1	H.494
2	Introduced by Committee on Transportation
3	Date:
4	Subject: Transportation; environmental mitigation projects; park and rides;
5	public transit; utilities
6	Statement of purpose as introduced: This bill proposes to adopt the State's
7	annual Transportation Program and make miscellaneous changes to laws
8	related to transportation.
9 10	An act relating to the Transportation Program and miscellaneous changes to transportation-related law
11	It is hereby enacted by the General Assembly of the State of Vermont:
12	* * * Transportation Program Adopted as Amended; Definitions * * *
13	Sec. 1. TRANSPORTATIONPROGRAM ADOPTED; DEFINITIONS
14	(a) The Agency of Transportation's proposed fiscal year 2018
15	Transportation Program appended to the Agency of Transportation's proposed
16	fiscal year 2018 budget, as amended by this act, is adopted to the extent
17	federal, State, and local funds are available.
18	(b) As used in this act, unless otherwise indicated:
19	(1) "Agency" means the Agency of Transportation.
20	(2) "Secretary" means the Secretary of Transportation.

1	(3) The table heading "As Proposed" means the Transportation Program
2	referenced in subsection (a) of this section; the table heading "As Amended"
3	means the amendments as made by this act; the table heading "Change" means
4	the difference obtained by subtracting the "As Proposed" figure from the "As
5	Amended" figure; and the term "change" or "changes" in the text refers to the
6	project- and program-specific amendments, the aggregate sum of which equals
7	the net "Change" in the applicable table heading.
8	(4) "TIB funds" means monies deposited in the Transportation
9	Infrastructure Bond Fund in accordance with 19 V.S.A. § 11f.
10	* * * Traffic and Safety Operations Program * * *
11	Sec. 2. TRAFFIC AND SAFETY OPERATIONS PROGRAM
12	The fiscal year 2018 Program Development – Traffic and Safety Operations
13	Program is modified as follows:
14	(1) A new project is added for the construction of a roundabout at the
15	intersection of VT 67A, Matteson Road, Silk Road, and College Drive.
16	(2) The Agency shall expend up to \$50,000.00 of federal funds on
17	development and evaluation of the project added under subdivision (1) of this
18	section, to the extent such funds become available as a result of the
19	unanticipated delay of projects approved in the fiscal year 2018 Program
20	Development Program or cost savings on such projects, or both.
21	* * * Bike and Pedestrian Facilities Program; Lamoille Valley Rail Trail * * *

1	Sec. 3. REPEAL
2	2016 Acts and Resolves No. 158, Sec. 9a (Bike and Pedestrian Facilities
3	Program; Lamoille Valley Rail Trail) is repealed.
4	* * * Transportation Alternatives Program * * *
5	Sec. 4. 19 V.S.A. § 38 is amended to read:
6	§ 38. TRANSPORTATIONALTERNATIVESGRANT PROGRAM
7	* * *
8	(c) The Transportation Alternatives Grant Program is created. The Grant
9	Program shall be administered by the Agency, and shall be funded in the
10	amount provided for in 23 U.S.C. § 213(a) 133(h), less the funds set aside for
11	the Recreational Trails Program as specified in 23 U.S.C. § 213(f). Awards
12	shall be made to eligible entities as defined under 23 U.S.C. § 213(e)(4)
13	133(h), and awards under the Grant Program shall be limited to the following
14	activities described at 23 U.S.C. § 213(b) other than Recreational Trails
15	Program grants and as provided in subsection (f) of this section:
16	(1) construction, planning, and design of on-road and off-road trail
17	facilities for pedestrians, bicyclists, and other nonmotorized forms of
18	transportation, including sidewalks, bicycle infrastructure, pedestrian and
19	bicycle signals, traffic calming techniques, lighting and other safety-related
20	infrastructure, and transportation projects to achieve compliance with the
21	Americans with Disabilities Act of 1990 (42 U.S.C. 12101 et seq.);

1	(2) construction, planning, and design of infrastructure-related projects
2	and systems that will provide safe routes for nondrivers, including children,
3	older adults, and individuals with disabilities, to access daily needs;
4	(3) conversion and use of abandoned railroad corridors for trails for
5	pedestrians, bicyclists, or other nonmotorized transportation users;
6	(4) construction of turnouts, overlooks, and viewing areas;
7	(5) community improvement activities, including:
8	(A) inventory, control, or removal of outdoor advertising;
9	(B) historic preservation and rehabilitation of historic transportation
10	facilities;
11	(C) vegetation management practices in transportation rights-of-way
12	to improve roadway safety, prevent against invasive species, and provide
13	erosion control; and
14	(D) archaeological activities relating to impacts from implementation
15	of a transportation project eligible under this title;
16	(6) any environmental mitigation activity, including pollution
17	prevention and pollution abatement activities and mitigation to:
18	(A) address stormwater management, control, and water pollution
19	prevention or abatement related to highway construction or due to highway
20	runoff; or
21	(B) reduce vehicle-caused wildlife mortality or to restore and

1	manitain connectivity among terrestrial of aquatic habitats,
2	(7) Safe Routes to School Program projects described in Sec. 1404 of
3	Pub. L. 109–59 (SAFETEA–LU); or
4	(8) planning, designing, or constructing boulevards and other roadways
5	largely in the right-of-way of former Interstate System routes or other divided
6	<u>highways</u> .
7	(d) Eligible entities awarded a grant must provide all funds required to
8	match federal funds awarded for a Transportation Alternatives project. All
9	grant awards shall be decided and awarded by the Transportation Alternatives
10	Grant Committee.
11	(e) Transportation Alternatives grant awards shall be announced annually
12	by the Transportation Alternatives Grant Committee not earlier than December
13	and not later than the following March.
14	(f)(1) In fiscal years 2018 and 2019, all Grant Program funds shall be
15	reserved for municipalities for environmental mitigation projects relating to
16	stormwater and highways, including eligible salt and sand shed projects.
17	(2) In fiscal years 2020 and 2021, Grant Program funds shall be
18	awarded for any eligible activity and in accordance with the priorities
19	established in subdivision (4) of this subsection.
20	(3) Each In fiscal year 2022 and thereafter, \$1,100,000.00 of Grant
21	Program funds, or such lesser sum if all eligible applications amount to less

1	than \$1,100,000.00, shall be reserved for municipalities for environmental
2	mitigation projects relating to stormwater and highways, including eligible salt
3	and sand shed projects.
4	(4) Regarding Grant Program funds awarded in fiscal years 2020 and
5	2021, and the balance of Grant Program funds not reserved for environmental
6	mitigation projects in fiscal year 2022 and thereafter, in evaluating
7	applications for Transportation Alternatives grants, the Transportation
8	Alternatives Grant Committee shall give preferential weighting to projects
9	involving as a primary feature a bicycle or pedestrian facility. The degree of
10	preferential weighting and the circumstantial factors sufficient to overcome the
11	weighting shall be in the complete discretion of the Transportation
12	Alternatives Grant Committee.
13	* * *
14	* * * Maintenance Program * * *
15	Sec. 5. MAINTENANCE
16	For fiscal year 2018, authorized spending in the Maintenance Program is
17	amended as follows:
18	FY18 As Proposed As Amended Change
19	Personal Services 45,558,652 43,638,652 -1,920,000
20	Operating Expense 45,265,393 45,265,393 0
21	Grants 421,780 421,780 0

1	Total	91,245,825	89,325,825	-1,920,000
2	Sources of Fund	<u>ls</u>		
3	State	87,376,083	87,376,083	0
4	Federal	3,769,742	1,849,742	-1,920,000
5	Interdept. Tra	ansfer 100,000	100,000	0
6	Total	91,245,825	89,325,825	-1,920,000
7		* * * Centr	al Garage * * *	
8	Sec. 6. TRANS	FER TO CENTRAL	GARAGE FUND	
9	Notwithstand	ling 19 V.S.A. § 13(c)	, in fiscal year 2018	, the amount of
10	\$1,296,047.00 i	s transferred from the	Transportation Fund	d to the Central
11	Garage Fund cre	eated in 19 V.S.A. § 1	3.	
12	* *	* Future Transportation	on Fund Appropriati	ons * * *
13	Sec. 7. 2016 Ac	ets and Resolves No. 1	58, Sec. 5 is amend	ed to read:
14	Sec. 5. FUT	URE APPROPRIATION	ONS TO TOWN HI	GHWAYCLASS 2
15	ROA	ADWAYPROGRAM 2	AND TO DEPART	MENT OF PUBLIC
16	SAF	ETY; LEGISLATIVE	INTENT	
17	The General	Assembly intends that	!:	
18	(1) At lea	st \$400,000.00 of the	\$900,000.00 reduct	ion in the amount of
19	transportation fu	ands appropriated to the	ne Department of Pu	ıblic Safety
20	scheduled to occ	eur under 19 V.S.A. §	11a(a)(4) in fiscal y	ear 2018 shall be
21	used to fund:			

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1	(1) in fiscal years 2018 and 2019, an increase of at least \$400,000.00 in
2	transportation funds appropriated to the Municipal Mitigation Assistance
3	Program, above the \$1,240,000.00 in transportation funds appropriated to the
4	Program in fiscal year 2017; and
5	(2) starting in fiscal year 2020, a permanent increase of at least
6	\$400,000.00 in transportation funds appropriated to the Town Highway Class
7	2 Roadway Program, above the \$7,248,750.00 in transportation funds
8	appropriated to the Town Highway Class 2 Roadway Program in prior fiscal
9	years.
10	(2) The Agency shall propose a fiscal year 2018 Transportation Program
11	that assumes \$400,000.00 of transportation funds will be appropriated to the
12	Department of Public Safety for costs related to State Police vehicles, in
13	addition to transportation funds appropriated to the Department of Public
14	Safety in fiscal year 2018 pursuant to 19 V.S.A. § 11a(a)(4).
15	* * * State Aid for Town Highways * * *
16	Sec. 8. 19 V.S.A. § 306 is amended to read:
17	§ 306. APPROPRIATION; STATE AID FOR TOWN HIGHWAYS
18	* * *
19	(c) State aid for town highway bridges. There shall be an annual
20	appropriation for town bridge engineering services and for aid in maintaining
21	or constructing bridges having a span of six feet or more on class 1, 2, and 3

town highways. Annually the Agency shall distribute expend these funds according to a the Transportation Program plan based upon applications submitted by the towns approved by the General Assembly. With the approval of the Agency, funds may be used for alternatives which eliminate the need for a bridge or bridges, including construction or reconstruction of highways, purchase of parcels of land that would be landlocked by closure of a bridge or bridges, payment of damages for loss of highway access, and substitution of other means of access.

* * *

(h) Class 2 Town Highway Roadway Program. There shall be an annual appropriation for grants to municipalities for resurfacing, rehabilitation, or reconstruction of paved or unpaved class 2 town highways. Each fiscal year, the Agency shall approve qualifying projects with a total estimated State share cost of \$7,648,750.00 \$7,248,750.00 at a minimum as new grants. The Agency's proposed appropriation for the Program shall take into account the estimated amount of qualifying invoices submitted to the Agency with respect to project grants approved in prior years but not yet completed as well as with respect to new project grants to be approved in the fiscal year. In a given fiscal year, should expenditures in the Class 2 Town Highway Roadway Program exceed the amount appropriated, the Agency shall advise the Governor of the need to request a supplemental appropriation from the General

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1	Assembly to fund the additional project cost, provided that the Agency has
2	previously committed to completing those projects. Funds received as grants
3	for State aid under the Class 2 Town Highway Roadway Program may be used
4	by a municipality to satisfy a portion of the matching requirements for federal
5	earmarks, subject to subsection 309b(c) of this title.
6	(i) Monies The Agency shall administer a Municipal Mitigation Assistance
7	Program. The Program may be funded with federal transportation funds,
8	monies from the Transportation Fund, and monies disbursed from the Clean
9	Water Fund established in 10 V.S.A. § 1388 for municipalities for
10	environmental mitigation projects related to stormwater and highways shall be
11	administered by the Agency through the Municipal Mitigation Grant Program
12	and for establishment and operation of stormwater utilities. Grants shall be
13	provided to municipalities from the grant funds appropriated for the Program
14	and shall be matched by local funds sufficient to cover 20 percent of the
15	project costs, except that the Agency may issue grants to assist municipalities
16	with the establishment or operation of stormwater utilities without requiring a
17	local match. From the operating expenses appropriated for the Program, the
18	Agency is authorized to pay costs billed to the Agency by municipal

20 * * *

stormwater utilities.

19

21 Sec. 9. 19 V.S.A. § 306(h) is amended to read:

(h) Class 2 Town Highway Roadway Program. There shall be an annual
appropriation for grants to municipalities for resurfacing, rehabilitation, or
reconstruction of paved or unpaved class 2 town highways. Each fiscal year,
the Agency shall approve qualifying projects with a total estimated State share
cost of \$7,248,750.00 \$7,648,750.00 at a minimum as new grants. The
Agency's proposed appropriation for the Program shall take into account the
estimated amount of qualifying invoices submitted to the Agency with respect
to project grants approved in prior years but not yet completed as well as with
respect to new project grants to be approved in the fiscal year. In a given fiscal
year, should expenditures in the Class 2 Town Highway Roadway Program
exceed the amount appropriated, the Agency shall advise the Governor of the
need to request a supplemental appropriation from the General Assembly to
fund the additional project cost, provided that the Agency has previously
committed to completing those projects. Funds received as grants for State aid
under the Class 2 Town Highway Roadway Program may be used by a
municipality to satisfy a portion of the matching requirements for federal
earmarks, subject to subsection 309b(c) of this title.
* * * Transportation Program Terminology * * *
Sec. 10. 19 V.S.A. § 10 is amended to read:
§ 10. DUTIES

The Agency shall, except where otherwise specifically provided by law:

1	
2	(16) Inform the Joint Transportation Oversight Committee of any
3	anticipated loss or reduction of federal funding for transportation purposes due
4	to either a lack of State funds for matching, or a decrease in federal funds for
5	the one-year capital program Transportation Program.
6	* * *
7	Sec. 11. 19 V.S.A. § 10g is amended to read:
8 9 10	§ 10g. ANNUAL REPORT; TRANSPORTATIONPROGRAM; ADVANCEMENTS, CANCELLATIONS, AND DELAYS (a) The Agency of Transportation shall annually present to the General
11	Assembly a multiyear Transportation Program covering the same number of
12	years as the Statewide Transportation Improvement Plan Program (STIP),
13	consisting of the recommended budget for all Agency activities for the ensuing
14	fiscal year and projected spending levels for all Agency activities for the
15	following fiscal years. The Program shall include a description and year-by-
16	year breakdown of recommended and projected funding of all projects
17	proposed to be funded within the time period of the STIP and, in addition, a
18	description of all projects that are not recommended for funding in the first
19	fiscal year of the proposed Program but which are scheduled for construction
20	during the time period covered by the STIP. The Program shall be consistent
21	with the planning process established by 1988 Acts and Resolves No. 200, as
22	codified in 3 V.S.A. chapter 67 and 24 V.S.A. chapter 117, the statements of

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1	policy set forth in sections 10b-10f of this title, and the long-range systems
2	plan, corridor studies, and project priorities developed through the capital
3	planning process under section 10i of this title.
4	* * *
5	Sec. 12. 19 V.S.A. § 1512 is amended to read:
6 7	§ 1512. UTILITY RELOCATIONS (a) When relocation of a utility is required by a project for the
8	improvement, construction, or reconstruction of a highway under the
9	provisions of this chapter, the agency Agency or a municipality, or both, may
10	pay for some or all of the cost of the relocation.
11	(b) The agency Agency, following the procedures set forth in 3 V.S.A.
12	chapter 25, shall adopt rules setting standards for determining when and to
13	what extent the authority granted by subsection (a) of this section may be
14	exercised. These standards shall take into account the following:
15	* * *
16	(4) the overall effect on the state's transportation capital program State's
17	Transportation Program of using available highway construction funds for
18	utility relocation purposes.
19	* * * Automated Vehicle Technology Committee * * *
20	Sec. 13. AUTOMATED VEHICLE TECHNOLOGY COMMITTEE
21	(a) The Automated Vehicle Technology Committee is created, which shall
22	be composed of the following members:

1	(1) the Commissioner of Motor Vehicles or designee, who shall be the
2	Chair of the Committee;
3	(2) the Secretary of Transportation or designee;
4	(3) the Commissioner of Public Safety or designee;
5	(4) the Commissioner of Information and Innovation or designee;
6	(5) the Commissioner of Financial Regulation or designee;
7	(6) a representative designated by the Vermont Driver and Traffic Safety
8	Education Association;
9	(7) a representative of the Governor's Highway Safety Program;
10	(8) a representative of the Vermont Bar designated by the Vermont Bar
11	Association; and
12	(9) a representative of the Vermont League of Cities and Towns.
13	(b) The Committee shall gather input from citizens and stakeholders as
14	appropriate, including:
15	(1) the Vermont Vehicle and Automotive Distributors Association;
16	(2) the Alliance of Automobile Manufacturers;
17	(3) the Vermont Truck and Bus Association;
18	(4) the Vermont Public Transportation Association;
19	(5) bicycle and pedestrian advocates;
20	(6) the Vermont Center for Independent Living:
21	(7) the Commissioner of Disabilities, Aging, and Independent Living or

1	designee;
2	(8) the Vermont chapter of AARP;
3	(9) the Vermont Association of Planning and Development
4	Agencies; and
5	(10) the Vermont Police Association.
6	(c) The Committee shall study and develop recommendations on legal and
7	policy issues related to automated vehicle technology and the operation of
8	automated vehicles (AVs) on Vermont highways, including:
9	(1) the licensing of AV operators and the registration of AVs;
10	(2) AV operator education and training;
11	(3) insurance and liability issues;
12	(4) enforcement of laws governing AV operation;
13	(5) inspections of AVs;
14	(6) a program to authorize testing of AVs in Vermont;
15	(7) emergency response practices in relation to AVs;
16	(8) infrastructure needs associated with the rollout of AVs; and
17	(9) social, economic, and environmental consequences of the rollout
18	of AVs.
19	(d) The Committee shall meet at the call of the Chair, and shall meet no
20	fewer than two times in calendar year 2017 and no fewer than three times per
21	year until 2022.

l	(e) The Committee shall have the administrative, technical, and legal
2	assistance of the Agency of Transportation.
3	(f) Annually, on or before January 15, starting in 2018 and continuing until
4	2022, the Committee shall submit a written report summarizing its activities
5	and recommendations to the House and Senate Committees on Transportation.
6	The Committee shall cease to exist on January 15, 2022.
7	(g) Members of the Committee who are not employees of the State of
8	Vermont and who are not otherwise compensated or reimbursed for their
9	attendance shall be entitled to per diem compensation and reimbursement of
10	expenses pursuant to 32 V.S.A. § 1010 for not more than five meetings
11	per year.
12	* * * Park and Rides * * *
13	Sec. 14. 19 V.S.A. chapter 5 is amended to read:
14	CHAPTER 5. CONDEMNATION FOR STATE
15	HIGHWAYPROJECTS
16	§ 500. INTENT
17	The purpose of this chapter is to ensure that a property owner receives fair
18	treatment and just compensation when the owner's property is taken for State
19	highway projects, and that condemnation proceedings are conducted
20	expeditiously so that highway projects in the public interest are not
21	unnecessarily delayed.

1	§ 501. DEFINITIONS
2	The following words and phrases as used in this chapter shall have the
3	following meanings:
4	* * *
5	(4) "Highway" shall include park and rides.
6	* * *
7	* * * Distribution of Public Transit Program Funds * * *
8	Sec. 15. 24 V.S.A. § 5091 is amended to read:
9	§ 5091. FUNDING
10	(a) The Secretary of Transportation, within the annual budget setting
11	process, shall meet with the Public Transit Advisory Council and
12	representatives of public transit systems to establish the level of State funds
13	needed by public transit systems in Vermont, and shall consider this level in
14	formulating the Agency of Transportation's State Budget request proposed
15	<u>Transportation Program</u> .
16	(b) State funds authorized by the Legislature General Assembly as grant
17	assistance for the operation of public transit services shall be eligible for use as
18	a matching source for federal funds.
19	(c) The same fiscal accountability requirements and regulatory standards
20	shall apply to all grantees of funds as provided by rule of the Secretary of
21	Transportation.

1	(d) Rideshare, capital, contracted services, and transportation brokerage
2	services are not to be considered as operating funds under this section.
3	(e) State funds shall be paid on a semi-annual payment basis to eligible
4	grantees with the first payment paid immediately upon approval of the contract
5	and the second payment to occur at the start of the third quarter of the State
6	fiscal year as follows:
7	(1) the first payment of 50 percent of the estimated annual fiscal year
8	total shall be paid immediately upon execution of the grant;
9	(2) subsequent payments shall be paid quarterly based on projected need
10	determined by current fiscal year spending and availability of funds;
11	(3) additional payments, if necessary, shall occur only if actual costs
12	exceed the previous payments and if funds are available.
13	* * *
14	* * * Highways; Utility Facilities * * *
15	Sec. 16. 19 V.S.A. § 1111 is amended to read:
16	§ 1111. PERMITTED USE OF THE RIGHT-OF-WAY; RELOCATION OR
17	ADJUSTMENT ORDERS
18	(a) Permits; relocation or adjustment orders.
19	(1) Permits must be obtained by anyone or any corporation wishing to
20	use as described in this section any part of the highway right-of-way on either
21	the State or town system. Notwithstanding any other statutory requirement, a

permit shall be required for any use of any highway right-of-way, consistent
with the provisions of this section. In issuing a permit under this section for a
use of a State highway right-of-way, the Secretary may require a transportation
impact fee in accordance with 10 V.S.A. chapter 151, subchapter 5. Except for
this transportation impact fee authority of the Secretary, the authority given to
the Board, the Secretary, and the Attorney General under this section shall also
apply to the legislative bodies of towns, or their designees.
(2) Except in emergencies, the Agency or the municipality shall seek
input and consider input received from affected utilities before issuing a utility
relocation or adjustment order. In specifying the times for utility relocation or
adjustment work, the Agency or the municipality shall allocate to each a
reasonable time for its role in the relocation or adjustment work after taking
into account:
(A) the season of the year; and
(B) the respective duties and responsibilities of the pole or conduit
owner and the involved utilities, including the need to install, transfer, or retire
individual components in a specific sequence.

(3) When the Agency or a municipality issues a utility relocation or adjustment order in accordance with law in connection with highway maintenance or construction activities, and a utility fails to move or adjust its line or other facility within the time specified in the order, that utility shall be

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liable to the State or to the municipality for damages that the State or the

2	municipality is required to pay a contractor for delay caused by the failure.
3	However, a utility shall not be liable for such damages if its failure to move or
4	adjust the line or facility is for reasons beyond its control, including:
5	emergency restoration activities; inclement weather; timing restrictions
6	imposed by law or permits; terms of collective bargaining agreements; or the
7	failure of another utility to complete its assigned responsibilities for the
8	installation, transfer, or retirement of its facilities. If the Agency or the
9	selectboard cannot agree with a utility as to whether the utility is liable or as to
10	the amount of damages under this subdivision (a)(3), the Agency or
11	selectboard may bring an action in accordance with subsection (h) of this
12	section.
13	* * *
14	(g) Permit suspension. In addition to any other enforcement powers that
15	may be provided for by law, the Secretary or his or her designated
16	representative, on behalf of the Agency or the legislative body, or designee on
17	behalf of a municipality, may suspend any permit under this section until
18	compliance is obtained. If there is continued use or activity after suspension,

the Secretary, on behalf of the Agency, or the legislative body, on behalf of a

opinion of the Secretary or the legislative body, the safety of highway users is

municipality, may physically close the driveway or access point if, in the

or may be affected.

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(h) Restraining prohibited acts; damages. Whenever the Secretary believes that any person is in violation of the provisions of this chapter, he or she may also bring an action in the name of the Agency in a court of competent jurisdiction against the person to collect civil penalties as provided for in subsection (j) of this section and, for damages, and to restrain by temporary or permanent injunction the continuation or repetition of the violation. The selectboard shall have the same authority for town highways. The Court may issue temporary or permanent injunctions without bond, and any other relief as may be necessary and appropriate for abatement of any violation. An action, injunction, or other enforcement proceeding by a municipality relating to the failure to obtain or comply with the terms and conditions of any permit issued by a municipality pursuant to this section shall be instituted within 15 years from the date the alleged violation first occurred and not thereafter. The burden of proving the date on which the alleged violation first occurred shall be on the person against whom the enforcement action is instituted.

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* * *

(j) Civil penalty. Any person who violates the provisions of this chapter or the terms of an order issued by a court under this chapter shall forfeit and pay to the State a civil penalty of not less than \$100.00 and not more than \$10,000.00 for each violation; provided however, where violation of an order

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is of a continuing nature, each day during which the violation continues after
the date fixed by the court for the correction or termination of the violation
shall constitute an additional separate and distinct offense except during the
time an appeal from the order may be taken or is pending. For the purposes of
this subsection, the court issuing the injunction on petition of the Secretary
shall retain jurisdiction for purposes of awarding the civil penalty.
* * *
* * * Effective Dates * * *
Sec. 17. EFFECTIVE DATES AND RETROACTIVITY
(a) This section and Sec. 13 (automated vehicle technology committee)
shall take effect on passage.
(b) Notwithstanding 1 V.S.A. § 214, Sec. 7 (future appropriations) shall
apply retroactively to July 1, 2016.
(c) Sec. 9 (amending 19 V.S.A. § 306(h)) shall take effect on July 1, 2019.
(d) All other sections shall take effect on July 1, 2017.