1	TO THE HONORABLE SENATE:
2	The Committee on Education to which was referred House Bill No. 513
3	entitled "An act relating to making miscellaneous changes to education law"
4	respectfully reports that it has considered the same and recommends that the
5	Senate propose to the House that the bill be amended by striking out all after
6	the enacting clause and inserting in lieu thereof the following:
7	* * * Approved Independent Schools Study Committee * * *
8	Sec. 1. APPROVED INDEPENDENT SCHOOLS STUDY COMMITTEE
9	(a) Creation. There is created the Approved Independent Schools Study
10	Committee to consider and make recommendations on the criteria to be used
11	by the State Board of Education for designation as an "approved" independent
12	school.
13	(b) Membership. The Committee shall be composed of the following ten
14	members:
15	(1) one current member of the House of Representatives who shall be
16	appointed by the Speaker of the House;
17	(2) one current member of the Senate who shall be appointed by the
18	Committee on Committees;
19	(3) the Chair of the State Board of Education or designee;
20	(4) the Secretary of Education or designee;

1	(5) the Executive Director of the Vermont Superintendent's Association
2	or designee;
3	(6) the Executive Director of the Vermont School Boards Association or
4	designee;
5	(7) the Executive Director of the Vermont Independent Schools
6	Association or designee;
7	(8) two representatives of approved independent schools, who shall be
8	chosen by the Executive Director of the Vermont Independent Schools
9	Association; and
10	(9) the Executive Director of the Vermont Council of Special Education
11	Administrators or designee.
12	(c) Powers and duties. The Committee shall consider and make
13	recommendations on the criteria to be used by the State Board of Education for
14	designation as an "approved" independent school, including the following
15	<u>criteria:</u>
16	(1) the school's enrollment policy and any limitation on a student's
17	ability to enroll;
18	(2) how the school should be required to deliver special education
19	services and which categories of these services; and

1	(3) the scope and nature of financial information and special education
2	information that should be required to be reported by the school to the State
3	Board or Agency of Education.
4	(d) Assistance. The Committee shall have the administrative, technical,
5	and legal assistance of the Agency of Education.
6	(e) Report. On or before January 15, 2018, the Committee shall submit a
7	written report to the House and Senate Committees on Education with its
8	findings and any recommendations, including recommendations for any
9	amendments to legislation.
10	(f) Meetings.
11	(1) The Secretary of Education shall call the first meeting of the
12	Committee to occur on or before May 30, 2017.
13	(2) The Committee shall select a chair from among its members at the
14	first meeting.
15	(3) A majority of the membership shall constitute a quorum.
16	(4) The Committee shall cease to exist on January 16, 2018.
17	(g) Reimbursement.
18	(1) For attendance at meetings during adjournment of the General
19	Assembly, legislative members of the Committee shall be entitled to per diem
20	compensation and reimbursement of expenses pursuant to 2 V.S.A. § 406 for
21	no more than seven meetings.

1	(2) Other members of the Committee who are not employees of the State
2	of Vermont and who are not otherwise compensated or reimbursed for their
3	attendance shall be entitled to per diem compensation and reimbursement of
4	expenses pursuant to 32 V.S.A. § 1010 for no more than seven meetings.
5	* * * Educational and Training Programs for College Credit * * *
6	Sec. 2. APPROPRIATION TO THE VERMONT STATE COLLEGES
7	TO EXPAND EDUCATION AND TRAINING EVALUATION
8	SERVICES PROGRAM
9	The sum of \$20,000.00 is appropriated from the Next Generation Initiative
10	Fund created pursuant to 16 V.S.A. § 2887 to the Vermont State Colleges for
11	the purpose of providing funding for the Colleges' Education and Training
12	Evaluation Services Program. The Vermont State Colleges shall use the
13	appropriation to evaluate or reevaluate educational and training programs for
14	college credit at no cost or at a reduced cost to the programs being evaluated.
15	The Vermont State Colleges shall identify training programs in the skilled
16	trades, including the plumbing and electrical trades, to receive these evaluation
17	services. The Vermont State Colleges shall, on or before January 15, 2018,
18	issue a report to the House and Senate Committees on Education describing
19	how the funds appropriated pursuant to this section have been spent, how any
20	remaining funds appropriated pursuant to this section will be spent, and the

1	number and nature of the programs evaluated or reevaluated and the results of
2	the evaluations.
3	* * * Student Enrollment; Small School Grant * * *
4	Sec. 3. 16 V.S.A. § 4015 is amended to read:
5	§ 4015. SMALL SCHOOL SUPPORT
6	(a) In this section:
7	(1) "Eligible school district" means a school district that operates at least
8	one school; and
9	(A) has a two-year average combined enrollment of fewer than 100
10	students in all the schools operated by the district; or
11	(B) has an average grade size of 20 or fewer.
12	(2) "Enrollment" means the number of students who are enrolled in a
13	school operated by the district on October 1. A student shall be counted as one
14	whether the student is enrolled as a full-time or part-time student. <u>Students</u>
15	enrolled in prekindergarten programs shall not be counted.
16	(3) "Two-year average enrollment" means the average enrollment of the
17	two most recently completed school years.
18	(4) "Average grade size" means two-year average enrollment divided by
19	the number of grades taught in the district on October 1. For purposes of this
20	calculation, kindergarten and prekindergarten programs shall be counted
21	together as one grade.

1	* * *
2	* * * Vermont Standards Board for Professional Educators * * *
3	Sec. 4. 16 V.S.A. § 1693 is amended to read:
4	§ 1693. STANDARDS BOARD FOR PROFESSIONAL EDUCATORS
5	(a) There is hereby established the Vermont Standards Board for
6	Professional Educators comprising 13 members as follows: seven teachers,
7	two administrators, one of whom shall be a school superintendent, one public
8	member, one school board member, one representative of educator preparation
9	programs from a public institution of higher education, and one representative
10	of educator preparation programs from a private institution of higher
11	education.
12	* * *
13	Sec. 5. TRANSITIONAL PROVISION
14	A superintendent shall be appointed to the Vermont Standards Board for
15	Professional Educators upon the next expiration of the term of a member who
16	is serving on the Board as an administrator.
17	* * * Speech-Language Pathologists * * *
18	Sec. 6. 26 V.S.A. § 4451 is amended to read:
19	§ 4451. DEFINITIONS
20	As used in this chapter:
21	* * *

1	(5) "Educational speech-language pathologist" means a speech-language
2	pathologist who is employed by a supervisory union or public school district in
3	Vermont or an independent school approved for special education purposes for
4	the purpose of providing speech-language pathology.
5	(6) "Secretary" means the Secretary of State.
6	(6)(7) "Speech-language pathologist" means a person licensed to
7	practice speech-language pathology under this chapter, but shall not include an
8	educational speech-language pathologist.
9	(7)(8) "Speech-language pathology" means the application of principles,
10	methods, and procedures related to the development and disorders of human
11	communication, which include any and all conditions that impede the normal
12	process of human communication.
13	Sec. 7. 26 V.S.A. § 4454 is amended to read:
14	§ 4454. CONSTRUCTION
15	(a) This chapter shall not be construed to limit or restrict in any way the
16	right of a practitioner of another occupation that is regulated by this State from
17	performing services within the scope of his or her professional practice.
18	(b) This chapter shall not be construed to apply to an educational speech-
19	language pathologist, except to the extent that an educational speech-language
20	pathologist provides speech-language pathology services outside a school
21	environment. An educational speech-language pathologist shall be subject to

1 the licensing, training, and professional standards provisions of 16 V.S.A. 2 chapter 51. To the extent that an educational speech-language pathologist 3 provides speech-language pathology services outside a school environment, the 4 educational speech-language pathologist shall be subject to the licensing, 5 training, and professional standards provisions of this chapter. 6 Sec. 8. TRANSITIONAL PROVISION 7 An individual holding an educator license with an endorsement for 8 educational speech-language pathologist from the Agency of Education shall 9 retain that endorsement and shall renew it with the Agency as required by law, 10 in addition to licensure with the Agency of Education. * * * Renewal of Principal's Contracts * * * 11 12 Sec. 9. 16 V.S.A. § 243(c) is amended to read: 13 (c) Renewal and nonrenewal. A principal who has been continuously 14 employed for more than two years in the same position has the right either to 15 have his or her contract renewed, or to receive written notice of nonrenewal at 16 least 90 days before on or before February 1 of the year in which the existing contract expires. Nonrenewal may be based upon elimination of the position, 17 18 performance deficiencies, or other reasons. The written notice shall recite the 19 grounds for nonrenewal. If nonrenewal is based on performance deficiencies, 20 the written notice shall be accompanied by an evaluation performed by the 21 superintendent. At its discretion, the school board may allow a period of

21

1	remediation of performance deficiencies prior to issuance of the written notice.
2	After receiving such a notice, the principal may request in writing, and shall be
3	granted, a meeting with the school board. Such request shall be delivered
4	within 15 days of delivery of notice of nonrenewal, and the meeting shall be
5	held within 15 days of delivery of the request for a meeting. At the meeting,
6	the school board shall explain its position, and the principal shall be allowed to
7	respond. The principal and any member of the board may present written
8	information or oral information through statements of others, and the principal
9	and the board may be represented by counsel. The meeting shall be in
10	executive session unless both parties agree in writing that it be open to the
11	public. After the meeting, the school board shall decide whether or not to offer
12	the principal an opportunity to renew his or her contract. The school board
13	shall issue its decision in writing within five days. The decision of the school
14	board shall be final.
15	* * * Postsecondary Schools * * *
16	Sec. 10. 16 V.S.A § 176(d) is amended to read:
17	(d) Exemptions. The following are exempt from the requirements of this
18	section except for the requirements of subdivision (c)(1)(C) of this section:
19	* * *
20	(4) Postsecondary schools that are accredited. The following

postsecondary institutions are accredited, meet the criteria for exempt status,

1	and are authorized to operate educational programs beyond secondary
2	education, including programs leading to a degree or certificate: Bennington
3	College, Burlington College, Champlain College, College of St. Joseph,
4	Goddard College, Green Mountain College, Landmark College, Marlboro
5	College, Middlebury College, New England Culinary Institute, Norwich
6	University, Saint Michael's College, SIT Graduate Institute, Southern Vermont
7	College, Sterling College, Vermont College of Fine Arts, and Vermont Law
8	School. This authorization is provided solely to the extent necessary to ensure
9	institutional compliance with federal financial aid-related regulations, and it
10	does not affect, rescind, or supersede any preexisting authorizations, charters,
11	or other forms of recognition or authorization.

12 ***

14

15

16

17

18

19

20

21

* * * Educational Opportunities * * *

Sec. 11. 16 V.S.A § 165(b) is amended to read:

(b) Every two years Annually, the Secretary shall determine whether students in each Vermont public school are provided educational opportunities substantially equal to those provided in other public schools. If the Secretary determines that a school is not meeting the education quality standards listed in subsection (a) of this section or that the school is making insufficient progress in improving student performance in relation to the standards for student performance set forth in subdivision 164(9) of this title, he or she shall

1	describe in writing actions that a district must take in order to meet either or
2	both sets of standards and shall provide technical assistance to the school. If
3	the school fails to meet the standards or make sufficient progress by the end of
4	the next two year period within two years of the determination, the Secretary
5	shall recommend to the State Board one or more of the following actions:
6	* * *
7	* * * Local Education Agency * * *
8	Sec. 12. 16 V.S.A. § 563 is amended to read:
9	§ 563. POWERS OF SCHOOL BOARDS; FORM OF VOTE
10	The school board of a school district, in addition to other duties and
11	authority specifically assigned by law:
12	* * *
13	(26) Shall carry out the duties of a local education agency, as that term
14	is defined in 20 U.S.C. § 7801(26), for purposes of determining student
15	performance and application of consequences for failure to meet standards and
16	for provision of compensatory and remedial services pursuant to 20 U.S.C.
17	§§ 6311-6318. [Repealed.]
18	* * *

- 1 * * * State-placed and Homeless Students * * *
- 2 Sec. 13. 16 V.S.A § 1075 is amended to read:
- 3 § 1075. LEGAL RESIDENCE DEFINED; RESPONSIBILITY AND
- 4 PAYMENT OF EDUCATION OF STUDENT

5 ***

(c) State-placed students.

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

(1) A State-placed student in the legal custody of the Commissioner for Children and Families, other than one placed in a 24-hour residential facility and except as otherwise provided in this subsection, shall be educated by the school district in which the student is living the student's school of origin, unless an alternative plan or facility for the education of the student is agreed upon by Secretary the student's education team determines that it is not in the student's best interest to attend the school of origin. The student's education team shall include, as applicable, the student, the student's parents and foster parents, the student's guardian ad litem and educational surrogate parent, representatives of both the school of origin and potential new school, and a representative of the Family Services Division of the Department for Children and Families. In the case of a dispute as to where a State placed student is living, the Secretary shall conduct a hearing to determine which school district is responsible for educating the student. The Secretary's decision shall be final about whether it is in the student's best interest to attend the school of origin,

1	the Commissioner for Children and Families shall make the final decision. As
2	used in this section, "school of origin" means the school in which the child was
3	enrolled at the time of placement into custody of the Commissioner for
4	Children and Families, or in the case of a student already in the custody of the
5	Commissioner for Children and Families, the school the student most recently
6	attended.
7	(2) If a student is a State-placed student pursuant to subdivision
8	11(a)(28)(D)(i)(I) of this title, then the Department for Children and Families
9	shall assume responsibility be responsible for the student's transportation to
10	and from school, unless the receiving district chooses to provide transportation
11	(3) A State-placed student not in the legal custody of the Commissioner
12	for Children and Families, other than one placed in a 24-hour residential
13	facility and except as otherwise provided in this subsection, shall be educated
14	by the school district in which the student is living unless an alternative plan or
15	facility for the education of the student is agreed upon by the Secretary. In the
16	case of dispute as to where a State-placed student is living, the Secretary shall
17	conduct a hearing to determine which school district is responsible for
18	educating the student. The Secretary's decision shall be final.
19	(4) A student who is in temporary legal custody pursuant to 33 V.S.A.
20	§ 5308(b)(3) or (4) and is a State-placed student pursuant to subdivision
21	11(a)(28)(D)(i)(II) of this title, shall be enrolled, at the temporary legal

custodian's discretion, in the district in which the student's parents reside, the district in which either parent resides if the parents live in different districts, the district in which the student's legal guardian resides, or the district in which the temporary legal custodian resides. If the student enrolls in the district in which the temporary legal custodian resides, the district shall provide transportation in the same manner and to the same extent it is provided to other students in the district. In all other cases, the temporary legal custodian is responsible for the student's transportation to and from school, unless the receiving district chooses to provide transportation.

(4)(5) If a student who had been a State-placed student pursuant to subdivision 11(a)(28) of this title is returned to live in the district in which one or more of the student's parents or legal guardians reside, then, at the request of the student's parent or legal guardian, the Secretary may order the student to continue his or her enrollment for the remainder of the academic year in the district in which the student resided prior to returning to the parent's or guardian's district and the student will continue to be funded as a State-placed student. Unless the receiving district chooses to provide transportation:

18 ***

(e) For the purposes of this title, the legal residence or residence of a child of homeless parents is where the child temporarily resides the child's school of origin, as defined in subdivision (c)(1) of this section, unless the parents

1	and another school district agree that the child's attendance in school in that
2	school district will be in the best interests of the child in that continuity of
3	education will be provided and transportation will not be unduly burdensome
4	to the school district. A "child of homeless parents" means a child whose
5	parents:
6	* * *
7	* * * Early College * * *
8	Sec. 14. REPEAL
9	16 V.S.A § 4011(e) (early college) is repealed.
10	Sec. 15. 16 V.S.A § 946 is added to read:
11	§ 946. EARLY COLLEGE
12	(a) For each grade 12 Vermont student enrolled, the Secretary shall pay an
13	amount equal to 87 percent of the base education amount to:
14	(1) the Vermont Academy of Science and Technology (VAST); and
15	(2) an early college program other than the VAST program that is
16	developed and operated or overseen by the University of Vermont, by one of
17	the Vermont State Colleges, or by an accredited private postsecondary school
18	located in Vermont and that is approved for operation by the Secretary;
19	provided, however, when making a payment under this subdivision (2), the
20	Secretary shall not pay more than the tuition charged by the institution.

1	(b) The Secretary shall make the payment pursuant to subsection (a) of this
2	section directly to the postsecondary institution, which shall accept the amount
3	as full payment of the student's tuition.
4	(c) A student on whose behalf the Secretary makes a payment pursuant to
5	subsection (a) of this subsection:
6	(1) shall be enrolled as a full-time student in the institution receiving the
7	payment for the academic year for which payment is made;
8	(2) shall not be enrolled concurrently in a secondary school operated by
9	the student's district of residence or to which the district pays tuition on the
10	student's behalf; and
11	(3) shall not be included in the average daily membership of any school
12	district for the academic year for which payment is made; provided, however,
13	that if more than five percent of the grade 12 students residing in a district
14	enroll in an early college program, then the district may include the number of
15	students in excess of five percent in its average daily membership; but further
16	provided that a student in grade 12 enrolled in a college program shall be
17	included in the percentage calculation only if, for the previous academic year,
18	the student was enrolled in a school maintained by the district or was a student
19	for whom the district paid tuition to a public or approved independent school.

I	(d) A postsecondary institution shall not accept a student into an early		
2	college program unless enrollment in an early college program was an element		
3	of the student's personalized learning plan.		
4	Sec. 16. REPEAL		
5	16 V.S.A § 4011a (early college program; report; appropriations) is		
6	repealed.		
7	Sec. 17. 16 V.S.A § 947 is added to read:		
8	§ 947. EARLY COLLEGE PROGRAM; REPORT; APPROPRIATION		
9	(a) Notwithstanding 2 V.S.A. § 20(d), any postsecondary institution		
10	receiving funds pursuant to section 946 of this title shall report annually in		
11	January to the Senate and House Committees on Education regarding the level		
12	of participation in the institution's early college program, the success in		
13	achieving the stated goals of the program to enhance secondary students'		
14	educational experiences and prepare them for success in college and beyond,		
15	and the specific results for participating students relating to programmatic		
16	goals.		
17	(b) In the budget submitted annually to the General Assembly pursuant to		
18	32 V.S.A. chapter 5, the Governor shall include the recommended		
19	appropriation for all early college programs to be funded pursuant to section		
20	946 of this title, including the VAST program, as a distinct amount.		

1	* * * Advisory Council on Special Education * * *
2	Sec. 18. 16 V.S.A § 2945(c) is amended to read:
3	(c) The members of the Council who are employees of the State shall
4	receive no additional compensation for their services, but actual and necessary
5	expenses shall be allowed State employees, and shall be charged to their
6	departments or institutions. The members of the Council who are not
7	employees of the State shall receive a per diem compensation of \$30.00 per
8	day as provided under 32 V.S.A. § 1010 for each day of official business and
9	reimbursement for actual and necessary expenses at the rate allowed State
10	employees.
11	* * *
12	* * * Criminal Record Checks * * *
13	Sec. 19. 16 V.S.A. § 255(k) is added to read:
14	(k) The requirements of this section shall not apply to superintendents and
15	headmasters with respect to persons operating or employed by a child care
16	facility, as defined under 33 V.S.A. § 3511, that provides prekindergarten
17	education pursuant to section 829 of this title and that is required to be licensed
18	by the Department for Children and Families pursuant to 33 V.S.A. § 3502.
19	Superintendents and headmasters are not prohibited from conducting a
20	criminal record check as a condition of hiring an employee to work in a child
21	care facility that provides prekindergarten education operated by the school.

1	* * * Weighted Membership Report * * *		
2	Sec. 20. WEIGHTED MEMBERSHIP REPORT		
3	Notwithstanding the requirement under 16 V.S.A. § 4010(i) that the		
4	Secretary evaluate the accuracy of the prekindergarten through grade 12		
5	weights and, at the beginning of each biennium, propose to the House and		
6	Senate Committees on Education whether the weights should stay the same or		
7	be adjusted, the Secretary, in collaboration with the Joint Fiscal Office of the		
8	General Assembly, shall make the following recommendations to the House		
9	and Senate Committees on Education on or before November 15, 2017:		
10	(1) whether all weighting factors under 16 V.S.A. § 4010, including the		
11	weighting factors for students from economically deprived backgrounds and		
12	students for whom English is not the primary language, should stay the same		
13	or be adjusted; and		
14	(2) whether any other factors should be added.		
15	* * * Effective Dates * * *		
16	Sec. 21. EFFECTIVE DATES		
17	(a) This section and Secs. 1–5, 9–12, and 14–20 shall take effect on		
18	passage.		
19	(b) Secs. 6–8 (speech-language pathologists) shall take effect on January 1,		
20	<u>2018.</u>		

1	(c) Sec. 13 (State-placed students) shall take effect beginning with the		
2	2017–2018 school year.		
3			
4			
5	(Committee vote:)		
6			
7		Senator	
8		FOR THE COMMITTEE	