1	TO THE HOUSE OF REPRESENTATIVES:

The Committee on Commerce and Economic Development to which was 2 3 referred Senate Bill No. 122 entitled "An act relating to economic and 4 workforce development" respectfully reports that it has considered the same 5 and recommends that the House propose to the Senate that the bill be amended 6 by striking out all after the enacting clause and inserting in lieu thereof the 7 following: 8 Sec. 1. EXPANDING SERVICES FOR SMALL BUSINESSES 9 (a) The Vermont Professionals of Color Network. Of monies appropriated 10 to the Department of Economic Development in fiscal year 2026, \$200,000.00 shall be allocated to support The Vermont Professionals of Color Network's 11 12 critical workforce and business development services it provides to BIPOC 13 business communities and to support its business technical assistance services, 14 which includes education on basic business practices, resource navigation, and 15 networking support to BIPOC small business owners. 16 (b) Business advising. Of monies appropriated to the Department of 17 Economic Development in fiscal year 2026, \$150,000.00 shall be allocated for 18 a grant to the Vermont Small Business Development Center for the purpose of 19 supporting the continuation of its work in helping Vermonters start, acquire, 20 and grow businesses. The funds shall also be used to continue its business

1	advising and educational workshops to meet increasing demands of
2	entrepreneurs and small business owners post pandemic.
3	(c) Creation of resource guide. Of monies appropriated to the Agency of
4	Commerce and Community Development in fiscal year 2026, in addition to
5	any other monies allocated to the Vermont Sustainable Jobs Fund Program,
6	\$25,000.00 shall be allocated to the Program for purpose of creating a
7	definitive business resource guide directed towards small businesses. The
8	funds shall support the creation of a magazine-style annual guide featuring
9	profiles of Vermont business service organizations, an interactive website that
10	serves as the digital home for the guide's content, and an artificial intelligence
11	platform that complements the website by including events, grants, programs.
12	and educational content.
13	Sec. 2. INTERNATIONAL TRADE DIVISION
14	Of monies appropriated to the Department of Economic Development in
15	fiscal year 2026, \$150,000.00 shall be allocated to the International Business
16	Office for the purpose of continuing to support the Office's initiatives.

1	Sec. 3. TASK FORCE TO EXPLORE DEVELOPMENT OF
2	CONVENTION CENTER AND PERFORMANCE VENUE
3	(a) Creation. There is created the Convention Center and Performance
4	Venue Task Force to study the feasibility of constructing a convention center
5	and performance venue in Vermont.
6	(b) Membership. The Task Force shall be composed of the following
7	members:
8	(1) one current member of the House of Representatives, who shall be
9	appointed by the Speaker of the House;
10	(2) one current member of the Senate, who shall be appointed by the
11	Committee on Committees;
12	(3) the Commissioner of the Department of Economic Development or
13	designee;
14	(4) the President of the Vermont Chamber of Commerce or designee;
15	(5) the Chief Executive Officer of the Lake Champlain Chamber of
16	Commerce or designee;
17	(6) the President of the Vermont Regional Development Corporations or
18	designee; and
19	(7) the Chair of the Vermont Association of Planning and Development
20	Agencies or designee.

1	(c) Powers and duties. The Task Force, in reviewing the feasibility of
2	constructing a convention center and performance venue in Vermont, shall:
3	(1) determine the ability of the State to support the projects through
4	appropriations, bonding, tax instruments, and other financial assistance;
5	(2) identify infrastructure improvements needed for the projects,
6	including water, sewer, transportation, lodging, and food;
7	(3) consider management and operational options for ownership,
8	maintenance, staffing, and related items for the projects;
9	(4) research the attributes of convention centers and performance venues
10	that have been recently and successfully developed in other states; and
11	(5) evaluate the economic impact and anticipated return on investment
12	of having a convention center and performance venue.
13	(d) Assistance. The Task Force shall have the administrative, technical,
14	and legal assistance of the Agency of Commerce and Community
15	Development.
16	(e) Reports. On or before November 1, 2025, the Task Force shall submit
17	an interim report to the House Committee on Commerce and Economic
18	Development and the Senate Committee on Economic Development, Housing
19	and General Affairs with an update on its work pursuant to subsection (c) of
20	this section. On or before November 1, 2026, the Task Force shall submit a
21	final written report to the House Committee on Commerce and Economic

1	Development and the Senate Committee on Economic Development, Housing
2	and General Affairs with its findings and any recommendations for legislative
3	action.
4	(f) Meetings.
5	(1) The Commissioner of the Department of Economic Development or
6	designee shall call the first meeting of the Task Force to occur on or before
7	<u>July 15, 2025.</u>
8	(2) The Task Force shall select a chair from among its members at the
9	first meeting.
10	(3) A majority of the membership shall constitute a quorum.
11	(4) The Task Force shall cease to exist on December 1, 2026.
12	(5) The Task Force shall meet not more than six times.
13	(g) Reimbursement.
14	(1) For attendance at meetings during adjournment of the General
15	Assembly, a legislative member of the Task Force serving in the member's
16	capacity as a legislator shall be entitled to per diem compensation and
17	reimbursement of expenses pursuant to 2 V.S.A. § 23 for not more than six
18	meetings.
19	(2) Other members of the Task Force shall be entitled to reimbursement
20	of expenses as permitted under 32 V.S.A. § 1010 for not more than six
21	meetings.

1	(3) Payments to members of the Task Force authorized under this
2	subsection shall be made from monies appropriated from the General Fund.
3	Sec. 4. 9 V.S.A. chapter 111B is added to read:
4	CHAPTER 111B. TRADE COMMISSIONS
5	§ 4129. VERMONT-IRELAND TRADE COMMISSION
6	(a) The Vermont-Ireland Trade Commission is established within the State
7	Treasurer's office to advance bilateral trade and investment between Vermont
8	and Ireland. The Commission shall consist of seven members as follows:
9	(1) two members, appointed by the Governor;
10	(2) two members, appointed by the Speaker of the House;
11	(3) two members, appointed by the Senate Committee on Committees;
12	<u>and</u>
13	(4) the State Treasurer or designee.
14	(b) The purposes of the Vermont-Ireland Trade Commission are to:
15	(1) advance bilateral trade and investment between Vermont and
16	<u>Ireland;</u>
17	(2) initiate joint action on policy issues of mutual interest to Vermont
18	and Ireland;
19	(3) promote business and academic exchanges between Vermont and
20	<u>Ireland;</u>
21	(4) encourage mutual economic support between Vermont and Ireland;

1	(5) encourage mutual investment in the infrastructure of Vermont and
2	Ireland; and
3	(6) address other issues as determined by the Commission.
4	(c) The members of the Commission, except for the State Treasurer or
5	designee, shall be appointed for terms of four years each and shall continue to
6	serve until their successors are appointed, except that in order to achieve
7	staggered terms, the two members appointed by the Governor shall serve initial
8	terms of two years each and the two members appointed by the Speaker of the
9	House shall serve initial terms of three years each. Members may be
10	reappointed. A member serves at the pleasure of the member's appointing
11	authority. Not more than two members serving on the Commission may be
12	members of the General Assembly.
13	(d) A vacancy in the membership of the Commission shall be filled by the
14	relevant appointing authority within 90 days after the vacancy.
15	(e) The Commission shall select a chair from among its members at the
16	first meeting. The Chair, as appropriate, may appoint from among the
17	Commission members subcommittees or a subcommittee at the Chair's
18	discretion. A majority of the members of the Commission shall constitute a
19	quorum for purposes of transacting the business of the Commission.
20	(f) The Commission shall submit a written report with its findings, results,
21	and recommendations to the Governor and the General Assembly within one

1	year of its initial organizational meeting and on or before December 1 of each
2	succeeding year for the activities of the current calendar year. The report shall
3	also include a disclosure listing any in-kind contributions received by specific
4	members of the Commission through their work in the Commission in the
5	current calendar year.
6	(g) The Vermont-Ireland Trade Commission is authorized to raise funds,
7	through direct solicitation or other fundraising events, alone or with other
8	groups, and accept donations, grants, and bequests from individuals,
9	corporations, foundations, governmental agencies, and public and private
10	organizations and institutions, to defray the Commission's administrative
11	expenses and to carry out its purposes as set forth in this chapter. The funds,
12	donations, grants, or bequests received pursuant to this chapter shall be
13	deposited in a bank account and allocated annually by the State Treasurer's
14	office to defray the Commission's administrative expenses and carry out its
15	purposes. Any monies so withdrawn shall not be used for any purpose other
16	than the payment of expenses under this chapter. Interest earned shall remain
17	in the bank account.
18	Sec. 5. INITIAL APPOINTMENT DEADLINE FOR VERMONT-IRELAND
19	TRADE COMMISSION
20	Initial appointments to the Vermont-Ireland Trade Commission shall be
21	made not later than October 1, 2026.

I	Sec. 6. REPEAL; VERMONT-IRELAND TRADE COMMISSION
2	9 V.S.A. § 4129 (Vermont-Ireland Trade Commission) as added by this act
3	is repealed on June 30, 2030.
4	Sec. 7. 10 V.S.A. § 540 is amended to read:
5	§ 540. WORKFORCE EDUCATION AND EMPLOYMENT AND
6	TRAINING LEADER <u>LEADERS</u>
7	(a) The Commissioner of Labor and the Executive Director of the Office of
8	Workforce Strategy and Development shall be the leader leaders of workforce
9	education and employment and training in the State, and shall have the
10	authority and responsibility for the coordination of workforce education and
11	training within State government, including the following duties: the State's
12	workforce system as provided in this section.
13	(b) The powers and duties provided in this section shall not limit, restrict,
14	or suspend any similar powers the Commissioner of Labor or the Executive
15	Director of the Office of Workforce Strategy and Development may have
16	under other provisions of law.
17	(c) For purposes of the federal Workforce Innovation and Opportunity Act
18	(WIOA), the Department of Labor shall be designated as the State Workforce
19	Agency and the Commissioner of Labor shall serve as the State Workforce
20	Administrator.

1	(a) As co-leader of workforce education and employment and training in
2	the State, the Commissioner of Labor, in consultation with the Executive
3	Director of the Office of Workforce Strategy and Development where
4	appropriate, shall:
5	(1) Perform the following duties in consultation with the State
6	Workforce Development Board: ensure the coordination and administration of
7	workforce education and employment and training programs operated by the
8	Department of Labor;
9	(A) advise the Governor on the establishment of an integrated system
10	of workforce education and training for Vermont;
11	(B) create and maintain an inventory of all existing workforce
12	education and training programs and activities in the State;
13	(C) use data to ensure that State workforce education and training
14	activities are aligned with the needs of the available workforce, the current and
15	future job opportunities in the State, and the specific credentials needed to
16	achieve employment in those jobs;
17	(D) develop a State plan, as required by federal law, to ensure that
18	workforce education and training programs and activities in the State serve
19	Vermont citizens and businesses to the maximum extent possible;
20	(E) ensure coordination and nonduplication of workforce education
21	and training activities;

1	(F) identify best practices and gaps in the delivery of workforce
2	education and training programs;
3	(G) design and implement criteria and performance measures for
4	workforce education and training activities;
5	(H) establish goals for the integrated workforce education and training
6	system; and
7	(I) with the assistance of the Secretaries of Commerce and
8	Community Development, of Human Services, of Education, of Agriculture,
9	Food and Markets, and of Transportation and of the Commissioner of Public
10	Safety, develop and implement a coordinated system to recruit, relocate, and
11	train workers to ensure the labor force needs of Vermont's businesses are met.
12	(2) Require from each business, training provider, or program that
13	receives State funding to conduct workforce education and training a report
14	that evaluates the results of the training. Each recipient shall submit its report
15	on a schedule determined by the Commissioner and shall include at least the
16	following information: enter into agreements, to the extent necessary, with
17	other State agencies and departments for services to improve the employment
18	and economic outcomes for individuals receiving public assistance, including
19	agreements to provide customized or specialized services that are beyond the
20	basic services required by federal law;
21	(A) name of the person who receives funding;

1	(B) amount of funding;
2	(C) activities and training provided;
3	(D) number of trainees and their general description;
4	(E) employment status of trainees; and
5	(F) future needs for resources.
6	(3) Review reports submitted by each recipient of workforce education
7	and training funding. develop strategies and provide support to entities
8	responsible for federal investments in the State's workforce system;
9	(4)(A) Issue an annual report to the Governor, the House Committees on
10	Appropriations and on Commerce and Economic Development, and the Senate
11	Committees on Appropriations and on Economic Development, Housing and
12	General Affairs on or before December 1 that includes a systematic evaluation
13	of the accomplishments of the State workforce investment system and the
14	performance of participating agencies and institutions. The provisions of 2
15	V.S.A. § 20(d) (expiration of required reports) shall not apply to the report to
16	be made under this subdivision. develop strategies designed to reduce
17	employee layoffs and business closures; and
18	(B) provide reemployment services to employees affected by layoffs
19	and closures;
20	(5) Coordinate public and private workforce programs to ensure that
21	information is easily accessible to students, employees, and employers, and

1	that all information and necessary counseling is available through one contact.
2	administer a system where employment and training resources are provided to
3	individuals and businesses through both physical and virtual service delivery
4	methods;
5	(6) Facilitate effective communication between the business community
6	and public and private educational institutions. establish job centers in such
7	parts of the State as the Commissioner deems necessary and evaluate such
8	centers on an as-needed basis;
9	(7) maintain a free and secure electronic job board that, to the extent
10	practicable, compiles all available job, registered apprenticeship, education and
11	training, and credentialing opportunities that support job seekers and career
12	advancers;
13	(7)(8) Notwithstanding any provision of State law to the contrary, and to
14	the fullest extent allowed under federal law, ensure that in each State and
15	State-funded workforce education and training program, the program
16	administrator collects and reports data and results at the individual level by
17	Social Security number or an equivalent. use data to ensure that State
18	workforce education and employment and training activities are aligned with
19	the needs of the:
20	(A) available workforce;
21	(B) employers to fill their current and future job openings; and

1	(C) specific credentials required by employers;
2	(8)(9) Coordinate intentional outreach and connections between students
3	graduating from Vermont's colleges and universities and employment
4	opportunities in Vermont. require that each business, training provider, or other
5	entity receiving State funding to conduct workforce training submit a report
6	that evaluates the results of the training; and
7	(10) notwithstanding any provision of State law to the contrary, and to
8	the fullest extent allowed under federal law, ensure that the program
9	administrator in each State and State-funded workforce education and
10	employment and training program collects and reports data and results at the
11	individual level by Social Security number or equivalent.
12	(e) As co-leader of workforce education and employment and training in
13	the State, the Executive Director of the Office of Workforce Strategy and
14	Development, in consultation with the Commissioner of Labor and the State
15	Workforce Development Board where appropriate, shall:
16	(1) advise the Governor and members of the Governor's cabinet on the
17	establishment and management of an integrated system of workforce education
18	and training in Vermont;
19	(2) coordinate across public and private sectors to identify and address
20	labor force needs and ensure that workforce development program information
21	is easily accessible to students, employees, and businesses;

1	(3) develop a comprehensive workforce strategy that contains
2	measurable statewide workforce goals along with a biennial operational plan to
3	achieve those goals that shall:
4	(A) be developed in collaboration with, and representative of,
5	workforce system partners, including public, private, nonprofit, and
6	educational sectors and the State Workforce Development Board;
7	(B) include a set of metrics, designed in consultation with the Agency
8	of Administration's Chief Performance Office, used to evaluate the
9	effectiveness of, to the extent practicable, all workforce development
10	programs;
11	(C) align with and build upon other required strategic planning
12	efforts, including the WIOA State Plan;
13	(D) be informed by the inventory system as set forth in subdivision
14	(4) of this subsection (e); and
15	(E) be reviewed and updated as necessary, but at least once every two
16	years;
17	(4) create, maintain, and update a publicly accessible inventory of all
18	known workforce education and employment and training programs and
19	activities in the State in order to:
20	(A) annually assess the investments and effectiveness of the
21	workforce development system;

1	(B) ensure coordination and nonduplication of workforce education
2	and employment and training activities; and
3	(C) identify best practices and gaps in the delivery of workforce
4	education and employment and training programs;
5	(5) identify and manage priority projects specific to regional workforce
6	needs;
7	(6) facilitate effective communication between the business community,
8	State and local government, and public and private educational institutions, for
9	the purpose of workforce pipeline development and job placement;
10	(7) coordinate intentional outreach and connections between students
11	and employment opportunities in the State; and
12	(8) ensure the State Workforce Development Board is carrying out its
13	duties and responsibilities as set forth in section 541a of this chapter.
14	(f)(1) The Executive Director of the Office of Workforce Strategy and
15	Development shall, once every two years, issue a comprehensive biennial
16	workforce report to the Governor, the House Committees on Appropriations
17	and on Commerce and Economic Development, and the Senate Committees on
18	Appropriations and on Economic Development, Housing and General Affairs,
19	on or before December 1, that includes an evaluation of the accomplishments
20	of the State workforce investment system and the performance of participating
21	agencies and institutions covering the previous two calendar years. The report

1	snail include identification of system priorities, need for future funding
2	requests, identification of proposed legislative and administrative changes, and
3	any other information relevant to the performance and future needs of the
4	workforce investment system. The report shall summarize performance and
5	outcome information submitted by federally and State-funded workforce
6	development and investment programs for all public and nonpublic programs.
7	(2) To the extent practicable, workforce reports required of the
8	Department of Labor, including the apprenticeship report required by 21
9	V.S.A. § 1113(e)(2), shall be incorporated into the comprehensive report
10	required by subdivision (1) of this subsection.
11	(3) The Executive Director of the Office of Workforce Strategy and
12	Development shall have the support and coordination of the Department of
13	Labor in developing and submitting the biennial report required by subdivision
14	(1) of this subsection.
15	(4) The provisions of 2 V.S.A. § 20(d) (expiration of required reports)
16	shall not apply to the report to be made under subdivision (1) of this
17	subsection.
18	Sec. 8. BABY BONDS PILOT PROGRAM
19	(a) The Office of the State Treasurer is authorized to commence a five-year
20	pilot program to evaluate the impact, effectiveness, and operational necessities
21	of a permanent program under 3 V.S.A. chapter 20. The Treasurer shall design

1	a pilot program modeled on the Vermont Baby Bond Trust created in 3 V.S.A.
2	chapter 20, which may include taking the following actions:
3	(1) establishing and appointing members to an advisory committee;
4	(2) identifying research and evaluation partners;
5	(3) evaluating eligibility criteria for recipients and the final selection of
6	recipients;
7	(4) establishing performance metrics and reporting requirements;
8	(5) working with an investment consultant to create an investment plan
9	and guidance for pilot program funds;
10	(6) creating partnerships with organizations around the State to support
11	the pilot program and provide feedback on wrap-around services; and
12	(7) conducting outreach to potential recipients.
13	(b) Annually on or before January 15 of each year through 2030, the
14	Treasurer shall submit a report to the Senate Committee on Economic
15	Development, Housing and General Affairs and the House Committee on
16	Commerce and Economic Development detailing:
17	(1) the activities, operations, receipts, disbursements, earnings, and
18	expenditures of the pilot program during the preceding calendar year;
19	(2) differences between the pilot program and the permanent program
20	under 3 V.S.A. chapter 20 in eligible recipients and amounts invested; and
21	(3) any other information the Treasurer deems appropriate.

1	(c) On or before January 15, 2031, the Treasurer shall submit a report to the
2	Senate Committee on Economic Development, Housing and General Affairs
3	and the House Committee on Commerce and Economic Development
4	summarizing the pilot program, including recipient demographics, income
5	levels, geographic location of recipients, recipient behavioral changes, and
6	recipient access to wrap-around services.
7	Sec. 9. BABY BONDS PILOT SPECIAL FUND
8	(a) There is created the Baby Bonds Pilot Special Fund, to be administered
9	by the Office of the State Treasurer. The Fund shall consist of all gifts,
10	donations, and grants from any source, public or private, dedicated for deposit
11	into the Fund for purposes of the Baby Bond Pilot Program. Monies in the
12	Fund shall be used for the purposes of providing funds to recipients under the
13	Program and to fund administrative costs of the Program.
14	(b) Notwithstanding any contrary provisions of 32 V.S.A. chapter 7,
15	subchapter 5, unexpended balances and any earnings shall remain in the Fund
16	from year to year.
17	(c) The Treasurer may invest monies in the Fund in accordance with the
18	provisions of 32 V.S.A. § 434.
19	(d) The Fund shall terminate upon completion of the Program.
20	Sec. 10. 3 V.S.A. § 609 is amended to read:
21	§ 609. IMPLEMENTATION ; PILOT PROGRAM

1	The Treasurer's duty to implement this chapter is contingent upon:
2	publication by the Treasurer of an official statement that the Treasurer has
3	received donations designated for purposes of implementation or
4	administration of the Trust in an amount sufficient to operate a pilot program.
5	Upon publication, the Treasurer shall commence a pilot program implementing
6	the Trust pursuant to the provisions of this chapter. The pilot program shall be
7	used to evaluate the impact, effectiveness, and operational necessities of a
8	permanent program consistent with this chapter
9	(1) submission by the Treasurer to the General Assembly in 2031 of the
10	report summarizing the Baby Bonds Pilot Program; and
11	(2) an appropriation of funds by the General Assembly in an amount
12	sufficient to fund the Trust.
13	Sec. 11. EFFECTIVE DATES
14	(a) This section and Secs. 3, 8, 9, and 10 shall take effect on passage.
15	(b) Secs. 1–2 and Sec. 7 shall take effect on July 1, 2025.
16	(c) Secs. 4–6 shall take effect on July 1, 2026.
17	
18	(Committee vote:)
19	
20	Representative
21	FOR THE COMMITTEE