1	TO THE HOUSE OF REPRESENTATIVES:
2	The Committee on Government Operations to which was referred Senate
3	Bill No. 220 entitled "An act relating to professional regulation" respectfully
4	reports that it has considered the same and recommends that the House propose
5	to the Senate that the bill be amended as follows:
6	First: In Sec. 2, 3 V.S.A. § 123 (duties of Office), by striking out
7	subsection (j) in its entirety and inserting in lieu thereof a new subsection (j) to
8	read as follows:
9	(j)(1) The Office may inquire into the criminal background histories of
10	applicants for initial licensure and for biennial license renewal for the
11	following professions:
12	(A) licensed nursing assistants, licensed practical nurses, registered
13	nurses, and advanced practice registered nurses licensed under 26 V.S.A.
14	chapter 28;
15	(B) private investigators, security guards, and other persons licensed
16	under 26 V.S.A. chapter 59;
17	(C) real estate appraisers and other persons or business entities
18	licensed under 26 V.S.A. chapter 69; and
19	(D) osteopathic physicians licensed under 26 V.S.A. chapter 33.
20	(2)(A) The Office may inquire directly of the Vermont Crime
21	Information Center, the Federal Bureau of Investigation, the National Crime

1	Information Center, or other holders of official criminal record information,
2	and may arrange for such inquiries to be made by a commercial service.
3	(B) Background checks may be fingerprint supported, and
4	fingerprints so obtained may be retained on file and used to notify the Office of
5	future triggering events Prior to acting on an initial or renewal application, the
6	Office may obtain with respect to the applicant a Vermont criminal history
7	record, an out-of-state criminal history record, and a criminal history record
8	from the Federal Bureau of Investigation. Federal Bureau of Investigation
9	background checks shall be fingerprint-supported, and fingerprints so obtained
10	may be retained on file and used to notify the Office of future triggering
11	events. Each applicant shall consent to the release of criminal history records
12	to the Office on forms developed by the Vermont Crime Information Center.
13	(3) Applicants subject to background checks shall be notified that a
14	check is required, if fingerprints will be retained on file, and that criminal
15	convictions are not an absolute bar to licensure, and shall be provided such
16	other information as may be required by federal law or regulation.
17	Second: In Sec. 12 (clinical pharmacy prescribing; protocol
18	implementation; target dates; rulemaking), in subsection (a) (Commissioner of
19	Health State protocol deadlines), following "On or before" by striking out
20	"January 1, 2021" and inserting in lieu thereof "July 1, 2021"

1 Third: In Sec. 12 (clinical pharmacy prescribing; protocol implementation; 2 target dates; rulemaking), in subsection (b) (Board of Pharmacy rulemaking 3 deadlines), following "On or before" by striking out "January 1, 2021" and 4 inserting in lieu thereof "July 1, 2021" 5 Fourth: In Sec. 29, 26 V.S.A. chapter 105 (massage therapists, 6 bodyworkers, and touch professionals), in § 5401 (definitions), in subdivision 7 (4)(A), ("massage" and "bodywork"), in subdivision (ii), following "provided 8 to clients in a manner in which the clients" by striking out "remove street 9 clothing and" 10 Fifth: In Sec. 29, 26 V.S.A. chapter 105 (massage therapists, bodyworkers, 11 and touch professionals), in § 5404 (exemptions), in subdivision (a)(3), 12 following "provided to clients in a manner in which the clients" by striking out 13 "do not remove street clothing or" 14 <u>Sixth</u>: In Sec. 29, 26 V.S.A. chapter 105 (massage therapists, bodyworkers, 15 and touch professionals), in § 5404 (exemptions), in subsection (b), following 16 "nurses," by inserting "including advanced practice registered nurses," 17 Seventh: In Sec. 32 (OPR; massage therapists, bodyworkers, and touch 18 professionals; regulatory review), following "On or before" by striking out "November 1, 2023" and inserting in lieu thereof "April 1, 2024" 19 20 <u>Eighth</u>: By striking out in its entirety Sec. 38 (effective dates; application) 21 and inserting in lieu thereof a new Sec. 38 to read as follows:

1	Sec. 38. EFFECTIVE DATES; APPLICATION
2	This act shall take effect on October 1, 2020, except that:
3	(1) this section shall take effect on passage;
4	(2) Secs. 28 and 29 (massage therapists, bodyworkers, and touch
5	professionals) shall take effect on April 1, 2021, except that the Director of the
6	Office of Professional Regulation may begin rulemaking to administer those
7	sections on passage; and
8	(3) Secs. 33–37 (State energy goals; education modules) shall take effect
9	on July 1, 2021, except that all existing licensed, certified, or authorized
10	professionals to whom these provisions apply shall be required to obtain the
11	education module for initial licensure as a condition of their upcoming renewal
12	and shall thereafter be required to obtain the education module for renewal at
13	the subsequent renewal cycle.
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15	
16	(Committee vote:)
17	
18	Representative
19	FOR THE COMMITTEE