1	Introduced by Committee on Ways and Means
2	Referred to Committee on
3	Date:
4	Subject: Taxation; meals and rooms tax; property tax credit; payment methods;
5	administration
6	Statement of purpose of bill as introduced: This bill proposes to make
7	numerous substantive and administrative changes to Vermont's tax laws.

8	An act relating to miscellaneous changes to Vermont's tax laws
9	It is hereby enacted by the General Assembly of the State of Vermont:
10	* * * Meals and Rooms Tax * * *
11	Sec. 1. 32 V.S.A. § 9202 is amended to read:
12	§ 9202. DEFINITIONS
13	The following words, terms, and phrases when used in this chapter shall
14	have the meanings ascribed to them in this section unless the context clearly
15	indicates a different meaning:
16	* * *
17	(4) "Operator" means any person, or his or her agent, operating a hotel,
18	whether as owner or proprietor or lessee, sublessee, mortgagee, licensee, or
19	otherwise; and any person, or his or her agent, charging for a taxable meal or
20	alcoholic beverage; and any person, or his or her agent, engaged in both of the
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1	foregoing activities. The term "operator" shall include booking agents and
2	taxable meal facilitators. In the event that an operator is a corporation or other
3	entity, the term "operator" shall include any officer or agent of such
4	corporation or other entity who, as an officer or agent of the corporation, is
5	under a duty to pay the gross receipts tax to the Commissioner as required by
6	this chapter.
7	* * *
8	(10) "Taxable meal" means:
9	(A) Any food or beverage furnished within the State by a restaurant
10	for which a charge is made, including admission, delivery or other facilitator
11	charge, and minimum charges, whether furnished for consumption on or off
12	the premises.
13	(B) Where furnished by other than a restaurant, any nonprepackaged
14	food or beverage furnished within the State and for which a charge is made,
15	including admission, delivery or other facilitator charge, and minimum
16	charges, whether furnished for consumption on or off the premises. Fruits,
17	vegetables, candy, flour, nuts, coffee beans, and similar unprepared grocery
18	items sold self-serve for take-out from bulk containers are not subject to tax
19	under this subdivision.
20	* * *

1	(21) "Taxable meal facilitator" means a person who facilitates the sale
2	and collects the charge for a taxable meal or alcoholic beverage through an
3	Internet transaction or any other means.
4	* * * Property Tax Credit; Claim Amendment * * *
5	Sec. 2. 32 V.S.A. § 6074 is amended to read:
6	§ 6074. AMENDMENT OF CERTAIN CLAIMS
7	At any time within three years after the date for filing claims under
8	subsection 6068(a) of this chapter, a claimant who filed a claim by October 15
9	may file to amend that claim with regard to housesite value, housesite
10	education tax, housesite municipal tax, and ownership percentage, or to correct
11	the amount of household income reported on that claim.
12	* * * Methods of Payment Accepted by Commissioner of Taxes * * *
13	Sec. 3. 32 V.S.A. § 3110 is amended to read:
14	§ 3110. PAYMENTS BY CREDIT CARD ACCEPTED BY THE
15	COMMISSIONER
16	The Notwithstanding 32 V.S.A. § 583 and any other provision of law to the
17	contrary, the Commissioner may accept payment of taxes, license fees,
18	penalties, interest, fees, or other charges by any means of that the
19	Commissioner deems necessary for the effective administration of
20	taxes. When accepting payment by bank credit cards and, the Commissioner
21	may charge the taxpayer an additional amount which that approximates the

1	cost of providing the service and which that is approved by the Secretary of
2	Administration for each payment made by credit card. Notwithstanding
3	section 502 of this title, the Commissioner may charge against such collections
4	paid using a bank credit card a percentage of collections and any service fee
5	imposed.
6	Sec. 4. 32 V.S.A. § 5874 is amended to read:
7	§ 5874. METHOD OF PAYMENT
8	All tax liabilities imposed by this chapter may be paid pursuant to section
9	3110 of this title. A tax liability may be paid with uncertified check, unless the
10	Commissioner otherwise prescribes, but if a an uncertified check so received is
11	not honored by the bank on which it is drawn, the taxpayer shall remain liable
12	for the payment of the tax and for all lawful penalties and interest, in the same
13	manner as if the check had not been tendered.
14	Sec. 5. 32 V.S.A. § 7483 is amended to read:
15	§ 7483. METHOD OF PAYMENT
16	All tax liabilities imposed by this chapter may be paid pursuant to section
17	3110 of this title. A tax liability may be paid with uncertified check, unless the
18	Commissioner otherwise prescribes, but if a an uncertified check so received is
19	not honored by the bank on which it is drawn, the taxpayer shall remain liable
20	for the payment of the tax and for all lawful penalties and interest, in the same
21	manner as if the check had not been tendered.

1 Sec. 6. 32 V.S.A. § 9243(a) is amended to read:

2	(a) Where the meals and rooms tax liability under this chapter for the
3	immediately preceding full calendar year has been (or would have been in
4	cases when the business was not operating for the entire year) \$500.00 or less,
5	the gross receipts taxes imposed by this chapter shall be due and payable in
6	quarterly installments on or before the 25th day of the calendar month
7	succeeding the quarter ending the last day of March, June, September, and
8	December of each year. In all other cases, the gross receipts tax imposed by
9	this chapter shall be due and payable monthly on or before the 25th (23rd of
10	February) day of the month following the month for which the tax is due. The
11	Pursuant to section 3110 of this title, the Commissioner may authorize
12	payment of the tax due by electronic funds transfer. The Commissioner may
13	require payment by electronic funds transfer from any taxpayer who is required
14	by federal tax law to pay any federal tax in that manner, or from any taxpayer
15	who has submitted to the Department of Taxes two or more protested or
16	otherwise uncollectible checks with regard to any State tax payment in the
17	prior two years. Each operator shall make out and sign under the pains and
18	penalties of perjury a return for each quarter or month. The return shall be
19	filed with the Commissioner on a form prescribed by the Commissioner. The
20	Commissioner shall distribute return forms to the operators, upon request, but
21	no operator shall be excused from liability for failure to file a return or pay the

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1	tay because he or she has foiled to receive a form. A remittance for the amount
1	tax because he or she has failed to receive a form. A remittance for the amount
2	of taxes shall accompany each quarterly or monthly return. Returns shall be
3	made on forms provided by the Commissioner. Payment of taxes by electronic
4	funds transfer does not affect the requirement to file returns.
5	Sec. 7. 32 V.S.A. § 9776 is amended to read:
6	§ 9776. PAYMENT OF TAX
7	Every person required to file a return under this chapter shall, at the time of
8	filing the return, pay to the Commissioner the taxes imposed by this chapter as
9	well as all other monies collected under this chapter; provided, however, that
10	every person who collects the tax from purchasers of taxable items according
11	to the tax bracket schedule of section 9772 of this title shall be allowed to
12	retain, as partial compensation for services rendered to the State of Vermont in
13	collecting the tax, any amount lawfully collected in excess of the tax imposed
14	by this chapter. The Pursuant to section 3110 of this title, the Commissioner
15	may authorize payment by electronic funds transfer. The Commissioner may
16	require payment by electronic funds transfer from any taxpayer who is required
17	by federal tax law to pay any federal tax in that manner, or from any taxpayer
18	who has submitted to the Department of Taxes two or more protested or
19	otherwise uncollectible checks with regard to any State tax payment in the
20	prior two years. All the taxes for the period for which a return is required to be
21	filed or for such lesser interval as shall have been designated by the

1	Commissioner, shall be due and payable to the Commissioner on the date
2	limited for the filing of the return for that period, or on the date limited for
3	such lesser interval as the Commissioner has designated, without regard to
4	whether a return is filed or whether the return which is filed correctly shows
5	the amount of receipts, amusement charges or the value of property or services
6	sold or purchased or the taxes due thereon.
7	* * * Current Use Contingent Lien; Subordination Fee * * *
8	Sec. 8. 32 V.S.A. § 3757(f) is added to read:
9	(f)(1)(A) When the application for use value appraisal of agricultural land
10	and forestland has been approved by the State, the State shall record a notice of
11	contingent lien against the enrolled land in the land records of the municipality.
12	(B) The landowner shall bear the recording cost.
13	(C) The notice of contingent lien shall constitute notice to all
14	interested parties that a lien against the enrolled land will be created upon the
15	recording in the land records of a determination that development of that land,
16	as defined in section 3752 of this title, has occurred.
17	(D) The lien created by the recording of the notice of development
18	shall be for the amount of the land use change tax then due as specified in the
19	notice of development.
20	(E) A lien recorded in the land records of a municipality under this
21	section on or after April 17, 1978 shall be deemed to be a contingent lien.

1	(2) The land use change tax and any obligation to repay benefits paid in
2	error shall not constitute a personal debt of the person liable to pay the same
3	but shall constitute a lien that shall run with the land. All of the administrative
4	provisions of chapter 151 of this title, including those relating to collection and
5	enforcement, shall apply to the land use change tax. The Director shall release
6	the lien when notified that:
7	(A) the land use change tax is paid;
8	(B) the land use change tax is abated pursuant to this section;
9	(C) the land use change tax is abated pursuant to subdivision 3201(5)
10	of this title;
11	(D) the land is exempt from the levy of the land use change tax
12	pursuant to this section and the owner requests release of the lien; or
13	(E) the land is exempt from the levy of the land use change tax
14	pursuant to this section and the land is developed.
15	(3) Any fees related to the release of a lien under this subsection shall be
16	the responsibility of the owner of the land subject to the lien.
17	Sec. 9. REPEAL
18	<u>32 V.S.A. § 3777 is repealed.</u>
19	* * * Tax Expenditure; Statutory Purpose * * *
20	Sec. 10. 32 V.S.A. § 9706(nn) is added to read:

1	(nn) The statutory purpose of the exemption for sales of recyclable paper
2	carryout bags in subdivision 9741(54) of this title is to lessen the cost of
3	recyclable paper carryout bags incidental to other retail purchases made by
4	customers in Vermont.
5	* * * Town Clerk Recording Fees * * *
6	Sec. 11. 32 V.S.A. § 5258 is amended to read:
7	§ 5258. FEES AND COSTS ALLOWED AFTER WARRANT AND LEVY
8	RECORDED
9	(a) The fees and costs allowed after the warrant and levy for delinquent
10	taxes have been recorded shall be as follows:
11	* * *
12	(2) recording levy and extending of warrant in the town clerk's office,
13	$\frac{10.00}{15.00}$, to be paid to the town clerk;
14	* * *
15	(8) making return and recording the return in the town clerk's office,
16	$\frac{10.00}{15.00}$ per page, to be paid to the town clerk;
17	(9) collector's deed, <u>\$30.00 \$15.00 per page</u> .
18	* * *
19	* * * Health Care Sunset Extensions * * *
20	Sec. 12. 2017 Acts and Resolves No. 73, Sec. 18d, as amended by 2019 Acts
21	and Resolves No. 71, Sec. 22, is further amended to read:

	(dr req 21-0674 – draft 2.5) 2/24/2021 - AJS – 08:00 AM
1	Sec. 18d. REPEAL
2	33 V.S.A. § 1955a (home health agency assessment) is repealed on July 1,
3	2021 <u>2023</u> .
4	Sec. 13. 2013 Acts and Resolves No. 73, Sec. 60(10), as amended by 2017
5	Acts and Resolves No. 73, Sec. 14, 2018 Acts and Resolves No. 187, Sec. 5,
6	and 2019 Acts and Resolves No. 71, Sec. 21, is further amended to read:
7	(10) Secs. 48–51 (health claims tax) shall take effect on July 1, 2013 and
8	Sec. 52 (Health IT-Fund; sunset) shall take effect on July 1, 2021 2023.
9	* * * Effective Dates * * *
10	Sec. 14. EFFECTIVE DATES
11	This act shall take effect on passage except:
12	(1) Notwithstanding 1 V.S.A. § 214, Secs. 7–9 (current use contingent
13	lien and subordination fee) shall take effect retroactively on July 1, 2020.
14	(2) Notwithstanding 1 V.S.A. § 214, Sec. 10 (tax expenditure statutory
15	purpose) shall take effect retroactively on July 1, 2020.