1	TO THE HONORABLE SENATE:
2	The Committee on Education to which was referred House Bill No. 727
3	entitled "An act relating to the exploration, formation, and organization of
4	union school districts and unified union school districts" respectfully reports
5	that it has considered the same and recommends that the Senate propose to the
6	House that the bill be amended by striking out all after the enacting clause and
7	inserting in lieu thereof the following:
8	Sec. 1. 16 V.S.A. chapter 11, subchapter 1 is redesignated to be chapter 9,
9	subchapter 6 to read:
10	Subchapter 16. GENERALLY; CONTRACTS BETWEEN DISTRICTS
11	TO OPERATE SCHOOLS JOINTLY
12	§ 571. CONTRACTS TO CONSTRUCT AND OPERATE JOINT SCHOOLS
13	* * *
14	§ 572. JOINT BOARDS FOR JOINT, CONTRACT, OR CONSOLIDATED
15	SCHOOLS
16	* * *
17	Sec. 2. REPEAL
18	16 V.S.A. chapter 11 (union schools) is repealed on passage of this act.
19	Sec. 3. 16 V.S.A. chapter 11 is added to read:
20	CHAPTER 11. UNION SCHOOL DISTRICTS
21	Subchapter 1. General Provisions

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It is the policy of the State to provide substantially equal educational opportunities for all children in Vermont by authorizing two or more school districts, including an existing union school district, to form a union school district for the purpose of providing for the education of its resident students in the grades for which it is organized, and for the new union school district to be a body politic and corporate with the powers incident to a municipal corporation, with all of the rights and responsibilities that a town school district has in providing for the education of its resident students. Formation of union school districts shall be designed to encourage and support local decisions and actions that provide substantial equity of educational opportunities statewide, lead students to achieve or exceed the State's Education Quality Standards, maximize operational efficiencies, promote transparency and accountability, and be delivered at a cost that parents, voters, and taxpayers value. § 702. DEFINITIONS As used in this chapter: (1) "Board clerk" means the individual selected to be clerk of the board of a union school district by the members of the board from among their number pursuant to the provisions of sections 714 (initial members of union

school district board), 729 (unified union district board members), and 747

1	(union elementary and union high school district board members) of this
2	chapter.
3	(2) "District clerk" means the individual elected as clerk of a union
4	school district by the voters of the district pursuant to the provisions of
5	sections 715 (union school district organizational meeting), 735 (unified union
6	school district officers and election), and 753 (union elementary and union
7	high school district officers and election) of this chapter.
8	(3) "Forming districts" means all school districts, including union
9	school districts, that are located within the geographical boundaries of a
10	proposed or voter-approved union school district prior to the operational date
11	of the union school district, which will potentially merge or have merged to
12	form the new union school district.
13	(4) "Member district" means a school district, which can be a union
14	school district, that is a member of a union elementary school district or a
15	union high school district for certain grades, prekindergarten through grade 12.
16	and is a distinct district organized to provide for the education of its resident
17	students for all other grades, whether by operating one or more schools or
18	paying tuition.
19	(5) "Operational date" means the date on which a union school district
20	formed pursuant to the provisions of this chapter assumes full and sole

1	responsibility for the education of all resident students in the grades for which
2	it is organized.
3	(6) "School district" means a school district organized as a town school
4	district, city school district, incorporated school district, or union school
5	district, unless clearly inapplicable.
6	(7) In addition to its plain meaning, "town" means a city or incorporated
7	village.
8	(8) In addition to its plain meaning, "town school district" means a city
9	school district, or incorporated school district, and does not mean a union
10	school district.
11	(9) "Town within a unified union school district" means each town
12	located inside the geographic boundaries of a unified union school district and
13	in which the district's resident students live.
14	(10) "Transitional period" means the period of time beginning on the
15	day on which a union school district becomes a legal entity pursuant to section
16	713 (certification of votes) of this chapter and continuing until its operational
17	date.
18	(11) "Unified union school district" means a union school district
19	organized to provide for the education of the district's resident students in all
20	grades, prekindergarten through grade 12.

1	(12) "Union elementary school district" and "union high school district"
2	mean a union school district organized to provide for the education of the
3	district's resident students in fewer than all grades, prekindergarten through
4	grade 12.
5	(13)(A) "Union school district" means a municipality formed under the
6	provisions of this chapter that is governed by a single publicly elected board
7	and that is responsible for the education of students residing in two or more
8	towns in the grades for which the district is organized by:
9	(i) operating a school or schools for all grades;
10	(ii) operating a school or schools for all students in one or more
11	grades and paying tuition for all students in the remaining grade or grades; or
12	(iii) paying tuition for all grades.
13	(B) Use of the term "union school district" or "union district"
14	includes a union elementary school district, union high school district, and
15	unified union school district unless the context clearly limits it to fewer than all
16	options.
17	(14) "Weighted voting" means a system, sometimes used in the
18	"proportional to town population" model of union school district board
19	membership, set forth in subdivisions 711(d)(1), 711(e)(1), 730(a)(1),
20	748(a)(1), and 748(b)(1) of this chapter, where proportionality is achieved by
21	assigning a different number of votes to each board member.

1	§ 703. APPLICATION OF OTHER LAWS AND ARTICLES OF AGREEMENT
2	(a) Other education laws. The provisions of this chapter are intended to be
3	in addition to the general provisions of law pertaining to schools, school
4	districts, and supervisory unions. General provisions of law shall apply to
5	union school districts unless inconsistent with or otherwise provided in this
6	chapter.
7	(b) Existing articles of agreement.
8	(1) If a union school district joins with other school districts to form a
9	new union school district pursuant to the provisions of sections 706–715
10	(process of exploration, formation, and organization of a union school district)
11	of this chapter, then the articles of agreement of the existing union school
12	district are repealed, and the articles of agreement of the new union school
13	district shall govern.
14	(2) If a union school district joins another existing union school district
15	pursuant to the provisions of section 721 (joining an existing union school
16	district) of this chapter, then the articles of agreement of the joining district are
17	repealed, and the articles of agreement of the enlarged union school district
18	shall govern, unless the districts agree otherwise.
19	Subchapter 2. Exploration, Formation, and Organization
20	Article 1. Process
21	§ 706. PROPOSAL TO FORM STUDY COMMITTEE; BUDGET AND

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- (a) Establishment of committee. When the boards of two or more school districts vote to establish a study committee to study the advisability of forming a union school district or are petitioned to do so by at least five percent of voters in the school district, the boards shall meet with the superintendent or superintendents of each school district. With the advice of the superintendent or superintendents, the boards shall establish a budget for the study committee's work and shall determine the number of persons to serve on the study committee pursuant to subsection (b) of this section.

 (b) Budget and membership. Each participating school district's share of
- the established budget and membership on the study committee shall be the same as the proportion of the school district's equalized pupils to the total equalized pupils of all school districts intending to participate formally in the study committee. As used in this subsection, "equalized pupils" has the same meaning as in section 4001 of this title.
- (c) Existing union school districts.
 - (1) Existing union elementary or union high school district; proposed unified union school district. If the board of an existing union elementary or union high school district votes to participate in a study committee to consider formation of a unified union school district, or is petitioned by the voters to do so, then:

1	(A) The interests of the existing union school district shall be
2	represented by its member districts on the study committee.
3	(B) Any warning and vote on the study committee budget pursuant to
4	section 707 of this chapter and the warning and vote on any resulting proposal
5	to form a unified union school district pursuant to section 710 shall be at the
6	member district level.
7	(C) If the existing union school district does not have any member
8	districts because all towns for which it is organized are members of both a
9	union elementary school district and a union high school district, then the
10	existing union school district shall represent its own interests on the study
11	committee, and the towns within it shall not participate on its behalf.
12	(D) If a town is a member of both a union elementary school district
13	and a union high school district, is not independently organized as a district
14	that is responsible for the education of students in any grade, and does not have
15	a town school district board, then notwithstanding other provisions to the
16	contrary:
17	(i) To the extent possible, the boards of the union elementary and
18	union high school districts of which the town is a member shall make a
19	reasonable attempt, jointly, to appoint a member to the study committee who
20	resides in the town.

1	(ii) The legislative body or appropriate officer of the town shall
2	perform electoral functions, including warning meetings and conducting the
3	voting process, ordinarily performed by and in member districts on behalf of a
4	union school district.
5	(2) Existing unified union school district; proposed unified union school
6	district. If the board of a unified union school district votes to participate in a
7	study committee to consider formation of a new unified union school district
8	rather than the enlargement of the existing unified union school district
9	pursuant to section 721 (joining an existing union school district) of this
10	chapter, or is petitioned by the voters to do so, then:
11	(A) The existing unified union school district shall represent its own
12	interests on the study committee, and the towns within it shall not participate
13	on its behalf.
14	(B) To the extent possible, the board of the existing unified union
15	school district shall make a reasonable attempt to appoint members to the study
16	committee who reside in each town within the district.
17	(C) Any warning and vote on the study committee budget pursuant to
18	section 707 of this chapter and the warning and vote of the electorate on any
19	resulting proposal to form a new unified union school district pursuant to
20	section 710 shall proceed pursuant to the provisions for commingled

1	Australian ballot voting as set forth in subchapter 3 (unified union school
2	districts) of this chapter.
3	(3) Existing union elementary or union high school district; proposed
4	union elementary or union high school district. If the board of an existing
5	union elementary or union high school district votes to participate in a study
6	committee to consider formation of a new union elementary or union high
7	school district rather than enlarging the existing union school district pursuant
8	to section 721 (joining an existing union school district) of this chapter, or is
9	petitioned by the voters to do so, then:
10	(A) The existing union school district shall represent its own interests
11	on the study committee, and the member districts of the existing union school
12	district shall not participate on its behalf.
13	(B) To the extent possible, the board of the existing union school
14	district shall make a reasonable attempt to appoint members to the study
15	committee who reside in each of the member districts within the existing union
16	school district.
17	(C) Any warning and vote on the study committee budget pursuant to
18	section 707 of this chapter and the warning and vote of the electorate on any
19	resulting proposal to form a new union elementary or union high school district
20	pursuant to section 710 of this chapter shall proceed pursuant to the provisions

1	for commingled Australian ballot voting as set forth in subchapter 4 (union
2	elementary and union high school districts) of this chapter.
3	§ 707. APPROVAL OF STUDY BUDGET; APPOINTMENT OF STUDY
4	COMMITTEE; PARTICIPATION
5	(a) Proposed budget exceeding \$50,000.00.
6	(1) If the proposed budget established in section 706 of this chapter
7	exceeds \$50,000.00, then subject to the provisions of that section the board of
8	each potentially participating school district shall warn the district's voters to
9	meet at an annual or special school district meeting to vote whether to
10	appropriate funds necessary to support the district's financial share of a study
11	committee's costs. The meeting in each school district shall be warned for the
12	same date. The warning in each school district shall contain an identical article
13	in substantially the following form:
14	Shall the school district of appropriate funds necessary
15	to support the school district's financial share of a study to determine the
16	advisability of forming a union school district with some or all of the
17	following school districts: , , and ? It is
18	estimated that the school district's share, if all of the identified
19	school districts vote to participate, will be \$. The total
20	proposed budget, to be shared by all participating school districts is \$
21	

1	(2) If the vote in subdivision (1) of this subsection is in the affirmative
2	in two or more school districts, then the boards of the affirming school districts
3	shall appoint a study committee consisting of the number of persons
4	determined pursuant to section 706 (proposed study committee budget and
5	membership) of this chapter. At least one current board member from each
6	participating school district shall be appointed to the study committee. The
7	board of a school district appointing more than one person to the study
8	committee may appoint residents of the school district who are not members of
9	the board to any of the remaining seats.
10	(3) The sums expended for study purposes under this section shall be
11	considered part of the approved cost of any project in which the union school
12	district, if created, participates pursuant to chapter 123 of this title.
13	(b) Proposed budget not exceeding \$50,000.00.
14	(1) If the proposed budget established in section 706 of this chapter does
15	not exceed \$50,000.00, then the boards of the participating school districts
16	shall appoint a study committee consisting of the number of persons
17	determined under that section. At least one current board member from each
18	participating school district shall be appointed to the study committee. The
19	board of a school district appointing more than one person to the study
20	committee may appoint residents of the school district who are not members of
21	the board to any of the remaining seats.

1	(2) The sums expended for study purposes under this section shall be
2	considered part of the approved cost of any project in which the union school
3	district, if created, participates pursuant to chapter 123 of this title.
4	(c) Additional costs.
5	(1) If the voters approve a budget that exceeds \$50,000.00 but the study
6	committee later determines that its budget is likely to exceed the projected,
7	voter-approved amount, then the boards of all participating school districts
8	shall obtain voter approval for the amounts exceeding the previously approved
9	budget in the manner set forth in subdivision (a)(1) of this section before the
10	study committee obligates or expends sums in excess of the initial voter-
11	approved amount.
12	(2) If a proposed budget does not exceed \$50,000.00 at the time the
13	school boards appoint members to the study committee, but the study
14	committee later determines that its total budget is likely to exceed \$50,000.00,
15	then the boards of all participating school districts shall obtain voter approval
16	for the amounts exceeding \$50,000.00 in the manner set forth in subdivision
17	(a)(1) of this section before the study committee obligates or expends funds in
18	excess of \$50,000.00.
19	(d) Grants. Costs to be paid by State, federal, or private grants shall not be
20	included when calculating whether a study committee's budget or proposed
21	budget exceeds \$50,000.00.

1	(e)(1) Subsequent appointments of persons to the study committee;
2	vacancy. Subject to the requirement that each school board appoint at least
3	one current member of the board, the board of a participating school district
4	shall appoint a person residing in the school district to the study committee if
5	one of the school district's seats is vacant because a study committee member
6	(A) is no longer a member of the school district's board and was the
7	sole board member appointed by that school district;
8	(B) has resigned from or is no longer able to serve on the study
9	committee; or
10	(C) has not attended three consecutive study committee meetings
11	without providing notice to the study committee chair of the reason for each
12	absence and obtaining a determination of the study committee members that
13	the absences were reasonable.
14	(2) Notice under subdivision (1)(C) of this subsection shall be given in
15	advance of absences whenever possible.
16	(f) Formal participation in study committee.
17	(1) A school district shall not be a formal participant in and appoint
18	members to more than one study committee created under this chapter at any
19	one point in time.
20	(2) A school district shall not formally withdraw its participation in an
21	existing study committee after the school district has appointed members to

1	that committee until the study committee dissolves pursuant to subsection
2	708(e) of this chapter.
3	(g) Additional formal participants.
4	(1) Subject to the provisions of subsection (f) of this section, a school
5	district may join as an additional formal participant in a study committee after
6	creation of the committee if:
7	(A) the school district's board has requested the committee's
8	approval to participate after either a vote of the school district's board or a
9	petition by five percent of the school district's voters and if the study
10	committee votes to approve formal participation by the district; or
11	(B) the study committee has voted to ask the school district to
12	participate formally and either the board of the school district votes to approve
13	formal participation or is petitioned by five percent of the school district's
14	voters to do so.
15	(2) A school district that becomes a formal participant in an existing
16	study committee pursuant to this subsection is subject to the provisions of
17	section 706 (proposed study committee budget and membership) of this
18	chapter regarding financial and representational proportionality and to all other
19	requirements of study committees set out in this chapter.
20	(h) Informal participation by other school districts.

1	(1) The board of a school district that is not a formal participant in an
2	existing study committee may authorize one or more of the board's members
3	to contact the study committee to discuss whether it may be advisable to
4	include the school district within a proposal to form a new union school district
5	as an "advisable" district, as described in section 708 (necessary and advisable
6	districts) of this chapter.
7	(2) An existing study committee may authorize one or more of its
8	members to contact the board of one or more additional school districts that are
9	not formal participants in the committee to discuss whether it may be advisable
10	to include the school district within a proposal to form a new union school
11	district as an "advisable" district.
12	(3) An existing study committee may invite representatives of a
13	nonparticipating school district's board to participate informally in the study
14	committee's deliberations.
15	(4) Nothing in this section shall be construed to prohibit the board of a
16	school district from authorizing informal exploration between and among the
17	boards of school districts prior to the formation of a study committee.
18	§ 708. STUDY COMMITTEE; NECESSARY AND ADVISABLE
19	DISTRICTS; CONTENTS OF STUDY COMMITTEE REPORT AND
20	PROPOSED ARTICLES; DISSOLUTION OF COMMITTEE
21	(a) Study committee; process.

(1) The superintendent shall convene a study committee's first meeting
when the committee's members are appointed. If the participating districts are
members of more than one supervisory union, then the superintendents shall
decide which of their number shall convene the meeting. The study committee
members shall elect a chair who shall notify the Secretary in writing of the
committee's creation and the chair's election within 30 days following the vote
of the committee's creation.
(2) Staff of the supervisory union or unions shall provide administrative
assistance to the study committee.
(3) The Secretary shall cooperate with the study committee and is
authorized to make Agency staff available to provide technical assistance to
the committee.
(4) The study committee is a public body pursuant to 1 V.S.A. § 310(4)
and is subject to the requirements of 1 V.S.A. chapter 5, subchapter 2.
(5) Although a study committee should try to achieve consensus,
committee decisions shall be reached by a majority of all committee members
present and voting.
(b) Necessary and advisable school districts. If a study committee decides
to recommend formation of a union school district, then it shall determine
whether each school district included in the recommended formation is
"necessary" or "advisable" to formation.

1	(1) "Necessary" school district.
2	(A) The study committee shall identify a school district as
3	"necessary" to formation of the union school district only if the school district
4	is a formal participant in the study committee.
5	(B) Subject to the provisions of subsection 706(c) of this chapter, the
6	school board of a "necessary" school district is required to warn a vote of the
7	electorate under sections 710 (vote to form union school district) and 711
8	(initial members of union school district board election) of this chapter.
9	(C) A proposed union school district is formed only if the voters
10	voting in each "necessary" school district vote to approve formation.
11	(2) "Advisable" school district.
12	(A) The study committee may identify any school district as
13	"advisable" to formation of the union school district even if the school district
14	is not a formal participant in the study committee.
15	(B) The school board of an "advisable" school district is not required
16	to warn a vote of the electorate under sections 710 (vote to form union school
17	district) and 711 (initial members of union school district board election) of
18	this chapter, except upon application of 10 percent of the voters in the school
19	district.
20	(C) Voter approval in an "advisable" district is not required for
21	formation of a new union school district.

1	(3) Existing union elementary or union high school district.
2	Notwithstanding other provisions of this subsection, an existing union
3	elementary or union high school district is "necessary" to the formation of a
4	unified union school district even though its interests are represented by its
5	member districts pursuant to subdivision 706(c)(1) (study committee budget
6	and membership for existing union school districts) of this chapter.
7	(c) Proposal to form union school district; report and proposed articles of
8	agreement. If a study committee determines that it is advisable to propose
9	formation of a union school district, then it shall prepare a report analyzing the
10	strengths and challenges of the current structures of all "necessary" and
11	"advisable" school districts and outlining the ways in which a union school
12	district promotes the State policy set forth in section 701 of this chapter. The
13	study committee shall also prepare proposed articles of agreement that, if
14	approved pursuant to the provisions of this chapter, shall serve as the operating
15	agreement for the new union school district. At a minimum, articles of
16	agreement shall state:
17	(1) The name of any school district the study committee considers
18	"necessary" to formation of the proposed union school district.
19	(2) The name of any school district the study committee considers
20	"advisable" to include in the proposed union school district.

1	(3) The legal name or temporary legal name by which the union school
2	district shall be known.
3	(4) The grades, if any, that the proposed union school district will
4	operate and the grades, if any, for which it will pay tuition.
5	(5) The cost and general location of any proposed new school buildings
6	to be constructed and the cost and general description of any proposed
7	renovations to existing school buildings.
8	(6) A plan for the first year of the union school district's operation for
9	transportation of students, assignment of staff, and use of curriculum that is
10	consistent with existing contracts, collective bargaining agreements, and other
11	provisions of law. The board of the union school district, if formed, shall make
12	all subsequent decisions regarding transportation, staff, and curriculum subject
13	to existing contracts, collective bargaining agreements, and other provisions of
14	<u>law.</u>
15	(7) A list of the indebtedness of each "necessary" and "advisable"
16	district, which the union school district shall assume.
17	(8) The specific pieces of real property of each "necessary" and
18	"advisable" district that the union school district shall acquire, their valuation,
19	and how the union school district shall pay for them.
20	(9) Consistent with the proportional representation requirements of the
21	Equal Protection Clause of the U.S. Constitution, the method or methods of

1	apportioning representation on the union school district board as set forth in
2	subsections 711(d) (unified union school district), (e) (union elementary or
3	union high school district), and (f) (weighted voting) of this chapter.
4	(10) The term of office for each member initially elected to the union
5	school district board, to be arranged so that one-third expire on the day of the
6	second annual meeting of the union school district, one-third on the day of the
7	third annual meeting, and one-third on the day of the fourth annual meeting, or
8	as near to that proportion as possible.
9	(11) The date on which the proposal to create the union school district
10	and the election of initial union school district board members will be
11	submitted to the voters.
12	(12) The date on which the union school district will be solely
13	responsible for the education of its resident students in the grades for which it
14	is organized and will begin operating any schools, paying any tuition, and
15	providing educational services.
16	(13) Whether the election of board members, election of school district
17	officers, votes on the union school district budget, or votes on other public
18	questions, or any two or more of these, shall be by Australian ballot.
19	(14) Any other matters that the study committee considers pertinent.
20	(d) No proposal to form a union school district. If a study committee
21	determines that it is inadvisable to propose formation of a union school district

1	then its members shall vote to dissolve the committee. If the study committee
2	members vote to dissolve, then the chair shall notify the Secretary in writing of
3	the vote.
4	(e) Dissolution of study committee.
5	(1) If a study committee proposes formation of a union school district
6	pursuant to subsection (c) of this section, then the committee shall cease to
7	exist when the clerk of each school district voting on a proposal to establish the
8	union school district has certified the results of the vote to the Secretary
9	pursuant to subsection 713(a) of this chapter.
10	(2) If a study committee determines that it is inadvisable to propose
11	formation of a union school district, then the committee shall cease to exist
12	when the chair notifies the Secretary of the committee's vote pursuant to
13	subsection (d) of this section.
14	§ 709. REVIEW BY LOCAL SCHOOL DISTRICT BOARDS;
15	CONSIDERATION AND APPROVAL BY STATE BOARD OF
16	<u>EDUCATION</u>
17	(a) If a study committee determines that it is advisable to propose
18	formation of a union school district, then the committee shall transmit its report
19	and proposed articles of agreement to the school board of each school district
20	that the report identifies as either "necessary" or "advisable" to formation of
21	the proposed union school district. Each board may review the report and

proposed articles and may provide its comments to the study committee. The
study committee has sole authority to determine the contents of the report and
proposed articles and to decide whether to submit them to the State Board
under subsection (b) of this section.
(b) If a study committee determines that it is advisable to propose
formation of a union school district, then the committee shall transmit the
report and proposed articles of agreement to the Secretary who shall submit
them with recommendations to the State Board.
(c)(1) The State Board:
(A) shall consider the study committee's report and proposed articles
of agreement and the Secretary's recommendations;
(B) shall provide the study committee an opportunity to be heard;
(C) may ask the Secretary or the study committee, or both, to make
further investigation and may consider any other information the State Board
deems to be pertinent; and
(D) may request that the study committee amend the report or the
proposed articles of agreement, or both.
(2) If the State Board finds that formation of the proposed union school
district is in the best interests of the State, the students, and the school districts
and aligns with the policy set forth in section 701 of this title, then it shall
approve the study committee's report and proposed articles of agreement.

1	together with any amendments, as the final report and proposed articles of
2	agreement, and shall give notice of its action to the study committee.
3	(d) The chair of the study committee shall file a copy of the approved final
4	report and proposed articles of agreement with the clerk of each school district
5	identified as "necessary" or "advisable" at least 30 days prior to the vote of the
6	electorate on whether to form the union school district.
7	§ 710. VOTE TO FORM UNION SCHOOL DISTRICT
8	Subject to the provisions of subsections 706(c) (proposal to form study
9	committee; existing union school districts) and 708(b) (study committee;
10	necessary and advisable districts) of this chapter, the voters of each school
11	district identified as "necessary" or "advisable" shall vote whether to form the
12	proposed union school district, as follows:
13	(1) The vote shall be held on the date specified in the final report.
14	(2) The vote shall be by Australian ballot.
15	(3) The vote shall be at separate school district meetings held on the
16	same day.
17	(4) The opportunity for early and absentee voting pursuant to 17 V.S.A.
18	§§ 2531–2550 shall be provided.
19	(5) The board of each school district voting on the proposal shall warn
20	the vote either as a special meeting of the school district or as part of its annual
21	meeting.

1	§ 711. VOTE TO ELECT INITIAL MEMBERS OF THE UNION SCHOOL
2	DISTRICT BOARD
3	(a) Election of initial members of union school district board. At the
4	meeting warned to vote on formation of a union school district under section
5	710 of this chapter, the voters shall also elect the initial members who will
6	serve on the board of the union school district if the voters approve the
7	district's formation.
8	(1) The vote to elect the initial members shall be by Australian ballot.
9	(2) The opportunity for early and absentee voting pursuant to 17 V.S.A.
10	§§ 2531–2550 shall be provided.
11	(b) Representation and term length. Initial membership on a union school
12	district board shall be pursuant to the method of representation set forth in the
13	articles of agreement, for the terms specified in that document, and pursuant to
14	the provisions of this section and subdivisions 708(c)(9) and (10) (study
15	committee; proposed articles of agreement; apportionment and terms) of this
16	<u>chapter.</u>
17	(c) Operational definitions. As used in subsections (d) and (e) of this
18	section, any term not defined in section 702 of this chapter shall have its plain
19	meaning, except as provided in this subsection.
20	(1) If, pursuant to section 425 (other town school district officers) of this
21	title, the voters of a school district have elected a district clerk who is not also

1	the clerk of the town served by the school district, then "town clerk" means the
2	elected clerk of that school district.
3	(2) Notwithstanding subdivision (1) of this subsection, if a potential
4	forming district is an existing unified union school district, then:
5	(A) Reference to the voters of the "school district" means the voters
6	of each town within the existing unified union school district, who shall vote at
7	a location in their town of residence that is identified in the warning issued by
8	the existing unified union school district; provided, however, that the total of
9	all votes cast in the towns shall determine the modified at-large and at-large
10	election of initial board members pursuant to subdivisions (d)(2) (proposed
11	unified union district; modified at-large), (d)(3) (proposed union district; at-
12	large), (e)(2) (proposed union elementary or union high school district;
13	modified-at large), and (e)(3) (proposed union elementary or union high school
14	district; at-large) of this section, as well as whether the existing unified union
15	school district approves formation of the new unified union school district.
16	(B) "Town clerk" means the clerk of each town within the existing
17	unified union school district; provided, however, that the town clerk of each
18	town shall transmit the name of each duly nominated candidate to the clerk of
19	the existing unified union school district, who shall prepare the unified union
20	school district ballot for that town and transmit the ballot to the town clerk to
21	make available to the voters.

1	(3) Notwithstanding subdivision (1) (clerk of school district) of this
2	subsection, if a town is a member of both a union elementary school district
3	and a union high school district, is not independently organized as a district
4	that is responsible for the education of students in any grade, and does not have
5	a town school district board, then:
6	(A) reference to the voters of the "school district" means the voters of
7	the town that is the member of both existing union school districts, who shall
8	vote at a location in their town of residence that is identified in the warning
9	issued by:
10	(i) the existing union elementary school district if the voters are
11	voting on a proposed unified union school district or a proposed union
12	elementary school district; or
13	(ii) the existing union high school district if the voters are voting
14	on a proposed union high school district; and
15	(B) "town clerk" means the clerk of the town that is a member of both
16	existing union school districts; provided, however, that the town clerk shall
17	transmit the name of each duly nominated candidate to the clerk of the union
18	school district identified in subdivision (A) of this subdivision (3), who shall
19	prepare the ballot for that town and transmit the ballot to the town clerk to
20	make available to the voters.

1	(d) Proposed unified union school district. Subject to the provisions of
2	subsections 706(c) (existing union school districts) and 708(b) (necessary and
3	advisable school districts) of this chapter, the voters of each school district
4	identified as "necessary" or "advisable" shall vote whether to elect initial board
5	members of a proposed unified union school district, as follows
6	(1) Proportional to town population. When representation on the board
7	of a proposed unified union school district is apportioned to each potential
8	town within the proposed district in a number that is closely proportional to the
9	town's relative population:
10	(A) Voters of each school district identified as either "necessary" or
11	"advisable" to formation of the proposed unified union school district shall file
12	a petition nominating a candidate for the office of unified union school district
13	board member based on town population. A petition shall be valid only if:
14	(i) the candidate is a current voter of the town;
15	(ii) the petition identifies the term of office for which the
16	candidate is nominated;
17	(iii) the petition is signed by at least 30 voters residing in the town
18	or one percent of the legal voters in the town, whichever is less;
19	(iv) the voters file the petition with the town clerk of the town in
20	which the candidate resides not later than 5:00 p.m. on the sixth Monday
21	preceding the day of the election; and

1	(v) the candidate files with the town clerk a written consent to the
2	printing of the candidate's name on the ballot.
3	(B) The town clerk shall place the name of each duly nominated
4	candidate on the ballot to be presented to the voters of the school district.
5	(C) The voters of the school district for the town in which the
6	candidate resides shall elect as many board members to the unified union
7	school board as are apportioned based on the town's population.
8	(2) Modified at-large model: allocation to town; at-large representation.
9	When representation on the board of a proposed unified union school district is
10	allocated to each potential town within the proposed district, but the allocation
11	is not closely proportional to the town's relative population and the board
12	member is elected at-large:
13	(A) Voters of each school district identified as either "necessary" or
14	"advisable" to formation of the proposed unified union school district shall file
15	a petition nominating a candidate for the office of unified union school district
16	board member allocated to the voters' town. A petition shall be valid only if:
17	(i) the candidate is a current voter of the town;
18	(ii) the petition identifies the term of office for which the
19	candidate is nominated;
20	(iii) the petition is signed by at least 30 voters residing in the town
21	or one percent of the legal voters in the town, whichever is less;

1	(iv) the voters file the petition with the town clerk of the town in
2	which the candidate resides not later than 5:00 p.m. on the sixth Monday
3	preceding the day of the election; and
4	(v) the candidate files with the town clerk a written consent to the
5	printing of the candidate's name on the ballot.
6	(B) Upon receipt of a petition for a unified union school district
7	board member allocated to a potential town within the proposed district but to
8	be elected at-large under the modified at-large model, the town clerk shall
9	place the name of the duly nominated candidate on the ballot to be presented to
10	the voters of the school district and shall notify the town clerks preparing the
11	ballots for the voters of each of the other "necessary" school districts and of
12	each "advisable" school district voting on formation of the proposed unified
13	union school district to place the candidate's name on the ballot presented to
14	the voters in those districts. Alternatively, at their discretion, the town clerks
15	may meet jointly to prepare a uniform ballot.
16	(C) The voters of each "necessary" school district and of each
17	"advisable" school district voting on formation of the proposed unified union
18	school district shall vote for the board members to be elected at-large under the
19	modified at-large model; provided, however, that ballots shall be included in
20	the calculation of total votes cast pursuant to the provisions of subdivision
21	714(a)(2) (calculation of votes) of this chapter.

1	(3) At-large representation. When representation on the board of a
2	proposed unified union school district is not apportioned or allocated to the
3	potential towns within the proposed district pursuant to subdivision (1)
4	(proportional to town population) or (2) (modified at-large) of this subsection
5	and the board member is elected at-large:
6	(A) The voters of one or more school districts identified as
7	"necessary" to formation of the proposed unified union school district shall file
8	a petition nominating a candidate for the office of unified union school district
9	board member at-large. A petition shall be valid only if:
10	(i) the candidate is a current voter of a school district identified as
11	"necessary" to the formation of the proposed union school district;
12	(ii) the petition identifies the term of office for which the
13	candidate is nominated;
14	(iii) the petition is signed by at least 60 voters residing in one or
15	more school districts identified as "necessary" to the formation of the proposed
16	unified union school district;
17	(iv) the voters file the petition with the town clerk in the
18	"necessary" school district in which the candidate resides not later than
19	5:00 p.m. on the sixth Monday preceding the day of the election; and
20	(v) the candidate files with the town clerk a written consent to the
21	printing of the candidate's name on the ballot.

(B) Upon receipt of a petition for a unified union school district
board member elected at-large, the town clerk shall place the name of the duly
nominated candidate on the ballot to be presented to the voters of the school
district and shall notify the town clerks preparing the ballots for the voters of
each of the other "necessary" school districts and of each "advisable" school
district voting on formation of the proposed unified union school district to
place the candidate's name on the ballot presented to the voters in those
districts. Alternatively, at their discretion, the town clerks may meet jointly to
prepare a uniform ballot.
(C) The voters of each "necessary" school district and of each
"advisable" school district voting on formation of the proposed unified union
school district shall vote for the members to be elected at-large; provided,
however, that ballots shall be included in the calculation of total votes cast
pursuant to the provisions of subdivision 714(a)(2) (calculation of votes) of
this chapter.
(e) Proposed union elementary or union high school district. Subject to the
provisions of subsections 706(c) (existing union school districts) and 708(b)
(necessary and advisable school districts) of this chapter, the voters of each
school district identified as "necessary" or "advisable" shall vote whether to
elect initial board members of the proposed union school district, as follows:

1	(1) Proportional to town population. When representation on the board
2	of a proposed union elementary or union high school district is apportioned to
3	each potential member district of the proposed district in a number that is
4	closely proportional to the potential member district's relative population:
5	(A) Voters of each school district identified as either "necessary" or
6	"advisable" to formation of the proposed union school district shall file a
7	petition nominating a candidate for the office of union school district board
8	member representing the potential member district. A petition shall be valid
9	only if:
10	(i) the candidate is a current voter of the potential member district;
11	(ii) the petition identifies the term of office for which the
12	candidate is nominated;
13	(iii) the petition is signed by at least 30 voters residing in the
14	potential member district or one percent of the legal voters in the district.
15	whichever is less;
16	(iv) the petition is filed with the town clerk not later than
17	5:00 p.m. on the sixth Monday preceding the day of the election; and
18	(v) the candidate files with the town clerk a written consent to the
19	printing of the candidate's name on the ballot.

1	(B) The town clerk shall place the name of each duly nominated
2	candidate on the ballot to be presented to the voters of the potential member
3	district.
4	(C) The voters of the district shall elect as many board members as
5	are apportioned to the potential member district based on population.
6	(2) Modified at-large model: allocation to town; at-large representation.
7	When representation on the board of a proposed union elementary or union
8	high school district is allocated to each potential member district, but the
9	allocation is not closely proportional to the potential member district's relative
10	population and the board member is elected at-large:
11	(A) Voters of each school district identified as either "necessary" or
12	"advisable" to formation of the proposed union school district shall file a
13	petition nominating a candidate for the office of union school district board
14	member allocated to the potential member district. A petition shall be valid
15	only if:
16	(i) the candidate is a current voter of the potential member district;
17	(ii) the petition identifies the term of office for which the
18	candidate is nominated;
19	(iii) the petition is signed by at least 30 voters residing in the
20	potential member district or one percent of the legal voters in the district,
21	whichever is less;

1	(1v) the petition is filed with the town cierk of the school district in
2	which the candidate resides not later than 5:00 p.m. on the sixth Monday
3	preceding the day of the election; and
4	(v) the candidate files with the town clerk a written consent to the
5	printing of the candidate's name on the ballot.
6	(B) Upon receipt of a petition for union school district board member
7	allocated to a potential member district but to be elected at-large under the
8	modified at-large mode, the town clerk shall place the name of the duly
9	nominated candidate on the ballot to be presented to the voters of the potential
10	member district and shall notify the town clerks preparing the ballots for the
11	voters of each of the other "necessary" school districts and of each "advisable"
12	school district voting on formation of the proposed union school district to
13	place the candidate's name on the ballot presented to the voters in those
14	districts. Alternatively, at their discretion, the town clerks may meet jointly to
15	prepare a uniform ballot.
16	(C) The voters of each "necessary" school district and of each
17	"advisable" school district voting on formation of the proposed unified union
18	school district shall vote for the board members to be elected at-large under the
19	modified at-large model; provided, however, that ballots shall be included in
20	the calculation of total votes cast pursuant to the provisions of subdivision
21	714(a)(2) (calculation of votes) of this chapter.

1	(3) At-large representation. When representation on the board of a
2	proposed union elementary or union high school district board is not
3	apportioned or allocated to the potential member districts pursuant to
4	subdivision (1) (proportional to town population) or (2) (modified at large) of
5	this subsection and the board member is elected at-large:
6	(A) The voters of one or more school districts identified as
7	"necessary" to the formation of the proposed union school district shall file a
8	petition nominating a candidate for the office of union school district board
9	member at-large. A petition shall be valid only if:
10	(i) the candidate is a current voter of a school district identified as
11	"necessary" to the formation of the proposed union school district;
12	(ii) the petition identifies the term of office for which the
13	candidate is nominated;
14	(iii) the petition is signed by at least 60 voters residing in one or
15	more school districts identified as "necessary" to the formation of the proposed
16	union school district;
17	(iv) the petition is filed with the town clerk in the "necessary"
18	school district in which the candidate resides not later than 5:00 p.m. on the
19	sixth Monday preceding the day of the election; and
20	(v) the candidate files with the town clerk a written consent to the
21	printing of the candidate's name on the ballot.

(B) Upon receipt of a petition for a union school district board
member to be elected at-large, the town clerk shall place the name of the duly
nominated candidate on the ballot to be presented to the voters of the school
district and shall notify the town clerks preparing the ballots for the voters of
each of the other "necessary" school districts and of each "advisable" school
district voting on formation of the proposed union school district to place the
candidate's name on the ballot presented to the voters in those districts.
Alternatively, at their discretion, the town clerks may meet jointly to prepare a
uniform ballot.
(C) The voters of each "necessary" school district and of each
"advisable" school district voting on formation of the proposed union school
district shall vote for the board members to be elected at-large; provided,
however, that ballots shall be included in the calculation of total votes cast
pursuant to the provisions of subdivision 714(a)(2) (calculation of votes) of
this chapter.
(f) Weighted voting. If representation on a union school district board is
apportioned based upon population pursuant to subdivision (d)(1) or (e)(1) of
this section, then the union school district may achieve proportionality through
a system of weighted voting.

1	§ 712. CONTENTS OF WARNING ON VOTES TO ESTABLISH THE
2	UNION SCHOOL DISTRICT AND ELECT THE INITIAL
3	MEMBERS OF THE UNION SCHOOL DISTRICT BOARD
4	The warning for each school district meeting to vote on formation of a
5	union school district shall contain two articles in substantially the following
6	form. The language used in Article 1 shall be the same for each "necessary"
7	and "advisable" district voting on formation of the new district. Article II of
8	the warning shall not include names of candidates for the union school district
9	board.
10	WARNING
11	The voters of the School District are hereby notified
12	and warned to meet at on the day of , 20 , to vote by
13	Australian ballot between the hours of, at which time the polls will
14	open, and, at which time the polls will close, upon the following articles
15	of business:
16	Article I. FORMATION OF UNION SCHOOL DISTRICT
17	Shall the School District, which the proposed articles
18	of agreement have identified as ["necessary" or "advisable"] to the formation
19	of the proposed union school district, join with the school district[s] of
20	
21	"necessary" to formation, and potentially the school district[s] of

1	and, which are identified as
2	"advisable" to formation, for the purpose of forming a union school district, as
3	provided in Title 16, Vermont Statutes Annotated, upon the following
4	conditions and agreements:
5	(a) Grades. The union school district shall be organized to provide for the
6	education of resident students in grades through and shall assume
7	full and sole responsibility therefor on July 1, 20
8	(b) Operation of schools. The union school district shall operate and
9	manage one or more schools offering instruction in grades through
10	[Amend as necessary if the district will pay tuition for any or all grades
11	for which it is organized.]
12	(c) Union school district board. [State method by which representation of
13	each member of the union school board is to be determined pursuant to section
14	711 (vote to elect initial members) of this chapter.]
15	(d) Assumption of debts and ownership of school property. The union
16	school district shall assume the indebtedness of forming districts, acquire the
17	school properties of the forming districts, and pay for them, all as specified in
18	the final report and proposed articles of agreement.
19	(e) Final report. The provisions of the final report and proposed articles of
20	agreement approved by the State Board of Education on the day of

1	, 20 , which is on file in the office of the clerk of each school district
2	named in this warning, shall govern the union school district.
3	Article II. ELECTION OF INITIAL MEMBERS OF THE UNION
4	SCHOOL DISTRICT BOARD
5	To elect a total of (_) member(s) to serve as initial members of the
6	proposed union school district board for the terms established in the final
7	report and proposed articles of agreement: [Amend as necessary to reflect
8	method for determining school board membership pursuant to section 711
9	(vote to elect initial members) of this chapter.]
10	(a) [Insert number] Board Member[s] to serve until the second annual
11	meeting of the union school district, in 20 .
12	(b) [Insert number] Board Member[s] to serve until the third annual
13	meeting of the union school district, in 20
14	(c) [Insert number] Board Member[s] to serve until the fourth annual
15	meeting of the union school district, in 20
16	§ 713. CERTIFICATION OF VOTES; DESIGNATION OF DISTRICT AS
17	UNION SCHOOL DISTRICT; RECORDING BY SECRETARY OF
18	<u>STATE</u>
19	(a) Within 45 days after the vote or 15 days after a vote to reconsider the
20	original vote under 17 V.S.A. § 2661, whichever is later, the clerk of each
21	school district voting on the proposal to form a union school district shall

1	certify the results of that vote to the Secretary of Education. The clerk shall
2	submit the certification regardless of whether the district voters approved the
3	proposed formation of a union school district.
4	(b) If the voters voting in each school district identified as "necessary" to
5	formation of the proposed union school district vote to form the district, then
6	the "necessary" school districts constitute a union school district, together with
7	any school district designated as "advisable" that votes to form the proposed
8	union school district.
9	(c) If the voters approve formation of a union school district pursuant to
10	subsection (b) of this section, then upon receiving the certification of each
11	clerk pursuant to subsection (a) of this section, but not sooner than 30 days
12	after the initial vote, the Secretary shall designate the newly formed district as
13	a union school district. The Secretary shall certify that designation and send
14	the certification together with the clerks' certifications to the Secretary of
15	State, who shall record the certification.
16	(d) When the Secretary of State records the certification of the Secretary of
17	Education, the union school district shall be a body politic and corporate with
18	the powers incident to a municipal corporation, shall be known by the name or
19	number given in the recorded certification, by that name or number may sue
20	and be sued, and may hold and convey real and personal property for the use of
21	the union school district. The recorded certification shall be notice to all

1	parties of the formation of the union school district with all the powers incident
2	to such a district as provided in this title.
3	(e) The Secretary of State shall file a certified copy of the recorded
4	certification with the clerk of each member district of a new union elementary
5	or union high school district and with the town clerk of each town within a new
6	unified union school district. The Secretary of State shall file the certified
7	copies not later than 14 days after the date on which the Secretary of Education
8	certifies the existence of the union school district to the Secretary of State.
9	Filing a certified copy with each clerk shall be prima facie evidence of full
10	compliance with the requirements for the formation of a union school district
11	as set forth in this subchapter.
12	§ 714. INITIAL MEMBERS OF UNION SCHOOL DISTRICT BOARD;
13	TALLYING OF AT-LARGE VOTES; OATH OF OFFICE AND
14	ASSUMPTION OF DUTIES
15	(a) Tallying of at-large votes for initial members of board. If the voters
16	have elected some or all of the initial members of the union school district
17	board under either model involving at-large voting as set forth in subdivision
18	711(d)(2) (proposed unified union school district; modified at-large), (d)(3)
19	(proposed unified union school district; at-large), (e)(2) (proposed union
20	elementary or union high school district; modified at-large), or (e)(3)
21	(proposed union elementary or union high school district; at-large) of this

1	chapter, then the total votes cast for each of the at-large candidates shall be
2	calculated as follows:
3	(1) Within seven days after the vote, the clerk of each school district
4	voting on the proposal to form a union school district shall transmit
5	electronically to the Secretary of Education the total number of votes cast in
6	that school district for each at-large candidate.
7	(2) The Secretary shall calculate the total votes cast for each candidate
8	and transmit those calculations to the clerks for verification. Ballots cast by
9	the voters of any "advisable" district that does not approve the proposal to
10	form a new union school district shall not be included in the calculation.
11	(3) When each clerk has verified the calculations, the Secretary shall
12	prepare and execute a certification of the votes cast for each candidate.
13	(b) Notification. If the voters approve formation of a new union school
14	district, then within 30-45 days after the vote or 15 days after a vote to
15	reconsider the original vote to form the district, whichever is later, the
16	notification of the election of initial board members shall be sent to the
17	Secretary of State as follows:
18	(1) The clerk of each forming district shall transmit the names of board
19	members elected in a manner that is proportional to town population as set
20	forth in subdivision 711(d)(1) (proposed unified union district; proportional to

1	town population) or (e)(1) (proposed union elementary or union high school
2	district; proportional to town population) of this chapter.
3	(2) The Secretary of Education shall transmit the names of board
4	members elected under either model involving at-large voting.
5	(c) Oath of office; assumption of duties; election of chair and clerk. The
6	superintendent of the supervisory union serving the new union school district
7	shall cause the initial board members to be sworn in. Although the swearing-in
8	may occur prior to the organizational meeting required by section 715 of this
9	chapter, it shall not occur before the Secretary of State files the certified copy
10	of the recorded certification with each clerk pursuant to subsection 713(e) of
11	this chapter. The initial board members shall assume office upon being sworn
12	in and shall meet to elect one of their number to serve as the board chair and
13	one other of its number to serve as the board clerk, and to transact any other
14	business within its jurisdiction; provided, however, such meeting shall not
15	occur prior to the organizational meeting required by section 715.
16	§ 715. ORGANIZATIONAL MEETING; NOTICE; BUSINESS TO BE
17	TRANSACTED
18	(a) Meeting. The union school district shall hold an organizational
19	meeting within 60 days after the Secretary of State files the certified copy of
20	the recorded certification with each clerk pursuant to subsection 713(e) of this
21	chapter.

1	(b) Notice.
2	(1) The Secretary of Education shall prepare and execute a warning for
3	the organizational meeting. The warning shall give notice of the day, hour,
4	and location of the meeting and shall itemize the business to be transacted.
5	(2) The Secretary of Education shall transmit the signed warning to the
6	superintendent, who shall post the warning in at least one public place in each
7	town within the union school district and shall cause the warning to be
8	published once in a newspaper of general circulation in the towns within the
9	union school district. Posting and publication shall be made not more than 40
10	days nor less than 30 days before the date of the meeting.
11	(3) The union school district shall bear the cost of posting and
12	publishing the warning.
13	(c) Business to be transacted.
14	(1) The Secretary or a person designated by the Secretary shall call the
15	organizational meeting to order and the registered voters shall consider the
16	following items of business:
17	(A) Elect a temporary presiding officer and a temporary clerk of the
18	union school district from among the voters present at the organizational
19	meeting.

1	(B) Adopt Robert's or other rules of order, which shall govern the
2	parliamentary procedures of the organizational meeting and all subsequent
3	meetings of the union school district.
4	(C) Elect a moderator of the union school district from among the
5	voters.
6	(D) Elect a clerk of the union school district from among the voters
7	or vote to authorize the school board to appoint a clerk of the union school
8	district from among the voters.
9	(E) Elect a treasurer of the union school district or vote to authorize
10	the school board to appoint a treasurer of the union school district. The
11	treasurer may also be the supervisory union treasurer and need not be a
12	resident of the union school district.
13	(F) Determine the date and location of the union school district's
14	annual meeting, which shall be not earlier than February 1 nor later than June
15	1, if not previously determined by the voter-approved articles of agreement.
16	(G) Determine whether compensation shall be paid to the moderator,
17	clerk, and treasurer of the union school district elected at the organizational
18	meeting and at subsequent annual meetings of the union school district and, if
19	so, the amount to be paid to them.
20	(H) Determine whether compensation shall be paid to members of the
21	union school district board and, if so, the amount to be paid to them.

1	(I) Establish provisions for payment by the union school district of
2	any expense incurred or to be incurred by or on behalf of the district for the
3	period between the date on which the voters approved formation of the union
4	school district and the first annual meeting of the union district.
5	(J) Determine whether to authorize the initial board of the union
6	school district to borrow money pending receipt of payments from the
7	Education Fund by the issuance of its note payable not later than one year from
8	the date of the note. Regardless of whether the voters provide this
9	authorization, the initial board is authorized to borrow sufficient funds to meet
10	pending obligations until the voters approve a budget for the initial year of
11	operation pursuant to subdivision 716(b)(3) of this chapter.
12	(K) Transact any other business, the subject matter of which has been
13	included in the warning, that the voters have power to transact at any annual or
14	special meeting and transact any nonbinding business that may legally come
15	before the voters.
16	(2) When there is only one nominee for temporary presiding officer,
17	temporary clerk, moderator, district clerk, or district treasurer, the voters may,
18	by acclamation, instruct an officer to elect the nominee by casting one ballot,
19	and upon the ballot being cast, the nominee shall be legally elected and shall
20	thereupon be sworn.

1	(3) The elected officers listed in subdivisions (1)(A) (temporary
2	presiding officer and temporary clerk), (C) (moderator of the union school
3	district), (D) (clerk of the union school district), and (E) (treasurer of the union
4	school district) of this subsection shall be sworn in before entering upon the
5	duties of their offices and a record made by the district clerk. They shall
6	assume office upon being sworn in. The officers listed in subdivisions (1)(C),
7	(D), and (E) of this subsection shall serve terms as set forth in section 735
8	(unified union school districts; officers) or 753 (union elementary and union
9	high school district; officers) of this chapter unless the voters extend the term
10	length up to three years.
11	(4) Any member of the union school district board not sworn in before
12	the organizational meeting pursuant to section 714 of this chapter may be
13	sworn in at or after the organizational meeting.
14	Article 2. Transition; Dissolution, Reorganization, and Discontinuation of
15	Forming Districts; Sale of Real Property; Supervisory Unions
16	and Supervisory Districts
17	§ 716. TRANSITION TO FULL OPERATIONS
18	(a) Operational date. The operational date of a union school district is the
19	July 1 next following the date on which the voters vote to approve formation of
20	the district, unless the voter-approved articles of agreement establish a
21	different date.

1	(b) Roles and authority during transitional period. During the transitional
2	period:
3	(1) The forming districts, through their boards, shall continue to be
4	responsible for the education of their respective resident students.
5	(2) The board of the new union school district shall develop school
6	district policies; adopt curriculum, educational programs, assessment
7	measures, and reporting procedures; negotiate and enter into contractual
8	agreements; negotiate and enter into collective bargaining agreements; set the
9	school calendar for the fiscal year that begins on the operational date; prepare
10	and present to the voters the proposed budget for the fiscal year that begins on
11	the operational date; prepare for the annual and any special meetings of the
12	new union school district that may occur during the transitional period; and
13	transact any other lawful business coming before it.
14	(3) During the transitional period and continuing until the voters
15	approve a budget for the initial fiscal year of operation, the board of the new
16	union school district shall have the authority to borrow sufficient funds to meet
17	pending obligations. The board shall vote whether to include the total sum
18	borrowed under this subsection as education spending in the board's proposed
19	budget for the initial fiscal year or to treat the sum as a deficit pursuant to
20	24 V.S.A. § 1523(b) (municipal and county government; duties of selectboards
21	as to a deficit).

(c) Assets.

(1) Definition. For purposes of this subsection, the "assets" of a
forming district shall include all real and personal property, operating fund
accounts, special fund accounts, trust fund accounts, accounts receivable, and
any other property to which the forming district holds title or over which it has
control.

- (2) Transfer and acquisition of title. On or before the operational date, the forming districts shall transfer and the union school district shall acquire ownership of all assets of the forming districts that are owned by the forming districts on or before the June 30 immediately preceding the operational date, unless the voter-approved articles of agreement explicitly provide for an alternative disposition of a specific asset. The transfer of an asset shall be subject to all encumbrances and conditions of record, unless the voter-approved articles of agreement explicitly provide otherwise.
- (3) Prohibition. A forming district shall not transfer ownership of an asset to any entity other than the union school district between the date on which the vote occurs pursuant to section 710 (vote to form union school district) of this chapter and the operational date unless explicitly authorized in the voter-approved articles of agreement or approved by the voters of the union school district during the transitional period.

(4) Trust funds. A union school district shall hold and apply all trust
funds transferred to it by a forming district as the terms of the trust indicate. If
the trust allows, a union school district may use the funds to benefit union
school district students who reside, or buildings that are located, outside the
geographical boundaries of the forming district that originally held the trust.
(5) Reserve funds. A union school district shall hold and apply all
reserve funds transferred to it by a forming district pursuant to the conditions
imposed prior to the date on which the forming district voted to approve
formation of the union school district.
(d) Liabilities.
(1) Definition. For purposes of this subsection, the "liabilities" of a
forming district shall include all contractual obligations, all indebtedness
including principal and interest, and any other legal commitment of a forming
district.
(2) Transfer and assumption of liabilities. On or before the operational
date, the forming districts shall transfer and the union school district shall
assume all liabilities of the forming districts that exist on the June 30
immediately preceding the operational date, unless the voter-approved articles
of agreement explicitly provide otherwise.
(3) Prohibition. Notwithstanding the provisions of subdivision (2) of
this subsection (d), a union school district shall not assume liabilities that a

1	forming district incurs between the date on which the vote occurs pursuant to
2	section 710 (vote to form union school district) of this chapter and the
3	operational date unless explicitly authorized in the voter-approved articles of
4	agreement or approved by the union school district board during the
5	transitional period; provided, however, that a union school district shall in all
6	cases assume the contractual obligations of the member districts regarding
7	each collective bargaining agreement or other employment contract entered
8	into during the transitional period until the agreement's or contract's
9	expiration.
10	(e) Unpaid expenses. At the district's first annual meeting following
11	assumption of full operations or at a later meeting as necessary, the voters of a
12	new union school district shall vote a sum sufficient to pay any unpaid balance
13	of expenses, as defined in subdivision 715(c)(1)(H) of this chapter, that was
14	incurred by or on behalf of the union school district during the transitional
15	period.
16	§ 717. DISSOLUTION, REORGANIZATION, AND DISCONTINUATION
17	OF FORMING DISTRICTS
18	(a) Unified union school district; dissolution of forming districts. On its
19	operational date, a unified union school district shall supplant all forming
20	districts and the forming districts shall cease to exist; provided, however, that
21	if the voter-approved articles of agreement explicitly provide for it, then the

supplanted forming districts and their boards may continue to exist for up to
six months after the operational date for the sole purpose of completing any
outstanding business that cannot legally be performed by the new unified union
school district.
(b) Union Elementary and Union High School Districts.
(1) Reorganization of forming districts. On its operational date, a union
elementary or union high school district shall supplant each forming district for
the grades for which the union elementary or union high school district is
organized (the supplanted grades). Each forming district shall cease to be
organized to provide for education in the supplanted grades but shall continue
to be responsible for the other grades for which it is organized; provided,
however, that if the voter-approved articles of agreement explicitly provide for
it, then the forming districts and their boards may continue to exist for the
supplanted grades for up to six months after the operational date for the sole
purpose of completing any outstanding business that cannot legally be
performed by the new union elementary or union high school district.
(2) Dissolution of forming districts. If a forming district is organized to
provide for education solely in the grades for which the new union elementary
or union high school district is organized and the forming district is a member
district of another union school district for all other grades, prekindergarten
through grade 12, then the forming district shall cease all educational

operations on the new union district's operational date, the new union school
district shall assume all powers and responsibilities of the forming district, and
the forming district shall cease to exist; provided, however, that if the voter-
approved articles of agreement explicitly provide for it, then the forming
district and its board may continue to operate for up to six months after the
operational date for the sole purpose of completing any outstanding business
that cannot legally be performed by the new union elementary or union high
school district.
§ 718. TRANSFER OF REAL PROPERTY TO TOWN IN WHICH IT IS
<u>LOCATED</u>
If the original voter-approved articles of agreement require sale of real
property to the town in which the property is located and the sale is scheduled
to occur after the operational date, or if after the operational date and after
completing any statutory and contractual prerequisites the union school district
offers to sell any of its real property to the town in which the property is
located, then the town may assume title to the real property for a price that is
less than the fair market value only as follows:
(1) The conveyance to the town shall be made subject to all
encumbrances of record, the assumption or payment of all outstanding bonds
and notes, and the repayment of any school construction aid or grants that may

I	be required by law if any such obligation was incurred before the operational
2	date.
3	(2) The conveyance to the town shall be conditioned upon the town
4	owning and using the real property for community and public purposes for a
5	minimum of five years.
6	(3) If the town sells the real property prior to five years of ownership,
7	then the town shall compensate the union school district for all capital
8	improvements and renovations initiated after the operational date and prior to
9	the sale to the town.
10	§ 719. SUPERVISORY UNION; SUPERVISORY DISTRICT
11	(a) The State Board shall assign each union school district formed under
12	this chapter to a supervisory union for administrative, educational, and
13	planning services, effective on the day on which the union school district
14	becomes a body politic and corporate pursuant to subsection 713(d) (Secretary
15	of State records the certification of the Secretary of Education) of this chapter.
16	(b) If a union school district formed under this chapter is a unified union
17	school district, then the State Board may designate it as a supervisory district
18	pursuant to the provisions of this title, to be effective not earlier than the
19	operational date of the unified union school district.
20	(c) If a supervisory union includes at least one district that is a unified
21	union school district, then the State Board, on its own initiative or at the

request of the board of the supervisory union or the board of one or more
districts in the supervisory union, may at any time, adjust the supervisory
union board representation required by section 266 of this title to more fairly
and accurately reflect the relative number of students for which each district is
responsible and the grades for which the district operates a school or schools.
Article 3. Changes in Union District Membership and
Other Amendments to Articles of Agreement
§ 721. JOINING AN EXISTING UNION SCHOOL DISTRICT
(a) Action initiated by district outside the union school district.
(1) After preliminary study, if the board of a school district determines
that it would be advisable to join an existing union school district, then the
board of the interested school district shall request approval of the State Board
to pursue this possibility.
(2) If the State Board determines that it is in the best interests of the
State, the students, and the districts involved and aligns with the policy set-
forth in section 701 of this title for the interested school district to join the
existing union school district, then at a meeting of the interested school district
warned for the purpose, the voters shall vote whether to apply to the existing
union school district for admission.
(3) If the voters of the interested school district approve the proposal to
apply to the union school district for admission, then the clerk of the interested

1	school district shall certify the results of the vote to the Secretary and to the
2	clerk of the union school district.
3	(4) If the voters of the union school district approve the application of
4	the school district within two years after the vote in subdivision (2) of this
5	subsection, then the clerk of the union school district shall certify the results of
6	the vote to the Secretary.
7	(b) Action initiated by union school district.
8	(1) After preliminary study, if the board of a union school district
9	determines that it would be advisable to enlarge the district, then the board of
10	the union school district shall submit a plan to the State Board requesting
11	approval to incorporate a distinct school district into the union school district.
12	(2) If the State Board determines that it is in the best interests of the
13	State, the students, and the districts involved and aligns with the policy set-
14	forth in section 701 of this title for the school district to join the existing union
15	school district, then at a union school district meeting warned for the purpose,
16	the voters shall vote whether to enlarge the union school district to include the
17	school district.
18	(3) If the voters of the union school district approve the proposal to
19	include the school district, then the clerk of the union school district shall
20	certify the results of that vote to the Secretary and to the clerk of the school
21	district.

1	(4) If the voters of the school district approve the offer to join the union
2	school district within two years after the vote in subdivision (2) of this
3	subsection, then the clerk of the school district shall certify the results of the
4	vote to the Secretary.
5	(c) Certification; Secretary of State. Upon receipt of the clerk's
6	certification pursuant to subdivision (a)(4) (school district application
7	approval) or (b)(5) (school district approval of offer to join the union school
8	district) of this section, the Secretary of Education shall designate the existing
9	union school district to be enlarged pursuant to the votes and shall certify the
10	enlargement to the Secretary of State. When the Secretary of State records the
11	certification of the Secretary of Education, the union school district shall be
12	enlarged accordingly, although the union school district and the school district
13	that will join it may decide in advance of the votes that the enlarged union
14	school district shall have a later operational date. The Secretary of State shall
15	file a certified copy of the recorded certification with the clerks of the union
16	school district and of the district that is joining it. The Secretary of State shall
17	file the certified copies not later than 14 days after the date the Secretary of
18	Education certifies the designation to the Secretary of State. Filing a certified
19	copy with each clerk shall be prima facie evidence of full compliance with the
20	requirements for enlarging an existing union school district as set forth in this
21	section.

(d) Powers and responsibilities. A union school district enlarged pursuant
to this section shall have all the powers and responsibilities given to a union
school district by this title. Unless otherwise approved by the voters of the
union school district and the school district that will join it, if the operational
date is delayed pursuant to an agreement under subsection (c) of this section,
then the joining school district shall share in the expenses of the union school
district beginning on the date the Secretary of State records the certification of
the Secretary of Education.
(e) Australian ballot. All votes of the electorate under this section shall
occur by Australian ballot.
§ 722. AMENDMENTS TO ARTICLES OF AGREEMENT
(a) The union school district voters. Only the voters of a union school
district may amend a specific condition or agreement in the district's articles of
agreement if the condition or agreement was set forth as a distinct subsection
in the warning required by section 712 (warning on vote to establish union
school district and elect initial members of the board) of this chapter to form
the union school district or in a subsequent warning to amend the articles
pursuant to this section, which the voters approved.
(b) The union school district board. The board of a union school district
may amend a specific condition or agreement in the district's articles of
agreement only if the condition or agreement was not set forth as a distinct

sut	osection in a warning required in subsection (a) of this section, but was
ins	stead incorporated into the warning by reference pursuant subsection 712(e)
of	this chapter (warning on vote to establish union school district and elect
<u>ini</u>	tial members of the board), or if the original articles of agreement or voter-
<u>ap</u> ı	proved amendments authorize the board to amend a specific condition or
agı	reement.
	(c) Reduction of grades operated. Notwithstanding the provisions of
sub	osection (a) (union school district voters) of this section, the voters shall not
<u>vo</u> 1	te whether to reduce the grades that the union school district operates, and to
<u>be</u>	gin paying tuition for those grades, unless the State Board finds it is in the
bes	st interests of the State, the students, and the districts involved and aligns
wit	th the policy set-forth in section 701 of this title and gives prior approval to
the	e proposed amendment.
	(d) Number of board members. Notwithstanding the provisions of
<u>sul</u>	osections (a) (union school district voters) and (b) (union school district
boa	ard) of this section, if membership on a union school district board is
pro	oportional to town population as set forth in subdivisions 711(d)(1)
<u>(pr</u>	roposed unified union school district) and (e)(1) (proposed union elementary
or	union high school district) of this chapter, and if the district's articles of
agı	reement direct the board to adjust board membership when necessary to
COI	nform to each new decennial census, then the board shall amend the articles

1	to adjust the apportionment of board seats without presenting the amendment
2	to the voters for approval.
3	(e) Districts created by State Board order. Notwithstanding the provisions
4	of subsections (a) (union school district voters) and (b) (union school district
5	board) of this section, the authority to amend the articles governing any union
6	school district formed by the State Board's Final Report and Order issued on
7	November 30, 2018 pursuant to 2015 Acts and Resolves No. 46, as amended,
8	vests either with the electorate or the board pursuant to the provisions of
9	Article 14, as that article was issued by the State Board or subsequently
10	amended by the voters of the union school district.
11	(f) Process. A vote by the voters of a union school district to amend the
12	articles of agreement shall be by Australian ballot and shall proceed pursuant
13	to sections 737 (warnings of unified union school district meetings) and 739-
14	742 (vote by Australian ballot) of this chapter for unified union school districts
15	and sections 755 (warnings of union elementary and union high school district
16	meetings) and 757-759 (vote by Australian ballot) for union elementary and
17	union high school districts. The warning shall contain each proposed
18	amendment as a distinct question to be determined separately. The provisions
19	of this subsection shall not apply to any issue to the extent that a different
20	section of law provides a specific amendment procedure.

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21

<u>§ 723.</u>	DECISION	TO VOTE BY	AUSTRALIAN	BALLOT

2 (a) If a union school district's articles of agreement do not provide that the 3 election of board members or district officers, budget votes, or votes on other 4 public questions shall proceed by Australian ballot, then the voters of a union 5 school district may vote to do so at any annual or special meeting of the union 6 school district where the question has been duly warned. 7 (b) Any category of vote to be taken by Australian ballot shall proceed in 8 this manner in all towns within or member districts of a union school district. 9 (c) If voting in a unified union school district proceeds by Australian ballot, 10 then the provisions of sections 739–742 (vote by Australian ballot) of this 11 chapter shall apply to all votes taken by Australian ballot. 12 (d) If voting in a union elementary or union high school district proceeds 13 by Australian ballot, then the voters shall also determine whether the ballots 14 shall be commingled prior to counting total votes cast by Australian ballot in 15 the union district. 16 (1) If the voters determine that the ballots shall not be commingled for 17 counting in this manner, then the board of civil authority of each town within 18 the union elementary or union high school district shall count the ballots cast in 19 that town and report that town's results to the clerk of the union elementary or

union high school district, who shall calculate the total votes cast within the

district and report the total result to the public.

1	(2) If the voters determine that the ballots shall be commingled for
2	counting, then the ballots shall be deposited in separate ballot boxes at each
3	polling location and the provisions of sections 757–759 (vote by Australian
4	ballot) of this chapter shall apply.
5	(e) The vote on whether to proceed by Australian ballot shall be taken by
6	paper ballot.
7	(f) Unless clearly inconsistent, the provisions of 17 V.S.A. chapter 55 shall
8	apply to actions taken under this section.
9	§ 724. WITHDRAWAL FROM OR DISSOLUTION OF A UNIFIED
10	UNION SCHOOL DISTRICT
11	(a) Definition. As used in this section, "petitioning town" means the town
12	within a unified union school district that seeks to withdraw from the union
13	district pursuant to the provisions of this section.
14	(b) Withdrawal study committee.
15	(1) To initiate the process set forth in this section, the voters residing in
16	the petitioning town shall submit petitions to the clerk of the unified union
17	school district indicating the petitioners' desire to withdraw the petitioning
18	town from the union district. Individual petitions shall be signed by at least
19	five percent of the voters residing in each of the towns within the union school
20	district, with each town having its own petition. The petitioners shall submit
21	each petition to that town's town clerk for verification of the voting

registration s	status of the signors. On a form created by the Secretary of State's
Office, and a	appended to each petition, shall be the names of three voters
residing in the	he petitioning town to serve on a withdrawal study committee and
a signed stat	ement by each of the three named voters consenting to serve.
Once each p	etition has been verified by the subject town clerk, the petitioners
shall submit	the petitions to the clerk of the unified union school district.
(2) W	ithin 30 days after receiving the petition, the board of the union
district shall	recognize the creation of the withdrawal study committee and
shall appoint	t a board subcommittee to serve as a liaison between the board and
the withdraw	val study committee and to represent the interests of the union
district.	
(3) W	ithin 30 days after the board's appointment of the liaison
subcommitte	ee, the superintendent of the union district shall convene the first
formal meet	ing of the withdrawal study committee. The study committee shall
elect one cor	mmittee member to serve as chair.
(4) Be	efore beginning any analysis under subsection (c) of this section or
seeking tech	nical or analytical services from the union district staff or
supervisory	union staff, or both, the withdrawal study committee shall obtain a
letter of com	nmitment from a supervisory union board to explore the provision
of supervisor	ry union services if withdrawal is ultimately approved.

1	(5) The withdrawal study committee is a public body pursuant to
2	1 V.S.A. § 310(4) and is subject to the requirements of chapter 5, subchapter 2
3	of that title.
4	(c) Analysis. The withdrawal study committee shall evaluate the strengths
5	and challenges of the current union district structure and consider the ways in
6	which the union district promotes or fails to promote the State policy set forth
7	in section 701 of this chapter. At a minimum, the withdrawal study committee
8	shall evaluate:
9	(1) the educational advantages and disadvantages likely to result from
10	the proposed withdrawal of the petitioning town from the union district:
11	(A) on the students residing in the proposed new school district; and
12	(B) on the students remaining in the union district if withdrawal is
13	approved;
14	(2) the educational advantages and disadvantages likely to result from
15	the continued inclusion of the petitioning town as a town within the union
16	district:
17	(A) on the students residing in the petitioning town; and
18	(B) on the students residing in the other towns within the union
19	district;
20	(3) the financial advantages and disadvantages likely to result from the
21	proposed withdrawal of the petitioning town from the union district:

1	(A) on the taxpayers residing in the proposed new school district; and
2	(B) on the taxpayers remaining in the union district if withdrawal is
3	approved;
4	(4) the financial advantages and disadvantages likely to result from the
5	continued inclusion of the petitioning town as a town within the union district:
6	(A) on the taxpayers residing in the petitioning town; and
7	(B) on the taxpayers residing in the other towns within the union
8	district;
9	(5) the likely operational and financial viability and sustainability of:
10	(A) the proposed new school district; and
11	(B) the union district if withdrawal is approved;
12	(6) any other advantages and disadvantages of withdrawal, including
13	any advantages and disadvantages to the students and taxpayers of the region
14	and the State; and
15	(7) the potential source of supervisory union services for the proposed
16	new school district, including discussions with the board of any supervisory
17	union to which the report of the withdrawal study committee might propose
18	assignment.
19	(d) Report, including a plan for withdrawal; decision not to prepare report.
20	(1) Report supporting withdrawal.

1	(A) If, after conducting the analysis required by subsection (c) of this
2	section, the withdrawal study committee votes to advance the withdrawal
3	process as further outlined in this section, then the committee shall prepare a
4	report, which it shall deliver electronically to the union district board and
5	which the superintendent shall publish on the district's website.
6	(B) At a minimum, the report shall include:
7	(i) the analysis conducted pursuant to subsection (c) of this
8	section, describing the ways in which the data and analysis:
9	(I) support withdrawal; and
10	(II) do not support the continuation of the union district in its
11	current configuration;
12	(ii) the proposed financial terms of withdrawal, including the
13	proposed ownership of buildings and other assets and the proposed
14	responsibility for financial and other contractual obligations, including debts;
15	(iii) a plan, including a detailed timeline, for the actions the
16	proposed new school district would take to ensure that, on a proposed
17	operational date, it could provide for the education of its students in
18	prekindergarten through grade 12 by operating all grades, tuitioning all grades,
19	or operating some grades and tuitioning the remainder, in a manner that will
20	meet educational quality standards as required by section 165 of this title, and
21	including, if applicable, the process by which the proposed new school district

1	would explore formation of a new union school district with one or more other
2	school districts in the region and would integrate or condition any votes to
3	withdraw with votes on formation of a new union district; and
4	(iv) a proposal, including analysis, for the potential source of
5	supervisory union services for the proposed new school district, including, if
6	applicable to the proposal:
7	(I) a recommendation of one or more potential supervisory
8	unions to which the State Board could assign the proposed new school district;
9	<u>and</u>
10	(II) a statement from the board of the potential supervisory
11	union or unions regarding the ability and willingness to accept the proposed
12	new school district as a member district.
13	(C) Within 45 days following receipt of the withdrawal study
14	committee report, the union district board shall invite the members of the
15	withdrawal study committee to attend a regularly scheduled meeting of the
16	board to present the contents of its report and to answer any questions posed by
17	the board. The board shall also invite the members of the liaison
18	subcommittee to share any analysis and conclusions at the meeting. The
19	withdrawal study committee has sole authority to determine the contents of its
20	<u>report.</u>

1	(2) Decision not to propose withdrawal. If, after conducting the analysis
2	required by subsection (c) of this section, the withdrawal study committee
3	votes not to approve advancement of the withdrawal process, then:
4	(A) the withdrawal study committee shall prepare a brief written
5	statement explaining the reasons underlying the votes supporting and not
6	supporting advancement, which it shall deliver electronically to the union
7	district board and which the superintendent shall publish on the district's
8	website;
9	(B) within 45 days following receipt of the withdrawal study
10	committee report, the union district board shall invite the members of the
11	withdrawal study committee to attend a regularly scheduled meeting of the
12	board to present the contents of the written statement and to answer any
13	questions posed by the board; and
14	(C) the withdrawal study committee shall cease to exist upon
15	adjournment of the union district board's meeting.
16	(e) Secretary of Education review and opinion.
17	(1) Review by the Secretary. Within 30 days after attending the union
18	district board meeting pursuant to subdivision (d)(1)(C) of this section, the
19	withdrawal study committee shall deliver the report or reports electronically to
20	the Secretary for review. The Secretary:
21	(A) shall consider the report or reports;

1	(B) shall provide representatives of the withdrawal study committee,
2	the liaison subcommittee, and any supervisory union that has been identified as
3	a potential source of supervisory union services for the proposed new school
4	district an opportunity to be heard at a meeting held at a location within the
5	petitioning town;
6	(C) may, in the Secretary's discretion, take testimony from other
7	individuals and entities;
8	(D) may ask the withdrawal study committee, or the liaison
9	subcommittee, to make further investigation and may consider any other
10	information the Secretary deems to be pertinent; and
11	(E) may request that the members of the withdrawal study committee
12	to amend the report.
13	(2) Advisory opinion of the Secretary with positive recommendation.
14	(A) If the Secretary finds that the withdrawal proposal contained in
15	the report, including the most feasible options for the provision of supervisory
16	union services to the proposed new school district, is in the best interests of the
17	State, the region, the students, and the school districts, and aligns with the
18	policy set forth in section 701 of this title, then, within 90 days following
19	receipt of the report or reports, unless the study committee agrees to an
20	extension of the deadline, the Secretary shall:

1	(i) issue an opinion recommending approval of the withdrawal
2	proposal;
3	(ii) provide a preliminary assessment of most feasible options for
4	the provision of supervisory union services to the proposed new school district
5	if withdrawal is approved by the voters; and
6	(iii) make any other finding related and necessary to the
7	withdrawal proposal.
8	(B) After the Secretary issues an opinion recommending approval of
9	the withdrawal proposal, the proposal shall proceed to a vote of the electorate
10	under subsection (g) of this section.
11	(3) Advisory opinion of the Secretary with negative recommendation. If
12	the Secretary finds that the withdrawal proposal contained in the report,
13	including the most feasible options for the provision of supervisory union
14	services to the proposed new school district, is not in the best interests of the
15	State, the region, the students, and the school districts or does not align with
16	the policy set forth in section 701 of this title, or both, then, within 90 days
17	following receipt of the report or reports, unless the study committee agrees to
18	an extension of the deadline, the Secretary shall:
19	(A) issue a written opinion recommending disapproval of the
20	withdrawal proposal, including a written statement detailing the reasons
21	supporting this conclusion;

1	(B) provide a preliminary assessment of the most feasible options for
2	the provision of supervisory union services to the proposed new school district
3	if withdrawal is approved by the voters;
4	(C) make any other finding related and necessary to the withdrawal
5	proposal; and
6	(D) post the written opinion on the Agency of Education's website
7	and transmit it electronically to the clerk of the union district. After receiving
8	the Secretary's opinion, the study committee shall vote pursuant to subsection
9	<u>(f).</u>
10	(f) State Board of Education final review.
11	(1) Study committee vote. Within 30 days following receipt of a
12	negative advisory opinion from the Secretary, the clerk of the union school
13	district shall post the document on its website and schedule the contents as a
14	topic for public discussion at a special or regular board meeting. Within
15	30 days following the public meeting, the study committee shall convene a
16	meeting and vote whether to cease efforts to withdraw from the union district
17	or whether to request review of the Secretary's advisory opinion by the State
18	Board of Education for the withdrawal proposal to proceed to a vote of the
19	<u>electorate.</u>
20	(2) Cease efforts to withdraw. If the study committee votes to cease
21	efforts to withdraw from the union district, then the petitioning town shall

1	remain a town within the union district, the withdrawal action initiated
2	pursuant to this section is concluded, and the withdrawal study committee shall
3	cease to exist upon adjournment of the meeting.
4	(3) Proceed with withdrawal; State Board of Education final review and
5	vote. If the study committee votes to proceed with withdrawal, it shall petition
6	the State Board of Education for final review of the Secretary's advisory
7	opinion. The State Board shall review the report and plan of the study
8	committee required under subsection (d) of this section, review the Secretary's
9	written negative advisory opinion, and provide the study committee, the
10	Secretary, and any supervisory union that has been identified as a potential
11	source of supervisory union services for the proposed new school district an
12	opportunity to be heard at a meeting held at a location within the petitioning
13	town. The State Board may, in its discretion, take testimony from other
14	individuals and entities, including the union school district. Within 90 days
15	after receiving the petition of the study committee, the State Board shall issue a
16	final written decision and transmit the decision to the superintendent.
17	(A) Vote to approve. If the State Board finds that the withdrawal
18	proposal contained in the report, including the most feasible options for the
19	provision of supervisory union services to the proposed new school district, is
20	in the best interests of the State, the region, the students, and the school

1	districts or aligns with the policy set forth in section 701 of this title, or both,
2	then the State Board shall:
3	(i) approve the study committee report supporting withdrawal,
4	together with any amendments, as the final report and proposal of withdrawal;
5	(ii) provide a preliminary assessment of the most feasible options
6	for the provision of supervisory union services to the proposed new school
7	district;
8	(iii) declare that the withdrawal process will proceed to a vote of
9	the union district voters pursuant to subsection (g) of this section; and
10	(iv) make any other finding or declaration, and approve any other
11	motion, related and necessary to the withdrawal proposal.
12	(B) Vote not to approve. If the State Board finds that the plan for
13	withdrawal, including the most feasible options for the provision of
14	supervisory union services to the proposed new school district, is not in the
15	best interests of the State, the region, the students, and the school districts or
16	does not align with the policy set forth in section 701 of this title, or both, then:
17	(i) the State Board shall not approve the report supporting
18	withdrawal;
19	(ii) the process will not proceed to a vote of the electorate;
20	(iii) the petitioning town shall remain a town within the union
21	district; and

1	(iv) the State Board's determination and the resulting
2	consequences imposed by such a determination shall be final and shall
3	conclude the withdrawal action.
4	(v) The withdrawal study committee shall cease to exist after the
5	vote of the State Board.
6	(g) Vote of the electorate.
7	(1) Within 30 days following receipt of the Secretary's positive advisory
8	opinion pursuant to subdivision (e)(2) of this section or within 30 days
9	following the State Board's vote to approve the withdrawal proposal pursuant
10	to subdivision (f)(3)(A) of this section, the superintendent shall file the
11	withdrawal study committee's report, the Secretary's written advisory opinion,
12	the State Board's written recommendation, and any report of the liaison
13	subcommittee with the clerk of the union district and the town clerk of each
14	town within the union district.
15	(2) Within 90 days after the clerk of the union district receives the
16	reports and recommendations described in subdivision (2) of this subsection,
17	the voters of the union district, including those residing in the petitioning town,
18	shall vote whether to approve withdrawal as set forth in the report. The
19	question shall be determined by Australian ballot and shall proceed pursuant to
20	sections 737 (warnings of unified union school district meetings) and 739–741

1	(vote by Australian ballot) of this chapter. The ballots shall not be
2	commingled.
3	(3) Withdrawal from the union district shall occur if the question is
4	approved by a majority vote of the union district voters living in each town
5	within the district, including the petitioning town. If a majority of the voters in
6	one or more towns within the union district do not vote in favor of withdrawal,
7	then the proposed withdrawal shall not occur.
8	(4) Within 45 days after the vote or 15 days after a vote to reconsider the
9	original vote under 17 V.S.A. § 2661, whichever is later, the clerk of each
10	town within the union district shall certify the results of the vote to the
11	Secretary of Education, and the Secretary shall advise the State Board of the
12	certified results. Each clerk shall submit the certification regardless of whether
13	the voters in that town approved withdrawal. The withdrawal study committee
14	shall cease to exist when each clerk has submitted a certification to the
15	Secretary.
16	(h) Election of potential board members. On the day on which they vote
17	whether to approve withdrawal, the union district voters residing in the
18	petitioning town shall also vote for three individual registered voters from the
19	petitioning town to serve as the initial members of the proposed new school
20	district's board if withdrawal is approved. The nomination and election of the
21	initial members shall proceed pursuant to subdivision 730(a)(1) of this chapter

1	(election of board members under the proportional to town model by
2	Australian ballot). The term of office for each initial member shall be arranged
3	so that one term expires on the day of the second annual meeting of the
4	proposed new school district, one term expires on the day of the third annual
5	meeting, and one term expires on the day of the fourth annual meeting.
6	(i) State Board's duties if withdrawal is approved. If the union district
7	voters approve withdrawal pursuant to subsection (g) of this section, then upon
8	receiving notice from the Secretary pursuant to subdivision (g)(4) of this
9	section, the State Board shall:
10	(1) Declare the withdrawal approved as of the date of the Board's
11	meeting; provided, however, that withdrawal shall not be final until the date
12	identified in the voter-approved proposal of withdrawal.
13	(2) Declare the creation and existence of the new school district,
14	effective on the date of the Board's declaration; provided, however, that:
15	(A) the new school district shall assume full and sole responsibility
16	for the education of its resident students on the date identified in the voter-
17	approved proposal of withdrawal; and
18	(B) until the identified operational date, the new school district shall
19	exist for the sole purposes of:
20	(i) convening an organizational meeting of the voters of the new
21	school district to prepare the district to assume its responsibilities;

1	(ii) organizing the school board of the new school district, which
2	shall be responsible for preparing a proposed budget for the fiscal year
3	beginning on the identified operational date;
4	(iii) approving the budget of the new school district for the fiscal
5	year beginning on the identified operational date; and
6	(iv) taking any other actions necessary, as district voters or as a
7	school board, for the new school district to assume full responsibility for
8	providing for the education of the district's resident students in all grades,
9	prekindergarten through grade 12, on the identified operational date.
10	(3) Determine or set a schedule for determining the manner in which
11	supervisory union services will be provided to the new school district, to be
12	effective on the district's identified operational date.
13	(A) In addition to the considerations set forth in section 261 of this
14	title, when the State Board makes its determination, it shall consider the
15	potential positive and negative consequences on all affected districts and
16	supervisory unions if supervisory union services were provided to the new
17	school district in a manner that required:
18	(i) a union district serving as its own supervisory district to
19	become a member of a multidistrict supervisory union; or

1	(ii) a neighboring supervisory union to accept one or more
2	additional districts that the supervisory union testifies it is not able to
3	accommodate.
4	(B) If assigned to a multidistrict supervisory union, then the board of
5	the new school district may appoint its members to the supervisory union
6	board pursuant to section 266 of this title, where they may participate as
7	nonvoting members of that board until the new school district's operational
8	date.
9	(j) Certification; Secretary of State. If the State Board declares the creation
10	and existence of a new school district pursuant to subdivision (i)(2) of this
11	section, then within 30 days following such action the Secretary of Education
12	shall certify the adjustment of the towns within the union district to the
13	Secretary of State. When the Secretary of State records the certification of the
14	Secretary of Education, the towns within the union district shall be adjusted
15	accordingly; provided, however, that the voter-approved proposal of
16	withdrawal shall establish the date on which withdrawal shall be final, the new
17	school district shall assume full and sole responsibility for the education of its
18	resident students, and the union school district shall no longer have
19	responsibility for the education of those students. Not more than 14 days after
20	the date the Secretary of Education certifies the adjustment, the Secretary of
21	State shall file a certified copy of the recorded certification with the clerk of

1	the union district and the clerk for the town in which the new school district is
2	located. Filing a certified copy with the clerks shall be prima facie evidence of
3	full compliance with the requirements for adjusting the union school district by
4	withdrawal as set forth in this section.
5	(k) Timing of action.
6	(1) The voters residing in any town within a union district shall not
7	initiate the withdrawal process set forth in this section within the first year after
8	the latter of the operational date of a newly formed union district or, if
9	applicable, the operational date of a union district adjusted pursuant to
10	subsection (i) of this section.
11	(2) If a petitioning town's action to withdraw from a union school
12	district is unsuccessful, then the voters residing in that town shall not initiate a
13	new withdrawal action under this section until two years after either a
14	withdrawal study committee votes not to approve advancement of the
15	withdrawal process or the vote by the voters that concluded the initial
16	withdrawal action.
17	§ 725. WITHDRAWAL FROM OR DISSOLUTION OF A
18	UNION ELEMENTARY OR UNION HIGH SCHOOL DISTRICT
19	(a) Definition. As used in this section:
20	(1) "Petitioning district" means:

1	(A) a member district of a union elementary or union high school
2	district that seeks to withdraw from the union district pursuant to the
3	provisions of this section; or
4	(B) a town that is a member of both a union elementary school
5	district and a union high school district, is not independently organized as a
6	district that is responsible for the education of students in any grade, does not
7	have a town school district board, and that seeks to withdraw from a union
8	elementary or union high school district pursuant to the provisions of this
9	section.
10	(2) "New school district" means the petitioning district once the State
11	Board has declared it to be withdrawn from the union elementary or union high
12	school district.
13	(b) Withdrawal study committee.
14	(1) To initiate the process set forth in this section, the board of the
15	petitioning district shall submit a petition to the clerk of the union elementary
16	or union high school district indicating its desire to withdraw the petitioning
17	district from the union district and identifying at least three board members of
18	the petitioning district who will serve on a withdrawal study committee. The
19	board of the petitioning district shall submit the petition to the clerk of the
20	union school district after either a vote by the board of the petitioning district
21	or receipt of individual petitions signed by at least five percent of the voters

residing in the petitioning district and five percent of the voters residing in each of the other member districts within the union school district, with each member district having its own petition. The clerk of the petitioning district shall submit each petition to the subject member district's clerk for verification of the voting registration of the signors. Once each petition has been verified by the subject district clerk, the board of the petitioning district shall append the individual petitions to the withdrawal petition it sends to the clerk of the union district.

(2) To initiate the process set forth in this section if the petitioning district does not have a town school district board, the voters residing in the petitioning district shall submit petitions to the clerk of the unified union school district indicating the petitioners' desire to withdraw the petitioning district from the union district. Individual petitions shall be signed by at least five percent of the voters residing in the petitioning district and five percent of the voters residing in each of the member districts within the union school district, with each district having its own petition. The petitioning district shall submit each petition to that district's clerk for verification of the voting registration status of the signors. On a form created by the Secretary of State's office, and appended to each petition, shall be the names of three voters residing in the petitioning district to serve on a withdrawal study committee and a signed statement by each of the three named voters consenting to serve.

1	Once each petition has been verified by the subject district clerk, the
2	petitioning district shall submit the petitions to the clerk of the union school
3	district.
4	(3) Within 30 days after receiving the petition, the board of the union
5	district shall recognize the creation of the withdrawal study committee and
6	shall appoint a board subcommittee to serve as a liaison between the board and
7	the withdrawal study committee and to represent the interests of the union
8	district.
9	(4) Within 30 days after the board's appointment of the liaison
10	subcommittee, the superintendent of the union district shall convene the first
11	formal meeting of the withdrawal study committee. The study committee shall
12	elect one committee member to serve as Chair.
13	(5) Before beginning any analysis under subsection (c) of this section or
14	seeking technical or analytical services from the union district staff or
15	supervisory union staff, or both, the withdrawal study committee shall obtain a
16	letter of commitment from a supervisory union board to explore the provision
17	of supervisory union services if withdrawal is ultimately approved.
18	(6) The withdrawal study committee is a public body pursuant to
19	1 V.S.A. § 310(4) and is subject to the requirements of chapter 5, subchapter 2
20	of that title.

1	(c) Analysis. The withdrawal study committee shall evaluate the strengths
2	and challenges of the current union district structure and consider the ways in
3	which the union district promotes or fails to promote the State policy set forth
4	in section 701 of this chapter. At a minimum, the withdrawal study committee
5	shall evaluate:
6	(1) the educational advantages and disadvantages likely to result from
7	the proposed withdrawal of the petitioning district from the union elementary
8	or union high school district:
9	(A) on the students residing in the proposed new school district; and
10	(B) on the students remaining in the union district if withdrawal is
11	approved;
12	(2) the educational advantages and disadvantages likely to result from
13	the continued inclusion of the petitioning district as a member district of the
14	union elementary or union high school district:
15	(A) on the students residing in the petitioning district; and
16	(B) on the students residing in the other member districts of the union
17	district;
18	(3) the financial advantages and disadvantages likely to result from the
19	proposed withdrawal of the petitioning district from the union elementary or
20	union high school district:
21	(A) on the taxpayers residing in the proposed new school district; and

1	(B) on the taxpayers remaining in the union district if withdrawal is
2	approved;
3	(4) the financial advantages and disadvantages likely to result from the
4	continued inclusion of the petitioning district within the union elementary or
5	union high school district:
6	(A) on the taxpayers residing in the petitioning district; and
7	(B) on the taxpayers residing in the other member districts within the
8	union district;
9	(5) the likely operational and financial viability and sustainability of:
10	(A) the proposed new school district; and
11	(B) the union elementary or union high school district if withdrawal
12	is approved;
13	(6) any other advantages and disadvantages of withdrawal, including
14	any advantages and disadvantages to the students and taxpayers of the region
15	and the State; and
16	(7) the potential source of supervisory union services for the proposed
17	new district, including discussions with the board of any supervisory union to
18	which the report of the withdrawal study committee might propose assignment
19	or the continuation of assignment.
20	(d) Report, including a plan for withdrawal; decision not to prepare report.
21	(1) Report supporting withdrawal.

1	(A) If, after conducting the analysis required by subsection (c) of this
2	section, the withdrawal study committee votes to advance the withdrawal
3	process as further outlined in this section, then the committee shall prepare a
4	report, which it shall deliver electronically to the union district board and
5	which the superintendent shall publish on the district's website.
6	(B) At a minimum, the report shall include:
7	(i) the analysis conducted pursuant to subsection (c) of this
8	section, describing the ways in which the data and analysis:
9	(I) support withdrawal; and
10	(II) do not support the continuation of the union elementary or
11	union high school district in its current configuration;
12	(ii) the proposed financial terms of withdrawal, including the
13	proposed ownership of buildings and other assets and the proposed
14	responsibility for financial and other contractual obligations, including debts;
15	(iii) a plan, including a detailed timeline, for the actions the
16	proposed new school district would take to ensure that, on the proposed
17	operational date, it could provide for the education of its students in the grades
18	for which the union elementary or union high school district is organized, in a
19	manner that will meet educational quality standards as required by section 165
20	of this title, and including, if applicable, the process by which the proposed
21	new school district would explore formation of a new union district with one or

1	more other school districts in the region and would integrate or condition any
2	votes to withdraw with votes on formation of a new union district; and
3	(iv) a proposal, including analysis, for the source of supervisory
4	union services for the proposed new school district.
5	(C) Within 45 days following receipt of the study committee report,
6	the union elementary or union high school district board shall invite the
7	members of the withdrawal study committee to attend a regularly scheduled
8	meeting of the board to present the contents of its report and to answer any
9	questions posed by the board. The board shall also invite the members of the
10	liaison subcommittee to share any analysis and conclusions at the meeting.
11	The withdrawal study committee has sole authority to determine the contents
12	of its report.
13	(2) Decision not to propose withdrawal. If, after conducting the analysis
14	required by subsection (c) of this section, the withdrawal study committee
15	votes not to approve advancement of the withdrawal process, then:
16	(A) the withdrawal study committee shall prepare a brief written
17	statement explaining the reasons underlying the votes supporting and not
18	supporting advancement, which it shall deliver electronically to the union
19	district board and which the superintendent shall publish on the district's
20	website;

1	(B) within 45 days following receipt of the study committee report,
2	the union elementary or union high school district board shall invite the
3	members of the withdrawal study committee to attend a regularly scheduled
4	meeting of the board to present the contents of the written statement and to
5	answer any questions posed by the board; and
6	(C) the withdrawal study committee shall cease to exist upon
7	adjournment of the union elementary or union high school district board's
8	meeting.
9	(e) Secretary of Education review and opinion.
10	(1) Review by the Secretary. Within 30 days after attending the union
11	district board meeting pursuant to subdivision (d)(1)(C) of this section, the
12	withdrawal study committee shall deliver the report or reports electronically to
13	the Secretary for review. The Secretary:
14	(A) shall consider the report or reports;
15	(B) shall provide representatives of the withdrawal study committee,
16	the liaison subcommittee, and any supervisory union that has been identified as
17	a potential source of supervisory union services for the proposed new school
18	district an opportunity to be heard at a meeting held at a location within the
19	petitioning district;
20	(C) may, in the Secretary's discretion, take testimony from other
21	individuals and entities;

1	(D) may ask the withdrawal study committee, or the liaison
2	subcommittee, to make further investigation and may consider any other
3	information the Secretary deems to be pertinent; and
4	(E) may request that the members of the withdrawal study committee
5	amend the report.
6	(2) Advisory opinion of the Secretary with positive recommendation.
7	(A) If the Secretary finds that the withdrawal proposal contained in
8	the report, including the most feasible options for the provision of supervisory
9	union services to the proposed new school district, is in the best interests of the
10	State, the region, the students, and the school districts, and aligns with the
11	policy set forth in section 701 of this title, then, within 90 days of receipt of the
12	report or reports, unless the study committee agrees to an extension of the
13	deadline, the Secretary shall:
14	(i) issue an opinion recommending approval of the withdrawal
15	proposal;
16	(ii) provide a preliminary assessment of most feasible options for
17	the provision of supervisory union services to the proposed new school district
18	if withdrawal is approved by the voters; and
19	(iii) make any other finding related and necessary to the
20	withdrawal proposal.

1	(B) After the Secretary issues an opinion recommending approval of
2	the withdrawal proposal, the proposal shall proceed to a vote of the electorate
3	under subsection (g) of this section.
4	(3) Advisory opinion of the Secretary with negative recommendation.
5	Advisory opinion. If the Secretary finds that the withdrawal proposal
6	contained in the report, including the most feasible options for the provision of
7	supervisory union services to the proposed new school district, is not in the
8	best interests of the State, the region, the students, and the school districts or
9	does not align with the policy set forth in section 701 of this title, or both, then,
10	within 90 days of receipt of the report or reports, unless the study committee
11	agrees to an extension of the deadline, the Secretary shall:
12	(A) issue a written opinion recommending disapproval of the
13	withdrawal proposal, including a written statement detailing the reasons
14	supporting this conclusion;
15	(B) provide a preliminary assessment of most feasible options for the
16	provision of supervisory union services to the proposed new school district if
17	withdrawal is approved by the voters;
18	(C) make any other finding related and necessary to the withdrawal
19	proposal; and
20	(D) post the written opinion on the Agency of Education's website
21	and transmit it electronically to the clerk of the union district.

(f)	State	Doord	of Educ	otion	final	review.
(1)	State	Doard	or Educa	auon	HHai	ieview.

- (1) Study committee vote. Within 30 days following receipt of a negative advisory opinion from the Secretary, the clerk of the union school district shall post the document on its website and schedule the contents as a topic for public discussion at a special or regular board meeting. Within 30 days following the public meeting, the study committee shall convene a meeting and vote whether to cease efforts to withdraw from the union district or whether to request review of the Secretary's advisory opinion by the State Board of Education for the withdrawal proposal to proceed to a vote of the electorate.
- (2) Cease efforts to withdraw. If the study committee votes to cease efforts to withdraw from the union district, then the petitioning town shall remain a town within the union district, the withdrawal action initiated pursuant to this section is concluded, and the withdrawal study committee shall cease to exist upon adjournment of the meeting.
- (3) Proceed with withdrawal; State Board of Education final review and vote. If the study committee votes to proceed with withdrawal, it shall petition the State Board of Education for final review of the Secretary's advisory opinion. The State Board shall review the report and plan of the study committee required under subsection (d) of this section, review the Secretary's written negative advisory opinion, and provide the study committee, the

Secretary, and any supervisory union that has been identified as a potential
source of supervisory union services for the proposed new school district an
opportunity to be heard at a meeting held at a location within the petitioning
town. The State Board may, in its discretion, take testimony from other
individuals and entities, including the union school district. Within 90 days
after receiving the petition of the study committee, the State Board shall issue a
final written decision and transmit the decision to the superintendent.
(A) Vote to approve. If the State Board finds that the withdrawal
proposal contained in the report, including the most feasible options for the
provision of supervisory union services to the proposed new school district, is
in the best interests of the State, the region, the students, and the school
districts or aligns with the policy set forth in section 701 of this title, or both,
then the State Board shall:
(i) approve the study committee report supporting withdrawal,
together with any amendments, as the final report and proposal of withdrawal;
(ii) provide a preliminary assessment of most feasible options for
the provision of supervisory union services to the proposed new school district;
(iii) declare that the withdrawal process will proceed to a vote of
the union district voters pursuant to subsection (g) of this section; and
(iv) make any other finding or declaration, and approve any other
motion, related and necessary to the withdrawal proposal.

1	(B) Vote not to approve. If the State Board finds that the plan for
2	withdrawal, including the most feasible options for the provision of
3	supervisory union services to the proposed new school district, is not in the
4	best interests of the State, the region, the students, and the school districts or
5	does not align with the policy set forth in section 701 of this title, or both, then:
6	(i) the State Board shall not approve the report supporting
7	withdrawal;
8	(ii) the process will not proceed to a vote of the electorate;
9	(iii) the petitioning district shall remain a member district within
10	the union district; and
11	(iv) the State Board's determination and the resulting
12	consequences imposed by such a determination shall be final and shall
13	conclude the withdrawal action.
14	(C) The withdrawal study committee shall cease to exist after the
15	vote of the State Board.
16	(g) Vote of the electorate.
17	(1) Within 30 days following receipt of the Secretary's positive advisory
18	opinion pursuant to subdivision (e)(2)(A) of this section or within 30 days
19	following the State Board's vote to approve the withdrawal proposal pursuant
20	to subdivision (f)(3)(A) of this section, the superintendent shall file the
21	withdrawal study committee's report, the State Board's written

1	recommendation, and any report of the liaison subcommittee with the clerk of
2	the union elementary or union high school district and the district clerk of each
3	of the member districts within the union elementary or union high school
4	district.
5	(2) Within 90 days after the clerk of the union district receiving the
6	reports and recommendations described in subdivision (1) of this subsection,
7	the voters of the union elementary or union high school district, including
8	those residing in the petitioning district, shall vote whether to approve
9	withdrawal as set forth in the report. The question shall be determined by
10	Australian ballot and shall proceed pursuant to sections 755 (warnings of union
11	elementary and union high school district meetings) and 757-759 (vote by
12	Australian ballot) of this chapter.
13	(3) Withdrawal from the union elementary or union high school district
14	shall occur if the question is approved by a majority vote of the union district
15	voters living in each of the member districts within the union elementary or
16	union high school district, including in the petitioning district. If a majority of
17	the voters in one or more member districts within the union elementary or
18	union high school district do not vote in favor of withdrawal, then the proposed
19	withdrawal shall not occur.
20	(4) Within 45 days after the vote or 15 days after a vote to reconsider the
21	original vote under 17 V.S.A. § 2661, whichever is later, the clerk of each

member district within the union elementary or union high school district shall
certify the results of the vote to the Secretary of Education, and the Secretary
shall advise the State Board of the certified results. Each clerk shall submit the
certification regardless of whether the voters in that district approved
withdrawal. The withdrawal study committee shall cease to exist when each
clerk has submitted a certification to the Secretary.
(5) If the petitioning district or one of the other member districts does
not have a town school district board, the legislative body or appropriate
officer of the town shall perform electoral functions, including warning
meetings and conducting the voting process, ordinarily performed by and in
member districts on behalf of a union school district.
(h) Election of potential board members. If the petitioning district does not
have a town school district board, on the day on which they vote whether to
approve withdrawal, the union district voters residing in the petitioning school
district shall also vote for three individual registered voters from the
petitioning district to serve as the initial members of the proposed new school
district's board if withdrawal is approved. The nomination and election of the
initial members shall proceed pursuant to subdivision 748(a)(1) of this chapter
(election of board members under the proportional to town model by
Australian ballot). The term of office for each initial member shall be arranged
so that one term expires on the day of the second annual meeting of the

1	proposed new school district, one term expires on the day of the third annual
2	meeting, and one term expires on the day of the fourth annual meeting.
3	(i) State Board's duties if withdrawal is approved. If the union elementary
4	or union high school district voters approve withdrawal pursuant to subsection
5	(g) of this section, then upon receiving notice from the Secretary pursuant to
6	subdivision (g)(4) of this section, the State Board shall:
7	(1) declare the withdrawal approved as of the date of the Board's
8	meeting; provided, however, that withdrawal shall not be final until the date
9	identified in the voter-approved proposal of withdrawal;
10	(2) declare it to be the obligation of the new school district to assume
11	responsibility for the education of its residents in the grades for which the
12	union elementary or union high school district was previously responsible,
13	effective on the date of the Board's declaration; provided, however, that:
14	(A) the new school district shall assume full and sole responsibility
15	for the education of its resident students in the grades for which the union
16	elementary or union high school district was previously responsible on the date
17	identified in the voter-approved proposal of withdrawal; and
18	(B) until the identified operational date, the new school district shall
19	exist for the sole purposes of:
20	(i) providing for the education of its residents in the grades for
21	which it was organized prior to withdrawal;

1	(11) convening an organizational meeting of the voters of the new
2	school district to prepare the district to assume its new responsibilities if the
3	petitioning district did not have a town school district board;
4	(iii) organizing the school board of the new school district if the
5	petitioning district did not have a town school district board;
6	(iv) preparing a proposed budget for the fiscal year beginning on
7	the identified operational date;
8	(v) approving the budget of the new school district for the fiscal
9	year beginning on the identified operational date; and
10	(vi) taking any other actions necessary, as district voters or as a
11	school board, for the new school district to assume full responsibility for
12	providing for the education of the district's resident students in the grades it is
13	now organized to provide for, on the identified operational date; and
14	(3) ensure a smooth transition of supervisory services, to be effective on
15	the district's identified operational date.
16	(j) Certification; Secretary of State. If the State Board declares it to be the
17	obligation of the new school district pursuant to subdivision (i)(2) of this
18	section to provide for the education of resident students who were formerly the
19	responsibility of the union elementary or union high school district, then within
20	30 days following such action the Secretary of Education shall certify the
21	adjustment of the member districts within the union elementary or union high

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the certification of the Secretary of Education, the member districts within the union elementary or union high school district shall be adjusted accordingly; provided, however, that the voter-approved proposal of withdrawal shall establish the date on which withdrawal shall be final, the new school district shall assume full and sole responsibility for the education of its residents in the grades for which it is now organized, and the union school district shall no longer have responsibility for the education of those students. Not more than 14 days after the date the Secretary of Education certifies the adjustment, the Secretary of State shall file a certified copy of the recorded certification with the clerk of the union elementary or union school district and the clerk for new school district. Filing a certified copy with the clerks shall be prima facie evidence of full compliance with the requirements for adjusting the union school district by withdrawal as set forth in this section. (k) Timing of action. (1) The voters residing in any member district within a union elementary or union high school district shall not initiate the withdrawal process set forth in this section within the first year after the latter of the operational date of a newly formed union elementary or union high school district or, if applicable,

the operational date of a union elementary or union high school district

adjusted pursuant to subsection (i) of this section.

school district to the Secretary of State. When the Secretary of State records

1	(2) If a petitioning district's action to withdraw from a union elementary
2	or union high school district is unsuccessful, then the voters residing in that
3	member district shall not initiate a new withdrawal action under this section
4	until two years after either a withdrawal study committee votes not to approve
5	advancement of the withdrawal process or the vote by the voters that
6	concluded the initial withdrawal action.
7	Subchapter 3. Unified Union School Districts
8	Article 1. Unified Union School Districts – Boards and Board Members
9	§ 729. BOARD MEMBERS; TERM; CONDUCT OF MEETINGS;
10	QUORUM AND VOTING; POWERS AND DUTIES
11	(a) Members. Except as set forth in subchapter 2 (exploration, formation,
12	and organization) of this chapter for initial members, each member of the
13	board of a unified union school district shall:
14	(1) be elected by the voters at a warned meeting of the unified union
15	school district pursuant to sections 730 (nomination and election of unified
16	union school district board members) and 737 (warnings of unified union
17	school district meetings) of this title;
18	(2) assume office upon election, except as provided in subdivision
19	737(f)(3) (warnings of unified union school district meetings) of this chapter;
20	<u>and</u>
21	(3) be sworn in before entering upon the duties of the office.

1	(b) Term. A member elected at an annual meeting shall serve for a term of
2	three years or until the member's successor is elected and has taken the oath of
3	office. A member elected at a special meeting shall serve for the balance of
4	the term of office remaining.
5	(c) Quorum. A majority of the members of the board shall constitute a
6	quorum. Subject to the provisions of subsection (d) of this section but
7	notwithstanding any other provision of law, the concurrence of a majority of
8	members present at a unified union school district board meeting shall be
9	necessary and sufficient for board action; provided, however, the concurrence
10	of more than a majority shall be necessary if required for a particular action by
11	the voter-approved articles of agreement.
12	(d) Weighted voting. If weighted voting is used to achieve constitutionally
13	required proportionality for members elected under the "proportional to town
14	population" model described in subdivisions 711(d)(1) (proposed unified union
15	school district; proportional to town population) and 730(a)(1) (unified union
16	school district; Australian ballot; proportional to town population) of this
17	chapter, then a number of members of the board holding a majority of the total
18	number of weighted votes shall constitute a quorum, and a majority of the
19	weighted votes cast shall be necessary and sufficient for board action.
20	(e) Board chair and board clerk. At the board meeting next following each
21	annual district meeting, the unified union school district board shall elect one

1	of its number to serve as the chair of the board and one other of its number to
2	serve as the clerk of the board.
3	(f) Powers, duties, and liabilities. The powers, duties, and liabilities of a
4	unified union school district board, board chair, and board clerk shall be the
5	same as those of a board, board chair, and board clerk of a town school district.
6	(g) Minutes. The board clerk shall prepare minutes of the proceedings of
7	the unified union school district board, unless the board votes to delegate those
8	duties to another individual. The board clerk shall transmit the minutes and all
9	other documents constituting the record of board proceedings to the clerk of
10	the unified union school district, who shall be responsible for maintaining a
11	permanent record of board proceedings. In the board clerk's absence, another
12	member of the school board shall assume the duties of the clerk.
13	(h) Stipend. The board clerk may be paid upon order of the board.
14	§ 730. UNIFIED UNION SCHOOL DISTRICT BOARD MEMBERS;
15	NOMINATION AND ELECTION; BOND
16	(a) If by Australian ballot. The provisions of this subsection (a) shall apply
17	to a unified union school district that conducts elections for board membership
18	by Australian ballot.
19	(1) Proportional to town population.
20	(A) When membership on the board of a unified union school district
21	is apportioned to each town within the district in a number that is closely

1	proportional to the town's relative population, the voters residing in the town
2	may file a petition nominating a candidate for board membership. A petition is
3	valid only if:
4	(i) the candidate is a current voter of the town;
5	(ii) the petition identifies the term of office for which the
6	candidate is nominated;
7	(iii) the petition is signed by at least 30 voters residing in the town
8	or one percent of the legal voters in the town, whichever is less;
9	(iv) the voters file the petition with the town clerk not later than
10	5:00 p.m. on the sixth Monday preceding the day of the election; and
11	(v) the candidate files with the town clerk a written consent to the
12	printing of the candidate's name on the ballot.
13	(B) After confirming that the names on the petition correspond to
14	registered voters of the town, the town clerk shall transmit the name of each
15	duly nominated candidate to the clerk of the unified union school district.
16	(C) The district clerk shall prepare a unified union school district
17	ballot for each town and shall transmit the ballot to the town clerk to make
18	available to the voters residing in the town.
19	(D) The voters of a town within the unified union school district shall
20	elect as many board members as are apportioned for that term of office based
21	on the population of the town.

1	(2) Modified at-large model: allocation to town; at-large representation.
2	(A) When membership on the board of a unified union school district
3	is allocated to each town within the district, but the allocation is not closely
4	proportional to the town's relative population and the board member is elected
5	at-large, the voters residing in any one or more of the towns within the district
6	may file a petition nominating a candidate for board membership under the
7	"modified at-large" model. A petition is valid only if:
8	(i) the candidate is a current voter of the town to which the seat is
9	allocated;
10	(ii) the petition identifies the term of office for which the
11	candidate is nominated;
12	(iii) the petition is signed by at least 60 voters residing in the
13	unified union school district;
14	(iv) the voters file the petition with the clerk of the unified union
15	school district not later than 5:00 p.m. on the sixth Monday preceding the day
16	of the election; and
17	(v) the candidate files with the district clerk a written consent to
18	the printing of the candidate's name on the ballot.
19	(B) Not later than 5:00 p.m. on the sixth Monday preceding the day
20	of the election, the town clerk of each town within the unified union school
21	district shall furnish to the district clerk, at the expense of the district,

1	authenticated copies of the checklist of legal voters within the town as the
2	checklist appears after revisions are made pursuant to 17 V.S.A. §§ 2141–
3	<u>2150.</u>
4	(C) The district clerk shall prepare the unified union school district
5	ballot to include the name of each duly nominated candidate and shall transmit
6	the ballot to the town clerk of each town within the district to make available to
7	the voters residing in the town.
8	(D) The voters of the unified union school district shall elect as many
9	board members as are to be elected at-large for that term of office under the
10	"modified at-large" model.
11	(3) At-large representation.
12	(A) When membership on a unified union school district board is not
13	apportioned or allocated pursuant to subdivision (1) (proportional to town
14	population) or (2) (modified at-large) of this subsection (a) and the board
15	member is elected at large, the voters residing in any one or more of the towns
16	within the district may file a petition nominating a candidate for at-large board
17	membership. A petition is valid only if:
18	(i) the candidate is a current voter of a town within the unified
19	union school district;
20	(ii) the petition identifies the term of office for which the
21	candidate is nominated;

1	(iii) the petition is signed by at least 60 voters residing in the
2	unified union school district;
3	(iv) the voters file the petition with the clerk of the unified union
4	school district not later than 5:00 p.m. on the sixth Monday preceding the day
5	of the election; and
6	(v) the candidate files with the district clerk a written consent to
7	the printing of the candidate's name on the ballot.
8	(B) Not later than 5:00 p.m. on the sixth Monday preceding the day
9	of the election, the town clerk of each town within the unified union school
10	district shall furnish to the district clerk, at the expense of the district,
11	authenticated copies of the checklist of legal voters within the town as the
12	checklist appears after revisions are made pursuant to 17 V.S.A. §§ 2141–
13	<u>2150.</u>
14	(C) The district clerk shall prepare the unified union school district
15	ballot to include the name of each duly nominated candidate and shall transmit
16	the ballot to the town clerk of each town within the district to make available to
17	the voters residing in the town.
18	(D) The voters of the unified union district shall elect as many board
19	members as are to be elected at-large for that term of office.

1	(b) If not by Australian ballot. The provisions of this subsection shall
2	apply to a unified union school district that has not voted to conduct elections
3	for board membership by Australian ballot.
4	(1) The nomination and election of candidates for the office of unified
5	union school district board member shall occur at a warned meeting of the
6	unified union school district; provided, however, if the district elects board
7	members under the "proportional to town population" model, then the
8	nomination and election of candidates shall occur at an annual or special
9	meeting of the town in which the candidate resides, warned for the purpose
10	pursuant to subsection 737(f) of this chapter.
11	(2) Voters shall only nominate a person who is present at the meeting
12	and the person shall accept or reject the nomination.
13	(3) The clerk shall ensure that the candidate is a voter of a specific town
14	if the district elects board members under either the "proportional to town
15	population" model or the "modified at-large" model.
16	(c) Bond. Before a newly elected board member enters upon the duties of
17	office, the district shall ensure that the district's blanket bond covers the new
18	member. In lieu of a blanket bond, the district may choose to provide suitable
19	crime insurance coverage.

1	(d) Notification. Within 10 days after the election of a board member
2	pursuant to this section, the district clerk shall transmit the name of newly
3	elected board members to the Secretary of State.
4	§ 731. VACANCY ON UNIFIED UNION SCHOOL DISTRICT BOARD
5	(a) Filling a vacancy. Notwithstanding any other provision of law to the
6	contrary, this section shall apply to a vacancy on a unified union school district
7	board, unless otherwise provided in the articles of agreement of the district as
8	initially approved by the voters on or before July 1, 2019.
9	(1) Proportional to town population. If the vacancy is for a seat where
10	membership is apportioned to a town within the unified union school district in
11	a number that is closely proportional to the town's relative population and only
12	voters residing in the town elect the board member, then the clerk of the
13	unified union school district shall notify the selectboard of the town not later
14	than five days after learning of the vacancy. Within 30 days after providing
15	notice and after consultation with the selectboard, the unified union school
16	district board shall appoint an eligible person to fill the vacancy until the voters
17	elect a successor at an annual or special meeting.
18	(2) Modified at-large model: allocation to town; at-large representation.
19	If the vacancy is for a seat where membership is allocated to a town within the
20	unified union school district in a number that is not closely proportional to
21	each town's relative population and the board member is elected at large, then

1	the district clerk shall notify the selectboard of the town not later than five days
2	after learning of the vacancy. Within 30 days after providing notice and after
3	consultation with the selectboard, the unified union school district board shall
4	appoint an eligible person to fill the vacancy until the voters elect a successor
5	at an annual or special meeting.
6	(3) At-large representation. If the vacancy is for a seat that is neither
7	apportioned nor allocated to a town within the unified union school district as
8	provided in subdivision (1) or (2) of this subsection and the board member is
9	elected at-large, then within 30 days after creation of the vacancy the unified
10	union school district board shall appoint an eligible person to fill the vacancy
11	until the voters elect a successor at an annual or special meeting.
12	(4) Vacancy in all seats. If all seats on a school board are vacant, then
13	the Secretary of State shall call a special election to fill the vacancies.
14	(b) Notification. Within 10 days after the appointment of a board member
15	pursuant to this section, the district clerk of the unified union school district
16	shall transmit the name of the appointed board member to the Secretary of
17	State.
18	(c) Obligations and expenses.
19	(1) Vacancy in majority. If there are vacancies in a majority of the
20	members of a unified union school district board at the same time, then the
21	remaining member or members are authorized to draw orders for payment of

1	continuing obligations and necessary expenses until a majority of the vacancies
2	are filled pursuant to the provisions of this section.
3	(2) Vacancy in all seats. If there are no members of the unified union
4	school district board in office, then the Secretary of State shall authorize the
5	district clerk or other qualified person to draw orders for payment of
6	continuing obligations and necessary expenses until a majority of the vacancies
7	are filled.
8	§ 732. UNIFIED UNION SCHOOL DISTRICT BUDGET; PREPARATION
9	AND AUTHORIZATION
10	(a) The board of a unified union school district shall prepare and distribute
11	a proposed budget annually for the next school year pursuant to the provisions
12	of subdivision 563(11) (powers of school boards; budget) of this title.
13	(b) If the voters do not approve the board's proposed budget, then the board
14	shall prepare and present a revised proposed budget pursuant to 17 V.S.A.
15	§ 2680(c)(2) (local elections; Australian ballot system; rejected budget).
16	(c) If the voters do not approve a budget on or before June 30 of any year,
17	then the board of the unified union school district may borrow funds pursuant
18	to the authority granted under section 566 (school district; authority to borrow)
19	of this title. As used in section 566, the "most recently approved school
20	budget" of a union school district in its first fiscal year of full operations means

1	the cumulative budget amount of the most recently approved school budgets of
2	all districts that merged to form the union district plus one percent.
3	§ 733. ANNUAL REPORT; DATA
4	(a) The board of a unified union school district shall prepare an annual
5	report concerning the affairs of the district and have it printed and distributed
6	to the voters of the district pursuant to the provisions of subdivision 563(10)
7	(school districts; powers of school boards; report) of this title. The board shall
8	file the report with the unified union school district clerk and with the town
9	clerk of each town within the district.
10	(b) Annually, on or before August 15, the unified union school district
11	board shall provide to the Secretary answers to statistical inquiries that may be
12	addressed to the district by the Secretary.
13	Article 2. Unified Union School Districts - Officers, Annual Meetings,
14	and Special Meetings
15	§ 735. OFFICERS; ELECTION; TERM; VACANCY; BOND
16	(a) Officers. At an annual meeting of the unified union school district, the
17	voters shall elect a moderator from among the registered voters of the district.
18	The voters shall also vote to elect a clerk and a treasurer of the district;
19	provided, however, at any annual or special meeting, the voters may vote to
20	authorize the school board to appoint the clerk or the treasurer, or both. The
21	clerk of the district shall be elected or appointed from among the voters. The

1	treasurer may also be the supervisory union treasurer and need not be a
2	resident of the union school district.
3	(b) Election.
4	(1) If an officer is elected by Australian ballot in a unified union school
5	district, then the provisions of subdivision 730(a)(3) for election by Australian
6	ballot of at-large candidates for the unified union school district board shall
7	apply.
8	(2) Votes cast to elect an officer shall be commingled and reported to
9	the voters pursuant to section 742 (commingling of votes cast by Australian
10	ballot and from the floor) of this chapter.
11	(c) Terms.
12	(1) Moderator. A moderator elected at an annual meeting pursuant to
13	this section shall assume office on July 1 following the election, unless the
14	voters vote at an annual meeting for the moderator to assume office upon
15	election. A moderator shall serve a term of one year or until a successor is
16	elected and has taken the oath of office unless the voters extend the term length
17	up to three years.
18	(2) Clerk. A clerk elected at an annual meeting pursuant to this section
19	shall assume office on July 1 following the election. A clerk shall serve a term
20	of one year or until a successor is elected and has taken the oath of office
21	unless the voters extend the term length up to three years.

1	(3) Treasurer. A treasurer elected at an annual meeting pursuant to this
2	section shall assume office on July 1 following the election. A treasurer shall
3	serve a term of one year or until a successor is elected and has taken the oath of
4	office unless the voters extend the term length up to three years.
5	(d) Vacancy. The board of the unified union school district shall fill a
6	vacancy in any office elected pursuant to this section as soon as practicable
7	after the vacancy occurs. The appointee shall serve upon appointment for the
8	remainder of the unexpired term of office or until the voters elect a successor.
9	(e) Oath of office. An officer elected or appointed pursuant to this section
10	shall be sworn in before entering upon the duties of the office.
11	(f) Bond. The district shall ensure that its blanket bond covers a newly
12	elected or appointed treasurer before the treasurer enters upon the duties of the
13	office. In lieu of a blanket bond, the district may choose to provide suitable
14	crime insurance coverage.
15	(g) Notification. Within 10 days after the election or appointment of any
16	officer pursuant to this section, the clerk of the unified union school district
17	shall transmit the name of the officer to the Secretary of State.
18	§ 736. OFFICERS; POWERS, DUTIES, AND LIABILITIES
19	(a) Moderator. The powers, duties, and liabilities of the moderator of a
20	unified union school district shall be the same as those of a moderator of a
21	town school district. The moderator shall preside at each annual and special

1	meeting of the unified union school district. In the moderator's absence, the
2	voters shall elect a moderator pro tempore to preside.
3	(b) Clerk. The powers, duties, and liabilities of the clerk of a unified union
4	school district shall be the same as those of a clerk of a town school district.
5	The district clerk shall keep a record of the votes and the proceedings of the
6	union school district meetings and shall provide certified copies of them when
7	requested.
8	(c) Treasurer. The powers, duties, and liabilities of the treasurer of a
9	unified union school district shall be the same as those of a treasurer of a town
10	school district.
11	(d) Documents. The person having custody shall provide to each newly
12	elected or appointed officer of a unified union district all books, papers, and
13	electronic documents of the office.
14	§ 737. WARNINGS OF UNIFIED UNION SCHOOL DISTRICT
15	<u>MEETINGS</u>
16	(a) The board of a unified union school district shall have the same
17	authority and obligation to warn or call meetings of the district as a town
18	school board has to warn or call town school district meetings.
19	(b) Except as provided in subsection (f) of this section, the district clerk
20	shall warn a unified union school district meeting pursuant to the provisions of
21	17 V.S.A. § 2641 (town meetings and local elections; warning and notice

1	publication) by posting a warning and notice to voters, signed by the chair of
2	the board or the chair's designee, specifying the date, time, location, and
3	business of the meeting, in at least one public place in each town within the
4	unified union school district, and causing the same to be published once in a
5	newspaper circulating in the unified union school district. In the district
6	clerk's absence, the chair of the board or the chair's designee shall warn the
7	meeting pursuant to the provisions of this section.
8	(c) The warning shall, by separate articles, specifically indicate the
9	business to be transacted, to include the offices and the questions upon which
10	the electorate shall vote. The warning shall also contain any article or articles
11	requested by a petition signed by at least five percent of the voters of the
12	district and filed with the district clerk pursuant to 17 V.S.A. § 2642 (town
13	meetings and local elections; warning and notice contents).
14	(d) The posted notice that accompanies the warning shall include
15	information on voter registration, early and absentee voting, the time and
16	location at which the ballots will be counted, and any other applicable
17	information.
18	(e) The warning shall be recorded in the office of the district clerk before
19	posting.

1	(1) This subsection applies if a unified union school district elects school
2	board members under the "proportional to town population" model and if it
3	elects those members by a floor vote rather than by Australian ballot.
4	(1) The election shall be warned as follows:
5	(A) The district clerk shall transmit the signed warning to each town
6	<u>clerk.</u>
7	(B) The district clerk shall assist each town clerk to incorporate the
8	warning into the warning for the annual or special meeting of each town.
9	(C) Each town clerk, rather than the district clerk, shall post and
10	publish the warning pursuant to the provisions of subsection (b) of this section.
11	(2) Notwithstanding any provision of law to the contrary, if any town
12	within the unified union school district elects its selectboard members by
13	Australian ballot, then the warning, nomination, ballot preparation, and
14	election of unified union school district board members shall proceed pursuant
15	to the same laws that govern the town.
16	(3) If an annual town meeting at which the board members are elected
17	under this subsection is more than 30 days prior to the annual meeting of the
18	unified union school district, then notwithstanding subsection 729(a) (members
19	of unified union school district boards) of this section, the newly elected board
20	members shall assume office at the conclusion of the district's annual meeting.

1	(g) Notwithstanding any provisions of this section to the contrary, a unified
2	union school district:
3	(1) shall warn a meeting called for the purpose of considering a bond
4	issue pursuant to the provisions of 24 V.S.A. § 1755; and
5	(2) shall warn a meeting to consider a revised proposed budget pursuant
6	to the provisions of subsection 732(b) of this chapter.
7	§ 738. CHECKLIST FOR UNION DISTRICT MEETINGS WHERE
8	VOTING IS CONDUCTED FROM THE FLOOR
9	(a) Not later than the close of business on the day before an annual or
10	special meeting of a unified union school district, the town clerk of each town
11	within the district shall furnish to the district clerk, at the expense of the
12	district, authenticated copies of the checklist of legal voters within the town as
13	the checklist appears after revisions are made pursuant to 17 V.S.A. §§ 2141–
14	2150 (elections; registration of voters). The checklist shall control for
15	purposes of determining voter eligibility in the unified union school district.
16	(b) During the annual or special meeting, one or more members of each
17	town's board of civil authority shall assist the district clerk to determine voter
18	eligibility and to supervise voting during the meeting.
19	(c) This section shall not apply to a meeting warned pursuant to subsection
20	737(f) (unified union school district meetings; proportional to town population
21	floor vote) of this chapter.

1	§ 739. CONDUCT OF VOTE IF BY AUSTRALIAN BALLOT
2	For any vote that proceeds by Australian ballot in a unified union school
3	district:
4	(1) A district voter shall vote by Australian ballot in the town in which
5	the voter currently resides at the polling location identified in the warning.
6	(2) Voting shall occur in each town on the same day.
7	(3) The board of civil authority of each town shall be responsible for
8	determining the eligibility of persons to vote and for supervising voting at that
9	polling location.
10	(4) The opportunity for early and absentee voting pursuant to 17 V.S.A.
11	§§ 2531–2550 (conduct of elections; early and absentee voters) shall be
12	provided.
13	§ 740. PREPARATION AND FORM OF AUSTRALIAN BALLOT
14	(a) The clerk of a unified union school district shall prepare the ballot for
15	any vote that proceeds by Australian ballot in the district.
16	(b) Only questions warned by the unified union school district and
17	presented to the voters of that district shall appear on a ballot prepared
18	pursuant to subsection (a) of this section.
19	(c) Warned questions of the unified union school district shall not appear
20	on the same ballot as questions warned by the legislative body of a town within
21	the unified union school district.

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- (1) At least two members of the board of civil authority of each town within a unified union school district, or two election officials appointed by the board of civil authority of that town, shall transport ballots cast in the town in a sealed container to a central location designated by the district clerk. The district clerk shall place the ballots from all locations into a single container. (2) The boards of civil authority shall not count the ballots for purposes of determining the outcome of the votes cast in that town prior to transporting them but may open the containers and count the total number of ballots cast at that polling location. (3) The district clerk or designee shall supervise representatives of the boards of civil authority, identified in subdivision (1) of this subsection, to count ballots at the central location pursuant to section 742 (commingling and reporting of votes cast by Australian ballot and from the floor) of this title. The district clerk shall also have the authority to appoint current unified union school district board members who are not on the ballot to aid in the counting of ballots.
- (4) The ballots shall be counted as soon as possible, but not later than 24 hours after the time at which the polls closed.

1	(5) If ballots are to be counted on the day following the election, then
2	the clerk of each town within the unified union school district shall store the
3	ballots in a secure location in the town until they are transported on the
4	following day to the central location designated by the district clerk for
5	counting.
6	(6) After the ballots have been counted, the district clerk shall seal them
7	in a secure container and store them for at least 90 days in a secure location.
8	(b) Applicability. The counting of Australian ballots cast by voters in a
9	unified union school district for the election of members of the district board,
10	for the election of district officers, for proposed budgets, and for any other
11	public questions shall proceed pursuant to the provisions of this section, except
12	when:
13	(1) Vermont statute explicitly permits or requires a different method for
14	a specific type of question presented to the voters;
15	(2) the ballots have been cast to elect a unified union school district
16	board member where membership on the board is apportioned based on town
17	population pursuant to subdivision 730(a)(1) (unified union school district;
18	Australian ballot; proportional to town population) of this title; or
19	(3) the articles of agreement as initially approved by the voters on or
20	before July 1, 2019 explicitly provide that the board of civil authority of each
21	town within the unified union school district shall count Australian ballots cast

1	in that town and report that town's results to the district clerk, who shall
2	calculate total votes cast within the unified union school district and report the
3	result of the vote to the public.
4	§ 742. COMMINGLING AND REPORTING OF ALL VOTES CAST BY
5	AUSTRALIAN BALLOT AND FROM THE FLOOR
6	(a) Commingling. Votes cast by the voters of a unified union school
7	district shall be commingled, whether cast by Australian ballot or from the
8	floor, and shall not be counted according to the town in which a voter resides.
9	(b) Report to public. The district clerk shall report the commingled results
10	of votes cast by voters of a unified union school district.
11	(c) Applicability. The commingling and reporting of votes cast by voters
12	in a unified union school district for the election of members of the district
13	board, for the election of district officers, for proposed budgets, and for any
14	other public question shall proceed pursuant to the provisions of this section
15	regardless of whether the votes proceeds by Australian ballot or by a floor
16	vote, except when:
17	(1) Vermont statute explicitly permits or requires a different method for
18	a specific type of question presented to the voters;
19	(2) the ballots have been cast to elect a unified union school district
20	board member where membership on the board is apportioned based on town

1	population pursuant to subdivision 730(a)(1) (unified union school district;
2	Australian ballot; proportional to town population) of this chapter; or
3	(3) the articles of agreement as initially approved by the voters on or
4	before July 1, 2019 explicitly provide that the board of civil authority of each
5	town within the unified union school district shall count Australian ballots cast
6	in that town and report that town's results to the district clerk, who shall
7	calculate total votes cast within the unified union school district and report the
8	result of the vote to the public.
9	§ 743. BOND ISSUES; DEBT LIMIT
10	(a) A unified union school district may make improvements, as defined by
11	24 V.S.A. § 1751 (municipal and county government; indebtedness
12	definitions), and may incur indebtedness for improvements as provided in
13	24 V.S.A. chapter 53, subchapter 1 (municipal and county government;
14	indebtedness generally).
15	(b) The debt limit of the unified union school district shall be 10 times the
16	total of the education grand lists of the towns within the unified union school
17	district. The existing indebtedness of a unified union school district incurred to
18	finance any project approved under sections 3447 to 3456 (State aid for capital
19	construction costs) of this title shall not be considered a part of the
20	indebtedness of the unified union school district for purposes of determining its
21	debt limit for a new proposed bond issue.

1	(c) Bond issues under this section shall be determined by Australian ballot
2	and shall proceed pursuant to sections 737 (warnings of unified union school
3	district meetings) and 739-742 (vote by Australian ballot) of this subchapter.
4	The ballots shall be commingled before counting.
5	Subchapter 4. Union Elementary School Districts and
6	Union High School Districts
7	§ 745. DEFINITIONS
8	As used in this subchapter, words have the meaning as defined in section
9	702 (definitions) of this title and any words not defined in that section have
10	their plain meaning, except:
11	(1) Member district. "Member district" means either a town school
12	district that is a member district as defined in section 702 (definitions) of this
13	title or a town in a member district if the member district is itself a union
14	elementary or union high school district, as applicable.
15	(2) Town clerk.
16	(A) If, pursuant to section 425 (other town school district officers) of
17	this title, the voters of a member district have elected a district clerk who is not
18	also the clerk of the town, then "town clerk" means the elected clerk of that
19	member district.
20	(B) Notwithstanding subdivision (A) of this subdivision (2), if a
21	union elementary or union high school district is a member district of the union

1	school district, then "town clerk" has its plain meaning and means the clerk of
2	each town in the member district.
3	Article 1. Union Elementary and Union High School Districts – Boards and
4	Board Members
5	§ 747. BOARD MEMBERS; TERM; CONDUCT OF MEETINGS;
6	QUORUM AND VOTING; POWERS AND DUTIES
7	(a) Members. Except as set forth in subchapter 2 (exploration, formation,
8	and organization) of this chapter for initial members, each member of the
9	board of a union elementary school or union high school district shall:
10	(1) be elected by the voters at warned meeting pursuant to section 748
11	(union elementary and union high school district board members) of this
12	chapter;
13	(2) assume office upon election, except as provided in subdivision
14	755(f)(3) (warnings of union elementary and union high school district
15	meetings) of this chapter; and
16	(3) be sworn in before entering upon the duties of the office.
17	(b) Term. A member elected at an annual meeting shall serve for a term of
18	three years or until the member's successor is elected and has taken the oath of
19	office. A member elected at a special meeting shall serve for the balance of
20	the term remaining.

(c) Quorum. A majority of the members of the board shall constitute a
quorum. Subject to the provisions of subsection (d) of this section but
notwithstanding any other provision of law, the concurrence of a majority of
members present at a union elementary or union high school district board
meeting shall be necessary and sufficient for board action; provided, however,
the concurrence of more than a majority shall be necessary if required for a
particular action by the voter-approved articles of agreement.
(d) Weighted voting. If weighted voting is used to achieve constitutionally
required proportionality for members elected under the "proportional to town
population" model set out in subdivisions 711(e)(1) (proposed union
elementary or union high school district; proportional to town population) and
748(a)(1) (union elementary and union high school district board members;
Australian ballot; proportional to town population) of this chapter, then a
number of members of the board holding a majority of the total number of
weighted votes shall constitute a quorum, and a majority of the weighted votes
cast shall be necessary and sufficient for board action.
(e) Board chair and board clerk. At the meeting next following each annual
meeting, the union elementary or union high school district board shall elect
one of its number to serve as the chair of the board and one other of its number
to serve as the clerk of the board.

1	(f) Powers, duties, and liabilities. The powers, duties, and liabilities of a
2	union elementary or union high school district board, board chair, and board
3	clerk shall be the same as those of a board, board chair, and board clerk of a
4	town school district.
5	(g) Minutes. The board clerk shall prepare minutes of the proceedings of
6	the union elementary or union high school district board, unless the board
7	votes to delegate those duties to another individual. The board clerk shall
8	transmit the minutes and all other documents constituting the record of board
9	proceedings to the clerk of the union elementary or union high school district,
10	who shall be responsible for maintaining a permanent record of board
11	proceedings. In the board clerk's absence, another member of the school board
12	shall assume the duties of the clerk.
13	(h) Stipend. The board clerk may be paid upon order of the board.
14	§ 748. UNION ELEMENTARY AND UNION HIGH SCHOOL DISTRICT
15	BOARD MEMBERS; NOMINATION AND ELECTION; BOND
16	(a) If by Australian ballot. The provisions of this subsection (a) shall apply
17	to a union elementary or union high school district that conducts elections for
18	board membership by Australian ballot.
19	(1) Proportional to town population.
20	(A) When membership on the board of a union elementary or union
21	high school district is apportioned to each member district in a number that is

1	closely proportional to the member district's relative population, the voters of
2	the member district may file a petition nominating a candidate for board
3	membership. A petition is valid only if:
4	(i) the candidate is a current voter of the member district;
5	(ii) the petition identifies the term of office for which the
6	candidate is nominated;
7	(iii) the petition is signed by at least 30 voters residing in the
8	member district or one percent of the legal voters in that district, whichever is
9	<u>less;</u>
10	(iv) the voters file the petition with the town clerk not later than
11	5:00 p.m. on the sixth Monday preceding the day of the election; and
12	(v) the candidate files with the town clerk a written consent to the
13	printing of the candidate's name on the ballot.
14	(B) After confirming that the names on the petition correspond to
15	registered voters of the member district, the town clerk shall transmit the name
16	of each duly nominated candidate to the clerk of the union elementary or union
17	high school district.
18	(C) The union district clerk shall prepare a union elementary or union
19	high school district ballot for each member district and shall transmit the ballot
20	to the town clerk to make available to the voters residing in the member
21	district.

1	(D) The voters of the member district shall elect as many board
2	members as are apportioned for that term of office on the union elementary or
3	union high school district board based on the population of the member
4	district.
5	(2) Modified at-large model: allocation to town; at-large representation.
6	(A) When membership on the board of a union elementary or union
7	high school district is allocated to each member district, but the allocation is
8	not closely proportional to the member district's population and the board
9	member is elected at-large, the voters residing in any one or more of the
10	member districts may file a petition nominating a candidate for board
11	membership under the "modified at-large" model. A petition is valid only if:
12	(i) the candidate is a current voter of the member district to which
13	the seat is allocated;
14	(ii) the petition identifies the term of office for which the
15	candidate is nominated;
16	(iii) the petition is signed by at least 60 voters residing in the
17	union elementary or union high school district;
18	(iv) the voters file the petition with the clerk of the union
19	elementary or union high school district not later than 5:00 p.m. on the sixth
20	Monday preceding the day of the election; and

1	(v) the candidate files with the union district clerk a written
2	consent to the printing of the candidate's name on the ballot.
3	(B) Not later than 5:00 p.m. on the sixth Monday preceding the day
4	of the election, the town clerk of each member district shall furnish to the
5	union district clerk, at the expense of the union district, authenticated copies of
6	the checklist of legal voters within the member district as the checklist appears
7	after revisions are made pursuant to 17 V.S.A. §§ 2141–2150.
8	(C) The union district clerk shall prepare the union elementary or
9	union high school district ballot to include the name of each duly nominated
10	candidate and shall transmit the ballot to the town clerk of each member
11	district to make available to the voters residing in the member district.
12	(D) The voters of the union elementary or union high school district
13	shall elect as many board members as are to be elected at-large for that term of
14	office under the "modified at-large" model.
15	(3) At-large representation.
16	(A) When membership on the board of a union elementary or union
17	high school district is not apportioned or allocated pursuant to subdivision (1)
18	(proportional to town population) or (2) (modified at-large) of this subsection
19	(a) (Australian ballot) and the board member is elected at large, the voters
20	residing in any one or more of the member districts may file a petition

1	nominating a candidate for at-large board membership. A petition is valid only
2	<u>if:</u>
3	(i) the candidate is a current voter of the union elementary or
4	union high school district;
5	(ii) the petition identifies the term of office for which the
6	candidate is nominated;
7	(iii) the petition is signed by at least 60 voters residing in the
8	union elementary or union high school district;
9	(iv) the voters file the petition with the clerk of the union
10	elementary or union high school district not later than 5:00 p.m. on the sixth
11	Monday preceding the day of the election; and
12	(v) the candidate files with the union district clerk a written
13	consent to the printing of the candidate's name on the ballot.
14	(B) Not later than 5:00 p.m. on the sixth Monday preceding the day
15	of the election, the town clerk of each member district shall furnish to the
16	union district clerk, at the expense of the union district, authenticated copies of
17	the checklist of legal voters within the member district as the checklist appears
18	after revisions are made pursuant to 17 V.S.A. §§ 2141–2150.
19	(C) The union district clerk shall prepare the union elementary or
20	union high school district ballot to include the name of each duly nominated

1	candidate and snall transmit the ballot to the town clerk of each member
2	district to make available to the voters residing in the member district.
3	(D) The voters of the union elementary or union high school district
4	shall elect as many board members as are to be elected at-large for that term of
5	office.
6	(b) If not by Australian ballot. The provisions of this subsection (b) shall
7	apply to a union elementary or union high school district that does not conduct
8	elections for board membership by Australian ballot.
9	(1) The nomination and election of candidates for the office of union
10	elementary or union high school district board member shall occur at a warned
11	meeting of the union school district; provided, however, if the union district
12	elects board members under the "proportional to town population" model, then
13	the nomination and election of candidates shall occur at an annual or special
14	meeting of the member district for the town in which the candidate resides,
15	warned for the purpose pursuant to subsection 755(f) (warnings of union
16	elementary and union high school district meetings; members elected under
17	proportional to town population model and by floor vote) of this chapter.
18	(2) Voters shall only nominate a person who is present at the meeting,
19	and the person shall accept or reject the nomination.
20	(3) The meeting shall proceed in a manner to ensure that the candidate is
21	a voter of a specific member district if the union district elects board members

1	under either the "proportional to town population" model or the "modified at-
2	large" model.
3	(c) Bond. Before a newly elected board member enters upon the duties of
4	office, the union district shall ensure that the district's blanket bond covers the
5	new member. In lieu of a blanket bond, the district may choose to provide
6	suitable crime insurance coverage.
7	(d) Notification. Within 10 days after the election of a board member
8	pursuant to this section, the union elementary or union high school district
9	clerk shall transmit the name of the newly elected board member to the
10	Secretary of State.
11	§ 749. VACANCY ON UNION ELEMENTARY OR UNION HIGH
12	SCHOOL DISTRICT BOARD
13	(a) Filling a vacancy. Notwithstanding any other provisions of law to the
14	contrary, this section shall apply to a vacancy on a union elementary or union
15	high school district board, unless otherwise provided in the articles of
16	agreement of the union elementary or union high school district as initially
17	approved by the voters on or before July 1, 2019.
18	(1) Proportional to town population. If the vacancy is for a seat where
19	membership is apportioned to a member district in a number that is closely
20	proportional to its relative population and only voters residing in the member
21	district elect the board member, then the union elementary or union high

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school district clerk shall notify the board of the member district not later than five days after learning of the vacancy. Within 30 days after receiving notice, the board of the member district shall appoint a person who is otherwise eligible to serve as a member of the union elementary or union high school district board to fill the vacancy until the voters elect a successor at an annual or special meeting pursuant to the provisions of section 748 (union elementary and union high school district board members) of this chapter. (2) Modified at-large model: allocation to town; at-large representation. If the vacancy is for a seat where membership is allocated to a member district in a number that is not closely proportional to each district's relative population and the board member is elected at-large, then the union elementary or union high school district clerk shall notify the board of the member district not later than five days after learning of the vacancy. Within 30 days after providing notice and after consultation with the member district's board, the union elementary or union high school district board shall appoint a person who is otherwise eligible to serve as a member of the union elementary or union high school district board to fill the vacancy until the voters elect a successor at an annual or special meeting pursuant to the provisions of section 748 (union elementary and union high school district board members) of this chapter.

(3) At-large representation. If the vacancy is for a seat that is neither
apportioned nor allocated to a member district pursuant to subdivision (1)
(proportional to town population) or (2) (modified at-large) of this subsection
and the board member is elected at-large, then within 30 days after creation of
the vacancy the union elementary or union high school district board shall
appoint a person who is otherwise eligible to serve as a member of the board to
fill the vacancy until the voters elect a successor at an annual or special
meeting pursuant to the provisions of section 748 (union elementary and union
high school district board members) of this chapter.
(4) No board of member district. For purposes of subdivisions (1)
(proportional to town population) and (2) (modified at-large) of this subsection
(a), if the member district is also a union school district and any related town
school district has discontinued operations pursuant to subdivision 717(b)(2)
(discontinuation of forming districts in union elementary and union high
school districts) of this chapter and has no board, then the clerk of the union
elementary or union high school district shall notify the selectboard of the
pertinent town not later than five days after learning of the vacancy. Within
30 days after providing notice and after consultation with the selectboard, the
union elementary or union high school district board shall appoint a person
who is otherwise eligible to serve as a member of the union elementary or

union high school district board to fill the vacancy until the voters elect a

1	successor at an annual or special meeting pursuant to the provisions of section
2	748 (union elementary and union high school district board members) of this
3	chapter.
4	(5) Vacancy in all seats. If all seats on a school board are vacant, then
5	the Secretary of State shall call a special election to fill the vacancies.
6	(b) Notification. Within 10 days after the appointment of a board member
7	pursuant to this section, the clerk of the union elementary or union high school
8	district shall transmit the name of the appointed board member to the Secretary
9	of State.
10	(c) Obligations and expenses.
11	(1) Vacancy in majority. If there are vacancies in a majority of the
12	members of a union elementary or union high school district board at the same
13	time, then the remaining member or members are authorized to draw orders for
14	payment of continuing obligations and necessary expenses until a majority of
15	the vacancies are filled pursuant to the provisions of this section.
16	(2) Vacancy in all seats. If there are no members of the union
17	elementary or union high school district board in office, then the Secretary of
18	State shall appoint and authorize the district clerk or other qualified person to
19	draw orders for payment of continuing obligations and necessary expenses
20	until a majority of the vacancies are filled.

1	§ 750. UNION ELEMENTARY OR UNION HIGH SCHOOL DISTRICT
2	BUDGET; PREPARATION AND AUTHORIZATION
3	(a) The board of a union elementary or union high school district shall
4	prepare and distribute a proposed budget annually for the next school year
5	pursuant to the provisions of subdivision 563(11) (powers of school boards;
6	budget) of this title.
7	(b) If the voters do not approve the board's proposed budget, then the board
8	shall prepare a revised proposed budget pursuant to 17 V.S.A. § 2680(c)(2)
9	(local elections using the Australian ballot system; rejected budget).
10	(c) If the voters do not approve a budget on or before June 30 of any year,
11	the board of the unified union school district may borrow funds pursuant to the
12	authority granted under section 566 (school districts; authority to borrow) of
13	this title. As used in section 566, the "most recently approved school budget"
14	of a union school district in its first fiscal year of full operations means the
15	cumulative budget amount of the most recently approved school budgets of all
16	districts that merged to form the union district plus 1 percent.
17	§ 751. ANNUAL REPORT; DATA
18	(a) The board of a union elementary or union high school district shall
19	prepare an annual report concerning the affairs of the district and have it
20	printed and distributed to the voters of the district pursuant to the provisions of
21	subdivision 563(10) (powers of school boards; report) of this title. The board

1	shall file the report with the union district clerk and the clerk of each member
2	district.
3	(b) Annually, on or before August 15, the union elementary or union high
4	school district board shall provide to the Secretary answers to statistical
5	inquiries that may be addressed to the district by the Secretary.
6	Article 2. Union Elementary and Union High School Districts - Officers,
7	Annual Meetings, and Special Meetings
8	§ 753. OFFICERS; ELECTION; TERM; VACANCY; BOND
9	(a) Officers. At an annual meeting of the union elementary or union high
10	school district, the voters shall elect a moderator from among the registered
11	voters. The voters shall also vote to elect a clerk and a treasurer of the district;
12	provided, however, at any annual or special meeting, the voters may vote to
13	authorize the school board to appoint the clerk or the treasurer, or both. The
14	clerk of the district shall be elected or appointed from among the voters. The
15	treasurer may also be the supervisory union treasurer and need not be a
16	resident of the union elementary or union high school district.
17	(b) Election if by Australian ballot. If a union elementary or union high
18	school district elects its officers by Australian ballot, then the provisions of
19	subdivision 748(a)(3) of this chapter for election by Australian ballot of at-
20	large candidates for the union elementary or union high school district board
21	shall apply.

l	(c)	Terms.

- (1) Moderator. A moderator elected at an annual meeting pursuant to this section shall assume office on July 1 following the election, unless the voters vote at an annual meeting for the moderator to assume office upon election. A moderator shall serve a term of one year or until a successor is elected and has taken the oath of office unless the voters extend the term length up to three years.
 - (2) Clerk. A clerk elected at an annual meeting pursuant to this section shall assume office on July 1 following the election. A clerk shall serve a term of one year or until a successor is elected and has taken the oath of office unless the voters extend the term length up to three years.
 - (3) Treasurer. A treasurer elected at an annual meeting pursuant to this section shall assume office on July 1 following the election. A clerk shall serve a term of one year or until a successor is elected and has taken the oath of office unless the voters extend the term length up to three years.
 - (d) Vacancy. The board of the union elementary or union high school
 district shall fill a vacancy in any office elected or appointed pursuant to this
 section as soon as practicable after the vacancy occurs. The appointee shall
 serve upon appointment for the remainder of the unexpired term of office or
 until the voters elect a successor.

1	(e) Oath of office. An officer elected or appointed pursuant to this section
2	shall be sworn in before entering upon the duties of the office.
3	(f) Bond. The district shall ensure that its blanket bond covers a newly
4	elected or appointed treasurer before the treasurer enters upon the duties of the
5	office. In lieu of a blanket bond, the district may choose to provide suitable
6	crime insurance coverage.
7	(g) Notification. Within 10 days after the election or appointment of any
8	officer pursuant to this section, the clerk of the union elementary or union high
9	school district shall transmit the name of the officer to the Secretary of State.
10	§ 754. OFFICERS; POWERS, DUTIES, AND LIABILITIES
11	(a) Moderator. The powers, duties, and liabilities of the moderator of a
12	union elementary or union high school district shall be the same as those of a
13	moderator of a town school district. The moderator shall preside at each
14	annual and special meeting of the union elementary or union high school
15	district. In the moderator's absence, the voters shall elect a moderator pro
16	tempore to preside.
17	(b) Clerk. The powers, duties, and liabilities of the clerk of a union
18	elementary or union high school district shall be the same as those of a clerk of
19	a town school district. The district clerk shall keep a record of the votes and
20	the proceedings of the union school district meetings and shall provide
21	certified copies of them when requested.

1	(c) Treasurer. The powers, duties, and liabilities of the treasurer of a union
2	elementary or union high school district shall be the same as those of a
3	treasurer of a town school district.
4	(d) Documents. The person having custody shall provide to each elected or
5	appointed officer of a union district all books, papers, and electronic
6	documents of the office.
7	§ 755. WARNINGS OF UNION ELEMENTARY AND UNION HIGH
8	SCHOOL DISTRICT MEETINGS
9	(a) The board of a union elementary or union high school district shall have
10	the same authority and obligation to warn or call meetings of the district as a
11	town school board has to warn or call town school district meetings.
12	(b) Except as provided in subsection (f) of this section, not less than 30 nor
13	more than 40 days before the meeting, the union district clerk shall warn a
14	union elementary or union high school district meeting by posting a warning
15	and notice to voters, signed by the chair of the union district board or the
16	chair's designee, specifying the date, time, location, and business of the
17	meeting, in the district clerk's office and at least one public place in each town
18	within the union elementary or union high school district, and causing the same
19	to be published once in a newspaper circulating in the union district at least
20	five days before the meeting. In the district clerk's absence, the chair of the

1	board or the chair's designee shall warn the meeting pursuant to the provisions
2	of this section.
3	(c) The warning shall, by separate articles, specifically indicate the
4	business to be transacted, including the offices and the questions upon which
5	the electorate shall vote. The warning shall also contain any article or articles
6	requested by a petition signed by at least five percent of the voters of the
7	district and filed with the district clerk pursuant to 17 V.S.A. § 2642 (town
8	meetings and local elections; warning and notice contents).
9	(d) The posted notice that accompanies the warning shall include
10	information on voter registration, early and absentee voting, the time and
11	location at which the ballots will be counted, and other applicable information.
12	(e) The warning shall be recorded in the office of the district clerk and shall
13	be provided to the town clerk of each town in the unified elementary or union
14	high school district before being posted.
15	(f) This subsection shall apply if a union elementary or union high school
16	district elects school board members under the "proportional to town
17	population" model and if it elects those members by a floor vote rather than by
18	Australian ballot.
19	(1) The election shall be warned as follows:
20	(A) The district clerk shall transmit the signed warning to each town
21	<u>clerk.</u>

1	(B) The district clerk shall assist each town clerk to incorporate the
2	warning into the warning for the annual or special meeting of each member
3	district.
4	(C) Each town clerk, rather than the union district clerk, shall post
5	and publish the warning pursuant to the provisions of subsection (b) of this
6	section.
7	(2) Notwithstanding any provision of law to the contrary, if any member
8	district elects its own board members by Australian ballot, then the warning,
9	nomination, ballot preparation, and election of union school district board
10	members shall proceed pursuant to the same laws that govern the member
11	district.
12	(3) If an annual meeting of a member district at which the union district
13	board members are elected under this subsection is more than 30 days prior to
14	the annual meeting of the union school district, then notwithstanding
15	subsection 747(a) (board members of union elementary and union high school
16	districts) of this chapter, the newly elected board members shall assume office
17	at the conclusion of the union school district's annual meeting.
18	(g) Notwithstanding any provision of this section to the contrary, a union
19	elementary or union high school district:
20	(1) shall warn a meeting called for the purpose of considering a bond
21	issue in accordance with the provisions of 24 V.S.A. § 1755; and

1	(2) shall warn a meeting to consider a revised proposed budget pursuant
2	to the provisions of subsection 750(b) (union elementary or union high school
3	district revised proposed budget) of this chapter.
4	§ 756. UNION DISTRICT MEETINGS CONDUCTED FROM THE FLOOR
5	(a) Not later than the close of business on the day before the meeting, the
6	town clerk of each member district of a union elementary or union high school
7	district shall furnish to the union district clerk, at the expense of the union
8	district, authenticated copies of the checklist of legal voters within the member
9	district as the checklist appears after revisions are made pursuant to 17 V.S.A.
10	§§ 2141–2150 (registration of voters). The checklist shall control for purposes
11	of determining voter eligibility in the union elementary or union high school
12	district.
13	(b) During the annual or special meeting, one or more members of each
14	town's board of civil authority shall assist the union district clerk to determine
15	voter eligibility and to supervise voting during the meeting.
16	(c) Votes cast at an annual or special meeting shall be commingled and
17	shall not be counted according to the town in which a voter resides.
18	(d) The provisions of this section shall apply to all votes of the electorate in
19	a union elementary or union high school district that do not proceed by
20	Australian ballot; provided, however:

1	(1) They shall not apply if Vermont statute explicitly permits or requires
2	a different method for a specific type of question presented to the voters.
3	(2) They shall not apply to a vote warned pursuant to subsection 755(f)
4	(warnings of union elementary and union high school district meetings;
5	members elected under proportional to town population model and by floor
6	vote) of this chapter.
7	(e) If a person who resides in a member district and is otherwise eligible to
8	vote at a union elementary or union high school district meeting has not
9	maintained residence in the member district for the requisite number of days
10	but resided in another member district of the union elementary or union high
11	school district for the requisite number of days, then the town clerk of the
12	member district in which the person currently resides shall enter such person's
13	name on the checklist of legal voters if the person presents to that town clerk a
14	certificate signed by the town clerk of the member district in which the person
15	formally resided confirming that the person lived within the union elementary
16	or union high school district for the requisite number of days.
17	§ 757. CONDUCT OF VOTE IF BY AUSTRALIAN BALLOT
18	In any vote that proceeds by Australian ballot in a union elementary or
19	union high school district:
20	(1) A district voter shall vote by Australian ballot in the town in which
21	the voter currently resides at the polling location identified in the warning.

1	(2) Voting shall occur in each town on the same day.
2	(3) The board of civil authority of each town shall be responsible for
3	determining the eligibility of persons to vote and for supervising voting at that
4	polling location.
5	(4) The opportunity for early and absentee voting pursuant to 17 V.S.A.
6	§§ 2531–2550 (conduct of elections; early or absentee voters) shall be
7	provided.
8	§ 758. PREPARATION AND FORM OF AUSTRALIAN BALLOT
9	(a) The clerk of a union elementary or union high school district shall
10	prepare the ballot for any vote that proceeds by Australian ballot in the union
11	school district.
12	(b) Only questions warned by the union elementary or union high school
13	district and presented to the voters of that district shall appear on a ballot
14	prepared pursuant to subsection (a) of this section.
15	(c) Warned questions of the union elementary or union high school district
16	shall not appear on the same ballot as questions warned by a member district of
17	the union elementary or union high school district or by the legislative body of
18	a town within the union elementary or union high school district.
19	§ 759. COUNTING AND REPORTING RESULTS OF VOTE BY
20	AUSTRALIAN BALLOT

(a) Process if commingled. If the voters have approved the commingling
of votes cast by Australian ballot for any or all categories of public questions,
including elections and budget votes, or if Vermont law requires commingling.
then the following process applies to those votes except to the extent that
Vermont law explicitly requires a different process for a specific type of public
question.
(1) At least two members of the board of civil authority of each town
within a union elementary or union high school district, or two election
officials appointed by the board of civil authority of that town, shall transport
ballots cast in the member district in a sealed container to a central location
designated by the clerk of the union elementary or union high school district.
(2) The boards of civil authority shall not count the ballots for purposes
of determining the outcome of the votes cast in the member district prior to
transporting them but may open the containers and count the total number of
ballots cast at that polling location.
(3) The union elementary or union high school district clerk or designee
shall supervise representatives of the boards of civil authority to count ballots
at the central location. The union elementary or union high school district
clerk shall also have the authority to appoint current union elementary or union
high school district board members who are not on the ballot to aid in the
counting of ballots

1	(4) The banots shall be counted as soon as possible, but not fater than
2	24 hours after the time at which the polls closed.
3	(5) If ballots are to be counted on the day following the election, then
4	the clerk of each member district shall store the ballots in a secure location
5	until they are transported on the following day to the central location
6	designated by the union district clerk for counting.
7	(6) Ballots from all member districts shall be combined into a single
8	group before counting and shall not be counted according to the member
9	district or town in which a voter resides.
10	(7) After the ballots have been counted, the union district clerk shall sea
11	them in a secure container and store them for at least 90 days at a secure
12	location.
13	(8) The union district clerk shall report the commingled results of votes
14	cast within the union elementary or union high school district to the public.
15	(b) Process if not commingled. If the voters have not approved the
16	commingling of votes cast by Australian ballot for budgets, elections, or any
17	other category of public question, and if Vermont law does not require
18	commingling, then the following process applies to those votes except to the
19	extent that Vermont law explicitly requires a different process for a specific
20	type of public question.

1	(1) The board of civil authority of each town within the union
2	elementary or union high school district shall count Australian ballots cast in
3	the member district and report the results to the clerk of the union district.
4	(2) The clerk of the union district shall calculate total votes cast within
5	the union district for any vote that requires approval by the electorate of the
6	entire union elementary or union high school district, rather than approval by
7	the voters in one member district or by the voters in each member district
8	separately.
9	(3) The union district shall report to the public the results of total votes
10	cast; provided, however, that both the union district clerk and the clerk of each
11	member school district shall report the results of ballots cast to elect a union
12	school district board member where membership on the board is apportioned
13	based on town population pursuant to subdivision 748(a)(1) of this chapter.
14	§ 760. BOND ISSUES; DEBT LIMIT
15	(a) A union elementary or union high school district may make
16	improvements, as defined by 24 V.S.A. § 1751, and may incur indebtedness
17	for the improvements as provided in 24 V.S.A. chapter 53, subchapter 1.
18	(b) The debt limit of the union elementary or union high school district
19	shall be 10 times the total of the education grand lists of the member districts
20	of the union school district. The existing indebtedness of a union elementary
21	or union high school district incurred to finance any project approved under

1	sections 3447 to 3456 of this title shall not be considered a part of the
2	indebtedness of the union elementary or union high school district for purposes
3	of determining its debt limit for a new proposed bond issue. An obligation
4	incurred by a union elementary or union high school district pursuant to this
5	chapter shall be the joint and several obligation of the union school district and
6	each of its member districts. Any joint or several obligation incurred by a
7	member district pursuant to this subsection shall not be considered in
8	determining the debt limit for the separate purposes of the member district.
9	(c) Bond issues under this section shall be determined by Australian ballot
10	and shall proceed pursuant to sections 755 (warnings of union elementary
11	school district and union high school district meetings) and 757–759 (vote by
12	Australian ballot) of this subchapter. Ballots shall be commingled before
13	counting.
14	Subchapter 5. Districts Formed Pursuant to Prior Laws
15	§ 763. RATIFICATION; ARTICLES OF AGREEMENT; APPLICATION
16	<u>OF CHAPTER</u>
17	(a) Each union school district in existence on July 1, 2022, is ratified and
18	subject to the provisions of this chapter 11, regardless of whether the district
19	was formed by an affirmative vote of the electorate or by the State Board as
20	part of its "Final Report of Decisions and Order on Statewide School District

1	Merger Decisions Pursuant to [2015 Acts and Resolves No.] 46, Sections 8(b)
2	and 10" dated November 28, 2018 (the Order).
3	(b) References in this chapter 11 to articles of agreement initially adopted
4	by the voters shall also mean articles of agreement as issued by the State Board
5	as part of the Order.
6	(c) Articles of agreement in effect on June 30, 2022, as initially adopted by
7	the voters or subsequently amended, shall govern the district unless and until
8	amended; provided, however, and notwithstanding the provisions of 1 V.S.A.
9	§ 214 or other laws to the contrary, the provisions of this chapter 11 shall
10	govern in all matters not addressed in the articles of agreement and shall take
11	precedence in the event of conflict with any article.
12	§ 764. SECRETARY OF STATE; RECORDING CERTIFICATES
13	(a) To ensure that documentary evidence relating to the creation of union
14	school districts can be found in one location, the Secretary of Education shall
15	forward to the Secretary of State copies of the certifications designating the
16	existence of each new union school district created pursuant to the State
17	Board's "Final Report of Decisions and Order on Statewide School District
18	Merger Decisions Pursuant to 2015 Acts and Resolves No. 46, Sections 8(b)
19	and 10" dated November 28, 2018 (the Order).
20	(b) The Secretary of State shall record the certifications and all subsequent
21	amendments and addenda to the certifications.

1	(c) The Secretary of State shall file a certified copy of the recorded
2	certification and any amendments or addenda with the elected clerk of each
3	union school district created by the Order.
4	Sec. 4. WITHDRAWAL ACTIONS APPROVED BY STATE BOARD;
5	NEW DISTRICTS WITH AN OPERATIONAL DATE ON OR
6	AFTER JULY 1, 2023
7	(a) Application of this section. This section shall apply solely to a
8	withdrawal action initiated pursuant to the provisions of 16 V.S.A. § 724 that
9	were in effect prior to the effective date of Sec. 3 of this act (former 16 V.S.A
10	§ 724) if each of the following actions occurred prior to that effective date:
11	(1) the State Board of Education gave final approval to the voter-
12	approved and voter-ratified proposal to withdraw from the union school
13	district;
14	(2) the State Board declared a new school district to be reconstituted;
15	(3) the State Board established the new school district's operational date
16	as July 1, 2023 or after;
17	(4) the voters of the new school district elected school board members;
18	(5) the voters of the towns within the union district voted to approve the
19	financial terms of withdrawal negotiated by the boards of the new school
20	district and the union district; and

1	(6) the State Board charged the new school district and its board with
2	performing the transitional activities necessary to assume sole responsibility
3	for the education of resident students on the identified operational date.
4	(b) Status report. On or before July 1, 2022, the new school district shall
5	submit a written status report to the State Board detailing the actions the
6	district has taken and will take to ensure that, as of its operational date, the
7	district will be prepared to assume sole responsibility for the education of its
8	students in prekindergarten through grade 12 in a manner that will meet
9	educational quality standards as required by 16 V.S.A. § 165 and to ensure the
10	provision of supervisory union services. The status report shall include a
11	timeline indicating the date by which each action shall be complete.
12	(c) Review and preparedness determination by State Board.
13	(1) Review. The State Board shall consider the status report and provide
14	the board of the new school district an opportunity to be heard at one or more
15	of the Board's regularly scheduled meetings. The State Board may also take
16	testimony from other entities including the union school district and the
17	Secretary of Education. The State Board shall issue a determination of
18	preparedness on or before September 1, 2022.
19	(2) Preparedness deemed likely. If the State Board determines that it is
20	likely the new school district will be prepared, on the identified operational
21	date, to assume full responsibility for the education of its resident students in a

manner tha	at substantially complies with educational quality standards as
required by	y 16 V.S.A. § 165, and to ensure the provision of supervisory union
services, th	nen the new school district, the union district, and, if applicable, the
supervisory	y union or unions shall continue to take all actions necessary to
prepare for	the realignment of duties on the operational date.
(3) I	Preparedness deemed unlikely. If the State Board determines there
is a reasona	able risk that the new district will not be able to be prepared, on the
operational	l date, to assume full responsibility for the education of its resident
students in	a manner that substantially complies with educational quality
standards a	as required by 16 V.S.A. § 165, and to ensure the provision of
supervisory	y union services, then:
<u>(A</u>	A) the State Board shall reverse and void earlier declarations
approving	withdrawal and reconstituting the new school district and the
withdrawal	l action initiated pursuant to the former 16 V.S.A. § 724 is
concluded;	provided, however, upon order of the State Board, the new school
district and	l its board may continue to exist for up to six months after the date
of the State	e Board's determination for the sole purpose of completing any
outstanding	g business that cannot legally be performed by another entity;
<u>(E</u>	3) the petitioning town shall be a town within the union district;
<u>(C</u>	C) the State Board's determination of reasonable risk and the
resulting co	onsequences imposed by such a determination shall be final and

1	shall conclude the withdrawal action initiated pursuant to the provisions of the
2	former 16 V.S.A. § 724;
3	(D) if voters residing in any town within the union district wish to
4	initiate new withdrawal procedures, then they shall do so pursuant to the
5	process set forth in Sec. 3, 16 V.S.A. § 724, of this act; and
6	(E) the State Board may make any declarations and take any actions,
7	including recording certifications with the Secretary of State, that are necessary
8	to support the consequences outlined in this subdivision (c)(3).
9	(d) Repeal. This section is repealed on July 1, 2023.
10	Sec. 5. WITHDRAWAL PROPOSALS ON WHICH THE STATE BOARD
11	HAS NOT TAKEN ACTION; ALTERNATIVE GOVERNANCE
12	PROPOSAL PREVIOUSLY PRESENTED
13	(a) Application of this section.
14	(1) For purposes of this section and notwithstanding any provision of
15	law to the contrary, the provisions of 16 V.S.A. § 724 that were in effect prior
16	to the effective date of Sec. 3 of this act (former 16 V.S.A. § 724) are deemed
17	to authorize withdrawal from a unified union school district created by the
18	State Board of Education in its "Final Report of Decisions and Order on
19	Statewide School District Merger Decisions Pursuant to Act 46, Secs. 8(b) and
20	10" dated November 28, 2018 (Order).

1	(2) This section shall apply solely to a withdrawal action initiated by a
2	town within a union district (petitioning town) pursuant to the former
3	16 V.S.A. § 724 if each of the following actions occurred prior to the effective
4	date of Sec. 3 of this act:
5	(A) the State Board created the union district in its Order;
6	(B) prior to issuance of the Order, the districts that merged to form
7	the union district submitted a proposal to the Secretary of Education and the
8	State Board setting forth the details of their self-evaluation and a proposal for
9	an alternative governance structure pursuant to 2015 Acts and Resolves
10	No. 46, Sec. 9 (Section 9 proposal);
11	(C) the voters of the petitioning town approved a proposal to
12	withdraw from the union district;
13	(D) the voters of each of the other towns within the union district
14	ratified the petitioning town's proposal to withdraw; and
15	(E) the State Board of Education has not approved or taken action to
16	approve the withdrawal proposal or to declare that a new school district is
17	reconstituted.
18	(b) Report and plan. At any time after the effective date of this section, but
19	on or before the regular September 2022 State Board meeting, the self-selected
20	representatives of the petitioning town and the board of the union district shall
21	submit to the State Board in writing:

1	(1) A report explaining the ways in which the current plan of the
2	petitioning town and the union district for operation after withdrawal conforms
3	to or differs from the Section 9 proposal.
4	(2) A plan, including a timeline, identifying the actions the petitioning
5	town and the union district have taken and will take to transition to the
6	proposed structure and to ensure that, as of an identified operational date, the
7	proposed new school district will be prepared to assume sole responsibility for
8	the education of its students in prekindergarten through grade 12 in a manner
9	that will meet educational quality standards as required by 16 V.S.A. § 165,
10	including the actions necessary to transition to the proposed method by which
11	supervisory union services would be provided. At a minimum, the plan and
12	timeline should include the actions identified in subsection (d) of this section.
13	(c) State Board review and action.
14	(1) Review. The State Board shall consider the report and plan and shall
15	provide the self-selected representatives of the petitioning town and the board
16	of the union district an opportunity to be heard. The Board may, in its
17	discretion, take testimony from other individuals and entities.
18	(2) Preparedness determination and vote to approve withdrawal. The
19	State Board shall determine if it is likely or unlikely the proposed new school
20	district, on the proposed operational date, will be prepared to assume full
21	responsibility for the education of its resident students in a manner that

1	substantially complies with educational quality standards as required by
2	16 V.S.A. § 165 and also whether it is likely or unlikely that supervisory union
3	services will be available to both the proposed new school district and the
4	union district on the operational date. If the State Board determines
5	preparedness is unlikely, it shall issue a written advisory statement detailing
6	the factors underlying its conclusion, which shall be posted on its website.
7	Upon making its preparedness determination, the State Board shall vote to:
8	(A) approve the withdrawal proposal;
9	(B) approve any motion necessary for the withdrawal process to
10	proceed pursuant to subsection (d) of this section, including a motion to create
11	a new school district as of the date of the motion in order to enable the election
12	of members to the board of the proposed new school district, negotiation and
13	voter approval of a withdrawal agreement pursuant to the former 16 V.S.A.
14	§ 724(c), and preparation to assume full responsibility for the education of
15	resident students on the operational date;
16	(C) determine or set a schedule for determining the manner in which
17	supervisory union services will be provided to the proposed new school district
18	and, if appropriate, the union district to be effective on the proposed new
19	school district's operational date; and
20	(D) make any other findings or declarations and approve any other
21	motions that are related and necessary to the withdrawal proposal.

1	(d) Actions necessary to be fully operational. After the State Board makes
2	its determination of preparedness and approves the withdrawal process
3	pursuant to subdivision (c)(2) of this section, then the new school district, the
4	union district, and, if applicable, the supervisory union or unions shall take all
5	actions necessary to be fully operational on the operational date. At a
6	minimum, the required necessary actions shall include:
7	(1) election of initial school board members by the voters of the new
8	school district, whose terms of office shall be arranged so that one each expires
9	on the day of the second, third, and fourth annual meeting of the new school
10	district, and whose sole responsibility until the new school district's
11	operational date shall be to prepare for the district to assume sole responsibility
12	for the education of resident students on that date;
13	(2) negotiation of the proposed financial terms of withdrawal by the
14	board of the new school district and the board of the union district in order to
15	comply with the requirements of the former 16 V.S.A. § 724(c);
16	(3) approval by the voters of each town within the union district of the
17	negotiated proposed financial terms of withdrawal in order to comply with the
18	requirements of the former 16 V.S.A. § 724(c);
19	(4) preparation of a proposed budget by the board of the new school
20	district for the fiscal year beginning on the district's operational date, together
21	with presentation to and approval by the district's voters prior to that date;

1	(5) preparation for the provision of supervisory union services to the
2	new school district and, if applicable, for the transition of the union school
3	district from a supervisory district structure to a supervisory union structure;
4	<u>and</u>
5	(6) all other actions necessary to transition from one school district to
6	two districts and, if applicable, to transition from a supervisory district
7	structure to a supervisory union structure, including all actions necessary to
8	address the collectively bargained rights of employees of the current
9	employing entity.
10	(e) Preparedness deemed unlikely.
11	(1) If the State Board determines preparedness is unlikely and issues a
12	written advisory statement detailing the factors underlying its conclusion
13	pursuant to subdivision (c)(2) of this section, it shall electronically transmit the
14	advisory statement to the board of the new school district upon its election.
15	(2) Upon receipt of the advisory statement, the board of the new school
16	district shall post the document on its website and schedule the contents as a
17	topic for public discussion at a special or regular board meeting.
18	(3) Prior to the operational date and after public discussion and any
19	board deliberations:

1	(A) The board of the new school district may continue to take all
2	actions necessary to prepare for the realignment of duties on the operational
3	date.
4	(B) On its own motion, or if petitioned to do so by at least five
5	percent of the voters in the new school district, the board of the new school
6	district shall warn a vote to request the State Board to reverse its declaration
7	approving withdrawal and reconstituting the new school district. The vote
8	shall be held before the October 1 prior to the operational date.
9	(i) The question shall be decided by Australian ballot.
10	(ii) Within 45 days after the vote or 15 days after a vote to
11	reconsider under 17 V.S.A. § 2661, whichever is later, the clerk of the new
12	school district shall certify the results of the vote to the Secretary of State who
13	shall record the certificate and give notice of the vote to the clerk of the union
14	district, the clerks of each of the other towns within the union district, and the
15	Secretary of Education. The clerk of the new school district shall submit the
16	certification regardless of whether the voters in the district voted to petition the
17	State Board to reverse its declarations.
18	(4) If the new school district requests the State Board to take action
19	under subdivision (3) of this subsection, then:
20	(A) the State Board shall reverse and void earlier declarations
21	approving withdrawal and reconstituting the new school district and the

1	withdrawal action initiated pursuant to the former 16 V.S.A. § 724 is
2	concluded; and
3	(B) the union school district shall continue to be solely responsible
4	for the education of the students residing in the town that petitioned for
5	withdrawal; provided, however:
6	(i) the new school district and its board shall continue to exist for
7	up to six months after the day on which the State Board reverses and voids its
8	earlier declarations for the sole purpose of completing any outstanding
9	business that cannot legally be performed by another entity; and
10	(ii) the State Board may make any declarations and take any
11	actions, including recording certifications with the Secretary of State, that are
12	necessary to support the consequences outlined in this subdivision (e)(4).
13	(f) Application of this section to withdrawal from a union elementary or
14	union high school district.
15	(1) The processes outlined in this section shall apply to an action of a
16	member school district to withdraw from a union elementary or union high
17	school district if the five elements set forth in subdivisions (A)–(E) of
18	subdivision (a)(2) are met.
19	(2) For purposes of applying the process in this section to withdrawal
20	from a union elementary or union high school district under this subsection, the
21	terms used in subsections (a) through (e) have the following meanings:

1	(A) "Petitioning town" means the member district of the union
2	elementary or union high school district that initiated the withdrawal process
3	pursuant to the provisions of 16 V.S.A. § 721a that were in effect prior to the
4	effective date of Sec. 3 of this act.
5	(B) "Selectboard" means the board of the member district that
6	initiated the withdrawal process pursuant to the provisions of 16 V.S.A. § 721a
7	that were in effect prior to the effective date of Sec. 3 of this act.
8	(C) "Town within the union school district" means a member district
9	of the union elementary or union high school district.
10	(g) Repeal. This section is repealed on July 1, 2024.
11	Sec. 6. WITHDRAWAL PROPOSALS ON WHICH THE STATE BOARD
12	HAS NOT TAKEN ACTION; UNION DISTRICT CREATED BY
13	THE ELECTORATE
14	(a) Application of this section. This section shall apply solely to a
15	withdrawal action initiated by a town within a union district (petitioning town)
16	pursuant to the provisions of 16 V.S.A. § 724 that were in effect prior to the
17	effective date of Sec. 3 of this act (former 16 V.S.A. § 724) if each of the
18	following actions occurred prior to that date:
19	(1) the union district formed pursuant to the provisions of 16 V.S.A.
20	§§ 706–706j that were in effect prior to the effective date of Sec. 3 of this act;

1	(2) the voters of the petitioning town approved a proposal to withdraw
2	from the union district;
3	(3) the voters of each of the other towns within the union district ratified
4	the petitioning town's proposal to withdraw; and
5	(4) the State Board of Education has not approved a final date of
6	withdrawal and the assumption of full operations.
7	(b) Report and plan. At any time before July 1, 2022, the self-selected
8	representatives of the petitioning town shall submit a written report and plan to
9	the State Board, and shall indicate to the State Board that the documents are
10	submitted pursuant to this section.
11	(1) Report. The report shall describe the analysis that has been
12	performed by the petitioning town to evaluate the likely strengths and
13	challenges for the proposed new school district and for the reconfigured union
14	district if withdrawal is approved and the ways in which withdrawal would
15	enable both districts to provide for the education of their respective resident
16	students in a manner that will meet educational quality standards as required
17	by 16 V.S.A. § 165. The report shall address:
18	(A) the educational advantages and disadvantages likely to result
19	from withdrawal for the students in the proposed new school district and the
20	students in the remaining towns within the union district and the ways in which
21	they are preferable to those of continuing in the current governance structure;

1	(B) the financial advantages and disadvantages likely to result from
2	withdrawal for the taxpayers in the proposed new school district and the
3	taxpayers in the remaining towns within the union district and the ways in
4	which they are preferable to those of continuing in the current governance
5	structure;
6	(C) the likely operational and financial viability and sustainability of
7	the proposed new school district and the union district after withdrawal of the
8	petitioning town;
9	(D) any other advantages and disadvantages of withdrawal, including
10	any advantages and disadvantages to the students and taxpayers of the region
11	and the State; and
12	(E) the potential source of supervisory union services for the new
13	school district and, if appropriate, for the union district, including discussions
14	with the board of any supervisory union to which the petitioning town
15	proposes assignment.
16	(2) Plan. The plan shall describe the actions that the petitioning town
17	has taken and will take to ensure that, as of its proposed operational date, the
18	proposed new district will be prepared to assume sole responsibility for the
19	education of its students in prekindergarten through grade 12 in a manner that
20	will meet educational quality standards as required by 16 V.S.A. § 165,
21	including the actions necessary to transition to the proposed method by which

<u>\$</u>	supervisory union services would be provided. The plan shall include a
<u>t</u>	timeline indicating the date by which each action will be complete. At a
<u>1</u>	minimum, the plan and timeline should include the actions identified in
<u> </u>	subsection (d) of this section.
	(c) Review and preparedness determination by the State Board.
	(1) Review. The State Board shall consider the report and plan and
1	provide the self-selected representatives of the petitioning town and the board
<u>(</u>	of the union district an opportunity to be heard at a meeting held at a location
<u> </u>	within the petitioning town. The State Board may also take testimony from
<u>(</u>	other individuals and entities including the Secretary of Education and any
<u> </u>	supervisory union that has been identified as a potential source of supervisory
<u>1</u>	union services for the proposed new school district. The State Board shall
<u>i</u>	issue a determination of preparedness as soon as possible after receipt of the
<u>1</u>	report and plan but in no event later than August 1, 2022.
	(2) Preparedness deemed likely; State Board of Education action. If the
<u>7</u>	State Board determines that it is likely the proposed new school district, on the
1	proposed operational date, will be prepared to assume full responsibility for the
<u>6</u>	education of its resident students in a manner that substantially complies with
<u>(</u>	educational quality standards as required by 16 V.S.A. § 165 and that it is also
<u>1</u>	likely supervisory union services will be available to the proposed new school
(district, then it shall vote to:

1	(A) approve the withdrawal proposal;
2	(B) approve any motion necessary for the withdrawal process to
3	proceed pursuant to subsection (d) of this section, including a motion to create
4	a new school district as of the date of the motion in order to enable the election
5	of members to the board of the proposed new school district, negotiation and
6	voter approval of a withdrawal agreement pursuant to the former 16 V.S.A.
7	§ 724(c), and preparation to assume full responsibility for the education of
8	resident students on the operational date;
9	(C) determine or set a schedule for determining the manner in which
10	supervisory union services will be provided to the proposed new school district
11	and, if appropriate, the union district, to be effective on the proposed new
12	school district's operational date; and
13	(D) make any other findings or declarations and approve any other
14	motions that are related and necessary to the withdrawal proposal.
15	(3) Preparedness deemed unlikely. If the State Board determines there
16	is a reasonable risk that the proposed new school district will not be able to be
17	prepared, on the proposed operational date, to assume full responsibility for the
18	education of its resident students in a manner that substantially complies with
19	educational quality standards as required by 16 V.S.A. § 165, and to ensure the
20	provision of supervisory union services, and that the criteria will not be met by
21	postponing the operational date, then:

1	(A) the State Board shall declare that the petitioning town's proposal
2	to withdraw initiated under the former 16 V.S.A. § 724 is denied;
3	(B) the petitioning town shall remain a town within the union district;
4	(C) the State Board's determination of reasonable risk and the
5	resulting consequences imposed by such a determination shall be final and
6	shall conclude the withdrawal action initiated pursuant to the provisions of the
7	former 16 V.S.A. § 724; and
8	(D) if voters residing in any town within the union district wish to
9	initiate new withdrawal procedures, then they shall do so pursuant to the
10	process set forth in Sec. 3, 16 V.S.A. § 724, of this act.
11	(d) Preparedness deemed likely; next steps. If the State Board approves the
12	withdrawal process pursuant to subdivision (c)(2) of this section, then the new
13	school district, the union district, and, if applicable, the supervisory union or
14	unions shall take all actions necessary to be fully operational on the identified
15	operational date. At a minimum, the required necessary actions shall include:
16	(1) election of initial school board members by the voters of the new
17	school district, whose terms of office shall be arranged so that one each expires
18	on the day of the second, third, and fourth annual meeting of the new school
19	district and whose sole responsibility until the new school district's operational
20	date shall be to prepare for the district to assume sole responsibility for the
21	education of resident students on that date;

1	(2) negotiation by the board of the new school district and the board of
2	the union district of the proposed financial terms of withdrawal in order to
3	comply with the requirements of the former 16 V.S.A. § 724(c);
4	(3) approval by the voters of each town within the union district of the
5	negotiated proposed financial terms of withdrawal in order to comply with the
6	requirements of the former 16 V.S.A. § 724(c);
7	(4) preparation of a proposed budget by the board of the new school
8	district for the fiscal year beginning on the district's operational date, together
9	with presentation to and approval by the district's voters prior to that date;
10	(5) preparation for the provision of supervisory union services to the
11	new school district and, if applicable, for the transition of the union school
12	district from a supervisory district structure to a supervisory union structure;
13	<u>and</u>
14	(6) all other actions necessary to transition from one school district to
15	two districts and, if applicable, to transition from a supervisory district
16	structure to a supervisory union structure, including any actions necessary to
17	address the collectively bargained rights of employees of the former employing
18	entity.
19	(e) Application of this section to withdrawal from a union elementary or
20	union high school district.

1	(1) The processes outlined in this section shall apply to an action of a
2	member school district to withdraw from a union elementary or union high
3	school district if the four elements set forth in subdivisions (1)–(4) of
4	subsection (a) of this section are met.
5	(2) For purposes of applying the process in this section to withdrawal
6	from a union elementary or union high school district under this subsection, the
7	terms used in subsections (a) through (d) of this section have the following
8	meanings:
9	(A) "Petitioning town" means the member district of the union
10	elementary or union high school district that initiated the withdrawal process
11	pursuant to the provisions of 16 V.S.A. § 721a that were in effect prior to the
12	effective date of Sec. 3 of this act.
13	(B) "Selectboard" means the board of the member district that
14	initiated the withdrawal process pursuant to the provisions of 16 V.S.A. § 721a
15	that were in effect prior to the effective date of Sec. 3 of this act.
16	(C) "Town within the union school district" means a member district
17	of the union elementary or union high school district.
18	(f) Repeal. This section is repealed on July 1, 2024.

1	Sec. 7. WITHDRAWAL PROPOSALS; NO FINAL RATIFICATION
2	VOTES
3	(a) Application of this section. This section shall apply solely to a
4	withdrawal action initiated by a town within a union district (petitioning town)
5	pursuant to the provisions of 16 V.S.A. § 724 that were in effect prior to the
6	effective date of Sec. 3 of this act (former 16 V.S.A. § 724) if each of the
7	following actions occurred prior to that date:
8	(1) the union district formed pursuant to the provisions of 16 V.S.A.
9	§§ 706–706j that were in effect prior to the effective date of Sec. 3 of this act;
10	(2) a vote in the petitioning town to approve a withdrawal proposal was
11	warned to occur on or before June 1, 2022; and
12	(3) the voters of each of the other towns within the union district have
13	not voted whether to ratify the withdrawal proposal prior to the effective date
14	of this section or if they each voted but the votes are not final prior to the
15	effective date.
16	(b) Vote of the other towns within the union district. If the voters in the
17	petitioning town vote to approve withdrawal, then within 90 days after the
18	town clerks in the other towns within the union district receive notice from the
19	Secretary of State pursuant to the former 16 V.S.A. § 724(b) that the vote in
20	the petitioning town is final, the voters of the other towns within the union
21	district shall vote whether to ratify the withdrawal proposal. The question shall

1	be determined by Australian ballot and shall proceed pursuant to Sec. 3, 16
2	V.S.A. § 737 (warnings of unified union school district meetings) and §§ 739–
3	741 (vote by Australian ballot) of this act. The ballots shall not be
4	commingled.
5	(1) Vote not to ratify withdrawal. If a majority of the voters in one or
6	more towns within the union district do not vote in favor of withdrawal, then
7	the proposed withdrawal shall not occur. The voters residing in any town
8	within the union district may initiate new withdrawal procedures pursuant to
9	the process set forth in Sec. 3, 16 V.S.A. § 724, of this act.
10	(2) Vote in favor of withdrawal. If a majority of the voters in all towns
11	within the union district vote in favor of withdrawal, then the withdrawal
12	process shall proceed pursuant to subsections (c)–(e) of this section.
13	(c) Report and plan. Within 30 days after the ratification votes of the other
14	towns within the union district are final, the self-selected representatives of the
15	petitioning town shall submit a written report and plan to the State Board and
16	shall indicate to the State Board that the documents are submitted pursuant to
17	this section.
18	(1) Report. The report shall describe the analysis that has been
19	performed by the petitioning town to evaluate the likely strengths and
20	challenges for the proposed new school district and for the reconfigured union
21	district if withdrawal is approved and the ways in which withdrawal would

1	enable both districts to provide for the education of their respective resident
2	students in a manner that will meet educational quality standards as required
3	by 16 V.S.A. § 165. The report shall address:
4	(A) the educational advantages and disadvantages likely to result
5	from withdrawal for the students in the proposed new school district and the
6	students in the remaining towns within the union district and the ways in which
7	they are preferable to those of continuing in the current governance structure;
8	(B) the financial advantages and disadvantages likely to result from
9	withdrawal for the taxpayers in the proposed new school district and the
10	taxpayers in the remaining towns within the union district and the ways in
11	which they are preferable to those of continuing in the current governance
12	structure;
13	(C) the likely operational and financial viability and sustainability of
14	the proposed new school district and the union district after withdrawal of the
15	petitioning town;
16	(D) any other advantages and disadvantages of withdrawal, including
17	any advantages and disadvantages to the students and taxpayers of the region
18	and the State; and
19	(E) the potential source of supervisory union services for the new
20	school district and, if appropriate, for the union district, including discussions

1	with the board of any supervisory union to which the petitioning town
2	proposes assignment.
3	(2) Plan. The plan shall describe the actions that the petitioning town
4	has taken and will take to ensure that, as of its proposed operational date, the
5	proposed new district will be prepared to assume sole responsibility for the
6	education of its students in prekindergarten through grade 12 in a manner that
7	will meet educational quality standards as required by 16 V.S.A. § 165,
8	including the actions necessary to transition to the proposed method by which
9	supervisory union services would be provided. The plan shall include a
10	timeline indicating the date by which each action will be complete. At a
11	minimum, the plan and timeline should include the actions identified in
12	subsection (e) of this section.
13	(d) Review and preparedness determination by the State Board.
14	(1) Review. The State Board shall consider the report and plan and
15	provide the self-selected representatives of the petitioning town, the board of
16	the union district, and any supervisory union that has been identified as a
17	potential source of supervisory union services for the proposed new school
18	district an opportunity to be heard at a meeting held at a location within the
19	petitioning town. The State Board may also take testimony from other
20	individuals and entities, including the Secretary of Education. The State Board
21	shall issue a determination of preparedness within 90 days following receipt or

1	the report and plan required under subsection (c) of this section, unless the
2	self-selected representatives agree to an extension of the deadline.
3	(2) Preparedness deemed likely; State Board of Education action. If the
4	State Board determines that it is likely the proposed new school district, on the
5	proposed operational date, will be prepared to assume full responsibility for the
6	education of its resident students in a manner that substantially complies with
7	educational quality standards as required by 16 V.S.A. § 165 and that it is also
8	likely supervisory union services will be available to the proposed new school
9	district, then it shall vote to:
10	(A) approve the withdrawal proposal;
11	(B) approve any motion necessary for the withdrawal process to
12	proceed pursuant to subsection (d) of this section, including a motion to create
13	a new school district as of the date of the motion in order to enable the election
14	of members to the board of the proposed new school district, negotiation and
15	voter approval of a withdrawal agreement pursuant to the former 16 V.S.A.
16	§ 724(c), and preparation to assume full responsibility for the education of
17	resident students on the operational date;
18	(C) determine or set a schedule for determining the manner in which
19	supervisory union services will be provided to the proposed new school district
20	and, if appropriate, the union district, to be effective on the proposed new
21	school district's operational date; and

1	(D) make any other findings or declarations and approve any other
2	motions that are related and necessary to the withdrawal proposal.
3	(3) Preparedness deemed unlikely. If the State Board determines there
4	is a reasonable risk that the proposed new school district will not be able to be
5	prepared, on the proposed operational date, to assume full responsibility for the
6	education of its resident students in a manner that substantially complies with
7	educational quality standards as required by 16 V.S.A. § 165, and to ensure the
8	provision of supervisory union services, and that the criteria will not be met by
9	postponing the operational date, then:
10	(A) the State Board shall declare that the petitioning town's proposal
11	to withdraw initiated under the former 16 V.S.A. § 724 is denied;
12	(B) the petitioning town shall remain a town within the union district;
13	(C) the State Board's determination of reasonable risk and the
14	resulting consequences imposed by such a determination shall be final and
15	shall conclude the withdrawal action initiated pursuant to the provisions of the
16	former 16 V.S.A. § 724; and
17	(D) if voters residing in any town within the union district wish to
18	initiate new withdrawal procedures, then they shall do so pursuant to the
19	process set forth in Sec. 3, 16 V.S.A. § 724, of this act.
20	(e) Preparedness deemed likely; next steps. If the State Board approves the
21	withdrawal process pursuant to subdivision (d)(2) of this section, then the new

school district, the union district, and, if applicable, the supervisory union or
unions shall take all actions necessary to be fully operational on the identified
operational date. At a minimum, the required necessary actions shall include:
(1) election of initial school board members by the voters of the new
school district, whose terms of office shall be arranged so that one each expires
on the day of the second, third, and fourth annual meeting of the new school
district and whose sole responsibility until the new school district's operational
date shall be to prepare for the district to assume sole responsibility for the
education of resident students on that date;
(2) negotiation by the board of the new school district and the board of
the union district of the proposed financial terms of withdrawal in order to
comply with the requirements of the former 16 V.S.A. § 724(c);
(3) approval by the voters of each town within the union district of the
negotiated proposed financial terms of withdrawal in order to comply with the
requirements of the former 16 V.S.A. § 724(c);
(4) preparation of a proposed budget by the board of the new school
district for the fiscal year beginning on the district's operational date, together
with presentation to and approval by the district's voters prior to that date;
(5) preparation for the provision of supervisory union services to the
new school district and, if applicable, for the transition of the union school

1	district from a supervisory district structure to a supervisory union structure;
2	<u>and</u>
3	(6) all other actions necessary to transition from one school district to
4	two districts and, if applicable, to transition from a supervisory district
5	structure to a supervisory union structure, including any actions necessary to
6	address the collectively bargained rights of employees of the former employing
7	entity.
8	(f) Application of this section to withdrawal from a union elementary or
9	union high school district.
10	(1) The processes outlined in this section shall apply to an action of a
11	member school district to withdraw from a union elementary or union high
12	school district if the three elements set forth in subdivisions (1)–(3) of
13	subsection (a) of this section are met.
14	(2) For purposes of applying the process in this section to withdrawal
15	from a union elementary or union high school district under this subsection, the
16	terms used in subsections (a) through (e) of this section have the following
17	meanings:
18	(A) "Petitioning town" means the member district of the union
19	elementary or union high school district that initiated the withdrawal process
20	pursuant to the provisions of 16 V.S.A. § 721a that were in effect prior to the
21	effective date of Sec. 3 of this act.

1	(B) "Selectboard" means the board of the member district that
2	initiated the withdrawal process pursuant to the provisions of 16 V.S.A. § 721a
3	that were in effect prior to the effective date of Sec. 3 of this act.
4	(C) "Town within the union school district" means a member district
5	of the union elementary or union high school district.
6	(g) Repeal. This section is repealed on July 1, 2025.
7	Sec. 8. TEMPORARY MORATORIUM ON UNION SCHOOL DISTRICT
8	SCHOOL CLOSURES
9	(a) Notwithstanding any provision of law to the contrary, a union school
10	district shall be prohibited from closing a school building within its district
11	unless the school building closure has already been accounted for in the fiscal
12	year 2023 school budget or the closure is approved by the district voters
13	residing in the town in which the building is located. For the purposes of this
14	section, "closing a school building" means the district ceases to use the
15	building to provide direct education for a majority of the grades operated
16	within the building on or before July 1, 2022.
17	(b) This section is repealed on July 1, 2024.
18	Sec. 9. UNION SCHOOL DISTRICT CLOSURES; REPORT
19	On or before September 1, 2023, the Agency of Education shall issue a
20	written report to the Senate and House Committees on Education on union
21	school district school building closures. In preparing the report, the Agency

1	shall consult with the State Board of Education, the Vermont School Boards
2	Association, the Vermont Principals' Association, the Vermont
3	Superintendents Association, the Vermont National Education Association,
4	and the Vermont League of Cities and Towns. The Agency shall also solicit
5	and consider comments from the public. The report shall include:
6	(1) an examination of examples of recent school closures, or attempted
7	school closures, within union school districts and identification of common
8	trends and issues;
9	(2) an examination of the impact school closures have had or are
10	anticipated to have on towns or member districts seeking to withdraw from a
11	union school district;
12	(3) an examination of the issues leading a school board to consider
13	closing a school building, the options to address the issue that could be
14	employed instead of school closure, and the impact the inability to close a
15	school building has had or is expected to have on the union school district or
16	any of the towns or member districts within it;
17	(4) an examination of the factors that should be used to determine
18	school viability and sustainability and how those factors relate to school
19	closure decisions;

1	(5) an examination of the advantages and disadvantages of creating a
2	consistent statewide process for union school district school closures and a
3	common definition of what actions constitute a closure;
4	(6) recommendations on school closure standards and processes; and
5	(7) recommendations for legislative action, including recommended
6	legislative language.
7	Sec. 10. UNION SCHOOL DISTRICT WITHDRAWAL; ANNUAL
8	REPORT
9	The Agency of Education shall make an annual report to the Senate and
10	House Committees on Education on or before January 15. The report shall
11	include a detailed analysis of each union school district withdrawal action the
12	Agency reviewed during the preceding year. The report shall also include any
13	recommendations for legislative action.
14	Sec. 11. 16 V.S.A. § 1804 is added to read:
15	§ 1804. EMPLOYMENT TRANSITION; NEW SCHOOL DISTRICT
16	CREATED UPON WITHDRAWAL FROM A UNION SCHOOL
17	<u>DISTRICT</u>
18	(a) Definitions. The definitions in section 1801 of this subchapter shall not
19	apply to this section. As used in this section:
20	(1) "Expanded district" means a school district:

1	(A) that was responsible for the education of students residing in a
2	single town for some, but not all, grades, whether by operating all grades,
3	tuitioning all grades, or operating some grades and paying tuition for others;
4	<u>and</u>
5	(B) that, as the result of its withdrawal from a union elementary or
6	union high school district pursuant to section 725 of this title, is solely
7	responsible for the education of its resident students in all grades
8	prekindergarten through grade 12, whether by operating all grades, tuitioning
9	all grades, or operating some grades and paying tuition for others.
10	(2) "New district" means:
11	(A) a school district created by withdrawal from a unified union
12	school district pursuant to section 724 of this title that is responsible for the
13	prekindergarten through grade 12 education of students residing in a single
14	town, whether by operating all grades, tuitioning all grades, or operating some
15	grades and paying tuition for others;
16	(B) a school district responsible for the prekindergarten through
17	grade 12 education of students residing in a single town, whether by operating
18	all grades, tuitioning all grades, or operating some grades and paying tuition
19	for others, that was formed when another town's withdrawal from a unified
20	union school district resulted in dissolution of the union district;

1	(C) an expanded district that did not operate any schools immediately
2	prior to withdrawal and, after withdrawal, operates a school in one or more of
3	the grades previously operated by the union district; or
4	(D) a school district created by withdrawal from a union elementary
5	or union high school district pursuant to section 725 of this title if prior to
6	withdrawal the withdrawing member was a member of both a union
7	elementary school district and a union high school district, was not
8	independently organized as a district responsible for the education of students
9	in any grade, and did not have a town school district board.
10	(3) "Operational date" means the date on which a new district or an
11	expanded district assumes full and sole responsibility for the education of its
12	resident students in the grades for which the union district was previously
13	responsible. "Initial operational year" and "second operational year" mean the
14	year commencing on the operational date and the year immediately following
15	the initial operational year, respectively.
16	(4) "Transitional period" means the period of time beginning on the day
17	on which the State Board declares the creation and existence of the new district
18	or the expanded district pursuant to subdivision 724(h)(2) or 725(h)(2) of this
19	title and continuing until the new district's or newly expanded district's
20	operational date.

1	(b) Negotiations council and recognized representatives of a new district.
2	At its first meeting during the transitional period, the board of a new district
3	shall:
4	(1) appoint a school board negotiations council for the new district for
5	the purpose of negotiating with the representatives of future licensed and
6	nonlicensed employees of the new district; and
7	(2) recognize the representative of the employees of the union school
8	district as the recognized representative of the employees of the new district.
9	(c) Employment agreements for the initial and second operational years of
10	a new district.
11	(1) After the new district's organizational meeting, the new district's
12	school board negotiations council and the representative of the employees of
13	the new district shall commence negotiations relating to the employment of
14	licensed and nonlicensed employees in the initial operational year.
15	Negotiations shall be conducted pursuant to the provisions of chapter 57 of this
16	title for teachers and administrators and 21 V.S.A. chapter 22 for other
17	employees. The negotiations council or councils representing employees of
18	the union school district shall represent the employees of the new district
19	unless and until the exclusive representative for employees of the new district
20	designates new representatives to a negotiations council.

(2) If the parties do not ratify a new agreement at least 90 days prior to
the new district's operational date, then the new district and its employees shall
be governed by the terms of the collectively bargained agreement in place for
the union district for the year preceding the initial operational year unless and
until the parties agree otherwise.
(d) Non-probationary employees; changes to seniority and other provisions.
For each new district and its employees, whether governed by an agreement in
the initial operational year pursuant to subdivision (c)(1) or (c)(2) of this
section:
(1) an employee of the union district in the year preceding the initial
operational year who was not a probationary employee of the union district at
the conclusion of that year shall not be considered a probationary employee if
employed by the new district in the initial operational year; and
(2) prior to the operational date, the board of the union district, the board
of the new district, and the representative of the employees of the union district
may negotiate a temporary memorandum of understanding to adjust provisions
in the union district contract regarding seniority, reductions in force, layoff,
and recall in order to assist the workforce needs of both the union district and
the new district and the best interests of the licensed and nonlicensed
employees they employ.

(e) Individual employment contracts not covered by a collective bargaining
agreement. On its operational date, the new district shall assume the
obligations of each existing individual employment contract, including accrued
leave and associated benefits, of any union district employee not covered by a
collective bargaining agreement who worked in the building located in the new
district in the year preceding the initial operational year and who chooses to
continue to work in the same capacity in that building in the initial operational
<u>year.</u>
(f) Supervisory unions. If the State Board creates a new supervisory union
to provide services to the new district and one or more other school districts,
then the provisions of subsections (b) through (e) of this section shall apply to
the transition of any employee who was employed by the union district in the
year prior to the initial operational year to provide services typically provided
by a supervisory union employee, if the employee is employed by the new
supervisory union in the initial operational year to provide the same services,
with the board of the new supervisory union assuming the responsibilities of
the board of the new district as outlined in subsections (b) through (e) of this
section.
Sec. 12. APPLICATION OF EMPLOYMENT TRANSITION PROVISIONS
The provisions of Sec. 11 of this act shall also apply to any school district
with an operational date of July 1, 2023 or later if the State Board of Education

1	created the district as the result of a withdrawal action initiated pursuant to the
2	terms of 16 V.S.A. § 721a or § 724 that were in effect on January 1, 2022.
3	Sec. 13. EFFECTIVE DATE
4	This act shall take effect on passage.
5	
6	
7	
8	
9	
10	
11	(Committee vote:)
12	
13	Senator
14	FOR THE COMMITTEE