1	H.872
2	Introduced by Committee on Transportation
3	Date:
4	Subject: Transportation; capital program
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 2015 and to make miscellaneous additions and changes
8	to the State's transportation laws.
9 10 11	An act relating to the State's Transportation Program and miscellaneous changes to the State's transportation laws It is hereby enacted by the General Assembly of the State of Vermont:
12	* * * Transportation Program; Definitions * * *
13	Sec. 1. TRANSPORTATION PROGRAM ADOPTED; DEFINITIONS
14	(a) The Agency of Transportation's proposed fiscal year 2015
15	Transportation Program appended to the Agency of Transportation's proposed
16	fiscal year 2015 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. 2. PROGRAM DEVELOPMENT – FUNDING
12	Spending authority in the Program Development program is modified in
13	accordance with this section. Among projects selected in the Secretary's
14	discretion, the Secretary shall:
15	(1) reduce project spending authority in the total amount of
16	\$1,500,000.00 in TIB funds; and
17	(2) increase project spending authority in the total amount of
18	\$1,500,000.00 in transportation funds.

1	* * * Bike & Pedestrian Facilities Program * * *
2	Sec. 3. PROGRAM DEVELOPMENT – BIKE & PEDESTRIAN
3	FACILITIES PROGRAM
4	If the Cross Vermont Trail Association raises funds sufficient to furnish
5	\$240,911.00 of the \$325,000.00 local match required to construct the Cross
6	<u>Vermont Trail Bridge project (Montpelier – Berlin STP CVRT(2)), the Fiscal</u>
7	Year 2015 Program Development – Bike & Pedestrian Facilities Program shall
8	be amended to authorize spending of \$84,089.00 in transportation funds for
9	construction of the project.
10	* * * Transportation Buildings * * *
11	Sec. 4. TRANSPORTATION BUILDINGS; INTERSTATE
12	MAINTENANCE DEPOTS
13	The following project is added to the Transportation Buildings Program
14	within the fiscal year 2015 Transportation Program: Statewide Interstate
15	Maintenance Depots (study of feasibility of conversion of closed rest areas to
16	statewide interstate maintenance depots).
17	* * * Program Development – Safety and Traffic Operations * * *
18	Sec. 5. PROGRAM DEVELOPMENT – SAFETY AND TRANFIC
19	OPERATIONS
20	The following project is added to the candidate list of the Program
21	<u>Development – Safety and Traffic Operations Program within the fiscal year</u>

1	2015 Transportation Program: Woodford Searchurg VT9 Truck Chain Up
2	Areas (areas for trucks to pull off the traveled way in order to install chains).
3	* * * Rail * * *
4	Sec. 6. RAIL
5	(a) The following project is added to the Rail Program: Leicester-New
6	Haven (upgrade track to continuously welded rail on the Vermont Railway
7	Northern Subdivision from Leicester mile post 76.99 to New Haven mile post
8	<u>93.48).</u>
9	(b) The Agency is encouraged to apply for a federal discretionary grant to
10	cover, in whole or in part, the cost of the Leicester-New Haven project. In the
11	event the State is awarded a grant for this project, authority to spend the federal
12	grant funds is added to the fiscal year 2015 Transportation Program—Rail
13	Program and the amount of federal funds awarded is appropriated to the fiscal
14	year 2015 Transportation Program—Rail Program.
15	Sec. 6a. RAILROAD BRIDGE LOAD RATINGS
16	(a) Notwithstanding 32 V.S.A. § 706 and the limits on program, project, or
17	activity spending authority approved in the Fiscal Year 2015 Transportation
18	Program, the Secretary, with the approval of the Secretary of Administration
19	and subject to the provisions of subsection (b) of this section, may transfer up
20	to \$3,000,000.00 in Transportation Fund appropriations, other than
21	appropriations for the Town Highway State Aid, Structures, and Class 2
22	Roadway Programs, to the Transportation – rail appropriation (8100002300)

1	for the specific purpose of paying for improvements to State owned railroad
2	bridges to address insufficient load ratings if necessary to maintain rail service
3	at current levels.
4	(b) If a contemplated transfer of an appropriation would, by itself, have the
5	effect of significantly delaying the planned work schedule of a project, the
6	Secretary shall submit the proposed transfer for approval by the House and
7	Senate Committees of Transportation when the General Assembly is in session
8	and, when the General Assembly is not in session, by the Joint Transportation
9	Oversight Committee. In all other cases, the Secretary may execute the
10	transfer, giving prompt notice thereof to the Joint Fiscal Office and to the
11	House and Senate Committees on Transportation when the General Assembly
12	is in session and, when the General Assembly is not in session, to the Joint
13	Transportation Oversight Committee.
14	(c) This section shall expire on June 30, 2013
15	* * * Supplemental Winter Maintenance Spending * * *
16	Sec. 6b. SUPPLEMENTAL WINTER MAINTENANCE SPENDING
17	(a) Notwithstanding 32 V.S.A. § 706 and the limits on program, project, or
18	activity spending authority approved in the Fiscal Year 2014 Transportation
19	Program, the Secretary, with the approval of the Secretary of Administration
20	and subject to the provisions of subsection (b) of this section, may transfer up
21	to \$3,000,000.00 in Transportation Fund appropriations, other than

1	appropriations for the Town Highway State Aid Structures and Class 2
	appropriations for the Town Figure 5 state (File, Structures, and Class 2
2	Roadway Programs, to the Transportation – maintenance state system
3	appropriation (8100002000) for the specific purpose of paying for excessive
4	winter maintenance costs caused by winter weather of 2013-2014.
5	(b) If a contemplated transfer of an appropriation would, by itself, have the
6	effect of significantly delaying the planned work schedule of a project, the
7	Secretary shall submit the proposed transfer for approval by the House and
8	Senate Committees on Transportation when the General Assembly is in session
9	and, when the General Assembly is not in session, by the Joint Transportation
10	Oversight Committee. In all other cases, the Secretary may execute the
11	transfer, giving prompt notice thereof to the Joint Fiscal Office and to the
12	House and Senate Committees on Transportation when the General Assembly
13	is in session and, when the General Assembly is not in session, to the Joint
14	Transportation Oversight Committee.
15	(c) This section shall expire on June 30, 2014.
16	Sec. 6c. 2014 Acts and Resolves No. 95, Sec. 53 is amended to read:
17	Sec. 53. TRANSPORTATION – SUPPLEMENTAL APPROPRIATION
18	(a) The following is appropriated in fiscal year 2014 to the Agency of
19	Transportation:

Transportation Fund

1	(b) The funds appropriated in subsection (a) of this section are authorized—
1	(b) The failes appropriated in subsection (a) of this section are authorized
2	for appropriation and expenditure at the discretion of the Secretary of
3	Transportation as follows:
4	(1) To the Transportation – maintenance State system appropriation
5	(8100002000) for the specific purpose of excessive winter maintenance costs
6	caused by winter weather of 2013–2014.
7	(2) To the Transportation – program development appropriation
8	(8100001100) paving program for the specific purpose of improving the
9	condition of State and Class Atown highways that have incurred damage
10	caused by winter weather of 2013–2014.
11	(c) The Secretary shall report in July 2014 to the Joint Transportation
12	Oversight Committee on the appropriation and expenditure authorized in
13	subsection (b) of this section.
	* * * Authorization of Positions * * *
	Sec. 6d. AUTHORIZATION OF POSITIONS
	(a) Of the 38 limited service positions authorized to be established in the
	Agency by 2012 Acts and Resolves No. 75, Sec. 87(e) and by 2012 Acts and

Resolves No. 153, Sec. 21(a), 16 shall be converted to permanent classified

positions on July 1, 2015.

(b) The Agency is authorized to establish three new permanent classified positions to carry out the Local Technical Assistance Program created pursuant to Sec. 7 of this act.

1	* * * Local Technical Assistance Program * * *
2	Sec. 7. TOWN HIGHWAY VERMONT LOCAL ROADS; LOCAL
3	TECHNICAL ASSISTANCE PROGRAM
4	(a) The Agency shall create a Local Technical Assistance Program (LTAP
5	or Program) within the Agency's Vermont Transportation Training Center.
6	The purpose of the LTAP is to provide transportation-related technical
7	assistance and training for municipalities, including workshops, technology
8	demonstrations, computer training, distance learning, seminars, and field and
9	classroom instruction.
10	(b) The Town Highway Vermont Local Roads Program within the
11	Agency's proposed fiscal year 2015 Transportation Program is renamed the
12	Local Technical Assistance Program. Funding for the LTAP approved and
13	appropriated by the General Assembly shall be used for the Program's
14	operating expenses. If it is legally permissible for the Local Technical
15	Assistance Program to use the name Vermont Local Roads, the Agency shall
16	continue to use that program name.
17	(c) On or before December 31, 2014, the Agency shall complete the
18	transition of the Vermont Local Roads Program from a grant program operated

1	by grantee Saint Michael's College to a program operated by the Agency's
1	by grantee staint trienact's contege to a program operator by the rigency s
2	Vermont Transportation Training Center.
3	(d) In carrying out the Local Technical Assistance Program, the Agency
4	shall:
5	(1) offer the same or substantially similar courses as were offered by the
6	Vermont Local Roads Program, as long as demand from municipalities
7	justifies continuation of such course offerings;
8	(2) offer courses in multiple locations throughout the State, to a similar
9	or greater extent than the Vermont Local Roads Program offered courses
10	throughout the State; and
11	(3) continue providing municipalities the support functions that the
12	Vermont Local Roads Program provided including facilitating list serves,
13	issuing informational newsletters, and supporting municipal foremen's groups.
14	Sec. 7a. 19 V.S.A. § 318 is added to read:
15	§ 318. LTAP ADVISORY COUNCIL
16	(a) The Vermont Local Technical Assistance Program (LTAP) Advisory
17	Council is established. The Council shall consist of 15 members appointed by
18	the Governor plus the Secretary of Transportation or designee. The Council
19	shall be chaired by the Secretary or designee. The Governor shall appoint as a
20	member one representative of the Vermont League of Cities and Towns and
21	shall appoint members from each county of the State. Each appointee from a

1	county shall be a municipal official or employee who has responsibility for
2	municipal transportation.
3	(b) Members who are not employees of the State of Vermont and who are
4	not otherwise compensated or reimbursed for their attendance shall be entitled
5	to per diem compensation and reimbursement of expenses pursuant to
6	32 V.S.A. § 1010 for no more than three meetings.
7	(c) The Council is authorized to obtain administrative assistance from the
8	Agency, and the Secretary is directed to provide such assistance as required.
9	At a minimum, the LTAP employees of the Vermont Transportation Training
10	Center shall provide assistance to the Council.
11	(d) The Council shall meet no fewer than three times a year, excluding
12	meetings of subcommittees. Annually, on or before December 31, the Council
13	shall report its activities, findings, and recommendations to the House and
14	Senate Committees on Transportation.
15	(e) The Council shall:
16	(1) serve as an advisory group to the Agency and to any consultants
17	working for the Agency on administration of the LTAP program;
18	(2) in consultation with the Agency, elicit input from multicipalities on
19	whether the LTAP program is succeeding in providing effective
20	transportation-related technical assistance and training for municipalities; and

1	(2) in consultation with the Agency, eligit from municipalities input and
2	recommendations on training and technical assistance for inclusion in the
3	<u>LTAP.</u>
4	(f) The terms of the members of the Council, other than the term of the
5	Secretary, shall be for a period of two years. However, initial appointments
6	shall be staggered so that one-half of the appointees serve one-year terms.
7	* * * Central Garage * * *
8	Sec. 8. TRANSFER TO CENTRAL GARAGE FUND
9	Notwithstanding 19 V.S.A § 13(c), in fiscal year 2015, the amount of
10	\$1,120,000.00 is transferred from the Transportation Fund to the Central
11	Garage Fund created in 19 V.S.A. § 13.
12	* * * Cancellation of Projects * * *
13	Sec. 9. CANCELLATION OF PROJECTS
14	Pursuant to 19 V.S.A. § 10g(h) (legislative approval for cancellation of
15	projects), the General Assembly approves cancellation of the following
16	projects:
17	(1) Program Development – State Highway Bridges:
18	(A) Chester ER 016-1(31) (rehabilitation of VT 11 BR 43);
19	(B) Colchester BF 028-1(29) (development and evaluation);
20	(C) Enosburg BF 027-1(24) (replacement of VT 108 BR 49);

1	(D) Pichford STD 024-2()S (replacement of cultors on VT 105
	DI 25
2	<u>BR 37);</u>
3	(2) Program Development – Town Highway Bridges:
4	(A) Bethel BO 1444() (TH 19 BR 35);
5	(B) Prownington BRO 1449(32) (TH 39 BR 18);
6	(C) Jamaica BRO 1442(37) (TH 33 BR 31);
7	(D) Stockbridge BO 1444() (TH 51 BR 30);
8	(E) Wheelock TH3 9644 (TH 17 BR 20);
9	(3) Rail – Development and Evaluation:
10	(A) Rutland WCRS(21) (Railyard Relocation).
11	* * * Discretionally Federal Grants * * *
12	Sec. 10. 19 V.S.A. § 7(k) is amended to read:
13	(k)(1) Upon applying for a discretionary federal grant of \$1,000,000.00 or
14	more, the Agency shall notify the House and Senate Committees on
15	Transportation and the Joint Fiscal Office of the application and provide a brief
16	statement of the purpose of the grant and the expected costs, direct and
17	indirect, related to the grant if awarded.
18	(2) Upon being apprised of the enactment of a federal law which makes
19	provision for a federal earmark or the award of a discretionary federal grant for
20	a transportation project within the State of Vermont, the Agency shall

promptly notify the members of the House and Senate Committees on

1	Transportation and the Joint Fiscal Office. Such notification shall include all
2	available summary information regarding the terms and conditions of the
3	federal earmark or grant. For purposes of As used in this section, federal
4	earmark means a congressional designation of federal aid funds for a specific
5	transportation project or program. When the General Assembly is not in
6	session, upon obtaining the approval of the Joint Transportation Oversight
7	Committee, the Agency is authorized to add new projects to the transportation
8	program in order to secure the benefits of federal earmarks or discretionary
9	grants.
10	* * * Acceptance of Grants * * *
11	Sec. 11. 32 V.S.A. § 5 is amended to read:
12	§ 5. ACCEPTANCE OF GRANTS
13	(a) No original of any grant, gift, loan, or any sum of money or thing of
14	value may be accepted by any agency, department, commission, board, or
15	other part of State government except as follows:
16	(1) All such items must be submitted to the Governor who shall send a
17	copy of the approval or rejection to the Joint Fiscal Committee through the
18	Joint Fiscal Office together with the following information with respect to said
19	items:
20	(A) the source of the grant, gift, or loan;
21	(B) the legal and referenced titles of the grant;

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(C) the costs, direct and indirect, for the present and future years
 related to such a grant;

- (D) the department and/or program which will utilize the grant;
- (a brief statement of purpose;
- (F) impact on existing programs if grant is not accepted.
- (2) The Governor's approval shall be final unless within 30 days of receipt of such information a member of the Joint Fiscal Committee requests such grant be placed on the agenda of the Joint Fiscal Committee, or, when the General Assembly is in session, be held for legislative approval. In the event of such request, the grant shall not be accepted until approved by the Joint Fiscal Committee or the Legislature. The 30-day period may be reduced where expedited consideration is warranted in accordance with adopted Joint Fiscal Committee policies. During the legislative session, the Joint Fiscal Committee shall file a notice with the House and Senate clerks for publication in the respective calendars of any grant approval requests that are submitted by the administration.
- (3) This section shall not apply to the acceptance of grants, gifts, donations, loans, or other things of value with a value of \$5,000,00 or less, or to the acceptance by the Department of Forests, Parks and Recreation of grants, gifts, donations, loans, or other things of value with a value of \$15,000.00 or less, provided that such acceptance will not incur additional

1	expense to the state of efeate an ongoing fequitement for failus, sorvices, or
2	facilities. The Secretary of Administration and Joint Fiscal Office shall be
3	promptly notified of the source, value, and purpose of any items received
4	under this subdivision. The Joint Fiscal Office shall report all such items to
5	the Joint Fiscal Committee quarterly.
6	(4) With respect to acceptance of the original of a federal transportation
7	earmark or of a discretionary federal grant for a transportation project, the
8	provisions of subdivisions (a)(1) and (a)(2) shall apply, except that in addition:
9	(A) notification of the Governor's approval or rejection shall also be
10	made to the Chairs of the House and Senate Committees on
11	Transportation; and
12	(B) such grant or earmark shall be placed on the agenda, and shall be
13	subject to the approval, of a committee comprising the Joint Fiscal Committee
14	and the Chairs of the House and Senate Committees on Transportation, if one
15	of the Chairs or a member of the Joint Fiscal Committee so requests.
16	* * *
17	* * * State Highways; Detours * * *
18	Sec. 12. 19 V.S.A. § 10 is amended to read:
19	§ 10. DUTIES
20	The agency Agency shall, except where otherwise specifically provided
21	by law:

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(3) Exercise general supervision of all transportation functions, have the right to direct traffic on all state State highways which are under construction and maintenance, and may close all or any part of a state State highway which is under construction or repair. The agency shall properly mark sections of highway which are closed to traffic, and shall Agency shall maintain detours comprising State or town highways, or both, around elosed sections planned closures of State highways in excess of 72 hours. If the Agency maintains a detour on a town highway, it shall be responsible for repairing any damage caused by the detoured traffic. Sec. 13. 23 V.S.A. § 1006a is amended to read: § 1006a. HIGHWAYS; EMERGENCY CLOSURE (a) The traffic committee Traffic Committee may close any part or all of any state State highway to public travel to protect the health, safety, or welfare of the public. In such event, the agency of transportation shall properly mark and Agency may maintain a detour comprising State or town highways, or both, around the closed section. If the Agency maintains a detour on a town highway, it shall be responsible for repairing any damage caused by the

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detoured traffic.

* * * Surplus Property * * *
Sec. 14. 19 V.S.A. § 26 is amended to read:
§ 26. RURCHASE AND SALE OF PROPERTY
(a)(1) Subject to subsection (b) of this section:
(A) The Agency may purchase or lease any land, taking conveyance
in the name of the state State, when land is needed in connection with the
layout, construction, repair, and maintenance of any State highway, or the
reconstruction of the highway.
(B) The Agency may acquire or construct buildings necessary for use
in connection with this work.
(C) When any of the land of the buildings acquired or the buildings
constructed become no longer necessary for these purposes, the Agency may
sell or lease the property.
(2) The proceeds from any sale or lease shall be deposited in the
Transportation Fund and, unless otherwise required by federal law or
regulation, shall be credited to transportation buildings to be used for
transportation building projects previously authorized by the General
Assembly.
* * *
* * * Consolidated Transportation Report * * *
Sec. 15. FINDINGS

1	The General Assembly finds:
2	(1) Timely access to accurate and comprehensive information about the
3	State's transportation system and the Agency's activities is necessary for the
4	House and Senate Committees on Transportation to carry out their oversight
5	functions and to develop transportation policy.
6	(2) Under current law, the Committees receive such information in
7	several different reports.
8	(3) Requiring the Agency to submit one consolidated transportation
9	system and activities report will facilitate the oversight and policy-setting work
10	of the Committees and better enable the public to evaluate the State's
11	transportation system and the Agency's activities.
12	Sec. 16. 19 V.S.A. § 42 is amended to read:
13	§ 42. REPORTS PRESERVED; CONSOLIDATED TRANSPORTATION
14	<u>REPORT</u>
15	(a) Notwithstanding 2 V.S.A. § 20(d), the reports or reporting requirements
16	of this section and sections 7(k), 10b(d), 10e(k), 10e(l), 10e(e), 10g, 11f(i),
17	12a, and 12b(d) of this title shall be preserved absent specific action by the
18	General Assembly repealing the reports or reporting requirements.
19	(b) Annually, on or before January 15, the Agency shall submit

consolidated transportation system and activities report to the House and

Senate Committees on Transportation. The report shall consist of:

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1	11) I manetar and performance data of an public transit systems, as defined
2	in \$4 V.S.A. § 5088(6), that receive operating subsidies in any form from the State
3	or federal government, including subsidies related to the Elders and Persons with
4	Disabilities Transportation Program for service and capital equipment. This
5	component of the report shall:
6	(A) be developed in cooperation with the Public Transit Advisory
7	Council;
8	(B) be modeled on the Federal Transit Administration's National Transit
9	Database Program with such modifications as appropriate for the various services
10	and guidance found in the most current State policy plan;
11	(C) show as a separate category financial and performance data on the
12	Elders and Persons with Disabilities Transportation Program;
13	(D) describe any action the Agency has taken pursuant to contractual
14	authority to terminate funding for routes or to request service changes for failure
15	to meet performance standards.
16	(2) Data on pavement conditions of the State highway system that, at a
17	minimum, shall include a pavement condition index that rates the State highway
18	system and the current and historic percentage of State highway pavement mileage
19	that is rated in poor or very poor condition.
20	(3) A description of the conditions of bridges, culverts, and other structures
21	on the State highway system and on town highways and of the status of the
22	accelerated bridge program.

1	(4) Department of Motor Vehicle data, including the number of vehicle
2	registrations and licenses issued, revenues by category, transactions by category,
3	commercial motor vehicle statistics, and any other information the Commissioner
4	deems relevant.
5	(5) A summary of updates to the Agency's strategic plans and performance
6	measurements used in its strategic plans.
7	(6) A summary of the statuses of aviation, rail, and public transit projects
8	programmed for construction during the previous calendar year.
9	(7) Data and statistics regarding highway safety, including trends in vehicle
10	crashes and fatalities, traffic counts, and trends in vehicle miles traveled.
11	(8) An overview of operations and maintenance activities, including winter
12	maintenance statistics, snow and ice control plans, and equipment performance
13	measures.
14	(9) Data on the miles of State highway paying completed during the
15	previous construction season.
16	(10) A list of projects for which the construction phase was completed
17	during the most recent construction season.
18	(11) Such other information that the Secretary determines the Committees
19	on Transportation need to perform their oversight role.
20	Sec. 17. 19 V.S.A. § 10c is amended to read:
21	§ 10c. STATEMENT OF POLICY; HIGHWAYS AND BRIDGES
22	* * *

1	(k)(1) The agency shall by January 15 of each year submit a report on the
1	(k)(1) The agency shall by valuary 15 of each year submit a report on the
2	pavement conditions of the state highway system to the house and senate
3	committees on transportation which, at a minimum, shall contain the
4	information, updated to the latest date consistent with the publication date,
5	which is included in the agency's publication entitled "Pavement Management
6	Annual Report 2006." The report in addition shall include information
7	describing the actual historic percentage of state system pavement which is
8	rated as being in poor or very poor condition.
9	(2) The agency shall report to the house and senate committees on
10	transportation regarding alternate formats and measurements for this report.
11	[Repealed.]
12	(l) The agency shall by January 15 of each year submit a report on the
13	condition of bridges, culverts, and other structures on the state system and
14	town highways to the house and senate committees on transportation. The
15	agency shall report to the house and senate committees on transportation on
16	alternate formats and measurements for this report. [Repealed.]
17	* * *
18	Sec. 18. 19 V.S.A. § 10e(c) is amended to read:
19	(c) The agency of transportation shall, by January 15 of each year, submit a
20	rail report to the members of the house and senate committees on
21	transportation. The report shall include the status of projects programmed for

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3 [Repealed.]

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- 4 Sec. 19. 24 V.S.A. § 5092 is amended to read:
- 5 § 5092. REPORTS

The Agency of Transportation, in cooperation with the Public Transit Advisory Council, shall develop an annual report of financial and performance data of all public transit systems that receive operating subsidies in any form from the State or federal government, including subsidies related to the elders and persons with disabilities transportation program for service and capital equipment. Financial and performance data on the elders and persons with disabilities transportation program shall be a separate category in the report. The report shall be modeled on the Federal Transit Administration's National Transit Database Program with such modifications as appropriate for the various services and guidance found in the most current state policy plan. The report shall describe any action taken by the Agency pulsuant to contractual authority to terminate funding for routes or to request service changes for failure to meet performance standards. The Agency shall deliver the report to the General Assembly by January 15 of each year. Notwithstanding 2 V.S.A. § 20(d), this annual report shall be produced indefinitely absent specific action by the General Assembly repealing the report. [Repealed.]

1	* * * Vermont Design Standards * * *
2	Sec. 20. RECOMMENDATIONS TO UPDATE VERMONT STATE
3	DESIGN STANDARDS
4	(a) Findings.
5	(1) The purpose of the "Vermont State Standards for the Design of
6	Transportation Construction, Reconstruction and Rehabilitation of Freeways,
7	Roads and Streets" (Vermont State Standards) is to provide clear technical
8	direction to the designers of transportation projects in Vermont and to achieve
9	roadway and bridge designs that provide access, mobility, and safety for users
10	and which are also sensitive to the social and environmental context of
11	Vermont.
12	(2) The Vermont State Standards represent the work of the Vermont
13	Design Standards Committee, a multi-disciplinary team of stakeholders that
14	was established in 1994. This Committee concluded its work in 1996 and
15	developed recommendations for revised standards based upon input from
16	engineering, planning, and resources perspectives that led to development of
17	the Proposed Vermont State Standards. 1997 Acts and Resolves No. 38,
18	Sec. 19c directed the Agency to adopt the Proposed Vermont State Standards
19	as formal Agency rules following the procedures set forth in the
20	Administrative Procedure Act, 3 V.S.A. chapter 25.

1	(2) Since adoption of the Vermont State Standards in 1997, the Agency
	(5) Since despitor of the vermon state standards in 1997, the rigerey
2	has prepared engineering guidance and policy and planning documents related
3	to roadway design, access management, bicycle and pedestrian design,
4	Complete Streets, and safety that provide supplemental direction to designers
5	of transportation projects in Vermont.
6	(4) Pursuant to 19 V.S.A. § 10c, the Agency has standing authority to
7	establish design standards.
8	(b) Prior to updating the Vermont State Standards, the Secretary of
9	Transportation shall establish a multi-disciplinary Stakeholders Group
10	consisting of representatives of public and private sector entities from the
11	various modes of transportation affected by the Vermont State Standards. The
12	Group shall include engineers, planners, resource specialists, operations staff,
13	and legal staff. The purpose of the Stakeholders Group will be to provide the
14	Agency with critical input in revising the Standards.
15	(c) Purpose and charge. The Stakeholders Group shall:
16	(1) Review the current Vermont State Standards and identify areas of
17	the Standards that require modification to be current with state-of-practice
18	transportation facility design, and modifications to be consistent with
19	supplemental design guidance and policies prepared by the Agency since 1997.
20	In fulfilling this primary duty, the Group shall also identify other related

1	Agency standards and guidance that would need to be addressed to align with
2	the revised Vermont State Standards.
3	(2) Identify barriers, gaps, and opportunities that exist in current Agency
4	design practices, standards, and guidance to address the needs of all
5	transportation modes in a variety of contexts.
6	(3) Document the opportunities that exist to modify the existing
7	Vermont State Standards to meet current state-of-the-industry practices.
8	(4) Prepare an implementation plan and associated schedule for
9	addressing the various components of the Vermont State Standards that require
10	modification.
11	(d) On or before March 15, 2015, the Agency shall submit a written report
12	of the Stakeholder Group findings and recommendations to the House and
13	Senate Committees on Transportation.
14	* * * Scrap Dealers; Railroad Scrap * * *
15	Sec. 21. 9 V.S.A. § 3021(8) is added to read:
16	(8) "Railroad scrap" means any scrap metal consisting primarily of the
17	steel components used in railroad tracks, including rails, joint bars, tie plates,
18	anchors, turnouts, frogs, and spikes. "Railroad scrap" also includes railroad
19	signals and signal components.

1	Sec. 22. 9 V.S.A. § 3022 is amended to read:
2	§ 3022. PURCHASE OF NONFERROUS SCRAP, METAL ARTICLES,
3	AND PROPRIETARY ARTICLES, AND RAILROAD SCRAP
4	(a) [Repealed.]
5	(b) A scrap metal processor may purchase nonferrous scrap, metal articles,
6	and proprietary articles, and railroad scrap only if the scrap metal processor
7	complies with all the following procedures:
8	(1) At the time of sale, the processor:
9	(A) Requires the seller to provide a current government-issued
10	photographic identification that indicates the seller's full name, current
11	address, and date of birth, and records in a permanent ledger the identification
12	information of the seller, the time and date of the transaction, the license
13	number of the seller's vehicle, and a description of the items received from the
14	seller.
15	(B) Requests and, if available, collects documentation from the seller
16	of the items offered for sale, such as a bill of sale, receipt, letter of
17	authorization, or similar evidence that establishes that the seller lawfully owns
18	the items to be sold.
19	(2) After purchasing an item from a person who fails to provide
20	documentation pursuant to subdivision (1)(B) of this subsection, the processor:

1	(A) Submits to the Department of Public Safety no later than the
2	close of the following business day a report that describes the item and the
3	seller's identifying information required in subdivision (1)(A) of this
4	subsection
5	(B) Nolds the item for at least 10 days following purchase.
6	(c) The information collected by a scrap metal processor pursuant to this
7	section shall be retained for at least five years at the processor's normal place
8	of business or other readily accessible and secure location. On request, this
9	information shall be made available to any law enforcement official or
10	authorized security agent of a governmental entity who provides official
11	credentials at the scrap metal processor's business location during regular
12	business hours.
13	* * * Site Plan Review; Access to State Highways * * *
14	Sec. 23. 24 V.S.A. § 4416 is amended to read:
15	§ 4416. SITE PLAN REVIEW
16	(a) As prerequisite to the approval of any use other than one- and
17	two-family dwellings, the approval of site plans by the appropriate municipal
18	panel may be required, under procedures set forth in subchapter 10 of this
19	chapter. In reviewing site plans, the appropriate municipal panel may impose,
20	in accordance with the bylaws, appropriate conditions and safeguards with

respect to: the adequacy of parking, traffic access, and circulation for

1	pedestrians and vehicles; landscaping and screening; the protection of the
2	utilization of renewable energy resources; exterior lighting; the size, location,
3	and design of signs; and other matters specified in the bylaws. The bylaws
4	shall specify the maps, data, and other information to be presented with
5	applications for site plan approval and a review process pursuant to section
6	4464 of this title.
7	(b) Whenever a proposed site plan involves access to a State highway, the
8	application for site plan approval shall include a letter of intent from the
9	Agency of Transportation confirming that the Agency has reviewed the
10	proposed site plan and is prepared to issue an access permit under 19 V.S.A.
11	§ 1111, and setting out any conditions that the Agency proposes to attach to the
12	section 1111 permit.
13	* * * Survey Plats * * *
14	Sec. 24. 27 V.S.A. § 1404(a) is amended to read:
15	(a) Survey plats prepared and filed by municipal and state State
16	government agencies shall be exempt from subdivision 1403(b)(6) 1403(b)(5)
17	of this title. Each plat sheet filed under this exemption shall contain a title area
18	in the lower right-hand corner of the sheet stating the location of the land, the
19	scale expressed in engineering units, and the date of compilation. Highway

plats or plans filed under this exemption shall also include right-of-way detail

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21

sheets and a title sheet.

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1	* * * Proposed Communications Facilities: Notification to Secretary of
2	Transportation * * *
3	Sec. 23, 30 V.S.A. § 248a is amended to read:
4	§ 248a. CERTIFICATE OF PUBLIC GOOD FOR COMMUNICATIONS
5	FACILITIES
6	* * *
7	(e) Notice. No less than 45 days prior to filing an application for a
8	certificate of public good under this section, the applicant shall serve written
9	notice of an application to be filed with the Board pursuant to this section to
10	the legislative bodies and municipal and regional planning commissions in the
11	communities in which the applicant proposes to construct or install facilities;
12	the Secretary of Natural Resources; the Secretary of Transportation; the
13	Division for Historic Preservation; the Commissioner of Public Service and its
14	Director for Public Advocacy; the Natural Resources Board if the application
15	concerns a telecommunications facility for which a permit previously has been
16	issued under 10 V.S.A. chapter 151; and the landowners of record of property
17	adjoining the project sites. In addition, at least one copy of each application

shall be filed with each of these municipal and regional planning commissions.

public or personal notice be provided if the Board finds that such further notice

Upon motion or otherwise, the Public Service Board shall direct that further

1	will not unduly delay consideration of the merits and that additional notice is
2	necessary for fair consideration of the application.
3	* * *
4	* * * Effective Dates * * *
5	Sec. 26. EFFECTIVE DATES
6	(a) This section and Secs. 6b. 6c. and 7a shall take affect on resease

- 7 (b) All other sections shall take effect on July 1, 2014.
 - •

Sec. 1. TRANSPORTATION PROGRAM ADOPTED; DEFINITIONS

* * * Transportation Program; Definitions * * *

- (a) The Agency of Transportation's proposed fiscal year 2015

 Transportation Program appended to the Agency of Transportation's proposed

 fiscal year 2015 budget, as amended by this act, is adopted to the extent

 federal, State, and local funds are available.
 - (b) As used in this act, unless otherwise indicated:
 - (1) "Agency" means the Agency of Transportation.
 - (2) "Secretary" means the Secretary of Transportation.
- (3) The table heading "As Proposed" means the Transportation

 Program referenced in subsection (a) of this section; the table heading "As

 Amended" means the amendments as made by this act; the table heading

 "Change" means the difference obtained by subtracting the "As Proposed"

 figure from the "As Amended" figure; and the term "change" or "changes" in

the text refers to the project- and program-specific amendments, the aggregate sum of which equals the net "Change" in the applicable table heading.

(4) "TIB funds" or "TIB" refers to monies deposited in the

Transportation Infrastructure Bond Fund in accordance with 19 V.S.A. § 11f.

*** Program Development – Funding Sources ***

Sec. 2. PROGRAM DEVELOPMENT - FUNDING

Spending authority in the Program Development program is modified in accordance with this section. Among projects selected in the Secretary's discretion, the Secretary shall:

- (1) reduce project spending authority in the total amount of \$1,500,000.00 in TIB funds; and
- (2) increase project spending authority in the total amount of \$1,500,000.00 in transportation funds.

* * * Paving Program * * *

Sec. 3. PROGRAM DEVELOPMENT—PAVING

Spending authority for the statewide-district leveling activity within the

Program Development—Paving Program is amended to read:

<u>FY14</u>	As Proposed	<u>As Amended</u>	<u>Change</u>
PE	0	0	0
Construction	6,000,000	6,084,089	84,089
Total	6,000,000	6,084,089	84,089

Sources of funds

State	6,000,000	6,084,089	84,089
TIB	0	0	0
Federal	0	0	0
Total	6,000,000	6,084,089	84,089

Sec. 4. SUPPLEMENTAL PAVING SPENDING

(a) Notwithstanding 32 V.S.A. § 706 and the limits on program, project, or activity spending authority approved in the fiscal year 2014 and 2015

Transportation Programs, the Secretary, with the approval of the Secretary of Administration and subject to the provisions of subsection (b) of this section, may transfer Transportation Fund appropriations, other than appropriations for the Town Highway State Aid, Structures, and Class 2 roadway programs, to the Program Development (8100001100) – Paving appropriation, for the specific purpose of improving the condition of selected State highways and Class 1 town highways that have incurred damage caused by winter weather of 2013–2014.

(b) If a contemplated transfer of an appropriation would, by itself, have the effect of significantly delaying the planned work schedule of a project which formed the basis of the project's funding in the fiscal year of the contemplated transfer, the Secretary shall submit the proposed transfer for approval by the House and Senate Committees on Transportation when the General Assembly

is in session and, when the General Assembly is not in session, by the Joint Transportation Oversight Committee. In all other cases, the Secretary may execute the transfer, giving prompt notice thereof to the Joint Fiscal Office and to the House and Senate Committees on Transportation when the General Assembly is in session and, when the General Assembly is not in session, to the Joint Transportation Oversight Committee.

- (c) This section shall expire on June 30, 2015.
 - * * * Supplemental Appropriation; Amendment * * *
- Sec. 5. 2014 Acts and Resolves No. 95, Sec. 53 is amended to read:

Sec. 53. TRANSPORTATION – SUPPLEMENTAL APPROPRIATION

(a) The following is appropriated in fiscal year 2014 to the Agency of Transportation:

Transportation Fund

\$1.626.284

- (b) The funds appropriated in subsection (a) of this section are authorized for appropriation and expenditure at the discretion of the Secretary of Transportation as follows:
- (1) To the Transportation maintenance State system appropriation (8100002000) for the specific purpose of excessive winter maintenance costs caused by winter weather of 2013–2014.
- (2) To the Transportation program development appropriation (8100001100) paving program for the specific purpose of improving the

condition of State <u>highways and Class 1 town</u> highways that have incurred damage caused by winter weather of 2013–2014.

- (c) The Secretary shall report in July 2014 to the Joint Transportation Oversight Committee on the appropriation and expenditure authorized in subsection (b) of this section.
 - * * * Supplemental Winter Maintenance Spending * * *

Sec. 6. SUPPLEMENTAL WINTER MAINTENANCE SPENDING

- (a) Notwithstanding 32 V.S.A. § 706 and the limits on program, project, or activity spending authority approved in the Fiscal Year 2014 Transportation Program, the Secretary, with the approval of the Secretary of Administration and subject to the provisions of subsection (b) of this section, may transfer up to \$3,000,000.00 in Transportation Fund appropriations, other than appropriations for the Town Highway State Aid, Structures, and Class 2 Roadway Programs, to the Transportation maintenance state system appropriation (8100002000) for the specific purpose of paying for excessive winter maintenance costs caused by winter weather of 2013–2014.
- (b) If a contemplated transfer of an appropriation would, by itself, have the effect of significantly delaying the planned work schedule of a project, the Secretary shall submit the proposed transfer for approval by the House and Senate Committees on Transportation when the General Assembly is in session and, when the General Assembly is not in session, by the Joint Transportation

Oversight Committee. In all other cases, the Secretary may execute the transfer, giving prompt notice thereof to the Joint Fiscal Office and to the House and Senate Committees on Transportation when the General Assembly is in session and, when the General Assembly is not in session, to the Joint Transportation Oversight Committee.

- (c) This section shall expire on June 30, 2014.
 - * * * Transportation Buildings * * *
- Sec. 7. TRANSPORTATION BUILDINGS; INTERSTATE

 MAINTENANCE DEPOTS

The following project is added to the Transportation Buildings Program
within the fiscal year 2015 Transportation Program: Statewide Interstate

Maintenance Depots (study of feasibility of conversion of closed rest areas to statewide interstate maintenance depots).

* * * Program Development – Safety and Traffic Operations * * *

Sec. 8. PROGRAM DEVELOPMENT – SAFETY AND TRAFFIC OPERATIONS

The following project is added to the candidate list of the Program

Development – Safety and Traffic Operations Program within the fiscal year

2015 Transportation Program: Woodford—Searsburg—VT9 Truck Chain Up

Areas (areas for trucks to pull off the traveled way in order to install chains).

* * * Rail * * *

Sec. 9. RAIL

- (a) The following project is added to the Rail Program: Leicester–New Haven (upgrade track to continuously welded rail on the Vermont Railway Northern Subdivision from Leicester mile post 76.99 to New Haven mile post 93.48).
- (b) The Agency is encouraged to apply for a federal discretionary grant to cover, in whole or in part, the cost of the Leicester–New Haven project. In the event the State is awarded a grant for this project, authority to spend the federal grant funds is added to the fiscal year 2015 Transportation Program—Rail Program and the amount of federal funds awarded is appropriated to the fiscal year 2015 Transportation Program—Rail Program.

Sec. 10. RAILROAD BRIDGE LOAD RATINGS

(a) Notwithstanding 32 V.S.A. § 706 and the limits on program, project, or activity spending authority approved in the Fiscal Year 2015 Transportation

Program, the Secretary, with the approval of the Secretary of Administration and subject to the provisions of subsection (b) of this section, may transfer up to \$3,000,000.00 in Transportation Fund appropriations, other than appropriations for the Town Highway State Aid, Structures, and Class 2

Roadway Programs, to the Transportation — rail appropriation (8100002300) for the specific purpose of paying for improvements to State-owned railroad

bridges to address insufficient load ratings if necessary to maintain rail service at current levels.

- (b) If a contemplated transfer of an appropriation would, by itself, have the effect of significantly delaying the planned work schedule of a project, the Secretary shall submit the proposed transfer for approval by the House and Senate Committees on Transportation when the General Assembly is in session and, when the General Assembly is not in session, by the Joint Transportation Oversight Committee. In all other cases, the Secretary may execute the transfer, giving prompt notice thereof to the Joint Fiscal Office and to the House and Senate Committees on Transportation when the General Assembly is in session and, when the General Assembly is not in session, to the Joint Transportation Oversight Committee.
 - (c) This section shall expire on June 30, 2015.
 - * * * Authorization of Positions * * *

Sec. 11. AUTHORIZATION OF POSITIONS

- (a) Sixteen limited service positions at the Agency shall be converted to permanent classified positions on July 1, 2015.
- (b) The Agency is authorized to establish three new permanent classified positions to carry out the Local Technical Assistance Program created pursuant to Sec. 12 of this act.

Sec. 12. TOWN HIGHWAY VERMONT LOCAL ROADS; LOCAL TECHNICAL ASSISTANCE PROGRAM

(a) On or before June 30, 2015, the Agency shall complete a transition of the Vermont Local Roads Program from a grant program operated by grantee Saint Michael's College to a program operated by the Agency's Vermont Transportation Training Center. The Agency shall continue to offer the Vermont Local Roads Program a grant agreement until at least April 15, 2015.

(b) In making the transition, the Agency shall create a Local Technical Assistance Program (LTAP or Program) within the Agency's Vermont Transportation Training Center. Consistent with the history of services provided by the Vermont Local Roads Program, the purpose of the LTAP will be to provide transportation-related technical assistance and training for municipalities, including workshops, technology demonstrations, computer training, distance learning, seminars, and field and classroom instruction. If it is legally permissible for the LTAP to use the name Vermont Local Roads, the Agency may continue to use that name.

(c)(1) Upon completion of the transition described in this section, the Town

Highway Vermont Local Roads Program within the Agency's proposed fiscal

year 2015 Transportation Program shall be renamed the Local Technical

Assistance Program.

- (2) Funding for the Vermont Local Roads Program approved and appropriated by the General Assembly for fiscal year 2015 that is unexpended by the Vermont Local Roads Program shall be used for operating expenses of the LTAP.
- (d) In carrying out the Local Technical Assistance Program, the Agency shall:
- (1) offer the same or substantially similar courses as were offered by the Vermont Local Roads Program, as long as demand from municipalities justifies continuing such course offerings;
- (2) offer courses in multiple locations throughout the State, to a similar or greater extent than the Vermont Local Roads Program offered courses throughout the State; and
- (3) continue providing municipalities the support functions that the Vermont Local Roads Program provided, including facilitating list serves, issuing informational newsletters, providing technical assistance consultation, maintaining a website, and supporting cooperation and communication among municipal transportation officials and employees.
- (e)(1) On or before January 15, 2015, the Agency shall provide the House and Senate Committees on Transportation an LTAP work plan for fiscal year 2016 detailing how the Program will accomplish the requirements set forth in subsection (d) of this section.

- (2) Prior to submitting the work plan required under subdivision (1) of this subsection to the Committees, the Agency shall:
- (A) in consultation with the Vermont League of Cities and Towns and any other person the Agency deems appropriate, solicit from all Vermont towns, villages, and cities recommendations on:
- (i) how the LTAP can provide effective municipal transportation-related technical assistance and training; and
- (ii) new training, technical assistance, or support functions that could be provided through the LTAP.
- (B) consider the input and recommendations received from municipalities in developing the LTAP work plan.
- Sec. 13. 19 V.S.A. § 318 is added to read:
- § 318. LOCAL TECHNICAL ASSISTANCE PROGRAM; INPUT FROM

 MUNICIPALITIES
- (a) Prior to submitting a fiscal year Local Technical Assistance Program

 (LTAP) work plan to the Federal Highway Administration for approval, the

 Agency shall, in consultation with the Vermont League of Cities and Towns

 and any other person the Agency deems appropriate, solicit from all Vermont towns, villages, and cities:
- (1) input on whether the Agency is providing effective municipal transportation-related technical assistance and training through the LTAP;

- (2) recommendations on how to improve the Agency's operation of the LTAP; and
- (3) recommendations for new training, technical assistance, or support functions to be provided through the LTAP.
- (b) The Agency shall consider the input and recommendations received from municipalities in developing its annual LTAP work plan.
- (c) Upon request, the Agency shall provide the Vermont League of Cities and Towns administrative support in soliciting and collecting municipal input and recommendations.

* * * Central Garage * * *

Sec. 14. TRANSFER TO CENTRAL GARAGE FUND

Notwithstanding 19 V.S.A. § 13(c), in fiscal year 2015, the amount of \$1,120,000.00 is transferred from the Transportation Fund to the Central Garage Fund created in 19 V.S.A. § 13.

* * * Cancellation of Projects * * *

Sec. 15. CANCELLATION OF PROJECTS

Pursuant to 19 V.S.A. § 10g(h) (legislative approval for cancellation of projects), the General Assembly approves cancellation of the following projects:

- (1) Program Development State Highway Bridges:
 - (A) Chester ER 016-1(31) (rehabilitation of VT 11 BR 43);

- (B) Colchester BF 028-1(29) (development and evaluation);
- (C) Enosburg BF 027-1(24) (replacement of VT 108 BR 49);
- (D) Richford STP 034-2()S (replacement of culvert on VT 105 BR 37);
 - (2) Program Development Town Highway Bridges:
 - (A) Bethel BO 1444() (TH 19 BR 35);
 - (B) Brownington BRO 1449(32) (TH 39 BR 18);
 - (C) Jamaica BRO 1442(37) (TH 33 BR 31);
 - (D) Reading BO 1444() (TH 54 BR 28);
 - (E) Stockbridge BO 1444() (TH 51 BR 30);
 - (F) Wheelock TH3 9644 (TH 17 BR 20);
- (3) Rail Development and Evaluation: Rutland WCRS(21) (Railyard Relocation).
 - (4) Rost Areas: Derby IM 001-3(8) (expansion of Derby I-01 rest area).

* * * Rest Areas Program * * *

Sec. 15a. REST AREAS PROGRAM; DERBY WELCOME CENTER

In the Agency's proposed fiscal year 2015 Transportation Program, in the Rest Areas Program, the Project Information section for the Derby Welcome Center project, IM 091-3(8), is amended to delete all of the text in the Comments field.

* * * Discretionary Federal Grants * * *

Sec. 16. 19 V.S.A. \S 7(k) is amended to read:

(k) Upon being apprised of the enactment of a federal law which makes provision for a federal earmark or the award of a discretionary federal grant for a transportation project within the State of Vermont, the Agency shall promptly notify the members of the House and Senate Committees on Transportation and the Joint Fiscal Office. Such notification shall include all available summary information regarding the terms and conditions of the federal earmark or grant. For purposes of As used in this section, federal earmark means a congressional designation of federal aid funds for a specific transportation project or program. When the General Assembly is not in session, upon obtaining the approval of the Joint Transportation Oversight Committee, the Agency is authorized to add new projects to the transportation program in order to secure the benefits of federal earmarks or discretionary grants.

* * * Acceptance of Grants * * *

Sec. 17. 32 V.S.A. § 5 is amended to read:

§ 5. ACCEPTANCE OF GRANTS

(a) No original of any grant, gift, loan, or any sum of money or thing of value may be accepted by any agency, department, commission, board, or other part of State government except as follows:

- (1) All such items must be submitted to the Governor who shall send a copy of the approval or rejection to the Joint Fiscal Committee through the Joint Fiscal Office together with the following information with respect to said items:
 - (A) the source of the grant, gift, or loan;
 - (B) the legal and referenced titles of the grant;
- (C) the costs, direct and indirect, for the present and future years related to such a grant;
 - (D) the department and/or program which will utilize the grant;
 - (E) a brief statement of purpose;
 - (F) impact on existing programs if grant is not accepted.
- (2) The Governor's approval shall be final unless within 30 days of receipt of such information a member of the Joint Fiscal Committee requests such grant be placed on the agenda of the Joint Fiscal Committee, or, when the General Assembly is in session, be held for legislative approval. In the event of such request, the grant shall not be accepted until approved by the Joint Fiscal Committee or the Legislature. The 30-day period may be reduced where expedited consideration is warranted in accordance with adopted Joint Fiscal Committee policies. During the legislative session, the Joint Fiscal Committee shall file a notice with the House and Senate clerks for publication

. .

in the respective calendars of any grant approval requests that are submitted by the administration.

- (3) This section shall not apply to the acceptance of grants, gifts, donations, loans, or other things of value with a value of \$5,000.00 or less, or to the acceptance by the Department of Forests, Parks and Recreation of grants, gifts, donations, loans, or other things of value with a value of \$15,000.00 or less, provided that such acceptance will not incur additional expense to the State or create an ongoing requirement for funds, services, or facilities. The Secretary of Administration and Joint Fiscal Office shall be promptly notified of the source, value, and purpose of any items received under this subdivision. The Joint Fiscal Office shall report all such items to the Joint Fiscal Committee quarterly.
- (4) With respect to acceptance of the original of a federal transportation earmark or of a discretionary federal grant for a transportation project, the provisions of subdivisions (a)(1) and (a)(2) shall apply, except that in addition:
- (A) notification of the Governor's approval or rejection shall also be

 made to the Chairs of the House and Senate Committees on

 Transportation; and
- (B) such grant or earmark shall be placed on the agenda, and shall be subject to the approval, of a committee comprising the Joint Fiscal Committee and the Chairs of the House and Senate Committees on

2014

Transportation, if one of the Chairs or a member of the Joint Fiscal Committee so requests.

* * *

* * * State Highways; Detours * * *

Sec. 18. 19 V.S.A. § 10 is amended to read:

§ 10. DUTIES

The agency Agency shall, except where otherwise specifically provided by law:

* * *

(3) Exercise general supervision of all transportation functions, have the right to direct traffic on all state State highways which are under construction and maintenance, and may close all or any part of a state State highway which is under construction or repair. The agency shall properly mark sections of highway which are closed to traffic, and shall Agency shall maintain detours comprising State or town highways, or both, around closed sections planned closures of State highways in excess of 72 hours. If the Agency maintains a detour on a town highway, it shall be responsible for repairing any damage to the town highway caused by the detoured traffic.

* * *

Sec. 19. 23 V.S.A. § 1006a is amended to read:

§ 1006a. HIGHWAYS; EMERGENCY CLOSURE

(a) The traffic committee Traffic Committee may close any part or all of any state State highway to public travel to protect the health, safety, or welfare of the public. In such event, the agency of transportation shall properly mark and Agency may maintain a detour comprising State or town highways, or both, around the closed section. If the Agency maintains a detour on a town highway, it shall be responsible for repairing any damage to the town highway caused by the detoured traffic.

* * *

* * * Surplus Property * * *

Sec. 20. 19 V.S.A. § 26 is amended to read:

§ 26. PURCHASE AND SALE OF PROPERTY

- (a)(1) Subject to subsection (b) of this section:
- (A) The Agency may purchase or lease any land, taking conveyance in the name of the state State, when land is needed in connection with the layout, construction, repair, and maintenance of any State highway, or the reconstruction of the highway.
- (B) The Agency may acquire or construct buildings necessary for use in connection with this work.

- (C) When any of the land or the buildings acquired or the buildings constructed become no longer necessary for these purposes, the Agency may sell or lease the property.
- (2) The proceeds from any sale or lease shall be deposited in the Transportation Fund and, unless otherwise required by federal law or regulation, shall be credited to transportation buildings to be used for transportation building projects previously authorized by the General Assembly.

* * *

* * * Consolidated Transportation Report * * *

Sec. 21. FINDINGS

The General Assembly finds:

- (1) Timely access to accurate and comprehensive information about the

 State's transportation system and the Agency's activities is necessary for the

 House and Senate Committees on Transportation to carry out their oversight

 functions and to develop transportation policy.
- (2) Under current law, the Committees receive such information in several different reports.
- (3) Requiring the Agency to submit one consolidated transportation system and activities report will facilitate the oversight and policy-setting work

of the Committees and better enable the public to evaluate the State's transportation system and the Agency's activities.

Sec. 22. 19 V.S.A. § 42 is amended to read:

§ 42. REPORTS PRESERVED; CONSOLIDATED TRANSPORTATION REPORT

- (a) Notwithstanding 2 V.S.A. § 20(d), the reports or reporting requirements of this section and sections 7(k), 10b(d), 10c(k), 10c(l), 10e(e), 10g, 11f(i), 12a, and 12b(d) of this title shall be preserved absent specific action by the General Assembly repealing the reports or reporting requirements.
- (b) Annually, on or before January 15, the Agency shall submit a consolidated transportation system and activities report to the House and Senate Committees on Transportation. The report shall consist of:
- (1) Financial and performance data of all public transit systems, as defined in 24 V.S.A. § 5088(6), that receive operating subsidies in any form from the State or federal government, including subsidies related to the Elders and Persons with Disabilities Transportation Program for service and capital equipment. This component of the report shall:
- (A) be developed in cooperation with the Public Transit Advisory

 Council;

- (B) be modeled on the Federal Transit Administration's National

 Transit Database Program with such modifications as appropriate for the various services and guidance found in the most current State policy plan;
- (C) show as a separate category financial and performance data on the Elders and Persons with Disabilities Transportation Program;
- (D) describe any action the Agency has taken pursuant to contractual authority to terminate funding for routes or to request service changes for failure to meet performance standards.
- (2) Data on pavement conditions of the State highway system that, at a minimum, shall include a pavement condition index that rates the State highway system and the current and historic percentage of State highway pavement mileage that is rated in poor or very poor condition.
- (3) A description of the conditions of bridges, culverts, and other structures on the State highway system and on town highways and of the status of the accelerated bridge program.
- (4) Department of Motor Vehicle data, including the number of vehicle registrations and licenses issued, revenues by category, transactions by category, commercial motor vehicle statistics, and any other information the Commissioner deems relevant.
- (5) A summary of updates to the Agency's strategic plans and performance measurements used in its strategic plans.

- (6) A summary of the statuses of aviation, rail, and public transit projects programmed for construction during the previous calendar year.
- (7) Data and statistics regarding highway safety, including trends in vehicle crashes and fatalities, traffic counts, and trends in vehicle miles traveled.
- (8) An overview of operations and maintenance activities, including winter maintenance statistics, snow and ice control plans, and equipment performance measures.
- (9) Data on the miles of State highway paving completed during the previous construction season.
- (10) A list of projects for which the construction phase was completed during the most recent construction season.
- (11) Such other information that the Secretary determines the Committees on Transportation need to perform their oversight role.
- Sec. 23. 19 V.S.A. § 10c is amended to read:
- § 10c. STATEMENT OF POLICY; HIGHWAYS AND BRIDGES

* * *

(k)(1) The agency shall by January 15 of each year submit a report on the pavement conditions of the state highway system to the house and senate committees on transportation which, at a minimum, shall contain the information, updated to the latest date consistent with the publication date,

which is included in the agency's publication entitled "Pavement Management Annual Report 2006." The report in addition shall include information describing the actual historic percentage of state system pavement which is rated as being in poor or very poor condition.

- (2) The agency shall report to the house and senate committees on transportation regarding alternate formats and measurements for this report.

 [Repealed.]
- (l) The agency shall by January 15 of each year submit a report on the condition of bridges, culverts, and other structures on the state system and town highways to the house and senate committees on transportation. The agency shall report to the house and senate committees on transportation on alternate formats and measurements for this report. [Repealed.]

* * *

Sec. 24. 19 V.S.A. \S 10e(c) is amended to read:

(c) The agency of transportation shall, by January 15 of each year, submit a rail report to the members of the house and senate committees on transportation. The report shall include the status of projects programmed for delivery during the previous calendar year and a summary of any changes to the agency's organizational structure which may affect project delivery.

[Repealed.]

Sec. 25. 24 V.S.A. § 5092 is amended to read:

§ 5092. REPORTS

The Agency of Transportation, in cooperation with the Public Transit Advisory Council, shall develop an annual report of financial and performance data of all public transit systems that receive operating subsidies in any form from the State or federal government, including subsidies related to the elders and persons with disabilities transportation program for service and capital equipment. Financial and performance data on the elders and persons with disabilities transportation program shall be a separate category in the report. The report shall be modeled on the Federal Transit Administration's National Transit Database Program with such modifications as appropriate for the various services and guidance found in the most current state policy plan. The report shall describe any action taken by the Agency pursuant to contractual authority to terminate funding for routes or to request service changes for failure to meet performance standards. The Agency shall deliver the report to the General Assembly by January 15 of each year. Notwithstanding 2 V.S.A. § 20(d), this annual report shall be produced indefinitely absent specific action by the General Assembly repealing the report. [Repealed.]

* * * Vermont Design Standards * * *

Sec. 26. RECOMMENDATIONS TO UPDATE VERMONT STATE DESIGN STANDARDS

- (a) Prior to updating the "Vermont State Standards for the Design of Transportation Construction, Reconstruction and Rehabilitation of Freeways, Roads and Streets" (Vermont State Standards), the Secretary shall establish a multi-disciplinary Stakeholders Group consisting of representatives of public and private sector entities from the various modes of transportation affected by the Vermont State Standards to provide the Agency with critical input in revising the Standards.
 - (b) Purpose and charge. The Stakeholders Group shall:
- (1) Review the current Vermont State Standards and identify areas of the Standards that require modification to be current with state-of-practice transportation facility design, and modifications to be consistent with supplemental design guidance and policies prepared by the Agency since 1997. In fulfilling this primary duty, the Group shall also identify other related Agency standards and guidance that would need to be addressed to align with the revised Vermont State Standards.
- (2) Identify barriers, gaps, and opportunities that exist in current Agency design practices, standards, and guidance to address the needs of all transportation modes in a variety of contexts.

- (3) Document the opportunities that exist to modify the existing Vermont

 State Standards to meet current state-of-the-industry practices.
- (4) Prepare an implementation plan and associated schedule for addressing the various components of the Vermont State Standards that require modification.
- (c) On or before March 15, 2015, the Agency shall submit a written report of the Stakeholder Group findings and recommendations to the House and Senate Committees on Transportation.
 - * * * Scrap Dealers; Railroad Scrap * * *
- Sec. 27. 9 V.S.A. § 3021(8) is added to read:
- (8) "Railroad scrap" means any scrap metal consisting primarily of the steel components used in rolling stock and railroad tracks, including rails, joint bars, tie plates, anchors, turnouts, frogs, and spikes. "Railroad scrap" also includes railroad signals and signal components.
- Sec. 28. 9 V.S.A. § 3022 is amended to read:
- § 3022. PURCHASE OF NONFERROUS SCRAP, METAL ARTICLES,

 AND PROPRIETARY ARTICLES, AND RAILROAD SCRAP
 - (a) [Repealed.]
- (b) A scrap metal processor may purchase nonferrous scrap, metal articles, and proprietary articles, and railroad scrap only if the scrap metal processor complies with all the following procedures:

- (1) At the time of sale, the processor:
- (A) Requires the seller to provide a current government-issued photographic identification that indicates the seller's full name, current address, and date of birth, and records in a permanent ledger the identification information of the seller, the time and date of the transaction, the license number of the seller's vehicle, and a description of the items received from the seller.
- (B) Requests and, if available, collects documentation from the seller of the items offered for sale, such as a bill of sale, receipt, letter of authorization, or similar evidence that establishes that the seller lawfully owns the items to be sold.
- (2) After purchasing an item from a person who fails to provide documentation pursuant to subdivision (1)(B) of this subsection, the processor:
- (A) Submits to the Department of Public Safety no later than the close of the following business day a report that describes the item and the seller's identifying information required in subdivision (1)(A) of this subsection.
 - (B) Holds the item for at least 10 days following purchase.
- (c) The information collected by a scrap metal processor pursuant to this section shall be retained for at least five years at the processor's normal place of business or other readily accessible and secure location. On request, this

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information shall be made available to any law enforcement official or authorized security agent of a governmental entity who provides official credentials at the scrap metal processor's business location during regular business hours.

* * * Site Plan Review; Access to State Highways * * *

Sec. 29. 24 V.S.A. § 4416 is amended to read:

§ 4416. SITE PLAN REVIEW

(a) As prerequisite to the approval of any use other than one- and two-family dwellings, the approval of site plans by the appropriate municipal panel may be required, under procedures set forth in subchapter 10 of this chapter. In reviewing site plans, the appropriate municipal panel may impose, in accordance with the bylaws, appropriate conditions and safeguards with respect to: the adequacy of parking, traffic access, and circulation for pedestrians and vehicles; landscaping and screening; the protection of the utilization of renewable energy resources; exterior lighting; the size, location, and design of signs; and other matters specified in the bylaws. The bylaws shall specify the maps, data, and other information to be presented with applications for site plan approval and a review process pursuant to section 4464 of this title.

(b) Whenever a proposed site plan involves access to a State highway, the application for site plan approval shall include a letter of intent from the

Agency of Transportation confirming that the Agency has reviewed the proposed site plan and is prepared to issue an access permit under 19 V.S.A. § 1111, and setting out any conditions that the Agency proposes to attach to the section 1111 permit.

* * * Survey Plats * * *

Sec. 30. 27 V.S.A. § 1404(a) is amended to read:

(a) Survey plats prepared and filed by municipal and state State government agencies shall be exempt from subdivision $\frac{1403(b)(6)}{1403(b)(5)}$ of this title. Each plat sheet filed under this exemption shall contain a title area in the lower right-hand corner of the sheet stating the location of the land, the scale expressed in engineering units, and the date of compilation. Highway plats or plans filed under this exemption shall also include right-of-way detail sheets and a title sheet.

* * * Proposed Communications Facilities; Notification to Secretary of

Transportation * * *

Sec. 31. 30 V.S.A. § 248a is amended to read:

§ 248a. CERTIFICATE OF PUBLIC GOOD FOR COMMUNICATIONS
FACILITIES

* * *

(e) Notice. No less than 45 days prior to filing an application for a certificate of public good under this section, the applicant shall serve written

notice of an application to be filed with the Board pursuant to this section to the legislative bodies and municipal and regional planning commissions in the communities in which the applicant proposes to construct or install facilities; the Secretary of Natural Resources; the Secretary of Transportation; the Division for Historic Preservation; the Commissioner of Public Service and its Director for Public Advocacy; the Natural Resources Board if the application concerns a telecommunications facility for which a permit previously has been issued under 10 V.S.A. chapter 151; and the landowners of record of property adjoining the project sites. In addition, at least one copy of each application shall be filed with each of these municipal and regional planning commissions. Upon motion or otherwise, the Public Service Board shall direct that further public or personal notice be provided if the Board finds that such further notice will not unduly delay consideration of the merits and that additional notice is necessary for fair consideration of the application.

* * *

* * * Effective Dates * * *

Sec. 32. EFFECTIVE DATES

- (a) This section and Secs. 4 (supplemental paving spending), 5 (supplemental appropriation), and 6 (supplemental winter maintenance spending), shall take effect on passage.
 - (b) All other sections shall take effect on July 1, 2014.