1	TO THE HOUSE OF REPRESENTATIVES:
2	The Committee on Natural Resources, Fish, and Wildlife to which was
3	referred Senate Bill No. 285 entitled "An act relating to universal recycling
4	requirements" respectfully reports that it has considered the same and
5	recommends that the House propose to the Senate that the bill be amended by
6	striking out all after the enacting clause and inserting in lieu thereof the
7	following:
8	* * * Solid Waste Management Facility Requirements * * *
9	Sec. 1. 10 V.S.A. § 6605 is amended to read:
10	§ 6605. SOLID WASTE MANAGEMENT FACILITY CERTIFICATION
11	(a)(1) No person shall construct, substantially alter, or operate any solid
12	waste management facility without first obtaining certification from the
13	Secretary for such facility, site, or activity, except for sludge or septage
14	treatment or storage facilities located within the fenced area of a domestic
15	wastewater treatment plant permitted under chapter 47 of this title. This
16	exemption for sludge or septage treatment or storage facilities shall exist
17	only if:
18	(A) the treatment facility does not utilize use a process to further
19	reduce pathogens further in order to qualify for marketing and distribution; and
20	(B) the facility is not a drying bed, lagoon, or nonconcrete
21	bunker; and

1	(C) the owner of the facility has submitted a sludge and septage
2	management plan to the Secretary and the Secretary has approved the plan.
3	Noncompliance with an approved sludge and septage management plan shall
4	constitute a violation of the terms of this chapter, as well as a violation under
5	chapters 201 and 211 of this title.
6	(2) Certification shall be valid for a period not to exceed 10 years.
7	(b) Certification for a solid waste management facility, where appropriate,
8	shall:
9	* * *
10	(3)(A) Specify the projected amount and types of waste material to be
11	disposed of at the facility, which, in case of landfills and incinerators, shall
12	include the following:
13	(A)(i) if the waste is being delivered from a municipality that has an
14	approved implementation plan, hazardous materials and recyclables shall be
15	removed from the waste according to the terms of that implementation plan;
16	(B)(ii) except as provided in subdivision (B) of this subdivision (3), if
17	the waste is being delivered from a municipality that does not have an
18	approved implementation plan, leaf and yard residuals shall be removed from
19	the waste stream, and 100 percent of each of the following shall be removed
20	from the waste stream: mandated recyclables, hazardous waste from
21	households, and hazardous waste from small quantity generators.

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of this title.

1	(B) If waste delivered to the facility is process residuals from a
2	material recovery facility, the facility receiving the waste shall not be required
3	to remove 100 percent of mandated recyclables from the process residuals if
4	the facility receiving the waste has a plan approved by the Secretary to remove
5	mandated recyclables from the process residuals to the maximum extent
6	practicable.
7	* * *
8	(j) A facility certified under this section that offers the collection of
9	municipal solid waste shall:
10	(1) Beginning on July 1, 2014, collect mandated recyclables separate
11	from other solid waste and deliver mandated recyclables to a facility
12	maintained and operated for the management and recycling of mandated
13	recyclables. A facility shall not be required to accept mandated recyclables
14	from a commercial hauler.
15	(2) Beginning on July 1, 2015, collect leaf and yard residuals between
16	April 1 and December 15 separate from other solid waste and deliver leaf and
17	yard residuals to a location that manages leaf and yard residuals in a manner
18	consistent with the priority uses established under subdivisions 6605k(a)(3)-(5)

(3) Beginning on July 1, 2017, collect food residuals separate from other

solid waste and deliver food residuals to a location that manages food residuals

1	in a manner consistent with the priority uses established under subdivisions
2	6605k(a)(2)-(5) of this title.
3	* * *
4	(l) A facility certified under this section that offers the collection of
5	municipal solid waste shall not charge a separate fee for the collection of
6	mandated recyclables. A facility certified under this section may incorporate
7	the cost of the collection of mandated recyclables into the cost of the collection
8	of municipal solid waste and may adjust the charge for the collection of
9	municipal solid waste. A facility certified under this section may charge a
10	separate fee for the collection of mandated recyclables, leaf and yard residuals,
11	or food residuals. If a facility collects mandated recyclables from a
12	commercial hauler, the facility may charge a fee for the collection of those
13	mandated recyclables.
14	* * *
15	* * * Commercial Hauler Requirements * * *
16	Sec. 2. 10 V.S.A. § 6607a is amended to read:
17	§ 6607a. WASTE TRANSPORTATION
18	(a) A commercial hauler desiring to transport waste within the State shall
19	apply to the Secretary for a permit to do so, by submitting an application on a
20	form prepared for this purpose by the Secretary and by submitting the
21	disclosure statement described in section 6605f of this title. These permits

1	shall have a duration of five years and shall be renewed annually. The
2	application shall indicate the nature of the waste to be hauled. The Secretary
3	may specify conditions that the Secretary deems necessary to assure
4	compliance with State law.
5	(b) As used in this section:
6	(1) "Commercial hauler" means:
7	(A) any person that transports regulated quantities of hazardous
8	waste; and
9	(B) any person that transports solid waste for compensation in a
10	vehicle.
11	(2) The commercial hauler required to obtain a permit under this section
12	is the legal or commercial entity that is transporting the waste, rather than the
13	individual employees and subcontractors of the legal or commercial entity. In
14	the case of a sole proprietorship, the sole proprietor is the commercial entity.
15	(3) The Secretary shall not require a commercial hauler to obtain a
16	permit under this section, comply with the disclosure requirements of this
17	section, comply with the reporting and registration requirements of section
18	6608 of this title, or pay the fee specified in 3 V.S.A. § 2822, if:
19	(A) the commercial hauler does not transport more than four cubic
20	yards of solid waste at any time; and

1	(B) the solid waste transportation services performed are incidental to
2	other nonwaste transportation-related services performed by the commercial
3	hauler.
4	* * *
5	(g)(1) Except as set forth in subdivisions (2), (3), and (4) of this subsection,
6	a commercial hauler that offers the collection of municipal solid waste shall:
7	(A) Beginning on July 1, 2015, shall offer to collect mandated
8	recyclables separated separate from other solid waste and deliver mandated
9	recyclables to a facility maintained and operated for the management and
10	recycling of mandated recyclables.
11	(B) Beginning on July 1, 2016, offer to collect leaf and yard residuals
12	separate from other solid waste and deliver leaf and yard residuals to a location
13	that manages leaf and yard residuals in a manner consistent with the priority
14	uses established under subdivisions 6605k(a)(3)-(5) of this title.
15	(C) Beginning on July 1, 2018, 2020, offer collection of food
16	residuals separate from other solid waste and deliver to a location that manages
17	food residuals in a manner consistent with the priority uses established under
18	subdivisions 6605k(a)(2)-(5) of this title.
19	(2) In a municipality that has adopted a solid waste management
20	ordinance addressing the collection of mandated recyclables, leaf and yard
21	residuals, or food residuals, a commercial hauler in that municipality is not

1	required to comply with the requirements of subdivision (1) of this subsection
2	and subsection (h) of this section for the material addressed by the ordinance if
3	the ordinance:
4	(A) is applicable to all residents of the municipality;
5	(B) prohibits a resident from opting out of municipally provided solid
6	waste services; and
7	(C) does not apply a variable rate for the collection for the material
8	addressed by the ordinance.
9	(3) A commercial hauler is not required to comply with the requirements
10	of subdivision $(1)(A)$ , $(B)$ , or $(C)$ or $(B)$ of this subsection in a specified area
11	within a municipality if:
12	(A) the Secretary has approved a solid waste implementation plan for
13	the municipality;
14	(B) for purposes of waiver of the requirements of subdivision (1)(A)
15	of this subsection (g), the Secretary determines that under the approved plan:
16	(i) the municipality is achieving the per capita disposal rate in the
17	State Solid Waste Plan; and
18	(ii) the municipality demonstrates that its progress toward meeting
19	the diversion goal in the State Solid Waste Plan is substantially equivalent to
20	that of municipalities complying with the requirements of subdivision (1)(A)
21	of this subsection (g);

- (C) the approved plan delineates an area where solid waste management services required by subdivision (1)(A), (B), or (C) or (B) of this subsection (g) are not required; and
- (D) in the delineated area, alternatives to the services, including onsite management, required under subdivision (1)(A), (B), or (C) or (B) of this subsection (g) are offered, the alternative services have capacity to serve the needs of all residents in the delineated area, and the alternative services are convenient to residents of the delineated area.
- (4) A commercial hauler is not required to comply with the requirements of subdivision (1)(A), (B), or (C) or (B) of this subsection for mandated recyclables, leaf and yard residuals, or food residuals collected as part of a litter collection.
- (h) A commercial hauler certified under this section that offers the collection of municipal solid waste may not charge a separate line item fee on a bill to a residential customer for the collection of mandated recyclables, provided that a commercial hauler may charge a fee for all service calls, stops, or collections at a residential property and a commercial hauler may charge a tiered or variable fee based on the size of the collection container provided to a residential customer or the amount of waste collected from a residential customer. A commercial hauler certified under this section may incorporate the cost of the collection of mandated recyclables into the cost of the collection

1	of solid waste and may adjust the charge for the collection of solid waste. A
2	commercial hauler certified under this section that offers the collection of solid
3	waste may charge a separate fee for the collection of leaf and yard residuals or
4	food residuals from a residential customer.
5	(i) A commercial hauler that operates a bag-drop or fast-trash site at a fixed
6	location to collect municipal solid waste shall offer at the site all collection
7	services required under 10 V.S.A. § 6605(j).
8	Sec. 3. UNIVERSAL RECYCLING STAKEHOLDER GROUP;
9	COMMERCIAL HAULER SERVICES; FOOD RESIDUAL
10	COLLECTION SERVICES
11	(a) The Agency of Natural Resources has convened a Universal Recycling
12	Stakeholder Group to provide valuable input, advice, and assistance to the
13	Agency and the State in the implementation of 2012 Acts and Resolves
14	No. 148 (Act 148). The work of the Stakeholder Group has been integral to
15	the successful implementation of Act 148 and the work of the Stakeholder
16	Group is commended by the General Assembly.
17	(b) As part of the ongoing Agency of Natural Resource's Universal
18	Recycling Stakeholder Group, the Secretary of Natural Resources shall seek
19	the input of the Stakeholder Group regarding the requirement under 10 V.S.A.
20	§ 6607a(g) that commercial solid waste haulers offer the service of collection

1	of food residuals separate from other solid waste beginning July 1, 2020. The
2	Secretary shall request that the Stakeholder Group review whether:
3	(1) the requirements under subsection 6607a(g) should be amended so
4	that commercial haulers are only required to offer collection of food residuals:
5	(A) in municipalities, solid waste management districts, or other
6	areas based on population, housing, or route density; or
7	(B) based on other appropriate criteria specified by the Working
8	Group.
9	(2) sufficient regional capacity to process food residuals is available to
10	allow for the collection of food residuals by all commercial solid waste haulers
11	beginning on July 1, 2020.
12	(b) The Secretary of Natural Resources, after consultation with the
13	Universal Recycling Stakeholder Group, shall include in the report required
14	under 660? of this title recommendations addressing subdivisions (a)(1) and
15	(2) of this section.
16	* * * Food Residual Management * * *
17	Sec. 4. 10 V.S.A. § 6605k(b) is amended to read:
18	(b) A person who produces more than an amount identified under
19	subsection (c) of this section in food residuals and is located within 20 miles of
20	a certified organics management facility that has available capacity and that is
21	willing to accept the food residuals shall:

1	(1) Separate separate food residuals from other solid waste, provided
2	that a de minimis amount of food residuals may be disposed of in solid waste
3	when a person has established a program to separate food residuals and the
4	program includes a component for the education of program users regarding
5	the need to separate food residuals; and
6	(2) Arrange <u>arrange</u> for the transfer of food residuals to a location that
7	manages food residuals in a manner consistent with the priority uses
8	established under subdivisions (a)(2)-(5) of this section or shall manage food
9	residuals on site.
10	* * * Plastic Film Recycling; Unclaimed Beverage
11	Container Deposits * * *
12	Sec. 5. AGENCY OF NATURAL RESOURCES REVIEW OF PRIVATE
13	PILOT PROJECT FOR THE RECYCLING OF PLASTIC FILM
14	(a) The Secretary of Natural Resources or designee shall provide written or
15	oral testimony to the House Committee on Natural Resources, Fish, and
16	Wildlife and the Senate Committee on Natural Resources and Energy in
17	January 2019 and in January 2020 regarding the success of a pilot project
18	funded by private beverage manufacturers and distributors and other private
19	entities in the State for the collection and recycling of plastic film.

1	(b) The Secretary shall request from the pilot project information necessary
2	for evaluation of the project, including:
3	(1) whether the pilot project was effectively implemented;
4	(2) the collection opportunities for plastic film, including convenience;
5	(3) the education or outreach provided regarding opportunities or
6	methods for reducing the use or disposal of plastic film;
7	(4) costs to operate the pilot project; and
8	(5) any measurable reduction achieved in the amount of plastic film
9	disposed of as solid waste.
10	(c) In the testimony required under subsection (a) of this section, the
11	Secretary shall:
12	(1) summarize the effectiveness of the pilot project based on
13	information collected under subsection (a);
14	(2) recommend whether the State should encourage the pilot project to
15	continue; and
16	(3) recommend to what extent or at what percentage the unclaimed
17	beverage container deposits should be allowed to be retained by beverage
18	manufacturers or distributors to assist in paying for the costs of collection and
19	recycling of plastic film or mandated recyclables.
20	(d) As used in this section:

1	(1) "Mandated recyclables" shall have the same meaning as in
2	10 V.S.A. § 6601.
3	(2) "Plastic film" means single-use bags or coverings of consumer
4	products made from plastic resins or derived from nonrenewable, petroleum-
5	based feedstocks, including laundry or dry cleaning coverings, coverings or
6	bags for clothes sold at retail, plastic film grocery sacks, plastic film shopping
7	bags, fresh produce bags, and newspaper sleeves.
8	Sec. 6. 10 V.S.A. § 1530 is added to read:
9	§ 1530. ABANDONED BEVERAGE CONTAINER DEPOSITS; DEPOSIT
10	TRANSACTION ACCOUNT; BEVERAGE REDEMPTION FUND
11	(a) As used in this section, "deposit initiator" means the first distributor or
12	manufacturer to collect the deposit on a beverage container sold to any person
13	within the State.
14	(b) A deposit initiator shall open a separate interest-bearing account in a
15	Vermont branch of a financial institution to be known as the deposit
16	transaction account. The deposit initiator shall keep the deposit transaction
17	account separate from all other revenues and accounts.
18	(c) Beginning on July 1, 2020, each deposit initiator shall deposit in its
19	deposit transaction account the refund value established by section 1522 of this
20	title for all beverage containers sold by the deposit initiator. The deposit
21	initiator shall deposit the refund value for each beverage container in the

1	account not more than three business days after the date on which the beverage	
2	container is sold. All interest, dividends, and returns earned on the deposit	
3	transaction account shall be paid directly to the account. The deposit initiator	
4	shall pay all refunds on returned beverage containers from the deposit	
5	transaction account.	
6	(d) Beginning on October 10, 2020, and quarterly thereafter, every deposit	
7	initiator shall report to the Secretary of Natural Resources and the	
8	Commissioner of Taxes concerning transactions affecting the deposit	
9	initiator's deposit transaction account in the preceding quarter. The deposit	
10	initiator shall submit the report on a form provided by the Commissioner of	
11	Taxes. The report shall include:	
12	(1) the balance of the account at the beginning of the preceding quarter;	
13	(2) the number of beverage containers sold in the preceding quarter and	
14	the number of beverage containers returned in the preceding quarter;	
15	(3) the amount of beverage container deposits received by the deposit	
16	initiator and deposited into the deposit transaction account;	
17	(4) the amount of refund payments made from the deposit transaction	
18	account in the preceding quarter;	
19	(5) any income earned on the deposit transaction account in the	
20	preceding quarter;	

1	(6) any other transactions, withdrawals, or service charges on the		
2	deposit transaction account from the preceding quarter; and		
3	(7) any additional information required by the Commissioner of Taxes.		
4	(e)(1) On or before October 10, 2020, and quarterly thereafter, each deposit		
5	initiator shall remit from its deposit transaction account to the Commissioner		
6	of Taxes any abandoned beverage container deposits from the preceding		
7	quarter. The amount of abandoned beverage container deposits for a quarter is		
8	the amount equal to the amount of deposits that should be in the deposit		
9	transaction account less the sum of:		
10	(A) income earned on amounts on the account during that		
11	quarter; and		
12	(B) the total amount of refund value paid out by the deposit initiator		
13	for beverage containers during that quarter.		
14	(2) In any calendar quarter, the deposit initiator may submit to the		
15	Commissioner of Taxes a request for reimbursement of refunds paid under this		
16	chapter that exceed the funds that are or should be in the deposit initiator's		
17	deposit transaction account. The Commissioner of Taxes shall pay a request		
18	for reimbursement under this subdivision from the funds remitted to the		
19	Commissioner under subdivision (1) of this subsection, provided that:		

1	(A) the Commissioner determines that the funds in the deposit
2	initiator's deposit transaction action are insufficient to pay the refunds on
3	returned beverage containers; and
4	(B) a reimbursement paid by the Commissioner to the deposit
5	initiator shall not exceed the amount paid by the deposit initiator under
6	subdivision (1) of this subsection (e) in the preceding 12 months less amounts
7	paid to the initiator pursuant to this subdivision (2) during that same 12-month
8	period.
9	(f) The Secretary of Natural Resources may prohibit the sale of a beverage
10	that is sold or distributed in the State by a deposit initiator who fails to comply
11	with the requirements of this chapter. The Secretary may allow the sale of a
12	beverage upon the deposit initiator's coming into compliance with the
13	requirements of this chapter.
14	* * * Effective Dates * * *
15	Sec. 7. EFFECTIVE DATES
16	(a) This act shall take effect on passage, except that Sec. 4 (food residuals)
17	shall take effect on July 1, 2020.
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1	(Committee vote:)	
2		
3		Representative
4		FOR THE COMMITTEE