1	S.100
2	Introduced by Committee on Agriculture
3	Date: February 26, 2021
4	Subject: Education; school food programs; locally produced foods
5	Statement of purpose of bill as introduced: This bill proposes to require all
6	public schools in Vermont to make available school breakfast and lunch to all
7	students at no charge. The cost of school meals that is not reimbursed through
8	federal or State funds or other sources would be borne by school districts and
9	therefore ultimately borne by the Education Fund. This bill also proposes to
10	create incentives for schools to purchase locally produced foods.
11 12 13	An act relating to universal school breakfast and the creation of the Task Force on Universal School Lunch
14	It is hereby enacted by the General Assembly of the State of Vermont:
15	* * * Titlo * * *
16	Sec. 1. TITLE
17	This act shall be known as 'Form Fresh School Meals for All."
18	* * * Statutory changes; universal scheol breakfast and lunch;
19	locally produced foods * * *
20	Sec. 2. 16 V.S.A. chapter 27, subchapter 2 is amended to read.

1	
2	§ 1261a. DEFINITIONS
2	§ 1201a. DEFINITIONS
3	As used in this subchapter:
4	(1) "Tood programs" means provision of food to persons under
5	programs meeting standards for assistance under the National School Lunch
6	Act, 42 U.S.C. § 1731 et seq. and in the Child Nutrition Act, 42 U.S.C. § 1779
7	et seq., each as amended.
8	(2) "School board" means the governing body of a school district
9	responsible for the administration of a public school.
10	(3) "Independent school board means a governing body responsible for
11	the administration of a nonprofit independent school exempt from United
12	States <u>U.S.</u> income taxes.
13	§ 1262a. AWARD OF GRANTS
14	* * *
15	(d) The Agency shall, from funds appropriated for this subsection to the
16	Agency, award grants to supervisory unions and supervisory districts in
17	accordance with section 1264a of this title (locally produced foods). If the
18	amount appropriated for this purpose is insufficient to fully fund the grants
19	under that section, then the grant amounts that are awarded shall be prorated
	· · · · · · · · · · · · · · · · · · ·

20

6 1264 FOOD PROCESM

(A)(1)(A) Each school board operating a public school shall cause to operate within the school district each school in the school district a food program that makes available a school lunch, as provided in the National School Lunch Act as amended, and a school breakfast, as provided in the National Child Nutrition Act as amended, to each attending student who qualifies for those meals under these Acts every school day. School districts shall maximize access to federal funds for the cost of the school breakfast and lunch program under the Community Eligibility Provision, Provision 2, or other provisions under these Acts.

(B) In addition, each school board operating a public school shall cause to operate within each school in the school district the same school lunch and the same school breakfast program made available to students who qualify for those meals under the National School Lunch Act and the National Child Nutrition Act, each as amended, to each attending student every school day at no charge.

(C) To the extent that costs are not reimbursed through federal or

State funds or other sources, the cost of making available school lunches and

breakfasts shall be borne by school districts.

1	(3) in operating its sensor creakiest and tenen program, a sensor district
2	shall seek to achieve the highest level of student participation, which may
3	include any or all of the following:
4	(A) providing breakfast meals that can be picked up by students;
5	(B) miking breakfast available to students in classrooms after the
6	start of the school day; and
7	(C) collaborating with the school's wellness community advisory
8	council, as established under subsection 136(e) of this title, in planning school
9	meals.
10	(4) Each school district shall request the parent or guardian of each
11	student to complete the Household Income Form provided by the Agency of
12	Education, which is used to determine a family's economic status to determine
13	eligibility for various State and federal programs. This requirement shall not
14	apply if the school district obtains equivalent information through another
15	means.
16	* * *
17	(d) It is a goal of the State that by the year 2022 school boalds operating a
18	school lunch, breakfast, or summer meals program shall purchase a least
19	20 percent of all food for those programs from local producers. [Repeared.]
20	(e)(1) On or before December 31, 2020 and annually thereafter, a school
21	board operating a school lunch, breakfast, or summer meals program shall

1	submit to the Agancy of Education on estimate of the percentage of legally
2	produced foods that were purchased by the school board for those programs.
3	(2) On or before January 31, 2021 and annually thereafter, the Agency
4	of Education shall submit to the Senate Committees on Agriculture and on
5	Education and the House Committees on Agriculture and Forestry and on
6	Education in an aggregated form the information received from school boards
7	regarding the percentage of locally produced foods that are purchased as part
8	of a school lunch, breakfast, or summer meals program. The provisions of
9	2 V.S.A. § 20(d) regarding expiration of required reports shall not apply to the
10	report required by this subdivision. [Repealed.]
11	§ 1264a. LOCALLY PRODUCED FOODS
12	(a) It is a goal of the State that by the year 2023, at least 20 percent of all
13	foods purchased by supervisory unions and supervisory districts, together
14	referred to in this section as "supervisory unions," be locally produced foods.
15	School boards have the discretion to define what foods are included within the
16	definition of "locally produced foods" for the purposes of this subsection and
17	subsection (b) of this section.
18	(b) On or before December 31, 2021 and annually thereafter, a school
19	board operating a school lunch, breakfast, or summer meals program shall
20	report to the Agency of Education an estimate of the percentage of the cost of

1	in toods parenased by the school odded for those programs that were foculty
2	produced foods during the one-year period ending on June 30 of that year.
3	(c)(1) Beginning with the 2021–22 school year and thereafter, supervisory
4	unions shall be eligible for a local foods incentive grant (grant) from funds
5	appropriated to the Agency of Education for this purpose.
6	(2) A supervisory union may apply for the grant if it has:
7	(A) developed locally produced foods purchasing plan that
8	describes the supervisory union's goals for purchasing locally produced foods
9	and its plan to achieve those goal;
10	(B) designated an individual as the food coordinator for locally
11	produced foods who shall be responsible for implementing the locally
12	produced foods purchasing plan;
13	(C) developed a process for tracking the purchase of locally
14	produced foods; and
15	(D) complied with the reporting requirement under subsection (b) of
16	this section.
17	(3) A supervisory union that has satisfied the conditions under
18	subdivision (2) of this subsection may, on or before January 15, 2022 or on or
19	before January 15 of any year thereafter, apply to the Agency for the grant by
20	submitting a cartification signed by the business manager for the supervisory

1	union, that the supervisory union satisfies the conditions under subdivision (2).
2	of this subsection.
3	(4) If a supervisory union is eligible for a grant under subdivision (3) of
4	this subsection, then the Agency shall make the grant payment, subject to
5	appropriation, on or before the following March 31 after submission of the
6	supervisory union's application (that is due on or before January 15 of that
7	year), which shall be equal to 15 cents per reimbursable school lunch served
8	by the supervisory union in the prior school year through the National School
9	Lunch Program. A supervisory union may apply for this grant and receive this
10	grant funding only once.
11	(5)(A) A supervisory union that has received a grant under
12	subdivision (4) of this subsection (c) may, in or before January 15, 2023 or on
13	or before January 15 of any year thereafter, apply for a further grant by
14	submitting to the Agency of Education information that demonstrates that at
15	least 15 percent of the cost of all foods purchased or grown, raised, or
16	produced by the supervisory union during the one-year period ending on June
17	30 of the previous year were local to Vermont as defined in 9 VS.A.
18	§ 2465a(b), excluding:
19	(i) foods purchased or grown, raised, or produced by the
20	supervisory union that were used to provide catering services for which the
21	supervisory union received compensation, and

1	Till Thur mill
2	(B) If a supervisory union grows, raises, or produces food, it shall
3	assign a fair market value to that food for the purpose of reporting its cost.
4	(A vendor that contracts with a supervisory union to supply food
5	products shall certify to the supervisory union which of the food products
6	supplied meet the definition of local to Vermont, taking into account the
7	exclusions under subdivision 5(A) of this subsection (c).
8	(6) If a supervisory union is eligible for a grant under subdivision (5) of
9	this subsection, the Agency shall, on or before the following April 30 after
10	submission of the supervisory union's application (that is due on or before
11	January 15 of that year), make the gran payment, subject to appropriation,
12	which shall be determined as follows:
13	(A) 15 cents per reimbursable school unch served in the prior school
14	year through the National School Lunch Program for supervisory unions
15	purchasing at least 15 percent locally produced foods;
16	(B) 20 cents per reimbursable school lunch served in the prior school
17	year through the National School Lunch Program for supervisory unions
18	purchasing at least 20 percent locally produced foods; or
19	(C) 25 cents per reimbursable school lunch served in the prior school
20	year through the National School Lunch Program for supervisory unions
21	pareliasing at least 25 percent locally produced foods.

The Charticary linion may apply for and receive grant funding linder
subdivisions (5) and (6) of this subsection for each year that it qualifies for this
grant funding. For applications covering the 2020–2021 school year, meals
served through the Summer Food Service Program shall also be counted for
this grant payment.
(8) The Agency of Education may perform sample audits for any year
that grant funds are paid to supervisory unions under subdivision (6) of this
subsection to verify that information provided to the Agency under
subdivision (5) of this subsection is accurate. If the Agency makes a grant
payment under subdivision (6) of this subsection to a supervisory union that
was based on inaccurate information reported by the supervisory union, the
Agency may seek reimbursement from the supervisory union for an
overpayment or reimburse the supervisory union for an underpayment or may
adjust future grant amounts under this section to reflect the over- or
underpayment.
(d)(1) On or before January 31, 2022 and annually thereafter, the Agency
of Education shall submit to the Senate Committees on Agriculture and on
Education and the House Committees on Agriculture and Forestry and on
Education in an aggregated form.

1	In the information received from clineral cory linions recording the
2	per entage of locally produced foods, as the supervisory unions define them,
3	that were reported under subsection (b) of this section; and
4	(B) the percentage of locally produced foods, using the grant funding
5	definition, that were reported under subdivision (c)(5) of this section and the
6	amount of grant funding paid to supervisory unions under subdivision (c)(6) of
7	this section in the prior school year.
8	(2) The provisions of 2 V.S.A. § 20(d) regarding expiration of required
9	reports shall not apply to the reports required by this subsection.
10	§ 1265. EXEMPTION; PUBLIC DISCUSSION
11	(a) The school board of a public school district that wishes to be exempt
12	from the provisions of section 1264 of this title may vote at a meeting warned
13	and held for that purpose to exempt itself from he requirement to offer either
14	the school lunch program or the school breakfast program, or both, for a
15	period of one year.
16	(b) If a public school is exempt from offering a breakfast or lunch
17	program, its school board shall conduct a discussion annually of whether to
18	continue the exemption. The pending discussion shall be included in the
19	agenda at a regular or special school board meeting publicly noticed in
20	accordance with 1 V.S.A. § 312(c), and citizens shall be provided an
21	opportunity to participate in the discussion. The school board shall send a

1	convert the notice to the Secretary and to the superintendent of the supervisor
2	union at least ten days prior to the meeting. Following the discussion, the
3	school oard shall vote on whether to continue the exemption for one
4	additional year.
5	(c) On or before the first day of November prior to the date on which an
6	exemption voted under this section is due to expire, the Secretary shall notify
7	the boards of the affected school district and supervisory union in writing that
8	the exemption will expire.
9	(d) Following a meeting held pursuant to subsection (b) of this section, the
10	school board shall send a copy of the agenda and minutes to the Secretary and
11	the superintendent of the supervisory union.
12	(e) The Secretary may grant a supervisory union or a school district a
13	waiver from duties required of it under this sub hapter upon a demonstration
14	that the duties would be performed more efficiently and effectively in another
15	manner. [Repealed.]
16	Sec. 3. 16 V.S.A. § 4001 is amended to read:
17	§ 4001. DEFINITIONS
18	As used in this chapter:
19	* * *
20	(6) "Education spending" means the amount of the school district
21	budget, any assessment for a joint contract school, career technical center

1	payments made on behalf of the district under subsection 1561(h) of this title
2	and any amount added to pay a deficit pursuant to 24 V.S.A. § 1523(b) that is
3	paid for by the school district, but excluding any portion of the school budget
4	paid for from any other sources such as endowments, parental fundraising,
5	federal funds, nengovernmental grants, or other State funds such as special
6	education funds paid under chapter 101 of this title.
7	(A) [Repealed.]
8	(B) For purposes of calculating excess spending pursuant to
9	32 V.S.A. § 5401(12), "education spending" shall not include:
10	k * *
11	(xii) Costs incurred by a school district or supervisory union to
12	provide school breakfast and lunch under chapter 27 (transportation and
13	board), subchapter 2 (school food programs) of this title.
14	* * *
15	* * * Federal funds; data collection * * *
16	Sec. 4. 16 V.S.A. § 45 is added to read:
17	§ 45. FEDERAL FUNDS; DATA COLLECTION
18	(a) The Secretary of Education shall:
19	(1) define the term "student poverty" for the purpose of determining
20	qualification for federal funds by school districts,

1	(2) actablish what data should be collected by school districts to qualify
2	for federal funds based on student poverty, the means by which the data should
3	be collected, and the frequency of collection; and
4	(3) determine how this data shall be reported to the Agency of
5	Education by school districts and the frequency of reporting.
6	(b) School districts shall collect data that is necessary to qualify for federal
7	funds based on student poverty and report this data to the Agency of Education
8	in accordance with subsection (a) of this section.
9	* * * Session law; universal school breakfast and lunch * * *
10	Sec. 5. SCHOOL MEALS CONSUMED DURING CLASS
11	A school district shall count time spent by students consuming school meals
12	during class as instructional time.
13	Sec. 6. TRANSITION
14	(a) On or before July 1, 2026, each school district shall comply with
15	16 V.S.A. chapter 27, subchapter 2, as amended by this act. Until the date
16	upon which a school district complies with 16 V.S.A. chapter 27, subchapter 2,
17	as amended by this act, 16 V.S.A. chapter 27, subchapter 2, as it effect on
18	June 30, 2021, shall be in effect.
19	(b)(1) Notwithstanding any provision of law to the contrary, the sum of
20	\$1,000,000.00 is appropriated from the Education Fund to the Agency of
21	Agriculture, Food and Warkets for fiscal year 2022 for the Farm-to-School

1	Program actablished under 6.76×8.771 . This funding shall be used by the
2	Agency of Agriculture, Food and Markets to award grants during the five-year
3	transition period to school districts that are transitioning to making available
4	school breatfast and lunch to all students at no charge. The Agency shall
5	establish criteria for awarding this grant funding, which may include funding
6	for any or all of the following:
7	(A) capital expenditures, including equipment;
8	(B) staff support;
9	(C) administration; and
10	(D) training.
11	(2) Each school that receives a transition grant under subdivision (1) of
12	this subsection shall use the funds to pay for the cost of transitioning under
13	that subdivision and shall report to the Agency of Agriculture, Food and
14	Markets how the funds were used at such time or three as required by the
15	Agency. Any unused funds shall revert to the Farm-to-School Program.
16	Sec. 7. AGENCY OF EDUCATION; STAFFING
17	The following position is created in the Agency of Education one full-
18	time, classified position specializing in the administration of school food
19	programs. The position established in this subsection shall be transferred and
20	converted from an existing vacant position in the Executive Branch of State
21	government. There is appropriated to the Agency of Education from the

1	Canaral Fund for fiscal year 2022 the amount of \$100,000,00 for colory
2	ben fits, and operating expenses.
3	* * * Session law; locally produced foods * * *
4	Sec. 8. ADMINISTRATIVE SUPPORT
5	The Agency of Education shall collaborate with the Agency of Agriculture,
6	Food and Markets to promote the local foods program under 16 V.S.A.
7	§ 1264a to supervisory unions and supervisory districts, farmers, food
8	processors, and distributors.
9	Sec. 9. APPROPRIATIONS FOR FOOD PROGRAMS
10	(a) There is appropriated to the Agency of Education from the General
11	Fund for fiscal year 2022 the amount of \$500,000.00 for local foods incentive
12	grants under 16 V.S.A. § 1264a (locally produced foods) as added by this act.
13	From this appropriation, the Agency of Education may use up to \$60,000.00 to
14	retain a contractor, or otherwise fund costs associated with the implementation
15	of the grant program, to assist with developing and establishing the local foods
16	incentive grants for fiscal year 2022.
17	(b) There is appropriated to the Vermont Agency of Agriculture Food and
18	Markets from the General Fund for fiscal year 2022 the annual base
19	appropriation of \$500,000.00 for the Farm-to-School and Early Childhood
20	Grant Program.

- 1 Sec. 10. AGENCY OF EDUCATION, ANNUAL BUIDGET DEGLIEST
- The Agency of Education shall, in its annual budget request to the General
- Assembly, include the annunt of \$500,000.00 for local foods incentive grants
- 4 under 16 V.S.A. § 1264a (locally produced foods) as added by this act.
- * * * Effective date * *
- 6 Sec. 11. EFFECTIVE DATE
- 7 This act shall take effect on July 1, 2021.

* * * Title * * *

Sec. 1. SHORT TITLE

This act may be cited as the "Universal School Breakfast and Creation of the Task Force on Universal School Lunch Act."

* * * Purpose * * *

Sec. 2. PURPOSE

The purpose of this act is to:

- (1) provide universal school breakfast for all public school students at no cost to the students or their families with funding provided to school districts from the Education Fund; and
- (2) establish a task force to advise the General Assembly on how, not later than the 2026–2027 school year, to achieve the goal of providing universal school lunch for all public school students at no cost to the students or their families, thereby making school food programs universally available to all public school students at no cost to the students or their families.

* * * Statutory Changes * * *

Sec. 3. 16 V.S.A. chapter 27, subchapter 2 is amended to read:

Subchapter 2. School Food Programs

§ 1261a. DEFINITIONS

As used in this subchapter:

(1) "Food programs" means provision of food to persons under programs meeting standards for assistance under the National School Lunch Act, 42 U.S.C. § 1751 et seq. and in the Child Nutrition Act, 42 U.S.C. § 1779 et seq., each as amended.

- (2) "School board" means the governing body of a school district responsible for the administration of a public school.
- (3) "Independent school board" means a governing body responsible for the administration of a nonprofit independent school exempt from United States U.S. income taxes.

§ 1262a. AWARD OF GRANTS

* * *

- (c)(1) On a quarterly basis, from State funds appropriated to the Agency for this subsection subdivision, the Agency shall award to each supervisory union, independent school board, and approved education program as described in subsection (a) of this section a sum equal to the amount that would have been the student share of the cost of all breakfasts and lunches actually provided in the district during the previous quarter to students eligible for a reduced-price breakfast under the federal school breakfast program and students eligible for a reduced-price lunch under the federal school lunch program.
- (2)(A) From State funds appropriated to the Agency for this subdivision (2), the Agency shall reimburse each school district that made available school breakfast to students at no charge under subdivision 1264(a)(1)(B) of this title for the cost of each meal actually provided in the district during the previous quarter that qualifies as a paid breakfast under the federal school breakfast program.
- (B) The reimbursement amount shall be a sum equal to the federal reimbursement rate for a free school breakfast less the federal reimbursement rate for a paid school breakfast, using rates identified annually by the Agency of Education from payment levels established annually by the U.S. Department of Agriculture.

* * *

§ 1264. FOOD PROGRAM

(a)(1)(A) Each school board operating a public school shall cause to operate within the school district each school in the school district a food program that makes available a school lunch, as provided in the National School Lunch Act as amended, and a school breakfast, as provided in the National Child Nutrition Act as amended, to each attending student who qualifies for those meals under these Acts every school day. School districts shall maximize access to federal funds for the cost of the school breakfast and

lunch program under the Community Eligibility Provision, Provision 2, or other provisions under these Acts.

- (B) In addition, each school board operating a public school shall cause to operate within each school in the school district the same school breakfast program made available to students who qualify for those meals under the National Child Nutrition Act, as amended, for each attending student every school day at no charge.
- (C) In operating its school breakfast program, a school district shall seek to achieve the highest level of student participation, which may include any or all of the following:
 - (i) providing breakfast meals that can be picked up by students;
- (ii) making breakfast available to students in classrooms after the start of the school day; and
- (iii) collaborating with the school's wellness community advisory council, as established under subsection 136(e) of this title, in planning school meals.
- (D) A school district shall count time spent by students consuming school meals during class as instructional time.

* * *

- (d) It is a goal of the State that by the year 2022 2023 school boards operating a school lunch, breakfast, or summer meals program shall purchase at least 20 percent of all food for those programs from local producers.
- (e)(1) On or before December 31, 2020 and annually thereafter, a school board operating a school lunch, breakfast, or summer meals program shall submit to the Agency of Education an estimate of the percentage of the cost of locally produced foods that were purchased by the school board for those programs that were locally produced foods during the one-year period ending on June 30 of that year.

* * *

§ 1265. EXEMPTION; PUBLIC DISCUSSION

- (a) The school board of a public school district that wishes to be exempt from the provisions of section 1264 of this title may vote at a meeting warned and held for that purpose to exempt itself from the requirement to offer either the school lunch program or the school breakfast program, or both, for a period of one year.
 - (b) If a public school is exempt from offering a breakfast or lunch program,

its school board shall conduct a discussion annually on whether to continue the exemption. The pending discussion shall be included on the agenda at a regular or special school board meeting publicly noticed in accordance with 1 V.S.A. § 312(c), and citizens shall be provided an opportunity to participate in the discussion. The school board shall send a copy of the notice to the Secretary and to the superintendent of the supervisory union at least ten days prior to the meeting. Following the discussion, the school board shall vote on whether to continue the exemption for one additional year.

- (c) On or before the first day of November prior to the date on which an exemption voted under this section is due to expire, the Secretary shall notify the boards of the affected school district and supervisory union in writing that the exemption will expire.
- (d) Following a meeting held pursuant to subsection (b) of this section, the school board shall send a copy of the agenda and minutes to the Secretary and the superintendent of the supervisory union.
- (e) The Secretary may grant a supervisory union or a school district a waiver from duties required of it under this subchapter upon a demonstration that the duties would be performed more efficiently and effectively in another manner. [Repealed.]

Sec. 4. 16 V.S.A. § 4025 is amended to read:

§ 4025. EDUCATION FUND

* *

- (b) Monies in the Education Fund shall be used for the following:
 - * * *
- (6) To make payments required under subdivision 1262a(c)(2) of this title for school food programs.

* * * Session Law * * *

Sec. 5. APPROPRIATION; SCHOOL MEALS

The sum of \$8,000,000.00 is appropriated from the Education Fund for fiscal year 2022 to provide reimbursement for school meals under 16 V.S.A. \S 1262a(c)(2).

Sec. 6. AGENCY OF EDUCATION; CONSULTATION; REPORT

The Agency of Education shall consult with school districts, Hunger Free Vermont, the Vermont School Boards Association, the Vermont Superintendents Association, the Vermont Association of School Business Officials, the Vermont

Principals' Association, and the School Nutrition Association of Vermont on the impact of this act and, on or before December 15, 2021, shall report to the House and Senate Committees on Education and on Appropriations, the House Committee on Agriculture and Forestry, and the Senate Committee on Agriculture on the status of implementation under this act.

Sec. 7. AGENCY OF EDUCATION; STAFFING

The following position is created in the Agency of Education: one full-time, classified position specializing in the administration of school food programs. The position established in this section shall be transferred and converted from an existing vacant position in the Executive Branch of State government. There is appropriated to the Agency of Education from the General Fund for fiscal year 2022 the amount of \$100,000.00 for salary, benefits, and operating expenses.

Sec. 8. TASK FORCE ON UNIVERSAL SCHOOL LUNCH; REPORT

- (a) Creation. There is created the Task Force on Universal School Lunch. The Task Force shall make recommendations on how, not later than the 2026–2027 school year, to achieve the goal of providing universal school lunch for all public school students at no cost to the students or their families.
 - (b) Membership. The Task Force shall be composed of the:
 - (1) Secretary of Education or designee;
 - (2) Secretary of Human Services or designee; and
 - (3) Secretary of Agriculture or designee.
- (c) Powers and duties. The Task Force shall make recommendations on how, not later than the 2026–2027 school year, to achieve the goal of providing universal school lunch for all public school students at no cost to the students or their families and shall perform the following tasks:
 - (1) recommend funding sources for universal school lunch;
- (2) recommend what data should be collected by local education agencies, school districts, and schools to qualify for federal funds based on student poverty, the means by which the data should be collected, the frequency of collection, and how this data should be reported to the Agency of Education and the frequency of this reporting;
- (3) consider how other states offer and fund universal school meals at no cost to students or their families; and

- (4) meet with Vermont's federal delegation to discuss what changes could be made to federal law and regulations to more readily facilitate universal school meals.
- (d) Collaboration. In performing its duties under this section, the Task Force shall collaborate with Hunger Free Vermont, the School Nutrition Association of Vermont, the Vermont Superintendents Association, the Vermont School Boards Association, the Vermont Council of Special Education Administrators, the Vermont Principals' Association, and the Vermont-National Education Association.
- (e) Report. On or before January 15, 2022, the Task Force shall submit a written report to the House and Senate Committees on Education and on Appropriations, the House Committee on Agriculture and Forestry, and the Senate Committee on Agriculture with its findings and any recommendations for legislative action.

(f) Meetings.

- (1) The Secretary of Education shall call the first meeting of the Task Force to occur on or before October 10, 2021.
- (2) The Task Force shall select a chair from among its members at the first meeting.
 - (3) A majority of the membership shall constitute a quorum.
 - (4) The Task Force shall meet not more than eight times.
 - (5) The Task Force shall expire on January 16, 2022.
- (g) Assistance. The Task Force shall have the administrative, technical, and legal assistance of the Agency of Education.

* * * Effective Date * * *

Sec. 9. EFFECTIVE DATE

This act shall take effect on July 1, 2022.