

1 Introduced by Committee on Ways and Means

2 Date:

3 Subject: Taxation; corporate income tax; apportionment; combined reporting;  
4 water's edge; overseas business organizations; Finnigan method;  
5 throwback rule

6 Statement of purpose of bill as introduced: This bill proposes to amend the  
7 apportionment of a taxable corporation's Vermont net income by increasing  
8 the sales factor over a three-year period. In 2022, the sales factor will become  
9 the only factor for apportionment (also known as single sales factor).  
10 Additionally, in 2022, the throwback rule for sales of tangible personal  
11 property will be repealed. In regard to applying state taxing jurisdiction to  
12 unitary, combined reporting groups, this bill changes Vermont's approach from  
13 the *Joyce* entity-by-entity method to the *Finnigan* single-taxpayer method.  
14 This bill also repeals the definition of overseas business organizations and  
15 requires the income and apportionment factors of all taxable corporations that  
16 are part of a unitary group and that are incorporated in the United States to be  
17 reported on a combined return.

18 An act relating to corporate income tax

19 It is hereby enacted by the General Assembly of the State of Vermont:

20 Sec. 1. 32 V.S.A. § 5811 is amended to read:

1 § 5811. DEFINITIONS

2 The following definitions shall apply throughout this chapter unless the  
3 context requires otherwise:

4 \* \* \*

5 (22) “Affiliated group” means a group of two or more corporations in  
6 which more than 50 percent of the voting stock of each member corporation is  
7 directly or indirectly owned by a common owner or owners, either corporate or  
8 noncorporate, or by one or more of the member corporations, but shall exclude  
9 ~~overseas business organizations or foreign corporations and~~ corporations  
10 taxable under 8 V.S.A. § 6014.

11 (23) “Unitary business” means one or more related business  
12 organizations engaged in business activity both within and outside the State  
13 among which there exists a unity of ownership, operation, and use; or an  
14 interdependence in their functions.

15 (24) ~~“Overseas business organization” means a business organization~~  
16 ~~that ordinarily has 80 percent or more of its payroll and property outside the 50~~  
17 ~~states and the District of Columbia. [Repealed.]~~

18 \* \* \*

19 Sec. 2. 32 V.S.A. § 5833(a) is amended to read:

20 (a) If the income of a taxable corporation is derived from any trade,  
21 business, or activity conducted entirely within this State, the Vermont net

1 income of the corporation shall be allocated to this State in full. If the income  
2 of a taxable corporation is derived from any trade, business, or activity  
3 conducted both within and outside this State, the amount of the corporation's  
4 Vermont net income that shall be apportioned to this State, so as to allocate to  
5 this State a fair and equitable portion of that income, shall be determined by  
6 multiplying that Vermont net income by the arithmetic average of the  
7 following factors, with the sales factor described in subdivision (3) of this  
8 subsection ~~double-weighted~~ triple-weighted:

9 \* \* \*

10 Sec. 3. 32 V.S.A. § 5833(a) is amended to read:

11 (a) If the income of a taxable corporation is derived from any trade,  
12 business, or activity conducted entirely within this State, the Vermont net  
13 income of the corporation shall be allocated to this State in full. If the income  
14 of a taxable corporation is derived from any trade, business, or activity  
15 conducted both within and outside this State, the amount of the corporation's  
16 Vermont net income that shall be apportioned to this State, so as to allocate to  
17 this State a fair and equitable portion of that income, shall be determined by  
18 multiplying that Vermont net income by the arithmetic average of the  
19 following factors, with the sales factor described in subdivision (3) of this  
20 subsection ~~triple-weighted~~ quadruple-weighted:

21 \* \* \*

1 Sec. 4. 32 V.S.A. § 5833 is amended to read:

2 § 5833. ALLOCATION AND APPORTIONMENT OF INCOME

3 (a) If the income of a taxable corporation is derived from any trade,  
4 business, or activity conducted entirely within this State, the Vermont net  
5 income of the corporation shall be allocated to this State in full. If the income  
6 of a taxable corporation is derived from any trade, business, or activity  
7 conducted both within and outside this State, the amount of the corporation's  
8 Vermont net income that shall be apportioned to this State, so as to allocate to  
9 this State a fair and equitable portion of that income, shall be determined by  
10 multiplying that Vermont net income by ~~the arithmetic average of the~~  
11 ~~following factors, with the sales factor described in subdivision (3) of this~~  
12 ~~subsection quadruple-weighted:~~

13 ~~(1) The average of the value of all the real and tangible property within~~  
14 ~~this State (A) at the beginning of the taxable year and (B) at the end of the~~  
15 ~~taxable year (but the Commissioner may require the use of the average of such~~  
16 ~~value on the 15th or other day of each month, in cases where he or she~~  
17 ~~determines that such computation is necessary to more accurately reflect the~~  
18 ~~average value of property within Vermont during the taxable year), expressed~~  
19 ~~as a percentage of all such property both within and outside this State;~~



1 unitary combined return shall include the income and apportionment factors of  
2 any taxable corporation incorporated in the United States or formed under the  
3 laws of any state, the District of Columbia, or any territory or possession of the  
4 United States and in a unitary relationship with the taxpayer.

5 Sec. 6. TRANSITION FROM JOYCE TO FINNIGAN METHOD

6 (a) For taxable years beginning on and after January 1, 2020, for purposes  
7 of determining whether sales are in Vermont and are included in the numerator  
8 of the sales apportionment factor, if the activities of any member of a unitary  
9 group create nexus with this State, then sales of tangible personal property into  
10 Vermont from outside the State by all members of the unitary group shall be  
11 included in the Vermont sales factor numerator.

12 (b) For taxable years beginning on January 1, 2020 and before January 1,  
13 2022:

14 (1) If any member of a unitary group is taxable in another state, then  
15 sales of tangible personal property from a Vermont location into that state by  
16 any member of the unitary group shall be excluded from the Vermont sales  
17 factor numerator.

18 (2) If no member of a unitary group is taxable in another state, then sales  
19 of tangible personal property from a Vermont location into that state by all  
20 members of the unitary group shall be included in the Vermont sales factor  
21 numerator.

