

GOV REC CHANGE *NOT* IN HOUSE AS PASSED FY24 BAA

- **Sec. 1** – Act 78 Sec. A.101 amendment striking capital appropriations language
- **Sec. 2** – Act 78 Sec. A.102 amendment striking capital appropriations language
- **Sec. 3** – Act 78 Sec. A.103 amendment striking capital appropriations language
- **Sec. 36** – Struck new \$3,000,000 one-time appropriation to AOA for ERP to be added to Act 78 Sec. B.1100(a)
- **Sec. 39** – Act 78 Sec. B.1105 amendment striking out capital appropriations in Sec. B.1105 – House kept amendment to B.1105(d) clarifying timing of transfer
- **Sec. 48** – Act 78 Sec. D.101 amendment adding Sec. D.101(a)(2)(B) – EF transfer to proposed Afterschool and Summer Learning Fund
- **Sec. 52** – Act 78 Sec. E.500.1 amendment establishing the Afterschool and Summer Learning Fund
- **Sec. 58** – Act 62 amendment further amending Act 185 as amended by Act 3 to update AOT e-incentive appropriations – House kept proposed changes and added a change to MileageSmart appropriation. Original language must be used and MileageSmart change, should the Committee approve it, must happen elsewhere.
- **Sec. 62** – 16 V.S.A. § 4025(a)(6) amendment excluding Cannabis Sales Tax from EF Sales and Use Tax revenues, as part of the Afterschool and Summer Learning proposed language
- **Sec. 65** – 32 V.S.A § 7910(a) amendment directing Cannabis Sales Tax to the proposed Afterschool and Summer Learning Fund
- **Sec. 68** – Effective Dates – struck notwithstanding language relating to the proposed Afterschool and Summer Learning Fund