

H.610 Side-by-Side Comparison

Bill as Introduced Pgs.	Bill as Introduced Sec.	House Amendment Pgs.	House Amendment Sec.	H. 610, As Introduced	H. 610, As Amended	Notes
1	1	1	1	10 V.S.A. chapter 55, title redesignation		<i>[No changes]</i>
		1	2		<ul style="list-style-type: none"> Amends 10 V.S.A. § 1251 (Definitions) by adding a new definition for “pollution abatement facilities” 	<i>No proposed language changes to this section in bill as introduced</i>
		2	3		<ul style="list-style-type: none"> Amends 10 V.S.A. § 1259(j) (Prohibitions) to cross-reference new definition of “pollution abatement facilities” in 10 V.S.A. § 1251 	<i>No proposed language changes to this section in bill as introduced; Relates to prohibition on fracking</i>
		2–3	4		<ul style="list-style-type: none"> Amends 10 V.S.A. § 1278(j) (Operations, Management, and Emergency Response Plans for Pollution Abatement Facilities) to cross-reference new definition of “pollution abatement facilities” in 10 V.S.A. § 1251 	<i>No proposed language changes to this section in bill as introduced; Relates to emergency response plans for pollution abatement facilities</i>
2–3	2	3–5	5	10 V.S.A. § 1571 (Definitions)	<ul style="list-style-type: none"> Amends definition of “water pollution abatement and control facilities” by striking out reference to “industrial wastes and solid wastes,” adding “related to a structural facility” after “flood resiliency work,” and striking out “ecosystem restoration protection project” Strikes out definition of “public water supply systems” Strikes out definition of “disadvantaged municipality” Adds definition of “sewage” and “waste” 	<i>See Sec. 25 for definition of “public water supply systems” and “disadvantaged municipality”; moved to Title 24</i>
3	3	5–6	6	10 V.S.A. § 1572 (Coordinated Plan Review)		<i>[No changes]</i>
4	4	6	7	10 V.S.A. § 1591 (Planning)	<ul style="list-style-type: none"> Repeals 10 V.S.A. § 1591 	<i>See Secs. 33–37; Engineering planning advance sections moved to Title 24</i>
		7	8	10 V.S.A. § 1592 (Application)	<ul style="list-style-type: none"> Repeals 10 V.S.A. § 1592 	<i>No proposed language changes to this section in bill as introduced; See Secs. 33–37; Engineering planning advance sections moved to Title 24</i>

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5–6	5	7–8	9	10 V.S.A. § 1593 (Award of Advance)	<ul style="list-style-type: none"> Repeals 10 V.S.A. § 1593 	<i>See Secs. 33–37; Engineering planning advance sections moved to Title 24</i>
		8–9	10	10 V.S.A. § 1594 (Payment of Advance)	<ul style="list-style-type: none"> Repeals 10 V.S.A. § 1594 	<i>No proposed language changes to this section in bill as introduced; See Secs. 33–37; Engineering planning advance sections moved to Title 24</i>
6	6	9–10	11	10 V.S.A. § 1595 (Repayment of Advances)	<ul style="list-style-type: none"> Repeals 10 V.S.A. § 1595 	<i>See Secs. 33–37; Engineering planning advance sections moved to Title 24</i>
7	7	10	12	10 V.S.A. chapter 55, subchapter 3, title redesignation		<i>[No Changes]</i>
7	8	10	13	10 V.S.A. § 1621 (Financial Assistance)	<ul style="list-style-type: none"> Replaces “entity” with “municipality” Inserts cross-reference to new definition in Title 24 	
7–10	9	10–13	14	10 V.S.A. § 1622 (Eligible Projects)	<ul style="list-style-type: none"> Makes conforming drafting changes Inserts “water pollution abatement and control facilities projects” to clarify the type of projects referred to in the section Strikes out reference to public water supply projects Adds “for the project” after the costs to acquire land 	<i>Loans for public water supply projects moved to Title 24</i>
10–11	10	13	15	10 V.S.A. § 1623 (Application)	<ul style="list-style-type: none"> Inserts “water pollution abatement and control facilities projects” to clarify the type of projects referred to in the section 	
11–19	11	14–21	16	10 V.S.A. § 1624 (Financial Assistance with Water Supply Projects)	<ul style="list-style-type: none"> Repeals subsections (b) and (d) 	<i>See Secs. 31–32; Language moved to Title 24</i>
19–22	12	21–25	17	10 V.S.A. § 1624a (Awards for Pollution Abatement Projects for Combined Sewer Overflows)		<i>[No Changes]</i>
23–24	13	25–27	18	10 V.S.A. § 1625 (Awards for Pollution Abatement Projects to Abate Dry Weather Sewage Flows)		<i>[No Changes]</i>

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25–28	14	27–31	19	10 V.S.A. § 1626a (Awards for Wastewater Treatment Plants with a Capacity of 250,000 Gallons or More per Day)		<i>[No Changes]</i>
28–30	15	31–32	20	10 V.S.A. § 1626b (Municipal Water Pollution Control Grants)	<ul style="list-style-type: none"> • Strikes out water and affordability criteria • Inserts cross-reference to criteria in 10 V.S.A. § 1628 	<i>Criteria moved to 10 V.S.A. § 1628</i>
30–31	16	32–4	21	10 V.S.A. § 1628 (Priorities)	<ul style="list-style-type: none"> • Adds water and affordability criteria, including a cost-benefit criterion 	
31	17	34	22	10 V.S.A. § 1630 (Rules)		<i>[No Changes]</i>
31	18	34	23	10 V.S.A. § 1632 (State Administrative Departments)	<ul style="list-style-type: none"> • Adds cross-reference to definition of public water supply system in Title 24 	
31–32	19	35	24	24 V.S.A. § 4751(Declaration of Policy)	<ul style="list-style-type: none"> • Replaces “human health” with “public health” 	
32–33	20	35–37	25	24 V.S.A. § 4752 (Definitions)	<ul style="list-style-type: none"> • Amends definition of “water pollution abatement and control facilities” by striking out reference to “industrial wastes and solid wastes,” adding “related to a structural facility” after “flood resiliency work,” and striking out “ecosystem restoration protection project” • Adds definition for “disadvantaged municipality” from Title 10, and for “sewage” and “waste” 	
34–40	21	37–44	26	24 V.S.A. § 4753 (Revolving Loan Funds; Authority to Spend; Report)	<ul style="list-style-type: none"> • Amends type of projects eligible for loans to “project-related easements, acquisitions of land, an interest in land” • Removes proposed changes related to the use of fees for the Vermont Wastewater and Potable Water Revolving Loan Fund 	
40–43	22	44–47	27	24 V.S.A. § 4753a (Awards from Revolving Loan Funds)		<i>[No Changes]</i>
43–44	23	47–48	28	24 V.S.A. § 4754 (Loan Application)	<ul style="list-style-type: none"> • Adds reference to definition of public water supply systems in Title 24 • Amends reference to engineering planning advances to Title 24 	
44–48	24	48–51	29	24 V.S.A. § 4755 (Loan; Loan Agreements)	<ul style="list-style-type: none"> • Added “General Provisions” to section title • Added reference to exception of interest rate determinations in 24 V.S.A. § 4763c • Consolidated administrative fee language for the Clean Water State Revolving Fund and the Vermont EPA Drinking Water State Revolving Fund • Strikes out reference to interest rate determination in 10 V.S.A. § 1624 	

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48-49	25	51-53	30	24 V.S.A. § 4758 (Loan Priorities)		<i>[No Changes]</i>
		53-56	31	24 V.S.A. § 4763c (Loans for Public Water Supply Systems)	<ul style="list-style-type: none"> • Moves language from 10 V.S.A. § 1624(b) to new section 4763c • Amends cross-references to Title 24 • Adds determination by the Bond Bank for the market interest rate for loans awarded for refinancing old debt 	
		57-59	32	24 V.S.A. § 4763d (Municipal Match of Federal Revolving Funds)	<ul style="list-style-type: none"> • Moves language from 10 V.S.A. § 1624(d) to new section 4763d • Amends cross-references to Title 24 • Amends process for privately owned public water system to apply to a municipality for a CBDG grant by giving the municipality the discretion to support the application, rather than requiring the municipality to apply upon request 	
		59	33	24 V.S.A. § 4765 (Planning)	<ul style="list-style-type: none"> • Moves language from 10 V.S.A. § 1591 to new section 4765 • Amends cross-references to Title 24 • Adds definition of “engineering planning” and changes references throughout • Adds headings for “regional engineering planning” in subsection (b) and “funding” in subsection (c) • Adds back limitation on use of up to 10 percent of funds for regional engineering planning 	
		59-60	34	24 V.S.A. § 4766 (Application)	<ul style="list-style-type: none"> • Moves language from 10 V.S.A. § 1592 to new section 4766 	<i>No proposed language changes to this section in bill as introduced</i>
		60-61	35	24 V.S.A. § 4767 (Award of Advance)	<ul style="list-style-type: none"> • Moves language from 10 V.S.A. § 1593 to new section 4767 • Clarifies language stating requirements for loans in subsection (a) • Amends cross-references to Title 24 	
		61-62	36	24 V.S.A. § 4768 (Payment of Awards)	<ul style="list-style-type: none"> • Moves language from 10 V.S.A. § 1594 to new section 4768 	<i>No proposed language changes to this section in bill as introduced</i>
		62	37	24 V.S.A. § 4769 (Repayment of Advances)	<ul style="list-style-type: none"> • Moves language from 10 V.S.A. § 1595 to new section 4769 	

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49–50	26	62–64	38	Report on Loans to Private Entities for Water Pollution Abatement and Control Facilities	<ul style="list-style-type: none"> • Amends scope of report to include public water supply systems • Amends the Secretary’s review to include funds available for grants and loans to municipalities, estimated costs and demand over the next 10 years, and the basis for any recommendations 	
		65	39	Transition; Water Pollution Abatement Control Facilities	<ul style="list-style-type: none"> • Adds transition language authorizing the Department to continue awards assistance under the current rule until the new rule for municipal pollution control grants is adopted 	