H.184

An act relating to Executive Branch fees

It is hereby enacted by the General Assembly of the State of Vermont:

* * * Secretary of State * * *

* * * Office of Professional Regulation * * *

* * * Osteopathy * * *

Sec. 1. 26 V.S.A. § 1794 is amended to read:

§ 1794. FEES

Applicants and persons regulated under this chapter shall pay the following fees:

(1) Application

(A) Licensure

\$500.00

(B) Limited temporary license

\$50.00

(2) Biennial license renewal

\$500.00 \$350.00

(3) Annual limited temporary license renewal

\$100.00

* * * Real Estate Brokers and Salespersons * * *

Sec. 2. 26 V.S.A. § 2255 is amended to read:

§ 2255. FEES

(a) Applicants and persons regulated under this chapter shall pay the following fees:

(7) Real estate brokers

\$100.00

* * *

* * * Veterinary Medicine * * *

Sec. 3. 26 V.S.A. § 2414 is amended to read:

§ 2414. FEES

Applicants and persons regulated under this chapter shall pay the following fees:

(1) Application

\$ 100.00

(2) Biennial renewal

\$ 250.00 \$200.00

* * * Land Surveyors * * *

Sec. 4. 26 V.S.A. § 2597 is amended to read:

§ 2597. FEES

Applicants and persons regulated under this chapter shall pay the following fees:

(1) Application

\$200.00

(2) Biennial renewal of license

\$400.00 \$300.00

* * * Real Estate Appraisers * * *

Sec. 5. 26 V.S.A. § 3316 is amended to read:

§ 3316. LICENSING AND REGISTRATION FEES

Applicants and persons licensed under this chapter shall pay the following fees:

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(1) Application	\$125.00
(2) Initial license	\$150.00
(3) Biennial renewal	\$315.00 <u>\$200.00</u>
(4) Temporary license	\$150.00
(5) Prelicensing course review	\$100.00
(6) Continuing education course review	\$100.00
(7) Appraiser trainee annual registration	\$100.00
(8) Appraisal management company registration applie	cation
	\$125.00
(9) Appraisal management company registration renev	val
\$	\$500.00 \$400.00
* * * Agency of Education * * *	

Sec. 6. 16 V.S.A. § 1697 is amended to read:

§ 1697. FEES

(a) Each <u>individual</u> applicant and licensee shall be subject to the following fees:

(1) Initial processing Processing of application	\$ 40.00
	\$50.00 per application
(2) Issuance of initial Level I license	\$40.00 <u>\$50.00</u> per year
	for the term of the license
(3) Renewal Issuance of Level II license	\$40.00 <u>\$50.00</u> per year
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for the term of the renewal

(4) Replacement of license Official copy of licenses

\$10.00

- (5) [Repealed.]
- (6) Issuance of provisional, emergency, or apprenticeship license

\$50.00 per year for term of license

(6)(7) Peer review process

\$1,200.00 one-time fee

* * *

* * * Speech–Language Pathologists and Audiologists * * *

Sec. 7. 26 V.S.A. § 4459 is amended to read:

§ 4459. FEES

- (a) Each applicant and licensee shall be subject to the following fees:
 - (1) Initial processing Processing of application \$35.00 \$50.00
- (2) Issuance of initial license \$35.00 \$50.00 per year for the term of the license
- (3) Renewal <u>Issuance</u> of license \$35.00 \$50.00 per year for the term of the renewal
 - (4) Replacement Official copy of license \$10.00
 - (5) Duplicate license \$3.00
- (b) Fees collected under this section shall be credited to special funds established and managed pursuant to 32 V.S.A. chapter 7, subchapter 5, and

shall be available to the department Department to offset the costs of providing those services.

* * * Department of Health * * *

* * * X-ray Equipment Fees * * *

Sec. 8. 18 V.S.A. § 1652(e) is amended to read:

(e) Applicants for registration of X-ray equipment shall pay an annual registration fee of \$45.00 per piece of equipment.

* * * Food and Lodging Establishment Fees * * *

Sec. 9. 18 V.S.A. § 4353 is amended to read:

§ 4353. FEES

- (a) The following fees shall be paid annually to the <u>board Board</u> at the time of making the application according to the following schedules:
 - (1) Restaurant I Seating capacity of 0 to 25; \$85.00 \$110.00

II — Seating capacity of 26 to 50; \$145.00 \$200.00

III — Seating capacity of 51 to 100; \$245.00 \$300.00

IV — Seating capacity of 101 to 200; \$305.00 \$500.00

V — Seating capacity of over 200; \$390.00 \$600.00

VI — Home Caterer; \$95.00 \$150.00

VII — Commercial Caterer; \$200.00 \$225.00

VIII — Limited Operations; \$95.00 \$125.00

IX — Fair Stand; \$70.00 \$125.00; if operating for four or more days per year; \$160.00 \$250.00

- (2) Lodging I Lodging capacity of 1 to 10; \$80.00 \$135.00

 II Lodging capacity of 11 to 20; \$135.00 \$230.00

 III Lodging capacity of 21 to 50; \$200.00 \$340.00

 IV Lodging capacity of over 50; \$340.00 \$530.00
- (3) Food processor a fee for any person or persons that process food for resale to restaurants, stores, or individuals according to the following schedule:
 - (A) Gross receipts of \$10,001.00 to \$50,000.00; \$115.00 \$175.00
 - (B) Gross receipts of over \$50,000.00; \$155.00 \$275.00
- (4) Seafood vending facility \$125.00 \$225.00, unless operating pursuant to another license issued by the department of health Department of Health and generating less than \$40,000.00 in seafood gross receipts annually. If generating more than \$40,000.00 in seafood gross receipts annually, the fee is to be paid regardless of whether the facility is operating pursuant to another license issued by the department of health Department of Health.
 - (5) Shellfish reshippers and repackers \$285.00 \$375.00.
- (b) The commissioner of the department of health Commissioner of Health will be the final authority on definition of categories contained herein.

Sec. 10. 18 V.S.A. § 4446 is amended to read: § 4446. FEE

(a) A person owning or conducting a bakery as specified in sections 4441 and 4444 of this title shall pay to the board Board a fee for each certificate and renewal thereof in accordance with the following schedule:

Bakery I – Home Bakery; \$55.00 \$100.00

II – Small Commercial; \$125.00 \$200.00

III – Large Commercial; \$250.00 \$350.00

IV – Camps; \$90.00 \$150.00

(b) The commissioner of the department of health Commissioner of Health will be the final authority on definition of categories contained herein.

* * *

Sec. 11. REPORT TO GENERAL ASSEMBLY; COMBINATION LICENSES FOR FOOD AND LODGING ESTABLISHMENTS

On or before January 15, 2016, the Commissioner of Health shall submit to the House Committee on Human Services, the House Committee on Ways and Means, and the Senate Committee on Finance a report with recommendations designed to achieve licensing efficiencies, including risk-based inspections and combination licenses for food retailers and food and lodging establishments.

The report shall include:

- (1) a summary of how other New England states license such establishments and identify any other state that has a valuable model;
- (2) a description of available models that include risk-based inspections and combination licenses;
- (3) any recommendation of revenue-neutral fee structure changes that would improve efficiency for both the Department and licensees.

* * * Board of Medical Practice Fees * * *

* * * Podiatry * * *

Sec. 12. 26 V.S.A. § 374 is amended to read:

§ 374. FEES; LICENSES

Applicants and persons regulated under this chapter shall pay the following fees:

- (1) Application for licensure, \$625.00 \$650.00; the board Board shall use at least \$25.00 of this fee to support the cost of maintaining the Vermont practitioner recovery network Practitioner Recovery Network which monitors recovering chemically dependent licensees for the protection of the public.
- (2) Biennial renewal, \$500.00 \$525.00; the board Board shall use at least \$25.00 of this fee to support the cost of maintaining the Vermont practitioner recovery network Practitioner Recovery Network which monitors recovering chemically dependent licensees for the protection of the public.

* * * Medicine * * *

Sec. 13. 26 V.S.A. § 1401a is amended to read:

§ 1401a. FEES

- (a) The department of health Department of Health shall collect the following fees:
- (1) Application for licensure, \$625.00 \$650.00; the board Board shall use at least \$25.00 of this fee to support the cost of maintaining the Vermont practitioner recovery network Practitioner Recovery Network which monitors recovering chemically dependent licensees for the protection of the public.
- (2) Biennial renewal, \$500.00 \$525.00; the board Board shall use at least \$25.00 of this fee to support the cost of maintaining the Vermont practitioner recovery network Practitioner Recovery Network which monitors recovering chemically dependent licensees for the protection of the public.
 - (3) Initial limited temporary license; annual renewal \$70.00 \$75.00.

* * *

* * * Anesthesiologist Assistants * * *

Sec. 14. 26 V.S.A. § 1662 is amended to read:

§ 1662. FEES

Applicants and persons regulated under this chapter shall pay the following fees:

(1)(A)(i) Original application for certification, \$115.00 \$120.00;

- (ii) Each additional application, \$50.00 \\$55.00;
- (B) The board Board shall use at least \$10.00 of these fees to support the cost of maintaining the Vermont practitioner recovery network Practitioner Recovery Network which monitors recovering chemically dependent licensees for the protection of the public.
 - (2)(A)(i) Biennial renewal, \$\frac{\$115.00}{2}\$ \$\frac{\$120.00}{2}\$;
 - (ii) Each additional renewal, \$50.00 \\$55.00;
- (B) The board Board shall use at least \$10.00 of these fees to support the cost of maintaining the Vermont practitioner recovery network Practitioner Recovery Network which monitors recovering chemically dependent licensees for the protection of the public. In addition to the fee, an applicant for certification renewal shall submit evidence in a manner acceptable to the board Board that he or she continues to meet the certification requirements of the NCCAA.
 - (3) Transfer of certification, \$15.00 \$20.00.
 - * * * Physician Assistants * * *

Sec. 15. 26 V.S.A. § 1740 is amended to read:

§ 1740. FEES

Applicants and persons regulated under this chapter shall pay the following fees:

- (1) Original application for licensure, \$170.00 \$225.00; the board Board shall use at least \$10.00 of this fee to support the cost of maintaining the Vermont practitioner recovery network Practitioner Recovery Network which monitors recovering chemically dependent licensees for the protection of the public.
- (2) Biennial renewal, \$170.00 \$215.00; the board Board shall use at least \$10.00 of this fee to support the cost of maintaining the Vermont practitioner recovery network Practitioner Recovery Network which monitors recovering chemically dependent licensees for the protection of the public.

* * * Radiologist Assistants * * *

Sec. 16. 26 V.S.A. § 2862 is amended to read:

§ 2862. FEES

Applicants and persons regulated under this chapter shall pay the following fees:

- (1)(A)(i) Original application for certification
- \$115.00 \$120.00;

(ii) Each additional application

- \$50.00 \$55.00;
- (B) The board Board shall use at least \$10.00 of these fees to support the cost of maintaining the Vermont practitioner recovery network Practitioner Recovery Network which monitors recovering chemically dependent licensees for the protection of the public.
 - (2)(A)(i) Biennial renewal

(ii) Each additional renewal

- \$ 50.00 \$55.00;
- (B) The board Board shall use at least \$10.00 of these fees to support the cost of maintaining the Vermont practitioner recovery network Practitioner Recovery Network which monitors recovering chemically dependent licensees for the protection of the public. In addition to the fee, an applicant for certification renewal shall submit evidence in a manner acceptable to the board Board that he or she continues to meet the certification requirements of the ARRT and is licensed as a radiologic technologist under chapter 51 of this title.
 - (3) Transfer of certification

\$15.00 \$20.00.

- * * * Agency of Natural Resources/Natural Resource Board * * *
- Sec. 17. 30 V.S.A. § 248 is amended to read:
- § 248. NEW GAS AND ELECTRIC PURCHASES, INVESTMENTS, AND FACILITIES; CERTIFICATE OF PUBLIC GOOD
 - (a)(1) No company, as defined in section 201 of this title, may:

* * *

(4)(A) With respect to a facility located in the State, the Public Service Board shall hold a nontechnical public hearing on each petition for such finding and certificate in at least one county in which any portion of the construction of the facility is proposed to be located.

- (E) The Agency of Natural Resources shall appear as a party in any proceedings held under this subsection, shall provide evidence and recommendations concerning any findings to be made under subdivision (b)(5) of this section, and may provide evidence and recommendations concerning any other matters to be determined by the Board in such a proceeding.
- (5) On filing an application under this section, an applicant for an in-state facility shall pay a fee for the purpose of compensating the State of Vermont for the direct and indirect costs incurred with respect to the review of the application and the administration of certain State programs involved in this review.
- (A) The fee shall be \$2.50 for each \$1,000.00 of construction costs. In no event shall the fee exceed \$150,000.00.
- (B) The fee shall be deposited into the Natural Resources

 Management Fund and allocated to the Agency of Natural Resources.
- (C) The Board shall not require a fee for an application under this section for a net metering system with a capacity less than or equal to 150 kw or a facility to be undertaken and owned by an agency of the State or a political subdivision of the State.
- (D) Nothing in this subdivision (5) shall affect the authority of the Agency of Natural Resources to retain personnel and allocate costs under sections 20 and 21 of this title, except that, if the costs of regular employees

are allocated under section 21 of this title to an applicant paying a fee under this subdivision, the allocated amount shall be offset by the portion of the fee available to the allocating agency.

* * *

Sec. 18. 10 V.S.A. § 6083a is amended to read:

§ 6083a. ACT 250 FEES

- (a) All applicants for a land use permit under section 6086 of this title shall be directly responsible for the costs involved in the publication of notice in a newspaper of general circulation in the area of the proposed development or subdivision and the costs incurred in recording any permit or permit amendment in the land records. In addition, applicants shall be subject to the following fees for the purpose of compensating the State of Vermont for the direct and indirect costs incurred with respect to the administration of the Act 250 program:
- (1) For projects involving construction, \$5.40 \$6.65 for each \$1,000.00 of the first \$15,000,000.00 of construction costs, and \$2.50 \$3.12 for each \$1,000.00 of construction costs above \$15,000,000.00. An additional \$0.75 for each \$1,000.00 of the first \$15,000,000.00 of construction costs shall be paid to the Agency of National Resources to account for the Agency of Natural Resources' review of Act 250 applications.

- (2) For projects involving the creation of lots, \$100.00 \(\frac{\$125.00}{2} \) for each lot.
- (3) For projects involving exploration for or removal of oil, gas, and fissionable source materials, a fee as determined under subdivision (1) of this subsection or \$1,000.00 for each day of Commission hearings required for such projects, whichever is greater.
- (4) For projects involving the extraction of earth resources, including but not limited to sand, gravel, peat, topsoil, crushed stone, or quarried material, the greater of: a fee as determined under subdivision (1) of this subsection; or a fee equivalent to the rate of \$0.02 per cubic yard of the first million cubic yards of the total volume of earth resources to be extracted over the life of the permit, and \$.01 per cubic yard of any such earth resource extraction above one million cubic yards. Extracted material that is not sold or does not otherwise enter the commercial marketplace shall not be subject to the fee. The fee assessed under this subdivision for an amendment to a permit shall be based solely upon any additional volume of earth resources to be extracted under the amendment.
- (5) For projects involving the review of a master plan, a fee equivalent to \$0.10 per \$1,000 \$1,000.00 of total estimated construction costs in current dollars in addition to the fee established in subdivisions subdivision (1) of this subsection for any portion of the project seeing construction approval

- (6) In no event shall a permit application fee exceed \$150,000.00 \$165,000.00.
- (b) Notwithstanding the provisions of subsection (a) of this section, there shall be a minimum fee of \$150.00 \$187.50 for original applications and \$50.00 \$62.50 for amendment applications, in addition to publication and recording costs. These costs shall be in addition to any other fee established by statute, unless otherwise expressly stated.

* * *

- Sec. 19. 3 V.S.A. § 2809(d)(4) is amended to read:
- (4) All funds collected from applicants <u>under the provisions of this</u> section shall be paid into the State Treasury Environmental Permit Fund established pursuant to 10 V.S.A. § 2805, except that funds collected under provisions of subdivision (a)(2) of this section shall be paid into the Natural Resources Management Fund established pursuant to 23 V.S.A. § 3106(d).

* * * Department for Environmental Conservation * * *

Sec. 20. 3 V.S.A. § 2822 is amended to read:

§ 2822. BUDGET AND REPORT; POWERS

* * *

(j) In accordance with subsection (i) of this section, the following fees are established for permits, licenses, certifications, approvals, registrations, orders, and other actions taken by the Agency of Natural Resources.

(1) For air pollution control permits or registrations issued under10 V.S.A. chapter 23:

* * *

(B) Any person required to register an air contaminant source under 10 V.S.A. § 555(c) shall submit an annual registration fee in accordance with the following registration fee schedule, where the sum of a source's emissions of the following air contaminants is greater than five tons per year: sulfur dioxide, particulate matter, carbon monoxide, nitrogen oxides, and hydrocarbons:

Registration: \$0.0335 per pound of emissions of any of these contaminants. Where the sum of a source's emission of these contaminants is greater than ten tons per year, provided that a plant producing renewable energy as defined in 30 V.S.A. § 8002 shall pay an annual fee not exceeding \$64,000.00:

Base registration fee \$1,500.00; and \$0.0335 per pound of emissions of any of these contaminants.

- (B) Annual registration. Any person required to register an air contaminant source under 10 V.S.A. § 555(c) shall annually pay the following:
- (i) base fee where the sum of a source's emissions of sulfur dioxide, particulate matter, carbon monoxide, nitrogen oxides, and hydrocarbons is:

- (I) ten tons or greater: \$1,500.00;
- (II) less than ten tons but greater than or equal to five tons: \$1,000.00; and
 - (III) less than five tons: \$500.00.
- (ii) Where the sum of a source's emissions of sulfur dioxide, particulate matter, carbon monoxide, nitrogen oxides, and hydrocarbons is greater than or equal to five tons: an annual registration fee that is 0.0335 per pound of such emissions except that a plant producing renewable energy as defined in 30 V.S.A. § 8002 shall pay an annual fee not exceeding \$64,000.00.
- (2) For discharge permits issued under 10 V.S.A. chapter 47 and orders issued under 10 V.S.A. § 1272, an administrative processing fee of \$120.00 shall be paid at the time of application for a discharge permit in addition to any application review fee and any annual operating fee, except for permit applications under subdivisions (2)(A)(iii)(III) and (V) of this subsection:
 - (A) Application review fee.

* * *

- (iv) Indirect discharge or underground injection control, excluding stormwater discharges.
 - (I) Sewage Indirect discharge.

(aa) Individual permit: \$1,755.00 plus \$0.08

original application; per gallon of design

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amendment for increased flows; capacity above

amendment for modification or 6,500 gpd.

replacement of system.:

(bb) Renewal, transfer, or minor \$0.00

amendment of individual permit.

(cc) General permit. \$0.00

(II) Nonsewage Underground

injection; original permit.

(aa) Individual permit: \$0.06 per gallon

original application; capacity design; minimum

amendment for increased \$400.00 per application.

flows; amendment for

modification or replacement

of system. For applications \$500.00 and \$0.10 for

where the discharge meets each gallon per day

groundwater enforcement over 2,000 gallons

standards at the point of per day.

discharge:

(bb) Renewal, transfer, or \$0.00

minor amendment of

individual permit

(bb) For applications where \$1,500.00 and \$0.20 for

the discharge meets groundwater each gallon per day

enforcement standards at the over 2,000 gallons

point of compliance: per day.

(cc) General permit. \$0.00.

(B) Annual operating fee.

* * *

(v) Indirect discharge or underground injection control,excluding stormwater discharges:

(I) Sewage Indirect discharge.

(aa) Individual permit: \$400.00 plus \$0.035 per

gallon of design capacity

above 6,500 gpd.

maximum \$27,500.00.

(bb) Approval under \$220.00.

general permit.:

(II) Nonsewage Underground injection control.

(aa) Individual permit \$0.013 per gallon of

For applications where the design capacity. \$250.00

discharge meets groundwater minimum; maximum

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enforcement standards at the \$5,500.00 \$500.00 and

point of discharge: \$0.02 for each gallon per

day over 2,000 gallons

per day.

(bb) For applications where \$1,500.00 and \$0.02

the discharge meets for each gallon per day

groundwater enforcement over 2,000 gallons

standards at the point of per day.

compliance:

(cc) Approval under general \$220.00.

permit:

- (C) The Secretary shall bill all persons who hold discharge permits for the required annual operating fee. Annual operating fees may be divided into semiannual or quarterly billings.
 - (3) [Repealed.]
- (4) For potable water supply and wastewater permits issued under 10 V.S.A. chapter 64. Projects under this subdivision include: a wastewater system, including a sewerage connection; and a potable water supply, including a connection to a public water supply:

- (A) Original applications, or major amendments for a project with the following proposed design flows. In calculating the fee, the highest proposed design flow whether wastewater or water shall be used:
 - (i) design flows 560 gpd or less: \$245.00 \(\frac{\$306.25}{} \) per application.
- (ii) design flows greater than 560 and less than or equal to 2,000 gpd: \$580.00 \$870.00 per application.
- (iii) design flows greater than 2,000 and less than or equal to 6,500 gpd: \$2,000.00 \$3,000.00 per application.
- (iv) design flows greater than 6,500 and less than or equal to 10,000 gpd: \$5,000.00 \$7,500.00 per application.
- (v) design flows greater than 10,000 gpd: \$9,500.00 \$13,500.00 per application.
 - (B) Minor amendments: \$100.00. \$150.00.

(C) Special fees

(i) Original application or \$135.00

amendment solely for con-

struction of grease trap,

due to change in use,

no increase in design flow.

(ii) Original application or \$135.00.

amendment solely for con-

struction of holding tank

for nondomestic wastewater

when nondomestic wastewater

will be transported off site.

(iii) Original application or

\$50.00

amendment for initial

connection by an existing

building or structure

to a municipal water

or wastewater system at

the time is first con-

structed where there is

no increase in design

flow and where the con-

nection and system has

been reviewed and ap-

proved by the facilities

engineering division of

the agency or has been

reviewed, approved, and

certified by a licensed

designer retained by

the municipality.

(iv)(I)(C) Minor projects:

\$180.00. \$270.00.

- (II) As used in this subdivision (j)(4)(C), "minor project" means a project that meets the following: there is an increase in design flow but no construction is required; there is no increase in design flow, but construction is required, excluding replacement potable water supplies and wastewater systems; or there is no increase in design flow and no construction is required, excluding applications that contain designs that require technical review.
- (D) Notwithstanding the other provisions of this subdivision, when a project is located in a Vermont neighborhood, as designated under 24 V.S.A. chapter 76A, the fee shall be no more than \$50.00 in situations in which the application has received an allocation for sewer capacity from an approved municipal system. This limitation shall not apply in the case of fees charged as part of a duly delegated municipal program.

* * *

- (7) For public water supply and bottled water permits and approvals issued under 10 V.S.A. chapter 56 and interim groundwater withdrawal permits and approvals issued under 10 V.S.A. chapter 48:
- (A) For public water supply construction permit <u>and permit</u> <u>amendment</u> applications:

\$375.00 per application plus \$0.0055 per gallon of design capacity.

Amendments \$150.00 per application.

- (i) For public community and nontransient noncommunity water supplies: \$900.00.
 - (ii) For transient noncommunity: \$500.00.
- (B) For water treatment plant applications, except those applications submitted by a municipality as defined in 1 V.S.A. § 126 or a consolidated water district established under 24 V.S.A. § 3342: \$0.003 per gallon of design capacity. Amendments \$150.00 per application.

* * *

(D) For public water supplies and bottled water facilities, annually:

(i) Transient noncommunity: \$50.00 \$100.00.

(ii) Nontransient, noncommunity: \$0.0355 per 1,000 gallons

of water produced

annually or \$70.00,

whichever is greater.

(iii) Community: \$0.0439 \(\frac{\$0.0439}{20.05}\) per 1,000

gallons of water produced

annually.

(iv) Bottled water: \$1,390.00 per permitted facility.

- (E) Amendment to bottled water facility permit, \$150.00 per application.
- (F) For facilities permitted to withdraw groundwater pursuant to 10 V.S.A. § 1418: \$2,300.00 annually per facility.
- (G) In calculating flow-based fees under this subsection, the Secretary will use metered production flows where available. When metered production flows are not available, the Secretary shall estimate flows based on the standard design flows for new construction.
- (H) The Secretary shall bill public water supplies and bottled water companies for the required fee. Annual fees may be divided into semiannual or quarterly billings.
- (8) For public water system operator certifications issued under 10 V.S.A. § 1674:
 - (A) For class IA and IB operators: \$45.00 per initial

certificate or renewal.

Operators who are also

permittees under the

transient noncommunity

water system general

permit are not subject to

this fee.

(B) For all other classes:

\$80.00 per initial

certificate or renewal.

- (9)(A) For a solid waste hauler: an annual operating fee of \$50.00 per vehicle.
- (i) \$50.00 per vehicle for small vehicles with two axels, including pickup trucks, utility trailers, and stakebody trucks.
- (ii) \$75.00 per vehicle for vehicles with three or four axels, including packer trucks, dump trucks, and roll offs.
- (iii) \$100.00 per vehicle for tractors and any number axel tandem trailers.
- (B) For a hazardous waste hauler: an annual operating fee of \$125.00 per vehicle.

* * *

(k) Commencing with registration year 1993 and for each year thereafter, any person required to pay a fee to register an air contaminant source under 10 V.S.A. § 555(c) in addition shall pay fees for any emissions of the following types of hazardous air contaminants. The following fees shall not be assessed for emissions resulting from the combustion of any fuels, except solid waste, in fuel burning or manufacturing process equipment. Any person required to pay a fee to register an air contaminant source under 10 V.S.A. § 555(c) and who emits five or more tons per year shall pay fees as follows:

- (1) Contaminants which cause short term irritant effects \$0.012 per pound of emissions; Where the emissions are resulting from the combustion of any of the following fuels in fuel burning or manufacturing process equipment:
 - (A)(i) Wood \$0.1915 per ton burned; or
- (ii) Wood burned in electric utility units with advanced particulate matter and nitrogen oxide reduction technologies \$0.0607 per ton burned;
- (B) No. 4, 5, 6 grade fuel oil and used oil \$0.0015 per gallon burned;
 - (C) No. 2 grade fuel oil \$0.0005 per gallon burned;
 - (D) Propane \$0.0003 per gallon burned;
 - (E) Natural gas \$2.745 per million cubic feet burned;
 - (F) Diesel generator \$0.0055 per gallon burned;
- (G) Gas turbine using No. 2 grade fuel oil \$0.0022 per gallon burned.
- (2) Contaminants which cause chronic systemic toxicity (low potency)
 \$0.0225 per pound of emissions; For the emission of any hazardous air
 contaminant not subject to subdivision (1) of this subsection:
- (A) Contaminants which cause short-term irritant effects \$0.02 per pound of emissions;
- (B) Contaminants which cause chronic systemic toxicity \$0.04 per pound of emissions;

- (C) Contaminants known or suspected to cause cancer \$0.95 per pound of emissions.
- (3) Contaminants which cause chronic systemic toxicity (high potency) \$0.03 per pound of emissions;
- (4) Contaminants known or suspected to cause cancer (low potency) \$0.825 per pound of emissions;
- (5) Contaminants known or suspected to cause cancer (high potency) \$15.00 per pound of emissions.
- (l) Commencing with registration year 1993 and for each year thereafter, any person required to pay a fee to register an air contaminant source under 10 V.S.A. § 555(c) in addition shall pay the following fees for emissions of hazardous air contaminants resulting from the combustion of any of the following fuels in fuel burning or manufacturing process equipment.
 - (1) Coal \$0.645 per ton burned;
 - (2)(A) Wood \$0.155 per ton burned; or
- (B) Wood burned with an operational electrostatic precipitator and NOx reduction technologies \$0.0375 per ton burned;
 - (3) No. 6 grade fuel oil \$0.00075 per gallon burned;
 - (4) No. 4 grade fuel oil \$0.0006 per gallon burned;
 - (5) No. 2 grade fuel oil \$0.0003 per gallon burned;
 - (6) Liquid propane gas \$0.0003 per gallon burned;

(7) Natural gas - \$1.305 per million cubic feet burned.

* * *

Sec. 21. 10 V.S.A. § 6628(j) is amended to read:

- (j) Fees shall be submitted annually on March 31. Fees shall be submitted to the Secretary and deposited into the hazardous waste management account of the Waste Management Assistance Fund established under section 6618 of this title. Fees shall be computed according to the following:
- (1) \$350.00 \$400.00 per toxic chemical identified pursuant to subdivision 6629(c)(4) of this title.
- (2) \$350.00 \$400.00 per hazardous waste stream identified pursuant to subdivision 6629(c)(3) of this title.
 - (3) Up to a maximum amount of:
 - (A) \$1,750.00 \$2,000.00 per plan for Class A generators.
 - (B) \$350.00 \$400.00 per plan for Class B generators.
 - (C) \$1,750.00 \$2,000.00 per plan for large users.
- (D) \$3,500.00 \$4,000.00 per plan for Class A generators that are large users.
- (E) \$1,050.00 \$1,200.00 per plan for Class B generators that are large users.

Sec. 21a. 10 V.S.A. § 6607a is amended to read:

§ 6607a. WASTE TRANSPORTATION

- (a) A commercial hauler desiring to transport waste within the State shall apply to the Secretary for a permit to do so, by submitting an application on a form prepared for this purpose by the Secretary and by submitting the disclosure statement described in section 6605f of this title. These permits shall have a duration of five years and shall be renewed annually. The application shall indicate the nature of the waste to be hauled. The Secretary may specify conditions that the Secretary deems necessary to assure compliance with State law.
 - (b) As used in this section:
 - (1) "Commercial hauler" means:
- (A) any person that transports regulated quantities of hazardous waste; and
- (B) any person that transports solid waste for compensation in a vehicle.
- (2) The commercial hauler required to obtain a permit under this section is the legal or commercial entity that is transporting the waste, rather than the individual employees and subcontractors of the legal or commercial entity. In the case of a sole proprietorship, the sole proprietor is the commercial entity.

- (3) The Secretary shall not require a commercial hauler to obtain a permit under this section, comply with the disclosure requirements of this section, comply with the reporting and registration requirements of section 6608 of this title, or pay the fee specified in 3 V.S.A. § 2822, if:
- (A) the commercial hauler does not transport more than four cubic yards of solid waste at any time; and
- (B) the solid waste transportation services performed are incidental to other nonwaste transportation-related services performed by the commercial hauler.

* * *

(g)(1) Except as set forth in subdivisions (2) and (3) of this subsection, a transporter certified under this section commercial hauler that offers the collection of municipal solid waste shall:

* * *

(2) In a municipality that has adopted a solid waste management ordinance addressing the collection of mandated recyclables, leaf and yard residuals, or food residuals, a transporter commercial hauler in that municipality is not required to comply with the requirements of subdivision (1) of this subsection and subsection (h) of this section for the material addressed by the ordinance if the ordinance:

(3) A transporter commercial hauler is not required to comply with the requirements of subdivision (1)(A), (B), or (C) of this subsection in a specified area within a municipality if:

* * *

(h) A transporter commercial hauler certified under this section that offers the collection of municipal solid waste may not charge a separate line item fee on a bill to a residential customer for the collection of mandated recyclables, provided that a transporter commercial hauler may charge a fee for all service calls, stops, or collections at a residential property and a transporter commercial hauler may charge a tiered or variable fee based on the size of the collection container provided to a residential customer or the amount of waste collected from a residential customer. A transporter commercial hauler certified under this section may incorporate the cost of the collection of mandated recyclables into the cost of the collection of solid waste and may adjust the charge for the collection of solid waste. A transporter commercial hauler certified under this section that offers the collection of solid waste may charge a separate fee for the collection of leaf and yard residuals or food residuals from a residential customer.

Sec. 22. [Deleted]

* * * Department of Fish and Wildlife * * *

Sec. 23. 10 V.S.A. § 4255 is amended to read:

§ 4255. LICENSE FEES

(a) Vermont residents may apply for licenses on forms provided by the Commissioner. Fees for each license shall be:

(1) Fishing license	\$25.00 <u>\$26.00</u>
(2) Hunting license	\$25.00 <u>\$26.00</u>
(3) Combination hunting and fishing license	\$40.00 <u>\$41.00</u>
(4) Big game licenses (all require a hunting license)	
(A) archery license	\$23.00
(B) muzzle loader license	\$23.00
(C) turkey license	\$23.00
(D) second muzzle loader license	\$17.00
(E) second archery license	\$17.00
(F) moose license	\$100.00
(G) season bear tag	\$5.00
(H) additional deer archery tag	\$23.00
(5) Trapping license	\$20.00 <u>\$23.00</u>
(6) Hunting license for persons aged 17 years	
of age or under	\$8.00

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(7) Trapping license for persons aged 17 years		
of age or under	\$10.00	
(8) Fishing license for persons aged 15 through 17		
years of age	\$8.00	
(9) Super sport license	\$150.00	
(10) Three-day fishing license	\$10.00 <u>\$11.00</u>	
(11) Combination hunting and fishing license for		
persons aged 17 years of age or under	\$12.00	
(12) Mentored hunting license	\$10.00	
(b) Nonresidents may apply for licenses on forms provided by the		
Commissioner. Fees for each license shall be:		
(1) Fishing license	\$50.00 <u>\$51.00</u>	
(2) One-day fishing license	\$20.00 <u>\$21.00</u>	
(3) [Repealed.]		
(4) Hunting license	\$100.00	
(5) Combination hunting and fishing license	\$135.00	
(6) Big game licenses (all require a hunting license)		
(A) archery license	\$38.00	

(B) muzzle loader license

(C) turkey license

(D) [Repealed.]

\$40.00

\$38.00

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(E)	[Repea	led.]
(—)	L - 10 p - 01	

(F)	moose license	\$350.00

(G) early season bear tag \$15.00

(H) additional deer archery tag \$38.00

(7) Small game licenses

(A) all season \$50.00

(B) [Repealed.]

(8) Trapping license

\$300.00 \$305.00

(9) Hunting licenses for persons aged 17 years of age

or under \$25.00

(10) Three-day fishing license \$22.00 \$23.00

(11) Seven-day fishing license \$30.00 \$31.00

* * *

* * * Labor * * *

* * * Workers' Compensation Fund * * *

Sec. 24. WORKERS' COMPENSATION RATE OF CONTRIBUTION

For fiscal year 2016, after consideration of the formula in 21 V.S.A.

§ 711(b) and historical rate trends, the General Assembly has established that
the rate of contribution for the direct calendar year premium for workers'
compensation insurance shall be set at the rate of 1.45 percent established in
2014 Acts and Resolves No. 191, Sec. 7, notwithstanding 21 V.S.A. § 711(a).

The contribution rate for self-insured workers' compensation losses and workers' compensation losses of corporations approved under 21 V.S.A. chapter 9 shall remain at one percent.

* * * Agency of Agriculture, Food and Markets * * *
Sec. 25. 6 V.S.A. § 3022(b) is amended to read:

(b) Any person who is the owner of any bees, apiary, colony, or hive shall pay a \$10.00 annual registration fee for each location of hives. The fee revenue, together with any other funds appropriated to the Agency for this purpose, shall be collected by the Secretary and credited to the Weights and Measures Testing Fund to be used to offset the costs of inspection services and to provide educational services and technical assistance to beekeepers in the State.

Sec. 26. 9 V.S.A. § 2632(b) is amended to read:

(b) Fees and reimbursements of costs collected by the Agency of Agriculture, Food and Markets under the provisions of this chapter and 6 V.S.A. § 3022 shall be credited to a weights and measures special fund and shall be available to the Agency to offset the costs of implementing this chapter and 6 V.S.A. chapter 172.

* * * Agency of Commerce and Community Development * * *
Sec. 27. 10 V.S.A. § 128 is added to read:

§ 128. VERMONT CENTER FOR GEOGRAPHIC INFORMATION SPECIAL FUND

- (a) A Special Fund is created for the operation of the Vermont Center for Geographic Information in the Agency of Commerce and Community

 Development. The Fund shall consist of revenues derived from the charges by the Agency of Commerce and Community Development pursuant to subsection (c) of this section for the provision of Geographic Information products and services, interest earned by the Fund, and sums which from time to time may be made available for the support of the Center and its operations.

 The Fund shall be established and managed pursuant to 32 V.S.A. chapter 7, subchapter 5 and shall be available to the Agency to support activities of the Center.
- (b) The receipt and expenditure of monies from the Special Fund shall be under the supervision of the Secretary of Commerce and Community

 Development.
- (c) Notwithstanding 32 V.S.A. § 603, the Secretary of Commerce and

 Community Development is authorized to impose charges reasonably related
 to the costs of the products and services of the Vermont Center for Geographic

<u>Information, including the cost of personnel, equipment, supplies, and intellectual property.</u>

* * * Consumer Protection * * *

* * * Charitable Solicitations * * *

Sec. 28. 9 V.S.A. § 2473 is amended to read:

§ 2473. NOTICE OF SOLICITATION

* * *

- (f)(1) In For each calendar year in which a paid fundraiser solicits in this

 State on behalf of a charitable organization, the paid fundraiser shall pay an

 annual a registration fee of \$500.00 to the Attorney General with its first notice

 of no later than ten days prior to its first solicitation in this State.
- (2) Each notice of solicitation filed in accordance with this section shall be accompanied by a fee of \$200.00. <u>In the case of a campaign lasting more than 12 months</u>, an additional \$200.00 fee shall be paid annually on or before the date of the anniversary of the commencement of the campaign.
- (3) Fees paid under this subsection shall be deposited in a special fund managed pursuant to 32 V.S.A. chapter 7, subchapter 5, and shall be available to the Attorney General for the costs of administering sections 2471-2479 of this title.

* * *

* * * Motor Vehicles * * *

* * * All-terrain Vehicles * * *

Sec. 29. 23 V.S.A. § 3504 is amended to read:

§ 3504. REGISTRATION FEES AND PLATES

(a) The registration fee for all-terrain vehicles other than as provided for in subsection (b) of this section is \$25.00 \$35.00. Duplicate registration certificates may be obtained upon payment of \$5.00 to the Department.

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* * * Effective Dates * * *

Sec. 30. EFFECTIVE DATES

- (a) This section and Sec. 25 (apiaries) shall take effect on passage.
- (b) Sec. 23 (Department of Fish and Wildlife) shall take effect on January 1, 2016.
- (c) Notwithstanding 1 V.S.A. § 214, Sec. 27 (VCGI Special Fund) shall take effect on passage and apply retroactively as of February 8, 2015.
 - (d) All remaining sections shall take effect on July 1, 2015.