As Passed by the House	<b>Report of Committee of Conference</b>
Sec. 1. FINDINGS; INTENT; PLAN [passage]	Sec. 1. FINDINGS; INTENT; PLAN [passage]
(a) The General Assembly finds that:	(a) The General Assembly finds that:
(1) In 1997, the first piece of law the General Assembly enacted	(1) In 1997, the first piece of law the General Assembly enacted
in response to the Brigham decision stated, "[t]he right to public	in response to Brigham v. State, 166 Vt. 246 (1997) stated, "[t]he right
education is integral to Vermont's constitutional form of government	to public education is integral to Vermont's constitutional form of
and its guarantees of political and civil rights[and] fundamental for	government and its guarantees of political and civil rights[and]
the success of Vermont's children in a rapidly-changing society and	fundamental for the success of Vermont's children in a rapidly-changing
global marketplace as well as the State's own economic and social	society and global marketplace as well as the State's own economic and
prosperity." 16 V.S.A. § 1.	social prosperity." 16 V.S.A. § 1.
(2) From the very first attempt at creating a basic frame of	(2) From the very first attempt at creating a basic frame of
government, Vermont's founders chose to include a right to public	government, Vermont's founders chose to include a right to public
education, the only governmental service included in Vermont's first	education, the only governmental service included in Vermont's first
Constitution of 1777.	Constitution of 1777.
(3) As the U.S. Supreme Court stated in Brown v. Board of	(3) As the U.S. Supreme Court stated in <i>Brown v. Board of</i>
Education, 347 U.S. 483 (1954), "education is perhaps the most	Education, 347 U.S. 483 (1954), "education is perhaps the most
important function of state and local governments[i]t is required in	important function of state and local governments[i]t is required in
the performance of our most basic public responsibilities[i]t is the	the performance of our most basic public responsibilities[i]t is the
very foundation of good citizenship."	very foundation of good citizenship."
(4) The most enduring legacy of Brigham v. State, 166 Vt. 246	(4) The most enduring legacy of <i>Brigham</i> is the State's
(1997) is the State's responsibility to ensure substantially equal	responsibility to ensure substantially equal educational opportunities for
educational opportunities for all Vermont students.	all Vermont students.
(5) The education system is still reeling from the effects of a	(5) The education system is still reeling from the effects of a
global pandemic, yet the same challenges that have faced Vermont's	global pandemic, yet the same challenges that have faced Vermont's
education system remain. Thirty to 40 years ago, Vermont educated	education system remain. Thirty to 40 years ago, Vermont educated
more than 110,000 students each year. Today, there are approximately	more than 110,000 students each year. Today, there are approximately
84,000 students in the public education system. Many schools have lost	84,000 students in the public education system. Many schools have lost
a significant number of students and, with them, the ability to offer	a significant number of students and, with them, the ability to offer
robust services and programs at every school. Vermont's youth need to	robust services and programs at every school. Vermont's youth need to
be prepared for a rapidly evolving future.	be prepared for a rapidly evolving future.
(6) Vermonters deserve an exceptional educational system that is	(6) Vermonters deserve an exceptional educational system that is
stable and predictable and where a student's home address does not	stable and predictable and where a student's home address does not

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dictate the quality of education they receive. School district size and	dictate the quality of education they receive. School district size and
boundaries, school size, and class size are all influential factors in	boundaries, school size, and class size are all influential factors in
shaping the quality of instruction and overall student outcomes. The	shaping the quality of instruction and overall student outcomes. The
effectiveness of our schools depends on teacher quality, resource	effectiveness of our schools depends on teacher quality, resource
availability, and the unique strengths of local communities. Change in	availability, and the unique strengths of local communities. Change in
our educational system is needed. Systems are made of people, so	our educational system is needed. Systems are made of people, so
change must come carefully and thoughtfully, with meaningful	change must come carefully and thoughtfully, with meaningful
engagement by all Vermonters.	engagement by all Vermonters.
(b) Intent; plan.	(b) Intent; plan.
(1) To ensure each student is provided substantially equal	(1) To ensure each student is provided substantially equal
educational opportunities that will prepare them to thrive in a 21st-	educational opportunities that will prepare them to thrive in a 21st-
century world, it is the intent of the General Assembly to work	century world, it is the intent of the General Assembly to work
strategically, intentionally, and thoughtfully to ensure that each	strategically, intentionally, and thoughtfully to ensure that each
incremental change made to Vermont's public education system	incremental change made to Vermont's public education system
provides strength and support to its only constitutionally required	provides strength and support to its only constitutionally required
governmental service.	governmental service.
(2) It is further the intent of the General Assembly to:	(2) It is further the intent of the General Assembly to:
(A) in the 2026 session:	(A) in the 2026 session:
(i) enact new, larger school district boundaries that would	(i) enact new, larger school district boundaries that would
be effective July 1, 2027;	<u>be effective July 1, 2026;</u>
(ii) enact updates to career and technical education	(ii) enact updates to career and technical education
governance systems, both at the local and statewide levels, that are	governance systems, both at the local and statewide levels, that are
reflective of the larger public education governance transformation to	reflective of the larger public education governance transformation to
new, larger school districts;	new, larger school districts;
(iii) create a coordinated and coherent statewide strategy	(iii) create a coordinated and coherent statewide strategy
for career and technical education that is responsive to students and the	for career and technical education that is responsive to students and the
State's workforce needs and that provides opportunities for more	State's workforce needs and that provides opportunities for more
integration between career and technical education and traditional high	integration between career and technical education and traditional high
school work;	school work;
(iv) enact student-centered updates to career and technical	(iv) enact student-centered updates to fully fund career and
education funding within a foundation formula that does not create	technical education within a foundation formula that does not create

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competition between sending schools and career and technical education	competition between sending schools and career and technical education
programs for available funds; and	programs for available funds nor exceed current spending levels;
(v) begin the process to create voting wards within each	(v) begin the process to create voting wards within each
school district to ensure school board membership is apportioned in	school district to ensure school board membership is apportioned in
such a manner as to achieve substantially equal weighting of the votes	such a manner as to achieve substantially equal weighting of the votes
of all voters in the election of school board members;	of all voters in the election of school board members; and
	(vi) establish an appropriate weight for prekindergarten
	students, as well as enact changes to the publicly funded
	prekindergarten program that ensure costs are borne by the appropriate
	funding source depending on the age of the student and the
	prekindergarten education provider;
(B) provide or enable the provision of the necessary staffing,	(B) provide or enable the provision of the necessary staffing,
resources, and support to the Agency of Education, the Secretary of	resources, and support to the Agency of Education, the Secretary of
State's Office, town clerks, and other integral parties to the election	State's Office, town clerks, and other integral parties to the election
system to hold the first school board member elections within the newly	system to hold the first school board member elections within the newly
created school districts in a special election in March 2028; and	created school districts in a special election in November 2027; and
(C) provide or enable the provision of the necessary staffing,	(C) provide or enable the provision of the necessary staffing,
resources, and support to the Agency of Education, State Board of	resources, and support to the Agency of Education, State Board of
Education, and other integral parties to ensure that the necessary	Education, and other integral parties to ensure that the necessary
guidance and funding is in place to allow for a smooth and successful	guidance and funding is in place to allow for a smooth and successful
transition between the operation of Vermont's current 119 school	transition between the operation of Vermont's current 119 school
districts to the new, larger school districts, with new school districts	districts to the new, larger school districts, with new school districts
assuming responsibility for the education of all resident students on July 1, 2029.	assuming responsibility for the education of all resident students on July 1, 2028; and
	(3) It is further the intent of the General Assembly to ensure that
	the imposition of the new statewide education tax rate contemplated by
	this act does not result in an increase of education property tax bills
	relative to Vermont's current education funding system for
	municipalities across Vermont. The General Assembly intends to
	mitigate or reduce property tax bills for Vermonters by, among other
	things:

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	(A) enacting new school district boundaries that increase the
	efficiency of the delivery of educational services through scale;
	(B) addressing inefficiencies of education delivery through
	programmatic updates to prekindergarten, career and technical
	education, and special education;
	(C) improving staffing ratios to increase sustainability and
	reduce costs;
	(D) addressing high-cost, languishing physical school
	infrastructure through implementation of a new State aid for school
	construction program;
	(E) evaluating and consolidating education governance
	structures to reduce administrative costs and burdens;
	(F) stabilizing education property taxes by transitioning from
	an education funding system that funds locally varying budgets to a
	foundation formula that funds predictable educational opportunity
	payments;
	(G) implementing a foundation formula with costs reflective
	of the most efficient method of delivery of education services to
	Vermont pupils of all educational needs within Vermont's existing
	education structure;
	(H) providing a process for regular recalibration of the
	foundation formula to reduce costs over time as educational efficiencies
	are gained through the implementation of new governance and
	programmatic structures;
	(I) reserving support for small and sparse schools for schools
	that are small or sparse by necessity;
	(J) shifting certain education and other related costs off of the
	Education Fund and on to other sources of funding that do not impact
	the property tax bills of Vermonters;

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	(K) implementing equalizing measures for any local spending
	additional to educational opportunity payments that reserve funds within
	the Education Fund to reduce following-year property tax bills;
	(L) imposing a cap on local spending additional to educational
	opportunity payments to limit property tax rate increases through the
	supplemental district spending tax;
	(M) providing transitionary measures to ease school district
	movement from current education spending to educational opportunity
	payments under the new foundation formula; and
	(N) replacing the existing property tax credit with a homestead
	exemption that increases income sensitivity benefits to Vermonters with
	low and moderate income and smooths existing income sensitivity
	benefit cliffs.
Sec. 2. 2024 Acts and Resolves No. 183, Sec. 1 is amended to read:	Sec. 2. 2024 Acts and Resolves No. 183, Sec. 1 is amended to read:
[passage]	[passage]
Sec. 1. THE COMMISSION ON THE FUTURE OF PUBLIC	Sec. 1. THE COMMISSION ON THE FUTURE OF PUBLIC
EDUCATION; REPORTS	EDUCATION; REPORTS
(a) Creation. There is hereby created the Commission on the Future	(a) Creation. There is hereby created the Commission on the Future
of Public Education in Vermont. The right to education is fundamental	of Public Education in Vermont. The right to education is fundamental
for the success of Vermont's children in a rapidly changing society and	for the success of Vermont's children in a rapidly changing society and
global marketplace as well as for the State's own economic and social	global marketplace as well as for the State's own economic and social
prosperity. The Commission shall study the provision of education in	prosperity. The Commission shall study the provision of education in
Vermont and make recommendations for a statewide vision for	Vermont and make recommendations for a statewide vision for
Vermont's public education system to ensure that all students are	Vermont's public education system to ensure that all students are
afforded substantially equal educational opportunities in an efficient,	afforded substantially equal educational opportunities in an efficient,
sustainable, and stable education system. The Commission shall also	sustainable, and stable education system. The Commission shall also
make recommendations for the strategic policy changes necessary to	make recommendations for the strategic policy changes necessary to
make Vermont's educational vision a reality for all Vermont students.	make Vermont's educational vision a reality for all Vermont students.

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(b) Membership. The Commission shall be composed of the	(b) Membership. The Commission shall be composed of the
following members and, to the extent possible, the members shall	following members and, to the extent possible, the members shall
represent the State's geographic, gender, racial, and ethnic diversity:	represent the State's geographic, gender, racial, and ethnic diversity:
(1) Voting members. The following members shall be voting	(1) the Secretary of Education or designee;
members of the Commission:	(2) the Chair of the State Board of Education or designee;
(A) the Secretary of Education or designee;	(3) the Tax Commissioner or designee;
(2)(B) the Chair of the State Board of Education or designee;	(4) one current member of the House of Representatives,
(3)(C) the Tax Commissioner or designee;	appointed by the Speaker of the House;
(4)(D) one current member of the House of Representatives,	(5) one current member of the Senate, appointed by the
appointed by the Speaker of the House;	Committee on Committees;
(5)(E) one current member of the Senate, appointed by the	(6) one representative from the Vermont School Boards
Committee on Committees;	Association (VSBA), appointed by the VSBA Executive Director;
(6)(F) one representative from the Vermont School Boards	(7) one representative from the Vermont Principals' Association
Association (VSBA), appointed by the VSBA Executive Director;	(VPA), appointed by the VPA Executive Director;
(7) (G) one representative from the Vermont Principals'	(8) one representative from the Vermont Superintendents
Association (VPA), appointed by the VPA Executive Director;	Association (VSA), appointed by the VSA Executive Director;
(8)(H) one representative from the Vermont Superintendents	(9) one representative from the Vermont National Education
Association (VSA), appointed by the VSA Executive Director;	Association (VTNEA), appointed by the VTNEA Executive Director;
(9)(I) one representative from the Vermont National Education	(10) one representative from the Vermont Association of School
Association (VTNEA), appointed by the VTNEA Executive Director;	Business Officials (VASBO) with experience in school construction
(10)(J) one representative from the Vermont Association of	projects, appointed by the President of VASBO;
School Business Officials (VASBO) with experience in school	(11) the Chair of the Census-Based Funding Advisory Group,
construction projects, appointed by the President of VASBO;	created under 2018 Acts and Resolves No. 173;
(11)(K) the Chair of the Census-Based Funding Advisory Group,	(12) the Executive Director of the Vermont Rural Education
created under 2018 Acts and Resolves No. 173;	Collaborative; and
(12)(L) the Executive Director of the Vermont Rural Education	(13) one representative from the Vermont Independent Schools
Collaborative; and	Association (VISA), appointed by the President of VISA.
(13)(M) one representative from the Vermont Independent	
Schools Association (VISA), appointed by the President of VISA.	

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(2) Nonvoting members. The following nine members shall be	
nonvoting members of the Commission who shall be appointed on or	
before July 15, 2025:	
(A) Nonlegislative members. There shall be five	
nonlegislative, nonvoting members, all of whom shall have extensive	
experience working within the Vermont public education system.	
Appointing authorities shall coordinate to ensure that, to the extent	
possible, each of the five nonvoting members represents a different	
geographic region of the State.	
(i) Two members, appointed by the Speaker of the House,	
one of whom shall be a retired or former Vermont superintendent of a	
supervisory union with multiple member school districts and one of	
whom shall be either a retired or former Vermont school business	
manager or a retired or former school board member.	
(ii) Two members, appointed by the Committee on	
Committees, one of whom shall be a retired or former Vermont	
superintendent and one of whom shall be a retired or former Vermont	
school business manager.	
(iii) One member, appointed by the Governor, who shall be	
a retired or former Vermont superintendent.	
(B) Legislative members. There shall be four legislative,	
nonvoting members.	
(i) Two current members of the House of Representatives,	
not all from the same political party or same school district, who shall	
be appointed by the Speaker of the House.	
(ii) Two current members of the Senate, not all from the	
same political party or same school district, who shall be appointed by	
the Committee on Committees.	
(c) Steering group. On or before July 1, 2024, the Speaker of the	(c) Steering group. On or before July 1, 2024, the Speaker of the
House shall appoint two members of the Commission, the Committee	House shall appoint two members of the Commission, the Committee
on Committees shall appoint two members of the Commission, and the	on Committees shall appoint two members of the Commission, and the

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Governor shall appoint two members of the Commission to serve as	Governor shall appoint two members of the Commission to serve as
members of a steering group. The steering group shall provide	members of a steering group. The steering group shall provide
leadership to the Commission and shall work with a consultant or	leadership to the Commission and shall work with a consultant or
consultants to analyze the issues, challenges, and opportunities facing	consultants to analyze the issues, challenges, and opportunities facing
Vermont's public education system, as well as develop and propose a	Vermont's public education system, as well as develop and propose a
work plan to formalize the process through which the Commission shall	work plan to formalize the process through which the Commission shall
seek to achieve its final recommendations. The formal work plan shall	seek to achieve its final recommendations. The formal work plan shall
be approved by a majority of the Commission members. The steering	be approved by a majority of the Commission members. The steering
group shall form a subcommittee of the Commission to address	group shall form a subcommittee of the Commission to address
education finance topics in greater depth and may form one or more	education finance topics in greater depth and may form one or more
additional subcommittees of the Commission to address other key topics	additional subcommittees of the Commission to address other key topics
in greater depth, as necessary. The steering group may appoint non-	in greater depth, as necessary. The steering group may appoint non-
Commission members to the education finance subcommittee. All other	Commission members to the education finance subcommittee. All other
subcommittees shall be composed solely of Commission members.	subcommittees shall be composed solely of Commission members.
(d) Collaboration and information review.	(d) Collaboration and information review.
(1) The Commission shall <u>may</u> seek input from and collaborate	(1) The Commission shall <u>may</u> seek input from and collaborate
with key stakeholders, as directed by the steering group. At a minimum,	with key stakeholders, as directed by the steering group. At a minimum,
the Commission shall consult with:	the Commission shall consult with:
(A) the Department of Mental Health;	(A) the Department of Mental Health;
(B) the Department of Labor;	(B) the Department of Labor;
(C) the President of the University of Vermont or designee;	(C) the President of the University of Vermont or designee;
(D) the Chancellor of the Vermont State Colleges Corporation	(D) the Chancellor of the Vermont State Colleges Corporation
or designee;	or designee;
(E) a representative from the Prekindergarten Education	(E) a representative from the Prekindergarten Education
Implementation Committee;	Implementation Committee;
(F) the Office of Racial Equity;	(F) the Office of Racial Equity;
(G) a representative with expertise in the Community Schools	(G) a representative with expertise in the Community Schools
model in Vermont;	model in Vermont;
(H) the Vermont Youth Council;	(H) the Vermont Youth Council;
(I) the Commission on Public School Employee Health	(I) the Commission on Public School Employee Health
Benefits; and	Benefits; and

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(J) an organization committed to ensuring equal representation	(J) an organization committed to ensuring equal representation
and educational equity.	and educational equity.
(2) The Commission shall also review and take into consideration	(2) The Commission shall also review and take into consideration
existing educational laws and policy, including legislative reports the	existing educational laws and policy, including legislative reports the
Commission deems relevant to its work and, at a minimum, 2015 Acts	Commission deems relevant to its work and, at a minimum, 2015 Acts
and Resolves No. 46, 2018 Acts and Resolves No. 173, 2022 Acts and	and Resolves No. 46, 2018 Acts and Resolves No. 173, 2022 Acts and
Resolves No. 127, and 2023 Acts and Resolves No. 76.	Resolves No. 127, and 2023 Acts and Resolves No. 76.
(e) Duties of the Commission. The Commission shall study	(e) Duties of the Commission. The Commission shall study
Vermont's public education system and make recommendations to	Vermont's public education system and make recommendations to
ensure all students are afforded quality educational opportunities in an	ensure all students are afforded quality educational opportunities in an
efficient, sustainable, and equitable education system that will enable	efficient, sustainable, and equitable education system that will enable
students to achieve the highest academic outcomes. The result of the	students to achieve the highest academic outcomes. The result of the
Commission's work shall be a recommendation for a statewide vision	Commission's work shall be a recommendation for a statewide vision
for Vermont's public education system, with recommendations for the	for Vermont's public education system, with recommendations for the
policy changes necessary to make Vermont's educational vision a	policy changes necessary to make Vermont's educational vision a
reality recommendations for the State-level education governance	reality recommendations for what roles, functions, or decisions should
system, including the roles and responsibilities of the Agency of	be a function of local control and what roles, functions, or decisions
Education and the State Board of Education. In creating and making its	should be a function of control at the State level. In creating and
recommendations, the Commission shall engage in the following:	making its recommendations, the Commission shall engage in the
	following:
(1) Public engagement. The Commission shall conduct not fewer	(1) Public engagement. The Commission shall conduct not fewer
than 14 public meetings to inform the work required under this section.	than 14 public meetings to inform the work required under this section.
At least one meeting of the Commission as a whole or a subcommittee	At least one meeting of the Commission as a whole or a subcommittee
of the Commission shall be held in each county. The Commission shall	of the Commission shall be held in each county. The Commission shall
publish a draft of its final recommendations on or before October 1,	publish a draft of its final recommendations on or before October 1,
2025, solicit public feedback, and incorporate such feedback into its	2025, solicit public feedback, and incorporate such feedback into its
final recommendations. When submitting its final recommendations to	final recommendations. When submitting its final recommendations to
the General Assembly, the Commission shall include all public	the General Assembly, the Commission shall include all public feedback received as an addendum to its final report. The public
feedback received as an addendum to its final report. The public	feedback received as an addendum to its final report. The public
feedback process shall include:	feedback process shall include:

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(A) a minimum 30-day public comment period, during which	(A) a minimum 30-day public comment period, during which
time the Commission shall accept written comments from the public and	time the Commission shall accept written comments from the public and
stakeholders; and	stakeholders; and
(B) a public outreach plan that maximizes public engagement	(B) a public outreach plan that maximizes public engagement
and includes notice of the availability of language assistance services	and includes notice of the availability of language assistance services
when requested.	when requested.
(2) Policy considerations. In developing its recommendations,	(2) Policy considerations. In developing its recommendations,
the Commission shall consider and prioritize the following topics:	the Commission shall consider and prioritize the following topics <u>The</u>
(A) Governance, resources, and administration. The	Commission's work shall include recommendations for:
Commission shall study and make recommendations regarding	(A) Governance, resources, and administration. The
education governance at the State level, including the role of the	Commission shall study and make recommendations regarding
Agency of Education in the provision of services and support for the	education governance at the State level, including the role of the
education system. Recommendations under this subdivision (A) shall	Agency of Education in the provision of services and support for the
include, at a minimum, the following:	education system. Recommendations under this subdivision (A) shall
(i) whether changes need to be made to the structure of the	<mark>include, at a minimum, the following:</mark>
Agency of Education, including whether it better serves the	(i) whether changes need to be made to the structure of the
recommended education vision of the State as an agency or a	Agency of Education, including whether it better serves the
department;	recommended education vision of the State as an agency or a
(ii) what are the staffing needs of the Agency of Education;	department;
(iii) whether changes need to be made to the composition,	(ii) what are the staffing needs of the Agency of Education;
role, and function of the State Board of Education to better serve the	(iii) whether changes need to be made to the composition,
recommended education vision of the State; and	role, and function of the State Board of Education to better serve the
(iv) what roles, functions, or decisions should be a function	recommended education vision of the State;
of local control and what roles, functions, or decisions should be a	(iv) what roles, functions, or decisions should be a function
function of control at the State level <del>; and , including whether there</del>	of local control and what roles, functions, or decisions should be a
should be a process for the community served by an elementary school	function of control at the State level; and
to have a voice in decisions regarding school closures and, if so,	(v) the effective integration of career and technical
recommendations for what that process shall entail	education in the recommended education vision of the State. <u>necessary</u>
(v) the effective integration of career and technical	updates to the roles and responsibilities of school district boards and the
education in the recommended education vision of the State.	electorate, including amendments to 16 V.S.A. §§ 562 and 563;

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(B) Physical size and footprint of the education system. The	(B) Physical size and footprint of the education system. The
Commission shall study and make recommendations regarding how the	Commission shall study and make recommendations regarding how the
unique geographical and socioeconomic needs of different communities	unique geographical and socioeconomic needs of different communities
should factor into the provision of education in Vermont, taking into	should factor into the provision of education in Vermont, taking into
account and building upon the recommendations of the State Aid to	account and building upon the recommendations of the State Aid to
School Construction Working Group. Recommendations under this	School Construction Working Group. Recommendations under this
subdivision (B) shall include, at a minimum, the following:	subdivision (B) shall include, at a minimum, the following:
(i) an analysis and recommendation for the most efficient	(i) an analysis and recommendation for the most efficient
and effective number and location of school buildings, school districts,	and effective number and location of school buildings, school districts,
and supervisory unions needed to achieve Vermont's vision for	and supervisory unions needed to achieve Vermont's vision for
education, provided that if there is a recommendation for any change,	education, provided that if there is a recommendation for any change,
the recommendation shall include an implementation plan;	the recommendation shall include an implementation plan;
(ii) an analysis of the capacity and ability to staff all public	(ii) an analysis of the capacity and ability to staff all public
schools with a qualified workforce, driven by data on class-size	schools with a qualified workforce, driven by data on class-size
recommendations;	recommendations;
(iii) analysis of whether, and if so, how, collaboration with	(iii) analysis of whether, and if so, how, collaboration with
Vermont's postsecondary schools may support the development and	Vermont's postsecondary schools may support the development and
retention of a qualified educator workforce;	retention of a qualified educator workforce;
(iv) an analysis of the current town tuition program and	(iv) an analysis of the current town tuition program and
whether, and if so, what, changes are necessary to meet Vermont's	whether, and if so, what, changes are necessary to meet Vermont's
vision for education, including the legal and financial impact of funding	vision for education, including the legal and financial impact of funding
independent schools and other private institutions, including	independent schools and other private institutions, including
consideration of the following:	consideration of the following:
(I) the role designation, under 16 V.S.A. § 827, should	(I) the role designation, under 16 V.S.A. § 827, should
play in the delivery of public education; and	play in the delivery of public education; and
(II) the financial impact to the Education Fund of public	(II) the financial impact to the Education Fund of public
dollars being used in schools located outside Vermont; and	dollars being used in schools located outside Vermont; and
(v) an analysis of the current use of private therapeutic	(v) an analysis of the current use of private therapeutic
schools in the provision of special education services and whether, and	schools in the provision of special education services and whether, and
if so, what, changes are necessary to meet Vermont's special education	if so, what, changes are necessary to meet Vermont's special education
	needs, including the legal and financial impact of funding private

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needs, including the legal and financial impact of funding private	therapeutic schools. a process for a community served by a school to
therapeutic schools. [Repealed.]	have a voice in decisions regarding school closures and
(C) The role of public schools. The Commission shall study	recommendations for what that process shall entail; and
and make recommendations regarding the role public schools should	(C) The role of public schools. The Commission shall study
play in both the provision of education and the social and emotional	and make recommendations regarding the role public schools should
well being of students. Recommendations under this subdivision (C)	play in both the provision of education and the social and emotional
shall include, at a minimum, the following:	well-being of students. Recommendations under this subdivision (C)
(i) how public education in Vermont should be delivered;	shall include, at a minimum, the following:
(ii) whether Vermont's vision for public education shall	(i) how public education in Vermont should be delivered;
include the provision of wraparound supports and collocation of	(ii) whether Vermont's vision for public education shall
services;	include the provision of wraparound supports and collocation of
(iii) whether, and if so, how, collaboration with Vermont's	services;
postsecondary schools may support and strengthen the delivery of	(iii) whether, and if so, how, collaboration with Vermont's
public education; and	postsecondary schools may support and strengthen the delivery of
(iv) what the consequences are for the Commission's	public education; and
recommendations regarding the role of public schools and other service	(iv) what the consequences are for the Commission's
providers, including what the role of public schools means for staffing,	recommendations regarding the role of public schools and other service
funding, and any other affected system, with the goal of most efficiently	providers, including what the role of public schools means for staffing,
utilizing State funds and services and maximizing federal funding.	funding, and any other affected system, with the goal of most efficiently
[Repealed.]	utilizing State funds and services and maximizing federal funding a
(D) Education finance system. The Commission shall explore	process for monitoring implementation of this act in a manner that is
the efficacy and potential equity gains of changes to the education	transparent and public facing.
finance system, including weighted educational opportunity payments	(D) Education finance system. The Commission shall explore
as a method to fund public education. The Commission's	the efficacy and potential equity gains of changes to the education
recommendations shall be intended to result in an education funding	finance system, including weighted educational opportunity payments
system designed to afford substantially equal access to a quality basic	as a method to fund public education. The Commission's
education for all Vermont students in accordance with State v. Brigham,	recommendations shall be intended to result in an education funding
166 Vt. 246 (1997). Recommendations under this subdivision (D) shall	system designed to afford substantially equal access to a quality basic
include, at a minimum, the following:	education for all Vermont students in accordance with State v. Brigham,
(i) allowable uses for the Education Fund that shall ensure	166 Vt. 246 (1997). Recommendations under this subdivision (D) shall
sustainable and equitable use of State funds;	include, at a minimum, the following:

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(ii) the method for setting tax rates to sustain allowable	(i) allowable uses for the Education Fund that shall ensure
uses of the Education Fund;	sustainable and equitable use of State funds;
(iii) whether, and if so, what, alternative funding models	(ii) the method for setting tax rates to sustain allowable
would create a more affordable, sustainable, and equitable education	uses of the Education Fund;
finance system in Vermont, including the consideration of a statutory,	(iii) whether, and if so, what, alternative funding models
formal base amount of per pupil education spending and whether school	would create a more affordable, sustainable, and equitable education
districts should be allowed to spend above the base amount;	finance system in Vermont, including the consideration of a statutory,
(iv) adjustments to the excess spending threshold, including	formal base amount of per pupil education spending and whether school
recommendations that target specific types of spending;	districts should be allowed to spend above the base amount;
(v) the implementation of education spending caps on	(iv) adjustments to the excess spending threshold, including
different services, including administrative and support services and	recommendations that target specific types of spending;
categorical aid;	(v) the implementation of education spending caps on
(vi) how to strengthen the understanding and connection	different services, including administrative and support services and
between school budget votes and property tax bills;	categorical aid;
(vii) adjustments to the property tax credit thresholds to	(vi) how to strengthen the understanding and connection
better match need to the benefit;	between school budget votes and property tax bills;
(viii) a system for ongoing monitoring of the Education	(vii) adjustments to the property tax credit thresholds to
Fund and Vermont's education finance system, to include consideration	better match need to the benefit;
of a standing Education Fund advisory committee;	(viii) a system for ongoing monitoring of the Education
(ix) an analysis of the impact of healthcare health care costs	Fund and Vermont's education finance system, to include consideration
on the Education Fund, including recommendations for whether, and if	of a standing Education Fund advisory committee;
so, what, changes need to be made to contain costs; and	(ix) an analysis of the impact of healthcare costs on the
(x) implementation details for any recommended changes	Education Fund, including recommendations for whether, and if so,
to the education funding system. [Repealed.]	what, changes need to be made to contain costs; and
	(x) implementation details for any recommended changes
	to the education funding system. [Repealed.]
(E) Additional considerations. The Commission may consider	(E) Additional considerations. The Commission may consider
any other topic, factor, or issue that it deems relevant to its work and	any other topic, factor, or issue that it deems relevant to its work and
recommendations.	recommendations.
(f) Reports. The Commission shall prepare and submit to the	(f) Reports. The Commission shall prepare and submit to the
General Assembly the following:	General Assembly the following:

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(1) a formal, written work plan, which shall include a	(1) a formal, written work plan, which shall include a
communication plan to maximize public engagement, on or before	communication plan to maximize public engagement, on or before
September 15, 2024;	September 15, 2024;
(2) a written report containing its preliminary findings and	(2) a written report containing its preliminary findings and
recommendations, including short-term cost containment considerations	recommendations, including short-term cost containment considerations
for the 2025 legislative session, on or before December 15, 2024; and	for the 2025 legislative session, on or before December 15, 2024; and
(3) a written report containing its final findings and	(3) a written report containing its final findings and
recommendations for a statewide vision for Vermont's public education	recommendations for a statewide vision for Vermont's public education
system and the policy changes necessary to make that educational vision	system and the policy changes necessary to make that educational vision
a reality based on its analysis of the State-level governance topics	a reality based on its analysis of the governance topics contained in
contained in subdivision (e)(2)(A) of this section, on or before	subdivisions (e)(2)(A)–(C) of this section, on or before December 1,
December 1, 2025 <del>; and</del>	2025 <del>; and</del>
(4) proposed legislative language to advance any	(4) proposed legislative language to advance any
recommendations for the education funding system on or before	recommendations for the education funding system on or before
<del>December 15, 2025</del> .	<del>December 15, 2025</del> .
(g) Assistance. The Agency of Education shall contract with one or	(g) Assistance. The Agency of Education shall contract with one or
more independent consultants or facilitators to provide technical and	more independent consultants or facilitators to provide technical and
legal assistance to the Commission for the work required under this	legal assistance to the Commission for the work required under this
section. For the purposes of scheduling meetings and providing	section. For the purposes of scheduling meetings and providing
administrative assistance, the Commission shall have the assistance of	administrative assistance, the Commission shall have the assistance of
the Agency of Education. The Agency shall also provide the	the Agency of Education. The Agency shall also provide the
educational and financial data necessary to facilitate the work of the	educational and financial data necessary to facilitate the work of the
Commission. School districts shall comply with requests from the	Commission. School districts shall comply with requests from the
Agency to assist in data collections.	Agency to assist in data collections.
(h) Meetings.	(h) Meetings.
(1) The Secretary of Education shall call the first meeting of the	(1) The Secretary of Education shall call the first meeting of the
Commission to occur on or before July 15, 2024.	Commission to occur on or before July 15, 2024.
(2) The Speaker of the House and the President Pro Tempore	(2) The Speaker of the House and the President Pro Tempore
shall jointly select a Commission chair.	shall jointly select a Commission chair.
(3) A majority of the membership shall constitute a quorum.	(3) A majority of the membership shall constitute a quorum.

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(4) Meetings shall be conducted in accordance with Vermont's	(4) Meetings shall be conducted in accordance with Vermont's
Open Meeting Law pursuant to 1 V.S.A. chapter 5, subchapter 2.	Open Meeting Law pursuant to 1 V.S.A. chapter 5, subchapter 2.
(5) The Commission shall cease to exist on December 31, 2025.	(5) The Commission shall cease to exist on December 31, 2025.
(i) Compensation and reimbursement. Members of the Commission	(i) Compensation and reimbursement. Members of the Commission
shall be entitled to per diem compensation and reimbursement of	shall be entitled to per diem compensation and reimbursement of
expenses as permitted under 32 V.S.A. § 1010 for not more than 30	expenses as permitted under 32 V.S.A. § 1010 for not more than 30
meetings, including subcommittee meetings. These payments shall be	meetings, including subcommittee meetings. These payments shall be
made from monies appropriated to the Agency of Education.	made from monies appropriated to the Agency of Education.
(j) School district boundary subcommittee. There is created a	
subcommittee of the Commission to be composed of the nine nonvoting	
members of the Commission that shall determine the most efficient	
number of school districts and proposed boundary lines, based on	
educational research; Vermont's geographic and cultural landscape;	
historic attendance patterns; the distribution of equalized grand list	
value per pupil; the provision of career and technical education; and a	
comprehensive analysis of school locations, conditions, and capacity.	
(1) Duties of the district boundaries subcommittee.	
(A) The subcommittee shall recommend not more than three	
school district boundary proposals to the General Assembly and may	
consult with the Vermont Association of Career and Technical	
Education Directors regarding how to incorporate career and technical	
education into the proposals. The proposed school district boundaries shall:	
(i) increase equitable access to educational opportunity:	
(ii) maximize opportunities for modern, regional middle	
and high schools, with the least disruption to students;	
(iii) provide access to education for their resident students	
in grades kindergarten through 12;	
(iv) provide access to career and technical education (CTE) for all eligible students;	

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(v) to the extent practical, not separate towns within school	
districts as those boundaries exist on July 1, 2025;	
(vi) to the extent practical, consider the availability of	
regional services for students, such as designated agencies, and how	
those services would integrate into the new proposed school district	
boundaries;	
(vii) to the extent practical, result in school districts with a	
minimum average daily membership of approximately 4,000 students;	
and	
(viii) to the extent practical, consider historic attendance	
patterns in geographic areas that do not operate public schools at all	
grade levels from kindergarten through grade 12.	
(B) The subcommittee may consider and make	
recommendations for the optimal location of schools, including CTE	
programs, to meet the requirements contained in subdivision (A) of this	
subdivision (1).	
(C) The subcommittee shall provide regular updates to the	
Commission regarding its work.	
(D) The subcommittee shall have the sole authority to	
determine the contents of the report and maps required under	
subdivision (4) of this subsection (j). The Commission may provide its	
own comments to the subcommittee and the relevant committees of	
jurisdiction, either as an addendum to the report of the subcommittee or	
as a separate report.	
(2) Public engagement. The district boundary subcommittee shall	
engage and coordinate with the Commission's public engagement	
subcommittee and the public engagement consultant to maximize public	
input and feedback regarding the development of the proposed new	
school district boundaries.	
(3) Assistance. The district boundary subcommittee shall have	
the assistance of the Agency of Digital Services, Vermont Center for	

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Geographic Information, which may also retain the services of one or	
more independent third parties to provide facilitation and mediation	
services to the subcommittee.	
(4) Report and maps. On or before December 1, 2025, the district	
boundary subcommittee shall submit the following to the House and	
Senate Committees on Education, the House Committee on Government	
Operations and Military Affairs, the Senate Committee on Government	
Operations, the House Committee on Ways and Means, and the Senate	
Committee on Finance:	
(A) Report. The district boundary subcommittee shall submit	
a written report with the subcommittee's proposed new school district	
boundaries. The report shall detail how each proposed option meets the	
requirements of subdivision (1)(A) of this subsection (j).	
(B) Maps. The subcommittee shall also submit detailed maps	
for each school district boundary proposal, which, in addition to the	
school district boundaries themselves, shall include:	
(i) average daily membership for each proposed school	
district for the 2023–2024 school year;	
(ii) the member towns for each school district;	
(iii) the location of public schools and nontherapeutic	
approved independent schools that are eligible to receive public tuition	
as of July 1, 2025, and the grades operated by each of those schools;	
(iv) the five-year facility condition index score for each school;	
(v) PCB testing score for each school; and	
(vi) 10-year change in enrollment between 2013 and 2023	
for each school.	
	Sec. 3. SCHOOL DISTRICT REDISTRICTING TASK FORCE;
	REPORT [passage]

As Passed by the House	Report of Committee of Conference
	(a) Creation. There is created the School District Redistricting Task
	Force to recommend new school district boundaries and configurations
	to the General Assembly.
	(b) Membership. The Task Force shall be composed of the
	following members:
	(A) Nonlegislative members. There shall be five
	nonlegislative members, all of whom shall have extensive experience
	working within the Vermont public education system. Appointing
	authorities shall coordinate to ensure that, to the extent possible, each of
	the five nonlegislative members represents a different geographic region
	of the State.
	(i) Two members shall be appointed by the Speaker of the
	House, one of whom shall be a retired or former Vermont
	superintendent of a supervisory union with multiple member school
	districts and one of whom shall be either a retired or former Vermont
	school business manager or a retired or former school board member.
	(ii) Two members shall be appointed by the Committee on
	Committees, one of whom shall be a retired or former Vermont
	superintendent and one of whom shall be a retired or former Vermont
	school business manager.
	(iii) One member shall be appointed by the Governor, who
	<u>shall be a retired or former Vermont superintendent.</u> (B) Legislative members. There shall be six legislative
	members.
	(i) Three members shall be current members of the House
	of Representatives, not all from the same political party nor from the
	same school district, who shall be appointed by the Speaker of the
	House.
	(ii) Three members shall be current members of the Senate,
	not all from the same political party nor from the same school district,
	who shall be appointed by the Committee on Committees.
	who shall be appointed by the committee on committees.

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	(c) Powers and duties. In consultation with the Commission on the
	Future of Public Education, the Task Force shall study and consider
	different configurations for school district consolidation and propose not
	more than three options for new school district boundaries. At least one
	boundary proposal recommendation shall consider the use of
	supervisory unions and supervisory districts, allow for the continuation
	of a tuitioning system that provides continued access to independent
	schools that have served geographic areas that do not operate public
	schools for the grades served by the independent schools, and to the
	extent practical, not separate geographic areas that contain nonoperating
	school districts as such districts exist on July 1, 2025.
	(1) Proposed new school districts or supervisory unions and
	supervisory districts shall have, to the extent practical, an average daily
	membership of not fewer than approximately 4,000 and not more than
	8,000 prekindergarten through grade 12 students.
	(2) Proposed new school districts or supervisory unions and
	supervisory districts shall also be, to the greatest extent possible, grand
	list and pupil-count balanced, demographically equitable, logistically
	feasible, and create the least amount of disruption to students as
	possible.
	(3) In creating the proposed districts, the Task Force shall
	consider the following with the goal of increasing equitable access to
	educational opportunity for all students:
	(A) current school district and town boundaries and other
	historic and current community connections, including access to
	regional services for students, such as designated agencies;
	(B) geographic barriers, including mountains and rivers;
	(C) population distribution; (D) location consoity and the facility condition index score of
	(D) location, capacity, and the facility condition index score of
	<u>current school buildings;</u> (E) transportation and ampleument patterns and practices;
	(E) transportation and employment patterns and practices:

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	(F) grand list values accounting for the homestead exemption
	and current education spending;
	(G) student demographics;
	(H) the debt, liabilities, and assets of current school districts;
	(I) staffing levels and salary scales;
	(J) opportunities to support local elementary schools, central
	middle schools, and regional high schools, with the least disruption to
	students;
	(K) access to career and technical education (CTE) for all
	eligible students;
	(L) the maximization of cost efficiencies;
	(M) the location of schools and CTE centers; and
	(N) any other factors the Task Force deems relevant.
	(d) Public input. The Task Force shall hold not fewer than two
	public hearings to receive and consider feedback from members of the
	public regarding school district consolidation and proposed boundaries
	and shall work closely with the Commission on the Future of Public
	Education's public engagement process to maximize public input
	regarding the development of the proposed new school district
	boundaries.
	(e) Assistance. The Task Force shall have the administrative,
	technical, and legal assistance of the Agency of Administration, the
	Agency of Digital Services, Vermont Center for Geographic
	Information, and the Department of Taxes. The Task Force shall retain
	the services of one or more independent third parties to provide
	contracted facilitation resources or any other services the Task Force
	deems necessary.
	(f) Report and maps. On or before December 1, 2025, the Task
	Force shall submit a written report to the House Committees on
	Education and on Government Operations and Military Affairs and the
	Senate Committees on Education and on Government Operations with

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	its proposals for new consolidated school district boundaries. The
	report shall include how each proposal meets the requirements
	contained in subdivisions (c)(1) and (2) of this section, how the
	considerations in subdivision (c)(3) of this section factored into each
	proposal, and the pros and cons of each proposal. Detailed maps shall
	also be included with the report and the maps shall include the
	following information, in addition to the proposed school district
	boundaries themselves:
	(1) average daily membership for each proposed school district
	for the 2023–2024 school year;
	(2) the member towns for each proposed school district;
	(3) the location of public schools and nontherapeutic approved
	independent schools that are eligible to receive public tuition as of July
	1, 2025, and the grades operated by each of those schools;
	(4) the five-year facility condition index score for each school;
	(5) PCB testing score for each school;
	(6) the 10-year change in enrollment between 2014 and 2024 for
	each school; and
	(7) the grand list value of each proposed school district.
	(g) Meetings.
	(1) The member appointed by the Governor shall call the first
	meeting of the Task Force to occur on or before August 1, 2025.
	(2) The Task Force shall select co-chairs from among its
	members at the first meeting, one a member of the House and the other
	a member of the Senate.
	(3) A majority of the membership shall constitute a quorum.
	(4) The Task Force shall cease to exist on June 30, 2026.
	(h) Compensation and reimbursement. Members of the Task Force
	shall be entitled to per diem compensation and reimbursement of
	expenses as permitted under 32 V.S.A. § 1010 for not more than eight

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	meetings. These payments shall be made from monies appropriated to
	the Agency of Administration.
	(i) Appropriations.
	(1) The sum of \$50,000.00 is appropriated to the Agency of
	Administration from the General Fund in fiscal year 2026 for the
	purposes of supporting the Task Force and the hiring of one or more
	facilitation consultants pursuant to subsection (e) of this section.
	(2) The sum of \$100,000.00 is appropriated to the Agency of
	Digital Services from the General Fund in fiscal year 2026 to cover
	costs associated with supporting the Task Force, or, if necessary, for the
	purposes of hiring one or more consultants to provide support to the
	Task Force.
	(3) The sum of \$10,000.00 is appropriated to the Agency of
	Administration from the General Fund in fiscal year 2026 for per diem
	compensation and reimbursement of expenses for nonlegislative
	members of the Task Force.
	(4) The sum of \$10,000.00 is appropriated to the General
	Assembly from the General Fund in fiscal year 2026 for per diem
	compensation and reimbursement of expenses for legislative members
	of the Task Force.
Sec. 2a. SCHOOL DISTRICT VOTING WARD TASK FORCE;	Sec. 4. SCHOOL DISTRICT VOTING WARD WORKING GROUP;
REPORT; MAPS [passage]	REPORT; MAPS [passage]
(a) Creation. There is created the School District Voting Ward Task	(a) Creation. There is created the School District Voting Ward
Force to create voting district wards within the new school districts	Working Group to create voting district wards within the new school
contemplated by this act, to ensure school board membership is	districts contemplated by this act, to ensure school board membership is
apportioned in such a manner as to achieve substantially equal	apportioned in such a manner as to achieve substantially equal
weighting of the votes of all voters in the choice of school board	weighting of the votes of all voters in the choice of school board
members.	members.
(b) Membership. The Task Force shall be composed of the	(b) Membership. The Working Group shall be composed of the
following members who shall have substantial understanding of	following members who shall have substantial understanding of

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Vermont geography, trade, travel, social interaction, and Vermont's	Vermont geography, trade, travel, social interaction, and Vermont's
public education system:	public education system:
(1) the Secretary of State or designee, who shall be the chair;	(1) the Secretary of State or designee, who shall be the chair;
(2) three members, who shall be appointed by the Vermont	(2) three members, who shall be appointed by the Vermont
Municipal Clerk Treasurer Association;	Municipal Clerk Treasurer Association;
(3) two members, appointed by the Vermont School Boards	(3) two members, appointed by the Vermont School Boards
Association; and	Association; and
(4) the Director of the Vermont Center for Geographic	(4) the Director of the Vermont Center for Geographic
Information or designee.	Information or designee.
(c) Powers and duties. On or before October 15, 2025, the Task	(c) Powers and duties. On or before October 15, 2025, the Working
Force shall consult with the school district boundary subcommittee	Group shall consult with the School District Redistricting Task Force
created in Sec. 2 of this act to gain an understanding of the status of the	created in Sec. 3 of this act to gain an understanding of the status of the
work of the subcommittee and to determine whether the subcommittee	work of the Task Force and to determine whether the Task Force has
has one or more boundary proposals ready for the Task Force to begin	one or more boundary proposals ready for the Working Group to begin
the work of creating voting wards. Using the boundary proposals of the	the work of creating voting wards. Using the boundary proposals of the
subcommittee, the Task Force shall, following the principles of	Task Force, the Working Group shall, following the principles of
apportionment followed by the legislative apportionment board, make	apportionment followed by the legislative apportionment board, make
recommendations to the General Assembly to achieve voting districts	recommendations to the General Assembly to achieve voting districts
within each school district that are compact, contiguous, and drawn to	within each school district that are compact, contiguous, and drawn to
achieve substantially equal weighting of votes and that meet the	achieve substantially equal weighting of votes and that meet the
requirements of applicable State and federal law. If at any time during	requirements of applicable State and federal law. If at any time during
the work of the Task Force the General Assembly enacts new school	the work of the Working Group, the General Assembly enacts new
district boundaries, or it appears clear the General Assembly is focused	school district boundaries, or it appears clear the General Assembly is
on only one proposal, the Task Force shall focus its work and	focused on only one proposal, the Working Group shall focus its work
recommendations to align with the work of the General Assembly. The	and recommendations to align with the work of the General Assembly.
Task Force's recommendations shall include:	The Working Group's recommendations shall include:
(1) the optimal number of school board members per school	(1) the optimal number of school board members per school
board to maximize public representation and democratic input while	board to maximize public representation and democratic input while
maintaining effective school board size; and	maintaining effective school board size; and
(2) boundaries for school district voting wards within each school	(2) boundaries for school district voting wards within each school
district, with alternative options if necessary, including detailed maps	district, with alternative options if necessary, including detailed maps

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clearly and unambiguously delineating ward boundaries that respect	clearly and unambiguously delineating ward boundaries that respect
current municipal boundary lines.	current municipal boundary lines.
(d) Assistance. The Task Force shall have the administrative,	(d) Assistance. The Working Group shall have the administrative,
technical, and legal assistance of the Secretary of State's office and the	technical, and legal assistance of the Secretary of State's office and the
technical assistance of the Agency of Digital Services, Vermont Center	technical assistance of the Agency of Digital Services, Vermont Center
for Geographic Information. The Task Force may contract for such	for Geographic Information. The Working Group may contract for such
expert services as may be necessary to carry out its duties.	expert services as may be necessary to carry out its duties.
(e) Meetings.	(e) Meetings.
(1) The Secretary of State shall call the first meeting of the Task	(1) The Secretary of State shall call the first meeting of the Task
Force to occur on or before July 15, 2025.	Force to occur on or before October 1, 2025.
(2) The Secretary of State shall be the chair.	(2) The Secretary of State shall be the chair.
(3) A majority of the membership shall constitute a quorum.	(3) A majority of the membership shall constitute a quorum.
(4) The Task Force shall cease to exist on June 30, 2026.	(4) The Task Force shall cease to exist on June 30, 2026.
(f) Compensation and reimbursement. Members of the Task Force	(f) Compensation and reimbursement. Members of the Working
shall be entitled to per diem compensation and reimbursement of	Group shall be entitled to per diem compensation and reimbursement of
expenses as permitted under 32 V.S.A. § 1010 for not more than 10	expenses as permitted under 32 V.S.A. § 1010 for not more than 10
meetings. These payments shall be made from monies appropriated to	meetings. These payments shall be made from monies appropriated to
the Secretary of State's office.	the Secretary of State's office.
	(g) Appropriation for Working Group. The sum of \$15,000.00 is
	appropriated to the Secretary of State's Office from the General Fund in
	fiscal year 2026 for per diem compensation and reimbursement of
	expenses for members of the Working Group.
	(h) Appropriation for voting ward creation. The sum of \$200,000.00
	is appropriated from the General Fund to the Office of Legislative
	Counsel for the contracting and software resources necessary to create
	school district voting wards.
Sec. 3. SCALE; INTENT [7/1/25]	Sec. 5. SCALE; INTENT [7/1/25]
It is the intent of the General Assembly to transform education in	It is the intent of the General Assembly to transform education in
Vermont by leveraging attainable and research-based scale to increase	Vermont by leveraging attainable and research-based scale to increase
equity of opportunity and promote efficiency and affordability.	equity of opportunity and promote efficiency and affordability.

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Sec. 4. 16 V.S.A. § 165 is amended to read: [7/1/26]	Sec. 6. 16 V.S.A. § 165 is amended to read: [7/1/26]
§ 165. EDUCATION QUALITY STANDARDS; EQUAL	§ 165. EDUCATION QUALITY STANDARDS; EQUAL
EDUCATIONAL OPPORTUNITIES; INDEPENDENT	EDUCATIONAL OPPORTUNITIES; INDEPENDENT
SCHOOL MEETING EDUCATION QUALITY STANDARDS	SCHOOL MEETING EDUCATION QUALITY STANDARDS
(a) In order to carry out Vermont's policy that all Vermont children	(a) In order to carry out Vermont's policy that all Vermont children
will be afforded educational opportunities that are substantially equal in	will be afforded educational opportunities that are substantially equal in
quality, each Vermont public school, including each career technical	quality, each Vermont public school, including each career technical
center, shall meet the following education quality standards:	center, shall meet the following education quality standards:
* * *	* * *
(9) The school complies with average class size minimum	(9) The school complies with average class size minimum
standards; provided, however, that when class size minimums apply to	standards; provided, however, that when class size minimums apply to
content areas, an individual class may be smaller than the minimum	content areas, an individual class may be smaller than the minimum
average. As used in this subdivision, "content area" means a group of	average. As used in this subdivision, "content area" means a group of
courses within a specific licensing endorsement area.	courses within a specific licensing endorsement area.
(A) Class size standards.	(A) Class size standards.
(i) The average class size minimum for kindergarten classes	(i) The average class size minimum for first-grade classes
shall be 12 students.	shall be 10 students.
(ii) The average class size minimum for grades one through	(ii) The average class size minimum for grades two through
four shall be 15 students.	five shall be 12 students.
(iii) The average class size minimum for grades five	(iii) The average class size minimum for grades six through
through 12 in all required content area classes shall be 18 students.	eight in all required content areas shall be 15 students.
	(iv) The average class size minimum for grades nine
	through 12 in all required content area classes shall be 18 students.
(iv) Multiage classrooms for grades kindergarten through	(v) Multiage classrooms for grades kindergarten through
eight shall be limited to two grade levels per classroom.	eight shall be limited to two grade levels per classroom.
(v) Prekindergarten, career and technical education, flexible	(vi) Prekindergarten, kindergarten, career and technical
pathways, terminal courses, advanced placement courses, courses that	education, flexible pathways, terminal courses, advanced placement
require specialized equipment, and driver's education classes shall be	courses, courses that require specialized equipment, and driver's
excluded from the class size minimum requirements in this subdivision	education classes shall be excluded from the class size minimum
(9). Small group services for the purpose of providing special	requirements in this subdivision (9). Small group services for the

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education, supplemental or targeted academic intervention, or English	purpose of providing special education, supplemental or targeted
learner instruction shall also be excluded from the class size minimum	academic intervention, or English learner instruction shall also be
requirements in this subdivision (9).	excluded from the class size minimum requirements in this subdivision
(vi) Class sizes shall not exceed the maximum occupancy	<u>(9).</u>
limits established by local and State fire codes, including egress and	(vii) Class sizes shall not exceed the maximum occupancy
safety requirements.	limits established by local and State fire codes, including egress and
	safety requirements.
(B) Waivers. If a school board determines that it operates a	(B) Waivers. If a school board determines that it operates a
school that is unable to comply with the class size minimum standards	school that is unable to comply with the class size minimum standards
due to geographic isolation, or a school has developed an	due to geographic isolation, or a school has developed an
implementation plan to meet the standards contained in this subdivision	implementation plan to meet the standards contained in this subdivision
(9) that may include consolidation or merger, the school board may ask	(9) that may include consolidation or merger, the school board may ask
the State Board of Education to grant it waiver from this subdivision (9).	the State Board of Education to grant it waiver from this subdivision (9).
The State Board shall define what qualifies as geographic isolation in its	The State Board shall define what qualifies as geographic isolation in its
rules adopted pursuant to subdivision (a)(3) of this section. The State	rules adopted pursuant to subdivision (a)(3) of this section. The State
Board's decision shall be final.	Board's decision shall be final.
(C) State Board action. If the Secretary determines that a	(C) State Board action. If the Secretary determines that a
school is not meeting the class size minimum standards set forth in this	school is not meeting the class size minimum standards set forth in this
subdivision (9) over the course of two consecutive school years, the	subdivision (9) over the course of three consecutive school years, the
Secretary shall recommend to the State Board one or more of the actions	Secretary may recommend to the State Board one or more of the actions
listed in subsection (b) of this section, regardless of whether the school	listed in subsection (b) of this section, regardless of whether the school
is meeting all other education quality standards. The State Board shall	is meeting all other education quality standards. The State Board shall
then follow the procedure of subsection (c) of this section.	then follow the procedure of subsection (c) of this section.
(b) Annually, the Secretary shall determine whether students in each	(b) Annually, the Secretary shall determine whether students in each
Vermont public school are provided educational opportunities	Vermont public school are provided educational opportunities
substantially equal to those provided in other public schools. If the	substantially equal to those provided in other public schools. If the
Secretary determines that a school is not meeting the education quality	Secretary determines that a school is not meeting the education quality
standards listed in subsection (a) of this section or that the school is	standards listed in subsection (a) of this section or that the school is
making insufficient progress in improving student performance in	making insufficient progress in improving student performance in
relation to the standards for student performance set forth in subdivision	relation to the standards for student performance set forth in subdivision
164(9) of this title, he or she the Secretary shall describe in writing	164(9) of this title, he or she the Secretary shall describe in writing

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actions that a district must take in order to meet either or both sets of	actions that a district must take in order to meet either or both sets of
standards and shall provide technical assistance to the school. If the	standards and shall provide technical assistance to the school. If the
school fails to meet the standards or make sufficient progress within two	school fails to meet the standards or make sufficient progress within two
years of <u>following</u> the determination, the Secretary shall recommend to	years of <u>following</u> the determination, the Secretary shall recommend to
the State Board one or more of the following actions:	the State Board one or more of the following actions:
(1) the Agency continue to provide technical assistance for one	(1) the Agency continue to provide technical assistance for one
more cycle of review;	more cycle of review;
(2) the State Board adjust supervisory union boundaries or	(2) the State Board adjust supervisory union boundaries or
responsibilities of the superintendency pursuant to section 261 of this	responsibilities of the superintendency pursuant to section 261 of this
title;	title;
(3) the Secretary assume administrative control of an individual	(3) the Secretary assume administrative control of an individual
school, school district, or supervisory union, including budgetary	school, school district, or supervisory union, including budgetary
control to ensure sound financial practices, only to the extent necessary	control to ensure sound financial practices, only to the extent necessary
to correct deficiencies;	to correct deficiencies;
(4) the State Board close an individual school or schools and	(4) the State Board close an individual school or schools and
require that the school district pay tuition to another public school or an	require that the school district pay tuition to another public school or an
approved independent school pursuant to chapter 21 of this title; or	approved independent school pursuant to chapter 21 of this title; or
(5) the State Board require two or more school districts to	(5) the State Board require two or more school districts to
consolidate their governance structures.	consolidate their governance structures.
(c) The State Board, after offering the school board an opportunity	(c) The State Board, after offering the school board an opportunity
for a hearing, shall either dismiss the Secretary's recommendation or	for a hearing, shall either dismiss the Secretary's recommendation or
order that one or more of the actions listed in subsection (b) of this	order that one or more of the actions listed in subsection (b) of this
section be taken. The action ordered by the State Board shall be the	section be taken. The action ordered by the State Board shall be the
least intrusive consistent with the need to provide students attending the	least intrusive consistent with the need to provide students attending the
school substantially equal educational opportunities. A school board	school substantially equal educational opportunities. A school board
aggrieved by an order of the State Board may appeal the order in	aggrieved by an order of the State Board may appeal the order in
accordance with the Rules of Civil Procedure.	accordance with the Rules of Civil Procedure.
***	***
(e) If the Secretary determines at any time that the failure of a school	(e) If the Secretary determines at any time that the failure of a school
to meet the education quality standards listed in subsection (a) of this	to meet the education quality standards listed in subsection (a) of this
section is severe or pervasive, potentially results in physical or	section is severe or pervasive, potentially results in physical or

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emotional harm to students or significant deprivation of equal education	emotional harm to students or significant deprivation of equal education
opportunities, and the school has either unreasonably refused to remedy	opportunities, and the school has either unreasonably refused to remedy
the problem or its efforts have proved ineffective, he or she the	the problem or its efforts have proved ineffective, he or she the
Secretary may recommend to the State Board one or more of the actions	Secretary may recommend to the State Board one or more of the actions
listed in subsection (b) of this section. The State Board shall then	listed in subsection (b) of this section. The State Board shall then
follow the procedure of subsection (c) of this section.	follow the procedure of subsection (c) of this section.
* * *	* * *
(g) In addition to the education quality standards provided in	
subsection (a) of this section, each Vermont school district shall meet	
the school district quality standards adopted by rule of the Agency of	
Education regarding the business, facilities management, and	
governance practices of school districts. These standards shall include a	
process for school district quality reviews to be conducted by the	
Agency of Education. Annually, the Secretary shall publish metrics	
regarding the outcomes of school district quality reviews.	
Sec. 5. FAILURE TO COMPLY WITH EDUCATION QUALITY	Sec. 7. FAILURE TO COMPLY WITH EDUCATION QUALITY
STANDARDS; STATE BOARD ACTION [7/1/26]	STANDARDS; STATE BOARD ACTION [7/1/26]
Notwithstanding 16 V.S.A. § 165(b)(4) and (5) and any other	Notwithstanding 16 V.S.A. § 165(b)(4) and (5) and any other
provision of law to the contrary, the State Board shall be prohibited	provision of law to the contrary, the State Board shall be prohibited
from ordering school district consolidation or school consolidation if a	from ordering school district consolidation or school consolidation if a
school fails to comply with class size minimum education quality	school fails to comply with class size minimum education quality
standards and the resulting consolidation would result in school	standards and the resulting consolidation would result in school
construction costs in excess of the applicable district's capital reserve	construction costs in excess of the applicable district's capital reserve
account until the General Assembly establishes new school district	account until the General Assembly establishes new school district
boundaries and takes further action regarding the consequences for	boundaries and takes further action regarding the consequences for
failure to meet education quality standards.	failure to meet education quality standards.
Sec. 6. STATE BOARD OF EDUCATION; RULES; REPORT [7/1/25]	Sec. 8. STATE BOARD OF EDUCATION; RULES; REPORT [7/1/25]
(a) Rules.	(a) Rules.

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(1) The State Board of Education shall initiate rulemaking to	(1) The State Board of Education shall initiate rulemaking to
amend the Education Quality Standards rule 2000 series, Agency of	amend the Education Quality Standards rule 2000 series, Agency of
Education, Education Quality Standards (22-000-003), pursuant to 3	Education, Education Quality Standards (22-000-003), pursuant to 3
V.S.A. chapter 25:	V.S.A. chapter 25:
(A) on or before August 1, 2026, to ensure compliance with	(A) on or before August 1, 2026, to ensure compliance with
the class size minimum standards set pursuant to 16 V.S.A. § 165(a)(9);	the class size minimum standards set pursuant to 16 V.S.A. § 165(a)(9);
and	and
(B) on or before July 1, 2027, to adopt standards for statewide	(B) on or before July 1, 2027, to adopt standards for statewide
proficiency-based graduation requirements based on standards adopted	graduation requirements based on standards adopted by the State Board
by the State Board and recommendations from the Agency of	and recommendations from the Agency of Education, which shall take
Education, which shall take effect beginning in the 2027–2028 school	effect beginning in the 2027–2028 school year for the graduating class
year for the graduating class of 2031 and every graduating class	of 2031 and every graduating class thereafter.
thereafter.	
(2) On or before August 1, 2026, the State Board of Education	(2) On or before August 1, 2026, the State Board of Education
shall initiate rulemaking to amend the approved independent school rule	shall initiate rulemaking to amend the approved independent school rule
2200 series, Agency of Education, Independent School Program	2200 series, Agency of Education, Independent School Program
Approval (22-000-004), pursuant to 3 V.S.A. chapter 25, to require	Approval (22-000-004), pursuant to 3 V.S.A. chapter 25, to require
approved independent schools that intend to accept public tuition to	approved independent schools that intend to accept public tuition to
comply with the class size minimum standards set pursuant to 16 V.S.A.	comply with the class size minimum standards set pursuant to 16 V.S.A.
<u>§ 165(a)(9). The amendments shall also create a process for review by</u>	<u>§ 165(a)(9). The amendments shall also create a process for review by</u>
the State Board for failure to meet the class size minimum requirements	the State Board for failure to meet the class size minimum requirements
and the corresponding actions the Board may take for such	and the corresponding actions the Board may take for such
noncompliance; provided, however, that the Board shall provide an	noncompliance; provided, however, that the Board shall provide an
approved independent school a substantially similar opportunity to	approved independent school a substantially similar opportunity to
come into compliance with class size minimum standards that it would	come into compliance with class size minimum standards that it would
provide to a public school.	provide to a public school.
(b) Report. On or before December 1, 2025, the State Board of	(b) Report. On or before December 1, 2025, the State Board of
Education shall submit a written report to the House and Senate	Education shall submit a written report to the House and Senate
Committees on Education with proposed standards for schools to be	Committees on Education with proposed standards for schools to be
deemed "small by necessity."	deemed "small by necessity" or "sparse by necessity."

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Sec. 7. SCHOOL SIZE; INTENT	No similar provision
(a) It is the intent of the General Assembly to encourage the efficient	
use of public funds to modernize school infrastructure to deliver	
identified 21st century educational goals.	
(b) It is further the intent of the General Assembly that each public	
school operating grades six through 12, or some subset of those grades,	
shall have a minimum average daily membership of at least 450	
students, at least in part by providing a robust State aid for school	
construction program that is driven by standards for quality for public	
schools, geographic accessibility, statewide enrollment trends, and	
capacity and scale that support substantially equal educational	
opportunities for all Vermont students.	
Sec. 21. AGENCY OF EDUCATION; SCHOOL CALENDAR;	Sec. 9. AGENCY OF EDUCATION; SCHOOL CALENDAR;
GRADUATION REQUIREMENTS; REPORT [7/1/25]	GRADUATION REQUIREMENTS; REPORT [7/1/25]
(a) Statewide graduation requirements. On or before January 1,	(a) Statewide graduation requirements. On or before January 1,
2026, the Agency of Education shall recommend to the State Board of	2026, the Agency of Education shall recommend to the State Board of
Education standards for statewide proficiency-based graduation	Education standards for statewide graduation requirements based on
requirements based on standards adopted by the State Board.	standards adopted by the State Board.
(b) Statewide school calendar.	(b) Statewide school calendar.
(1) On or before January 15, 2027, the Secretary of Education	(1) On or before January 15, 2027, the Secretary of Education
shall develop and publish a statewide calendar for the public schools of	shall develop and publish a statewide calendar for the public schools of
the State, including career and technical centers, that shall be in effect in	the State, including career and technical centers, that shall be in effect in
the 2028–2029 academic year and after.	the 2028–2029 academic year and after.
(2) On or before January 15, 2027, the Secretary shall present to	(2) On or before January 15, 2027, the Secretary shall present to
the House and Senate Committees on Education a list of the statutory	the House and Senate Committees on Education a list of the statutory
amendments necessary to effect the intent of this subsection.	amendments necessary to effect the intent of this subsection.
(c) Report. On or before December 1, 2025, the Agency of	(c) Report. On or before December 1, 2025, the Agency of
Education shall submit a written report and recommended legislative	Education shall submit a written report and recommended legislative
language, as applicable, to the House and Senate Committees on	language, as applicable, to the House and Senate Committees on
Education with the following:	Education with the following:

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(1) In consultation with educators and administrators, a proposed	(1) In consultation with educators and administrators, a proposed
implementation plan for statewide financial data and student	implementation plan for statewide financial data and student
information systems.	information systems.
(2) Recommendations for a school construction division within	(2) Recommendations for a school construction division within
the Agency of Education, including position descriptions and job duties	the Agency of Education, including position descriptions and job duties
for each position within the division, a detailed description of the	for each position within the division, a detailed description of the
assistance the division would provide to the field, and the overall role	assistance the division would provide to the field, and the overall role
the Agency would play within a State aid to school construction	the Agency would play within a State aid to school construction
program.	program.
(3) A progress report regarding the development of clear,	(3) A progress report regarding the development of clear,
unambiguous guidance that would be provided to school officials and	unambiguous guidance that would be provided to school officials and
school board members regarding the business processes and transactions	school board members regarding the business processes and transactions
that would need to occur to facilitate school district mergers into larger,	that would need to occur to facilitate school district mergers into larger,
consolidated school districts, including the merging of data systems,	consolidated school districts, including the merging of data systems,
asset and liability transfers, and how to address collective bargaining	asset and liability transfers, and how to address collective bargaining
agreements for both educators and staff. The report shall include a	agreements for both educators and staff. The report shall include a
detailed description of how the Agency will provide support and	detailed description of how the Agency will provide support and
consolidation assistance to the field in each of these areas and an	consolidation assistance to the field in each of these areas and an
estimate of the costs associated with such work.	estimate of the costs associated with such work.
(4) In consultation with superintendents, directors of therapeutic	(4) In consultation with superintendents, directors of therapeutic
independent schools, special education directors, and, in the opinion of	independent schools, special education directors, and, in the opinion of
the Agency, other experts, recommendations for the need for	the Agency, other experts, recommendations for the need for
cooperative education services and the oversight of therapeutic schools	cooperative education services and the oversight of therapeutic schools
within the school governance framework both at a State and local level.	within the school governance framework both at a State and local level.
Sec. 26. STATE BOARD OF EDUCATION; REVIEW OF RULES;	Sec. 10. STATE BOARD OF EDUCATION; REVIEW OF RULES;
APPROPRIATION [7/1/25]	APPROPRIATION [7/1/25]
(a) The State Board of Education shall review each rule series the	(a) The State Board of Education shall review each rule series the
State Board is responsible for and make a determination as to the	State Board is responsible for and make a determination as to the
continuing need for, appropriateness of, or need for updating of said	continuing need for, appropriateness of, or need for updating of said
rules. On or before December 1, 2026, the State Board of Education	rules. On or before December 1, 2026, the State Board of Education

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shall submit a written report to the House and Senate Committees on	shall submit a written report to the House and Senate Committees on
Education with its recommendation for rules that are no longer needed	Education with its recommendation for rules that are no longer needed
and a plan to update rules that are still necessary, including the order in	and a plan to update rules that are still necessary, including the order in
which the Board proposes to update the rules and any associated costs	which the Board proposes to update the rules and any associated costs
or staffing needs.	or staffing needs.
(b) The sum of \$200,000.00 is appropriated from the General Fund	(b) The sum of \$200,000.00 is appropriated from the General Fund
to the Agency of Education in fiscal year 2026 to provide the State	to the Agency of Education in fiscal year 2026 to provide the State
Board of Education with the contracted resources necessary to review	Board of Education with the contracted resources necessary to review
and update the Board's rules.	and update the Board's rules.
Sec. 8. PROHIBITION ON SCHOOL CLOSURE AND TRANSITION	Sec. 11. [Deleted.]
TO PAYING TUITION [July 1, 2025]	
Notwithstanding any provision of law to the contrary, a school	
district shall be prohibited from closing an existing public school and	
then providing for the education of its resident students by paying	
tuition for its students to attend a public or approved independent school	
chosen by the parents of the district's students. If a school district that	
closes an existing public school is unable to provide for the education of	
its affected resident students in a different school or schools operated by	
the district, the school district shall provide for the education of its	
resident students by designating three or fewer public schools to serve	
as the public school or schools of the district. Notwithstanding any	
provision of law to the contrary, if designation is required pursuant to	
this section, the designation process contained in 16 V.S.A. § 827 shall	
apply to schools operating grades kindergarten through grade 12, or any	
subset of grades therein.	
Sec. 9. 16 V.S.A. § 3440 is added to read: [7/1/26]	Sec. 12. 16 V.S.A. § 3440 is added to read: [7/1/26]
<u>§ 3440. STATEMENT OF POLICY</u>	<u>§ 3440. STATEMENT OF POLICY</u>
It is the intent of this chapter to encourage the efficient use of public	It is the intent of this chapter to encourage the efficient use of public
funds to modernize school infrastructure in alignment with current	funds to modernize school infrastructure in alignment with current

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educational needs. School construction projects supported by this	educational needs. School construction projects supported by this
chapter should be developed taking consideration of standards of quality	chapter should be developed taking consideration of standards of quality
for public schools under section 165 of this title and prioritizing cost,	for public schools under section 165 of this title and prioritizing cost,
geographic accessibility, 21st century education facilities standards,	geographic accessibility, 21st century education facilities standards,
statewide enrollment trends, and capacity and scale that support best	statewide enrollment trends, and capacity and scale that support best
educational practices. Further, it is the intent of this chapter to	educational practices. Further, it is the intent of this chapter to
encourage the use of existing infrastructure to meet the needs of	encourage the use of existing infrastructure to meet the needs of
Vermont students. Joint construction projects between two or more	Vermont students. Joint construction projects between two or more
school districts and consolidation of buildings within a district where	school districts and consolidation of buildings within a district where
feasible and educationally appropriate are encouraged.	feasible and educationally appropriate are encouraged.
Sec. 10. 16 V.S.A. § 3442 is added to read: [7/1/26]	Sec. 13. 16 V.S.A. § 3442 is added to read: [7/1/26]
§ 3442. STATE AID FOR SCHOOL CONSTRUCTION PROGRAM	§ 3442. STATE AID FOR SCHOOL CONSTRUCTION PROGRAM
The Agency of Education shall be responsible for implementing the	The Agency of Education shall be responsible for implementing the
State Aid for School Construction Program according to the provisions	State Aid for School Construction Program according to the provisions
of this chapter. The Agency shall be responsible for:	of this chapter. The Agency shall be responsible for:
(1) reviewing all preliminary applications for State school	(1) reviewing all preliminary applications for State school
construction aid and issuing an approval or denial in accordance with	construction aid and issuing an approval or denial in accordance with
section 3445 of this chapter;	section 3445 of this chapter;
(2) adopting rules pursuant to 3 V.S.A. chapter 25 pertaining to	(2) adopting rules pursuant to 3 V.S.A. chapter 25 pertaining to
school construction and capital outlay, including rules to specify a point	school construction and capital outlay, including rules to specify a point
prioritization methodology and a bonus incentive structure aligned with	prioritization methodology and a bonus incentive structure aligned with
the legislative intent expressed in section 3440 of this title;	the legislative intent expressed in section 3440 of this title;
(3) including as part of its budget submitted to the Governor	(3) including as part of its budget submitted to the Governor
pursuant to subdivision 212(21) of this title its annual school	pursuant to subdivision 212(21) of this title its annual school
construction funding request;	construction funding request;
(4) developing a prequalification and review process for project	(4) developing a prequalification and review process for project
delivery consultants and architecture and engineering firms specializing	delivery consultants and architecture and engineering firms specializing
in prekindergarten through grade 12 school design, renovation, or	in prekindergarten through grade 12 school design, renovation, or
construction and maintaining a list of such prequalified firms and	construction and maintaining a list of such prequalified firms and
<u>consultants;</u>	<u>consultants;</u>

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(5) providing technical assistance and guidance to school districts	(5) providing technical assistance and guidance to school districts
and supervisory unions on all phases of school capital projects;	and supervisory unions on all phases of school capital projects;
(6) providing technical advice and assistance, training, and	(6) providing technical advice and assistance, training, and
education to school districts, supervisory unions, general contractors,	education to school districts, supervisory unions, general contractors,
subcontractors, construction or project managers, designers, and other	subcontractors, construction or project managers, designers, and other
vendors in the planning, maintenance, and establishment of school	vendors in the planning, maintenance, and establishment of school
facility space;	facility space;
(7) maintaining a current list of school construction projects that	(7) maintaining a current list of school construction projects that
have received preliminary approval, projects that have received final	have received preliminary approval, projects that have received final
approval, and the priority points awarded to each project;	approval, and the priority points awarded to each project;
(8) collecting, maintaining, and making publicly available	(8) collecting, maintaining, and making publicly available
quarterly progress reports of all ongoing school construction projects	quarterly progress reports of all ongoing school construction projects
that shall include, at a minimum, the costs of the project and the time	that shall include, at a minimum, the costs of the project and the time
schedule of the project;	schedule of the project;
(9) recommending policies and procedures designed to reduce	(9) recommending policies and procedures designed to reduce
borrowing for school construction programs at both State and local	borrowing for school construction programs at both State and local
levels;	levels:
(10) conducting a needs survey at least every five years to	(10) conducting a needs survey at least every five years to
ascertain the capital construction, reconstruction, maintenance, and	ascertain the capital construction, reconstruction, maintenance, and
other capital needs for all public schools and maintaining such data in a	other capital needs for all public schools and maintaining such data in a
publicly accessible format;	publicly accessible format;
(11) developing a formal enrollment projection model or using	(11) developing a formal enrollment projection model or using
projection models already available;	projection models already available;
(12) encouraging school districts and supervisory unions to	(12) encouraging school districts and supervisory unions to
investigate opportunities for the maximum utilization of space in and	investigate opportunities for the maximum utilization of space in and
around the district or supervisory union;	around the district or supervisory union;
(13) collecting and maintaining a clearinghouse of prototypical	(13) collecting and maintaining a clearinghouse of prototypical
school plans, as appropriate, that may be consulted by eligible	school plans, as appropriate, that may be consulted by eligible
applicants;	applicants:
(14) retaining the services of consultants, as necessary, to	(14) retaining the services of consultants, as necessary, to
effectuate the roles and responsibilities listed within this section; and	effectuate the roles and responsibilities listed within this section; and

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(15) notwithstanding 2 V.S.A. § 20(d), annually on or before	(15) notwithstanding 2 V.S.A. § 20(d), annually on or before
December 15, submitting a written report to the General Assembly	December 15, submitting a written report to the General Assembly
regarding the status and implementation of the State Aid for School	regarding the status and implementation of the State Aid for School
Construction Program, including the data required to be collected	Construction Program, including the data required to be collected
pursuant to this section.	pursuant to this section.
Sec. 11. 16 V.S.A. § 3443 is added to read: [7/1/25]	Sec. 14. 16 V.S.A. § 3443 is added to read: [7/1/25]
§ 3443. STATE AID FOR SCHOOL CONSTRUCTION ADVISORY	§ 3443. STATE AID FOR SCHOOL CONSTRUCTION ADVISORY
BOARD	BOARD
(a) Creation. There is hereby created the State Aid for School	(a) Creation. There is hereby created the State Aid for School
Construction Advisory Board, which shall advise the Agency on the	Construction Advisory Board, which shall advise the Agency on the
implementation of the State Aid for School Construction Program in	implementation of the State Aid for School Construction Program in
accordance with the provisions of this chapter, including the adoption of	accordance with the provisions of this chapter, including the adoption of
rules, setting of statewide priorities, criteria for project approval, and	rules, setting of statewide priorities, criteria for project approval, and
recommendations for project approval and prioritization.	recommendations for project approval and prioritization.
(b) Membership.	(b) Membership.
(1) Composition. The Board shall be composed of the following	(1) Composition. The Board shall be composed of the following
eight members:	eight members:
(A) four members who shall serve as ex officio members:	(A) four members who shall serve as ex officio members:
(i) the State Treasurer or designee;	(i) the State Treasurer or designee;
(ii) the Commissioner of Buildings and General Services or	(ii) the Commissioner of Buildings and General Services or
designee;	designee;
(iii) the Executive Director of the Vermont Bond Bank or	(iii) the Executive Director of the Vermont Bond Bank or
designee; and	designee; and
(iv) the Chair of the State Board of Education or designee;	(iv) the Chair of the State Board of Education or designee;
and	and
(B) four members, none of whom shall be a current member of	(B) four members, none of whom shall be a current member of
the General Assembly, who shall serve four-year terms as follows:	the General Assembly, who shall serve four-year terms as follows:
(i) two members, appointed by the Speaker of the House,	(i) two members, appointed by the Speaker of the House,
each of whom shall have expertise in education or construction, real	each of whom shall have expertise in education or construction, real

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estate, or finance and one of whom shall represent a supervisory union;	estate, or finance and one of whom shall represent a supervisory union;
and	and
(ii) two members, appointed by the Committee on	(ii) two members, appointed by the Committee on
<u>Committees, each of whom shall have expertise in education or</u>	<u>Committees, each of whom shall have expertise in education or</u>
construction, real estate, or finance and one of whom shall be an	construction, real estate, or finance and one of whom shall be an
educator.	educator.
(2) Members with four-year terms.	(2) Members with four-year terms.
(A) A member with a term limit shall serve a term of four	(A) A member with a term limit shall serve a term of four
years and until a successor is appointed. A term shall begin on January	years and until a successor is appointed. A term shall begin on January
1 of the year of appointment and run through December 31 of the last	1 of the year of appointment and run through December 31 of the last
year of the term. Terms of these members shall be staggered so that not	year of the term. Terms of these members shall be staggered so that not
all terms expire at the same time.	all terms expire at the same time.
(B) A vacancy created before the expiration of a term shall be	(B) A vacancy created before the expiration of a term shall be
filled in the same manner as the original appointment for the unexpired	filled in the same manner as the original appointment for the unexpired
portion of the term.	portion of the term.
(C) A member with a term limit shall not serve more than two	(C) A member with a term limit shall not serve more than two
consecutive terms. A member appointed to fill a vacancy created before	consecutive terms. A member appointed to fill a vacancy created before
the expiration of a term shall not be deemed to have served a term for	the expiration of a term shall not be deemed to have served a term for
the purpose of this subdivision (C).	the purpose of this subdivision (C).
(c) Duties. The Board shall advise the Agency on the	(c) Duties. The Board shall advise the Agency on the
implementation of the State Aid for School Construction Program in	implementation of the State Aid for School Construction Program in
accordance with the provisions of this chapter, including:	accordance with the provisions of this chapter, including:
(1) rules pertaining to school construction and capital outlay;	(1) rules pertaining to school construction and capital outlay;
(2) project priorities;	(2) project priorities;
(3) proposed legislation the Board deems desirable or necessary	(3) proposed legislation the Board deems desirable or necessary
related to the State Aid for School Construction Program, the provisions	related to the State Aid for School Construction Program, the provisions
of this chapter, and any related laws;	of this chapter, and any related laws;
(4) policies and procedures designed to reduce borrowing for	(4) policies and procedures designed to reduce borrowing for
school construction programs at both State and local levels;	school construction programs at both State and local levels;
(5) development of a formal enrollment projection model or the	(5) development of a formal enrollment projection model or the
consideration of using projection models already available;	consideration of using projection models already available;

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(6) processes and procedures necessary to apply for, receive,	(6) processes and procedures necessary to apply for, receive,
administer, and comply with the conditions and requirements of any	administer, and comply with the conditions and requirements of any
grant, gift, appropriation of property, services, or monies;	grant, gift, appropriation of property, services, or monies;
(7) the collection and maintenance of a clearinghouse of	(7) the collection and maintenance of a clearinghouse of
prototypical school plans that may be consulted by eligible applicants	prototypical school plans that may be consulted by eligible applicants
and recommended incentives to utilize such prototypes;	and recommended incentives to utilize such prototypes;
(8) the determination of eligible cost components of projects for	(8) the determination of eligible cost components of projects for
funding or reimbursement, including partial or full eligibility for project	funding or reimbursement, including partial or full eligibility for project
components for which the benefit is shared between the school and	components for which the benefit is shared between the school and
other municipal and community entities;	other municipal and community entities;
(9) development of a long-term vision for a statewide capital plan	(9) development of a long-term vision for a statewide capital plan
in accordance with needs and projected funding;	in accordance with needs and projected funding;
(10) collection and maintenance of data on all public school	(10) collection and maintenance of data on all public school
facilities in the State, including information on size, usage, enrollment,	facilities in the State, including information on size, usage, enrollment,
available facility space, and maintenance;	available facility space, and maintenance;
(11) advising districts on the use of a needs survey to ascertain	(11) advising districts on the use of a needs survey to ascertain
the capital construction, reconstruction, maintenance, and other capital	the capital construction, reconstruction, maintenance, and other capital
needs for schools across the State; and	needs for schools across the State; and
(12) encouraging school districts and supervisory unions to	(12) encouraging school districts and supervisory unions to
investigate opportunities for the maximum utilization of space in and	investigate opportunities for the maximum utilization of space in and
around the district or supervisory union.	around the district or supervisory union.
(d) Meetings.	(d) Meetings.
(1) The Chair of the State Board of Education shall call the first	(1) The Chair of the State Board of Education shall call the first
meeting of the Board to occur on or before September 1, 2025.	meeting of the Board to occur on or before September 1, 2025.
(2) The Board shall select a chair from among its members at the	(2) The Board shall select a chair from among its members at the
first meeting.	<u>first meeting.</u>
(3) A majority of the membership shall constitute a quorum.	(3) A majority of the membership shall constitute a quorum.
(4) The Board shall meet not more than six times per year.	(4) The Board shall meet not more than six times per year.
(e) Assistance. The Board shall have the administrative, technical,	(e) Assistance. The Board shall have the administrative, technical,
and legal assistance of the Agency of Education.	and legal assistance of the Agency of Education.

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(f) Compensation and reimbursement. Members of the Board shall	(f) Compensation and reimbursement. Members of the Board shall
be entitled to per diem compensation and reimbursement of expenses as	be entitled to per diem compensation and reimbursement of expenses as
permitted under 32 V.S.A. § 1010 for not more than six meetings per	permitted under 32 V.S.A. § 1010 for not more than six meetings per
<u>year.</u>	<u>year.</u>
(g) Report. On or before December 15, 2025, the Board shall	(g) Report. On or before December 15, 2025, the Board shall
submit a written report to the House Committees on Education and on	submit a written report to the House Committees on Education and on
Ways and Means and the Senate Committees on Education and on	Ways and Means and the Senate Committees on Education and on
Finance on recommendations for addressing the transfer of any debt	Finance on recommendations for addressing the transfer of any debt
obligations from current school districts to future school districts as	obligations from current school districts to future school districts as
contemplated by Vermont's education transformation.	contemplated by Vermont's education transformation.
Sec. 12. PROSPECTIVE REPEAL OF STATE AID FOR SCHOOL	Sec. 15. PROSPECTIVE REPEAL OF STATE AID FOR SCHOOL
CONSTRUCTION ADVISORY BOARD [7/1/25]	CONSTRUCTION ADVISORY BOARD [7/1/25]
16 V.S.A. § 3443 (State Aid for School Construction Advisory	16 V.S.A. § 3443 (State Aid for School Construction Advisory
Board) is repealed on July 1, 2035.	Board) is repealed on July 1, 2035.
Sec. 13. 16 V.S.A. § 3444 is added to read: [7/1/26]	Sec. 16. 16 V.S.A. § 3444 is added to read: [7/1/26]
§ 3444. SCHOOL CONSTRUCTION AID SPECIAL FUND	§ 3444. SCHOOL CONSTRUCTION AID SPECIAL FUND
(a) Creation. There is created the School Construction Aid Special	(a) Creation. There is created the School Construction Aid Special
Fund, to be administered by the Agency of Education. Monies in the	Fund, to be administered by the Agency of Education. Monies in the
Fund shall be used for the purposes of:	Fund shall be used for the purposes of:
(1) awarding aid to school construction projects under section	(1) awarding aid to school construction projects under section
<u>3445 of this title;</u>	<u>3445 of this title;</u>
(2) awarding grants through the Facilities Master Plan Grant	(2) awarding grants through the Facilities Master Plan Grant
Program established in section 3441 of this title;	Program established in section 3441 of this title;
(3) funding administrative costs of the State Aid for School	(3) funding administrative costs of the State Aid for School
Construction Program; and	Construction Program; and
(4) awarding emergency aid under section 3445 of this title.	(4) awarding emergency aid under section 3445 of this title.
(b) Funds. The Fund shall consist of:	(b) Funds. The Fund shall consist of:
(1) any amounts transferred or appropriated to it by the General	(1) any amounts transferred or appropriated to it by the General
Assembly;	Assembly; and

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(2) any amounts deposited in the Fund from the Supplemental	(2) any interest earned by the Fund.
District Spending Reserve; and	
(3) any interest earned by the Fund.	
Sec. 14. 16 V.S.A. § 3445 is added to read: [7/1/26]	Sec. 17. 16 V.S.A. § 3445 is added to read: [7/1/26]
§ 3445. APPROVAL AND FUNDING OF SCHOOL	<u>§ 3445. APPROVAL AND FUNDING OF SCHOOL</u>
<u>CONSTRUCTION PROJECTS</u>	CONSTRUCTION PROJECTS
(a) Construction aid.	(a) Construction aid.
(1) Preliminary application for construction aid. A school district	(1) Preliminary application for construction aid. A school district
eligible for assistance under section 3447 of this title that intends to	eligible for assistance under section 3447 of this title that intends to
construct or purchase a new school, or make extensive additions or	construct or purchase a new school, or make extensive additions or
alterations to its existing school, and desires to avail itself of State	alterations to its existing school, and desires to avail itself of State
school construction aid shall submit a written preliminary application to	school construction aid shall submit a written preliminary application to
the Secretary. A preliminary application shall include information	the Secretary. A preliminary application shall include information
required by the Agency by rule and shall specify the need for and	required by the Agency by rule and shall specify the need for and
purpose of the project.	purpose of the project.
(2) Approval of preliminary application.	(2) Approval of preliminary application.
(A) When reviewing a preliminary application for approval,	(A) When reviewing a preliminary application for approval,
the Secretary shall consider:	the Secretary shall consider:
(i) regional educational opportunities and needs, including	(i) regional educational opportunities and needs, including
school building capacities across school district boundaries, and	school building capacities across school district boundaries, and
available infrastructure in neighboring communities;	available infrastructure in neighboring communities;
(ii) economic efficiencies;	(ii) economic efficiencies;
(iii) the suitability of an existing school building to	(iii) the suitability of an existing school building to
continue to meet educational needs; and	continue to meet educational needs; and
(iv) statewide educational initiatives.	(iv) statewide educational initiatives.
(B) The Secretary may approve a preliminary application if:	(B) The Secretary may approve a preliminary application if:
(i)(I) the project or part of the project fulfills a need	(i)(I) the project or part of the project fulfills a need
occasioned by:	occasioned by:
(aa) conditions that threaten the health or safety of	(aa) conditions that threaten the health or safety of
students or employees;	students or employees;

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(bb) facilities that are inadequate to provide programs	(bb) facilities that are inadequate to provide programs
required by State or federal law or regulation;	required by State or federal law or regulation;
(cc) excessive energy use resulting from the design of	(cc) excessive energy use resulting from the design of
a building or reliance on fossil fuels or electric space heat; or	a building or reliance on fossil fuels or electric space heat; or
(dd) deterioration of an existing building; or	(dd) deterioration of an existing building; or
(II) the project results in consolidation of two or more	(II) the project results in consolidation of two or more
school buildings and will serve the educational needs of students in a	school buildings and will serve the educational needs of students in a
more cost-effective and educationally appropriate manner as compared	more cost-effective and educationally appropriate manner as compared
to individual projects constructed separately;	to individual projects constructed separately;
(ii) the need addressed by the project cannot reasonably be	(ii) the need addressed by the project cannot reasonably be
met by another means;	met by another means;
(iii) the proposed type, kind, quality, size, and estimated	(iii) the proposed type, kind, quality, size, and estimated
cost of the project are suitable for the proposed curriculum and meet all	cost of the project are suitable for the proposed curriculum and meet all
legal standards;	legal standards;
(iv) the applicant achieves the level of "proficiency" in the	(iv) the applicant achieves the level of "proficiency" in the
school district quality standards regarding facilities management	school district quality standards regarding facilities management
adopted by rule by the Agency; and	adopted by rule by the Agency; and
(v) the applicant has completed a facilities master planning	(v) the applicant has completed a facilities master planning
process that:	process that:
(I) engages robust community involvement;	(I) engages robust community involvement;
(II) considers regional solutions;	(II) considers regional solutions;
(III) evaluates environmental contaminants; and	(III) evaluates environmental contaminants; and
(IV) produces a facilities master plan that unites the	(IV) produces a facilities master plan that unites the
applicant's vision statement, educational needs, enrollment projections,	applicant's vision statement, educational needs, enrollment projections,
renovation needs, and construction projects.	renovation needs, and construction projects.
(3) Priorities. Following approval of a preliminary application	(3) Priorities. Following approval of a preliminary application
and provided that the district has voted funds or authorized a bond for	and provided that the district has voted funds or authorized a bond for
the total estimated cost of a project, the Agency, with the advice of the	the total estimated cost of a project, the Agency, with the advice of the
State Aid for School Construction Advisory Board, shall assign points	State Aid for School Construction Advisory Board, shall assign points
to the project as prescribed by rule of the Agency so that the project can	to the project as prescribed by rule of the Agency so that the project can
be placed on a priority list based on the number of points received.	be placed on a priority list based on the number of points received.

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(4) Request for legislative appropriation. The Agency shall	(4) Request for legislative appropriation. The Agency shall
submit its annual school construction funding request to the Governor as	submit its annual school construction funding request to the Governor as
part of its budget pursuant to subdivision 212(21) of this title.	part of its budget pursuant to subdivision 212(21) of this title.
Following submission of the Governor's recommended budget to the	Following submission of the Governor's recommended budget to the
General Assembly pursuant to 32 V.S.A. § 306, the House Committee	General Assembly pursuant to 32 V.S.A. § 306, the House Committee
on Education and the Senate Committee on Education shall recommend	on Education and the Senate Committee on Education shall recommend
a total school construction appropriation for the next fiscal year to the	a total school construction appropriation for the next fiscal year to the
General Assembly.	General Assembly.
(5) Final approval for construction aid.	(5) Final approval for construction aid.
(A) Unless approved by the Secretary for good cause in	(A) Unless approved by the Secretary for good cause in
advance of commencement of construction, a school district shall not	advance of commencement of construction, a school district shall not
begin construction before the Secretary approves a final application. A	begin construction before the Secretary approves a final application. A
school district may submit a written final application to the Secretary at	school district may submit a written final application to the Secretary at
any time following approval of a preliminary application.	any time following approval of a preliminary application.
(B) The Secretary may approve a final application for a project	(B) The Secretary may approve a final application for a project
provided that:	provided that:
(i) the project has received preliminary approval;	(i) the project has received preliminary approval;
(ii) the district has voted funds or authorized a bond for the	(ii) the district has voted funds or authorized a bond for the
total estimated cost of the project;	total estimated cost of the project;
(iii) the district has made arrangements for project	(iii) the district has made arrangements for project
construction supervision by persons competent in the building trades;	construction supervision by persons competent in the building trades;
(iv) the district has provided for construction financing of	(iv) the district has provided for construction financing of
the project during a period prescribed by the Agency;	the project during a period prescribed by the Agency;
(v) the project has otherwise met the requirements of this	(v) the project has otherwise met the requirements of this
<u>chapter;</u>	<u>chapter;</u>
(vi) if the proposed project includes a playground, the	(vi) if the proposed project includes a playground, the
project includes a requirement that the design and construction of	project includes a requirement that the design and construction of
playground equipment follow the guidelines set forth in the U.S.	playground equipment follow the guidelines set forth in the U.S.
Consumer Product Safety Commission Handbook for Public	Consumer Product Safety Commission Handbook for Public
Playground Safety; and	Playground Safety; and

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(vii) if the total estimated cost of the proposed project is	(vii) if the total estimated cost of the proposed project is
less than \$50,000.00, no performance bond or irrevocable letter of credit	less than \$50,000.00, no performance bond or irrevocable letter of credit
shall be required.	shall be required.
(C) The Secretary may provide that a grant for a high school	(C) The Secretary may provide that a grant for a high school
project is conditioned upon the agreement of the recipient to provide	project is conditioned upon the agreement of the recipient to provide
high school instruction for any high school pupil living in an area	high school instruction for any high school pupil living in an area
prescribed by the Agency who may elect to attend the school.	prescribed by the Agency who may elect to attend the school.
(D) A district may begin construction upon receipt of final	(D) A district may begin construction upon receipt of final
approval. However, a district shall not be reimbursed for debt incurred	approval. However, a district shall not be reimbursed for debt incurred
due to borrowing of funds in anticipation of aid under this section.	due to borrowing of funds in anticipation of aid under this section.
(6) Award of construction aid.	(6) Award of construction aid.
(A) The base amount of an award shall be 20 percent of the	(A) The base amount of an award shall be 20 percent of the
eligible debt service cost of a project. Projects are eligible for additional	eligible debt service cost of a project. Projects are eligible for additional
bonus incentives as specified in rule for up to an additional 20 percent	bonus incentives as specified in rule for up to an additional 20 percent
of the eligible debt service cost. Amounts shall be awarded annually.	of the eligible debt service cost. Amounts shall be awarded annually
	and are subject to an annual appropriation for the purposes of the program.
(B) As used in subdivision (A) of this subdivision (6),	(B) As used in subdivision (A) of this subdivision (6),
"eligible debt service cost" of a project means the product of the	"eligible debt service cost" of a project means the product of the
lifetime cost of the bond authorized for the project and the ratio of the	lifetime cost of the bond authorized for the project and the ratio of the
approved cost of a project to the total cost of the project.	approved cost of a project to the total cost of the project.
(b) Emergency aid. Notwithstanding any other provision of this	(b) Emergency aid. Notwithstanding any other provision of this
section, the Secretary may grant aid for a project the Secretary deems to	section, the Secretary may grant aid for a project the Secretary deems to
be an emergency in the amount of 30 percent of eligible project costs,	be an emergency in the amount of 30 percent of eligible project costs,
up to a maximum eligible total project cost of \$300,000.00.	up to a maximum eligible total project cost of \$300,000.00.
<u></u>	
Sec. 15. 16 V.S.A. § 3446 is added to read: [7/1/26]	Sec. 18. 16 V.S.A. § 3446 is added to read: [7/1/26]
<u>§ 3446. APPEAL</u>	<u>§ 3446. APPEAL</u>
Any municipal corporation as defined in section 3447 of this title	Any municipal corporation as defined in section 3447 of this title
aggrieved by an order, allocation, or award of the Agency of Education	aggrieved by an order, allocation, or award of the Agency of Education

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may, within 30 days, appeal to the Superior Court in the county in	may, within 30 days, appeal to the Superior Court in the county in
which the project is located.	which the project is located.
Sec. 16. TRANSFER OF RULEMAKING AUTHORITY; TRANSFER	Sec. 19. TRANSFER OF RULEMAKING AUTHORITY; TRANSFER
OF RULES [7/1/26]	OF RULES [7/1/26]
(a) The statutory authority to adopt rules by the State Board of	(a) The statutory authority to adopt rules by the State Board of
Education pertaining to school construction and capital outlay adopted	Education pertaining to school construction and capital outlay adopted
under 16 V.S.A. § 3448(e) and 3 V.S.A. chapter 25 is transferred from	under 16 V.S.A. § 3448(e) and 3 V.S.A. chapter 25 is transferred from
the State Board of Education to the Agency of Education.	the State Board of Education to the Agency of Education.
(b) All rules pertaining to school construction and capital outlay	(b) All rules pertaining to school construction and capital outlay
adopted by the State Board of Education under 3 V.S.A. chapter 25	adopted by the State Board of Education under 3 V.S.A. chapter 25
prior to July 1, 2026 shall be deemed the rules of the Agency of	prior to July 1, 2026 shall be deemed the rules of the Agency of
Education and remain in effect until amended or repealed by the Agency	Education and remain in effect until amended or repealed by the Agency
of Education pursuant to 3 V.S.A. chapter 25.	of Education pursuant to 3 V.S.A. chapter 25.
(c) The Agency of Education shall provide notice of the transfer to	(c) The Agency of Education shall provide notice of the transfer to
the Secretary of State and the Legislative Committee on Administrative	the Secretary of State and the Legislative Committee on Administrative
Rules in accordance with 3 V.S.A. § 848(d)(2).	Rules in accordance with 3 V.S.A. § 848(d)(2).
Sec. 17, REPEALS [7/1/26]	Sec. 20. REPEALS [7/1/26]
(a) 16 V.S.A. § 3448 (approval of funding of school construction	(a) 16 V.S.A. § 3448 (approval of funding of school construction
projects; renewable energy) is repealed on July 1, 2026.	projects; renewable energy) is repealed on July 1, 2026.
(b) 16 V.S.A. § 3448a (appeal) is repealed on July 1, 2026.	(b) 16 V.S.A. § 3448a (appeal) is repealed on July 1, 2026.
(b) 10 V.S.A. § 5448a (appear) is repeared on July 1, 2020.	(0) 10 V.S.A. § 3448a (appear) is repeared on July 1, 2020.
Sec. 18, 16 V.S.A. § 828 is amended to read: [7/1/25]	Sec. 21. 16 V.S.A. § 828 is amended to read: [7/1/25]
§ 828. TUITION TO APPROVED SCHOOLS; AGE; APPEAL	§ 828. TUITION TO APPROVED SCHOOLS; AGE; APPEAL
(a) A school district shall not pay the tuition of a student except to:	(a) A school district shall not pay the tuition of a student except to:
(1) a public school, located in Vermont;	(1) a public school, located in Vermont;
(2) an approved independent school, that:	(2) an approved independent school, that:
(A) is located in Vermont;	(A) is located in Vermont;
(B) is approved under section 166 of this title on or before July	(B) is approved under section 166 of this title on or before July
1, 2025;	1, 2025;

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	(C) is located within either:
	(i) a supervisory district that does not operate a public
	school for some or all grades as of July 1, 2024; or
	(ii) a supervisory union with one or more member school
	districts that does not operate a public school for some or all grades as
	<u>of July 1, 2024;</u>
(C) has at least 51 percent of its student enrollment composed	(D) had at least 25 percent of its student enrollment composed
of students attending on a district-funded tuition basis pursuant to	of students attending on a district-funded tuition basis pursuant to
chapter 21 of this title during the 2024–2025 school year; and	chapter 21 of this title during the 2023–2024 school year; and
(D) complies with the minimum class size requirements	(E) complies with the minimum class size requirements
contained in subdivision 165(a)(9) of this title and State Board rule;	contained in subdivision 165(a)(9) of this title and State Board rule;
provided, however, that if a school is unable to comply with the class	provided, however, that if a school is unable to comply with the class
size minimum standards due to geographic isolation or a school has	size minimum standards due to geographic isolation or a school has
developed an implementation plan to meet the class size minimum	developed an implementation plan to meet the class size minimum
requirements, the school may ask the State Board to grant it a waiver	requirements, the school may ask the State Board to grant it a waiver
from this subdivision (D), which decision shall be final;	from this subdivision (E), which decision shall be final;
(3) an independent school meeting education quality standards;	(3) an independent school meeting education quality standards;
(4) a tutorial program approved by the State Board,	(4) a tutorial program approved by the State Board;
(5) an approved education program, or;	(5) an approved education program, or:
(6) an independent school in another state or country approved	(6) an independent school in another state or country approved
under the laws of that state or country, that complies with the reporting	under the laws of that state or country, that complies with the reporting
requirement under subsection 4010(c) of this title, a public school	requirement under subsection 4010(c) of this title, a public school
located in another state; or	located in another state; or
(7) a therapeutic approved independent school located in	(7) a therapeutic approved independent school located in
Vermont or another state or country that is approved under the laws of	Vermont or another state or country that is approved under the laws of
that state or country.	that state or country.
(b) nor shall payment Payment of tuition on behalf of a person shall	(b) nor shall payment Payment of tuition on behalf of a person shall
not be denied on account of age.	not be denied on account of age.
(c) Unless otherwise provided, a person who is aggrieved by a	(c) Unless otherwise provided, a person who is aggrieved by a
decision of a school board relating to eligibility for tuition payments, the	decision of a school board relating to eligibility for tuition payments, the

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amount of tuition payable, or the school the person may attend, may appeal to the State Board and its decision shall be final. (d) As used in this section, "therapeutic approved independent school" means an approved independent school that limits enrollment for publicly funded students residing in Vermont to students who are on an individualized education program or plan under Section 504 of the Rehabilitation Act of 1973, 29 U.S.C. § 794, or who are enrolled pursuant to a written agreement between a local education agency and the school or pursuant to a court order.	amount of tuition payable, or the school the person may attend, may appeal to the State Board and its decision shall be final. (d) As used in this section, "therapeutic approved independent school" means an approved independent school that limits enrollment for publicly funded students residing in Vermont to students who are on an individualized education program or plan under Section 504 of the Rehabilitation Act of 1973, 29 U.S.C. § 794, or who are enrolled pursuant to a written agreement between a local education agency and the school or pursuant to a court order.
Sec. 19. TUITION TRANSITION [7/1/25] <u>A school district that pays tuition pursuant to the provisions of 16</u> V.S.A. chapter 21 in effect on June 30, 2025 shall continue to pay tuition on behalf of a resident student enrolled for the 2024–2025 school year in or who has been accepted for enrollment for the 2025–2026 school year by an approved independent school subject to the provisions of 16 V.S.A. § 828 in effect on June 30, 2025, until such time as the student graduates from that school.	Sec. 22. TUITION TRANSITION [7/1/25] <u>A school district that pays tuition pursuant to the provisions of 16</u> <u>V.S.A. chapter 21 in effect on June 30, 2025 shall continue to pay</u> <u>tuition on behalf of a resident student enrolled for the 2024–2025 school</u> <u>year in or who has been accepted for enrollment for the 2025–2026</u> <u>school year by an approved independent school subject to the provisions</u> <u>of 16 V.S.A. § 828 in effect on June 30, 2025, until such time as the</u> <u>student graduates from that school.</u>
Sec. 20. STATEWIDE COHESION; INTENT [7/1/25] It is the intent of the General Assembly to consolidate structures and systems that are foundational to the administration of education.	Sec. 23. STATE-LEVEL GOVERNANCE; INTENT [7/1/25] It is the intent of the General Assembly to consolidate structures and systems that are foundational to the administration of education and to ensure that the State Board of Education is the independent, transparent, and public facing body for public education and to ensure the Board maintains its ability to provide an important outlet for the public to engage in the rulemaking process and regularly provide public comment regarding the state of Vermont's education system.
Sec. 22. STATE-LEVEL GOVERNANCE; INTENT [7/1/25] It is the intent of the General Assembly to ensure that the State Board of Education is the independent, transparent, and public facing body for	Combined with Sec. 20 of the House version in Sec. 23

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public education and to ensure the Board maintains its ability provide an	
important outlet for the public to engage in the rulemaking process and	
regularly provide public comment regarding the state of Vermont's	
education system.	
Sec. 23. 16 V.S.A. § 161 is amended to read: [7/1/25]	Sec. 24. 16 V.S.A. § 161 is amended to read: [7/1/25]
§ 161. STATE BOARD OF EDUCATION; APPOINTMENT OF	§ 161. STATE BOARD OF EDUCATION; APPOINTMENT OF
MEMBERS; TERM; VACANCY	MEMBERS; TERM; VACANCY
The State Board shall consist of ten <u>10</u> members. Two of the	The State Board shall consist of ten $10$ members. Two of the
members shall be secondary students, one of whom shall be a full	members shall be secondary students, one of whom shall be a full
member and the other of whom shall be a junior member who may not	member and the other of whom shall be a junior member who may not
vote. All Eight members, including the two student members, shall be	vote. All Eight members, including the two student members, shall be
appointed by the Governor with the advice and consent of the Senate.	appointed by the Governor with the advice and consent of the Senate.
One member shall be appointed by the Speaker of the House and one	One member shall be appointed by the Speaker of the House and one
member shall be appointed by the Senate Committee on Committees. In	member shall be appointed by the Senate Committee on Committees. In
the appointment of the nonstudent members, priority shall be given to	the appointment of the nonstudent members, priority shall be given to
the selection of persons with a demonstrated commitment to ensuring	the selection of persons with a demonstrated commitment to ensuring
quality education for Vermont students. To the extent possible, the	quality education for Vermont students. To the extent possible, the
members shall represent the State's geographic, gender, racial, and	members shall represent the State's geographic, gender, racial, and
ethnic diversity. The Secretary shall serve on the State Board as a	ethnic diversity. The Secretary shall serve on the State Board as a
nonvoting member.	nonvoting member.
(1) Upon the expiration of the respective terms of those members	(1) Upon the expiration of the respective terms of those members
of the Board previously appointed, excluding the student members, the	of the Board previously appointed, excluding the student members, the
Governor appointing authority that made the initial appointment to the	Governor appointing authority that made the initial appointment to the
expired term shall, biennially in the month of February with the advice	expired term shall, biennially in the month of February with the advice
and consent of the Senate, as applicable, appoint members for terms of	and consent of the Senate, as applicable, appoint members for terms of
six years. The terms shall begin March 1 of the year in which the	six years. The terms shall begin March 1 of the year in which the
appointments are made. A member serving a term of six years shall not	appointments are made. A member serving a term of six years shall not
be eligible for reappointment for successive terms.	be eligible for reappointment for successive terms.
(2) In the event of any vacancy occurring in the membership of	(2) In the event of any vacancy occurring in the membership of
the Board, the Governor appointing authority that made the initial	the Board, the Governor appointing authority that made the initial

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appointment to the vacated term shall fill the vacancy with a qualified	appointment to the vacated term shall fill the vacancy with a qualified
person whose appointment shall be for the unexpired portion of the	person whose appointment shall be for the unexpired portion of the
term.	term.
(3) Biennially, the Board shall choose a member of the Board to	(3) Biennially, the Board shall choose a member of the Board to
be its chair.	be its chair.
(4) Annually, using an application process that is open and	(4) Annually, using an application process that is open and
accessible to all eligible students, the Governor shall appoint a Vermont	accessible to all eligible students, the Governor shall appoint a Vermont
secondary school student who will continue to be a secondary student	secondary school student who will continue to be a secondary student
for at least two years following taking office, to serve on the State	for at least two years following taking office, to serve on the State
Board for two years, beginning on July 1 of the year of appointment.	Board for two years, beginning on July 1 of the year of appointment.
The student member shall not vote during the first year and shall be a	The student member shall not vote during the first year and shall be a
full and voting member during the second year of his or her the	full and voting member during the second year of his or her the
student's term.	<u>student's</u> term.
Sec. 24. TRANSITION PERIOD APPOINTMENTS; STATE BOARD	Sec. 25. TRANSITION PERIOD APPOINTMENTS; STATE BOARD
OF EDUCATION [7/1/25]	OF EDUCATION [7/1/25]
(a) Members currently serving on the State Board of Education may	(a) Members currently serving on the State Board of Education may
continue to serve for the duration of the term to which they were	continue to serve for the duration of the term to which they were
appointed.	appointed.
(b) Beginning on July 1, 2025, as terms of currently serving	(b) Beginning on July 1, 2025, as terms of currently serving
members expire, appointments of successors shall be made in	members expire, appointments of successors shall be made in
accordance with the considerations and appointment authority contained	accordance with the considerations and appointment authority contained
<u>in 16 V.S.A. § 161.</u>	<u>in 16 V.S.A. § 161.</u>
(1) The Speaker of the House shall make the first appointment to	(1) The Speaker of the House shall make the first appointment to
a vacant or expired seat that occurs after July 1, 2025 and shall make	a vacant or expired seat that occurs after July 1, 2025 and shall make
any subsequent appointments to fill the vacated or expired term for that	any subsequent appointments to fill the vacated or expired term for that
same seat after the initial transition period appointment.	same seat after the initial transition period appointment.
(2) The Senate Committee on Committees shall make the second	(2) The Senate Committee on Committees shall make the second
appointment to a vacant or expired seat that occurs after July 1, 2025	appointment to a vacant or expired seat that occurs after July 1, 2025
and shall make any subsequent appointments to fill the vacated or	and shall make any subsequent appointments to fill the vacated or

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expired term for that same seat after the initial transition period	expired term for that same seat after the initial transition period
appointment.	appointment.
(3) The Governor shall make the third appointment, with the	(3) The Governor shall make the third appointment, with the
advice and consent of the Senate, to a vacant or expired seat that occurs	advice and consent of the Senate, to a vacant or expired seat that occurs
after July 1, 2025 and shall make any subsequent appointments to fill	after July 1, 2025 and shall make any subsequent appointments to fill
the vacated or expired term for that same seat after the initial transition	the vacated or expired term for that same seat after the initial transition
period appointment.	period appointment.
(c) Once the first three appointments after July 1, 2025 are made in	(c) Once the first three appointments after July 1, 2025 are made in
accordance with subsection (b) of this section, the Governor shall make	accordance with subsection (b) of this section, the Governor shall make
all subsequent appointments for the remaining five non-student seats,	all subsequent appointments for the remaining five nonstudent seats,
with the advice and consent of the Senate, in accordance with 16 V.S.A.	with the advice and consent of the Senate, in accordance with 16 V.S.A.
<u>§ 161.</u>	<u>§ 161.</u>
Sec. 25. 16 V.S.A. § 162 is amended to read: [7/1/25]	Sec. 26. 16 V.S.A. § 162 is amended to read: [7/1/25]
§ 162. REMOVAL OF BOARD MEMBERS	§ 162. REMOVAL OF BOARD MEMBERS
After notice and hearing, the Governor may remove a member of the	After notice and hearing, the Governor may remove a member of the
State Board for incompetency, failure to discharge his or her the	State Board for incompetency, failure to discharge his or her the
member's duties, malfeasance, illegal acts, or other cause inimical to the	<u>member's</u> duties, malfeasance, illegal acts, or other cause inimical to the
welfare of the public schools; and in case of such removal, he or she the	welfare of the public schools; and in case of such removal, he or she the
appointing authority that made the initial appointment shall appoint a	appointing authority that made the initial appointment shall appoint a
person to fill the unexpired term.	person to fill the unexpired term.
$S_{22} = 27 + 16 \text{ MS} = A + 8 + 822 \text{ is smanded to mode [continear (l-7/1/22)]}$	$S_{22} = 27 + 16 \text{ MSA} + 8.022  is sman had to read. [contined the 7/1/20$
Sec. 27. 16 V.S.A. § 823 is amended to read: [contingently 7/1/28; see	Sec. 27. 16 V.S.A. § 823 is amended to read: [contingently 7/1/28; see
Sec. 70, effective dates] § 823. ELEMENTARY TUITION	Sec. 70, effective dates] § 823. ELEMENTARY TUITION
<u>o</u>	<u> </u>
(a) Tuition for <del>elementary</del> students shall be paid by the district in which the student is a resident. The district shall pay the full tuition	(a) Tuition for <del>elementary</del> students shall be paid by the district in which the student is a resident. The district shall pay the full tuition
which the student is a resident. The district shall pay the full tuition charged its students attending a public elementary school to a receiving	which the student is a resident. The district shall pay the full tuition charged its students attending a public elementary school to a receiving
school an amount equal to the base amount contained in subdivision	school for each resident student attending the receiving school an
4001(16) of this title multiplied by the sum of one and any weights	amount equal to the base amount contained in subdivision 4001(16) of
applicable to the resident student under section 4010 of this title, for	this title multiplied by the sum of one and any weights applicable to the
applicable to the resident student under section 4010 of this title, for	uns une multiplieu by the sum of one and any weights applicable to the

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each resident student attending the receiving school. If a payment made	resident student under section 4010 of this title. If a payment made to a
to a public elementary school is three percent more or less than the	public elementary school is three percent more or less than the
calculated net cost per elementary pupil in the receiving school district	calculated net cost per elementary pupil in the receiving school district
for the year of attendance, the district shall be reimbursed, credited, or	for the year of attendance, the district shall be reimbursed, credited, or
refunded pursuant to section 836 of this title. Notwithstanding the	refunded pursuant to section 836 of this title. Notwithstanding the
provisions of this subsection or of subsection 825(b) of this title, the	provisions of this subsection or of subsection 825(b) of this title, the
boards of both the receiving and sending districts may enter into tuition	boards of both the receiving and sending districts may enter into tuition
agreements with terms differing from the provisions of those	agreements with terms differing from the provisions of those
subsections, provided that the receiving district must offer identical	subsections, provided that the receiving district must offer identical
terms to all sending districts, and further provided that the statutory	terms to all sending districts, and further provided that the statutory
provisions apply to any sending district that declines the offered terms.	provisions apply to any sending district that declines the offered terms.
(b) Unless the electorate of a school district authorizes payment of a	(b) Unless the electorate of a school district authorizes payment of a
higher amount at an annual or special meeting warned for the purpose,	higher amount at an annual or special meeting warned for the purpose,
the tuition paid to an approved independent elementary school or an	the tuition paid to an approved independent elementary school or an
independent school meeting education quality standards shall not	independent school meeting education quality standards shall not
exceed the least of:	exceed the least of:
(1) the average announced tuition of Vermont union elementary	(1) the average announced tuition of Vermont union elementary
schools for the year of attendance;	schools for the year of attendance;
(2) the tuition charged by the approved independent school for	(2) the tuition charged by the approved independent school for
the year of attendance; or	the year of attendance; or
(3) the average per-pupil tuition the district pays for its other	(3) the average per-pupil tuition the district pays for its other
resident elementary students in the year in which the student is enrolled	resident elementary students in the year in which the student is enrolled
in the approved independent school. [Repealed.]	in the approved independent school. (1) In addition to the tuition
	amount calculated in subsection (a) of this section, a receiving school
	may charge, and a sending school shall be required to pay, an additional
	fee in the amount of the product of the base amount and up to 0.05 for
	each student attending the receiving school in grades nine through 12
	only if the following conditions are met:
	(A) the receiving school has received approval from the State
	Board of Education to charge the additional fee under this subsection

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	Report of Committee of Conference         (b), which approval shall be granted in accordance with rules adopted by the State Board; and       (B) the electorate of each school district with at least one         student attending the receiving school has approved supplemental       district spending, as defined in 32 V.S.A. § 5401, for the purpose of this         subsection and in an amount sufficient to cover the additional fee       authorized under this subsection (b).         (2) For the purposes of this subsection, a receiving school shall       not include an approved independent school in Vermont functioning as an approved area career and technical center.         (c) A receiving school that elects and is eligible to charge an additional fee for each student attending on a publicly funded tuition basis pursuant to subsection (b) of this section shall charge the same additional fee for each student attending on a publicly funded tuition basis pursuant to chapter 21 of this title. A receiving school is prohibited from charging different fees pursuant to this section to different school districts.         (d) Notwithstanding subsections (a), (b), and (c) of this section, or any other provision of law to the contrary, the district shall pay the full tuition charged its students attending an approved independent school in Vermont functioning as an approved area career and technical center.
Sec. 28. REPEALS [contingently 7/1/28] <u>16 V.S.A. §§ 824 (high school tuition), 825 (maximum tuition rate;</u> <u>calculated net cost per pupil defined), 826 (notice of tuition rates;</u> <u>special education charges), and 836 (tuition overcharge or undercharge)</u> <u>are repealed on July 1, 2029.</u>	Sec. 28. REPEALS [contingently 7/1/28] <u>16 V.S.A. §§ 824 (high school tuition), 825 (maximum tuition rate;</u> <u>calculated net cost per pupil defined), 826 (notice of tuition rates;</u> <u>special education charges), and 836 (tuition overcharge or undercharge)</u> <u>are repealed on July 1, 2029.</u>
No similar provision	Sec. 28a. STATE BOARD OF EDUCATION; TUITION FEE RULES [passage] On or before July 1, 2027, the State Board of Education shall adopt rules pursuant to 3 V.S.A. chapter 25 to govern the approval process for

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	a receiving school to charge an additional fee pursuant to 16 V.S.A.
	§ 823. The Board's rules shall require a receiving school to demonstrate
	that an additional fee is necessary to educate the specific students the
	fee is being applied to and that the fee will be used to educate such
	students and not used to shift costs elsewhere within the applicable
	school's budget.
Sec. 29. 16 V.S.A. § 4011 is amended to read:	No similar provision—language traveled in budget
§ 4011. EDUCATION PAYMENTS	
(a) Annually, the General Assembly shall appropriate funds to pay	
for statewide education spending and a portion of a base education	
amount for each adult education and secondary credential program	
student.	
(b) For each fiscal year, the base education amount shall be	
\$6,800.00, increased by the most recent New England Economic Project	
Cumulative Price Index, as of November 15, for state and local	
government purchases of goods and services which shall be adjusted for	
inflation annually on or before November 15 by the Secretary of Education. As used in this subsection, "adjusted for inflation" means	
adjusting the base education amount by the National Income and	
Product Accounts (NIPA) implicit price deflator for state and local	
government consumption expenditures and gross investment published	
by the U.S. Department of Commerce, Bureau of Economic Analysis,	
from fiscal year 2005 through the fiscal year for which the amount is	
being determined, <del>plus an additional one-tenth of one percent</del> and	
rounding upward to the nearest whole dollar amount.	
* * *	
(f) Annually, the Secretary shall pay to a local adult education and	
literacy provider, as defined in section 942 of this title, that provides an	
adult education and secondary credential program from funds	
appropriated for this subsection to the Agency in an amount equal to 26	

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percent of the base education amount for each student who completes	
the diagnostic portions of the an adult education and secondary	
<u>credential</u> program, based on an average of the previous two years; 40.	
the Secretary shall pay to a local adult education and literacy provider,	
as defined in section 942 of this title, that provides an adult education	
and secondary credential program an amount that shall be calculated	
pursuant to the funding formula contained in the State Board of	
Education adult education rules. Forty percent of the payment required	
under this subsection shall be from State funds appropriated from the	
Education Fund and 60 percent of the payment required under this	
subsection shall be from State funds appropriated from the General Fund.	
runa. * * *	
Sec. 30. ADULT EDUCATION; FUNDING; REPORT	No similar provision—language traveled in budget
(a) On or before December 1, 2025, the Agency of Education, in	
consultation with local adult education and literacy providers, shall	
submit a written report to the House Committee on Commerce and	
Economic Development, the Senate Committee on Economic	
Development, Housing and General Affairs, and the House and Senate	
Committees on Education with recommendations to modernize adult	
education funding to ensure funds are distributed equitably across all	
regions of the State.	
(b) For fiscal year 2026, the Agency of Education shall negotiate in	
good faith to extend the existing contracts with local adult education and	
literacy providers for a term of one year. The Agency shall endeavor to	
maintain the terms of the existing contracts to the greatest extent	
possible.	
Sec. 31. STATE OF SPECIAL EDUCATION DELIVERY; AGENCY	Sec. 29. STATE OF SPECIAL EDUCATION DELIVERY; AGENCY
OF EDUCATION; REPORT [7/1/25]	OF EDUCATION; REPORT [7/1/25]

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(a) On or before September 1, 2025, the Agency of Education shall	(a) On or before September 1, 2025, the Agency of Education shall
submit a written report to the House and Senate Committees on	submit a written report to the House and Senate Committees on
Education, the House Committee on Ways and Means, and the Senate	Education, the House Committee on Ways and Means, and the Senate
Committee on Finance addressing the factors contributing to growth in	Committee on Finance addressing the factors contributing to growth in
extraordinary special education reimbursement costs. The report shall	extraordinary special education reimbursement costs. The report shall
include detailed information regarding the current state of special	include detailed information regarding the current state of special
education delivery in Vermont, including an update on the	education delivery in Vermont, including an update on the
implementation of special education changes enacted pursuant to 2018	implementation of special education changes enacted pursuant to 2018
Acts and Resolves No. 173 (Act 173). The report shall include a	Acts and Resolves No. 173 (Act 173). The report shall include a
description of the current state of support for students with disabilities in	description of the current state of support for students with disabilities in
Vermont and recommended changes to structure, practice, and law with	Vermont and recommended changes to structure, practice, and law with
the goal of:	the goal of:
(1) improving the delivery of special education services and	(1) improving the delivery of special education services and
managing the rising extraordinary special education costs as Vermont's	managing the rising extraordinary special education costs as Vermont's
special education finance system transitions from a census block grant	special education finance system transitions from a census block grant
to a weight for special education costs;	to a weight for special education costs;
(2) ensuring better, more inclusive services in the least restrictive	(2) ensuring better, more inclusive services in the least restrictive
environment in a way that makes efficient and effective use of limited	environment in a way that makes efficient and effective use of limited
resources while resulting in the best outcomes;	resources while resulting in the best outcomes;
(3) responding to the challenges of fully implementing Act 173	(3) responding to the challenges of fully implementing Act 173
and the lessons learned from implementation efforts to date;	and the lessons learned from implementation efforts to date;
(4) ensuring that the delivery of special education is responsive to	(4) ensuring that the delivery of special education is responsive to
student needs; and	student needs; and
(5) addressing drivers of growth of extraordinary expenditures in	(5) addressing drivers of growth of extraordinary expenditures in
special education.	special education.
(b) The report shall include:	(b) The report shall include:
(1) An analysis of the costs of and services provided for students	(1) An analysis of the costs of and services provided for students
with extraordinary needs in specialized settings, separated by school-	with extraordinary needs in specialized settings, separated by school-
district-operated specialized programs, independent nonprofit programs,	district-operated specialized programs, independent nonprofit programs,
and independent for-profit programs. The report shall include a	and independent for-profit programs. The report shall include a
geographic map with the location of all specialized programs within the	geographic map with the location of all specialized programs within the

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State of Vermont, as well as the following information for each	State of Vermont, as well as the following information for each
individual specialized program:	individual specialized program:
(A) disability categories served;	(A) disability categories served;
(B) grade levels served;	(B) grade levels served;
(C) the number of students with IEPs and the average duration	(C) the number of students with IEPs and the average duration
of time each student spent in the program over the last 10 years;	of time each student spent in the program over the last 10 years;
(D) average cost per pupil, inclusive of extraordinary spending	(D) average cost per pupil, inclusive of extraordinary spending
and any costs in excess of general tuition rates;	and any costs in excess of general tuition rates;
(E) years of experience, training, and tenure of licensed	(E) years of experience, training, and tenure of licensed
special education staff;	special education staff;
(F) a review of the findings of all investigations conducted by	(F) a review of the findings of all investigations conducted by
the Agency of Education; and	the Agency of Education; and
(G) a review of the Agency's public assurance capabilities,	(G) a review of the Agency's public assurance capabilities,
with respect to special education programs in all settings, and an	with respect to special education programs in all settings, and an
analysis of the effectiveness of current oversight or rule, and	analysis of the effectiveness of current oversight or rule, and
recommended changes if needed.	recommended changes if needed.
(2) An evaluation of the state of implementation of Act 173,	(2) An evaluation of the state of implementation of Act 173,
including examples of where implementation has been successful,	including examples of where implementation has been successful,
where it has not, and why.	where it has not, and why.
(3) Identification of drivers of accelerating costs within the	(3) Identification of drivers of accelerating costs within the
special education system.	special education system.
(4) Identification of barriers to the success of students with	(4) Identification of barriers to the success of students with
disabilities.	disabilities.
(5) A description of how specialized programs for students with	(5) A description of how specialized programs for students with
extraordinary needs operated by school districts, independent nonprofit	extraordinary needs operated by school districts, independent nonprofit
schools, and independent for-profit schools are funded, with an analysis	schools, and independent for-profit schools are funded, with an analysis
of the benefits and risks of each funding model.	of the benefits and risks of each funding model.
(6) An assessment of whether Vermont's current special	(6) An assessment of whether Vermont's current special
education laws ensure equitable access for all students with disabilities	education laws ensure equitable access for all students with disabilities
to education alongside their peers in a way that is consistent with the	to education alongside their peers in a way that is consistent with the
Vermont education quality standards for public schools and the right to	Vermont education quality standards for public schools and the right to

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a free appropriate public education (FAPE) under the Individuals with	a free appropriate public education (FAPE) under the Individuals with
Disabilities Education Act, 20 U.S.C. §§ 1400–1482.	Disabilities Education Act, 20 U.S.C. §§ 1400–1482.
(7) A review of the capacity of the Agency to support and guide	(7) A review of the capacity of the Agency to support and guide
school districts on the effective support of students with disabilities, as	school districts on the effective support of students with disabilities, as
well as compliance with federal law, which shall include:	well as compliance with federal law, which shall include:
(A) a review of final reports of investigations conducted by the	(A) a review of final reports of investigations conducted by the
Agency in school-district-operated specialized programs, independent	Agency in school-district-operated specialized programs, independent
nonprofit programs, and independent for-profit programs in the previous	nonprofit programs, and independent for-profit programs in the previous
10 years and an evaluation of what practices could reduce adverse	10 years and an evaluation of what practices could reduce adverse
findings in these settings;	findings in these settings;
(B) an assessment of the ability of the State to ensure State	(B) an assessment of the ability of the State to ensure State
resources are used in the most efficient and effective way possible to	resources are used in the most efficient and effective way possible to
support the success of students with disabilities and their access to a free	support the success of students with disabilities and their access to a free
and appropriate public education;	and appropriate public education;
(C) a review of any pending and recent federal findings	(C) a review of any pending and recent federal findings
against the State or school districts, as well as progress on corrective	against the State or school districts, as well as progress on corrective
actions;	actions;
(D) a review of the Agency's staffing and capacity to review	(D) a review of the Agency's staffing and capacity to review
and conduct monitoring and visits to schools, especially independent	and conduct monitoring and visits to schools, especially independent
settings;	settings;
(E) a description of the process and status of reviews and	(E) a description of the process and status of reviews and
approvals of approved independent schools that provide special	approvals of approved independent schools that provide special
education and therapeutic schools; and	education and therapeutic schools; and
(F) recommendations for whether the Agency has capacity to	(F) recommendations for whether the Agency has capacity to
ensure timely review of approved independent schools and provide	ensure timely review of approved independent schools and provide
sufficient oversight for specialized programs in nonprofit independent	sufficient oversight for specialized programs in nonprofit independent
schools and for-profit independent schools.	schools and for-profit independent schools.
(8) Recommendations for needed capacity at the Agency to	(8) Recommendations for needed capacity at the Agency to
provide technical assistance and support to school districts in the	provide technical assistance and support to school districts in the
provision of special education services.	provision of special education services.

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(9) An analysis of whether more strategic support for better
primary first instruction and more successful implementation of Act 173
needs to be in place for a weighted funding model for special education
to succeed, including a suggested transition timeline, with indicators, to
be incorporated into the Agency's strategic plan.
(10) If warranted, a review of options for changes to practice,
structure, and law that ensure students with disabilities are provided
access to quality education, in the least restrictive environment, in a
cost-effective way that is consistent with State and federal law, which
may include a review of the possible role of BOCES and the impact of
larger districts on effective, high-quality support for students with
disabilities.
(11) Recommendations for reducing the growth in extraordinary
special education reimbursement costs, which shall include
recommended legislative language to accomplish any such
recommendations.
Sec. 20. SDECIAL EDUCATION STRATECIC DLAN, ACENCY OF
Sec. 30. SPECIAL EDUCATION STRATEGIC PLAN; AGENCY OF EDUCATION [7/1/25]
(a) Strategic plan. In consultation with the State Advisory Panel on
Special Education established under 16 V.S.A. § 2945, the Agency of
Education shall develop a three-year strategic plan for the delivery of
special education services in Vermont. The strategic plan shall include
unambiguous measurable outcomes and a timeline for implementation.
The strategic plan shall be informed by the analysis and findings of the
report required of the Agency under Sec. 29 of this act and be designed
to ensure successful implementation of 2018 Acts and Resolves No. 173
(Act 173) and provide the supports and processes that need to be in
place for the transition to a weighted funding model for special
education to succeed, including a suggested transition timeline, with
benchmarks for success. The strategic plan shall also include

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As rassed by the House         contingency recommendations for special education funding in the         event federal special education funding under the Individuals with         Disabilities Education Act, 20 U.S.C. §§ 1400–1482, is no longer         available or transitions to a system that requires more planning and         management on the part of the State to ensure funds are distributed         equitably.         (b) Reports.         (1) On or before December 1, 2025, the Agency shall submit the         three-year strategic plan created pursuant to subsection (a) of this         section to the House and Senate Committees on Education, the House         Committee on Ways and Means, and the Senate Committee on Finance.         (2) On or before December 1 of 2026, 2027, 2028, and 2029, the         Agency shall submit a written report to the House and Senate         Committees on Education, the House Committee on Ways and Means, and the Senate Committee on the         Agency's implementation of its strategic plan and any recommendations for legislative changes needed to ensure a successful transition to a         weighted funding model and continued successful implementation of Act 173.	contingency recommendations for special education funding in the event federal special education funding under the Individuals with Disabilities Education Act, 20 U.S.C. §§ 1400–1482, is no longer available or transitions to a system that requires more planning and management on the part of the State to ensure funds are distributed equitably. (b) Reports. (1) On or before December 1, 2025, the Agency shall submit the three-year strategic plan created pursuant to subsection (a) of this section to the House and Senate Committees on Education, the House Committee on Ways and Means, and the Senate Committee on Finance. (2) On or before December 1 of 2026, 2027, 2028, and 2029, the Agency shall submit a written report to the House and Senate Committees on Education, the House Committee on Ways and Means, and the Senate Committee on Finance with a detailed update on the Agency's implementation of its strategic plan and any recommendations for legislative changes needed to ensure a successful transition to a weighted funding model and continued successful implementation of Act 173.
Sec. 33. POSITION; AGENCY OF EDUCATION [7/1/25] (a) Establishment of one new permanent, classified position is authorized in the Agency of Education in fiscal year 2026, to support development and implementation of the three-year strategic plan required under Sec. 32 of this act. (b) The sum of \$150,000.00 is appropriated from the General Fund to the Agency of Education's base budget in fiscal year 2026 for the purposes of funding the position created in subsection (a) of this section. The Agency shall include funding for this permanent position in their annual base budget request in subsequent years.	Sec. 31. POSITION; AGENCY OF EDUCATION [7/1/25] (a) Establishment of one new permanent, classified position is authorized in the Agency of Education in fiscal year 2026 to support development and implementation of the three-year strategic plan required under Sec. 30 of this act. (b) The sum of \$150,000.00 is appropriated from the General Fund to the Agency of Education's base budget in fiscal year 2026 for the purposes of funding the position created in subsection (a) of this section. The Agency shall include funding for this permanent position in their annual base budget request in subsequent years.

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No similar provision	Sec. 32. AGENCY OF EDUCATION; TRANSFORMATION
	APPROPRIATION [passage]
	The sum of \$2,865,000.00 is appropriated from the General Fund to
	the Agency of Education in fiscal year 2026 to support education
	transformation work as follows:
	(1) \$200,000.00 to support school boards transitioning to new
	governance models as contemplated in this act;
	(2) \$562,500.00 for positions established in Sec. 33 of this act;
	and
	(3) \$2,102,500.00 for contracted services to support school
	districts with administrative activities relating to consolidation,
	including accounting, budget and operational practice, and to support
	education quality activities including the alignment of curricula,
	instructional materials, and teaching activities.
No similar provision	Sec. 33. EDUCATION TRANSFORMATION; POOL POSITIONS
	[passage]
	The General Fund appropriation in Sec. 32 of this act shall fund five
	limited service classified positions taken from the position pool. The
	pool positions shall be used to establish the following limited service
	classified positions at the Agency of Education in fiscal year 2026 to
	support education transformation work:
	<ul> <li>(1) one Business Operations Support Specialist;</li> <li>(2) one Data Integration Support Specialist;</li> </ul>
	(3) one Curriculum and Education Quality Standards Integration
	(4) one Learning and Teaching Integration Specialist; and
	(5) one School Facilities Field Support Specialist.
	(5) one senoor racinities theid support specialist.
Sec. 34. 16 V.S.A. § 4001 is amended to read: [contingently 7/1/29]	Sec. 34. 16 V.S.A. § 4001 is amended to read: [contingently 7/1/28]
§ 4001. DEFINITIONS	§ 4001. DEFINITIONS
	5 TOT. DELITITIONS

As Passed by the House	Report of Committee of Conference
As used in this chapter:	
(1) "Average daily membership" of a school district or, if needed	No change
in order to calculate the appropriate homestead tax rate, of the	Ŭ
municipality as defined in 32 V.S.A. § 5401(9), in any year means: * * *	
(6) "Education spending" means the amount of the school district	
budget, any assessment for a joint contract school, career technical	
center payments made on behalf of the district under subsection 1561(b)	
of this title, and any amount added to pay a deficit pursuant to 24 V.S.A.	
§ 1523(b) that is paid for by the school district, but excluding any	
portion of the school budget paid for from any other sources such as	
endowments, parental fundraising, federal funds, nongovernmental	
grants, or other State funds such as special education funds paid under	
chapter 101 of this title.	
(A) [Repealed.]	
(B) For all bonds approved by voters prior to July 1, 2024,	
voter approved bond payments toward principal and interest shall not	
be included in "education spending" for purposes of calculating excess	
spending pursuant to 32 V.S.A. § 5401(12). [Repealed.] * * *	
(13) "Base education Categorical base amount" means a number	
used to calculate categorical grants awarded under this title that is equal	
to \$6,800.00 per equalized pupil, adjusted as required under section	
4011 of this title.	
(14) "Per pupil education spending" of a school district in any	
school year means the per pupil education spending of that school	
district as determined under subsection 4010(f) of this title. [Repealed.] * * *	
(16) "Base amount" means a per pupil cost-factor amount of	
\$15,033.00, which shall be adjusted for inflation annually on or before	
November 15 by the Secretary of Education. As used in this	

As Passed by the House	Report of Committee of Conference
subdivision, "adjusted for inflation" means adjusting the base dollar	
amount by the National Income and Product Accounts (NIPA) implicit	
price deflator for state and local government consumption expenditures	
and gross investment published by the U.S. Department of Commerce,	
Bureau of Economic Analysis, from fiscal year 2025 through the fiscal	
year for which the amount is being determined, and rounding upward to	
the nearest whole dollar amount.	
(17) "Educational opportunity payment" means the base amount	
multiplied by the school district's weighted long-term membership as	
determined under section 4010 of this title.	
Sec. 35. 16 V.S.A. § 4010 is amended to read: [contingently 7/1/29]	Sec. 35. 16 V.S.A. § 4010 is amended to read: [contingently 7/1/28]
§ 4010. DETERMINATION OF WEIGHTED LONG-TERM	§ 4010. DETERMINATION OF WEIGHTED LONG-TERM
MEMBERSHIP AND PER PUPIL EDUCATION SPENDING	MEMBERSHIP AND <del>PER PUPIL EDUCATION SPENDING</del>
EDUCATION OPPORTUNITY PAYMENT	EDUCATIONAL OPPORTUNITY PAYMENT
(a) Definitions. As used in this section:	(a) Definitions. As used in this section:
(1) "EL pupils" means pupils described under section 4013 of	(1) "EL pupils" means pupils described under section 4013 of
this title.	this title.
(2) "FPL" means the Federal Poverty Level.	(2) "FPL" means the Federal Poverty Level.
(3) "Weighting categories" means the categories listed under	(3) "Weighting categories" means the categories listed under
subsection (b) of this section.	subsection (b) of this section.
(4) "Child with a disability" has the same meaning as in section	(4) "Child with a disability" means any child in Vermont eligible
2942 of this title.	under State rules to receive special education who is enrolled in any of
	kindergarten through grade 12.
(5) "Disability" means any of:	(5) "Disability" means any of:
(A) a specific learning disability or a speech or language	(A) a specific learning disability or a speech or language
impairment, each of which is identified as "Category A";	impairment, each of which is identified as "Category A";
(B) an emotional disturbance, intellectual disability,	(B) an emotional disturbance, intellectual disability,
developmental delay, or other health impairment, each of which is	developmental delay, or other health impairment, each of which is
identified as "Category B"; or	identified as "Category B"; or

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(C) autism spectrum disorder, deaf-blindness, hearing	(C) autism spectrum disorder, deaf-blindness, hearing
impairment, orthopedic impairment, traumatic brain injury, or visual	impairment, orthopedic impairment, traumatic brain injury, or visual
impairment, each of which is identified as "Category C."	impairment, each of which is identified as "Category C."
(6) "English language proficiency level" means each of the	(6) "English language proficiency level" means each of the
English language proficiency levels published as a standardized	English language proficiency levels published as a standardized
measure of academic language proficiency in WIDA ACCESS for ELLs	measure of academic language proficiency in WIDA ACCESS for ELLs
2.0 and available to members of the WIDA consortium of state	2.0 and available to members of the WIDA consortium of state
departments of education.	departments of education.
(7) "Newcomer or SLIFE" means a pupil identified as a New	(7) "Newcomer or SLIFE" means a pupil identified as a New
American or as a student with limited or interrupted formal education.	American or as a student with limited or interrupted formal education.
(b) Determination of average daily membership and weighting	(b) Determination of average daily membership and weighting
categories. On or before the first day of December during each school	categories. On or before the first day of December during each school
year, the Secretary shall determine the average daily membership, as	year, the Secretary shall determine the average daily membership, as
defined in subdivision 4001(1) of this title, of each school district for the	defined in subdivision 4001(1) of this title, of each school district for the
current school year and shall perform the following tasks.	current school year and shall perform the following tasks.,
(1) Using using average daily membership, list for each school	(1) Using using average daily membership, list for each school
district the number of:	district the number of:
(A) pupils in prekindergarten;	(A)(1) pupils in prekindergarten;
(B) pupils in kindergarten through grade five;	(B)(2) pupils in kindergarten through grade five;
(C) pupils in grades six through eight;	(C)(3) pupils in grades six through eight;
(D) pupils in grades nine through 12;	(D)(4) pupils in grades nine through 12;
(E)(1) pupils whose families are at or below 185 percent of FPL,	(E)(5) pupils whose families are at or below 185 percent of
using the highest number of pupils in the district:	FPL, using the highest number of pupils in the district:
(i) (A) that meet this definition under the universal income	(i)(A) that meet this definition under the universal income
declaration form; or	declaration form; or
(ii)(B) who are directly certified for free and reduced-priced	(ii)(B) who are directly certified for free and reduced-
meals; <del>and</del>	priced meals; and
(F)(2) EL pupils that have been most recently assessed at an	(F)(6) EL pupils who have been most recently assessed at an
English language proficiency level of:	English language proficiency level of:
(A) Level 1;	(A) Level 1;
<u>(B) Level 2 or 3;</u>	<u>(B) Level 2 or 3;</u>

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(C) Level 4; or	(C) Level 4; or
(D) Level 5 or 6;	(D) Level 5 or 6;
(3) EL pupils that are identified as Newcomer or SLIFE; and	(7) EL pupils who are identified as Newcomer or SLIFE; and
(4) Children with a disability whose disability is identified as:	(8) Children with a disability whose disability is identified as:
(A) Category A;	(A) Category A;
(B) Category B; or	(B) Category B; or
(C) Category C, provided that a child with multiple disabilities	(C) Category C, provided that a child with multiple disabilities
shall be counted solely under this subdivision (C).	shall be counted solely under this subdivision (C).
(2)(A) Identify all school districts that have low population	(2)(A) Identify all school districts that have low population
density, measured by the number of persons per square mile residing	density, measured by the number of persons per square mile residing
within the land area of the geographic boundaries of the district as of	within the land area of the geographic boundaries of the district as of
July 1 of the year of determination, equaling:	July 1 of the year of determination, equaling:
(i) fewer than 36 persons per square mile;	(i) fewer than 36 persons per square mile;
(ii) 36 or more persons per square mile but fewer than 55	(ii) 36 or more persons per square mile but fewer than 55
persons per square mile; or	persons per square mile; or
(iii) 55 or more persons per square mile but fewer than 100	(iii) 55 or more persons per square mile but fewer than 100
persons per square mile.	persons per square mile.
(B) Population density data shall be based on the best	(B) Population density data shall be based on the best
available U.S. Census data as provided to the Agency of Education by	available U.S. Census data as provided to the Agency of Education by
the Vermont Center for Geographic Information.	the Vermont Center for Geographic Information.
(C) Using average daily membership, list for each school	(C) Using average daily membership, list for each school
district that has low population density the number of pupils in each of	district that has low population density the number of pupils in each of
subdivisions (A)(i) (iii) of this subdivision (2).	subdivisions (A)(i) (iii) of this subdivision (2).
(3)(A) Identify all school districts that have one or more small	(3)(A) Identify all school districts that have one or more small
schools, which are schools that have an average two-year enrollment of:	schools, which are schools that have an average two-year enrollment of:
(i) fewer than 100 pupils; or	(i) fewer than 100 pupils; or
(ii) 100 or more pupils but fewer than 250 pupils.	(ii) 100 or more pupils but fewer than 250 pupils.
(B) As used in subdivision (A) of this subdivision (3),	(B) As used in subdivision (A) of this subdivision (3),
"average two- year enrollment" means the average enrollment of the	"average two- year enrollment" means the average enrollment of the
two most recently completed school years, and "enrollment" means the	two most recently completed school years, and "enrollment" means the
number of pupils who are enrolled in a school operated by the district on	number of pupils who are enrolled in a school operated by the district on

as a full-time or part-time student.as a full-time or part-time student.(C) Using average two-year enrollment, list for each school()district that has a small school the number of pupils in each of()	<ol> <li>A pupil shall be counted as one whether the pupil is enrolled time or part-time student.</li> <li>(C) Using average two-year enrollment, list for each school</li> </ol>
(C) Using average two-year enrollment, list for each school(district that has a small school the number of pupils in each ofdistrict th	(C) Using average two-year enrollment, list for each school
district that has a small school the number of pupils in each of district th	
1 1	
	hat has a small school the number of pupils in each of
subdivisions (A)(i) (ii) of this subdivision (3).	ons (A)(i) (ii) of this subdivision (3).
(c) Reporting on weighting categories to the Agency of Education. (c) Re	eporting on weighting categories to the Agency of Education.
Each school district shall annually report to the Agency of Education by Each school	ool district shall annually report to the Agency of Education by
a date established by the Agency the information needed in order for the a date established by the Agency the information needed in order for the a date established by the Agency the information needed in order for the a date established by the Agency the information needed in order for the a date established by the Agency the information needed in order for the a date established by the Agency the information needed in order for the a date established by the Agency the information needed in order for the a date established by the Agency the information needed in order for the a date established by the Agency the information needed in order for the a date established by the Agency the information needed in order for the a date established by the Agency the information needed in order for the a date established by the Agency the information needed in order for the a date established by the Agency the information needed in order for the a date established by the Agency the information needed in order for the a date established by the Agency the information needed in order for the a date established by the Agency the information needed in order for the a date established by the Agency the information needed in order for the a date established by the Agency the information needed in order for the agency the information needed in order for the agency the information needed in order for the agency the agency the information needed in order for the agency t	tablished by the Agency the information needed in order for the
	to compute the weighting categories under subsection (b) of this
	or that district. In order to fulfill this obligation, a school
	hat pays public tuition on behalf of a resident student (sending
	to a public school in another school district, an approved
	lent school, or an out-of-state school (each a receiving school)
	test the receiving school to collect this information on the
	district's resident student, and if requested, the receiving school
	vide this information to the sending district in a timely manner.
	etermination of weighted long-term membership. For each
	g category except the small schools weighting category under
	on (b)(3) of this section, the Secretary shall compute the
	g count by using the long-term membership, as defined in
	on 4001(7) of this title, in that category.
	The Secretary shall first apply grade level weights
	rgarten weight. Each pupil included in long-term membership
	nt as one, multiplied by the following amounts:
	(A) who is enrolled in prekindergarten— shall receive an
	al weighting amount of negative 0.54; (B) grades six through eight 0.36; and
	(C) grades six through eight 0.30, and (C) grades nine through 12 0.39.
	The Secretary shall next apply a <u>Economic disadvantage</u>
family is at or below 185 percent of FPL. Each pupil included in long- weight for	or pupils whose family is at or below 185 percent of FPL. Each
pupil incl	luded in long-term membership whose family is at or below

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term membership whose family is at or below 185 percent of FPL shall	185 percent of FPL shall receive an additional weighting amount of 1.03
receive an additional weighting amount of $\frac{1.03}{1.02}$ .	1.02.
(3) The Secretary shall next apply a weight for EL pupils. Each	(3) The Secretary shall next apply a weight for EL pupils EL
EL pupil included in long-term membership shall receive an additional	proficiency weights. Each EL pupil included in long-term membership
weighting amount, based on the EL pupil's English language	shall receive an additional weighting amount, based on the EL pupil's
proficiency level, of 2.49:	English language proficiency level, of 2.49:
(A) 2.11, if assessed as Level 1;	(A) 2.11, if assessed as Level 1;
(B) 1.41, if assessed as Level 2 or 3;	(B) 1.41, if assessed as Level 2 or 3;
(C) 1.20, if assessed as Level 4; or	(C) 1.20, if assessed as Level 4; or
(D) 0.12, if assessed as Level 5 or 6.	(D) 0.12, if assessed as Level 5 or 6.
(4) The Secretary shall then apply a weight for pupils living in	(4) The Secretary shall then apply a weight for pupils living in
low population density school districts. Each <u>EL</u> pupil that is a	low population density school districts EL Newcomer/SLIFE weight.
Newcomer or SLIFE included in long-term membership residing in a	Each <u>EL</u> pupil included in long-term membership residing in a low
low population density school district, measured by the number of	population density school district, measured by the number of persons
persons per square mile residing within the land area of the geographic	per square mile residing within the land area of the geographic
boundaries of the district as of July 1 of the year of determination, shall	boundaries of the district as of July 1 of the year of determination, who
receive an additional weighting amount of: $0.42$	is a Newcomer or SLIFE shall receive an additional weighting amount
	of: <u>0.42</u>
(A) 0.15, where the number of persons per square mile is	(A) 0.15, where the number of persons per square mile is
fewer than 36 persons;	fewer than 36 persons;
(B) 0.12, where the number of persons per square mile is 36 or	(B) 0.12, where the number of persons per square mile is 36 or
more but fewer than 55 persons; or	more but fewer than 55 persons; or
(C) 0.07, where the number of persons per square mile is 55 or	(C) 0.07, where the number of persons per square mile is 55 or
more but fewer than 100.	more but fewer than 100.
(5) The Secretary shall lastly apply a weight for pupils who	(5) The Secretary shall lastly apply a weight for pupils who
attend a small school. If the number of persons per square mile residing	attend a small school. If the number of persons per square mile residing
within the land area of the geographic boundaries of a school district as	within the land area of the geographic boundaries of a school district as
of July 1 of the year of determination is 55 or fewer, then, for each pupil	of July 1 of the year of determination is 55 or fewer, then, for each pupil
listed under subdivision (b)(3)(C) of this section (pupils who attend	listed under subdivision (b)(3)(C) of this section (pupils who attend
small schools) Each child with a disability included in long-term	small schools) Special education weights. Each child with a disability

June 13, 2025 Beth St. James, Jon Gray, Kirby Keeton, Office of Legislative Counsel

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membership shall receive an additional weighting amount, based on the	included in long-term membership shall receive an additional weighting
categorization of the child's disability, of:	amount, based on the categorization of the child's disability, of:
(A) where the school has fewer than 100 pupils in average	(A) where the school has fewer than 100 pupils in average
two-year enrollment, the school district shall receive an additional	two-year enrollment, the school district shall receive an additional
weighting amount of 0.21 for each pupil included in the small school's	weighting amount of 0.21 for each pupil included in the small school's
average two-year enrollment 0.79, if the disability is identified as	average two-year enrollment 0.79, if the disability is identified as
Category A; or	Category A; or
(B) where the small school has 100 or more but fewer than	(B) where the small school has 100 or more but fewer than
250 pupils, the school district shall receive an additional weighting	250 pupils, the school district shall receive an additional weighting
amount of 0.07 for each pupil included in the small school's average	amount of 0.07 for each pupil included in the small school's average
two-year enrollment 1.89, if the disability is identified as Category B; or	two-year enrollment 1.89, if the disability is identified as Category B; or
(C) 2.49, if the disability is identified as Category C.	(C) 2.49, if the disability is identified as Category C.
(6) A school district's weighted long-term membership shall	(6) A school district's weighted long-term membership shall
equal long-term membership plus the cumulation of the weights	equal long-term membership plus the cumulation of the weights
assigned by the Secretary under this subsection.	assigned by the Secretary under this subsection.
(e) Hold harmless. A district's weighted long-term membership	(e) Hold harmless. A district's weighted long-term membership
shall in no case be less than 96 and one-half percent of its actual	shall in no case be less than 96 and one-half percent of its actual
weighted long-term membership the previous year prior to making any	weighted long-term membership the previous year prior to making any
adjustment under this subsection.	adjustment under this subsection.
(f) Determination of per pupil education spending educational	(f) Determination of per pupil education spending educational
opportunity payment. As soon as reasonably possible after a school	opportunity payment. As soon as reasonably possible after a school
district budget is approved by voters, the Secretary shall determine the	district budget is approved by voters, the Secretary shall determine the
per pupil education spending for the next fiscal year for the school	per pupil education spending for the next fiscal year for the school
district. Per pupil education spending shall equal a school district's	district. Per pupil education spending shall equal a school district's
education spending divided by its weighted long-term membership The	education spending divided by its weighted long-term membership The
Secretary shall determine each school district's educational opportunity	Secretary shall determine each school district's educational opportunity
payment by multiplying the school district's weighted long-term	payment by multiplying the school district's weighted long-term
membership determined under subsection (d) of this section by the base	membership determined under subsection (d) of this section by the base
amount.	amount.
* * *	* * *

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(h) Updates to weights, base amount, and transportation	(h) Updates to weights, base amount, and transportation
reimbursement. On or before January 1, 2027 2026 and on or before	reimbursement. On or before January 1, 2027 2026 and on or before
January 1 of every fifth year thereafter, the Agency of Education and the	January 1 of every fifth year thereafter, the Agency of Education and the
Joint Fiscal Office shall calculate, based on their consensus view,	Joint Fiscal Office shall calculate, based on their consensus view and
updates to the weights and the base amount, including any inflationary	with the advice and consultation of a professional judgment panel
measure, to account for cost changes underlying those weights and shall	convened by the Agency, updates to the weights and the base amount,
issue a written report on their work to the House and Senate Committees	including any inflationary measure, to account for cost changes
on Education, the House Committee on Ways and Means, and the	underlying those weights and shall issue a written report on their work
Senate Committee on Finance. The General Assembly shall update the	to the House and Senate Committees on Education, the House
weights under this section, the base amount, and transportation	Committee on Ways and Means, and the Senate Committee on Finance.
reimbursement under section 4016 of this title not less than every five	The General Assembly shall update the weights under this section, the
years and the implementation date for the updated weights and	base amount, and transportation reimbursement under section 4016 of
transportation reimbursement shall be delayed by a year in order to	this title not less than every five years and the implementation date for
provide school districts with time to prepare their budgets. Updates to	the updated weights and transportation reimbursement shall be delayed
the weights may include recalibration, recalculation, adding or	by a year in order to provide school districts with time to prepare their
eliminating weights, or any combination of these actions.	budgets. Updates to the weights may include recalibration,
	recalculation, adding or eliminating weights, or any combination of
	these actions.
Sec. 36. 16 V.S.A. § 4011 is amended to read: [contingently 7/1/29]	Sec. 36. 16 V.S.A. § 4011 is amended to read: [contingently 7/1/28]
§ 4011. EDUCATION PAYMENTS	§ 4011. EDUCATION PAYMENTS
(a) Annually, the General Assembly shall appropriate funds to pay	
for statewide education spending each school district's educational	No change
opportunity payment and supplemental district spending, as defined in	
32 V.S.A. § 5401, the small schools and sparsity support grants under	
section 4019 of this chapter, and a portion of a base education	
categorical base amount for each adult education and secondary	
credential program student.	
(b) For each fiscal year, the <u>categorical</u> base <del>education</del> amount shall	
be \$6,800.00, which shall be adjusted for inflation annually on or before	
November 15 by the Secretary of Education. As used in this subsection,	

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"adjusted for inflation" means adjusting the categorical base dollar	
amount by the National Income and Product Accounts (NIPA) implicit	
price deflator for state and local government consumption expenditures	
and gross investment published by the U.S. Department of Commerce,	
Bureau of Economic Analysis, from fiscal year 2005 through the fiscal	
year for which the amount is being determined, and rounding upward to	
the nearest whole dollar amount.	
(c) Annually, each school district shall receive an education	
spending payment for support of education costs its educational	
opportunity payment determined pursuant to subsection 4010(f) of this	
chapter and a dollar amount equal to its supplemental district spending,	
if applicable to that school district, as defined in 32 V.S.A. § 5401. An	
unorganized town or gore shall receive an amount equal to its per pupil	
education spending for that year for each student. No district shall	
receive more than its education spending amount.	
(d) [Repealed.]	
(e) [Repealed.]	
(f) Annually, the Secretary shall pay to a local adult education and	
literacy provider, as defined in section 942 of this title, that provides an	
adult education and secondary credential program an amount equal to	
26 percent of the <u>categorical</u> base <del>education</del> amount for each student	
who completes the diagnostic portions of the program, based on an	
average of the previous two years; 40 percent of the payment required	
under this subsection shall be from State funds appropriated from the	
Education Fund and 60 percent of the payment required under this	
subsection shall be from State funds appropriated from the General	
Fund.	
(i) Annually, on or before October 1, the Secretary shall send to	
school boards for inclusion in town reports and publish on the Agency	
website the following information:	

<ul> <li>(1) the statewide average district per pupil education spending for the eurrent fiscal year, and</li> <li>(2) a statewide comparison of student-teacher ratios among schools that are similar in number of students and number of grades.</li> <li>Sec. 37. 16 V.S.A. § 4019 is added to read: [contingently 7/1/29]</li> <li>§ 4019. SMALL SCHOOLS; SPARSE SCHOOL DISTRICTS; SUPPORT GRANTS</li> <li>(a) Definitions. As used in this section;</li> <li>(1) "Enrollment" means the number of students who are enrolled in a school operated by the school district on October 1. A student shall be counted as one whether the student is enrolled as a full-time or partime student.</li> <li>(2) "Small school" means a school that;</li> <li>(A) has fewer than 100 pupils in two-year average enrollment; and</li> <li>(B) has been determined by the State Board of Education, on an annual basis, to be "small by necessity" under standards consistent with those submitted to the General Assembly pursuant to Sec. 6(b) of this act.</li> <li>(3) "Sparse school district" means a school district where the number of persons per square mile residing within the land area of the geographic boundaries of the district means a school district where the number of persons per square mile residing within the land area of the geographic boundaries of the district means a school district where the number of persons per square mile residing within the land area of the geographic boundaries of the district and the geographic boundaries of the district and the set of dilage as of July 1 of the year of dilage as of July 1 of the year of determination is fewer than 55 persons.</li> <li>(4) is sparse school "means a school that:         <ul> <li>(A) is sparse school mate and (B) has been determined by the State Board of Education, on an annual basis, to be "small by necessity" under standards consistent with those submitted to the General Assembly pursuant to Sec. 8(b) of this act.</li> <li>(3) "</li></ul></li></ul>	As Passed by the House	<b>Report of Committee of Conference</b>
the current fiscal year; and       (2) a statewide comparison of student-teacher ratios among schools that are similar in number of students and number of grades.         Sec. 37. 16 V.S.A. § 4019 is added to read: [contingently 7/1/29]       § 4019. SMALL SCHOOLS; SPARSE SCHOOL DISTRICTS: SUPPORT GRANTS         (a) Definitions. As used in this section:       (1) "Enrollment" means the number of students who are enrolled in a school operated by the school district on October 1. A student shall be counted as one whether the student is enrolled as a full-time or partime student.       (2) "Small school" means a school that:       (3) "Sparse school district" means a school district where the number of persons per square mile residing within the land area of the geographic boundaries of the district" as of July 1 of the year of determination is fewer than 55 persons.       (4) "Sparse school "means a school that:       (3) "Sparse school that:       (4) is within a sparse area; and         (4) is base than 55 persons.       (4) is mask a school that:       (4) is mask a school that:       (4) is mask a school that:		
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		this act.

As Passed by the House	Report of Committee of Conference
(4) "Two-year average enrollment" means the average enrollment	(5) "Two-year average enrollment" means the average enrollment
of the two most recently completed school years.	of the two most recently completed school years.
(b) Small schools support grant. Annually, the Secretary shall pay a	(b) Small schools support grant. Annually, the Secretary shall pay a
small schools support grant to each school district for each small school	small schools support grant to each school district for each small school
within the school district in an amount determined by multiplying the	within the school district in an amount determined by multiplying the
two-year average enrollment in the small school by \$3,157.00.	two-year average enrollment in the small school by \$3,157.00.
(c) Sparsity support grant. Annually, the Secretary shall pay a	(c) Sparse schools support grant. Annually, the Secretary shall pay a
sparsity support grant to each sparse school district in an amount	sparse schools support grant to each school district for each sparse
determined by multiplying the two-year average enrollment of each	school within the school district in an amount determined by
public school in the school district by \$1,954.00.	multiplying the two-year average enrollment in the sparse school by
	<u>\$1,954.00.</u>
(d) Inflationary adjustment. Each dollar amount under subsections	(d) Inflationary adjustment. Each dollar amount under subsections
(b) and (c) of this section shall be adjusted for inflation annually on or	(b) and (c) of this section shall be adjusted for inflation annually on or
before November 15 by the Secretary. As used in this subsection,	before November 15 by the Secretary. As used in this subsection,
"adjusted for inflation" means adjusting the dollar amount by the	"adjusted for inflation" means adjusting the dollar amount by the
National Income and Product Accounts (NIPA) implicit price deflator	National Income and Product Accounts (NIPA) implicit price deflator
for state and local government consumption expenditures and gross	for state and local government consumption expenditures and gross
investment published by the U.S. Department of Commerce, Bureau of	investment published by the U.S. Department of Commerce, Bureau of
Economic Analysis, from fiscal year 2025 through the fiscal year for	Economic Analysis, from fiscal year 2025 through the fiscal year for
which the amount is being determined, and rounding upward to the	which the amount is being determined, and rounding upward to the
nearest whole dollar amount.	nearest whole dollar amount.
Sec. 38. 16 V.S.A. § 4025 is amended to read: [contingently 7/1/29]	Sec. 38. 16 V.S.A. § 4025 is amended to read: [contingently 7/1/28]
§ 4025. EDUCATION FUND	§ 4025. EDUCATION FUND
(a) The Education Fund is established to comprise the following:	
(1) all revenue paid to the State from the statewide education tax	No change
on nonhomestead and homestead property under 32 V.S.A. chapter 135;	
(2) all revenue paid to the State from the supplemental district	
spending tax imposed pursuant to 32 V.S.A. § 5402(f);	
* * *	
(b) Monies in the Education Fund shall be used for the following:	

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* * *	
(3) To make payments required under 32 V.S.A. § 6066(a)(1) and	
only that portion attributable to education taxes, as determined by the	
Commissioner of Taxes, of payments required under 32 V.S.A.	
$\frac{6066(a)(3)}{3}$ . The State Treasurer shall withdraw funds from the	
Education Fund upon warrants issued by the Commissioner of Finance	
and Management based on information supplied by the Commissioner	
of Taxes. The Commissioner of Finance and Management may draw	
warrants for disbursements from the Fund in anticipation of receipts. All	
balances in the Fund at the end of any fiscal year shall be carried	
forward and remain a part of the Fund. Interest accruing from the Fund	
shall remain in the Fund.	
Sec. 39. 16 V.S.A. § 4026 is amended to read: [contingently 7/1/29]	Sec. 39. 16 V.S.A. § 4026 is amended to read: [contingently 7/1/28]
§ 4026. EDUCATION FUND BUDGET STABILIZATION	§ 4026. EDUCATION FUND BUDGET STABILIZATION
RESERVE; CREATION AND PURPOSE	RESERVE; CREATION AND PURPOSE
* * *	
(e) The enactment of this chapter and other provisions of the Equal	No change
Educational Opportunity Act of which it is a part have been premised	
upon estimates of balances of revenues to be raised and expenditures to	
be made under the act for such purposes as education spending	
payments, categorical State support grants, provisions for property tax	
income sensitivity, payments in lieu of taxes, current use value	
appraisals, tax stabilization agreements, the stabilization reserve	
established by this section, and for other purposes. If the stabilization	
reserve established under this section should in any fiscal year be less	
than 5.0 percent of the prior fiscal year's appropriations from the	
Education Fund, as defined in subsection (b) of this section, the Joint	
Fiscal Committee shall review the information provided pursuant to 32	
V.S.A. § 5402b and provide the General Assembly its recommendations	

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for change necessary to restore the stabilization reserve to the statutory	
level provided in subsection (b) of this section.	
Sec. 40. 16 V.S.A. § 4028 is amended to read: [contingently 7/1/29]	Sec. 40. 16 V.S.A. § 4028 is amended to read: [contingently 7/1/28]
§ 4028. FUND PAYMENTS TO SCHOOL DISTRICTS	§ 4028. FUND PAYMENTS TO SCHOOL DISTRICTS
(a) On or before September 10, December 10, and April 30 of each	
school year, one-third of the education spending payment under section	No change
4011 of this title each school district's educational opportunity payment	
as determined under subsection 4010(f) of this chapter and supplemental	
district spending, as defined in 32 V.S.A. § 5401, shall become due to	
school districts, except that districts that have not adopted a budget by	
30 days before the date of payment under this subsection shall receive	
one quarter of the base education amount and upon adoption of a budget	
shall receive additional amounts due under this subsection.	
(b) Payments made for special education under chapter 101 of this	
title, for career technical education under chapter 37 of this title, and for	
other aid and categorical grants paid for support of education shall also	
be from the Education Fund.	
(c)(1) Any district that has adopted a school budget that includes	
high spending, as defined in 32 V.S.A. § 5401(12), shall, upon timely	
notice, be authorized to use a portion of its high spending penalty to	
reduce future education spending:	
(A) by entering into a contract with an operational efficiency	
consultant or a financial systems consultant to examine issues such as	
transportation arrangements, administrative costs, staffing patterns, and	
the potential for collaboration with other districts;	
(B) by entering into a contract with an energy or facilities	
management consultant; or	
(C) by engaging in discussions with other school districts	
about reorganization or consolidation for better service delivery at a	
lower cost.	

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(2) To the extent approved by the Secretary, the Agency shall pay	
the district from the property tax revenue to be generated by the high	
spending increase to the district's spending adjustment as estimated by	
the Secretary, up to a maximum of \$5,000.00. For the purposes of this	
subsection, "timely notice" means written notice from the district to the	
Secretary by September 30 of the budget year. If the district enters into	
a contract with a consultant pursuant to this subsection, the consultant	
shall not be an employee of the district or of the Agency. A copy of the	
consultant's final recommendations or a copy of the district's	
recommendations regarding reorganization, as appropriate, shall be	
submitted to the Secretary, and each affected town shall include in its	
next town report an executive summary of the consultant's or district's	
final recommendations and notice of where a complete copy is	
available. No district is authorized to obtain funds under this section	
more than one time in every five years. [Repealed.]	
* * *	
Sec. 41. 16 V.S.A. § 563 is amended to read: [contingently 7/1/29]	Sec. 41. 16 V.S.A. § 563 is amended to read: [contingently 7/1/28]
§ 563. POWERS OF SCHOOL BOARDS; FORM OF VOTE	§ 563. POWERS OF SCHOOL BOARDS; FORM OF VOTE
The school board of a school district, in addition to other duties and	
authority specifically assigned by law:	No change
* * *	
(11)(A) Shall prepare and distribute annually a proposed budget	
for the next school year according to such major categories as may from	
time to time be prescribed by the Secretary.	
(B) [Repealed.]	
(C) At a school district's annual or special meeting, the	
electorate may vote to provide notice of availability of the school budget	
required by this subdivision to the electorate in lieu of distributing the	
budget. If the electorate of the school district votes to provide notice of	
availability, it must specify how notice of availability shall be given,	

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and such notice of availability shall be provided to the electorate at least	
30 days before the district's annual meeting. The proposed budget shall	
be prepared and distributed at least ten $10$ days before a sum of money	
is voted on by the electorate. Any proposed budget shall show the	
following information in a format prescribed by the Secretary:	
(i) all revenues from all sources, and expenses, including as	
separate items any assessment for a supervisory union of which it is a	
member and any tuition to be paid to a career technical center; and	
including the report required in subdivision 242(4)(D) of this title	
itemizing the component costs of the supervisory union assessment;	
(ii) the specific amount of any deficit incurred in the most	
recently closed fiscal year and how the deficit was or will be remedied;	
(iii) the anticipated homestead statewide education tax rate	
and the percentage of household income used to determine income	
sensitivity in the district as a result of passage of the budget, including	
those portions of the tax rate attributable to supervisory union	
assessments, as adjusted for each tax classification pursuant to 32	
<u>V.S.A. § 5402; and</u>	
(iv) the definition of "education spending supplemental	
district spending," the number of pupils and number of equalized pupils	
in long-term membership of the school district, and the district's	
education spending per equalized pupil supplemental district spending	
in the proposed budget and in each of the prior three years: and	
(v) the supplemental district spending yield.	
(D) The board shall present the budget to the voters by means	
of a ballot in the following form:	
"Article #1 (School Budget):	
Shall the voters of the school district approve the school	
board to expend \$, which is the amount the school board has	
determined to be necessary in excess of the school district's educational	
opportunity payment for the ensuing fiscal year?	

<ul> <li>Sec. 42. REPEALS [contingently 7/1/28]</li> <li>(a) 16 V.S.A. § 4031 (unorganized towns and gores) is repealed.</li> <li>(b) 2022 Acts and Resolves No. 127, Sec. 8 (suspension of excess spending penalty, hold harmless provision, and ballot language requirement) is repealed.</li> <li>(c) 16 V.S.A. § 2961 (census grant; special education) is repealed.</li> <li>(d) 16 V.S.A. § 4013(d) (English learners services; State aid; categorical aid) is repealed.</li> <li>(e) 16 V.S.A. § 4015 (merger support for merged districts) is repealed.</li> </ul>
<ul> <li>Sec. 43. 16 V.S.A. § 4032 is added to read [contingently 7/1/28]</li> <li>§ 4032. SUPPLEMENTAL DISTRICT SPENDING RESERVE <ul> <li>(a) There is hereby created the Supplemental District Spending</li> </ul> </li> <li>Reserve within the Education Fund. Any recapture, as defined in 32</li> <li>V.S.A. § 5401, paid to the Education Fund as part of the revenue from the supplemental district spending tax imposed pursuant to 32 V.S.A.</li> <li>§ 5402(f) shall be reserved within the Supplemental District Spending</li> <li>Reserve.</li> <li>(b) In any fiscal year in which the amounts raised through the supplemental district spending tax imposed pursuant to 32 V.S.A.</li> <li>§ 5402(f) are insufficient to cover payment to each school district of its supplemental district spending, the Supplemental District Spending</li> </ul>
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Reserve shall be used by the Commissioner of Finance and	Reserve shall be used by the Commissioner of Finance and
Management to the extent necessary to offset the deficit as determined	Management to the extent necessary to offset the deficit as determined
by generally accepted accounting principles.	by generally accepted accounting principles.
(c) Any funds remaining in the Supplemental District Spending	(c) Any funds remaining in the Supplemental District Spending
Reserve at the close of the fiscal year after accounting for the process	Reserve at the close of the fiscal year after accounting for the process
under subsection (b) of this section shall be transferred into the School	under subsection (b) of this section shall be unreserved in the Education
Construction Aid Special Fund established in section 3444 of this title.	Fund for the purpose of decreasing the following year's statewide
	education property tax rate.
Sec. 44. AGENCY OF EDUCATION; TRANSPORTATION	Sec. 44. AGENCY OF EDUCATION; TRANSPORTATION
REIMBURSEMENT GUIDELINES [passage]	REIMBURSEMENT GUIDELINES [passage]
On or before December 15, 2025, the Agency of Education shall	
submit a written report to the House Committees on Ways and Means	No change
and on Education and the Senate Committees on Finance and on	
Education on clear and equitable guidelines for minimum transportation	
to be provided and covered by transportation reimbursement grant under	
16 V.S.A. § 4016 as part of Vermont's education transformation.	
Sec. 45. REPORT; JOINT FISCAL OFFICE; INFLATIONARY	Sec. 45. REPORT; JOINT FISCAL OFFICE; INFLATIONARY
MEASURES; PREKINDERGARTEN EDUCATION	MEASURES; PREKINDERGARTEN EDUCATION
FUNDING [passage]	FUNDING [passage]
(a) On or before December 15, 2025, the Joint Fiscal Office shall	
submit a report to the House Committees on Ways and Means and on	No change
Education and the Senate Committees on Finance and on Education that	
analyzes the National Income and Product Accounts (NIPA) implicit	
price deflator for state and local government consumption expenditures	
and gross investment published by the U.S. Department of Commerce,	
Bureau of Economic Analysis, and alternative inflationary measures that	
may be applied to state education funding systems. As part of the	
report, the Joint Fiscal Office shall analyze options and provide	

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considerations for selecting an inflationary measure appropriate to Vermont's education funding system.(b) On or before December 15, 2025, the Joint Fiscal Office shall submit a report to the House Committee on Ways and Means, the Senate Committee on Finance, and the House and Senate Committees on Education on the current funding systems for prekindergarten education, the Child Care Financial Assistance Program, or any other early care and learning systems. The report shall review financial incentives in these existing early care and learning systems. As part of the report, the Joint Fiscal Office shall provide considerations for changing the funding streams associated with these early care and learning systems to align with the education transformation initiatives envisioned in this act.	
No similar provision	Sec. 45a. FOUNDATION FORMULA; JOINT FISCAL OFFICE; REPORT [passage]         (a) The Joint Fiscal Office shall contract with one or more contractors with expertise in Vermont's education funding system to recommend updates to the cost-factor foundation formula created by this act to move from special education weights based on disability categories to a reliance on the provision of special education services and to update any other weights determined to be empirically necessary for an adequate and equitable education, taking into account the cost savings generated by new, larger consolidated school districts.         Additionally, the contractors shall make recommendations regarding the following: <ul> <li>(1) suitable geographic measures for determining sparsity within the foundation formula;</li> <li>(2) whether it costs more to educate a secondary student than an elementary student in Vermont and, if so, an appropriate weight to capture the cost differential of educating secondary students; and</li> </ul>

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	(3) how to account for the provision of career and technical
	education within Vermont's foundation formula.
	(b) The contractors shall submit the foundation formula, analysis of
	geographic measures, and the other recommendations required under
	subsection (a) of this section, along with a detailed analysis to support
	the contractor's recommendations, to the House Committee on Ways
	and Means, the Senate Committee on Finance, and the House and
	Senate Committees on Education on or before December 1, 2026.
	(c) The sum of \$400,000.00 is appropriated to the Joint Fiscal Office
	from the General Fund in fiscal year 2026 to hire one or more
	<u>contractors for the purposes in subsection (a) of this section.</u>
	(d) The contractors shall be required to train the Joint Fiscal Office and the Agency of Education in the methodologies needed to recalibrate
	and the Agency of Education in the methodologies needed to recariorate and recalculate the base and weights in accordance with 16 V.S.A.
	§ 4010(f).
	<u>x +010(1).</u>
	Sec. 45b. EDUCATIONAL OPPORTUNITY PAYMENTS; TUITION;
No similar provision	TRANSITION; FYS 2029–2032 [contingently 7/1/28]
	(a) Notwithstanding 16 V.S.A. § 4001(17), in each of fiscal years
	2029 through 2032, the educational opportunity payment for a school
	district shall equal the educational opportunity payment for the school
	district as calculated pursuant to 16 V.S.A. § 4010(f) plus a yearly
	adjustment equal to:
	(1) in fiscal year 2029, the transition gap multiplied by 0.80;
	(2) in fiscal year 2030, the transition gap multiplied by 0.60;
	(3) in fiscal year 2031, the transition gap multiplied by 0.40; and
	(4) in fiscal year 2032, the transition gap multiplied by $0.20$ .
	(b) Notwithstanding 16 V.S.A. § 823(a), in each of fiscal years 2029
	through 2032, a school district shall pay as tuition to a receiving school for each resident student attending the receiving school on amount equal
	for each resident student attending the receiving school an amount equal

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	to the adjusted base multiplied by the sum of one and any weights
	applicable to the resident student under section 16 V.S.A. § 4010.
	(c) As used in this section:
	(1) "Adjusted base" means the quotient resulting from dividing
	the school district's educational opportunity payment, as adjusted by the
	yearly adjustment, by the school district's weighted long-term
	membership as defined in 16 V.S.A. § 4001.
	(2) "Adjusted for inflation" means adjusting the school district's
	education spending by the National Income and Product Accounts
	(NIPA) implicit price deflator for state and local government
	consumption expenditures and gross investment published by the U.S.
	Department of Commerce, Bureau of Economic Analysis, from fiscal
	year 2025 through fiscal year 2029 and rounding upward to the nearest
	whole dollar amount.
	(3) "Transition gap" means the amount, whether positive or
	negative, that results from subtracting the school district's educational
	opportunity payment as calculated pursuant to 16 V.S.A. § 4010(f) for
	fiscal year 2029 from the school district's education spending in fiscal
	year 2025, as adjusted for inflation. The school district's education
	spending shall be adjusted for inflation on or before November 15 by
	the Secretary of Education.
	Sec. 45c. 32 V.S.A. § 5414 is amended to read: [passage]
No similar provision	§ 5414. CREATION; EDUCATION FUND ADVISORY
	COMMITTEE
	* * *
	(e) Meetings.
	(1) The Commissioner of Taxes shall call the first meeting of the
	Committee to occur on or before July 15, $\frac{2025}{2026}$ .
	* * *
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Sec. 46. 32 V.S.A. § 5401 is amended to read: [contingently 7/1/29]	Sec. 46. 32 V.S.A. § 5401 is amended to read: [contingently 7/1/28]
§ 5401. DEFINITIONS	§ 5401. DEFINITIONS
As used in this chapter:	As used in this chapter:
* * *	* * *
(8) "Education spending" means "education spending" as defined	(8) "Education spending" means "education spending" as defined
in 16 V.S.A. § 4001(6). [Repealed.]	in 16 V.S.A. § 4001(6). [Repealed.]
* * *	***
(12) "Excess spending" means:	(12) "Excess spending" means:
(A) The per pupil spending amount of the district's education	(A) The per pupil spending amount of the district's education
spending, as defined in 16 V.S.A. § 4001(6), plus any amount required	spending, as defined in 16 V.S.A. § 4001(6), plus any amount required
to be added from a capital construction reserve fund under 24 V.S.A. §	to be added from a capital construction reserve fund under 24 V.S.A. §
<del>2804(b).</del>	<del>2804(b).</del>
(B) In excess of 118 percent of the statewide average district	(B) In excess of 118 percent of the statewide average district
per pupil education spending increased by inflation, as determined by	per pupil education spending increased by inflation, as determined by
the Secretary of Education on or before November 15 of each year	the Secretary of Education on or before November 15 of each year
based on the passed budgets to date. As used in this subdivision,	based on the passed budgets to date. As used in this subdivision,
"increased by inflation" means increasing the statewide average district	"increased by inflation" means increasing the statewide average district
per pupil education spending for fiscal year 2025 by the most recent	per pupil education spending for fiscal year 2025 by the most recent
New England Economic Project cumulative price index, as of	New England Economic Project cumulative price index, as of
November 15, for state and local government purchases of goods and	November 15, for state and local government purchases of goods and
services, from fiscal year 2025 through the fiscal year for which the	services, from fiscal year 2025 through the fiscal year for which the
amount is being determined. [Repealed.]	amount is being determined. [Repealed.]
(13)(A) "Education property tax spending adjustment" means the	(13)(A) "Education property tax spending adjustment" means the
greater of one or a fraction in which the numerator is the district's per	greater of one or a fraction in which:
pupil education spending plus excess spending for the school year, and	(i) the numerator is the district's per pupil education
the denominator is the property dollar equivalent yield for the school	spending plus excess spending for the school year, and
year, as defined in subdivision (15) of this section.	(ii) the denominator is the property dollar equivalent yield
	for the school year, as defined in subdivision (15) of this section,
	multiplied by the statewide adjustment.
(B) "Education income tax spending adjustment" means the	(B) "Education income tax spending adjustment" means the
greater of one or a fraction in which the numerator is the district's per	greater of one or a fraction in which the numerator is the district's per

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pupil education spending plus excess spending for the school year, and	pupil education spending plus excess spending for the school year, and
the denominator is the income dollar equivalent yield for the school	the denominator is the income dollar equivalent yield for the school
year, as defined in subdivision (16) of this section. [Repealed.] * * *	year, as defined in subdivision (16) of this section. [Repealed.] * * *
(15) "Property dollar equivalent yield" means the amount of per	(15) "Property dollar equivalent yield" means the amount of per
pupil education spending that would result if the homestead tax rate	pupil education spending that would result in a district having a
were \$1.00 per \$100.00 of equalized education property value and the	homestead tax rate of \$1.00 per \$100.00 of equalized education property
statutory reserves under 16 V.S.A. § 4026 and section 5402b of this title	value. [Repealed.]
were maintained. [Repealed.]	
(16) "Income dollar equivalent yield" means the amount of per	(16) "Income dollar equivalent yield" means the amount of per
pupil education spending that would result if the income percentage in	pupil education spending that would result in a district having an
subdivision 6066(a)(2) of this title were 2.0 percent and the statutory	income percentage in subdivision 6066(a)(2) of this title of 2.0 percent.
reserves under 16 V.S.A. § 4026 and section 5402b of this title were	[Repealed.]
maintained. [Repealed.]	
(17) "Statewide adjustment" means the ratio of the aggregate	(17) "Statewide adjustment" means the ratio of the aggregate
education property tax grand list of all municipalities to the aggregate	education property tax grand list of all municipalities to the aggregate
value of the equalized education property tax grand list of all	value of the equalized education property tax grand list of all
municipalities. [Repealed.]	municipalities.
	(18) "Adjusted equalized education property tax grand list"
	means the equalized education property tax grand list after removing the
	value of homestead property exempted from the statewide education
	property tax and the supplemental district spending tax pursuant to
	section 6066 of this title.
(21) "Per pupil supplemental district spending" means the per	(19) "Per pupil supplemental district spending" means the per
pupil amount of supplemental district spending resulting from dividing a	pupil amount of supplemental district spending resulting from dividing a
school district's supplemental district spending by its long-term	school district's supplemental district spending by its long-term
membership as defined in 16 V.S.A. § 4001(7).	membership as defined in 16 V.S.A. § 4001(7).
(18) "Recapture" means the amount of revenue raised through	(20) "Recapture" means the amount of revenue raised through
imposition of the supplemental district spending tax pursuant to	imposition of the supplemental district spending tax pursuant to
subsection 5402(f) of this chapter that is in excess of the school	subsection 5402(f) of this chapter that is in excess of the school
district's supplemental district spending.	district's supplemental district spending.

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(22) "School district with the lowest taxing capacity" means the	(21) "School district with the lowest taxing capacity" means the
school district other than an interstate school district anticipated to have	school district other than an interstate school district anticipated to have
the lowest aggregate equalized education property tax grand list of its	the lowest aggregate adjusted equalized education property tax grand
municipal members per long-term membership as defined in 16 V.S.A.	list of its municipal members per long-term membership as defined in
<u>§ 4001(7) in the following fiscal year.</u>	16 V.S.A. § 4001(7) in the following fiscal year.
(19) "Supplemental district spending" means the spending that	(22) "Supplemental district spending" means the spending that
the voters of a school district approve in excess of the school district's	the voters of a school district approve in excess of the school district's
educational opportunity payment, as defined in 16 V.S.A. § 4001(17),	educational opportunity payment, as defined in 16 V.S.A. § 4001(17),
for the fiscal year, provided that the voters of a school district other than	for the fiscal year, provided that the voters of a school district other than
an interstate school district shall not approve spending in excess of 10	an interstate school district shall not approve spending in excess of 5
percent of the school district's educational opportunity payment for the	percent of the product of the base amount, as defined in 16 V.S.A.
fiscal year.	<u>§ 4001(16), and the school district's long-term membership, as defined</u>
	<u>in 16 V.S.A. § 4001(7).</u>
(20) "Supplemental district spending yield" means the amount of	(23) "Supplemental district spending yield" means the amount of
property tax revenue per long-term membership as defined in 16 V.S.A.	property tax revenue per long-term membership as defined in 16 V.S.A.
<u>§ 4001(7) that would be raised in the school district with the lowest</u>	<u>§ 4001(7) that would be raised in the school district with the lowest</u>
taxing capacity using a supplemental district spending tax rate of \$1.00	taxing capacity using a supplemental district spending tax rate of \$1.00
per \$100.00 of equalized education property value.	per \$100.00 of equalized education property value multiplied by the
	statewide adjustment.
No similar monision	Sec. 46a. SUPPLEMENTAL DISTRICT SPENDING; CAP;
No similar provision	TRANSITION; FYS 2029–2037 [contingently 7/1/28]
	Notwithstanding 32 V.S.A. § 5401(21), in each of fiscal years 2029
	through 2037, the voters of a school district other than an interstate
	school district shall not approve spending in excess of the following
	percentage of the product of the base amount, as defined in 16 V.S.A.
	$\frac{\$4001(16)}{16}$ , and the school district's long-term membership, as defined
	$\frac{\text{in 16 V.S.A. § 4001(7):}}{(1) \text{ in fiscal years 2020 through 2023} 10 percent;}$
	<ul> <li>(1) in fiscal years 2029 through 2033, 10 percent;</li> <li>(2) in fiscal year 2034, 9 percent;</li> </ul>
	(2)  in fiscal year 2054, 9 percent; $(3)  in fiscal year 2035, 8 percent;$
	(5) in fiscal year 2055, 6 percent,

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	(4) in fiscal year 2036, 7 percent; and
	(5) in fiscal year 2037, 6 percent.
	(5) In fiscur your 2057, 6 percent.
Sec. 47. 32 V.S.A. § 5402 is amended to read: [contingently 7/1/29]	Sec. 47. 32 V.S.A. § 5402 is amended to read: [contingently 7/1/28]
§ 5402. EDUCATION PROPERTY TAX LIABILITY	§ 5402. EDUCATION PROPERTY TAX LIABILITY
(a) A statewide education tax is imposed on all nonhomestead and	(a) A statewide education tax is imposed on all nonhomestead and
homestead property at the following rates:	homestead property at the following rates:
(1) The tax rate for nonhomestead property shall be \$1.59 per	(1) The tax rate for nonhomestead property shall be \$1.59 per
\$100.00 divided by the statewide adjustment.	\$100.00 divided by the statewide adjustment.
(2) The tax rate for homestead property shall be \$1.00 multiplied	(2) The tax rate for homestead property shall be \$1.00 multiplied
by the education property tax spending adjustment for the municipality	by the education property tax spending adjustment for the municipality
per \$100.00 of equalized education property value as most recently	per \$100.00 of equalized education property value as most recently
determined under section 5405 of this title. The homestead property tax	determined under section 5405 of this title. The homestead property tax
rate for each municipality that is a member of a union or unified union	rate for each municipality that is a member of a union or unified union
school district shall be calculated as required under subsection (e) of this	school district shall be calculated as required under subsection (e) of this
section. a rate sufficient to cover expenditures from the Education Fund	section. a rate sufficient to cover expenditures from the Education Fund
under 16 V.S.A. § 4025(b) other than supplemental district spending,	other than supplemental district spending, after accounting for
after accounting for the forecasted available revenues. It is the intention	forecasted non-property tax revenues and any funds unreserved in the
of the General Assembly that the statewide education tax rate under this	Education Fund following the process under 16 V.S.A. § 4032(c). It is
section shall be adopted for each fiscal year by act of the General	the intention of the General Assembly that the statewide education tax
Assembly. The statewide education tax rate shall be adjusted for	rate under this section shall be adopted for each fiscal year by act of the
homestead property and each general class of nonhomestead property	General Assembly. If the General Assembly fails to adopt a statewide
provided under section 4152a of this title as follows:	education tax rate for a fiscal year, the statewide education tax rate for
	the fiscal year shall equal the product of 110 percent and the statewide
	education tax rate for the preceding fiscal year. The statewide education
	tax rate shall be adjusted for homestead property and each general class
	of nonhomestead property provided under section 4152a of this title as
	follows:
If the tax classification of the then the statewide education tax rate	If the tax classification of the then the statewide education tax rate
property subject to taxation is: is multiplied by a factor of:	property subject to taxation is: is multiplied by a factor of:
Homestead <u>1.0</u>	Homestead <u>1.0</u>

As Passed by the House	Report of Committee of Conference
Nonhomestead, Apartment 1.0	Nonhomestead Nonresidential 1.0
Nonhomestead, Nonresidential <u>1.0</u>	Nonhomestead Residential 1.0
Nonhomestead, Residential <u>1.0</u>	
(b) The statewide education tax shall be calculated as follows:	(b) The statewide education tax shall be calculated as follows:
(1) The Commissioner of Taxes shall determine for each	(1) The Commissioner of Taxes shall determine for each
municipality the education tax rates under subsection (a) of this section	municipality the education tax rates under subsection (a) of this section
divided by the number resulting from dividing the municipality's most	divided by the number resulting from dividing the municipality's most
recent common level of appraisal by the statewide adjustment. The	recent common level of appraisal by the statewide adjustment. The
legislative body in each municipality shall then bill each property	legislative body in each municipality shall then bill each property
taxpayer at the homestead or nonhomestead applicable rate determined	taxpayer at the homestead or nonhomestead applicable rate determined
by the Commissioner under this subdivision, multiplied by the	by the Commissioner under this subdivision, multiplied by the
education property tax grand list value of the property, properly	education property tax grand list value of the property, properly
classified as homestead or nonhomestead property and without regard to	classified as homestead or nonhomestead property and without regard to
any other tax classification of the property not authorized under this	any other tax classification of the property not authorized under this
chapter. Statewide education property tax bills shall show the tax due	chapter. Statewide education property tax bills shall show the tax due
and the calculation of the rate determined under subsection (a) of this	and the calculation of the rate determined under subsection (a) of this
section, divided by the number resulting from dividing the	section, divided by the number resulting from dividing the
municipality's most recent common level of appraisal by the statewide	municipality's most recent common level of appraisal by the statewide
adjustment, multiplied by the current grand list value of the property to	adjustment, multiplied by the current grand list value of the property to
be taxed. Statewide education property tax bills shall also include	be taxed. Statewide education property tax bills shall also include
language provided by the Commissioner pursuant to subsection 5405(g)	language provided by the Commissioner pursuant to subsection 5405(g)
of this title.	of this title.
(2) Taxes assessed under this section shall be assessed and	(2) Taxes assessed under this section shall be assessed and
collected in the same manner as taxes assessed under chapter 133 of this	collected in the same manner as taxes assessed under chapter 133 of this
title with no tax classification other than as homestead or nonhomestead	title with no tax classification other than as homestead or nonhomestead
property those required by this section; provided, however, that the tax	property those required by this section; provided, however, that the tax
levied under this chapter shall be billed to each taxpayer by the	levied under this chapter shall be billed to each taxpayer by the
municipality in a manner that clearly indicates the tax is separate from	municipality in a manner that clearly indicates the tax is separate from
any other tax assessed and collected under chapter 133, including an	any other tax assessed and collected under chapter 133, including an
itemization of the separate taxes due. The bill may be on a single sheet	itemization of the separate taxes due. The bill may be on a single sheet

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of paper with the statewide education tax and other taxes presented	of paper with the statewide education tax and other taxes presented
separately and side by side.	separately and side by side.
(3) If a district has not voted a budget by June 30, an interim	(3) If a district has not voted a budget by June 30, an interim
homestead education tax shall be imposed at the base rate determined	homestead education tax shall be imposed at the base rate determined
under subdivision (a)(2) of this section, divided by the number resulting	under subdivision (a)(2) of this section, divided by the number resulting
from dividing the municipality's most recent common level of appraisal	from dividing the municipality's most recent common level of appraisal
by the statewide adjustment, but without regard to any spending	by the statewide adjustment, but without regard to any spending
adjustment under subdivision 5401(13) of this title. Within 30 days	adjustment under subdivision 5401(13) of this title. Within 30 days
after a budget is adopted and the deadline for reconsideration has	after a budget is adopted and the deadline for reconsideration has
passed, the Commissioner shall determine the municipality's homestead	passed, the Commissioner shall determine the municipality's homestead
tax rate as required under subdivision (1) of this subsection. [Repealed.]	tax rate as required under subdivision (1) of this subsection. [Repealed.]
(c)(1) The treasurer of each municipality shall by December 1 of the	(c)(1) The treasurer of each municipality shall by December 1 of the
year in which the tax is levied and on June 1 of the following year pay	year in which the tax is levied and on June 1 of the following year pay
to the State Treasurer for deposit in the Education Fund one-half of the	to the State Treasurer for deposit in the Education Fund one-half of the
municipality's statewide nonhomestead tax and one-half of the	municipality's statewide nonhomestead tax and one-half of the
municipality's homestead education tax, as determined under	municipality's homestead education tax, as determined under
subdivision (b)(1) of this section.	subdivision (b)(1) of this section.
(2) The Secretary of Education Commissioner of Taxes shall	(2) The Secretary of Education shall determine each
determine each municipality's net nonhomestead education tax payment	municipality's net nonhomestead education tax payment and its net
and its net homestead education tax payment to the State based on grand	homestead education tax payment to the State based on grand list
list information received by the Secretary Commissioner not later than	information received by the Secretary not later than the March 15 prior
the March 15 prior to the June 1 net payment. Payment shall be	to the June 1 net payment. Payment shall be accompanied by a return
accompanied by a return prescribed by the Secretary of Education	prescribed by the Secretary of Education. Each municipality may retain
Commissioner of Taxes. Each municipality may retain 0.225 of one	0.225 of one percent of the total education tax collected, only upon
percent of the total education tax collected, only upon timely remittance	timely remittance of net payment to the State Treasurer or to the
of net payment to the State Treasurer or to the applicable school district	applicable school district or districts. Each municipality may also retain
or districts. Each municipality may also retain \$15.00 for each late	\$15.00 for each late property tax credit claim filed after April 15 and
property tax credit claim filed after April 15 and before September 2, as	before September 2, as notified by the Department of Taxes, for the cost
notified by the Department of Taxes, for the cost of issuing a new	of issuing a new property tax bill.
property tax bill.	
(d) [Repealed.]	(d) [Repealed.]

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(e) The Commissioner of Taxes shall determine a homestead	(e) The Commissioner of Taxes shall determine a homestead
education tax rate for each municipality that is a member of a union or	education tax rate for each municipality that is a member of a union or
unified union school district as follows:	unified union school district as follows:
(1) For a municipality that is a member of a unified union school	(1) For a municipality that is a member of a unified union school
district, use the base rate determined under subdivision (a)(2) of this	district, use the base rate determined under subdivision (a)(2) of this
section and a spending adjustment under subdivision 5401(13) of this	section and a spending adjustment under subdivision 5401(13) of this
title based upon the per pupil education spending of the unified union.	title based upon the per pupil education spending of the unified union.
(2) For a municipality that is a member of a union school district:	(2) For a municipality that is a member of a union school district:
(A) Determine the municipal district homestead tax rate using	(A) Determine the municipal district homestead tax rate using
the base rate determined under subdivision (a)(2) of this section and a	the base rate determined under subdivision (a)(2) of this section and a
spending adjustment under subdivision 5401(13) of this title based on	spending adjustment under subdivision 5401(13) of this title based on
the per pupil education spending in the municipality who attends a	the per pupil education spending in the municipality who attends a
school other than the union school.	school other than the union school.
(B) Determine the union district homestead tax rate using the	(B) Determine the union district homestead tax rate using the
base rate determined under subdivision (a)(2) of this section and a	base rate determined under subdivision (a)(2) of this section and a
spending adjustment under subdivision 5401(13) of this title based on	spending adjustment under subdivision 5401(13) of this title based on
the per pupil education spending of the union school district.	the per pupil education spending of the union school district.
(C) Determine a combined homestead tax rate by calculating	(C) Determine a combined homestead tax rate by calculating
the weighted average of the rates determined under subdivisions (A) and	the weighted average of the rates determined under subdivisions (A) and
(B) of this subdivision (2), with weighting based upon the ratio of union	(B) of this subdivision (2), with weighting based upon the ratio of union
school long term membership, as defined in 16 V.S.A. § 4001(7), from	school long term membership, as defined in 16 V.S.A. § 4001(7), from
the member municipality to total long-term membership of the member	the member municipality to total long term membership of the member
municipality; and the ratio of long-term membership attending a school	municipality; and the ratio of long-term membership attending a school
other than the union school to total long-term membership of the	other than the union school to total long-term membership of the
member municipality. Total long-term membership of the member	member municipality. Total long-term membership of the member
municipality is based on the number of pupils who are legal residents of	municipality is based on the number of pupils who are legal residents of
the municipality and attending school at public expense. If necessary,	the municipality and attending school at public expense. If necessary,
the Commissioner may adopt a rule to clarify and facilitate	the Commissioner may adopt a rule to clarify and facilitate
implementation of this subsection (e). [Repealed.]	implementation of this subsection (e). [Repealed.]
(f)(1) A supplemental district spending tax is imposed on all	(f)(1) A supplemental district spending tax is imposed on all
homestead and nonhomestead property in each member municipality of	homestead and nonhomestead property in each member municipality of

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a school district that approves spending pursuant to a budget presented	a school district that approves spending pursuant to a budget presented
to the voters of a school district under 16 V.S.A. § 563. The	to the voters of a school district under 16 V.S.A. § 563. The
Commissioner of Taxes shall determine the supplemental district	Commissioner of Taxes shall determine the supplemental district
spending tax rate for each school district by dividing the school	spending tax rate for each school district by dividing the school
district's per pupil supplemental district spending as certified by the	district's per pupil supplemental district spending as certified by the
Secretary of Education by the supplemental district spending yield. The	Secretary of Education by the supplemental district spending yield. The
legislative body in each member municipality shall then bill each	legislative body in each member municipality shall then bill each
property taxpayer at the rate determined by the Commissioner under this	property taxpayer at the rate determined by the Commissioner under this
subsection, divided by the municipality's most recent common level of	subsection, divided by the number resulting from dividing the
appraisal and multiplied by the current grand list value of the property	municipality's most recent common level of appraisal by the statewide
to be taxed. The bill shall show the tax due and the calculation of the	adjustment and multiplied by the current grand list value of the property
<u>rate.</u>	to be taxed. The bill shall show the tax due and the calculation of the
(2) The supplemental district spending tax assessed under this	<u>rate.</u>
subsection shall be assessed and collected in the same manner as taxes	(2) The supplemental district spending tax assessed under this
assessed under chapter 133 of this title with no tax classification other	subsection shall be assessed and collected in the same manner as taxes
than as homestead or nonhomestead property; provided, however, that	assessed under chapter 133 of this title with no tax classification other
the tax levied under this chapter shall be billed to each taxpayer by the	than as homestead or nonhomestead property; provided, however, that
municipality in a manner that clearly indicates the tax is separate from	the tax levied under this chapter shall be billed to each taxpayer by the
any other tax assessed and collected under chapter 133 and the statewide	municipality in a manner that clearly indicates the tax is separate from
education property tax under this section, including an itemization of the	any other tax assessed and collected under chapter 133 of this title and
separate taxes due. The bill may be on a single sheet of paper with the	the statewide education property tax under this section, including an
supplemental district spending tax, the statewide education tax, and	itemization of the separate taxes due. The bill may be on a single sheet
other taxes presented separately and side by side.	of paper with the supplemental district spending tax, the statewide
(3) The treasurer of each municipality shall on or before	education tax, and other taxes presented separately and side by side.
December 1 of the year in which the tax is levied and on or before June	(3) The treasurer of each municipality shall on or before
1 of the following year pay to the State Treasurer for deposit in the	December 1 of the year in which the tax is levied and on or before June
Education Fund one-half of the municipality's supplemental district	1 of the following year pay to the State Treasurer for deposit in the
spending tax, as determined under subdivision (1) of this subsection.	Education Fund one-half of the municipality's supplemental district
(4) The Commissioner of Taxes shall determine each	spending tax as determined under subdivision (1) of this subsection.
municipality's net supplemental district spending tax payment to the	(4) The Secretary of Education shall determine each
State based on grand list information received by the Commissioner not	municipality's net supplemental district spending tax payment to the

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later than the March 15 prior to the June 1 net payment. Payment shall	State based on grand list information received by the Secretary not later
be accompanied by a return prescribed by the Commissioner of Taxes.	than the March 15 prior to the June 1 net payment. Payment shall be
Each municipality may retain 0.225 of one percent of the total	accompanied by a return prescribed by the Secretary of Education.
supplemental district spending tax collected, only upon timely	Each municipality may retain 0.225 of one percent of the total
remittance of net payment to the State Treasurer or to the applicable	supplemental district spending tax collected, only upon timely
school district.	remittance of net payment to the State Treasurer or to the applicable
	school district.
Sec. 48. 32 V.S.A. § 5402b is amended to read: [7/1/28]	Sec. 48. 32 V.S.A. § 5402b is amended to read: [7/1/27]
§ 5402b. STATEWIDE EDUCATION TAX <del>YIELDS</del> <u>RATE;</u>	§ 5402b. STATEWIDE EDUCATION TAX <del>YIELDS</del> <u>RATE</u> ;
SUPPLEMENTAL DISTRICT SPENDING YIELD;	SUPPLEMENTAL DISTRICT SPENDING YIELD;
RECOMMENDATION OF THE COMMISSIONER	RECOMMENDATION OF THE COMMISSIONER
(a) Annually, not later than December 1, the Commissioner of	(a) Annually, not later than December 1, the Commissioner of
Taxes, after consultation with the Secretary of Education, the Secretary	Taxes, after consultation with the Secretary of Education, the Secretary
of Administration, and the Joint Fiscal Office, shall calculate and	of Administration, and the Joint Fiscal Office, shall calculate and
recommend a property dollar equivalent yield, an income dollar	recommend a property dollar equivalent yield, an income dollar
equivalent yield, and a nonhomestead property tax rate the statewide	equivalent yield, and a nonhomestead property tax rate the statewide
education property tax rate pursuant to subsection 5402(a) of this	education property tax rate pursuant to subsection 5402(a) of this
chapter and the supplemental district spending yield for the following	chapter and the supplemental district spending yield for the following
fiscal year. In making these calculations, the Commissioner shall	fiscal year. In making these calculations, the Commissioner shall
assume: the statutory reserves are maintained at five percent pursuant to	assume: the statutory reserves are maintained at five percent pursuant to
16 V.S.A. § 4026 and the amounts in the Supplemental District	<u>16 V.S.A. § 4026, the amounts in the Supplemental District Spending</u>
Spending Reserve are unavailable for any purpose other than that	Reserve are unavailable for any purpose other than that specified in 16
specified in 16 V.S.A. § 4032(b)	V.S.A. § 4032(b), and the statewide education property tax rate is
	divided by the statewide adjustment
(1) the homestead base tax rate in subdivision 5402(a)(2) of this	(1) the homestead base tax rate in subdivision 5402(a)(2) of this
title is \$1.00 per \$100.00 of equalized education property value;	title is \$1.00 per \$100.00 of equalized education property value;
(2) the applicable percentage in subdivision 6066(a)(2) of this title	(2) the applicable percentage in subdivision 6066(a)(2) of this title
i <del>s 2.0;</del>	<del>is 2.0;</del>
(3) the statutory reserves under 16 V.S.A. § 4026 and this section	(3) the statutory reserves under 16 V.S.A. § 4026 and this section
were maintained at five percent;	were maintained at five percent;

Beth St. James, Jon Gray, Kirby Keeton, Office of Legislative Counsel

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(4) the percentage change in the average education tax bill applied	(4) the percentage change in the average education tax bill applied
to nonhomestead property and the percentage change in the average	to nonhomestead property and the percentage change in the average
education tax bill of homestead property and the percentage change in	education tax bill of homestead property and the percentage change in
the average education tax bill for taxpayers who claim a credit under	the average education tax bill for taxpayers who claim a credit under
subsection 6066(a) of this title are equal;	subsection 6066(a) of this title are equal;
(5) the equalized education grand list is multiplied by the	(5) the equalized education grand list is multiplied by the
statewide adjustment in calculating the property dollar equivalent yield;	statewide adjustment in calculating the property dollar equivalent yield;
and	and
(6) the nonhomestead rate is divided by the statewide adjustment.	(6) the nonhomestead rate is divided by the statewide adjustment.
(b) For each fiscal year, the property dollar equivalent supplemental	(b) For each fiscal year, the property dollar equivalent supplemental
district spending yield and the income dollar equivalent yield shall be	district spending yield and the income dollar equivalent yield shall be
the same as in the prior fiscal year, unless set otherwise by the General	the same as in the prior fiscal year, unless set otherwise by the General
Assembly.	Assembly.
* * *	* * *
(d) Along with the recommendations made under this section, the	(d) Along with the recommendations made under this section, the
Commissioner shall include:	Commissioner shall include:
(1) the base amount as defined in 16 V.S.A. § 4001(16);	(1) the base amount as defined in 16 V.S.A. $\S$ 4001(16);
(2) for each school district, the estimated long-term membership,	(2) for each school district, the estimated long-term membership,
weighted long-term membership, and aggregate equalized education	weighted long-term membership, and aggregate adjusted equalized
property tax grand list of its municipal members;	education property tax grand list of its municipal members;
(3) for each school district, the estimated aggregate equalized	(3) for each school district, the estimated aggregate adjusted
education property tax grand list of its municipal members per long-	equalized education property tax grand list of its municipal members per
term membership;	long-term membership;
(4) the estimated school district with the lowest taxing capacity;	(4) the estimated school district with the lowest taxing capacity;
and	and
(5) the range of per pupil <u>supplemental district</u> spending between	(5) the range of per pupil supplemental district spending between
all districts in the State for the previous year.	all districts in the State for the previous year.
* * *	* * *
	Sec. 48a. HOMESTEAD PROPERTY TAX RATE; TRANSITION;
No similar provision	FYS 2029–2032; REPORT [contingently 7/1/28]

VT LEG #384231 v.3

As Passed by the House	Report of Committee of Conference
	(a) Notwithstanding 32 V.S.A. § 5402, in each of fiscal years 2029
	through 2032, the homestead property tax rate for a school district shall
	equal the homestead property tax rate imposed pursuant to 32 V.S.A.
	<u>§ 5402 plus a yearly adjustment equal to:</u>
	(1) in fiscal year 2029, the transition gap multiplied by 0.80;
	(2) in fiscal year 2030, the transition gap multiplied by 0.60;
	(3) in fiscal year 2031, the transition gap multiplied by 0.40; and
	(4) in fiscal year 2032, the transition gap multiplied by 0.20.
	(b) As used in this section, "transition gap" means the amount,
	whether positive or negative, that results from subtracting the uniform
	homestead property tax rate for fiscal year 2029 were it calculated
	assuming no tax rate transition under this section from the homestead
	property tax rate for the school district in fiscal year 2028.
	(c) On or before December 15, 2027, the Department of Taxes, in
	consultation with the Joint Fiscal Office and the Agency of Education,
	shall submit a written report to the House Committee on Ways and
	Means and the Senate Committee on Finance with recommendations
	and an implementation plan to ensure that education property tax rates
	do not increase as part of the transition to the new foundation formula.
Sec. 49. 32 V.S.A. § 5404a(b)(1) is amended to read: [contingently $7/1/29$ ]	Sec. 49. 32 V.S.A. § 5404a(b)(1) is amended to read: [contingently $7/1/28$ ]
(b)(1) An agreement affecting the education property tax grand list	
defined under subsection (a) of this section shall reduce the	No change
municipality's education property tax liability under this chapter for the	
duration of the agreement or exemption without extension or renewal,	
and for a maximum of 10 years. A municipality's property tax liability	
under this chapter shall be reduced by any difference between the	
amount of the education property taxes collected on the subject property	
and the amount of education property taxes that would have been	

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collected on such property if its fair market value were taxed at the equalized nonhomestead rate for the tax year.	
Sec. 50. 32 V.S.A. § 5405(g) is amended to read: [contingently 7/1/29] (g) The Commissioner shall provide to municipalities for the front of property tax bills the district homestead property statewide education tax rate before equalization, the nonresidential tax rate before equalization, and the calculation process that creates the equalized homestead and nonhomestead tax rates. The Commissioner shall further provide to municipalities for the back of property tax bills an explanation of the common level of appraisal, including its origin and purpose.	Sec. 50. 32 V.S.A. § 5405(g) is amended to read: [contingently 7/1/28] <i>No change</i>
Sec. 51. 32 V.S.A. § 5400 is amended to read: [contingently 7/1/29] § 5400. STATUTORY PURPOSES *** (c) The statutory purpose of the exemption for qualified housing in subdivision 5404a(a)(6) of this title is to ensure that taxes on this rent- restricted housing provided to Vermonters of low and moderate income are more equivalent to property taxed using the State <u>as a</u> homestead rate property and to adjust the costs of investment in rent-restricted housing to reflect more accurately the revenue potential of such property. *** (j) The statutory purpose of the homestead property tax exemption in <u>subdivision 6066(a)(1) of this title is to reduce the property tax liability</u> for Vermont households with low and moderate household income.	Sec. 51. 32 V.S.A. § 5400 is amended to read: [contingently 7/1/28] <i>No change</i>
Sec. 52. 32 V.S.A. chapter 154 is amended to read: [contingently 7/1/29]	Sec. 52. 32 V.S.A. chapter 154 is amended to read: [contingently 7/1/28]

As Passed by the House	Report of Committee of Conference
CHAPTER 154. HOMESTEAD PROPERTY TAX EXEMPTION,	CHAPTER 154. HOMESTEAD PROPERTY TAX EXEMPTION,
MUNICIPAL PROPERTY TAX CREDIT, AND RENTER CREDIT	MUNICIPAL PROPERTY TAX CREDIT, AND RENTER CREDIT
§ 6061. DEFINITIONS	§ 6061. DEFINITIONS
As used in this chapter unless the context requires otherwise:	As used in this chapter unless the context requires otherwise:
(1) "Property Municipal property tax credit" means a credit of the	(1) "Property Municipal property tax credit" means a credit of the
prior tax year's statewide or municipal property tax liability or a	prior tax year's statewide or municipal property tax liability or a
homestead owner credit, as authorized under section subdivision	homestead owner credit, as authorized under section subdivision
6066(a)(2) of this title, as the context requires chapter.	6066(a)(2) of this title, as the context requires chapter.
* * *	* * *
(8) "Annual tax levy" means the property taxes levied on	(8) "Annual tax levy" means the property taxes levied on
property taxable on April 1 and without regard to the year in which	property taxable on April 1 and without regard to the year in which
those taxes are due or paid. [Repealed.]	those taxes are due or paid. [Repealed.]
(9) "Taxable year" means the calendar year preceding the year in	(9) "Taxable year" means the calendar year preceding the year in
which the claim is filed.	which the claim is filed.
(10) [Repealed.]	(10) [Repealed.]
(11) "Housesite" means that portion of a homestead, as defined	(11) "Housesite" means that portion of a homestead, as defined
under subdivision 5401(7) of this title but not under subdivision	under subdivision 5401(7) of this title but not under subdivision
5401(7)(G) of this title, that includes as much of the land owned by the	5401(7)(G) of this title, that includes as much of the land owned by the
claimant surrounding the dwelling as is reasonably necessary for use of	claimant surrounding the dwelling as is reasonably necessary for use of
the dwelling as a home, but in no event more than two acres per	the dwelling as a home, but in no event more than two acres per
dwelling unit, and, in the case of multiple dwelling units, not more than	dwelling unit, and, in the case of multiple dwelling units, not more than
two acres per dwelling unit up to a maximum of 10 acres per parcel.	two acres per dwelling unit up to a maximum of 10 acres per parcel.
(12) "Claim year" means the year in which a claim is filed under	(12) "Claim year" means the year in which a claim is filed under
this chapter.	this chapter.
(13) "Homestead" means a homestead as defined under	(13) "Homestead" means a homestead as defined under
subdivision 5401(7) of this title, but not under subdivision 5401(7)(G)	subdivision 5401(7) of this title, but not under subdivision 5401(7)(G)
of this title, and declared on or before October 15 in accordance with	of this title, and declared on or before October 15 in accordance with
section 5410 of this title.	section 5410 of this title.
(14) "Statewide education tax rate" means the homestead	(14) "Statewide education tax rate" means the homestead
education property tax rate multiplied by the municipality's education	education property tax rate multiplied by the municipality's education
spending adjustment under subdivision 5402(a)(2) of this title and used	spending adjustment under subdivision 5402(a)(2) of this title and used

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to calculate taxes assessed in the municipal fiscal year that began in the	to calculate taxes assessed in the municipal fiscal year that began in the
taxable year. [Repealed.]	to calculate taxes assessed in the manerpartisear year that began in the taxable year. [Repealed.]
* * *	* * *
(21) "Homestead property tax exemption" means a reduction in	(21) "Homestead property tax exemption" means a reduction in
the amount of housesite value subject to the statewide education tax and	the amount of housesite value subject to the statewide education tax and
the supplemental district spending tax in the claim year as authorized	the supplemental district spending tax in the claim year as authorized
under sections 6066 and 6066a of this chapter.	under sections 6066 and 6066a of this chapter.
§ 6062. NUMBER AND IDENTITY OF CLAIMANTS;	§ 6062. NUMBER AND IDENTITY OF CLAIMANTS;
APPORTIONMENT	APPORTIONMENT
* * *	* * *
(d) Whenever a housesite is an integral part of a larger unit such as a	(d) Whenever a housesite is an integral part of a larger unit such as a
farm or a multi-purpose or multi-dwelling building, property taxes paid	farm or a multi-purpose or multi-dwelling building, property taxes paid
shall be that percentage of the total property tax as the value of the	shall be that percentage of the total property tax as the value of the
housesite is to the total value. Upon a claimant's request, the listers	housesite is to the total value. Upon a claimant's request, the listers
shall certify to the claimant the value of his or her the claimant's	shall certify to the claimant the value of his or her the claimant's
homestead and housesite.	homestead and housesite.
* * *	* * *
§ 6063. CLAIM AS PERSONAL; CREDIT AND EXEMPTION	§ 6063. CLAIM AS PERSONAL; CREDIT AND EXEMPTION
AMOUNT AT TIME OF TRANSFER	AMOUNT AT TIME OF TRANSFER
(a) The right to file a claim under this chapter is personal to the	(a) The right to file a claim under this chapter is personal to the
claimant and shall not survive his or her the claimant's death, but the	claimant and shall not survive his or her the claimant's death, but the
right may be exercised on behalf of a claimant by his or her the	right may be exercised on behalf of a claimant by his or her the
claimant's legal guardian or attorney-in-fact. When a claimant dies	claimant's legal guardian or attorney-in-fact. When a claimant dies
after having filed a timely claim, the <u>municipal</u> property tax credit <u>and</u>	after having filed a timely claim, the <u>municipal</u> property tax credit <u>and</u>
the homestead exemption amount shall be credited applied to the	the homestead exemption amount shall be credited applied to the
homestead property tax liability of the claimant's estate as provided in	homestead property tax liability of the claimant's estate as provided in
section 6066a of this title.	section 6066a of this title.
(b) In case of sale or transfer of a residence, <u>after April 1 of the</u>	(b) In case of sale or transfer of a residence, <u>after April 1 of the</u>
<u>claim year:</u>	claim year:

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(1) any municipal property tax credit amounts amount related to	(1) any municipal property tax credit amounts amount related to
that residence shall be allocated to the seller transferor at closing unless	that residence shall be allocated to the seller transferor at closing unless
the parties otherwise agree:	the parties otherwise agree;
(2) any homestead property tax exemption related to that	(2) any homestead property tax exemption related to that
residence based on the transferor's household income under subdivision	residence based on the transferor's household income under subdivision
6066(a)(1) of this chapter shall cease to be in effect upon transfer; and	6066(a)(1) of this chapter shall cease to be in effect upon transfer; and
(3) a transferee who is eligible to declare the residence as a	(3) a transferee who is eligible to declare the residence as a
homestead but for the requirement to own the residence on April 1 of	homestead but for the requirement to own the residence on April 1 of
the claim year shall, notwithstanding subdivision 5401(7) and	the claim year shall, notwithstanding subdivision 5401(7) and
subsection 5410(b) of this title, be eligible to apply for a homestead	subsection 5410(b) of this title, be eligible to apply for a homestead
property tax exemption in the claim year when the transfer occurs by	property tax exemption in the claim year when the transfer occurs by
filing with the Commissioner of Taxes a homestead declaration pursuant	filing with the Commissioner of Taxes a homestead declaration pursuant
to section 5410 of this title and a claim for exemption on or before the	to section 5410 of this title and a claim for exemption on or before the
due date prescribed under section 6068 of this chapter.	due date prescribed under section 6068 of this chapter.
* * *	* * *
§ 6065. FORMS; TABLES; NOTICES	§ 6065. FORMS; TABLES; NOTICES
(a) In administering this chapter, the Commissioner shall provide	(a) In administering this chapter, the Commissioner shall provide
suitable claim forms with tables of allowable claims, instructions, and	suitable claim forms with tables of allowable claims, instructions, and
worksheets for claiming a homestead property tax exemption and	worksheets for claiming a homestead property tax exemption and
<u>municipal property tax</u> credit.	<u>municipal property tax</u> credit.
(b) Prior to June 1, the Commissioner shall also prepare and supply	(b) Prior to June 1, the Commissioner shall also prepare and supply
to each town in the State notices describing the homestead property tax	to each town in the State notices describing the homestead property tax
exemption and municipal property tax credit for inclusion in property	exemption and municipal property tax credit for inclusion in property
tax bills. The notice shall be in simple, plain language and shall explain	tax bills. The notice shall be in simple, plain language and shall explain
how to file for a homestead property tax exemption and a municipal	how to file for a homestead property tax exemption and a municipal
property tax credit, where to find assistance filing for a credit or an	property tax credit, where to find assistance filing for a credit <u>or an</u>
exemption, or both, and any other related information as determined by	exemption, or both, and any other related information as determined by
the Commissioner. The notice shall direct taxpayers to a resource	the Commissioner. The notice shall direct taxpayers to a resource
where they can find versions of the notice translated into the five most	where they can find versions of the notice translated into the five most
common non-English languages in the State. A town shall include such	common non-English languages in the State. A town shall include such
notice in each tax bill and notice of delinquent taxes that it mails to	notice in each tax bill and notice of delinquent taxes that it mails to

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taxpayers who own in that town a residential property, without regard	taxpayers who own in that town a residential property, without regard
for whether the property was declared a homestead pursuant to	for whether the property was declared a homestead pursuant to
subdivision 5401(7) of this title.	subdivision 5401(7) of this title.
(c) Notwithstanding the provisions of subsection (b) of this section,	(c) Notwithstanding the provisions of subsection (b) of this section,
towns that use envelopes or mailers not able to accommodate notices	towns that use envelopes or mailers not able to accommodate notices
describing the homestead property tax exemption and municipal	describing the homestead property tax exemption and municipal
property tax credit may distribute such notices in an alternative manner.	property tax credit may distribute such notices in an alternative manner.
§ 6066. COMPUTATION OF <u>HOMESTEAD</u> PROPERTY TAX	§ 6066. COMPUTATION OF <u>HOMESTEAD</u> PROPERTY TAX
EXEMPTION, MUNICIPAL PROPERTY TAX CREDIT,	EXEMPTION, MUNICIPAL PROPERTY TAX CREDIT,
AND RENTER CREDIT	AND RENTER CREDIT
(a) An eligible claimant who owned the homestead on April 1 of the	(a) An eligible claimant who owned the homestead on April 1 of the
year in which the claim is filed shall be entitled to a credit for the prior	year in which the claim is filed shall be entitled to a credit for the prior
year's homestead property tax liability amount determined as follows:	year's homestead property tax liability amount determined as follows:
(1)(A) For a claimant with household income of \$90,000.00 or	(1)(A) For a claimant with household income of \$90,000.00 or
more:	more:
(i) the statewide education tax rate, multiplied by the	(i) the statewide education tax rate, multiplied by the
equalized value of the housesite in the taxable year;	equalized value of the housesite in the taxable year;
(ii) minus (if less) the sum of:	(ii) minus (if less) the sum of:
(I) the income percentage of household income for the	(I) the income percentage of household income for the
taxable year; plus	taxable year; plus
(II) the statewide education tax rate, multiplied by the	(II) the statewide education tax rate, multiplied by the
equalized value of the housesite in the taxable year in excess of	equalized value of the housesite in the taxable year in excess of
<del>\$225,000.00.</del>	<del>\$225,000.00.</del>
(B) For a claimant with household income of less than	(B) For a claimant with household income of less than
\$90,000.00 but more than \$47,000.00, the statewide education tax rate,	\$90,000.00 but more than \$47,000.00, the statewide education tax rate,
multiplied by the equalized value of the housesite in the taxable year,	multiplied by the equalized value of the housesite in the taxable year,
minus (if less) the sum of:	minus (if less) the sum of:
(i) the income percentage of household income for the	(i) the income percentage of household income for the
taxable year; plus	taxable year; plus

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(ii) the statewide education tax rate, multiplied by the	(ii) the statewide education tax rate, multiplied by the
equalized value of the housesite in the taxable year in excess of	equalized value of the housesite in the taxable year in excess of
<del>\$400,000.00.</del>	<del>\$400,000.00.</del>
(C) For a claimant whose household income does not exceed	(C) For a claimant whose household income does not exceed
\$47,000.00, the statewide education tax rate, multiplied by the equalized	\$47,000.00, the statewide education tax rate, multiplied by the equalized
value of the housesite in the taxable year, minus the lesser of:	value of the housesite in the taxable year, minus the lesser of:
(i) the sum of the income percentage of household income	(i) the sum of the income percentage of household income
for the taxable year plus the statewide education tax rate, multiplied by	for the taxable year plus the statewide education tax rate, multiplied by
the equalized value of the housesite in the taxable year in excess of	the equalized value of the housesite in the taxable year in excess of
<del>\$400,000.00; or</del>	<del>\$400,000.00; or</del>
(ii) the statewide education tax rate, multiplied by the	(ii) the statewide education tax rate, multiplied by the
equalized value of the housesite in the taxable year reduced by	equalized value of the housesite in the taxable year reduced by
<del>\$15,000.00.</del>	<del>\$15,000.00.</del>
(2) "Income percentage" in this section means two percent,	(2) "Income percentage" in this section means two percent,
multiplied by the education income tax spending adjustment under	multiplied by the education income tax spending adjustment under
subdivision 5401(13)(B) of this title for the property tax year that begins	subdivision 5401(13)(B) of this title for the property tax year that begins
in the claim year for the municipality in which the homestead residence	in the claim year for the municipality in which the homestead residence
is located	is located
(1) An eligible claimant who owned the homestead on April 1 of	(1) An eligible claimant who owned the homestead on April 1 of
the claim year shall be entitled to a homestead property tax exemption	the claim year and whose household income does not exceed
in the claim year in an amount determined as follows:	\$115,000.00 shall be entitled to a homestead property tax exemption in
(A) for a claimant whose household income is equal to or less	the claim year in an amount determined as follows:
than \$25,000.00, the exemption shall be 95 percent of the claimant's	If household income (rounded then the claimant is entitled
housesite value;	to the nearest dollar) is: to a homestead property
(B) for a claimant whose household income is greater than	tax exemption against the
\$25,000.00 but equal to or less than \$47,000.00, the exemption shall be	<u>first \$425,000.00 in</u>
90 percent of the claimant's housesite value;	housesite value of this
(C) for a claimant whose household income is greater than	percent:
\$47,000.00 but equal to or less than \$50,000.00, the exemption shall be	$\frac{0.00 - 25,000.00}{95.00}$
80 percent of the claimant's housesite value;	$\frac{25,001.00 - 40,000.00}{90.00}$
	<u>\$40,001.00 — 50,000.00 80.00</u>

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(D) for a claimant whose household income is greater than	<u>\$50,001.00 60,000.00 70.00</u>
\$50,000.00 but equal to or less than \$60,000.00, the exemption shall be	<u>\$60,001.00 — 70,000.00</u> <u>60.00</u>
70 percent of the claimant's housesite value;	<b>\$70,001.00 — 80,000.0050.00</b>
(E) for a claimant whose household income is greater than	<u>\$80,001.00 — 90,000.00 40.00</u>
\$60,000.00 but equal to or less than \$70,000.00, the exemption shall be	<u>\$90,001.00 — 100,000.00 <u>30.00</u></u>
60 percent of the claimant's housesite value;	<u>\$100,001.00 — 110,000.00 20.00</u>
(F) for a claimant whose household income is greater than	<u>\$110,001.00 — 115,000.00 <u>10.00</u></u>
\$70,000.00 but equal to or less than \$80,000.00, the exemption shall be	
50 percent of the claimant's housesite value;	
(G) for a claimant whose household income is greater than	
\$80,000.00 but equal to or less than \$90,000.00, the exemption shall be	
40 percent of the claimant's housesite value;	
(H) for a claimant whose household income is greater than	
\$90,000.00 but equal to or less than \$100,000.00, the exemption shall be	
30 percent of the claimant's housesite value;	
(I) for a claimant whose household income is greater than	
\$100,000.00 but equal to or less than \$110,000.00, the exemption shall	
be 20 percent of the claimant's housesite value;	
(J) for a claimant whose household income is greater than	
\$110,000.00 but equal to or less than \$115,000.00, the exemption shall	
be 10 percent of the claimant's housesite value; and	
(K) for a claimant whose household income is greater than	
\$115,000.00, no amount of housesite value shall be exempt under this	
section.	
(3)(2) A An eligible claimant who owned the homestead on April	(3)(2) A <u>An eligible</u> claimant <u>who owned the homestead on April</u>
<u>1 of the claim year and</u> whose household income does not exceed	<u>1 of the claim year and</u> whose household income does not exceed
\$47,000.00 shall also be entitled to an additional <u>a</u> credit amount from	\$47,000.00 shall also be entitled to an additional <u>a</u> credit amount from
against the claimant's municipal taxes for the upcoming fiscal year that	against the claimant's municipal taxes for the upcoming fiscal year that
is equal to the amount by which the municipal property taxes for the	is equal to the amount by which the municipal property taxes for the
municipal fiscal year that began in the taxable year upon the claimant's	municipal fiscal year that began in the taxable year upon the claimant's

June 13, 2025 Beth St. James, Jon Gray, Kirby Keeton, Office of Legislative Counsel

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housesite exceeds a percentage of the claimant's household income for		housesite exceeds a percentage of the class	imant's household income for
the taxable year as follows:		the taxable year as follows:	
If household income (rounded	then the taxpayer is entitled	If household income (rounded	then the taxpayer is entitled
to the nearest dollar) is:	to credit for the reduced	to the nearest dollar) is:	to credit for the reduced
	property tax in excess of		property tax in excess of
	this percent of that income:		this percent of that income:
\$0.00 - 9,999.00	1.50	\$0.00 - 9,999.00	1.50
\$10,000.00 - 47,000.00	3.00	\$10,000.00 - 47,000.00	3.00
(4) A claimant whose household inc	ome does not exceed	(4) A claimant whose household ir	ncome does not exceed
\$47,000.00 shall also be entitled to an addi	tional credit amount from the	\$47,000.00 shall also be entitled to an add	ditional credit amount from the
claimant's statewide education tax for the u	pcoming fiscal year that is	claimant's statewide education tax for the	e upcoming fiscal year that is
equal to the amount by which the education	n property tax for the	equal to the amount by which the educati	on property tax for the
municipal fiscal year that began in the taxa	municipal fiscal year that began in the taxable year upon the claimant's		kable year upon the claimant's
housesite, reduced by the credit amount de		housesite, reduced by the credit amount of	
(1) and (2) of this subsection, exceeds a percentage of the claimant's		(1) and (2) of this subsection, exceeds a p	
household income for the taxable year as for	<del>ollows:</del>	household income for the taxable year as	follows:
If household income (rounded	then the taxpayer is entitled	If household income (rounded	then the taxpayer is entitled
to the nearest dollar) is:	to credit for the reduced	to the nearest dollar) is:	to credit for the reduced
	property tax in excess of		property tax in excess of
	this percent of that income:		this percent of that income:
<del>\$0.00 9,999.00</del>	<del>0.5</del>	<del>\$0.00 9,999.00</del>	<del>0.5</del>
<del>\$10,000.00 24,999.00</del>	<del>1.5</del>	<del>\$10,000.00 24,999.00</del>	1.5
<del>\$25,000.00 47,000.00</del>	2.0	<del>\$25,000.00 47,000.00</del>	<del>2.0</del>
(5)(3) In no event shall the homestead property tax exemption		(5)(3) In no event shall the homest	
provided for in subdivision (1) of this subsection reduce the housesite		provided for in subdivision (1) of this sub	
value below zero. In no event shall the municipal property tax credit		value below zero. In no event shall the <u>n</u>	
provided for in subdivision $(3)$ or $(4)(2)$ of this subsection exceed the		provided for in subdivision $(3)$ or $(4)(2)$ or	
amount of the reduced <u>municipal</u> property tax. The credits under		amount of the reduced municipal property	
subdivision (4) of this subsection shall be calculated considering only		subdivision (4) of this subsection shall be	
the tax due on the first \$400,000.00 in equalized housesite value.		the tax due on the first \$400,000.00 in eq	ualized housesite value.

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(4) Each dollar amount in subdivision (1) of this subsection shall	(4) Each dollar amount in subdivision (1) of this subsection shall
be adjusted for inflation annually on or before November 15 by the	be adjusted for inflation annually on or before November 15 by the
Commissioner of Taxes. As used in this subdivision, "adjusted for	Commissioner of Taxes. As used in this subdivision, "adjusted for
inflation" means adjusting the dollar amount by the National Income	inflation" means adjusting the dollar amount by the National Income
and Product Accounts (NIPA) implicit price deflator for state and local	and Product Accounts (NIPA) implicit price deflator for state and local
government consumption expenditures and gross investment published	government consumption expenditures and gross investment published
by the U.S. Department of Commerce, Bureau of Economic Analysis,	by the U.S. Department of Commerce, Bureau of Economic Analysis,
from fiscal year 2025 through the fiscal year for which the amount is	from fiscal year 2025 through the fiscal year for which the amount is
being determined, and rounding upward to the nearest whole dollar	being determined, and rounding upward to the nearest whole dollar
amount.	amount.
(b)(1) An eligible claimant who rented the homestead shall be	(b)(1) An eligible claimant who rented the homestead shall be
entitled to a credit for the taxable year in an amount not to exceed	entitled to a credit for the taxable year in an amount not to exceed
\$2,500.00, to be calculated as follows:	\$2,500.00, to be calculated as follows:
* * *	* * *
(c) To be eligible for an <del>adjustment</del> <u>exemption</u> or credit under this	(c) To be eligible for an adjustment exemption or credit under this
chapter, the claimant:	chapter, the claimant:
(1) must have been domiciled in this State during the entire	(1) must have been domiciled in this State during the entire
taxable year;	taxable year;
(2) may not be a person claimed as a dependent by any taxpayer	(2) may not be a person claimed as a dependent by any taxpayer
under the federal Internal Revenue Code during the taxable year; and	under the federal Internal Revenue Code during the taxable year; and
(3) in the case of a renter, shall have rented property for at least	(3) in the case of a renter, shall have rented property for at least
six calendar months, which need not be consecutive, during the taxable	six calendar months, which need not be consecutive, during the taxable
year.	year.
(d) The owner of a mobile home that is sited on a lot not owned by	(d) The owner of a mobile home that is sited on a lot not owned by
the homeowner may include an amount determined under subdivision	the homeowner may include an amount determined under subdivision
6061(7) of this title as allocable rent paid on the lot with the amount of	6061(7) of this title as allocable rent paid on the lot with the amount of
property taxes paid by the homeowner on the home for the purpose of	property taxes paid by the homeowner on the home for the purpose of
computation of eredits the municipal property tax credit under	computation of <del>credits</del> the municipal property tax credit under
subdivision (a) $(3)(2)$ of this section, unless the homeowner has included	subdivision (a) $(3)(2)$ of this section, unless the homeowner has included
in the claim an amount of property tax on common land under the	in the claim an amount of property tax on common land under the
provisions of subsection (e) of this section.	provisions of subsection (e) of this section.

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(e) Property taxes paid by a cooperative, not including a mobile	(e) Property taxes paid by a cooperative, not including a mobile
home park cooperative, allocable to property used as a homestead shall	home park cooperative, allocable to property used as a homestead shall
be attributable to the co-op member for the purpose of computing the	be attributable to the co-op member for the purpose of computing the
eredit of property tax liability of the co-op member under this section.	eredit of property tax liability of the co-op member under this section.
Property owned by a cooperative declared as a homestead may only	Property owned by a cooperative declared as a homestead may only
include the homestead and a pro rata share of any common land owned	include the homestead and a pro rata share of any common land owned
or leased by the cooperative, not to exceed the two-acre housesite	or leased by the cooperative, not to exceed the two-acre housesite
limitation. The share of the cooperative's assessed value attributable to	limitation. The share of the cooperative's assessed value attributable to
the housesite shall be determined by the cooperative and specified	the housesite shall be determined by the cooperative and specified
annually in a notice to the co-op member. Property taxes paid by a	annually in a notice to the co-op member. Property taxes paid by a
mobile home park cooperative, allocable to property used as a housesite,	mobile home park cooperative, allocable to property used as a housesite,
shall be attributed to the owner of the housesite for the purpose of	shall be attributed to the owner of the housesite for the purpose of
computing the <del>credit of</del> property tax liability of the housesite owner	computing the eredit of property tax liability of the housesite owner
under this section. Property owned by the mobile home park	under this section. Property owned by the mobile home park
cooperative and declared as a housesite may only include common	cooperative and declared as a housesite may only include common
property of the cooperative contiguous with at least one mobile home lot	property of the cooperative contiguous with at least one mobile home lot
in the park, not to exceed the two-acre housesite limitation. The share	in the park, not to exceed the two-acre housesite limitation. The share
attributable to any mobile home lot shall be determined by the	attributable to any mobile home lot shall be determined by the
cooperative and specified in the cooperative agreement. <u>A co-op</u>	cooperative and specified in the cooperative agreement. <u>A co-op</u>
member who is the housesite owner shall be entitled to a property tax	member who is the housesite owner shall be entitled to a property tax
credit in an amount determined by multiplying the property taxes	credit in an amount determined by multiplying the property taxes
allocated under this subsection by the percentage of the exemption for	allocated under this subsection by the percentage of the exemption for
which the housesite owner's household income qualifies under	which the housesite owner's household income qualifies under
subdivision (a)(1) of this section.	subdivision (a)(1) of this section.
(f) [Repealed.]	(f) [Repealed.]
(g) Notwithstanding subsection (d) of this section, if the land	(g) Notwithstanding subsection (d) of this section, if the land
surrounding a homestead is owned by a nonprofit corporation or	surrounding a homestead is owned by a nonprofit corporation or
community land trust with tax exempt status under 26 U.S.C. §	community land trust with tax exempt status under 26 U.S.C. §
501(c)(3), the homeowner may include an allocated amount as property	501(c)(3), the homeowner may include an allocated amount as property
tax paid on the land with the amount of property taxes paid by the	tax paid on the land with the amount of property taxes paid by the
homeowner on the home for the purposes of computation of the credit	homeowner on the home for the purposes of computation of the credit

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property tax liability under this section. The allocated amount shall be	property tax liability under this section. The allocated amount shall be
determined by the nonprofit corporation or community land trust on a	determined by the nonprofit corporation or community land trust on a
proportional basis. The nonprofit corporation or community land trust	proportional basis. The nonprofit corporation or community land trust
shall provide to that homeowner, by January 31, a certificate specifying	shall provide to that homeowner, by January 31, a certificate specifying
the allocated amount. The certificate shall indicate the proportion of	the allocated amount. The certificate shall indicate the proportion of
total property tax on the parcel that was assessed for municipal property	total property tax on the parcel that was assessed for municipal property
tax and for statewide property tax and the proportion of total value of	tax and for statewide property tax and the proportion of total value of
the parcel. A homeowner under this subsection shall be entitled to a	the parcel. A homeowner under this subsection shall be entitled to a
property tax credit in an amount determined by multiplying the property	property tax credit in an amount determined by multiplying the property
taxes allocated under this subsection by the percentage of the exemption	taxes allocated under this subsection by the percentage of the exemption
for which the homeowner's household income qualifies under	for which the homeowner's household income qualifies under
subdivision (a)(1) of this section.	subdivision (a)(1) of this section.
(h) A homestead owner shall be entitled to an additional property tax	(h) A homestead owner shall be entitled to an additional property tax
credit amount equal to one percent of the amount of income tax refund	credit amount equal to one percent of the amount of income tax refund
that the claimant elects to allocate to payment of homestead statewide	that the claimant elects to allocate to payment of homestead statewide
education property tax under section 6068 of this title.	education property tax under section 6068 of this title.
(i) Adjustments The homestead property tax exemption and the	(i) Adjustments The homestead property tax exemption and the
municipal property tax credit under subsection (a) of this section shall	municipal property tax credit under subsection (a) of this section shall
be calculated without regard to any exemption under subdivision	be calculated without regard to any exemption under subdivision
3802(11) of this title.	3802(11) of this title.
§ 6066a. DETERMINATION OF <u>HOMESTEAD</u> PROPERTY TAX	§ 6066a. DETERMINATION OF <u>HOMESTEAD</u> PROPERTY TAX
EXEMPTION AND MUNICIPAL PROPERTY TAX	EXEMPTION AND MUNICIPAL PROPERTY TAX
CREDIT	CREDIT
(a) Annually, the Commissioner shall determine the <u>homestead</u>	(a) Annually, the Commissioner shall determine the <u>homestead</u>
property tax exemption and the municipal property tax credit amount	property tax exemption and the municipal property tax credit amount
under section 6066 of this title, related to a homestead owned by the	under section 6066 of this title, related to a homestead owned by the
claimant, based on the prior taxable year's income and <u>for the municipal</u>	claimant, based on the prior taxable year's income and <u>for the municipal</u>
property tax credit, crediting property taxes paid in the prior year, and	property tax credit, crediting property taxes paid in the prior year, and
for the homestead property tax exemption, exempting the housesite	for the homestead property tax exemption, exempting the housesite
value in the claim year. The Commissioner shall notify the municipality	<u>value in the claim year</u> . The Commissioner shall notify the municipality
in which the housesite is located of the amount of the <u>homestead</u>	in which the housesite is located of the amount of the homestead

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property tax exemption and municipal property tax credit for the	property tax exemption and municipal property tax credit for the
claimant for homestead property tax liabilities on a monthly basis. The	claimant for homestead property tax liabilities on a monthly basis. The
municipal property tax credit of a claimant who was assessed property	municipal property tax credit of a claimant who was assessed property
tax by a town that revised the dates of its fiscal year, however, is the	tax by a town that revised the dates of its fiscal year, however, is the
excess of the property tax that was assessed in the last 12 months of the	excess of the property tax that was assessed in the last 12 months of the
revised fiscal year, over the adjusted property tax of the claimant for the	revised fiscal year, over the adjusted property tax of the claimant for the
revised fiscal year, as determined under section 6066 of this title, related	revised fiscal year, as determined under section 6066 of this title, related
to a homestead owned by the claimant.	to a homestead owned by the claimant.
(b) The Commissioner shall include in the total <u>homestead property</u>	(b) The Commissioner shall include in the total homestead property
tax exemption and municipal property tax credit amount determined	tax exemption and municipal property tax credit amount determined
under subsection (a) of this section, for credit to the taxpayer for	under subsection (a) of this section, for credit to the taxpayer for
homestead statewide education property tax and supplemental district	homestead statewide education property tax and supplemental district
spending tax liabilities, any income tax overpayment remaining after	spending tax liabilities, any income tax overpayment remaining after
allocation under section 3112 of this title and setoff under section 5934	allocation under section 3112 of this title and setoff under section 5934
of this title, which the taxpayer has directed to be used for payment of	of this title, which the taxpayer has directed to be used for payment of
property taxes.	property taxes.
(c) The Commissioner shall notify the municipality of any claim and	(c) The Commissioner shall notify the municipality of any claim and
refund amounts unresolved by November 1 at the time of final	refund amounts unresolved by November 1 at the time of final
resolution, including adjudication, if any; provided, however, that towns	resolution, including adjudication, if any; provided, however, that towns
will not be notified of any additional credit amounts after November 1	will not be notified of any additional credit amounts after November 1
of the claim year, and such amounts shall be paid to the claimant by the	of the claim year, and such amounts shall be paid to the claimant by the
Commissioner.	Commissioner.
(d) [Repealed.]	(d) [Repealed.]
(e) At the time of notice to the municipality, the Commissioner shall	(e) At the time of notice to the municipality, the Commissioner shall
notify the taxpayer of the <u>homestead</u> property tax <u>credit</u> <u>exemption</u>	notify the taxpayer of the <u>homestead</u> property tax <del>credit</del> <u>exemption</u>
amount determined under subdivision 6066(a)(1) of this title, the	amount determined under subdivision 6066(a)(1) of this title, the
amount determined under subdivision 6066(a)(3) of this title,; any	amount determined under subdivision 6066(a)(3) of this title,; any
additional municipal property credit amounts amount due the homestead	additional municipal property credit amounts amount due the homestead
owner under section subdivision $6066(a)(2)$ of this title; the amount of	owner under section subdivision 6066(a)(2) of this title; the amount of
income tax refund, if any, allocated to payment of homestead statewide	income tax refund, if any, allocated to payment of homestead statewide
education property tax liabilities; and any late-claim reduction amount.	education property tax liabilities; and any late-claim reduction amount.

As Passed by the House	Report of Committee of Conference
(f)(1) For taxpayers and amounts stated in the notice to towns on or	(f)(1) For taxpayers and amounts stated in the notice to towns on or $(f)(1)$
before July 1, municipalities shall create and send to taxpayers a	before July 1, municipalities shall create and send to taxpayers a
homestead property tax bill, instead of the bill required under	homestead property tax bill, instead of the bill required under
subdivision 5402(b)(1) of this title, providing the total amount allocated	subdivision 5402(b)(1) of this title, providing the total amount allocated
to payment of homestead statewide education property tax liabilities and	to payment of homestead statewide education property tax liabilities and
notice of the balance due. Municipalities shall apply the amount of the	notice of the balance due. Municipalities shall apply the amount of the
homestead property tax exemption allocated under this chapter to	homestead property tax exemption allocated under this chapter to
current year property taxes in equal amounts to each of the taxpayers'	current year property taxes in equal amounts to each of the taxpayers'
property tax installments that include education taxes and the amount of	property tax installments that include education taxes and the amount of
the municipal property tax credit allocated under this chapter to current	the municipal property tax credit allocated under this chapter to current
year municipal property taxes in equal amounts to each of the taxpayers'	year municipal property taxes in equal amounts to each of the taxpayers'
property tax installments that include municipal taxes. Notwithstanding	property tax installments that include municipal taxes. Notwithstanding
section 4772 of this title, if a town issues a corrected bill as a result of	section 4772 of this title, if a town issues a corrected bill as a result of
the notice sent by the Commissioner under subsection (a) of this section,	the notice sent by the Commissioner under subsection (a) of this section,
issuance of the corrected new bill does not extend the time for payment	issuance of the corrected new bill does not extend the time for payment
of the original bill nor relieve the taxpayer of any interest or penalties	of the original bill nor relieve the taxpayer of any interest or penalties
associated with the original bill. If the corrected bill is less than the	associated with the original bill. If the corrected bill is less than the
original bill, and there are also no unpaid current year taxes, interest, or	original bill, and there are also no unpaid current year taxes, interest, or
penalties, and no past year delinquent taxes or penalties and interest	penalties, and no past year delinquent taxes or penalties and interest
charges, any overpayment shall be reflected on the corrected tax bill and	charges, any overpayment shall be reflected on the corrected tax bill and
refunded to the taxpayer.	refunded to the taxpayer.
(2) For <u>homestead property tax exemption and municipal</u>	(2) For homestead property tax exemption and municipal
property tax credit amounts for which municipalities receive notice after	property tax credit amounts for which municipalities receive notice after
November 1, municipalities shall issue a new homestead property tax	November 1, municipalities shall issue a new homestead property tax
bill with notice to the taxpayer of the total amount allocated to payment	bill with notice to the taxpayer of the total amount allocated to payment
of homestead property tax liabilities and notice of the balance due.	of homestead property tax liabilities and notice of the balance due.
(3) The homestead property tax exemption and municipal	(3) The homestead property tax exemption and municipal
property tax credit amount determined for the taxpayer shall be	property tax credit amount determined for the taxpayer shall be
allocated first to current year housesite value and property tax on the	allocated first to current year housesite value and property tax on the
homestead parcel, next to current-year homestead parcel penalties and	homestead parcel, next to current-year homestead parcel penalties and
interest, next to any prior year homestead parcel penalties and interest,	interest, next to any prior year homestead parcel penalties and interest,

As Passed by the House	Report of Committee of Conference
and last to any prior year housesite value and property tax on the	and last to any prior year housesite value and property tax on the
homestead parcel. No homestead property tax exemption or municipal	homestead parcel. No homestead property tax exemption or municipal
credit shall be allocated to a housesite value or property tax liability for	credit shall be allocated to a housesite value or property tax liability for
any year after the year for which the claim or refund allocation was	any year after the year for which the claim or refund allocation was
filed. No municipal tax-reduction incentive for early payment of taxes	filed. No municipal tax-reduction incentive for early payment of taxes
shall apply to any amount allocated to the property tax bill under this	shall apply to any amount allocated to the property tax bill under this
chapter.	chapter.
(4) If the homestead property tax exemption or the municipal	(4) If the homestead property tax exemption or the municipal
property tax credit amount as described in subsection (e) of this section	property tax credit amount as described in subsection (e) of this section
exceeds the property tax, penalties, and interest due for the current and	exceeds the property tax, penalties, and interest due for the current and
all prior years, the municipality shall refund the excess to the taxpayer,	all prior years, the municipality shall refund the excess to the taxpayer,
without interest, within 20 days of the first date upon which taxes	without interest, within 20 days of the first date upon which taxes
become due and payable or 20 days after notification of the exemption	become due and payable or 20 days after notification of the <u>exemption</u>
or credit amount by the Commissioner of Taxes, whichever is later.	or credit amount by the Commissioner of Taxes, whichever is later.
(g) The Commissioner of Taxes shall pay monthly to each	(g) The Commissioner of Taxes shall pay monthly to each
municipality the amount of <u>municipal</u> property tax credit of which the	municipality the amount of <u>municipal</u> property tax credit of which the
municipality was last notified related to municipal property tax on	municipality was last notified related to municipal property tax on
homesteads within that municipality, as determined by the	homesteads within that municipality, as determined by the
Commissioner of Taxes.	Commissioner of Taxes.
§ 6067. CREDIT CLAIM LIMITATIONS	§ 6067. CREDIT CLAIM LIMITATIONS
(a) Claimant. Only one individual per household per taxable year	(a) Claimant. Only one individual per household per taxable year
shall be entitled to a <u>homestead exemption claim or</u> property tax credit	shall be entitled to a homestead exemption claim or property tax credit
claim, or both, under this chapter.	<u>claim, or both,</u> under this chapter.
(b) Other states. An individual who received a homestead	(b) Other states. An individual who received a homestead
exemption or credit with respect to property taxes assessed by another	exemption or credit with respect to property taxes assessed by another
state for the taxable year shall not be entitled to receive a credit under	state for the taxable year shall not be entitled to receive a credit under
this chapter.	this chapter.
(c) Dollar amount. No taxpayer <u>claimant</u> shall receive a renter credit	(c) Dollar amount. No taxpayer claimant shall receive a renter credit
under subsection 6066(b) of this title in excess of \$2,500.00. No	under subsection 6066(b) of this title in excess of \$2,500.00. No
taxpayer <u>claimant</u> shall receive a <u>municipal</u> property tax credit under	taxpayer claimant shall receive a municipal property tax credit under
subdivision $6066(a)(3)(2)$ of this title greater than \$2,400.00 or	subdivision $6066(a)(3)(2)$ of this title greater than \$2,400.00 or

As Passed by the House	Report of Committee of Conference
cumulative credit under subdivisions 6066(a)(1)-(2) and (4) of this title	cumulative credit under subdivisions 6066(a)(1)-(2) and (4) of this title
greater than \$5,600.00.	<del>greater than \$5,600.00</del> .
§ 6068. APPLICATION AND TIME FOR FILING	§ 6068. APPLICATION AND TIME FOR FILING
(a) A homestead property tax exemption or municipal property tax	(a) A homestead property tax exemption or municipal property tax
credit claim or request for allocation of an income tax refund to	credit claim or request for allocation of an income tax refund to
homestead statewide education property tax payment shall be filed with	homestead statewide education property tax payment shall be filed with
the Commissioner on or before the due date for filing the Vermont	the Commissioner on or before the due date for filing the Vermont
income tax return, without extension, and shall describe the school	income tax return, without extension, and shall describe the school
district in which the homestead property is located and shall particularly	district in which the homestead property is located and shall particularly
describe the homestead property for which the <u>exemption or</u> credit <del>or</del>	describe the homestead property for which the <u>exemption or</u> credit <del>or</del>
allocation is sought, including the school parcel account number	allocation is sought, including the school parcel account number
prescribed in subsection 5404(b) of this title. A renter credit claim shall	prescribed in subsection 5404(b) of this title. A renter credit claim shall
be filed with the Commissioner on or before the due date for filing the	be filed with the Commissioner on or before the due date for filing the
Vermont income tax return, without extension.	Vermont income tax return, without extension.
(b)(1) If the <u>a</u> claimant files a <u>municipal property tax credit</u> claim	(b)(1) If the <u>a</u> claimant files a <u>municipal property tax credit</u> claim
after October 15 but on or before March 15 of the following calendar	after October 15 but on or before March 15 of the following calendar
year, the <u>municipal</u> property tax credit under this chapter:	year, the <u>municipal</u> property tax credit under this chapter:
(1)(A) shall be reduced in amount by \$150.00, but not below	(1)(A) shall be reduced in amount by \$150.00, but not below
\$0.00;	\$0.00;
(2)(B) shall be issued directly to the claimant; and	(2)(B) shall be issued directly to the claimant; and
(3)(C) shall not require the municipality where the claimant's	(3)(C) shall not require the municipality where the claimant's
property is located to issue an adjusted homestead property tax bill.	property is located to issue an adjusted homestead property tax bill.
(2) If a claimant files a homestead property tax exemption claim	(2) If a claimant files a homestead property tax exemption claim
under this chapter after October 15 but on or before March 15 of the	under this chapter after October 15 but on or before March 15 of the
following calendar year, the claimant shall pay a penalty of \$150.00 and	following calendar year, the claimant shall pay a penalty of \$150.00 and
the municipality where the claimant's property is located shall not be	the municipality where the claimant's property is located shall not be
required to issue an adjusted property tax bill.	required to issue an adjusted property tax bill.
(c) No request for allocation of an income tax refund or for a renter	(c) No request for allocation of an income tax refund or for a renter
credit claim may be made after October 15. No homestead property tax	credit claim may be made after October 15. No homestead property tax
exemption or municipal property tax credit claim may be made after	exemption or municipal property tax credit claim may be made after

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March 15 of the calendar year following the due date under subsection	March 15 of the calendar year following the due date under subsection
(a) of this section.	(a) of this section.
* * *	* * *
§ 6070. DISALLOWED CLAIMS	§ 6070. DISALLOWED CLAIMS
A claim shall be disallowed if the claimant received title to his or her	A claim shall be disallowed if the claimant received title to his or her
the claimant's homestead primarily for the purpose of receiving benefits	the claimant's homestead primarily for the purpose of receiving benefits
under this chapter.	under this chapter.
§ 6071. EXCESSIVE AND FRAUDULENT CLAIMS	§ 6071. EXCESSIVE AND FRAUDULENT CLAIMS
(a) In any case in which it is determined under the provisions of this	(a) In any case in which it is determined under the provisions of this
title that a claim is or was excessive and was filed with fraudulent	title that a claim is or was excessive and was filed with fraudulent
intent, the claim shall be disallowed in full and the Commissioner may	intent, the claim shall be disallowed in full and the Commissioner may
impose a penalty equal to the amount claimed. A disallowed claim may	impose a penalty equal to the amount claimed. A disallowed claim may
be recovered by assessment as income taxes are assessed. The	be recovered by assessment as income taxes are assessed. The
assessment, including assessment of penalty, shall bear interest from the	assessment, including assessment of penalty, shall bear interest from the
date the claim was credited against property tax or income tax or paid	date the claim was credited against property tax or income tax or paid
by the State until repaid by the claimant at the rate per annum	by the State until repaid by the claimant at the rate per annum
established from time to time by the Commissioner pursuant to section	established from time to time by the Commissioner pursuant to section
3108 of this title. The claimant in that case, and any person who	3108 of this title. The claimant in that case, and any person who
assisted in the preparation of filing of such excessive claim or supplied	assisted in the preparation of filing of such excessive claim or supplied
information upon which the excessive claim was prepared, with	information upon which the excessive claim was prepared, with
fraudulent intent, shall be fined not more than \$1,000.00 or be	fraudulent intent, shall be fined not more than \$1,000.00 or be
imprisoned not more than one year, or both.	imprisoned not more than one year, or both.
(b) In any case in which it is determined that a claim is or was	(b) In any case in which it is determined that a claim is or was
excessive, the Commissioner may impose a 10 percent penalty on such	excessive, the Commissioner may impose a 10 percent penalty on such
excess, and if the claim has been paid or credited against property tax or	excess, and if the claim has been paid or credited against property tax or
income tax otherwise payable, the <u>municipal property tax</u> credit <u>or</u>	income tax otherwise payable, the <u>municipal property tax</u> credit <u>or</u>
homestead exemption shall be reduced or canceled and the proper	homestead exemption shall be reduced or canceled and the proper
portion of any amount paid shall be similarly recovered by assessment	portion of any amount paid shall be similarly recovered by assessment
as income taxes are assessed, and such assessment shall bear interest at	as income taxes are assessed, and such assessment shall bear interest at
the rate per annum established from time to time by the Commissioner	the rate per annum established from time to time by the Commissioner
pursuant to section 3108 of this title from the date of payment or, in the	pursuant to section 3108 of this title from the date of payment or, in the

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case of credit of a <u>municipal</u> property tax bill under section 6066a of	case of credit of a <u>municipal</u> property tax bill under section 6066a of
this title, from December 1 of the year in which the claim is filed until refunded or paid.	this title, from December 1 of the year in which the claim is filed until refunded or paid.
* * *	* * *
<ul> <li>§ 6073. REGULATIONS RULES OF THE COMMISSIONER The Commissioner may, from time to time, issue adopt, amend, and withdraw regulations rules interpreting and implementing this chapter.</li> <li>§ 6074. AMENDMENT OF CERTAIN CLAIMS At any time within three years after the date for filing claims under subsection 6068(a) of this chapter, a claimant who filed a claim by October 15 may file to amend that claim with regard to housesite value, housesite education tax, housesite municipal tax, and ownership percentage or to correct the amount of household income reported on that claim.</li> </ul>	<ul> <li>§ 6073. REGULATIONS RULES OF THE COMMISSIONER The Commissioner may, from time to time, issue adopt, amend, and withdraw regulations rules interpreting and implementing this chapter.</li> <li>§ 6074. AMENDMENT OF CERTAIN CLAIMS At any time within three years after the date for filing claims under subsection 6068(a) of this chapter, a claimant who filed a claim by October 15 may file to amend that claim with regard to housesite value, housesite education tax, housesite municipal tax, and ownership percentage or to correct the amount of household income reported on that claim.</li> </ul>
Sec. 53. DEPARTMENT OF TAXES; HOMESTEAD DECLARATION; SAMPLE FORM; [passage]	Sec. 53. DEPARTMENT OF TAXES; HOMESTEAD EXEMPTION; REPORT [passage]
On or before December 15, 2025, the Department of Taxes shall provide to the House Committee on Ways and Means and the Senate	(a) It is the intent of the General Assembly to transition the way income-based property tax relief is provided to homestead property
Committee on Finance suggestions for updating the homestead	owners from the existing credit system towards an income-based
declaration under 32 V.S.A. § 5410 to address the implementation of the	homestead exemption.
homestead exemption under section 19 of this act, which may be	(b) On or before December 15, 2026, the Department of Taxes, in
provided as a sample form.	consultation with the Joint Fiscal Office, shall submit a proposal to the House Committee on Ways and Means and the Senate Committee on
	Finance designing a homestead exemption structure that minimizes the:
	(1) property tax impacts for homestead property owners under the
	new education tax structure established in this act; and
	<ul> <li>(2) benefit cliffs compared to those in the existing credit system.</li> <li>(c) The Department of Taxes shall additionally include with its</li> </ul>
	proposal:

As Passed by the House	Report of Committee of Conference
	<ul> <li>(1) recommendations for an inflationary adjustment measure suited to the income sensitivity and housesite value measures of the proposed homestead exemption:</li> <li>(2) an analysis of the implications of moving to income sensitivity measures that provide benefits to households with household</li> </ul>
	income of up to \$175,000.00 a year; and (3) updates to the homestead declaration under 32 V.S.A. § 5410 to address the implementation of the proposed homestead exemption, which may be provided as a sample form.
<ul> <li>Sec. 54. 11 V.S.A. § 1608 is amended to read: [contingently 7/1/29]</li> <li>§ 1608. ELIGIBILITY FOR PROPERTY TAX RELIEF</li> <li>Members of cooperative housing corporations shall be eligible to apply for and receive a homestead property tax adjustment exemption and municipal property tax credit under 32 V.S.A. § 6066, subject to the conditions of eligibility set forth therein.</li> </ul>	Sec. 54. 11 V.S.A. § 1608 is amended to read: [contingently 7/1/28] § 1608. ELIGIBILITY FOR PROPERTY TAX RELIEF <i>No change</i>
<ul> <li>Sec. 55. 32 V.S.A. § 3102(j) is amended to read: [contingently 7/1/29] (j) Tax bills prepared by a municipality under subdivision 5402(b)(1) of this title showing only the amount of total tax due shall not be considered confidential return information under this section. For the purposes of calculating credits the homestead property tax exemption and the municipal property tax credit under chapter 154 of this title, information provided by the Commissioner to a municipality under subsection 6066a(a) of this title and information provided by the municipality to a taxpayer under subsection 6066a(f) shall be considered confidential return information.</li> </ul>	Sec. 55. 32 V.S.A. § 3102(j) is amended to read: [contingently 7/1/28] <i>No change</i>
<ul> <li>Sec. 56. 32 V.S.A. § 3206(b) is amended to read: [contingently 7/1/29]</li> <li>(b) As used in this section, "extraordinary relief" means a remedy that is within the power of the Commissioner to grant under this title, a</li> </ul>	Sec. 56. 32 V.S.A. § 3206(b) is amended to read: [contingently 7/1/28] <i>No change</i>

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remedy that compensates for the result of inaccurate classification of	
property as homestead or nonhomestead pursuant to section 5410 of this	
title through no fault of the taxpayer, or a remedy that makes changes to	
a taxpayer's homestead property tax exemption, municipal property tax	
credit, or renter credit claim necessary to remedy the problem identified	
by the Taxpayer Advocate.	
Sec. 57. 32 V.S.A. § 5414 is amended to read: [contingently 7/1/29]	Sec. 57. 32 V.S.A. § 5414 is amended to read: [contingently 7/1/28]
§ 5414. CREATION; EDUCATION FUND ADVISORY	§ 5414. CREATION; EDUCATION FUND ADVISORY
COMMITTEE	COMMITTEE
(a) Creation. There is created the Education Fund Advisory	(a) Creation. There is created the Education Fund Advisory
Committee to monitor Vermont's education financing system, conduct	Committee to monitor Vermont's education financing system, conduct
analyses, assist with the transformation of Vermont's education finance	analyses, assist with the transformation of Vermont's education finance
system, and perform the duties under subsection (c) of this section. * * *	system, and perform the duties under subsection (c) of this section. * * *
(c) Powers and duties.	(c) Powers and duties.
(1) Annually, on or before December 15, the Committee shall	(1) Annually, on or before December 15, the Committee shall
make recommendations to the General Assembly regarding:	make recommendations to the General Assembly regarding:
(A) updating the weighting factors using the weighting model	(A) updating the weighting factors using the weighting model
and methodology used to arrive at the weights enacted under 2022 Acts	and methodology used to arrive at the weights enacted under 2022 Acts
and Resolves No. 127, which may include recalibration, recalculation,	and Resolves No. 127 for the foundation formula, which may include
adding or eliminating weights, or any combination of these actions, as	recalibration, recalculation, adding or eliminating weights, or any
necessary;	combination of these actions, as necessary;
(B) changes to, or the addition of new or elimination of	(B) changes to, or the addition of new or elimination of
existing, categorical aid, as necessary;	existing, categorical aid, as necessary;
(C) changes to income levels eligible for a property tax credit	(C) changes to income levels eligible for a property tax credit
under section 6066 of this title;	homestead exemption under section 6066 of this title;
(D) means to adjust the revenue sources for the Education	(D) means to adjust the revenue sources for the Education
Fund;	Fund;
(E) means to improve equity, transparency, and efficiency in	(E) means to improve equity, transparency, and efficiency in
education funding statewide;	education funding statewide;

As Passed by the House	Report of Committee of Conference
(F) the amount of the Education Fund stabilization reserve;	(F) the amount of the Education Fund stabilization reserve;
(G) school district use of reserve fund accounts;	(G) school district use of reserve fund accounts; and
(H) national best practices for addressing intra-school district	(H) national best practices for addressing intra-school district
effects of a foundation formula, including through the use of weighting	effects of a foundation formula, including through the use of weighting
factors;	factors;
(I) whether to transition from a cost-based foundation formula	(I) how to maintain intra-district equity under Vermont's
to an evidence-based foundation formula; and	foundation formula;
(J) any other topic, factor, or issue the Committee deems	(J) whether weighted foundation formula payments lead to
relevant to its work and recommendations.	improved outcomes across all populations; and
* * *	(K) any other topic, factor, or issue the Committee deems
	relevant to its work and recommendations.
	* * *
Sec. 58. 16 V.S.A. § 4001 is amended to read: [contingent]	Sec. 58. [Deleted.]
§ 4001. DEFINITIONS	
As used in this chapter:	
(16) "Base amount" means a per pupil <del>cost factor</del> evidence-based	
amount of $\$15,033.00 \ 10,000.00$ , which shall be adjusted for inflation	
annually on or before November 15 by the Secretary of Education. As	
used in this subdivision, "adjusted for inflation" means adjusting the base dollar amount by the National Income and Product Accounts	
(NIPA) implicit price deflator for state and local government	
consumption expenditures and gross investment published by the U.S.	
Department of Commerce, Bureau of Economic Analysis, from fiscal	
year 2025 through the fiscal year for which the amount is being	
determined, and rounding upward to the nearest whole dollar amount.	
* * *	
Sec. 59. 16 V.S.A. § 4010 is amended to read: [contingent]	Sec. 59. [Deleted.]
§ 4010. DETERMINATION OF WEIGHTED LONG-TERM	

As Passed by the House	Report of Committee of Conference
MEMBERSHIP AND EDUCATION OPPORTUNITY	
PAYMENT	
* * *	
(d) Determination of weighted long-term membership. For each	
weighting category, 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) [Repealed.]	
(2) Each pupil included in long-term membership whose family is	
at or below 185 percent of FPL shall receive an additional weighting	
amount of <del>1.02</del> <u>1.00</u> .	
(3) Each EL pupil included in long-term membership shall	
receive an additional weighting amount, based on the EL pupil's	
English language proficiency level, of:	
(A) 2.11 <u>1.00</u> , if assessed as Level 1;	
(B) <u>1.41</u> <u>1.00</u> , if assessed as Level 2 or 3;	
(C) $1.20 \underline{1.00}$ , if assessed as Level 4; or	
(D) $0.12 \underline{1.00}$ , if assessed as Level 5 or 6.	
(4) Each EL pupil that is a Newcomer or SLIFE included in long-	
term membership shall receive an additional weighting amount of $0.42$	
<u>1.00</u> .	
(5) Each child with a disability included in long-term	
membership shall receive an additional weighting amount, based on the	
categorization of the child's disability, of:	
(A) $0.79 \underline{1.00}$ , if the disability is identified as Category A;	
(B) $1.35 \underline{1.00}$ , if the disability is identified as Category B; or	
(C) $2.49 \underline{1.00}$ , if the disability is identified as Category C.	
* * *	
Sec. 60. 32 V.S.A. § 4152 is amended to read:	Sec. 60. 32 V.S.A. § 4152 is amended to read: [contingently 7/1/28]
§ 4152. CONTENTS	§ 4152. CONTENTS

As Passed by the House	Report of Committee of Conference
(a) When completed, the grand list of a town shall be in such form	(a) When completed, the grand list of a town shall be in such form
as the Director prescribes and shall contain such information as the	as the Director prescribes and shall contain such information as the
Director prescribes, including:	Director prescribes, including:
(1) In alphabetical order, the name of each real property owner	(1) In alphabetical order, the name of each real property owner
and each owner of taxable personal property.	and each owner of taxable personal property.
(2) The last known mailing address of all such owners.	(2) The last known mailing address of all such owners.
(3) A brief description of each parcel of taxable real estate in the	(3) A brief description of each parcel of taxable real estate in the
town, including a classification assigned pursuant to section 4152a of	town, including a classification assigned pursuant to section 4152a of
this title. "Parcel" As used in this subdivision, "parcel" means a	this title. "Parcel" As used in this subdivision, "parcel" means a
separate and sellable lot or piece of real estate. Parcels may be	separate and sellable lot or piece of real estate. Parcels may be
combined to represent all contiguous land in the same ownership,	combined to represent all contiguous land in the same ownership,
together with all improvements thereon.	together with all improvements thereon.
* * *	* * *
Sec. 61. 32 V.S.A. § 4152a is added to read:	Sec. 61. 32 V.S.A. § 4152a is added to read: [contingently 7/1/28]
§ 4152a. PROPERTY TAX CLASSIFICATIONS	§ 4152a. PROPERTY TAX CLASSIFICATIONS
(a) The grand list of a town shall include one or more tax	(a) The grand list of a town shall include one or more tax
classifications for each parcel of real estate. A parcel shall be classified	classifications for each parcel of real estate. A parcel shall be classified
using one of the general classes of real estate listed under subsection (b)	using one of the general classes of real estate listed under subsection (b)
of this section and based on the considerations set forth in this section	of this section and based on the considerations set forth in this section
and by guidance provided by the Division of Property Valuation and	and by guidance provided by the Division of Property Valuation and
Review. The listers and assessors shall annually update the grand list to	Review. The listers and assessors shall annually update the grand list to
include a tax classification not later than June 1 of every year, using	include a tax classification not later than June 1 of every year, using
information submitted to the Department of Taxes pursuant to this	information submitted to the Department of Taxes pursuant to this
section. The tax classification may be updated after June 1 when a	section. The tax classification may be updated after June 1 when a
taxpayer files, or corrects an erroneously filed, homestead declaration	taxpayer files, or corrects an erroneously filed, homestead declaration
after June 1.	after June 1.
(b) A parcel shall be assigned one or more of the following general	(b) A parcel shall be assigned one or more of the following general
<u>classes:</u>	classes:
(1) Homestead;	(1) Homestead;
(2) Nonhomestead apartment;	(2) Nonhomestead nonresidential; and

As Passed by the House	Report of Committee of Conference
(3) Nonhomestead nonresidential; and	(3) Nonhomestead residential.
(4) Nonhomestead residential.	(c) As used in this section:
(c) As used in this section:	(1) "Homestead" means a parcel, or portion of a parcel, declared
(1) "Homestead" means a parcel, or portion of a parcel, declared	as a homestead on or before October 15 in accordance with section 5410
as a homestead on or before October 15 in accordance with section 5410	of this title for the current year.
of this title for the current year.	(2) "Nonhomestead nonresidential" means a parcel, or portion of
(2) "Nonhomestead apartment" means a parcel, or portion of a	a parcel, that does not qualify as "homestead," or "nonhomestead
parcel, with one or more dwelling units, for which a landlord certificate	residential" under this section.
was filed in the previous year pursuant to section 6069 of this title, and	(3) "Nonhomestead residential" means a parcel, or portion of a
the landlord attested that the unit would be leased to a long-term tenant	parcel, for which a homestead was not declared in accordance with
for a minimum of six months in the current year.	section 5410 of this title for the current year and that has a residential
(3) "Nonhomestead nonresidential" means a parcel, or portion of	property, as defined by the Commissioner by rule.
a parcel, that does not qualify as "homestead," "nonhomestead	(d) A parcel with two or more portions qualifying for different tax
apartment," or "nonhomestead residential" under this section.	classifications under this section shall be classified proportionally based
(4) "Nonhomestead residential" means a parcel, or portion of a	on the percentage of floor space used.
parcel, with one or more dwelling units, habitable on a year-round basis,	(1) In the case of a homestead with 25 percent or less of floor
for which a homestead was not declared in accordance with section	space used for a business purpose, the parcel shall be classified as a
5410 of this title for the current year, and a landlord certificate was not	homestead pursuant to subdivision 5401(a)(7)(F) of this title.
filed pursuant to section 6069 of this title in which the landlord attested	(2) If a portion of floor space is used for more than one purpose,
that the unit would be leased to a long-term tenant for a minimum of six	the use in which the floor space is most often used shall be considered
months in the current year.	the primary use and the floor space shall be dedicated to that use for
(d) A parcel with two or more portions qualifying for different tax	purposes of tax classification.
classifications under this section shall be classified proportionally based	(e) The Commissioner shall amend existing forms, and publish new
on the percentage of floor space used.	forms, as needed to gather the necessary attestations and declarations
(1) In the case of a homestead with 25 percent or less of floor	required under this section.
space used for a business purpose, the parcel shall be classified as a	(f) Nothing in this section shall be construed to alter the tax
homestead pursuant to subdivision 5401(a)(7)(F) of this title.	treatment or enrollment eligibility of property as it relates to use value
(2) If a portion of floor space is used for more than one purpose,	appraisal under chapter 124 of this title.
the use in which the floor space is most often used shall be considered	(g) Persons aggrieved by a decision to classify property for taxation
the primary use and the floor space shall be dedicated to that use for	purposes under this section may appeal in the manner provided for
purposes of tax classification.	property valuation appeals under this title.

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(e) The Commissioner shall amend existing forms, and publish new	
forms, as needed to gather the necessary attestations and declarations	
required under this section.	
(f) Nothing in this section shall be construed to alter the tax	
treatment or enrollment eligibility of property as it relates to use value	
appraisal under chapter 124 of this title.	
(g) Persons aggrieved by a decision to classify property for taxation	
purposes under this section may appeal in the manner provided for	
property valuation appeals under this title.	
Sec. 61a. PROPERTY TAX CLASSIFICATIONS; TRANSITION;	Sec. 61a. PROPERTY TAX CLASSIFICATIONS; TRANSITION;
DATA COLLECTION	DATA COLLECTION [contingently 1/1/27]
For calendar year 2028, the Commissioner of Taxes shall amend and	For calendar year 2027, the Commissioner of Taxes shall amend and
create forms so that taxpayers report information on the use of their	create forms so that taxpayers report information on the use of their
property for such property to be classified as homestead, nonhomestead	property for such property to be classified as homestead, nonhomestead
residential, nonhomestead apartment, nonhomestead nonresidential, or a	residential, nonhomestead nonresidential, or a proportional
proportional classification of those uses. The information collected, and	classification of those uses. The information collected, and
classifications determined, shall align with the definitions and	classifications determined, shall align with the definitions and
requirements of section 61 of this act. The Commissioner shall use the	requirements of Sec. 61 of this act. The Commissioner shall use the
information to determine and assign a tax classification for every grand	information to determine and assign a tax classification for every grand
list parcel and, on or before October 1, 2028, the Commissioner shall	list parcel and, on or before October 1, 2027, the Commissioner shall
provide that information to the Joint Fiscal Office.	provide that information to the Joint Fiscal Office.
Sec. 61b. PROPERTY TAX CLASSIFICATIONS	Sec. 61b. PROPERTY TAX CLASSIFICATIONS
IMPLEMENTATION REPORT	IMPLEMENTATION REPORT [passage]
The Commissioner of Taxes shall study the implementation of new	(a) The Commissioner of Taxes shall study the implementation of
property tax classifications under this act and identify any further	new property tax classifications under this act and identify any further
actions required by the Department of Taxes, Vermont municipalities,	actions required by the Department of Taxes, Vermont municipalities,
and the General Assembly to successfully implement the new tax	and the General Assembly to successfully implement the new tax
classification system on the timeline established by this act. The issues	classification system on the timeline established by this act. The issues
considered by the Commissioner shall include any needed changes to	considered by the Commissioner shall include any adjustments to the

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existing forms, whether new forms or taxpayer filings are needed, and	statutory definitions, any needed changes to existing forms, whether
how the Department could identify parcels with dwelling units that do	new forms or taxpayer filings are needed, and how the Department
not have an affiliated homestead declaration or landlord certificate on	could identify parcels with dwelling units that do not have an affiliated
file. On or before December 15, 2026, the Commissioner of Taxes shall	homestead declaration or landlord certificate on file.
submit a study report detailing the Commissioner's findings under this	(b) The Commissioner shall additionally recommend sets of tax rate
section to the House Committee on Ways and Means and the Senate	multipliers to be applied under 32 V.S.A. § 5402(a) as amended by this
Committee on Finance.	act.
	(1) The Commissioner shall recommend a multiplier set that
	would ensure any new revenue derived from the nonhomestead
	residential classification would cover the cost to the Education Fund
	caused by the homestead property tax exemption under 32 V.S.A.
	<u>§ 6066(a) as amended by this act.</u>
	(2) The Commissioner shall recommend a different multiplier set
	that would ensure that any new revenue derived from the nonhomestead
	residential classification would mitigate forecasted property tax
	increases on homestead property taxpayers caused by the
	implementation of this act.
	(c) On or before December 15, 2025, the Commissioner of Taxes
	shall submit a study report detailing the Commissioner's findings under
	this section to the House Committee on Ways and Means and the Senate
	Committee on Finance.
No similar provision.	Sec. 61c. TAX CLASSIFICATIONS; RATE MULTIPLIERS;
	INTENT [passage]
	It is the intent of the General Assembly that the creation of a tax
	classification system, and the specific tax classifications to be used by
	that system, will be reevaluated at the same time as any further
	amendment of the tax rate multipliers created under 32 V.S.A. § 6066(a)
	as amended by this act.

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No similar provision.	Sec. 61d. PROSPECTIVE REPEAL OF TAX CLASSIFICATIONS
	[passage]
	In order to ensure successful implementation of education finance
	reform as set forth in this act, in the absence of legislative action on or
	before July 1, 2028 that creates a new tax rate multiplier to be used in a
	tax classification system, subdivision (f)(10) of Sec. 70 of this act is
	repealed on July 1, 2028.
Sec. 62. 32 V.S.A. chapter 121, subchapter 1A is added to read:	Sec. 62. 32 V.S.A. chapter 121, subchapter 1A is added to read:
Subchapter 1A. Statewide and Regional Property Assessment	[ <mark>1/1/29</mark> ]
<u>§ 3415. LEGISLATIVE INTENT</u>	Subchapter 1A. Statewide and Regional Property Assessment
It is the intent of the General Assembly in adopting this subchapter to	<u>§ 3415. LEGISLATIVE INTENT</u>
<u>create regional assessment districts so that:</u> (1) properties on grand lists are regularly reappraised;	<u>It is the intent of the General Assembly in adopting this subchapter to</u> create regional assessment districts so that:
(2) property data collection is consistent and standardized across	(1) properties on grand lists are regularly reappraised;
the State; and	(2) property data collection is consistent and standardized across
(3) property valuation is conducted by trained and certified	the State; and
individuals and firms.	(3) property valuation is conducted by trained and certified
§ 3416. REGIONAL ASSESSMENT DISTRICTS;	individuals and firms.
ESTABLISHMENT	§ 3416. REGIONAL ASSESSMENT DISTRICTS;
(a) There are hereby established 12 regional assessment districts,	ESTABLISHMENT
whose member municipalities shall fully and jointly reappraise their	(a) There are hereby established 12 regional assessment districts,
grand lists every six years pursuant to subsection 3417(b) of this	whose member municipalities shall fully and jointly reappraise their
subchapter. Member municipalities shall contract jointly with one or	grand lists every six years pursuant to subsection 3417(b) of this
more third parties to conduct reappraisals.	subchapter. Member municipalities shall contract jointly with one or
(b) Each county shall constitute one regional assessment district,	more third parties to conduct reappraisals.
except that Franklin and Grand Isle Counties shall constitute one district	(b) Each county shall constitute one regional assessment district,
and Essex and Orleans Counties shall constitute one district.	except that Franklin and Grand Isle Counties shall constitute one district
<u>§ 3417. STANDARD GUIDELINES; PROCEDURES;</u>	and Essex and Orleans Counties shall constitute one district.
<u>RULEMAKING</u>	<u>§ 3417. STANDARD GUIDELINES; PROCEDURES;</u>
	<u>RULEMAKING</u>

Beth St. James, Jon Gray, Kirby Keeton, Office of Legislative Counsel

As Passed by the House	Report of Committee of Conference
(a) The Director of Property Valuation and Review shall establish	(a) The Director of Property Valuation and Review shall establish
standard guidelines and procedures, and may adopt rules, for regional	standard guidelines and procedures, and may adopt rules, for regional
assessment districts, including:	assessment districts, including:
(1) guidelines for contracting with third parties to conduct or	(1) guidelines for contracting with third parties to conduct or
assist with reappraisals, including standard reappraisal contract terms;	assist with reappraisals, including standard reappraisal contract terms;
(2) standards for the collection and recordation of parcel data;	(2) standards for the collection and recordation of parcel data;
(3) requirements relating to information technology, including	(3) requirements relating to information technology, including
standards for data software contracts and computer-assisted mass	standards for data software contracts and computer-assisted mass
appraisal systems; and	appraisal systems; and
(4) standardized practices for a full reappraisal, including cases in	(4) standardized practices for a full reappraisal, including cases in
which physical inspections are unnecessary and how technology is to be	which physical inspections are unnecessary and how technology is to be
utilized.	utilized.
(b) The Director of Property Valuation and Review shall establish a	(b) The Director of Property Valuation and Review shall establish a
schedule for each regional assessment district to fully reappraise every	schedule for each regional assessment district to fully reappraise every
six years. The Director, at the Director's discretion, may alter the	six years. The Director, at the Director's discretion, may alter the
reappraisal schedule for a regional assessment district or for one or more	reappraisal schedule for a regional assessment district or for one or more
of a regional assessment district's member municipalities.	of a regional assessment district's member municipalities.
Sec. 63. TRANSITION; ANNUAL PROGRESS REPORT	Sec. 63. TRANSITION; ANNUAL PROGRESS REPORT [passage]
(a) Notwithstanding 32 V.S.A. § 4041a or any other provision of law	(a) Notwithstanding 32 V.S.A. § 4041a or any other provision of law
to the contrary:	to the contrary:
(1) the Director of Property Valuation and Review shall not order	(1) the Director of Property Valuation and Review shall not order
any new municipal reappraisals of grand list properties on and after	any new municipal reappraisals of grand list properties that is not part of
<u>January 1, 2027;</u>	a regionalized reappraisal system on and after January 1, 2027;
(2) a reappraisal order for which a municipality does not have a	(2) a reappraisal order for which a municipality does not have a
contract in place before January 1, 2030 shall no longer have the force	contract in place before January 1, 2030 shall no longer have the force
and effect of law on and after January 1, 2030; and	and effect of law on and after January 1, 2030, except for those that are
(3) a municipality shall not enter into a new reappraisal contract	part of a regionalized reappraisal system; and
on or after January 1, 2027.	(3) a municipality shall not enter into a new reappraisal contract
(b) On or before every January 15 from January 15, 2027 to January	on or after January 1, 2027, except for those that are part of a
15, 2030, the Commissioner of Taxes shall submit a report to the House	regionalized reappraisal system.

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Committee on Ways and Means and the Senate Committee on Finance	(b) On or before every January 15 from January 15, 2027 to January
relating to the progress made in preparing for the implementation of this	15, 2030, the Commissioner of Taxes shall submit a report to the House
act.	Committee on Ways and Means and the Senate Committee on Finance
	relating to the progress made in preparing for the implementation of
	regional assessment districts pursuant to this act.
Sec. 64. REGIONAL ASSESSMENT DISTRICT STAKEHOLDER	Sec. 64. REGIONAL ASSESSMENT DISTRICT STAKEHOLDER
WORKING GROUP	WORKING GROUP [passage]
On or before January 15, 2026, the Department of Taxes, in	On or before January 15, 2026, the Department of Taxes, in
consultation with relevant stakeholders, shall submit recommendations	consultation with relevant stakeholders, shall submit recommendations
to the House Committee on Ways and Means and the Senate Committee	to the House Committee on Ways and Means and the Senate Committee
on Finance advising on the implementation of regional assessment	on Finance advising on the implementation of regional assessment
districts and on the development of guidelines, procedures, and rules	districts and on the development of guidelines, procedures, and rules
needed to effectuate a regionalized reappraisal system. The	needed to effectuate a regionalized reappraisal system. The
recommendations will include an analysis of the advantages and	recommendations will include an analysis of the advantages and
disadvantages of having the State take full responsibility for	disadvantages of having the State take full responsibility for
regionalized appraisals. In making its recommendation, the Department	regionalized appraisals. In making its recommendation, the Department
of Taxes shall provide suggestions for legislative language that address:	of Taxes shall provide suggestions for legislative language that address:
(1) the authority or authorities who will contract for and conduct	(1) the authority or authorities who will contract for and conduct
reappraisals;	reappraisals;
(2) the authority or authorities who will hear and decide property	(2) the authority or authorities who will hear and decide property
valuation appeals;	valuation appeals;
(3) amendments necessary to conform statute to the change from	(3) amendments necessary to conform statute to the change from
an April 1 to January 1 grand list assessment date; and	an April 1 to January 1 grand list assessment date; and
(4) any other recommended revisions to achieve a regionalized	(4) any other recommended revisions to achieve a regionalized
reappraisal system.	<u>reappraisal system.</u>
Sec. 65. 32 V.S.A. § 5405 is amended to read:	Conforming changes to move to a January 1 grand list date
§ 5405. DETERMINATION OF EQUALIZED EDUCATION	removed pending recommendation from Department of Taxes.
PROPERTY TAX GRAND LIST AND COEFFICIENT OF	
DISPERSION	

As Passed by the House	Report of Committee of Conference
(a) Annually, on or before April January 1, the Commissioner shall	
determine the equalized education property tax grand list and coefficient	
of dispersion for each municipality in the State; provided, however, that	
for purposes of equalizing grand lists pursuant to this section, the	
equalized education property tax grand list of a municipality that	
establishes a tax increment financing district shall include the fair	
market value of the property in the district and not the original taxable	
value of the property, and further provided that the unified towns and	
gores of Essex County may be treated as one municipality for the	
purpose of determining an equalized education property grand list and a	
coefficient of dispersion, if the Director determines that all such entities	
have a uniform appraisal schedule and uniform appraisal practices.	
(b) The sum of all municipal equalized education property tax grand	
lists shall be the equalized education property tax grand list for the	
State.	
(c) In determining the fair market value of property that is required	
to be listed at fair market value, the Commissioner shall take into	
consideration those factors required by section 3481 of this title. The	
Commissioner shall value property as of April January 1 preceding the	
determination and shall take account of all homestead declaration	
information available before October 1 each year.	
* * *	
Sec. 66. 32 V.S.A. § 3481(1)(B) is amended to read:	Conforming changes to move to a January 1 grand list date
(B) For residential rental property that is subject to a housing	removed pending recommendation from Department of Taxes.
subsidy covenant or other legal restriction, imposed by a governmental,	
quasi-governmental, or public purpose entity, on rents that may be	
charged, fair market value shall be determined by an income approach	
using the following elements:	
(i) market rents with utility allowance adjustments for the	
geographic area in which the property is located as determined by the	

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federal office of Housing and Urban Development or in the case of properties authorized under 42 U.S.C. § 1437, 12 U.S.C. § 1701q, 42 U.S.C. § 1485, 12 U.S.C. § 1715z-1, 42 U.S.C. § 1437f, and 24 CFR Part 882 Subpart D and E, the higher of contract rents (meaning the amount of federal rental assistance plus any tenant contribution) and HUD market rents; (ii) actual expenses incurred with respect to the property that shall be provided by the property owner in a format acceptable to the Commissioner and certified by an independent third party, such as a certified public accounting firm or public or quasi-public funding agency; (iii) a vacancy rate that is 50 percent of the market vacancy rate as determined by the U.S. Census Bureau with local review by the Vermont Housing Finance Agency; and (iv) a capitalization rate that is typical for the geographic area determined and published annually prior to April January 1 by the Division of Property Valuation and Review after consultation with the Vermont Housing Finance Agency.	
<ul> <li>Sec. 67. 32 V.S.A. § 3482 is amended to read:</li> <li>§ 3482. PROPERTY LISTED AT ONE PERCENT Except as otherwise provided, all real and personal estate shall be set in the list at one percent of its listed value on April January 1, of the year of its appraisal.</li> </ul>	Conforming changes to move to a January 1 grand list date removed pending recommendation from Department of Taxes.
<ul> <li>Sec. 68. 32 V.S.A. § 3485 is amended to read:</li> <li>§ 3485. RECORDS TO BE KEPT RELATING TO DEEDS AND MORTGAGES</li> <li>(a) Annually on April January 1, town municipal clerks shall furnish the listers with copies of the property tax returns filed by the clerk under section 9610 of this title relating to deeds that were filed for record</li> </ul>	Conforming changes to move to a January 1 grand list date removed pending recommendation from Department of Taxes.

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during the year ending on the first day of such month. However, upon request in writing by the listers, on or before the 15th day of each month, town <u>municipal</u> clerks shall furnish the listers with copies of the property transfer tax returns to deeds that were filed for record during the next preceding calendar month. (b) Failure on the part of the town <u>municipal</u> clerk to furnish the copies required under subsection (a) of this section shall not render the town liable in damages to any person. A town <u>municipal</u> clerk who willfully fails to furnish the copies required under subsection (a) of this section shall be fined \$10.00 for each offense. Sec. 69. 32 V.S.A. § 3603(a) is amended to read: (a) Construction equipment and other personal estate used in the construction or repair of highways, dams, reservoirs, public utilities, or buildings shall be listed and taxed on the same basis as other personal estate in the town in which it is located on April January 1. Such equipment brought into the State after April January 1 and prior to December 15 of any year shall be taxed as other personal estate for that year in the town in which it is first used for a normal full work shift. The owner or person in charge of any equipment enumerated in this section shall, upon request of the Treasurer or tax collector of any municipality, present evidence that it has been listed for tax purposes in a municipality in this State. The Transportation Board and other State agencies shall insert in all contracts for construction a term by which the contractor agrees to pay taxes assessed under this section and section 4151 of this title.	Conforming changes to move to a January 1 grand list date removed pending recommendation from Department of Taxes.
<ul> <li>Sec. 70. 32 V.S.A. § 3610(b) is amended to read:</li> <li>(b) The listers of each town and the appraisers of each unorganized town and gore shall list every perpetual lease in a separate record in which shall be shown as to each lease a brief description of the leased land, the fair market value of the land as appraised by them, the name of</li> </ul>	Conforming changes to move to a January 1 grand list date removed pending recommendation from Department of Taxes.

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the lessor, the annual rental payable under the lease, and as of April January 1 of each year the name and address of the lessee. If for any reason the lease is exempt under subsection (d) of this section, the reason for the exemption shall be noted.	
Sec. 71. 32 V.S.A. § 3613 is amended to read: The State of Vermont shall have the same right to appeal from the appraisal of the listers <u>and assessors</u> and from the decision of <del>the Board</del> of <u>Civil Authority</u> a <u>regional property valuation board</u> as is given to any interested individual as provided by <del>chapter 131 of</del> this title.	Conforming changes to move to a January 1 grand list date removed pending recommendation from Department of Taxes.
<ul> <li>Sec. 72. 32 V.S.A. § 3618(c)(2) is amended to read:</li> <li>(2) "Net book value" of property means the cost less depreciation of the property as shown on the federal income tax return required to be filed with the federal authorities on or nearest in advance of April January 1 in any year.</li> </ul>	Conforming changes to move to a January 1 grand list date removed pending recommendation from Department of Taxes.
<ul> <li>Sec. 73. 32 V.S.A. § 3651 is amended to read:</li> <li>§ 3651. GENERAL RULE</li> <li>Taxable real estate shall be set in the list to the last owner or possessor thereof on April January 1 in each year in the town, village, school, and fire district where it is situated.</li> </ul>	Conforming changes to move to a January 1 grand list date removed pending recommendation from Department of Taxes.
<ul> <li>Sec. 74. 32 V.S.A. § 3691 is amended to read:</li> <li>§ 3691. GENERAL RULE</li> <li>Taxable tangible personal estate shall be set in the list to the last owner thereof on April January 1 in each year, in the town, village, school, and fire district where such property is situated, with the exception that such personal estate situated within this State owned by persons residing outside the State or by persons unknown to the listers shall be set in the list to the person having the same in charge, in the</li> </ul>	Conforming changes to move to a January 1 grand list date removed pending recommendation from Department of Taxes.

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town, village, school, and fire district where the same is situated and	
shall be holden for all taxes assessed on such list. However, tangible	
personal estate owned by nonresident persons or corporation, and used	
in this State by the State or a department or institution thereof, under	
lease, contract or other agreement, written or oral, may be set in the list	
in the town where so used, to such nonresident owner.	
<ul> <li>Sec. 75. 32 V.S.A. § 3692(b) is amended to read:</li> <li>(b) A trailer coach shall be taxed as real property by the town in which it is located notwithstanding subsection (a) of this section if it is situated in the town on the same trailer site or camp site for more than 180 days during the 365 days prior to April January 1. A trailer coach shall not be taxed as real property if it is stored on property on which the owner resides in another dwelling as a permanent residence.</li> </ul>	Conforming changes to move to a January 1 grand list date removed pending recommendation from Department of Taxes.
Sec. 76. 32 V.S.A. § 3708 is amended to read: § 3708. PAYMENTS IN LIEU OF TAXES FOR LANDS HELD BY THE AGENCY OF NATURAL RESOURCES * * *	Conforming changes to move to a January 1 grand list date removed pending recommendation from Department of Taxes.
(b) The State shall annually pay to each municipality a payment in	
lieu of taxes (PILOT) that shall be the base payment as set forth under	
this section, for all ANR land, excluding buildings or other	
improvements thereon, as of April January 1 of the current year.	
(c) The State shall establish the base payment for all ANR land,	
excluding buildings or other improvements thereon, as follows;	
(1) On parcels acquired before April 1, 2016, 0.60 percent of the	
fair market value as appraised by the Director of Property Valuation and	
Review as of April 1 of fiscal year 2015;	
(2) On parcels acquired on or after April 1, 2016, the municipal	
tax rate of the fair market value as assessed on April January 1 in the	
year of acquisition by the municipality in which it is located.	

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* * *	
Sec. 77. 32 V.S.A. § 3755 is amended to read: § 3755. ELIGIBILITY FOR USE VALUE APPRAISALS * * *	Conforming changes to move to a January 1 grand list date removed pending recommendation from Department of Taxes.
<ul> <li>(b) Managed forestland shall be eligible for use value appraisal under this chapter only if:</li> <li>(1) The land is subject to a forest management plan, subject to a construction menogement plan in the case of lands participal under 10</li> </ul>	
conservation management plan in the case of lands certified under 10 V.S.A. § 6306(b), that is filed in the manner and form required by the Department of Forests, Parks and Recreation and that: * * *	
(D) Provides for continued conservation management, reserve forestland management, or forest crop production on the parcel for 10 years. An initial forest management plan or conservation management	
plan must be filed with the Department of Forests, Parks and Recreation on or before October 1 and shall be effective for a 10-year period beginning the following April January 1. Prior to expiration of a 10-	
year plan and on or before <u>April January</u> 1 of the year in which the plan expires, the owner shall file a new conservation or forest management plan for the next succeeding 10 years to remain in the program. * * *	
(3) There has not been filed with the Director an adverse inspection report by the Department stating that the management of the tract is contrary to the forest management plan, conservation	
management plan, or contrary to the minimum acceptable standards for forest or conservation management. The management activity report shall be on a form prescribed by the Commissioner of Forests, Parks and	
Recreation in consultation with the Commissioner of Taxes and shall be signed by all the owners and shall contain the tax identification numbers of all the owners. All information contained within the management	

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activity report shall be forwarded to the Department of Forests, Parks and Recreation, except for any tax identification number included in the report. If any owner satisfies the Department that he or she was prevented by accident, mistake, or misfortune from filing an initial or revised management plan that is required to be filed on or before October 1, or a management plan update that is required to be filed on or before April January 1 of the year in which the plan expires, or a management activity report that is required to be filed on or before February 1 of the year following the year when the management activity occurred, the owner may submit that management plan or management activity report at a later date; provided, however, no initial or revised management plan update shall be received later than one year after April January 1 of the year the plan expires, and no management activity report shall be received later than March 1. * * *	
<ul> <li>Sec. 78. 32 V.S.A. § 3756(c) is amended to read:</li> <li>(c) The Director shall notify the applicant not later than April</li> <li><u>January</u> 15 of the Director's decision to classify or refusal to classify the applicant's property as eligible for use value appraisal. In the case of a refusal, the Director shall state the reasons therefor in the notification.</li> </ul>	Conforming changes to move to a January 1 grand list date removed pending recommendation from Department of Taxes.
<ul> <li>Sec. 79. 32 V.S.A. § 3758 is amended to read:</li> <li>§ 3758. APPEALS <ul> <li>(a) Whenever the Director denies in whole or in part any application for classification as agricultural land or managed forestland or farm buildings, or grants a different classification than that applied for, or the Director or assessing officials fix a use value appraisal or determine that previously classified property is no longer eligible or that the property has undergone a change in use, the aggrieved owner may appeal the</li> </ul> </li> </ul>	Conforming changes to move to a January 1 grand list date removed pending recommendation from Department of Taxes.

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decision of the Director to the Commissioner within 30 days of the	
decision, and from there to Superior Court in the county in which the	
property is located.	
(b) Any owner who is aggrieved by the determination of the fair	
market value of classified land for the purpose of computing the land	
use change tax may appeal in the same manner as an appeal of a grand	
list valuation.	
(c) Whenever the Director denies a request for an exemption from	
the terms of the definition of a "farmer" as provided in subsection	
3756(j) of this title, the aggrieved person may appeal the decision of the	
Director to the Commissioner within 30 days of the decision, and from	
there to the Superior Court in the county in which the property is	
located.	
* * *	
Sec. 80. 32 V.S.A. § 3802a is amended to read:	Conforming changes to move to a January 1 grand list date
§ 3802a. REQUIREMENT TO PROVIDE INSURANCE	removed pending recommendation from Department of Taxes.
INFORMATION	
Before April January 1 of each year, owners of property exempt from	
taxation under subdivisions 3802(4), (6), (9), (12), and (15) and under	
subdivisions 5401(10)(D), (F), (G), and (J) of this title shall provide	
their local assessing officials with information regarding the insurance	
replacement cost of the exempt property or with a written explanation of	
why the property is not insured.	
Sec. 81. 32 V.S.A. § 3850(d) is amended to read:	Conforming changes to move to a January 1 grand list date
(d) If a dwelling unit is certified as blighted under subsection (b) of	removed pending recommendation from Department of Taxes.
this section, the exemption shall take effect on the April January 1	removed pending recommendation from Department of Taxes.
following the certification of the dwelling unit.	
tonowing the continential of the dwenning time.	

As Passed by the House	Report of Committee of Conference
Sec. 82. 32 V.S.A. § 4001(a) is amended to read: (a) Annually on April January 1, at the expense of the State, the Director shall furnish to the several town municipal clerks and boards of appraisers for unorganized towns and gores inventory forms sufficient in number to meet the requirements of this chapter. Such forms shall be formulated by the Director and, among other things, shall contain suitable interrogatories requiring each taxpayer to furnish therein a brief statement of all of each taxpayer's taxable property, real and personal, and such other information, including income and expense information with respect to any income-producing properties, as will enable the listers or appraisers to appraise such part thereof as is required by law to be by them appraised, and to make up the abstract of individual lists and grand list in the manner prescribed by law.	Conforming changes to move to a January 1 grand list date removed pending recommendation from Department of Taxes.
Sec. 83. 32 V.S.A. § 4041 is amended to read: § 4041. EXAMINATION OF PROPERTY; APPRAISAL On April January 1, the listers and assessors shall proceed to take up such inventories and make such personal examination of the property that they are required to appraise as will enable them to appraise it at its fair market value. When a board of listers is of the opinion that expert advice or assistance is needed in making any appraisal required by law, it may, with approval of selectboard the legislative body of the <u>municipality</u> or by vote of the town <u>municipality</u> , employ such assistance.	Conforming changes to move to a January 1 grand list date removed pending recommendation from Department of Taxes.
<ul> <li>Sec. 84. 32 V.S.A. § 4044 is amended to read:</li> <li>§ 4044. APPRAISAL OF PERSONALTY ON APRIL JANUARY 1 Unless otherwise provided, the taxable personal estate contained in the inventory shall be appraised by the listers at its fair market value on April January 1.</li> </ul>	Conforming changes to move to a January 1 grand list date removed pending recommendation from Department of Taxes.

As Passed by the House	Report of Committee of Conference
<ul> <li>Sec. 85. 32 V.S.A. § 4045 is amended to read:</li> <li>§ 4045. APPRAISAL ON OTHER THAN APRIL JANUARY 1</li> <li>If any business is normally operated for a period less than 12</li> <li>consecutive months and is not in operation on April January 1, an</li> <li>inventory shall be filed with the listers at least 15 days prior to the</li> <li>anticipated annual suspension of such business and the stock in trade</li> <li>shall be appraised for the period of operation so as to represent an</li> <li>average of values of such property during that period in which the</li> </ul>	Conforming changes to move to a January 1 grand list date removed pending recommendation from Department of Taxes.
<ul> <li>Sec. 86. 32 V.S.A. § 4052(c) is amended to read:</li> <li>(c) The Director shall establish by rule reasonable qualifications for approval and training requirements, which shall include successful completion of educational and training courses approved by the Director and, in the case of an appraiser hired to do a townwide reappraisal in one or more municipalities, at least one year's experience with an appraiser who has satisfactorily completed townwide similar reappraisals.</li> </ul>	Conforming changes to move to a January 1 grand list date removed pending recommendation from Department of Taxes.
<ul> <li>Sec. 87. 32 V.S.A. § 5401(7) is amended to read: <ul> <li>(7) "Homestead":</li> <li>(A) "Homestead" means the principal dwelling and parcel of land surrounding the dwelling, owned and occupied by a resident individual as the individual's domicile or owned and fully leased on</li> <li>April January 1, provided the property is not leased for more than 182 days out of the calendar year or, for purposes of the renter credit under subsection 6066(b) of this title, is rented and occupied by a resident individual as the individual's domicile.</li> <li>***</li> <li>(G) For purposes of homestead declaration and application of the homestead property tax rate, "homestead" also means a residence</li> </ul> </li> </ul>	Conforming changes to move to a January 1 grand list date removed pending recommendation from Department of Taxes.

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that was the homestead of the decedent at the date of death and, from	
the date of death through the next April January 1, is held by the estate	
of the decedent and not rented.	
* * *	
Sec. 88. 32 V.S.A. § 5404a(a)(6) is amended to read:	Conforming changes to move to a January 1 grand list date
(6) An exemption of a portion of the value of a qualified rental	removed pending recommendation from Department of Taxes.
unit parcel. An owner of a qualified rental unit parcel shall be entitled to	
an exemption on the education property tax grand list of 10 percent of	
the grand list value of the parcel, multiplied by the ratio of square	
footage of improvements used for or related to residential rental	
purposes to total square footage of all improvements, multiplied by the	
ratio of qualified rental units to total residential rental units on the	
parcel. "Qualified rental units" means residential rental units that are	
subject to rent restriction under provisions of State or federal law but	
excluding units subject to rent restrictions under only one of the	
following programs: Section 8 moderate rehabilitation, Section 8	
housing choice vouchers, or Section 236 or Section 515 rural	
development rental housing. A municipality shall allow the percentage	
exemption under this subsection upon presentation by the taxpayer to	
the municipality, by April January 1, of a certificate of education grand	
list value exemption obtained from the Vermont Housing Finance	
Agency (VHFA). VHFA shall issue a certificate of exemption upon	
presentation by the taxpayer of information that VHFA and the	
Commissioner shall require. A certificate of exemption issued by	
VHFA under this subsection shall expire upon transfer of the building,	
upon expiration of the rent restriction, or after 10 years, whichever first	
occurs; provided, however, that the certificate of exemption may be	
renewed after 10 years and every 10 years thereafter if VHFA finds that	
the property continues to meet the requirements of this subsection.	

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<ul> <li>Sec. 89. 32 V.S.A. § 5406(b) is amended to read:</li> <li>(b) Not later than April January 1 of each year, the Director shall certify to the Secretary of Education the equalized education property value and coefficient of dispersion for the prior year of every municipality of the State.</li> </ul>	Conforming changes to move to a January 1 grand list date removed pending recommendation from Department of Taxes.
<ul> <li>Sec. 90. 32 V.S.A. § 5410 is amended to read:</li> <li>§ 5410. DECLARATION OF HOMESTEAD <ul> <li>(a) A homestead owner shall declare ownership of a homestead for purposes of education property tax.</li> <li>(b) Annually, on or before the due date for filing the Vermont income tax return, without extension, each homestead owner shall, on a form prescribed by the Commissioner, which shall be verified under the pains and penalties of perjury, declare the owner's homestead, if any, as of, or expected to be as of, April January 1 of the year in which the declaration is made.</li> <li>(c) In the event that an unsigned but otherwise completed homestead declaration is filed with the declarant's signed State income tax return, the Commissioner shall provide a list of homesteads in each town to the town <u>municipal</u> listers and assessors by May 15. The listers and assessors shall notify the Commissioner by June 1 of any residences on the Commissioner's list that do not qualify as homesteads. The listers and assessors shall separately identify homesteads in the grand list.</li> </ul> </li> </ul>	Conforming changes to move to a January 1 grand list date removed pending recommendation from Department of Taxes.
<ul> <li>Sec. 91. 32 V.S.A. § 6066a(f)(1) is amended to read:</li> <li>(f)(1) For taxpayers and amounts stated in the notice to towns on or before July 1, municipalities shall create and send to taxpayers a homestead property tax bill, instead of the bill required under</li> </ul>	Sec. 65. 32 V.S.A. § 6066a(f)(1) is amended to read: [passage] (f)(1) For taxpayers and amounts stated in the notice to towns on or before July 1, municipalities shall create and send to taxpayers a homestead property tax bill, instead of the bill required under

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subdivision 5402(b)(1) of this title, providing the total amount allocated	subdivision 5402(b)(1) of this title, providing the total amount allocated
to payment of homestead education property tax liabilities and notice of	to payment of homestead education property tax liabilities and notice of
the balance due. Nothing in this subdivision, however, shall be	the balance due. Nothing in this subdivision, however, shall be
interpreted as altering the requirement under subdivision 5402(b)(2) of	interpreted as altering the requirement under subdivision 5402(b)(2) of
this title that the statewide education homestead tax be billed in a	this title that the statewide education homestead tax be billed in a
manner that is stated clearly and separately from any other tax.	manner that is stated clearly and separately from any other tax.
Municipalities shall apply the amount allocated under this chapter to	Municipalities shall apply the amount allocated under this chapter to
current year property taxes in equal amounts to each of the taxpayers'	current year property taxes in equal amounts to each of the taxpayers'
property tax installments that include education taxes. Notwithstanding	property tax installments that include education taxes. Notwithstanding
section 4772 of this title, if a town issues a corrected bill as a result of	section 4772 of this title, if a town issues a corrected bill as a result of
the notice sent by the Commissioner under subsection (a) of this section,	the notice sent by the Commissioner under subsection (a) of this section,
issuance of the corrected new bill does not extend the time for payment	issuance of the corrected new bill does not extend the time for payment
of the original bill nor relieve the taxpayer of any interest or penalties	of the original bill nor relieve the taxpayer of any interest or penalties
associated with the original bill. If the corrected bill is less than the	associated with the original bill. If the corrected bill is less than the
original bill, and there are also no unpaid current year taxes, interest, or	original bill, and there are also no unpaid current year taxes, interest, or
penalties, and no past year delinquent taxes or penalties and interest	penalties, and no past year delinquent taxes or penalties and interest
charges, any overpayment shall be reflected on the corrected tax bill and	charges, any overpayment shall be reflected on the corrected tax bill and
refunded to the taxpayer.	refunded to the taxpayer.
Sec. 92. 32 V.S.A. § 5252 is amended to read:	Sec. 66. 32 V.S.A. § 5252 is amended to read: [passage]
§ 5252. LEVY AND NOTICE OF SALE; SECURING PROPERTY	§ 5252. LEVY AND NOTICE OF SALE; SECURING PROPERTY
(a) When the collector of taxes of a town or of a municipality within	(a) When the collector of taxes of a town or of a municipality within
it has for collection a tax assessed against real estate in the town and the	it has for collection a tax assessed against real estate in the town and the
taxpayer owes a minimum of \$1,500.00 and is delinquent for a period	taxpayer owes a minimum of \$1,500.00 and is delinquent for a period
longer than one year, the collector may extend a warrant on such land.	longer than one year, the collector may extend a warrant on such land.
However, no warrant shall be extended until a delinquent taxpayer is	However, no warrant shall be extended until a delinquent taxpayer is
given an opportunity to enter a written reasonable repayment plan	given an opportunity to enter a written reasonable repayment plan
pursuant to subsection (c) of this section. If a collector receives notice	pursuant to subsection (c) of this section. If a collector receives notice
from a mobile home park owner pursuant to 10 V.S.A. § 6248(b), the	from a mobile home park owner pursuant to 10 V.S.A. § 6248(b), the
collector shall, within 15 days after the notice, commence tax sale	collector shall, within 15 days after the notice, commence tax sale
proceedings to hold a tax sale within 60 days after the notice. If the	proceedings to hold a tax sale within 60 days after the notice. If the

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collector fails to initiate such proceedings, the town may initiate tax sale	collector fails to initiate such proceedings, the town may initiate tax sale
proceedings only after complying with 10 V.S.A. § 6249(f). If the tax	proceedings only after complying with 10 V.S.A. § 6249(f). If the tax
collector extends the warrant, the collector shall:	collector extends the warrant, the collector shall:
* * *	* * *
Sec. 93. 32 V.S.A. § 4465 is amended to read:	Sec. 67. 32 V.S.A. § 4465 is amended to read: [7/1/25]
§ 4465. APPOINTMENT OF PROPERTY VALUATION HEARING	§ 4465. APPOINTMENT OF PROPERTY VALUATION HEARING
OFFICER; OATH; PAY	OFFICER; OATH; PAY
When an appeal to the Director is not withdrawn or forwarded by	When an appeal to the Director is not withdrawn or forwarded by
the Director to Superior Court pursuant to subsection 4461(a) of this	the Director to Superior Court pursuant to subsection 4461(a) of this
title, the Director shall refer the appeal in writing to a person not	title, the Director shall refer the appeal in writing to a person not
employed by the Director, appointed by the Director as hearing officer.	employed by the Director, appointed by the Director as hearing officer.
The Director shall have the right to remove a hearing officer for	The Director shall have the right to remove a hearing officer for
inefficiency, malfeasance in office, or other cause. In like manner, the	inefficiency, malfeasance in office, or other cause. In like manner, the
Director shall appoint a hearing officer to fill any vacancy created by	Director shall appoint a hearing officer to fill any vacancy created by
resignation, removal, or other cause. Before entering into their duties,	resignation, removal, or other cause. Before entering into their duties,
persons appointed as hearing officers shall take and subscribe the oath	persons appointed as hearing officers shall take and subscribe the oath
of the office prescribed in the Constitution, which oath shall be filed	of the office prescribed in the Constitution, which oath shall be filed
with the Director. The Director Commissioner of Taxes shall pay each	with the Director. The Director Commissioner of Taxes shall pay each
hearing officer a sum not to exceed \$150.00 per diem for each day	hearing officer a sum not to exceed \$150.00 per diem for each day
wherein hearings are held \$38.00 per hour plus a cost-of-living	wherein hearings are held \$38.00 per hour plus a cost-of-living
adjustment in an amount equal to any adjustment approved for exempt	adjustment in an amount equal to any adjustment approved for exempt
employees by the Secretary of Administration, together with reasonable	employees by the Secretary of Administration, together with reasonable
expenses as the Director Commissioner may determine. A hearing	expenses as the Director Commissioner may determine. A hearing
officer may subpoena witnesses, records, and documents in the manner	officer may subpoena witnesses, records, and documents in the manner
provided by law for serving subpoenas in civil actions and may	provided by law for serving subpoenas in civil actions and may
administer oaths to witnesses.	administer oaths to witnesses.
Sec. 94. 32 V.S.A. § 5402(c)(2) is amended to read:	Sec. 68. 32 V.S.A. § 5402(c)(2) is amended to read: [passage]
(2) The Secretary of Education shall determine each	(2) The Secretary of Education shall determine each
municipality's net nonhomestead education tax payment and its net	municipality's net nonhomestead education tax payment and its net

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homestead education tax payment to the State based on grand list	homestead education tax payment to the State based on grand list
information received by the Secretary not later than the March 15 prior	information received by the Secretary not later than the March 15 prior
to the June 1 net payment. Payment shall be accompanied by a return	to the June 1 net payment. Payment shall be accompanied by a return
prescribed by the Secretary of Education. Each municipality may retain	prescribed by the Secretary of Education. Each municipality may retain
0.225 of one percent of the total education tax collected, only upon	0.225 of one percent of the total education tax collected, only upon
timely remittance of net payment to the State Treasurer or to the	timely remittance of net payment to the State Treasurer or to the
applicable school district or districts. Each municipality may also retain	applicable school district or districts. Each municipality may also retain
\$15.00 for each late property tax credit claim filed after April 15 and	\$15.00 for each late property tax credit claim filed after April 15 and
before September 2, as notified by the Department of Taxes, for the cost	before September 2, as notified by the Department of Taxes, for the cost
of issuing a new property tax bill.	of issuing a new property tax bill.
No similar provision [technical fix].	Sec. 69. 32 V.S.A. § 5401(13) is amended to read: [passage]
	(13)(A) "Education property tax spending adjustment" means the
	greater of one or a fraction in which:
	(i) the numerator is the district's per pupil education
	spending plus excess spending for the school year, and
	(ii) the denominator is the property dollar equivalent yield
	for the school year, as defined in subdivision (15) of this section,
	multiplied by the statewide adjustment.
	(B) "Education income tax spending adjustment" means the
	greater of one or a fraction in which the numerator is the district's per
	pupil education spending plus excess spending for the school year, and
	the denominator is the income dollar equivalent yield for the school
	year, as defined in subdivision (16) of this section.
Sec. 95. EFFECTIVE DATES	Sec. 70. EFFECTIVE DATES
(a) This section and the following sections shall take effect on	(a) This section and the following sections shall take effect on
passage:	passage:
(1) Sec. 1 (findings; intent; plan);	(1) Sec. 1 (findings; intent; plan);
(2) Sec. 2 (Commission on the Future of Public Education);	(2) Sec. 2 (Commission on the Future of Public Education);
(3) Sec. 2a (School District Voting Ward Task Force);	(3) Sec. 3 (School District Redistricting Task Force);

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(4) Sec. 29 (16 V.S.A. § 4011(f));	(4) Sec. 4 (School District Voting Ward Working Group);
(5) Sec. 30 (adult education funding report);	(5) Sec. 28a (State Board of Education tuition fee rules);
(6) Sec. 44 (transportation reimbursement guidelines);	(6) Sec. 32 (Agency of Education transformation support);
(7) Sec. 45 (inflationary measures; prekindergarten; reports);	(7) Sec. 33 (Agency of Education positions);
(8) Sec. 53 (homestead declaration sample form);	(8) Sec. 44 (transportation reimbursement guidelines);
(9) Sec. 61a (tax classification data; transition);	(9) Sec. 45 (inflationary measures; prekindergarten; reports);
(10) Sec. 61b (property tax classifications implementation report)	(10) Sec. 45a (foundation formula report);
(11) Sec. 63 (RAD transition; annual progress report);	(11) Sec. 45c (Education Fund Advisory Committee; delay);
(12) Sec. 64 (RAD stakeholder working group);	(12) Sec. 53 (homestead exemption report);
(13) Sec. 91 (correction of inadvertently removed language);	(13) Sec. 61b (property tax classifications implementation
(14) Sec. 92 (minimum debt for tax sales); and	report);
(15) Sec. 94 (property tax credit late fee).	(14) Sec. 61c (tax classifications intent);
(b) The following sections shall take effect on July 1, 2025:	(15) Sec. 61d (prospective repeal);
(1) Sec. 3 (scale; intent);	(16) Sec. 63 (regional assessment district transition; progress
(2) Sec. 6 (SBE rules; report);	report);
(3) Sec. 7 (school size; intent);	(17) Sec. 64 (RAD stakeholder working group);
(4) Sec. 8 (school closure);	(18) Sec. 65 (inadvertently removed language);
(5) Sec. 11 (16 V.S.A. § 3443);	(19) Sec. 66 (minimum debt for tax sales);
(6) Sec. 12 (School Construction Advisory Board sunset);	(20) Sec. 68 (property tax credit late fee); and
(7) Sec. 18 (16 V.S.A. § 828);	(21) Sec. 69 (statewide adjustment correction).
(8) Sec. 19 (tuition transition);	(b) The following sections shall take effect on July 1, 2025:
(9) Sec. 20 (statewide cohesion; intent);	(1) Sec. 5 (scale; intent);
(10) Sec. 21 (AOE report; school calendar; graduation	(2) Sec. 8 (SBE rules; report);
requirements);	(3) Sec. 9 (AOE report; school calendar; graduation
(11) Sec. 22 (State-level governance; intent);	requirements);
(12) Sec. 23 (16 V.S.A. § 161);	(4) Sec. 10 (SBE rule review; appropriation);
(13) Sec. 24 (SBE appointments transition);	(5) Sec. 14 (16 V.S.A. § 3443);
(14) Sec. 25 (16 V.S.A. § 162);	(6) Sec. 15 (School Construction Advisory Board sunset);
(15) Sec. 26 (SBE rule review; appropriation);	(7) Sec. 21 (16 V.S.A. § 828);
(16) Sec. 31 (special education report);	(8) Sec. 22 (tuition transition);
(17) Sec. 32 (AOE special education strategic plan);	(9) Sec. 23 (state-level governance; intent);

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(18) Sec. 33 (AOE position); and	(10) Sec. 24 (16 V.S.A. § 161);
(19) Sec. 93 (PVR hearing officer pay).	(11) Sec. 25 (SBE appointments transition);
(c) The following sections shall take effect on July 1, 2026:	(12) Sec. 26 (16 V.S.A. § 162);
(1) Sec. 4 (class size minimums);	(13) Sec. 29 (special education report);
(2) Sec. 5 (failure to comply with class size minimums);	(14) Sec. 30 (AOE special education strategic plan);
(3) Sec. 9 (school construction policy);	(15) Sec. 31 (AOE position); and
(4) Sec. 10 (16 V.S.A. § 3442);	(16) Sec. 67 (PVR hearing officer pay).
(5) Sec. 13 (16 V.S.A. § 3444);	(c) The following sections shall take effect on July 1, 2026:
(6) Sec. 14 (16 V.S.A. § 3445);	(1) Sec. 6 (class size minimums);
(7) Sec. 15 (16 V.S.A. § 3446);	(2) Sec. 7 (failure to comply with class size minimums);
(8) Sec. 16 (transfer of rulemaking authority); and	(3) Sec. 12 (school construction policy);
(9) Sec. 17 (repeals).	(4) Sec. 13 (16 V.S.A. § 3442);
(d) Sec. 48 (December 1 letter) shall take effect on July 1, 2028.	(5) Sec. 16 (16 V.S.A. § 3444);
(e) The following sections shall take effect on January 1, 2029:	(6) Sec. 17 (16 V.S.A. § 3445);
(1) Sec. 60 (tax classifications; contiguous parcels on grand list);	(7) Sec. 18 (16 V.S.A. § 3446);
and	(8) Sec. 19 (transfer of rulemaking authority); and
(2) Sec. 61 (property classification).	(9) Sec. 20 (repeals).
(f) The following sections shall take effect on July 1, 2029, provided	(d) Sec. 48 (December 1 letter) shall take effect on July 1, 2027.
that the new school districts contemplated by this act have assumed	(e) Sec. 61a shall take effect on January 1, 2027, provided that the
responsibility for the education of all resident students:	General Assembly has enacted new school district boundaries between
(1) Secs. 27 (16 V.S.A. § 823) and 28 (repeals);	the enactment of this act and January 1, 2027.
(2) Secs. 34–43 (transition to cost-factor foundation formula);	(f) The following sections shall take effect on July 1, 2028, provided
(3) Secs. 46 and 47 and 49 and 50 (statewide education tax;	that the new school districts contemplated by this act have assumed
supplemental district spending tax);	responsibility for the education of all resident students and that the
(4) Secs. 51 and 52 and 54–56 (property tax credit repeal;	expert tasked with developing a cost-factor foundation formula has
creation of homestead exemption); and	provided to the General Assembly the report pursuant to Sec. 45a to
(5) Sec. 57 (Education Fund Advisory Committee; review of	provide the General Assembly an opportunity to enact legislation in
foundation formula).	consideration of the report:
(g) The following sections shall take effect on January 1, 2030:	(1) In Sec. 27, 16 V.S.A. § 823(a) and (d);
(1) Sec. 62 (regional assessment districts); and	(2) Sec. 28 (tuition repeals);
(2) Secs. 65–90 (grand list assessment date).	(3) Secs. 34–43 (transition to cost-factor foundation formula);

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(h) Secs. 58 and 59 (transition to evidence-based foundation	(4) Sec. 45b (educational opportunity payment transition);
formula) shall take effect upon:	(5) Secs. 46, 47, 49, and 50 (statewide education tax;
(1) development and review of an evidence-based foundation	supplemental district spending tax);
formula by professional judgment panels;	(6) Sec. 46a (supplemental district spending tax; cap; transition);
(2) compliance by 90 percent of Vermont classes with class-size	(7) Sec. 48a (tax rate transition);
minimum standards set in the education quality standards;	(8) Secs. 51, 52, and 54–56 (property tax credit repeal; creation
(3) compliance by 90 percent of Vermont school buildings with	of homestead exemption);
school size standards set in the education quality standards; and	(9) Sec. 57 (Education Fund Advisory Committee; review of
(4) implementation of a multitiered system of supports in each	foundation formula); and
classroom in each Vermont school.	(10) Secs. 60 and 61 (property tax classifications).
	(g) In Sec. 27, 16 V.S.A. § 823(b) and (c) shall take effect on July 1,
	2028, provided that the new school districts contemplated by this act
	have assumed responsibility for the education of all resident students
	and that the cost-factor foundation formula report required pursuant to
	Sec. 45a contains evidence that it costs more to educate students in
	grades nine through 12 but the General Assembly has failed to enact
	legislation to add a secondary student weight.
	(h) Sec. 62 (regional assessment districts) shall take effect on
	<u>January 1, 2029.</u>