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2	Representative Deen of Westminster, on behalf of the Committee on Fish,
3	Wildlife and Water Resources, moves that the House concur in the Senate
4	proposal of amendment with the following further proposal of amendment by
5	striking out all after the enacting clause and inserting in lieu thereof the
6	following:
7	* * * Surface Water Sources; Potable Water Supply * * *
8	Sec. 1. 10 V.S.A. § 1978(a) is amended to read:
9	(a) The Secretary shall adopt rules, in accordance with 3 V.S.A. chapter 25
10	necessary for the administration of this chapter. These rules shall include the
11	following:
12	* * *
13	(15) Provisions authorizing the use by a residential dwelling of surface
14	water as a source of a potable water supply permitted under this chapter.
15	Sec. 2. 10 V.S.A. § 1981 is added to read:
16	§ 1981. SURFACE WATER SOURCE; POTABLE WATER SUPPLY
17	The Secretary shall approve the use of a surface water as the source of a
18	potable water supply under this chapter if the following conditions are
19	satisfied:
20	(1) the building or structure using the surface water as a source is a
21	single-family residence occupied by the owner of record;

1	(2) only one single-family residence shall be served by a potable water
2	supply using a surface water as a source;
3	(3) a single-family residence with a potable water supply using a surface
4	water as a source shall not be used as the site of a home occupation that
5	employs persons other than family members and is visited by the public in a
6	manner or duration that would presume the need for use of a potable water
7	supply:
8	(4) a professional engineer shall design the potable water supply using a
9	surface water as a source, including a treatment system for the surface water;
10	(5) only surface waters that meet criteria adopted by the Secretary by
11	rule are eligible as the source of a potable water supply permitted under this
12	chapter; and
13	(6) the applicant or permit holder shall comply with other criteria and
14	requirements adopted by the Secretary by rule for potable water supplies using
15	a surface water as a source.
16	Sec. 3. SURFACE WATER SOURCE; RULEMAKING
17	The Secretary shall adopt rules to implement 10 V.S.A. § 1981 on or before
18	July 1, 2017.

1 \* \* \*Groundwater Testing; Technical Advisory Committee\* \* \* 2 Sec. 4. TECHNICAL ADVISORY COMMITTEE: RECOMMENDATIONS 3 ON GROUNDWATER TESTING (a) The Secretary of Natural Resources shall seek the recommendations of 4 5 the Technical Advisory Committee on Wastewater Systems and Potable Water Supplies regarding whether and how to test for contamination groundwater 6 7 sources used by potable water supplies permitted under 10 V.S.A. chapter 64. 8 The recommendations shall address: 9 (1) whether the State should require testing of groundwater sources used 10 by potable water supplies permitted under 10 V.S.A. chapter 64; (2) if testing is recommended: 11 (A) in what situations or upon what occurrences should testing be 12 13 required; 14 (B) from what component of a potable water supply the sample should be taken, including whether a sample from the wellhead of the potable 15 16 water supply is sufficient; 17 (C) who should be authorized to take the sample; and 18 (D) the parameters or contaminants to be tested; 19 (3) any additional issues or requirements that the Technical Advisory Committee deems relevant to the testing of groundwater sources used by 20 potable water supplies permitted under 10 V.S.A. chapter 64. 21

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1 (b) The Secretary of Natural Resources shall submit the recommendations 2 of the Technical Advisory Committee to the House Committee on Fish, 3 Wildlife and Water Resources and the Senate Committee on Natural Resources and Energy on or before January 15, 2017. 4 5 \* \* \* Environmental Contingency Fund \* \* \* Sec. 5. 10 V.S.A. § 1283(b) is amended to read: 6 7 (b) Disbursements under this subsection may be made for emergency 8 purposes or to respond to other than emergency situations; provided, however, 9 that disbursements in response to an individual situation which is not an 10 emergency situation shall not exceed \$100,000.00 for costs attributable to each 11 of the subdivisions of this subsection, unless the Secretary has received the 12 approval of the General Assembly, or the Joint Fiscal Committee, in case the 13 General Assembly is not in session. Furthermore, the balance in the Fund shall 14 not be drawn below the amount of \$100,000.00, except in emergency 15 situations. If the balance of the Fund becomes insufficient to allow a proper 16 response to one or more emergencies that have occurred, the Secretary shall 17 appear before the Emergency Board, as soon as possible, and shall request that 18 necessary funds be provided. Within these limitations, disbursements from the 19 Fund may be made:

\* \* \*

1	(7) to pay costs of management oversight provided by the State for
2	investigation and cleanup efforts conducted by voluntary responsible parties
3	where those responsible parties have contributed monies to the Fund pursuant
4	to a written agreement under subsection (f) of this section;
5	* * *
6	(9) to pay costs of required capital contributions and operation and
7	maintenance when the remedial or response action was taken pursuant to
8	42 U.S.C. § 9601 et seq.;
9	(10) to pay the costs of oversight or conducting assessment of a natural
10	resource damaged by the release of a hazardous material and being assessed
11	for damages pursuant to section 6615d of this title; or
12	(11) to pay the costs of oversight or conducting restoration or
13	rehabilitation or rehabilitation to a natural resource damaged by the release of a
14	hazardous material and being restored or rehabilitated pursuant to section
15	6615d of this title.
16	* * * ANR Information Requests; Hazardous Material Releases * * *
17	Sec. 6. 10 V.S.A. § 6615c is added to read:
18	§ 6615c. INFORMATION REQUESTS
19	(a)(1) When the Secretary has reasonable grounds to believe that the
20	Secretary has identified a person who may be subject to liability for a release

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1	or threat of release under section 6615 of this title, the Secretary may require
2	the person to furnish information related to:
3	(A) The type, nature, and quantity of any commercial chemical
4	product or hazardous material that has been or is being used, generated,
5	treated, stored, or disposed of at a facility or transported to a facility.
6	(B) The nature or extent of a release or threatened release of a
7	hazardous material from a facility.
8	(C) Financial information related to the ability of a person to pay for
9	or to perform the cleanup or information surrounding the corporate structure, if
10	any, of such person who may be subject to liability for a release or threat of
11	release under section 6615 of this title, provided that the person has notified
12	the Secretary that he or she does not have the ability to pay, refuses to perform,
13	or fails to respond to a deadline established by section 6615b of this title to
14	commit to performing a corrective action.
15	(2) A person served with an information request shall respond within
16	30 days of receipt of the request or by the date specified by the Secretary in the
17	request, provided that the Secretary may require a person to respond within 10
18	days of receipt of a request when there is an imminent threat to the
19	environment or other emergency that requires on expedited response.
20	(3) When the Secretary submits a request for information under this
21	section, the Secretary shall provide the person who received the request

1	information regarding the person's right to object or not comply with the
2	request for information. The information shall include the potential actions
3	that the Secretary may pursue if the person objects to or does not comply with
4	the request for information.
5	(b)(1) A person who has received a request under subsection (a) of this
6	section shall, at the discretion of the Secretary, either:
7	(A) grant the Secretary access, at reasonable times, to any facility,
8	establishment, place, property, or location to inspect and copy all documents or
9	records responsive to the request; or
10	(B) copy and furnish to the Secretary all information responsive to
11	the request at the option and expense of the person or provide a written
12	explanation that the information has already been provided to the Secretary and
13	a reference to the permit, enforcement action, or other matter under which the
14	Secretary obtained the requested information.
15	(2) A person responding to a request under subsection (a) of this section
16	may assert any privilege under statute, rule, or common law that is recognized
17	in the State of Vermont to limit access to such information, including the
18	attorney-client privilege. A person responding to a request for information
19	under this section shall not assert privileges related to business confidentiality,
20	including trade secrets, in order to withhold requested information. Any
21	information that is privileged shall be provided to the Secretary with the

1	privileged material redacted. The Secretary may require that a person asserting
2	a privilege under this section provide an index of all privileged information.
3	(c) The Secretary may require any person who has or may have knowledge
4	of any information listed in subdivision (a)(1) of this section to appear at the
5	offices of the Secretary and may take testimony and require the production of
6	records that relate to a release or threatened release of a hazardous material.
7	(d) Any request for information under this section shall be served
8	personally or by certified mail.
9	(e) A response to a request under this section shall be personally certified
10	by the person responding to the request that, under penalty of perjury and to
11	the best of the person's knowledge:
12	(1) the response is accurate and truthful; and
13	(2) the person has not omitted responsive information or will provide the
14	responsive information according to a production schedule approved by the
15	Secretary.
16	(f) Information identified as qualifying for the trade secret exemption under
17	1 V.S.A. § 317(c)(9) and other financial information submitted under this
18	section shall be confidential and shall not be subject to inspection and copying
19	under the Public Records Act. A person subject to an information request
20	under this section shall be responsible for proving that submitted information
21	qualifies for the trade secret exemption under 1 V.S.A. § 317(c)(9). The

1	following information is not trade secret information or financial information
2	for the purposes of this subsection:
3	(1) the trade name, common name, or generic class or category of the
4	hazardous material;
5	(2) the physical properties of the hazardous material, including its
6	boiling point, melting point, flash point, specific gravity, vapor density,
7	solubility in water, and vapor pressure at 20 degrees Celsius;
8	(3) the hazards to health and the environment posed by the hazardous
9	material, including physical hazards and potential acute and chronic health
10	<u>hazards;</u>
11	(4) the potential routes of human exposure to the hazardous material at
12	the facility;
13	(5) the location of disposal of any waste stream at the facility;
14	(6) any monitoring data or analysis of monitoring data pertaining to
15	disposal activities;
16	(7) any hydrogeologic or geologic data; or
17	(8) any groundwater monitoring data.
18	(g) As used in this section, "information" means any written or recorded
19	information, including all documents, records, photographs, recordings, e-mail,

correspondence, or other machine readable material.

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1	Sec. 7. 10 V.S.A. § 8005(b) is amended to read:
2	(b) Access orders and information requests.
3	(1) A Superior Court judge shall issue an access order when access has
4	been refused and the investigator, by affidavit, describes the property to be
5	examined and identifies:
6	(A) a provision of a permit that authorizes the inspection; or
7	(B) the property as being scheduled for inspection in accordance with
8	a neutral inspection program adopted by the Secretary or the Natural Resources
9	Board; or
10	(C) facts providing reasonable grounds to believe that a violation
11	exists and that an examination of the specifically described property will be of
12	material aid in determining the existence of the violation.
13	(2) A Superior Court shall issue an order requiring compliance with an
14	information request submitted pursuant to section 6615c of this title when:
15	(A) the person served with the request fails to respond to the request
16	in the time frame identified by the Secretary;
17	(B) the Secretary submits, by affidavit, facts providing reasonable
18	grounds that a release or threatened release has taken place; and
19	(C) the information will be of material aid in responding to the
20	release or threatened release.

1	(3) Issuance of an access order shall not negate the Secretary's authority
2	to initiate criminal proceedings in the same matter by referring the matter to
3	the Office of the Attorney General or a State's Attorney.
4	* * * Natural Resource Damages * * *
5	Sec. 8. 10 V.S.A. § 6615d is added to read:
6	§ 6615d. NATURAL RESOURCE DAMAGES; LIABILITY;
7	RULEMAKING
8	(a) Definitions. As used in this section:
9	(1) "Acquisition of or acquiring the equivalent or replacement" means
10	the substitution for an injured resource with a resource that provides the same
11	or substantially similar services, when such substitution is in addition to any
12	substitution made or anticipated as part of a response action and when such
13	substitution exceeds the level of response action determined appropriate for the
14	site pursuant to section 6615b of this title.
15	(2) "Baseline condition" means the condition or conditions that would
16	have existed at the area of assessed damages had the release of hazardous
17	material at or from the facility in question not occurred.
18	(3) "Damages" means the amount of money sought by the Secretary for
19	the injury, destruction, or loss of a natural resource.
20	(4) "Destruction" means the total and irreversible loss of natural
21	resources.

1	(5) "Injury" means a measurable adverse long-term or short-term change
2	in the chemical or physical quality or viability of a natural resource resulting
3	either directly or indirectly from exposure to a release of hazardous material or
4	exposure to a product of reactions from a release of hazardous materials.
5	(6) "Loss" means a measurable adverse reduction of a chemical or
6	physical quality or viability of a natural resource.
7	(7) "Natural resource damage assessment" means the process of
8	collecting, compiling, and analyzing information, statistics, or data through
9	prescribed methodologies to determine the damages for injuries to a natural
10	resource.
11	(8) "Natural resources" means fish, wildlife, biota, air, surface water,
12	groundwater, wetlands, drinking water supplies, or State-held public lands.
13	(9) "Restoring," "restoration," "rehabilitating," or "rehabilitation"
14	means actions undertaken to return an injured natural resource to its baseline
15	condition, as measured in terms of the injured resource's physical, chemical, or
16	biological properties or the services it had previously provided, when such
17	actions are in addition to a response action under section 6615 of this title.
18	(10) "Services" means the physical and biological functions performed
19	by the resource, including the human uses of those functions.
20	(b) Authorization. The Secretary may assess damages against any person
21	found to be liable under section 6615 of this title for a release of hazardous

1 material for injury to, destruction of, or loss of a natural resource from the 2 release. The measure of damages that may be assessed for natural resource 3 damages shall include the cost of restoring, rehabilitating, replacing, or 4 acquiring the equivalent of the injured, damaged, or destroyed natural 5 resources or the services the natural resources provided, compensation for the interim injury to or loss of natural resources pending recovery, and any 6 7 reasonable costs of the Secretary in conducting a natural resource damage 8 assessment. The Secretary also may seek compensation for the interim injury 9 to or loss of a natural resource pending recovery of services to the baseline 10 condition of the natural resource. 11 (c) Rulemaking; methodology. The Secretary shall adopt rules to 12 implement the requirements of this section, including a methodology by which 13 the Secretary shall assess and value natural resource damages. The rules shall 14 include: 15 (1) requirements or acceptable standards for the preassessment of 16 natural resource damages, including requirements for: 17 (A) notification of the Secretary, natural resource trustees, or other 18 necessary persons of potential damages to natural resources under investigation 19 for the coordination of the assessments, investigations, and planning: 20 (B) authorized emergency response to natural resource damages 21 when immediate action to avoid injury to a natural resource is necessary or a

1	situation in which there is a similar need for emergency action, and where the
2	potentially liable party under section 6615 of this title fails to take emergency
3	response actions requested by the Secretary; and
4	(C) sampling or screening of the potentially injured natural resource;
5	(2) requirements for a natural resource damages assessment plan to
6	ensure that the natural resource damage assessment is performed in a planned
7	and systematic manner, including:
8	(A) the categories of reasonable and necessary costs that may be
9	incurred as part of the assessment plan;
10	(B) the methodologies for identifying and screening costs;
11	(C) the types of reasonably reliable assessment procedures available
12	to the Secretary, when the available procedures are authorized, and the
13	requirements of the available procedures;
14	(D) how injury or loss shall be determined and how injury or loss is
15	quantified; and
16	(E) how damages are measured in terms of the cost of:
17	(i) the restoration or rehabilitation of the injured natural resources
18	to a condition where they can provide the level of services available at baseline
19	condition; or
20	(ii) the replacement or acquisition of equivalent natural resources
21	or services;

1	(3) requirements for post-natural resource damages assessment,
2	including:
3	(A) the documentation that the Secretary shall produce to complete
4	the assessment;
5	(B) how the Secretary shall seek recovery; and
6	(C) when and whether the Secretary shall require a restoration
7	plan; and
8	(4) other requirements deemed necessary by the Secretary for
9	implementation of the rules.
10	(d) Exceptions. The Secretary shall not seek to recover natural resource
11	damages under this section when:
12	(1) the person liable for the release demonstrates that the nature and
13	degree of the destruction, injury, or loss to the natural resources were identified
14	in an application for, renewal of, review of, or other environmental assessment
15	of a permit, certification, license, or other required authorization;
16	(2) the Secretary authorized the nature and degree of the destruction,
17	injury, or loss to the natural resource in an issued permit, certification, license,
18	or other authorization; and
19	(3) the person liable for the release was operating within the terms of its
20	permit, certification, license, or other authorization.

1	(e) Limitations. The natural resource damages authorized under this
2	section and the requirements for assessment under the rules authorized by this
3	section shall not limit the authority of the Secretary of Natural Resources to
4	seek or recover natural resource damages under other State law, federal law, or
5	common law.
6	(f) Limit on double recovery. The Secretary or other natural resource
7	trustee shall not recover natural resource damages under this section for the
8	costs of damage assessment or restoration, rehabilitation, or acquisition of
9	equivalent resources or services recovered by the Secretary or the other trustee
10	under other authority of this chapter or other law for the same release of
11	hazardous material and the same natural resource.
12	(g) Actions for natural resource damages. No action may be commenced
13	for natural resource damages under this chapter, unless that action is
14	commenced within six years after the date of the discovery of the loss and its
15	connection with the release of hazardous material in question.
16	(h) Limit on preenactment damages. There shall be no recovery under this
17	section for natural resource damages that occurred wholly before the adoption
18	of rules under subsection (c) of this section.
19	(i) Use of funds. Damages recovered as natural resource damages shall be
20	deposited in the contingency fund established pursuant to section 1283 of this
21	<mark>title.</mark>

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1	Sec. 9. NATURAL RESOURCE DAMAGES; COMMENCEMENT;
2	ADOPTION
3	(a) The Secretary of Natural Resources shall consult with interested parties
4	in the adoption of rules under 10 V.S.A. § 6615d. The Secretary shall convene
5	a working group as part of this consultation. The Secretary shall convene the
6	working group on or before July 1, 2016.
7	(b) On or before February 1, 2017, the Secretary of Natural Resources shall
8	submit to the Senate and House Committees on Natural Resources and Energy
9	and the House Committee on Fish, Wildlife and Water Resources a copy of the
10	draft rules for natural resource damages required under 10 V.S.A. § 6615d for
11	review and any recommended amendments to 10 V.S.A. § 6615d for review.
12	(c) The Secretary of Natural Resources shall commence rulemaking under
13	10 V.S.A. § 6615d on or before July 1, 2017. The Secretary shall adopt rules
14	under 10 V.S.A. § 6615d on or before March 1, 2018.
15	(d) The Secretary of Natural Resources shall not seek natural resource
16	damages under 10 V.S.A. § 6615d until the rules required under 10 V.S.A.

§ 6615d(c) have taken effect.

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1	* * * Working Group on Toxic Chemicals * * *
2	Sec. 10. AGENCY OF NATURAL RESOURCES' WORKING GROUP ON
3	TOXIC CHEMICAL USE IN THE STATE
4	(a) Formation. On or before July 1, 2016, the Secretary of Natural
5	Resources shall establish a working group of interested parties to develop
6	recommendations for how to improve the ability of the State to:
7	(1) prevent citizens and communities in the State from being exposed to
8	toxic chemicals, hazardous materials, or hazardous wastes;
9	(2) identify and regulate the use of toxic chemicals or hazardous
10	materials that currently are unregulated by the State; and
11	(3) inform communities and citizens in the State of potential exposure to
12	toxic chemicals, including contamination of groundwater, public drinking
13	water systems, and private potable water supplies
14	(b) Duties. The Working Group shall:
15	(1) Identify the existing State or federal programs that establish
16	reporting or management requirements regarding the use or generation of a
17	toxic substance, hazardous waste, or hazardous material. The Working Group
18	shall identify how those programs identify the toxic substance, hazardous
19	waste, or hazardous material for regulation and briefly describe the
20	management of the waste or substance.

1	(2) Evaluate the State or federal programs identified in subdivision (1)
2	of this subsection to determine:
3	(A) the program's effectiveness in preventing releases of toxic
4	substances, hazardous wastes, or hazardous materials;
5	(B) whether gaps or duplication exists between the programs
6	that should be addressed to reduce threats to human health and the
7	environment; and
8	(C) whether the programs are adequately funded and staffed to meet
9	their statutory and regulatory purpose.
10	(3) Identify State or federal programs that require a response to the
11	release to a toxic substance, hazardous waste, or hazardous material and assess
12	their effectiveness in responding to releases in a manner that minimizes
13	impacts to human health and the environment.
14	(4) Identify programs in place in other states that address the threat to
15	human health and the environment from emerging contaminants and assess
16	their effectiveness in accomplishing those objectives.
17	(5) Evaluate the State of Vermont's existing sources of publicly
18	available information about toxic chemicals, including emerging contaminants,
19	hazardous waste, and hazardous materials in Vermont.
20	(6) Evaluate whether civil remedies under Vermont law are sufficient to
21	ensure that private individuals are adequately protected from releases of

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1	hazardous materials, hazardous wastes, and toxic chemicals and that persons
2	responsible for such releases pay for any harm caused.
3	(7) Evaluate the obligations on the Environmental Contingency Fund
4	established under 10 V.S.A. § 1283 and funding alternatives that would ensure
5	the long-term solvency of the Fund.
6	(c) The Working Group shall submit a report to the Senate and House
7	Committees on Natural Resources and Energy and to the House Committee on
8	Fish, Wildlife and Water Resources with its findings and recommendations on
9	or before January 15, 2017.
10	* * * Chemicals of High Concern to Children * * *
11	Sec. 11. 18 V.S.A. § 1775 is amended to read:
12	§ 1775. DISCLOSURE OF INFORMATION ON CHEMICALS OF HIGH
13	CONCERN
14	(a) Notice of chemical of high concern to children. Unless the
15	Commissioner adopts by rule a phased-in reporting requirement under section
16	$1776$ of this title, beginning on July 1, 2016, and biennially thereafter, a $\underline{A}$
17	manufacturer of a children's product or a trade association representing a
18	manufacturer of children's products shall submit to the Department the notice
19	described in subsection (b) of this section for each chemical of high concern to
20	children in a children's product if a chemical of high concern to children is:
21	***

1	(1) Submission of notice; dates. Unless the Commissioner adopts by rule a
2	phased-in reporting requirement under section 1776 of this title, a
3	manufacturer shall submit the notice required under subsection (a) of this
4	section by:
5	(1) January 1, 2017; and
6	(2) August 31, 2018, and biennially thereafter.
7	* * * Basin Planning; Natural Resources Conservation Council * * *
8	Sec. 12. 10 V.S.A. § 1253(d) is amended to read:
9	(d)(1) Through the process of basin planning, the Secretary shall determine
10	what degree of water quality and classification should be obtained and
11	maintained for those waters not classified by the Board before 1981 following
12	the procedures in sections 1254 and 1258 of this title. Those waters shall be
13	classified in the public interest. The Secretary shall prepare and maintain an
14	overall surface water management plan to assure that the State water quality
15	standards are met in all State waters. The surface water management plan shall
16	include a schedule for updating the basin plans. The Secretary, in consultation
17	with regional planning commissions and natural resource conservation districts
18	the Natural Resources Conservation Council, shall revise all 15 basin plans and
19	update the basin plans on a five-year rotating basis. On or before January 15
20	of each year, the Secretary shall report to the House Committees on
21	Agriculture and Forest Products, on Natural Resources and Energy, and on

Fish, Wildlife and Water Resources, and to the Senate Committees on
Agriculture and on Natural Resources and Energy regarding the progress made
and difficulties encountered in revising basin plans. The report shall include a
summary of basin planning activities in the previous calendar year, a schedule
for the production of basin plans in the subsequent calendar year, and a
summary of actions to be taken over the subsequent three years. The
provisions of 2 V.S.A. § 20(d) (expiration of required reports) shall not apply
to the report to be made under this subsection.
(2) In developing a basin plan under this subsection, the Secretary shall:
* * *
(G) develop, in consultation with the applicable regional planning

(G) develop, in consultation with the applicable regional planning commission, an analysis and formal recommendation on conformance with the goals and objectives of applicable regional plans;

14 \*\*\*

(3) The Secretary shall, contingent upon the availability of funding, contract with a regional planning commission or the Natural Resources

Conservation Council to assist in or to produce a basin plan under the schedule set forth in subdivision (1) of this subsection. When contracting with a regional planning commission or the Natural Resources Conservation Council to assist in or produce a basin plan, the Secretary may require the regional planning commission or the Natural Resources Conservation Council to:

1	(A) conduct any of the activities required under subdivision (2) of
2	this subsection;
3	(B) provide technical assistance and data collection activities to
4	inform municipal officials and the State in making water quality investment
5	decisions;
6	(C) coordinate municipal planning and adoption or implementation of
7	municipal development regulations to better meet State water quality policies
8	and investment priorities; or
9	(D) assist the Secretary in implementing a project evaluation process
10	to prioritize water quality improvement projects within the region to assure
11	cost effective use of State and federal funds.
12	* * * State Grants; Water Quality Certification * * *
13	Sec. 13. SECRETARY OF ADMINISTRATION; WATER QUALITY
14	STANDARDS CERTIFICATION FOR STATE-FUNDED GRANTS;
15	REPORT
16	(a) As used in this section:
17	(1) "Applicant" shall include all entities, including businesses in which
18	the applicant has a greater than 10 percent interest, or land owned or controlled
19	by the applicant.
20	(2) "Good standing" means the applicant:

1	(A) is not a named party in any administrative order, consent decree,			
2	or judicial order relating to Vermont water quality standards issued by the			
3	State or any of its agencies or departments; and			
4	(B) is in compliance with all federal and State water quality laws and			
5	regulations.			
6	(b)(1) The Secretary of Administration shall amend the Standard State			
7	Provisions for Contracts and Grants, referred to as Attachment C to			
8	Administrative Bulletin 5, to require an applicant for a State-funded grant to			
9	certify, under penalty of perjury, that the applicant is in good standing with the			
10	Agency of Natural Resources and the Agency of Agriculture, Food and			
11	Markets.			
12	(2) The requirement under this subsection shall allow for an attachment			
13	or include space for an applicant who cannot certify under subdivision (1) of			
14	this subsection to explain the circumstances surrounding the applicant's			
15	inability to certify under subdivision (1) of this subsection.			
16	(3) At any time prior to the award of a State-funded grant or during			
17	implementation of a State-funded grant, an applicant shall notify the State			
18	agency or department administering the State-funded grant if the applicant is			
19	no longer in good standing with the Agency of Natural Resources or the			
20	Agency of Agriculture, Food and Markets.			

1	(c) A State agency or department may consider an applicant's certification		
2	or explanation under subsection (b) of this section in determining whether or		
3	not to award a State-funded grant to the applicant.		
4	(d)(1) If a State-funded grant applicant knowingly provides a false		
5	certification or explanation under subsection (b) of this section or fails to		
6	notify the State agency or department administering the State-funded grant if		
7	the applicant is no longer in good standing with the Agency of Natural		
8	Resources or the Agency of Agriculture, Food and Markets as required in		
9	subdivision (b)(3) of this section, the State or its agencies or departments may:		
10	(A) seek to recover the grant award; and		
11	(B) deny any future grant award to the applicant, based on the false		
12	certification or explanation or failure to notify, for up to five years.		
13	(2) In recovering a grant award under this section, the State or its		
14	agencies or departments shall be entitled to costs and expenses, including		
15	attorney's fees.		
16	(e) This section shall not apply to federally funded grants, contracts, or tax		
17	credits or federal or State loan programs.		
18	(f) On or before January 15, 2021, the Secretary of Administration shall		
19	submit a report to the House Committees on Fish, Wildlife and Water		
20	Resources and on Commerce and Economic Development and the Senate		
21	Committees on Natural Resources and Energy and on Economic Development,		

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Yellow highlighting = Changes from Dr. 2.1				
Housing and General Affairs regarding methods to requi	ire all economic			
development assistance applications to include a certific	ation that the applicant			
is not in violation of the requirements of programs enfor	ced by the Agency of			
Natural Resources under 10 V.S.A. § 8003(a). The repo	ort shall also include			
information regarding any enforcement action taken by t	the State or its agencies			
or departments under subsection (d) of this section.				
* * * Effective Dates * * *				
Effective Dates · · ·				
Sec. 14. EFFECTIVE DATES				
Sec. 14. LITECTIVE DATES				
(a) This act shall take effect on passage, except that:				
(a) This act shall take effect on passage, except that.				
(1) Sec. 13 (State grants; water quality certification	on) shall take effect on			

(2) Sec. 2 (permitting of surface water sources) shall take effect on

July 1, 2016; and

July 1, 2017.