BILL AS PASSED BY THE HOUSE AND SENATEH.4652022Page 1 of 35

1	H.465
2	Introduced by Representatives Gannon of Wilmington and LaClair of Barre
3	Town
4	Referred to Committee on
5	Date:
6	Subject: Executive Branch; boards and commissions; Vermont Educational
7	Health Benefits Commission; Study Committee on Sales and Use
8	Tax; Committee on Enhancing Vermont's Software and Information
9	Technology Economy; Youth in Agriculture, Natural Resources, and
10	Food Production Consortium; Department of Labor Advisory
11	Council; Working Group on State Workforce Development; Council
12	Advisory Committee; per diem compensation
13	Statement of purpose of bill as introduced: This bill proposes to amend
14	statutes relating to the State's boards and commissions.
15	An act relating to boards and commissions
16	It is hereby enacted by the General Assembly of the State of Vermont:
17	* * * Repeal of Vermont Educational Health Benefits Commission * * *
18	Sec. 1. REPEAL OF VERMONT EDUCATIONAL HEALTH BENEFITS
19	COMMISSION

1	2017 Acts and Pasalves No. 85, Sec. H.7 (Vermont Educational Health
2	Benefits Commission) is repealed.
3	* * * Repeal of Study Committee on Sales and Use Tax * * *
4	Sec. 2. REPEAL OF STUDY COMMITTEE ON SALES AND USE TAX
5	2012 Acts and Resolves No. 143, Sec. 53 (study committee on sales and use
6	tax) is repealed.
7	* * * Repeal of Committee on Enhancing Vermont's Software and
8	Information Technology Economy * * *
9	Sec. 3. REPEAL OF ENHANCING VERMONT'S SOFTWARE AND
10	INFORMATION TECHNOLOGY ECONOMY
11	2012 Acts and Resolves No. 143, Sev. 53a (enhancing Vermont's software
12	and information technology economy) is rejealed.
13	* * * Repeal of Youth in Agriculture, Natural Resources, and
14	Food Production Consortium* * *
15	Sec. 4. 21 V.S.A. chapter 14 is amended to read:
16	CHAPTER 14. YOUTH IN AGRICULTURE, NATURAL RESOURCES,
17	AND FOOD PRODUCTION
18	§ 1151. LEGISLATIVE FINDINGS AND PURPOSE
19	(a) The General Assembly finds that:
20	(1) Agriculture, natural resources, and food production play a central
21	role in the economy and culture of vermont.

H.465

1	(?) Forms and form based industries are experiencing an ever increasing
2	need for workers who are willing to work the hours involved in farming and
3	who have the multiple skills necessary to handle successfully the multiple and
4	varied responsibilities of farming.
5	(3) Farmshave always provided the environment for youth to acquire
6	workplace skills such as responsibility, creativity, and initiative and
7	occupational skills ranging from plant and animal science to economics and to
8	grow therefore into sought-after workers by a wide variety of employers.
9	(4) Programs such as the Form Youth Corps have provided the
10	infrastructure that is necessary to connect youth to careers in agriculture,
11	natural resources, and food production.
12	(5) Programs that have provided youth with the opportunity to work on
13	farms have declined due to reductions in federal funding.
14	(b) Therefore, it is the purpose of this chapter to cleate and support
15	programs for youth that will engage them in agriculture, in tural resources, and
16	food production in order to:
17	(1) Provide them an opportunity to engage in work that provides them
18	with hands-on learning and allows them to develop a strong work ethic and
19	vital workplace and occupational skills that will be valuable in any career they

20 might pursue.

1	(2) Encourage youth to pursue pathways to corears in agriculture
2	natural resources, and food production.
3	(3) Provide farmers with young short-term workers and the opportunity
4	to mentor future, long-term employees.
5	(4) Ensure that youth are aware of the benefits of agriculture, natural
6	resources, and food production to themselves and to Vermont.
7	§ 1152. YOUTH IN AGRICULTURE, NATURAL RESOURCES, AND
8	FOOD PRODUCTION CONSORTIUM; CREATION
9	(a) There is created a Youth in Agriculture, Natural Resources, and Food
10	Production Consortium of program providers in order that programs to build
11	pathways to careers in agriculture, natural resources, and food production may
12	be connected, developed, and supported in a coordinated manner. The
13	Consortium shall comprise employees of the Department of Labor assigned by
14	the Commissioner of Labor; employees of the Agency of Education assigned
15	by the Secretary of Education; employees of the Agency of Agriculture, Food
16	and Markets appointed by the Secretary of Agriculture, Food and Markets;
17	employees of the Agency of Natural Resources appointed by the Secretary of
18	Natural Resources; representatives of the Extension Service of the University
19	of Vermont selected by the Service; and representatives from agriculture food,
20	and natural resources businesses appointed by the Secretary of Agriculture,
21	Food and Warkets.

1	(b) The consortium shall be attached to the Department of Labor for
2	administrative support. It shall elect its own chair and meet as required to
3	fulfill it, obligations under this chapter.
4	§ 1153. YOUTH IN AGRICULTURE, NATURAL RESOURCES, AND
5	FOOD PRODUCTION CONSORTIUM; POWERS AND DUTIES
6	(a) The Consorth m shall be charged with the oversight of the development
7	and coordination of programs in agriculture, natural resources, and food
8	production, and education to connect youths' experiences in agriculture,
9	natural resources, and food production to their in-school learning and develop
10	pathways for pursuing further education related to agriculture or natural
11	resources. It shall seek to coordinate and connect programs around common
12	standards, coordinate resources, provide a clearinghouse for information and
13	technical assistance, establish a strong business and education partnership,
14	identify missing components of the system, and oversize funds made available
15	for the express purpose of implementing these pathways. It shall endeavor to
16	sustain and expand programming in agriculture, natural resources, and food
17	production on a statewide basis in order to affect middle and secondary school
18	students in Vermont. The Consortium shall seek to ensure the effectiveness of
19	all the programs in reaching large numbers of students, and in so far as
20	possible, seek to provide programs in all regions of the State through a

BILL AS PASSED BY THE HOUSE AND SENATE 2022

1	statewide system with uniform availability, aligibility, and funding
2	requirements to make such opportunities available to all students.
3	(b) Among the programs to be reviewed and coordinated by the
4	Consortium are projects that involve agriculture and the environment;
5	programs within the elementary and middle school system that provide hands-
6	on learning, such as "Ag in the Classroom" sponsored by the Agency of
7	Agriculture, Food and Markey, and "Forest, Fields, and Futures" sponsored by
8	UVM Extension; and secondary school programs in agriculture and natural
9	resources-related areas in education; "Smokeyhouse" and other career
10	technical education, agriculture, and natural resources programs offered by
11	high schools and regional CTE centers. In addition, it shall review and
12	coordinate programs such as the Youth Conservation Corps and the Farm
13	Youth Corps of the Department of Labor, which has offered summer
14	employment for students on farms, and other summer employment programs
15	and alternative programs for in-school youth operated outside the public
16	school funding system.
17	

17

(c) [Repeated.] [Repeated.]

1	* * * Repeal of the Department of Labor Advisory Council * * *
2	Sec. 5. 21 V.S.A. § 1306 is amended to read:
3	§ 1306. ADVISORY COUNCIL; MEMBERS; TERMS
4	(a) The Governor shall appoint a State Department of Labor Advisory
5	Council composed of eight members from the general public to include four
6	employer represent tives and four employee representatives who may fairly be
7	regarded as employees because of their vocations, employment, and
8	affiliations. Appointment of the four employee representatives, at least one of
9	whom shall have experience in workers' compensation law and one of whom
10	shall be a member of a building trate, shall be made from a list of qualified
11	individuals submitted by the Vermont State Labor Council, the Vermont State
12	Employees' Association, and the Vermont National Education Association.
13	Appointment of the four employer representatives shall be made from a list of
14	qualified individuals submitted by the Vermont Chamber of Commerce,
15	Associated General Contractors of Vermont, and Vermont Businesses for
16	Social Responsibility. The Council members shall be appointed for staggered
17	terms of four years. The Council shall meet at least three times a year.
18	(b) The Council shall advise the Commissioner regarding formulating
19	policies by discussing the problems related to the functions and duties of the
20	Department in order to develop impartial solutions and approaches to these
21	issues.

1	(c) The Commissioner may establish subcommittees composed solely of
2	labor or management representatives and use a portion of the Council's
3	meeting time to meet with these subcommittees.
4	(d) Each member of the Council who is not a salaried official or State
5	employee or is not otherwise compensated through employment for attending
6	Council meetings is entitled to per diem compensation and reimbursement for
7	expenses as provided in 32 V.S.A. § 1010. [Repealed.]
8	* * * Repeal of Working Group on State Workforce Development * * *
9	Sec. 6. REPEAL OF WORKING GROUP ON STATE WORKFORCE
10	DEVELOPMENT
11	2017 Acts and Resolves No. 69, Sec. E.1 (State workforce development
12	system; report) is repealed.
13	* * * Repeal of Council Advisory Committee * * *
14	Sec. 7. 20 V.S.A. § 2410 is amended to read:
15	§ 2410. Council advisory committee
16	(a) Creation. There is created the Council Advisory Committee to provide
17	advice to the Council regarding its duties under this subchapter.
18	(1) The Committee shall specifically advise and assist the Council in
19	developing procedures to ensure that allegations of unprofessional conduct by
20	law enforcement officers are investigated fully and fairly, and to ensure that
21	appropriate action is taken in regard to those allegations.

1	(2) The Committee shall be advisory only and shall not have any
2	decision-making authority.
3	(b) Membership. The Committee shall be composed of five individuals
4	appointed by the Governor. The Governor may solicit recommendations for
5	appointments from the Chair of the Council.
6	(1) Four of these members shall be public members who during
7	incumbency shall not serve and shall have never served as a law enforcement
8	officer or corrections officer and shall not have an immediate family member
9	who is serving or has ever served as either of those officers.
10	(2) One of these members shall be a retired law enforcement officer.
11	(c) Assistance. The Executive Director of the Council or designee shall
12	attend Committee meetings as a resource for the Committee.
13	(d) Reimbursement. Members of the Committee who are not employees of
14	the State of Vermont and who are not otherwise compensated or reimbursed
15	for their attendance shall be entitled to per diem compensation and
16	reimbursement of expenses pursuant to 32 V.S.A. § 1010 for not more than
17	five meetings per year. Such payments shall be derived from the budget of the
18	Council. [Repeated.]

1	* * * Boards and Commissions Por Diem Compensation * * *
2	Sec. 8. 32 V.S.A. § 1010 is amended to read:
3	§ 1010. MEMBERS OF CERTAIN BOARDS
4	(a) Except for those members serving ex officio or otherwise regularly
5	employed by the State, the members of the following boards shall be entitled
6	to receive \$50.00 in per diem compensation:
7	(1) Board of Bar Examiners
8	(2) Board of Libraries
9	(3) Vermont Milk Commission
10	(4) Board of Education
11	(5) State Board of Health
12	(6) Emergency Board
13	(7) Board of Liquor and Lottery
14	(8) Human Services Board
15	(9) State Fish and Wildlife Board
16	(10) State Board of Mental Health
17	(11) Vermont Employment Security Board
18	(12) Capitol Complex Commission
19	(13) Natural Gas and Oil Resources Board
20	(14) Transportation Board
21	(15) Vermont Veterans Home Board of Hustees

1	(16) Advisory Council on Historic Preservation
2	(17) The Electricians' Licensing Board
3	(18) [Repealed.]
4	(19) Emergency Personnel Survivors Benefit Review Board
5	(20) Community High School of Vermont Board
6	(21) Parole Loard
7	(b)(1) Notwithstanding any other provision of law, members of
8	professional or occupational licensing boards or commissions, advisory boards
9	or commissions, appeals boards, promotional boards, interstate boards,
10	supervisory boards and councils, or any other boards, commissions, or similar
11	entities that are not listed in subsection (a) of this section but are otherwise
12	entitled by act of the General Assembly to receive per diem compensation,
13	shall be entitled to receive per diem compensation in the amount of \$50.00 per
14	day for each day devoted to official duties. This subsection shall not reduce
15	the amount of per diem compensation provided by act of the General
16	Assembly to members of boards or commissions entitled to receive more than
17	\$50.00 per day.
18	(2) "Per diem" means the amount of compensation to which member
19	of a statutory board or commission is entitled for:
20	(A) attendance at a regular or special meeting of such board or
21	commission or any committee thereof, or

1	(B) performance of other duties directly related to the efficient
2	conduct of necessary board business as assigned and approved by the
3	chairperson, provided that payment for such duties shall be at the per diem rate
4	prorated follactual time spent performing duties. Proration shall be calculated
5	based on an eight-hour day. Under no circumstances shall the daily payment
6	exceed the per diem amount.
7	(c) The members of the boards and commissions, including those members
8	serving ex officio or otherwise regularly employed by the State, shall be
9	entitled to receive their actual and necessary expenses when away from home
10	or office upon their official duties.
11	(d) Notwithstanding the provisions of subsections (a) and (b) of this
12	section, a member shall not be entitled to receive State per diem compensation
13	for any meeting or other official duty for which specific compensation is
14	provided by another source.
15	(e) The budget report of the Governor for each fiscal year shall contain a
16	separate schedule disclosing the current per diem compensation and allowable
17	expense reimbursement for appointed members of all boards, commissions,
18	councils, and committees and all other statutory-created management, policy
19	making, or advisory bodies of the Executive Branch who do not receive a
20	salary, whether appointed by the Governor or not, and the recommendation
21	for the next fiscal year. The appropriations committees of the General

1	Assembly shall review the recommendations and include in a separate section
2	of the annual appropriations act the per diem compensation and allowable
3	expense reimbursement for each such body, which shall constitute the
4	appropriation for per diem compensation and allowable expense
5	reimbursement increases for members of such bodies for the next fiscal year.
6	Per diem compensation authorized under this section shall be not less than
7	<u>\$50.00 per day.</u> The Governor may authorize per diem compensation and
8	expense reimbursement in accordance with this section for members of boards
9	and commissions, including temporary study commissions, created by
10	Executive Order executive order.
11	(f) Members of the Parole Board shall be entitled to receive \$100.00 per
12	diem for each day of official duties together with reimburgement of reasonable
13	expenses incurred in the performance of their duties. [Repealed]
14	* * * Effective Date * * *
15	Sec. 9. EFFECTIVE DATE
16	This act shall take effect on July 1, 2022

* * * Repeal of Vermont Educational Health Benefits Commission * * *

Sec. 1. REPEAL OF VERMONT EDUCATIONAL HEALTH BENEFITS

COMMISSION

2017 Acts and Resolves No. 85, Sec. H.7 (Vermont Educational Health Benefits Commission) is repealed. * * * Repeal of Study Committee on Sales and Use Tax * * *

Sec. 2. REPEAL OF STUDY COMMITTEE ON SALES AND USE TAX

2012 Acts and Resolves No. 143, Sec. 53 (study committee on sales and use

tax) is repealed.

* * * Repeal of Committee on Enhancing Vermont's Software and Information Technology Economy * * *

Sec. 3. REPEAL OF ENHANCING VERMONT'S SOFTWARE AND

INFORMATION TECHNOLOGY ECONOMY

2012 Acts and Resolves No. 143, Sec. 53a (enhancing Vermont's software

and information technology economy) is repealed.

* * * Repeal of Youth in Agriculture, Natural Resources, and

Food Production Consortium * * *

Sec. 4. 21 V.S.A. chapter 14 is amended to read:

CHAPTER 14. YOUTH IN AGRICULTURE, NATURAL RESOURCES, AND

FOOD PRODUCTION

§ 1151. LEGISLATIVE FINDINGS AND PURPOSE

(a) The General Assembly finds that:

(1) Agriculture, natural resources, and food production play a central role in the economy and culture of Vermont.

(2) Farms and farm-based industries are experiencing an everincreasing need for workers who are willing to work the hours involved in farming and who have the multiple skills necessary to handle successfully the multiple and varied responsibilities of farming.

(3) Farms have always provided the environment for youth to acquire workplace skills such as responsibility, creativity, and initiative and occupational skills ranging from plant and animal science to economics and to grow therefore into sought-after workers by a wide variety of employers.

(4) Programs such as the Farm Youth Corps have provided the infrastructure that is necessary to connect youth to careers in agriculture, natural resources, and food production.

(5) Programs that have provided youth with the opportunity to work on farms have declined due to reductions in federal funding.

(b) Therefore, it is the purpose of this chapter to create and support programs for youth that will engage them in agriculture, natural resources, and food production in order to:

(1) Provide them an opportunity to engage in work that provides them with hands-on learning and allows them to develop a strong work ethic and vital workplace and occupational skills that will be valuable in any career they might pursue.

(2) Encourage youth to pursue pathways to careers in agriculture, natural resources, and food production. (3) Provide farmers with young short-term workers and the opportunity to mentor future, long-term employees.

(4) Ensure that youth are aware of the benefits of agriculture, natural resources, and food production to themselves and to Vermont.

§ 1152. YOUTH IN AGRICULTURE, NATURAL RESOURCES, AND

FOOD PRODUCTION CONSORTIUM; CREATION

(a) There is created a Youth in Agriculture, Natural Resources, and Food Production Consortium of program providers in order that programs to build pathways to careers in agriculture, natural resources, and food production may be connected, developed, and supported in a coordinated manner. The Consortium shall comprise employees of the Department of Labor assigned by the Commissioner of Labor; employees of the Agency of Education assigned by the Secretary of Education; employees of the Agency of Agriculture, Food and Markets appointed by the Secretary of Agriculture, Food and Markets; employees of the Agency of Natural Resources appointed by the Secretary of Natural Resources; representatives of the Extension Service of the University of Vermont selected by the Service; and representatives from agriculture, food, and natural resources businesses appointed by the Secretary of Agriculture, Food and Markets. (b) The consortium shall be attached to the Department of Labor for administrative support. It shall elect its own chair and meet as required to fulfill its obligations under this chapter.

§ 1153. YOUTH IN AGRICULTURE, NATURAL RESOURCES, AND

FOOD PRODUCTION CONSORTIUM; POWERS AND DUTIES

(a) The Consortium shall be charged with the oversight of the development and coordination of programs in agriculture, natural resources, and food production, and education to connect youths' experiences in agriculture, natural resources, and food production to their in-school learning and develop pathways for pursuing further education related to agriculture or natural resources. It shall seek to coordinate and connect programs around common standards, coordinate resources, provide a clearinghouse for information and technical assistance, establish a strong business and education partnership, identify missing components of the system, and oversee funds made available for the express purpose of implementing these pathways. It shall endeavor to sustain and expand programming in agriculture, natural resources, and food production on a statewide basis in order to affect middle and secondary school students in Vermont. The Consortium shall seek to ensure the effectiveness of all the programs in reaching large numbers of students, and in so far as possible, seek to provide programs in all regions of the State through a statewide system with uniform availability, eligibility, and funding requirements to make such opportunities available to all students.

(b) Among the programs to be reviewed and coordinated by the Consortium are projects that involve agriculture and the environment; programs within the elementary and middle school system that provide hands-on learning, such as "Ag in the Classroom" sponsored by the Agency of Agriculture, Food and Markets, and "Forest, Fields, and Futures" sponsored by UVM Extension; and secondary school programs in agriculture and natural resources-related areas in education; "Smokeyhouse" and other career technical education, agriculture, and natural resources programs offered by high schools and regional CTE centers. In addition, it shall review and coordinate programs such as the Youth Conservation Corps and the Farm Youth Corps of the Department of Labor, which has offered summer employment for students on farms, and other summer employment programs and alternative programs for in-school youth operated outside the public school funding system.

(c) [Repealed.] [Repealed.]

* * * Repeal of the Department of Labor Advisory Council * * *

Sec. 5. 21 V.S.A. § 1306 is amended to read:

§ 1306. ADVISORY COUNCIL; MEMBERS; TERMS

(a) The Governor shall appoint a State Department of Labor Advisory Council composed of eight members from the general public to include four employer representatives and four employee representatives who may fairly be regarded as employees because of their vocations, employment, and affiliations. Appointment of the four employee representatives, at least one of whom shall have experience in workers' compensation law and one of whom shall be a member of a building trade, shall be made from a list of qualified individuals submitted by the Vermont State Labor Council, the Vermont State Employees' Association, and the Vermont National Education Association. Appointment of the four employer representatives shall be made from a list of qualified individuals submitted by the Vermont National Education Association. Appointment of the four employer representatives shall be made from a list of sociated General Contractors of Vermont, and Vermont Businesses for Social Responsibility. The Council members shall be appointed for staggered terms of four years. The Council shall meet at least three times a year.

(b) The Council shall advise the Commissioner regarding formulating policies by discussing the problems related to the functions and duties of the Department in order to develop impartial solutions and approaches to these issues.

(c) The Commissioner may establish subcommittees composed solely of labor or management representatives and use a portion of the Council's meeting time to meet with these subcommittees.

(d) Each member of the Council who is not a salaried official or State employee or is not otherwise compensated through employment for attending Council meetings is entitled to per diem compensation and reimbursement for expenses as provided in 32 V.S.A. § 1010. [Repealed.]

*** Repeal of Working Group on State Workforce Development ***

Sec. 6. REPEAL OF WORKING GROUP ON STATE WORKFORCE

DEVELOPMENT

2017 Acts and Resolves No. 69, Sec. E.1 (State workforce development system; report) is repealed.

* * * Repeal of Council Advisory Committee * * *

Sec. 7. 20 V.S.A. § 2410 is amended to read:

§ 2410. COUNCIL ADVISORY COMMITTEE

(a) Creation. There is created the Council Advisory Committee to provide advice to the Council regarding its duties under this subchapter.

(1) The Committee shall specifically advise and assist the Council in developing procedures to ensure that allegations of unprofessional conduct by law enforcement officers are investigated fully and fairly, and to ensure that appropriate action is taken in regard to those allegations.

(2) The Committee shall be advisory only and shall not have any decision-making authority.

(b) Membership. The Committee shall be composed of five individuals appointed by the Governor. The Governor may solicit recommendations for appointments from the Chair of the Council. (1) Four of these members shall be public members who during incumbency shall not serve and shall have never served as a law enforcement officer or corrections officer and shall not have an immediate family member who is serving or has ever served as either of those officers.

(2) One of these members shall be a retired law enforcement officer.

(c) Assistance. The Executive Director of the Council or designee shall attend Committee meetings as a resource for the Committee.

(d) Reimbursement. Members of the Committee who are not employees of the State of Vermont and who are not otherwise compensated or reimbursed for their attendance shall be entitled to per diem compensation and reimbursement of expenses pursuant to 32 V.S.A. § 1010 for not more than five meetings per year. Such payments shall be derived from the budget of the Council. [Repealed.]

* * * Emergency Service Provider Wellness Commission * * *

Sec. 7a. 18 V.S.A. § 7257b is amended to read:

§ 7257b. EMERGENCY SERVICE PROVIDER WELLNESS

COMMISSION

(a) As used in this section:

(1) "Chief executive of an emergency service provider organization" means a person in charge of an organization that employs or supervises emergency service providers in their official capacity.

(2) "Emergency service provider" means a person:

(*A*) currently or formerly recognized by a Vermont fire department as a firefighter;

(B) currently or formerly licensed by the Department of Health as an emergency medical technician, emergency medical responder, advanced emergency medical technician, or paramedic;

(C) currently or formerly certified as a law enforcement officer by the Vermont Criminal Justice Council, including constables and sheriffs;

(D) currently or formerly employed by the Department of Corrections as a probation, parole, or correctional facility officer; or

(E) currently or formerly certified by the Vermont Enhanced 911 Board as a 911 call taker or employed as an emergency communications dispatcher providing service for an emergency service provider organization<u>;</u> <u>or</u>

(F) currently or formerly registered as a ski patroller at a Vermont ski resort with the National Ski Patrol or Professional Ski Patrol Association.

(3) "Licensing entity" means a State entity that licenses or certifies an emergency service provider.

(b) There is created the Emergency Service Provider Wellness Commission within the Agency of Human Services that, in addition to the purposes listed below, shall consider the diversity of emergency service providers on the basis of gender, race, age, ethnicity, sexual orientation, gender identity, disability status, and the unique needs that emergency service providers who have experienced trauma may have as a result of their identity status:

(1) to identify where increased or alternative supports or strategic investments within the emergency service provider community, designated or specialized service agencies, or other community service systems could improve the physical and mental health outcomes and overall wellness of emergency service providers;

(2) to identify how Vermont can increase capacity of qualified clinicians in the treatment of emergency service providers to ensure that the services of qualified clinicians are available throughout the State without undue delay;

(3) to create materials and information, in consultation with the Department of Health, including a list of qualified clinicians, for the purpose of populating an electronic emergency service provider wellness resource center on the Department of Health's website;

(4) to educate the public, emergency service providers, State and local governments, employee assistance programs, and policymakers about best practices, tools, personnel, resources, and strategies for the prevention and intervention of the effects of trauma experienced by emergency service providers;

(5) to identify gaps and strengths in Vermont's system of care for both emergency service providers who have experienced trauma and their immediate family members to ensure access to support and resources that address the impacts of primary and secondary trauma;

(6) to recommend how peer support services and qualified clinician services can be delivered regionally or statewide;

(7) to recommend how to support emergency service providers in communities that are resource challenged, remote, small, or rural;

(8) to recommend policies, practices, training, legislation, rules, and services that will increase successful interventions and support for emergency service providers to improve health outcomes, job performance, and personal well-being and reduce health risks, violations of employment, and violence associated with the impact of untreated trauma, including whether to amend Vermont's employment medical leave laws to assist volunteer emergency service providers in recovering from the effects of trauma experienced while on duty; and

(9) to consult with federal, State, and municipal agencies, organizations, entities, and individuals in order to make any other recommendations the Commission deems appropriate.

(c)(1) The Commission shall comprise the following members and, to the extent feasible, include representation among members that reflects the gender,

gender identity, racial, age, ethnic, sexual orientation, social, and disability status of emergency service providers in the State:

* * *

(W) a representative, appointed by the Vermont Association for Hospitals and Health Systems; and

(X) the Executive Director of the Enhanced 911 Board or designee:

<u>and</u>

(Y) a member of the National Ski Patrol appointed by consensus agreement of the National Ski Patrol Northern Vermont and Southern Vermont Regional Directors.

* * *

*** Boards and Commissions; Per Diem Compensation ***

Sec. 8. 32 V.S.A. § 1010 is amended to read:

§ 1010. MEMBERS OF CERTAIN BOARDS

(a) Except for those members serving ex officio or otherwise regularly employed by the State, the members of the following boards shall be entitled to receive \$50.00 in per diem compensation:

(1) Board of Bar Examiners

(2) Board of Libraries

(3) Vermont Milk Commission

(4) Board of Education

- (5) State Board of Health
- (6) Emergency Board
- (7) Board of Liquor and Lottery
- (8) Human Services Board
- (9) State Fish and Wildlife Board
- (10) State Board of Mental Health
- (11) Vermont Employment Security Board
- (12) Capitol Complex Commission
- (13) Natural Gas and Oil Resources Board
- (14) Transportation Board
- (15) Vermont Veterans' Home Board of Trustees
- (16) Advisory Council on Historic Preservation
- (17) The Electricians' Licensing Board
- (18) [*Repealed*.]
- (19) Emergency Personnel Survivors Benefit Review Board
- (20) Community High School of Vermont Board

(21) Parole Board

(b)(1) Notwithstanding any other provision of law, members of professional or occupational licensing boards or commissions, advisory boards or commissions, appeals boards, promotional boards, interstate boards, supervisory boards and councils, or any other boards, commissions, or similar entities that are not listed in subsection (a) of this section but are otherwise entitled by act of the General Assembly to receive per diem compensation, shall be entitled to receive per diem compensation in the amount of \$50.00 per day for each day devoted to official duties. This subsection shall not reduce the amount of per diem compensation provided by act of the General Assembly to members of boards or commissions entitled to receive more than \$50.00 per day.

(2) "Per diem" means the amount of compensation to which a member of a statutory board or commission is entitled for:

(A) attendance at a regular or special meeting of such board or commission or any committee thereof; or

(B) performance of other duties directly related to the efficient conduct of necessary board business as assigned and approved by the chairperson, provided that payment for such duties shall be at the per diem rate prorated for actual time spent performing duties. Proration shall be calculated based on an eight-hour day. Under no circumstances shall the daily payment exceed the per diem amount.

(c) The members of the boards and commissions, including those members serving ex officio or otherwise regularly employed by the State, shall be entitled to receive their actual and necessary expenses when away from home or office upon their official duties. (d) Notwithstanding the provisions of subsections (a) and (b) of this section, a member shall not be entitled to receive State per diem compensation for any meeting or other official duty for which specific compensation is provided by another source.

te schedule disclosing the current per diem compensation and allowable separ expense reinbursement for appointed members of all boards, commissions, councils, and committees and all other statutory-created management, policy making, or advisor, bodies of the Executive Branch who do not receive a salary, whether appointed by the Governor or not, and the recommendations for the next fiscal year. **Ne** appropriations committees of the General Assembly shall review the recommendations and include in a separate section of the annual appropriations act the per diem compensation and allowable expense reimbursement for each such body, which shall constitute the appropriation for per diem compensation and allowable expense reimbursement increases for members of such bodies for the next fiscal year. Per diem compensation authorized under this section shall be not less than <u>\$50.00 per day.</u> The Governor may authorize per diem compensation and expense reimbursement in accordance with this section for members boards and commissions, including temporary study commissions, created cunve order executive order.

(f) Members of the Parole Board shall be entitled to receive \$100.00 per diem for each day of official duites together with reimbursement of reasonable expenses incurred in the performance of their duites. [Kepealed.]

(a) Par aiom componention authorized innar this section for mombars of boards, commissions, councils, and committees and all other management, policymaking, or advisory bodies, including temporary study commissions, of the Executive Branch, whether appointed by the Governor or not, shall be not less than \$50.00 per day and shall be approved pursuant to this subsection.

(1) The annual budget report of the Governor submitted to the General Assembly as required by 32 V.S.A. § 306 shall contain a separate schedule, by entity, that provides the per dien compensation rate established for the current fiscal year and the per diem rate proposed for the next fiscal year. This schedule shall also provide, by entity, the total per diem amounts paid and total expenses reimbursed for all members of the entity in the most recently ended fiscal year. Prior to submitting this schedule the Governor shall consult with each elective officer or State officer who administers per diems that are not funded by the General Fund.

(2) In the annual budget documentation submitted to the House and Senate Committees on Appropriations, any agency or department that administers funds for a board, commission, council, and committee and all other management, policymaking, or advisory bodies, including temporary projected per diem rate and expense reimbursement for each entity. The agency or department shall include within its annual budget documentation the justification for any current or projected per diem rate that is greater than \$50.00, including the justification for authorizing a per diem rate of greater than \$50.00 for a board, commission, council, or committee created by executive order pursuant to subsection (g) of this section.

(3) When the General Assembly is not to session, a department or agency may only increase the per diem rate above the toyel included in their budget submission if approved by the Commissioner of Finance and Management after review of written justification for the per diem rate adjustment.

(e) The Governor may authorize per diem compensation and expense reimbursement in accordance with this section for members of boards and commissions, including temporary study commissions, created by Executive Order: Per diem compensation authorized under this section for members of boards, commissions, councils, and committees and all other management, policymaking, or advisory bodies, including temporary study commissions, of the Executive Branch, whether appointed by the Governor or not, shall be not less than \$50.00 per day and shall be approved pursuant to this subsection. (1) The annual budget report of the Governor submitted to the General Assembly as required by 32 V.S.A. § 306 shall contain a separate schedule, by entity, that provides the per diem compensation rate established for the current fiscal year and the per diem rate proposed for the next fiscal year of any per diem that will be increased from its current fiscal year rate. This schedule shall also provide, by entity, the total per diem amounts paid and total expenses reimbursed for all members of the entity in the most recently ended fiscal year. Prior to submitting this schedule, the Governor shall consult with each elective officer or State officer who administers per diems that are not funded by the General Fund.

(2) In the annual budget documentation submitted to the House and Senate Committees on Appropriations, any agency or department that administers funds for a board, commission, council, and committee and all other management, policymaking, or advisory bodies, including temporary study commissions, shall provide a list of the entities and the current and projected per diem rate and expense reimbursement for each entity. The agency or department shall include within its annual budget documentation the justification for any current or projected per diem rate that is greater than \$50.00, including the justification for authorizing a per diem rate of greater than \$50.00 for a board, commission, council, or committee created by executive order pursuant to subsection (g) of this section. (f) Members of the Parole Board shall be entitled to receive \$100.00 per diem for each day of official duties together with reimbursement of reasonable expenses incurred in the performance of their duties. [Repealed.]

(g) The Governor may authorize per diem compensation and expense reimbursement in accordance with this section for members of boards, commissions, councils, and committees and all other management, policymaking, or advisory bodies, including temporary study commissions, created by executive order. Per diems and expense reimbursement authorized under this subsection shall be effective as of the effective date of the executive order but shall subsequently be reviewed and approved pursuant to the approval process of subsection (e) of this section during the next budgetary cycle.

* * * Poards and Commissions; Executive Appointments * * *
Sec. 9. 5 VS.A. § 269 is added to read:
§ 269. BOARDS AND COMMISSIONS; EXECUTIVE APPOINTMENTS

(a) When applying for a State board or commission position that is

appointed by the Governor or designee, an applicant shall not be required to
disclose, or required to authorize the disclosure of, personal financial
information as part of the application process unless an approant's personal

mission position. (b) This section shall not bar: (1) requiring the applicant to affirm that the applicant is in compliance with constitutional or code of ethics requirements; or (2) requiring the applicant to consent to the Governor's office accessing records that would be necessary to investigate an alleged violation of constitutional or code of ethics requirements. Sec. 10. BOARD AND COMMISSION APPLICATIONS; CRIMINAL RECORDS; PERSONAL FINANCIAL HISTORY; REPORT (a) On or before December 1, 2022, the Office of Boards, Commissions, and Public Service shall report to the House and Senate Committees on Government Operations with a list of: (1) State board or commission positions appointed by the Governor or designee for which personal financial records are relevant to an applicant's ability to perform the fiduciary responsibilities of the position; and (2) State board or commission positions appointed by the Governor or designee for which criminal background checks are relevant to an applicant's ability to perform the duties and responsibilities of the position.

(b) As used in this section, "State board or commission" has the same

* * * Effective Date * * *	
Sec. 119. EFFECTIVE DATE	
<u>This act shall take effect on July 1, 2025</u>	
Sec. 0 DEPARTMENT OF FINANCE AND MANAGEMENT: FISCAL	
YEAR 2024; PER DIEM MAXIMUM; REPORT	
(a) Fiscal year 2024. The fiscal year 2024 annual budget report of the	
Governor and the fiscal year 2024 annual budget documentation submitted by	
agencies and department, shall include the documentation and information	
required in Sec. 8 of this act regarding current and proposed per diem rates for	
boards, commissions, councils, and committees.	
(b) Report. On or before December 1, 2024, the Department of Finance	
and Management shall submit a written report to the House and Senate	
Committees on Appropriations and on Government Operations with a	
recommendation on whether to establish a maximum per diem rais for boards,	
commissions, councils, or committees and any legislative actions necessary to	
increase uniformity and equality of per diem rates across State government.	
Sec. 9. FISCAL YEAR 2024; SUNSET ADVISORY COMMISSION; PER	

DIEM MAXIMUM; REPORT

(a) Fiscal year 2024. The fiscal year 2024 annual budget report of the Governor and the fiscal year 2024 annual budget documentation submitted by agencies and departments shall include the documentation and information required in Sec. 8 of this act regarding current and proposed per diem rates for boards, commissions, councils, and committees.

(b) Report. On or before December 1, 2023, the Sunset Advisory Commission shall submit a written report to the House and Senate Committees on Appropriations and on Government Operations with a recommendation on whether to establish a maximum per diem rate for boards, commissions, councils, or committees and any legislative actions necessary to increase uniformity and equality of per diem rates across State government.

* * * Effective Dates * * *

Sec. 10. EFFECTIVE DATES

This act shall take effect on passage, except that Sec. 8 shall take effect on July 1, 2023.