1	H.510
2	Introduced by Committee on Transportation
3	Date:
4	Subject: Transportation; capital program; highways
5	Statement of purpose of bill as introduced: This bill proposes to adopt, with
6	modifications, the Agency of Transportation's proposed transportation
7	program for fiscal year 2014, to make miscellaneous additions and changes to
8	the law governing the State's transportation system, and to amend the State's
9	taxation of motor fuels.
10	
10 11	An act relating to the State's transportation program and miscellaneous changes to the State's transportation laws
12	It is hereby enacted by the General Assembly of the State of Vermont:
13	Sec. 1. TRANSPORTATION PROGRAM ADOPTED; DEFINITIONS
14	(a) The Agency of Transportation's proposed fiscal year 2014
15	transportation program appended to the Agency of Transportation's proposed
16	fiscal year 2014 budget, as amended by this act, is adopted to the extent
17	federal, state, and local funds are available.
18	(b) As used in this act, unless otherwise indicated:
19	(1) "Agency" means the Agency of Transportation.
20	(2) "Secretary" means the Secretary of Transportation.

1	(3) The table heading "As Proposed" means the transportation program
2	referenced in subsection (a) of this section; the table heading "As Amended"
3	means the amendments as made by this act; the table heading "Change" means
4	the difference obtained by subtracting the "As Proposed" figure from the "As
5	Amended" figure; and the term "change" or "changes" in the text refers to the
6	project- and program-specific amendments, the aggregate sum of which equals
7	the net "Change" in the applicable table heading.
8	(4) "TIB funds" or "TIB" refers to monies deposited in the
9	Transportation Infrastructure Bond Fund in accordance with 19 V.S.A. § 11f.
10	* * * Program Development – Funding Sources * * *
11	Sec. 1a. PROGRAM DEVELOPMENT – FUNDING
12	Spending authority in program development is modified in accordance with
13	this section. Among projects selected in the Secretary's discretion, the
14	Secretary shall:
15	(1) reduce project spending authority in the total amount of
16	\$2,087,500.00 in transportation funds; and
17	(2) increase project spending authority in the total amount of
18	\$2,087,500.00 in TIB bond proceeds on projects eligible under 32 V.S.A.
19	<u>§ 972.</u>

1	* * * Program Development – Roadway * * *				
2	Sec. 1b. PROGRAM DEVELOPMENT-ROADWAY; ACQUISITION OF				
3	RIGHT-OF-V	VAY			
4	(a) Spending author	rity for the Be	nnington Bypass South	h project	
5	(NH-F 019-1(4)) within	the developm	nent and evaluation lis	st of the program	
6	development – roadway	y program is a	mended to read:		
7	FY14 As	Proposed	As Amended	<u>Change</u>	
8	PE	0	0	0	
9	ROW	0	35,000	35,000	
10	Construction	0	0	0	
11	Total	0	35,000	35,000	
12	Sources of funds				
13	State	0	7,000	7,000	
14	TIB	0	0	0	
15	Federal	0	28,000	28,000	
16	Total	0	35,000	35,000	
17	(b) In connection w	ith the Bennin	igton Bypass South pr	<u>oject</u>	
18	(NH-F 019-1(4)) on the	e development	and evaluation list of	the program	
19	<u>development – roadway</u>	y program, the	Secretary shall, in ac	cordance with the	
20	Uniform Relocation As	sistance and I	Real Property Acquisit	ion Policies Act,	

1	enter into negotiations to acquire parcel #58 50 7800. If negotiations result in				
2	an agreement, the Agency shall acquire the parcel for up to \$35,000.00.				
3		* * * Town Hi	ghway Bridge * * *		
4	Sec. 2. TOWN HIGH	WAY BRIDG	E		
5	The following mod	ification is mad	de to the town highwa	ay bridge program:	
6	(1) Spending au	thority for the	Mount Tabor project	to replace bridge 2	
7	on town highway 1 (V	T FH 17-1(1))	is added to read:		
8	<u>FY14</u> <u>As</u>	s Proposed	As Amended	<u>Change</u>	
9	PE	0	0	0	
10	Construction	0	1,579,500	1,579,500	
11	Total	0	1,579,500	1,579,500	
12	Sources of funds				
13	State	0	0	0	
14	TIB	0	0	0	
15	Federal	0	1,579,500	1,579,500	
16	Local	0	0	0	
17	Total	0	1,579,500	1,579,500	
18		* * * M ai	intenance * * *		
19	Sec. 3. MAINTENAN	ICE			
20	(a) Total authorized	d spending in t	he maintenance prog	ram is amended as	
21	<u>follows:</u>				

1	<u>FY14</u>	As Proposed	As Amended	<u>Change</u>
2	Personal services	39,744,134	39,744,134	0
3	Operating expense	es 50,687,536	48,877,536	-1,810,000
4	Grants	75,000	75,000	0
5	Total	90,506,670	88,696,670	-1,810,000
6	Sources of funds			
7	State	79,961,670	78,151,670	-1,810,000
8	Federal	10,445,000	10,445,000	0
9	Interdep't transfer	100,000	100,000	0
10	Total	90,506,670	88,696,670	-1,810,000
11	(b) The reduction in	authorized main	tenance program s	spending under
12	subsection (a) of this sec	ction shall be allo	ocated among mai	ntenance activities
13	as specified by the Secre	etary.		
14		* * * Pavi	ing * * *	
15	Sec. 4. PROGRAM DE	VELOPMENT -	– PAVING	
16	(1) Spending authori	ty for the statew	ide–district leveli	ng activity within the
17	program development-p	oaving program i	s amended to read	<u>:</u>
18	FY14 As l	<u>Proposed</u>	As Amended	<u>Change</u>
19	PE	0	0	0
20	Construction 6	5,000,000	5,338,000	-662,000
21	Total 6	5,000,000	5,338,000	-662,000

BILL AS PASSED THE HOUSE 2013

H.510 Page 6 of 30

1	Sources of funds			
2	State	6,000,000	5,338,000	-662,000
3	TIB	0	0	0
4	Federal	0	0	0
5	Total	6,000,000	5,338,000	-662,000
6	(2) Spending	authority for t	he Bethel–Randolph	Resurface VT 12
7	project (STP 2921()) is amended to	o read:	
8	<u>FY14</u>	As Proposed	As Amended	Change
9	PE	0	0	0
10	Construction	5,200,000	5,200,000	0
11	Total	5,200,000	5,200,000	0
12	Sources of funds	:		
13	State	1,585,563	983,840	-601,723
14	TIB	-601,723	0	601,723
15	Federal	4,216,160	4,216,160	0
16	Total	5,200,000	5,200,000	0
17	(3) Spending	authority for t	he Bolton–Waterbury	y Resurface US 2
18	project (STP 2709(1	1)) is amended	to read:	
19	<u>FY14</u>	As Proposed	As Amended	Change
20	PE	0	0	0
21	Construction	6,530,000	6,530,000	0

	BILL AS PASSED 7 2013	THE HOUSE		H.510 Page 7 of 30
1	Total	6,530,000	6,530,000	0
2	Sources of funds			
3	State	0	601,723	601,723
4	TIB	1,235,476	633,753	-601,723
5	Federal	5,294,524	5,294,524	0
6	Total	6,530,000	6,530,000	0
7	(4) Spending autl	nority on the W	veathersfield Resurfac	e VT 131 project
8	(STP 2913(1)) within	the program o	levelopment – paving	program is amended
9	to read:			
10	<u>FY14</u>	As Proposed	As Amended	Change
11	PE	0	0	0
12	Construction	5,000,000	5,000,000	0
13	Total	5,000,000	5,000,000	0
14	Sources of funds			
15	State	946,000	696,000	-250,000
16	TIB	0	250,000	250,000
17	Federal	4,054,000	4,054,000	0
18	Total	5,000,000	5,000,000	0

BILL AS PASSED THE HOUSE 2013

1

H.510 Page 8 of 30

* * * Rest Areas * * *

2	Sec. 5. REST AREAS				
3	Spending author	ity on the Derby-	Welcome Center pro	ject within the rest	
4	area program is am	ended to read:			
5	<u>FY14</u>	As Proposed	As Amended	Change	
6	PE	50,000	50,000	0	
7	Construction	2,500,000	0	-2,500,000	
8	Total	2,550,000	50,000	-2,500,000	
9	Sources of funds	<u>3</u>			
10	State	0	0	0	
11	TIB	255,000	5,000	-250,000	
12	Federal	2,295,000	45,000	-2,250,000	
13	Total	2,550,000	50,000	-2,500,000	
14	* * * Rail * * *				
15	Sec. 6. RAIL				
16	(a) A new proje	ct is added to the	rail program for the p	ourchase of a	
17	rail-equipped under	bridge inspection	vehicle ("inspection	vehicle").	
18	Authorized spending on the project is as follows:				
19	<u>FY14</u>	As Proposed	As Amended	<u>Change</u>	
20	Other	0	520,000	520,000	
21	Total	0	520,000	520,000	

1	Sources of funds				
2	State	0	520,000	520,000	
3	TIB	0	0	0	
4	Federal	0	0	0	
5	Total	0	520,000	520,000	
6	(b) The Secretary sh	all reduce by \$6	500,000.00 the spend	ding of fiscal year	
7	2014 state transportation	n funds on proje	ects or activities with	nin the rail program	
8	selected at his or her dis	cretion.			
9	(c) Authorized spend	ding in the fisca	l year 2014 rail prog	gram shall be	
10	reduced by \$200,000.00 in transportation funds, and \$500,000.00 in TIB funds,				
11	which were previously authorized in the fiscal year 2013 transportation				
12	program and appropriated in the 2013 appropriations bill.				
13	Sec. 7. CANCELLATION OF RAIL PROJECTS				
14	Pursuant to 19 V.S.A	§ 10g(h) (legi	slative approval for	cancellation of	
15	projects), the General A	ssembly approv	res cancellation of th	ne following rail	
16	projects:				
17	(1) St. Johnsbury	- STP 2037(11) – 05G098 – Cross	ing;	
18	(2) Salisbury-Mic	ldlebury – 05G	342 – Rail Improver	nents;	
19	(3) White River J	unction-Newpo	<u>rt – 05G350 – Impr</u>	ove RR Bridges;	
20	(4) Proctor-New	Haven – STRB	(37) – 08G090 – Rej	pair and/or Replace	
21	6 Bridges;				

1	(5) Cavendish-Ludlow – STP GMRC(3) – 08G220 – Replacement of				
2	Rail and OTM;				
3	(6) Middlebur	y – WCRS() –	09G108 – Bridge 236;		
4	(7) Waterbury	- STP 2036(10) – 09G364 – Crossing	· ·	
5	(8) Rutland-F	air Haven – 09G	372 – 2 Miles of CWF	<u> 2;</u>	
6	(9) Barre City	- WACR(4) - 1	1G006 – Bridge 308.		
7	Sec. 8. PITTSFORE	BRIDGE 219	PROJECT		
8	For the Pittsford l	Bridge 219 Proje	ect (HPP ABRB(9)), th	e estimate of total	
9	construction costs of \$10,350,000.00 is deleted and replaced with the amount				
10	of \$2,100,000.00, and the estimate of the total cost of all activities of				
11	\$11,863,814.00 is deleted and replaced with the amount of \$3,613,814.00.				
12	* * * Aviation * * *				
13	Sec. 9. AVIATION				
14	(a) Spending authority on the Statewide-Airport Facilities Maintenance and				
15	Improvements project	et (AIR 04-3144) within the aviation p	rogram is amended	
16	to read:				
17	<u>FY14</u>	As Proposed	As Amended	<u>Change</u>	
18	Construction	1,850,758	1,710,758	-140,000	
19	Total	1,850,758	1,710,758	-140,000	

1	Sources of funds			
2	State	1,810,758	1,670,758	-140,000
3	TIB	0	0	0
4	Federal	40,000	40,000	0
5	Total	1,850,758	1,710,758	-140,000
6	(b) The Secretar	y shall reduce the	spending of state trai	nsportation funds on
7	activities within the	Statewide-Airport	Facilities Maintenar	nce and
8	Improvements proje	ect selected at his o	or her discretion in th	e amount specified
9	in subsection (a) of	this section.		
10	* * * Fiscal Year 2014 Transportation Infrastructure Bonds * * *			
11	Sec. 10. AUTHORITY TO ISSUE TRANSPORTATION			
12	INFRASTRUCTURE BONDS			
13	Pursuant to 32 V.S.A. § 972, the State Treasurer is authorized to issue			
14	transportation infras	tructure bonds up	to a total amount of	\$11,700,000.00 for
15	the purpose of fundi	ng:		
16	(1) the spend	ing authorized in S	Sec. 11 of this act;	
17	(2) a debt ser	vice reserve to sup	port the successful is	ssuance of
18	transportation infras	tructure bonds; an	<u>d</u>	
19	(3) the cost of preparing, issuing, and marketing the bonds as authorized			
20	under 32 V.S.A. § 975.			

1	Sec. 11. TRANSPORTATION INFRASTRUCTURE BONDS; SPENDING
2	AUTHORITY
3	The amount of \$10,387,500.00 from the issuance of transportation
4	infrastructure bonds is authorized for expenditure in fiscal year 2014 on
5	eligible projects as defined in 32 V.S.A. § 972(d) on projects in the State's
6	fiscal year 2014 program development program.
7	* * * Transportation Alternatives Grant Program* * *
8	Sec. 12. 19 V.S.A. § 38 is amended to read:
9	§ 38. TRANSPORTATION ENHANCEMENT ALTERNATIVES GRANT
10	PROGRAM
11	(a) The Vermont transportation enhancement grant committee
12	Transportation Alternatives Grant Committee is created and shall be comprised
13	of <u>:</u>
14	(1) the secretary of transportation Secretary of Transportation or his or
15	her designee;
16	(2) a representative from the division of historic preservation Division
17	of Historic Preservation appointed by the secretary of the agency of commerce
18	and community development Secretary of Commerce and Community
19	Development;

1	(3) one member to be appointed by the secretary of the agency of
2	commerce and community development Secretary of Commerce and
3	Community Development to represent the tourism and marketing industry;
4	(4) a representative of the agency of natural resources Agency of
5	Natural Resources appointed by the secretary of the agency of natural
6	resources, Secretary of Natural Resources;
7	(5) three municipal representatives appointed by the governing body of
8	the Vermont league of cities and towns, League of Cities and Towns;
9	(6) one member representing and appointed by the governing board of
10	the Vermont association of planning and development agencies, Association of
11	Planning and Development Agencies;
12	(7) two members from the house House designated by the speaker,
13	Speaker; and
14	(8) two members from the senate Senate designated by the committee or
15	committees Committee on Committees.
16	(b) Municipal and legislative members of the Transportation Alternatives
17	Grant Committee shall serve concurrently for two-year terms and the initial
18	appointments of these members shall be made in a manner which allows for
19	them to serve a full legislative biennium. In the event a municipal or
20	legislative member ceases to serve on the committee Committee prior to the
21	full term, the appointing authority shall fill the position for the remainder of

1	the term. The eommittee Committee shall, to the greatest extent practicable,
2	encompass a broad geographic representation of Vermont.
3	(b)(c) The Vermont transportation enhancement grant program
4	<u>Transportation Alternatives Grant Program</u> is created. The grant program shall
5	be funded as provided in subsection (c) of this section and Grant Program shall
6	be administered by the agency Agency, and shall be funded in the amount
7	provided for in 23 U.S.C. § 213(a), less the funds set aside for the Recreational
8	Trails Program as specified in 23 U.S.C. § 213(f). The grant program Awards
9	shall be made to eligible entities as defined under 23 U.S.C. § 213(c)(4), and
10	awards under the Grant Program shall be limited to enhancement the activities
11	as defined in described at 23 U.S.C. § 101(a)(35) which are sponsored by
12	municipalities, nonprofit organizations, or political subdivisions of the state
13	other than the agency 213(b) other than Recreational Trails Program grants.
14	(d) Eligible applicants entities awarded a grant must provide all funds
15	required to match federal funds awarded for an enhancement a transportation
16	alternatives project. All grant awards shall be decided and awarded by the
17	transportation enhancement grant committee Transportation Alternatives Grant
18	Committee.
19	(c) The following federal aid highway program funds received by the state
20	under the federal aid highway reauthorization act, and succeeding
21	reauthorization acts, that succeed the Transportation Equity Act for the 21st

1	Century (Public Law 105-178 as amended) shall be exclusively reserved to
2	cover the costs of enhancement projects awarded grants under the Vermont
3	transportation enhancement grant program with respect to federal fiscal years
4	2004 and thereafter:
5	(1) at a minimum, four percent of the state's apportionment of surface
6	transportation funds received by the state under 23 U.S.C. § 104(b)(3) over the
7	life of the applicable federal reauthorization act; and, if greater,
8	(2) at a maximum, the state's apportionment of federal aid highway
9	program funds that are exclusively reserved for transportation enhancement
10	activities under 23 U.S.C. § 133(d)(2) received by the state over the life of the
11	applicable federal reauthorization act.
12	(d) For each fiscal year starting with fiscal year 2005, the agency shall
13	determine or estimate as required:
14	(1) the state's apportionment of surface transportation program funds
15	which the state expects to receive under 23 U.S.C. § 104(b)(3) with respect to
16	the equivalent federal fiscal year; and
17	(2) the state's pro rata apportionment of federal aid highway program
18	funds which are exclusively reserved for transportation enhancement activities
19	under 23 U.S.C. 133(d)(2). To determine the pro rata amount, the agency shall
20	estimate the total amount of exclusively reserved funds expected to be received

by the state over the life of the applicable federal reauthorization act, subtract

the total amount of enhancement grants awarded under this section with
respect to prior federal fiscal years of the applicable federal reauthorization act
and divide the resulting sum by the number of years remaining in the life of the
applicable federal reauthorization act. The agency shall adjust the amounts
determined under subdivisions (1) and (2) of this subsection to account for any
differences between estimates made, actual appropriations received, and
enhancement grants awarded with respect to applicable prior federal fiscal
years.
(e)(1) For each fiscal year starting with fiscal year 2005, the state's
enhancement grant program for the fiscal year shall be at the discretion of the
secretary:
(A) at a minimum, four percent of the adjusted amount ascertained by
the agency under subdivision (d)(1) of this section; and
(B) at a maximum, the adjusted amount ascertained by the agency
under subdivision (d)(2) of this section.
(2) The agency shall plan its budget accordingly and advise the general
assembly in its recommended budget:
(A) if sufficient information is available to determine a sum certain,
of the amount of the enhancement grant program; or

Committee.

(B) if sufficient information is not available to determine a sum
certain, of the range within which the agency estimates the size of the
enhancement grant program will be.
(f)(e) Enhancement Transportation alternatives grant awards shall be
announced annually by the transportation enhancement grant committee
Transportation Alternatives Grant Committee not earlier than December and
not later than the following March of the federal fiscal year of the federal funds
being committed by the grant awards.
(g)(f) Each year, up to \$200,000.00 of the grant program or such lesser sum
if all eligible applications amount to less than \$200,000.00 shall be reserved
for municipalities for eligible salt and sand shed projects. Grant awards for
eligible projects shall not exceed \$50,000.00 per project. Regarding the
balance of grant program funds, in evaluating applications for enhancement
transportation alternatives grants, the transportation enhancement grant
committee Transportation Alternatives Grant Committee shall give preferential
weighting to projects involving as a primary feature a bicycle or pedestrian
facility. The degree of preferential weighting and the circumstantial factors
sufficient to overcome the weighting shall be in the complete discretion of the
transportation enhancement grant committee Transportation Alternatives Grant

1	(h)(g) The agency Agency shall develop an outreach and marketing effort
2	designed to provide information to communities with respect to the benefits of
3	participating in the enhancement program Transportation Alternatives Grant
4	Program. The outreach and marketing activities shall include apprising
5	municipalities of the availability of grants for salt and sand sheds. The
6	outreach effort should be directed to areas of the state State historically
7	underserved by this program.
8	Sec. 12a. 19 V.S.A. § 42 is amended to read:
9	§ 42. REPORTS PRESERVED
10	Notwithstanding 2 V.S.A. § 20(d), the reports or reporting requirements of
11	sections 7(k), 10b(d), 10c(k), 10c(l), 10e(c), 10g, 11f(i), 12a, and 12b(d), and
12	38(e)(2) of this title shall be preserved absent specific action by the general
13	assembly General Assembly repealing the reports or reporting requirements.
14	Sec. 13. TRANSPORTATION ALTERNATIVES GRANT PROGRAM
15	PRIORITIES; CONFORMING AMENDMENTS
16	2012 Acts and Resolves No. 153, Sec. 24 is amended to read:
17	Sec. 24. ENHANCEMENT TRANSPORTATION ALTERNATIVES
18	GRANT PROGRAM PRIORITIES
19	In addition to the priorities for salt and sand shed projects and bicycle or
20	pedestrian facility projects specified in 19 V.S.A. § 38(g) 38(f), in evaluating
21	applications for enhancement transportation alternatives grants in fiscal years

1	2013, 2014, and 2015, the transportation enhancement grant committee
2	<u>Transportation Alternatives Grant Committee</u> shall give preferential weighting
3	to projects involving a municipality implementing eligible environmental
4	mitigation projects under a river corridor plan that has been adopted by the
5	agency of natural resources Agency of Natural Resources as part of a basin
6	plan, under a municipal plan adopted pursuant to 24 V.S.A. § 4385, or under a
7	mitigation plan adopted by the municipality and approved by the Federal
8	Emergency Management Agency. The degree of preferential weighting
9	afforded shall be in the complete discretion of the transportation enhancement
10	grant committee Transportation Alternatives Grant Committee.
11	* * * Central Garage * * *
12	Sec. 14. TRANSFER TO CENTRAL GARAGE FUND
13	Notwithstanding 19 V.S.A. § 13(c), in fiscal year 2014, the amount of
14	\$1,120,000.00 is transferred from the Transportation Fund to the Central
15	Garage Fund created in 19 V.S.A. § 13.
16	* * * State Highways; Relinquishment to Municipal Control * * *
17	Sec. 15. 19 V.S.A. § 15 is amended to read:
18	§ 15. CHANGES IN THE STATE HIGHWAY SYSTEM
19	(a) Highways Except as provided in subsection (b) of this section,
20	highways may be added to or deleted from the state highway system by:
21	(1) legislative action an act of the General Assembly; or

1	(2) a proposal by the agency Agency which is accepted by the
2	legislative body of the affected municipality and approved by an act of the
3	general assembly General Assembly.
4	(b) Upon entering into an agreement with the affected municipality, the
5	Secretary may relinquish to municipal control segments of state highway
6	rights-of-way that have been replaced by new construction and are no longer
7	needed as part of the state highway system. Upon their relinquishment to
8	municipal control, the segments shall become class 3 town highways, and may
9	be reclassified by the municipality in accordance with chapter 7 of this title.
10	* * * Transportation Board; Small Claims Against the Agency * * *
11	Sec. 16. 19 V.S.A. § 20 is amended to read:
12	§ 20. SMALL CLAIMS FOR INJURY OR DAMAGE
13	When a claim is The Board shall have exclusive jurisdiction over claims of
14	\$5,000.00 or less made for personal injuries or property damage, or both,
15	sustained as the result of the negligence of any employee of the agency, the
16	board Agency. The Board may hear all parties in interest and may award
17	damages not to exceed \$2,000.00 \$5,000.00. When the Board awards damages
18	are awarded, the board, it shall certify its findings decision to the
19	commissioner of finance and management who Commissioner of Finance and
20	Management. Upon the disposition of any appeal or the expiration or waiver
21	of all appeal rights, the Commissioner of Finance and Management shall issue

1	his or her warrant for the amount of the award, with payment in the manner
2	prescribed by 12 V.S.A. § 5604.
3	* * * Definition of Transportation Facility * * *
4	Sec. 17. 19 V.S.A. § 1 is amended to read:
5	§ 1. DEFINITIONS
6	For the purposes of this title:
7	* * *
8	(26) "Transportation facility" includes highways, sidewalks, bike paths,
9	bridges, culverts, railroads, airports, rest areas, parking areas, stations,
10	buildings, and other real property owned or operated by the State or a political
11	subdivision thereof that is used for or maintained to facilitate the transportation
12	of persons or goods.
13	* * * Emergency Repairs; Condemnation Authority * * *
14	Sec. 18. 19 V.S.A. § 518 is amended to read:
15	§ 518. MINOR ALTERATIONS TO EXISTING FACILITIES
16	(a) For purposes of this section, the term "minor alterations to existing
17	facilities" means any of the following activities involving existing facilities,
18	provided the activity does not require a permit under 10 V.S.A. chapter 151
19	(Act 250):
20	

1	(1) Activities which qualify as "categorical exclusions" under 23 C.F.R.
2	§ 771.117(e) and the National Environmental Policy Act of 1969, as amended,
3	42 U.S.C. §§ 4321–4347, and do not require a permit under 10 V.S.A. chapter
4	151 (Act 250) ; or
5	(2) Activities involving emergency repairs to or emergency replacement
6	of an existing bridge or culvert transportation facility, even though if the need
7	for repairs or replacement does not arise from damage caused by a natural
8	disaster or catastrophic failure from an external cause; provided, however, that
9	the activities do not require a permit under 10 V.S.A. chapter 151 (Act 250).
10	Any temporary rights under this subdivision shall be limited to 10 years from
11	the date of taking.
12	(b) In cases involving minor alterations to existing facilities, the agency
13	Agency, following the procedures of section 923 of this title, may exercise the
14	powers of a selectboard. If an appeal is taken under subdivision 923(5) of this
15	title, the person taking the appeal shall follow the procedure specified in
16	section 513 of this title.
17	* * * Secretary's Authority with Regard to Junkyards * * *
18	Sec. 19. 19 V.S.A. § 7(f) is amended to read:
19	(f) The secretary Secretary may:
20	* * *

1	(/) organize, reorganize, transfer, or abolish sections and staff function
2	sections within the agency Agency; except however, the secretary Secretary
3	may not alter the number of highway districts without legislative approval; and
4	(8) adopt rules regarding the operation of junkyards.
5	* * * State Highway Closures * * *
6	Sec. 20. 19 V.S.A. § 43 is amended to read:
7	§ 43. STATE HIGHWAY CLOSURES
8	(a) For purposes of this section, the phrase "planned closure of a state
9	highway" means the closure of a state highway for more than 48 hours for a
10	project that is part of the State's annual transportation program. The phrase
11	does not include emergency projects, or closures of 48 hours or less for
12	maintenance work.
13	(b) Before the planned closure of a state highway, the agency Agency shall:
14	(1) contact the legislative body of any municipality affected by the
15	closure to determine whether the legislative body wishes to convene a regional
16	public meeting for the purpose of listening to hearing public concerns. The
17	agency regarding the planned closure; and
18	(2) conduct a regional public meeting if requested by the legislative
19	body of a municipality affected by the closure.
20	(c) To address concerns raised at a meeting held pursuant to subsection (b)
21	of this section or otherwise to reduce adverse impacts of the planned closure of

1	a state highway, the Agency shall consult with other state agencies and
2	departments, regional chambers of commerce, regional planning commissions,
3	local legislative bodies, emergency medical service organizations, school
4	officials, and area businesses to develop mitigation strategies to reduce the
5	impact of the planned closure on the local and regional economies.
6	(b)(d) In developing mitigation strategies, the agency Agency shall
7	consider the need to provide a level of safety for the traveling public
8	comparable to that available on the segment of state highway affected by the
9	planned closure. If the agency Agency finds town highways unsuitable for a
10	signed detour, the agency Agency will advise local legislative bodies of the
11	reasons for its determination.
12	* * * Taxation of Motor Fuels * * *
13	Sec. 21. REPEAL
14	23 V.S.A. § 3106(a) (motor fuel tax rate) is repealed.
15	Sec. 22. MOTOR FUEL TAXES: MAY 1, 2013–JUNE 30, 2014
16	(a) From May 1, 2013 through June 30, 2014, motor fuels shall be taxed at
17	the rates specified in this section, and all of the provisions of 23 V.S.A.
18	chapter 28 shall apply to govern the collection and enforcement of taxes
19	authorized under this section.
20	(b)(1) Except for sales of motor fuels between distributors licensed in this
21	State, which sales shall be exempt from the taxes and assessments authorized

1	under this section, in all cases not exempt from the tax under the laws of the
2	United States at the time of filing the report required by 23 V.S.A. § 3108,
3	each distributor shall pay to the Commissioner:
4	(A) a tax of \$0.19 upon each gallon of motor fuel sold by the
5	distributor; and
6	(B) the following assessments, which shall be levied on the
7	tax-adjusted retail price of gasoline as defined herein:
8	(i) a motor fuel transportation infrastructure assessment in the
9	amount of two percent of the tax-adjusted retail price upon each gallon of
10	motor fuel sold by the distributor; and
11	(ii) a fuel tax assessment that is the greater of:
12	(I) \$0.067 per gallon; or
13	(II) two percent of the tax-adjusted retail price upon each
14	gallon of motor fuel sold by the distributor.
15	(2)(A) For the purposes of subdivision (1)(B) of this subsection, the
16	tax-adjusted retail price applicable to the five-month period of May 1, 2013–
17	September 30, 2013 shall be \$3.3279.
18	(B) For the purposes of subdivision (1)(B) of this subsection, for the
19	October 1, 2013–December 31, 2013 quarter and the two succeeding quarters,
20	the retail price shall be the average of the monthly retail prices for regular
21	gasoline determined and published by the Department of Public Service for the

1	three months of the preceding quarter. The tax-adjusted retail price applicable
2	for a quarter shall be the retail price exclusive of: all federal and state taxes
3	and assessments and the petroleum distributor licensing fee established by
4	10 V.S.A. § 1942 at the rates applicable in the preceding quarter.
5	(3) A distributor shall also pay to the Commissioner the tax and
6	assessments specified in this section upon each gallon of motor fuel used
7	within the State by him or her.
8	* * * DUI Special Enforcement Fund * * *
9	Sec. 23. 23 V.S.A. § 1220a(b) is amended to read:
10	(b) The DUI enforcement special fund shall consist of:
11	(1) receipts from the surcharges assessed under section 206 and
12	subsections 674(i), 1091(d), 1094(f), 1128(d), 1133(d), 1205(r), and 1210(k) of
13	this title;
14	(2) beginning in fiscal year 2000 and thereafter, the first \$150,000.00 of
15	revenues collected from fines imposed under subchapter 13 of chapter 13 of
16	this title pertaining to DUI related offenses;
17	(3) beginning in fiscal year 2000 May 1, 2013 and thereafter, two
18	percent \$0.0038 per gallon of the revenues raised by the motor fuel tax on
19	gasoline imposed by chapter 28 of this title; and
20	(4) any additional funds transferred or appropriated by the general
21	assembly General Assembly.

1	Sec. 24. 23 V.S.A. § 3106 is amended to read:
2	§ 3106. IMPOSITION, RATE, AND PAYMENT OF TAX
3	(a) [Repealed.]
4	(1) Except for sales of motor fuels between distributors licensed in this
5	State, which sales shall be exempt from the taxes and assessments authorized
6	under this section, in all cases not exempt from the tax under the laws of the
7	United States at the time of filing the report required by section 3108 of this
8	title, each distributor shall pay to the Commissioner:
9	(A) a tax of \$0.131 upon each gallon of motor fuel sold by the
10	distributor, plus the cumulative total of the inflation adjustments required
11	under subdivision (2) of this subsection; and
12	(B) the following assessments, which shall be levied on the
13	tax-adjusted retail price of gasoline as defined herein:
14	(i) a motor fuel transportation infrastructure assessment in the
15	amount of two percent of the tax-adjusted retail price upon each gallon of
16	motor fuel sold by the distributor; and
17	(ii) a fuel tax assessment that is the greater of:
18	(I) \$0.134 per gallon; or
19	(II) four percent of the tax-adjusted retail price upon each
20	gallon of motor fuel sold by the distributor or \$0.19 per gallon, whichever is
21	<u>lesser.</u>

1	(2) Starting July 1, 2014, and annually thereafter, the tax specified in
2	subdivision (1)(A) of this subsection shall be adjusted to reflect the change in
3	the Consumer Price Index for All Urban Consumers (CPI-U) in the prior
4	calendar year.
5	(3) For the purposes of subdivision (1)(B) of this subsection, the retail
6	price applicable for a quarter shall be the average of the monthly retail prices
7	for regular gasoline determined and published by the Department of Public
8	Service for the three months of the preceding quarter. The tax-adjusted retail
9	price applicable for a quarter shall be the retail price exclusive of: all federal
10	and state taxes and assessments, and the petroleum distributor licensing fee
11	established by 10 V.S.A. § 1942, at the rates applicable in the preceding
12	quarter.
13	(4) The distributor shall also pay to the Commissioner the tax and
14	assessments specified in this subsection upon each gallon of motor fuel used
15	within the State by him or her.
16	* * *
17	* * * Appropriation of Transportation Funds * * *
18	Sec. 25. 19 V.S.A. § 11a is amended to read:
19	§ 11a. TRANSPORTATION FUNDS APPROPRIATED FOR THE
20	DEPARTMENT OF PUBLIC SAFETY

1	No transportation funds shall be appropriated for the support of government
2	other than for the agency of transportation Agency, the transportation board
3	Board, transportation pay act funds, construction of transportation capital
4	facilities used by the agency of transportation, transportation debt service, the
5	department of buildings and general services operation of information centers
6	by the Department of Buildings and General Services, and the department of
7	public safety Department of Public Safety. The amount of transportation funds
8	appropriated to the department of public safety Department of Public Safety
9	shall not exceed:
10	(1) \$25,250,000.00 <u>in fiscal year 2014;</u>
11	(2) \$22,750,000.00 in fiscal year 2015; and
12	(3) \$20,250,000.00 in fiscal year 2016 and in succeeding fiscal years.
13	* * * Annual Transportation Program; Report * * *
14	Sec. 26. 19 V.S.A. § 10g is amended to read:
15	§ 10g. ANNUAL REPORT; TRANSPORTATION PROGRAM;
16	ADVANCEMENTS, CANCELLATIONS, AND DELAYS
17	* * *
18	(c)(1) The program proposed by the agency Agency shall include
19	systemwide indicators developed by the agency Agency to describe the
20	condition of the Vermont transportation network. The program shall discuss

1	the background and utility of the indicators, track the indicators over time, and,
2	where appropriate, recommend the setting of targets for the indicators.
3	(2) The Secretary shall develop a report which shall be appended
4	annually to the Agency's proposed transportation program that describes the
5	performance of Agency programs toward measurable goals. The Agency shall
6	work with the General Assembly to assess whether the goals and
7	measurements are consistent with public expectations. The report shall include
8	a review of the Agency's efforts to create efficiency and cost savings through
9	innovation and shall also report on methods for maximizing competitiveness in
10	the bidding environment. The report shall review the Agency's procedures for
11	regular communication with the public, interested stakeholders, and the
12	General Assembly to provide greater transparency in the programs and projects
13	the Agency manages.
14	* * *
15	Sec. 27. EFFECTIVE DATES
16	(a) This section and Sec. 10 of this act (authority to issue transportation
17	infrastructure bonds) shall take effect on passage.
18	(b) Secs. 21–23 of this act shall take effect on May 1, 2013.
19	(c) Sec. 24 of this act shall take effect on July 1, 2014.
20	(d) All other sections of this act shall take effect on July 1, 2013.