1	H.480
2	An act relating to property valuation and reappraisals
3	The Senate proposes to the House to amend the bill by striking out all after
4	the enacting clause and inserting in lieu thereof the following:
5	* * * Reappraisals * * *
6	Sec. 1. 32 V.S.A. § 4041a is amended to read:
7	§ 4041a. REAPPRAISAL
8	* * *
9	(b) If the Director of Property Valuation and Review determines that a
10	municipality's education grand list is at a common level of appraisal below 85
11	percent or above 115 percent, or has a coefficient of dispersion greater than 20,
12	the municipality shall reappraise its education grand list properties. If the
13	Director orders a reappraisal, the Director shall send the municipality written
14	notice of the decision. The municipality shall be given 30 days to contest the
15	finding under procedural rules adopted by the Director, or to develop a
16	compliance plan, or both. If the Director accepts a proposed compliance plan
17	submitted by the municipality, the Director shall not order commencement of
18	the reappraisal until the municipality has had one year to carry out that plan.
19	* * *
20	(d) A sum not to exceed \$100,000.00 each year shall be paid from the
21	Education Fund to the Division of Property Valuation and Review for the

1	purpose of providing assessment education for municipal assessing officials.
2	The Director is authorized to establish guidelines and requirements for
3	education programs to be provided using the funds described in this section.
4	Education programs provided using funds described in this section shall be
5	provided at no cost or minimal cost to the municipal assessing officials. In
6	addition to providing the annual education programs as described in this
7	section, up to 20 percent of the amount available for education programs may
8	be reserved as a scholarship fund to permit municipal assessing officials to
9	attend national programs providing education opportunities on advanced
10	assessment topics. All applications for scholarships shall be submitted to and
11	approved by the Director. [Repealed.]
12	* * *
13	Sec. 2. 32 V.S.A. § 4041a is amended to read:
14	§ 4041a. REAPPRAISAL
15	* * *
16	(b) If the Director of Property Valuation and Review determines that a
17	municipality's education grand list has a coefficient of dispersion greater than
18	20 or that a municipality has not timely reappraised pursuant to subsection (d)
19	of this section, the municipality shall reappraise its education grand list
20	properties. If the Director orders a reappraisal, the Director shall send the
21	municipality written notice of the decision. The municipality shall be given 30

1	days to contest the finding under procedural rules adopted by the Director or to
2	develop a compliance plan, or both. If the Director accepts a proposed
3	compliance plan submitted by the municipality, the Director shall not order
4	commencement of the reappraisal until the municipality has had one year to
5	carry out that plan.
6	* * *
7	(d) Each municipality shall commence a full reappraisal not later than six
8	years after the commencement of the municipality's most recent full
9	reappraisal unless a longer period of time is approved by the Director.
10	* * *
11	Sec. 3. ONE-TIME APPROPRIATION; DEPARTMENT OF TAXES
12	In fiscal year 2024, \$50,000.00 shall be appropriated from the General Fund
13	to the Department of Taxes to contract with one or more consultants with
14	expertise in statewide reappraisal systems to assist the Department in preparing
15	the implementation proposal required under this act.
16	Sec. 4. IMPLEMENTATION PROPOSAL AND PROGRESS REPORT;
17	STATEWIDE REAPPRAISALS; GRAND LIST PROPERTIES;
18	DEPARTMENT OF TAXES
19	(a) On or before December 15, 2023, the Department of Taxes shall submit
20	in writing to the House Committees on Government Operations and Military
21	Affairs and on Ways and Means and the Senate Committees on Finance and on

1	Government Operations a progress report on the first six months of work on
2	the implementation proposal and recommendations required under subsection
3	(b) of this section. The progress report shall include the following:
4	(1) With regard to the proposal to implement a statewide reappraisal
5	system, a preliminary schedule to phase in full reappraisals for each
6	municipality every six years with the first municipalities scheduled to
7	reappraise with a completion date on or before April 1, 2027. In setting the
8	proposed six-year reappraisal schedule, the Department shall prioritize the
9	following factors:
10	(A) municipalities for which the last year of reappraisal is the oldest;
11	(B) the geographic proximity of municipalities; and
12	(C) any other relevant municipal data metrics.
13	(2) With regard to the recommendations on obtaining detailed, accurate,
14	and consistent data on all properties throughout the State, a study of existing
15	municipal data metrics that could be used to identify and differentiate between
16	properties on the municipal and statewide education grand lists based on
17	property types and characteristics, including use, occupancy or vacancy, square
18	footage, and any other relevant factors.
19	(3) Options for and any implementation of implicit bias reduction
20	training for listers and assessors.

1	(4) Considerations and recommendations for changing the annual date
2	by which grand lists are required to be lodged from April 1 to January 1 or
3	another date.
4	(b)(1) On or before December 15, 2024, in consultation with relevant
5	stakeholders, including groups that represent individuals from different
6	socioeconomic backgrounds and that promote diversity, equity, and inclusion,
7	the Department of Taxes shall submit in writing to the House Committees on
8	Government Operations and Military Affairs and on Ways and Means and the
9	Senate Committees on Finance and on Government Operations:
10	(A) a detailed implementation proposal for creating a statewide
11	system to conduct reappraisals of municipal and statewide education grand
12	lists administered by the State within the Division of Property Valuation and
13	Review of the Department of Taxes; and
14	(B) recommendations to distinguish between different types and uses
15	of property on the municipal and statewide education grand lists and a detailed
16	proposal for designating new or updated property types and integrating them
17	into the municipal and statewide education grand lists, as applicable, and the
18	overall property taxation system beginning on January 1, 2026.
19	(2) The written submission required under this subsection shall identify
20	and recommend the means to achieve consistency in property valuation and
21	taxation across the State in order to prioritize the elimination of racial,

1	socioeconomic, and other implicit biases. Pursuant to this subdivision, the
2	Department shall review and revise State training programs and guidance
3	provided to listers and assessors, including the Vermont Department of Taxes,
4	Division of Property Valuation and Review publication titled "Lister and
5	Assessor Handbook A Guide for Vermont Listers and Assessors," for instances
6	of racial, socioeconomic, and other implicit biases and report on any revisions
7	made or planned to be made to those training programs and guidance.
8	(3) The implementation proposal required under subdivision (1)(A) of
9	this subsection regarding the creation of a statewide reappraisal system shall
10	make recommendations and propose legislative language, as applicable or
11	needed to achieve the Department's recommendations, regarding the
12	following:
13	(A) Adequate funding, including cost-saving measures and
14	potentially reallocating the revenues from the per-parcel fee under 32 V.S.A.
15	§ 4041a(a) to operate a statewide reappraisal system. The implementation
16	proposal shall address staffing costs for hiring or contracting with trained
17	assessors, or both, to carry out reappraisals and hearing officers to hold appeals
18	at locations across the State.
19	(B)(i) Administration of full and statistical reappraisals of each
20	municipality's municipal and statewide education grand list, including:
21	(I) selection and prioritization criteria;

1	(II) any proposed adjustments to the coefficient of dispersion
2	threshold that causes a reappraisal order pursuant to 32 V.S.A. § 4041a;
3	(III) the frequency and efficacy of conducting full and
4	statistical reappraisals on a set schedule; and
5	(IV) any other recommendations for establishing a reappraisal
6	schedule.
7	(ii) The implementation proposal shall list the municipalities that,
8	at the time of passage of this act, have been ordered to reappraise pursuant to
9	32 V.S.A. § 4041a for the longest period of time and propose the means to
10	prioritize a first State-level reappraisal for those municipalities' grand lists,
11	provided no municipality shall be required to reappraise in fewer than six years
12	after completion of the most recent full reappraisal. The implementation
13	proposal shall further list the municipalities that have recently undergone or are
14	currently undergoing a reappraisal and propose the means to ensure that those
15	municipalities' grand lists are not scheduled for a first State-level reappraisal in
16	fewer than six years after completion of the most recent full reappraisal.
17	(C) Creation of a reappraisal appeal structure that:
18	(i) ensures impartiality and installs procedural safeguards against
19	conflicts of interest;
20	(ii) ensures all communities have convenient and reasonable
21	access to State appeal hearings, regardless of the geographical location of the

1	appellant;
2	(iii) based on a study of other State administrative appeal
3	structures, incorporates the strengths and advantages of those appeal structures;
4	<u>and</u>
5	(iv) takes into consideration any other matters identified by the
6	Department relating to appeals, including a recommendation on potentially
7	narrowing or eliminating the role of Boards of Civil Authority within the
8	appraisal appeal process.
9	(D) Streamlining, integrating, and updating State and municipal
10	software vendor agreements and information technology systems relating to
11	reappraisals and maintaining municipal and statewide education grand lists,
12	including the integration of any new or updated property types into municipal
13	and statewide education grand lists, as applicable, and the overall property
14	taxation system beginning on January 1, 2026. The implementation proposal
15	shall further estimate costs and analyze any other considerations regarding
16	software vendor agreements.
17	(E) Existing definitions and data metrics currently gathered by
18	municipal Computer Assisted Mass Appraisal (CAMA) systems and the
19	potential for using those definitions and data to collect information on the
20	number of residential units, land value distinct from the value of buildings or

other improvements on the land, the year of construction for buildings or other

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1	improvements, and any other pertinent data relating to properties in this State.
2	(F) Distinguishing between contiguous parcels for purposes of
3	property valuation and the payment of the per-parcel fee under 32 V.S.A.
4	<u>§ 5405(f).</u>
5	(G) Incentivizing municipalities to submit grand list parcel map data
6	to the Vermont Center for Geographic Information, including conditioning
7	payment of higher per grand list parcel fees on the submission of data.
8	(H) Incorporating the principles of a high-quality tax system into a
9	potential statewide reappraisal system as enumerated by the National
10	Conference of State Legislatures, "Tax Policy Handbook for State Legislators"
11	(February 2010), 3rd ed., including sustainability, reliability, fairness,
12	simplicity, economic competitiveness, tax neutrality, and accountability.
13	(4) The recommendations and detailed proposal required under
14	subdivision (1)(B) of this subsection regarding new or updated property types
15	that apply to municipal and statewide education grand lists and the overall
16	property taxation system shall include the following:
17	(A)(i) Legislative language, as applicable or needed to achieve the
18	Department's recommendations, that differentiates between grand list
19	properties based on property type and characteristics, including use, occupancy
20	or vacancy, square footage, and any other relevant factors. The detailed
21	proposal shall recommend how certain property types and characteristics could

1	be identified and data could be collected, including:
2	(I) different types of rental and affordable housing properties;
3	(II) the number of residential units in this State, including the
4	number of residential units per parcel;
5	(III) land value distinct from the value of buildings or other
6	improvements on the land;
7	(IV) the year of construction for buildings or other
8	improvements; and
9	(V) any other pertinent data relating to properties in this State.
10	(ii) The recommendation under this subdivision (4)(A) shall
11	consider the way that existing municipal and statewide education grand list
12	property categories used for purposes of the equalization study could be
13	reconfigured and consolidated and any other means to identify properties in
14	order to obtain detailed, accurate, and consistent data on all properties
15	throughout the State.
16	(B) Updating existing information technology systems or creating a
17	new data collection and reporting system, or both, and creating a designation
18	process for integrating different property types into the municipal and
19	statewide education grand lists and the overall property taxation system in a
20	detailed, accurate, and consistent way that takes into consideration the
21	compliance and administrative burdens placed on both property owners and

1	municipal and State administrators. The detailed proposal shall provide clear
2	and actionable guidance on any new or updated property types and the
3	designation process for both property owners and municipal listers and
4	assessors.
5	(C) Assistance during the transition period for municipal listers and
6	assessors with conducting the initial designation, data collection, and reporting
7	of any new or updated property types.
8	(D) Integration of new or updated property types into a potential
9	statewide reappraisal system and into the overall property taxation system.
10	Sec. 5. 2022 Acts and Resolves No. 163, Sec. 8(2) is amended to read:
11	(2) Sec. 3 (State appraisal and litigation assistance program) shall take
12	effect on July 1, 2023 <del>, provided the General Assembly has, on or before July 1,</del>
13	2023, appropriated funding to cover the Department of Taxes' operating costs
14	required to create, implement, and maintain a new State appraisal and litigation
15	assistance program.
16	* * * Lister and Appraiser Education * * *
17	Sec. 6. 32 V.S.A. § 3436 is amended to read:
18	§ 3436. ASSESSMENT EDUCATION
19	(a) The Director shall certify assessment education programs for municipal
20	listers and assessors at convenient times and places during the year and is
21	authorized to contract with one or more persons to provide part or all of the

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1	assessment instruction. Certified programs shall include education on racial
2	disparities in property valuation outcomes in the United States, with a focus on
3	Vermont in particular, and on-going bias reduction training. Certified
4	programs may include instruction in lister duties, property inspection, data
5	collection, valuation methods, mass appraisal techniques, property tax
6	administration, or such other subjects as the Director deems beneficial to listers
7	and both mandatory and optional certified programs may be presented by
8	Property Valuation and Review or a person pursuant to a contract with
9	Property Valuation and Review, the International Association of Assessing
10	Officials, the Vermont Assessors and Listers Association, or the Vermont
11	League of Cities and Towns.
12	(b) The Director shall establish designations recognizing levels of
13	achievement and the necessary course work or evaluation of equivalent
14	experience required to attain each designation. Designation for any one level
15	shall be for a period of three years.
16	(c) Designation obtained under subsection (b) of this section may be
17	renewed for three-year periods upon completion of requirements as determined
18	by the director Director.
19	(d) The Director shall also notify all towns annually of any new approaches
20	that the Division of Property Valuation and Review is aware of for obtaining o

performing mass reappraisals and for grand list maintenance.

1	(e) A sum not to exceed \$100,000.00 each year shall be paid from the
2	Education Fund to the Division of Property Valuation and Review for the
3	purpose of providing assessment education for municipal listers and assessors.
4	The Director is authorized to establish guidelines and requirements for
5	education programs to be provided using the funds described in this section.
6	Education programs provided using funds described in this section shall be
7	provided at no cost or minimal cost to the municipal listers and assessors. In
8	addition to providing the annual education programs described in this section,
9	up to 20 percent of the amount available for education programs may be
10	reserved as a scholarship fund to permit municipal listers and assessors to
11	attend national programs providing education opportunities on advanced
12	assessment topics. All applications for scholarships shall be submitted to and
13	approved by the Director.
14	Sec. 7. 32 V.S.A. § 4052 is amended to read:
15	§ 4052. CONTRACT APPRAISALS; CERTIFICATION ASSESSOR
16	QUALIFICATIONS
17	(a) No municipality shall employ or contract a person, firm, or corporation
18	shall be employed by a municipality to perform appraisals of real property for
19	the purpose of property taxation unless approved by the Director of Property
20	Valuation and Review as qualified under this section.
21	(b) No person shall conduct the work of an assessor employed or

1	contracted by a municipality pursuant to 17 V.S.A. § 2651c(b) unless the
2	person meets the training requirements established by the Director of Property
3	Valuation and Review under this section.
4	(c) The Director shall establish by rule reasonable qualifications for
5	approval and training requirements, which shall include successful completion
6	of educational and training courses approved by the Director and, in the case of
7	an appraiser hired to do a townwide reappraisal, at least one year's experience
8	with an appraiser who has satisfactorily completed townwide reappraisals.
9	(e)(d) This section shall not apply to elected or appointed officials of any
10	town but shall apply to an assessor employed or contracted by a municipality
11	pursuant to 17 V.S.A. § 2651c(b).
12	Sec. 8. 32 V.S.A. § 4052 is amended to read:
13	§ 4052. CONTRACT APPRAISALS; ASSESSOR <u>AND LISTER</u>
14	QUALIFICATIONS
15	(a) No municipality shall employ or contract a person, firm, or corporation
16	to perform and no elected lister or board of listers shall perform appraisals of
17	real property for the purpose of property taxation unless approved by the
18	Director of Property Valuation and Review as qualified under this section.
19	(b) No person shall conduct the work of an <u>elected lister</u> , <u>board of listers</u> , or
20	assessor employed or contracted by a municipality pursuant to 17 V.S.A.
21	§ 2651c(b) unless the person meets the training requirements established by the

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1	Director of Property Valuation and Review under this section. An elected
2	lister or board of listers who does not meet the training requirements of this
3	section at the time of election shall have one year after entering into the duties
4	of the office of lister to comply with this section.
5	* * *
6	(d) This section shall not apply to elected or appointed officials of any
7	town but shall apply to an assessor employed or contracted by a municipality
8	pursuant to 17 V.S.A. § 2651c(b). [Repealed.]
9	Sec. 9. 17 V.S.A. § 2651c is amended to read:
10	§ 2651c. LACK OF ELECTED LISTER; APPOINTMENT OF LISTER;
11	ELIMINATION OF OFFICE; HIRING ASSESSORS
12	(a)(1) Notwithstanding any other provisions of law to the contrary and
13	except as provided in subsection (b) of this section, in the event the board of
14	listers of a town falls below a majority and the selectboard is unable to find a
15	person or persons to appoint as a lister or listers under the provisions of 24
16	V.S.A. § 963, the selectboard may appoint an assessor to perform the duties of
17	a lister as set forth in Title 32 until the next annual meeting.
18	(2) The appointed person need not be a resident of the town and shall
19	have the same powers and be subject to the same duties and penalties as a duly
20	elected lister for the town.

(b)(1) A town may vote by ballot at an annual meeting to eliminate the

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- 2 (2)(A) If a town votes to eliminate the office of lister, the selectboard
- 3 shall contract with or employ notify the Director of Property Valuation and
- 4 Review within 14 days and employ or contract a professionally qualified
- 5 assessor, who, prior to conducting any work, shall meet the training
- 6 requirements established by the Director under 32 V.S.A. § 4052 and need not
- 7 be a resident of the town.
- 8 (B) The assessor shall have the same powers, discharge the same
- 9 duties, proceed in the discharge thereof in the same manner, and be subject to
- the same liabilities as are prescribed for listers or the board of listers under the
- 11 provisions of Title 32.
- 12 (3) A vote to eliminate the office of lister shall remain in effect until
- rescinded by majority vote of the registered voters present and voting at an
- annual <u>or special</u> meeting warned for that purpose.
- 15 (c) The term of office of any lister in office on the date a town votes to
- eliminate that office shall expire on the 45th day after the vote or on the date
- upon which the selectboard appoints employs or contracts an assessor under
- this subsection, whichever occurs first.
- 19 (d) The authority to vote to eliminate the office of lister as provided in this
- section shall extend to all towns except those towns that have a charter that
- 21 specifically provides for the election or appointment of the office of lister.

1	(e) If an assessor is employed or contracted to assist an elected board of
2	listers, the board of listers shall retain the same powers and duties, discharge
3	those powers and duties in the same manner, and be subject to the same
4	liabilities as those imposed on listers or the board of listers under the
5	provisions of Title 32.
6	* * * Effective Dates * * *
7	Sec. 10. EFFECTIVE DATES
8	This act shall take effect on July 1, 2023 except:
9	(1) notwithstanding 1 V.S.A. § 214, Sec. 1, 32 V.S.A. § 4041a,
10	subsection (b), (reappraisal orders; CLA) shall take effect retroactively on
11	April 1, 2022 and shall apply to grand lists lodged on and after April 1, 2022
12	(2) Sec. 2 (32 V.S.A. § 4041a; reappraisal orders) shall take effect on
13	<u>January 1, 2025; and</u>
14	(3) Sec. 8 (32 V.S.A. § 4052; lister qualifications) shall take effect on
15	January 1, 2026.