h D 177	1 D 10 1
As Passed House	As Passed Senate ¹
Sec. 1. TRANSPORTATION PROGRAM ADOPTED AS	
AMENDED; DEFINITIONS	
(a) The Agency of Transportation's proposed fiscal year	[NO CHANGES]
2020 Transportation Program appended to the Agency of	
Transportation's Proposed Fiscal Year 2020 Transportation	
Program (Revised February 21, 2019), as amended by this act, is	
adopted to the extent federal, State, and local funds are available.	
(b) As used in this act, unless otherwise indicated:	
(1) "Agency" means the Agency of Transportation.	
(1) Tigolie y means the Tigolie y of Transportation.	
	(2) "Electric vehicle supply equipment" has the same
	meaning as in 30 V.S.A. § 201 as amended by Sec. 30 of this
	act.
	(3) "Plug-in electric vehicle" has the same meaning as in
	23 V.S.A. § 4(85) as added by Sec. 29 of this act and is
	abbreviated "PEV."
(2) "Secretary" means the Secretary of Transportation.	(4) "Secretary" means the Secretary of Transportation.
12, 22110m2, mount me accretion, or 11min portution	The second of th
(3) The table heading "As Proposed" means the	(5) The table heading "As Proposed" means the
<u> </u>	
Transportation Program referenced in subsection (a) of this	<u>Transportation Program referenced in subsection (a) of this</u>
section; the table heading "As Amended" means the	section; the table heading "As Amended" means the
amendments as made by this act; the table heading "Change"	amendments as made by this act; the table heading "Change"

¹ Note: This assumes that the Senate passes H.529 with the proposed amendment from Senate Transportation and no other amendments. This column will be updated after H.529 is passed by the Senate.

As Passed House	As Passed Senate ¹
means the difference obtained by subtracting the "As Proposed"	means the difference obtained by subtracting the "As Proposed"
figure from the "As Amended" figure; and the terms "change" or	figure from the "As Amended" figure; and the terms "change" or
"changes" in the text refer to the project- and program-specific	"changes" in the text refer to the project- and program-specific
amendments, the aggregate sum of which equals the net	amendments, the aggregate sum of which equals the net
"Change" in the applicable table heading.	"Change" in the applicable table heading.
(4) "TIB funds" means monies deposited into the	(6) "TIB funds" means monies deposited into the
Transportation Infrastructure Bond Fund in accordance with	Transportation Infrastructure Bond Fund in accordance with
19 V.S.A. § 11f.	19 V.S.A. § 11f.
	(c) In the Agency of Transportation's Proposed Fiscal Year
	2020 Transportation Program (Revised February 21, 2019) for
	Public Transit, the abbreviation "FAA" is struck and "FTA" is
	inserted in lieu thereof.
	Sec. 2. FISCAL YEAR 2020 TRANSPORTATION
	INVESTMENTS INTENDED TO REDUCE
	TRANSPORTATION-RELATED GREENHOUSE GAS
	EMISSIONS, REDUCE FOSSIL FUEL USE, AND SAVE
	VERMONT HOUSEHOLDS MONEY
	This act includes the State's fiscal year 2020 transportation investments intended to reduce transportation-related greenhouse
	gas emissions, reduce fossil fuel use, and save Vermont
	households money in furtherance of the policies articulated in 19
	V.S.A. § 10b and the goals of the Comprehensive Energy Plan,
	and to satisfy the Executive and Legislative Branches'
	commitments to the Paris Agreement climate goals. In fiscal
	year 2020, these efforts will include the following:

As Passed House	As Passed Senate ¹
	(1) Park and Ride Program. This act provides for a fiscal
	year expenditure of \$2,651,588.00, which will fund four park
	and ride construction projects—creating 277 new spaces across the State—and the design of five additional facilities—totaling
	277 additional spaces—scheduled for construction in fiscal year
	2021. Once completed, these 554 new park and ride spaces will
	increase the number of State-owned parking spaces by 34
	percent. Specific additions and improvements include:
	(A) Williston - Construction of 142 spaces;
	(B) Saint Johnsbury - Construction of 44 spaces:
	(C) Royalton - Construction of 91 spaces;
	(D) <u>Cambridge</u> - <u>Improvements to existing spaces</u> ;
	(E) Thetford - Design for 40 spaces;
	(F) Berlin (Exit 6) - Design for 62 spaces;
	(G) Berlin (Exit 7) - Design for 75 spaces;
	(H) Manchester - Design for 50 spaces; and
	(I) Williamstown - Design for 50 spaces.
	(2) Bike and Pedestrian Facilities Program. This act provides for a fiscal year expenditure of \$14,737,044.00, which
	will fund 34 bike and pedestrian construction projects, and 20
	will fund 34 blike and pedestrian construction projects, and 20

As Passed House	As Passed Senate ¹
	bike and pedestrian design or right-of-way projects, or both, for
	construction in fiscal year 2021. The construction projects
	include the creation, improvement, or rehabilitation of
	walkways, sidewalks, shared use paths, bike paths, and cycling
	lanes. Projects are funded in Albany, Arlington, Bennington,
	Burlington, Castleton, Chester, Colchester, Dover, East
	Montpelier, Enosburg Falls, Essex, Fair Haven, Fairfield,
	Franklin, Hardwick, Hartford, Hinesburg, Jericho, Lake
	Champlain causeway, Manchester, Middlebury, Milton,
	Montpelier-Berlin, Moretown, Norwich, Pittsford, Plainfield,
	Pownal, Richford, Royalton, Rutland City, South Burlington,
	Springfield, Stowe, Sheldon, Swanton, Thetford, Underhill,
	Waitsfield, Waterbury, West Rutland, Williston, and Winooski.
	(2) The same station Alternations Programs This sat
	(3) Transportation Alternatives Program. This act
	provides for a fiscal year expenditure of \$4,085,772.00, which will fund 21 transportation alternatives construction projects and
	14 design or right-of-way projects, or both. Of these 35 projects,
	12 involve environmental mitigation related to clean water or
	stormwater concerns, or both, and the remaining 23 involve
	bicycle and pedestrian facilities. Projects are funded in
	Bennington, Brandon, Burlington, Castleton, Chester,
	Colchester, East Montpelier, Enosburg, Essex, Essex Junction,
	Hartford, Hyde Park, Jericho, Montpelier, Newfane, Pomfret,
	Putney, Rutland City, Shelburne, South Burlington, Springfield,
	St. Albans, St. Johnsbury, Thetford, Williston, Wilmington, and
	Winooski.
	(4) Public Transit Program. This act authorizes
	\$36,824,399.00 in funding for public transit uses throughout the

As Passed House	As Passed Senate ¹
	State, which is a 17.2 percent increase over fiscal year 2019
	levels. This authorization includes \$1,884,000.00 for two large
	all-electric transit buses for the Burlington area, \$480,000.00 for
	two all-electric small shuttle buses for the Montpelier area, and
	\$3,000,000.00 from the Federal Transit Authority that flows
	through the State directly to the Green Mountain Transportation
	Authority. Also included in the authorization are:
	(A) C 174
	(A) Go! Vermont at \$858,434.00, which supports the
	promotion and use of carpools and vanpools.
	(B) Barre Transit Expansion at \$275,000.00, which
	increases service available through Barre Transit.
	increases service available arrough Barro Transit.
	(C) Capital Commuters at \$100,000.00, which
	provides discounted bus passes to those commuting to work in
	Montpelier.
	(D) Vermont Kidney Association Grant at \$50,000.00,
	which supports the transit needs of Vermonters in need of
	dialysis services.
	(5) Rail Program. This act authorizes \$35,983,865.00 for
	passenger and freight rail uses throughout the State, which is an
	11 percent increase over fiscal year 2019 levels. This
	authorization includes \$5,200,000.00 for infrastructure upgrades
	to bring passenger rail service to Burlington from Rutland and
	\$8,300,000.00 to support Amtrak service. Since one freight rail
	car holds the equivalent of four tractor trailer trucks, increased

As Passed House	As Passed Senate ¹
	usage of freight rail lines will reduce carbon emissions and
	minimize wear and tear on the State's highway network.
	(6) Multi-Modal Facilities Program. This act authorizes
	\$1,250,000.00 to complete the \$7,750,000.00 multi-modal
	transit center, bike path, and pedestrian facility in Montpelier.
	(7) Transformation of the State Vehicle Fleet. The State
	Vehicle Fleet, which is under the management of the
	Department of Buildings and General Services, contains
	734 vehicles. Presently, 54 of those vehicles are hybrid or plug-
	in electric vehicles. Secs. 40, 41, and 42 of this act will requires
	that not less than 50 percent of vehicles purchased or leased by
	the Department of Buildings and General Services on or after
	July 1, 2019 be hybrid or plug-in electric vehicles, and not less
	than 75 percent beginning July 1, 2021.
	(9) Waliala in continuo and amissione name in macanasa. Con
	(8) Vehicle incentive and emissions repair programs. Sec. 34 of this act authorizes \$1,500,000.00 to support two programs.
	54 of this act authorizes \$1,500,000.00 to support two programs.
	(A) Plug-in electric vehicle incentive program. This
	program will offer financial incentives to income-eligible
	Vermont households purchasing or leasing new plug-in electric
	vehicles. As more fully described in Sec. 34 of this act, the
	Agency of Transportation will administer this program, which
	will be offered on a first-come first-served basis until the funds
	are exhausted.
	(B) High fuel efficiency vehicle incentive and
	emissions repair program. This program will offer financial

As Passed House	As Passed Senate ¹
	incentives to income-eligible Vermont households to replace
	older, fuel inefficient vehicles with used high fuel efficiency
	vehicles, including hybrid vehicles, and emissions repair
	vouchers for certain vehicles that failed the on board diagnostic
	(OBD) systems inspection but could, with less than \$2,500.00 in
	emissions repair work, pass the OBD systems inspection. As
	more fully described in Sec. 34 of this act, the Agency of
	Transportation will administer this program, which will target
	incentives to households that are served by the State's network
	of community action agencies. These households, for whom the purchase of new plug-in electric vehicles is financially out of
	reach, will benefit financially by switching to far more efficient
	vehicles as envisioned by this program or having emissions
	repair work done to their existing vehicle.
	repair work done to their existing venicle.
	(9) Report on methods to increase public transit ridership.
	This act, through the spending authorization for the Policy and
	Planning Program, includes funding for and direction to the
	Agency of Transportation to conduct a comprehensive study of
	strategies to increase public transit ridership, with an emphasis
	on rural areas.
	(10) Report on time-of-acquisition feebates. This act,
	through the spending authorization for the Policy and Planning
	Program, includes funding for and directs the Agency of
	Transportation to conduct a study on time-of-acquisition
	feebates and make a recommendation on whether Vermont
	should establish a time-of-acquisition feebate program on the
	purchase and lease, if applicable, of new vehicles. Such a
	program would establish one or more levels of fuel efficiency

As Passed House	As Passed Senate ¹
	based on miles per gallon or miles per gallon equivalent and
	provide an immediate cash incentive for vehicles that exceed
	that level, or levels, or assess a financial fee on vehicles that
	perform less than the established level, or levels.
	(11) Report on weight-based annual registration fees.
	This act, through the spending authorization for the Policy and
	Planning Program, includes funding for and directs the Agency
	of Transportation to conduct a study on whether Vermont should
	establish an annual vehicle registration fee schedule based upon the weight of the vehicle. As gas sales decline, revenues to
	support transportation infrastructure will continue to decline if
	not replaced with another source reflecting impact on roads, the
	environment, and State policies.
	on the state poneres.
	(12) Plug-in electric vehicle charging regulatory report.
	This act lays the groundwork for a regulatory structure in
	support of transportation electrification. The policies in this act,
	combined with impending action at the Public Utility
	Commission, will provide predictability for plug-in electric
	vehicle owners and the sustainability of Vermont's
	transportation infrastructure.
	(10) [1]
	(13) Electrification of the State's motor vehicle fleet.
	This act, in concert with the Big Bill, appropriates \$512,000.00
	to electrify the State's motor vehicle pool. The expenditures support the purchase of 12 fully electric vehicles and electric
	vehicle supply equipment at the following State facilities:
	venicle suppry equipment at the following state facilities:
	(A) 134 State St., Montpelier;
	(11) 134 State St., Wontpeller,

As Passed House	As Passed Senate ¹
	(B) Rutland; (C) Springfield; and
	(D) Barre.
	(14) Transportation and Climate Initiative (TCI). This act, through the spending authorization for the Policy and Planning Program, supports staff work in collaboration with the Agency of Natural Resources to negotiate the Transportation and Climate Initiative agreement with other participating jurisdictions. TCI jurisdictions are negotiating a regional low-carbon transportation policy proposal that would cap and reduce
	carbon emissions from the combustion of transportation fuels through a cap-and-invest program or other pricing mechanism and allow each TCI jurisdiction to invest proceeds from the program into low-carbon and more resilient transportation infrastructure.
Sec. 2. FISCAL YEAR SPENDING AUTHORITY; PROGRAM DEVELOPMENT	Sec. 3. FISCAL YEAR SPENDING AUTHORITY; PROGRAM DEVELOPMENT
	If the Agency's fiscal year 2019 maintenance of effort requirement is attained and toll credits are approved by the Federal Highway Administration in fiscal year 2020, then
Spending authority in Program Development in the Agency	spending authority in Program Development in the Agency of
of Transportation's Proposed Fiscal Year 2020 Transportation	Transportation's Proposed Fiscal Year 2020 Transportation
Program (Revised February 21, 2019) is hereby amended as follows:	Program (Revised February 21, 2019) is amended as follows:
10110WS.	ionows.

As Passed House			As Passed Senate ¹
(b) federal fu	tion funds is reduced \$845 ands is increased by \$845,416.00 AM DEVELOPMEN	5,416.00; and <u>).</u>	(1) transportation funds is reduced by the amount of toll credits approved, but not to exceed \$845,416.64; and (2) federal funds is increased by the amount of toll credits approved, but not to exceed \$845,416.64. Sec. 4. PROGRAM DEVELOPMENT; ROADWAY
(a) Within the Agency of Transportation's Proposed Fiscal Year 2020 Transportation Program (Revised February 21, 2019) for Program Development—Roadway authorized spending for Burlington MEGC M 5001 (1) is amended as follows: FY20 As Proposed PE 500,000 500,000 0 Construction 10,500,000 5,500,000-5,000,000 Total 11,000,000 6,000,000-5,000,000		Revised February 21, 2019) vauthorized spending for nded as follows: As Amended Change 500,000 0	
Sources of funds TIB 330,000 180,000 -150,000 Federal 10,450,000 5,700,000 -4,750,000 Local 220,000 120,000 -100,000 Total 11,000,000 6,000,000 -5,000,000 (b) Within the Agency of Transportation's Proposed Fiscal Year 2020 Transportation Program (Revised February 21, 2019) for Program Development—Roadway authorized spending for Waterbury FEGC F 013-4(13) is amended as follows:		180,000 -150,000 5,700,000 -4,750,000 120,000 -100,000 6,000,000 -5,000,000 rtation's Proposed Fiscal Revised February 21, 2019) authorized spending for	

As Passed House			As Passed Sen	ate ¹			
<u>FY20</u>	As Proposed	As Amended	Change				
Construction	10,000,000	10,000,000	0				
Total	10,000,000	10,000,000	0				
Sources of funds							
TIB	0	150,000	150,000				
State	300,000	150,000	-150,000				
Federal	9,500,000	9,500,000	0				
Local	200,000	200,000	0				
Total	10,000,000	10,000,000	0				
				Sec. 5. PROGRA	AM DEVELOPMEN	T; TRAFFIC & S	AFETY
				Within the Ag	gency of Transportation	on's Proposed Fis	<mark>cal Vear</mark>
					tion Program (Revise	_	
					pment—Traffic & Sa		
					South Burlington – N		_
				as follows:	-		
				<u>FY20</u>	As Proposed	As Amended	Change
				PE	10,000	75,000	65,000
				Construction	0	50,000	50,000
				Total	10,000	125,000	115,000
				Sources of funds			
				Federal	10,000	125,000	115,000
				Total	10,000	125,000	115,000

As Passed House	As Passed Senate ¹
Sec. 4. SPENDING IN THE TOWN HIGHWAY AID	Sec. 6. SPENDING AUTHORITY IN THE MUNICIPAL
PROGRAM	MITIGATION ASSISTANCE PROGRAM
Spending authority in the Town Highway Aid Program in the Agency of Transportation's Proposed Fiscal Year 2020 Transportation Program (Revised February 21, 2019) is increased by \$995,416.00 in transportation funds.	(a) Spending authority for grants in the Municipal Mitigation Assistance Program in the Agency of Transportation's Proposed Fiscal Year 2020 Transportation Program (Revised February 21, 2019) is increased by \$135,000.00 in transportation funds.
	(b) If the Agency's fiscal year 2019 maintenance of effort requirement is attained and toll credits are approved by the Federal Highway Administration in fiscal year 2020, then spending authority for grants in the Municipal Mitigation Assistance Program in the Agency of Transportation's Proposed Fiscal Year 2020 Transportation Program (Revised February 21, 2019) is further increased by the amount of toll credits approved, but not to exceed \$845,416.64.
Sec. 4a. ELECTRIC VEHICLE CHARGING STATIONS AT PARK AND RIDE LOTS	[SECTION DELETED]
Within the Agency of Transportation's Proposed Fiscal Year 2020 Transportation Program (Revised February 21, 2019) for Park & Ride Lots authorized spending for Statewide EVCS(1)-EV charging stations is amended as follows:	
FY20 As Proposed Construction As Amended 300,000 Change 300,000 Change 300,000 O Total 300,000 300,000 0	

As Passed House	As Passed Senate ¹
Sources of funds	
State (Transportation Fund) 300,000 0 -300,000	
State (Interdepartmental Transfer) 0 300,000 300,000	
Total 300,000 300,000 0	
	Sec. 7. OPIOID TREATMENT PILOT
	Within the Agency of Transportation's Proposed Fiscal Year
	2020 Transportation Program (Revised February 21, 2019) for
	Public Transit authorized spending for Opioid Treatment Pilot is
	amended as follows:
	FY20 <u>As Proposed</u> <u>As Amended Change</u>
	Other 200,000 0 -200,000
	Total 200,000 0 -200,000
	Sources of funds
	State 200,000 0 -200,000
	Total 200,000 0 -200,000
	Sec. 8. CLARENDON SRE BUILDING
	William A CT A C
	Within the Agency of Transportation's Proposed Fiscal Year
	2020 Transportation Program (Revised February 21, 2019) for
	Aviation authorized spending for Clarendon SRE Building is
	amended as follows:
	EV20 As Dromosed As Amounded Character
	FY20 As Proposed As Amended Change PE 105,000 105,000 0
	Construction 553,472 453,472 -100,000

As Passed House		As Passed Senate ¹		
	Total	658,472	558,472	-100,000
	Sources of funds			
	State	658,472	558,472	-100,000
	Total	658,472	558,472	-100,000

Sec. 5. 19 V.S.A. § 10g(h) is amended to read:

(h) Should capital projects in the Transportation Program be delayed because of unanticipated problems with permitting, right-of-way acquisition, construction, local concern, or availability of federal or State funds, the Secretary is authorized to advance projects in the approved Transportation Program. The Secretary is further authorized to undertake projects to resolve emergency or safety issues. Upon authorizing a project to resolve an emergency or safety issue, the Secretary shall give prompt notice of the decision and action taken to the Joint Fiscal Office and to the House and Senate Committees on Transportation when the General Assembly is in session, and when the General Assembly is not in session, to the Joint Transportation Oversight Committee, the Joint Fiscal Office, and the Joint Fiscal Committee. Should an approved project in the current Transportation Program require additional funding to maintain the approved schedule, the Agency is authorized to allocate the necessary resources. However, the Secretary shall not delay or suspend work on approved projects to reallocate funding for other projects except when other funding options are not available. In such case, the Secretary shall notify the members of the Joint Transportation Oversight Committee, and the Joint Fiscal Office, and the Joint Fiscal Committee when the

Sec. 9. 19 V.S.A. § 10g(h) is amended to read:

(h) Should capital projects in the Transportation Program be delayed because of unanticipated problems with permitting, right-of-way acquisition, construction, local concern, or availability of federal or State funds, the Secretary is authorized to advance projects in the approved Transportation Program. The Secretary is further authorized to undertake projects to resolve emergency or safety issues. Upon authorizing a project to resolve an emergency or safety issue, the Secretary shall give prompt notice of the decision and action taken to the Joint Fiscal Office and to the House and Senate Committees on Transportation when the General Assembly is in session, and when the General Assembly is not in session, to the Joint Transportation Oversight Committee, the Joint Fiscal Office, and the Joint Fiscal Committee. Should an approved project in the current Transportation Program require additional funding to maintain the approved schedule, the Agency is authorized to allocate the necessary resources. However, the Secretary shall not delay or suspend work on approved projects to reallocate funding for other projects except when other funding options are not available. In such case, the Secretary shall notify the members of the Joint Transportation Oversight Committee, and the Joint Fiscal Office, and the Joint Fiscal Committee when the

As Passed House

General Assembly is not in session and the House and Senate Committees on Transportation and the Joint Fiscal Office when the General Assembly is in session. With respect to projects in the approved Transportation Program, the Secretary shall notify, in the district affected, the regional planning commission, the municipality, Legislators, members of the Senate and House Committees on Transportation, and the Joint Fiscal Office of any change which that likely will affect the fiscal year in which the project is planned to go to construction. No project shall be canceled without the approval of the General Assembly.

General Assembly is not in session and the House and Senate Committees on Transportation and the Joint Fiscal Office when the General Assembly is in session. With respect to projects in the approved Transportation Program, the Secretary shall notify, in the district affected, the regional planning commission, the municipality, Legislators, members of the Senate and House Committees on Transportation, and the Joint Fiscal Office of any change which that likely will affect the fiscal year in which the project is planned to go to construction. No project shall be canceled without the approval of the General Assembly, except that the Agency may cancel a municipal project when requested by the municipality or when the Agency and the municipality concur that the project no longer is necessary.

As Passed Senate¹

As Passed House	As Passed Senate ¹
Sec. 6. PROJECT CANCELLATIONS	[SECTION DELETED]
(a) Pursuant to 19 V.S.A. § 10g(h) (legislative approval for cancellation of projects), the General Assembly approves cancellation of the following project within the Bike and Pedestrian Facilities Program: Colchester – Improvements to the Mill Pond/Severence Road intersection.	
(b) Pursuant to 19 V.S.A. § 10g(h) (legislative approval for cancellation of projects), the General Assembly approves cancellation of the following projects within the Town Highway Bridge Program: Belvidere BO 1448(), Springfield BO 1442 (40), Woodstock BO 1444 ().	
Sec. 7. PROJECT ADDITIONS	Sec. 10. ADDITION OF COLCHESTER – BAYSIDE
(a) The following project is added to the candidate list of Program Development—Traffic & Safety Program within the fiscal year 2020 Transportation Program: Colchester – Bayside Intersection Roundabout and Stormwater Improvements.	The following project is added to the candidate list of Program Development—Traffic & Safety Program within the Proposed Fiscal Year 2020 Transportation Program (Revised February 21, 2019): Colchester – Bayside Intersection Roundabout and Stormwater Improvements.
	Sec. 11. ADDITION OF SHELBURNE – SOUTH BURLINGTON PROJECT AND SPENDING AUTHORITY
(b) The following project is added to the candidate list of the Program Development—Traffic & Safety Program within the fiscal year 2020 Transportation Program:	(a) The following project is added to the candidate list of the Program Development—Traffic & Safety Program within the fiscal year 2020 Transportation Program (Revised February 21,

As Passed House		As Passed Sena	ite ¹	
Shelburne – South Burlington – Automated Traffic	2019): Shelburne	- South Burlington -	- Automated Trat	<u>ffic</u>
Signal Performance Measures.	Signal Performance	ce Measures.		
		authority for the Shell		
		<mark>fic Signal Performan</mark>	<mark>ce Measures proj</mark>	ect is
	authorized as follo	<mark>ows:</mark>		
	FY20	As Proposed	As Amended	Change
	PE	0	15,000	15,000
	Construction	0	50,000	50,000
	Total	0	65,000	65,000
	Sources of funds			
	State	0	13,000	13,000
	Federal Federal	0	52,000	52,000
	Total	0	65,000	65,000
	G 40 DEFENDE			
Sec. 8. BETTER UTILIZING INVESTMENTS TO		R UTILIZING INVE		
LEVERAGE DEVELOPMENT (BUILD) GRANT (RAIL)	LEVERAGE DEV	VELOPMENT (BUIL	LD) GRANT (RA	AIL)
Notwithstanding 22 V.S. A. & 5 (acceptance of grants) and 10				
Notwithstanding 32 V.S.A. § 5 (acceptance of grants) and 19 V.S.A. § 7(k) (Secretary; powers and duties), the Agency of				
Transportation is authorized to accept the Better Utilizing		NO CHANGE	<mark>(21</mark>	
Investments to Leverage Development (BUILD) grant awarded			∞]	
in federal fiscal year 2019 for the Vermont Regional Freight Rail				
Corridor Upgrade Project in the amount of \$20,000,000.00.				
2 on the state of				

As Passed	House			As Passed S	Senate ¹	
Sec. 9. CONSOLIDATED RAIL INFRASTRUCTURE AND		Sec. 13. CONSOLIDATED RAIL INFRASTRUCTURE AND				
SAFETY IMPROVEMENTS (CR	ISI) GRANT (RA	IIL)	SAFETY IMPRO	VEMENTS (CR	ISI) GRANT (RA	IL)
(a) Notwithstanding 32 V.S.A. § 5 (acceptance of grants) and 19 V.S.A. § 7(k) (Secretary; powers and duties), the Agency of Transportation is authorized to accept the Consolidated Rail Infrastructure and Safety Improvements (CRISI) grant in the amount of \$2,082,519.00 for the following project, which is added to the fiscal year 2020 Transportation Program: Windsor – St. Albans CRISI (17) Vermonter Amtrak Safety Project.			[NO CHAN	NGES]		
(b) Spending authority for the Windsor – St. Albans CRISI		(b) Spending a	uthority for the V	Windsor – St. Alba	ans CRISI	
(17) Vermonter Amtrak Safety Project is authorized as follows:		(17) Vermonter A				
<u> </u>	,		(<u> </u>	,	
FY20 As Proposed	As Amended	Change	FY20	As Proposed	As Amended	Change
Other 0	2,082,519	2,082,519	Other	0	2,082,519	2,082,519
Total 0	2,082,519	2,082,519	Total	0	2,082,519	2,082,519
Sources of Funds Federal 0 Total 0	2,082,519 2,082,519	2,082,519 2,082,519	Sources of funds Federal Total	0	2,082,519 2,082,519	2,082,519 2,082,519
Total	2,002,317	2,002,517	10141	Ü	2,002,317	2,002,317

As Passed House	As Passed Senate ¹
Sec. 10. TRANSFER TO CENTRAL GARAGE FUND	Sec. 14. TRANSFER TO CENTRAL GARAGE FUND
Notwithstanding 19 V.S.A. § 13(c)(1), in fiscal year 2020, the amount of \$355,358.00 is transferred from the Transportation Fund to the Central Garage Fund created in 19 V.S.A. § 13.	[NO CHANGES]
Sec. 11. CENTRAL GARAGE EQUIPMENT	Sec. 15. CENTRAL GARAGE EQUIPMENT
Authorized spending in fiscal year 2020 for operating expenses in the Central Garage is reduced by \$39,904 in internal service funds.	Authorized spending in fiscal year 2020 for operating expenses in the Central Garage is reduced by \$39,904.00 in internal service funds.
Sec. 12. 19 V.S.A. § 13(c)(1) is amended to read:	Sec. 16. 19 V.S.A. § 13(c)(1) is amended to read:
(c)(1) For the purpose specified in subsection (b) of this section, the following amount shall be transferred from the Transportation Fund to the Central Garage Fund: (A) in fiscal year 2019 2021, \$1,318,442.00 \$1,355,358.00; and	[NO CHANGES]
(B) in subsequent fiscal years, at a minimum, the amount specified in subdivision (A) of this subdivision (1) as adjusted annually by increasing the previous fiscal year's amount by the percentage increase in the Bureau of Labor Statistics Consumer Price Index for All Urban Consumers (CPI-U) during the previous two most recently closed State fiscal year years.	

Sec. 13. 19 V.S.A. § 306(a) is amended to read:

§ 306. APPROPRIATION; STATE AID FOR TOWN HIGHWAYS

- (a) General State aid to town highways.
- (1) An annual appropriation to class 1, 2, and 3 town highways shall be made. This appropriation shall increase over the previous fiscal year's appropriation by the same percentage as the following, whichever is less:
- (A) the year-over-year increase in the two most recently closed fiscal years in the Agency's total appropriations in the previous fiscal year funded by Transportation Fund revenues, excluding the appropriation appropriations for town highways under this subsection (a) for that year; or
- (B) the percentage increase in the Bureau of Labor Statistics Consumer Price Index for All Urban Consumers (CPI-U) during the previous State fiscal year same period in subdivision (1)(A) of this subsection.
- (2) If the year-over-year change in appropriations specified in either subdivision (1)(A) or (B) of this subsection is negative, then the appropriation to town highways under this subsection shall be equal to the previous fiscal year's appropriation.
- (3) The funds appropriated shall be distributed to towns as follows:

Sec. 17. 19 V.S.A. § 306(a) is amended to read:

[NO CHANGES]

As Passed House	As Passed Senate ¹
(A) Six percent of the State's annual town highway appropriation shall be apportioned to class 1 town highways. The apportionment for each town shall be that town's percentage of class 1 town highways of the total class 1 town highway mileage in the State.	
(B) Forty-four percent of the State's annual town highway appropriation shall be apportioned to class 2 town highways. The apportionment for each town shall be that town's percentage of class 2 town highways of the total class 2 town highway mileage in the State.	
(C) Fifty percent of the State's annual town highway appropriation shall be apportioned to class 3 town highways. The apportionment for each town shall be that town's percentage of class 3 town highways of the total class 3 town highway mileage in the State.	
(D) Monies apportioned under subdivisions (1), (2), and (3) of this subsection shall be distributed to each town in quarterly payments beginning July 15 in each year.	
(E) Each town shall use the monies apportioned to it solely for town highway construction, improvement, and maintenance purposes or as the nonfederal share for public transit assistance. These funds may also be used for the establishment and maintenance of bicycle routes <u>and sidewalks</u> . The members of the selectboard shall be personally liable to the	
State, in a civil action brought by the Attorney General, for	

As Passed House	As Passed Senate ¹
making any unauthorized expenditures from money apportioned to the town under this section.	
Sec. 14. 24 V.S.A. § 5083 is amended to read:	Sec. 18. 24 V.S.A. § 5083 is amended to read:
§ 5083. DECLARATION OF POLICY	
(a) It shall be the State's policy to make maximum use of available federal funds for the support of public transportation. State operating support funds shall be included in Agency operating budgets to the extent that funds are available. State policy shall support the maintenance of existing public transit services and creation of new services including, in order of precedence, the following goals:	[NO CHANGES]
(1) Provision for basic mobility for transit-dependent persons, as defined in the <u>current</u> public transit policy plan of <u>January 15, 2000</u> , including meeting the performance standards for urban, suburban, and rural areas. The density of a service area's population is an important factor in determining whether the service offered is fixed route, demand-response, or volunteer drivers.	
(2) Expanding public transit service in rural areas and increasing ridership statewide.	
(3) Access to employment, including creation of demand-response service.	

As Passed House	As Passed Senate ¹
(3)(4) Congestion mitigation to preserve air quality,	
decrease greenhouse gas emissions, and the sustainability of	
sustain the highway network.	
(4)(5) Advancement of economic development objectives, including services for workers and visitors that support the travel and tourism industry. Applicants for "new starts" in this service sector shall demonstrate a high level of locally derived income for operating costs from fare-box recovery, contract income, or other income.	
(b) The Agency of Transportation shall evaluate proposals for new public transit service submitted by providers in response to a notice of funding availability, by examining feasibility studies submitted by providers. The feasibility studies shall address criteria set forth in the most recent public transit policy plan.	
(c) The Agency, in cooperation with the Public Transit Advisory Council, shall adopt appropriate performance and service standards for transit systems receiving federal or State assistance. The Agency of Transportation shall provide guidance, training, funding, and technical assistance to transit systems in order to meet the performance and service standards established.	
(d) The Agency of Transportation shall provide written guidance, funding, and technical assistance in the preparation of financial and management plans for public transit systems for each fiscal year. To provide a foundation for financial stability	

As Passed House	As Passed Senate ¹
and reliability in the provision of transportation services to the public, the Agency of Transportation shall, in cooperation with	
the Public Transit Advisory Council, establish both short and	
long-range fiscal, operating, and capital investment plans to	
support the goals outlined in this section and regional	
transportation development plan proposals and regional plans as	
required by section 5089 of this title.	
Sec. 15. 24 V.S.A. § 5091(i) is amended to read:	Sec. 19. 24 V.S.A. § 5091(i) is amended to read:
(i) To implement The Agency of Transportation shall	(i) To implement The Agency of Transportation shall
distribute State and federal funds to public transit systems	distribute State and federal funds to public transit systems
through an annual competitive program that implements the	through an annual competitive program that implements the
public transportation policy goals set forth in section 5083 of	public transportation policy goals set forth in section 5083 of
this title and 19 V.S.A. § 10f, the Agency of Transportation shall use the following formula for distribution of operating funds to	this title and 19 V.S.A. § 10f, the Agency of Transportation shall use the following formula for distribution of operating funds to
public transit systems: and achieves, where possible, geographic	public transit systems:
balance in funding.	
(1)(A) 10 percent based on the percentage of the State's	
population of elders (persons age 60 and above) in each of the	[NO CHANGES]
designated transit service areas;	
(B) 10 percent based on the percentage of the State's	
youth population (persons ages 12 through 17) in each of the	
designated transit service areas;	
(C) 10 percent based on the percentage of the State's	
population of people who have limited physical mobility in each	
of the designated transit service areas; [Repealed]	

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(D) 10 percent based on the percentage of the State's	
population of people who are in poverty in each of the	
designated transit service areas;	
(E) 10 percent based on the percentage of the State's	
households lacking access to an automobile in each of the	
designated transit service areas.	
designated transit service areas.	
(2) 20 percent of operating funds shall be based on need	
for employment transportation, as measured by the percentage of	
the State's employed persons residing in each of the designated	
transit service areas, using data developed by the Vermont	
Department of Labor. [Repealed.]	
(3) 15 percent of operating funds shall be based on the	
need for congestion mitigation and air quality, as measured by	
the percentage of the State's overall population living in high	
density areas in each of the designated transit service areas,	
using data from the U.S. Bureau of the Census. [Repealed.]	
(4) 15 percent of the operating funds shall be based on	
need for economic development transportation, as measured by	
the percentage of the State's jobs in each of the designated	
transit service areas, using data developed annually by the	
Vermont Department of Labor. [Repealed.]	
Termone Department of Euror. [Repeared.]	

As Passed House	As Passed Senate ¹
Sec. 16. STUDY OF METHODS TO INCREASE PUBLIC	Sec. 20. STUDY OF METHODS TO INCREASE PUBLIC
TRANSIT RIDERSHIP IN VERMONT	TRANSIT RIDERSHIP IN VERMONT
(a) As Vermont plans for a future with reduced greenhouse gas emissions as determined in the State Energy Plan, improvements to transit service to enhance the use of mobility options and accessibility will be critical to achieving the State's environmental goals.	[LANGUAGE DELETED]
(b) The Agency of Transportation shall, in consultation with	(a) The Agency of Transportation shall, in consultation with
stakeholders such as the Vermont Public Transportation	stakeholders,
Association, the Public Transit Advisory Council, human	
services agencies, hospitals, nonprofit agencies that provide	
transportation to their clients, as well as any other stakeholders	
that are identified, study methods to increase use of public transit	study methods to increase use of public transit
in Vermont for both residents and visitors that:	in Vermont for both residents and visitors. This study shall
	review the Agency's current initiatives and those in other
(1) determines what factors limit the use of public transit,	territories, states, and countries; review literature, marketing, and
as defined in State statute, in Vermont including proximity to	activities regarding methods to increase ridership with special
routes, availability of park and rides, quality of service	emphasis on rural areas; determine unmet needs from current
delivered, first and last mile(s) hinderances, use and availability	studies; examine the benefit of providing local connectivity to
of ride-hailing services, availability and ease of use of volunteer	transit; and evaluate what factors affect public transit ridership in
resources, joint procurement of services among State agencies,	Vermont.
and other factors as identified by the Agency;	
(2) reviews the current research on what methods best	
serve to increase ridership, particularly in small cities and rural	[LANGUAGE DELETED]
areas, including research published by the Transportation	[LANGUAGE DELETED]
Research Board and other national groups, data collected during	
the outreach for the Public Transit Policy Plan (PTPP), recent	

As Passed House	As Passed Senate ¹
plans published by the Agency of Human Services, and other	
State agencies;	
(3) assesses the status of current initiatives the Agency	
and others are undertaking to deliver increased service, the	
PTPP, opioid transportation, micro-transit project in Montpelier,	
automated vehicle location applications, trip planners, mobility	
management, and other initiatives;	
(4) assesses how best to use the gap analysis results from	
the PTPP to take advantage of available seats on current transit	
routes and to determine the most effective new service	
investments; and	
(5) identifies what infrastructure and delivery	
improvements might contribute to increased transit ridership,	
including use of micro-transit, rural route development and	
feeder route development by transit providers, transitioning to	
cleaner and more efficient vehicles, improved or new sidewalks	
and bike paths, improved bicycle storage facilities, road crossing	
enhancements, and reservations and ride availability	
applications.	
(c) The Agency shall deliver a written report of its findings	(c) The Agency shall deliver a written report of its findings
and any recommendations, including on where and how to make	and any recommendations, including where and how to make the
the most effective improvements in service and criteria to use to	most effective improvements in service and criteria to use to
determine the priorities of investments, to the House and Senate	determine the priorities of investments, to the House and Senate
Committees on Transportation on or before January 15, 2020.	Committees on Transportation on or before January 15, 2020.

As Passed House	As Passed Senate ¹
(d) The Agency shall evaluate recommendations for potential	(d) The Agency shall evaluate recommendations for potential
inclusion in its fiscal year 2021 budget proposal as a request for	inclusion in its fiscal year 2021 budget proposal and estimated
the funding necessary to achieve the recommendations	funding necessary to achieve the recommendations for any new
determined by the working group pursuant to subsection (b) of	initiatives identified in the study.
this section. The request for funding shall be separate and	
distinct from the Agency's funding request for public transit.	
Sec. 17. 19 V.S.A. § 503(d) is amended to read:	Sec. 21. 19 V.S.A. § 503(d) is amended to read:
(d) Notice and other documents. The Agency shall hand-	(d) Notice and other documents. The Agency shall hand-
deliver or send by mail to interested persons owners of property	deliver or send by mail to interested persons owners of property
to be condemned a notice of procedures and rights and the offer	to be acquired a notice of procedures and rights and the offer of
of just compensation. The notice of procedures and rights shall	just compensation. The notice of procedures and rights shall
include an explanation of the proposed State highway project and	include an explanation of the proposed State highway project and
its purpose, and statements that:	its purpose, and statements that:
* * *	* * *
Sec. 18. 19 V.S.A. § 504(a) is amended to read:	Sec. 22. 19 V.S.A. § 504(a) is amended to read:
(a) Verified complaint. If a property owner has not entered	
into an agreement stipulating to the necessity of a taking and the	
public purpose of a highway project, and the Agency wishes to	
proceed with the taking, the Agency shall file a verified	
complaint in the Civil Division of the Superior Court in a county	[NO CHANGES]
where the project is located seeking a judgment of	
condemnation. The complaint shall name as defendants each	
interested person property owner who has not stipulated to a	
proposed taking, and shall include:	

As Passed House	As Passed Senate ¹
(1) statements Statements that the Agency has complied with subsection 503(d) of this chapter;.	
(2) the <u>The</u> Agency's written determination of necessity;.	
(3) $\frac{A}{A}$ general description of the negotiations undertaken; and.	
(4) a A survey of the proposed project, and legal descriptions of the property and of the interests therein proposed to be taken. As used in this subdivision, "survey" means a plan, profile, or cross-section of the proposed project. The survey and legal descriptions served upon the property owner only need to include the particular property or properties at issue.	(4) a A survey of the proposed project, and legal descriptions of the property and of the interests therein proposed to be taken. As used in this subdivision, "survey" means a plan, profile, or cross section of the proposed project. The survey and legal descriptions served upon the property owner only need to include the particular property or properties at issue.
Sec. 19. 19 V.S.A. § 502(a) is amended to read:	Sec. 23. 19 V.S.A. § 502(a) is amended to read:
(a) Authority. The Agency, when in its judgment the interest interests of the State requires require, may take any property necessary to lay out, relocate, alter, construct, reconstruct, maintain, repair, widen, grade, or improve any State highway, including affected portions of town highways. In furtherance of these purposes, the Agency may enter upon lands to conduct necessary examinations and surveys; however, the Agency shall do this work with minimum damage to the land and disturbance to the owners and shall be subject to liability for actual damages. All property taken permanently shall be taken in fee simple whenever practicable. The Agency's acquisition of property pursuant to this chapter, whether by condemnation or conveyance in lieu of condemnation, shall not require	[NO CHANGES]

As Passed House	As Passed Senate ¹
subdivision approval under any law, regulation, or municipal ordinance. For all State highway projects involving property acquisitions, the Agency shall follow the provisions of the Uniform Relocation Assistance and Real Property Acquisitions Policies Act ("Act") (Act) and its implementing regulations, as may be amended.	
Sec. 20. 19 V.S.A. § 2612(4) is amended to read:	Sec. 24. 19 V.S.A. § 2612(4) is amended to read:
(4) "Public-private partnership" or "P3" means an alternative project delivery mechanism that may be used by the Agency to permit private sector participation in a project, including in its financing, development, operation, management, ownership, leasing, or maintenance. As used in this subchapter, "partnership" shall refer solely to a "public-private partnership" and "partner" shall refer to the State or to the private entity participant or participants in a public-private partnership.	[NO CHANGES]
Sec. 21. 19 V.S.A. § 18 is amended to read:	Sec. 25. 19 V.S.A. § 18 is amended to read:
§ 18. WAGES In making up specifications and advertising for bids on highway work, the board Agency shall fix, subject to local conditions, the minimum wage per hour for various classes of labor and the minimum to be paid per hour or per cubic yard for trucks which that the contractor shall be bound to pay.	[NO CHANGES]

As Passed House	As Passed Senate ¹
Sec. 22. 23 V.S.A. § 1095a(d) is added to read:	Sec. 26. 23 V.S.A. § 1095a(d) is added to read:
(d) A person who violates this section commits a traffic violation as defined in section 2302 of this title and shall be subject to a civil penalty of not less than \$100.00 and not more than \$200.00 for a first violation, and of not less than \$250.00 and not more than \$500.00 for a second or subsequent violation within any two-year period.	[NO CHANGES]
Sec. 23. 23 V.S.A. § 1201(a) is amended to read:	Sec. 27. 23 V.S.A. § 1201(a) is amended to read:
 (a) A person shall not operate, attempt to operate, or be in actual physical control of any vehicle on a highway: (1) when the person's alcohol concentration is 0.08 or more, or 0.02 or more if the person is operating a school bus as defined in subdivision 4(34) of this title vehicle when the operation requires an operator's license with a school bus endorsement; or 	[NO CHANGES]

As Passed House	As Passed Senate ¹
Sec. 24. 23 V.S.A. § 1203(b) is amended to read:	Sec. 28. 23 V.S.A. § 1203(b) is amended to read:
(b) Only a physician, licensed nurse, medical technician, physician assistant, medical technologist, or laboratory assistant, intermediate or advanced emergency medical technician, or paramedic acting at the request of a law enforcement officer may withdraw blood for the purpose of determining the presence of alcohol or other another drug. This limitation does not apply to the taking of a breath sample. A medical facility or business may not charge more than \$75.00 for services rendered when an individual is brought to a facility for the sole purpose of an evidentiary blood sample or when an emergency medical technician or paramedic draws an evidentiary blood sample.	[NO CHANGES]
Sec. 25. 23 V.S.A. § 4(85)–(86) is added to read:	Sec. 29. 23 V.S.A. § 4(85) is added to read:
(85) "Electric vehicle" means a pleasure car that is powered by an electric motor drawing current from rechargeable storage batteries or other portable electrical energy storage devices where the recharge energy must be drawn from a source off the vehicle, such as residential electric service. (86) "Plug-in hybrid electric vehicle" means an electric vehicle that also includes an on-board method of charging, such as an on-board engine and generator.	(85) "Plug-in electric vehicle" means a motor vehicle that can be powered by an electric motor drawing current from a rechargeable energy storage system, such as from storage batteries or other portable electrical energy storage devices provided that the vehicle can draw recharge energy from a source off the vehicle such as electric vehicle supply equipment. A "plug-in electric vehicle" includes both a motor vehicle that can only be powered by an electric motor drawing current from a rechargeable energy storage system and a motor vehicle that can be powered by an electric motor drawing current from a rechargeable energy storage system but also has an onboard combustion engine.

Sec. 30. 30 V.S.A. § 201 is amended to read:

§ 201. DEFINITIONS

(a) As used in this chapter, the word "company":

(1) "Company" or "companies" means and includes individuals, partnerships, associations, corporations, and municipalities owning or conducting any public service business or property used in connection therewith and covered by the provisions of this chapter. The term "company" or "companies" also includes electric cooperatives organized and operating under chapter 81 of this title, the Vermont Public Power Supply Authority to the extent not inconsistent with chapter 84 of this title, and the Vermont Hydroelectric Power Authority to the extent not inconsistent with chapter 90 of this title. In the context of actions requiring prior approval under section 107 of this title, the term "company" shall also mean any individual, partnership, association, corporation, group, syndicate, operating division, joint stock company, trust, other entity, or municipality which would be defined as a company pursuant to this section if such approval were to be granted.

(2) "Electric vehicle supply equipment" means a device or system designed and used specifically to transfer electrical energy to a plug-in electric vehicle as defined in 23 V.S.A. § 4(85), either as charge transferred via a physical or wireless connection, by loading a fully charged battery, or by other means. "Electric vehicle supply equipment available to the public" shall:

- (A) be located at a publicly available parking space, which does not include a parking space that is part of or associated with a private residence or a parking space that is reserved for the exclusive use of an individual driver, vehicle, or group of drivers or vehicles including employees, tenants, visitors, residents of a common interest development, residents of an adjacent building, or customers of a business whose primary business is not electric vehicle charging:
- (B) disclose all charges for the use of the electric vehicle supply equipment at the point of sale; and
- (C) provide multiple payment options that allow access by the public, if a fee is required, and shall not require persons desiring to use such public electric vehicle supply equipment to pay a subscription fee or otherwise obtain a membership in any club, association, or organization as a condition of using such electric vehicle supply equipment, but may have different price schedules that are conditioned on a subscription or membership in a club, association, or organization.
 - (b) As used in this chapter, "energy"
- (3) "Energy" means not only the traditional scientific characteristic of "ability to do work" but also the substances or processes used to produce heat, light, or motion, including petroleum or other liquid fuels, natural or synthetic fuel gas, solid carbonaceous fuels, solar radiation, geothermal sources, nuclear sources, biomass, organic waste products, wind, or flowing water.

As Passed House	As Passed Senate ¹
	Sec. 31. 9 V.S.A. § 2651(14) is amended to read:
	(14) "Weights and measures" means all weights and
	measures of every kind, instruments and devices for weighing
	and measuring, and any appliances and accessories associated with any or all such instruments and devices including electric
	vehicle supply equipment available to the public, as defined in
	subdivision 2730(a)(14) of this title, but not including meters for
	the measurement of electricity, gas (natural or manufactured), or
	water when they are operated in a public utility system. Such
	electricity, gas, and water meters are specifically excluded from
	the purview of this chapter, and this chapter shall not apply to
	such meters or to any appliances or accessories associated therewith.
	merewith.
	Sec. 32. 9 V.S.A. § 2730(a)(14) is added to read:
	(14) "Electric vehicle supply equipment" and "electric
	vehicle supply equipment available to the public" have the same
	meanings as in 30 V.S.A. § 201.
	Sec. 33. 30 V.S.A. § 8002(16) is amended to read:
	Sec. 33. 30 V.S.A. y 6002(10) is afficilited to read.
	(16) "Net metering system" means a plant for generation
	of electricity that:
	(A) is of no more than 500 kW capacity;
	(B) operates in parallel with facilities of the electric distribution system;
	distribution system,

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	(C) is intended primarily to offset the customer's own electricity requirements and does not supply electricity to electric vehicle supply equipment, as defined in section 201 of this title, for the for profit resale of electricity to the public by the kWh or for other retail sales to the public, including those based in whole or in part on a flat fee per charging session or a time-based fee for occupying a parking space while using electric vehicle supply equipment; and (D)(i) employs a renewable energy source; or (ii) is a qualified micro-combined heat and power system of 20 kW or fewer that meets the definition of combined heat and power in subsection 8015(b) of this title and uses any fuel source that meets air quality standards.
Sec. 26. LEGISLATIVE FINDINGS	[SECTION DELETED]
The General Assembly finds that:	
(a) In its final report, the Vermont Climate Action Commission recommended building an electric vehicle (EV) point-of-sale customer incentive for new and used EVs.	
(b) Transportation energy burdens are particularly high for rural Vermonters with low income. A vigorous incentive for both new and used EVs, combined with the lower fueling and maintenance costs of EVs, could significantly lessen transportation cost burdens for Vermonters.	

As Passed House	As Passed Senate ¹
(c) State policy, including Vermont's Comprehensive Energy Plan (CEP), recognizes vehicle electrification as an essential strategy for meeting the State's climate and energy goals. The CEP calls for 10 percent of the fleet in Vermont by 2025	
advancing to EVs composing 25 percent of the fleet by 2030. Vermont has approximately 2,600 EVs on the road today, and EVs in Vermont are just 3.5 percent of new passenger vehicle registrations. Projections show Vermont is not yet on track to	
meet its transportation-electrification targets. (d) Meeting Vermont's transportation-electrification targets will help make Vermont attractive to employers, workers, and tourists and help grow Vermont's economy by keeping transportation energy expenditures in State.	
(e) In 2015, approximately \$830 million was spent on gasoline sales in Vermont. If this travel had all been powered by electricity, the cost would have been significantly less, saving drivers more than \$500 million.	
(f) Vehicle electrification faces several barriers, including EV model availability, publicly available charging stations, and lack of public awareness about the benefits of EVs. While State government is working hard to address these issues, surveys consistently confirm that the up-front cost of EVs is among the top barriers and that consumer incentives are effective in	
increasing EV sales.	

As Passed House	As Passed Senate ¹
(g) A robust consumer purchase and lease incentive would	
accelerate EV sales and help bring EV technology up to scale.	
Moreover, a consumer purchase and lease incentive would help	
consumers overcome the fear of change that can come with	
entering the EV market and the fear of obsolescence that can	
accompany the rapid growth of EV technology.	
Sec. 27. ELECTRIC VEHICLE PURCHASE AND LEASE	Sec. 34. VEHICLE INCENTIVE AND EMISSIONS REPAIR
INCENTIVE PROGRAM	PROGRAMS
 (a) As used in this section: "electric vehicle" and "plug-in hybrid electric vehicle" have the same meanings as in 23 V.S.A. § 4 and are collectively referred to as "EVs." (b) The Public Service Department (PSD), with the cooperation and support of the Agency of Natural Resources (ANR) and the Agency of Transportation (VTrans), shall establish and administer a new and used EV purchase and lease incentive program (program) for Vermont residents to be known as the Electric Vehicle Incentive Program. (c) The program shall structure EV purchase and lease 	(a) Vehicle incentive and emissions repair programs administration. The Agency of Transportation (Agency), in consultation with the Agency of Natural Resources, the Agency of Human Services, the Department of Public Service, Vermont electric distribution utilities that are offering incentives for PEVs, and the State's network of community action agencies, shall establish and administer the programs described in subsections (b) and (c) of this section. The Agency is authorized to spend \$1,500,000.00 on the two programs. Subject to State procurement requirements, the Agency may retain a contractor or contractors to assist with marketing, program development, and administration of the two programs and up to \$150,000.00 of
incentive payments by income to help all Vermonters benefit	program funding may be set aside for this purpose. The Agency
from electric driving, including Vermont's most vulnerable.	shall annually evaluate the two programs to gauge effectiveness
Specifically, the program shall:	and submit a written report on the effectiveness of the programs
	to the House and Senate Committees on Transportation, the
(1) better match the incentive to consumer behavior and	House Committee on Energy and Technology, and the Senate
shall apply to both purchases and leases and to both new and	Committee on Finance on or before the 31st day of December in
used EVs;	each year that an incentive or repair voucher is provided through
	one of the programs.

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- (2) provide incentives of \$2,500.00 to households with income levels between 100 percent and 140 percent of the State's most recent Median Household Income (MHI) level and incentives of \$5,000.00 to households below Vermont's MHI;
- (3) apply to vehicles with a Base Manufacturer's Suggested Retail Price (MSRP) of \$40,000.00 or less;
 - (4) run until available funds are fully obligated; and
 - (5) be funded on a first-come, first-served basis.
- (d) To the extent public electric distribution utilities are willing to participate, each sale or lease incentive may come with a Level 2 home charger provided by the electric distribution utility and funded under Tier 3 of Vermont's Renewable Energy Standard or other available means. The home charger shall be capable of allowing the electric distribution utility to manage grid load. Electric distribution utilities shall encourage the adoption of EVs while ensuring fairness to all customers when developing rates for customers with EVs. Participating utilities shall help market the program.
- (e) Subject to State procurement requirements, the PSD may retain a consultant to assist with marketing, program development, and administration. Up to \$75,000.00 of program funding may be set aside for this purpose.
- (f) The PSD shall annually evaluate the Electric Vehicle Incentive Program to gauge its effectiveness and submit a

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- (b) Electric vehicle incentive program. A new PEV purchase and lease incentive program for Vermont residents shall structure PEV purchase and lease incentive payments by income to help all Vermonters benefit from electric driving, including Vermont's most vulnerable. Specifically, the program shall:
- (1) apply to both purchases and leases of new PEVs with an emphasis on creating and matching incentives for exclusively electric powered vehicles that do not contain an onboard combustion engine;
- (2) provide incentives to Vermont households with low and moderate income at or below 140 percent of the State's prior five-year average Median Household Income (MHI) level; and
- (3) apply to manufactured PEVs with a Base Manufacturer's Suggested Retail Price (MSRP) of \$40,000.00 or less.
- (c) High fuel efficiency vehicle incentive and emissions repair program. A used high fuel efficiency vehicle purchase incentive and emissions repair program for Vermont residents shall structure high fuel efficiency purchase incentive payments and emissions repair vouchers by income to help all Vermonters benefit from more efficient driving, including Vermont's most vulnerable. Specifically, the program shall:
- (1) apply to purchases of used high fuel efficient motor vehicles, which for purposes of this program shall be pleasure cars with a combined city/highway fuel efficiency of at least

As Passed House	As Passed Senate ¹
written report on the effectiveness of the program to the House	40 miles per gallon or miles per gallon equivalent as rated by the
and Senate Committees on Transportation, the House Committee	Environmental Protection Agency when the vehicle was new,
on Energy and Technology, and the Senate Committee on	and repairs of certain vehicles that failed the on board diagnostic
Finance on or before the 31st day of December in each year that	(OBD) systems inspection;
an incentive is provided through the program.	
	(2) base eligibility on the same criteria used for income
	qualification for weatherization services through the
	Weatherization Program and provide vouchers through the
	State's network of community action agencies; and
	(3) provide one of the following to qualifying individuals:
	(A) a point-of-sale voucher of up to \$5,000.00 to assist
	in the purchase of a used high fuel efficient motor vehicle that
	may require that a condition of the voucher be that if the
	individual is the owner of either a motor vehicle that failed the
	OBD systems inspection or a motor vehicle that is more than 15
	years old and has a combined city/highway fuel efficiency of
	less than 25 miles per gallon as rated by the Environmental
	Protection Agency when the vehicle was new that the vehicle will be removed from operation and either donated to a non-
	profit organization to be used for parts or destroyed; or
	profit organization to be used for parts of destroyed, or
	(B) a point-of-repair voucher to repair a motor vehicle
	that was ready for testing, failed the OBD systems inspection,
	requires repairs that are not under warranty, and will be able to
	pass the State's vehicle inspection once the repairs are made
	provided that the point-of-repair voucher is commensurate with
	the fair market value of the vehicle to be repaired and does not

As Passed House	As Passed Senate ¹
	exceed \$2,500.00, with \$2,500.00 vouchers only being available to repair vehicles with a fair market value of at least \$5,000.00.

Sec. 28. STUDY OF EXTENSION OF ELECTRIC VEHICLE INCENTIVE PROGRAM

The Department of Public Service, in consultation with the Agency of Transportation and the Joint Fiscal Office, shall complete a study and submit a written report to the House and Senate Committees on Transportation on or before December 15, 2019 concerning the steps necessary to implement fees on electric and plug-in hybrid electric vehicle charging, as well as facilitating the extension of the Electric Vehicle Incentive Program established in Sec. 27 of this act in order to achieve the levels of electric vehicle adoption in Vermont's Comprehensive Energy Plan (CEP). The CEP suggests that annual sales of electric and plug-in hybrid electric vehicles will need to reach 4,600 by 2025. This study and report shall consider the following factors:

- (a) the cost and feasibility of utility equipment needed to separately meter electric and plug-in hybrid electric vehicle charging;
- (b) other costs incurred by the electric utilities related to electric and plug-in hybrid electric vehicle deployment, associated infrastructure, and implementation of the State's renewable energy standard;
- (c) the amount of incremental revenue to the electric utilities generated by additional electric and plug-in hybrid electric vehicles;

Sec. 35. PUBLIC UTILITY COMMISSION TARIFF DESIGN REPORT

As a follow up to the report due on or before July 1, 2019, the Public Utility Commission, in consultation with those Vermont electric distribution utilities that wish to participate, the Agency of Transportation, the Department of Public Service, and Efficiency Vermont, shall report back to the Senate Committees on Transportation and on Natural Resources and Energy and the House Committees on Transportation and on Energy and Technology on or before December 15, 2019 concerning the steps necessary to implement fees on PEV charging if fees are to be collected on PEV charging:

- (1) Fees and assessments. Whether or not electric distribution utilities should collect both a transportation efficiency fee, as defined in subdivision (A) of this subdivision, and a transportation infrastructure assessment, as defined in subdivision (B) of this subdivision, or just a transportation infrastructure assessment and how best to implement:
- (A) A transportation efficiency fee. A per-kWh transportation efficiency fee on electricity provided by an electric distribution utility for electric vehicle supply equipment equal to the energy efficiency charge rate set by the Commission, and to be charged instead of an energy efficiency charge; and
- (B) A transportation infrastructure assessment. A perkWh transportation infrastructure assessment on electricity

As Passed House	As Passed Senate ¹
(d) the feasibility of using other funding mechanisms to	provided by an electric distribution utility for electric vehicle
support the Electric Vehicle Incentive Program;	supply equipment.
(e) the level of investment and incentives needed to reach the number of electric and plug-in hybrid electric vehicles in the CEP; and (f) such other factors as the Department of Public Service and Agency of Transportation may identify.	(2) Electric vehicle charging tariff design. The design of an electric vehicle charging tariff for electric utilities with more than 17,000 customers, and other electric utilities at their discretion, that allows a customer, including a company that owns and operates electric vehicle supply equipment, to purchase electricity solely to charge a plug-in electric vehicle. The report should consider whether the tariff should:
	(A) contain either a time-of-day or off-peak rate, as elected by the electric utility that takes advantage of lower-cost electricity and minimizes adverse grid effects and investment
	costs, maximizes the grid benefits of PEV charging, including electric distribution utility control of charging, and reduces the
	negative environmental effects of burning fossil fuels for transportation and electrical generation;
	(B) include the per-kWh transportation efficiency fee;
	(C) include the per-kWh transportation infrastructure assessment;
	(D) offer a customer the option to purchase electricity from the utility's current mix of energy supply sources or entirely from renewable energy sources;
	(E) include a mechanism to allow the recovery of costs reasonably necessary to comply with electric vehicle charging

As Passed House	As Passed Senate ¹
	tariff setting, such as costs to inform and educate customers
	about the financial, energy conservation, and environmental benefits of electric vehicles and to publicly advertise and
	promote participation in a customer-optional tariff;
	promote participation in a customer-optional tarm,
	(F) provide for clear and transparent customer billing
	statements including the amount of energy consumed under the
	tariff;
	(G) incorporate any necessary costs of metering or submetering within the rate charged to the customer; and
	submetering within the rate charged to the customer, and
	(H) factor in other considerations as the Commission
	deems appropriate.
	(3) Reporting by electric distribution utilities. Whether there should be a mandatory periodic report from electric
	distribution utilities to the Commission and what should be
	included in those reports, consideration should be given to:
	(A) participation and impact highlights, including
	participation levels and new electric vehicle supply equipment
	installed by county;
	(B) the overall costs and benefits of the tariff, including
	any changes or issues encountered during the reporting period;
	and
	(C) other data required by the Commission.

As Passed House	As Passed Senate ¹
	(4) Incremental revenue and costs. The amount of
	incremental revenue to electric distribution utilities expected to
	be generated by PEVs and all other financial benefits that PEVs
	may bring to electric distribution utilities over the next 10 years,
	whether there are necessary costs and technical feasibility
	problems to meter PEV charging separate from other electrical
	demand on the same account, and all other costs expected to be
	incurred by the electric distribution utilities related to PEV
	deployment and associated infrastructure.
	(5) Net metering. How to address the use of net metering
	energy and net metering energy credits for electric vehicle
	supply equipment.
	Sec. 36. REPORTING BY THE AGENCY OF
	AGRICULTURE, FOOD AND MARKETS
	AURICULTURE, FOOD AND WARRETS
	(a) The Agency of Agriculture, Food and Markets shall file a
	written report with the Senate Committees on Transportation and
	on Finance and the House Committees on Transportation and on
	Ways and Means on or before December 1, 2019 that provides
	an update on the National Institute of Standards and
	Technology's progress towards adopting a code on electric
	vehicle fueling systems and makes a recommendation for an
	annual licensing fee for electric vehicle supply equipment
	available to the public for inclusion in 9 V.S.A. § 2730(f)(1).
	(b) If the National Institute of Standards and Technology has
	not adopted a code on electric vehicle fueling systems by
	December 1, 2020 then the Agency of Agriculture, Food and

As Passed House	As Passed Senate ¹
	Markets shall file a written report with the House and Senate
	Committees on Transportation on or before December 1, 2020
	that provides an update on the National Institute of Standards
	and Technology's progress towards adopting a code on electric
	vehicle fueling systems.
Sec. 29. 32 V.S.A. § 604 is added to read:	Sec. 37. 32 V.S.A. § 604 is added to read:
§ 604. ELECTRIC VEHICLE CHARGING STATION FEES	§ 604. ELECTRIC VEHICLE SUPPLY EQUIPMENT FEES
	Article Brown and Carlotte
Notwithstanding any other provision of this subchapter, any	Notwithstanding any other provision of this subchapter, any
agency or department	agency or department that owns or controls electric vehicle
may establish,	supply equipment, as defined in 30 V.S.A. § 201, may establish,
set, and adjust fees for the use of electric vehicle charging	set, and adjust fees for the use of that electric vehicle supply
stations owned or controlled by the State. The agency or	equipment. The agency or
department may establish fees for electric vehicle charging at	department may establish fees for electric vehicle charging at
less than its costs, to cover its costs, or at the existing regional	less than its costs, to cover its costs, or equal to the retail rate
market rate. Electric vehicle charging stations owned or	charged for the use of electric vehicle supply equipment
controlled by the State shall be subject to the same laws	available to the public. Fees collected under this section shall be
specifically governing electric vehicle charging stations owned	deposited in the same fund or account within a fund from which
or controlled by private parties. Fees collected under this section	the electric operating expense for the electric vehicle supply
shall be credited to special funds established and managed pursuant to subchapter 5 of chapter 7 of this title and shall be	equipment originated.
available to the agencies and departments that collect fees for	
electric vehicle charging to offset the costs of providing the	
service.	

As Passed House	As Passed Senate ¹
Sec. 30. 32 V.S.A. § 604 is amended to read:	Sec. 38. ELECTRIC VEHICLE SUPPLY EQUIPMENT FEES
	REPEAL
§ 604. ELECTRIC VEHICLE CHARGING STATION FEES	
	32 V.S.A. § 604 (electric vehicle supply equipment fees) is
Notwithstanding any other provision of this subchapter, any	repealed on July 1, 2022.
agency or department may establish, set, and adjust fees for the	
use of electric vehicle charging stations owned or controlled by	
the State. The agency or department may establish fees for	
electric vehicle charging at less than its costs, to cover its costs,	
or at the existing regional market rate. Electric vehicle charging	
stations owned or controlled by the State shall be subject to the	
same laws specifically governing electric vehicle charging	
stations owned or controlled by private parties. Fees collected	
under this section shall be credited to special funds established	
and managed pursuant to subchapter 5 of chapter 7 of this title	
and shall be available to the agencies and departments that	
collect fees for electric vehicle charging to offset the costs of	
providing the service. [Repealed.]	

As Passed House	As Passed Senate ¹
Sec. 31. 19 V.S.A. § 11 is amended to read:	[SECTION DELETED]
§ 11. TRANSPORTATION FUND	
The Transportation Fund shall comprise the following:	
* * *	
(7) both statewide and departmental indirect cost recoveries from federal sources by the Agency of Transportation; and	
(8) other miscellaneous sources including the sale of maps, plans, and reports, fees collected by the Travel Information Council, leases for property at State-owned airports and railroads, proceeds from the sale of State surplus property under the provisions of 29 V.S.A. §§ 1556 and 1557, and proceeds from the sale of recycled materials, and fees collected for use of electric vehicle charging stations at facilities owned or controlled by the Agency.	
Sec. 32. 30 V.S.A. § 203 is amended to read:	Sec. 39. 30 V.S.A. § 203 is amended to read:
§ 203. JURISDICTION OF CERTAIN PUBLIC UTILITIES	
The Public Utility Commission and the Department of Public Service shall have jurisdiction over the following described companies within the State, their directors, receivers, trustees, lessees, or other persons or companies owning or operating such companies and of all plants, lines, exchanges, and equipment of	[NO CHANGES]

As Passed House	As Passed Senate ¹
such companies used in or about the business carried on by them	
in this State as covered and included herein. Such jurisdiction	
shall be exercised by the Commission and the Department so far	
as may be necessary to enable them to perform the duties and	
exercise the powers conferred upon them by law. The	
Commission and the Department may, when they deem the	
public good requires, examine the plants, equipment, lines,	
exchanges, stations, and property of the companies subject to	
their jurisdiction under this chapter.	
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(1) A company engaged in the manufacture, transmission,	
distribution, or sale of gas or electricity directly to the public or	
to be used ultimately by the public for lighting, heating, or	
power and so far as relates to their use or occupancy of the	
public highways.	
(2) That part of the business of a company which that	
consists of the manufacture, transmission, distribution, or sale of	
gas or electricity directly to the public or to be used ultimately	
by the public for lighting, heating, or power and so far as relates	
to their use or occupancy of the public highways.	
* * *	* * *
(7) Notwithstanding subdivisions (1) and (2) of this	(7) Notwithstanding subdivisions (1) and (2) of this
section, the Commission and Department shall not have	section, the Commission and Department shall not have
jurisdiction over a company otherwise not regulated by the	jurisdiction over persons otherwise not regulated by the
Commission that is engaged in the siting, construction,	Commission that is engaged in the siting, construction,
ownership, operation, or control of a facility that sells or	ownership, operation, or control of a facility that sells or
supplies electricity to the public exclusively for charging plug-in	supplies electricity to the public exclusively for charging a plug-

As Passed House	As Passed Senate ¹
electric vehicles or plug-in hybrid electric vehicles. Electric	in electric vehicle, as defined in 23 V.S.A. § 4(85). These
distribution utilities that are regulated by the Commission may	persons may charge by the kWh for owned or operated electric
provide electric vehicle charging services to the public on an	vehicle supply equipment, as defined in 30 V.S.A. § 201, but
unregulated basis through a separate unregulated affiliate or may	shall not be treated as an electric distribution utility just because
offer such charging services to the public on a regulated basis	electric vehicle supply equipment charges by the kWh.
with cost recovery under the authority, oversight, and with	
approval of the Commission. A meter used to measure the	
amount of electricity sold or to calculate charges at the point of	
charging, whether on a regulated or unregulated basis, shall not	
be considered a meter operated in a public utility system for the	
purposes of 9 V.S.A. § 2651(14).	
	Sec. 40. 29 V.S.A. § 903(g) is amended to read:
	(g) The Commissioner of Buildings and General Services,
	when purchasing or leasing vehicles for State use shall consider
	vehicles using alternative fuels when the alternative fuel is
	suitable for the vehicle's operation, is available in the region
	where the vehicle will be used, and is competitively priced with
	traditional fuels, to the maximum extent practicable, purchase or
	lease hybrid or plug-in electric vehicles, as defined in 23 V.S.A.
	§ 4(85), but in no instance shall less than 50 percent of the
	vehicles annually purchased or leased be hybrid or plug-in
	electric vehicles. The Commissioner shall, whenever possible,
	purchase or lease the lowest-cost year of the selected make
	and model, and only the latest year model when it is the least
	expensive.

As Passed House	As Passed Senate ¹
	Sec. 41. 29 V.S.A. § 903(g) is amended to read:
	(g) The Commissioner of Buildings and General Services,
	when purchasing or leasing vehicles for State use shall, to the
	maximum extent practicable, purchase or lease hybrid or plug-in
	electric vehicles, as defined in 23 V.S.A. § 4(85), but in no
	instance shall less than 50 75 percent of the vehicles annually
	purchased or leased be hybrid or plug-in electric vehicles. The
	Commissioner shall, whenever possible, purchase or lease the
	lowest-cost year of the selected make and model, and only the
	latest year model when it is the least expensive.

As Passed House	As Passed Senate ¹
	Sec. 42. 3 V.S.A. § 217(c) is amended to read:
	(c) At least 50 percent of the vehicles purchased annually by
	the Commissioner shall be low emission passenger vehicles The
	Commissioner of Buildings and General Services shall purchase
	and lease vehicles for the State Fleet subject to the requirements
	of 29 V.S.A. § 903(g).

Sec. 33. 19 V.S.A. § 38 is amended to read:

§ 38. TRANSPORTATION ALTERNATIVES GRANT PROGRAM

- (a) The Transportation Alternatives Grant Committee is ereated and shall comprise:
 - (1) the Secretary of Transportation or his or her designee;
- (2) a representative from the Division of Historic Preservation appointed by the Secretary of Commerce and Community Development;
- (3) one member appointed by the Secretary of Commerce and Community Development to represent the tourism and marketing industry;
- (4) a representative of the Agency of Natural Resources appointed by the Secretary of Natural Resources;
- (5) three municipal representatives appointed by the governing body of the Vermont League of Cities and Towns;
- (6) one member representing and appointed by the governing board of the Vermont Association of Planning and Development Agencies;
- (7) two members from the House designated by the Speaker; and

Sec. 43. 19 V.S.A. § 38 is amended to read:

[NO CHANGES]

As Passed House	As Passed Senate ¹
(8) two members from the Senate designated by the	
Committee on Committees. [Repealed.]	
(b) Municipal and legislative members of the Transportation	
Alternatives Grant Committee shall serve concurrently for two-	
year terms and the initial appointments of these members shall	
be made in a manner which allows for them to serve a full	
legislative biennium. In the event a municipal or legislative	
member ceases to serve on the Committee prior to the full term,	
the appointing authority shall fill the position for the remainder	
of the term. The Committee shall, to the greatest extent	
practicable, encompass a broad geographic representation of	
Vermont. [Repealed.]	
(c) The Transportation Alternatives Grant Program is created. The Grant Program shall be administered by the Agency, and shall be funded in the amount provided for in 23 U.S.C. § 133(h), less the funds set aside for the Recreational Trails Program. Awards shall be made to eligible entities as defined under 23 U.S.C. § 133(h), and awards under the Grant Program shall be limited to the activities authorized under federal law and no more than \$300,000.00 per grant. (d) Eligible entities awarded a grant must provide all funds required to match federal funds awarded for a Transportation Alternatives project. All grant awards shall be decided and awarded by the Transportation Alternatives Grant Committee Agency.	

As Passed House	As Passed Senate ¹
(e) Transportation Alternatives grant awards shall be	
announced annually by the Transportation Alternatives Grant	
Committee Agency not earlier than December and not later than	
the following March.	
(E)(1) In Englance 2019 and 2010 all Count Brown for Ja	
(f)(1) In fiscal years 2018 and 2019, all Grant Program funds	
shall be reserved for municipalities for environmental mitigation	
projects relating to stormwater and highways, including eligible salt and sand shed projects.	
sait and said siled projects.	
(2) In fiscal years 2020 and 2021, Grant Program funds	
shall be awarded for any eligible activity and in accordance with	
the priorities established in subdivision (4) of this subsection.	
(3) In fiscal year 2022 and thereafter, \$1,100,000.00 of	
Grant Program funds, or such lesser sum if all eligible	
applications amount to less than \$1,100,000.00, shall be reserved	
for municipalities for environmental mitigation projects relating	
to stormwater and highways, including eligible salt and sand	
shed projects.	
(4) Regarding Grant Program funds awarded in fiscal	
years 2020 and 2021, and the balance of Grant Program funds	
not reserved for environmental mitigation projects in fiscal year	
2022 and thereafter, in evaluating applications for	
Transportation Alternatives grants, the Transportation	
Alternatives Grant Committee Agency shall give preferential	
weighting to projects involving as a primary feature a bicycle or	
pedestrian facility. The degree of preferential weighting and the	
circumstantial factors sufficient to overcome the weighting shall	

As Passed House	As Passed Senate ¹
be in the complete discretion of the Transportation Alternatives	
Grant Committee Agency.	
(g) The Agency shall develop an outreach and marketing effort designed to provide information to communities with respect to the benefits of participating in the Transportation Alternatives Grant Program. The outreach and marketing activities shall include apprising municipalities of the availability of grants for salt and sand sheds. The outreach effort should be directed to areas of the State historically underserved by this Program.	
Sec. 34. TECHNICAL ANALYSIS OF COMMUTER RAIL	[SECTION DELETED]
SERVICE UTILIZING SELF-PROPELLED DIESEL	
MULTIPLE UNIT (DMU) RAIL CARS	
The Agency of Transportation, in consultation with the Joint Fiscal Office, shall conduct a technical analysis of commuter rail service utilizing self-propelled diesel multiple unit (DMU) rail cars between St. Albans, Essex Junction, Burlington, and Montpelier and shall report its findings and any recommendations to the House and Senate Committees on Transportation on or before January 15, 2020. Such a technical analysis shall build upon the Montpelier—St. Albans Commuter Rail Service Feasibility Study, Section 11 (a), Act 40 (2015), Jan. 13, 2017 as updated by the Memorandum from Vermont Agency of Transportation to House and Senate Committees on Transportation, Mar. 28, 2017.	

As Passed House	As Passed Senate ¹
	Sec. 44. 23 V.S.A. § 1222(a) is amended to read:
	(a) Except for school buses, which shall be inspected as
	prescribed in section 1282 of this title, and motor buses as
	defined in subdivision 4(17) of this title, which shall be
	inspected twice during the calendar year at six-month intervals,
	all motor vehicles registered in this State shall be inspected
	undergo a safety and visual emissions inspection once each year
	and all motor vehicles that are registered in this State and are 15
	model years old or less shall undergo an emissions or on board
	diagnostic (OBD) systems inspection once each year as applicable. Any motor vehicle, trailer, or semi-trailer not
	currently inspected in this State shall be inspected within 15
	days following the date of its registration in the State
	of Vermont.
	or vermont.
	Sec. 45. RULEMAKING; IMMEDIATE IMPLEMENTATION
	(a) Within 14 days after the effective date of this section, the
	Commissioner of Motor Vehicles shall file with the Secretary of
	State a proposed amended rule governing vehicle inspections in
	this State (Periodic Inspection Manual) that is consistent with
	amendments to 23 V.S.A. § 1222 in Sec. 44 of this act, with the
	effect that no motor vehicle that is more than 15 model years old
	will be required to undergo an emissions or on board diagnostic
	(OBD) systems inspection.
	(L) Assessment of the fourth of the first the
	(b) As soon as practicable after the effective date of this
	section, the Commissioner shall update the content of
	inspections conducted through the Automated Vehicle

As Passed House	As Passed Senate ¹
	Inspection Program to exclude any requirements of the current Periodic Inspection Manual that are inconsistent with the amendments to 23 V.S.A. § 1222 in Sec. 44 of this act, with the effect that no motor vehicle that is more than 15 model years old will be required to undergo an emissions or OBD systems inspection.
	(c) In the event that the Commissioner cannot update the content of inspections conducted through the Automated Vehicle Inspection Program in accordance with subsection (b) of this section within 30 days after the effective date of this section, the Commissioner shall, within 30 days after the effective date of this section, develop and implement a temporary work-around to ensure that no motor vehicle that is more than 15 model years old will be required to undergo an emissions or OBD systems inspection.
	The Agency of Transportation, in consultation with the Joint Fiscal Office, shall complete a study and submit a written report to the House and Senate Committees on Transportation on or before October 15, 2019 concerning whether Vermont should establish a time-of-acquisition vehicle feebate program to act as a self-funding incentive program. For purposes of this section, a "vehicle feebate" provides rebates to individuals who purchase or, if applicable, lease efficient vehicles that are funded by fees levied on individuals who purchase or, if applicable, lease inefficient vehicles. The report shall, at a minimum, consider whether vehicle feebates should be structured in steps—one or

As Passed House	As Passed Senate ¹
	multiple—or as a continuum; whether there should be separate
	vehicle feebates for different classes of vehicles and, if so,
	whether there should be different pivot points for where a fee
	crosses over to a rebate; and if vehicle feebates should apply to
	both new and used vehicles and purchased and leased vehicles.
	The report shall also consider how a time-of-acquisition vehicle
	feebate program or other funding mechanism could function
	with the vehicle incentive programs established in Sec. 34 of this
	act and the level of investment, incentives, feebates, and other
	monetary incentives and disincentives needed to reach the
	number of plug-in electric vehicles in Vermont's Comprehensive
	Energy Plan.
	Sec. 47. WEIGHT-BASED ANNUAL REGISTRATION
	REPORT
	The Agency of Transportation, in consultation with the Joint
	Fiscal Office, shall complete a study and submit a written report
	to the House and Senate Committees on Transportation on or
	before December 15, 2019 concerning the feasibility of
	implementing an annual motor vehicle registration fee system
	that addresses road maintenance cost allocations for road
	traveling motor vehicles based on vehicle weight. Such a
	registration fee system could be in addition to or in lieu of
	existing motor vehicle registration fees. The study and report
	shall, at a minimum, identify, analyze, and make
	recommendations on: the current motor vehicle registration fee
	structure, any benefits to establishing a new system that better
	allocates costs based on vehicle weight; any anticipated
	implementation difficulties; ways to measure vehicle weight;

As Passed House	As Passed Senate ¹
	what types of road traveling motor vehicles could and should be
	subject to such a registration fee; how to calculate registration
	fees to best account for weight-based wear on Vermont roads;
	and how other States have implemented weight-based
	registration fees.
	Sec. 48. 10 V.S.A. § 503 is amended to read:
	§ 503. PENALTY
	A person who violates this chapter shall be fined assessed a civil penalty of not more than \$100.00 or imprisoned not more than 30 days, or both. Each day the violation continues shall be a separate offense.

As Passed House	As Passed Senate ¹
	Sec. 49. 4 V.S.A. § 1102 is amended to read:
	§ 1102. JUDICIAL BUREAU; JURISDICTION
	* * *
	(b) The Judicial Bureau shall have jurisdiction of the following matters:
	* * *
	(29) Violations of 10 V.S.A. chapter 21, relating to the prohibition of outdoor advertising.
	* * *
Sec. 35. EFFECTIVE DATES	Sec. 50. EFFECTIVE DATES
(a) This section and Secs. grant), 9 (CRISI grant), 16 (public transit study), 25 (electric vehicle definitions), 26 (legislative findings), 27 (incentive program), 28 (electric vehicle incentive program study), 32 (PUC jurisdiction), and 34 (commuter rail technical	(a) This section and Secs. 1(b) (act definitions), 12 (BUILD grant), 13 (CRISI grant), 20 (public transit study), 29 (plug-in electric vehicle definition), 30 (electric vehicle supply equipment definition), 33 (net metering), 34 (vehicle incentive and emissions repair programs), 35 (Public Utility Commission report), 36 (Agency of Agriculture, Food and Markets reporting), 39 (PUC jurisdiction), 44 (emissions inspections), 45
analysis) shall	(emissions inspections implementation), 46 (vehicle feebate report), and 47 (weight-based annual registration report) shall
take effect on passage.	take effect on passage.

As Passed House	As Passed Senate ¹
(b) Sec. 30 (fees for electric vehicle charging stations) shall	(b) Secs. 31 (weights and measures definition), and 32
take effect on July 1, 2022.	(electric vehicle supply equipment definition) shall take effect
	on the earlier of January 1, 2021 or six months after the National
	Institute of Standards and Technology adopts code on electric
	vehicle fueling systems.
	(c) Sec. 41 (State vehicle fleet) shall take effect on July 1, 2021.
(c) All other sections shall take effect on July 1, 2019.	(d) All other sections shall take effect on July 1, 2019.