Equity and
Rights Advisory Panel in 3 V.S.A. chapter	Racial Equity Advisory Panel in 3 V.S.A.	Racial Equity Advisory Panel in 3 V.S.A.
68) is repealed and the Officer position	chapter 68) is repealed and the Officer	chapter 68) is repealed and the Executive
and Panel shall cease to exist; and	position and Panel shall cease to exist; and	Director position and Panel shall cease to
(2) Sec. 4 of this act (authorization for	(2) Sec. 4 of this act (authorization	exist; and
Chief Civil Rights Officer position) is	for the Executive Director of Racial Equity	(2) Sec. 4 of this act (authorization
repealed.	position) is repealed.	for the Executive Director of Racial Equity
		position) is repealed.
Sec. 7. EFFECTIVE DATE	Sec. 8. EFFECTIVE DATE	
This act shall take effect on passage.	This act shall take effect on passage.	[Same]