1	Introduced by [Department of Motor Vehicles proposals, as modified by
2	Legislative Council]
3	Date:
4	Subject: Motor vehicles; exhibition vehicles; antique vehicles; annual
5	inspection; reinstatement fee; U.S. Armed Forces; electronic notice;
6	commercial vehicle operations; commercial vehicle credits and
7	refunds; in-transit registration permits; suspensions; commercial
8	driver's license disqualifications; school bus inspections; school
9	buses; nondriver identification cards; operator's license examination;
10	commercial vehicles; overweight vehicles
11	Statement of purpose of bill as introduced: This bill proposes to make
12	miscellaneous changes to laws related to motor vehicles.
13	An act relating to miscellaneous changes to laws related to vehicles
14	It is hereby enacted by the General Assembly of the State of Vermont:
15	* * * Public Records Requests * * *
16	Sec. 1. 23 V.S.A. § 104(a) is amended to read:
17	(a) Any information contained in Department records is subject to and shall
18	may be released pursuant to the Driver's Privacy Protection Act, 18 U.S.C.
19	chapter 123 as amended.

1	Sec. 2. 23 V.S.A. § 114 is amended to read:
2	§ 114. FEES
3	(a) The Commissioner shall be paid the following fees for miscellaneous
4	transactions:
5	* * *
6	(11) Certified copy proof of mailing \$8.00
7	* * *
8	(b) The Commissioner shall furnish the items listed in subsection (a) of this
9	section upon a request that completely identifies the information sought or
10	pursuant to a contract with an outside entity for purposes permitted under law,
11	including permissible uses identified by the Commissioner pursuant to the
12	Driver's Privacy Protection Act, 18 U.S.C. chapter 123 as amended. For
13	purposes of this subsection, a request that completely identifies the information
14	sought for an individual shall mean name and date of birth, and for a vehicle
15	shall mean either the registration number or the vehicle identification number.
16	* * * Issuance of Nondriver Identification Cards to
17	Vermonters Released from Incarceration * * *
18	Sec. 3. 23 V.S.A. § 115 is amended to read:
19	§ 115. NONDRIVER IDENTIFICATION CARDS
20	(a) Any Vermont resident may make application to the Commissioner and
21	be issued an identification card which that is attested by the Commissioner as

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to true name, correct age, residential address unless the listing of another address is requested by the applicant or is otherwise authorized by law, and any other identifying data as the Commissioner may require which shall include, in the case of minor applicants, the written consent of the applicant's parent, guardian, or other person standing in loco parentis. Every application for an identification card shall be signed by the applicant and shall contain such evidence of age and identity as the Commissioner may require, consistent with subsection (1) of this section. New and renewal application forms shall include a space for the applicant to request that a "veteran" designation by placed on his or her identification card. If a veteran, as defined in 38 U.S.C. § 101(2), requests a veteran designation and provides a Department of Defense Form 214 or other proof of veteran status specified by the Commissioner, and the Office of Veterans Affairs confirms his or her status as an honorably discharged veteran or a veteran discharged under honorable conditions, the identification card shall include the term "veteran" on its face. The Commissioner shall require payment of a fee of \$24.00 at the time application for an identification card is made, except that an initial nondriver identification card shall be issued at no charge to a person an individual who surrenders his or her license in connection with a suspension or revocation under subsection 636(b) of this title due to a physical or mental condition.

(b) Every identification card shall expire, unless earlier canceled, at midnight on the eve of the fourth anniversary of the date of birth of the cardholder following the date of original issue, and may be renewed every four years upon payment of a \$24.00 fee. A renewed identification card shall expire, unless earlier canceled, at midnight on the eve of the fourth anniversary of the date of birth of the cardholder following the expiration of the card being renewed. At least 30 days before an identification card will expire, the Commissioner shall mail first class to the cardholder or send the cardholder electronically an application to renew the identification card; a cardholder shall be sent the renewal notice by mail unless the cardholder opts in to receive electronic notification. A person An individual born on February 29 shall, for the purposes of this section, be considered as born on March 1.

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(g) An identification card issued to a first-time applicant and any subsequent renewals by that person shall contain a photograph or imaged likeness of the applicant. The photographic identification card shall be available at a location designated by the Commissioner. A person An individual issued an identification card under this subsection that contains an imaged likeness may renew his or her identification card by mail. Except that a renewal by a person an individual required to have a photograph or imaged likeness under this subsection must be made in person so that an updated

1	imaged likeness of the person individual is obtained no less often than once
2	every eight nine years.
3	* * *
4	(j) Persons Individuals receiving Supplemental Security Income or Social
5	Security Disability Income and persons individuals with a disability as defined
6	in 9 V.S.A. § 4501(2) shall be provided with nondriver identification cards for
7	the following fees:
8	* * *
9	(m)(1) An inmate who applies for a nondriver identification card in
10	advance of his or her release from a correctional facility and otherwise satisfies
11	the requirements of this section shall be provided with a nondriver
12	identification card for a fee of \$0.00.
13	(2) As used in this subsection, "inmate" means an individual committed
14	to the custody of the Commissioner of Corrections.
15	* * * Electronic In-Transit Registration Permit * * *
16	Sec. 4. 23 V.S.A. § 202 is amended to read:
17	§ 202. IMPERSONATING ANOTHER IN AN APPLICATION, OR AIDING
18	AN APPLICANT BY FALSE REPRESENTATION
19	A person who does any of the following shall be fined not more than
20	\$1,000.00 or imprisoned not more than two years, or both, and shall have his
21	or her privilege to operate suspended for 90 days:

1	(1) falsely impersonates another in an application for:
2	(A) an operator's license; or
3	(B) a learner's permit, or in an application for a;
4	(C) a nondriver identification card, or in an application for;
5	(D) a motor vehicle registration, all terrain vehicle, snowmobile, or
6	motorboat registration, or vessel validation; or who
7	(E) an in-transit registration permit;
8	(2) obtains a license to operate a motor vehicle by false representation,
9	or who obtains :
10	(A) an operator's license;
11	(B) a learner's permit; or
12	(C) a nondriver identification card by false representation, or who
13	obtains;
14	(D) a motor vehicle registration or a registration for any other type of
15	vehicle or vessel by false representation, validation; or
16	(E) an in-transit registration permit;
17	(3) who uses an assumed name or name that is not his or her own in an
18	application for:
19	(A) an operator's license, or;
20	(B) a learner's permit or in an application for;
21	(C) a nondriver identification card, or in an application for;

1	(D) a motor vehicle registration, or registration for any other type
2	vehicle or vessel, validation; or
3	(E) an in-transit registration permit; or
4	(4) who knowingly aids an applicant in obtaining by false representation
5	as to the age or identity of such applicant: such
6	(A) an operator's license;
7	(B) a learner's permit, registration, or:
8	(C) a nondriver identification card;
9	(D) a motor vehicle registration or vessel validation; or
10	(E) an in-transit registration permit by false representation as to the
11	age or identity of such applicant, shall be fined not more than \$1,000.00 or
12	imprisoned not more than two years, or both and shall have his or her privilege
13	to operate suspended for 90 days.
14	Sec. 5. 23 V.S.A. § 203(a) is amended to read:
15	(a) A person shall not:
16	(1) counterfeit or cause to be counterfeited or have in his or her
17	possession any counterfeit number plate, validating sticker, marker, inspection
18	sticker, registration certificate, in-transit registration permit, learner's permit,
19	nondriver identification card, insurance identification card, or operator license,
20	or alter or have in his or her possession any altered number plate or marker;

(2) display or cause or permit to be displayed, or have in his or her possession, any fictitious or fraudulently altered operator license, learner's permit, nondriver identification card, inspection sticker, or registration certificate or in-transit registration permit, or display for any fraudulent purpose an expired or counterfeit insurance identification card or similar document;

* * *

- (6) obtain or attempt to obtain a registration plate, validation sticker, registration certificate, <u>in-transit registration permit</u>, operator's license, learner's permit, nondriver identification card, or duplicate copy of any of such documents by the use of fraudulently obtained, fictitious, or altered identity documents or by the use of identity documents not his or her own;
- (7) obtain or attempt to obtain a registration plate, validation sticker, registration certificate, <u>in-transit registration permit</u>, certificate of title, operator's license, learner's permit, nondriver identification card, duplicate copy of any of these documents, or obtain or attempt to obtain any other permit, license, or special privilege from the Department of Motor Vehicles through the submission of an application containing false or fictitious information;
- (8) lend his or her identity documents to aid an applicant in his or her attempt to fraudulently obtain or actually obtain a registration plate, validation

1	sticker, registration certificate, in-transit registration permit, operator's license,
2	learner's permit, nondriver identification card, or duplicate copy of such
3	documents; or
4	* * *
5	Sec. 6. 23 V.S.A. § 518 is added to read:
6	§ 518. ELECTRONIC IN-TRANSIT PERMIT
7	(a) Issuance of permit; length. The Commissioner may issue an electronic
8	in-transit registration permit for the purpose of movement over the highways of
9	certain motor vehicles otherwise required to be registered when the vehicles
10	are sold by a person, other than a registered motor vehicle dealer, to a resident
11	to be transported to or within and registered in this State. The electronic in-
12	transit registration permit issued pursuant to this section shall be valid for a
13	period of ten days from issuance and shall be in the form and design prescribed
14	by the Commissioner.
15	(b) Form of application; fee. The registration may be obtained by
16	submitting an application under oath on a form prescribed and furnished by the
17	Commissioner, which shall require the applicant to attest to compliance with
18	the provisions of section 800 of this title. The Commissioner is authorized to
19	charge a fee of \$6.00 for the processing of the application and the issuance of
20	the electronic permit.

1	(c) Proof to be carried by operator. It shall be unlawful for any individual
2	to drive a vehicle registered pursuant to this section unless the operator has in
3	his or her possession a valid bill of sale for the vehicle and proof of compliance
4	with the provisions of section 800 of this title. Notwithstanding section 511 of
5	this title, a motor vehicle may be operated without having displayed one or two
6	number plates if the operator has an electronic in-transit registration permit.
7	An operator may prove that he or she is in possession of an electronic in-transit
8	registration permit for the vehicle he or she is operating using a portable
9	electronic device; however, use of a device for this purpose does not in itself
10	constitute consent for an enforcement officer to access other contents of the
11	device.
12	* * * Exhibition Vehicles; Inspection * * *
13	Sec. 7. 23 V.S.A. § 373 is amended to read:
14	§ 373. EXHIBITION VEHICLES; YEAR OF MANUFACTURE
15	REGISTRATION FEE; PRE-1968 NUMBER PLATES
16	(a) The annual <u>registration</u> fee for the <u>registration</u> of a motor vehicle which
17	that is maintained for use in exhibitions, club activities, parades, and other
18	functions of public interest and which that is not used for general daily
19	transportation of passengers or property on any highway shall be \$21.00, in
20	lieu of fees otherwise provided by law. Permitted use shall include:

1	(1) use in exhibitions, club activities, parades, and other functions of
2	public interest; and
3	(2) occasional transportation of passengers or property not more than
4	one day per week.
5	(b) Pursuant to the provisions of section 304 of this title, one registration
6	plate shall be issued to those vehicles registered under subsection (a) of this
7	section. Notwithstanding subsection (a) of this section, a vehicle that is
8	registered as an exhibition vehicle may be used for the occasional
9	transportation of passengers or property. For purposes of this subsection,
10	"occasional" shall mean not more than one day per week.
11	(c) Vermont registration The Commissioner shall issue to the registrant of
12	an exhibition vehicle a certificate of registration and one number plate pursuant
13	to section 304 of this title.
14	(d) Number plates issued prior to 1968 may be displayed on a motor
15	vehicle registered under this section instead of the plate issued under this
16	section, if the issued plate is provided that the number plate issued pursuant to
17	subsection (c) of this section is maintained within the vehicle and produced
18	upon request of any enforcement officer as defined in subdivision 4(11) of this
19	title.

1 Sec. 8. 23 V.S.A. § 1222 is amended to read:

§ 1222. INSPECTION OF REGISTERED VEHICLES

(a) Except for school buses, which shall be inspected as prescribed in section 1282 of this title, and motor buses as defined in subdivision 4(17) of this title, which shall be inspected twice during the calendar year at six-month intervals, all motor vehicles registered in this State shall undergo a safety and visual emissions inspection once each year and all motor vehicles that are registered in this State and are 16 model years old or less shall undergo an emissions or on board diagnostic (OBD) systems inspection once each year as applicable. Any motor vehicle, trailer, or semi-trailer not currently inspected in this State shall be inspected within 15 days following the date of its registration in the State of Vermont.

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(d) Notwithstanding the provisions of subsection (a) of this section, an exhibition vehicle of model year 1940 1970 or before earlier registered as prescribed in pursuant to section 373 of this title or a trailer registered as prescribed in pursuant to subdivision 371(a)(1)(A) of this title shall be exempt from inspection; provided, however, the vehicle must be equipped as originally manufactured, must be in good mechanical condition, and must meet the applicable standards of the inspection manual.

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1	* * * U.S. Armed Forces License Extensions * * *
2	Sec. 9. 23 V.S.A. § 616 is amended to read:
3	§ 616. EXTENSION OF LICENSE FOR MEMBERS OF U.S. ARMED
4	FORCES AND IMMEDIATE FAMILY MEMBERS
5	(a) <u>Definition</u> . As used in this section, "immediate family member" means
6	a child; stepchild; foster child; spouse; domestic partner, as defined in
7	17 V.S.A. § 2414; civil union partner; parent; or parent of a spouse, domestic
8	partner, or civil union partner.
9	(b) Members of the U.S. Armed Forces.
10	(1) A resident of Vermont who is a member of the U.S. Armed Forces,
11	and who at the time of his or her induction, call on reserve commission or
12	enlistment into such forces the U.S. Armed Forces, or who during his or her
13	term of service with the U.S. Armed Forces was the holder of a valid Vermont
14	license to operate motor vehicles issued by the Commissioner, shall,
15	notwithstanding the expiration of such the license, be entitled to operate a
16	motor vehicle without a new with that expired license therefor during his or her
17	term of service and until 30 days after receiving a discharge from the U.S.
18	Armed Forces, provided, however, that he or she shall not be so entitled for a
19	longer period than but not to exceed four years from the date of expiration of
20	his or her license.

1	(2) A resident of Vermont who is a member of the Reserve Component
2	of the U.S. Armed Forces and who at the time he or she is called to active duty
3	was the holder of a valid Vermont license to operate motor vehicles issued by
4	the Commissioner shall, notwithstanding the expiration of such license, be
5	entitled to operate a motor vehicle with that expired license during his or her
6	term of active duty and until 30 days after being released from active duty, but
7	not to exceed four years from the date of expiration of his or her license.
8	(c) Immediate family members of members of the U.S. Armed Forces.
9	(1) A resident of Vermont who is absent from the State because his or
10	her immediate family member is serving with the U.S. Armed Forces and who
11	had a valid Vermont license to operate motor vehicles issued by the
12	Commissioner at the time of the immediate family member's induction or
13	enlistment into the U.S. Armed Forces shall, notwithstanding the expiration of
14	the license, be entitled to operate a motor vehicle with that expired license
15	during the immediate family member's term of service and until 30 days after
16	his or her immediate family member is discharged from the U.S. Armed
17	Forces, but not to exceed four years from the date of expiration of his or her
18	<u>license.</u>
19	(2) A resident of Vermont who is absent from the State because his or
20	her immediate family member is a member of the Reserve Component of the
21	U.S. Armed Forces who had a valid Vermont license to operate motor vehicles

1	issued by the Commissioner at the time of the immediate family member's call
2	to active duty shall, notwithstanding the expiration of such license, be entitled
3	to operate a motor vehicle with that expired license during his or her
4	immediate family member's term of active duty and until 30 days after his or
5	her immediate family is released from active duty, but not to exceed four years
6	from the date of expiration of his or her license.
7	(b)(d) Such person Proof required. Any member of the U.S. Armed Forces
8	or immediate family member of a member of the U.S. Armed Forces operating
9	a motor vehicle with an expired license pursuant to subsection (b) or (c) shall.
10	while operating a motor vehicle, carry upon his or her person the last license
11	issued to him or her and conclusive evidence that he or she is a member of the
12	U.S. Armed Forces or the immediate family member of a member of the U.S.
13	<u>Armed Forces</u> and, if <u>the member of the U.S. Armed Forces is</u> discharged <u>or</u>
14	released from active duty, a copy of such the applicable DD-214 or similar
15	document of discharge or release from active duty.
16	(e)(e) Effect of revocation, suspension, or refusal. Nothing in this section
17	shall be construed to permit a person an individual against whom a revocation
18	or suspension of license has been issued or is in force, or a person an
19	individual who has been refused a license by the Commissioner, to operate a
20	motor vehicle.

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2 Sec. 10. 23 V.S.A. § 632(a) is amended to read: 3 (a) Before an operator's or a junior operator's license is issued to an 4 applicant for the first time in this State, or before a renewal license is issued to 5 an applicant whose previous Vermont license had expired more than three 6 years prior to the application for renewal, the applicant shall pass a satisfactory 7 examination, except that the Commissioner may, in his or her discretion, waive 8 the examination when the applicant holds a chauffeur's or operator's license in 9 force at the time of application or within one year three years prior to the 10 application in some other jurisdiction where an examination is required similar

* * * Waiver of Examination for Individuals with an Expired License * * *

12 *** Suspensions ***

to the examination required in this State.

- 13 Sec. 11. 23 V.S.A. § 671 is amended to read:
- § 671. PROCEDURE
 - (a) In his or her discretion, the Commissioner may suspend indefinitely or for a definite time the license of an operator, or the right of an unlicensed person individual to operate a motor vehicle, after opportunity for a hearing upon not less than 15 days' notice, if the Commissioner has reason to believe that the holder thereof is a person an individual who is incompetent to operate a motor vehicle or is operating improperly so as to endanger the public. If, upon receipt of such notice, the person so notified shall request individual

requests a hearing, such suspension shall not take effect unless the

Commissioner, after hearing, determines that the suspension is justified. If the

Commissioner imposes a suspension, he or she may order the license delivered

to him or her. No Not less than six months from the date of suspension and

each six months thereafter, a person an individual upon whom such suspension

has been imposed may apply for reinstatement of his or her license or right to

operate or for a new license. Upon receipt of such application, the

Commissioner shall thereupon cause an investigation to be made and, if so

requested, conduct a hearing to determine whether such suspension should be

continued in effect.

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- (c) The Commissioner shall not may suspend the license of an operator, or the right of an unlicensed person to operate a motor vehicle, while a prosecution for an offense under this title is pending against such person; unless if:
- (1) he or she the Commissioner finds upon full reports submitted to him or her by an enforcement officer or motor vehicle inspector that the safety of the public will be imperiled by permitting such operator or such unlicensed person to operate a motor vehicle, or:

1	(2) the Commissioner finds that such person operator is seeking to delay
2	the prosecution, but if he or she so finds, he or she may suspend such license or
3	right pending a final disposition of the prosecution; or
4	(3) such operator is found incompetent to stand trial under 13 V.S.A.
5	<u>§ 1487</u> .
6	(d) The Commissioner shall not suspend the license of an operator, or the
7	right of an unlicensed person individual to operate a motor vehicle, for any
8	cause which that has constituted the subject matter of a prosecution in which
9	the conviction of such person individual has not been obtained.
10	* * *
11	(g) A license suspended pursuant to subdivision (c)(3) of this section shall
12	extend until the operator is found competent to stand trial or the criminal case
13	is dismissed.
14	(h) Notwithstanding subsection (d) of this section, if the Commissioner
15	receives official notice, in any form he or she deems appropriate, that an
16	individual's right to operate a motor vehicle has been suspended or revoked in
17	another jurisdiction, the Commissioner may suspend the individual's license or
18	right to operate a motor vehicle in this State. If the individual's license or right
19	to operate is subsequently reinstated by the other jurisdiction, the individual
20	may apply to the Commissioner for reinstatement of his or her license or right

to operate a motor vehicle in this State.

2	Sec. 12. 4 V.S.A. § 1109(c)(4) is amended to read:
3	(4)(A) Hearing. The hearing shall be conducted in a summa

(4)(A) Hearing. The hearing shall be conducted in a summary manner. The hearing officer shall examine the defendant and any other witnesses and may require the defendant to produce documents relevant to the defendant's ability to pay the amount due. The State or municipality shall not be a party except with the permission of the hearing officer. The defendant may be represented by counsel at the defendant's own expense.

* * * Waiver of Reinstatement Fee * * *

(B) Traffic violations; reduction of amount due. When the judgment is based upon a traffic violation, the hearing officer may waive the reinstatement fee required pursuant to 23 V.S.A. § 675(a) or reduce the amount due on the basis of the defendant's driving history, ability to pay, or service to the community; the collateral consequences of the violation; or the interests of justice. The hearing officer's decision on a motion to reduce the amount due shall not be subject to review or appeal except in the case of a violation of rights guaranteed under the Vermont or U.S. Constitution.

1	* * * School Buses; Inspection *	* *
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- 2 Sec. 13. 23 V.S.A. § 1282 is amended to read:
- 3 § 1282. OPERATOR, EQUIPMENT, AND INSPECTION
 - (a) Before a person an individual may assume the duty of transporting school pupils in either a Type I or Type II school bus, he or she shall as a minimum:

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an individual licensed in another jurisdiction furnish his or her employer, a certificate signed by a licensed physician, or a certified physician assistant, or a nurse practitioner in accordance with written protocols, that he or she is, as far as can be determined by reasonable inquiry and examination, mentally and physically competent to perform his or her duties. Any newly diagnosed diabetic or established diabetic must be stabilized and must be certified by his or her personal physician that he or she has not had a hypoglycemic reaction (loss of consciousness or near loss of consciousness) for the last two years or since his or her last physical, whichever is longer. Any diabetic must be recertified every six months by his or her personal physician who must state that the patient has not had a hypoglycemic reaction during that time.

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(b) A school bus shall not be operated in the transportation of children to and from school unless and until it is inspected at an inspection station designated as such by the Department of Motor Vehicles. The inspection shall thoroughly cover mechanical conditions, standard equipment, extra equipment, and safety and comfort conditions all as provided in section 1281 of this title and, if the inspected vehicle meets all of these requirements, the inspection station shall give the owner or operator of the inspected vehicle a signed certificate so stating. This certificate shall be shown as soon as possible by the owner or operator to a school director in the town in which this vehicle is to be operated, and shall thereafter be carried in some easily accessible place in the vehicle. Thereafter, so long as this bus remains in this service, it must be reinspected as provided in this section during each of the following periods: July August, November December, and February March January to April, May to August, and September to December. School buses of the pleasure car type, if regularly used in this service, shall display signs required in subdivision 1283(a)(1) of this title when transporting schoolchildren.

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(d)(1) No less often than every two years, and before the start of a school year, a person an individual licensed by the Department of Motor Vehicles to assume the duty of transporting school pupils in either a Type I or Type II

1	school bus shall furnish the employer who employs him or her as a school bus
2	driver the following:
3	* * *
4	Sec. 14. 23 V.S.A. § 1283(a) is amended to read:
5	(a) Types I and II school buses shall be:
6	* * *
7	(2) Painted national school bus glossy yellow, except that the hood shall
8	be either that color national school bus glossy yellow or lusterless black, and
9	the fenders shall be either that color national school bus glossy yellow or
10	black, and the roof shall be either national school bus glossy yellow or white.
11	For Type II school buses, the requirements of this subdivision and subdivision
12	(a)(3) of this section shall apply to any new bus ordered on or after January 1,
13	2000.
14	(3) Equipped with bumpers of glossy black, unless for increased night
15	visibility they are covered with a reflective material, or, if the school bus is a
16	plug-in electric vehicle, blue.
17	* * *

1	* * * Commercial Vehicles; Size and Weight * * *
2	Sec. 15. 23 V.S.A. § 1399 is amended to read
3	§ 1399. EXCEPTIONS FOR CONSTRUCTION AND MAINTENANCE
4	EQUIPMENT; FIRE APPARATUS; HEAVY-DUTY TOW AND
5	RECOVERY VEHICLES; AND TOWAWAY TRAILERS
6	(a) Definitions. As used in this section:
7	(1) "Heavy-duty tow and recovery vehicle" means a vehicle that:
8	(A) is transporting a disabled vehicle from the place where the
9	vehicle became disabled to the nearest appropriate repair facility; and
10	(B) has a gross vehicle weight that is equal to or exceeds the gross
11	vehicle weight of the disabled vehicle being transported.
12	(2) "Trailer transporter towing unit" means a power unit that is not used
13	to carry property when operating in a towaway trailer transporter combination.
14	(3) "Towaway trailer transporter combination" means a combination of
15	vehicles consisting of a trailer transporter towing unit and two trailers or
16	semitrailers with a total weight that does not exceed 26,000 pounds and in
17	which the trailers or semitrailers carry no property and constitute inventory
18	property of a manufacturer, distributor, or dealer of such trailers or
19	semitrailers.
20	(b) Weight restrictions. Nothing contained in sections 1391–1398 1391–
21	1398 of this title, shall restrict the weight of:

(1) snow plows, road machines, oilers, traction engines, tractors, rollers,
power shovels, dump wagons, trucks, or other construction or maintenance
equipment when used by any town, incorporated village, city, or state the State
in the construction or the maintenance of any highway within the construction
area, provided that such construction or maintenance is performed by persons
employed by or under contract with such town, incorporated village, city, or
the State for this purpose. However, any operation of motorized highway
building equipment or road making appliances used in construction work
contracted by a town, incorporated village, city, or the State shall be
unrestricted as to weight only within a construction area.;
(2) Nothing contained in sections 1391-1398 of this title shall restrict the
weight of municipal and volunteer fire apparatus; or
(3) heavy-duty tow and recovery vehicles on the Dwight D. Eisenhower
System of Interstate and Defense Highways.
(c) Length restrictions. Notwithstanding 1391–1398 of this title, a
towaway trailer transporter combination may be operated on the Dwight D.
Eisenhower System of Interstate and Defense Highways; those classes of
qualifying Federal-aid Primary System highways as designated by the
Secretary of the U.S. Department of Transportation; and on highways leading
to or from the Dwight D. Eisenhower System of Interstate and Defense
Highways for a distance of one mile or less without a permit if the overall

- length does not exceed 82 feet unless the Vermont Secretary of Transportation
- 2 <u>finds the use of a specific highway to be unsafe.</u>
- 3 Sec. 16. 23 V.S.A. § 1433 is amended to read:
- 4 § 1433. REASONABLE ACCESS

subsection 1432(a) of this title.

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Reasonable access, within the meaning of 19 V.S.A. § 1111, shall be permitted to those vehicles operating pursuant to the provisions of subsections 1302(c) and 1432(e) of this title between the Interstate and Defense Highway System and any other qualifying Federal-aid Primary System highways, as designated by the Secretary of the U.S. Department of Transportation and the Vermont Secretary of Transportation, and terminals, facilities for food, fuel, repairs, and rest, and points of loading and unloading for household goods carriers. The Vermont Secretary of Transportation shall by rule pursuant to 3 V.S.A. chapter 25 either designate those portions of the public highways over which such reasonable access shall be permitted or provide for the issuance of permits to allow reasonable access. However, permits shall not be required for tractor-semi-trailer combinations engaged in designed for the transportation of automobiles and having provision for transporting motor vehicles on part of the power unit provided the combinations comply with the provisions of

§ 4103. DEFINITIONS
As used in this chapter:
* * *
(4)(A) "Commercial motor vehicle" means a motor vehicle designed or
used to transport passengers or property:
(A) a motor vehicle designed or used to transport passengers or
property that:
(i) if the vehicle has either a gross vehicle weight rating or gross
vehicle weight of at least 26,001 or more pounds or such lesser rating as
determined by federal regulation;
(ii) if the vehicle is designed to transport more than 15 passengers.
including the driver; or
(iii) if the vehicle is transporting hazardous materials and is
required to be placarded in accordance with 49 C.F.R. part 172, subpart F.
(B) the term "Commercial motor vehicle" shall not include:
* * *
* * * Acceptable Forms of Notice for
Commercial Vehicle Operations * * *

1	Sec. 18. 23 V.S.A. chapter 27 is amended to read:
2	CHAPTER 27. DIESEL FUEL TAX
3	* * *
4	§ 3002. DEFINITIONS
5	As used in this chapter:
6	* * *
7	(11) "Mail," "mails," "mailing," and "mailed" mean any method of
8	delivery used in conventional commercial practice, including by hand, U.S.
9	mail, and electronic transmission.
10	* * *
11	§ 3005. DEALER'S AND DISTRIBUTOR'S LICENSES; APPLICATION;
12	ISSUANCE
13	* * *
14	(b) An applicant for a dealer's or distributor's license shall file by mail an
15	application furnished by the Commissioner with the Commissioner an
16	application prepared and furnished by the Commissioner. The application shall
17	not be under oath but shall contain a declaration that it is made under the
18	penalties of perjury.
19	***

§ 3009. DISCONTINUANCE, REVOCATION, AND REINSTATEMENT

OF LICENSES

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- (a) When any person ceases to be a licensee by reason of a discontinuance, sale, or transfer of his or her business at any location, he or she shall notify the Commissioner in writing by mail at the time the discontinuance, sale, or transfer takes effect. The notice shall give the date of discontinuance and, in the event of a sale or transfer of the business, the name and address of the purchaser or transferee. All taxes, interest, and penalties not yet due and payable under the provisions of this chapter shall be due and payable, notwithstanding such provisions, concurrently with the discontinuance, sale, or transfer. The licensee shall file a report by mail and simultaneously pay all taxes, interest, penalties, and other expenses due by him or her and surrender to the Commissioner the license certificate issued to him or her together with all duplicates and copies, and a user shall remove and surrender to the Commissioner all identification markers from his or her motor vehicles. Until such notice has been given to the Commissioner by a licensee required to file a bond, the seller and his or her surety shall be liable for the taxes, interest, penalties, and other expenses accruing against the transferee, but only to the extent of the value of the property transferred.
- (b) The Commissioner may suspend or revoke the license, the right to operate any vehicle, and any registrations of a person who fails to comply with

any provision of this chapter or any rule adopted pursuant to this chapter. Such suspension or revocation shall be effective upon not less than 15 days' notice unless within those 15 days the licensee shall request in writing mails a written request for a hearing to show cause why the suspension or revocation should not become effective.

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§ 3011. BOND REQUIREMENT; AMOUNT; FAILURE OF SECURITY

(a) When the Commissioner deems it necessary to protect the revenues to be obtained under this chapter, he or she may require a user, dealer, or distributor to file with him or her a bond, issued by a surety company authorized to transact business in this State and approved by the Commissioner of Financial Regulation of this State as to solvency and responsibility, in an amount fixed by the Commissioner, but not to exceed the total potential liability of such person, to secure the payment of any tax or penalties or interest due or which may become due from a licensee under this chapter. In the event that the Commissioner determines that such person is to file a bond, he or she shall give notice to him or her to that effect, specifying notify the user, dealer, or distributor by mail of the amount of the bond required. That person shall file a bond within 15 days after the giving of the notice unless within those 15 days he or she shall request in writing sent by mail a hearing before the Commissioner at which the necessity, propriety, and amount of the

bond shall be determined by the Commissioner. The Commissioner's determination shall be final and shall be complied with within 15 days after the giving of notice thereof mailing to the user, dealer, or distributor. In lieu of a bond, securities approved by the Commissioner or cash in such amount as he or she may prescribe may be deposited, which shall be kept in the custody of the State Treasurer who may at any time upon instructions from the Commissioner without notice to the depositor apply them to any tax or interest or penalties due, and for that purpose the securities may be sold by him or her at public or private sale without notice to the depositor thereof.

* * *

§ 3012. DISCHARGE OF SURETY

Any surety on a bond furnished by a licensee shall be discharged from any liability to the State accruing on the bond after expiration of 60 days from the date the surety shall have filed by mail with the Commissioner a written request to be released and discharged, but the surety shall not be released or discharged from liability already accrued or which shall accrue before the expiration of the 60-day period. The Commissioner, upon receipt of such a request, shall promptly notify by mail the licensee who furnished the bond. Unless the licensee, prior to the expiration of the 60-day period, files a new bond satisfactory to the Commissioner, the Commissioner shall revoke his or her license.

§ 3013. RECORDS; SALES INVOICE; INSPECTION

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(b) Each sale or delivery of fuel by a dealer to a user shall be recorded on demand by the user upon a preprinted, serially numbered invoice approved in form and content by the Commissioner and a copy delivered to the user by mail. The sales invoice shall constitute a receipt for the amount of tax collected by the dealer upon payment by the user. Copies of the sales invoices shall be retained by the user and the dealer for not less than three years. For the purposes of claiming a tax credit or refund under sections 3015 and 3020 of this title, a user with the approval of the Commissioner may submit as a receipt a record of purchases made upon which the tax was paid at the time of purchase; provided, however, that the supporting documents are available for audit purposes in readily accessible form or on readable microfilm.

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§ 3014. REPORTS; EXCEPTIONS

(a) Every distributor or dealer, on or before the 25th day of each month, shall file <u>by mail</u> with the Commissioner on forms prescribed by him or her a report for the preceding month <u>which</u> that shall include the number of gallons of fuel sold or delivered. A distributor's report shall also include the identity of the person to whom the fuel was sold or delivered, the amount of the tax

- collected and by whom, and the monthly total of fuel sold or delivered. The report shall be filed even though no fuel was sold or delivered.
 - (b) Every licensed user shall file <u>by mail</u> a report with the Commissioner on forms prescribed or in a form approved by him or her, which shall include the number of gallons of fuel used in Vermont by motor vehicles owned or operated by him or her. All users shall file on a quarterly basis on or before April 30 for the calendar quarter ending March 31, on or before July 31 for the calendar quarter ending June 30, on or before October 31 for the calendar quarter ending September 30, and on or before January 31 for the calendar quarter ending December 31. The report shall be filed even though no motor fuel was used or delivered.

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§ 3026. REPORTS BY RAILROADS

(a) Every person or corporation operating a railroad in the State shall file by mail a report with the Commissioner on forms prescribed by him or her, which shall include the number of gallons of fuel used in Vermont by railroad trains owned or operated by them on a quarterly basis on or before October 31 for the calendar quarter ending September 30, and on or before January 31 for the calendar quarter ending December 31, and on or before April 30 for the calendar quarter ending March 31, and on or before July 31 for the calendar quarter ending June 30.

1	* * *
2	§ 3028. BULK SALES; TRANSFEREE LIABILITY
3	(a) Whenever a licensee (transferor) required to collect and remit the tax
4	required by this chapter shall make any sale, transfer, lease, or assignment
5	(transfer) in bulk of any part or the whole of the assets of a business, otherwise
6	than in the ordinary course of the business, the purchaser, transferee, lessee, or
7	assignee (transferee) shall, at least 10 days before taking possession of the
8	subject of the transfer or before payment therefor if earlier, notify the
9	Commissioner in writing by mail of the proposed transfer and of the price and
10	date thereof; and whether or not the transferor has represented to, or has
11	informed the transferee that the transferor owes any tax, interest, or penalties
12	required by this chapter and whether or not the transferee has knowledge that
13	such taxes, interest, or penalties are owed, and whether any taxes, interest, or
14	penalties are in fact owed.
15	* * *
16	Sec. 19. 23 V.S.A. chapter 28, subchapter 1 is amended to read:
17	Subchapter 1. General Gasoline Tax
18	§ 3101. DEFINITIONS; SCOPE
19	(a) As used in this chapter:
20	(1) The term "distributor" as used in this subchapter shall mean
21	"Distributor" means a person, firm, or corporation who imports or causes to be

1	imported gasoline or other motor fuel for use, distribution, or sale within the
2	State, or any person, firm, or corporation who produces, refines, manufactures,
3	or compounds gasoline or other motor fuel within the State for use,
4	distribution, or sale. When a person receives motor fuel in circumstances that
5	preclude the collection of the tax from the distributor by reason of the
6	provisions of the Constitution and laws of the United States, and thereafter
7	sells or uses the motor fuel in the State in a manner and under circumstances as
8	may subject the sale to the taxing power of the State, the person shall be
9	considered a distributor and shall make the same reports, pay the same taxes,
10	and be subject to all provisions of this subchapter relating to distributors of
11	motor fuel.
12	* * *
13	(4) "Mail," "mails," "mailing," and "mailed" mean any method of
14	delivery used in conventional commercial practice, including by hand, U.S.
15	mail, and electronic transmission.
16	* * *
17	§ 3102. LICENSING AND BONDING OF DISTRIBUTORS
18	* * *
19	(d) All distributors shall submit mail financial statements to the
20	<u>Commissioner</u> on an annual basis. If the distributor does not wish to submit a

1	financial statement, a bond in the amount established in accordance with
2	subsection (c) of this section shall be required.

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§ 3103. DISCONTINUANCE, REVOCATION, AND REINSTATEMENT OF LICENSES

(a) When any person ceases to be a licensee by reason of a discontinuance, sale, or transfer of his or her business at any location, he or she shall notify the Commissioner in writing by mail at the time the discontinuance, sale, or transfer takes effect. The notice shall give the date of discontinuance and, in the event of a sale or transfer of the business, the name and address of the purchaser or transferee. All taxes, interest, and penalties not yet due and payable under the provisions of this chapter shall be due and payable, notwithstanding those provisions, concurrently with the discontinuance, sale, or transfer. The licensee shall file mail a report and simultaneously pay all taxes, interest, penalties, and other expenses due by him or her and surrender to the Commissioner the license certificate issued to him or her together with all duplicates and copies. Until the notice has been given mailed to the Commissioner by a licensee, the seller and his or her surety shall be liable for the taxes, interest, penalties, and other expenses accruing against the transferee, but only to the extent of the value of the property transferred.

(b) The Commissioner may suspend or revoke the license, the right to operate any vehicle, and any registrations of a person who fails to comply with any provision of this chapter or any rule adopted pursuant to this chapter. The suspension or revocation shall be effective upon not less than 15 days' notice unless within those 15 days the licensee requests in writing mails a written request for a hearing to show cause why the suspension or revocation should not become effective.

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§ 3108. RETURNS

For the purpose of determining the amount of the tax levied and assessed, by the 25th day of each calendar month, each distributor shall send mail to the Commissioner upon a form prepared and furnished by him or her a statement or return under oath or affirmation, showing:

14 ***

§ 3118. BULK SALES; TRANSFEREE LIABILITY

(a) Whenever a licensee (transferor) required to collect and remit the tax required by this subchapter shall make any sale, transfer, lease, or assignment (transfer) in bulk of any part or the whole of the assets of a business, otherwise than in the ordinary course of the business, the purchaser, transferee, lessee, or assignee (transferee) shall, at least 10 days before taking possession of the subject of the transfer or before payment therefor if earlier, notify the

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Commissioner in writing by mail of the proposed transfer and of the price, and
date thereof; and whether or not the transferor has represented to, or has
informed the transferee that the transferor owes any tax, interest, or penalties
required by this subchapter and whether or not the transferee has knowledge
that such taxes, interest, or penalties are owed, and whether any taxes, interest,
or penalties are in fact owed.
* * *

Sec. 20. 23 V.S.A. chapter 35 is amended to read:

CHAPTER 35. INTERNATIONAL REGISTRATION PLAN

§ 3700. DEFINITION; MAIL

As used in this chapter, "mail," "mails," "mailing," and "mailed" mean any method of delivery used in conventional commercial practice, including by hand, U.S. mail, and electronic transmission.

* * * 14

§ 3703. TEMPORARY AUTHORIZATION

Any International Registration Plan registrant based in this State may apply by mail and be issued temporary authorization to operate a vehicle not in the registrant's fleet for a period not to exceed 45 days for a fee of \$15.00. Any person to whom temporary authorization is issued shall submit an application by mail for permanent registration for the vehicle covered by the temporary authorization within 10 days of the date of its issuance. Failure to submit an

1	application within the 10-day period may result in the suspension of the
2	temporary authorization. The temporary authorization shall be kept with the
3	vehicle while being operated.
4	* * *
5	§ 3706. LICENSE SUSPENSION OR REVOCATION
6	The Commissioner may suspend or revoke the license, the right to operate
7	any vehicle, and any registrations of a person who fails to comply with any
8	provisions of the International Registration Plan of this chapter or any rule
9	adopted pursuant to this chapter. The suspension or revocation shall be
10	effective upon not less than 15 days notice unless within those 15 days the
11	registrant shall request in writing mails a written request for a hearing to show
12	cause why the suspension or revocation should not be effective.
13	* * * Commercial Vehicle Credits and Refunds * * *
14	Sec. 21. 23 V.S.A. § 3020 is amended to read:
15	§ 3020. CREDITS AND REFUNDS
16	(a) <u>Credits.</u>
17	(1) A person user who purchased fuel within this State from a dealer or
18	distributor upon which he or she paid the tax at the time of purchase, or a
19	person user exempt from the payment of the tax under subsection 3003(d) of
20	this title and who purchased fuel within this State upon which he or she paid
21	tax at the time of purchase, shall be entitled to a credit or refund equal to the

amount of tax per gallon in effect when the fuel was purchased. When the amount of the credit to which any person user is entitled for any reporting period exceeds the amount of his or her tax for the same period, the excess shall be credited to the user's tax account and the user shall be notified of the date and amount of the credit by mail.

(2) If the Commissioner determines that a tax, penalty, interest, or fee required by this chapter has been paid more than once by a user, or has been illegally or erroneously collected or computed, the excess amount paid or

collected shall be credited to the user's tax account and the user shall be

notified of the date and amount of the credit by mail.

(3) A user who also sells or delivers fuel subject to the tax imposed by 32 V.S.A. chapter 233 upon which the tax imposed by this chapter has been paid shall be entitled to a credit equal to the amount of such tax paid pursuant to this chapter. When the amount of the credit to which any user is entitled for any reporting period exceeds the amount of his or her tax for the same period, the excess shall be credited to the user's tax account and the user shall be notified of the date and amount of the credit by mail.

(4) Any credits in the user's tax account shall be allowed as a credit against either the tax for which the person user otherwise would be liable for the next in a succeeding reporting period or any registration fees assessed pursuant to chapter 35 of this title. However, any credits to be calculated shall

be applied against any outstanding assessments due with the balance to be credited against the tax liability for the next succeeding reporting period. If requested, he or she shall be entitled to a refund of any excess tax paid. When the excess tax paid is \$25.00 or greater, a refund shall be made without a request being required. Credit or refunds for tax paid purchases must be claimed on either the report covering the reporting period in which the purchase was made or on the report filed for any of the next 11 following reporting periods.

- (b) Refunds. A user may request, in writing by mail, a refund of any credits in the user's tax account, but in no case may credits or refunds be claimed a user collect a refund requested more than 33 months following the due date of the report covering the reporting period in which the purchase was made the amount was credited to the user's tax account.
- (b) If the Commissioner determines that a tax, penalty, interest, or fee required by this chapter has been paid more than once by a licensee, or has been illegally or erroneously collected or computed, the excess amount paid or collected shall be credited to the tax account of the licensee, and the licensee shall be notified thereof by mail. Any balance of the excess amount remaining in the licensee's account after crediting the overpayment shall be refunded if requested within 30 days of the date of mailing notice.

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1	(c) A person who sells or delivers fuel subject to the tax imposed by 32
2	V.S.A. chapter 233 upon which the tax imposed by this chapter has been paid
3	shall be entitled to a refund in the amount of such tax paid pursuant to this
4	chapter. Such refunds shall be claimed at the time the report required under
5	section 3014 of this title is filed for the reporting period in which the sale or
6	delivery subject to 32 V.S.A. chapter 233 was made or on the report for the
7	next following reporting period. [Repealed.]
8	Sec. 22. 23 V.S.A. § 3705 is amended to read:
9	§ 3705. COLLECTION OF APPORTIONED REGISTRATION; CREDITS
10	AND REFUNDS
11	(a) The Commissioner may shall postpone the collection of apportioned
12	registration fees until the fees have been computed and any credit available
13	pursuant to subsection 3020(a) of this title applied. Upon calculation, the
14	(b) The Commissioner shall send mail notice of any fees due to the
15	registrant. Payment, and payment of these fees must be received within 15
16	days of the date of the notice.
17	(c) Upon receipt of the proper fees, or after determining that no fees are
18	owed due to credits available pursuant to subsection 3020(a) of this title, the
19	Commissioner shall issue the necessary identification plates and cab cards.
20	(d) If the Commissioner determines that a fee required by this chapter was
21	paid more than once, or has been illegally or erroneously collected or

1	computed, the excess amount paid or collected shall be credited to the account
2	of the registrant maintained pursuant to subsection 3020(a) of this title and the
3	registrant shall be notified of the date and amount of the credit by mail.
4	Sec. 23. UPDATE TO MANUAL ON INTERNATIONAL REGISTRATION
5	PLAN & INTERNATIONAL FUEL TAX AGREEMENT
6	INFORMATION (CVO-181)
7	On or before July 1, 2022, the Commissioner of Motor Vehicles shall
8	update the manual on International Registration Plan & International Fuel Tax
9	Agreement (CVO-181) to be consistent with 23 V.S.A. §§ 3020 and 3705 as
10	amended by Secs. 18–22 of this act.
11	* * * Commercial Driver's License Disqualification * * *
12	Sec. 24. 23 V.S.A. § 4116 is amended to read:
13	§ 4116. DISQUALIFICATION
14	(a) A person Disqualification for one year; first violation. An individual
15	shall be disqualified from driving a commercial motor vehicle for a period of
16	one year if convicted of a first violation of:
17	* * *
18	(7) operating or attempting to operate a commercial motor vehicle while
19	the license is revoked, suspended, cancelled, or disqualified; or
20	* * *

I	(b) A person Disqualification for three years; transportation of a nazardous
2	material. An individual shall be disqualified from driving a commercial motor
3	vehicle for three years if convicted of a violation listed in subsection (a) of this
4	section, if the violation occurred while transporting a hazardous material
5	required to be placarded.
6	(c) A person Disqualification for life. An individual shall be disqualified
7	from driving a commercial motor vehicle for life if convicted of:
8	(1) two or more separate violations listed in subsection (a) of this
9	section arising from two or more separate occurrences;
10	(2) any offense under State or federal law that is punishable by
11	imprisonment for a term exceeding one year involving the manufacture,
12	distribution, or dispensing of a regulated drug, or possession with intent to
13	manufacture, distribute, or dispense a regulated drug where the person used a
14	motor vehicle in the commission of the offense; or
15	(3) a felony involving an act or practice of severe forms of trafficking in
16	persons, as defined in 22 U.S.C. § 7102(11), where the person used a motor
17	vehicle in the commission of the offense.
18	(d) A person Disqualification for 60 or 120 days; serious traffic violation.
19	An individual shall be disqualified from driving a commercial motor vehicle
20	for a period of 60 days if convicted of two serious traffic violations, or
21	120 days if convicted of a third or subsequent serious traffic violation, arising

1	from separate incidents occurring within a three-year period. A
2	disqualification for 120 days shall be issued to be consecutive with to any
3	previous disqualification.
4	(e) A person shall be disqualified from driving a commercial motor vehicle
5	for life if the person uses a motor vehicle in the commission of any offense
6	under State or federal law that is punishable by imprisonment for a term
7	exceeding one year involving the manufacture, distribution, or dispensing of a
8	regulated drug, or possession with intent to manufacture, distribute, or dispense
9	a regulated drug and for which the person was convicted. Disqualification for
10	convictions involving a railroad-highway grade crossing violation.
11	(1) An individual shall be disqualified from driving a commercial motor
12	vehicle for a period of 60 days if the driver is convicted of a first violation of a
13	railroad-highway grade crossing violation.
14	(2) An individual shall be disqualified from driving a commercial motor
15	vehicle for a period of 120 days if, during any three-year period, the driver is
16	convicted of a second railroad-highway grade crossing violation in a separate
17	incident.
18	(3) An individual shall be disqualified from driving a commercial motor
19	vehicle for a period of one year if, during any three-year period, the driver is
20	convicted of a third or subsequent railroad-highway grade crossing violation in
21	separate incidents.

1	(f) A person Surrender of license. An individual who is disqualified from
2	driving a commercial motor vehicle shall surrender his or her Vermont
3	commercial driver license no later than the effective date of the
4	disqualification. Upon receipt of the person's individual's commercial driver
5	license, a Class D license shall be issued, provided the individual is otherwise
6	eligible.
7	(g) Rulemaking. The Commissioner shall adopt rules establishing
8	guidelines, including conditions, under which a disqualification for life under
9	this section, except for a disqualification issued pursuant to subsection (e)
10	subdivision (c)(2) or (c)(3) of this section, may be reduced to a period of not
11	less than 10 years.
12	(h) A person shall be disqualified from driving a commercial motor vehicle
13	for a period of 60 days if the driver is convicted of a first violation of a
14	railroad-highway grade crossing violation. [Repealed.]
15	(i) A person shall be disqualified from driving a commercial motor vehicle
16	for a period of 120 days if, during any three year period, the driver is convicted
17	of a second railroad-highway grade crossing violation in a separate incident.
18	[Repealed.]
19	(j) A person shall be disqualified from driving a commercial motor vehicle
20	for a period of one year if, during any three-year period, the driver is convicted

1	of a third or subsequent railroad-highway grade crossing violation in separate
2	incidents. [Repealed.]
3	(k) A person Concurrent disqualification. An individual shall be
4	disqualified for a term concurrent with any disqualification or suspension
5	issued by the administrator of the Federal Motor Carrier Safety Administration.
6	* * * Effective Dates * * *
7	Sec. 25. EFFECTIVE DATES
8	(a) Secs. 1 (public records; 23 V.S.A. § 104(a)), 2 (fees for public records;
9	23 V.S.A. § 114), 9 (U.S. Armed Forces license extensions; 23 V.S.A. § 616),
10	14 (school busses; 23 V.S.A. § 1283(a)), 15 (commercial vehicle exceptions;
11	23 V.S.A. § 1399), 23 (update to International Registration Plan &
12	International Fuel Tax Agreement manual), 24 (commercial driver's license
13	disqualifications; 23 V.S.A. § 4116), and 25 (effective dates) shall take effect
14	on passage.
15	(b) Sec. 13 (inspection of school buses; 23 V.S.A. § 1282) shall take effect
16	on September 1, 2020.
17	(c) Secs. 6 (electronic in-transit permit; 23 V.S.A. § 518), 18 (diesel fuel
18	tax; 23 V.S.A. chapter 27), 19 (general gasoline tax; 23 V.S.A. chapter 28,
19	subchapter 1), 20 (International Registration Plan; 23 V.S.A. chapter 35), 21
20	(fuel tax credits and refunds; 23 V.S.A. § 3020), and 22 (registration credits
21	and refunds; 23 V.S.A. § 3705) shall take effect on July 1, 2021.

1 (d) All other sections shall take effect on July 1, 2020.