SECTION BY SECTION SUMMARY ADMINISTRATION'S MISCELLANEOUS TAX PROPOSALS

Draft 2.1 — Non-revenue provisions Legislative Council, 2/10/15

Section		Review
Section	Administrative Provisions	TRE VIE W
1	Eliminates the requirement that manufacturers and	
	distributors of malt or vinous beverages report to the Tax	
	Department on sales they make to wholesalers. The	
	Department uses reports of distributor-to-retailer sales, but	
	does not need or use this report of manufacturer-to-	
	wholesaler sales.	
2	Repeals the administrative responsibilities of Property	
&	Valuation and Review in connection with property mapping	
35(1)	and transfers those functions directly to Vermont Center for	
	Geographic Information (VCGI).	
3	Allows the Secretary of Natural Resources to share	
	proprietary information obtained in the course of regulating	
	solid waste with the Department of Taxes for purposes of	
	enforcing the solid waste tax.	
4	Removes the Commissioner of Taxes from the statutory	
	distribution list for Municipal Annual Reports.	
5	Allows the Director of Property Valuation and Review to	
	certify courses presented by the International Association of	
	Assessing Officials, the Vermont Assessors and Listers	
	Association, and the Vermont League of Cities and Towns,	
	in addition to those taught by PVR, for lister training.	
	Current Use	
6	Technical change to reflect that the current use application	
	itself is not filed at the land records as the lien, but rather	
	the lien is filed after the application has been approved.	
	Statewide Education Property Tax	
7	Clarifies an amendment made last session to allow a	
	homeowner whose home is leased out on April 1 to	
	nevertheless declare it as homestead property, provided the	
	property is owned on April 1 and is not leased for more than	
0	183 days out of the calendar year.	
8	Municipal property is exempt from the statewide education	
	tax under current law. This change expands the exemption	
	of municipal property to include parking garages that are	
	built, owned, and managed by a municipality in a	
	designated center, even if some of the spaces are leased to commercial businesses.	
9		
9	Currently qualified rental units, such as Section 8 housing and Section 515 rural housing, are entitled to an exemption	
	and section 313 fural nousing, are children to an exemption	

Section		Review
Section	from the statewide education property tax exemption of	110 / 10 / /
	10% of the property value. VHFA issues exemption	
	certificates to taxpayers/owners of the property who present	
	them to the town. The exemption expires after 10 years.	
	This section would allow a municipality to renew the	
	exemption for an additional 10 years.	
	Tax Increment Financing Districts	
10	Technical change to TIF statutes. Amendment to (3)(A)	
10	clarifies that this reporting requirement applies to	
	municipalities that use certified or public accountants to	
	audit town accounts as well as to audits performed in house.	
	The date change will allow PVR and VEPC to use data	
	reported to PVR in January in the annual report forms sent	
	to municipalities, and save municipalities from having to re-	
	enter the same data on additional report.	
11	Allows TIFs to keep special assessments out of the tax	
11	increment.	
	Income Taxes	
12	Annual update of the income tax link to the Internal	
12	Revenue Code.	
13	Requires payment of withholding tax on a semiweekly basis	
13	if the taxpayer is a semiweekly filer for federal withholding.	
	Under current law, semiweekly filing status is triggered by a	
	dollar amount.	
14	Requires trusts and estates to make estimated payments of	
1,	income tax liability in the same manner as individuals.	
	Downtown Tax Credits	
15	Expands credit for "qualified code of technology	
10	improvement project" to apply to limited use limited	
	application elevators.	
16	Limits the new elevator credit to \$40,000 and increases the	
10	total cap for awarded code improvement credits from	
	\$25,000 to \$50,000.	
	Cigarette Taxes	
17–30	These sections amend tobacco and cigarette statutes in	
	Titles 32 and 33 to conform to 2013 Acts and Resolves No.	
	14, which made definitional changes, eliminated redundant	
	terms, and made numerous other technical changes to the	
	cigarette and tobacco tax statutes, and required certain	
	nonparticipating manufacturers to post bond. These	
	amendments are all in the nature of housekeeping changes.	
	Corporation Taxes	
31	Incorporates the administrative provisions of chapters 103	
	(administration) and 151 (income tax), including interest	
	and penalty, appeal, and collection provisions into chapter	

Section		Review
	211 which imposes various franchise taxes, including	
	insurance and telephone taxes.	
	Meals and Rooms Tax	
32	Provides that interest paid on a meals and rooms tax refund	
	shall begin to run from 45 days after the refund request was	
	made. This conforms to the calculation of both income tax	
	and sales tax refunds.	
	Repeals	
33	Repeals statute outlining responsibility of PVR for	
	mapping. Repeals obsolete cross-reference in statute.	
	Effective Dates	
34	Effective Dates.	