1	S.122
2	Senator Flory moves that the Senate concur in the House proposal of
3	amendment with further proposal of amendment as follows:
4	By striking out all after the enacting clause and inserting in lieu thereof the
5	following:
6	* * * Dealers and Transporters * * *
7	Sec. 1. 23 V.S.A. § 4 is amended to read:
8	§ 4. DEFINITIONS
9	Except as may be otherwise provided herein, and unless the context
10	otherwise requires in statutes relating to motor vehicles and enforcement of the
11	law regulating vehicles, as provided in this title and 20 V.S.A. part 5, the
12	following definitions shall apply:
13	* * *
14	(8)(A)(i) "Dealer" shall mean means a person, partnership, or
15	corporation who is, or other entity engaged in the business of buying, selling,
16	or exchanging new or used motor vehicles, as well as other types of motor
17	vehicle dealers, except a finance and auction dealer and transporter:
18	(A) Who snowmobiles, motorboats, or all-terrain vehicles. A dealer
19	may, as part of or incidental to such business, repair such vehicles or
20	motorboats, sell parts and accessories, or lease or rent motor such vehicles and
21	who:

1	(i) Has had no previous record of willful violations of dealer laws
2	or regulations in this or any other jurisdiction.
3	(ii) For initial applications only, has had no previous record of
4	criminal convictions for extortion, forgery, fraud, larceny, or embezzlement in
5	this or any other jurisdiction.
6	(iii) Has no unsatisfied judgments against him or her arising out of
7	violations of consumer protection laws in this or any other jurisdiction.
8	(iv) Presents proof of compliance with the provisions of section
9	800 of this title at the time application for registration is made.
10	(v) Is open for business at least 146 days during the calendar year.
11	When the application for registration as a new car dealer or used car dealer is
12	made, the applicant shall provide the Commissioner with the hours of
13	operation of the business which the person shall maintain during the
14	registration period.
15	(vi) Owns real estate (as defined in 1 V.S.A. § 132) as his or her
16	place of business or has a lease with an expiration date not earlier than the last
17	day of the registration year for which registration is sought under the
18	provisions of subchapter 4 of chapter 7 of this title which includes a building
19	of at least 1,200 square feet in size used primarily for the business of the
20	dealership. The building shall have adequate facilities for the maintenance of
21	the records required by law to be kept including those required by section 466

1	of this title and for the transfer of motor vehicles or motorboats. "Dealer" shall
2	not include a finance or auction dealer or a transporter.
3	(ii)(I) For a dealer in new or used cars or motor trucks, "engaged
4	in the business" means having sold or exchanged at least 12 cars or motor
5	trucks, or a combination thereof, in the immediately preceding year, or 24 in
6	the two immediately preceding years.
7	(II) For a dealer in snowmobiles, motorboats, or all-terrain
8	vehicles, "engaged in the business" means having sold or exchanged at least
9	three snowmobiles, motorboats, or all-terrain vehicles, respectively, in the
10	immediately preceding year or six in the two immediately preceding years.
11	(III) For a dealer in trailers, semi-trailers, or trailer coaches,
12	"engaged in the business" means having sold or exchanged a combination of at
13	least three trailers, semi-trailers, or trailer coaches in the immediately
14	preceding year or six in the two immediately preceding years.
15	(IV) For a dealer in motorcycles or motor-driven cycles,
16	"engaged in the business" means having sold or exchanged a combination of at
17	least three motorcycles or motor-driven cycles in the immediately preceding
18	year or six in the two immediately preceding years.
19	(V) For the purposes of this subdivision (8)(A)(ii), the sale or
20	exchange of vehicles or motorboats owned but not registered by the dealer, or
21	that have been in lease or rental services, shall count as sales or exchanges.

1	Vehicles or motorboats that are to be scrapped, dismantled, or destroyed shall
2	not count as sales or exchanges.
3	(B) "New car dealer" shall mean a person, in addition to satisfying all
4	of the requirements set forth in subdivision (8)(A) of this section, has a valid
5	sales and service agreement, franchise, or contract with a manufacturer,
6	assembler, importer, or distributor of new motor vehicles for the retail sale of
7	new motor vehicles. [Repealed.]
8	* * *
9	(E) As used in this subdivision (8), "person" shall include any
10	individual or, in the case of partnerships, corporations, or other entities, the
11	directors, shareholders, officers, or partners in these entities. The term
12	"business use of the dealer" shall only mean the motor vehicle business of the
13	motor vehicle dealer to which number plates have been issued pursuant to
14	section 453 of this title.
15	(F) For new and used car dealers, "engaged in the business" means
16	selling 12 or more pleasure cars or motor trucks owned but not registered by
17	the seller except for vehicles that are to be scrapped, dismantled, or destroyed.
18	"Engaged in the business" shall also mean selling, during the immediately
19	preceding registration year, 12 or more pleasure cars or motor trucks which
20	have been in lease or rental services, and persons so engaged shall meet all
21	obligations required of dealers. [Repealed.]

1	* * *
2	(42)(A) "Transporter" shall mean means:
3	(i) a person engaged in the business of delivering vehicles of a
4	type required to be registered hereunder from a manufacturing, assembling, or
5	distributing plant to dealers or sales agents of a manufacturer, and includes
6	persons;
7	(ii) a person regularly engaged in the business of towing trailer
8	coaches, owned by them or temporarily in their custody, on their own wheels
9	over public highways, persons or towing office trailers owned by them or
10	temporarily in their custody, on their own wheels over public highways,
11	persons:
12	(iii) a person regularly engaged and properly licensed for the
13	short-term rental of "storage trailers" owned by them and who move these
14	storage trailers on their own wheels over public highways, and persons;
15	(iv) a person regularly engaged in the business of moving modular
16	homes over public highways and shall also include;
17	(v) dealers, owners of motor vehicle auction sites, and automobile
18	repair shop owners when engaged in the transportation of motor vehicles to
19	and from their place of business for repair purposes. "Transporter" shall also
20	include:

1	(vi) the following, provided that the transportation and delivery of
2	motor vehicles is a common and usual incident to their business:
3	(I) persons towing overwidth trailers owned by them in
4	connection with their business;
5	(II) persons whose business is the repossession of motor
6	vehicles; and
7	(III) persons whose business involves moving vehicles from
8	the place of business of a registered dealer to another registered dealer, or
9	between a motor vehicle auction site and a registered dealer or another motor
10	vehicle auction site, leased vehicles to the lessor at the expiration of the lease,
11	or vehicles purchased at the place of auction of an auction dealer to the
12	purchaser.
13	(B) As used in this subdivision, (42):
14	(i) "short-term "Short-term rental" shall mean means a period of
15	less than one year. Additionally, as used in this subdivision, "repossession"
16	shall include
17	(ii) "Repossession" includes the transport of a repossessed vehicle
18	to a location specified by the lienholder or owner at whose direction the
19	vehicle was repossessed. Before a person may become licensed as a
20	transporter, he or she shall present proof of compliance with section 800 of this
21	title. He or she shall also either own or lease a permanent place of business

1	located in this State where business shall be conducted during regularly
2	established business hours and the required records stored and maintained.
3	* * *
4	Sec. 2. 23 V.S.A. chapter 7, subchapter 4 is amended to read:
5	Subchapter 4. Registration of Dealers and Transporters
6	ARTICLE 1.
7	DEALERS
8	<u>§ 450. DEFINITION</u>
9	As used in this subchapter, "vehicle or motorboat" means a motor vehicle,
10	snowmobile, motorboat, or all-terrain vehicle.
11	<u>§ 450a. DEALER REGISTRATION; ELIGIBILITY</u>
12	(a) A person shall not be eligible to register as dealer unless the person:
13	(1) Has no previous record of willful violations of dealer laws or
14	regulations in this or any other jurisdiction.
15	(2) For initial and renewal applicants, has not had a conviction or been
16	incarcerated for a conviction for extortion, forgery, fraud, larceny, or
17	embezzlement in this or any other jurisdiction within the 10 years prior to the
18	application.
19	(3) Has no unsatisfied judgments against the person arising out of
20	violations of consumer protection laws in Vermont or any other jurisdiction.

1	(4) Owns real estate (as defined in 1 V.S.A. § 132) as his or her place of
2	business or has a lease with an expiration date not earlier than the last day of
3	the registration year for which registration is sought under the provisions of
4	this subchapter, which includes a building of at least 1,200 square feet in size
5	used primarily for the business of the dealership. The building shall have
6	adequate facilities for the maintenance of the records required by law to be
7	kept including those required by section 466 of this title.
8	(b) In addition to the requirements of subsection (a) of this section, a
9	person shall not be eligible to register as a dealer in cars, motor trucks,
10	motorcycles, or motor-driven cycles unless the person presents proof of
11	compliance with the provisions of section 800 of this title at the time
12	application for registration is made.
13	(c) In addition to the requirements of subsections (a) and (b) of this section,
14	a person shall not be eligible to register as a dealer in cars or motor trucks
15	unless the person is open for business at least 146 days during the calendar
16	year. The applicant shall provide the Commissioner with the hours of
17	operation of the business which the person shall maintain during the
18	registration period at the time of the application.
19	§ 451. DEALER'S CERTIFICATE
20	(a) Instead of registering each motor vehicle owned by him or her, a dealer
21	may make application apply under oath to the Commissioner, upon forms

1	prescribed and furnished by the Commissioner for that purpose, and
2	accompanied by such additional information and certifications as the
3	Commissioner may reasonably require, for a general distinguishing number for
4	such motor vehicles. If the Commissioner is satisfied that the applicant meets
5	all the requirements of section 4 and chapter 7 of this title and is qualified to
6	engage in such business, the Commissioner may issue to the applicant a
7	certificate of registration containing the name, place of residence, and address
8	of such applicant, the general distinguishing number assigned, and such
9	additional information as the Commissioner may determine. If a dealer has a
10	place of business or agency in more than one city or town, he or she shall file
11	an application and secure a certificate of registration for each place of business
12	or agency. The place of business or agency shall mean a place in any town
13	where motor vehicles owned by a dealer are regularly kept or exposed for sale
14	in the custody or control of the dealer or a salesman, employee, or agent of
15	such dealer. In his or her discretion, the Commissioner may assign the same
16	distinguishing number with more than one certificate to any dealer who has
17	separate places of business within the same or an adjacent city or town within
18	Vermont. The Commissioner may allow a dealer having one distinguishing
19	number with more than one certificate to maintain only one central area for the
20	maintenance of records required by law to be kept, including those required by
21	section 466 of this title and for the transfer of motor vehicles. This location

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1	must be in Vermont and must be disclosed on the application prior to approval
2	and may be changed only with the approval of the Commissioner or his or her
3	agent. Dealer registration plates shall contain letters indicating the type of
4	dealer certificate issued before the distinguishing number.
5	(b) With the prior approval of the Commissioner, a Vermont dealer may
6	display vehicles on a temporary basis, but in no instance for more than 14
7	consecutive days, at fairs, shows, exhibitions, and other off-site locations a
8	fair, show, exhibition, or other off-site location. New vehicles may only be
9	displayed off-site within the manufacturer's stated area of responsibility in the
10	franchise agreement. No sales may be transacted at these off-site locations. A
11	dealer desiring to display vehicles temporarily at an off-site location shall
12	notify the Commissioner in a manner prescribed by the Commissioner no less
13	than two days prior to the first day for which approval is requested.
14	(c) A new or used car dealer in new or used motor vehicles may
15	temporarily transfer possession of a vehicle owned by the dealer on
16	consignment to a registered auction dealer or Vermont licensed auctioneer to
17	be sold at public or private wholesale auction by the auction dealer or Vermont
18	licensed auctioneer.
19	(d) The issuance of snowmobile, motorboat, and all-terrain vehicle dealer
20	registrations are governed by this chapter and sections 3204, 3305, and 3504 of
21	this title, respectively.

1	* * *
2	§ 453. FEES AND NUMBER PLATES
3	(a)(1) An application for dealer's registration as a dealer in new or used
4	cars or motor trucks shall be accompanied by a fee of \$370.00 for each
5	certificate issued in such dealer's name. The Commissioner shall furnish free
6	of charge with each dealer's registration certificate three number plates
7	showing the distinguishing number assigned such dealer. The Commissioner
8	may furnish additional plates according to the volume of the dealer's sales in
9	the prior year or, in the case of an initial registration, according to the dealer's
10	reasonable estimate of expected sales, as follows:
11	* * *
12	(b) Application by a "dealer in farm tractors or other self-propelled farm
13	implements," which shall mean a person actively engaged in the business of
14	manufacturing, buying, selling, or exchanging new or secondhand used farm
15	tractors or other self-propelled farm implements, for such dealer registration
16	shall annually be accompanied by a fee of \$40.00. The Commissioner shall
17	furnish free of charge with each such dealer registration certificate two sets of
18	number plates showing the distinguishing number assigned such dealer and in
19	his or her discretion may furnish further sets of plates at a fee of \$12.00 per set;
20	such number plates may, however, only be displayed upon a farm tractor or
21	other self-propelled farm implement.

1	(c) Application by a "dealer in motorized highway building equipment and
2	road making appliances," which shall mean a person actively engaged in the
3	business of manufacturing, buying, selling, or exchanging new or secondhand
4	used motorized highway building equipment or road making appliances, for
5	such dealer registration shall annually be accompanied by a fee of \$90.00. The
6	Commissioner shall furnish free of charge with each such dealer registration
7	certificate two sets of number plates showing the distinguishing number
8	assigned such dealer and in his or her discretion may furnish further sets of
9	plates at a fee of \$30.00 per set; such number plates may, however, only be
10	displayed upon motorized highway building equipment or road making
11	appliances.
12	(d) If a dealer is engaged only in the manufacturing, buying, business of
13	selling, or exchanging of motorcycles or motor-driven cycles, the registration
14	fee shall be \$45.00, which shall include three sets of number plates. The
15	Commissioner may, in his or her discretion, furnish further sets of plates at a
16	fee of \$10.00 for each set.
17	(e) If a dealer is engaged only in the manufacturing, buying, business of
18	selling , or exchanging of trailers, semi-trailers, or trailer coaches, the
19	registration fee shall be \$90.00 which shall include three number plates; such
20	number plates may, however, only be displayed upon a trailer, semi-trailer, or

1	trailer coach. The Commissioner may, in his or her discretion, furnish further
2	plates at a fee of \$10.00 for each such plate.
3	* * *
4	(g) The Commissioner of Motor Vehicles shall not issue a dealer's
5	certificate of registration to a new or used car dealer in new or used motor
6	vehicles, unless the dealer has provided the Commissioner with a surety bond,
7	letter of credit, or certificate of deposit issued by an entity authorized to
8	transact business in the same state. The amount of such surety bond, letter of
9	credit, or certificate of deposit shall be between \$20,000.00 and \$35,000.00
10	based on the number of new or used units sold in the previous year; such
11	schedule is to be determined by the Commissioner of Motor Vehicles. In the
12	case of a certificate of deposit, it shall be issued in the name of the dealer and
13	assigned to the Commissioner or his or her designee. The bond, letter of
14	credit, or certificate of deposit shall serve as indemnification for any monetary
15	loss suffered by the State or by a purchaser of a motor vehicle by reason of the
16	dealer's failure to remit to the Commissioner any fees collected by the dealer
17	under the provisions of chapters 7 and 21 of this title or by a dealer's failure to
18	remit to the Commissioner any tax collected by the dealer under 32 V.S.A.
19	chapter 219. This State or the motor vehicle owner who suffers such loss or
20	damage shall have the right to claim against the surety upon the bond or
21	against the letter of credit or certificate of deposit. The bond, letter of credit,

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1	or certificate of deposit shall remain in effect for the pending registration year
2	and one year thereafter. The liability of any such surety or claim against the
3	letter of credit or certificate of deposit shall be limited to the amount of the fees
4	or tax collected by the dealer under chapters 7 and 21 of this title or 32 V.S.A.
5	chapter 219 and not remitted to the Commissioner.
6	(h) Applications by a snowmobile, motorboat, or all-terrain vehicle dealer
7	shall be accompanied by the fees prescribed in sections 3204, 3305, and 3504
8	of this title, respectively.
9	§ 454. DEALER'S USE OF MOTOR VEHICLES OR MOTORBOATS
10	* * *
11	(c) A snowmobile, motorboat, or all-terrain vehicle dealer may only use a
12	dealer's number plate or dealer registration number in accordance with
13	sections 3204, 3305, and 3504 of this title, respectively.
14	* * *
15	§ 456. EMPLOYEES' USE OF VEHICLES, MOTORBOATS RESTRICTED
16	Employees of a dealer shall not operate, and a dealer shall not permit them
17	to operate, motor vehicles, or motorboats, snowmobiles, and all-terrain
18	vehicles with dealer's registration number plates or registration numbers
19	displayed thereon, except for business purposes of the dealer, or in traveling
20	directly between their homes and the place of their employer's business.
21	* * *

1	§ 462. CANCELLATION, REVOCATION, OR SUSPENSION OF
2	DEALER'S REGISTRATION
3	(a) The Commissioner may cancel, revoke, or suspend a the registration
4	certificate issued to of a dealer under the provisions of this chapter or section
5	3204, 3305, or 3504 of this title, whenever, after the dealer has been afforded
6	the opportunity of a hearing before the Commissioner or upon conviction in
7	any court in any jurisdiction, it appears that the dealer has willfully violated
8	any motor vehicle or motorboat law of this State or any lawful regulation of
9	the Commissioner, applying to dealers, or when it appears that the dealer has
10	engaged in fraudulent or unlawful practices related to the purchase, sale, or
11	exchange of motor vehicles or motorboats. A dealer whose certificate
12	registration has been canceled, revoked, or suspended shall forthwith return to
13	the Commissioner the registration certificate and any and all number plates, or
14	numbers or decals furnished him or her by the Commissioner;, and the
15	privilege to operate, purchase, sell, or exchange motor vehicles or motorboats
16	under his or her dealer's number shall cease. An application for a new dealer's
17	license registration for that dealer will not be considered until the suspension a
18	revocation period has been served.
19	(b) A fee of \$30.00 shall be paid to the Commissioner prior to the
20	reinstatement of any dealer's license or registration certificate canceled,
21	revoked, or that has been suspended for cause.

1	* * *
2	§ 465. LOANING OF PLATES OR VEHICLES OR MOTORBOATS
3	PROHIBITED
4	A dealer shall not lend or lease registration certificates, validation stickers,
5	numbers, or decals, or number plates which have been assigned to him or her
6	under the provisions of this chapter, nor shall he or she lend or lease a motor
7	vehicle or motorboat to which his or her dealer's decals, numbers, or number
8	plates have been attached, nor lend or lease his or her dealer's decals, numbers,
9	or number plates to a subagent.
10	§ 466. RECORDS; CUSTODIAN
11	(a) On a form prescribed or approved by the Commissioner, every licensed
12	dealer shall maintain and retain for six years a record containing the following
13	information, which shall be open to inspection by any law enforcement officer
14	or motor vehicle inspector or other agent of the Commissioner during
15	reasonable business hours:
16	(1) Every motor vehicle or motorboat which is bought, sold, or
17	exchanged by the licensee or received or accepted by the licensee for sale or
18	exchange.
19	(2) Every motor vehicle or motorboat which is bought or otherwise
20	acquired and dismantled by the licensee.

1	(3) The name and address of the person from whom such motor vehicle
2	or motorboat was purchased or acquired, the date thereof, the name and
3	address of the person to whom any such motor vehicle or motorboat was sold
4	or otherwise disposed of and the date thereof, and a sufficient description of
5	every such motor vehicle or motorboat by name and identifying numbers
6	thereon to identify the same.
7	(4) If the motor vehicle or motorboat is sold or otherwise transferred to a
8	consumer, the cash price. For purposes of As used in this section, "consumer"
9	shall be as defined in 9 V.S.A. § 2451a(a) and "cash price" shall be as defined
10	in 9 V.S.A. § 2351(6).
11	(b) Every licensed dealer shall designate a custodian of documents who
12	shall have primary responsibility for administration of documents required to
13	be maintained under this title. In the absence of the designated custodian, the
14	dealer shall have an ongoing duty to make such records available for
15	inspection by any law enforcement officer or motor vehicle inspector or other
16	agent of the Commissioner during reasonable business hours.
17	* * *
18	§ 467. FAILURE OF DEALER <u>DUTY</u> TO REPORT PURCHASE AND
19	SALE OF VEHICLES SALES, RETURN EXPIRED PLATES
20	On a form prescribed by the Commissioner, a dealer shall send the reports
21	of sale to the Commissioner upon the sale and relative to his or her sale or

1	exchange of new or secondhand motor used vehicles or motorboats, and return
2	to the Commissioner number plates coming into his or her possession through
3	the sale or exchange of a motor vehicle, the registration of which has expired
4	under the provisions of section 321 of this title.
5	§ 468. GENERAL PROHIBITION
6	A dealer shall not operate a motor vehicle or motorboat nor permit the same
7	to be operated under dealer's registration numbers, except as specifically
8	permitted in this chapter or under section 3204, 3305, or 3504 of this title. No
9	charge shall be made for any permitted use.
10	* * *
11	§ 473. WHEN REGISTRATION IS ALLOWED, REQUIRED; PENALTIES
12	(a) No A person shall not engage in the business of buying, selling, or
13	offering for sale motor or exchanging vehicles or motorboats, as defined in this
14	subchapter except for vehicles that are to be scrapped, dismantled, or destroyed
15	subdivision 4(8) of this title, without a dealer registration and obtaining dealer
16	plates or motorboat registrations in accordance with the provisions of this
17	subchapter and, if applicable, section 3204, 3305, or 3504 of this title. A
18	person may register as a dealer only if he or she is engaged in the business of
19	selling or exchanging vehicles or motorboats, as defined in subdivision 4(8) of
20	this title or, in the case of an initial registration, if the person's reasonable
21	estimate of expected sales or exchanges satisfies the minimum thresholds

1	under subdivision 4(8) of this title. A person who violates this section shall be
2	subject to the penalties established pursuant to section 475 of this title. For the
3	purpose of the subchapter, "engaged in the business" means selling 12 or more
4	pleasure cars or motor trucks owned but not registered by the seller except for
5	vehicles that are to be scrapped, dismantled, or destroyed. "Engaged in the
6	business" shall also mean selling, during the immediately preceding
7	registration year, 12 or more pleasure cars or trucks which have been in lease
8	or rental service and persons so engaged shall meet all obligations required of
9	dealers.
10	(b) A person who misrepresents himself or herself as a dealer in the
11	purchase, sale, or exchange of a motor vehicle or motorboat without obtaining
12	a license registering as a dealer, or after the cancellation, suspension, or
13	revocation of the dealer's license registration, or who makes
14	misrepresentations to the Department in order to qualify for registration, shall
15	be subject to the penalties established pursuant to section 475 of this title.
16	* * *
17	ARTICLE 3.
18	TRANSPORTERS
19	§ 491. TRANSPORTER APPLICATION; ELIGIBILITY; USE OF
20	TRANSPORTER PLATES

1	(a) A transporter may apply for and the Commissioner of Motor Vehicles,
2	in his or her discretion, may issue a certificate of registration and a general
3	distinguishing number plate. Before a person may be registered as a
4	transporter, he or she shall present proof:
5	(1) of compliance with section 800 of this title, and
6	(2) that he or she either owns or leases a permanent place of business
7	located in this State where business will be conducted during regularly
8	established business hours and the required records stored and maintained.
9	(b) When he or she displays thereon his or her transporter's registration
10	plate, a transporter or his or her employee or contractor may transport a motor
11	vehicle owned by him or her the transporter, repossessed, or temporarily in his
12	or her the transporter's custody, and it shall be considered to be properly
13	registered under this title. Transporter's registration plates shall not be used
14	for any other purposes and shall not be used by the holder of such number
15	plates for personal purposes.
16	* * *
17	Sec. 3. 23 V.S.A. § 3204 is amended to read:
18	§ 3204. REGISTRATION FEES AND DEALER PLATES
19	(a) Fees. Annual registration fees for snowmobiles other than as provided
20	for in subsection (b) of this section are \$25.00 for residents and \$32.00 for

1	nonresidents. Duplicate registration certificates may be obtained upon
2	payment of \$5.00.
3	(b)(1) Dealer <u>registration and plates</u> ; manufacturer and repair plates; fees.
4	Unless exempted pursuant to subsection $3205(f)$ of this title, any <u>A</u> person
5	engaged in the manufacture or sale of business of selling or exchanging
6	snowmobiles as defined in subdivision 4(8) of this title shall register as a
7	dealer and obtain registration certificates and identifying number plates,
8	subject to such rules as may be adopted by the Commissioner which and to the
9	requirements of chapter 7 this title. A manufacturer of snowmobiles may
10	register and obtain registration certificates and identifying number plates under
11	this section. Plates shall be valid for the following purposes only: testing;
12	adjusting; demonstrating; temporary use of customers for a period not to
13	exceed 14 days; private business or pleasure use of such person or members of
14	his or her immediate family; and use at fairs, shows, or races when no charge is
15	made for such use.
16	(2) Fees. Fees for dealer registration certificates shall be \$40.00 for the
17	first certificate issued to any person and \$5.00 for any additional certificate
18	issued to the same person within the current registration period. Fees for
19	temporary number plates shall be $\frac{100}{200}$ for each plate issued.
20	* * *

1	Sec. 4. 23 V.S.A. § 3305 is amended to read:
2	§ 3305. FEES
3	* * *
4	(c) A person engaged in the manufacture or sale of business of selling or
5	exchanging motorboats as defined in subdivision 4(8) of this title, of a type
6	otherwise required to be registered by this subchapter, upon application to the
7	Commissioner upon forms prescribed by him or her, may shall register and
8	obtain registration certificates for use as described under subdivision (1) of this
9	subsection, subject to the requirements of chapter 7 this title. A manufacturer
10	of motorboats may register and obtain registration certificates under this
11	section.
12	* * *
13	(3) An application for a dealer motorboat <u>registration and</u> registration
14	number shall be accompanied by the following fees:
15	(A) for the <u>registration and</u> first number applied for, \$25.00 and a
16	surcharge of \$5.00;
17	(B) for each additional number applied for in the current registration
18	period, \$5.00 and a surcharge of \$5.00.
19	* * *
20	(j) The Commissioner, by rules adopted pursuant to 3 V.S.A. chapter 25,
21	may provide for the issuance of temporary registrations of motorboats pending

1	issuance of the permanent registration. Motorboat dealers may issue
2	temporary motorboat registrations. The dealer's fee for the temporary
3	registrations shall be \$3.00 for each registration purchased from the
4	Department of Motor Vehicles. Temporary registrations shall be kept with the
5	motorboat while being operated and shall authorize operation without the
6	registration number being affixed for a period not to exceed $\frac{30}{60}$ days from
7	the date of issue.
8	* * *
9	Sec. 5. 23 V.S.A. § 3504(b) is amended to read:
10	(b) Any person engaged in the manufacture or sale of business of selling or
11	exchanging all-terrain vehicles, as defined in subdivision 4(8) of this title, shall
12	register and obtain registration certificates and identifying number plates
13	subject to rules which may be adopted by the Commissioner which and to the
14	requirements of chapter 7 of this title. A manufacturer of all-terrain vehicles
15	may register and obtain registration certificates and identifying number plates
16	under this section. Plates shall be valid for the following purposes only:
17	testing; adjusting; demonstrating; temporary use of customers for a period not
18	to exceed seven days; private business or pleasure use of the person or
19	members of his or her immediate family; and use at fairs, shows, or races when
20	no charge is made. Fees for registration and registration certificates shall be
21	\$45.00 for the first certificate issued to any person and \$5.00 for any additional

1	certificate issued to the same person within the current registration period.
2	Fees for temporary number plates shall be \$3.00 for each plate issued.
3	* * * Insurance Identification Cards * * *
4	Sec. 6. 23 V.S.A. § 800(a) is amended to read:
5	(a) No owner of a motor vehicle required to be registered, or operator
6	required to be licensed or issued a learner's permit, shall operate or permit the
7	operation of the vehicle upon the highways of the State without having in
8	effect an automobile liability policy or bond in the amounts of at least
9	\$25,000.00 for one person and \$50,000.00 for two or more persons killed or
10	injured and \$10,000.00 for damages to property in any one crash. In lieu
11	thereof, evidence of self-insurance in the amount of \$115,000.00 must be filed
12	with the Commissioner of Motor Vehicles, and shall be maintained and
13	evidenced in a form prescribed by the Commissioner. The Commissioner may
14	adopt rules governing the standards for insurance identification cards. The
15	Commissioner may also require that evidence of financial responsibility be
16	produced before motor vehicle inspections are performed pursuant to the
17	requirements of section 1222 of this title.
18	* * * Parking for Persons with Disabilities * * *
19	Sec. 7. 23 V.S.A. § 304a is amended to read:
20	§ 304a. SPECIAL REGISTRATION PLATES AND PLACARDS FOR
21	PEOPLE WITH DISABILITIES

1	(a) The following definitions shall apply to this section:
2	* * *
3	(3) "Special registration plates" means a registration plate for people
4	with disabilities that displays the International Symbol of Access:
5	(A) in a color that contrasts with the background; and
6	(B) in the same size as the letters or numbers on the plate.
7	(4) "Removable windshield placard" means a two-sided, hanger style
8	placard which includes on each side:
9	(A) the International Symbol of Access, which is at least three inches
10	in height, centered on the placard, and is white on a blue shield a color that
11	contrasts with the placard's background color;
12	(B) an identification number;
13	(C) a date of expiration; and
14	(D) the seal or other identification of the issuing authority.
15	(5) "Temporary removable windshield placard" means a two-sided
16	hanger style placard which includes on each side:
17	(A) the International Symbol of Access, which is at least three inches
18	in height, centered on the placard, and is white on a red shield a color that
19	contrasts with the placard's background color;
20	(B) an identification number;
21	(C) a date of expiration; and

1	(D) the seal or other identification of the issuing authority.
2	(6) "Eligible person" means:
3	(A) a person who is blind or has an ambulatory disability and has
4	been issued a special registration plate or a windshield placard by this State or
5	another state;
6	(B) a person who is transporting a person described in subdivision
7	(A) of this subdivision (6); or
8	(C) a person transporting a person who is blind or has an ambulatory
9	disability on behalf of an organization that has been issued a special
10	registration plate or a windshield placard by this State or another state for the
11	purpose of transporting a person who is blind or has an ambulatory disability.
12	* * *
13	(c) Vehicles Eligible persons may park vehicles with special registration
14	plates or removable windshield placards from issued by any state may use the
15	in special parking spaces when:
16	(1) the placard is displayed:
17	(A) by hanging it from the front windshield rearview mirror in such a
17 18	(A) by hanging it from the front windshield rearview mirror in such a manner that it may be viewed from the front and rear of the vehicle; or

1	(3) the plate is mounted or the placard displayed as provided by the law
2	of the jurisdiction where the vehicle is registered.
3	(d)(1) A person who has an ambulatory disability or an individual
4	transporting a person who is blind Except as otherwise provided in this
5	subsection, an eligible person shall be permitted to park, and to park without
6	fee, for at least 10 continuous days in a parking space or area which is
7	restricted as to the length of time parking is permitted or where parking fees
8	are assessed, except that this minimum period shall be.
9	(2) 24 continuous hours for parking in Notwithstanding the 10-day
10	period in subdivision (1) of this subsection, in the case of a State- or
11	municipally operated parking garage, an eligible person shall be permitted to
12	park, and to park without fee, for at least 24 continuous hours.
13	(3) This section subsection shall not apply to spaces or areas in which
14	parking, standing, or stopping of all vehicles is prohibited by law or by any
15	parking ban, or which are reserved for special vehicles. As a condition to this
16	the privilege conferred by this subsection, the vehicle shall display the
17	registration plate or placard issued by the Commissioner, or a special
18	registration license plate or placard issued by any other jurisdiction, in
19	accordance with subsection (c) of this section.
20	(e) A person, other than a <u>an eligible</u> person with a disability, who for his
21	or her own purposes parks a vehicle in a space for persons with disabilities

1	shall be fined not less than \$200.00 for each violation and shall be liable for
2	towing charges. He or she shall also be liable for storage charges not to exceed
3	\$12.00 per day, and an artisan's lien may be imposed against the vehicle for
4	payment of the charges assessed. The person in charge of the parking space or
5	spaces for persons with a disability or any duly authorized law enforcement
6	officer shall cause the removal of a vehicle parked in violation of this section.
7	A violation of this section shall be considered a traffic violation within the
8	meaning of 4 V.S.A. chapter 29.
9	* * *
10	* * * Multifunction School Activity Buses * * *
11	Sec. 8. 23 V.S.A. § 1072(a) is amended to read:
12	(a)(1) The driver of any motor vehicle carrying passengers for hire except
12 13	(a)(1) The driver of any motor vehicle carrying passengers for hire except for jitneys designed to carry not more than seven passengers including the
13	for jitneys designed to carry not more than seven passengers including the
13 14	for jitneys designed to carry not more than seven passengers including the driver, of any school bus, or of any vehicle carrying explosive substances or
13 14 15	for jitneys designed to carry not more than seven passengers including the driver, of any school bus, or of any vehicle carrying explosive substances or flammable liquids as a cargo or part of a cargo, before <u>Before</u> crossing at grade
13 14 15 16	for jitneys designed to carry not more than seven passengers including the driver, of any school bus, or of any vehicle carrying explosive substances or flammable liquids as a cargo or part of a cargo, before <u>Before</u> crossing at grade any track or tracks of a railroad, <u>the drivers of the following vehicles</u> shall stop
13 14 15 16 17	for jitneys designed to carry not more than seven passengers including the driver, of any school bus, or of any vehicle carrying explosive substances or flammable liquids as a cargo or part of a cargo, before Before crossing at grade any track or tracks of a railroad, <u>the drivers of the following vehicles</u> shall stop within 50 feet, but not less than 15 feet, from the nearest rail of the railroad and

1	(A) any motor vehicle carrying passengers for hire except for jitneys
2	designed to carry not more than seven passengers including the driver;
3	(B) any school bus or multifunction school activity bus; and
4	(C) any vehicle carrying explosive substances or flammable liquids
5	as cargo or part of its cargo.
6	(2) After stopping as required herein and upon proceeding when it is
7	safe to do so, the driver of any said such vehicle shall cross so that there will
8	be no necessity for changing gears while traversing the crossing, and the driver
9	may not shift gears while crossing the track or tracks.
10	Sec. 9. 23 V.S.A. § 1287 is amended to read:
11	§ 1287. MULTIFUNCTION SCHOOL ACTIVITY BUS
12	(a) A "multifunction school activity bus" is a vehicle which is used to
13	transport students on trips other than on a fixed route between home and
14	school, and which meets the construction and safety standards for a
15	"multifunction school activity bus" adopted by rule by the National Highway
16	Traffic Safety Administration.
17	(b) If a school owns a multifunction school activity bus or leases one other
18	than as provided in subdivision 4(34)(A)(vi) of this title, the driver shall be
19	required to hold a license which includes a school bus driver's endorsement.
20	The A school bus endorsement road test may be taken in a multifunction
21	school activity bus, but the resulting endorsement shall be restricted to the

1	operation of the appropriately sized multifunction school activity bus.
2	Otherwise, the endorsement shall be a Type I or Type II endorsement as
3	appropriate to the size of the vehicle.
4	(c) A multifunction school activity bus may be a color other than national
5	school bus yellow.
6	Sec. 10. 23 V.S.A. § 4121 is amended to read:
7	§ 4121. APPLICANTS FOR SCHOOL BUS ENDORSEMENTS
8	(a) An applicant for a school bus endorsement shall satisfy the following
9	requirements:
10	(1) $\frac{Pass}{Pass}$ the knowledge and skills test for obtaining a passenger
11	vehicle endorsement;.
12	(2) have <u>Have</u> knowledge covering the following topics, at minimum:
13	(A) loading Loading and unloading children, including the safe
14	operation of stop signal devices, external mirror systems, flashing lights, and
15	other warning and passenger safety devices required for school buses by State
16	or federal law or regulation;
17	(B) emergency Emergency exits and procedures for safely evacuating
18	passengers in an emergency;.
19	(C) State and federal laws and regulations related to traversing safely
20	highway rail grade crossings;.

1	(D) $a \underline{A}$ skills test in a school bus of the same vehicle group as the
2	applicant will operate. As used in this subdivision (a)(2)(D), "school bus" may
3	include a "multifunction school activity bus" as defined in section 1287 of
4	this title.
5	* * *
6	* * * Distracted Driving * * *
7	Sec. 11. 23 V.S.A. § 1095a is amended to read:
8	§ 1095a. JUNIOR OPERATOR USE OF PORTABLE ELECTRONIC
9	DEVICES
10	(a) As used in this section, "operating" means operating a motor vehicle on
11	a public highway, including while temporarily stationary because of traffic, a
12	traffic control device, or other temporary delays. "Operating" does not include
13	operating a motor vehicle with or without the motor running when the operator
14	has moved the vehicle to the side of or off a highway and has halted in a
15	location where the vehicle can safely and lawfully remain stationary.
16	(b) A person under 18 years of age shall not use any portable electronic
17	device as defined in subdivision 4(82) of this title while operating a moving
18	motor vehicle on a highway. This prohibition shall not apply when use of a
19	portable electronic device is necessary for a person to communicate with law
20	enforcement or emergency service personnel under emergency circumstances.

1	Sec. 12. 23 V.S.A. § 1095b is amended to read:
2	§ 1095b. HANDHELD USE OF PORTABLE ELECTRONIC DEVICE
3	PROHIBITED
4	(a) Definition Definitions. As used in this section,:
5	(1) "hands-free Hands-free use" means the use of a portable electronic
6	device without use of either hand by employing an internal feature of, or an
7	attachment to, the device.
8	(2) "Operating" means operating a motor vehicle on a public highway,
9	including while temporarily stationary because of traffic, a traffic control
10	device, or other temporary delays. "Operating" does not include operating a
11	motor vehicle with or without the motor running when the operator has moved
12	the vehicle to the side of or off a highway and has halted in a location where
13	the vehicle can safely and lawfully remain stationary.
14	(b) Use of handheld portable electronic device prohibited. A person shall
15	not use a portable electronic device while operating a moving motor vehicle on
16	a highway in Vermont. The prohibition of this subsection shall not apply:
17	(1) to $\underline{\text{To}}$ hands-free use;
18	(2) to $\underline{\text{To}}$ activation or deactivation of hands-free use, as long as the
19	device is in a cradle or otherwise securely mounted in the vehicle and the
20	eradle or other any accessory for secure securely mounting the device is not
21	affixed to the windshield in violation of section 1125 of this title;.

1	(3) when <u>When</u> use of a portable electronic device is necessary for a
2	person to communicate with law enforcement or emergency service personnel
3	under emergency circumstances; or.
4	(4) to $\underline{\text{To}}$ use of an ignition interlock device, as defined in section 1200
5	of this title.
6	(5) To use of a global positioning or navigation system if it is installed
7	by the manufacturer or securely mounted in the vehicle in a manner that does
8	not violate section 1125 of this title. As used in this subdivision (b)(5),
9	"securely mounted" means the device is placed in an accessory or location in
10	the vehicle, other than the operator's hands, where the device will remain
11	stationary under typical driving conditions.
12	* * *
13	Sec. 13. 23 V.S.A. § 1099 is amended to read:
14	§ 1099. TEXTING PROHIBITED
15	(a) As used in this section;:
16	(1) "texting <u>Texting</u> " means the reading or the manual composing or
17	sending of electronic communications, including text messages, instant
18	messages, or e-mails, using a portable electronic device as defined in
19	subdivision 4(82) of this title, but shall not be construed to include use. Use of
20	a global positioning or navigation system shall be governed by section 1095b
21	of this title.

1	(2) "Operating" means operating a motor vehicle on a public highway,
2	including while temporarily stationary because of traffic, a traffic control
3	device, or other temporary delays. "Operating" does not include operating a
4	motor vehicle with or without the motor running when the operator has moved
5	the vehicle to the side of or off a highway and has halted in a location where
6	the vehicle can safely and lawfully remain stationary.
7	(b) A person shall not engage in texting while operating a moving motor
8	vehicle on a highway.
9	(c) A person who violates this section commits a traffic violation as defined
10	in section 2302 of this title and shall be subject to a penalty of not less than
11	\$100.00 and not more than \$200.00 upon adjudication of for a first violation,
12	and of not less than \$250.00 and not more than \$500.00 upon adjudication of
13	for a second or subsequent violation within any two-year period.
14	* * * Obstructing Windshields, Windows * * *
15	Sec. 14. LEGISLATIVE INTENT
16	(a) In State v. Hurley, 2015 VT 46 (March 5, 2015), the Vermont Supreme
17	Court held that the prohibition of 23 V.S.A. § 1125 on objects hanging behind
18	a windshield extends only to an object that "materially obstructs the driver's
19	view."
20	(b) In adding the second sentence to 23 V.S.A. § 1125(a) as provided in
21	Sec. 15 of this bill, the General Assembly intends to codify the holding of the

1	Hurley decision and to codify the logical extension of the Court's holding to
2	objects hanging behind a vent or side window immediately to the left or right
3	of the driver. In only addressing hanging objects in 23 V.S.A. § 1125(a), the
4	General Assembly takes no position on whether the Court's reasoning should
5	extend further to the statute's prohibition on painting or adhering material or
6	items to such windows or the windshield.
7	Sec. 15. 23 V.S.A. § 1125 is amended to read:
8	§ 1125. OBSTRUCTING WINDSHIELDS, WINDOWS
9	(a) No person shall paste, stick, or paint advertising matter or other things
10	Except as otherwise provided in this section, a person shall not operate a motor
11	vehicle on which material or items have been painted or adhered on or over, or
12	hung in back of, any transparent part of a motor vehicle windshield, vent
13	windows, or side windows located immediately to the left and right of the
14	operator , nor hang any object, other than a rear view mirror, in back of the
15	windshield except as follows. The prohibition of this section on hanging items
16	shall apply only when a hanging item materially obstructs the driver's view.
17	(b) Notwithstanding subsection (a) of this section, a person may operate a
18	motor vehicle with material or items painted or adhered on or over, or hung in
19	back of, the windshield, vent windows, or side windows:
20	(1) In in a space not over four inches high and 12 inches long in the
21	lower right-hand corner of the windshield-;

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 specify for location of any sticker required by governmental regulation-; (3) In in a space not over two inches high and two and one-half inches long in the upper left-hand corner of the windshield-; (4) By persons if the operator is a person employed by the federal, state State, or local government and or a volunteer emergency responders responder operating an authorized emergency vehicles vehicle, who may place places a necessary equipment in back of the windshield of the vehicle, provided the equipment does not interfere with the operator's control of the driving 	e <u>r</u>
 long in the upper left-hand corner of the windshield.: (4) By persons if the operator is a person employed by the federal, stat State, or local government and or a volunteer emergency responders responder operating an authorized emergency vehicles vehicle, who may place places a necessary equipment in back of the windshield of the vehicle, provided the 	e <u>r</u>
 (4) By persons if the operator is a person employed by the federal, stat State, or local government and or a volunteer emergency responders responder operating an authorized emergency vehicles vehicle, who may place places a necessary equipment in back of the windshield of the vehicle, provided the 	e <u>r</u>
 <u>State</u>, or local government and <u>or a</u> volunteer emergency responders responders operating <u>an</u> authorized emergency vehicles <u>vehicle</u>, who may place places a necessary equipment in back of the windshield of the vehicle, provided the 	e <u>r</u>
 operating <u>an</u> authorized emergency vehicles <u>vehicle</u>, who may place <u>places</u> a necessary equipment in back of the windshield of the vehicle, provided the 	
8 necessary equipment in back of the windshield of the vehicle, provided the	ıy
9 equipment does not interfere with the operator's control of the driving	
10 mechanism of the vehicle;	
11 (5) On <u>on</u> a motor vehicle that is for sale by a licensed automobile	
12 dealer prior to the sale of the vehicle, in a space not over three inches high an	ł
13 six inches long in the upper left-hand corner of the windshield, and in a space	
14 not over four inches high and 18 inches long in the upper right-hand corner o	
15 the windshield; or	
16 (6) if the object is a rearview mirror, or is an electronic toll-collection	
17 <u>transponder located either between the roof line and the rearview mirror post</u>	
18 <u>or behind the rearview mirror</u> .	
19 (6)(c) The Commissioner may grant an exemption to the prohibition of	
 19 (6)(c) The Commissioner may grant an exemption to the prohibition of 20 this section upon application from a person required for medical reasons to be 	

1	document signed by a licensed physician or optometrist certifying that
2	shielding from the rays of the sun is a medical necessity. The physician or
3	optometrist certification shall be renewed every four years. However, when a
4	licensed physician or optometrist has previously certified to the Commissioner
5	that an applicant's condition is both permanent and stable, the exemption may
6	be renewed by the applicant without submission of a form signed by a licensed
7	physician or optometrist. Additionally, the window shading or tinting
8	permitted under this subdivision subsection shall be limited to the vent
9	windows or side windows located immediately to the left and right of the
10	operator. The exemption provided in this subdivision subsection shall
11	terminate upon the sale transfer of the approved vehicle and at that time the
12	applicable window tinting shall be removed by the seller. Furthermore, if the
13	material described in this subdivision subsection tears or bubbles or is
14	otherwise worn to prohibit clear vision, it shall be removed or replaced.
15	(b)(d) The rear side windows and the back window may be obstructed only
16	if the motor vehicle is equipped on each side with a securely attached mirror,
17	which provides the operator with a clear view of the roadway in the rear and on
18	both sides of the motor vehicle.

1	* * * Total Abstinence Program; Application Requirements * * *
2	Sec. 16. 23 V.S.A. § 1209a(b)(1) is amended to read:
3	(1) Notwithstanding any other provision of this subchapter, a person
4	whose license has been suspended for life under this subchapter may apply to
5	the Driver Rehabilitation School Director and to the Commissioner for
6	reinstatement of his or her driving privilege. The person shall have completed
7	three years of total abstinence from consumption of alcohol or drugs, or both.
8	The beginning date for the period of abstinence shall be no sooner than the
9	effective date of the suspension from which the person is requesting
10	reinstatement and shall not include any period during which the person is
11	serving a sentence of incarceration to include furlough. The application shall
12	include the applicant's authorization for a urinalysis examination to be
13	conducted prior to reinstatement under this subdivision. The application to the
14	Commissioner shall be accompanied by a fee of \$500.00. The Commissioner
15	shall have the discretion to waive the application fee if the Commissioner
16	determines that payment of the fee would present a hardship to the applicant.
17	* * * Information on Motor Vehicle Certificates of Title * * *
18	Sec. 17. 23 V.S.A. § 2018 is amended to read:
19	§ 2018. INFORMATION ON CERTIFICATE
20	(a) Each certificate of title issued by the Commissioner shall contain:
21	(1) The date issued.

1	(2) The name and address of the owner.
2	(3) The names and addresses of any lienholders, in the order of priority
3	as shown on the application or, if the application is based on a certificate of
4	title, as shown on the certificate; however, no more than two lienholders may
5	appear on a certificate. In the event that there are more than two lienholders on
6	the vehicle, the certificate of title shall contain the an appropriate legend
7	"There are more than two lienholders on this vehicle. Contact the Vermont
8	Department of Motor Vehicles for details." as determined by the
9	Commissioner.
10	(4) The title number assigned to the vehicle.
11	(5) A description of the vehicle including, so far as the following data
12	exist, its make, model, identification number, odometer reading, or hubometer
13	reading or clock meter reading on all vehicles, type of body, number of
14	cylinders, whether new or used, and, if a new vehicle, the date of the first sale
15	of the vehicle for use.
16	(6) Any other data the Commissioner prescribes.
17	(b) Unless a bond is filed as provided in subdivision 2020(2) of this title, a
18	distinctive certificate of title shall be issued for a vehicle last previously
19	registered in another state or country the laws of which do not require that
20	lienholders be named on a certificate of title to perfect their security interests.
21	The certificate shall contain the an appropriate legend "This vehicle may be

1	subject to an undisclosed lien" as determined by the Commissioner and may
2	contain any other information the Commissioner prescribes. If no notice of a
3	security interest in the vehicle is received by the Commissioner within four
4	months from the issuance of the distinctive certificate of title, he or she shall,
5	upon application and surrender of the distinctive certificate, issue a certificate
6	of title in ordinary form.
7	* * *
8	(f) If a vehicle has been returned to the manufacturer after final
9	determination, adjudication, or settlement pursuant to the provisions of
10	9 V.S.A. chapter 115 or after final determination, adjudication, or settlement
11	under similar laws of any other state, any certificate of title for the vehicle shall
12	contain the following an appropriate legend: "This vehicle was returned to the
13	manufacturer pursuant to motor vehicle arbitration board, or similar
14	proceedings, 9 V.S.A. § 4181" as determined by the Commissioner.
15	Sec. 18. 23 V.S.A. § 2022(a) is amended to read:
16	(a) If a certificate is lost, stolen, mutilated, or destroyed or becomes
17	illegible, the first lienholder or, if none, the owner or legal representative of the
18	owner named in the certificate, as shown by the records of the Commissioner,
19	shall promptly make application for and may obtain a duplicate upon
20	furnishing information satisfactory to the Commissioner. The duplicate
21	certificate of title shall contain the legend "This is a duplicate certificate and

1	may be subject to the rights of a person under the original certificate." It shall
2	be mailed to the first lienholder named in it or, if none, to the owner.
3	Sec. 19. 23 V.S.A. § 2093(a) is amended to read:
4	(a) If a vehicle upon which a salvage certificate of title, a parts-only
5	certificate, or other document indicating the vehicle is not sold for
6	re-registration purposes has been or should have been issued by the
7	Commissioner or by any other jurisdiction or person and or both, or a vehicle
8	that has been declared a totaled motor vehicle is rebuilt and restored for
9	highway operation, the owner thereof shall not apply for a certificate of title or
10	registration, and none shall be issued until the vehicle has been inspected by
11	the Commissioner or his or her authorized representative. The inspection of
12	the vehicle shall be conducted in the manner prescribed by the Commissioner
13	and shall include verification of the vehicle identification number and bills of
14	sale or titles for major component parts used to rebuild the vehicle. When
15	necessary, a new vehicle identification number shall be attached to the vehicle
16	as provided by section 2003 of this title. Any new title issued for such vehicles
17	shall contain the legend "rebuilt vehicle."

1	* * * Information on Snowmobile, Motorboat, and
2	All-Terrain Vehicle Titles * * *
3	Sec. 20. 23 V.S.A. § 3811 is amended to read:
4	§ 3811. INFORMATION ON CERTIFICATE
5	(a) Each certificate of title issued by the Commissioner shall contain:
6	(1) The date issued.
7	(2) The name and address of the owner.
8	(3) The names and addresses of any lienholders, in the order of priority
9	as shown on the application or, if the application is based on a certificate of
10	title, as shown on the certificate; however, no more than two lienholders may
11	appear on a certificate. In the event that there are more than two lienholders on
12	the vessel, snowmobile, or all-terrain vehicle, the certificate of title shall
13	contain the an appropriate legend "There are more than two lienholders on this
14	vessel, snowmobile, or all-terrain vehicle. Contact the Vermont Department of
15	Motor Vehicles for details" as determined by the Commissioner.
16	* * *
17	(b) Unless a bond is filed as provided in subdivision 3813(2) of this title, a
18	distinctive certificate of title shall be issued for a vessel, snowmobile, or
19	all-terrain vehicle last previously registered in another state or country the laws
20	of which do not require that lienholders be named on a certificate of title to
21	perfect their security interests, or for which a title had not been issued by such

1	other state or country. The certificate shall contain the an appropriate legend
2	"This vessel, snowmobile, or all-terrain vehicle may be subject to an
3	undisclosed lien" as determined by the Commissioner and may contain any
4	other information the Commissioner prescribes. If no notice of a security
5	interest in the vessel, snowmobile, or all-terrain vehicle is received by the
6	Commissioner within four months from the issuance of the distinctive
7	certificate of title, he or she shall, upon application and surrender of the
8	distinctive certificate, issue a certificate of title in ordinary form.
9	* * *
10	Sec. 21. 23 V.S.A. § 3815(a) is amended to read:
11	(a) If a certificate is lost, stolen, mutilated, or destroyed or becomes
12	illegible, the first lienholder or, if none, the owner or legal representative of the
13	owner named in the certificate, as shown by the records of the Commissioner,
14	shall promptly make application for and may obtain a duplicate upon
15	furnishing information satisfactory to the Commissioner. The duplicate
16	certificate of title shall contain the legend, "This is a duplicate certificate and
17	may be subject to the rights of a person under the original certificate." It shall
18	be mailed to the first lienholder named in it or, if none, to the owner.
19	Sec. 22. 23 V.S.A. § 3835(a) is amended to read:
20	(a) If a vessel, snowmobile, or all-terrain vehicle upon which a salvage
21	certificate of title, a parts-only certificate, or other document indicating the

1	vessel, snowmobile, or all-terrain vehicle is not sold for reregistration purposes
2	has been or should have been issued by the Commissioner, or by any other
3	jurisdiction or person or both, or if a vessel, snowmobile, or all-terrain vehicle
4	that has been declared totaled is rebuilt and restored for operation, the owner
5	shall not apply for a certificate of title or registration, and none shall be issued
6	until the vessel, snowmobile, or all terrain all-terrain vehicle has been
7	inspected by the Commissioner or his or her authorized representative. The
8	inspection of the vessel, snowmobile, or all-terrain vehicle shall be conducted
9	in the manner prescribed by the Commissioner and shall include verification of
10	the identification number and bills of sale or titles for major component parts
11	used to rebuild the vessel, snowmobile, or all-terrain vehicle. When necessary,
12	a new identification number shall be attached to the vessel, snowmobile, or
13	all-terrain vehicle as provided by section 2003 of this title. Any new title
14	issued for these vessels, snowmobiles, or all-terrain vehicles shall contain the
15	legend "rebuilt vessel, snowmobile, or all-terrain vehicle."
16	* * * Towed Vehicles * * *
17	Sec. 23. 23 V.S.A. § 1102 is amended to read:
18	§ 1102. REMOVAL OF STOPPED VEHICLES
19	(a) Any enforcement officer is authorized to:

1	(1) move a vehicle stopped, parked, or standing contrary to section 1101
2	of this title, or to require the driver or other person in charge to move the
3	vehicle to a position off the paved or main-traveled part of the highway;
4	(2) remove an unattended vehicle which is an obstruction to traffic or to
5	maintenance of the highway to a garage or other place of safety;
6	(3) remove any vehicle found upon a highway, as defined in
7	19 V.S.A. § 1, to a garage or other place of safety when:
8	(A) the officer is informed by a reliable source that the vehicle has
9	been stolen or taken without the consent of its owner; or
10	(B) the person in charge of the vehicle is unable to provide for its
11	removal; or
12	(C) the person in charge of the vehicle has been arrested under
13	circumstances which require his or her immediate removal from control of
14	the vehicle.
15	(b) Any enforcement officer causing the removal of a motor vehicle under
16	this section shall notify the Agency of Transportation Department as to the
17	location and date of discovery of the vehicle, date of removal of the vehicle,
18	name of the wrecker towing service removing the vehicle, and place of storage.
19	The officer shall record and remove from the vehicle, if possible, any
20	information which might aid the Transportation Board Department in
21	ascertaining the ownership of the vehicle. All information shall be forwarded

1	and forward it to the Transportation Board in accordance with the provisions of
2	24 V.S.A. chapter 61 Department. A motor vehicle towed under authority of
3	this section may qualify as an abandoned motor vehicle under subchapter 7 of
4	chapter 21 of this title.
5	Sec. 24. 24 V.S.A. § 2272 is amended to read:
6	§ 2272. TAKING TITLE TO <u>REMOVAL OF</u> JUNK MOTOR VEHICLES
7	(a) A junk motor vehicle discovered in violation of section 2271 of this title
8	shall be removed from view of the main traveled way of the highway by the
9	owner of the land upon which it is discovered, upon receiving written notice
10	from the agency of transportation Agency of Transportation to do so, if such
11	owner holds title to the motor vehicle.
12	(b) If the owner of the land upon which a junk motor vehicle is discovered
13	in violation of section 2271 of this title, does not hold or disclaims title, and
14	the true owner of the motor vehicle is known or can be ascertained, the motor
15	vehicle owner shall dispose of such motor vehicle in such a manner that it is no
16	longer visible from the main traveled way of the highway upon receiving
17	written notice from the agency of transportation Agency of Transportation to
18	do so.
19	(c) The owner of land upon which a motor vehicle is left in violation of $\underline{\text{this}}$
20	section or section 2271 of this title may, without incurring any civil liability or
21	criminal penalty to the owner or lienholders of such vehicles vehicle, remove

1	cause the vehicle to be removed from the place where it is discovered to any
2	other place on any property owned by him, and if so removed, he shall notify
3	the agency of transportation and local or state police, in writing, forthwith.
4	Within ten days after notification, the agency of transportation shall cause the
5	vehicle to be taken under its control and disposed of as hereafter provided or
6	her, or from the property, in accordance with 23 V.S.A. § 2152. The
7	provisions of 23 V.S.A. chapter 21, subchapter 7 (abandoned motor vehicles)
8	shall govern the identification, reclamation, and disposal of such vehicles.
9	(d) [Repealed.]
10	* * * All-Terrain Vehicles * * *
11	Sec. 25. 23 V.S.A. § 3501(5) is amended to read:
12	(5) "All-terrain vehicle" or "ATV" means any nonhighway recreational
13	vehicle, except snowmobiles, having no less than two low pressure tires (10
14	pounds per square inch, or less), not wider than 60 64 inches with two-wheel
15	ATVs having permanent, full-time power to both wheels, and having a dry
16	weight of less than 1,700 pounds, when used for cross-country travel on trails
17	or on any one of the following or a combination thereof: land, water, snow,
18	ice, marsh, swampland, and natural terrain. An ATV on a public highway shall
19	be considered a motor vehicle, as defined in section 4 of this title, only for the
20	purposes of those offenses listed in subdivisions 2502(a)(1)(H), (N), (R), (U),
21	(Y), (FF), (GG), (II), and (AAA); (2)(A) and (B); (3)(A), (B), (C), and (D);

1	(4)(A) and (B) and (5) of this title and as provided in section 1201 of this title.
2	An ATV shall not include an electric personal assistive mobility device.
3	Sec. 26. 23 V.S.A. § 3502 is amended to read:
4	§ 3502. REGISTRATION
5	(a) An all-terrain vehicle may not be operated unless registered pursuant to
6	this chapter or any other section of this title by the State of Vermont and unless
7	the all-terrain vehicle displays a valid Vermont ATV Sportsman's Association
8	(VASA) Trail Access Decal (TAD) when operating on a VASA trail, except
9	when operated:
10	(1) on <u>On</u> the property of the owner of the all-terrain vehicle; or.
11	(2) off \underline{Off} the highway, in a ski area while being used for the purpose of
12	grooming snow, maintenance, or in rescue operations; or.
13	(3) for \underline{For} official use by a federal, State, or municipal agency and only
14	if the all-terrain vehicle is identified with the name or seal of the agency in a
15	manner approved by the Commissioner; or.
16	(4) solely Solely on privately owned land when the operator is
17	specifically invited to do so by the owner of that property and has on his or her
18	person the written consent of the owner.
19	(5) By a person who possesses a completed TAD form processed
20	electronically and either printed out or displayed on a portable electronic
21	device. The printed or electronic TAD form shall be valid for 10 days after the

1	electronic transaction. Use of a portable electronic device to display a
2	completed TAD form does not in itself constitute consent for an enforcement
3	officer to access other contents of the device.
4	* * *
5	(e) An all-terrain vehicle owned by a person who is a resident of any other
б	state or province shall be deemed to be properly registered for the purposes of
7	this chapter if it is registered in accordance with the laws of the state or
8	province in which its owner resides, but only to the extent that a similar
9	exemption or privilege is granted under the laws of that state or province for
10	all-terrain vehicles registered in this State by a resident of this State.
11	* * * Commercial Driver Licenses; Skills Test Waivers * * *
12	Sec. 27. 23 V.S.A. § 4108(d) is amended to read:
13	(d) At the discretion of the Commissioner, the skills test required under
14	49 C.F.R. § 383.113 may be waived for a commercial motor vehicle driver
15	with military commercial motor vehicle experience who is currently licensed at
16	the time of his or her application for a commercial driver license, if the test is
17	substituted with an applicant's driving record in combination with the driving
18	experience specified in this subsection. The Commissioner shall impose
19	conditions and limitations to restrict the applicants from whom alternative
20	requirements for the skills test may be accepted. Such conditions shall include
21	the following:

1	(1) the applicant must certify that, during the two-year period
2	immediately prior to applying for a commercial driver license, he or she:
3	(A) has not had more than one license in addition to a military
4	license;
5	(B) has not had any license suspended, revoked, or cancelled;
6	(C) has not had any convictions for any type of motor vehicle for the
7	disqualifying offenses specified in subsection 4116(a) of this title;
8	(D) has not had more than one conviction for any type of motor
9	vehicle for serious traffic violations specified in subdivision 4103(16) of this
10	title; and
11	(E) has not had any conviction for a violation, other than a parking
12	violation, of military, state State, or local law relating to motor vehicle traffic
13	control arising in connection with any traffic accident, and has no record of an
14	accident in which he or she was at fault; and
15	(2) the applicant must provide evidence and certify that he or she:
16	(A) is regularly employed or was regularly employed within the last
17	90 days <u>12 months</u> in a military position requiring operation of a commercial
18	motor vehicle;
19	(B) was exempted from the commercial driver license requirements
20	in 49 C.F.R. § 383.3(c); and

1	(C) was operating for at least the two years immediately preceding
2	discharge from the military a vehicle representative of the commercial motor
3	vehicle the driver applicant operates or expects to operate.
4	* * * Lists of Registrations and Suspensions * * *
5	Sec. 28. 23 V.S.A. § 109 is amended to read:
6	§ 109. LISTS OF REGISTRATIONS TO ENFORCEMENT OFFICERS
7	AND OTHERS; LISTS OF SUSPENSIONS
8	(a) Annually, the Commissioner shall cause to be prepared a list of
9	registered motor vehicles, arranged serially according to the registration
10	numbers assigned thereto which shall contain in addition the names and
11	addresses of registered owners and a brief description of the vehicle registered,
12	and the name and address of each person to whom is assigned a dealer's
13	registration number. One copy of such list shall be furnished, in such form as
14	the Commissioner may determine, free to each inspector of the Motor Vehicle
15	Department, sheriff, State's Attorney, district judge, and police department in
16	the State. The list may be also furnished to any person on request and upon the
17	payment of the required fee. [Repealed.]
18	(b) Each month, the Commissioner shall cause to be prepared a list of all
19	persons whose operating license, nonresident operating privileges, or privilege
20	of an unlicensed operator to operate a vehicle, is suspended or revoked in this
21	State at the time the list is prepared. Names on the list shall be arranged by

1	county of residence or zip code. Notwithstanding 1 V.S.A. chapter 5,
2	subchapter 3, the a list of all persons whose operating license, nonresident
3	operating privileges, or privilege of an unlicensed operator to operate a vehicle
4	is suspended or revoked in this State shall be available on request in such form
5	as the Commissioner may determine. The list shall be available in an
6	electronic format for law enforcement officers with computer access through
7	the Department of Public Safety.
8	* * * Nonresident Motor Truck Registration * * *
9	Sec. 29. REPEAL
10	23 V.S.A. § 413 (nonresident motor truck registration) is repealed.
11	Sec. 30. 23 V.S.A. § 411 is amended to read:
12	§ 411. RECIPROCAL PROVISIONS
13	As determined by the Commissioner, a motor vehicle owned by a
14	nonresident shall be considered as registered and a nonresident operator shall
15	be considered as licensed or permitted in this State if the nonresident owner or
16	operator has complied with the laws of the foreign country or state of his or her
17	residence relative to the registration of motor vehicles and the granting of
18	operators' licenses or learner's permits. Any exemptions provided in this
19	section shall, however, be operative as to an owner or operator of a motor
20	vehicle only to the extent that under the laws of the foreign country or state of
21	his or her residence like exemptions and privileges are granted to operators

1	duly licensed or permitted and to owners of motor vehicles duly registered
2	under the laws of this State. If the owner or operator is a resident of a country
3	not adjoining the United States, such exemptions shall be operative for a period
4	of 30 days for vacation purposes, notwithstanding that such country does not
5	grant like privileges to residents of this State. Such exemptions shall not be
6	operative as to the owner of a motor truck used for the transportation of
7	property for hire or profit between points within the State or to the owner of
8	any motor vehicle carrying an auxiliary fuel tank or tanks providing an
9	additional supply of motor fuel over and above that provided in the standard
10	equipment of such vehicle.
11	* * * New Motor Vehicle Arbitration; Uncontested Matters * * *
12	Sec. 31. 9 V.S.A. § 4173 is amended to read:
13	§ 4173. PROCEDURE TO OBTAIN REFUND OR REPLACEMENT
14	* * *
15	(c)(1) Arbitration of the consumer's complaint, either through the
16	manufacturer's dispute settlement mechanism or the Board, must be held
17	within 45 days of receipt by the manufacturer or the Board of the consumer's
18	notice, electing the remedy of arbitration unless:
19	(A) the consumer or the manufacturer has shows good cause for an
20	extension of time, not to exceed an additional 30-day period: or

1	(B) the manufacturer does not contest the consumer's complaint, in
2	which case an arbitration hearing is not required.
3	(2) If the <u>an</u> extension of time is requested by the manufacturer, the
4	manufacturer shall provide free use of a vehicle to the consumer if the
5	consumer's vehicle is out of service.
6	(3) In the event If the consumer elects to proceed in accordance with
7	the manufacturer's dispute settlement mechanism, the matter is contested, and
8	the arbitration of the dispute is not held within 45 days of the manufacturer's
9	receipt of the consumer's notice and the manufacturer is not able to establish
10	good cause for the delay, the consumer shall be entitled to receive the relief
11	requested under this chapter.
12	(d) Within the 45-day period set forth in subsection (c) of this section but at
13	least five days prior to hearing, the manufacturer shall have one final
14	opportunity to correct and repair the defect which the consumer claims entitles
15	him or her to a refund or replacement vehicle. Any right to a final repair
16	attempt is waived if the manufacturer does not complete it at least five days
17	prior to hearing. If the consumer is satisfied with the corrective work done by
18	the manufacturer or his or her delegate, the arbitration proceedings shall be
19	terminated without prejudice to the consumer's right to request arbitration be
20	recommenced if the repair proves unsatisfactory for the duration of the express
21	warranty.

1	(e) The If an arbitration hearing is required under this section, the vehicle
2	must be presented at the hearing site for an inspection or test drive, or both, by
3	members of the Board.
4	* * *
5	Sec. 32. 9 V.S.A. § 4174(d) is amended to read:
6	(d) The Board shall render a decision within 30 days of the conclusion of a
7	hearing and in a contested matter, and within 30 days of the manufacturer's
8	answer in an uncontested matter. The Board has authority to issue any and all
9	damages as are provided by this chapter.
10	* * * Biobus Pilot Extension * * *
11	Sec. 33. 2013 Acts and Resolves No. 12, Sec. 30a is amended to read:
12	Sec. 30a. SCHOOL BUS PILOT PROGRAM
13	(a) Definitions. As used in this section, the term "person" shall have the
14	same meaning as in 1 V.S.A. § 128, and the term "Type II school bus" shall
15	have the same meaning as in 23 V.S.A. § 4(34)(C).
16	(b) Pilot program. Upon application, the Commissioner of Motor Vehicles
17	shall approve up to three persons who satisfy the requirements of this section
18	to participate in a pilot program. Pilot program participants shall be authorized
19	to operate on Vermont highways Type II school buses registered in this State
20	that are retrofitted with an auxiliary fuel tank to enable the use of biodiesel,
21	waste vegetable oil, or straight vegetable oil, provided the school bus has

1	passed inspection in accordance with subdivision (c)(3) of this section and the
2	bus and its auxiliary tank comply with the Federal Motor Vehicle Safety
3	Standards applicable to Type II school buses. If more than three persons apply
4	to participate in the pilot program, the Commissioner shall give priority to
5	applicants who seek to install the auxiliary fuel tank in connection with a
6	student-led or student-generated school project.
7	(c) Documentation; requirements. The Commissioner may prescribe that
8	applicants furnish information necessary to implement the pilot program.
9	After an applicant furnishes such information and is approved, the
10	Commissioner shall provide the person with documentation of the person's
11	selection under the pilot program and the expiration date of the program. If the
12	approved person is a municipality or another legal entity, the Commissioner's
13	documentation shall list the specific individuals authorized to operate the
14	Type II school bus. The Commissioner's documentation shall:
15	(1) be carried in the school bus while it is operated on a highway;
16	(2) constitute and be recognized by enforcement officers in Vermont as
17	a waiver, until expiration of the pilot program, of those provisions of 23 V.S.A.
18	§§ 4(37), 1221, and 1283(a)(6) and of any rule that would prohibit school
19	buses retrofitted with auxiliary fuel tanks from lawfully operating on Vermont
20	highways; and

1	(2) he recognized by outhorized increation stations as a weiver of the
1	(3) be recognized by authorized inspection stations as a waiver of the
2	prohibition on auxiliary or added fuel tanks, and of the requirement that buses
3	only be equipped with such motor fuel tanks as are regularly installed by the
4	manufacturer, specified in the School Bus Periodic Inspection Manual
5	("Inspection Manual"); provided, however, that no school bus equipped with
б	an auxiliary or added fuel tank shall pass inspection unless all other
7	requirements of the Inspection Manual regarding fuel systems are satisfied.
8	(d) Expiration. The pilot program established and the waivers granted
9	under this section shall expire on September 1, $\frac{2015}{2017}$.
10	* * * Effective Dates * * *
11	Sec. 34. EFFECTIVE DATES; APPLICABILITY
11 12	Sec. 34. EFFECTIVE DATES; APPLICABILITY (a)(1) This section, Sec. 26 (all-terrain vehicles), Sec. 27 (CDL skills test
12	(a)(1) This section, Sec. 26 (all-terrain vehicles), Sec. 27 (CDL skills test
12 13	(a)(1) This section, Sec. 26 (all-terrain vehicles), Sec. 27 (CDL skills test waiver for military drivers), and Secs. 31–32 (new motor vehicle arbitration;
12 13 14	(a)(1) This section, Sec. 26 (all-terrain vehicles), Sec. 27 (CDL skills test waiver for military drivers), and Secs. 31–32 (new motor vehicle arbitration; uncontested matters) shall take effect on passage.
12 13 14 15	 (a)(1) This section, Sec. 26 (all-terrain vehicles), Sec. 27 (CDL skills test waiver for military drivers), and Secs. 31–32 (new motor vehicle arbitration; uncontested matters) shall take effect on passage. (2) Secs. 31–32 shall apply to any matters pending on passage of
12 13 14 15 16	 (a)(1) This section, Sec. 26 (all-terrain vehicles), Sec. 27 (CDL skills test waiver for military drivers), and Secs. 31–32 (new motor vehicle arbitration; uncontested matters) shall take effect on passage. (2) Secs. 31–32 shall apply to any matters pending on passage of this act.
12 13 14 15 16 17	 (a)(1) This section, Sec. 26 (all-terrain vehicles), Sec. 27 (CDL skills test waiver for military drivers), and Secs. 31–32 (new motor vehicle arbitration; uncontested matters) shall take effect on passage. (2) Secs. 31–32 shall apply to any matters pending on passage of this act. (b) Sec. 6 (insurance identification cards) shall take effect if and when five