YELLOW HIGHLIGHTING INDICATES A CHANGE FROM THE COLUMN TO THE LEFT OR VTRANS'S PROPOSED "MUST PASS" LANGUAGE IF NOT ADDRESSED IN REP. McCARTHY'S PROPOSAL GRAY HIGHLIGHTING INDICATES A COMMENT FROM LEGISLATIVE COUNSEL

Transportation Bill as Introduced <u>H.942 (3/13/20)</u>	VTrans's Proposed "Must Pass" T. Bill (as Modified by Legislative Counsel) v. 3.4 (4/6/20) ¹	Rep. McCarthy Proposal v. 2.2	DRAFT Strike-All Amendment v. 1.1 (5/21/20)
* * * Transportation Program Adopted as Amended; Definitions * * *	* * * Transportation Program Adopted as Amended; Definitions * * *	* * * Transportation Program Adopted as Amended; Intent; Reports; Definitions * * *	* * * Transportation Program Adopted as Amended; Intent; Reports; Definitions * * *
Sec. 1. TRANSPORTATION PROGRAM ADOPTED; DEFINITIONS	Sec. 1. TRANSPORTATION PROGRAM ADOPTED; DEFINITIONS	Sec. 1. TRANSPORTATION PROGRAM ADOPTED; INTENT; REPORTS; DEFINITIONS	Sec. 1. TRANSPORTATION PROGRAM ADOPTED; INTENT; REPORTS; DEFINITIONS
(a) The Agency of Transportation's proposed fiscal year 2021 Transportation Program appended to the Agency of Transportation's proposed fiscal year 2021 budget, as amended by this act, is adopted to the extent federal, State, and local funds are available.	(a) The Agency of Transportation's proposed fiscal year 2021 Transportation Program appended to the Agency of Transportation's proposed fiscal year 2021 budget, as amended by this act, is adopted to the extent federal, State, and local funds are available.	(a) Transportation program adopted. The Agency of Transportation's proposed fiscal year 2021 Transportation Program appended to the Agency of Transportation's proposed fiscal year 2021 budget, as amended by this act, is adopted to the extent federal, State, and local funds are available.	(a) Transportation program adopted. The Agency of Transportation's proposed fiscal year 2021 Transportation Program appended to the Agency of Transportation's proposed fiscal year 2021 budget, as amended by this act, is adopted to the extent federal, State, and local funds are available.
		(b) Intent. (1) It is the intent of the General Assembly that the Agency's top priority should be the transportation program adopted under subsection (a) of this section, including preserving all funding to municipalities.	(b) Intent. (1) It is the intent of the General Assembly that the Agency's top priority should be the transportation program adopted under subsection (a) of this section, including preserving all funding to municipalities.

¹ Prior version posted to committee page includes <u>2.1</u>.

(2) In response to the unprecedented challenges posed by the COVID-19 pandemic, the General Assembly acknowledges that continued funding of infrastructure will help boost our local economy and support the health and welfare of Vermonters. Accordingly, it is the intent of the General Assembly that the projects funded in this act, including under Secs. 1a and 1b of this act, will serve to support and help drive growth in Vermont's economy during this uncertain time.

(3) In light of the long-term and ongoing climate change emergency, it is the intent of the General Assembly to continue to invest in and prioritize measures that will directly contribute to the reduction of greenhouse gas emissions consistent with the State's 2016 Comprehensive Energy Plan.

(c) Reports.

(1) The Agency shall, on or before
August 15, 2020, file a written report with the
Joint Transportation Oversight Committee
and the House and Senate Committees on
Appropriations and on Transportation with
the following information:

- (2) In response to the unprecedented challenges posed by the COVID-19 pandemic, the General Assembly acknowledges that continued funding of infrastructure will help boost our local economy and support the health and welfare of Vermonters. Accordingly, it is the intent of the General Assembly that the projects funded in this act, including under Secs. 2 and 3 of this act, will serve to support and help drive growth in Vermont's economy during this uncertain time.
- (3) In light of the long-term and ongoing climate change emergency, it is the intent of the General Assembly to continue to invest in and prioritize measures that will directly contribute to the reduction of greenhouse gas emissions consistent with the State's 2016 Comprehensive Energy Plan.

(c) Reports.

(1) The Agency shall, on or before
September 1, 2020, file a written report with
the Joint Transportation Oversight Committee
and the House and Senate Committees on
Appropriations and on Transportation with
the following information:

(A) the ar	nticipated shortfall in
revenues for fiscal	year 2021 based on the
July 2020 forecast;	

(B) an update on enacted and anticipated federal COVID-19 legislation;

(C) an update on projects in the transportation program adopted under subsection (a) of this section that are not anticipated to proceed as planned in fiscal year 2021 and the reasons why;

(D) an update on projects not in the transportation program adopted under subsection (a) of this section that will proceed in fiscal year 2021 and the source of funding;

(E) the status of and funding remaining for the electric vehicle incentive programs established pursuant to 2019 Acts and Resolves No. 59, Sec. 34;

(F) the balance of funding available for public transit under federal COVID-19 legislation; and

(G) any expected reduction in funding available for municipalities.

- (A) an update on enacted and anticipated federal COVID-19 legislation;
- (B) an update on projects in the transportation program adopted under subsection (a) of this section that are not anticipated to proceed as planned in fiscal year 2021 and the reasons why;
- (C) an update on projects not in the transportation program adopted under subsection (a) of this section that will proceed in fiscal year 2021 and the source of funding:
- (D) the status of and funding remaining for the electric vehicle incentive programs established pursuant to 2019 Acts and Resolves No. 59, Sec. 34;
- (E) the balance of funding available for public transit under federal COVID-19 legislation; and
- (F) any expected reduction in funding available for municipalities.

(2) The Agency shall, on or before February 1, 2021, file a written report with the House and Senate Committees on Appropriations and on Transportation with the following information:

(A) the anticipated shortfall in revenues for fiscal year 2021 based on the January 2021 forecast;

(B) an update on enacted and anticipated federal COVID-19 legislation;

(C) an update on projects in the transportation program adopted under subsection (a) of this section that are not anticipated to proceed as planned in fiscal year 2021 and the reasons why;

(D) an update on projects not in the transportation program adopted under subsection (a) of this section that will proceed in fiscal year 2021 and the source of funding;

(E) the status of and funding remaining for the electric vehicle incentive programs established pursuant to 2019 Acts and Resolves No. 59, Sec. 34;

(2) The Agency shall, on or before February 15, 2021, file a written report with the House and Senate Committees on Appropriations and on Transportation with the following information:

(A) an update on enacted and anticipated federal COVID-19 legislation;

(B) an update on projects in the transportation program adopted under subsection (a) of this section that are not anticipated to proceed as planned in fiscal year 2021 and the reasons why;

(C) an update on projects not in the transportation program adopted under subsection (a) of this section that will proceed in fiscal year 2021 and the source of funding;

(D) the status of and funding remaining for the electric vehicle incentive programs established pursuant to 2019 Acts and Resolves No. 59, Sec. 34;

- (b) As used in this act, unless otherwise indicated:
- (1) "Agency" means the Agency of Transportation.
- (2) "Electric vehicle supply equipment" has the same meaning as in 30 V.S.A. § 201 and is abbreviated "EVSE."

(3) "Plug-in electric vehicle," "plug-in hybrid electric vehicle," and "battery electric vehicle" have the same meanings as in 23 V.S.A. § 4(85) as amended by this act and are abbreviated "PEV," "PHEV," and "BEV."

- (b) As used in this act, unless otherwise indicated:
- (1) "Agency" means the Agency of Transportation.

[DELETED]

(2) "Plug-in electric vehicle," "plug-in hybrid electric vehicle," and "battery electric vehicle" have the same meanings as in 23
V.S.A. § 4(85) as amended by this act and are abbreviated "PEV," "PHEV," and "BEV."

- (F) the balance of funding available for public transit under federal COVID-19 legislation; and
- (G) any expected reduction in funding available for municipalities.
- (d) Definitions. As used in this act, unless otherwise indicated:
- (1) "Agency" means the Agency of Transportation.
- (2) "Electric vehicle supply equipment" has the same meaning as in 30 V.S.A. § 201 and is abbreviated "EVSE."
- (3) "Federal COVID-19 legislation" includes any federal infrastructure bills or other federal legislation that provide the State with additional federal funding for transportation-related projects in fiscal year 2021 or was enacted as a result of COVID-19
- (4) "Plug-in electric vehicle," "plug-in hybrid electric vehicle," and "battery electric vehicle" have the same meanings as in 23
 V.S.A. § 4(85) as amended by this act and are abbreviated "PEV," "PHEV," and "BEV."

- (E) the balance of funding available for public transit under federal COVID-19 legislation; and
- (F) any expected reduction in funding available for municipalities.
- (d) Definitions. As used in this act, unless otherwise indicated:
- (1) "Agency" means the Agency of Transportation.
- (2) "Electric vehicle supply equipment" has the same meaning as in 30 V.S.A. § 201 and is abbreviated "EVSE."
- (3) "Federal COVID-19 legislation" includes any federal infrastructure bills or other federal legislation that provide the State with additional federal funding for transportation-related projects in fiscal year 2021 or was enacted as a result of COVID-19.
- (4) "Plug-in electric vehicle," "plug-in hybrid electric vehicle," and "battery electric vehicle" have the same meanings as in 23 V.S.A. § 4(85) as amended by this act and are abbreviated "PEV," "PHEV," and "BEV."

- (4) "Secretary" means the Secretary of <u>Transportation.</u>
- (5) "TIB funds" means monies deposited in the Transportation Infrastructure Bond Fund in accordance with 19 V.S.A. § 11f.
- (6) The table heading "As Proposed" means the proposed Transportation Program referenced in subsection (a) of this section; the table heading "As Amended" means the amendments as made by this act; the table heading "Change" means the difference obtained by subtracting the "As Proposed" figure from the "As Amended" figure; and the terms "change" or "changes" in the text refer to the project- and program-specific amendments, the aggregate sum of which equals the net "Change" in the applicable table heading.

- (3) "Secretary" means the Secretary of Transportation.
- (4) "TIB funds" means monies
 deposited in the Transportation Infrastructure
 Bond Fund in accordance with 19 V.S.A.
 § 11f.
- (5) The table heading "As Proposed" means the proposed Transportation Program referenced in subsection (a) of this section; the table heading "As Amended" means the amendments as made by this act; the table heading "Change" means the difference obtained by subtracting the "As Proposed" figure from the "As Amended" figure; and the terms "change" or "changes" in the text refer to the project- and program-specific amendments, the aggregate sum of which equals the net "Change" in the applicable table heading.

- (5) "Secretary" means the Secretary of Transportation.
- (6) "TIB funds" means monies
 deposited in the Transportation Infrastructure
 Bond Fund in accordance with 19 V.S.A.
 § 11f.
- (7) The table heading "As Proposed" means the proposed Transportation Program referenced in subsection (a) of this section; the table heading "As Amended" means the amendments as made by this act; the table heading "Change" means the difference obtained by subtracting the "As Proposed" figure from the "As Amended" figure; and the terms "change" or "changes" in the text refer to the project- and program-specific amendments, the aggregate sum of which equals the net "Change" in the applicable table heading.

- (5) "Secretary" means the Secretary of <u>Transportation.</u>
- (6) "TIB funds" means monies deposited in the Transportation Infrastructure Bond Fund in accordance with 19 V.S.A. § 11f.
- (7) The table heading "As Proposed" means the proposed Transportation Program referenced in subsection (a) of this section; the table heading "As Amended" means the amendments as made by this act; the table heading "Change" means the difference obtained by subtracting the "As Proposed" figure from the "As Amended" figure; and the terms "change" or "changes" in the text refer to the project- and program-specific amendments, the aggregate sum of which equals the net "Change" in the applicable table heading.

* * * Federal Funding * * *

Sec. 1a. FEDERAL INFRASTRUCTURE FUNDING

(a) If a federal infrastructure bill or other federal legislation is enacted as a result of COVID-19 (federal COVID-19 legislation), the Secretary is authorized to:

* * * Federal Funding * * *

Sec. 1a. FEDERAL INFRASTRUCTURE FUNDING

(a) If federal COVID-19 legislation is enacted,

the Secretary is authorized to:

* * * Federal Funding * * *

Sec. 2. FEDERAL INFRASTRUCTURE AND CAPITAL FUNDING

(a) If federal COVID-19 legislation is enacted,

the Secretary is authorized to:

(1) exceed federal spending authority in the fiscal year 2020 Transportation

Program and fiscal year 2021 Transportation

Program and to obligate and expend the federal monies on:

(A) eligible projects in the fiscal year 2020 Transportation Program and fiscal year 2021 Transportation Program; and

(B) additional town highway projects or

activities that meet federal eligibility and readiness criteria;

(2) notwithstanding any provision of Title 19 of the Vermont Statutes Annotated to

(1) exceed federal spending authority in the fiscal year 2020 Transportation Program and fiscal year 2021 Transportation Program and to obligate and expend the federal monies on the **following** , with a priority placed on projects, such as the purchase of PEV buses for public transit and the construction of bicycle and pedestrian facilities and EVSE, that will directly contribute to the reduction of greenhouse gas emissions consistent with the State's 2016 Comprehensive Energy Plan and projects that will keep Vermonters employed, promote economic activity, and allow the State and municipalities to catch up on deferred maintenance:

(A) eligible projects in the fiscal year 2020 Transportation Program and fiscal year 2021 Transportation Program;

(B) additional town highway projects; and

(C) activities that meet federal eligibility and readiness criteria;

(2) notwithstanding any provision of Title 19 of the Vermont Statutes Annotated to

(1) exceed federal spending authority in the fiscal year 2020 Transportation Program and fiscal year 2021 Transportation Program and to obligate and expend the federal monies, as practicable, on the following federally eligible projects, with a priority placed on projects, such as the purchase of PEV buses for public transit and the construction of bicycle and pedestrian facilities and EVSE, that will directly contribute to the reduction of greenhouse gas emissions consistent with the State's 2016 Comprehensive Energy Plan and projects that will keep Vermonters employed, promote economic activity, and allow the State and municipalities to catch up on deferred maintenance:

(A) projects in the fiscal year 2020 Transportation Program and fiscal year 2021 Transportation Program;

(B) additional town highway projects; and

(C) activities that meet federal eligibility and readiness criteria;

(2) notwithstanding any provision of Title 19 of the Vermont Statutes Annotated to

the contrary, waive any Title 19 match requirements for projects funded under federal COVID-19 legislation; and

- (3) require that municipalities meet nonfederal match requirements for projects not authorized in the fiscal year 2020 Transportation Program or fiscal year 2021 Transportation Program funded under federal COVID-19 legislation.
- (b) The Agency shall promptly report the obligation or expenditure of monies under the authority of subsection (a) of this section in writing to the House and Senate Committees on Transportation and to the Joint Fiscal Office while the General Assembly is in session, and to the Joint Fiscal Office, the Joint Fiscal Committee, and the Joint Transportation Oversight Committee when the General Assembly is not in session.
- (c) Nothing in this section shall be construed to authorize the Secretary to obligate or expend State Transportation
 Funds, General Funds, or TIB funds above amounts authorized in the fiscal year 2020
 Transportation Program or fiscal year 2021
 Transportation Program.

- the contrary, waive any Title 19 match requirements for projects funded under federal COVID-19 legislation; and
- (3) require that municipalities meet nonfederal match requirements for projects not authorized in the fiscal year 2020

 Transportation Program or fiscal year 2021

 Transportation Program funded under federal COVID-19 legislation.
- (b) The Agency shall promptly report the obligation or expenditure of monies under the authority of subsection (a) of this section in writing to the House and Senate Committees on Transportation and to the Joint Fiscal Office while the General Assembly is in session, and to the Joint Fiscal Office, the Joint Fiscal Committee, and the Joint Transportation Oversight Committee when the General Assembly is not in session.
- (c) Nothing in this section shall be construed to authorize the Secretary to obligate or expend State Transportation
 Funds, General Funds, or TIB funds above amounts authorized in the fiscal year 2020
 Transportation Program or fiscal year 2021
 Transportation Program.

- the contrary, waive any Title 19 match requirements for projects funded under federal COVID-19 legislation; and
- (3) require that municipalities meet nonfederal match requirements for projects not authorized in the fiscal year 2020

 Transportation Program or fiscal year 2021

 Transportation Program funded under federal COVID-19 legislation.
- (b) The Agency shall promptly report the obligation or expenditure of monies under the authority of subsection (a) of this section in writing to the House and Senate Committees on Transportation and to the Joint Fiscal Office while the General Assembly is in session and to the Joint Fiscal Office, the Joint Fiscal Committee, and the Joint Transportation Oversight Committee when the General Assembly is not in session.
- (c) Nothing in this section shall be construed to authorize the Secretary to obligate or expend State Transportation Funds, General Funds, or TIB funds above amounts authorized in the fiscal year 2020 Transportation Program or fiscal year 2021 Transportation Program.

(d) Subsections (a) and (b) of this section shall continue in effect until February 1, 2021	(d) Subsections (a) and (b) of this section shall continue in effect until February 1, 2021.	(d) Subsections (a) and (b) of this section shall continue in effect until February 1, 2021.
shair continue in circet until I cordai y 1, 2021	shair continue in circet until 1 cordary 1, 2021.	shair continue in circet until 1 cordary 1, 2021.
* * * Additional Agency Spending; Redirection * * *	* * * Additional Agency Spending; Redirection * * *	* * * Additional Agency Spending; Redirection * * *
Sec. 1b. AGENCY SPENDING; AUTHORITY TO REDIRECT; REPORT	Sec. 1b. AGENCY SPENDING; AUTHORITY TO REDIRECT; REPORT	Sec. 3. AGENCY SPENDING; AUTHORITY TO REDIRECT; REPORT
(a) Notwithstanding Sec. 1 of this act, 2019 Acts and Resolves No. 59, Sec. 1, 19 V.S.A. §§ 10g(n) and 11f(d), and 32 V.S.A. § 706, the Secretary is authorized to utilize appropriated TIB funds, after the transfer required pursuant to 19 V.S.A. § 11f(c) for	(a) Notwithstanding Sec. 1 of this act, 2019 Acts and Resolves No. 59, Sec. 1, 19 V.S.A. §§ 10g(n) and 11f(d), and 32 V.S.A. § 706, the Secretary is authorized to utilize appropriated TIB funds, after the transfer required pursuant to 19 V.S.A. § 11f(c) for	(a) Notwithstanding Sec. 1 of this act; 2019 Acts and Resolves No. 59, Sec. 1; 19 V.S.A. § 10g(n) ; and 32 V.S.A. § 706, the Secretary is authorized to utilize
fiscal years 2020 and 2021; State monies; and federal monies for any of the following purposes		State and federal monies for any of the following activities that will keep Vermonters employed, promote economic activity, and allow the State and municipalities to eatth up
in fiscal years 2020 and 2021 provided that the Agency expects to accept and obligate federal monies pursuant to subsection 1a(a) of this act in an amount sufficient to cover the additional expenditures:	and 2021, provided that the Agency expects to accept and obligate federal monies pursuant to subsection 1a(a) of this act in an amount sufficient to cover the additional expenditures:	allow the State and municipalities to catch up on deferred maintenance in fiscal years 2020 and 2021, provided that the Agency expects to accept and obligate federal monies pursuant to subsection 2(a) of this act in an amount sufficient to cover the additional expenditures:
(1) bridge maintenance;	(1) bridge maintenance;	(1) bridge maintenance;
(2) paving and surface maintenance;	(2) paving and surface maintenance;	(2) paving and surface maintenance;

- (3) clearing of trees and brush in rights-of-way;
 - (4) ledge and slope remediation;
 - (5) culvert repair and replacement; and
- (6) any other maintenance activities that are expected to provide an economic stimulus in Vermont communities.

- (3) clearing of trees and brush in rights-of-way;
 - (4) ledge and slope remediation;
 - (5) culvert repair and replacement; and
- (6) any other maintenance activities that are expected to provide an economic stimulus in Vermont communities.
- (b) Notwithstanding Sec. 1 of this act, 2019 Acts and Resolves No. 59, Sec. 1, 19
 V.S.A. §§ 10g(n) and 11f(d), and 32 V.S.A.
 § 706, the Secretary is authorized to utilize appropriated TIB funds, after the transfer required pursuant to 19 V.S.A. § 11f(c) for fiscal years 2020 and 2021; State monies; and federal monies for any of the following greenhouse gas emissions reduction efforts in fiscal years 2020 and 2021, provided that the Agency expects to accept and obligate federal monies pursuant to subsection 1a(a) of this action an amount sufficient to cover the additional expenditures:
- (1) funding for a grant program for the installation of EVSE that builds upon the existing VW EVSE Grant Program that the Department of Housing and Community

- (3) clearing of trees and brush in rights-of-way;
 - (4) ledge and slope remediation;
 - (5) culvert repair and replacement; and
- (6) any other maintenance activities that are expected to provide an economic stimulus in Vermont communities.
- (b) Notwithstanding Sec. 1 of this act; 2019 Acts and Resolves No. 59, Sec. 1; 19
 V.S.A. § 10g(n) ; and 32 V.S.A. § 706, the Secretary is authorized to utilize

State and federal monies for any of the following greenhouse gas emissions reduction efforts in fiscal years 2020 and 2021, provided that the Agency expects to accept and obligate federal monies pursuant to subsection 2(a) of this act in an amount sufficient to cover the additional expenditures:

(1) funding for a grant program for the installation of EVSE that builds upon the existing VW EVSE Grant Program that the Department of Housing and Community

(b) If the expenditure of monies on a specific project pursuant to subsection (a) of this section will not significantly delay the planned work schedule of a project in the fiscal year 2020 and 2021 Transportation Programs, the Secretary may enter into a contract for the activity

and shall give prompt notice of
the contract

Office and to the House and Senate
Committees on Transportation when the
General Assembly is in session and to the
Joint Fiscal Office and the Joint
Transportation Oversight Committee when
the General Assembly is not in session.

Development has been administering on behalf of the Department of Environmental Conservation;

- (2) PEV buses for public transit;
- (3) PEVs for the State motor vehicle fleet; and
- (4) funding, not to exceed \$1,000,000.00, for the New PEV Incentive Program created pursuant to 2019 Acts and Resolves No. 59, Sec. 34 as amended by the act.
- pursuant to subsection (a) or (b) of this section will not significantly delay the planned work schedule of a project in the fiscal year 2020 and 2021 Transportation

 Programs, the Secretary may enter into a contract for the activity or proceed with the expenditure and shall give prompt notice of the contract or expenditure to the Joint Fiscal Office and to the House and Senate

 Committees on Transportation when the General Assembly is in session and to the Joint Fiscal Office and the Joint Transportation Oversight Committee when the General Assembly is not in session.

<u>Development has been administering on</u> <u>behalf of the Department of Environmental</u> <u>Conservation;</u>

- (2) PEV buses for public transit;
- (3) PEVs for the State motor vehicle fleet; and
- (4) funding, not to exceed \$1,000,000.00, for the New PEV Incentive Program created pursuant to 2019 Acts and Resolves No. 59, Sec. 34 as amended by the act.
- pursuant to subsection (a) or (b) of this section will not significantly delay the planned work schedule of a project in the fiscal year 2020 and 2021 Transportation

 Programs, the Secretary may enter into a contract for the activity or proceed with the expenditure and shall give prompt notice of the contract or expenditure to the Joint Fiscal Office and to the House and Senate

 Committees on Transportation when the General Assembly is in session and to the Joint Fiscal Office and the Joint

 Transportation Oversight Committee when the General Assembly is not in session.

- (c) If the expenditure of monies on a specific project pursuant to subsection (a) of this section will significantly delay the planned work schedule of a project, the Secretary may enter into a contract for the activity but shall give advance notice of at least 10 business days prior to executing the contract to the House and Senate Committees on Transportation when the General Assembly is in session and to the Joint Fiscal Office, Joint Fiscal Committee. and Joint Transportation Oversight Committee when the General Assembly is not in session.
- (d) The Secretary of Administration shall, on or before July 31, 2020, file a written report listing all expenditures made during fiscal year 2020 under the authority of subsection (a) of this section to the House and Senate Committees on Transportation, Joint Fiscal Office, Joint Fiscal Committee, and Joint Transportation Oversight Committee.
- (e) The Secretary of Administration shall, on or before July 31, 2020, file a written report listing all expenditures made during fiscal year 2021 under the authority of subsection (a) of this section to the

- (d) If the expenditure of monies

 pursuant to subsection (a) or

 (b) of this section will significantly delay the
 planned work schedule of a project, the
 Secretary may enter into a contract for the
 activity or proceed with the expenditure but
 shall give advance notice of at least 10
 business days prior to executing the contract
 or making the expenditure to the House and
 Senate Committees on Transportation when
 the General Assembly is in session and to the
 Joint Fiscal Office, Joint Fiscal Committee,
 and Joint Transportation Oversight
 Committee when the General Assembly is not
 in session.
- (e) The Secretary of Administration shall, on or before July 31, 2020, file a written report listing all expenditures made during fiscal year 2020 under the authority of subsections (a) and (b) of this section to the House and Senate Committees on Transportation, Joint Fiscal Office, Joint Fiscal Committee, and Joint Transportation Oversight Committee.
- (f) The Secretary of Administration shall, on or before July 31, 2021, file a written report listing all expenditures made during fiscal year 2021 under the authority of subsections (a) and (b) of this section to the

- (d) If the expenditure of monies

 pursuant to subsection (a) or

 (b) of this section will significantly delay the
 planned work schedule of a project, the
 Secretary may enter into a contract for the
 activity or proceed with the expenditure but
 shall give advance notice of at least 10
 business days prior to executing the contract
 or making the expenditure to the House and
 Senate Committees on Transportation when
 the General Assembly is in session and to the
 Joint Fiscal Office, Joint Fiscal Committee,
 and Joint Transportation Oversight
 Committee when the General Assembly is not
 in session.
- (e) The Secretary of Administration shall, on or before July 31, 2020, file a written report listing all expenditures made during fiscal year 2020 under the authority of subsections (a) and (b) of this section to the House and Senate Committees on Transportation, Joint Fiscal Office, Joint Fiscal Committee, and Joint Transportation Oversight Committee.
- (f) The Secretary of Administration shall, on or before July 31, 2021, file a written report listing all expenditures made during fiscal year 2021 under the authority of subsections (a) and (b) of this section to the

	House and Senate Committees on Transportation, Joint Fiscal Office, Joint Fiscal Committee, and Joint Transportation Oversight Committee.	House and Senate Committees on Transportation, Joint Fiscal Office, Joint Fiscal Committee, and Joint Transportation Oversight Committee.	House and Senate Committees on Transportation, Joint Fiscal Office, Joint Fiscal Committee, and Joint Transportation Oversight Committee.
	(f) The reports required pursuant to subsections (d) and (e) of this section shall be in addition to the report required pursuant to 19 V.S.A. § 10g(e).	(g) The reports required pursuant to subsections (e) and (f) of this section shall be in addition to the report required pursuant to 19 V.S.A. § 10g(e).	(g) The reports required pursuant to subsections (e) and (f) of this section shall be in addition to the report required pursuant to 19 V.S.A. § 10g(e).
	* * * Amtrak; Burlington Rail Yard Realignment * * *	[NOT ADDRESSED IN REP. McCARTHY'S PROPOSAL]	* * * Amtrak; Burlington Rail Yard Realignment * * *
	Sec. 1c. ADDITION OF BURLINGTON RAIL YARD REALIGNMENT FOR AMTRAK PROJECT		Sec. 4. ADDITION OF BURLINGTON RAIL YARD REALIGNMENT FOR AMTRAK PROJECT
	The following project is added to the candidate the Agency's Fiscal Year 2020 Transportation Program, as adopted pursuant to 2019 Acts and Resolves No. 59, Sec. 1, and the candidate the Agency's Proposed Fiscal Year 2021 Transportation Program: Burlington— Railyard Realignment for Amtrak.		The following project is added to the development and evaluation list of Rail within the Agency's Fiscal Year 2020 Transportation Program, as adopted pursuant to 2019 Acts and Resolves No. 59, Sec. 1, and the development and evaluation list of Rail within the Agency's Proposed Fiscal Year 2021 Transportation Program: Burlington – Railyard Realignment for Amtrak.
* * * Highway Maintenance * * *		* * * Highway Maintenance * * *	* * * Highway Maintenance * * *
Sec. 2. HIGHWAY MAINTENANCE	Sec. 2. [Deleted.]	Sec. 2. HIGHWAY MAINTENANCE	Sec. 5. HIGHWAY MAINTENANCE

Propose Program	in the Agency d Fiscal Year n for Maintena d as follows:	2021 Transpo	ortation		Proposed Program	Fiscal Year	y of Transport 2021 Transpo ance, spending	ortation	Proposed Program	d Fiscal Year	y of Transport 2021 Transpance, spendin	ortation
<u>FY21</u>	As Proposed	As Amended	Change		<u>FY21</u>	As Proposed	As Amended	Change	<u>FY21</u>	As Proposed	As Amended	Change
Personal Services	45,757,089	45,757,089	0		Personal Services	45,757,089	45,757,089	0	Personal Services	45,757,089	45,757,089	0
Operating Expense		49,471,134	-3,425,000		Operating Expenses	52,896,134	51,596,134	-1,300,000	Operating Expense		51,596,134	-1,300,000
Grants	240,200	240,200	0		Grants	240,200	240,200	0	Grants	240,200	240,200	0
Total	98,893,423	95,468,423	-3,425,000		Total	98,893,423	97,593,423	-1,300,000	Total	98,893,423	97,593,423	-1,300,000
Sources o	f funds				Sources of	funds			Sources of	f funds		
State	96,415,636	92,990,636	-3,425,000		State	96,415,636	95,115,636	-1,300,000	State	96,415,636	95,115,636	-1,300,000
Federal	2,377,787	2,377,787	0		Federal	2,377,787	2,377,787	0	Federal	2,377,787	2,377,787	0
Interdep Transfer	part. 100,000	100,000	0		Interdepa Transfer	100,000	100,000	0	Interdep Transfer	art. 100,000	100,000	0
Total	98,893,423	95,468,423	-3,425,000		Total	98,893,423	97,593,423	-1,300,000	Total	98,893,423	97,593,423	-1,300,000
					* *	* Drogram	Davalanment	* * *	* :	* * Program	Davalanmant	* * *
						riogram	Development			riogram	Development	
				[THIS LANGUAGE IS THE SAME AS SEC. 6a IN VTRANS'S PROPOSED		* * * Ro	oadway * * *			* * * Ro	oadway * * *	
				"MUST PASS" T. BILL]	Sec. 2a.	PROGRAM	I DEVELOPM	IENT;	Sec. <mark>6</mark> . I	PROGRAM	DEVELOPM	ENT;

		ROADWAY				ROADWAY		
	Within the Agency of Transportation's Proposed Fiscal Year 2021 Transportation Program for Program Development— Roadway, authorized spending for Burlington MEGC M 5000(1) is amended as follows:		Within the Agency of Transportation's Proposed Fiscal Year 2021 Transportation Program for Program Development— Roadway, authorized spending for Burling MEGC M 5000(1) is amended as follows:			ortation Burlington		
	<u>FY21</u>	As Proposed	As Amended	<u>Change</u>	<u>FY21</u>	As Proposed	As Amended	<u>Change</u>
	Construction	on 8,000,000	6,420,000	-1,580,000	Construction	on 8,000,000	6,420,000	-1,580,000
	Total	8,000,000	6,420,000	-1,580,000	Total	8,000,000	6,420,000	-1,580,000
	Sources of	<u>funds</u>			Sources of	<u>funds</u>		
	TIB	240,000	192,600	-47,400	TIB	240,000	192,600	-47,400
	Federal	7,600,000	6,099,000	-1,501,000	Federal	7,600,000	6,099,000	-1,501,000
	Local	160,000	128,400	-31,600	Local	160,000	128,400	-31,600
	Total	8,000,000	6,420,000	-1,580,000	Total	8,000,000	6,420,000	-1,580,000
[THIS LANGUAGE IS THE SAME	* * * *	Safety and Tra	affic Operation	ns * * *	* * * \$	Safety and Tra	affic Operation	ons * * *
AS SEC. 6b IN VTRANS'S PROPOSED "MUST PASS" T. BILL]	Sec. 2b. PROGRAM DEVELOPMENT; SAFETY AND TRAFFIC OPERATIONS			Sec. 7. PROGRAM DEVELOPMENT; SAFETY AND TRAFFIC OPERATIONS				
	Within the Agency of Transportation's Proposed Fiscal Year 2021 Transportation Program for Program Development—Safety		<u>rtation</u>	Within the Agency of Transportation's Proposed Fiscal Year 2021 Transportation Program for Program Development—Safety				

	and Traffic Operations authorized spending for Colchester HES NH 5600(14) is amended as follows:			and Traffic Operations authorized spending for Colchester HES NH 5600(14) is amended as follows:				
	<u>FY21</u>	As Proposed	As Amended	Change	<u>FY21</u>	As Proposed A	As Amended	<u>Change</u>
	Construction	n 7,000,000	4,900,000	-2,100,000	Construction	7,000,000	4,900,000	-2,100,000
	Total	7,000,000	4,900,000	-2,100,000	Total	7,000,000	4,900,000	-2,100,000
	Source of fu	<u>nds</u>			Source of fur	<u>nds</u>		
	Federal	7,000,000	4,900,000	-2,100,000	Federal	7,000,000	4,900,000	-2,100,000
	Total	7,000,000	4,900,000	-2,100,000	Total	7,000,000	4,900,000	-2,100,000
* * * Public Transit * * *		* * * Public	Transit * * *					
Sec. 3. PUBLIC TRANSIT; STATE PUBLIC TRANSPORTATION Sec. 3. [Deleted.]		[DEL	ETED]			[DEL	ETED]	
Within the Agency of Transportation's Proposed Fiscal Year 2021 Transportation Program for Public Transit, authorized spending for State Public Transportation is amended as follows:								
FY21 As Proposed As Amended Change								
Other 6,241,403 6,741,403 500,000								
Total 6,241,403 6,741,403 500,000								
Sources of funds								

State 6,241,403 6,741,403 500,000 Total 6,241,403 6,741,403 500,000			
Sec. 4. PUBLIC TRANSIT; ADDITION OF FARE FREE PILOT PROGRAM (a) The following project is added to the Agency of Transportation's Proposed Fiscal Year 2021 Transportation Program for Public Transit: Fare Free Pilot Program. (b) Spending authority for the Fare Free Pilot Program is authorized as follows: FY21	Sec. 4. [Deleted.]	Sec. 4. PUBLIC TRANSIT; FARE-FREE It is the intent of the General Assembly that public transit operated by transit agencies that are eligible to receive grant funds pursuant to 49 U.S.C. § 5307 or 5311, or both, in the State shall be operated on a fare-free basis until monies for public transit from the Coronavirus Aid, Relief, and Economic Security Act, Pub. L. No. 116-136 (CARES Act) are fully depleted.	* * * Public Transit * * * Sec. 8. PUBLIC TRANSIT; FARE-FREE It is the intent of the General Assembly that public transit operated by transit agencies that are eligible to receive grant funds pursuant to 49 U.S.C. § 5307 or 5311, or both, in the State shall be operated on a fare-free basis with monies for public transit from the Coronavirus Aid, Relief, and Economic Security Act, Pub. L. No. 116-136 (CARES Act) as practicable.
program that conforms with the specifications			

in the Report on Methods to Increase the Use of Public Transit in Vermont prepared pursuant to 2019 Acts and Resolves No. 59, Sec. 20. The pilot program shall be fully designed not later than October 1, 2020 and operational not later than January 1, 2021. Spending shall include: replacement of lost revenue to transit providers; route performance, including ridership, analysis; marketing; and administration.		
Sec. 5. PUBLIC TRANSIT; ADDITION OF INCREASED PUBLIC TRANSIT FOR FISCAL YEAR 2021 (a) The following project is added to the	Sec. 5. PUBLIC TRANSIT; ADDITION OF INCREASED PUBLIC TRANSIT FOR FISCAL YEAR 2021 (a) The following project is added to the	Sec. 9. PUBLIC TRANSIT; ADDITION OF INCREASED PUBLIC TRANSIT FOR FISCAL YEAR 2021 (a) The following project is added to the
Agency of Transportation's Proposed Fiscal Year 2021 Transportation Program for Public Transit: Increased Public Transit for Fiscal Year 2021.	Agency of Transportation's Proposed Fiscal Year 2021 Transportation Program for Public Transit: Increased Public Transit for Fiscal Year 2021.	Agency of Transportation's Proposed Fiscal Year 2021 Transportation Program for Public Transit: Increased Public Transit for Fiscal Year 2021.
(b) Spending authority for Increased Public Transit for Fiscal Year 2021 is authorized as follows:	(b) Spending authority for Increased Public Transit for Fiscal Year 2021 is authorized as follows:	(b) Spending authority for Increased Public Transit for Fiscal Year 2021 is authorized as follows:
FY21 As Proposed As Amended Change	FY21 As Proposed As Amended Change	FY21 As Proposed As Amended Change
Other 0 500,000 500,000	Other 0 500,000 500,000	Other 0 500,000 500,000
Total 0 500,000 500,000	Total 0 500,000 500,000	Total 0 500,000 500,000
Sources of funds	Sources of funds	Sources of funds

State	0	500,000	500,000
Total	0	500,000	500,000

- (c) To the extent that the Agency is able to secure additional unobligated federal funds for Increased Public Transit for Fiscal Year 2021, the spending authority for Increased Public Transit for Fiscal Year 2021 is increased by that same amount in federal funds.
- (d) The Agency shall increase public transit initiatives in fiscal year 2021 in conformance with the implementation plan in the Agency of Transportation's 2019 Public Transit Policy Plan (PTPP) and findings of the Report on Methods to Increase the Use of Public Transit in Vermont prepared pursuant to 2019 Acts and Resolves No. 59, Sec. 20. Additional initiatives may include:
- (1) adding new local and regional service connections to improve rural ridership;
- (2) providing support for technology improvements for transit;

State	0	500,000	500,000
Total	0	500,000	500,000

- (c) To the extent that the Agency is able to secure additional unobligated federal funds for Increased Public Transit for Fiscal Year 2021, the spending authority for Increased Public Transit for Fiscal Year 2021 is increased by that same amount in federal funds.
- (d) The Agency shall increase public transit initiatives in fiscal year 2021 in conformance with the implementation plan in the Agency of Transportation's 2019 Public Transit Policy Plan (PTPP) and findings of the Report on Methods to Increase the Use of Public Transit in Vermont prepared pursuant to 2019 Acts and Resolves No. 59, Sec. 20. Additional initiatives may include:
- (1) adding new local and regional service connections to improve rural ridership;
- (2) providing support for technology improvements for transit;

State	0	500,000	500,000
Total	0	500,000	500,000

- (c) To the extent that the Agency is able to secure additional unobligated federal funds for Increased Public Transit for Fiscal Year 2021, the spending authority for Increased Public Transit for Fiscal Year 2021 is increased by that same amount in federal funds.
- (d) The Agency shall increase public transit initiatives in fiscal year 2021 in conformance with the implementation plan in the Agency of Transportation's 2019 Public Transit Policy Plan (PTPP) and findings of the Report on Methods to Increase the Use of Public Transit in Vermont prepared pursuant to 2019 Acts and Resolves No. 59, Sec. 20. Additional initiatives may include:
- (1) adding new local and regional service connections to improve rural ridership;
- (2) providing support for technology improvements for transit;

(3) expanin transit vehicle	ding access to aves; and	ailable seats						(3) expandin sit vehicles; a	g access to avail and	<mark>able seats</mark>		(3) expandin	g access to avail and	able seats
· ·	ting and engagin e awareness of p							to increase a	g and engaging v wareness of pub			to increase a	g and engaging wareness of pub	
				* * * Progran	n Development ³	* * *								
* * * Lamo	lle Valley Rail T	rail * * *	*	* * Lamoille	Valley Rail Trai	il * * *	*	* * Lamoille	Valley Rail Trai	1 * * *	*	* * Lamoille	Valley Rail Trai	il * * *
Sec. 6. LAMO	LLE VALLEY F	RAIL TRAIL	Sec. 6.	LAMOILL	E VALLEY RA	IL TRAIL	Sec. 6	. LAMOILL	E VALLEY RA	IL TRAIL	Sec. 1	<mark>0</mark> . LAMOILI	LE VALLEY RA	AIL TRAIL
Proposed Fisca Program for Properties Pedestrian Faci	e Agency of Tra Year 2021 Trans gram Developmenties, authorized and nsbury LVRT ()	sportation ent—Bike & spending for	Propos Progra Pedest	sed Fiscal Ye m for Progra rian Facilities on-St. Johnsb	agency of Transpo ar 2021 Transpo m Development s, authorized spe oury LVRT () is	ortation —Bike & ending for	Propo Progra Pedesi	sed Fiscal Ye am for Progra trian Facilitie on-St. Johnsh	Agency of Transpo ar 2021 Transpo m Development s, authorized spe oury LVRT () is	ortation —Bike & ending for	Propo Progra Pedes	osed Fiscal Ye am for Progra strian Facilities ton-St. Johnsb	Agency of Transpo ar 2021 Transpo m Development s, authorized spe oury LVRT () is	ortation Bike & ending for
FY21 As Prop	sed As Amended	Change		As Proposed	As Amended	<u>Change</u>		As Proposed	As Amended	<u>Change</u>		As Proposed	As Amended	<u>Change</u>
			FY21				<u>FY21</u>				<u>FY21</u>			
Other 2,500	7,000,000	4,500,000	Other	2,500,000	7,000,000	4,500,000	Other	2,500,000	7,000,000	4,500,000	Other	2,500,000	7,000,000	4,500,000
Total 2,500	7,000,000	4,500,000	Total	2,500,000	7,000,000	4,500,000	Total	2,500,000	7,000,000	4,500,000	Total	2,500,000	7,000,000	4,500,000
			FY22				<u>FY22</u>				<u>FY22</u>			
			Other	3,500,000	7,000,000	3,500,000	Other	3,500,000	7,000,000	3,500,000	Other	3,500,000	7,000,000	3,500,000
			Total	3,500,000	7,000,000	3,500,000	Total	3,500,000	7,000,000	3,500,000	Total	3,500,000	7,000,000	3,500,000

				FY23				<u>FY23</u>				<u>FY23</u>			
				Other	4,500,000	0	-4,500,000	Other	4,500,000	0	-4,500,000	Other	4,500,000	0	-4,500,000
				Total	4,500,000	0	-4,500,000	Total	4,500,000	0	-4,500,000	Total	4,500,000	0	-4,500,000
				<u>FY24</u>				<u>FY24</u>				<u>FY24</u>			
				Other	3,500,000	0	-3,500,000	Other	3,500,000	0	-3,500,000	Other	3,500,000	0	-3,500,000
				Total	3,500,000	0	-3,500,000	Total	3,500,000	0	-3,500,000	Total	3,500,000	0	-3,500,000
Source	s of funds			Sources of	of funds FY21			Sources	of funds FY21			Sources	of funds FY21		
State	0	700,000	700,000	State	0	0	0	State	0	700,000	700,000	State	0	700,000	700,000
Other	500,000	700,000	200,000	Other	500,000	1,400,000	900,000	Other	500,000	700,000	200,000	Other	500,000	700,000	200,000
Federa	2,000,000	5,600,000	3,600,000	Federal	2,000,000	5,600,000	3,600,000	Federal	2,000,000	5,600,000	3,600,000	Federal	2,000,000	5,600,000	3,600,000
Total	2,500,000	7,000,000	4,500,000	Total	2,500,000	7,000,000	4,500,000	Total	2,500,000	7,000,000	4,500,000	Total	2,500,000	7,000,000	4,500,000
								Sources	of funds FY22			Sources	of funds FY22		
								State	0	0	0	State	0	0	0
								Other	0	1,400,000	1,400,000	Other	0	1,400,000	1,400,000
								Federal	0	5,600,000	5,600,000	Federal	0	5,600,000	5,600,000
								Total	0	7,000,000	7,000,000	Total	0	7,000,000	7,000,000
<u>(b)</u>	In the Agency	of Transporta	tion's	(b)]	In the Agency	of Transporta	tion's	<u>(b)</u>	In the Agency	of Transporta	tion's	<u>(b)</u>	In the Agency	of Transporta	ation's
Propo	sed Fiscal Year	2021 Transpo	ortation_	Propose	ed Fiscal Year	r 2021 Transpo	<u>rtation</u>	Propos	ed Fiscal Year	2021 Transpo	rtation_	Propose	ed Fiscal Year	r 2021 Transpo	ortation
<u>Progr</u>	am for Program	Development	<u>—Bike & </u>	Progran	n for Program	<u>Development</u>	<u>—Bike & </u>	Program	n for Program	Development	<u>—Bike & </u>	<u>Progran</u>	n for Program	<u>Developmen</u>	t—Bike &

H.942 (2020 T. Bill) – Side-by-Side v. 2.1 A. Dexter-Cooper - May 22, 2020 (7 am)

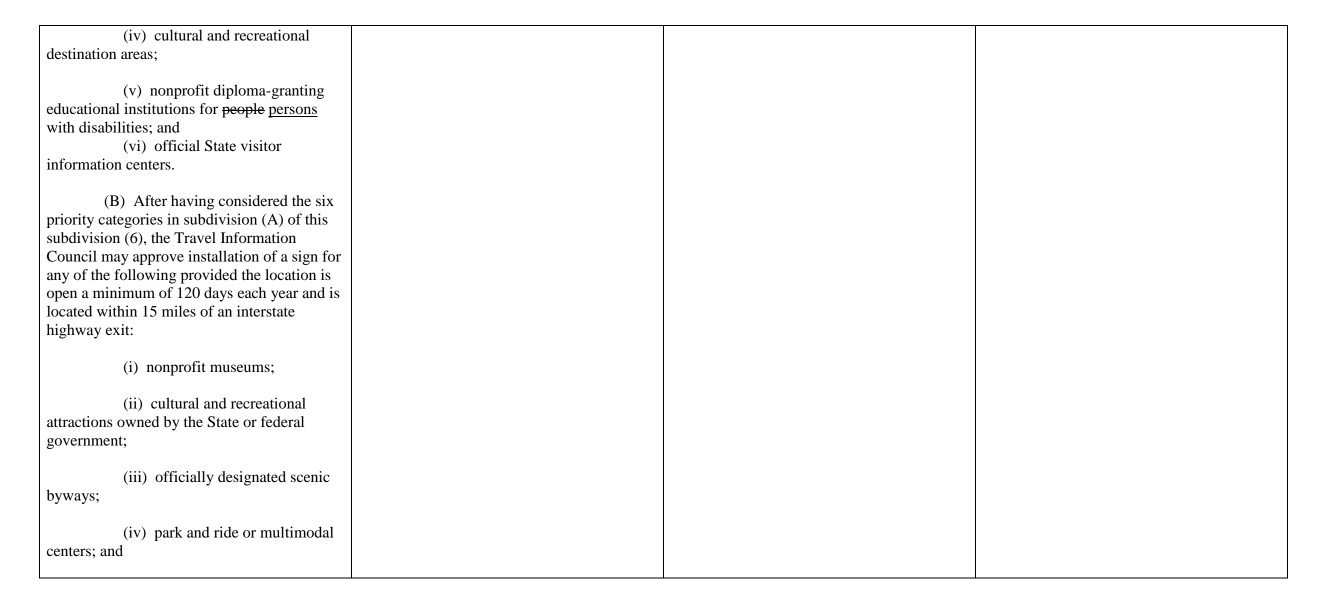
Pedestrian Facilities "Other funds of	Pedestrian Facilities "Other funds of	Pedestrian Facilities, "Other funds of	Pedestrian Facilities, "Other funds of
\$500,000 are General Obligation Bond	\$500,000 are General Obligation Bond	\$500,000 are General Obligation Bond	\$500,000 are General Obligation Bond
proceeds appropriated in the capital bill for	proceeds appropriated in the capital bill for	proceeds appropriated in the capital bill for	proceeds appropriated in the capital bill for
the Lamoille Valley Rail Trail" is struck and	the Lamoille Valley Rail Trail" is struck and	the Lamoille Valley Rail Trail" is struck, and	the Lamoille Valley Rail Trail" is struck, and
"Other funds of \$700,000 are General	"Other funds of \$1,400,000 are General	"Other funds of \$2,100,000 are General	"Other funds of \$2,100,000 are General
Obligation Bond proceeds appropriated in the	Obligation Bond proceeds appropriated in the	Obligation Bond proceeds appropriated in the	Obligation Bond proceeds appropriated in the
Capital Bill for the Lamoille Valley Rail	capital construction act for the Lamoille	capital construction act for the Lamoille	capital construction act for the Lamoille
<u>Trail"</u>	Valley Rail Trail, but if matching federal	Valley Rail Trail, but if matching federal	Valley Rail Trail, but if matching federal
	funds are not available or if federal funds do	funds are not available or if federal funds do	funds are not available or if federal funds do
	not require a state match, the funds shall be	not require a state match, the funds shall be	not require a state match, the funds shall be
	used for projects in a future capital	used for projects in a future capital	used for projects in a future capital
is inserted in lieu thereof.	construction act" is inserted in lieu thereof.	construction act" is inserted in lieu thereof.	construction act" is inserted in lieu thereof.
			
	* * * Roadway * * *	THIS LANGUAGE IS THE SAME	THIS LANGUAGE IS THE SAME
	Ttouchuy	AS SEC. 2a IN REP. McCARTHY'S	AS SEC. 6 IN THE DRAFT AMENDMENT
	Sec. 6a. PROGRAM DEVELOPMENT;	PROPOSL]	TIS SEC. O IN THE BRUIL TAMENDMENT
	ROADWAY	T KOT OSEJ	
	ROAD WAT		
	Within the Agency of Transportation's		
	Proposed Fiscal Year 2021 Transportation		
	Program for Program Development—		
	Roadway authorized spending for Burlington		
	MEGC M 5000(1) is amended as follows:		
	FY21 As Proposed As Amended Change		
	Construction 8,000,000 6,420,000 -1,580,000		
	Construction 6,000,000 0,420,000 -1,580,000		
	Total 8,000,000 6,420,000 -1,580,000		
	Sources of funds		

	040,000 400,000 45,400		
TIB	3 240,000 192,600 -47,400		
Fed	leral 7,600,000 6,099,000 -1,501,000		
Loc	cal 160,000 128,400 -31,600		
Tota	al 8,000,000 6,420,000 -1,580,000		
	0,000,000 0,420,000 1,300,000		
	* * * Safety and Traffic Operations * * *	[THIS LANGUAGE IS THE SAME	[THIS LANGUAGE IS THE SAME
So.	c. 6b. PROGRAM DEVELOPMENT;	AS SEC. 2b IN REP. McCARTHY'S	AS SEC. 7 IN THE DRAFT AMENDMENT]
Sec	SAFETY AND TRAFFIC	PROPOSAL]	
	OPERATIONS		
	NY 1 1 A CT		
	Within the Agency of Transportation's oposed Fiscal Year 2021 Transportation		
l l	ogram for Program Development—Safety		
	d Traffic Operations authorized spending		
	Colchester HES NH 5600(14) is amended		
as I	follows:		
FYZ	21 As Proposed As Amended Change		
Con	nstruction 7,000,000 4,900,000 -2,100,000		
Tota	al 7,000,000 4,900,000 -2,100,000		
Sou	urce of funds		
Fed	leral 7,000,000 4,900,000 -2,100,000		
Tota	al 7,000,000 4,900,000 -2,100,000		
100	4,200,000		

* * * Central Garage * * *	* * * Central Garage * * *	[NOT ADDRESSED IN REP.	
		McCARTHY'S PROPOSAL]	
Sec. 7. 19 V.S.A. § 13 is amended to read:	Sec. 7. [Deleted.]		[DELETED]
§ 13. CENTRAL GARAGE FUND			
(a) There is created the Central Garage Fund which that shall be used:			
(1) to furnish equipment on a rental basis to the districts and other sections of the Agency for construction, maintenance, and operation of highways or other transportation activities; and			
(2) to provide a general equipment repair and major overhaul service as well as to furnish necessary supplies for the operation of the equipment.			
(b) To maintain a safe, reliable equipment fleet, new or replacement highway maintenance equipment shall be acquired using Central Garage Fund monies. The Agency is authorized to acquire replacement pieces for existing highway equipment or new, additional equipment equivalent to equipment already owned; however, the Agency shall not increase the total number of			
permanently assigned or authorized motorized			

or self-propelled vehicles without approval by the General Assembly. *** (f) As used in this section, "equipment" means registered motor vehicles and highway equipment used for construction, maintenance equipment, and operation of highways or other transportation activities, including Department of Motor Vehicles enforcement, assigned to the Central Garage. ***			
Sec. 8. TRANSFER TO CENTRAL GARAGE FUND Notwithstanding 19 V.S.A. § 13(c)(1), in fiscal year 2021, the amount of \$1,605,358.00 is transferred from the Transportation Fund to the Central Garage Fund created in 19 V.S.A. § 13.	Sec. 8. TRANSFER TO CENTRAL GARAGE FUND Notwithstanding 19 V.S.A. § 13(c)(1), in fiscal year 2021, the amount of \$1,605,358.00 is transferred from the Transportation Fund to the Central Garage Fund created in 19 V.S.A. § 13.	[NOT ADDRESSED IN REP. McCARTHY'S PROPOSAL]	* * * Central Garage * * * Sec. 11. TRANSFER TO CENTRAL GARAGE FUND Notwithstanding 19 V.S.A. § 13(c)(1), in fiscal year 2021, the amount of \$1,605,358.00 is transferred from the Transportation Fund to the Central Garage Fund created in 19 V.S.A. § 13.
Sec. 9. CENTRAL GARAGE EQUIPMENT In fiscal year 2021, the amount of \$8,668,094.00 is authorized for replacement equipment pursuant to 19 V.S.A. § 13(b) and,	Sec. 9. CENTRAL GARAGE EQUIPMENT In fiscal year 2021, the amount of \$8,668,094.00 is authorized for replacement equipment pursuant to 19 V.S.A. § 13(b) and,	[NOT ADDRESSED IN REP. McCARTHY'S PROPOSAL]	Sec. 12. CENTRAL GARAGE EQUIPMENT In fiscal year 2021, the amount of \$8,668,094.00 is authorized for replacement equipment pursuant to 19 V.S.A. § 13(b) and,

of this amount, a minimum of \$250,000.00	of this amount, a minimum of \$250,000.00		of this amount, a minimum of \$250,000.00
shall be dedicated for the replacement of Department of Motor Vehicles enforcement	shall be dedicated for the replacement of Department of Motor Vehicles enforcement		shall be dedicated for the replacement of Department of Motor Vehicles enforcement
fleet vehicles.	fleet vehicles.		fleet vehicles.
* * * Airport and Rail Signs * * *		[NOT ADDRESSED IN REP.	[DELETED]
	g 10 TD 11	McCARTHY'S PROPOSAL]	
Sec. 10. 10 V.S.A. § 494 is amended to read:	Sec. 10. [Deleted.]		
§ 494. EXEMPT SIGNS			
The following signs are exempt from the			
requirements of this chapter except as indicated in section 495 of this title:			
indicated in section 193 of this title.			
* * *			
(6)(A) Official traffic control signs,			
including signs on limited access highways,			
consistent with the Manual on Uniform			
Traffic Control Devices (MUTCD) adopted			
under 23 V.S.A. § 1025, directing people			
persons to:			
(i) other towns;			
(ii) international airports;			
(ii) international airports,			
(iii) postsecondary educational			
institutions;			



(v) fairgrounds or exposition sites.			
(C) The Agency of Transportation may approve and erect signs, including signs on limited access highways, consistent with the MUTCD, directing persons to Stateowned airports and intercity passenger rail stations located within 25 miles of a limited access highway exit.			
(D) Notwithstanding the limitations of this subdivision (6), supplemental guide signs consistent with the MUTCD for the President Calvin Coolidge State Historic Site may be installed at the following highway interchanges:			
* * *			
(D)(E) Signs erected under this subdivision (6) shall not exceed a maximum allowable size of 80 square feet.			
* * * Plug-In Electric	* * * Plug-In Electric	[NOT ADDRESSED IN REP.	* * * Plug-In Electric
Vehicle Definitions * * *	Vehicle Definitions * * *	McCARTHY'S PROPOSAL]	Vehicle Definitions * * *
Sec. 11. 23 V.S.A. § 4(85) is amended to read:	Sec. 11. 23 V.S.A. § 4(85) is amended to read:		Sec. 13. 23 V.S.A. § 4(85) is amended to read:

(85) "Plug-in electric vehicle" means a	(85) "Plug-in electric vehicle" means a		(85) "Plug-in electric vehicle" means a
motor vehicle that can be powered by an	motor vehicle that can be powered by an		motor vehicle that can be powered by an
electric motor drawing current from a	electric motor drawing current from a		electric motor drawing current from a
rechargeable energy storage system, such as	rechargeable energy storage system, such as		rechargeable energy storage system, such as
from storage batteries or other portable	from storage batteries or other portable		from storage batteries or other portable
electrical energy storage devices provided that	electrical energy storage devices provided that		electrical energy storage devices provided that
the vehicle can draw recharge energy from a	the vehicle can draw recharge energy from a		the vehicle can draw recharge energy from a
source off the vehicle such as electric vehicle	source off the vehicle such as electric vehicle		source off the vehicle such as electric vehicle
supply equipment. A "plug-in electric	supply equipment. A "plug-in electric		supply equipment. A "plug-in electric
vehicle" includes both a "battery electric	vehicle" includes both a "battery electric		vehicle" includes both a "battery electric
vehicle" and a "plug-in hybrid electric	vehicle" and a "plug-in hybrid electric		vehicle" and a "plug-in hybrid electric
vehicle" where:	vehicle" where:		vehicle" where:
(A) "battery electric vehicle" means	(A) "battery electric vehicle" means		(A) "battery electric vehicle" means
$\underline{\mathbf{a}}$ motor vehicle that can only be powered by	\underline{a} motor vehicle that can only be powered by		<u>a</u> motor vehicle that can only be powered by
an electric motor drawing current from a	an electric motor drawing current from a		an electric motor drawing current from a
rechargeable energy storage system; and	rechargeable energy storage system; and		rechargeable energy storage system; and
(B) "plug-in hybrid electric vehicle"	(B) "plug-in hybrid electric vehicle"		(B) "plug-in hybrid electric vehicle"
means a motor vehicle that can be powered by	means a motor vehicle that can be powered by		means a motor vehicle that can be powered by
an electric motor drawing current from a	an electric motor drawing current from a		an electric motor drawing current from a
rechargeable energy storage system but also	rechargeable energy storage system but also		rechargeable energy storage system but also
has an onboard combustion engine.	has an onboard combustion engine.		has an onboard combustion engine.
* * * Programs and Incentives	* * * Programs and Incentives	* * * Programs and Incentives	* * * Programs and Incentives
to Foster PEV Adoption * * *	to Foster PEV Adoption * * *	to Foster PEV Adoption * * *	to Foster PEV Adoption * * *
Sec. 12. 2019 Acts and Resolves No. 59, Sec.	Sec. 12. 2019 Acts and Resolves No. 59, Sec.	Sec. 12. 2019 Acts and Resolves No. 59, Sec.	Sec. 14. 2019 Acts and Resolves No. 59, Sec.
34 is amended to read:	34 is amended to read:	34 is amended to read:	34 is amended to read:
54 is amended to read.	54 is afficilized to read:	54 is afficilted to read:	54 is amended to fead:
Sec. 34. VEHICLE INCENTIVE AND	Sec. 34. VEHICLE INCENTIVE AND	Sec. 34. VEHICLE INCENTIVE AND	Sec. 34. VEHICLE INCENTIVE AND
Sec. 37. VEHICLE INCENTIVE AND	Sec. 34. VEHICLE INCENTIVE AND	Jee. 34. VEHICLE INCENTIVE AND	Sec. 34. VEHICLE INCENTIVE AND

EMISSIONS REPAIR PROGRAMS

- (a) Vehicle incentive and emissions repair programs administration.
- (1) The Agency of Transportation (Agency), in consultation with the Agency of Natural Resources, the Agency of Human Services, the Department Departments of Environmental Conservation and 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.
- (2) The Agency is authorized to spend \$2,000,000.00 as appropriated in the fiscal year 2020 budget and \$2,250,000.00 as appropriated in the fiscal year 2021 budget in \$1,125,000.00 General Fund monies and in \$1,125,000.00 Transportation Fund monies

on the two programs described in subsections (b) and (c) of this section.

Notwithstanding any other provision of law and subject to the approval of the Secretary of Administration, appropriations for the two programs described in subsections (b) and (c)

EMISSIONS REPAIR PROGRAMS

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- (1) The Agency of Transportation (Agency), in consultation with the Agency of Natural Resources, the Agency of Human Services, the Department Departments of Environmental Conservation and 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.
- (2) The Agency is authorized to spend \$2,000,000.00 as appropriated in the fiscal year 2020 budget and any additional monies as appropriated in the fiscal year 2021 budget

on the two programs described in subsections (b) and (c) of this section.

Notwithstanding any other provision of law and subject to the approval of the Secretary of Administration, appropriations for the two programs described in subsections (b) and (c)

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- (2) The Agency is authorized to spend \$2,000,000.00 as appropriated in the fiscal year 2020 budget and any additional monies as appropriated in the fiscal year 2021 budget or Transportation Fund monies authorized to be expended by the Secretary of Transportation pursuant to Sec. 1b of this act, or both, on the two programs described in subsections (b) and (c) of this section.

 Notwithstanding any other provision of law and subject to the approval of the Secretary of Administration, appropriations for the two programs described in subsections (b) and (c)

EMISSIONS REPAIR PROGRAMS

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- (2) The Agency is authorized to spend \$2,000,000.00 as appropriated in the fiscal year 2020 budget and any additional monies as appropriated in the fiscal year 2021 budget or Transportation Fund monies authorized to be expended by the Secretary of Transportation pursuant to Sec. 3 of this act, or both, on the two programs described in subsections (b) and (c) of this section.

 Notwithstanding any other provision of law and subject to the approval of the Secretary of Administration, appropriations for the two programs described in subsections (b) and (c)

of this section remaining unexpended on June 30, 2021 shall be carried forward and designated for expenditure on these programs in the subsequent fiscal year.

(3) Subject to State procurement requirements, the Agency may, in fiscal year 2020, retain a contractor or contractors to assist with marketing, program development, and administration of the two programs and up to \$150,000.00 of program funding may be set aside for this purpose. In fiscal year 2021, the Agency is authorized to spend up to \$200,000.00 in program funding to continue and expand the Agency's public-private partnership with Drive Electric Vermont to support the expansion of the PEV market in the State through: technical and consumer assistance: auto dealer education: outreach and incentive program management, including marketing, consumer support, record keeping and reporting, program development and modification, and general program administration for the program described in subsection (b) of this section; and PEV promotional efforts. The Agency shall develop, in consultation with the Departments of Environmental Conservation and of Public Service, a scope of work for funding the Agency's grants to Drive Electric Vermont pursuant to this section.

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- (4) The Agency shall administer the program described in subsection (b) of this section through no-cost contracts with the State's electric distribution utilities.
- (5) The Agency shall annually evaluate the two programs to gauge effectiveness and submit a written report on the effectiveness of the programs to the House and Senate Committees on Transportation, the House Committee on Energy and Technology, and the Senate Committee on Finance on or before the 31st day of December January in each year following a year that an incentive or repair voucher is was provided through one of the programs. Notwithstanding 2 V.S.A. § 20(d), the annual report required under this section shall continue to be required if an incentive or repair voucher is provided through one of the programs unless the General Assembly takes specific action to repeal the report requirement.
- (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. The program shall be

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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. The program shall be

known as the New PEV Incentive Program.
Specifically, the program New PEV Incentive 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 BEVs;
- (2) provide incentives not more than one incentive of \$1,500.00 for a PHEV or \$2,500.00 for a BEV to Vermont households with low and moderate income at or below 160 percent of the State's prior five year average Median Household Income (MHI) level:
- (A) an individual domiciled in the State whose federal income tax filing status is single or head of household with an adjusted gross income under the laws of the United States greater than \$50,000.00 and at or below \$100.000.00:
- (B) an individual domiciled in the State whose federal income tax filing status is surviving spouse with an adjusted gross income under the laws of the United States greater than \$50,000.00 and at or below \$125,000.00;

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- (A) an individual domiciled in the State whose federal income tax filing status is single or head of household with an adjusted gross income under the laws of the United States greater than \$50,000.00 and at or below \$100,000.00;
- (B) an individual domiciled in the State whose federal income tax filing status is surviving spouse with an adjusted gross income under the laws of the United States greater than \$50,000.00 and at or below \$125,000.00;

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- (A) an individual domiciled in the State whose federal income tax filing status is single or head of household with an adjusted gross income under the laws of the United States greater than \$50,000.00 and at or below \$100,000.00;
- (B) an individual domiciled in the State whose federal income tax filing status is surviving spouse with an adjusted gross income under the laws of the United States greater than \$50,000.00 and at or below \$125,000.00;

- (C) a married couple with at least one spouse domiciled in the State whose federal income tax filing status is married filing jointly with an adjusted gross income under the laws of the United States greater than \$50,000.00 and at or below \$125,000.00; or
- (D) a married couple with at least one spouse domiciled in the State and at least one spouse whose federal income tax filing status is married filing separately with an adjusted gross income under the laws of the United States greater than \$50,000.00 and at or below \$100,000.00;
- (3) provide not more than one incentive of \$3,000.00 for a PHEV or \$4,000.00 for a BEV to:
- (A) an individual domiciled in the State whose federal income tax filing status is single, head of household, or surviving spouse with an adjusted gross income under the laws of the United States at or below \$50,000.00;
- (B) a married couple with at least one spouse domiciled in the State whose federal income tax filing status is married filing jointly with an adjusted gross income

- (C) a married couple with at least one spouse domiciled in the State whose federal income tax filing status is married filing jointly with an adjusted gross income under the laws of the United States greater than \$50,000.00 and at or below \$125,000.00; or
- (D) a married couple with at least one spouse domiciled in the State and at least one spouse whose federal income tax filing status is married filing separately with an adjusted gross income under the laws of the United States greater than \$50,000.00 and at or below \$100,000.00;
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- (B) a married couple with at least one spouse domiciled in the State whose federal income tax filing status is married filing jointly with an adjusted gross income

- (C) a married couple with at least one spouse domiciled in the State whose federal income tax filing status is married filing jointly with an adjusted gross income under the laws of the United States greater than \$50,000.00 and at or below \$125,000.00; or
- (D) a married couple with at least one spouse domiciled in the State and at least one spouse whose federal income tax filing status is married filing separately with an adjusted gross income under the laws of the United States greater than \$50,000.00 and at or below \$100,000.00;
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- (A) an individual domiciled in the State whose federal income tax filing status is single, head of household, or surviving spouse with an adjusted gross income under the laws of the United States at or below \$50,000.00;
- (B) a married couple with at least one spouse domiciled in the State whose federal income tax filing status is married filing jointly with an adjusted gross income

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- (D) a married couple with at least one spouse domiciled in the State and at least one spouse whose federal income tax filing status is married filing separately with an adjusted gross income under the laws of the United States greater than \$50,000.00 and at or below \$100,000.00;
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- (A) an individual domiciled in the State whose federal income tax filing status is single, head of household, or surviving spouse with an adjusted gross income under the laws of the United States at or below \$50,000.00;
- (B) a married couple with at least one spouse domiciled in the State whose federal income tax filing status is married filing jointly with an adjusted gross income

under the laws of the United States at or	under the laws of the United States at or	under the laws of the United States at or	under the laws of the United States at or
below \$50,000.00; or	below \$50,000.00; or	below \$50,000.00; or	below \$50,000.00; or
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(4) apply to manufactured PEVs with a Base Manufacturer's Suggested Retail Price (MSRP) of \$40,000.00 or less; and	(4) apply to manufactured PEVs with a Base Manufacturer's Suggested Retail Price (MSRP) of \$40,000.00 or less; and	(4) apply to manufactured PEVs with a Base Manufacturer's Suggested Retail Price (MSRP) of \$40,000.00 or less; and	(4) apply to manufactured PEVs with a Base Manufacturer's Suggested Retail Price (MSRP) of \$40,000.00 or less; and
(4)(5) provide no not less than \$1,100,000.00, of the initial \$2,000,000.00 authorization, and up to an additional \$2,050,000.00 in fiscal year 2021 in PEV purchase and lease incentives.	(4)(5) provide no not less than \$1,100,000.00, of the initial \$2,000,000.00 authorization, and up to an additional \$2,050,000.00 in fiscal year 2021 in PEV purchase and lease incentives.	(4)(5) provide no not less than \$1,100,000.00, of the initial \$2,000,000.00 authorization, and up to an additional \$2,050,000.00 in fiscal year 2021 in PEV purchase and lease incentives.	(4)(5) provide no not less than \$1,100,000.00, of the initial \$2,000,000.00 authorization, and up to an additional \$2,050,000.00 in fiscal year 2021 in PEV purchase and lease incentives.
* * *	* * *	* * *	* * *
* * * PEV Contributions to the Transportation Fund Pilot Program * * * Sec. 13. PEV PILOT PROGRAM DESIGN FOR PEV CONTRIBUTIONS TO THE TRANSPORTATION FUND; REPORT	Sec. 13. [Deleted.]	[NOT ADDRESSED IN REP. McCARTHY'S PROPOSAL]	[THE DRAFT AMENDMENT IS ONLY COMPLETE THROUGH SEC. 12 OF THE AS INTRODUCED BILL]

(a) The Agency, in consultation with the
<u>Departments of Environmental Conservation</u>
and of Public Service and the State's electric
distribution utilities, shall design a pilot
program to collect a per-kilowatt hour (kWh)
fee from PEV operators at EVSE, without
regard to whether the EVSE is available to the
public, parallel to and independent of the
current framework of the gasoline and diesel
taxes established under 23 V.S.A. chapters 27
and 28.

(b) The Agency shall file a report with the House Committees on Energy and Technology, on Transportation, and on Ways and Means and Senate Committees on Natural Resources and Energy, on Finance, and on Transportation on or before November 15, 2021 detailing the elements of the pilot program including: a recommendation on the amount of the per-kWh fee and how the amount was determined; how the fee should be collected and transmitted to the Transportation Fund; how rate design or other means can be used to prevent PEV or EVSE operators from avoiding the fee; the role of the State's electric distribution utilities in the pilot program; a schedule for pilot program implementation; the availability of federal funding to support the pilot program; proposed legislation necessary to support the

pilot program; how pilot program elements may differ between EVSE available to the public; how pilot program elements may differ between EVSE that is separately metered and EVSE that is not separately metered; the anticipated costs to electric distribution utilities to administer the pilot program and to PEV and EVSE operators to participate in the pilot program; and how to overcome any challenges to a per-kWh fee identified by the Public Utility Commission in the reports filed as required by 2018 Acts and Resolves No. 158, Sec. 25 and 2019 Acts and Resolves No. 59, Sec. 35. (c) The Agency is authorized to retain one or more contractors to assist with preparing
public and EVSE not available to the public; how pilot program elements may differ between EVSE that is separately metered and EVSE that is not separately metered; the anticipated costs to electric distribution utilities to administer the pilot program and to PEV and EVSE operators to participate in the pilot program; and how to overcome any challenges to a per-kWh fee identified by the Public Utility Commission in the reports filed as required by 2018 Acts and Resolves No. 158, Sec. 25 and 2019 Acts and Resolves No. 59, Sec. 35. (c) The Agency is authorized to retain one
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(c) The Agency is authorized to retain one
or more contractors to assist with preparing
the report required under subsection (b) of
this section.
* * * PEV Electric Distribution [NOT ADDRESSED IN REP. [THE DRAFT AMENDMENT IS ONLY
Utility Rate Design * * * McCARTHY'S PROPOSAL] COMPLETE THROUGH SEC. 12 OF THE
AS INTRODUCED BILL]
Sec. 14. PEV ELECTRIC DISTRIBUTION Sec. 14. [Deleted.]
UTILITY RATE DESIGN
(a) This section serves to encourage
efficient integration of PEVs into the electric
system and the timely adoption of PEVs

through managed loads or time-differentiated			
price signals.			
price signais.			
(b) All State electric distribution utilities			
shall implement PEV rates or offer earlier rate			
schedules establishing PEV rates as			
determined by the Public Utility Commission			
(Commission) on or before June 30, 2024.			
(c) PEV rates approved by the			
Commission shall provide a large enough			
discount to fully compensate PEV operators			
for the value of grid-related services and offer			
rates that encourage greater adoption of			
PEVs.			
(d) PEV rates approved by the			
Commission shall adequately compensate the			
electric distribution utility for all forward-			
looking or avoidable costs of service that are			
directly attributable to the delivery of			
electricity through a PEV rate. PEV rates			
shall also include a reasonable contribution to			
historic or embedded costs required to meet			
the overall costs of service, as determined by			
the Commission.			
***C1		DIOT ADDRESSED BLDED	
* * * Class 2 Town Highway Roadway		[NOT ADDRESSED IN REP.	[THE DRAFT AMENDMENT IS ONLY
Program * * *		McCARTHY'S PROPOSAL]	COMPLETE THROUGH SEC. 12 OF THE
			AS INTRODUCED BILL]
Sec. 15. 19 V.S.A. § 306(h) is amended to	Sec. 15. [Deleted.]		

the Governor of the need to request a

supplemental appropriation from the General Assembly to fund the additional project cost, provided that the Agency has previously committed to completing those projects. Funds received as grants for State aid under

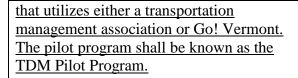
read: (h) Class 2 Town Highway Roadway Program. There shall be an annual appropriation for grants to municipalities for resurfacing, rehabilitation, or reconstruction of paved or unpaved class 2 town highways. However, municipalities that have no State highways or class 1 town highways within their borders may use the grants for such activities with respect to both class 2 and class 3 town highways. Each fiscal year, the Agency shall approve qualifying projects with a total estimated State share cost of \$7,648,750.00 at a minimum as new grants. The Agency's proposed appropriation for the Program shall take into account the estimated amount of qualifying invoices submitted to the Agency with respect to project grants approved in prior years but not yet completed as well as with respect to new project grants to be approved in the fiscal year. In a given fiscal year, should expenditures in the Class 2 Town Highway Roadway Program exceed the amount appropriated, the Agency shall advise

the Class 2 Town Highway Roadway Program may be used by a municipality to satisfy a portion of the matching requirements for federal earmarks, subject to subsection 309b(c) of this title.			
* * * Transportation Demand Management Pilot Program * * *		[NOT ADDRESSED IN REP. McCARTHY'S PROPOSAL]	[THE DRAFT AMENDMENT IS ONLY COMPLETE THROUGH SEC. 12 OF THE AS INTRODUCED BILL]
Sec. 16. TRANSPORTATION DEMAND MANAGEMENT PILOT PROGRAM; REPORT	Sec. 16. [Deleted.]		AS INTRODUCED BILL
(a) Definitions. As used in this section:			
(1) "Designated downtown" means an area that has been designated pursuant to 24 V.S.A. § 2793.			
(2) "Eligible employer" means an employer with 500 or more employees performing services for it in the State.			
(3) "Employee" has the same meaning as in 21 V.S.A. § 302.			
(4) "Employer" has the same meaning as in 21 V.S.A. § 302.			
(5) "Local downtown organization" has the same meaning as in 24 V.S.A. § 2791.			

- (6) "Pleasure car" has the same meaning as in 23 V.S.A. § 4(28), and a single occupancy pleasure car means a pleasure car that is only occupied by the operator.
- (7) "Transportation demand management" or "TDM" means measures that reduce vehicle trips. Examples include telecommuting; incentives to carpool, walk, bicycle, or ride public transit; and staggered work shifts.
- (8) "Transportation management association" or "TMA" means a nonprofit, member-controlled organization that provides transportation services in a particular area, such as a region, municipality, commercial district, mall, medical center, or industrial park, and an institutional framework for transportation demand management.

(b) Pilot program.

(1) The Agency of Transportation shall design and administer an 18-month pilot program starting no later than January 1, 2021 to encourage transportation demand management. Participation shall include the development of a unique transportation demand management plan for each participant



- (2) The TDM Pilot Program shall provide subsidized financial support to utilize a transportation management association or Go! Vermont and planning services for at least five eligible employers and up to five local downtown organizations.
- (3) The Agency of Transportation shall select eligible employers and local downtown organizations to participate in the TDM Pilot Program in the order that the eligible employers and local downtown organizations apply and, as funding permits, additional eligible employers and local downtown organizations shall be offered access to the TDM Pilot Program.

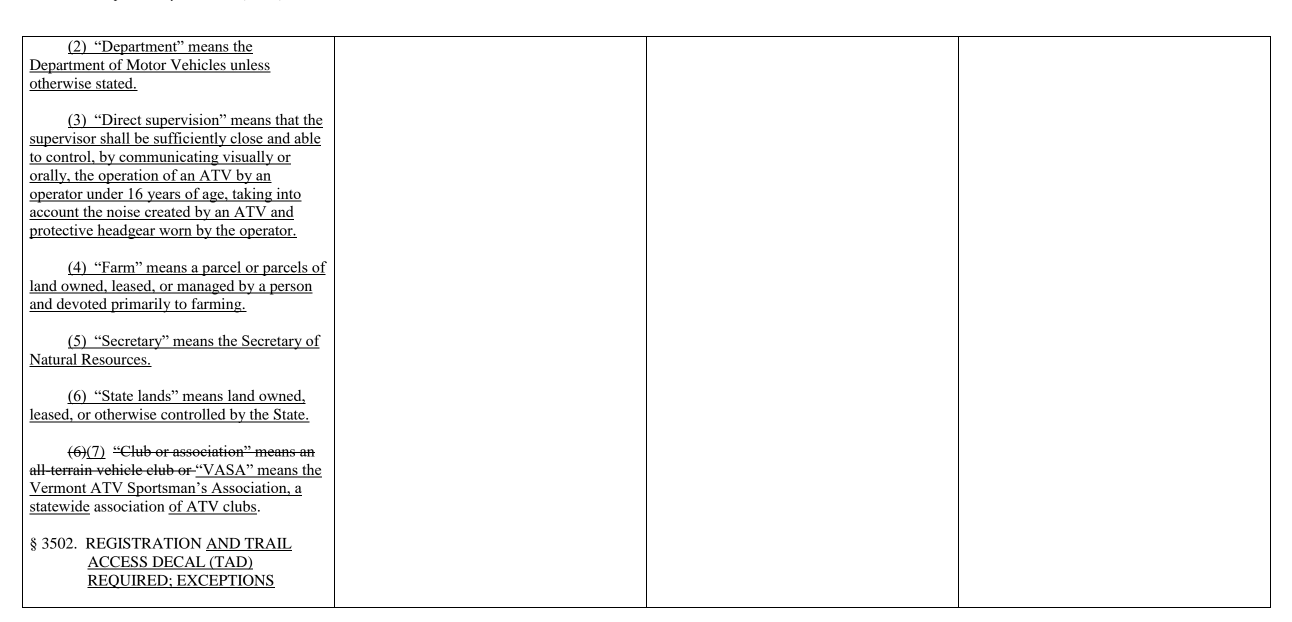
(c) Reporting.

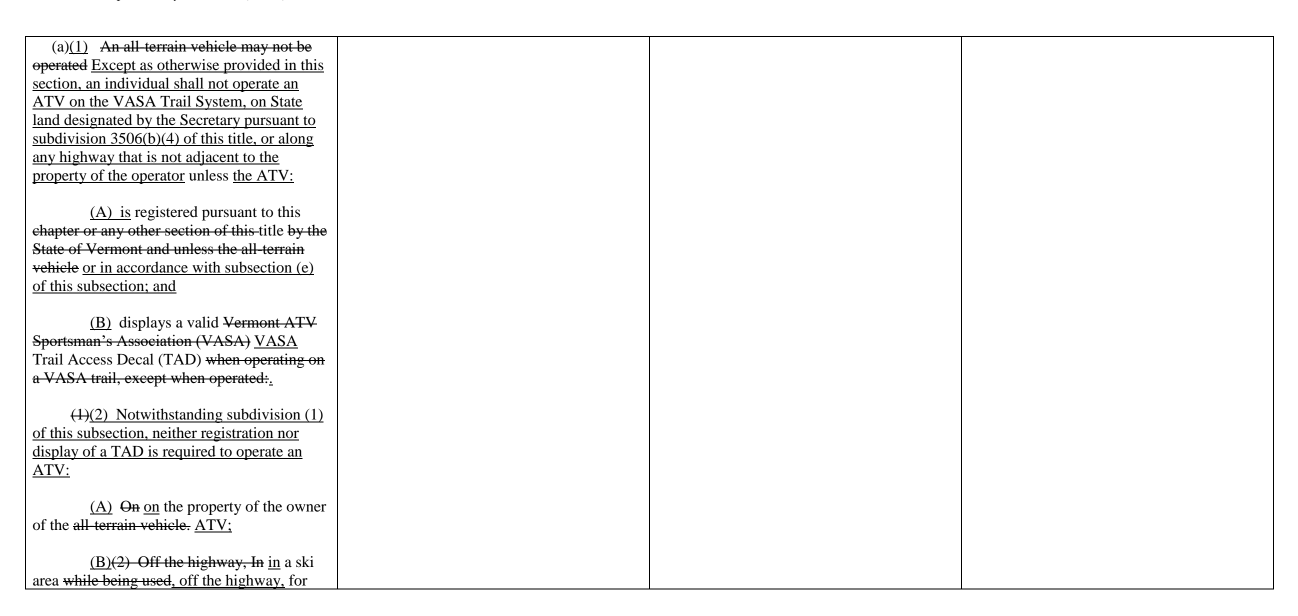
(1) Starting in 2022, the Agency of Transportation, in consultation with all transportation management associations in the State and Go! Vermont, shall, on or before February 15, submit to the House Committees on Commerce and Economic Development and on Transportation and the Senate

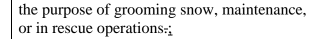
Committees on Economic Development,		
Housing and General Affairs and on		
<u>Transportation the following for the prior</u>		
<u>calendar year:</u>		
(A) for each transportation		
management association:		
(i) the name of each employer		
member and total number of employees		
performing services for the employer in the		
State on December 31;		
(ii) a list of services offered and		
an estimate of the effectiveness of each in		
reducing single-occupancy pleasure-car trips;		
and		
(iii) the total number of		
employees who utilized each service;		
employees who utilized each service,		
(B) aggregate data on the		
commuting habits of employees employed by		
an employer that is a member of a		
transportation management association or		
utilizes Go! Vermont;		
(C) an estimate of the expenses and		
generated by the employer being a member of		
savings to employers and employees		

a transportation management association or utilizing Go! Vermont; and (D) an estimate of the statewide reduction in single-occupancy pleasure-car trips attributable to transportation management associations and Go! Vermont. (2) Notwithstanding 2 V.S.A. § 20(d), the annual report required under this subsection shall continue to be required unless the General Assembly takes specific action to repeal the report requirement.			
*** All-Terrain Vehicles *** Sec. 17. 23 V.S.A. §§ 3501 and 3502 are amended to read:	Sec. 17. [Deleted.]	[NOT ADDRESSED IN REP. McCARTHY'S PROPOSAL]	[THE DRAFT AMENDMENT IS ONLY COMPLETE THROUGH SEC. 12 OF THE AS INTRODUCED BILL]
§ 3501. DEFINITIONS As used in this chapter: (1) "Commissioner" means the Commissioner of Motor Vehicles unless otherwise stated.			
(2) "Department" means Department of Motor Vehicles unless otherwise stated.			

- (3) "Operate" includes an attempt to operate and shall be construed to cover all matters and things connected with the presence and use of all terrain vehicles whether they be at motion or rest.
- (4) "Secretary" means the Secretary of Natural Resources.
- (5) "All-terrain vehicle" or "ATV" means any nonhighway recreational vehicle, except snowmobiles, having no not less than two low pressure tires (10 pounds per square inch, or less), not wider than 64 inches with two-wheel ATVs having permanent, full-time power to both wheels, and having a dry weight of less than 1,700 pounds, when used for cross-country travel on trails or on any one of the following or a combination thereof: land, water, snow, ice, marsh, swampland, and natural terrain. An ATV on a public highway shall be considered a motor vehicle, as defined in section 4 of this title, only for the purposes of those offenses listed in subdivisions 2502(a)(1)(H), (N), (R), (U), (Y), (FF), (GG), (II), and (AAA); (2)(A) and (B); (3)(A), (B), (C), and (D); (4)(A) and (B) and (5) of this title and as provided in section 1201 of this title. An ATV shall not include an electric personal assistive mobility device.







(3)(C) For for official use by a federal, State, or municipal agency and only if the all terrain vehicle ATV is identified with the name or seal of the agency in a manner approved by the Commissioner: or

(D)(4) Solely on privately owned land when the operator is specifically invited to do so by the owner of that the property and has on his or her person carries the written consent of the owner.

(3)(5) By a person who

Notwithstanding subdivision (1) of this
subsection, an operator my operate an ATV
without a TAD displayed if the operator
possesses a completed TAD form processed
electronically and within the prior 10 days
that is either printed out or displayed on a
portable electronic device. The printed or
electronic TAD form shall be valid for 10
days after the electronic transaction. Use of a
portable electronic device to display a
completed TAD form does not in itself
constitute consent for an enforcement officer
to access other contents of the device.

* * *

(c) The possession of a valid TAD or registration of an all-terrain vehicle ATV does not constitute a license to eross or operate an all-terrain vehicle ATV on public or private lands, even if temporarily while crossing the public or private lands. (d) An all-terrain vehicle which ATV that does not comply with the provisions of this			
chapter may shall not be registered by the Commissioner.			
(e) An all-terrain vehicle ATV owned by a person who is a resident of any other state or province shall be deemed to be properly registered for the purposes of this chapter if it is registered in accordance with the laws of the state or province in which its owner resides. An operator who is a resident of any other state or province shall be subject to the provisions of this chapter while operating an ATV within this State, including possessing a valid TAD in the same circumstances that a resident of this State is required to possess a valid TAD.			
Sec. 18. 23 V.S.A. § 3506 is amended to read: § 3506. OPERATION; PROHIBITED	Sec. 18. [Deleted.]	[NOT ADDRESSED IN REP. McCARTHY'S PROPOSAL]	[THE DRAFT AMENDMENT IS ONLY COMPLETE THROUGH SEC. 12 OF THE AS INTRODUCED BILL]

where the town highway is located or, for

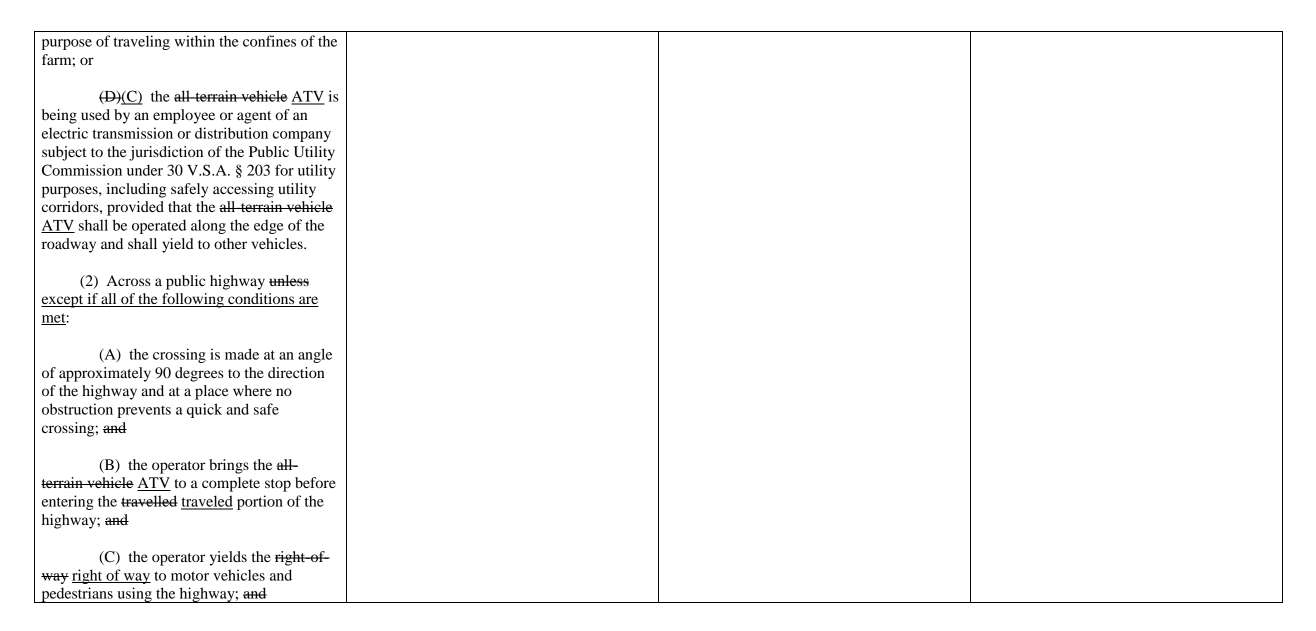
being used for agricultural purposes and is operated not closer than three feet from the traveled portion of any highway for the

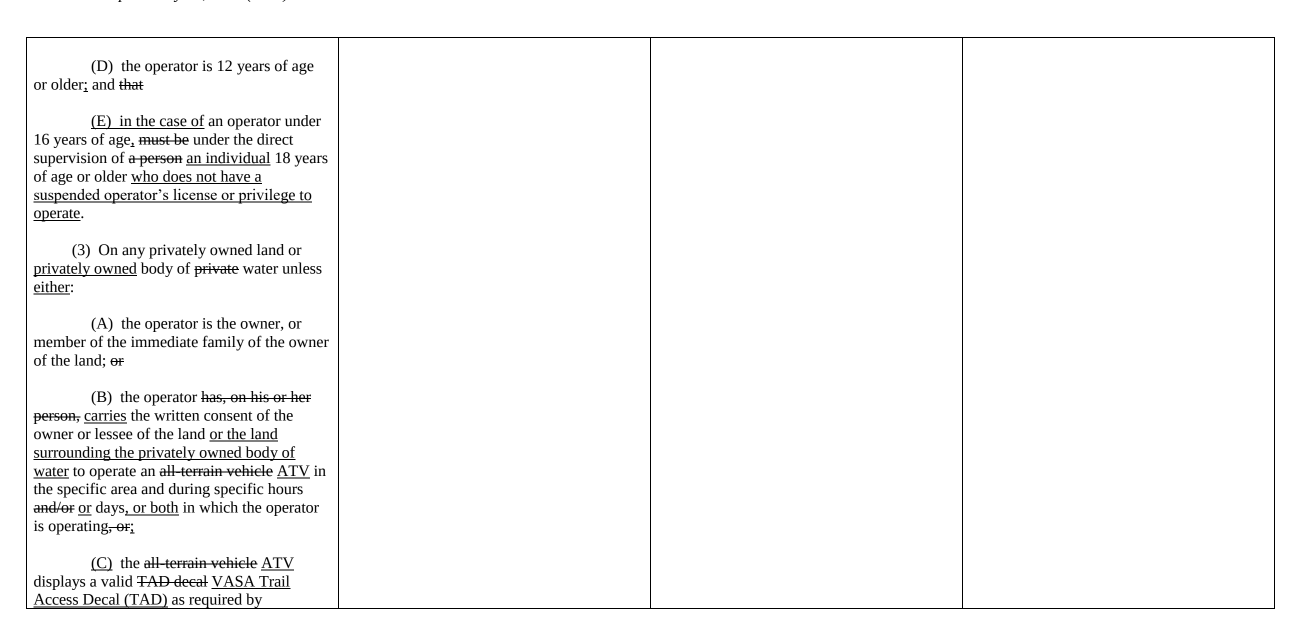
(C)(B) the all-terrain vehicle ATV is

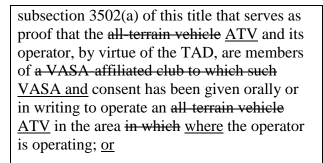
State highways, the Secretary of Transportation and is so posted by the

municipality;

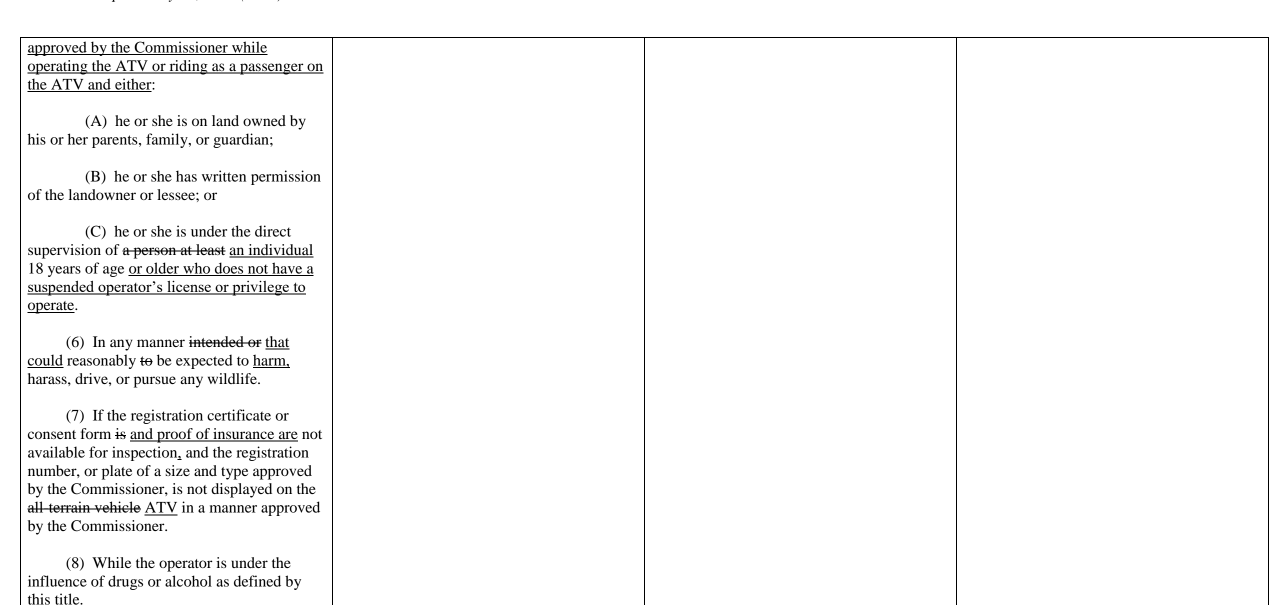
ACTS; FINANCIAL RESPONSIBILITY; HEADGEAR (a) A person shall only operate an ATV, or permit an all-terrain vehicle ATV owned by him or her or under his or her control to be operated, in accordance with this chapter. (b) An all-terrain vehicle ATV shall not be operated: (1) Along a public highway except if one or more of the following applies: (A) the highway is not being maintained during the snow season; (B) the highway has been opened to all-terrain vehicle ATV travel by the selectboard or trustees or local governing body legislative body of the municipality







- (C)(D) the owner of the land has or the land surrounding the privately owned body of water designated the area for use by all-terrain vehicles ATVs by posting the area in a manner approved by the Secretary to give reasonable notice that use is permitted.
- (4) On any public land municipal lands unless opened to ATV travel by the legislative body of the municipality where the land is located, or on any State lands, body of public water, or natural area established under the provisions of 10 V.S.A. § 2607 unless the Secretary has designated the area by the Secretary for use by all-terrain vehicles pursuant to ATVs in rules promulgated adopted under provisions of 3 V.S.A. chapter 25
- (5) By a person an individual under 12 years of age unless he or she is wearing on his or her head protective headgear of a type

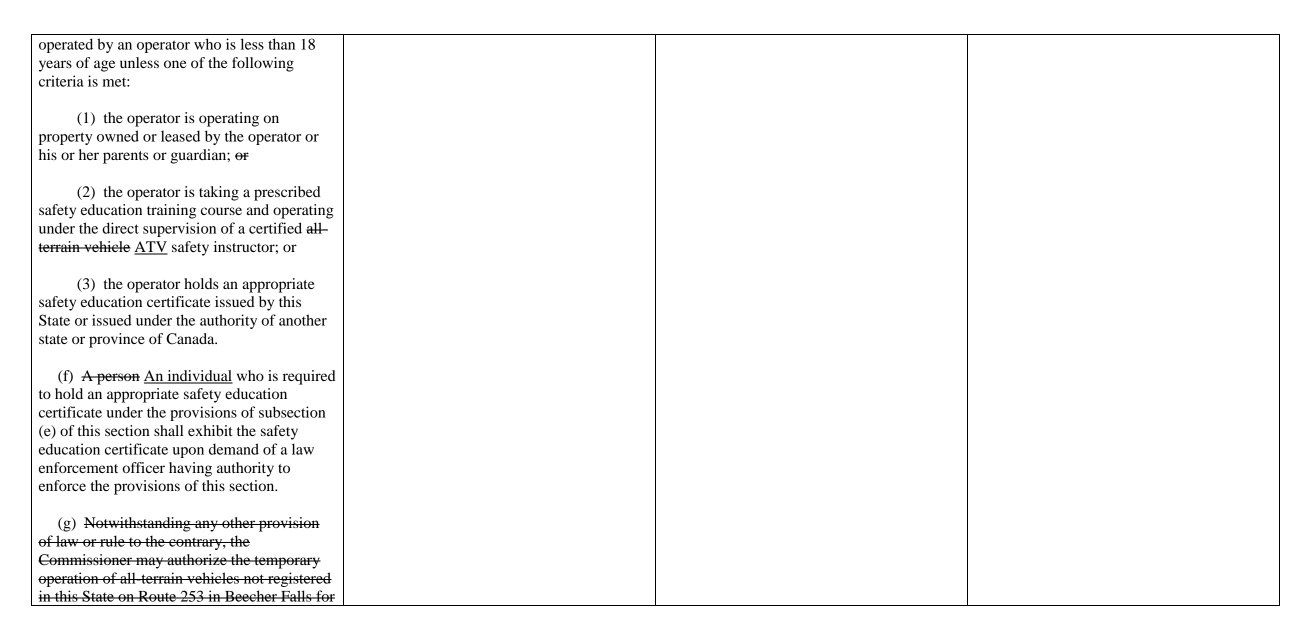


- (9) In a careless or negligent manner or in a manner that is inconsistent with the duty of ordinary care, so as to endanger a person an individual or property.
- (10) Within a cemetery, public or private, as defined in 18 V.S.A. § 5302.
- (11) On limited access highways, rights of way rights-of-way, or approaches unless permitted by the Traffic Committee under section 1004 of this title. In no cases shall the use of all-terrain vehicles ATVs be permitted on any portion of the Dwight D. Eisenhower National System of Interstate and Defense Highways unless the Traffic Committee permits operation on these highways.
- (12) On a sidewalk unless permitted by the selectboard or trustees of the local governing legislative body of the municipality where the sidewalk is located.
- (13) Without liability insurance as described in this subdivision. The owner or operator of an ATV shall not operate or permit the operation of an ATV at locations where the ATV must be registered in order to be lawfully operated under section 3502 of this title without having in effect a bond or a

locations where the ATV must be registered

liability policy in the amounts of at least		
\$25,000.00 for one individual and \$50,000.00		
for two or more individuals killed or injured		
and \$10,000.00 for damages to property in		
any one accident. In lieu of a bond or liability		
policy, evidence of self-insurance in the		
amount of \$115,000.00 must be filed with the		
Commissioner. Financial responsibility shall		
be maintained and evidenced in a form		
prescribed by the Commissioner, and persons		
who self-insure shall be subject to the		
provisions of subsection 801(c) of this title.		
provisions of subsection out(e) of this title.		
(14) While the operator's license or		
privilege to operate a motor vehicle is		
suspended, unless operated at a location		
described in subdivision 3502(a)(2)(A) or (D)		
of this title.		
of this title.		
(15) Outside the boundaries of trails		
established by the VASA Trail System unless		
such operation is specifically authorized		
pursuant to another provision of this chapter.		
(16) 11 1 1 1 1 1		
(16) Unless the operator and all		
passengers wear properly secured protective		
headgear, of a type approved by the		
Commissioner and as intended by the		
manufacturer, if the ATV is operated at		
1 1 1 1 1 1 1 1 1 1		

in order to be lawfully operated under section 3502 of this title. (c) No public or private landowner shall be liable for any property damage or personal injury sustained by any person individual operating or riding as a passenger on an allterrain vehicle ATV or upon a vehicle or other device drawn by an all-terrain vehicle ATV upon the public or private landowner's property, whether or not the public or private landowner has given permission to use the land, unless the public or private landowner charges a cash fee to the operator or owner of the all-terrain vehicle ATV for the use of the property or unless damage or injury is intentionally inflicted by the landowner. (d) In addition to all other requirements, an all-terrain vehicle ATV may not be operated: (1) if equipped with an exhaust system with a cut out, bypass, or similar device; or (2) with the spark arrester removed or modified, except for use in closed course competition events. (e) In addition to all other requirements, an all-terrain vehicle ATV may not be



an annual special event, provided the all-			
terrain vehicle is registered in another state or			
province. [Repealed.]			
* * * Effective Date * * *	* * * Effective Dates * * *	[NOT ADDRESSED IN REP.	[THE DRAFT AMENDMENT IS ONLY
		McCARTHY'S PROPOSAL]	COMPLETE THROUGH SEC. 12 OF THE
Sec. 19. EFFECTIVE DATE	Sec. 19. EFFECTIVE DATES		AS INTRODUCED BILL]
This act shall take effect on July 1, 2020.	(a) This section and Secs. 1a (federal		
	funding), 1b (spending redirection), and 1c		
	(Amtrak) shall take effect on passage.		
	(b) All other sections shall take effect on		
	<u>July 1, 2020.</u>		

NOTES:

- Repeal of 23 V.S.A. § 1222(e) to be included (same language included in Misc. MV Bill (S.339) as passed Senate (<u>Senate Journal at p. 512</u>): Sec. XX. 2017 Acts and Resolves No. 71, Sec. 31(a)(4) is amended to read:
 - (4) 23 V.S.A. § 1222(e), added in Sec. 27 (inspections; mail carrier vehicles), shall be repealed on July 1, 2020. [Repealed.]
- Agency of Transportation's proposal on 19 V.S.A. § 1111 (updated on May 19, 2020) is not included. Current draft (edited) is available here.
- Rep. McCormack's proposed Portland Cement language is not included. Current draft (modified by VTrans and edited) is available here.
- Rep. White's proposed replacement for Sec. 16 (transportation demand management) is not included. Current draft (not reviewed by VTrans) is available here.