1	TO THE HOUSE OF REPRESENTATIVES:			
2	The Committee on Natural Resources, Fish, and Wildlife to which was			
3	referred House Bill No. 559 entitled "An act relating to miscellaneous			
4	environmental subjects" respectfully reports that it has considered the same			
5	and recommends that the bill be amended by striking out all after the enacting			
6	clause and inserting in lieu thereof the following:			
7	* * * Stormwater Permitting * * *			
8	Sec. 1. 27 V.S.A. § 613(b) is amended to read:			
9	(b) Beginning on July 1, 2004, and notwithstanding any law to the			
10	contrary, no encumbrance on record title to real property or effect on			
11	marketability of title shall be created by the failure of the holder of real			
12	property from which regulated stormwater runoff discharges to an impaired			
13	watershed to obtain, renew, or comply with the terms and conditions of a			
14	pretransition stormwater discharge permit for a conveyance or refinancing,			
15	provided that such holder:			
16	(1) provides a notice of deferral of permit to the Secretary of Natural			
17	Resources with a property description, the identity of the impaired watershed,			
18	the permit number of any expired pretransition stormwater discharge permit			
19	covering the property, and such other information as the Secretary may			
20	require; and			

1	(2) records in the land records a notice indicating, in an appropriate form			
2	to be determined by the Secretary of Natural Resources, that at the time of			
3	establishment of a general permit in the impaired watershed where the real			
4	property is located, but not later than June 30, 2018 the date of adoption by the			
5	Agency of Natural Resources of the Stormwater Management Rule, the			
6	mortgagor (in the case of a refinancing) or the grantee (in the case of a			
7	conveyance) shall be subject to all applicable requirements of the water quality			
8	remediation plan, TMDL, or watershed improvement permit established under			
9	10 V.S.A. chapter 47.			
10	Sec. 2. 2012 Acts and Resolves No. 91, Sec. 3, as amended by 2016 Acts and			
11	Resolves No. 73, Sec. 1, is further amended to read:			
12	Sec. 3. REPEAL			
13	27 V.S.A. § 613 (stormwater discharges during transition period;			
14	encumbrance on title) shall be repealed on June 30, 2018 180 days after the			
15	date the Agency of Natural Resources adopts the Stormwater Management			
16	<u>Rule</u> .			
17	* * * Environmental Enforcement Report * * *			
18	Sec. 3. 10 V.S.A. § 8017 is amended to read:			
19	§ 8017. ANNUAL REPORT			
20	The Secretary and the Attorney General shall report annually to the			
21	President Pro Tempore of the Senate, the Speaker of the House, the House			

1	Committee on Fish, Wildlife and Water Resources Natural Resources, Fish,			
2	and Wildlife, and the Senate and House Committees Committee on Natural			
3	Resources and Energy. The report shall be filed no later than January 15 on or			
4	before February 15, on the enforcement actions taken under this chapter, and			
5	on the status of citizen complaints about environmental problems in the State.			
6	The report shall describe, at a minimum, the number of violations, the actions			
7	taken, the disposition of cases, the amount of penalties collected, and the cost			
8	of administering the enforcement program. The provisions of 2 V.S.A. § 20(d)			
9	(expiration of required reports) shall not apply to the report to be made under			
10	this section.			
	* * * Clean Water Investment Report * * *			
11	* * * Clean Water Investment Report * * *			
11 12	<ul><li>* * * Clean Water Investment Report * * *</li><li>Sec. 4. 10 V.S.A. § 1389a(a) is amended to read:</li></ul>			
12	Sec. 4. 10 V.S.A. § 1389a(a) is amended to read:			
12 13	Sec. 4. 10 V.S.A. § 1389a(a) is amended to read: (a) Beginning on January 15, 2017, and annually thereafter, the Secretary			
12 13 14	Sec. 4. 10 V.S.A. § 1389a(a) is amended to read: (a) Beginning on January 15, 2017, and annually thereafter, the Secretary of Administration shall publish the Clean Water Investment Report. The			
12 13 14 15	Sec. 4. 10 V.S.A. § 1389a(a) is amended to read: (a) Beginning on January 15, 2017, and annually thereafter, the Secretary of Administration shall publish the Clean Water Investment Report. The Report shall summarize all investments, including their cost-effectiveness,			
12 13 14 15 16	Sec. 4. 10 V.S.A. § 1389a(a) is amended to read: (a) Beginning on January 15, 2017, and annually thereafter, the Secretary of Administration shall publish the Clean Water Investment Report. The Report shall summarize all investments, including their cost-effectiveness, made by the Clean Water Fund Board and other State agencies for clean water			
12 13 14 15 16 17	Sec. 4. 10 V.S.A. § 1389a(a) is amended to read: (a) Beginning on January 15, 2017, and annually thereafter, the Secretary of Administration shall publish the Clean Water Investment Report. The Report shall summarize all investments, including their cost-effectiveness, made by the Clean Water Fund Board and other State agencies for clean water restoration over the prior <del>calendar</del> <u>fiscal</u> year. The Report shall include			

1	* * * Mercury-Added Motor Vehicle Components * * *			
2	Sec. 5. 10 V.S.A. § 7108 is added to read:			
3	§ 7108. MERCURY-ADDED MOTOR VEHICLE COMPONENTS			
4	(a) Applicability. This section applies to:			
5	(1) a motor vehicle recycler or scrap metal recycling facility in the			
6	State; and			
7	(2) a manufacturer of motor vehicles sold in this State.			
8	(b) Mercury-added switch removal requirements. A motor vehicle recycler			
9	that accepts end-of-life motor vehicles shall remove mercury-added vehicle			
10	switches prior to crushing, shredding, or other scrap metal processing and prior			
11	to conveying for crushing, shredding, or other scrap metal processing.			
12	(1) Motor vehicle recyclers shall maintain a log sheet of switches			
13	removed from end-of-life motor vehicles and shall provide such log to the			
14	Agency annually or upon request of the Agency.			
15	(2) Switches, including switches encased in light or brake assemblies,			
16	shall be collected, stored, transported, and handled in accordance with all			
17	applicable State and federal laws.			
18	(c) Manufacturer mercury-added switch recovery program. A			
19	manufacturer of vehicles sold in this State, individually or as part of a group,			
20	shall implement a mercury-added vehicle switch recovery program that			
21	includes the following:			

1	(1) educational material to assist motor vehicle recyclers in identifying			
2	mercury-added vehicle switches and safely removing, properly handling, and			
3	storing switches;			
4	(2) storage containers provided at no cost to all motor vehicle recyclers			
5	identified by the Agency, suitable for the safe storage of switches, including			
6	switches encased in light or brake assemblies;			
7	(3) collection, packaging, shipping, and recycling of mercury-added			
8	switches, including switches encased in light or brake assemblies, provided to			
9	all motor vehicle recyclers at no cost and that comply with all applicable State			
10	and federal laws; and			
11	(4) a report on or before December 1 annually to the Agency that			
12	includes the total number of mercury-added switches recovered in the program,			
13	the names of the motor vehicle recyclers and the number of switches removed			
14	from each, and the total amount of mercury collected during the previous 12-			
15	month period.			
16	(d) Agency responsibility.			
17	(1) The Agency shall provide workshops and other training to motor			
18	vehicle recyclers to inform them of the requirements of this section.			
19	(2) The Agency may develop, by procedure, exemptions of certain			
20	mercury-added vehicle switches and other components from the requirements			
21	of this section, including mercury-added switches that are inaccessible due to			

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1	motor vehicle damage and anti-lock brake switches in certain motor vehicle			
2	types that are difficult or labor-intensive to remove.			
3	Sec. 6. APPLICATION OF ENACTMENT			
4	On December 31, 2017, the former 10 V.S.A. § 7108, requiring establishing			
5	mercury-added vehicle component requirements, as established by 2006 Acts			
6	and Resolves No. 117, was repealed. Sec. 5 of this act reenacts 10 V.S.A.			
7	<u>§ 7108 in substantially the same form as the section was enacted by 2006 Acts</u>			
8	and Resolves No. 117. Notwithstanding the requirements of 1 V.S.A. § 214,			
9	the requirements of 10 V.S.A. § 7108 as enacted by Sec. 5 of this act shall			
10	apply retroactively to December 31, 2017 and shall be implemented			
11	prospectively from that date.			
12	Sec. 7. REPEAL OF MERCURY-ADDED MOTOR VEHICLE			
13	COMPONENT REQUIREMENTS			
14	10 V.S.A. § 7108 (mercury-added vehicle component requirements) shall			
15	be repealed on December 31, 2021.			
16	* * * Clean Water State Revolving Loan Fund * * *			
17	Sec. 8. FORGIVENESS OF REPAYMENT OF PLANNING ADVANCES			
18	The Secretary of Natural Resources shall not require a municipality to repay			
19	engineering planning advances awarded under 24 V.S.A. chapter 120,			
20	subchapter 2 if the Secretary determines that:			

1	(1) the engineering planning advance was awarded prior to September 1,			
2	<u>2011; and</u>			
3	(2) due to the effects of Tropical Storm Irene, documentation is no			
4	longer available to establish the engineering planning scope and associated			
5	construction project for which the engineering planning advance was awarded.			
6	* * * Effective Date * * *			
7	Sec. 9. EFFECTIVE DATE			
8	This act shall take effect on passage.			
9				
10				
11	(Committee vote:)			
12				
13	Repres	entative		
14	FOR T	HE COMMITTEE		