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- The Committee on Transportation to which was referred Senate Bill No.

 225 entitled "An act relating to miscellaneous changes to laws related to motor

 vehicles" respectfully reports that it has considered the same and recommends

 that the bill be amended by striking out all after the enacting clause and

 inserting in lieu thereof the following:
- 7 * * * Dealers * * *
- 8 Sec. 1. 23 V.S.A. § 4(8) is amended to read:
 - (8)(A)(i) "Dealer" means a person, partnership, corporation, or other entity engaged in the business of selling or exchanging new or used motor vehicles, snowmobiles, motorboats, or all-terrain vehicles. A dealer may, as part of or incidental to such business, repair such vehicles or motorboats, sell parts and accessories, or lease or rent such vehicles or motorboats. "Dealer" shall not include a finance or auction dealer or a transporter.
 - (ii)(I) For a dealer in new or used cars or motor trucks, "engaged in the business" means having sold or exchanged at least 12 cars or motor trucks, or a combination thereof, in the immediately preceding year, or 24 in the two immediately preceding years.
 - (II) For a dealer in snowmobiles, motorboats, or all-terrain vehicles, "engaged in the business" means having sold or exchanged at least one snowmobile, motorboat, or all terrain vehicle six snowmobiles,

1	motorboats, or all-terrain vehicles, respectively, in the immediately preceding
2	year or two 12 in the two immediately preceding years.
3	(III) For a dealer in trailers, semi-trailers, or trailer coaches,
4	"engaged in the business" means having sold or exchanged at least one trailer
5	semi-trailer, or trailer each six trailers, semi-trailers, or trailer coaches, in the
6	immediately preceding year or a combination of two 12 such vehicles in the
7	two immediately preceding years. However, the sale or exchange of a trailer
8	with a gross vehicle weight rating of 3,500 pounds or less shall be excluded
9	under this subdivision (8)(A)(ii)(III).
10	(IV) For a dealer in motorcycles or motor-driven cycles,
11	"engaged in the business" means having sold or exchanged at least one
12	motorcycle or motor-driven cycle six motorcycles or motor-driven cycles in
13	the immediately preceding year or a combination of two 12 such vehicles in
14	the two immediately preceding years.
15	* * *
16	Sec. 2. DEALER REGULATION REVIEW
17	(a) The Commissioner of Motor Vehicles shall review Vermont statutes,
18	rules, and procedures regulating motor vehicle, snowmobile, motorboat, and
19	all-terrain vehicle dealers, and review the regulation of such dealers by other
20	states, to determine whether and how Vermont's regulation of dealers and
21	associated motor vehicle laws should be amended to:

1	(1) enable vehicle and motorboat sales to thrive while protecting
2	consumers from fraud or other illegal activities in the market for vehicles and
3	motorboats; and
4	(2) protect the State's interest in collecting taxes, enforcing the law, and
5	ensuring an orderly marketplace.
6	(b) In conducting his or her review, the Commissioner shall consult with
7	new and used dealers or representatives of such dealers, or both, and other
8	interested persons.
9	(c) The Commissioner shall review:
10	(1) required minimum hours and days of operation of dealers;
11	(2) physical location requirements of dealers;
12	(3) the required number of sales to qualify as a dealer and the types of
13	sales and relationships among sellers that should count toward the sales
14	threshold;
15	(4) the permitted uses of dealer plates;
16	(5) whether residents of other states should be allowed to register
17	vehicles in Vermont;
18	(6) the effect any proposed change will have on fees and taxes that
19	dealers collect and consumers pay;

1	(7) the effect any proposed changes will have on the ability of Vermont
2	consumers and law enforcement to obtain information from a dealer selling
3	vehicles or motorboats in Vermont; and
4	(8) other issues as may be necessary to accomplish the purpose of the
5	review as described in subsection (a) of this section.
6	(d) On or before January 15, 2017, the Commissioner shall report his or her
7	findings and recommendations to the Senate and House Committees on
8	Transportation and submit proposed legislation as may be required to
9	implement the recommendations.
10	* * * Motor-Assisted Bicycles * * *
11	Sec. 3. 23 V.S.A. § 4 is amended to read:
12	§ 4. DEFINITIONS
13	Except as may be otherwise provided herein, and unless the context
14	otherwise requires in statutes relating to motor vehicles and enforcement of the
15	law regulating vehicles, as provided in this title and 20 V.S.A. part 5, the
16	following definitions shall apply:
17	* * *
18	(45)(A) "Motor-driven cycle" means any vehicle equipped with two or
19	three wheels, a power source providing up to a maximum of two brake
20	horsepower and having a maximum piston or rotor displacement of 50 cubic
21	centimeters if a combustion engine is used, which will propel the vehicle,

unassisted, at a speed not to exceed 30 miles per hour on a level road surface,
and which is equipped with a power drive system that functions directly or
automatically only, not requiring clutching or shifting by the operator after the
drive system is engaged. As motor vehicles, motor-driven cycles shall be
subject to the purchase and use tax imposed under 32 V.S.A. chapter 219
rather than to a general sales tax. An Neither an electric personal assistive
mobility device <u>nor a motor-assisted bicycle</u> is not a motor-driven cycle.
(B) "Motor-assisted bicycle" means a bicycle or tricycle with
fully operable pedals, that is equipped with a motor capable of generating a
maximum power prescribed by the Commissioner or capable of producing a
maximum top speed as prescribed by the Commissioner or both. Under
Vermont law, motor-assisted bicycles shall be governed as bicycles as
prescribed in section 1136 of this title.
* * *
Sec. 4. 23 V.S.A. § 1136(d) is added to read:
(d) Motor-assisted bicycles shall be governed by Vermont laws applicable
to bicycles, and operators of motor-assisted bicycles shall be subject to all of
the rights and duties applicable to bicyclists under Vermont law.
Motor-assisted bicycles shall be exempt from motor vehicle registration,
licensing, and inspection requirements. Nothing in this subsection shall

1	interfere with the existing right of municipalities to regulate the operation and
2	use of motor-assisted bicycles in accordance with 24 V.S.A. § 2291(1) and (4).
3	* * * Nondriver Identifications Cards; Data Elements * * *
4	Sec. 5. 23 V.S.A. § 115 is amended to read:
5	§ 115. NONDRIVER IDENTIFICATION CARDS
6	* * *
7	(b) Every identification card shall expire, unless earlier canceled, on the
8	fourth birthday of the applicant following the date of original issue, and may
9	be renewed every four years upon payment of a \$20.00 \$24.00 fee. At least
10	30 days before an identification card will expire, the Commissioner shall either
11	mail first class to the cardholder or send the cardholder electronically an
12	application to renew the identification card.
13	* * *
14	(i) An identification card issued under this subsection to an individual
15	under the age of 30 shall include a magnetic strip that includes only the name,
16	date of birth, height, and weight of the individual identified on the card initial
17	or renewal applicant shall include data elements as prescribed in 6 C.F.R.
18	<u>§ 37.19</u> .
19	* * *
20	* * * Refund When Registration Plates Not Used * * *
21	Sec. 6. 23 V.S.A. § 327 is amended to read:

§ 327. REFUND WHEN PLATES NOT USED

- Subject to the conditions set forth in subdivisions (1), (2), and (3) of this section, the Commissioner may cancel the registration of a motor vehicle, snowmobile, or motor boat when the owner returns the number plates, if any, the validation sticker, if issued for that year, and the registration certificate to the Commissioner. Upon cancellation of the registration, the Commissioner shall notify the Commissioner of Finance and Management, who shall issue a refund as follows:
- (1) For registrations which are cancelled prior to the beginning of the registration period, the refund is the full amount of the fee paid, less a fee of \$5.00. The validation stickers may be affixed to the plates.
- (2) For registrations which are cancelled within 30 days of the date of issue, the refund is the full amount of the fee paid, less a charge of \$5.00. The owner of a motor vehicle must prove to the Commissioner's satisfaction that the number plates have not been used or attached to a motor vehicle, or that the current validation sticker has not been affixed to the plate or to the snowmobile or motorboat.
- (3) For registrations which are cancelled prior to the beginning of the second year of a two-year registration period, the refund is one-half of the full amount of the two-year fee paid, less a charge of \$5.00. The validation stickers may be affixed to the plates.

1	* * * Refunds of Overpayments * * *
2	Sec. 7. 23 V.S.A. § 381(e) is amended to read:
3	(e) Whenever a payment is received that is less than, but within \$0.99 of,
4	the required fee, the transaction shall be processed. The Commissioner may
5	determine that action will not be taken to collect the missing portion of the fee.
6	When Notwithstanding 32 V.S.A. § 509, when a payment up to \$1.00 \$5.00
7	greater than the required fee is received, the excess shall not be refunded.
8	* * * Provisions Common to Registrations and Operator's Licenses * * *
9	Sec. 8. 23 V.S.A. § 208 is added to read:
10	§ 208. RECIPROCAL RECOGNITION OF NONRESIDENT
11	REGISTRATIONS, LICENSES, AND PERMITS; FOREIGN
12	<u>VISITORS</u>
13	As determined by the Commissioner, and consistent with section 601 of this
14	title, a motor vehicle owned by a nonresident shall be considered as registered
15	and a nonresident operator shall be considered as licensed or permitted in this
16	State if the nonresident owner or operator has complied with the laws of the
17	foreign country or state of his or her residence relative to the registration of
18	motor vehicles and the granting of operators' licenses or learner's permits.
19	However, these exemptions shall be operative only to the extent that under the
20	laws of the foreign country or state of the owner's or operator's residence like
21	exemptions and privileges are granted to owners of motor vehicles duly

- 1 registered and to operators duly licensed or permitted under the laws of this
- 2 State, except that if the owner or operator is a resident of a country not
- adjoining the United States, the exemptions shall be operative for a period of
- 4 not more than 30 days for vacation purposes even if the country does not grant
- 5 like privileges to residents of this State.
- 6 Sec. 9. 23 V.S.A. § 411 is amended to read:
- 7 § 411. RECIPROCAL PROVISIONS

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As determined by the Commissioner, a motor vehicle owned by a nonresident shall be considered as registered and a nonresident operator shall be considered as licensed or permitted in this State if the nonresident owner or operator has complied with the laws of the foreign country or state of his or her residence relative to the registration of motor vehicles and the granting of operators' licenses or learner's permits. Any exemptions provided in this section shall, however, be operative as to an owner or operator of a motor vehicle only to the extent that under the laws of the foreign country or state of his or her residence like exemptions and privileges are granted to operators duly licensed or permitted and to owners of motor vehicles duly registered under the laws of this State. If the owner or operator is a resident of a country not adjoining the United States, such exemptions shall be operative for a period of 30 days for vacation purposes, notwithstanding that such country does not grant like privileges to residents of this State. [Repealed.]

1	* * * Operator's Licenses * * *
2	Sec. 10. 23 V.S.A. § 601 is amended to read:
3	§ 601. LICENSE REQUIRED
4	(a)(1) Except as otherwise provided by law, a resident shall not operate a
5	motor vehicle on a highway in Vermont unless he or she holds a valid license
6	issued by the State of Vermont. A new resident who has moved into the State
7	from another jurisdiction and who holds a valid license to operate motor
8	vehicles under section 411 208 of this title shall procure a Vermont license
9	within 60 days of moving to the State. Except as provided in subsection
10	603(d) of this title, licenses shall not be issued to nonresidents.
11	(2) In addition to any other requirement of law, a nonresident as defined
12	in section 4 of this title shall not operate a motor vehicle on a Vermont
13	highway unless:
14	(A) he or she holds a valid license or permit to operate a motor
15	vehicle issued by another U.S. jurisdiction; or
16	(B) he or she holds a valid license or permit to operate a motor
17	vehicle from a jurisdiction outside the United States and operates for a period
18	of not more than 30 days for vacation purposes; or
19	(C) he or she holds a valid license or permit to operate a motor
20	vehicle from a jurisdiction outside the United States and:

1	(i) is 18 or more years of age, is lawfully present in the United
2	States, and has been in the United States for less than one year;
3	(ii) the jurisdiction that issued the license is a party to the 1949
4	Convention on Road Traffic or the 1943 Convention on the Regulation of
5	Inter-American Motor Vehicle Traffic; and
6	(iii) he or she possesses an international driving permit.
7	* * *
8	(c) At least 30 days before a license is scheduled to expire, the
9	Commissioner shall either mail first class to the licensee or send the licensee
10	electronically an application for renewal of the license. A person shall not
11	operate a motor vehicle unless properly licensed.
12	* * *
13	Sec. 11. CONFORMING CHANGES
14	In 23 V.S.A. §§ 614 and 615, "section 411" is hereby replaced with "section
15	<u>208."</u>
16	* * * Special Examinations; Conforming Changes * * *
17	Sec. 12. 23 V.S.A. § 637 is amended to read:
18	§ 637. EXAMINERS OF PHYSICAL AND MENTAL CONDITIONS
19	The Commissioner may designate physicians, certified physician assistants,
20	licensed advance practice registered nurses, ophthalmologists, oculists, and
21	optometrists properly registered and authorized to practice in this State or in an

adjoining state as examiners of operators. The Commissioner may refer any
matter relative to the issuing, suspending, or reinstating of licenses which
concern that concerns the physical or mental condition or eyesight of any
applicant for or holder of a license or any petitioner for reinstatement to, and
require the applicant or other person to be examined by, such examiner in the
vicinity of the person's residence as he or she determines to be qualified to
examine and report. Such examiner shall report to the Commissioner the true
and actual result of examinations made by him or her together with his or her
decision as to whether the person examined should be granted or allowed to
retain an operator's license or permitted to operate a motor vehicle.
Sec. 13. 23 V.S.A. § 638 is amended to read:
§ 638. DISSATISFACTION WITH PHYSICAL AND MENTAL
EXAMINATION
If any person is dissatisfied with the result of an examination given by any
one examiner, as provided in section 637 of this title, he or she may apply to
the Commissioner for and shall be granted an examination by two physicians,
the Commissioner for and shall be granted an examination by two physicians, ophthalmologists, oculists, or optometrists selected from a list of examiners
ophthalmologists, oculists, or optometrists selected from a list of examiners

1	the choice of an examiner to any one individual within the profession from
2	which he or she is to be chosen. [Repealed.]
3	Sec. 14. 23 V.S.A. § 639 is amended to read:
4	§ 639. FEES FOR PHYSICAL AND MENTAL EXAMINATIONS
5	The compensation of the examiners provided in sections section 637 and
6	638 of this title shall be paid by the person examined.
7	* * * School Bus Operators * * *
8	Sec. 15. 23 V.S.A. § 1282(d) is amended to read:
9	(d)(1) A No less often than every two years, and before the start of a school
10	year, a person licensed by the Department of Motor Vehicles to assume the
11	duty of transporting school pupils in either a Type I or Type II school bus shall
12	annually before the commencement of the school year furnish his or her the
13	employer, where he or she is employed who employs him or her as a school
14	bus driver, the following:
15	(A) a certificate signed by a licensed physician, or a certified
16	physician assistant, or a nurse practitioner in accordance with written
17	protocols, certifying that he or she the licensee is, as far as can be determined
18	by reasonable inquiry and examination, mentally and physically competent to
19	perform his or her duties, and that he or she meets or exceeds the minimum
20	hearing standards, based on voice testing, as prescribed by the
21	Commissioner; and

1	(B) a certificate signed by a properly registered and authorized
2	medical doctor, ophthalmologist, optometrist, or nurse practitioner certifying
3	that he or she meets or exceeds the minimum vision standards as prescribed by
4	the Commissioner.
5	(2) Upon receipt of a certificate required by this subsection which
6	indicates that the school bus driver is not mentally or physically competent or
7	does not meet the minimum hearing or vision standards, the employer shall
8	immediately notify the Commissioner.
9	(3) The certificates required under this subsection may be valid for up to
10	two years from the examination.
11	* * * Overweight and Overdimension Vehicles * * *
12	Sec. 16. 23 V.S.A. § 1391a(d) is amended to read:
13	(d) Fines imposed for violations of this section shall be deposited in the
14	Transportation Fund, unless the fines are the result of enforcement actions on a
15	town highway by an enforcement officer employed by or under contract with
16	the municipality, in which case the fine shall be paid to the municipality,
17	except for a \$6.00 the administrative charge for each case authorized under
18	13 V.S.A. § 7251, which shall be retained by the State.
19	Sec. 17. 23 V.S.A. § 1400(d) is amended to read:
20	(d) The Commissioner may enter into contracts with an electronic
21	permitting service that will allow the service to issue single trip permits to a

1	commercial motor vehicle operator, on behalf of the Department of Motor
2	Vehicles. The permitting service shall be authorized to issue single trip
3	permits for travel to and from a Vermont facility by commercial motor
4	vehicles which are not greater than 72 feet in length on routes that have been
5	approved by the Agency of Transportation. The permitting service may assess,
6	collect, and retain an additional administrative fee which shall be paid by the
7	commercial motor vehicle carrier. [Repealed.]
8	* * * Motor Vehicle Titles * * *
9	Sec. 18. 23 V.S.A. § 2001 is amended to read:
10	§ 2001. DEFINITIONS
11	Except when the context otherwise requires, as used in this chapter:
12	* * *
13	(13) "Salvaged motor vehicle" means a motor vehicle which has been
14	purchased or otherwise acquired as salvage; scrapped, dismantled, or
15	destroyed; or declared a total loss by an insurance company.
16	* * *
17	(17) "Salvage certificate of title" means a title that is stamped or
18	otherwise branded to indicate that the vehicle described thereon is a salvaged
19	motor vehicle or has been scrapped, dismantled, destroyed, or declared a total
20	loss by an insurance company, or both.
21	* * *

1	Sec. 19. 23 V.S.A. § 2019 is amended to read:
2	§ 2019. MAILING <u>OR DELIVERING</u> CERTIFICATE
3	The certificate of title shall be mailed or personally delivered, upon proper
4	identification of the individual, to the first lienholder named in it or, if none, to
5	the owner. However, a person is entitled to a personal delivery of only one
6	title in a single day and of no more than three titles in a calendar month.
7	Sec. 20. 23 V.S.A. § 2091 is amended to read:
8	§ 2091. DISMANTLING OR DESTRUCTION OF VEHICLE
9	SALVAGE CERTIFICATES OF TITLE; FORWARDING OF
10	PLATES AND TITLES OF CRUSHED VEHICLES
11	(a) Except for vehicles for which no certificate of title is required pursuant
12	to section 2012 of this title and for vehicles which are more than 15 years old,
13	any person who purchases or in any manner acquires a vehicle as salvage; any
14	person who scraps, dismantles, or destroys a motor vehicle; or any insurance
15	company or representative thereof who declares a motor vehicle to be a total
16	loss, shall make application apply to the Commissioner for a salvage certificate
17	of title within 15 days of the time the vehicle is purchased or otherwise
18	acquired as salvage; is scrapped, dismantled, or destroyed; or is declared a
19	total loss. However, an insurance company or representative thereof
20	proceeding under subsection (c) of this section may apply outside this 15-day

1	window to the extent necessary to comply with the requirements of that	
2	subsection.	
3	(b) The Except as provided in subsection (c) of this section, the application	
4	shall be accompanied by:	
5	(1) any certificate of title; and	
6	(2) any other information or documents that the Commissioner may	
7	reasonably require to establish ownership of the vehicle and the existence or	
8	nonexistence of any security interest in the vehicle.	
9	(c)(1) An insurer required to obtain a salvage certificate of title under this	
10	section for a vehicle declared a total loss, or a representative of the insurer,	
11	may obtain the title without satisfying the requirements of subsection (b) of	
12	this section if the application for the salvage certificate of title is	
13	accompanied by:	
14	(A) the required fee;	
15	(B) evidence that the insurer has made payment for the total loss of	
16	the vehicle, and evidence that the payment was made to any lienholder	
17	identified in the records of certificates of title of the Department and to the	
18	vehicle owner, if applicable; and	
19	(C) a copy of the insurer's written request for the certificate of title	
20	sent at least 30 days prior to the application to the vehicle owner and to any	
21	lienholder identified in the records of certificates of title of the Department,	

1	proof that the request was sent by certified mail or was delivered by a courier
2	service that provides proof of delivery, and copies of any responses from the
3	vehicle owner or lienholder.
4	(2) If the Commissioner issues a salvage certificate of title to an eligible
5	person under this subsection, the title shall be issued free and clear of all liens.
6	(b)(d) When Except for vehicles for which no certificate of title is required
7	under this chapter, when a vehicle is destroyed by crushing for scrap, the
8	person causing the destruction shall immediately mail or deliver to the
9	Commissioner the certificate of title, if any, endorsed "crushed" and signed by
10	the person, accompanied by the original plate showing the original vehicle
11	identification number. The plate shall not be removed until such time as the
12	vehicle is crushed.
13	(e)(e) This section shall not apply to, and salvage certificates of title shall
14	not be required for, unrecovered stolen vehicles or vehicles stolen and
15	recovered in an undamaged condition, provided that the original vehicle
16	identification number plate has not been removed, altered, or destroyed and the
17	number thereon is identical with that on the original title certificate.

1	* * * Abandoned Motor Vehicles * * *	
2	Sec. 21. 23 V.S.A. chapter 21, subchapter 7 is amended to read:	
3	Subchapter 7. Abandoned Motor Vehicles	
4	§ 2151. ABANDONED MOTOR VEHICLES; DEFINED DEFINITIONS	
5	(a)(1) For the purposes of As used in this subchapter, an "abandoned motor	
6	vehicle" means:	
7	(1)(A) "Abandoned motor vehicle" means:	
8	(i) a motor vehicle that has remained on public or private property	
9	or on or along a highway for more than 48 hours without the consent of the	
10	owner or person in control of the property for more than 48 hours, and has a	
11	valid registration plate or public vehicle identification number which has not	
12	been removed, destroyed, or altered; or	
13	(B)(ii) a motor vehicle that has remained on public or private	
14	property or on or along a highway without the consent of the owner or person	
15	in control of the property for any period of time if the vehicle does not have a	
16	valid registration plate or the public vehicle identification number has been	
17	removed, destroyed, or altered.	
18	(B) "Abandoned motor vehicle" does not include a vehicle or other	
19	equipment used or to be used in construction or in the operation or	
20	maintenance of highways or public utility facilities, which is left in a manner	
21	which does not interfere with the normal movement of traffic.	

1	(2) "Landowner" means a person who owns or leases or otherwise has
2	authority to control use of real property.
3	(3) For purposes of this subsection, "public "Public vehicle
4	identification number" means the public vehicle identification number which is
5	usually visible through the windshield and attached to the driver's side of the
6	dashboard, instrument panel, or windshield pillar post or on the doorjamb on
7	the driver's side of the vehicle.
8	(b) Construction equipment. A vehicle or other equipment used or to be
9	used in construction or in the operation or maintenance of highways or public
10	utility facilities, which is left in a manner which does not interfere with the
11	normal movement of traffic, shall not be considered to be an abandoned motor
12	vehicle.
13	§ 2152. AUTHORIZED REMOVAL OF ABANDONED MOTOR
14	VEHICLES
15	(a) Public property. A law enforcement officer is authorized to remove or
16	cause removal of an abandoned motor vehicle from public property, and may
17	contact a towing service for its removal of such motor vehicle, based upon
18	personal observation by the officer that the vehicle is <u>an</u> abandoned <u>motor</u>
19	vehicle.

(b) Private property.

- (1) A law enforcement officer is authorized to remove or cause removal of an abandoned motor vehicle from private property, and may contact a towing service for <u>its</u> removal from private property of such vehicle, based upon complaint of the owner or agent of the property the request of the <u>landowner</u> on which whose property the vehicle is located that the <u>and</u> information indicating that the vehicle is <u>an</u> abandoned motor vehicle.
- (2) An owner or agent of an owner A landowner of private property is authorized to remove or cause removal of an abandoned motor vehicle from that property or to any other place on any property of the landowner, and may contact a towing service for its removal from that property of an abandoned vehicle. If an owner or agent of an owner A landowner who removes or causes removal of an abandoned motor vehicle, the owner or agent shall immediately notify the police agency in the jurisdiction from which the vehicle is removed. Notification shall include identification of and provide the registration plate number, the public vehicle identification number, if available, and the make, model, and color of the vehicle. The owner or agent of an owner of property upon which a motor vehicle is abandoned landowner may remove the vehicle from the place where it is discovered to any other place on any property owned by him or her, or cause the vehicle to be removed by a towing service under

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- 1 the provisions of this subsection, without incurring any civil liability to the 2 owner of the abandoned vehicle. 3 § 2153. ABANDONED MOTOR VEHICLE CERTIFICATION 4 (a) Within 30 days of removal of the vehicle, a towing service which has 5 removed an abandoned motor vehicle A landowner on whose property an 6 abandoned motor vehicle is located shall apply to the Department for an 7 abandoned motor vehicle certification on forms supplied by the Department of 8 Motor Vehicles within 30 days of the date the vehicle was discovered on or 9 brought to the property unless the vehicle has been removed from the property. 10 An abandoned motor vehicle certification form shall indicate the date of 11 removal, that the abandoned motor vehicle was discovered or brought to the 12 property; the make, color, model, and location found, and of the vehicle; the 13 name, address, and phone telephone number of the towing service, landowner; 14 and a certification of the public vehicle identification number, if any, to be 15 recorded by a law enforcement officer. This subsection shall not be construed 16 as creating a private right of action against the landowner. 17 (b) Upon receipt of an abandoned motor vehicle certification form, the 18
 - Commissioner of Motor Vehicles shall attempt to identify and notify the owner of the vehicle as required by section 2154 of this title. If no owner can be determined by the Commissioner within the time period allowed by section 2154 of this title, the Commissioner shall issue a certificate of abandoned

1	motor vehicle with appropriate title or salvage title, or both, and the vehicle
2	may be disposed of in the manner set forth in section 2156 of this title.
3	§ 2154. IDENTIFICATION AND RECLAMATION OF ABANDONED
4	MOTOR VEHICLES
5	(a) The Department of Motor Vehicles shall make a reasonable attempt to
6	locate an owner of an abandoned motor vehicle.
7	(1) If the abandoned motor vehicle is not identifiable by its registration
8	plates or public vehicle identification number, and if no owner can be
9	determined within 21 days of the date of receipt of the abandoned motor
10	vehicle certification form, the Commissioner of Motor Vehicles shall issue a
11	certificate of abandoned motor vehicle with an appropriate title or salvage title.
12	(2) If the abandoned motor vehicle is identifiable by its registration
13	plates or public vehicle identification number, the Department of Motor
14	Vehicles shall, within three business days of receipt of the form for
15	certification of abandoned motor vehicle, send notice to the last known
16	registered owner and lienholder of the vehicle. The notice shall be sent by
17	certified mail, return receipt requested, and shall advise the last known
18	registered owner of the motor vehicle's location and a telephone number where
19	additional information about the motor vehicle may be obtained. If the receipt
20	is not returned to the Department within seven business days, the
21	Commissioner shall, by first class mail, send a second notice. Within 21 days

- of sending the second notice, the last known registered owner or lienholder may reclaim and retrieve the motor vehicle by presenting to the Department of Motor Vehicles satisfactory evidence of ownership, and paying or arranging to pay any fees or charges authorized by section 2155 of this title. If the last known registered owner or lienholder fails or refuses to reclaim the motor vehicle within 21 days of the second mailing, the Commissioner of Motor Vehicles shall issue a certificate of abandoned motor vehicle with appropriate title or salvage title.
- (b) An owner or lienholder may reclaim an abandoned motor vehicle by presenting to the Department of Motor Vehicles satisfactory evidence of ownership, and paying or reimbursing, or making arrangements to pay or reimburse, the towing agency, the Department of Motor Vehicles, or the owner or agent of private property landowner, as the case may be, any towing fee or storage charges permitted under section 2155 of this title.

§ 2155. FEES AND CHARGES

- (a) Towing fees. For towing an abandoned motor vehicle from private property, a towing service may charge a reasonable fee to be paid by the <u>vehicle</u> owner or <u>agent of the owner landowner</u> of the private property.
- (b) Storage charges. In addition to any towing fee, an owner or lienholder reclaiming an abandoned motor vehicle may be charged and shall pay a fee for the costs of storage of the vehicle, except that no fee may be charged for

I	storage for any period preceding the date upon which the form for abandoned
2	motor vehicle certification is sent by the towing service to the Department of
3	Motor Vehicles.
4	* * *
5	* * * Repeals and Conforming Change * * *
6	Sec. 22. REPEALS
7	The following sections are repealed:
8	(1) 23 V.S.A. § 366 (log-haulers; registration).
9	(2) 23 V.S.A. § 382 (diesel-powered pleasure cars; registration).
10	(3) 23 V.S.A. § 423 (negotiating and entering into an interstate compact
11	regarding truck license fees).
12	(4) 23 V.S.A. § 605 (unsatisfied judgment; suspension).
13	Sec. 23. 23 V.S.A. § 369 is amended to read:
14	§ 369. TRACTORS OTHER THAN FARM TRACTORS
15	The annual fee for registration of a tractor, except log haulers on snow
16	roads and farm tractors as otherwise provided in this chapter, shall be based or
17	the actual weight of such tractor at the same rate as that provided for trucks of
18	like weight under the provisions of this chapter. The minimum fee for
19	registering any tractor shall be \$20.00.

- Sec. 24. 23 V.S.A. § 603(a)(2) is amended to read:
- (2) The Commissioner may, however, in his or her discretion, refuse to issue a license to any person whenever he or she is satisfied from information given him or her by credible persons, and upon investigation, that the person is mentally or physically unfit, or because of his or her habits, or record as to accidents or convictions, is unsafe to be trusted with the operation of motor vehicles. A person refused a license, under the provisions of this subsection or section 605 of this title, shall be entitled to hearing as provided in sections 105–107 of this title.
 - Sec. 25. 18 V.S.A. § 1772(13) is amended to read:
 - and operation on the public highways and shall include snowmobiles, all-terrain vehicles, and farm tractors and other machinery used in the production, harvesting, and care of farm products all vehicles propelled or drawn by power other than muscular power, including snowmobiles, motorcycles, all-terrain vehicles, farm tractors, vehicles running only upon stationary rails or tracks, motorized highway building equipment, road making appliances, or tracked vehicles or electric personal assistive mobility devices.

1	* * * Effective D	Oates * * *
2	Sec. 26. EFFECTIVE DATES	
3	(a) This section and Sec. 25 shall take e	effect on passage.
4	(b) All other sections shall take effect o	n July 1, 2016.
5		
6		
7	(Committee vote:)	
8		
9		Senator
10		FOR THE COMMITTEE