1	TO THE HOUSE OF REPRESENTATIVES:
2	The Committee on Human Services to which was referred Senate Bill No.
3	56 entitled "An act relating to child care and early childhood education"
4	respectfully reports that it has considered the same and recommends that the
5	House propose to the Senate that the bill be amended by striking out all after
6	the enacting clause and inserting in lieu thereof the following:
7	* * * Legislative Intent * * *
8	Sec. 1. LEGISLATIVE INTENT
9	It is the intent of the General Assembly that investments in and policy
10	changes to Vermont's child care and early learning system shall:
11	(1) increase access to and the quality of child care services and
12	afterschool and summer programs throughout the State;
13	(2) increase equitable access to and quality of prekindergarten education
14	for children four years of age;
15	(3) provide financial stability to child care programs;
16	(4) stabilize Vermont's talented child care workforce;
17	(5) address the workforce needs of the State's employers;
18	(6) maintain a mixed-delivery system for prekindergarten, child care,
19	and afterschool and summer care; and
20	(7) assign school districts with the responsibility of ensuring equitable
21	prekindergarten access for children who are four years of age on the date by

1	which the child's school district requires kindergarten students to have attained
2	five years of age or who are five years of age and not yet enrolled in
3	kindergarten.
4	* * * Prekindergarten * * *
5	Sec. 2. PREKINDERGARTEN EDUCATION IMPLEMENTATION
6	COMMITTEE; <mark>PLAN</mark>
7	(a) Creation. There is created the Prekindergarten Education
8	Implementation Committee to assist the Agency of Education in improving
9	and expanding accessible, affordable, and high-quality prekindergarten
10	education for children on a full-day basis on or before July 1, 2026. The
11	prekindergarten program under consideration would require a school district to
12	provide prekindergarten services to all children within the district in either a
13	public school or by contract with a private prover. As used in this section,
14	"child" or "children" means a child or children who are four years of age on
15	the date by which the child's school district requires kindergarten students to
16	have attained five years of age or who are five years of age and not yet
17	enrolled in kindergarten, unless otherwise specified.
18	(b)(1) Membership. The Committee shall be composed of the following
19	members:
20	(A) the Secretary of Education or designee, who shall serve as co-
21	<u>chair;</u>

1	(B) the Secretary of Human Services or designee, who shall serve as
2	<u>co-chair;</u>
3	(C) the Executive Director of the Vermont Principals' Association or
4	designee;
5	(D) the Executive Director of the Vermont Superintendents
6	Association or designee;
7	(E) the Executive Director of the Vermont School Board Association
8	or designee;
9	(F) the Executive Director of the Vermont National Education
10	Association or designee;
11	(G) the Chair of the Vermont Council of Special Education
12	Administrators or designee;
13	(H) the Executive Director of the Vermont Curriculum Leaders
14	Association or designee;
15	(I) the Executive Director of Building Bright Futures or designee;
16	(J) a representative of a prequalified private provider as defined in 16
17	V.S.A. § 829, operating a licensed center-based child care and preschool
18	program, appointed by the Speaker of the House;
19	(K) a representative of a prequalified private provider as defined in
20	16 V.S.A. § 829, providing prekindergarten education at a regulated family
21	child care home, appointed by the Committee on Committees;

1	(L) the Head Start Collaboration Office Director or designee;
2	(M) the Executive Officer of Let's Grow Kids or designee;
3	(N) a representative, appointed by Vermont Afterschool, Inc.; and
4	(O) two family representatives, one with a child three years of age or
5	less and the second with a prekindergarten-age child when the Committee
6	initially convenes, appointed by the Building Bright Futures Council.
7	(2) The Committee may consult with any stakeholder necessary to
8	accomplish the purposes of this section.
9	(c) Powers and duties. The Committee shall examine the delivery of
10	prekindergarten education in Vermont and make recommendations to expand
11	access for children through the public school system or private providers under
12	contract with the school district. The Committee shall examine and make
13	recommendations on the changes necessary to provide prekindergarten
14	education to all children by and through the public school system on or before
15	July 1, 2026, including transitioning of the 10-hour prekindergarten benefit to
16	children who are three years of age. The Committee's recommendation shall
17	consider the needs of both the State and local education agencies.
18	(d) Assistance. The Committee shall have the administrative, technical,
19	fiscal, and legal assistance of the Agencies of Education and of Human
20	Services. If the Agencies are unable to provide the Committee with adequate
21	support to assist with its administrative, technical, fiscal, or legal needs, then

1	the Agency of Education shall retain a contractor with the necessary expertise
2	to assist the Committee.
3	(e) Report. On or before December 1, 2024, the Committee shall submit a
4	written report to the House Committees on Education and on Human Services
5	and the Senate Committees on Education and on Health and Welfare with its
6	implementation plan based on the analysis conducted pursuant to subsection
7	(c) of this section. The report shall include draft legislative language to
8	support the Committee's plan.
9	(f) Meetings.
10	(1) The Secretary of Education or designee shall call the first meeting of
11	the Committee to occur on or before July 15, 2023.
12	(2) A majority of the membership shall constitute a quorum.
13	(3) The Committee shall cease to exist on February 1, 2025.
14	(g) Compensation and reimbursement. Members of the Committee who
15	are not employees of the State of Vermont and who are not otherwise
16	compensated or reimbursed for their attendance shall be entitled to per diem
17	compensation and reimbursement of expenses pursuant to 32 V.S.A. § 1010
18	for not more than 18 meetings. These payments shall be made from monies
19	appropriated to the Agency of Education.
20	(h) Appropriations.

1	(1) The sum of \$7,500.00 is appropriated to the Agency of Education
2	from the General Fund in fiscal year 2024 for per diem compensation and
3	reimbursement of expenses for members of the Committee.
4	(2) The sum of \$100,000.000 is appropriated to the Agency of
5	Education from the General Fund in fiscal year 2024 for the cost of retaining a
6	contractor as provided under subsection (d) of this section.
7	(3) Any unused portion of these appropriations shall, as of July 1, 2025,
8	revert to the General Fund.
9	Sec. 3. 16 V.S.A. § 4010 is amended to read:
10	§ 4010. DETERMINATION OF WEIGHTED LONG-TERM MEMBERSHIP
11	AND PER PUPIL EDUCATION SPENDING
12	<mark>* * *</mark>
13	(d) Determination of unighted long term membership. For each unighting
	(d) Determination of weighted long-term membership. For each weighting
14	(d) Determination of weighted long-term membership. For each weighting category except the small schools weighting category under subdivision (b)(3)
14 15	
	category except the small schools weighting category under subdivision (b)(3)
15	category except the small schools weighting category under subdivision (b)(3) of this section, the Secretary shall compute the weighting count by using the
15 16	category except the small schools weighting category under subdivision (b)(3) of this section, the Secretary shall compute the weighting count by using the long-term membership, as defined in subdivision 4001(7) of this title, in that
15 16 17	category except the small schools weighting category under subdivision (b)(3) of this section, the Secretary shall compute the weighting count by using the long-term membership, as defined in subdivision 4001(7) of this title, in that category.
15 16 17 18	category except the small schools weighting category under subdivision (b)(3) of this section, the Secretary shall compute the weighting count by using the long-term membership, as defined in subdivision 4001(7) of this title, in that category. (1) The Secretary shall first apply grade level weights. Each pupil

1	(B) grades six through eight—0.36; and
2	(C) grades nine through 12–0.39.
3	* * * *
4	* * * Agency of Education * * *
5	Sec. 4. 16 V.S.A. § 213 is amended to read:
6	§ 213. DEPUTY SECRETARIES
7	The Secretary shall employ such number of deputy secretaries as he or she
8	deems necessary at least two deputy secretaries. One deputy secretary shall:
9	(1) solely manage the Division of Student Support Services, which shall
10	govern special education, early education, and multitiered systems of support;
11	and
12	(2) hold at least a master's level degree in early childhood education,
13	special education, child development, or a related field.
14	Sec. 4a. AGENCY OF EDUCATION; DEPUTY SECRETARY
15	AUTHORIZATION
16	The establishment of a second Deputy Secretary position within the Agency
17	of Education pursuant to 16 V.S.A. § 213 is authorized beginning in fiscal year
18	<u>2025.</u>
19	Sec. 4b. PLAN; DEPUTY SECRETARY OF EDUCATION
20	On or before November 1, 2023, the Agency of Education shall submit a
21	plan to the House Committees on Education and on Human Services and to the

1	Senate Committees on Education and on Health and Welfare to implement a
2	second deputy secretary position within the Agency of Education in
3	accordance with sections 4 and 4a of this act and report produced pursuant to
4	2021 Acts and Resolves No, 45, § 13.
5	* * * Child Care and Child Care Subsidies * * *
6	Sec. 5. 33 V.S.A. § 3512 is amended to read:
7	§ 3512. CHILD CARE FINANCIAL ASSISTANCE PROGRAM;
8	ELIGIBILITY
9	(a)(1) The Child Care Financial Assistance Program is established to
10	subsidize, to the extent that funds permit, the costs of child care for families
11	that need child care services in order to obtain employment, to retain
12	employment, or to obtain training leading to employment. Families seeking
13	employment shall be entitled to participate in the Program for up to three
14	months and the Commissioner may further extend that period.
15	(2) The subsidy authorized by this subsection and the corresponding
16	family contribution shall be established by the Commissioner, by rule, and
17	shall bear a reasonable relationship to income and family size. The
18	Commissioner may adjust the subsidy and family contribution by rule to
19	account for increasing child care costs not to exceed 1.5 times the most recent
20	annual increase in the Consumer Price Index. Families shall be found eligible
21	using an income eligibility scale based on the current federal poverty level and

1	adjusted for the size of the family. Co-payments shall be assigned to the whole
2	family and shall not increase if more than one eligible child is enrolled in child
3	care. Families with an annual gross income of less than or equal to $\frac{150}{150}$
4	percent of the current federal poverty guidelines shall not have a family co-
5	payment. Families with an annual gross income up to and including $\frac{350}{XXX}$
6	percent of current federal poverty guidelines, adjusted for family size, shall be
7	eligible for a subsidy authorized by the subsection. The scale shall be
8	structured so that it encourages employment. If the federal poverty guidelines
9	decrease in a given year, the Division shall maintain the previous year's federal
10	poverty guidelines for the purpose of determining eligibility and benefit
11	amount under this subsection.
12	(3) Earnings deposited in a qualified child education savings account,
13	such as the Vermont Higher Education Investment Plan, established in
14	16 V.S.A. § 2877, or any similar plan qualified under 26 U.S.C. § 529, shall be
15	disregarded in determining the amount of a family's income for the purpose of
16	determining continuing eligibility.
17	(4) After September 30, 2021, a A regulated center-based child care
18	program or family child care home as defined by the Department in rule shall
19	not receive funds pursuant to this subsection that are in excess of the usual and
20	customary rate for services at the center-based child care program or family
21	child care home.

1	* * *
2	Sec. 5a. 33 V.S.A. § 3512 is amended to read:
3	§ 3512. CHILD CARE FINANCIAL ASSISTANCE PROGRAM;
4	ELIGIBILITY
5	(a)(1) The Child Care Financial Assistance Program is established to
6	subsidize, to the extent that funds permit, the costs of child care for families
7	that need child care services in order to obtain employment, to retain
8	employment, or to obtain training leading to employment. Families seeking
9	employment shall be entitled to participate in the Program for up to three
10	months and the Commissioner may further extend that period.
11	* * *
12	(5) The Department shall ensure that applications for the Child Care
13	Financial Assistance Program use a simple, plain-language format.
14	Applications shall be available in both electronic and paper formats and
15	comply with the Office of Racial Equity's 2023 Language Access Report.
16	(6) A Vermont resident who has a citizenship status that would
17	otherwise exclude the resident from participating in the Child Care Financial
18	Assistance Program shall be served under this Program, provided that the
19	benefit for these residents is solely State-funded. The Department shall not
20	retain data on the citizenship status of any applicant or members of the
21	applicant's family.

1	* * *
2	Sec. 5b. FISCAL YEAR 2024; FAMILY CONTRIBUTION
3	In fiscal year 2024, a weekly family contribution for participants in the
4	Child Care Financial Assistance Program established in 33 V.S.A. §§ 3512 and
5	3513 shall begin at \$30.00 for families at 151 percent of the federal poverty
6	level and increase progressively for families at a higher percentage of the
7	federal poverty level as determined by the Department.
8	Sec. 6. PROVIDER RATE ADJUSTMENT; CHILD CARE FINANCIAL
9	ASSISTANCE PROGRAM
10	(a) It is the intent of the General Assembly that the provider rate
11	adjustment established in this section shall be utilized to begin implementing
12	the recommendations for a professional pay scale as examined in Sec. 14 of
13	this act.
14	(b)(1) On January 1, 2024, the Department for Children and Families shall
15	provide an adjustment to the base child care provider reimbursement rates in
16	the Child Care Financial Assistance Program for child care services provided
17	by center-based child care and preschool programs, family child care homes,
18	and afterschool and summer programs. The adjusted reimbursement rate shall
19	account for the age of the children served and be 38.5 percent higher than the
20	fiscal year 2023 five-STAR reimbursement rate in the Vermont STARS system
21	or higher in the case of family child care homes for the purpose of reducing the

1	differential between family child care homes and center-based child care and
2	preschool programs by 50 percent. All providers in the same child care setting
3	category shall receive an identical reimbursement rate payment, which shall be
4	dependent upon whether the provider operates a regulated child care center and
5	preschool program, regulated family child care home, or afterschool or
6	summer program.
7	(2) The provider rate adjustment established in this section shall become
8	part of the base budget in future fiscal years.
9	Sec. 7. APPROPRIATION; CHILD CARE FINANCIAL ASSISTANCE
10	PROGRAM
11	(a) In addition to fiscal year 2024 funds appropriated for the Child Care
12	Financial Assistance Program in other acts, in fiscal year 2024, \$XX,
13	X00,000.00 is appropriated from the General Fund to the Department for
14	Children and Families' Child Development Division for:
15	(1) the program eligibility expansion in Sec. 5 of this act;
16	(2) the fiscal year 2024 provider rate adjustment in Sec. 6 of this act;
17	and
18	(3) the child care quality and capacity incentive program in Sec. 10 of
19	this act.
20	(b) In addition to fiscal year 2024 funds appropriated for the administration
21	of the Department for Children and Families' Child Development Division in

1	other acts, in fiscal year 2024, \$X,000,000.00 is appropriated from the General
2	Fund to the Division to administer the Child Care Financial Assistance
3	Program eligibility expansion in Sec. 5 of this act and for the fiscal year 2024
4	provider rate adjustment in Sec. 6 of this act. The Division shall allocate at
5	least \$2,000.000.00 of the amount appropriated in this subsection to the
6	Community Child Care Support Agencies.
7	Sec. 8. READINESS PAYMENTS; CHILD CARE FINANCIAL
8	ASSISTANCE PROGRAM
9	(a)(1) In fiscal year 2024, \$XX,000,000.00 is appropriated one time from
10	the General Fund to the Department for Children and Families' Child
11	Development Division for the purpose of providing payments and grants to
12	child care providers, as defined in 33 V.S.A. § 3511, delivering child care
13	services to children, in preparation of the Child Care Financial Assistance
14	Program eligibility expansion in Sec. 5 of this act and for the fiscal year 2024
15	provider rate adjustment in Sec. 6 of this act. Readiness payments may be
16	used for the following:
17	(A) increasing capacity for infants and toddlers;
18	(B) expanding the number of family child care homes;
19	(C) improving child care facilities;
20	(D) preparing private prequalified providers for future changes in the
21	prekindergarten system;

1	(E) increasing workforce capacity, including signing and retention
2	bonuses; and
3	(F) any other uses approved by the Commissioner.
4	(2) Of the funds appropriated in subdivision (1) of this subsection, up to
5	five percent may be used to contract with a third party to provide technical
6	assistance to child care providers to build or maintain capacity and to provide
7	information on the opportunities and requirements of this act.
8	(b) In administering the readiness payment program established by this
9	section, the Division may either use the same distribution framework used to
10	distribute Child Care Development Block Grant funds in accordance with the
11	American Rescue Plan Act of 2021 or it may utilize an alternative distribution
12	framework.
13	(c) The Commissioner shall provide a status report on the distribution of
14	readiness payments to the Joint Fiscal Committee at its November 2023
15	meeting.
16	Sec. 9. 33 V.S.A. § 3514 is amended to read:
17	§ 3514. PAYMENT TO PROVIDERS
18	(a)(1) The Commissioner shall establish a payment schedule for purposes (a)
19	of reimbursing providers for full- or part-time child care services rendered to
20	families who participate in the programs established under section 3512 or
21	3513 of this title. Payments established under this section shall reflect the

1	following considerations: whether the provider operates a licensed child care
2	facility or a registered family child care home, type of service provided, cost of
3	providing the service, and the prevailing market rate for comparable service.
4	The payment schedule shall account for the age of the children served and all
5	providers in the same child care setting category shall receive a reimbursement
6	rate payment, which shall be dependent upon whether the provider operates a
7	child care center and preschool program, family child care home, or
8	afterschool or summer program. The rate used to reimburse providers shall be
9	increased over the previous year's rate annually on July 1 in alignment with the
10	most recent annual average wage growth for NAICS code 611, Educational
11	Services, not to exceed five percent.
12	(2) Payments shall be based on enrollment status or any other basis
13	agreed to by the provider and the Division. The Department shall adopt rules
14	pursuant to 3 V.S.A. chapter 25 that define "enrollment" and the total number
15	of allowable absences to continue participating in the Child Care Financial
16	Assistance Program. The Department shall minimize itemization of absence
17	categories.
18	(b) The Commissioner may establish a separate payment schedule for child
19	care providers who have received specialized training, approved by the
20	Commissioner, relating to protective or family support services.

1	(c)(1) The payment schedule established by the Commissioner may
2	reimburse providers in accordance with the results of the most recent Vermont
3	Child Care Market Rate Survey.
4	(2) The payment schedule shall include reimbursement rate caps tiered
5	in relation to provider ratings in the Vermont STARS program. The lower limit
6	of the reimbursement rate caps shall be not less than the 50th percentile of all
7	reported rates for the same provider setting in each rate category. [Repealed.]
8	Sec. 10. 33 V.S.A. § 3515 is added to read:
9	§ 3515. CHILD CARE QUALITY AND CAPACITY INCENTIVE
10	PROGRAM
11	(a) The Commissioner shall establish a child care quality and capacity
12	incentive program for child care providers participating in the Child Care
13	Financial Assistance Program pursuant to 33 V.S.A. §§ 3512 and 3513.
14	Annually, consistent with funds appropriated for this purpose, the
15	Commissioner may provide a child care provider with an incentive payment
16	for the following achievements:
17	(1) completing a Commissioner-approved training on protective or
18	family support services;
19	(2) achieving improvement in the State's quality recognition and
20	improvement system;
21	(3) increasing infant and toddler capacity;

1	(4) maintaining existing infant and toddler capacity;
2	(5) establishing capacity in regions of the State that are identified by the
3	Commissioner as underserved;
4	(6) achieving a higher level in the quality rating and improvement
5	system, including increasing access to culturally-appropriate care and
6	providing other family support services similar to those provided in approved
7	Head Start programs;
8	(7) providing multi-lingual programming; and
9	(8) any other quality- or capacity-specific criteria identified by the
10	Commissioner.
11	(b) The Commissioner shall maintain a current incentive payment schedule
12	on the Department's website.
13	Sec. 11. 33 V.S.A. § 3516 is added to read:
14	§ 3516. CHILD CARE WAITLIST AND APPLICATION FEES
15	A child care provider shall not charge an application or waitlist fee for child
16	care services where the applying child qualifies for the Child Care Financial
17	Assistance Program pursuant to section 3512 or 3513 of this title. A child care
18	provider shall reimburse an individual who is charged an application or waitlist
19	fee for child care services if it is later determined that the applying child
20	qualified for the Child Care Financial Assistance Program at the time the fee or
21	fees were paid.

- 1 Sec. 12. 33 V.S.A. § 3517 is added to read:
- 2 § 3517. CHILD CARE TUITION RATES
- 3 A child care provider shall not impose an increase on annual child care
- 4 <u>tuition that exceeds 1.5 times the most recent annual increase in the Consumer</u>
- 5 Price Index. This amount shall be posted on the Department's website
- 6 <u>annually</u>.
- 7 Sec. 12a. RULEMAKING; CHILD CARE DIRECTORS
- 8 The Department for Children and Families shall amend the following rules
- 9 pursuant to 3 V.S.A. chapter 25 to require that a child care director is present at
- 10 the child care facility that the director operates at least 50 percent of the time
- 11 that children are present:
- 12 (1) Department for Children and Families, Licensing Regulations for
- 13 Center-Based Child Care and Preschool Programs (CVR 13-171-004); and
- 14 (2) Department for Children and Families, Child Care Licensing
- 15 Regulations; Registered and Licensed Family Child Care Homes (CVR 13-
- 16 <u>171-005).</u>
- 17 *** **Reports** * **
- 18Sec. 13. REPORT; BACKGROUND CHECKS
- 19 On or before January 15, 2024, the Vermont Crime Information Center, in
- 20 <u>collaboration with the Agency of Education and the Department for Children</u>
- 21 and Families, shall submit a report to the House Committee on Human

1	Services and to the Senate Committee on Health and Welfare providing a
2	recommendation to streamline and improve the timeliness of the background
3	check process for child care and early education providers who are required to
4	complete two separate background checks.
5	Sec. 14. PROVIDER COMPENSATION <mark>; ESTIMATE AND ANALYSIS</mark>
6	(a) On or before November 1, 2024, the Joint Fiscal Office, in consultation
7	with the Department for Children and Families and the Vermont Association
8	for the Education of Young Children shall submit a report to the House
9	Committee on Human Services and to the Senate Committee on Health and
10	Welfare containing a fiscal estimate of the cost of implementing a professional
11	tiered system of compensation for the child care workforce using the total cost
12	of care model.
13	(b) On or before November 1, 2024, the Office of Legislative Counsel shall
14	submit a report to the House Committee on Human Services and to the Senate
15	Committee on Health and Welfare concerning the extent to which the State is
16	authorized to impose a compensation scale on private child care providers for
17	professionals providing child care services.
18	* * * Special Accommodations Grant * * *
19	Sec. 15. PLAN; SPECIAL ACCOMMODATIONS GRANT
19 20	Sec. 15. PLAN; SPECIAL ACCOMMODATIONS GRANT On or before July 1, 2024, the Department for Children and Families' Child

1	House Committee on Human Services and to the Senate Committee on Health
2	and Welfare to streamline and improve the responsiveness and effectiveness of
3	the application process for special accommodation grants, including:
4	(1) implementing a 12-month or longer grant cycle option for eligible
5	populations;
6	(2) improving support and training for providing inclusive care for
7	children with special needs;
8	(3) determining how to better meet the early learning needs of children
9	with disabilities within a child care setting; and
10	(4) any other considerations the Department deems essential to the goal
11	of streamlining the application process for special accommodation grants.
12	* * * Afterschool and Summer Care Grant Program * * *
13	Sec. 16. 33 V.S.A. chapter 38 is added to read:
14	CHAPTER 38. AFTERSCHOOL AND SUMMER CARE GRANT
15	PROGRAM
16	<u>§ 3801. AFTERSCHOOL AND SUMMER CARE GRANT PROGRAM</u>
17	(a) There is created the Afterschool and Summer Care Grant Program for
18	the purpose of providing grants for child and youth programming operated in
19	public or private settings outside of the school day and over the summer,
20	including before and after school, teacher in-service days, and school vacation
21	weeks. Grants may be used by an afterschool and summer care operator for

1	technical assistance, program implementation, program expansion, program
2	sustainability, and related costs.
3	(b) In selecting from among eligible grant applicants, the Agency of
4	Education and the Department for Children and Families shall prioritize
5	applications that serve children and youth in underserved communities.
6	(c)(1) The Agency and Department shall jointly adopt policies, procedures,
7	and guidelines necessary for the implementation of the Program established
8	pursuant to this section.
9	(2) The Agency and Department may jointly contract for the
10	administration of the Program. Administrative costs and technical assistance
11	related to the Afterschool and Summer Care Grant Program shall not exceed
12	<u>\$500,000.00 annually.</u>
13	§ 3802. AFTERSCHOOL AND SUMMER CARE SPECIAL FUND
14	(a) There is established a special fund to be known as the Afterschool and
15	Summer Care Special Fund, which shall be used for the purpose of funding the
16	Afterschool and Summer Care Grant Program established pursuant to section
17	3801 of this title.
18	(b) The Fund shall be established and held separate and apart from any
19	other funds or monies of the State and shall be used and administered
20	exclusively for the purpose of this section. The money in the Fund shall be
21	invested in the same manner as permitted for the investment of funds

1	belonging to the State or held in the Treasury. The Fund shall consist of any
2	combination of the following:
3	(1) cannabis sales tax revenue pursuant to 32 V.S.A. § 7910;
4	(2) such sums as may be appropriated or transferred thereto from time to
5	time by the General Assembly, the State Emergency Board, or the Joint Fiscal
6	Committee during such times as the General Assembly is not in session;
7	(3) interest earned from the investment of Fund balances; and
8	(4) any other money from any other source accepted for the benefit of
9	the Fund.
10	(c) The Fund shall be administered by the Afterschool and Summer Care
11	Special Fund Advisory Committee established pursuant to section 3803 of this
12	title.
13	(d) The Advisory Committee shall administer awards in such a way as to
14	comply with the requirements of Section 108(f) of the Internal Revenue Code.
15	§ 3803. AFTERSCHOOL AND SUMMER CARE SPECIAL FUND
16	ADVISORY COMMITTEE
17	(a) There is created the Afterschool and Summer Care Special Fund
18	Advisory Committee jointly managed by the Agency of Education and the
19	Department for Children and Families to:
20	(1) provide recommendations to the Secretary of Education and the
21	Commissioner for Children and Families regarding the Afterschool and

1	Summer Care Grant Program established pursuant to section 3801 of this title;
2	and
3	(2) administer the Afterschool and Summer Care Special Fund
4	established pursuant to section 3802 of this title.
5	(b) The Advisory Committee shall comprise the following:
6	(1) the Chief Prevention Officer established in 3 V.S.A. § 2321, who
7	shall serve as chair;
8	(2) the Commissioner of Mental Health or designee;
9	(3) the Commissioner of Health or designee;
10	(4) the Commissioner for Children and Families or designee;
11	(5) the Secretary of Education or designee;
12	(6) a representative, appointed by Vermont Afterschool, Inc;
13	(7) a representative of a municipality that operates an afterschool or
14	summer program, appointed by the Vermont League of Cities and Towns; and
15	(8) two parents whose children participate in an afterschool or summer
16	program.
17	(c)(1) The Chief Prevention Officer shall call the first meeting of the
18	Advisory Committee to occur on or before September 1, 2023.
19	(2) The Advisory Committee shall meet at such times as may reasonably
20	be necessary to carry out its duties but at least once in each calendar quarter.

1	(3) The Agency of Education and Department for Children and Families
2	shall provide technical, legal, and administrative assistance to the Advisory
3	Committee.
4	(d) Notwithstanding 2 V.S.A. § 20(d), on or before November 15 of each
5	year, the Advisory Committee shall submit a report containing a summary of
6	its activities and any recommendations to the House Committees on
7	Appropriations and on Human Services and to the Senate Committees on
8	Appropriations and on Health and Welfare. The report shall address outcomes
9	data on grants awarded pursuant to section 3801 of this title during the
10	previous year, including:
11	(1) the number of afterschool and summer care operators receiving a
12	grant under section 3801 of this title;
13	(2) the number of children and youth served and hours of care provided
14	by afterschool and summer care operators receiving a grant under section 3801
15	of this title;
16	(3) the geographic distribution of afterschool and summer care operators
17	receiving a grant under section 3801 of this title; and
18	(4) the extent to which family costs are reduced for the care of children
19	and youth served by afterschool and summer care operators receiving a grant
20	under section 3801 of this title.

1	Sec. 17. 32 V.S.A. chapter 207 is amended to read:
2	CHAPTER 207. CANNABIS EXCISE TAX <u>AND SALES TAX REVENUE</u>
3	* * *
4	<u>§ 7910. CANNABIS SALES TAX REVENUE; AFTERSCHOOL AND</u>
5	SUMMER CARE PROGRAMMING
6	Notwithstanding 16 V.S.A. § 4025, revenue from the sales and use tax
7	imposed by chapter 233 of this title on retail sales of cannabis or cannabis
8	products in this State shall be deposited into the Afterschool and Summer Care
9	Special Fund established pursuant to 33 V.S.A. § 3802.
10	* * * Workforce Supports * * *
11	Sec. 18. 2021 Acts and Resolves No. 45, Sec. 8 is amended to read:
12	Sec. 8. REPEALS
13	(a) 33 V.S.A. § 3541(d) (reference to student loan repayment assistance
14	program) is repealed on July 1, 2026.
15	(b) 33 V.S.A. § 3542 (scholarships for prospective early childhood
16	providers) is repealed on July 1, 2026. [Repealed.]
17	(c) 33 V.S.A. § 3543 (student loan repayment assistance program) is
18	repealed on July 1, 2026.
19	Sec. 19. APPROPRIATION; SCHOLARSHIPS FOR CURRENT EARLY
20	CHILDHOOD PROVIDERS

1	In fiscal year 2024, \$500,000.00 is appropriated in addition to the base
2	funding to the Department for Children and Families for the purpose of
3	funding scholarships for current early childhood providers pursuant to 33
4	<u>V.S.A. § 3541.</u>
5	* * * Transitional Assistance and Governance * * *
6	Sec. 20. CHILD CARE; ADMINISTRATIVE SERVICE ORGANIZATIONS
7	On or before February 15, 2024, the Department for Children and Families
8	shall provide a presentation to the House Committee on Human Services and
9	to the Senate Committee on Health and Welfare regarding its progress to date
10	on establishing an administrative service organization for child care providers.
11	Sec. 21. BUILDING BRIGHT FUTURES; TECHNICAL ASSISTANCE;
12	ACCOUNTABILITY
13	(a) In order to monitor the impact of this act and ensure its successful
14	implementation, Building Bright Futures shall be responsible for monitoring
15	accountability, supporting stakeholders in collectively defining and measuring
16	success, maximizing stakeholder engagement, and providing technical
17	assistance to build capacity for the Department for Children and Families'
18	Child Development Division and the Agency of Education. Specifically,
19	Building Bright Futures shall:
20	(1) ensure accountability through monitoring transitions over time and
21	submitting a report with the results of this work on January 15 of each year to

1	the House Committee on Human Services and to the Senate Committee on
2	Health and Welfare;
3	(2) define and measure success for the provisions in this act related to
4	process, implementation, and outcomes using a continuous quality
5	improvement framework and engage public, private, legislative, and family
6	partners to develop benchmarks pertaining to:
7	(A) equitable access to high-quality child care;
8	(B) equitable access to high-quality prekindergarten;
9	(C) equitable access to high-quality afterschool and summer care:
10	(D) stability of the early child care education workforce;
11	(E) workforce capacity and needs; and
12	(F) the impact of this act on a mixed-delivery system for
13	prekindergarten, child care, and afterschool and summer care.
14	(b) Of the funds appropriated in Sec. 7(b) (appropriation; child care
15	financial assistance program) of this act, the Department for Children and
16	Families shall allocate \$266,707.00 to Building Bright Futures for the purpose
17	of implementing its duties under this section. This amount shall become part of
18	the Department's base for the purpose of supporting Building Bright Future's
19	work pursuant to this section.
20	Sec. 22. PLAN; DEPARTMENT FOR CHILDREN AND FAMILIES;
21	GOVERNANCE

1	(a) On or before November 1, 2025, the Secretary of Human Services shall
2	submit an implementation plan to the House Committees on Appropriations,
3	on Government Operations and Military Affairs, and on Human Services and
4	to the Senate Committees on Appropriations, on Government Operations, and
5	on Health and Welfare regarding the reorganization of the Department for
6	Children and Families to increase responsiveness to Vermonters. The
7	implementation plan shall be consistent with the goals of the report produced
8	pursuant to 2021 Acts and Resolves No, 45, § 13.
9	(b) The implementation plan required pursuant to this section shall contain
10	any legislative language required for the division of the Department.
11	* * * Effective Dates * * *
12	Sec. 23. EFFECTIVE DATES
13	(a) Except as provided in subsection (b) of this section, this act shall take
14	effect on July 1, 2023.
15	(b)(1) Secs. 3 (determination of weighted long-term membership and per
16	pupil education spending) shall take effect on July 1, 2026.
17	(2) Sec. 4 (deputy secretaries) shall take effect on July 1, 2024.
18	(3) Sec. 5 (Child Care Financial Assistance Program; eligibility), Sec.
19	5b (fiscal year 2024; family contribution), Sec. 6 (provider rate adjustment;
20	Child Care Financial Assistance Program), Sec. 9 (payment to providers), and
21	Sec. 10 (child care quality and capacity incentive program) shall take effect on

1	January 1, 2024, except that the Commissioner for Children and Families shall		
2	adopt any rules necessary prior to that date in order to perform the		
3	Commissioner's duties under this act.		
4	(4) Sec. 5a (Child Care Financial Assistance Program; eligibility) shall		
5	take effect on July 1, 2024.		
6			
7			
8			
9			
10			
11			
12	(Committee vote:)		
13			
14		Representative	
15		FOR THE COMMITTEE	