1	Introduced by Committee on Transportation [Draft; not yet approved]
2	Date:
3	Subject: Transportation; capital program; positions; rail; railroad trespassing;
4	official business directional signs; State aid for town highways;
5	highways; alterations; quasi-judicial process
6	Statement of purpose of bill as introduced: This bill proposes to adopt the
7	State's annual transportation capital program and make miscellaneous changes
8	to laws related to transportation.

9 10	An act relating to the transportation capital program and miscellaneous changes to transportation-related law
11	It is hereby enacted by the General Assembly of the State of Vermont:
12	* * * Adoption of Proposed Transportation Program as Amended;
13	Definitions * * *
14	Sec. 1. TRANSPORTATION PROGRAM ADOPTED; DEFINITIONS
15	(a) The Agency of Transportation's proposed fiscal year 2017
16	Transportation Program appended to the Agency of Transportation's proposed
17	fiscal year 2017 budget, as amended by this act, is adopted to the extent
18	federal, State, and local funds are available.
19	(b) As used in this act, unless otherwise indicated:
20	(1) "Agency" means the Agency of Transportation.

1	(2) "Secretary" means the Secretary of Transportation.
2	* * * Roadway Program* * *
3	Sec. 2. PROJECT CANCELLATION
4	Pursuant to 19 V.S.A. § 10g(h) (legislative approval for cancellation of
5	projects), the General Assembly approves cancellation of the following project
6	from the candidate list within the Roadway Program within the fiscal year
7	2017 Transportation Program: Colchester STP 0207().
8	* * * Traffic and Safety Program * * *
9	Sec. 3. TRAFFIC AND SAFETY PROGRAM
10	The following projects are added to the candidate list of the Traffic and
11	Safety Program within the fiscal year 2017 Transportation Program:
12	(1) Derby – US 5/I-91 Exit 28 – intersection improvements.
13	(2) Derby – US 5/VT 105 – intersection improvements.
14	(3) St. Albans – VT 104/I-89 Exit 19– intersection improvements.
15	* * * Rail * * *
16	Sec. 4. RAIL
17	The following project is added to the candidate list of the Rail Program
18	within the fiscal year 2016 Transportation Program: Rutland – Burlington –
19	TIGERVII () (Western VT Freight-Passenger Rail).

1	* * * Central Garage * * *
2	Sec. 5. TRANSFER TO CENTRAL GARAGE FUND
3	Notwithstanding 19 V.S.A. § 13(c), in fiscal year 2017, the amount of
4	\$1,283,215.00 is transferred from the Transportation Fund to the Central
5	Garage Fund created in 19 V.S.A. § 13.
6	* * * Positions * * *
7	Sec. 6. POSITIONS
8	(a) The Agency is authorized to establish two (2) new permanent classified
9	positions related to water quality improvements.
10	(b) Seven (7) of the twenty-one (21) limited service positions authorized in
11	2012 Acts and Resolves No. 75, Sec. 87(e), as amended by 2014 Acts and
12	Resolves No. 95, Sec. 64, hereby are converted to permanent classified
13	positions.
14	(c) Nine (9) of the seventeen (17) limited service positions authorized in
15	2012 Acts and Resolves No. 153, Sec. 21(a), as amended by 2014 Acts and
16	Resolves No. 95, Sec. 65, hereby are converted to permanent classified
17	positions.
18	(d) One (1) limited service position, number 861864 (Civil Engineer VII),
19	created on May 6, 2012 and due to expire on December 31, 2016, hereby is
20	converted to a permanent classified position.

1	(e) Three (3) of the seventeen (17) limited service positions authorized in
2	2012 Acts and Resolves No. 153, Sec. 21(a), as amended by 2014 Acts and
3	Resolves No. 95, Sec. 65, hereby are extended to June 30, 2019. The Agency
4	may use these three positions for activities that are not related to the response
5	to Tropical Storm Irene and the spring 2011 flooding.
6	(f) The following two (2) limited service positions hereby are extended
7	through June 30, 2019: number 861837 (Administrative Services Coordinator
8	I), created on March 11, 2012 and due to expire on June 30, 2016, and number
9	861865 (Civil Engineer I), created on May 6, 2012 and due to expire on
10	<u>December 31, 2016.</u>
11	* * * Rail Trespassing * * *
12	Sec. 7. 5 V.S.A. § 3734 is amended to read:
13	§ 3734. TRESPASS ON RAILROAD PROPERTY; PENALTY
14	A person who, without right, loiters or remains in a depot, or upon the
15	platform, approaches, or grounds adjacent thereto, after being requested to
16	leave by a railroad policeman, sheriff, deputy sheriff, constable, or policeman,
17	shall be fined not more than \$20.00 nor less than \$2.00.
18	(a) Definitions. As used in this section:
19	(1) "Passenger" means a person traveling by train with lawful authority
20	and who does not participate in the train's operation. The term "passenger"
21	does not include a stowaway.

1	(2) "Railroad" means any form of nonhighway ground transportation
2	that runs on rails or electromagnetic guideways. "Railroad" does not include
3	rapid transit operations in an urban area that are not connected to the general
4	railroad system of transportation.
5	(3) "Railroad carrier" means a person providing railroad transportation.
6	(4)(A) "Railroad property" means all tangible property owned, leased,
7	or operated by a railroad carrier, including a right-of-way, track, bridge, yard,
8	shop, station, tunnel, viaduct, trestle, depot, warehouse, terminal, or any other
9	structure, appurtenance, or equipment owned, leased, or used in the operations
10	of any railroad carrier, including a train, locomotive, engine, railroad car, work
11	equipment, rolling stock, or safety device.
12	(B) "Railroad property" does not include a railroad carrier's
13	administrative building or offices, office equipment, or intangible property
14	such as computer software or other information.
15	(5) "Right-of-way" means the track and roadbed owned, leased, or
16	operated by a railroad carrier and property located on either side of the tracks
17	that is readily recognizable to a reasonable person as being railroad property or
18	is reasonably identified as such by fencing or appropriate signs.
19	(6) "Yard" means a system of parallel tracks, crossovers, and switches
20	where railroad cars are switched and made up into trains, and where railroad

1	cars, locomotives, and other rolling stock are kept when not in use or when
2	awaiting repairs.
3	(b) Trespassing on railroad property prohibited. Except for the purpose of
4	crossing railroad property at a public highway or other authorized crossing, a
5	person shall not, without lawful authority or the railroad carrier's consent,
6	knowingly enter or remain upon railroad property by an act including:
7	(1) standing, sitting, resting, walking, jogging, or running, or operating a
8	recreational or nonrecreational vehicle, including a bicycle, motorcycle,
9	snowmobile, car, or truck; or
10	(2) engaging in recreational activity, including bicycling, hiking,
11	camping, or cross-country skiing.
12	(c) Stowaways prohibited. A person shall not, without lawful authority or
13	the railroad carrier's consent, ride on the outside of a train or inside a
14	passenger car, locomotive, or freight car, including a box car, flatbed, or
15	container.
16	(d) Persons with lawful authority to be on specified railroad property. The
17	following is a nonexhaustive list of persons who have lawful authority to be on
18	railroad property and are not subject to the prohibitions of subsections (b) and
19	(c) of this section:
20	(1) passengers on trains, or employees of a railroad carrier while
21	engaged in the performance of their official duties;

1	(2) police officers, firefighters, peace officers, and emergency response
2	personnel, while engaged in the performance of their official duties;
3	(3) a person going upon railroad property in an emergency to rescue a
4	person or animal such as livestock, pets, or wildlife from harm, or to remove
5	an object that the person reasonably believes to pose an imminent hazard;
6	(4) a person on the station grounds or in the depot of the railroad carrier
7	as a passenger, or for the purpose of transacting lawful business;
8	(5) a person, or the person's family or invitee, or the person's employee
9	or independent contractor going upon a railroad's right-of-way for the purpose
10	of crossing at a farm or private crossing site approved by the railroad carrier or
11	other crossing authorized by law in order to obtain access to land that the
12	person owns, leases, or operates;
13	(6) a person having written permission from the railroad carrier to go
14	upon the railroad property in question;
15	(7) representatives of the Transportation Board or Agency of
16	Transportation while engaged in the performance of their official duties;
17	(8) representatives of the Federal Railroad Administration while
18	engaged in the performance of their official duties; or
19	(9) representatives of the National Transportation Safety Board while
20	engaged in the performance of their official duties.

1	(e) Penalty. An action under this section is a traffic violation as defined
2	in 23 V.S.A. chapter 24 and shall be brought in accordance with 4 V.S.A.
3	chapter 29. A person who violates this section shall be subject to a civil
4	penalty of not more than \$200.00.
5	Sec. 8. 5 V.S.A. § 3735 is amended to read:
6	§ 3735. BOARDING TRAIN OR LOITERING ABOUT RAILROAD
7	PROPERTY; PENALTY
8	A person boarding or riding without permission on a train, car, or
9	locomotive, other than a passenger train, or a person boarding or riding on a
10	passenger train without paying fare, or a person loitering in or about a railroad
11	yard, station or car without permission, shall be imprisoned not more than 90
12	days, or fined not more than \$25.00, or both. [Repealed.]
13	Sec. 9. 23 V.S.A. § 2302(a) is amended to read:
14	(a) As used in this chapter, "traffic violation" means:
15	* * *
16	(7) a violation of 5 V.S.A. § 3408(c), relating to trail use of certain
17	State-owned railroad corridors, or of 5 V.S.A. § 3734, related to trespassing on
18	railroad property;
19	* * *

1	* * * Official Business Directional Signs; Refunds * * *
2	Sec. 10. 10 V.S.A. § 501 is amended to read:
3	§ 501. FEES
4	(a) Subject to the provisions of subsection 486(c) of this title, an applicant
5	for an official business directional sign or an information plaza plaque shall
6	pay to the travel information council Travel Information Council an initial
7	license fee and an annual renewal fee as established by this section.
8	(1) Initial license fees shall be as follows:
9	(A) for full-sized or half-sized business directional signs, \$175.00
10	per sign;
11	(B) for information plaza plaques, \$25.00 per plaque; however, if
12	more than one plaque is requested by a business at the same time, a ten percent
13	discount shall be given on the second and subsequent plaques.
14	(2) Annual renewal fees shall be as follows:
15	(A) for full and half-sized official business directional signs, \$100.00
16	per sign;
17	(B) information plaza plaques, \$25.00 per plaque.
18	(b) If the Agency of Transportation or a municipality removes an official
19	business directional sign or an information plaza plaque for construction or
20	maintenance of the highway or the sign or plaque is otherwise out of service
21	for more than 30 days, the Agency upon request shall issue a refund to the

1	business for the percentage of the initial license or annual renewal fee paid that
2	the out-of-service period bears to the entire year.
3	* * * Transportation Capital Program; Prioritization System * * *
4	Sec. 11. 19 V.S.A. § 10g(l) is amended to read:
5	(1) The Agency shall develop a numerical grading system to assign a
6	priority rating to all Program Development Paving, Program Development
7	Roadway, Program Development Safety and Traffic Operations, Program
8	Development State and Interstate Bridge, Town Highway Bridge, and Bridge
9	Maintenance projects. The rating system shall consist of two separate, additive
10	components as follows:
11	(1) One component shall be limited to asset management based
12	management- and performance-based factors which are objective and
13	quantifiable and shall consider, without limitation, the following:
14	(A) the existing safety conditions in the project area and the impact
15	of the project on improving safety conditions;
16	(B) the average, seasonal, peak, and nonpeak volume of traffic in the
17	project area, including the proportion of traffic volume relative to total volume
18	in the region, and the impact of the project on congestion and mobility
19	conditions in the region;
20	(C) the availability, accessibility, and usability of alternative routes;

1	(D) the impact of the project on future maintenance and
2	reconstruction costs; and
3	(E) the relative priority assigned to the project by the relevant
4	regional planning commission or the Chittenden County Metropolitan Planning
5	Organization:
6	(F) the resilience of the transportation infrastructure to floods and
7	other extreme weather events.
8	(2) The second component of the priority rating system shall consider,
9	without limitation, the following factors:
10	(A) the functional importance of the highway or bridge transportation
11	infrastructure as a link factor in the local, regional, or State economy; and
12	(B) the functional importance of the highway or bridge transportation
13	infrastructure in the health, social, and cultural life of the surrounding
14	communities.
15	(3) The priority rating system for Program Development Roadway
16	projects shall award as bonus points an amount equal to 10 percent of the total
17	base possible rating points to projects within a designated downtown
18	development district established pursuant to 24 V.S.A. § 2793.

1	* * * Adjustments to Existing Projects * * *
2	Sec. 12. 19 V.S.A. § 10h is amended to read:
3	§ 10h. ADJUSTMENTS TO EXISTING PROJECTS; SUSPENSION OF
4	OVERRUNS; COOPERATIVE INTERSTATE AGREEMENT
5	(a) The agency shall report to the transportation board each project for
6	which the current construction cost estimate exceeds the last approved
7	construction cost estimate by a substantial level, as substantial level is defined
8	by the transportation board. The transportation board shall review such a
9	project, and may grant approval to proceed. I f not approved by the
10	transportation board, the project shall not proceed to contract award until
11	approved by the general assembly. [Repealed.]
12	(b) In connection with any authorized construction project in the state State
13	of Vermont which extends into or affects an adjoining state, the agency
14	Agency, on behalf of the state State of Vermont, may enter into a cooperative
15	agreement with the adjoining state or any political subdivision of an adjoining
16	state which apportions duties and responsibilities for planning preliminary
17	engineering, including environmental studies, right-of-way acquisition,
18	construction, and maintenance.
19	Sec. 13. 19 V.S.A. § 10g(h) is amended to read:
20	(h) Should capital projects in the Transportation Program be delayed
21	because of unanticipated problems with permitting, right-of-way acquisition,

1	construction, local concern, or availability of federal or State funds, the
2	Secretary is authorized to advance projects in the approved Transportation
3	Program. The Secretary is further authorized to undertake projects to resolve
4	emergency or safety issues. Upon authorizing a project to resolve an
5	emergency or safety issue, the Secretary shall give prompt notice of the
6	decision and action taken to the Joint Fiscal Office and to the House and
7	Senate Committees on Transportation when the General Assembly is in
8	session, and when the General Assembly is not in session, to the Joint
9	Transportation Oversight Committee. Should an approved project in the
10	current Transportation Program require additional funding to maintain the
11	approved schedule, the Agency is authorized to allocate the necessary
12	resources. However, the Secretary shall not delay or suspend work on
13	approved projects to reallocate funding for other projects except when other
14	funding options are not available. In such case, the Secretary shall notify the
15	members of the Joint Transportation Oversight Committee and the Joint Fiscal
16	Office. With respect to projects in the approved Transportation Program, the
17	Secretary shall notify, in the district affected, the regional planning
18	commission, the municipality, Legislators, members of the Senate and House
19	Committees on Transportation, and the Joint Fiscal Office of any significant
20	change in design, change in construction cost estimates requiring referral to the
21	Transportation Board under section 10h of this title, or any change which

1	likely will affect the fiscal year in which the project is planned to go to
2	construction. No project shall be cancelled without the approval of the General
3	Assembly.
4	* * * Reporting Required in Proposed Transportation Program * * *
5	Sec. 14. 19 V.S.A. § 10g(g) is amended to read:
6	(g) The Agency's annual proposed Transportation Program shall include a
7	separate report referencing this section describing and listing the following:
8	(1) all proposed projects in the Program which that would be new to the
9	State Transportation Program if adopted:
10	(2) all projects for which total estimated costs have increased by more
11	than \$8,000,000.00 or by more than 100 percent from the estimate in the prior
12	fiscal year's approved Transportation Program;
13	(3) all projects funded for construction in the prior fiscal year's
14	approved Transportation Program that are no longer funded in the proposed
15	Transportation Program submitted to the General Assembly, the projected
16	costs for such projects in the prior fiscal year's approved Transportation
17	Program, and the total costs incurred over the life of each such project.

1	* * * Joint Transportation Oversight Committee * * *
2	Sec. 15. 19 V.S.A. § 12b is amended to read:
3	§ 12b. JOINT TRANSPORTATION OVERSIGHT COMMITTEE
4	(a) There is created a Joint Transportation Oversight Committee composed
5	of the Chairs of the House and Senate Committees on Appropriations, the
6	House and Senate Committees on Transportation, the House Committee on
7	Ways and Means, and the Senate Committee on Finance. The Committee shall
8	be chaired alternately by the Chairs of the House and Senate Committees on
9	Transportation, and the two-year term shall run concurrently with the biennial
10	session of the Legislature. The Chair of the Senate Committee on
11	Transportation shall chair the Committee during the 2009–2010 legislative
12	session.
13	(b) The Committee shall meet during adjournment for official duties.
14	Meetings shall be convened by the Chair and when practicable shall be
15	coordinated with the regular meetings of the Joint Fiscal Committee. Members
16	shall be entitled to compensation and reimbursement pursuant to 2 V.S.A.
17	§ 406. The Committee shall have the assistance of the staff of the Office of
18	Legislative Council and the Joint Fiscal Office.
19	(c) The Committee shall provide legislative overview oversight of the
20	Transportation Fund revenues collection and the operation and administration
21	of the Agency of Transportation construction, paving, and rehabilitation

1	programs. The Secretary of Transportation shall report to the Oversight
2	Committee upon request.
3	(d)(1) In coordination with the regular meetings of the Joint Fiscal
4	Committee in mid-November, the Secretary shall prepare a report on the status
5	of the State's transportation finances and transportation programs. If a meeting
6	of the Committee is not convened on the scheduled dates of the Joint Fiscal
7	Committee meetings, the Secretary in advance shall transmit the report
8	electronically to the Joint Fiscal Office for distribution to Committee members.
9	The report shall list contract bid awards versus project estimates and all known
10	or projected cost overruns, project savings, and funding availability from
11	delayed projects with respect to:
12	(A) all paving projects other than statewide maintenance
13	programs; and
14	(B) all projects in the Roadway, State Bridge, Interstate Bridge, or
15	Town Bridge programs with authorized spending in the fiscal year of
16	\$500,000.00 or more with a cost overrun equal to 20 percent or more of the
17	authorized spending or generating project savings or delayed project available
18	funding equal to 20 percent or more of the authorized spending.
19	(2) The report required under subdivision (1) of this subsection also
20	shall describe the Agency's actions taken or planned to cover the cost overruns
21	and to reallocate the project savings and delayed project funds, and shall

1	discuss the Agency's plans to adjust spending to any changes in the consensus
2	forecast for Transportation Fund revenues.
3	(3) If and when applicable, the Secretary shall submit electronically to
4	the Joint Fiscal Office for distribution to members of the Joint Transportation
5	Oversight Committee a report summarizing any plans or actions taken to delay
6	project schedules as a result of:
7	(A)(1) a generalized increase in bids relative to project estimates;
8	(B)(2) changes in the consensus revenue forecast of the Transportation
9	Fund or Transportation Infrastructure Bond Fund; or
10	(C)(3) changes in the availability of federal funds.
11	* * * Appropriation; State Aid for Town Highways * * *
12	Sec. 16. 19 V.S.A. § 306 is amended to read:
13	§ 306. APPROPRIATION; STATE AID FOR TOWN HIGHWAYS
14	* * *
15	(d) State aid for nonfederal disasters. There shall be an annual
16	appropriation for emergency aid in repairing, building, or rebuilding or
17	reconstructing class 1, 2, or 3 town highways and bridges and for repairing or
18	replacing drainage structures including bridges on class 1, 2, 3, and 4 town
19	highways damaged by natural or man-made disasters. Eligibility for use of
20	emergency aid under this appropriation shall be subject to the following
21	criteria:

1	(1) The Secretary of Transportation shall determine that the disaster is of
2	such magnitude that State aid is both reasonable and necessary to preserve the
3	public good. If total damages to town highways and drainage structures are
4	less than the value of 10 percent of the town's overall total highway budget
5	excluding the town's winter maintenance budget, the disaster shall not qualify
6	for assistance under this subsection.
7	(2) The disaster shall not qualify for major disaster assistance from the
8	Federal Emergency Management Agency (FEMA) under the Robert T.
9	Stafford Disaster Relief and Emergency Assistance Act, 42 U.S.C. §§ 5121
10	et seq., or from the Federal Highway Administration (FHWA) under the
11	23 C.F.R. Part 668 Emergency Relief Program for federal-aid highways.
12	(3) Towns shall be eligible for reimbursement for repair or replacement
13	costs of either up to 90 percent of the eligible repair or replacement costs or the
14	eligible repair or replacement costs, minus an amount equal to 10 percent of
15	the overall total highway budget, minus the town's winter maintenance budget,
16	whichever is greater.
17	(4) For towns that have adopted road and bridge standards, eligibility for
18	reimbursement for repair or replacement of infrastructure shall be to those
19	standards. For towns that have not adopted these standards, eligibility for
20	reimbursement for repair or replacement of infrastructure shall be limited to
21	the specifications of the infrastructure that preexisted the emergency event;

1	however, the repair or replacement shall be to standards approved by the
2	Agency of Transportation.
3	(5) For a drainage structure on a class 4 town highway to be eligible for
4	repair or replacement under this subsection, the town must document that it
5	maintained the structure prior to the nonfederal disaster.
6	(6) Such additional criteria as may be adopted by the Agency of
7	Transportation through rulemaking under 3 V.S.A. chapter 25.
8	* * *
9	* * * Highways; Alterations; Quasi-Judicial Process * * *
10	Sec. 17. 19 V.S.A. § 923 is amended to read:
11	§ 923. QUASI-JUDICIAL PROCESS
12	In order to protect the rights of property owners an interested person and the
13	public, the process described in this section shall be used whenever so
14	provided by other provisions of this title. As used in this section, "interested
15	person" means a person who has a legal interest of record in the property that
16	would be affected by the proposed action.
17	(1) Notice-Written notice by certified mail shall be given Notice. The
18	selectboard shall give written notice by certified mail or by one of the methods
19	allowed by Rule 4 of the Vermont Rules of Civil Procedure for service of
20	original process to the property owner or any interested person describing the
21	proposed activity affecting the property. The notice shall include a date and

1	time when the selectboard shall inspect the premises. The notice shall precede
2	the inspection by 30 days or more except in the case of an emergency.
3	(2) Inspection of premises—. The selectmen selectboard shall view the
4	area and receive any testimony pertinent to the problem including suggested
5	awards for damages, if any.
6	(3) Necessity— <u>.</u> The selectmen <u>selectboard</u> shall decide on the
7	necessity for the activity or work proposed and establish any conditions for
8	accomplishing it. This includes the award of damages, if applicable. The
9	selectboard shall announce the decision and the reason for it shall be
10	announced within 10 days of the inspection unless the selectboard formally
11	delayed by the selectboard delays the proceeding in order to receive more
12	testimony.
13	(4) Notifying parties— <u>.</u> The selectmen selectboard shall notify the
14	property owner interested persons and other interested parties of their decision.
15	They shall file a copy of their decision with the town clerk within 10 days of
16	its announcement.
17	(5) Appeal— <u>.</u> If an $\frac{1}{1}$ owner interested person is dissatisfied with the
18	award for damages, he or she may appeal using any of the procedures listed in
19	chapter 5 of this title. Notice or petition for appeal shall not delay the
20	proposed work or activity.

1	(6) Payment into escrow. For purposes of this section, if an interested
2	person has not provided the town identification information necessary to
3	process payment, or if an owner refuses an offer of payment, payment shall be
4	deemed to be tendered when the town makes payment into an escrow account
5	that is accessible by the owner upon his or her providing any necessary
6	identification information.
7	* * * Water Quality * * *
8	Sec. 18. FINDINGS; AGENCY OF TRANSPORTATION; STORMWATER
9	CREDIT
10	For the purposes of this section and Secs. 19-24 of this act (Agency of
11	Transportation stormwater credit), the General Assembly finds and declares
12	that:
13	(1) The federal Clean Water Act, State water quality requirements under
14	10 V.S.A. chapter 47, and the municipal separate storm sewer system permit
15	for transportation infrastructure, require the treatment and control of
16	stormwater from State highway rights-of-way owned or controlled by the
17	Agency; and
18	(2) Because of the traditional and continuing expenditures of the
19	Agency for the construction, operation, and maintenance of stormwater control
20	infrastructure designed to control stormwater runoff from State highway
21	rights-of-way, it is fair and equitable to provide the Agency with a uniform

1	credit against fees assessed by municipalities for the management of
2	stormwater.
3	Sec. 19. 24 V.S.A. § 3501(7) is amended to read:
4	(7) "Storm water" or "storm sewage" is the excess water from rainfall or
5	continuously following therefrom shall have the same meaning as "stormwater
6	runoff" under 10 V.S.A. § 1264.
7	Sec. 20. 24 V.S.A. § 3615 is amended to read:
8	§ 3615. RENTS; RATES
9	(a) Such municipal corporation, through its board of sewage disposal
10	commissioners, may establish charges to be called "sewage disposal charges,"
11	to be paid at such times and in such manner as the commissioners may
12	prescribe. The commissioners may establish annual charges separately for
13	bond repayment, fixed operations and maintenance costs (not dependent on
14	actual use), and variable operations and maintenance cost dependent on flow.
15	Such charges may be based upon:
16	(1) the metered consumption of water on premises connected with the
17	sewer system, however, the commissioners may determine no user will be
18	billed for fixed operations and maintenance costs and bond payment less than
19	the average single family charge;
20	(2) the number of equivalent units connected with or served by the
21	sewage system based upon their estimated flows compared to the estimated

1	flows from a single family dwelling however, the commissioners may
2	determine no user will be billed less than the minimum charge determined for
3	the single family dwelling charge for fixed operations and maintenance costs
4	and bond payment;
5	(3) the strength and flow where wastes stronger than household wastes
6	are involved;
7	(4) the appraised value of premises, in the event that the commissioners
8	shall determine the sewage disposal plant to be of general benefit to the
9	municipality regardless of actual connection with the same;
10	(5) the commissioners' determination developed using any other
11	equitable basis such as the number and kind of plumbing fixtures, the number
12	of persons residing on or frequenting the premises served by those sewers, the
13	topography, size, type of use, or impervious area of any premises; or
14	(6) any combination of these bases, so long as the combination is
15	equitable.
16	(b) The basis for establishing sewer disposal charges shall be reviewed
17	annually by sewage disposal commissioners. No premises otherwise exempt
18	from taxation, including premises owned by the state State of Vermont, shall,
19	by virtue of any such exemption, be exempt from charges established
20	hereunder. The commissioners may change the rates of such charges from
21	time to time as may be reasonably required. Where one of the bases of such

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1	charge is the appraised value and the premises to be appraised are tax exempt,
2	the commissioners may cause the listers to appraise such property, including
3	state State property, for the purpose of determining the sewage disposal
4	charges. The right of appeal from such appraisal shall be the same as provided
5	in <u>32 V.S.A.</u> chapter 131 of Title 32. The commissioner of finance and
6	management Commissioner of Finance and Management is authorized to issue
7	his or her warrants for sewage disposal charges against state property and
8	transmit to the state treasurer State Treasurer who shall draw a voucher in
9	payment thereof. No charge so established and no tax levied under the
10	provisions of section 3613 of this title shall be considered to be a part of any
11	tax authorized to be assessed by the legislative body of any municipality for
12	general purposes, but shall be in addition to any such tax so authorized to be
13	assessed. Sewage disposal charges established in accord with this section may
14	be assessed by the board of sewage disposal commissioners as provided in
15	section 3614 of this title to derive the revenue required to pay pollution charges
16	assessed against a municipal corporation under section 10 V.S.A. § 1265 of
17	Title 10.
18	(c) When a sewage disposal charge established under this section for the
19	management of stormwater is applied to property owned, controlled, or
20	managed by the Agency of Transportation, the charge shall not exceed the
21	highest rate category applicable to other properties in the municipality, and the

1	Agency of Transportation shall receive a 50 percent credit on the charge. The
2	Agency of Transportation shall receive no other credit on the charge from the
3	municipal corporation.
4	Sec. 21. 24 V.S.A. § 3507 is amended to read:
5	§ 3507. DUTIES
6	(a) Such sewage system commissioners shall have the supervision of such
7	municipal sewage system and shall make and establish all needed rates for
8	rent, with rules and regulations for its control and operation. Such
9	commissioners may appoint or remove a superintendent at their pleasure. The
10	rents and receipts for the use of such sewage system shall be used and applied
11	to pay the interest and principal of the sewage system bonds of such municipal
12	corporation, the expense of maintenance and operation of the sewage system,
13	as well as dedicated fund payments provided for in section 3616 of this title.
14	(b) When a rate established under this section for the management of
15	stormwater is applied to property owned, controlled, or managed by the
16	Agency of Transportation, the rate shall not exceed the highest rate category
17	applicable to other properties in the municipality, and the Agency of
18	Transportation shall receive a 50 percent credit on the rate. The Agency of
19	Transportation shall receive no other credit on the rate from the municipal
20	corporation.

1	Sec. 22. 24 V.S.A. § 3679(c) is added to read:
2	(c) When a rate established under this section for the management of
3	stormwater is applied to property owned, controlled, or managed by the
4	Agency of Transportation, the rate shall not exceed the highest rate category
5	applicable to other properties in the municipality, and the Agency of
6	Transportation shall receive a 50 percent credit on the rate. The Agency of
7	Transportation shall receive no other credit on the rate from the consolidated
8	sewer district.
9	Sec. 23. 10 V.S.A. § 1251(18) is added to read:
10	(18) "Stormwater utility" means a system adopted by a municipality or
11	group of municipalities under 24 V.S.A. chapter 97, 101, or 105 for the
12	management of stormwater runoff.
13	Sec. 24. 10 V.S.A. § 1389 is amended to read:
14	(e) Priorities.
15	(1) In making recommendations under subsection (d) of this section
16	regarding the appropriate allocation of funds from the Clean Water Fund, the
17	Board shall prioritize:
18	* * *
19	(H) Funding to municipalities for the establishment and operation of
20	stormwater utilities.

1	(2) In developing its recommendations under subsection (d) of this
2	section regarding the appropriate allocation of funds from the Clean Water
3	Fund, the Clean Water Fund Board shall, during the first three years of its
4	existence and within the priorities established under subdivision (1) of this
5	subsection (e), prioritize awards or assistance to municipalities for municipal
6	compliance with water quality requirements, and to municipalities for the
7	establishment and operation of stormwater utilities.
8	* * * Cut-through Commercial Motor Vehicle Traffic * * *
9	Sec. 25. 23 V.S.A. § 1008 is amended to read:
10	§ 1008. REGULATIONS IN MUNICIPALITIES
11	* * *
12	(c)(1) As used in this subsection:
13	(A) "Cut-through commercial motor vehicle traffic" means
14	commercial motor vehicle traffic passing through an area without having an
15	origin or destination within the area.
16	(B) "Commercial motor vehicle" means a self-propelled or towed
17	motor vehicle with gross vehicle weight rating or gross vehicle weight of
18	10,001 pounds or more.
19	(2) The legislative body of a municipality may make special regulations
20	to restrict, prohibit, or otherwise regulate cut-through commercial motor
21	vehicle traffic on class 3 and class 4 town highways located entirely within the

1	municipality. The legislative body may authorize that barriers be erected
2	pursuant to such regulations. Signs indicating the special regulations must be
3	conspicuously posted in and near all areas affected.
4	(d) Municipal motor vehicle regulations shall not duplicate or contradict
5	any provision of this title.
6	* * * Effective Dates * * *
7	Sec. 26. EFFECTIVE DATES
8	(a) This section, Sec. 4 (rail), Sec. 6 (positions), and Secs. 18–24
9	(stormwater utilities; rates; incentives) shall take effect on passage.
10	(b) All other sections shall take effect on July 1, 2016.