As amended by Senate Finance

Sec.	As passed the House	Sec.	As amended by Senate Finance
	Administrative and technical provisions		
1	Removes Commissioner of Taxes from		No change
	requirement to make rules on administration and		
	collection of the tax on spirits and fortified wines.		
2	Requires town clerks to report new listers to PVR		No change
	electronically, not in writing.		
3	Amends confidentiality section in Title 32 to allow		No change
	Department of Taxes to share return information		
	with DFR (for surplus lines, insurance premium,		
	and direct placement tax) and ANR (solid waste		
	and hazardous waste tax). Expands application of		
	definitions in 32 V.S.A. § 3102 to entire chapter on administration.		
4			No shange
4	Changes due date of S Corp returns to mirror due date for minimum tax payments under 32 V.S.A.		No change
	§ 5915, which was linked to the federal filing		
	requirement under 26 U.S.C. § 6072(b) in 2016		
	Acts and Resolves No. 134, Sec. 14.		
5	No longer requires Commissioner to distribute		No change
	paper copies of meals and rooms returns, but		The change
	allows taxpayer to request them.		
6	Restricts the type of information on a property		No change
	transfer tax return that the Commissioner may		
	disclose. Specifically prohibits disclosure of social		
	security number, federal taxpayer numbers, email		
	addresses or phone numbers.		
7	Adopts federal income tax laws in effect for tax		No change

As amended by Senate Finance

Sec.	As passed the House	Sec.	As amended by Senate Finance
	year 2016 for the purpose of computing Vermont tax liability.		
8	Reinserts subsection (c) which was inadvertently deleted in 2016 Acts and Resolves No. 146, Sec. 2 (estate tax). Made effective retroactively to 1/1/16 to be consistent with the effective date in that act.		No change
9	Clarifies definition of net patient revenue for purposes of calculating the ambulance agency assessment.		No change
10	Provides a statutory purpose for the property tax exemption for ski lifts and equipment.		No change
11	Requires the Commissioner to establish a system for background checks for prospective employees and contractors who handle federal tax information.	11- 11b	Establishes a system for Department of Taxes, Agency of Human Services, and Department of Liquor Control to conduct background checks for prospective and current employees and contractors who handle federal tax information.
12	Games of Chance – Move Licensing from Tax to DLC Amends references to games of chance in Title 13 by replacing references to Title 32 with references to Title 31.		No change
13	Creates a new chapter in Title 31 giving regulatory authority over break open tickets to the Department of Liquor Control. Language requires nonprofit organizations to buy tickets directly from distributors and file quarterly information reports with the Department of Liquor Control. Otherwise, the language is same as existing language in Title)	[See separate language handout from PGG]

As amended by Senate Finance

Sec.	As passed the House	Sec.	As amended by Senate Finance
	32, except rulemaking authority is discretionary.		
	Health Care Provisions; Health Care Information Technology Fund		
14	The sunset on the funding for the health care information technology fund from the health care claims tax is extended one year, until 7/1/18.		No change
<mark>15</mark>	Require a report from AHS on the Health Care Information Technology Fund.		Adds language requiring the study of VITL's core mission, use of staff, and health information technology efforts in other states. [See separate language handout from PGG]
1.0	Health Care Provisions; Employer Assessment		N. I
16- 17 18	Moves regulation of the employer assessment from the Department of Labor to the Department of Taxes. Adds language allowing JFO the same access to employer assessment data, as when it was regulated by Labor. Income Taxes; Adjusted Gross Income Adopts federal adjusted gross income as the base for Vermont's personal income tax, with changes that otherwise retain current law.		No change Removed.
			Health Care Provisions; Provider Taxes
		18- 18c	Incorporates sections from H.386.
	Sales tax; aircraft		
19	Amends the current sales tax exemption for aircraft to exclude drones.		No change
20	Strategies for Increased Collections		N. I
20	Reduces and caps the amount of use tax a taxpayer		No change

As amended by Senate Finance

Sec.	As passed the House	Sec.	As amended by Senate Finance
	may elect to pay on their income tax return.		
21	Directs Department of Taxes to take steps to		No change
	increase use tax compliance.		
22	Adds a State-level reporting requirement for third-		No change
	party settlement organizations, requiring them to		
	report transactions of greater than \$600.		
23	Adds a reporting requirement for noncollecting		No change Tax/Administration opposes on
	vendors under the sales tax. Under the changes,		privacy/litigation grounds]
	noncollecting vendors will need to send annual		
	sales information to the Department of Taxes, as		
2.4	well as the consumer.		NT- de com
24	Directs the Department of Taxes to increase tax collection efforts.		No change
	collection enorts.	24a	Safe harbor language. [Draft language is same as
		24a	presented in Finance 4/20 - Tax may be presenting
			different langauge
	Clean Water		amorone language
25	Requires the Treasurer to report on the viability of		No change
	a revenue bond as a source of clean water funding.		
<mark>26</mark>	Convenes a Clean Water Working Group to make		[Draft language is currently as passed the House but
	recommendations for clean water funding.		Senator Lyons indicated she would like to make
			changes]
			Property tax appeals
		<mark>26a-</mark>	[Add sections from S.76 here]
		<mark>26b</mark>	

As amended by Senate Finance

Sec.	As passed the House	Sec.	As amended by Senate Finance
	Repeal		
27	Repeals the chapter in Title 32 giving Department of Taxes the power to regulate break out tickets, and repeals a requirement that the form for the payment of the land gains tax set out the penalties in large type. Repeals older sections of law which will permit the current sales tax exemption for commercial aircraft, and commercial and private aircraft parts, to continue. Repeals current employer assessment language that has regulation done by the Department of Labor. Repeals the sunset on the surcharge on the property transfer tax that is devoted to the Clean Water Fund.		
	Effective Dates		
<mark>28</mark>	Effective on passage with exceptions.	<mark>28</mark>	Changes in effective date section to reflect changes in the amendment.