Side-by-Side of S.138 APBS vs. HED Beth St. James 5.8.23 (draft 1.1)

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Sec. 1. 16 V.S.A. § 1481 is amended to read:	Sec. 1. 16 V.S.A. § 1481 is amended to read:
§ 1481. FIRE AND EMERGENCY PREPAREDNESS DRILLS (a) The principal or person in charge of a public or independent school or another educational institution, other than a university or college, shall drill the students so they are able to leave the school building or perform other procedures described in the school's emergency preparedness plan, or both, in the shortest possible time and without panic or confusion. Each school board in a district that operates a school shall adopt a policy mandating each school site to conduct options-based response drills at each school site in the fall and spring of each academic year. The policy shall require option-based response drills, including fire drills, to be conducted following the guidance issued by the Vermont School Safety Center jointly with the Vermont School Crisis Planning Team. In issuing the guidance, the Vermont School Safety Center and the Vermont School Crisis Planning Team shall include trauma-informed best practices for implementing options-based response drills. A superintendent shall report completion of the biannual drills to the Agency of Education in a format approved by the Secretary.	§ 1481. FIRE AND EMERGENCY PREPAREDNESS DRILLS (a) The principal or person in charge of a public or independent school or another educational institution, other than a university or college, shall drill the students so they are able to leave the school building or perform other procedures described in the school's emergency preparedness plan, or both, in the shortest possible time and without panic or confusion. Each school board in a district that operates a school shall adopt a policy mandating each school site to conduct options-based response drills at each school site in the fall and spring of each academic year. The policy shall require age-appropriate options-based response drills, including fire drills, to be conducted following the guidance issued by the Vermont School Safety Center jointly with the Vermont School Crisis Planning Team and shall require notification to parents and guardians not later than one school day before an options-based response drill is conducted. In issuing the guidance, the Vermont School Safety Center and the Vermont School Crisis Planning Team shall include trauma-informed best practices for implementing options-based response drills. A superintendent shall report completion of the biannual drills to the Agency of Education in a format approved by the Secretary.
(b) A drill shall be held at least once in each month during the school year and a record of the date and time of the drill, together	Same, no changes

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with the time consumed in completing the procedure, shall be	
kept in the official school register, and such register shall be open	
at all times for inspection by representatives from the Fire Safety	
Division of the Department of Public Safety or the Agency of	
Education. Each approved or recognized independent school or	
other educational institution, other than a university or college,	
shall adopt a policy mandating the school to conduct options-	
based response drills and fire drills in the fall and spring of each	
academic year, consistent with the requirements of subsection (a)	
of this section. The head of school shall report completion of the	
biannual drills to the Agency of Education in a format approved	
by the Secretary.	
(c) A school district, independent school, or educational	
institution whose administrative personnel neglect to comply with	
the provisions of this section shall be fined not more than	
\$500.00.	
(d) Annually, the Vermont School Safety Center and Agency	Same, no changes
of Education shall review the reports submitted according to this	
section and shall ensure compliance and identify future planning	
and training needs.	

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Sec. 2. 16 V.S.A. § 1480 is added to read:	Same, no changes
§ 1480. EMERGENCY OPERATIONS PLANS	
(a) Each supervisory union or supervisory district shall adopt	
and maintain an all-hazards emergency operations plan for each	
school site that is at least as comprehensive as the template	
maintained by the Vermont School Safety Center. The plan shall	
be reviewed and updated on an annual basis, in collaboration with	
local emergency first responders and local emergency	
management officials.	
(b) Each approved and recognized independent school shall	
adopt and maintain an all-hazards emergency operations plan	
consistent with the requirements of subsection (a) of this section.	
(c) The Vermont School Safety Center shall maintain an	
emergency operations plan template and update the template as	
appropriate.	

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Sec. 3. 16 V.S.A. § 1484 is added to read:	Same, no changes
§ 1484. ACCESS CONTROL AND VISITOR MANAGEMENT POLICY	
 (a) Each supervisory union board, member district board, or supervisory district board shall adopt an access control and visitor management policy that, at a minimum, requires that all school sites and supervisory union and supervisory district offices lock exterior doors during the school day. The policy shall require that all visitors sign in at a centralized location prior to gaining full access to the school or office site. If a school recognizes a need to leave a specific structure unlocked as needed for agricultural, recreational, or other reasonably practical purposes directly related to a school's mission or curriculum, it may justify leaving that structure unlocked in its visitor policy. (b) Each approved and recognized independent school shall adopt a written access control and visitor management policy consistent with the requirements in subsection (a) of this section. 	
Sec. 4. 16 V.S.A. § 1485 is added to read:	Sec. 4. 16 V.S.A. § 1485 is added to read:
§ 1485. BEHAVIORAL THREAT ASSESSMENT TEAMS No similar provision	§ 1485. BEHAVIORAL THREAT ASSESSMENT TEAMS (a) Legislative intent. (1) It is the intent of the General Assembly that behavioral threat assessment teams be used for the purpose of preventing instances of severe and significant targeted violence against schools and school communities, such as threats related to weapons and mass casualties and bomb threats. The goal of these

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	teams is to assess and appropriately respond to potential reported threats to school communities. (2) It is the intent of the General Assembly that use of behavioral threat assessment teams shall not contribute to increased school exclusion or unnecessary referrals of students to the criminal justice and school discipline systems and shall not disproportionately impact students from historically marginalized backgrounds, including students with disabilities. (b) Policy. (1) As used in this section, "behavioral threat assessment" means a fact-based, systematic process designed to identify, gather information about, assess, and manage dangerous or violent situations. (2) The Secretary of Education, in consultation with stakeholder groups, including the Commissioner of the Department for Children and Families, Vermont School Boards Association, and Vermont Legal Aid Disability Law Project, shall develop, and from time to time update, a model behavioral threat assessment team policy and procedures. In developing the model policy and procedures, the Secretary shall follow guidance issued by the Vermont School Safety Center on best practices in the use of behavioral threat assessment teams. The model policy and procedure shall require law enforcement contact in the case of imminent danger to individuals or the school community and shall address the following:
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	(D) when and how to refer to or involve law
	enforcement in the limited instances when such referral is
	appropriate, which shall not include student behavior that is a
	violation of the school conduct code but that is not also a crime;
	<u>and</u>
	(E) the support resources that shall be made available,
	including mental health first aid, counseling, and safety plans.
	(3) Each school district and each approved or recognized
	independent school shall develop, adopt, and ensure
	implementation of a policy and procedures for use of behavioral
	threat assessment teams that is consistent with and at least as
	comprehensive as the model policy and procedures developed by
	the Secretary. Any school board or independent school that fails
	to adopt such a policy or procedures shall be presumed to have
	adopted the most current model policy and procedures published
	by the Secretary.
	(4) The Vermont School Safety Center shall issue guidance
	on the best practices of behavioral threat assessment teams. The
	guidance shall include best practices on bias and how to reduce incidents of bias, developed in consultation with the Office of
	Racial Equity.
(b) Behavioral threat assessments shall not be used for a	(c) Discipline and student support.
punitive or disciplinary purpose.	(1) Consistent with the legislative intent in subsection (a)
(c) For students on an individual education program, a	of this section, if a behavioral threat assessment team
behavioral threat assessment shall not replace the manifestation	recommends, in addition to providing support resources, any
determination review process required under the Individuals with	action that could result in removal of a student from the student's
Disabilities Education Act, 20 U.S.C. § 1415(k) and Agency of	school environment pending or after a behavioral threat
Education, Pupils (CVR 22-000-009), Rule 4313. For students	assessment, the recommendation shall only be carried out in a
who are not eligible for special education services but who are or	manner consistent with existing law, regulation, and associated
may be qualified individuals with disabilities under Section 504	procedures on student discipline pursuant to section 1162 of this
of the Rehabilitation Act of 1973, 29 U.S.C. § 794, a behavior	title and Agency of Education, Pupils (CVR 22-000-009), as well

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threat assessment shall not replace the manifestation	as federal and State law regarding students with disabilities or
determination review process required under Agency of	students who require additional support.
Education, Pupils (CVR 22-000-009), Rule 4312.	
	(2) Behavioral threat assessments shall be structured and
	used in a way that is intended to minimize interaction with the
	criminal justice system. Law enforcement referral and
	involvement may be appropriate only in cases involving threats,
	which shall not include student behavior that is a violation of the
	school conduct code but that is not also a crime.
	(d) Training.
(a) Each supervisory union or supervisory district and each	(1) Each supervisory union, supervisory district, and
approved independent school that utilizes a threat assessment	approved or recognized independent school shall ensure
team shall ensure members of the team receive training at least	behavioral threat assessment team members receive training at
annually in best practices of conducting behavioral threat	<u>least annually in best practices of conducting behavioral threat</u>
assessments, as well as bias training. In providing bias training,	assessments, as well as bias training. The annual training shall
school officials shall consult with the Office of Racial Equity to	include the following topics:
ensure the training conforms to best practices and acceptable	(A) the rules governing exclusionary discipline, Agency
standards for such trainings.	of Education, Pupils (CVR 22-000-009);
	(B) the purpose, use, and proper implementation of the
	manifestation determination review process;
	(C) Section 504 of the Rehabilitation Act of 1973, 29
	U.S.C. § 794; the Americans with Disabilities Act of 1990, 42
	U.S.C. § 12101 et seq.; and other civil rights laws;
	(D) the negative consequences of exclusion from
	school;
	(E) the impact of trauma on brain development; and
	(F) group bias training, specifically focused on bias in
	carrying out the duties of the behavioral threat assessment team.
	(2) The Agency of Education, in consultation with the
	Department of Public Safety, shall develop guidance and
	resources to assist supervisory unions, supervisory districts, and

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	independent schools in providing the annual training required
	under this subsection. In developing the guidance on bias
	training for behavioral threat assessment teams, the Agency and
	Department shall consult with the Vermont Office of Racial
	Equity.
(d) Annually, each supervisory union, supervisory district,	(e) Data reporting and collection. Annually, each supervisory
and approved independent school shall report data related to	union, supervisory district, and approved or recognized
completion of and outcomes of all behavioral threat assessments	independent school shall report data related to completion of and
and manifestation determination reviews to the Agency in a	outcomes of all behavioral threat assessments and manifestation
format approved by the Secretary. At a minimum, the annual	determination reviews to the Agency in a format approved by the
report shall include:	Secretary. At a minimum, the annual report shall include:
(1) the names of the members of the behavioral assessment	(1) the names of the members of the behavioral assessment
team;	team;
(2) the number of behavioral threat assessments and	(2) the number of behavioral threat assessments and
manifestation determination reviews conducted in the preceding	manifestation determination reviews conducted in the preceding
year and for each assessment or review conducted:	year and for each assessment or review conducted:
(A) a description of the behavior requiring an	(A) a description of the behavior requiring an
assessment;	assessment;
(B) the age, grade, race, gender, disability status, and	(B) the age, grade, race, gender, disability status, and
eligibility for free or reduced-price school meals of the student	eligibility for free or reduced-price school meals of the student
requiring the assessment; and	requiring the assessment; and
(C) the results of each assessment or review; and	(C) the results of each assessment or review;
(3) the number of students subjected to more than one behavioral	(3) the number of students subjected to more than one
threat assessment or manifestation determination review.	behavioral threat assessment or manifestation determination
	review;
	(4) the amount of time a student is out of school pending
	completion of a behavioral threat assessment;
	(5) information regarding whether a student subject to a
	behavioral threat assessment was also subject to exclusionary
	discipline for the same behavior, including the length of such
	discipline;

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	(6) information regarding whether law enforcement was
	involved in a behavioral threat assessment;
	(7) information regarding whether the threatening behavior
	was also reported to law enforcement; and
	(8) any additional data the Secretary of Education
	determines may be necessary.
No similar provision	Sec. 5. BEHAVIORAL THREAT ASSESSMENT TEAMS;
	IMPLEMENTATION
	(a) Creation of model policy.
	(1) On or before November 1, 2023, the Agency of
	Education shall issue for public comment a draft model
	policy and procedures for use by behavioral threat
	assessment teams required pursuant to 16 V.S.A.
	§ 1485(b)(2).
	(2) On or before December 15, 2023, the Agency shall issue, publicly post, and communicate to school
	districts and independent schools the final model policy
	and procedures required pursuant to 16 V.S.A.
	§ 1485(b)(2).
	(3) School districts and independent schools
	currently using behavioral threat assessment teams shall
	update and implement a policy on the use of behavioral
	threat assessment teams consistent with the model policy
	created pursuant to 16 V.S.A. § 1485(b)(2) not later than
	the 2024–2025 school year.
	(b) Establishment of behavioral threat assessment
	teams; training.
	(1) School districts and independent schools not
	already using behavioral threat assessment teams shall

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	take all actions necessary to establish a team not later than
	July 1, 2025, including:
	(A) identifying and training team members,
	which shall include group bias training and the training
	requirements contained in 16 V.S.A. § 1485(d);
	(B) adopting a behavioral threat assessment
	team policy;
	(C) establishing procedures for proper, fair, and
	effective use of behavioral threat assessment teams;
	(D) updating and exercising emergency
	operations plans; and
	(E) providing education to the school
	community on the purpose and use of behavioral threat
	assessment teams.
	(2) School districts and independent schools
	currently using behavioral threat assessment teams shall
	certify compliance with the training requirements
	contained in 16 V.S.A. § 1485(d) on or before the first
	day of the 2023–2024 school year. (3) The Agency of Education and Department of
	Public Safety shall issue guidance and offer training
	necessary to assist school districts and independent
	schools with implementation of this subsection.
	(c) The Agency of Education shall establish guidelines
	necessary to collect the data required pursuant to 16
	V.S.A. § 1485(e). Each supervisory union, supervisory
	district, and independent school using behavioral threat
	assessment teams as of July 1, 2023 shall comply with the
	data collection requirements under 16 V.S.A. § 1485(e)
	beginning in the 2023–2024 school year.
	(d) Reports.

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	(1) On or before January 15, 2024, the Agency of
	Education, in consultation with the Vermont School
	Safety Center, shall issue a written report on the status of
	the implementation of the duties and requirements
	established pursuant to 16 V.S.A. § 1485, including the
	status of:
	(A) the development of the model policy;
	(B) updates to training and guidance documents;
	(C) updates on training and professional
	development requirements for behavioral threat
	assessment teams;
	(D) data collected or voluntarily reported to the
	Agency or Center;
	(E) the guidance issued, training developed, and
	measures implemented to prevent a disproportionate
	impact of behavioral threat assessments on historically
	marginalized students, including students with disabilities,
	to ensure that use of behavioral threat assessments does
	not increase use of school removals or law enforcement
	referrals for these populations, as well as plans for future
	training and guidance; and
	(F) any grants or funding secured to support the
	implementation or proper use of behavioral threat
	assessment teams.
	(2) On or before January 15, 2025, the Agency of
	Education, in consultation with the Vermont School
	Safety Center, shall issue a written report on the status of
	the implementation of the duties and requirements
	established pursuant to 16 V.S.A. § 1485, including the
	status of:

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	(A) data collected from supervisory unions,
	supervisory districts, and independent schools for the
	2023–2024 school year;
	(B) completion of the development of the model
	policy; and
	(C) additional guidance, training, and other
	measures to prevent disproportionate impacts on
	historically marginalized students, including students with
	disabilities, as well as plans for future training and
	guidance.
	(3) On or before January 15, 2024, the Agency of
	Education shall submit a written report with any
	recommended legislative language from the policy
	stakeholder work undertaken during the creation of the
	model policy and accompanying guidance and training
	materials required pursuant to 16 V.S.A. § 1485.
Sec. 5. EFFECTIVE DATES	Sec. 6. EFFECTIVE DATES
(a) This section shall take effect on July 1, 2023.	(a) This section and Sec. 5 shall take effect on July 1,
	<u>2023.</u>
(b) Secs. 1 (16 V.S.A. § 1481) and 3 (16 V.S.A. § 1484)	(b) Secs. 1 (16 V.S.A. § 1481) and 3 (16 V.S.A.
shall take effect on August 1, 2023.	§ 1484) shall take effect on August 1, 2023.
(c) Secs. 2 (16 V.S.A. § 1480) and 4 (16 V.S.A. § 1485) shall	(c) Sec. 2 (16 V.S.A. § 1480) shall take effect on July
take effect on July 1, 2024.	<u>1, 2024.</u>
	(d) Sec. 4 (16 V.S.A. § 1485) shall take effect on July
	<u>1, 2025.</u>