TO THE HOUSE	OF REPRESENTATIVES:
	OF REFRESENTATIVES.

- The Committee on Natural Resources, Fish and Wildlife to which was
 referred Senate Bill No. 75 entitled "An act relating to aquatic nuisance species
 control" respectfully reports that it has considered the same and recommends
 that the House propose to the Senate that the bill be amended by striking out all
 after the enacting clause and inserting in lieu thereof the following:
- 7 Sec. 1. 10 V.S.A. § 1452 is amended to read:
- 8 § 1452. DEFINITIONS

- 9 As used in this chapter:
- (1) "Agency" means the agency of natural resources Agency of Natural
 Resources.
- 12 (2) "Aquatic nuisance" means undesirable or excessive substances or 13 populations that interfere with the recreational potential or aquatic habitat of a 14 body of water, including rooted aquatic plants and animal and algal 15 populations. Aquatic nuisances include rooted aquatic plants and animal and 16 algal populations zebra mussels (Dreissena polymorpha), quagga mussels 17 (Dreissena bugensis), Asian clam (Corbicula fluminea), fishhook waterflea 18 (Cercopagis pengoi), rusty crayfish (Orconectes rusticus), spiny waterflea 19 (Bythotrephes longimanus), or other species identified by the Secretary 20 by rule.

1	(3) "Aquatic plant" means a plant that naturally grows in water,
2	saturated soils, or seasonally saturated soils, including algae and submerged,
3	floating-leafed, floating, or emergent plants.
4	(4) "Biological controls" mean means multi-cellular organisms.
5	(5) "Board" means the water resources panel of the natural resources
6	board. [Repealed.]
7	* * *
8	(9) "Secretary" means the secretary of natural resources Secretary of
9	Natural Resources.
10	(10) "Water resources" means the waters and the values inherent or
11	potential in waters and their uses.
12	(11) "Waters" means all rivers, streams, creeks, brooks, reservoirs,
13	ponds, lakes, and springs and all bodies of surface waters, artificial or natural,
14	which that are contained within, flow through, or border upon the state State or
15	any portion of it.
16	(12) "Baitbox" means a receptacle, not exceeding 25 cubic feet in
17	volume, used for holding or keeping baitfish alive for personal use.
18	(13) "Live well" means a well for keeping fish alive in a vessel by
19	allowing water to circulate through the well.
20	(14) "Ballast tank" means any tank or hold on a vessel used for carrying
21	ballast water, whether or not the tank or hold was designed for that purpose.

1	(15) "Bilge area" means the lowest point in the vessel where water can
2	collect when the vessel is in its static floating position.
3	(16) "Decontaminate" means a process used to kill, destroy, or remove
4	aquatic nuisance species and other organic material that may be present in or
5	on a vessel, motor vehicle transporting the vessel, trailer, or other equipment.
6	Decontamination may include washing a vessel, motor vehicle transporting the
7	vessel, trailer, or other equipment with water at a sufficiently high temperature
8	to kill or remove aquatic nuisance species.
9	(17) "Lake association" means a lake protection organization registered
10	with the Secretary of Natural Resources on a form provided by the Secretary.
11	(18) "Marina" means a property, other than a public access or landing
12	area regulated under section 4145 of this title, on the shoreline of a water of the
13	State that contains a dock, basin, or ramp that, at no cost or for remuneration,
14	provides to the public secure moorings or vessel access to the water.
15	(19) "Motor vehicle" means any vehicle propelled or drawn by power
16	other than muscular power, including a snowmobile, motorcycle, all-terrain
17	vehicle, farm tractor, or tracked vehicle.
18	(20) "Personal watercraft" shall have the same meaning as set forth in
19	23 V.S.A. § 3302.
20	(21) "Transport" means to move motor vehicles, vessels, personal
21	watercraft, seaplanes, trailers, and other equipment over land, but does not

1	include movement within the immediate area required for loading and
2	preparing vehicles, vessels, personal watercraft, seaplanes, trailers, and other
3	equipment prior to movement into or away from a body of water.
4	(22) "Vessel" means every description of watercraft used or capable of
5	being used as a means of transportation on water, including personal
6	watercraft.
7	Sec. 2. 10 V.S.A. § 1454 is amended to read:
8	§ 1454. TRANSPORT OF AQUATIC PLANTS AND AQUATIC
9	NUISANCE SPECIES
10	(a) No Transport of aquatic nuisance species; prohibition. A person shall
11	not transport an aquatic plant or, aquatic plant part, zebra mussels (Dreissena
12	polymorpha), quagga mussels (Dreissena bugensis), or other aquatic nuisance
13	species identified by the Secretary by rule to or from any Vermont waters on
14	the outside of a vehicle, boat, personal watercraft, trailer, or other equipment
15	water. This section shall not restrict:
16	(1) proper harvesting or other control activities undertaken for the
17	purpose of eliminating or controlling the growth or propagation of aquatic
18	plants, zebra mussels, quagga mussels, or other aquatic nuisance species; or
19	(2) proper collection of water samples for the purpose of water quality
20	monitoring.

1	(b) <u>Inspection of vessel entering or leaving water</u> . A person transporting a
2	vessel to or from a water shall, prior to launching the vessel and upon leaving a
3	water, inspect the vessel, the motor vehicle transporting the vessel, the trailer,
4	and other equipment, and shall remove and properly dispose of any aquatic
5	plants, aquatic plant parts, and aquatic nuisance species.
6	(c) Aquatic nuisance species inspection station. It shall be a violation of
7	this section for a person transporting a vessel to or from a water to not have the
8	vessel, the motor vehicle transporting the vessel, the trailer, and other
9	equipment inspected and, if determined necessary, decontaminated at an
10	approved aquatic nuisance species inspection station prior to launching the
11	vessel and upon leaving a water if:
12	(1) an aquatic nuisance species inspection station is maintained at the
13	area where the vessel is entering or leaving the water;
14	(2) the aquatic nuisance species inspection station is open; and
15	(3) an individual operating the aquatic nuisance species inspection
16	station identifies the vessel for inspection or decontamination.
17	(d) Draining of vessel; transport.
18	(1)(A) When leaving a water of the State and prior to transport away
19	from the area where the vessel left the water, a person operating a vessel shall
20	drain the vessel, trailer, and other equipment of water, including water in live
21	wells, ballast tanks, and bilge areas. A person is not required to drain:

1	(i) baitboxes when authorized under 10 App. V.S.A. § 122(5) to
2	transport bait in a baitbox away from a water; or
3	(ii) vehicles and trailers specifically designed and used for water
4	<u>hauling.</u>
5	(B) A person operating a vessel shall drain the vessel, trailer, and
6	other equipment of water in a manner to avoid a discharge to the water of the
7	State. This subdivision (d)(1) does not authorize a person to discharge waste,
8	as defined in section 1251 of this title, to waters of the State. A person shall
9	dispose of waste in the manner required by law.
10	(2) When a person transports a vessel, the person shall remove or open
11	the drain plugs, bailers, valves, and other devices that are used to control the
12	draining of water from ballast tanks, bilge areas, and live wells of the vessel,
13	trailer, and other equipment, except for vehicles and trailers specifically
14	designed and used for water hauling and emergency response vehicles and
15	equipment.
16	(e) Exceptions to transport prohibition. The Secretary may grant
17	exceptions to persons to allow the transport of aquatic plants, zebra mussels,
18	quagga mussels, aquatic plant parts, or other aquatic nuisance species for
19	scientific or purposes, educational purposes, or other purposes specifically
20	authorized by the Secretary. When granting exceptions allowing the transport
21	of aquatic plants, aquatic plant parts, or aquatic nuisance species under this

subsection, the Secretary shall take into consideration both the value of the
scientific or educational purpose and the risk to Vermont surface waters posed
by the transport and ultimate use of the specimens. A letter from the Secretary
authorizing the transport must accompany the specimens during transport.
(c)(f) Signage; access areas and marinas. Signage shall be posted at all
public access and landing areas regulated under section 4145 of this title and at
all marinas regarding the requirements of subsections (a)–(d) of this section
relating to aquatic nuisance transport and inspection and decontamination of
vessels, motor vehicles transporting vessels, trailers, or other equipment. The
Secretary shall provide marinas with the signs required under this section.
(g) Violations. A Pursuant to 4 V.S.A. § 1102, a violation of this section
may be brought in the Judicial Bureau by any law enforcement officer, as that
term is defined in 23 V.S.A. § 3302(2), or, pursuant to section 8007 or 8008 of
this title, a violation of this section may be brought in the Environmental
Division of the Superior Court. When a violation is brought by an
enforcement officer other than an environmental enforcement officer employed
by the Agency of Natural Resources, the enforcement officer shall submit to
the Secretary a copy of the citation for purposes of compliance with the public
participation requirements of section 8020 of this title. If a violation of this
section is adjudicated in the Judicial Bureau or the Environmental Division, the
violation shall not be addressed or adjudicated a second time in the other court

1	Sec. 3. 10 V.S.A. § 1455(a) is amended to read:
2	(a) No \underline{A} person \underline{A} person \underline{A} use pesticides, chemicals other than
3	pesticides, biological controls, bottom barriers, structural barriers, structural
4	controls, or powered mechanical devices in waters of the State to control
5	nuisance aquatic plants, insects, or other aquatic nuisances, including lamprey,
6	unless that person has been issued a permit by the secretary Secretary.
7	Sec. 4. 10 V.S.A. § 1461 is added to read:
8	§ 1461. AQUATIC NUISANCE INSPECTION STATIONS; TRAINING
9	<u>PROGRAM</u>
10	(a) The Secretary of Natural Resources shall establish a training program
11	regarding how to conduct inspection of vessels, motor vehicles, trailers, and
12	other equipment for the presence of aquatic plants, aquatic plant parts, and
13	aquatic nuisance species. The training program shall include online training,
14	recorded material, training manuals, or other material that allows a person to
15	complete training remotely.
16	(b) The Secretary of Natural Resources shall establish a training program
17	regarding how to decontaminate vessels, motor vehicles, trailers, and other
18	equipment to prevent the spread of aquatic plants, aquatic plant parts, and
19	aquatic nuisance species. The training program shall:

1	(1) require a person operating aquatic nuisance decontamination
2	equipment to complete in-person training conducted by the Secretary or an
3	entity approved by the Secretary; and
4	(2) instruct participants regarding how to address noncompliance with
5	the requirements of section 1454 of this title, including how to report a
6	violation to law enforcement, if a violation needs to be reported, and how
7	operators of the inspection station do not have law enforcement authority to
8	mandate compliance with the requirements of section 1454 of this title.
9	(c) In order to establish an aquatic nuisance species inspection station for
10	the purposes of the vessel inspection and decontamination requirements of
11	subsection 1454(c) of this title, a lake association, municipality, or the
12	Commissioner of Environmental Conservation shall apply to the Secretary for
13	approval. As a condition of approval, a representative of an lake association or
14	municipality shall complete the training programs established under
15	subsections (a) and (b) of this section. A lake association or municipality
16	seeking to operate an aquatic nuisance species inspection station shall
17	designate a representative to complete the training programs established under
18	subsections (a) and (b) of this section. In order to operate an aquatic nuisance
19	species inspection station, a lake association or municipality shall own or
20	control aquatic nuisance decontamination equipment.

1	(d) A lake association or municipality approved to operate an aquatic
2	nuisance species inspection station under subsection (b) of this section shall
3	provide persons who will operate the aquatic nuisance species inspection
4	station with training materials furnished by the Secretary regarding how to:
5	(1) conduct the inspection of vessels, motor vehicles, trailers, and other
6	equipment for the presence of aquatic plants, aquatic plant parts, and aquatic
7	nuisance species; and
8	(2) complete the in-person training required under subsection (b) of this
9	section in order to operate decontamination equipment.
10	(e) The Secretary may adopt rules under section 1460 of this title to
11	implement the training requirements of this section, including an annual
12	schedule of available training.
13	Sec. 5. 4 V.S.A. § 1102(b) is amended to read:
14	(b) The Judicial Bureau shall have jurisdiction of the following matters:
15	* * *
16	(27) Violations of 10 V.S.A. § 1454(a)–(d) relating to the transport of
17	aquatic plants and aquatic nuisance species.
18	Sec. 6. 23 V.S.A. § 3317(b) is amended to read:
19	(b) A person who violates a requirement under 10 V.S.A. § 1454 shall be
20	subject to enforcement under 10 V.S.A. chapter 201 § 8007 or 8008 or a fine
21	under this chapter, provided that the person shall be assessed a penalty or fine

1	of not more than \$1,000.00 for each violation. A person who violates a rule
2	adopted under 10 V.S.A. § 1424 shall be subject to enforcement under
3	10 V.S.A. chapter 201, provided that the person shall be assessed a penalty of
4	not more than \$300.00 for each violation. A person who violates any of the
5	following sections of this title shall be subject to a penalty of not more than
6	\$300.00 for each violation:
7	§ 3306(e) marine toilet
8	§ 3312a operation of personal watercraft
9	Sec. 7. USE OF BOTTOM BARRIERS WITHOUT PERMIT
10	The Secretary of Natural Resources shall not require an aquatic nuisance
11	control permit under 10 V.S.A. § 1455 for the use of up to 15 bottom barriers
12	on an inland lake to control nonnative aquatic nuisance species, provided that:
13	(1) the bottom barriers are managed and controlled by a lake
14	association;
15	(2) each bottom barrier shall be of no greater size than 14 feet
16	by 14 feet;
17	(3) the bottom barriers are not installed in an area where they:
18	(A) create a hazard to public health; or
19	(B) unreasonably impede boating or navigation;
20	(4) the lake association notifies the Secretary of the use of the barriers
21	three days prior to placement of the barriers in a water; and

1	(5) the Secretary may require the removal of the bottom barriers upon a
2	determination that the barriers pose a threat to a threatened or endangered
3	species.
4	Sec. 8. REPEAL; BOTTOM BARRIERS
5	Sec. 7 of this act (bottom barriers for aquatic nuisance control) shall be
6	repealed on March 1, 2018.
7	Sec. 9. AQUATIC NUISANCE CONTROL GENERAL PERMIT
8	On or before February 1, 2018, the Secretary of Natural Resources shall
9	issue a general permit for aquatic nuisance control activities. The general
10	permit shall allow for nonchemical aquatic nuisance control activities and any
11	other management or control measures that the Secretary considers appropriate
12	and for which the Secretary has general permit authority under 10 V.S.A.
13	chapter 50. The general permit shall authorize rapid response activities that an
14	individual or lake association may take to control aquatic nuisance species.
15	The provisions of 10 V.S.A. § 1456(a) and (c)–(f) related to the rapid response
16	permits for aquatic nuisance control shall apply to the rapid response activities
17	authorized in the permit required under this section.
18	Sec. 10. ANR PUBLIC OUTREACH REGARDING AQUATIC NUISANCE
19	SPECIES TRANSPORT AND INSPECTION REQUIREMENTS
20	Beginning on July 1, 2017, the Secretary of Natural Resources shall provide
21	education and outreach to the public regarding the transport and inspection

1	requirements in 10 V.S.A chapter 50 for the reduction of the spread of aquatic
2	nuisance species. The education and outreach shall include a notification in
3	the Department of Fish and Wildlife guides to hunting and fishing in Vermont
4	regarding the aquatic nuisance transport prohibition and the requirements to
5	inspect vessels for aquatic nuisance species when entering or leaving a water.
6	Sec. 11. ANR REPORT; AQUATIC NUISANCE TRANSPORT; LAKE
7	CHAMPLAIN
8	(a) On or before November 15, 2017, the Secretary of Natural Resources
9	shall submit to the Senate Committee on Natural Resources and Energy and
10	the House Committee on Natural Resources, Fish and Wildlife a report
11	regarding how to control the transport of aquatic nuisances to and from Lake
12	Champlain. The report shall include:
13	(1) an inventory of the boat decontamination facilities or other aquatic
14	nuisance control measures currently employed at boat launches, marinas, or
15	other areas on Lake Champlain;
16	(2) a summary of whether the current measures to control aquatic
17	nuisance transport to and from Lake Champlain are adequate;
18	(3) a proposal for siting boat decontamination facilities or other
19	comparable aquatic nuisance control measures at boat launches, marinas, or
20	other areas on Lake Champlain, including where proposed facilities or other
21	aquatic nuisance control measures would be located;

1	(4) a summary of how proposed boat decontamination facilities or
2	comparable aquatic nuisance control measures would be staffed, including
3	whether staff would possess sufficient authority to inspect a vessel entering or
4	leaving Lake Champlain in order to require boat decontamination or another
5	aquatic nuisance control measure;
6	(5) an estimate of the cost to implement proposed boat decontamination
7	facilities or other aquatic nuisance control measures on Lake Champlain; and
8	(6) a recommendation of whether and how vessels leaving Lake
9	Champlain should be quarantined from entering other waters of the State for a
10	defined time period or until a specific condition is satisfied; and
11	(7) draft legislation that the Secretary determines is necessary to
12	implement any boat decontamination facility or other aquatic nuisance control
13	measure proposed in the report.
14	(b) As used in this section, "aquatic nuisance" and "vessel" shall have the
15	same meanings as set forth in 10 V.S.A. § 1452.
16	Sec. 12. 10 V.S.A. § 1264b is amended to read:
17	§ 1264b. STORMWATER-IMPAIRED WATERS RESTORATION
18	STORMWATER FUND
19	(a) A fund to be known as the stormwater impaired waters restoration fund
20	Stormwater Fund is created in the state treasury State Treasury to be expended
21	by the secretary of natural resources Secretary of Natural Resources. The fund

1	<u>Fund</u> shall be administered by the secretary of natural resources through the
2	facilities engineering division Secretary of Natural Resources. The fund Fund
3	shall consist of:
4	(1) Stormwater stormwater impact fees paid by permittees in order to
5	meet applicable permitting standards for the discharges of regulated
6	stormwater runoff to the stormwater-impaired waters of the state State and
7	Lake Champlain and waters that contribute to the impairment of Lake
8	Champlain;
9	(2) Such such sums as may be appropriated or transferred to the fund
10	Fund by the general assembly, the state emergency board, or the joint fiscal
11	committee General Assembly, the State Emergency Board, or the Joint Fiscal
12	Committee during such times when the general assembly General Assembly is
13	not in session;
14	(3) Principal principal and interest received from the repayment of loans
15	made from the fund;
16	(4) Private private gifts, bequests, and donations made to the state State
17	for any of the purposes for which the fund Fund was established; and
18	(5) Other other funds from any public or private source intended for use
19	for any of the purposes for which the fund Fund has been established.
20	(b) The fund Fund shall maintain separate accounts for each stormwater-
21	impaired water and each phosphorus-impaired lake segment of Lake

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1	<u>Champlain</u> and the monies in each account may only be used to fund offsets in
2	the designated water. Offsets shall be designed to reduce the sediment load,
3	phosphorus load, or hydrologic impact of regulated stormwater runoff in
4	stormwater-impaired waters the receiving water. All balances in the fund Fund
5	at the end of any fiscal year shall be carried forward and remain a part of the
6	fund Fund. Interest earned by the fund shall be deposited into the fund
7	<u>Fund</u> .
8	(c) The facilities engineering division Secretary may authorize
9	disbursements from the $\frac{1}{2}$ fund to offsets that meet the requirements of $\frac{1}{2}$
10	rule adopted pursuant to subsection 1264a(e) 1264(f) of this title. The public
11	funds used to capitalize the stormwater-impaired waters restoration fund Fund
12	shall:
13	(1) Be be disbursed only to an offset that is owned or operated by a
14	municipality or a governmental subdivision, agency, or instrumentality; and
15	(2) Be be disbursed only to reimburse a municipality or a governmental
16	subdivision, agency, or instrumentality for those funds provided by the
17	municipality or governmental subdivision, agency, or instrumentality to
18	complete or construct an offset.

(d) A municipality or governmental subdivision, agency, or instrumentality

may, on an annual basis, reserve capacity in an offset that the municipality or

governmental subdivision, agency, or instrumentality operates or owns and that

meets the requirements of subsection 1264a(e) the rule adopted pursuant to
subsection 1264(f) of this title. A municipality or governmental subdivision,
agency, or instrumentality reserving offset capacity shall inform the secretary
of natural resources Secretary of the offset capacity for which the offset will
not receive disbursements from the stormwater impaired waters restoration
fund Fund for nonmunicipal discharges. A municipality that reserves capacity
as an offset may receive disbursements from the fund to mitigate the
uncontrolled sediment load or hydrologic impact in discharges for which the
municipality is issued a permit for the discharge of regulated stormwater runof
under subdivision 1264a(b)(1) of this title.

- (e) Eligible persons may apply for a grant from the <u>fund</u> to design and implement an offset. The <u>fund</u> may be used to match other public and private sources of funding for such projects. The <u>funds may also be used to match federal funds otherwise available to capitalize the fund created by 24 V.S.A. § 4753(a)(8).</u>
- (f) A discharger that pays a stormwater impact fee to the stormwater-impaired waters restoration fund under section 1264a of this title Fund in order to receive a permit for the discharge of regulated stormwater runoff may receive reimbursement of that fee if the discharger fails to discharge under the stormwater discharge permit, if the discharger notifies the secretary Secretary of the abandonment of the discharge permit, and if the secretary Secretary

1	determines that unobligated monies for reimbursement remain in the
2	stormwater-impaired restoration fund Fund.
3	Sec. 13. REPEAL; INTERIM STORMWATER PERMITTING
4	10 V.S.A. § 1264a(e) (interim stormwater permitting authority) is repealed.
5	Sec. 14. EFFECTIVE DATES
6	(a) This section and Secs. 1–11 (aquatic nuisance species control) shall take
7	effect on passage.
8	(b) Secs. 12 and 13 (stormwater management) shall take effect on July 1,
9	<u>2017.</u>
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15	(Committee vote:)
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17	Representative
18	FOR THE COMMITTEE