

**CONFERENCE REPORT**  
**H.489 Revenue**  
**Comparison of bills as passed by the House and Senate - Draft 1.5**  
**Prepared by Legislative Council**  
**5/15/2015**

Key to House bills:

Section + F = H.184 As Passed the House  
 Section + T = H.272 As Passed the House  
 Section + R = H.489 As Passed the House  
 Section + W= H.217 As Passed the House  
 Section + H = S.139 As Passed the House  
 Section + TE = S.41 As Passed the House

<b>House Section</b>	<b>As passed House</b>	<b>Senate Section</b>	<b>As Passed Senate</b>	<b>Conf. Section</b>	<b>Conference Report</b>
	<b>FEE PROVISIONS</b>		<b>FEE PROVISIONS</b>		<b>FEE PROVISIONS</b>
	<b>Office of Professional Regulation</b>		<b>Office of Professional Regulation</b>		
Section	Description	Section	Description		
1F	Osteopathy License renewal • \$500.00 → \$350.00	1	Same as House bill.	1	Agreed
2F	Real estate brokers and salespersons Education Course Review – New Fee • \$100.00	2	Same as House bill.	2	Agreed

3F	Veterinarians Biennial license renewal fee • \$250.00 → \$200.00	3	Same as House bill.	3	Agreed
4F	Land Surveyors Biennial license renewal fee • \$400.00 → \$300.00	4	Same as House bill.	4	Agreed
5F	Real Estate Appraisers Biennial license renewal fee • \$315.00 → \$200.00 Appraisal management company registration renewal • \$500.00 → \$400.00	5	Same as House bill.	5	Agreed
	<b>Agency of Education</b>		<b>Agency of Education</b>		
6F	Teachers Fee for teacher application processing • \$40.00 → \$50.00 Level I teacher license (3 year license) • \$40.00/year → \$50.00/year Level II teacher license (5 year license) • \$40.00/year → \$50.00/year Issuance of provisional, emergency, or apprenticeship license • \$50.00/year	6	Same as House bill.	6	Agreed

7F	Speech and Language Pathologists Application processing fee • \$35.00 → \$50.00 Initial license fee for term of license • \$35.00 → \$50.00 Issuance of licenses per term of renewal • \$35.00 → \$50.00	7	Same as House bill.		Agreed
	Not in House bill.	7a	Clarifying language to ensure that if OPR takes over administration of SLP, Sec. 7 will not go into effect.		Adopt Senate language
	<b>Department of Health</b>		<b>Department of Health</b>		
8F	Registration fee for x-ray equipment (per piece of equipment) • \$45.00 → \$85.00	8	Same as House bill.	8	Agreed
9F	Restaurants, lodging, food processors, and seafood vending facilities Restaurants: • I - \$85.00 → \$110.00 • II - \$145.00 → \$200.00 • III - \$245.00 → \$300.00 • IV - \$305.00 → \$500.00 • V - \$390.00 → \$600.00 • Home Caterer - \$95.00 → \$150.00	9	Food and lodging establishments. • \$59.00 increase from current amount for all food • \$121.00 increase from current amount for all lodging Restaurants: • I - \$85.00 → \$144.00 • II - \$145.00 → \$204.00 • III - \$245.00 → \$304.00 • IV - \$305.00 → \$364.00	9	<u>Conference to adopt the following position:</u>  Restaurants, lodging, food processors, and seafood vending facilities Restaurants: • I - \$85.00 → \$105.00 • II - \$145.00 → \$180.00 • III - \$245.00 → \$300.00 • IV - \$305.00 → \$385.00

	<ul style="list-style-type: none"> <li>Commercial Caterer - \$200.00 → \$225.00</li> <li>Limited Operations - \$95.00 → \$125.00</li> <li>Fair Stand - \$70.00 → \$125.00, more than 4 days per year \$160.00 → \$250.00</li> </ul> <p>Lodging</p> <ul style="list-style-type: none"> <li>I - \$80.00 → \$135.00</li> <li>II - \$135.00 → \$230.00</li> <li>III - \$200.00 → \$340.00</li> <li>IV - \$340.00 → \$530.00</li> </ul> <p>Food Processor</p> <ul style="list-style-type: none"> <li>Gross receipts \$10,001.00 to 50k - \$115.00 → \$175.00</li> <li>Over \$50k - \$155.00 → \$275.00</li> </ul> <p>Seafood Vending - \$125.00 → \$225.00</p> <p>Shellfish reshippers/repackers - \$285.00 → \$375.00</p>		<ul style="list-style-type: none"> <li>V - \$390.00 → \$449.00</li> <li>Home Caterer - \$95.00 → \$154.00</li> <li>Commercial Caterer - \$200.00 → \$259.00</li> <li>Limited Operations - \$95.00 → \$154.00</li> <li>Fair Stand - \$70.00 → \$129.00, more than 4 days per year \$160.00 → \$219.00</li> </ul> <p>Lodging</p> <ul style="list-style-type: none"> <li>I - \$80.00 → \$201.00</li> <li>II - \$135.00 → \$256.00</li> <li>III - \$200.00 → \$321.00</li> <li>IV - \$340.00 → \$461.00</li> </ul> <p>Food Processor</p> <ul style="list-style-type: none"> <li>Gross receipts \$10,001.00 to 50k - \$115.00 → \$175.00</li> <li>Over \$50k - \$155.00 → \$275.00</li> </ul> <p>Seafood Vending - \$125.00 → \$175.00</p> <p>Shellfish reshippers/repackers - \$285.00 → \$375.00</p>		<ul style="list-style-type: none"> <li>V - \$390.00 → \$450.00</li> <li>VI - 600 or more - \$1,000.00</li> <li>Home Caterer - \$95.00 → \$155.00</li> <li>Commercial Caterer - \$200.00 → \$260.00</li> <li>Limited Operations - \$95.00 → \$140.00</li> <li>Fair Stand - \$70.00 → \$125.00, more than 4 days per year \$160.00 → \$230.00</li> </ul> <p>Lodging</p> <ul style="list-style-type: none"> <li>I - \$80.00 → \$130.00</li> <li>II - \$135.00 → \$185.00</li> <li>III - \$200.00 → \$250.00</li> <li>IV - \$340.00 → \$390.00</li> <li>V - 200 or more - \$1,000.00</li> </ul> <p>Food Processor</p> <ul style="list-style-type: none"> <li>Gross receipts \$10,001.00 to 50k - \$115.00 → \$175.00</li> <li>Over \$50k - \$155.00 → \$275.00</li> </ul> <p>Seafood Vending - \$125.00 → \$200.00</p> <p>Shellfish reshippers/repackers - \$285.00 → \$375.00</p>
10F	<p>Bakery Fees</p> <ul style="list-style-type: none"> <li>Home Bakery - \$55.00 → \$100.00</li> <li>Small Commercial - \$125.00</li> </ul>	10	<p>Fee for small and large commercial bakeries was decreased by \$25.00.</p> <ul style="list-style-type: none"> <li>Small - \$175.00</li> </ul>	10	<p>Adopt House language</p>

	<ul style="list-style-type: none"> <li>→\$200.00</li> <li>• Large Commercial - \$250.00 → \$350.00</li> <li>• Camps - \$90.00 → \$150.00</li> </ul>		<ul style="list-style-type: none"> <li>• Large - \$325.00</li> </ul>		
11F	Requires Commissioner of Health to submit a report with recommendations for combination licenses for food and lodging by January 15, 2016.	11	A combination license fee shall be included in FY 2017 Fee Bill.	11	Adopt Senate language
	<b>Board of Medical Practice</b>		<b>Board of Medical Practice</b>		
12F	Podiatrists License <ul style="list-style-type: none"> <li>• \$625.00 → \$650.00</li> </ul> Biennial renewal <ul style="list-style-type: none"> <li>• \$500.00 → \$525.00</li> </ul>	12	Same as House bill.	12	Agreed
13F	Doctors/Medical Licensure <ul style="list-style-type: none"> <li>• \$625.00 → \$650.00</li> </ul> Biennial renewal <ul style="list-style-type: none"> <li>• \$500.00 → \$525.00</li> </ul> Temp license annual renewal <ul style="list-style-type: none"> <li>• \$70.00 → \$75.00</li> </ul>	13	Same as House bill.	13	Agreed
14F	Anesthesiologists Assistants Application certification <ul style="list-style-type: none"> <li>• \$115.00 → \$120.00</li> </ul> Additional application	14	Same as House bill.	14	Agreed

	<ul style="list-style-type: none"> <li>• \$50.00 → \$55.00 Biennial renewal</li> <li>• \$115.00 → \$120.00 Each additional renewal</li> <li>• \$50.00 → \$55.00 Certification</li> <li>• \$15.00 → \$20.00</li> </ul>				
15F	<p>Physician Assistants Original application for licensure</p> <ul style="list-style-type: none"> <li>• \$170.00 → \$225.00</li> </ul> <p>Biennial renewal</p> <ul style="list-style-type: none"> <li>• \$170.00 → \$215.00</li> </ul>	15	Same as House bill.	15	Agreed
16F	<p>Radiologist Assistants Original certification</p> <ul style="list-style-type: none"> <li>• \$115.00 → \$120.00</li> </ul> <p>Additional application</p> <ul style="list-style-type: none"> <li>• \$50.00 → \$55.00</li> </ul> <p>Biennial renewal</p> <ul style="list-style-type: none"> <li>• \$115.00 → \$120.00</li> </ul> <p>Certification transfer</p> <ul style="list-style-type: none"> <li>• \$15.00 → \$20.00</li> </ul>	16	Same as House bill.	16	Agreed
	<b>Agency of Natural Resources/Natural Resources Board</b>		<b>Agency of Natural Resource/Natural Resources Board</b>		
17F	New fees for compensating the state's review of 248 applications/certificate of public good.	17	<p>Tiered fee structure based on plant capacity:</p> <ul style="list-style-type: none"> <li>• 139kW and under – No Fee</li> <li>• 140kW – 450 kW, \$3.00/kW</li> </ul>	17	Adopt Senate language

	<ul style="list-style-type: none"> <li>\$2.50 for each \$1,000.00 of construction costs – fee cannot exceed \$150,000</li> </ul> <p>Fee will be deposited into Natural Resources Management Fund.</p> <p>Does not require a fee for applications for net metering system with capacity = or less than 150 kw or State/political subdivision owned.</p>		<ul style="list-style-type: none"> <li>451 kW–2.2 MW, \$4.00/kW</li> <li>2.201 MW – 5 MW, \$5.00/kW</li> </ul> <p>New Electric generator facility greater than 5MW and a new electric transmission facility or new nat. gas facility not eligible under 248(j)(Issuance of cert. of public good w/out notice or hearing).</p> <ul style="list-style-type: none"> <li>\$2.50 for each \$1,000.00 of construction costs – fee cannot exceed \$100,000.00</li> </ul> <p>\$2,500 for an application under subsection 248(j)</p> <p>Telecommunication facilities.</p> <ul style="list-style-type: none"> <li>\$2.50 for each \$1,000.00 of construction costs – fee cannot exceed \$15,000.00</li> </ul> <p>Exercise of Duties subsection.</p>		
	Not in House bill.	17a	Bill-back language for 248 applications.	17a	Adopt Senate language
18F	<p>Fee for projects involving construction.</p> <ul style="list-style-type: none"> <li>\$5.40 → \$6.65 for each \$1,000.00 of the first \$15,000,000.00 AND \$2.50 →</li> </ul>	18	Same as House bill.	18	Agreed

	<p>\$3.12 for each \$1,000.00 of constructions costs above \$15,000,000.00.</p> <ul style="list-style-type: none"> <li>An additional \$0.75 for each \$1,000.00 of the first \$15,000,000.00 of constructions costs paid to ANR for their review of Act 250 applications.</li> </ul>				
	<p>Creation of lots</p> <ul style="list-style-type: none"> <li>\$100.00 → \$125.00</li> </ul>				
	<p>Maximum permit application fee</p> <ul style="list-style-type: none"> <li>\$150,000.00 → \$165,000.00</li> </ul>				
	<p>Minimum fee original application fee</p> <ul style="list-style-type: none"> <li>\$150.00 → \$187.50</li> </ul>				
	<p>Increase in minimum fee for amendment applications</p> <ul style="list-style-type: none"> <li>\$50.00 → \$62.50</li> </ul>				
19F	<p>Payments related to agency costs made under 3V.S.A. § 2809(a) shall be paid into the Environmental Permit Fund</p>	19	Same as House bill.	19	Agreed



	Funds collected pursuant to 10 V.S.A. § 2805 shall be paid into the Natural Resources Management Fund				
	Not in House bill	20	Report on whether a fee should be charged for moorings located within State waters.	20	Adopt Senate language
	<b>Agency of Natural Resources/DEC</b>		<b>Agency of Natural Resources/DEC</b>		
20F	<p>Please see spreadsheet for individual fees and changes.</p> <p>This section makes various changes to the language and fee structures within the Agency of Natural Resources to reflect new policies and operations within the agency.</p>	21	<p>Dam fees</p> <ul style="list-style-type: none"> <li>• Low risk - \$200.00/year</li> <li>• Significant risk - \$350.00/year</li> <li>• High Risk - \$1,000.00/year</li> <li>• Not classified - \$0.00</li> </ul>	21	Adopt Senate language with limitation on encroachment fees removed.
21F	<p>Toxic chemicals identified in the toxics use and hazardous waste reduction plan – see: 6629(c)(4)</p> <ul style="list-style-type: none"> <li>• \$350.00 → \$400.00</li> </ul> <p>Hazardous waste streams identified in the toxics use and hazardous waste reduction plans – see: 6629(c)(3)</p> <ul style="list-style-type: none"> <li>• \$350.00 → \$400.00</li> </ul> <p>Increases in maximum fee</p>	22	Same as House bill.	22	Agreed

	amounts for waste generators				
1W	Same language passed the House as H.217	22a	Authorizes ANR to delegate to a municipality the authority to issue potable water supply and wastewater permits for sewer connections.	22a	Adopt Senate language
				22b	Clarifies policy on air contaminants.
21aF	Creating an exemption to the commercial hauler definition.  Does not transport more than 4 cubic, and waste transportation is incidental to other non-waste transportation.	23	Same as House bill.	23	Agreed
22	[Deleted.]		Not in Senate Bill.		
	<b>Department of Fish and Wildlife</b>		<b>Department of Fish and Wildlife</b>		
23F	Hunting and fishing (residential and nonresidential) license fees.	24	Same as House bill.	24	Agreed
	<b>Labor</b>		<b>Labor</b>		
24F	Sets the workers' compensation rate of contribution for workers' compensation insurance at 1.45 percent.	25	Same as House bill.	25	Agreed

	Sets contribution rate for self-insured workers' compensation losses and workers' compensation losses of corporation at one percent. Same rate as the previous year.				
	<b>Agency of Agriculture</b>		<b>Agency of Agriculture</b>		
25F-26F	Technical language change for apiaries.	26-27	Same as House bill.	26-27	Agreed
	<b>Agency of Commerce and Community Development</b>		<b>Agency of Commerce and Community Development</b>		
27F	Establishes a special fund for VCGI.	28	Same as House bill.	28	Agreed
	<b>Consumer Protection</b>		<b>Consumer Protection</b>		
28F	Clarifying language to require paid fundraisers to pay fee on annual basis.	29	Same as House bill.	29	Agreed
	<b>Motor Vehicles</b>		<b>Motor Vehicles</b>		
29F	Registration fee for all-terrain vehicles <ul style="list-style-type: none"> <li>\$25.00 → \$35.00</li> </ul>	30	Same as House bill.	30	Agreed
	<b>DCF</b>		<b>DCF</b>		

	Not in House bill.	31	License fee surcharge for VSNIP. • \$3.00 → \$4.00	31	Adopt Senate language
	Not in House bill.	32	Deleted.		
	<b>Judiciary</b>		<b>Judiciary</b>		
	Not in House bill	33	Probate fees • Creates new tiered fee structure for trusts	32	Adopt Senate language
	Not in House bill	34	Superior and Supreme Courts of Vermont New fee for minor settlements • \$90.00 In forma pauperis co-pay • \$10.00	33	Adopt Senate language <u>but remove in forma pauperis copay.</u>
	<b>REVENUE PROVISIONS</b>		<b>REVENUE PROVISIONS</b>		
	<b>Administrative Provisions</b>		<b>Administrative Provisions</b>		
	Not in House bills.	35	Defines “semiweekly” to mean twice per week.	34	Adopt Senate language
1T	Eliminates the requirement that manufacturers and distributors of malt or vinous beverages	36	Same as House bill.	35	Agreed

	report to the Tax Department on sales they make to wholesalers. The Department uses reports of distributor-to-retailer sales, but does not need or use this report of manufacturer-to-wholesaler sales.				
2T & 39T	Repeals the administrative responsibilities of Property Valuation and Review in connection with property mapping done by the Vermont Center for Geographic Information (VCGI), and transfers those responsibilities to ACCD.	37 & 90	Same as House bill.	36	Agreed
3T	Allows the Secretary of Natural Resources to share proprietary information obtained in the course of regulating solid waste with the Department of Taxes for purposes of enforcing the solid waste tax.	38	Same as House bill.	37	Agreed
	Not in House bills.	39	Raises quarterly prize limit for charitable gaming.	38	Adopt Senate position
4T	Removes the Commissioner of	40	Removed from Senate amendment.		Adopt Senate language by

	Taxes from the statutory distribution list for Municipal Annual Reports.				removing this provision.
5T	Allows the Director of Property Valuation and Review to certify courses presented by the International Association of Assessing Officials, the Vermont Assessors and Listers Association, and the Vermont League of Cities and Towns, in addition to those taught by PVR, for lister training.	41	Same as House bill.	39	Agreed
	<b>Local Option Taxes</b>		<b>Local Option Taxes</b>		
	Not in House bill.	42	Permits any town to impose a local option tax.	40-40a	Allows all towns to adopt a local option tax, but for towns adopting taxes after 7/1/15, 70 percent of the revenue goes to the town and 30 percent to the Education Fund.
	<b>Collections</b>		<b>Collections</b>		
	Not in House bill.	43-45	Gives the Department of Taxes authority to collect delinquent tax debts by garnishing wages and attaching property prior to a court	41-44	Adopt Senate position with changes to provides an advocate for taxpayers subject to administrative

			hearing.		attachment/garnishment, raising amount of wages exempt from garnishment, and requiring 90 day period before administrative action begins.
	Not in House bill.	46-47	Establishes a Collections Unit within the Department of Taxes and establishes a procedure by which other agencies, branches, or subdivisions of State government can refer debts to the Department of Taxes for collection.	45-46	Adopt Senate position
	Not in House bill.	48	Makes it clear that the Department of Taxes may intercept payments to Medicaid providers who are delinquent on their taxes.	47	Adopt Senate position
	<b>Current Use</b>		<b>Current Use</b>		
6T	The land use change tax is 10% all land that is developed. For a portion of parcel, the 10% is of the FMV of the resulting lot. Adds many changes to require local officials to assess land subject to the land use change tax, but the Director of Property	49	Includes technical change from H.272 as passed the House but otherwise different.  Does not include any changes to land use change tax.	48	Adopt House language

	Valuation and Review still remains the entity that receives the payments. After receiving payment, the Director remits to the municipalities the lesser of half of the tax paid, or \$2,000.00. Includes technical changes making it clear that use value appraisal application does not need to be recorded with the lien.				
6aT	Starting in fiscal year 2017, three-quarters of the land use change tax collected by the State shall go to the Education Fund and one-quarter shall go to the General Fund.		Not in Senate amendment.	49	Adopts House position
7T	Makes it clear that portions of parcels are now valued at the fair market value, either when they are coming into current use, or out.		Not in Senate amendment.	50	Adopts House position
8T	The local assessing officials no longer relies on sales information from the Director.		Not in Senate amendment.	51	Adopts House position



9T	People are only required to file a management activity report if they do something, so the “required” language is inserted for clarity, and 30 days inserting for notice period.		Not in Senate amendment.	52	Adopts House position
10T	Landowner may withdraw entire parcel between July 1, 2015 and October 15, 2015 and not have to pay the first \$50,000 in land use change tax. Owner cannot re-enroll the entire parcel or part of the parcel for 5 years. If the owner withdraws only part of the parcel, the easy out provisions do not apply, and the normal land use change tax is due. The easy out is not available for any parcel that is already developed when this act is passed.		Not in Senate amendment.	53	Adopts House position
11T	Establishes a study committee to examine how reimbursement payments are made to the municipalities.		Not in Senate amendment.	54	Adopts House position
12T	Requires the Director of Property Valuation and Review		Not in Senate amendment.	55	Adopts House position

	to publish guidance on how to assess land subject to a conservation easement and land subject to a use value appraisal, and how to do so consistently across the State. The guidance must be published by April 15, 2016.				
	Not in House bills.	50	Requires PVR to conduct annual audits of three towns to determine the accuracy of local assessments for enrolled parcels.  Where an audit reveals that a townwide appraisal reached by local assessors is more than 10% higher than PVR's townwide assessment, the Director shall substitute his or her values for that of the town.	56	Adopts Senate position
	Not in House bills.	51	Requires owners of agricultural land to certify that their land complies with the statutory requirements.	57	Adopts Senate position
	Not in House bills.	52	Requires ANR to report on whether the current number of county foresters is sufficient to oversee the compliance of forestland with current use requirements.	58	Adopts Senate position

	<b>Statewide Education Property Tax</b>		<b>Statewide Education Property Tax</b>		
13T	Clarifies an amendment made last session to allow a homeowner whose home is leased out on April 1 to nevertheless declare it as homestead property, provided the property is owned on April 1 and is not leased for more than 183 days out of the calendar year.	53	Same as House bill, except for small language change for clarity.	59	Adopt Senate language
14T	Currently qualified rental units, such as Section 8 housing and Section 515 rural housing, are entitled to an exemption from the statewide education property tax exemption of 10% of the property value. VHFA issues exemption certificates to taxpayers/owners of the property who present them to the town. This section would extend the length of the exemption from a 10-year period to a 20-year period.	54	Retains the 10 year exemption period, but allows VHFA to renew exemption certificates for additional 10 year periods.	60	Retains the 10 year exemption period, but allows VHFA to renew exemption certificates for one addition 10 year period.
				61	Deleted

	<b>Tax Increment Financing Districts</b>		<b>Tax Increment Financing Districts</b>		
15T	Technical change to TIF statutes. Clarifies that certain reporting requirement apply to municipalities that use certified or public accountants as well as those who have a town auditor. The date change will allow PVR and VEPC to use data reported to PVR in January in the annual report forms sent to municipalities, and save municipalities from having to re-enter the same data on additional report.	55	Same as House bill.	62	Agreed
16T	Special assessments used to repay financing and based on property values do not count as property taxes for purposes of calculating the tax increment of a TIF.	56	Special assessments used for operating expenses and not for improvements do not count as property taxes for purpose of calculating the tax increment of a TIF.	63	Adopt Senate language
	<b>Income Taxes</b>		<b>Income Taxes</b>		
1R	Eliminate itemized deduction	57	Eliminates the itemized deduction for	64	The House and Senate agree

	for State and local income taxes.		State and local income taxes.		on the elimination of the itemized deduction for State and local income taxes.  Adopts language capping remaining deductions, except medical and charitable, at two times the standard deduction allowed to the taxpayer.
	Not in House bills.	58	Imposes a minimum tax of 3% of federal adjusted gross income for taxpayers with more than \$150,000 in federal adjusted gross income.	65	Adopt Senate language
17T	Annual update of the income tax link to the Internal Revenue Code.	59	Same as House bill.	66	Agreed
	Not in House bills.	60	Requires income tax withholders to report aggregate cost of applicable employer-sponsored coverage to Department of Taxes.	67	Adopt Senate language
18T	Requires payment of withholding tax on a semiweekly basis if the taxpayer is a semiweekly filer for federal withholding. Under current law, semiweekly filing	61	Same as House bill.	68	Agreed

	status is triggered by a dollar amount.				
19T	Requires trusts and estates to make estimated payments of income tax liability in the same manner as individuals.	62	Same as House bill.	69	Agreed
	Not in House bills.	63	Provides that a publicly traded partnership is not liable for withholding and paying income taxes for its members if it provides the Department with certain information about its partners.	70	Adopts Senate language
2R	Requires a Tax Department report on taxing corporate income in tax havens.		Not in Senate amendment.		Adopts Senate language
	<b>Downtown Tax Credits</b>		<b>Downtown Tax Credits</b>		
20T	Expands credit for “qualified code of technology improvement project” to apply to limited use limited application elevators.	64	Same as House bill.	71	Agreed

21T	Limits the new elevator credit to \$40,000 and increases the total cap for awarded code improvement credits from \$25,000 to \$50,000.	65	Same as House bill.	72	Agreed
	<b>Cigarette Taxes</b>		<b>Cigarette Taxes</b>		
22T– 35T	These sections amend tobacco and cigarette statutes in Titles 32 and 33 to conform to 2013 Acts and Resolves No. 14, which made definitional changes, eliminated redundant terms, and made numerous other technical changes to the cigarette and tobacco tax statutes, and required certain nonparticipating manufacturers to post bond. These amendments are all in the nature of housekeeping changes.	66-79	Same as House bill.	73-86	Agreed
	<b>Corporation Taxes</b>		<b>Corporation Taxes</b>		
36T	Incorporates the administrative provisions of chapters 103 (administration) and 151 (income tax), including interest	80	Same as House bill.	87	Agreed

	and penalty, appeal, and collection provisions into chapter 211 which imposes various franchise taxes, including insurance and telephone taxes.				
	<b>Employer Assessment</b>		<b>Employer Assessment</b>		
	Not in House bills.	81	Creates a tiered employer assessment based on the number of full-time equivalent employees.		Adopts House position
	<b>Meals and Rooms Tax</b>		<b>Meals and Rooms Tax</b>		
	Not in underlying House bill, but passed the House as part of S.139.	82-83	Extends meals and rooms tax to vending machine sales and clarifies that vending machine operators do not need a separate license for each machine.	88-89	Adopts language passed by both bodies
37T	Provides that interest paid on a meals and rooms tax refund shall begin to run from 45 days after the refund request was made. This conforms to the calculation of both income tax and sales tax refunds.	84	Same as House bill.	90	Agreed
	<b>Sales and Use Tax</b>		<b>Sales and Use Tax</b>		



30hH	The House passed the extension of the sales tax to “soft drinks” and “candy” in S.139.	85	Adds definitions for “bottled water” and “soft drink.” Excludes those same items from the definition of “food and food ingredients” which has the effect of excluding those items from the current exemption for “food.”	91	Adds definition of “soft drink”. Excludes soft drinks from the definition of “food and food ingredients” which has the effect of excluding those items from the current exemption for “food.”
	Not in House bill.	86	Updates language for current law “food” exemption to reflect Streamlined Sales and Use Tax language and current law references to SNAP program.	92	Adopts Senate language
				93	For fiscal year 2016 only, reserves first \$3.1 million of General Fund revenues raised by the extension of the sales tax to soft drinks to support the appropriations in S.139.
	Not in House bills.	87	Requires Department of Taxes to report on and develop rules for implementing the application of the sales and use tax to select consumer services.  Requires State economists to analysis economic impact of implementing the application of the sales and use	94	Adopts Senate language

			tax to consumer services.		
	Not in House bills.	87a	Increases default amount of use tax to report on income tax returns from 0.10% of income to 0.15% of income for tax year 2015.	95	Adopts Senate
				96	Increases default amount of use tax to report on income tax returns from 0.15% of income to 0.20% of income for tax year 2016. Indexes percentage for future tax years.
	<b>Lottery Products</b>		<b>Lottery Products</b>		
38T	Prohibits the sale of lottery products in bars and restaurants where alcohol is served.		Not in Senate amendment.		Adopts House position
	<b>Satellite Programming Tax</b>		<b>Satellite Programming Tax</b>		
	Not in House bills.	88	Creates a two and a half percent gross receipts tax on providers of satellite television programing.		Adopts House position
	<b>Tax Expenditures</b>		<b>Tax expenditures</b>		
1TE	Not in underlying House bill, but passed House as S.41.	89	Requires JFO to develop a strategy for the evaluation of tax		This language is agreed upon but not in conference report

			expenditures.		because it was passed as S.41.
	<b>Repeals</b>		<b>Repeals</b>		
39	Repeals statute outlining responsibility of PVR for mapping. Repeals obsolete cross-reference in statute.	90	Same as House bill.	97	Agreed
	<b>Effective Dates</b>		<b>Effective Dates</b>		
40	Effective dates.	91	Effective dates.	98	Effective dates.