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1	TO THE HOUSE OF REPRESENTATIVES:
2	The Committee on Agriculture, Food Resiliency, and Forestry to which was
3	referred House Bill No. 165 entitled "An act relating to school food programs
4	and universal school meals" respectfully reports that it has considered the same
5	and recommends that the bill be amended by striking out all after the enacting
6	clause and inserting in lieu thereof the following:
7	* * * Findings * * *
8	Sec. 1. FINDINGS
9	The General Assembly finds that:
10	(1) According to the Vermont Agency of Education, an average of 38
11	percent of students across all supervisory unions during the 2019–2020 school
12	year qualified for free or reduced-price lunch. As a result, some
13	schoolchildren face more challenges than others in succeeding in school and in
14	life. The General Assembly recognizes that students need fresh and nutritional
15	foods to enable them to focus on their education and that many students come
16	to school hungry. Providing universal school meals offered at no cost to
17	students or their families creates a necessary foundation for learning readiness
18	during the school day.

(2) A 2021 study by the National Food Access and COVID Research

Team found that in the first year of the pandemic, nearly one-third of persons

in Vermont faced hunger, and families with children were five times more

1	likely to face nunger. Food insecurity rates remained above prepandemic
2	levels a year after the start of the pandemic.
3	(3) In a 2019 research report, the Urban Institute found that up to 42
4	percent of children living in food-insecure homes may not be eligible for free
5	or reduced-price school meals.
6	(4) In 2016, the Center for Rural Studies at the University of Vermont
7	(UVM) partnered with the Vermont Farm to School Network to measure the
8	economic contribution and impacts of Farm to School programs in Vermont.
9	The final report found that school meal programs support a vibrant agricultural
10	economy, with every \$1.00 spent on local food in schools contributing \$1.60 to
11	the Vermont economy.
12	(5) A study analyzing trends in food sources and diet quality published
13	in 2021 found that the most nutritious meals consumed by children in the
14	United States are school meals, including when compared to meals cooked at
15	<u>home.</u>
16	(6) A study conducted by UVM found that universal school meals
17	programs in Vermont were associated with, among other benefits, improved
18	overall school social climate as a result of financial difference being less
19	visible and improved readiness to learn among students overall.

1	* * * School Food Programs * * *
2	Sec. 2. 16 V.S.A. chapter 27, subchapter 2 is amended to read:
3	Subchapter 2. School Food Programs
4	§ 1261a. DEFINITIONS
5	As used in this subchapter:
6	(1) "Food programs" means provision of food to persons under
7	programs meeting standards for assistance under the National School Lunch
8	Act, 42 U.S.C. § 1751 et seq., and in the Child Nutrition Act, 42 U.S.C. § 177
9	et seq., each as amended.
10	(2) "School board" means the governing body of a school district
11	responsible for the administration of a public school.
12	(3) "Independent school board" means a governing body responsible for
13	the administration of a nonprofit independent school exempt from United
14	States <u>U.S.</u> income taxes.
15	(4) "Approved independent school" means an independent school
16	physically located in Vermont and approved by the State Board of Education
17	under section 166 of this title.
18	(5) "Universal meals supplement" means the reimbursement amount
19	paid by the State for the cost of a paid breakfast or lunch under the federal
20	school breakfast and federal school lunch programs.

1	(A) For breakfast, the universal meals supplement is a sum equal to
2	the federal reimbursement rate for a free school breakfast less the federal
3	reimbursement rate for a paid school breakfast, using rates identified annually
4	by the Agency of Education from payment levels established annually by the
5	U.S. Department of Agriculture.
6	(B) For lunch, the universal meals supplement is a sum equal to the
7	federal reimbursement rate for a free school lunch less the federal
8	reimbursement rate for a paid school lunch, using rates identified annually by
9	the Agency of Education from payment levels established annually by the U.S.
10	Department of Agriculture.
11	§ 1262a. AWARD OF GRANTS
12	* * *
13	(e) Universal meals supplements shall be awarded in accordance with
14	section 4017 of this title.
15	* * *
16	§ 1264. FOOD PROGRAM
17	(a)(1)(A) Each school board operating a public school shall cause to
18	operate within the each school in the school district a food program that makes
19	available a school lunch, as provided in the National School Lunch Act, as
20	amended, and a school breakfast, as provided in the National Child Nutrition

1	Act, as amended, to each attending student who qualifies for those meals under
2	these acts every school day.
3	(B) In addition, each school board operating a public school shall
4	cause to operate within each school in the school district the same school
5	breakfast and school lunch program made available to students who qualify for
6	those meals under the Child Nutrition Act and the National School Lunch Act,
7	each as amended, for each attending student every school day at no charge. An
8	approved independent school operating a school lunch and school breakfast
9	program made available to students who qualify for those meals under the
10	Child Nutrition Act and the National School Lunch Act, each as amended,
11	shall offer the same to each attending student every school day at no charge in
12	order to qualify for the universal meals supplement.
13	(C) In operating its school breakfast and lunch program, a school
14	district and an approved independent school shall seek to achieve the highest
15	level of student participation, which may include any or all of the following:
16	(i) providing breakfast meals that can be picked up by students;
17	(ii) making breakfast available to students in classrooms after the
18	start of the school day; and
19	(iii) for school districts, collaborating with the school's wellness
20	community advisory council, as established under subsection 136(e) of this
21	title, in planning school meals.

1	(D) A school district and an approved independent school shall count
2	time spent by students consuming school meals during class as instructional
3	time.
4	* * *
5	§ 1265. EXEMPTION; PUBLIC DISCUSSION
6	(a) The school board of a public school district that wishes to be exempt
7	from the provisions of section 1264 of this title may vote at a meeting warned
8	and held for that purpose to exempt itself from the requirement to offer either
9	the school lunch program or the school breakfast program, or both, for a period
10	of one year.
11	(b) If a public school is exempt from offering a breakfast or lunch program,
12	its school board shall conduct a discussion annually on whether to continue the
13	exemption. The pending discussion shall be included on the agenda at a
14	regular or special school board meeting publicly noticed in accordance with
15	1 V.S.A. § 312(c), and citizens shall be provided an opportunity to participate
16	in the discussion. The school board shall send a copy of the notice to the
17	Secretary and to the superintendent of the supervisory union at least ten days
18	prior to the meeting. Following the discussion, the school board shall vote on
19	whether to continue the exemption for one additional year.
20	(c) On or before the first day of November prior to the date on which an
21	exemption voted under this section is due to expire, the Secretary shall notify

1	the boards of the affected school district and supervisory union in writing that
2	the exemption will expire.
3	(d) Following a meeting held pursuant to subsection (b) of this section, the
4	school board shall send a copy of the agenda and minutes to the Secretary and
5	the superintendent of the supervisory union.
6	(e) The Secretary may grant a supervisory union or a school district a
7	waiver from duties required of it under this subchapter upon a demonstration
8	that the duties would be performed more efficiently and effectively in another
9	manner. [Repealed.]
10	* * * Universal Meals Supplement Awards * * *
11	Sec. 3. 16 V.S.A. § 4017 is added to read:
12	§ 4017. UNIVERSAL MEALS SUPPLEMENT
13	(a) Definition. For the purpose of this section, "universal meals
14	supplement" has the same meaning as that term has in subdivision 1261a(5) of
15	this title.
16	(b) Public schools. From State funds appropriated to the Agency from the
17	Education Fund for the universal meals supplement, the Agency shall provide
18	a universal meals supplement for the cost of each meal actually provided to
19	each student in the district during the previous quarter when meals are offered
20	to all students at no charge pursuant to subdivision 1264(a)(1)(B) of this title.

1	(1) Reimbursement from State funds shall be available only to districts
2	that maximize access to federal funds for the cost of the school breakfast and
3	lunch program by participating in the Community Eligibility Provision, under
4	7 C.F.R. § 245.9(f), or Provision 2, under 7 C.F.R. § 245.9(b), of these
5	programs, or any other federal provision that in the opinion of the Agency
6	draws down the most possible federal funding for meals served in that
7	program. At the start of each school year, the Agency of Education may
8	require that a school food authority requesting the universal meals supplement
9	begin a new cycle of the relevant federal provision and group sites in a manner
10	the Agency determines will maximize the drawdown of federal funds.
11	(2) Second breakfasts, as allowed under 7 C.F.R. § 220.9(a), do not
12	qualify for reimbursement under this subsection.
13	(3) A nonprofit prequalified private prekindergarten provider that is
14	qualified pursuant to subsection 829(c) of this title and is not also an approved
15	or recognized independent school is eligible for the universal meals
16	supplement under this subsection if it operates a food program under a public
17	school school food authority.
18	(c) Approved independent schools.
19	(1) From State funds appropriated to the Agency from the Education
20	Fund for the universal meals supplement, the Agency shall provide a universal
21	meals supplement for the cost of each meal actually provided to each

1	qualifying student on public tuition when meals are offered to all students at no
2	charge pursuant to subdivision 1264(a)(1)(B) of this title, provided that:
3	(A) If the approved independent school participates in the food
4	programs as a site under a public school school food authority, the public
5	school school food authority shall be reimbursed only for students attending
6	the approved independent school on public tuition.
7	(B) If the approved independent school participates in the
8	Community Eligibility Provision under 7 C.F.R. § 245.9(f), or is in a year
9	other than the base year of Provision 2 under 7 C.F.R. § 245.9(b), the school
10	shall provide the Agency with the number of students attending the school on
11	public tuition and the total number of students enrolled in the school. The
12	Agency shall calculate the percentage of students attending the school on
13	public tuition and multiply that number by the paid student percentage, the
14	results of which shall be the number of meals the school shall be reimbursed
15	<u>for.</u>
16	(2) Second breakfasts, as allowed under 7 C.F.R. § 220.9(a), do not
17	qualify for reimbursement under this subsection.
18	(3) Students attending an approved independent school on public tuition
19	shall include a prekindergarten child if the approved independent school also
20	qualifies as a prequalified private provider and the child's school district of
21	residence pays tuition to the school pursuant to section 829 of this title.

1	(4) An approved independent school is eligible for the universal meals
2	supplement only if it operates a food program that makes available a school
3	lunch, as provided in the National School Lunch Act as amended, and a school
4	breakfast, as provided in the Child Nutrition Act as amended, to each attending
5	student who qualifies for those meals under these acts every school day.
6	(5) Reimbursement from State funds shall be available only to approved
7	independent schools that maximize access to federal funds for the cost of the
8	school breakfast and lunch program by participating in the Community
9	Eligibility Provision under 7 C.F.R. § 245.9(f), or Provision 2 under 7 C.F.R.
10	§ 245.9(b), of these programs, or any other federal provision that in the opinion
11	of the Agency draws down the most possible federal funding for meals served
12	in that program. At the start of each school year, the Agency of Education may
13	require that a school food authority requesting the universal meals supplement
14	begin a new cycle of the relevant federal provision and group sites in a manner
15	the Agency determines will maximize the drawdown of federal funds.
16	(d) Universal meals supplement. The universal meals supplement amount
17	for breakfast shall be a sum equal to the federal reimbursement rate for a free
18	school breakfast less the federal reimbursement rate for a paid school
19	breakfast, using rates identified annually by the Agency of Education from
20	payment levels established annually by the U.S. Department of
21	Agriculture. The universal meals supplement amount for lunch shall be a sum

1 equal to the federal reimbursement rate for a free school lunch less the federal 2 reimbursement rate for a paid school lunch, using rates identified annually by 3 the Agency of Education from payment levels established annually by the U.S. 4 Department of Agriculture. 5 * * * Local Foods Incentive Grant * * * 6 Sec. 4. 16 V.S.A. § 1264a is amended to read: 7 § 1264a. LOCALLY PRODUCED FOODS 8 (a) It is a goal of the State that by the year 2023, at least 20 percent of all 9 foods purchased by supervisory unions and supervisory districts, together 10 referred to in this section as "supervisory unions," eligible entities, as defined 11 by subsection (e) of this section, be locally produced foods. School boards 12 Eligible entities have the discretion to define what foods are included within 13 the definition of "locally produced foods" for the purposes of this subsection 14 and subsection (b) of this section. 15 (b) On or before December 31, 2021 and annually thereafter, a school 16 board an eligible entity operating a school lunch, breakfast, or summer meals 17 program shall report to the Agency of Education an estimate of the percentage 18 of the cost of all foods purchased by the school board eligible entity for those 19 programs that were locally produced foods during the one-year period ending 20 on June 30 of that year.

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

(4) If a supervisory union an eligible entity is eligible for a grant under
subdivision (3) of this subsection, then the Agency shall make the grant
payment, subject to appropriation, on or before the following March 31 after
submission of the supervisory union's eligible entity's application, which is
due on or before January 15 of that year, which shall be equal to \$0.15 per
reimbursable school lunch served by the supervisory union eligible entity in
the prior school year through the National School Lunch Program. A
supervisory union An eligible entity may apply for this grant and receive this
grant funding only once.
(5)(A) A supervisory union An eligible entity that has received a grant
under subdivision (4) of this subsection (c) may, on or before January 15, 2023
under subdivision (4) of this subsection (c) may, on or before January 15, 2023 or on or before January 15 of any year thereafter, apply for a further grant by
or on or before January 15 of any year thereafter, apply for a further grant by
or on or before January 15 of any year thereafter, apply for a further grant by submitting to the Agency of Education information that demonstrates that at
or on or before January 15 of any year thereafter, apply for a further grant by submitting to the Agency of Education information that demonstrates that at least 15 percent of the cost of all foods purchased or grown, raised, or
or on or before January 15 of any year thereafter, apply for a further grant by submitting to the Agency of Education information that demonstrates that at least 15 percent of the cost of all foods purchased or grown, raised, or produced by the supervisory union eligible entity during the one-year period

supervisory union eligible entity that were used to provide catering services for

which the supervisory union eligible entity received compensation; and

1	(B) If a supervisory union an eligible entity grows, raises, or		
2	produces food, it shall assign a fair market value to that food for the purpose of		
3	reporting its cost.		
4	(C) A vendor that contracts with a supervisory union an eligible		
5	entity to supply food products shall certify to the supervisory union which of		
6	the food products supplied meet the definition of local to Vermont, taking into		
7	account the exclusions under subdivision 5(A) of this subsection subdivision		
8	(c) <u>(5)</u> .		
9	(6) If a supervisory union an eligible entity is eligible for a grant under		
10	subdivision (5) of this subsection, the Agency shall, on or before the following		
11	April 30 after submission of the supervisory union's eligible entity's		
12	application, which is due on or before January 15 of that year, make the grant		
13	payment, subject to appropriation, which shall be determined as follows:		
14	(A) \$0.15 per reimbursable school lunch served in the prior school		
15	year through the National School Lunch Program for supervisory unions		
16	purchasing at least 15 percent locally produced foods;		
17	(B) \$0.20 per reimbursable school lunch served in the prior school		
18	year through the National School Lunch Program for supervisory unions		
19	purchasing at least 20 percent locally produced foods; or		

- (C) \$0.25 per reimbursable school lunch served in the prior school year through the National School Lunch Program for supervisory unions purchasing at least 25 percent locally produced foods.
- (7) A supervisory union An eligible entity may apply for and receive grant funding under subdivisions (5) and (6) of this subsection for each year that it qualifies for this grant funding. For applications covering the 2020-2021 school year, meals served through the Summer Food Service Program shall also be counted for this grant payment.
- (8) The Agency of Education may perform sample audits for any year that grant funds are paid to supervisory unions eligible entities under subdivision (6) of this subsection to verify that information provided to the Agency under subdivision (5) of this subsection is accurate. If the Agency makes a grant payment under subdivision (6) of this subsection to a supervisory union an eligible entity that was based on inaccurate information reported by the supervisory union eligible entity, the Agency may seek reimbursement from the supervisory union eligible entity for an overpayment or reimburse the supervisory union eligible entity for an underpayment or may adjust future grant amounts under this section to reflect the over- or underpayment.
- (d)(1) On or before January 31, 2022 and annually thereafter, the Agency of Education shall submit to the Senate Committees on Agriculture and on

1	Education and the House Committees on Agriculture and Forestry and on
2	Education in an aggregated form:
3	(A) the information received from supervisory unions eligible entities
4	regarding the percentage of locally produced foods, as the supervisory unions
5	eligible entities define them, that were reported under subsection (b) of this
6	section; and
7	(B) the percentage of locally produced foods, using the grant funding
8	definition, that were reported under subdivision (c)(5) of this section and the
9	amount of grant funding paid to supervisory unions eligible entities under
10	subdivision (c)(6) of this section in the prior school year.
11	(2) The provisions of 2 V.S.A. § 20(d) regarding expiration of required
12	reports shall not apply to the reports required by this subsection.
13	(e) As used in this section, "eligible entity" means:
14	(1) a supervisory union or supervisory district; or
15	(2) an approved independent school operating a food program, as
16	defined by subdivision 1261a(1) of this title, that also qualifies for the
17	universal meals supplement pursuant to section 4017 of this title.
18	* * * Effective Date * * *
19	Sec. 5. EFFECTIVE DATE
20	This act shall take effect on July 1, 2023.
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3		
4	(Committee vote:)	
5		
6		Representative

(Draft No. 3.1 – H.165) 2/23/2023 - BSJ - 02:50 PM

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FOR THE COMMITTEE