1	H.492
2	Introduced by Representatives Sheldon of Middlebury and Bongartz of
3	Manchester
4	Referred to Committee on
5	Date:
6	Subject: Conservation and development; land use; natural resources; Act 250;
7	Natural Resources Board; appeals
8	Statement of purpose of bill as introduced: This bill proposes to change the
9	name of the Natural Resources Board to the Environmental Review Board and
10	give it the authority to hear appeals from the District Commissions and district
11	coordinators in addition to the Board's current duties. The Environmental
12	Division of the Superior Court will continue to hear appeals from other
13	environmental permits, enforcement, and local zoning appeals. Members of
14	the Environmental Review Board would be appointed the same way as
15	Superior Court judges, with the Judicial Nominating Board reviewing the
16	candidates. After the members of the Board are appointed, the Board would
17	adopt rules of procedure for appeals and would report back to the General
18	Assembly with recommendations to update Act 250.

An act relating to the structure of the Natural Resources Board

1	It is hereby enacted by the General Assembly of the State of Vermont:
2	* * * Natural Resources Board * * *
3	Sec. 1. 10 V.S.A. § 6021 is amended to read:
4	§ 6021. BOARD; VACANCY; REMOVAL
5	(a) A Natural Resources The Environmental Review Board is created to
6	administer the Act 250 program and hear appeals.
7	(1) The Board shall consist of five members <u>nominated</u> , appointed by
8	the Governor, with the advice and consent of the Senate, and confirmed in the
9	manner of a Superior Court judge so that one appointment expires in each year.
10	The Chair shall be a full-time position, and the other four members shall be
11	half-time positions. In making these appointments, the Governor and the
12	Senate shall give consideration to candidates shall be sought who have
13	experience, expertise, or skills relating to the environment or land use one or
14	more of the following areas: environmental science, natural resources law and
15	policy, land use planning, community planning, or environmental justice.
16	(A) The Governor shall appoint a chair of the Board, a position that
17	shall be a full-time position Board membership shall reflect, to the extent
18	possible, the racial, ethnic, gender, and geographic diversity of the State.
19	(B) Following initial appointments, the members, except for the
20	Chair, shall be appointed for terms of four five years. The initial appointments
21	shall be for staggered terms.

1	(2) The Governor shall appoint up to five persons, with preference given
2	to former Environmental Board, Natural Resources Board, or District
3	Commission members, with the advice and consent of the Senate, to serve as
4	alternates for Board members.
5	(A) Alternates shall be appointed for terms of four years, with initial
6	appointments being staggered.
7	(B) The Chair of the Board may assign alternates to sit on specific
8	matters before the Board in situations where fewer than five members are
9	available to serve. [Repealed.]
10	(b) Any vacancy occurring in the membership of the Board shall be filled
11	by the Governor for the unexpired portion of the term Terms; vacancy;
12	succession. The term of each appointment subsequent to the initial
13	appointments described in subsection (a) of this section shall be five years.
14	Any appointment to fill a vacancy shall be for the unexpired portion of the
15	term vacated. A member may seek reappointment under the terms of this
16	section.
17	(c) Removal. Notwithstanding the provisions of 3 V.S.A. § 2004, members
18	shall only be removable for cause only, except the Chair, who shall serve at the
19	pleasure of the Governor after notice and a hearing.
20	(d) <u>Disqualified members.</u> The Chair of the Board, upon request of the
21	Chair of a District Commission, may appoint and assign former Commission

1	members to sit on specific Commission cases when some or all of the regular
2	members and alternates of the District Commission are disqualified or
3	otherwise unable to serve.
4	(e) Retirement from office. When a Board member who hears all or a
5	substantial part of a case retires from office before the case is completed, the
6	member shall remain a member of the Board for the purpose of concluding and
7	deciding that case and signing the findings and judgments involved. A retiring
8	Chair shall also remain a member for the purpose of certifying questions of law
9	if a party appeals to the Supreme Court.
10	(f) Completion of case. A case shall be deemed completed when the Board
11	enters a final decision even though that decision is appealed to the Supreme
12	Court and remanded by that Court.
13	(g) Court of record; jurisdiction. The Board shall have the powers of a
14	court of record in the determination and adjudication of all matters within its
15	jurisdiction. It may initiate proceedings on any matter within its jurisdiction.
16	It may render judgments and enforce the same by any suitable process issuable
17	by courts in this State. An order issued by the Board on any matter within its
18	jurisdiction shall have the effect of a judicial order. The Board's jurisdiction
19	shall include:
20	(1) the issuance of declaratory rulings on the applicability of this chapter
21	and rules or orders issued under this chapter, pursuant to 3 V.S.A. § 808; and

1	(2) the issuance of decisions on appeals pursuant to sections 6007 and
2	6089 of this title.
3	(h) Hearing officers. One Board member or employee of the Board duly
4	appointed by the Chair of the Board may inquire into and examine any matter
5	within the jurisdiction of the Board.
6	(1) A hearing officer may hold any hearing on any matter within the
7	jurisdiction of the Board.
8	(2) Hearings conducted by a hearing officer shall be in accordance with
9	3 V.S.A. §§ 809–816. A hearing officer may administer oaths and exercise the
10	powers of the Board necessary to hear and determine a matter for which the
11	officer was appointed. A hearing officer shall report findings of fact in writing
12	to the Board in the form of a proposal for decision. A copy shall be served
13	upon the parties pursuant to 3 V.S.A. § 811. However, judgment on those
14	findings shall be rendered only by a majority of the Board.
15	(3) The hearing officer shall report findings of fact and conclusions of
16	law in writing to the Board. A copy of the proposed decision shall be served
17	on the parties pursuant to 3 V.S.A. § 811 but shall be subject to a final decision
18	by the Board. The parties shall have 15 days to request oral argument before
19	the Board.

1	Sec. 2. 10 V.S.A. § 6025 is amended to read:
2	§ 6025. RULES
3	(a) The Board may adopt rules of procedure for itself and the District
4	Commissions. The Board shall adopt rules of procedure that govern appeals
5	and other contested cases before it and are consistent with this chapter.
6	* * *
7	Sec. 3. 10 V.S.A. § 6027 is amended to read:
8	§ 6027. POWERS
9	(a) The Board and District Commissions each shall have supervisory
10	authority in environmental matters respecting projects within their jurisdiction
11	and shall apply their independent judgment in determining facts and
12	interpreting law. Each shall have the power, with respect to any matter within
13	its jurisdiction, to:
14	(1) administer oaths, take depositions, subpoena and compel the
15	attendance of witnesses, and require the production of evidence;
16	(2) allow parties to enter upon lands of other parties for the purposes of
17	inspecting and investigating conditions related to the matter before the Board
18	or Commission;
19	(3) enter upon lands for the purpose of conducting inspections,
20	investigations, examinations, tests, and site evaluations as it deems necessary

to verify information presented in any matter within its jurisdiction; and

1	(4) apply for and receive grants from the federal government and from
2	other sources.
3	(b) The powers granted under this chapter are additional to any other
4	powers which that may be granted by other legislation.
5	(c) The Natural Resources Board may designate or shall establish such
6	regional offices as it deems necessary in each district established pursuant to
7	subsection 6026(a) of this title to implement the provisions of this chapter and
8	the rules adopted hereunder. Each regional office shall have at least one
9	District Coordinator working in it. The Natural Resources Board may
10	designate or require a regional planning commission to receive applications,
11	provide administrative assistance, perform investigations, and make
12	recommendations.
13	(d) At the request of a District Commission, if the Board Chair determines
14	that the workload in the requesting district is likely to result in unreasonable
15	delays or that the requesting District Commission is disqualified to hear a case,
16	the Chair may authorize the District Commission of another district to sit in the
17	requesting district to consider one or more applications.
18	(e) The Natural Resources Board may by rule allow joint hearings to be
19	conducted with specified State agencies or specified municipalities.
20	(f) The Board may publish or contract to publish annotations and indices of

its decisions, the decisions of the Environmental Division and the Supreme

permit; or

1	Court, and the text of those decisions. The published product shall be available
2	at a reasonable rate to the general public and at a reduced rate to libraries and
3	governmental bodies within the State.
4	(g) The Natural Resources Board shall manage the process by which land
5	use permits are issued under section 6086 of this title, may initiate enforcement
6	on related matters, under the provisions of chapters 201 and 211 of this title,
7	and may petition the Environmental Division initiate and hear petitions for
8	revocation of land use permits issued under this chapter. Grounds for
9	revocation are:
10	(1) noncompliance with this chapter, rules adopted under this chapter, or
11	an order that is issued that relates to this chapter;
12	(2) noncompliance with any permit or permit condition;
13	(3) failure to disclose all relevant and material facts in the application or
14	during the permitting process;
15	(4) misrepresentation of any relevant and material fact at any time;
16	(5) failure to pay a penalty or other sums owed pursuant to, or other
17	failure to comply with, court order, stipulation agreement, schedule of
18	compliance, or other order issued under Vermont statutes and related to the

1	(6) failure to provide certification of construction costs, as required
2	under subsection 6083a(a) of this title, or failure to pay supplemental fees as
3	required under that section.
4	(h) The Natural Resources Board may hear appeals of fee refund requests
5	under section 6083a of this title and appeals decisions made by District
6	Commissions or district coordinators.
7	(i) The Chair, subject to the direction of the Board, shall have general
8	charge of the offices and employees of the Board and the offices and
9	employees of the District Commissions.
10	(j) The Natural Resources Board may participate as a party in all matters
11	before the Environmental Division that relate to land use permits issued under
12	this chapter. [Repealed.]
13	* * *
14	Sec. 4. 10 V.S.A. § 6028 is amended to read:
15	§ 6028. COMPENSATION
16	Members of the Board and District Commissions shall receive per diem pay
17	of \$100.00 and all necessary and actual expenses in accordance with 32 V.S.A
18	§ 1010 .

1	Sec. 5. 10 V.S.A. § 6084 is amended to read:
2	§ 6084. NOTICE OF APPLICATION; PREAPPLICATION PROCESS;
3	HEARINGS; COMMENCEMENT OF REVIEW
4	(a) The plans for the construction of any development or subdivision
5	subject to the permitting requirements of this chapter must be submitted by the
6	applicant to the District Commission, municipal and regional planning
7	commissions, affected State agencies, and adjoining landowners not less than
8	30 days prior to filing an application under this chapter, unless the municipal
9	and regional planning commissions and affected State agencies waive this
10	requirement.
11	(1) The District Commission may hold a meeting on the proposed plans
12	and the municipal or regional planning commission may take one or more of
13	the following actions:
14	(A) make recommendations to the applicant within 30 days; or
15	(B) once the application is filed with the District Commission, make
16	recommendations to the District Commission by the deadline established in the
17	applicable provision of this section, Board rule, or scheduling order issued by
18	the District Commission.
19	(2) The application shall address the substantive written comments and
20	recommendations made by the planning commissions related to the criteria of
21	subsection 6086(a) of this title received by the applicant and the substantive

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1	oral comments related to those criteria made at a public hearing under
2	subdivision (1) of this subsection.

(3) This subsection shall not apply to a project that has been designated as using simplified procedures pursuant to subdivision 6025(b)(1) of this title or an administrative amendment.

(b) On or before the date of Upon the filing of an application with the District Commission, the applicant District Commission shall send, by electronic means, notice and a copy of the initial application to the owner of the land if the applicant is not the owner; the municipality in which the land is located; the municipal and regional planning commissions for the municipality in which the land is located; the Vermont Agency of Natural Resources; and any adjacent Vermont municipality and municipal and regional planning commission if the land is located on a municipal or regional boundary. The applicant shall furnish to the District Commission the names of those furnished notice by affidavit, and shall post, send by electronic means a copy of the notice in to the town clerk's office of the town or towns in which the project lies. The town clerk shall post the notice in the town office. The applicant shall also provide a list of adjoining landowners to the District Commission. Upon request and for good cause, the District Commission may authorize the applicant to provide a partial list of adjoining landowners in accordance with Board rules.

to hold a hearing for a minor.

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(b)(c) Upon an application being ruled complete, the District Commission shall determine whether to process the application as a major application with a required public hearing or process the application as a minor application with the potential for a public hearing in accordance with Board rules. * * * (e)(d) Anyone required to receive notice of commencement of minor application review pursuant to subsection (b)(c) of this section may request a hearing by filing a request within the public comment period specified in the notice pursuant to Board rules. The District Commission, on its own motion, may order a hearing within 20 days of notice of commencement of minor application review. (d)(e) Any hearing or prehearing conference for a major application shall be held within 40 days of receipt of a complete application, or within 20 days of the end of the public comment period specified in the notice of minor application review if the District Commission determines that it is appropriate

(e)(f) Any notice for a major or minor application, as required by this section, shall also be published by the District Commission in a local newspaper generally circulating in the area where the development or subdivision is located and on the Board's website not more than ten days after receipt of a complete application.

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2	(f)(g) This subsection concerns an application for a new permit amendment
3	to change the conditions of an existing permit or existing permit amendment in
4	order to authorize the construction of a priority housing project described in
5	subdivision 6081(p)(2) of this title.
6	* * *
7	(g)(h) When an application concerns the construction of improvements for
8	one of the following, the application shall be processed as a minor application
9	in accordance with subsections $(b)(c)$ through $(e)(f)$ of this section:
10	* * *
11	Sec. 6. 10 V.S.A. § 6089 is amended to read:
12	§ 6089. APPEALS
13	Appeals of any act or decision of a District Commission under this chapter
14	or a district coordinator under subsection 6007(c) of this title shall be made to
15	the Environmental Division in accordance with chapter 220 of this title. For
16	the purpose of this section, a decision of the Chair of a District Commission
17	under section 6001e of this title on whether action has been taken to
18	circumvent the requirements of this chapter shall be considered an act or
19	decision of the District Commission.
20	(a)(1) An appeal from the District Commission shall be to the Board and
21	shall be accompanied by a fee prescribed by section 6083a of this title.

(2) Participation before District Commission. An aggrieved person sn	<u>an</u>
not appeal an act or decision that was made by a District Commission unless	
the person was granted party status by the District Commission pursuant to	
subdivision 6085(c)(1)(E) of this title, participated in the proceedings before	
the District Commission, and retained party status at the end of the District	
Commission proceedings. In addition, the person may only appeal those issu	ıes
under the criteria with respect to which the person was granted party status.	
However, notwithstanding these limitations, an aggrieved person may appeal	į
an act or decision of the District Commission if the Board determines that:	
(A) there was a procedural defect that prevented the person from	
obtaining party status or participating in the proceeding;	
(B) the decision being appealed is the grant or denial of party status	<u>; , </u>
<u>or</u>	
(C) some other condition exists that would result in manifest injusti	<u>ce</u>
if the person's right to appeal was disallowed.	
(3) An appellant to the Board, under this section, shall file with the	
notice of appeal a statement of the issues to be addressed in the appeal, a	
summary of the evidence that will be presented, and a preliminary list of	
witnesses who will testify on behalf of the appellant.	
(4) The Board shall hold a de novo hearing on all findings requested by	<u>y</u>
any party that files an appeal or cross appeal, according to the rules of the	

1	Board. The hearing shall be held in the municipality where the project subject
2	to the appeal is located, if possible, or as close as possible.
3	(5) Notice of appeal shall be filed with the Board within 30 days
4	following the act or decision by the Board. The Board shall notify the parties
5	who had party status before the District Commission of the filing of any
6	appeal.
7	(6) Prehearing discovery.
8	(A) Discovery of persons who may provide testimony pursuant to
9	Vermont Rule of Evidence 702 shall be provided as set forth in the Vermont
10	Rules of Civil Procedure 26-37.
11	(B) Interrogatories may be submitted pursuant to the Vermont Rule
12	of Civil Procedure 33 but, other than with regard to testimony pursuant to
13	Vermont Rule of Evidence 702, shall be limited to discovery of the identity of
14	witnesses and a summary of each witness's testimony, except by order of the
15	Board for cause shown.
16	(C) Parties may submit requests to produce and requests to enter
17	upon land pursuant to the Vermont Rule of Civil Procedure 34.
18	(D) Depositions pursuant to Vermont Rules of Civil Procedure 30–32
19	shall only be of persons who may provide testimony pursuant to Vermont Rule
20	of Evidence 702, except by order of the Board for cause shown.

1	(E) The duty to supplement prehearing discovery shall be governed
2	by Vermont Rule of Civil Procedure 26(e) except that the duty to supplement
3	also shall apply to all facts and opinions disclosed in depositions.
4	(b) Prior decisions of the former Environmental Board, Water Resources
5	Board, Waste Facilities Panel, and Environmental Division shall be given the
6	same weight and consideration as prior decisions of the Environmental Review
7	Board.
8	(c) An appeal from a decision of the Board under subsection (a) of this
9	section shall be to the Supreme Court by a party as set forth in subsection
10	6085(c) of this title.
11	(d) No objection that has not been raised before the Board may be
12	considered by the Supreme Court, unless the failure or neglect to urge such
13	objection shall be excused because of extraordinary circumstances.
14	(e) An appeal of a decision by the Board shall be allowed pursuant to
15	3 V.S.A. § 815, including the unreasonableness or insufficiency of the
16	conditions attached to a permit. An appeal from the District Commission shall
17	be allowed for any reason, except no appeal shall be allowed when an
18	application has been granted and no preliminary hearing requested.
19	(f) Precedent from the former Environmental Board and of the
20	Environmental Review Board that interpret Act 250 shall be provided the same
21	deference by the Supreme Court as precedents accorded to other executive

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1	branch agencies charged with administering their enabling act. On appeal to
2	the Supreme Court from the Environmental Review Board, decisions of the
3	Environmental Review Board interpreting this act also shall be accorded that
4	deference.
5	(g) Upon appeal to the Supreme Court, the Board's findings of fact shall be
6	accepted unless clearly erroneous.
7	Sec. 7. 10 V.S.A. § 6007 is amended to read:
8	§ 6007. ACT 250 DISCLOSURE STATEMENT; JURISDICTIONAL
9	DETERMINATION
10	* * *
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11	(c) With respect to the partition or division of land, or with respect to an
	(c) With respect to the partition or division of land, or with respect to an activity that might or might not constitute development, any person may
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11 12	activity that might or might not constitute development, any person may
11 12 13	activity that might or might not constitute development, any person may submit to the district coordinator an "Act 250 Disclosure Statement" and other
11 12 13 14	activity that might or might not constitute development, any person may submit to the district coordinator an "Act 250 Disclosure Statement" and other information required by the rules of the Board and may request a jurisdictional
11 12 13 14 15	activity that might or might not constitute development, any person may submit to the district coordinator an "Act 250 Disclosure Statement" and other information required by the rules of the Board and may request a jurisdictional opinion from the district coordinator concerning the applicability of this
11 12 13 14 15	activity that might or might not constitute development, any person may submit to the district coordinator an "Act 250 Disclosure Statement" and other information required by the rules of the Board and may request a jurisdictional opinion from the district coordinator concerning the applicability of this chapter. If a requestor wishes a final determination to be rendered on the

that is the subject of the opinion is located and shall serve the opinion on all

persons listed in subdivisions 6085(c)(1)(A) through (D) of this title. In

1	addition, the requestor who is seeking a final determination shall consult with
2	the district coordinator and obtain approval of a subdivision 6085(c)(1)(E) list
3	of persons who shall be notified by the district coordinator because they are
4	adjoining property owners or other persons who would be likely to be able to
5	demonstrate a particularized interest protected by this chapter that may be
6	affected by an act or decision by a District Commission.
7	(d) A person who seeks review of a jurisdictional opinion issued by a
8	district coordinator may bring an appeal to the Board of the issues addressed in
9	the opinion.
10	(1) If the opinion was served on the person when issued, the person's
11	request under this subsection shall be submitted to the Board within 30 days
12	after the opinion's issuance.
13	(2) If the opinion was not served on the person when issued, the request
14	shall be submitted to the Board:
15	(A) within 30 days from the date on which the opinion was served on
16	the requestor; or
17	(B) at any time, if the opinion is never served on the requestor.
18	(3) The Board shall give notice of the request.
19	(A) The Board shall serve the notice on all persons listed in
20	subdivisions $6085(c)(1)(A)$ —(E) of this title and post the notice on its website.

1	(B) If the request pertains to a jurisdictional opinion for which a final
2	determination was requested under subsection (c) of this section, the Board
3	<u>shall:</u>
4	(i) serve the notice on all persons on the approved subdivision
5	6085(c)(1)(E) list; and
6	(ii) publish at the expense of the requestor the notice in a local
7	newspaper having general circulation in the area where the land that is the
8	subject of the request is located.
9	(4) An act or decision of the Board under this subsection may be
10	appealed to the Supreme Court pursuant to chapter 220 of this title.
11	Sec. 8. 10 V.S.A. § 6083a is amended to read:
12	§ 6083a. ACT 250 FEES
13	* * *
14	(i) All persons filing an appeal, cross appeal, or petition from a District
15	Commission decision or jurisdictional determination shall pay a fee of
16	\$295.00, plus publication costs.
17	* * * Appeals * * *
18	Sec. 9. 10 V.S.A. chapter 220 is amended to read:
19	CHAPTER 220. CONSOLIDATED ENVIRONMENTAL APPEALS
20	§ 8501. PURPOSE
21	It is the purpose of this chapter to:

1	(1) consolidate existing appeal routes for municipal zoning and
2	subdivision decisions and acts or decisions of the Secretary of Natural
3	Resources, district environmental coordinators, and District Commissions,
4	excluding enforcement actions brought pursuant to chapters 201 and 211 of
5	this title and the adoption of rules under 3 V.S.A. chapter 25;
6	(2) standardize the appeal periods, the parties who may appeal these acts
7	or decisions, and the ability to stay any act or decision upon appeal, taking into
8	account the nature of the different programs affected;
9	(3) encourage people to get involved in the Act 250 permitting process
10	at the initial stages of review by a District Commission by requiring
11	participation as a prerequisite for an appeal of a District Commission decision
12	to the Environmental Division;
13	(4) assure ensure that clear appeal routes exist for acts and decisions of
14	the Secretary of Natural Resources; and
15	(5)(4) consolidate appeals of decisions related to renewable energy
16	generation plants and telecommunications facilities with review under,
17	respectively, 30 V.S.A. §§ 248 and 248a, with appeals and consolidation of
18	proceedings pertaining to telecommunications facilities occurring only while
19	30 V.S.A. § 248a remains in effect.
20	§ 8502. DEFINITIONS
21	As used in this chapter:

1	(1) "District Commission" means a District Environmental Commission
2	established under chapter 151 of this title. [Repealed.]
3	(2) "District coordinator" means a district environmental coordinator
4	attached to a District Commission established under chapter 151 of this title.
5	[Repealed.]
6	(3) "Environmental Court" or "Environmental Division" means the
7	Environmental Division of the Superior Court established by 4 V.S.A. § 30.
8	(4) "Natural Resources Environmental Review Board" or "Board"
9	means the Board established under chapter 151 of this title.
10	(5) "Party by right" means the following:
11	(A) the applicant;
12	(B) the landowner, if the applicant is not the landowner;
13	(C) the municipality in which the project site is located and the
14	municipal and regional planning commissions for that municipality;
15	(D) if the project site is located on a boundary, any Vermont
16	municipality adjacent to that border and the municipal and regional planning
17	commissions for that municipality;
18	(E) the solid waste management district in which the land is located,
19	if the development or subdivision constitutes a facility pursuant to subdivision
20	6602(10) of this title;
21	(F) any State agency affected by the proposed project.

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adopted under those authorities:

1	(6) "Person" means any individual; partnership; company; corporation;
2	association; joint venture; trust; municipality; the State of Vermont or any
3	agency, department, or subdivision of the State; any federal agency; or any
4	other legal or commercial entity.
5	(7) "Person aggrieved" means a person who alleges an injury to a
6	particularized interest protected by the provisions of law listed in section 8503
7	of this title, attributable to an act or decision by a district coordinator, District
8	Commission, the Secretary, or the Environmental Division that can be
9	redressed by the Environmental Division or the Supreme Court.
10	(8) "Secretary" means the Secretary of Natural Resources or the
11	Secretary's duly authorized representative. As used in this chapter,
12	"Secretary" shall also mean the Commissioner of Environmental Conservation
13	the Commissioner of Forests, Parks and Recreation, and the Commissioner of
14	Fish and Wildlife, with respect to those statutes that refer to the authority of
15	that commissioner or department.
16	§ 8503. APPLICABILITY
17	(a) This chapter shall govern all appeals of an act or decision of the
18	Secretary, excluding enforcement actions under chapters 201 and 211 of this
19	title and rulemaking, under the following authorities and under the rules

* * *

1	(b) This chapter shall govern:
2	(1) all appeals from an act or decision of a District Commission under
3	chapter 151 of this title, excluding appeals of application fee refund requests;
4	(2) appeals from an act or decision of a district coordinator under
5	subsection 6007(c) of this title;
6	(3) appeals from findings of fact and conclusions of law issued by the
7	Natural Resources Board in its review of a designated growth center for
8	conformance with the criteria of subsection 6086(a) of this title, pursuant to
9	authority granted at 24 V.S.A. § 2793c(f). [Repealed.]
10	(c) This chapter shall govern all appeals arising under 24 V.S.A.
11	chapter 117, the planning and zoning chapter.
12	(d) This chapter shall govern all appeals from an act or decision of the
13	Environmental Division under this chapter.
14	(e) This chapter shall not govern appeals from rulemaking decisions by the
15	Natural Resources Environmental Review Board under chapter 151 of this title
16	or enforcement actions under chapters 201 and 211 of this title.
17	(f) This chapter shall govern all appeals of acts or decisions of the
18	legislative body of a municipality arising under 24 V.S.A. chapter 61,
19	subchapter 10, relating to the municipal certificate of approved location for
20	salvage yards.

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[Repealed.]

1	(g) This chapter shall govern all appeals of an act or decision of the
2	Secretary of Natural Resources that a solid waste implementation plan for a
3	municipality proposed under 24 V.S.A. § 2202a conforms with the State Solid
4	Waste Implementation Plan adopted pursuant to section 6604 of this title.
5	§ 8504. APPEALS TO THE ENVIRONMENTAL DIVISION
6	(a) Act 250 and Agency appeals. Within 30 days of the date of following
7	the act or decision, any person aggrieved by an act or decision of the Secretary,
8	a District Commission, or a district coordinator under the provisions of law
9	listed in section 8503 of this title, or any party by right, may appeal to the
10	Environmental Division, except for an act or decision of the Secretary under
11	subdivision 6086b(3)(E) of this title or governed by section 8506 of this title.
12	* * *
13	(c) Notice of the filing of an appeal.
14	(1) Upon filing an appeal from an act or decision of the District
15	Commission, the appellant shall notify all parties who had party status as of the
16	end of the District Commission proceeding, all friends of the Commission, and
17	the Natural Resources Board that an appeal is being filed. In addition, the
18	appellant shall publish notice not more than 10 days after providing notice as
19	required under this subsection, at the appellant's expense, in a newspaper of

general circulation in the area of the project that is the subject of the decision.

1	ጥ ጥ ጥ
2	(d) Requirement to participate before the District Commission or the
3	Secretary.
4	(1) Participation before District Commission. An aggrieved person shall
5	not appeal an act or decision that was made by a District Commission unless
6	the person was granted party status by the District Commission pursuant to
7	subdivision 6085(c)(1)(E) of this title, participated in the proceedings before
8	the District Commission, and retained party status at the end of the District
9	Commission proceedings. In addition, the person may only appeal those issues
10	under the criteria with respect to which the person was granted party status.
11	However, notwithstanding these limitations, an aggrieved person may appeal
12	an act or decision of the District Commission if the Environmental judge
13	determines that:
14	(A) there was a procedural defect that prevented the person from
15	obtaining party status or participating in the proceeding;
16	(B) the decision being appealed is the grant or denial of party status;
17	Of
18	(C) some other condition exists that would result in manifest injustice
19	if the person's right to appeal was disallowed. [Repealed.]
20	(2) Participation before the Secretary.
21	* * *

1	(e) Act 250 jurisdictional determinations by a district coordinator.
2	(1) The appellant shall provide notice of the filing of an appeal to each
3	person entitled to notice under subdivisions 6085(c)(1)(A) through (D) of this
4	title, to each person on an approved subdivision 6085(c)(1)(E) list, and to the
5	Natural Resources Board.
6	(2) Failure to appeal within the time required under subsection (a) of
7	this section shall render the decision of the district coordinator under
8	subsection 6007(c) of this title the final determination regarding jurisdiction
9	under chapter 151 of this title unless the underlying jurisdictional opinion was
10	not properly served on persons listed in subdivisions 6085(c)(1)(A) through
11	(D) of this title and on persons on a subdivision 6085(c)(1)(E) list approved
12	under subsection 6007(c) of this title. [Repealed.]
13	* * *
14	(g) Consolidated appeals. The Environmental Division may consolidate or
15	coordinate different appeals where those appeals all relate to the same project.
16	* * *
17	(i) Deference to Agency technical determinations. In the adjudication of
18	appeals relating to land use permits under chapter 151 of this title, technical
19	determinations of the Secretary shall be accorded the same deference as they
20	are accorded by a District Commission under subsection 6086(d) of this title.
21	[Repealed.]

State in the appeal.

1	* * *
2	(k) Limitations on appeals. Notwithstanding any other provision of this
3	section÷,
4	(1) there shall be no appeal from a District Commission decision when
5	the Commission has issued a permit and no hearing was requested or held, or
6	no motion to alter was filed following the issuance of an administrative
7	amendment;
8	(2) a municipal decision regarding whether a particular application
9	qualifies for a recorded hearing under 24 V.S.A. § 4471(b) shall not be subject
10	to appeal;
11	(3) if a District Commission issues a partial decision under subsection
12	6086(b) of this title, any appeal of that decision must be taken within 30 days
13	of the date of that decision.
14	(l) Representation. The Secretary may represent the Agency of Natural
15	Resources in all appeals under this section. The Chair of the Natural
16	Resources Board may represent the Board in any appeal under this section,
17	unless the Board directs otherwise. If more than one State agency, other than
18	the Board, either appeals or seeks to intervene in an appeal under this section,
19	only the Attorney General may represent the interests of those agencies of the

1	(m) Precedent. Prior decisions of the Environmental Board, water
2	Resources Board, and Waste Facilities Panel shall be given the same weight
3	and consideration as prior decisions of the Environmental Division.
4	(n) Intervention. Any person may intervene in a pending appeal if that
5	person:
6	(1) appeared as a party in the action appealed from and retained party
7	status;
8	(2) is a party by right;
9	(3) is the Natural Resources Board; [Repealed.]
10	(4) is a person aggrieved, as defined in this chapter;
11	(5) qualifies as an "interested person," as established in 24 V.S.A.
12	§ 4465, with respect to appeals under 24 V.S.A. chapter 117; or
13	(6) meets the standard for intervention established in the Vermont Rules
14	of Civil Procedure.
15	(o) With respect to review of an act or decision of the Secretary pursuant to
16	3 V.S.A. § 2809, the Division may reverse the act or decision or amend an
17	allocation of costs to an applicant only if the Division determines that the act,
18	decision, or allocation was arbitrary, capricious, or an abuse of discretion. In
19	the absence of such a determination, the Division shall require the applicant to
20	pay the Secretary all costs assessed pursuant to 3 V.S.A. § 2809.

1	(p) Administrative record. The Secretary shall certify the administrative
2	record as defined in chapter 170 of this title and shall transfer a certified copy
3	of that record to the Environmental Division when:
4	(1) there is an appeal of an act or decision of the Secretary that is based
5	on that record; or
6	(2) there is an appeal of a decision of a District Commission, and the
7	applicant used a decision of the Secretary based on that record to create a
8	presumption under a criterion of subsection 6086(a) of this title that is at issue
9	in the appeal.
10	§ 8505. APPEALS TO THE SUPREME COURT
11	(a) Any person aggrieved by a decision of the Environmental Division
12	pursuant to this subchapter, any party by right, or any person aggrieved by a
13	decision of the Environmental Review Board may appeal to the Supreme Court
14	within 30 days of following the date of the entry of the order or judgment
15	appealed from, provided that:
16	(1) the person was a party to the proceeding before the Environmental
17	Division; or
18	(2) the decision being appealed is the denial of party status; or
19	(3) the Supreme Court determines that:
20	(A) there was a procedural defect that prevented the person from
21	participating in the proceeding; or

1	(B) some other condition exists that would result in manifest injustice
2	if the person's right to appeal were disallowed.
3	* * *
4	* * * Environmental Division * * *
5	Sec. 10. 4 V.S.A. § 34 is amended to read:
6	§ 34. JURISDICTION; ENVIRONMENTAL DIVISION
7	The Environmental Division shall have:
8	(1) jurisdiction of matters arising under 10 V.S.A. chapters 201 and 220;
9	<u>and</u>
10	(2) jurisdiction of matters arising under 24 V.S.A. chapter 61,
11	subchapter 12 and 24 V.S.A. chapter 117; and
12	(3) original jurisdiction to revoke permits under 10 V.S.A. chapter 151.
13	* * * Judicial Nominating Board * * *
14	Sec. 11. 4 V.S.A. § 601 is amended to read:
15	§ 601. JUDICIAL NOMINATING BOARD CREATED; COMPOSITION
16	(a) The Judicial Nominating Board is created for the nomination of
17	Supreme Court Justices, Superior judges, magistrates, the Chair and members
18	of the Environmental Review Board, and the Chair and members of the Public
19	Utility Commission.
20	* * *

(d) The Judicial Nominating Board shall adopt rules under 3 V.S.A.	
chapter 25 which that shall establish criteria and standards for the nomination	
of candidates for Justices of the Supreme Court, Superior judges, magistrates,	
the Chair and members of the Environmental Review Board, and the Chair and	Į
members of the Public Utility Commission based on the attributes identified in	
subsection 602(d) of this title. The application form shall not be included in	
the rules and may be developed and periodically revised at the discretion of the	;
Board.	
* * *	
Sec. 12. 4 V.S.A. § 602b is added to read:	
§ 602b. DUTIES; ENVIRONMENTAL REVIEW BOARD MEMBERS	
(a) In accordance with 10 V.S.A. § 6021, whenever a vacancy occurs for a	
member position on the Environmental Review Board, the Governor shall	
submit at least five names of potential nominees to the Judicial Nominating	
Board for review. The Judicial Nominating Board shall submit to the	
Governor the names of candidates it deems well qualified. The Judicial	
Nominating Board shall submit to the Governor a summary of the	
qualifications and experience of each candidate whose name is submitted to the	<u> </u>
Governor, together with any further information relevant to the matter.	
(b) A candidate for the position of member of the Environmental Review	
Board shall not be required to be an attorney; however, if the candidate is	

1	admitted to practice law in Vermont, the Judicial Nominating Board shall
2	submit the candidate's name to the Court Administrator, who shall disclose to
3	the Board information solely about professional disciplinary action taken or
4	pending concerning the candidate. If a candidate is not admitted to practice
5	law in Vermont but practices a profession requiring licensure, certification, or
6	other professional regulation by the State, the Judicial Nominating Board shall
7	submit the candidate's name to the State professional regulatory entity, and
8	that entity shall disclose to the Board any professional disciplinary action taken
9	or pending concerning the candidate.
10	(c) A candidate shall possess the following attributes:
11	(1) Integrity. A candidate shall possess a record and reputation for
12	excellent character and integrity.
13	(2) Impartiality. A candidate shall exhibit an ability to make judicial
14	determinations in a manner free of bias.
15	(3) Work ethic. A candidate shall demonstrate diligence.
16	(4) Availability. A candidate shall have adequate time to dedicate to the
17	position.
18	(d) The Board shall not contain two members who reside in the same
19	county.
20	(e) Candidates shall be sought who have experience, expertise, or skills
21	relating to one or more of the following areas: environmental science, natural

1	resources law and policy, land use planning, community planning, or
2	environmental justice.
3	Sec. 13. 4 V.S.A. § 603 is amended to read:
4	§ 603. APPOINTMENT OF JUSTICES, JUDGES, MAGISTRATES;
5	PUBLIC UTILITY COMMISSION CHAIR, AND MEMBERS;
6	ENVIRONMENTAL REVIEW BOARD CHAIR AND MEMBERS
7	Whenever the Governor appoints a Supreme Court Justice, a Superior
8	Judge, a magistrate, the Chair or a member of the Public Utility Commission,
9	or a member of the Public Utility Commission the Chair or a member of the
10	Environmental Review Board, he or she the Governor shall select from the list
11	of names of qualified persons submitted by the Judicial Nominating Board
12	pursuant to law. The names of candidates submitted and not selected shall
13	remain confidential.
14	* * * Report; Transition; Revision Authority Effective Dates * * *
15	Sec. 14. ENVIRONMENTAL REVIEW BOARD POSITIONS;
16	APPROPRIATION
17	(a) The following new positions are created at the Environmental Review
18	Board for the purposes of carrying out this act:
19	(1) one Staff Attorney 1; and
20	(2) four half-time Environmental Review Board members.

1	(b) The sum of \$300,000.00 is appropriated to the Environmental Review
2	Board from the General Fund in fiscal year 2023 for the positions established
3	in subsection (a) of this section and for additional operating costs required to
4	implement the appeals process established in this act.
5	Sec. 15. NATURAL RESOURCES BOARD TRANSITION
6	(a) The Governor shall appoint the members of Environmental Review
7	Board on or before January 1, 2023, and the terms of any Natural Resources
8	Board member not appointed consistent with the requirements of 10 V.S.A.
9	§ 6021(a)(1)(A) or (B) shall expire on that day.
10	(b) The Environmental Review Board shall adopt rules of procedure for its
11	hearing process pursuant to 10 V.S.A. § 6025(a) on or before July 1, 2023.
12	Sec. 16. REPORT; ENVIRONMENTAL REVIEW BOARD
13	On or before December 31, 2023, the Chair of the Environmental Review
14	Board shall report to the House Committee on Natural Resources, Fish, and
15	Wildlife and the Senate Committee on Natural Resources and Energy on
16	necessary updates to the Act 250 program, including how to transition to
17	location-based jurisdiction in order to protect natural resources of statewide
18	significance, including biodiversity, and to encourage development in
19	appropriate locations; the effectiveness of the current permit fee structure; and

1	whether or not there needs to be a limit on the number of pages of an
2	application.
3	Sec. 17. ENVIRONMENTAL DIVISION; CONTINUED JURISDICTION
4	Notwithstanding the repeal of its jurisdictional authority to hear appeals
5	relative to land use permits under Sec. 9 of this act, the Environmental
6	Division shall continue to have jurisdiction to complete its consideration of any
7	such appeal that is pending before it as of July 1, 2023 if, with respect to such
8	act or appeal, mediation or discovery has commenced, a dispositive motion has
9	been filed, or a trial has begun.
10	Sec. 18. REVISION AUTHORITY
11	In preparing the Vermont Statutes Annotated for publication in 2022, the
12	Office of Legislative Counsel shall replace all references to the "Natural
13	Resources Board" with the "Environmental Review Board" in Title 3, Title 10,
14	Title 24, Title 29, Title 30, and Title 32.
15	* * * Effective Dates * * *
16	Sec. 19. EFFECTIVE DATES
17	This act shall take effect on July 1, 2022, except that the authority to make
18	appointments to the Environmental Review Board shall take effect on passage.