Sec.	As Passed the House		Senate Proposal of Amendment
	Miscellaneous provisions		Miscellaneous provisions
1	<b>Confidentiality exemption.</b> Creates a new exemption for disclosure of tax information is necessary for tobacco settlement agreement.	1	No change.
2	<b>Interest Calculation.</b> Eliminates the calculation of a monthly interest rate for the over/under payment of taxes.	2	No change.
3	<ul> <li>PVR fee waiver.</li> <li>Gives the director of Property Valuation and Review authority to waive property tax appeal fees in cases of hardship or to join appeals regarding the same parcel.</li> <li>Passed both House and Senate as Sec. 15 of H.922.</li> </ul>	3	No change.
4	<ul> <li>Solar tax credit</li> <li>Cleans up language to reflect previous phase-out of 100% solar energy investment income tax credit. Vermont currently allows a credit of 24% of the federal credit for solar energy investment. Previously, the credit was increased to 100% of the federal credit (an addition of 76%). To accommodate that change, an additional 76% recapture was added to the recapture language in 5822(d). However, the additional 76% credit has been phased out in session law (and is removed from statute in this bill, Sec. 30). As such, the additional 76% recapture language serves no purpose and is deleted here.</li> </ul>	4	No change.

Annual link to federal statutes. Updates Vermont's	5-6	No change.
statutory links to federal law for the income and estate		
taxes.		
Minimum Corporate Income tax	7	No change.
• Clarify that CIT applies to "Vermont" gross		
receipts, which means "gross receipts for the		
corporation that are attributable to Vermont," rather		
than total receipts.		
• Passed House and Senate as Sec. 13 of H.922		
Publically Traded Partnerships	8-9	No change.
• Extends the already established income tax		
withholding exemption for publicly traded		
partnerships to lower-tier pass-through affiliates of		
the partnerships.		
• Requires both the publicly traded		
partnership and lower-tier pass-through		
entities to give the Tax Department		
information about the income and location		
of persons owing tax in Vermont, among		
other information.		
• The exemption for lower-tier pass-through		
entities must be renewed every three years.		
reviewing exemption requests.		
	<ul> <li>statutory links to federal law for the income and estate taxes.</li> <li>Minimum Corporate Income tax <ul> <li>Clarify that CIT applies to "Vermont" gross receipts, which means "gross receipts for the corporation that are attributable to Vermont," rather than total receipts.</li> <li>Passed House and Senate as Sec. 13 of H.922</li> </ul> </li> <li>Publically Traded Partnerships <ul> <li>Extends the already established income tax withholding exemption for publicly traded partnerships to lower-tier pass-through affiliates of the partnerships.</li> <li>Requires both the publicly traded partnership and lower-tier pass-through entities to give the Tax Department information about the income and location of persons owing tax in Vermont, among other information.</li> <li>The exemption for lower-tier pass-through entities must be renewed every three years.</li> </ul> </li> <li>Allows the Tax Department to disclose tax return information to such entities for purposes of</li> </ul>	H.922.5-6Annual link to federal statutes. Updates Vermont's statutory links to federal law for the income and estate taxes.5-6Minimum Corporate Income tax7• Clarify that CIT applies to "Vermont" gross receipts, which means "gross receipts for the corporation that are attributable to Vermont," rather than total receipts.7• Passed House and Senate as Sec. 13 of H.9228-9• Extends the already established income tax withholding exemption for publicly traded partnerships to lower-tier pass-through affiliates of the partnerships. • Requires both the publicly traded partnership and lower-tier pass-through entities to give the Tax Department information about the income and location of persons owing tax in Vermont, among other information. • The exemption for lower-tier pass-through entities must be renewed every three years.• Allows the Tax Department to disclose tax return information to such entities for purposes of

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10	Passed the Senate in H.922	10	
10	<ul> <li>Meals for resale</li> <li>Amend definition of taxable meal exemptions to:         <ul> <li>permit fire departments to qualify for the nonprofit exclusion from "taxable meals" even when they serve meals <u>off</u> their premises at up to two events per year.</li> <li>exclude meals for resale, to ensure tax is charged and collected at time of final sale to person consuming the meal.</li> </ul> </li> </ul>	10	Omits off-premises language related to firefighter meals.
11- 12	<ul> <li>Security in tax appeals</li> <li>Removes requirement that appellants in certain tax appeals to the Superior Court provide security to guarantee the tax in dispute will be paid if they lose.</li> <li>Passed by both House and Senate as Secs. 28-29 of H.922.</li> </ul>	11- 12	No change.
	Not in House bill.	12a	Tax Data Analysis. Requires the Department of Taxes to analyze how tax data could be used to improve program eligibility and application processes.
	529 Plans		
13-	529 Plans	13-	Adds "As far as practicable" to the VSAC reporting
17	<ul> <li>Changes Vermont's law on 529 plans to adjust to federal changes.</li> <li>Shifts "postsecondary education" definitions to reference Vermont law rather than federal law and makes other conforming changes.</li> </ul>	17	requirement in Sec. 17.

	<ul> <li>Requires repayment of tax credit when participant uses 529 funds for purposes other than postsecondary education.</li> <li>Requires VSAC to report the amount of 529 funds withdrawn for purposes other than postsecondary education each year.</li> <li>Passed House and Senate as Secs. 3-7 of H.922, although the Senate added one minor language change in the reporting requirement, which is not included here.</li> </ul>		
	Not in House bill.	17a	Repeals the VSAC reporting requirement in Sec. 17 in
			two years.
	Education Property Tax		
18	Homestead definitions.:	18	No change.
	• Amends education property tax definition of		
	"homestead" to include the principal dwelling of a		
	widower or widow when the dwelling is owned by		
	the estate of the person's deceased spouse and it		
	appears reasonably likely that the dwelling will		
	pass to the widower or widow by law or valid will		
	when the estate is settled.		
	• Passed House and Senate as Sec. 17 of H.922		
19	[Deleted.]	19	No change.
20	Household income definitions.	20	Adds language making it clear that the income of divorced
	• For property tax income sensitivity adjustment:		or separated spouse is only excluded if that person no
	"household income" does not include income of		longer lives in the household.
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	separated or divorced in the taxable year; or income		
	of spouse against whom claimant has protection		
	order.		
	• This provision passed the House and Senate as Sec.		
	18 of H.922		
	• Adds new language excluding cancellation of debt		
	income from the calculation of household income.		
21	<b>Reappraisals.</b> Allows Tax to order reappraisals in towns	21	No change.
	where the CLA is lower than 85 or exceeds 115.		
22-	Common Level of Appraisal Districts	22-	No change.
24	• Authorizes municipalities within a unified union	24	
	school district to merge assessment districts, so		
	long as they agree to standardized assessment		
	procedures. The merged municipalities must		
	maintain separate grand lists and other		
	administrative processes unless granted permission		
	to consolidate all property valuation administrative		
	functions. Municipalities may un-merge after 5		
	years unless they consolidated all property		
	valuation administrative functions.		
	• This section passed both the House and		
	Senate as Sec. 20 of H.922.		
	• The Senate removed two sections from the		
	House passed version of H.922 requiring		
	Tax to provide addition information on		
	property tax bills.		
25		25	No change
23	Notice of property tax adjustments.	23	No change.
	• Increases frequency with which the tax department		

26- 30	<ul> <li>notifies and pays municipalities for homestead property tax adjustments from yearly to monthly.</li> <li>This section passed both the House and Senate as Sec. 22 of H.922.</li> <li>Property tax adjustments to credits.</li> <li>Changes the term "property tax adjustment" in chapter 154 to "property tax credit" in several key</li> </ul>	26- 30	No change.
	<ul> <li>sections.</li> <li>Includes revision authority for Legislative Council to make necessary conforming changes.</li> </ul>		
	Use Value Appraisals		
31	<ul> <li>Definitions.</li> <li>Allow exemption for transfer of property in current use to immediate relative to include ex-spouse in a divorce settlement agreement.</li> <li>Changes perpetual lease language from "exceeds 999 years" to "for a minimum of 999 years" in the definition of "owner".</li> </ul>	31	No change.
32	<ul> <li>Land use change tax and contingent lien.</li> <li>Clarifies that when land is taken out of current use, and later a portion of a parcel is developed, the land use change tax on the portion originally withdrawn is due.</li> <li>Replaces the requirement a lien be placed on all property enrolled in the current use program and instead requires that a notice of contingent lien be filed, with a lien to be filed when</li> </ul>	32	Removes the language on how to value land that is taken out of current use, and only a portion is later developed.

	<ul> <li>land is developed.</li> <li>Converts existing liens on current use property to contingent liens.</li> <li>This change was passed by the House and Senate as Sec. 14 of H.922.</li> <li>Paired with a repeal of lien subordination and fee on July 1, 2020.</li> </ul>		
	Not in House bill.	32a	Requires the Department of Taxes to make recommendations for rulemaking to the Current Use Advisory Board regarding how to value land that is taken out of current use, and only a portion is later developed.
	Insurance taxes		
33-36	<ul> <li>Shifts certain insurance tax collection duties from DFR to the Tax Department and clarifies Tax Department may use administrative tools to enforce the taxes.</li> <li>Deletes reference to surplus lines companies from those insurance companies which must contribute to the Fire Safety Special Fund to reflect current practice.</li> <li>Passed both the House and Senate as Secs. 23-26 of H.922.</li> </ul>	33- 36	No change.
36a	<ul> <li>Sales tax Automotive Parts</li> <li>Clarifies that automotive parts used to recondition a used motor vehicle are exempt from the sales tax.</li> </ul>	36a	No change.
		36b	Exempts durable goods, equipment, veterinary supplies, and prescription drugs for animals from the sales tax.

37	<b>Repeals.</b> Repeals section on land use change tax lien subordination, solar tax credit, and the electrical generating tax.	37	No change.
	Effective dates		
38	Effective dates.	38	Adds effective date language for Sec. 36a.