Sec.	H.849 (as introduced)	H.849 (APBH)
72	(B) The Review Board may modify its findings as	(B) The Review Board may modify its findings as
	to the facts, or make new findings, by reason of additional	to the facts, or make new findings, by reason of additional
	evidence so taken and filed, and it. If it does so, the Review	evidence so taken and filed, and it. If it does so, the Review
	Board shall file such the modified or new findings, which	Board shall file such the modified or new findings, which
	findings with respect to questions of fact, if supported by	findings with respect to questions of fact, if supported by
	substantial evidence on the record considered as a whole,	substantial evidence on the record considered as a whole,
	shall be conclusive, and its recommendations, if any, for the	shall be conclusive, and its recommendations, if any, for the
	modification or setting aside of its original order. New	modification or setting aside of its original order. New
	findings with respect to questions of fact that are filed by	findings with respect to questions of fact that are filed by
	the Review Board shall be conclusive.	the Review Board shall be conclusive, if supported by
		substantial evidence on the record considered as a whole.
93	(b) Procedure. The Commissioner shall forward to the	(b) Procedure. The Commissioner shall forward to the
	Court the record of the decision on appeal. The court shall	court the record of the decision on appeal. The court shall
	direct the record in the matter appealed from to be laid	direct the record in the matter appealed from to be laid
	before it, hear the evidence, and make such order approving	before it, hear the evidence, and make such order approving
	in whole or in part or setting aside in whole or in part the	in whole or in part or setting aside in whole or in part the
	decision appealed from as justice may require consider the	decision appealed from consider the
	record and any evidence presented, may approve or set	record and any evidence presented; may approve or set
	aside the Commissioner's decision in whole or in part,	aside the Commissioner's decision in whole or in part, as
	and may refer any matter or issue	justice may require; and may refer any matter or issue
	arising in the proceedings to the Commissioner for further	arising in the proceedings to the Commissioner for further
	consideration. However, in In no case shall such an appeal	consideration. However, in In no case shall such an appeal
	operate as a supersedeas or stay unless the Commissioner or	operate as a supersedeas or stay unless the Commissioner or
	the court to which such the appeal is taken shall so order	the court to which such the appeal is taken shall so order
	orders.	orders.
159	Sec. 159. 21 V.S.A. § 1111 is amended to read:	Sec. 159. 21 V.S.A. § 1111(26) is amended to read:
	§ 1111. DEFINITIONS	
	As used in this chapter:	

	* * *	
	(26) "Pre-apprenticeship program" means a training model or program that prepares individuals for acceptance into an apprenticeship program and that is registered by the Department as provided in section 1123 of this chapter, pre-apprenticeship program, of this title or, as applicable, the federal Office of Apprenticeship.	(26) "Pre-apprenticeship program" means a training model or program that prepares individuals for acceptance into an apprenticeship program and that is registered by the Department as provided in section 1123 of this chapter, pre-apprenticeship program, of this title or, as applicable, the federal Office of Apprenticeship.
	(28) "Quality assurance assessment" means a comprehensive review conducted by the Department regarding all aspects of an apprenticeship program's performance, including determining whether:	
	* * *	
	(D) the Department is receiving notification of all new apprentices in a registered apprenticeship program, apprentices who leave a registered apprenticeship program, and apprentices who complete the registered apprenticeship program within 45 business days of after those changes events occur.	
	* * *	
167	(b) The Commissioner is authorized and directed to establish such <u>Division</u> offices in such parts of various <u>locations in</u> the State as he or she the Commissioner deems necessary and to prescribe adopt rules and regulations not	(b) The Commissioner is authorized and directed to establish such <u>Division</u> offices in such parts of <u>various</u> locations in the State as he or she the Commissioner deems necessary and to prescribe adopt rules and regulations not

	inconsistent with any of that are consistent with the provisions of this chapter.	inconsistent with any of the provisions of this chapter.
220	(b) If the Federal Unemployment Tax Act shall be is interpreted or extended to impose within this State a tax with respect to employing units having in their employ less than four persons, or with respect to employing units having in their employ individuals who are not now in "employment" as defined in subdivision 1301(6)(C) of this title subchapter, the Governor by proclamation within 10 days of after the effective date of said the extension shall so declare and thereupon and thereafter issue a declaration that:	(b) If the Federal Unemployment Tax Act shall be is interpreted or extended to impose within this State a tax with respect to employing units having in their employ less than four persons, or with respect to employing units having in their employ individuals who are not now in "employment" as defined in subdivision 1301(6)(C) of this title subchapter, the Governor by proclamation within 10 days of the effective date of said the interpretation or extension shall so declare and thereupon and thereafter issue a declaration that:
382	Sec. 382. 30 V.S.A. § 231a(e) is amended to read: (e) Enforcement authority. In addition to any other authority the Public Utility Commission may have pursuant to other law, the Public Utility Commission may enforce the provisions of this section in accordance with this subsection: (1) In an adjudicatory proceeding, the Public Utility Commission may impose an administrative penalty upon the following entities for the following violations: ***	Sec. 382. [Deleted.]
	(C) a billing agent who knowingly bills on behalf of a billing aggregator who is required to be registered under subsection (b) of this section and who is not properly registered pursuant to that subsection at the time the bill which is to be sent to the customer is generated, except that	

Page	4	of	`4

	a billing agent who bills on behalf of a billing aggregator whose registration has been revoked shall not be subject to administrative penalty if the bill which is to be sent to the customer was generated within 14 days of following the revocation of the registration and the billing agent did not have actual notice of the revocation; ***	
456	(c) A Vermont retail electricity provider shall notify the Commission within 30 days of following the first receipt of the revenues pursuant to an agreement, contract, memorandum of understanding, or other transaction under which it will receive the revenues. The Commission will shall open a proceeding under this section promptly on receipt of such notice and shall issue a final order in the proceeding within 12 months of following such receipt.	(c) A Vermont retail electricity provider shall notify the Commission within 30 days of the first receipt of the revenues pursuant to an agreement, contract, memorandum of understanding, or other transaction under which it will receive the revenues. The Commission will shall open a proceeding under this section promptly on receipt of such notice and shall issue a final order in the proceeding within 12 months of following such receipt.