1	TO THE HONORABLE SENATE:
2	The Committee on Transportation to which was referred House Bill No.
3	488 entitled "An act relating to the State's Transportation Program and
4	miscellaneous changes to laws related to transportation" respectfully reports
5	that it has considered the same and recommends that the Senate propose to the
6	House that the bill be amended by striking out all after the enacting clause and
7	inserting in lieu thereof the following:
8	* * * Transportation Program; Definitions * * *
9	Sec. 1. TRANSPORTATION PROGRAM ADOPTED; DEFINITIONS
10	(a) The Agency of Transportation's proposed fiscal year 2016
11	Transportation Program appended to the Agency of Transportation's proposed
12	fiscal year 2016 budget, as amended by this act, is adopted to the extent
13	federal, State, and local funds are available.
14	(b) As used in this act, unless otherwise indicated:
15	(1) "Agency" means the Agency of Transportation.
16	(2) "Secretary" means the Secretary of Transportation.
17	(3) The table heading "As Proposed" means the Transportation Program
18	referenced in subsection (a) of this section; the table heading "As Amended"
19	means the amendments as made by this act; the table heading "Change" means
20	the difference obtained by subtracting the "As Proposed" figure from the "As

Amended" figure; and the term "change" or "changes" in the text refers to the

1	project- and program-specific amendments, the aggregate sum of which equals
2	the net "Change" in the applicable table heading.
3	(4) "TIB funds" or "TIB" refers to monies deposited in the
4	Transportation Infrastructure Bond Fund in accordance with 19 V.S.A. § 11f.
5	* * * Personnel-related Savings * * *
6	Sec. 2. FISCAL YEAR 2016 PERSONNEL-RELATED SAVINGS
7	In addition to all other reductions in spending authority under this act,
8	overall fiscal year 2016 Transportation Program spending is reduced by
9	\$1,500,000.00 in transportation funds, to be achieved through a combination of
10	personnel, labor, or consultant cost savings identified by the Secretary.
11	* * * Program Development – Funding * * *
12	Sec. 3. PROGRAM DEVELOPMENT – FUNDING
13	(a) Spending authority in Program Development in fiscal year 2016 is
14	modified in accordance with this section. Among projects selected in the
15	Secretary's discretion in accordance with subsection (b) of this section, the
16	Secretary shall:
17	(1) increase project spending authority in the total amount of
18	\$3,514,996.00 in transportation funds;
19	(2) reduce project spending authority in the total amount of
20	\$6,600,000.00 in TIB funds; and

1	(3) reduce project spending authority in the total amount of
2	\$12,340,016.00 in federal funds.
3	(b) In exercising his or her discretion to select projects on which spending
4	will be reduced, the Secretary shall not delay a project that otherwise would
5	proceed in fiscal year 2016, unless the full amount of the reduction required
6	under subsection (a) of this section cannot be achieved from project savings or
7	unforeseen delays that prevent a project from proceeding in fiscal year 2016.
8	If a project that otherwise would have proceeded in fiscal year 2016 is delayed,
9	the Secretary shall promptly notify:
10	(1) the House and Senate Committees on Transportation when the
11	General Assembly is in session; or
12	(2) the Joint Transportation Oversight Committee and the Joint Fiscal
13	Committee Office when the General Assembly is not in session.
14	* * * Contingent Spending Authority * * *
15	Sec. 3a. CONTINGENT SPENDING AUTHORITY; DELAYED PROJECTS
16	AND PAVING PROGRAM PROJECTS OR ACTIVITIES
17	(a) As used in this section:
18	(1) The phrase "net balance" means an overall positive balance
19	consisting of either the sum of any unreserved monies in the Transportation
20	Fund and TIB Fund remaining at the end of fiscal year 2015, or the overall

1	positive balance in either Fund at the end of fiscal year 2015 after subtracting
2	any deficit in the other Fund.
3	(2) The phrase "net increase" means an overall increase in forecasted
4	revenues under the July 2015 consensus revenue forecast over the January
5	2015 consensus revenue forecast for fiscal year 2016, consisting of either the
6	sum of forecasted increases in Transportation Fund and TIB Fund revenues, or
7	an overall increase in forecasted revenues after subtracting a forecasted
8	downgrade in either Fund.
9	(b) Subject to the funding of the Transportation Fund Stabilization Reserve
10	in accordance with 32 V.S.A. § 308a and to the limitations of 19 V.S.A. § 11f
11	(Transportation Infrastructure Bond Fund), and notwithstanding 32 V.S.A.
12	§ 308c (Transportation Fund Balance Reserve), if any net balance exists at the
13	end of fiscal year 2015, or if there is a net increase in the July 2015 consensus
14	revenue forecast, up to a total amount of \$3,000,000.00 of the net balance and
15	the net increase, and up to a total amount of \$12,000,000.00 in matching
16	federal funds, is authorized for expenditure and is hereby appropriated to be
17	used on a project that otherwise would be required to be delayed under Sec. 3
18	of this act.
19	(c) If the full amount of any net balance and net increase is not expended
20	under subsection (a) of this section, the remaining amount is authorized for
21	expenditure and is hereby appropriated to advance Paving Program projects or

Total

1 to increase Statewide Paving Program activities in the Transportation Program 2 adopted under this act. 3 (d) If the Agency expends funds under the authority of this section, it shall 4 notify the House and Senate Committees on Transportation when the General 5 Assembly is in session, or the Joint Transportation Oversight Committee when 6 the General Assembly is not in session. * * * Maintenance Program * * * 7 8 Sec. 4. MAINTENANCE PROGRAM 9 (a) Total authorized spending in the Maintenance Program is amended as 10 follows: 11 FY 16 As Proposed As Amended Change 12 Personal services 43,784,445 43,784,445 0 13 Operating expenses 43,890,139 43,190,139 -700,000 14 95,000 95,000 0 Grants -700,000 15 Total 87,769,584 87,069,584 16 Sources of funds 17 State 82,469,447 -700,000 83,169,447 4,500,137 0 18 Federal 4,500,137 100,000 19 Interdep't transfer 100,000 0

87,769,584

87,069,584

-700,000

1	(b) The reduc	tion in authorized M	<u> Iaintenance Program</u>	spending under
2	subsection (a) of	this section shall be	allocated among mai	ntenance activities
3	as specified by the	e Secretary.		
4		* * * Town High	hway Structures * * *	•
5	Sec. 5. TOWN I	HIGHWAY STRUC	TURES	
6	Spending auth	ority for Town High	nway Structures Prog	ram is amended
7	to read:			
8	<u>FY 16</u>	As Proposed	As Amended	<u>Change</u>
9	Grants	6,333,500	9,483,500	3,150,000
10	Total	6,333,500	9,483,500	3,150,000
11	Sources of fur	<u>nds</u>		
12	State	6,333,500	9,483,500	3,150,000
13	Federal	0	0	0
14	Total	6,333,500	9,483,500	3,150,000
15		* * * Town Highw	ay Bridge Program *	* *
16	Sec. 6. TOWN I	HIGHWAY BRIDG	E PROGRAM; PROJ	ECT
17	CANCE	LLATION		
18	Pursuant to 19	V.S.A. § 10g(h) (le	egislative approval for	r cancellation of
19	projects), the Ger	neral Assembly appr	roves cancellation of	the following project
20	from the Town H	lighway Bridge Prog	gram candidate list: I	Fair Haven BO
21	1443() (scoping	for BR2 on TH45).		

1	* * * Rest Areas * * *
2	Sec. 7. REST AREAS PROGRAM; PROJECT CANCELLATION
3	Pursuant to 19 V.S.A. § 10g(h) (legislative approval for cancellation of
4	projects), the General Assembly approves cancellation of the following Rest
5	Areas Program project: Derby IM 091-3(8) (expansion of Derby I-91 rest
6	area).
7	Sec. 8. REST AREAS PROGRAM; PROJECT ADDITION
8	The following project is added to the candidate list of the Rest Areas
9	Program within the fiscal year 2016 Transportation Program: Derby IM 091-3
10	() (rehabilitation of Derby I-91 rest area).
11	* * * Central Garage * * *
12	Sec. 9. TRANSFER TO CENTRAL GARAGE FUND
13	Notwithstanding 19 V.S.A. § 13(c), in fiscal year 2016, the amount of
14	\$162,504.00 is transferred from the Transportation Fund to the Central Garage
15	Fund created in 19 V.S.A. § 13.
16	* * * Transportation Funding Analysis * * *
17	Sec. 10. AGENCY ANALYSIS OF TRANSPORTATION FUNDING
18	(a) The Agency shall identify and evaluate funding sources, other than
19	motor vehicle fuel taxes, that will be sufficient to maintain the State's
20	transportation system, accounting for State and federal policies that have and

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1	will continue to reduce motor vehicle fuel consumption. In conducting this
2	analysis, the Agency shall:
3	(1) review current State and federal transportation funding sources and
4	policies, as well as policies and trends that have and will continue to reduce
5	motor vehicle fuel consumption;
6	(2) review and expand on the funding options contained in the report on
7	transportation funding required by 2012 Acts and Resolves No. 153,
8	Sec. 40; and
9	(3) review the actions of other states and provinces that have reduced or
10	eliminated motor vehicle fuel taxes and replaced them with other funding
11	sources.
12	(b) The Agency also shall identify and evaluate funding sources, other than
13	local property taxes, to support the local share of increasing costs or the
14	expansion of public transportation services statewide.
15	(c) The Agency shall deliver a written report of its findings and any
16	recommendations to the House and Senate Committees on Transportation on
17	or before January 15, 2016.

1	* * * Study of Commuter Rail and Bus Service * * *
2	Sec. 11. STUDY OF MONTPELIER TO ST. ALBANS COMMUTER RAIL
3	SERVICE, ALBANY TO BENNINGTON TO MANCHESTER BUS
4	SERVICE
5	(a) The Agency shall study the financial and operational feasibility of a
6	commuter rail service in the corridor between St. Albans, Essex Junction, and
7	Montpelier, with connecting service to Burlington, and shall report its findings
8	and any recommendations to the House and Senate Committees on
9	Transportation on or before January 15, 2017.
10	(b) The Agency shall study the expected benefits and costs to the State of
11	Vermont, implementation steps, and timeline associated with various models
12	for initiating and operating an Albany to Bennington to Manchester bus
13	service, and shall report its findings and any recommendations to the House
14	and Senate Committees on Transportation on or before January 15, 2016.
15	* * * Review of Transportation Service Programs * * *
16	Sec. 12. REVIEW OF TRANSPORTATION SERVICE PROGRAM
17	(a) The Agency, in consultation with the Agency of Human Services and
18	interested stakeholders, shall review the Elders and Persons with Disability
19	Transportation Program (E&D Program). In carrying out its review, the
20	Agency shall analyze:

1	(1) the gap between current and projected E&D Program resources and
2	needs over a 10-year time frame, on regional and statewide levels;
3	(2) regional transportation service delivery models and their adequacy in
4	meeting E&D Program participant needs;
5	(3) opportunities to achieve efficiencies by coordinating E&D Program
6	and other human services transportation programs, and obstacles to achieving
7	such efficiencies;
8	(4) challenges that exist for partner organizations to raise local matching
9	funds for transportation services;
10	(5) the current and expected impact of Medicaid waiver programs on the
11	E&D Program; and
12	(6) existing and emerging technology and the potential role it could play
13	in increasing service to elders and persons with disabilities.
14	(b) The Agency shall submit a written report of its findings and any
15	recommendations to the House and Senate Committees on Transportation on
16	or before January 15, 2016.
17	* * * Authority of the Agency and Secretary * * *
18	Sec. 13. 5 V.S.A. § 204 is amended to read:
19	§ 204. POWERS OF AGENCY GENERALLY
20	(a) To carry out the purposes of this part, the Agency of Transportation
21	shall have power, subject to subsection (b) of this section:

1	(1) To contract in the name of the State with individuals, firms, or
2	corporations, with officials of a town, city, or village, with officials of a group
3	of either or both of such governmental units, with officials of another state, or
4	with officials or agencies of the federal government to carry out the purposes
5	of this part.
6	(2) To receive, manage, use, or expend, for purposes directed by the
7	donor, gifts, grants, or contributions of any name or nature made to the State
8	for the promotion or development of aeronautics or for aeronautics facilities.
9	The authority granted in this subdivision shall be subject to the provisions of
10	<u>32 V.S.A. § 5.</u>
11	* * *
12	Sec. 14. 5 V.S.A. § 206 is amended to read:
13	§ 206. COOPERATION WITH UNITED STATES; FEDERAL AND
14	OTHER MONEYS MONIES RECEIVED; DEPOSIT,
15	DESIGNATION, APPROPRIATION, AND DISBURSEMENT
16	(a) The agency Agency is authorized to cooperate with the government of
17	the United States in the acquisition, construction, improvement, maintenance,
18	and operation of airports and other navigation facilities in this state State, and
19	to comply with the provisions of the laws or regulations of the United States
20	for the expenditure of federal moneys monies upon airports and other air
21	navigation facilities.

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- (b) It The Agency is authorized to accept, receive, and receipt for federal moneys monies and other moneys monies, either public or private, for and in behalf of this state State, appropriated to the Agency or that have been approved for receipt pursuant to 32 V.S.A. § 5 or 511.
 - (c) All moneys monies accepted for disbursement by the agency Agency pursuant to subsection (b) of this section shall be deposited in the state treasury State Treasury and, unless otherwise prescribed by the authority from which the money is received, kept in separate funds, designated according to the purposes for which the moneys monies were made available, and held by the state State in trust for such purposes. All moneys are hereby appropriated for the purposes for which they were made available, to monies shall be expended for the purposes for which they were made available and in accordance with federal laws and regulations and with this chapter. The agency Agency is authorized, whether acting for this state State or as the agent of any of its municipalities, or when requested by the United States U.S. government or any agency or department of the United States U.S. government, to disburse such moneys monies for the designated purposes, but this shall not preclude any other authorized method of disbursement.

1	Sec. 15. 19 V.S.A. § 1502 is amended to read:
2	§ 1502. COOPERATION WITH COMPLIANCE WITH FEDERAL
3	GOVERNMENT REQUIREMENTS; USE OF FEDERAL AID
4	MONEY
5	(a) To effect the purposes of section 1501 of this title, the agency Agency
6	may comply with federal rules and regulations, and may use so much of the
7	funds appropriated to the Agency, or available to it pursuant to 32 V.S.A. § 5
8	or 511, for highway purposes as shall be necessary to secure aid from the
9	federal government under the federal act specified in section 1501; and in
10	addition may use further such sums as may be necessary for surveys, plans,
11	specifications, estimates, and assistance necessary to carry out the provisions
12	of this chapter.
13	(b) To carry out the transportation planning process required by the
14	Intermodal Surface Transportation Efficiency Act of 1991 (the Act), Pub. L.
15	No. 102-240, § 1024, 105 Stat. 1914, 1955 (1991) (now codified at 23 U.S.C.
16	§ 134), as <u>may be</u> amended, the governor <u>Governor</u> shall designate a
17	metropolitan planning organization for any urbanized area of more than 50,000
18	population and may take other action necessary to ensure the state's State's
19	compliance with the federal act Act and any federal regulations pertaining to
20	the act Act. A designation of a metropolitan planning organization shall
21	remain in effect until revoked by the governor Governor.

1	Sec. 16. 19 V.S.A. chapter 1 is amended to read:
2	CHAPTER 1. STATE HIGHWAY LAW; GENERAL
3	TRANSPORTATION PROVISIONS
4	* * *
5	§ 7. SECRETARY; POWERS AND DUTIES
6	(a) The Agency shall be under the direction and supervision of a Secretary,
7	who shall be appointed by the Governor with the advice and consent of the
8	Senate and shall serve at the pleasure of the Governor.
9	(b) The Secretary shall be responsible to the Governor and shall plan,
10	coordinate, and direct the functions vested in the Agency in accord with the
11	transportation policies established by the Agency under section 10b of this
12	title.
13	(c) The Secretary may, with the approval of the Governor, transfer
14	classified positions between the Department, Divisions, and other components
15	of the Agency, subject only to personnel laws and rules.
16	(d) The Secretary shall determine the administrative, operational, and
17	functional policies of the Agency and be accountable to the Governor for these
18	determinations. The Secretary shall exercise the powers and shall perform the
19	duties required for the Agency's effective administration.
20	(e) In addition to other duties imposed by law, the Secretary shall:
21	(1) administer the laws assigned to the Agency;

1	(2) coordinate and integrate the work of the Agency;
2	(3) supervise and control all staff functions; and
3	(4) whenever the Agency is developing preliminary plans for a new or
4	replacement maintenance facility or salt shed, first conduct a review of all
5	previously developed building plans and give priority to utilizing a common,
6	uniform, preexisting design.
7	(f) The Secretary may, within the authority of relevant State and federal
8	statutes and regulations:
9	(1) within the authority of relevant State and federal statutes and
10	regulations, transfer appropriations or parts of appropriations within or
11	between the department, divisions, and sections;
12	(2) cooperate with the appropriate federal agencies and receive federal
13	funds in support of programs within the Agency;
14	(3) submit plans and reports, and in other respects comply with federal
15	laws and regulations which pertain to programs administered by the Agency;
16	(4) make rules consistent with the law for the internal administration of
17	the Agency and its programs;
18	(5) create advisory councils or committees as he or she deems necessary
19	within the Agency, and appoint the members for a term not exceeding his or
20	hers. Councils or committees created pursuant to this subdivision may include
21	persons who are not officers or employees of the Agency;

1	(6) provide training and instruction for any employees of the Agency at
2	the expense of the Agency, and provide training and instruction for employees
3	of Vermont municipalities. Where appropriate, the Secretary may provide
4	training and instruction for municipal employees at the expense of the Agency;
5	(7) organize, reorganize, transfer, or abolish sections and staff function
6	sections within the Agency; except however, the Secretary may not alter the
7	number of highway districts without legislative approval.
8	(8) [Deleted.] [Repealed.]
9	* * *
10	* * * Middlebury Rail Tunnel Project * * *
1011	* * * Middlebury Rail Tunnel Project * * * Sec. 17. MIDDLEBURY RAIL TUNNEL PROJECT
	, , , , , , , , , , , , , , , , , , ,
11	Sec. 17. MIDDLEBURY RAIL TUNNEL PROJECT
11 12	Sec. 17. MIDDLEBURY RAIL TUNNEL PROJECT Notwithstanding 5 V.S.A. § 3670(a) and (b), the Middlebury WCRS(23)
111213	Sec. 17. MIDDLEBURY RAIL TUNNEL PROJECT Notwithstanding 5 V.S.A. § 3670(a) and (b), the Middlebury WCRS(23) Project (to replace the existing Merchants Row and Main Street bridges over
11 12 13 14	Sec. 17. MIDDLEBURY RAIL TUNNEL PROJECT Notwithstanding 5 V.S.A. § 3670(a) and (b), the Middlebury WCRS(23) Project (to replace the existing Merchants Row and Main Street bridges over the Vermont Railway line and to lower the grade of the Vermont Railway line)
11 12 13 14 15	Sec. 17. MIDDLEBURY RAIL TUNNEL PROJECT Notwithstanding 5 V.S.A. § 3670(a) and (b), the Middlebury WCRS(23) Project (to replace the existing Merchants Row and Main Street bridges over the Vermont Railway line and to lower the grade of the Vermont Railway line) may be constructed without the prior approval of the Transportation Board to

1	* * * Potable Water Supply and Wastewater Systems Permits * * *
2	Sec. 18. 10 V.S.A. § 1974 is amended to read:
3	§ 1974. EXEMPTIONS
4	Notwithstanding any other requirements of this chapter, the following
5	projects and actions are exempt:
6	* * *
7	(7) the subdivision of an unimproved or improved lot or campground
8	where the subdivision results from a transfer of property for a highway or other
9	transportation project that is authorized under the State's enacted
10	Transportation Program or is an emergency project within the meaning of
11	19 V.S.A. § 10g(h), regardless of whether the State or the municipality has
12	commenced any condemnation proceedings in connection with the project.
13	* * * Highway Division Director * * *
14	Sec. 19. 19 V.S.A. § 9(a) is amended to read:
15	(a) A director shall administer each division created within the agency
16	Agency. The secretary Secretary shall appoint the directors, who shall be
17	exempt from the classified service. The Director of the Highway Division
18	shall be licensed as a professional engineer.

1	* * * Clean Water * * *
2	Sec. 20. 19 V.S.A. § 38 is amended to read:
3	§ 38. TRANSPORTATION ALTERNATIVES GRANT PROGRAM
4	* * *
5	(f) Each year, \$200,000.00 \$1,100,000.00 of the Grant Program funds, or
6	such lesser sum if all eligible applications amount to less than \$200,000.00
7	\$1,100,000.00, shall be reserved for municipalities for environmental
8	mitigation projects relating to stormwater and highways, including eligible salt
9	and sand shed projects. Grant awards for eligible projects shall not exceed
10	\$50,000.00 per project. Regarding the balance of Grant Program funds, in
11	evaluating applications for Transportation Alternatives grants, the
12	Transportation Alternatives Grant Committee shall give preferential weighting
13	to projects involving as a primary feature a bicycle or pedestrian facility. The
14	degree of preferential weighting and the circumstantial factors sufficient to
15	overcome the weighting shall be in the complete discretion of the
16	Transportation Alternatives Grant Committee.
17	* * *
18	Sec. 21. 19 V.S.A. § 306(i) is added to read:
19	(i) Monies disbursed from the Clean Water Fund established in 10 V.S.A.
20	§ 1388 for municipalities for environmental mitigation projects related to
21	stormwater and highways shall be administered by the Agency through the

- 1 <u>Municipal Mitigation Grant Program. Grants provided to municipalities under</u>
- 2 the Program shall be matched by local funds sufficient to cover 20 percent of
- 3 <u>the project costs.</u>
- * * * State Highway Bridge Program; Causeway Scoping Study * * *
- 5 Sec. 22. STATE HIGHWAY BRIDGE PROGRAM
- 6 (a) The following project is added to the State Highway Bridge Program:
- 7 <u>Missisquoi Bay Causeway Scoping Study.</u>
- 8 (b) Spending authority for the Missisquoi Bay Causeway Scoping Study is
- 9 authorized as follows:

10	<u>FY 16</u>	As Proposed	As Amended	<u>Change</u>
11	PE	0	125,000	125,000
12	Construction	0	0	0
13	Total	0	125,000	125,000
14	Sources of funds			
15	State	0	0	0
16	TIB	0	0	0
17	Federal	0	100,000	100,000
18	Special	0	25,000	25,000
19	Total	0	125,000	125,000

1	* * * Motor Fuel Transportation Infrastructure Assessment * * *
2	Sec. 23. 23 V.S.A. § 3106 is amended to read:
3	§ 3106. IMPOSITION, RATE, AND PAYMENT OF TAX
4	(a)(1) Except for sales of motor fuels between distributors licensed in this
5	State, which sales shall be exempt from the taxes and assessments authorized
6	under this section, unless exempt under the laws of the United States at the
7	time of filing the report required by section 3108 of this title, each distributor
8	shall pay to the Commissioner:
9	(A) a tax of \$0.121 upon each gallon of motor fuel sold by the
10	distributor; and
11	(B) the following assessments, which shall be levied on the
12	tax-adjusted retail price of gasoline as defined herein:
13	(i) a motor fuel transportation infrastructure assessment in the
14	amount of that is the greater of:
15	(I) \$0.0396; or
16	(II) two percent of the tax-adjusted retail price upon each
17	gallon of motor fuel sold by the distributor; and
18	(ii) a fuel tax assessment, which shall be used exclusively for
19	transportation purposes and not be transferred from the Transportation Fund,
20	that is the greater of:
21	(I) \$0.134 per gallon; or

1	(II) four percent of the tax-adjusted retail price or \$0.18 per
2	gallon, whichever is less, upon each gallon of motor fuel sold by the
3	distributor.
4	* * *
5	* * * Welcome Center and Airport Namings * * *
6	Sec. 24. 29 V.S.A. § 821(a) is amended to read:
7	(a) State buildings.
8	* * *
9	(11) "Senator James M. Jeffords Welcome Center" shall be the name of
10	the Welcome Center in Bennington.
11	(12) "Northeast Kingdom International Airport" shall be the name of the
12	Newport State Airport in Coventry.
13	* * * Process for Naming of Transportation Facilities * * *
14	Sec. 25. 10 V.S.A. § 152 is amended to read:
15	§ 152. AUTHORITY TO NAME ROADS AND GEOGRAPHIC
16	LOCATIONS
17	The board of libraries Board of Libraries is hereby designated the state State
18	agency to name roads and geographic locations including but not limited to
19	mountains, streams, lakes, and ponds upon petition signed by not less than 25
20	interested persons or by petition of an administrative department of the state
21	State.

1	Sec. 26. 10 V.S.A. § 153 is amended to read:
2	§ 153. PROCEDURE
3	When the board Board receives a petition to act under section 152 of this
4	title it shall give reasonable notice to each administrative department of the
5	state State having jurisdiction of the road or location to be named, and to each
6	town in which the road or location lies of the time and place when it will hear
7	all interested parties.
8	Sec. 27. 19 V.S.A. § 5 is amended to read:
9	§ 5. TRANSPORTATION BOARD; POWERS AND DUTIES
10	(a) The regulatory and quasi-judicial functions relating to transportation
11	shall be vested in the transportation board.
12	(b) Notwithstanding subsection (a) of this section, Board, except that the
13	duties and responsibilities of the commissioner of motor vehicles
14	Commissioner of Motor Vehicles in Titles 23 and 32, including all
15	quasi-judicial powers, shall continue to be vested in that individual the
16	Commissioner.
17	(b)(1) Except as otherwise authorized by law, the Board is the sole
18	authority responsible for naming transportation facilities owned, controlled, or
19	maintained by the State, including highways and the bridges thereon, airports,
20	rail facilities, rest areas, and welcome centers. The Board shall exercise its

naming authority only upon petition of the legislative body of a municipality of

1	the State, of the head of an Executive Branch agency or department of the
2	State, or of 50 Vermont residents.
3	(2) The Board shall hold a public hearing for each facility requested to
4	be named. The Board shall adopt rules governing notice and conduct of
5	hearings, the standards to be applied in rendering decisions under this
6	subsection, and any other matter necessary for the just disposition of naming
7	requests. The Board shall issue a decision, which shall be subject to review on
8	the record by a Superior Court pursuant to Rule 74 of the Vermont Rules of
9	Civil Procedure. The Board may delegate the responsibility to hold a hearing
10	to a hearing officer or a single Board member, subject to the procedure of
11	subsection (c) of this section, but shall not be bound by 3 V.S.A. chapter 25 in
12	carrying out its duties under this subsection.
13	(c) The board Board may delegate the responsibility to hear quasi-judicial
14	matters, and other matters as it may deem appropriate, to a hearing examiner or
15	a single board Board member, to hear a case and make findings in accordance
16	with 3 V.S.A. chapter 25 of Title 3, except that highway condemnation
17	proceedings shall be conducted pursuant to the provisions of chapter 5 of this
18	title. A hearing examiner or single board Board member so appointed shall
19	report his or her findings of fact in writing to the board Board. Any order
20	resulting therefrom shall be rendered only by a majority of the board Board.

Final orders of the board Board may be reviewed on the record by the superior

1	court a Superior Court pursuant to Rule /4 of the Vermont Rules of Civil
2	Procedure.
3	* * *
4	* * * Byways Advisory Council; Scenic Roads and Byways * * *
5	Sec. 28. REPEAL
6	10 V.S.A. § 425 (Byways Advisory Council) is repealed.
7	Sec. 29. 19 V.S.A. chapter 25 is amended to read:
8	CHAPTER 25. SCENIC ROADS
9	§ 2501. STATE SCENIC ROADS <u>AND BYWAYS</u> ; DESIGNATION AND
10	DISCONTINUANCE
11	(a) On the recommendation of the Byways Advisory Council of the
12	municipalities through which a proposed or existing State Scenic Road or
13	Byway passes and of the regional planning commissions that serve such
14	municipalities, the Transportation Board may designate or discontinue any
15	State highway, or portion of a State highway, as a State Scenic Road or
16	Byway, in accordance with standards adopted by the Board by rule. The Board
17	shall hold a <u>public</u> hearing on the recommendation, giving notice thereof to the
18	municipalities and regional planning commissions, the Secretary, and the
19	Commissioner of Tourism and Marketing, and shall submit a copy of its
20	findings and decision together with its findings to the Byways Advisory
21	Council to these parties within 60 days after receipt of the recommendation.

20

1 The hearing shall be held in the vicinity of the proposed scenic highway State 2 Scenic Road or Byway. 3 (b) [Repealed.] 4 (c) A State Scenic Road or Byway shall not be reconstructed or improved 5 unless the reconstruction or improvement is conducted in accordance with the 6 Agency of Transportation's Vermont Design Standards, as amended. Signs 7 along State Scenic Roads and Byways shall comply with the Federal Highway 8 Administration's Manual on Uniform Traffic Control Devices, as amended. 9 § 2502. TOWN SCENIC ROADS; DESIGNATION AND 10 DISCONTINUANCE 11 (a) On recommendation of the planning commission of a municipality, or 12 on the initiative of the legislative body of a municipality, a legislative body 13 may, after one public hearing warned for the purpose, designate or discontinue 14 any town highway or portion of a town highway as a town scenic highway 15 road. Such action by the legislative body may be petitioned by the registered 16 voters of the municipality pursuant to the provisions of 24 V.S.A. § 1973. 17 (b) A town scenic road may be reconstructed or improved in a manner 18 consistent with the agency of transportation's Agency's Vermont Design

Standards, as amended. A class 1, 2, or 3 scenic highway road shall still be

eligible to receive aid pursuant to the provisions of this title. Signs along town

1	scenic roads shall comply with the Federal Highway Administration's Manual
2	on Uniform Traffic Control Devices, as amended.
3	(c) [Repealed.]
4	§ 2503. REGISTER
5	The agency of transportation Agency may annually publish a register
6	containing a listing of all state State and locally designated scenic roads and
7	byways. Any listing shall include the mileage of each road or byway and any
8	special, natural, historical, or scenic attractions on the road or byway.
9	§ 2504. ADDITIONAL FUNDS
10	The agency Agency, and any qualifying municipality, shall have within the
11	authority to of State and federal law, may accept and spend any funds made
12	available to them for the purpose of enhancing or establishing designated
13	scenic roads or byways.
14	§ 2505. RIGHTS OF ADJACENT LANDOWNERS
15	Nothing in this chapter shall preclude the rights of a landowner from
16	developing property adjacent to a designated scenic road or byway, so long as
17	the development is in accordance with existing law or ordinance.
18	* * * Utility Transmission System Plans; Notification of Public Meetings * * *
19	Sec. 30. 30 V.S.A. § 218c(d)(2) is amended to read:
20	(2) Prior to the adoption of any Transmission System Plan, a utility
21	preparing a Plan shall host at least two public meetings at which it shall present

a draft of the Plan and facilitate a public discussion to identify and evaluate
nontransmission alternatives. The meetings shall be at separate locations
within the State, in proximity to the transmission facilities involved or as
otherwise required by the Board, and each shall be noticed by at least two
advertisements, each occurring between one and three weeks prior to the
meetings, in newspapers having general circulation within the State and within
the municipalities in which the meetings are to be held. Copies of the notices
shall be provided to the Public Service Board, the Department of Public
Service, any entity appointed by the Public Service Board pursuant to
subdivision 209(d)(2) of this title, the Agency of Natural Resources, the
Division for Historic Preservation, the Department of Health, the Byways
Advisory Council, the Agency of Transportation, the Attorney General, the
chair of each regional planning commission, each retail electricity provider
within the State, and any public interest group that requests, or has made a
standing request for, a copy of the notice. A verbatim transcript of the
meetings shall be prepared by the utility preparing the Plan, shall be filed with
the Public Service Board and the Department of Public Service, and shall be
provided at cost to any person requesting it. The Plan shall contain a
discussion of the principal contentions made at the meetings by members of
the public, by any State agency, and by any utility.

of the filing.

18

19

1	* * * Notice of Hearing on Petition for Certificate of Public Good * * *
2	Sec. 31. 30 V.S.A. § 248(a)(4) is amended to read:
3	(4)(A) With respect to a facility located in the State, the Public Service
4	Board shall hold a nontechnical public hearing on each petition for such
5	finding and certificate in at least one county in which any portion of the
6	construction of the facility is proposed to be located.
7	(B) The Public Service Board shall hold technical hearings at
8	locations which it selects.
9	(C) At the time of filing its application with the Board, copies shall
10	be given by the petitioner to the Attorney General and the Department of
11	Public Service, and, with respect to facilities within the State, the Department
12	of Health, Agency of Natural Resources, Historic Preservation Division,
13	Agency of Transportation, Agency of Agriculture, Food and Markets, and to
14	the chairperson chair or director of the municipal and regional planning
15	commissions and the municipal legislative body for each town and city in
16	which the proposed facility will be located. At the time of filing its application
17	with the Board, the petitioner shall give the Byways Advisory Council notice

* * *

1	* * * Property Transfer Tax Return; Exemption * * *
2	Sec. 32. 32 V.S.A. § 9606(d) is amended to read:
3	(d) The property transfer tax return shall not be required of properties
4	qualified for the exemption stated in subdivision 9603(17) of this title, or
5	qualified for the exemption stated in subdivision 9603(2) of this title if the
6	transfer is of an interest in property for highway purposes and the
7	consideration for the transfer is \$10,000.00 or less. A public utility An entity
8	acquiring such properties shall notify the listers of a municipality of the
9	grantors, grantees, consideration, date of execution, and location of the
10	easement property when it files for recording a deed transferring a utility line
11	easement that does not require a transfer tax return <u>under this subsection</u> .
12	* * * Tax on Gains from the Sale or Exchange of Land; Exemption * * *
13	Sec. 33. 32 V.S.A. § 10002(q) is added to read:
14	(q) Also excluded from the definition of "land" is a transfer of property to
15	the State of Vermont or a municipality for a project that is authorized under the
16	State's enacted Transportation Program or for an emergency project within the
17	meaning of 19 V.S.A. § 10g(h), regardless of whether the State or the
18	municipality has commenced any condemnation proceedings.

1	* * * Evaluation of Adopt a Park and Ride Program * * *
2	Sec. 34. EVALUATION OF ADOPT A PARK AND RIDE PROGRAM
3	The Agency shall evaluate the merits of implementing an Adopt a Park and
4	Ride Program, whereby organizations volunteer to clean up litter at State Park
5	and Ride facilities with permission of the Agency. On or before January 15,
6	2016, the Agency shall either begin to implement such a Program or report
7	back to the House and Senate Committees on Transportation on the reasons it
8	does not recommend implementing a Program.
9	* * * Effective Dates * * *
10	Sec. 35. EFFECTIVE DATES
11	This act shall take effect on July 1, 2015, except that:
12	(1) Sec. 21 (administration of certain Clean Water Fund monies through
13	the Municipal Mitigation Grant Program) shall take effect if and when the
14	Clean Water Fund is established; and
15	(2) Secs. 25–27 (naming of State transportation facilities) shall take
16	effect on March 1, 2016.
17	
18	(Committee vote:)
19	
20	Senator
21	FOR THE COMMITTEE