House Calendar
Friday, March 25, 2022
81st DAY OF THE ADJOURNED SESSION
House Convenes at 9:30 A.M.

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An act relating to promoting workforce development

Amendment to be offered by Rep. Cordes of Lincoln to H. 703

First: In the Sec. 20 section heading, by striking out “NURSE EDUCATORS” and inserting in lieu thereof “NURSE FACULTY AND STAFF”

Second: By striking out Secs. 28, 18 V.S.A. § 36, and 29, Nurse Educator Forgivable Loan and Loan Repayment Program; appropriation, in their entireties and inserting in lieu thereof the following:

Sec. 28. 18 V.S.A. § 36 is added to read:

§ 36. NURSE FACULTY FORGIVABLE LOAN AND LOAN REPAYMENT PROGRAM

(a) Definitions. As used in this section:

(1) “Eligible individual” means an individual who satisfies the eligibility requirements under this section for a forgivable loan or loan repayment.

(2) “Eligible school” means an approved postsecondary education institution, as defined under 16 V.S.A. § 2822.

(3) “Forgivable loan” means a loan awarded under this section covering tuition, room, board, and the cost of required books and supplies for up to full-time attendance at an eligible school.

(4) “Gift aid” means grant or scholarship financial aid received from the federal government or from the State.

(5) “Loan repayment” means the cancellation and repayment of loans under this section.

(6) “Loans” means education loans guaranteed, made, financed, serviced, or otherwise administered by the Corporation under this subchapter for attendance at an eligible school.
(7) “Nurse faculty member” or “member of the nurse faculty” means a nurse with a master’s or doctoral degree that qualifies the individual to teach at a nursing school in this State.

(8) “Program” means the Nurse Faculty Forgivable Loan and Loan Repayment Program created under this section.

(b) Program creation. The Nurse Faculty Forgivable Loan and Loan Repayment Program is created and shall be administered by the Department of Health in collaboration with the Corporation. The Program provides forgivable loans to students enrolled in an eligible school who commit to working as a member of the nurse faculty at a nursing school in this State and who meet the eligibility requirements in subsection (d) of this section. The Program also provides loan repayment on behalf of individuals who work as nurse faculty members at a nursing school in this State and who meet the eligibility requirements in subsection (e) of this section.

(c) Payment. The forgivable loan and loan repayment benefits provided under the Program shall be paid on behalf of the eligible individual by the Corporation, subject to the appropriation of funds by the General Assembly specifically for this purpose.

(d) Eligibility for forgivable loans. To be eligible for a forgivable loan under the Program, an individual, whether a resident or nonresident, shall satisfy all of the following requirements:

(1) be enrolled at an eligible school in a program that leads to a graduate degree in nursing;

(2) continually demonstrate satisfactory academic progress by maintaining the minimum grade point average or better or the equivalent as determined by the Corporation if the eligible school does not use grade point averages;

(3) have used any available gift aid;

(4) have executed a contract with the Corporation committing the individual to work as a member of the nurse faculty at a nursing school in this State;

(5) have executed a promissory note that will reduce the individual’s forgivable loan benefit, in whole or in part, if the individual fails to complete the period of service required in subsection (f) of this section; and

(6) have completed the Program’s application form, the free application for federal student aid (FAFSA), and the Vermont grant application each
academic year of enrollment in accordance with a schedule determined by the Corporation.

(e) Eligibility for loan repayment. To be eligible for loan repayment under the Program, an individual shall satisfy all of the following requirements:

(1) graduated from an eligible school where the individual has, within the past five years, been awarded a graduate degree in nursing;

(2) had the minimum grade point average or better or the equivalent as determined by the Corporation if the eligible school does not use grade point averages from the eligible school;

(3) work as a member of the nurse faculty at a nursing school in this State; and

(4) be a resident of Vermont.

(f) Service commitment.

(1) Forgivable loans. For each year of service as a nurse faculty member at a nursing school in this State, an eligible individual shall be entitled to a full academic year of forgivable loan benefit under the Program. If an eligible individual fails to serve as a nurse faculty member at a nursing school in this State for a period that would entitle the individual to the full forgivable loan benefit received by the individual, other than for good cause as determined by the Corporation in consultation with the Vermont Department of Health, then the individual shall receive only partial loan forgiveness for a pro rata portion of the loan pursuant to the terms of the interest-free reimbursement promissory note signed by the individual at the time of entering the Program.

(2) Loan repayment. An eligible individual shall be entitled to an amount of loan cancellation and repayment under this section equal to one year of loans for each year of service as a member of the nurse faculty at a nursing school in this State.

(g) Adoption of policies, procedures, and guidelines. The Corporation shall adopt policies, procedures, and guidelines necessary to implement the provisions of this section.

Sec. 29. NURSE FACULTY FORGIVABLE LOAN AND LOAN REPAYMENT PROGRAM; APPROPRIATION

In fiscal year 2023, the amount of $500,000.00 is appropriated from the American Rescue Plan Act (ARPA) – Coronavirus State Fiscal Recovery Funds to the Department of Health for forgivable loans and loan repayment for
nurse faculty members under the Nurse Faculty Forgivable Loan and Loan Repayment Program established in Sec. 28 of this act.

H. 728
An act relating to opioid overdose response services

H. 736
An act relating to the Transportation Program and miscellaneous changes to laws related to transportation

H. 740
An act relating to making appropriations for the support of government

Amendment to be offered by Reps. Hooper of Montpelier, Fagan of Rutland City, Feltus of Lyndon, Harrison of Chittenden, Helm of Fair Haven, Jessup of Middlesex, Scheu of Middlebury, Toleno of Brattleboro, Townsend of South Burlington, Squirrell of Underhill and Yacovone of Morristown to H. 740

That the bill be amended as follows:

First: By Striking out Sec. B.111, Tax – administration/collection in its entirety and inserting in lieu thereof a new Sec. B.111 to read as follows:

Sec. B.111 Tax - administration/collection

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
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<tr>
<td>Personal services</td>
<td>17,681,398</td>
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<tr>
<td>Operating expenses</td>
<td>5,790,925</td>
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<tr>
<td>Total</td>
<td>23,472,323</td>
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</table>

Source of funds

<table>
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<tr>
<th>Description</th>
<th>Amount</th>
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<tr>
<td>General fund</td>
<td>21,259,826</td>
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<td>Special funds</td>
<td>2,178,388</td>
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<tr>
<td>Interdepartmental transfers</td>
<td>34,109</td>
</tr>
<tr>
<td>Total</td>
<td>23,472,323</td>
</tr>
</tbody>
</table>

Second: By striking out Sec. B.313, Health - alcohol and drug abuse programs, in its entirety and inserting in lieu thereof a new Sec. B.313 to read as follows:

Sec. B.313 Health - alcohol and drug abuse programs

<table>
<thead>
<tr>
<th>Description</th>
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<tr>
<td>Personal services</td>
<td>5,533,379</td>
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<tr>
<td>Operating expenses</td>
<td>511,500</td>
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</tbody>
</table>

- 2073 -
Grants  54,565,624
Total  60,610,503

Source of funds
General fund  4,938,392
Special funds  1,392,101
Tobacco fund  949,917
Federal funds  21,131,903
Global Commitment fund  32,198,190
Total  60,610,503

Third: By striking out Sec. B.711, Environmental conservation - office of water programs, in its entirety and inserting in lieu thereof a new Sec. B.711 to read as follows:

Sec. B.711 Environmental conservation - office of water programs

<table>
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<tr>
<td>Personal services</td>
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<tr>
<td>Operating expenses</td>
<td>7,706,054</td>
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<tr>
<td>Grants</td>
<td>34,868,553</td>
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<tr>
<td>Total</td>
<td>71,486,973</td>
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</table>

Source of funds

<table>
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<th>Amount</th>
</tr>
</thead>
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<tr>
<td>General fund</td>
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<tr>
<td>Special funds</td>
<td>26,283,274</td>
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<tr>
<td>Federal funds</td>
<td>36,032,470</td>
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<tr>
<td>Interdepartmental transfers</td>
<td>741,986</td>
</tr>
<tr>
<td>Total</td>
<td>71,486,973</td>
</tr>
</tbody>
</table>

Fourth: In Sec. B.1100, fiscal yeard 2023 one-time General Fund appropriations, subdivision (a)(7)(B), after the number “$200,000” by striking out “to grant to the Northeast Organic Farmers Association-Vermont”

Fifth: In Sec. C.104, fiscal year 2022 and fiscal year 2023; out-of-state-beds savings appropriation, in subsection (a), by striking out subdivision (1) in its entirety and inserting in lieu thereof the following:

(1) $300,000 to the Department of Corrections to expand community-based domestic violence intervention programming for individuals under Department of Corrections supervision and ensure that programming is free of
charge and to create domestic violence intervention programming and curricula for lesbian, gay, bisexual, transgender, queer, or questioning (LGBTQ) individuals; and

Sixth: By striking Sec. C.107 in its entirety and inserting in lieu thereof the following:

(1) To the Agency of Human Services, Global Commitment Program: $2,000,000 for the State match for the 2020 Acts and Resolves No. 155 Nurse Scholarship Program and University of Vermont College of Medicine, Medical Student Incentive Scholarship Program, as amended in Sec. E. 311.3 of this act. Of these general funds, $1,000,000 is for expenditure in fiscal year 2022, and $1,000,000 is for expenditure in fiscal year 2023. To extent that funds are unexpended and unobligated at the close of fiscal year 2022 and fiscal year 2023, these funds shall be available for the Vermont Nursing Forgivable Loan Incentive Program established in Sec. 25 of H.703 of 2022.

Seventh: In Sec. D.103, subsection (a), by striking out the number “$8,500,000” and inserting in lieu thereof the number “$7,200,000”

Eighth: In Sec. G.600, Climate Action Investments, in subsection (b), by striking out subdivision (8) in its entirety and inserting in lieu thereof the following:

(8) $5,000,000 to the Department of Public Service to offer up to 50 percent reimbursement to municipal and cooperative electrical distribution utilities for the implementation of one or more systems of Advanced Metering Infrastructure that has been approved by the Public Utility Commission.

Ninth: By striking out Sec. G.400 in its entirety and inserting in lieu thereof a new Sec. G.400 to read as follows:

Sec. G.400 HOUSING AND HOMELESSNESS INVESTMENTS

(a) $50,000,000 in fiscal year 2023 is appropriated from the American Rescue Plan Act (ARPA) – Coronavirus State Fiscal Recovery Fund to the Vermont Housing and Conservation Board (VHCB) to provide affordable mixed-income rental housing and homeownership units, improvements to manufactured homes and communities, recovery residences and, if determined eligible, housing available to farm workers and refugees. VHCB shall also use the funds for shelter and permanent homes for those experiencing homelessness in consultation with the Secretary of Human Services. These funds shall carryforward into fiscal year 2024.
Tenth: By renumbering the effective dates section to be Sec. H.100.

Favorable with Amendment

H. 739

An act relating to capital construction and State bonding budget adjustment.

(Rep. Emmons of Springfield will speak for the Committee on Corrections and Institutions.)

Rep. Feltus of Lyndon, for the Committee on Appropriations, recommends the bill ought to pass when amended as follows:

First: In Sec. 13, adding 2021 Acts and Resolves No. 50, Sec. 17c, in subdivision (b)(4), by striking out “critical communications expansion program” and inserting in lieu thereof “Critical Communications Infrastructure Program, as established in Sec. 20 of this act.”

Second: By striking out Sec. 20, effective date, in its entirety and inserting in lieu thereof the following:

Sec. 20. 2021 Acts and Resolves No. 50, Sec. 34a is added to read:

*** Public Service ***

Sec. 34a. CRITICAL COMMUNICATIONS INFRASTRUCTURE PROGRAM

(a) The purpose of the Critical Communications Infrastructure Program is to improve availability of commercial mobile wireless voice services (CMRS) in areas where those services are currently unavailable.

(b) The Department of Public Service, in cooperation with the Agency of Transportation, shall:

1. Evaluate CMRS through a driving test of all federal aid highways.

2. Prioritize road segments identified from the drive test as having no or low-quality voice service using traffic counts and the quantity of E-911 business and residential locations in proximity. In identifying priority road segments, the Department shall seek input on a draft set of priority road segments, including from State agencies and regional planning commissions and any other stakeholders that the Commissioner deems necessary.

3. Retain an expert to identify search rings, defined as geographic areas in which towers could be deployed to provide mobile wireless service to the priority road segments. In developing the search rings, the expert shall consider the locations of existing tower sites and the optimal extension of existing coverage.

- 2076 -
(c) The Department shall develop a program to competitively award grants to facilities-based carriers and tower operators that results in the deployment of new wireless facilities in areas identified for priority in accordance with subsection (b) of this section. In creating the program, the Department shall ensure that the funding is awarded in a manner that:

(1) ensures wireless voice coverage from national facilities-based CMRS carriers;

(2) provides coverage in unserved areas of all Vermont counties; and

(3) provides low-cost or free access to some facilities by Vermont public safety organizations.

(d) In developing the Program, the Commissioner may retain outside consultants for assistance. The Commissioner may also consider neutral host networks in areas that cannot otherwise be supported by the Program.

Sec. 21. EFFECTIVE DATE
This act shall take effect on passage.

(Committee Vote 11-0-0)

NOTICE CALENDAR
Senate Proposal of Amendment
H. 444

An act relating to approval of amendments to the charter of the City of Barre

The Senate proposes to the House to amend the bill as follows:

By striking out Sec. 2, 24 App. V.S.A. chapter 1, in its entirety and inserting in lieu thereof a new Sec. 2 to read as follows:

Sec. 2. 24 App. V.S.A. chapter 1 is amended to read:

CHAPTER 1. CITY OF BARRE

* * *

§ 104. GENERAL CORPORATE POWERS

* * *

(d) The City of Barre shall fly only the City, State, United States, and POW/MIA flags.

§ 105. ORDINANCES - SUBJECT MATTER

(a) The general grant of ordinance promulgating authority in section 104
shall include the authority:

***

(7) To adopt and enforce ordinances relating to the mediation of landlord tenant issues by the Housing Board of Review. Notwithstanding any contrary provision of 23 V.S.A. § 1007, to adopt and enforce ordinances establishing a speed limit of less than 25 miles per hour on specified City streets, or sections thereof, within City boundaries as may be required for the safety and general welfare of the City.

***

§ 111. BONDING OF CITY OFFICIALS

The Mayor, councilors, members of the Police Department, City Manager, First Constable, Finance Director, Superintendent of Public Works, Tax Collector, and Clerk and Treasurer shall annually be bonded by the City for the faithful discharge of their respective duties, as provided by State statute, and the expense of said bonds to be paid by the City.

***

§ 205. OFFICERS ELECTED

(a)(1) The legal voters shall elect biennially a Mayor, a First Constable, and one person to serve as Clerk and Treasurer.

***

Subchapter 4. City Officials

***

ARTICLE 8. CONSTABLE [Repealed.]

***

§ 418. DUTIES

The City Constable shall have the same powers and be under the same duties and liabilities as are prescribed by State statutes for constables of towns. [Repealed.]

***

Action Postponed Until March 30, 2022

Senate Proposal of Amendment to House Proposal of Amendment

S. 53

An act relating to exempting feminine hygiene products from the
Vermont Sales and Use Tax

The Senate concurs in the House proposal of amendment thereto by striking all after the enacting clause and inserting in lieu thereof the following::

** ** Corporate Income Tax ** **

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

§ 5811. DEFINITIONS

The following definitions shall apply throughout As used in this chapter unless the context requires otherwise:

** **

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

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

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

** **

Sec. 2. 32 V.S.A. § 5833(a)(3)(A) is amended to read:

(A) Sales of tangible personal property are made in this State if:

(i) the property is delivered or shipped to a purchaser, other than the U.S. government, who takes possession within this State, regardless of f.o.b. point or other conditions of sale; or

(ii) the property is shipped from an office, store, warehouse, factory, or other place of storage in this State; and

(I) the purchaser is the U.S. government; or

(II) the corporation is not taxable in the State in which the purchaser takes possession.

Sec. 3. 32 V.S.A. § 5862(d) is amended to read:

- 2079 -
(d) A taxable corporation that is part of an affiliated group engaged in a unitary business shall be treated as a single taxpayer and shall file a group return containing the combined net income of the affiliated group and such other informational returns as the Commissioner shall require by rule. A unitary combined return shall include the income and apportionment factors of any taxable corporation incorporated in the United States or formed under the laws of any state, the District of Columbia, or any territory or possession of the United States and in a unitary relationship with the taxpayer. The income, gain, or losses from members of a combined group shall be combined to the extent allowed under the Internal Revenue Code for consolidated filing as if the combined group was a consolidated filing group, provided that a state tax credit shall not be combined and shall be limited to the member to which the credit is attributed.

Sec. 4. TRANSITION FROM JOYCE TO FINNIGAN METHOD

For taxable years beginning on and after January 1, 2023, for purposes of determining whether sales are in Vermont and are included in the numerator of the sales apportionment factor, if the activities of any member of a unitary group create nexus with this State, then sales of tangible personal property into Vermont from outside the State by all members of the unitary group shall be included in the Vermont sales factor numerator.

Sec. 5. RULEMAKING; REPORT

The Department of Taxes shall adopt rules relating to the unitary combined reporting requirements imposed under this act. The rules required under this section shall include a change from the Joyce to the Finnigan approach to applying Vermont jurisdiction to corporations within a unitary group. The Department shall report to the House Committee on Ways and Means and the Senate Committee on Finance on or before January 15, 2024 on the Department’s proposed rules and any recommendations for legislation with respect to unitary combined reporting.

*** Personal Income Tax; Retirement Income Exemptions ***

Sec. 6. 32 V.S.A. § 5811(21) is amended to read:

(21) “Taxable income” means, in the case of an individual, federal adjusted gross income determined without regard to 26 U.S.C. § 168(k) and:

***

(B) decreased by the following items of income (to the extent such income is included in federal adjusted gross income):

***

- 2080 -
(iv) the portion of certain retirement income and federally taxable benefits received under the federal Social Security Act that is required to be excluded under section 5830e of this chapter; and

***

(vi) U.S. military survivor benefit income received by the surviving spouse of a deceased service member; and

***

Sec. 7. 32 V.S.A. § 5813 is amended to read:

§ 5813. STATUTORY PURPOSES

***

(w) The statutory purpose of the partial exemption of certain retirement income and federally taxable benefits under the Social Security Act in section 5830e of this title is to lessen the tax burden on Vermonters with low to moderate income who derive part of their income from certain retirement income and Social Security benefits.

***

(y) The statutory purpose of the exemption for U.S. military survivor benefit income in subdivision 5811(21)(B)(vi) of this title is to recognize the military service of Vermonters.

Sec. 8. 32 V.S.A. § 5830e is amended to read:

§ 5830e. RETIREMENT INCOME; SOCIAL SECURITY INCOME

(a) Social Security income. The portion of federally taxable Social Security benefits excluded from taxable income under subdivision 5811(21)(B)(iv) of this chapter shall be as follows:

***

(b) Civil Service Retirement System income. The portion of income received from the Civil Service Retirement System excluded from taxable income under subdivision 5811(21)(B)(iv) shall be subject to the limitations under subsection (e) of this section and shall be determined as follows:

(1) For taxpayers whose filing status is single, married filing separately, head of household, or surviving spouse:

(A) If the federal adjusted gross income of the taxpayer is less than or equal to $45,000.00, the first $10,000.00 of income received from the Civil Service Retirement System shall be excluded.

- 2081 -
(B) If the federal adjusted gross income of the taxpayer is greater than $45,000.00 but less than $55,000.00, the percentage of the first $10,000.00 of income received from the Civil Service Retirement System to be excluded shall be proportional to the amount of the taxpayer’s federal adjusted gross income over $45,000.00, determined by:

(i) subtracting the federal adjusted gross income of the taxpayer from $55,000.00;

(ii) dividing the value under subdivision (i) of this subdivision (B) by $10,000.00; and

(iii) multiplying the value under subdivision (ii) of this subdivision (B) by the income received from the Civil Service Retirement System.

(C) If the federal adjusted gross income of the taxpayer is equal to or greater than $55,000.00, no amount of the income received from the Civil Service Retirement System shall be excluded under this section.

(2) For taxpayers whose filing status is married filing jointly:

(A) If the federal adjusted gross income of the taxpayer is less than or equal to $60,000.00, the first $10,000.00 of income received from the Civil Service Retirement System shall be excluded.

(B) If the federal adjusted gross income of the taxpayer is greater than $60,000.00 but less than $70,000.00, the percentage of the first $10,000.00 of income received from the Civil Service Retirement System to be excluded shall be proportional to the amount of the taxpayer’s federal adjusted gross income over $60,000.00, determined by:

(i) subtracting the federal adjusted gross income of the taxpayer from $70,000.00;

(ii) dividing the value under subdivision (i) of this subdivision (B) by $10,000.00; and

(iii) multiplying the value under subdivision (ii) of this subdivision (B) by the income received from the Civil Service Retirement System.

(C) If the federal adjusted gross income of the taxpayer is equal to or greater than $70,000.00, no amount of the income received from the Civil Service Retirement System shall be excluded under this section.

(c) Other contributory retirement systems; earnings not covered by Social Security. Other retirement income, except U.S. military retirement income
pursuant to subsection (d) of this section, received by a taxpayer of this State shall be excluded pursuant to subsection (b) of this section as though the income were received from the Civil Service Retirement System and shall be subject to the limitations under subsection (e) of this section, provided that:

(1) the income is received from a contributory annuity, pension, endowment, or retirement system of:

(A) the U.S. government or a political subdivision or instrumentality of the U.S. government;

(B) this State or a political subdivision or instrumentality of this State; or

(C) another state or a political subdivision or instrumentality of another state; and

(2) the contributory system from which the income is received was based on earnings that were not covered by the Social Security Act.

(d) U.S. military retirement income. U.S. military retirement income received by a taxpayer of this State shall be excluded pursuant to subsection (b) of this section as though the income were received from the Civil Service Retirement System and shall be subject to the limitations under subsection (e) of this section.

(e) A taxpayer of this State who is eligible during the taxable year for the Social Security income exclusion under subsection (a) of this section and any of the exclusions under subsections (b)–(d) of this section shall elect either one of the exclusions for which the taxpayer is eligible under subsections (b)–(d) of this section or the Social Security income exclusion under subsection (a) of this section, but not both, for the taxable year.

* * * Sales and Use Tax; Exemption; Menstrual Products * * *

Sec. 9. 32 V.S.A. § 9706(oo) is amended to read:

(oo) The statutory purpose of the exemption for feminine hygiene menstrual products in subdivision 9741(56) of this title is to limit the cost of goods that are necessary for the health and welfare of Vermonters.

Sec. 10. 32 V.S.A. § 9741(56) is amended to read:

(56) Feminine hygiene Menstrual products. As used in this subdivision, “feminine hygiene menstrual products” means tampons, panty liners, menstrual cups, sanitary menstrual napkins, and other similar tangible personal property designed for feminine hygiene use in connection with the human menstrual cycle but does not include “grooming and hygiene products” as
defined in this chapter.

* * * Effective Dates * * *

Sec. 11. EFFECTIVE DATES

This act shall take effect on passage, except that:

(1) Secs. 1–5 (corporate income tax) shall take effect on January 1, 2023 and shall apply to taxable years beginning on and after January 1, 2023.

(2) Notwithstanding 1 V.S.A. § 214, Secs. 6–8 (retirement income exemptions) shall take effect retroactively on January 1, 2022 and shall apply to taxable years beginning on and after January 1, 2022.

And that after passage the title of the bill be amended to read:

An act relating to changes to Vermont’s corporate income tax, personal income tax, and sales and use tax.

Action Postponed Until April 20, 2022

Governor's Veto

H. 157

An act relating to registration of construction contractors.

For Text of Veto Message, please see House Journal of February 10, 2022

Action Postponed Until May 17, 2022

Governor's Veto

S. 30

An act relating to prohibiting possession of firearms within hospital buildings.

For Text of Veto Message, please see Senate Journal March 11, 2022

Consent Calendar

Concurrent Resolutions for Adoption Under Joint Rule 16a

The following concurrent resolutions have been introduced for approval by the Senate and House and will be adopted automatically unless a Senator or Representative requests floor consideration before today’s adjournment. Requests for floor consideration in either chamber should be communicated to the Secretary’s office and/or the House Clerk’s office, respectively. For text of resolutions, see Addendum to House Calendar and Senate Calendar of March 23, 2022.

- 2084 -
H.C.R. 122
House concurrent resolution congratulating the 2022 Blue Mountain Union School Bucks Division IV championship boys’ basketball team

H.C.R. 123
House concurrent resolution congratulating the 2022 Champlain Valley Union High School Redhawks State championship girls’ Alpine skiing team

H.C.R. 124
House concurrent resolution congratulating Anna Chandler of Orange on her centennial birthday

H.C.R. 125
House concurrent resolution honoring Gill Coates for a half century of exemplary community leadership in Hinesburg

H.C.R. 126
House concurrent resolution commemorating Thomas Davenport, electrical inventor

H.C.R. 127
House concurrent resolution congratulating the 2022 Champlain Valley Union High School Redhawks boys’ Alpine ski team on winning a second consecutive State championship

For Informational Purposes
House Committee on Appropriations
Members’ amendments to Fiscal Year 2023 Proposed State Budget Bill (H.740)
The House Committee on Appropriations requests all members of the House, who intend to introduce amendments to the proposed FY 2023 State Budget (H.740), to meet with the Committee in-person or via video conference between 8:30 a.m. and 9:30 a.m. on Thursday, March 24, 2023 for 2nd reading amendments; and 8:30 a.m. and 9:30 a.m. on Friday, March 25, 2023 for 3rd reading amendments. Please schedule a time with Theresa Utton-Jerman at tutton@leg.state.vt.us, if possible, to present your amendment to the Committee via in-person or through video conference. In addition, please notify the Chair, Representative M. Hooper, as soon as possible if you intend to offer an amendment.