1	[AGENCY OF TRANSPORTATION PROPOSALS AS MODIFIED BY
2	LEG. COUNSEL AND LEG. COUNSEL TECHNICAL CORRECTIONS]
3	[HOUSE TRANSPORTATION CHANGE]
4	Introduced by Committee on Transportation
5	Date:
6	Subject: Transportation; Transportation Program; annual Transportation
7	Program; Lamoille Valley Rail Trail; public transit; zero fare public
8	transit; Town Highway Aid; Town Highway Structures Program;
9	Class 2 Town Highway Roadway Program; plug-in electric vehicles
10	(PEV); New PEV Incentive Program; Drive Electric Vermont;
11	MileageSmart; emissions repair program; Replace Your Ride
12	Program; motor-assisted bicycles; motor-assisted bicycle incentives;
13	electric vehicle supply equipment (EVSE); multi-unit dwellings; rate
14	setting; public transportation; mass transit; mass transit authority;
15	signs; Section 1111 permits; highway rights-of-way; site plan review;
16	subdivision review; high-use corridor; bicycle; Bicycle Level of
17	Traffic Stress (BLTS); work zone safety; pilot program; automated
18	traffic enforcement system
19	Statement of purpose of bill as introduced: This bill proposes to adopt the
20	State's annual Transportation Program and make miscellaneous changes to
21	laws related to transportation.

(dr req 21-0655 – draft 2.1 (<mark>AG</mark>	I Update)
3/10/2021 - ADC - 09:15 AM	

1 2	An act relating to the Transportation Program and miscellaneous changes to laws related to transportation
3	It is hereby enacted by the General Assembly of the State of Vermont:
4	* * * Transportation Program Adopted as Amended; Definitions * * *
5	Sec. 1. TRANSPORTATION PROGRAM ADOPTED; DEFINITIONS
6	(a) The Agency of Transportation's Proposed Fiscal Year 2022
7	Transportation Program appended to the Agency of Transportation's proposed
8	fiscal year 2022 budget, as amended by this act, is adopted to the extent
9	federal, State, and local funds are available.
10	(b) As used in this act, unless otherwise indicated:
11	(1) "Agency" means the Agency of Transportation.
12	(2) "Electric vehicle supply equipment (EVSE)" has the same meaning
13	<u>as in 30 V.S.A. § 201.</u>
14	(3) "Multi-unit dwelling" means a housing project, such as cooperatives,
15	condominiums, dwellings, or mobile home parks, with 10 or more units
16	constructed or maintained on a tract or tracts of land.
17	(4) "Plug-in electric vehicle (PEV)," "plug-in hybrid electric vehicle
18	(PHEV)," and "battery electric vehicle (BEV)" have the same meanings as in
19	<u>23 V.S.A. § 4(85).</u>
20	(5) "Secretary" means the Secretary of Transportation.
21	(6) "TIB funds" means monies deposited in the Transportation
22	Infrastructure Bond Fund in accordance with 19 V.S.A. § 11f.

1	(7) The table heading "As Proposed" means the Proposed
2	Transportation Program referenced in subsection (a) of this section; the table
3	heading "As Amended" means the amendments as made by this act; the table
4	heading "Change" means the difference obtained by subtracting the "As
5	Proposed" figure from the "As Amended" figure; and the terms "change" or
6	"changes" in the text refer to the project- and program-specific amendments,
7	the aggregate sum of which equals the net "Change" in the applicable table
8	heading.
9	(c) In the Agency of Transportation's Proposed Fiscal Year 2022
10	Transportation Program for Town Highway Aid, the value "\$26,017,744" is
11	struck and "\$27,105,769" is inserted in lieu thereof to correct a typographic
12	error.
13	* * * Inclusion of Maintenance for the Lamoille Valley Rail Trail
14	in the Annual Proposed Transportation Program * * *
15	Sec. 2. 19 V.S.A. § 10g(p) is added to read:
16	(p) The Agency shall include the annual maintenance required for the
17	Lamoille Valley Rail Trail (LVRT), running from Swanton to St. Johnsbury, in
18	the Transportation Program it presents to the General Assembly under

1	subsection (a) of this section. The proposed authorization for the maintenance
2	of the LVRT shall be sufficient to cover:
3	(1) maintenance and repair or replacement of any bridges along the
4	LVRT;
5	(2) maintenance and repair of the fencing along the LVRT and any
6	leased lines;
7	(3) maintenance and repair of the complete drainage system for the
8	LVRT;
9	(4) any large-scale surface maintenance required due to dangerous
10	conditions along the LVRT or compromise of the rail bed of the LVRT, or
11	both:
12	(5) resolution of any unauthorized encroachments related to the rail bed,
13	but not the recreational use of the LVRT;
14	(6) any other maintenance obligations required of the Agency under a
15	memorandum of understanding entered into regarding the maintenance of the
16	LVRT; and
17	(7) all maintenance obligations of the Department of Forest, Parks and
18	Recreation related to the LVRT including:
19	(A) maintenance of trail surface, including the filling of minor holes:
20	(B) minor bridge maintenance that does not require the use of heavy
21	equipment; and

1	(C) routine brush cutting and tree removal.
2	PLACEHOLDER FOR LANGUAGE FREEING UP
3	TRANSPORTATION FUND MONIES IN FY22, PRESUMABLY BY
4	USING DECEMBER FEDERAL FUNDS FOR PORTIONS OF
5	PROJECTS THAT ARE PROPOSED TO BE FUNDED WITH
6	TRANSPORTATION FUND MONIES IN FY22]
7	* * * Town Highway Aid * * *
8	Sec. 3. TOWN HIGHWAY AID
9	(a) Notwithstanding 19 V.S.A. § 306(a), the fiscal year 2022 budget
10	increases the annual appropriation for aid to town highways by \$3,000,000.00
11	in one-time Transportation Fund monies to a total of \$30,105,769.00, which
12	shall be distributed to municipalities in the same apportionments and for the
13	same purposes as prescribed under 19 V.S.A. § 306(a)(3).
14	(b) The additional \$3,000,000.00 in one-time Transportation Fund monies
15	shall not be included in any subsequent calculations for the annual

16 appropriation for aid to town highways pursuant to 19 V.S.A. § 306(a).

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1	* * * Town Highway Structures and
2	Class 2 Town Highway Roadway Programs * * *
3	* * * Fiscal Year 2021 * * *
4	Sec. <mark>4</mark> . TOWN HIGHWAY STRUCTURES AND CLASS 2 TOWN
5	HIGHWAY ROADWAY PROGRAMS IN FISCAL YEAR 2021
6	Notwithstanding any other provision of law:
7	(1) In fiscal year 2022, the Agency is authorized to reimburse,
8	subsequent to performance of the work, municipalities for projects awarded a
9	grant under the Town Highway Structures and Class 2 Town Highway
10	Roadway Programs for costs incurred during fiscal year 2021.
11	(2) In fiscal year 2021, the Agency is authorized to execute grant
12	agreements under the Town Highway Structures Program in an amount not to
13	exceed \$6,333,500.00, provided that reimbursements under the grants occur
14	after July 1, 2021.
15	(3) In fiscal year 2021, the Agency is authorized to execute grant
16	agreements under the Class 2 Town Highway Roadway Program in an amount
17	not to exceed \$7,648,750.00, provided that reimbursements under the grants

18 <u>occur after July 1, 2021.</u>

1	* * * Minimum Total Grant Awards; Maximum Grant Award * * *
2	Sec. 5. 19 V.S.A. § 306 is amended to read:
3	§ 306. APPROPRIATION; STATE AID FOR TOWN HIGHWAYS
4	* * *
5	(e) State aid for town highway structures.
6	(1) There shall be an annual appropriation for grants to municipalities
7	for maintenance (including actions to extend life expectancy) and for
8	construction of bridges and culverts; for maintenance and construction of other
9	structures, including causeways and retaining walls, intended to preserve the
10	integrity of the traveled portion of class 1, 2, and 3 town highways; and for
11	alternatives that eliminate the need for a bridge, culvert, or other structure,
12	such as the construction or reconstruction of a highway, the purchase of parcels
13	of land that would be landlocked by closure of a bridge, the payment of
14	damages for loss of highway access, and the substitution of other means of
15	access.
16	(2) Each fiscal year, the Agency shall approve qualifying projects with a
17	total estimated State share cost of \$5,833,500.00 <u>\$7,200,000.00</u> at a minimum
18	as new grants. The Agency's proposed appropriation for the Program shall
19	take into account the estimated amount of qualifying invoices submitted to the
20	Agency with respect to project grants approved in prior years but not yet
21	completed as well as with respect to new project grants to be approved in the

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1	fiscal year. In a given fiscal year, should expenditures in the Town Highway
2	Structures Program exceed the amount appropriated, the Agency shall advise
3	the Governor of the need to request a supplemental appropriation from the
4	General Assembly to fund the additional project cost, provided that the Agency
5	has previously committed to completing those projects.
6	* * *
7	(h) Class 2 Town Highway Roadway Program. There shall be an annual
8	appropriation for grants to municipalities for resurfacing, rehabilitation, or
9	reconstruction of paved or unpaved class 2 town highways. However,
10	municipalities that have no State highways or class 1 town highways within
11	their borders may use the grants for such activities with respect to both class 2
12	and class 3 town highways. Each fiscal year, the Agency shall approve
13	qualifying projects with a total estimated State share cost of \$7,648,750.00
14	<u>\$8,600,000.00</u> at a minimum as new grants. The Agency's proposed
15	appropriation for the Program shall take into account the estimated amount of
16	qualifying invoices submitted to the Agency with respect to project grants
17	approved in prior years but not yet completed as well as with respect to new
18	project grants to be approved in the fiscal year. In a given fiscal year, should
19	expenditures in the Class 2 Town Highway Roadway Program exceed the
20	amount appropriated, the Agency shall advise the Governor of the need to
21	request a supplemental appropriation from the General Assembly to fund the

1	additional project cost, provided that the Agency has previously committed to
2	completing those projects. Funds received as grants for State aid under the
3	Class 2 Town Highway Roadway Program may be used by a municipality to
4	satisfy a portion of the matching requirements for federal earmarks, subject to
5	subsection 309b(c) of this title.
6	* * *
7	Sec. 6. 19 V.S.A. § 309b is amended to read:
8	§ 309b. LOCAL MATCH; CERTAIN TOWN HIGHWAY PROGRAMS
9	(a) Notwithstanding subsection 309a(a) of this title, grants provided to
10	towns under the town highway structures program shall be matched by local
11	funds sufficient to cover 20 percent of the project costs, unless the town has
12	adopted road and bridge standards, has completed a network inventory, and has
13	submitted an annual certification of compliance for town road and bridge
14	standards to the secretary Secretary, in which event the local match shall be
15	sufficient to cover 10 percent of the project costs. The secretary Secretary may
16	adopt rules to implement the town highway structures program. Town
17	highway structures projects receiving funds pursuant to this subsection shall be
18	the responsibility of the applicant municipality.
19	(b) Notwithstanding subsection 309a(a) of this title, grants provided to
20	towns under the class 2 town highway roadway program shall be matched by
21	local funds sufficient to cover 30 percent of the project costs, unless the town

1	has adopted road and bridge standards, has completed a network inventory, and
2	has submitted an annual certification of compliance for town road and bridge
3	standards to the secretary Secretary, in which event the local match shall be
4	sufficient to cover 20 percent of the project costs. The secretary Secretary may
5	adopt rules to implement the class 2 town highway roadway program. Class 2
6	town highway roadway projects receiving funds pursuant to this subsection
7	shall be the responsibility of the applicant municipality, and a municipality
8	shall not receive a grant in excess of \$175,000.00 <u>\$200,000.00</u> .
9	* * * One-Time Transportation Fund Monies Authorizations for
10	Electrification of the Transportation Sector * * *
11	* * * New PEV Incentive Program; Partnership with Drive Electric * * *
12	Sec. <mark>7</mark> . NEW PEV INCENTIVE PROGRAM <mark>; PARTNERSHIP WITH</mark>
13	DRIVE ELECTRIC VERMONT
14	(a) In fiscal year 2022, the Agency is authorized to spend up to
15	<u>\$3,250,000.00 in one-time Transportation Fund monies on the New PEV</u>
16	Incentive Program established in 2019 Acts and Resolves No. 59, Sec. 34, as
17	amended, and the associated partnership with Drive Electric Vermont with:
18	(1) Up to $$250,000.00$ of that $3_{3,250,000.00}$ available to continue and
19	expand the Agency's public-private partnership with Drive Electric Vermont to
20	support the expansion of the PEV market in the State.

1	(2) At least \$3,000,000.00 of that \$3,250,000.00 for PEV purchase and
2	lease incentives and administrative costs as allowed under subsection (b) of
3	this section. If less than \$250,000.00 is expended on the public-private
4	partnership with Drive Electric Vermont under subdivision (1) of this
5	subsection, then the balance of that \$250,000.00 shall only be authorized for
6	additional PEV purchase and lease incentives and administrative costs as
7	allowed under subsection (b) of this section.
8	(b) The Agency may use not more than 10 percent of the authorization
9	under subdivision (a)(2) of this section for costs associated with the
10	administration of the Program.
11	Sec. 7a. 2019 Acts and Resolves No. 59, Sec. 34(b)(3), as amended by 2020
12	Acts and Resolves No. 121, Sec. 14, 2020 Acts and Resolves No. 154, Sec.
13	G.112, and 2021 Acts and Resolves No. XXX, Sec. 56, is further amended to
14	read:
15	(3) provide not more than one incentive of \$3,000.00 for a PHEV or
16	\$4,000.00 for a BEV to:
17	(A) an individual domiciled in the State whose federal income tax
18	filing status is single, head of household, or surviving spouse with an adjusted
19	gross income under the laws of the United States at or below \$50,000.00;
20	(B) a married couple with at least one spouse domiciled in the State
21	whose federal income tax filing status is married filing jointly with an adjusted

1	gross income under the laws of the United States at or below \$50,000.00
2	<u>\$75,000.00;</u> or
3	(C) a married couple with at least one spouse domiciled in the State
4	and at least one spouse whose federal income tax filing status is married filing
5	separately with an adjusted gross income under the laws of the United States at
6	or below \$50,000.00 <u>\$75,000.00;</u>
7	Sec. 8. 2019 Acts and Resolves No. 59, Sec. 34(a)(4), as amended by 2020
8	Acts and Resolves No. 121, Sec. 14, 2020 Acts and Resolves No. 154, Sec.
9	G.112, and 2021 Acts and Resolves No. XXX, Sec. 56, is further amended to
10	read:
11	(4) The Agency shall administer the program described in subsection (b)
12	of this section through no-cost contracts with the State's electric distribution
13	utilities. [Repealed.]
14	* * * MileageSmart * * *
15	Sec. 9. MILEAGESMART
16	In fiscal year 2022, the Agency is authorized to spend up to \$600,000.00 in
17	one-time Transportation Fund monies on MileageSmart, which was established
18	in 2019 Acts and Resolves No. 59, Sec. 34, as amended, with up to 10 percent
19	of the total amount that is distributed in incentives available for costs
20	associated with administering MileageSmart.
21	* * * Emissions Repair Program * * *

1	Sec. 10. 2019 Acts and Resolves No. 59, Sec. 34(a)(3), as amended by 2020
2	Acts and Resolves No. 121, Sec. 14, 2020 Acts and Resolves No. 154,
3	Sec.G.112, and 2021 Acts and Resolves No. XXX, Sec. 56, is further amended
4	to read:
5	(3) Subject to State procurement requirements, the Agency may retain a
6	contractor or contractors to assist with marketing, program development, and
7	administration of the programs. Up to \$150,000.00 of program funding may
8	be set aside for this purpose for the programs described in subsection (c) of this
9	section in fiscal year 2020 and \$50,000.00 of program funding shall be set
10	aside for this purpose for the programs program described in subdivision
11	subsection (c)(1) of this section in fiscal year 2021.
12	Sec. 11. 2019 Acts and Resolves No. 59, Sec. 34(a)(5), as amended by 2020
13	Acts and Resolves No. 121, Sec. 14, 2020 Acts and Resolves No. 154,
14	Sec.G.112, and 2021 Acts and Resolves No. XXX, Sec. 56, is further amended
15	to read:
16	(5) The Agency shall annually evaluate the programs to gauge
17	effectiveness and submit a written report on the effectiveness of the programs
18	to the House and Senate Committees on Transportation, the House Committee
19	on Energy and Technology, and the Senate Committee on Finance on or before
20	the 31st day of January in each year following a year that an incentive or repair
21	voucher was provided through one of the programs. Notwithstanding 2 V.S.A.

1	§ 20(d), the annual report required under this section shall continue to be
2	required if an incentive or repair voucher is provided through one of the
3	programs unless the General Assembly takes specific action to repeal the
4	report requirement.
5	Sec. 12. 2019 Acts and Resolves No. 59, Sec. 34(c), as amended by 2020 Acts
6	and Resolves No. 121, Sec. 14, 2020 Acts and Resolves No. 154, Sec. G.112,
7	and 2021 Acts and Resolves No. XXX, Sec. 56, is further amended to read:
8	(c) High fuel efficiency vehicle incentive and emissions repair programs
9	program. Used <u>A used high fuel efficiency vehicle purchase incentive and</u>
10	emissions repair programs program for Vermont residents shall structure high
11	fuel efficiency purchase incentive payments and emissions repair vouchers by
12	income to help Vermonters benefit from more efficient driving, including
13	Vermont's most vulnerable. Not less than \$750,000.00 shall be provided in
14	point-of-sale and point-of repair vouchers.
15	<mark>* * *</mark>
16	(2) The emissions repair program shall:
17	(A) apply to repairs of certain vehicles that failed the on board
18	diagnostic (OBD) systems inspection;
19	(B) provide point of repair vouchers through the State's network of
20	community action agencies and base eligibility for voucher on the same criteria
21	used for income qualification for Low Income Home Energy Assistance

1	Program (LIHEAP) through the State's Economic Services Division within the
2	Department for Children and Families; and
3	(C) provide a point of repair voucher to repair a motor vehicle that
4	was ready for testing, failed the OBD systems inspection, requires repairs that
5	are not under warranty, and will be able to pass the State's vehicle inspection
6	once the repairs are made provided that the point of repair voucher is
7	commensurate with the fair market value of the vehicle to be repaired and does
8	not exceed \$2,500.00, with \$2,500.00 vouchers only being available to repair
9	vehicles with a fair market value of at least \$5,000.00. [Repealed.]
10	Sec. 13. EMISSIONS REPAIR PROGRAM
11	(a) Program creation. The Agency of Transportation and Department of
12	Environmental Conservation shall establish and administer an emissions repair
13	program that shall:
14	(1) apply to repairs of certain vehicles that failed the on board diagnostic
15	(OBD) systems inspection;
16	(2) provide point-of-repair vouchers and base eligibility for voucher on
17	the same criteria used for income qualification for Low Income Home Energy
18	Assistance Program (LIHEAP) through the State's Economic Services
19	Division within the Department for Children and Families; and
20	(3) provide a point-of-repair voucher to repair a motor vehicle that was
21	ready for testing, failed the OBD systems inspection, requires repairs that are

1	not under warranty, and will be able to pass the State's vehicle inspection once
2	the repairs are made provided that the point-of-repair voucher is commensurate
3	with the fair market value of the vehicle to be repaired and does not exceed
4	\$2,500.00, with \$2,500.00 vouchers only being available to repair vehicles
5	with a fair market value of at least \$5,000.00.
6	(b) Authorization. In fiscal year 2022, the Agency and Department are
7	authorized to spend up to \$375,000.00 in one-time Transportation Fund monies
8	on the emissions repair program established under this section, with up to
9	\$50,000.00 of that \$375,000.00 authorization available for startup costs and
10	outreach education up to 10 percent of the total amount that is distributed in
11	repair vouchers available for costs associated with developing and
12	administering the emissions repair program.
13	* * * Replace Your Ride Program * * *
14	Sec. 14. REPLACE YOUR RIDE PROGRAM
15	(a) Program creation. The Agency of Transportation, in consultation with
16	the Departments of Environmental Conservation and of Public Service, shall
17	expand upon the vehicle incentive programs established under 2019 Acts and
18	Resolves No. 59, Sec. 34, as amended, to provide additional incentives for

1	Vermonters with low income through a program to be known as the Replace
2	Your Ride Program.
3	(b) Incentive amount. The Replace Your Ride Program shall provide up to
4	a \$3,000.00 incentive, which may be in addition to any other available
5	incentives, including through a program funded by the State, to individuals
6	who qualify based on both income and the removal of an internal combustion
7	vehicle. Only one incentive per individual or married couple is available under
8	the Replace Your Ride Program and incentives shall be provided on a first-
9	come, first-served basis once the Replace Your Ride Program is operational.
10	(c) Eligibility. Applicants must qualify through both income and the
11	removal of an eligible vehicle with an internal combustion engine.
12	(1) Income eligibility. The following applicants meet the income
13	eligibility requirement:
14	(A) an individual domiciled in the State whose federal income tax
15	filing status is single, head of household, or surviving spouse with an adjusted
16	gross income under the laws of the United States at or below \$50,000.00;
17	(B) a married couple with at least one spouse domiciled in the State
18	whose federal income tax filing status is married filing jointly with an adjusted
19	gross income under the laws of the United States at or below \$75,000.00; or
20	(C) a married couple with at least one spouse domiciled in the State
21	and at least one spouse whose federal income tax filing status is married filing

1	separately with an adjusted gross income under the laws of the United States at
2	<u>or below \$75,000.00</u> .
3	(2) Vehicle removal.
4	(A) In order for an individual or married couple to qualify for an
5	incentive under the Replace Your Ride Program, the individual or married
6	couple must remove an older low-efficiency vehicle from operation and switch
7	to a mode of transportation that produces fewer greenhouse gas emissions.
8	The entity that administers the Replace Your Ride Program, in conjunction
9	with the Agency of Transportation, shall establish Program guidelines that
10	specifically provide for how someone can show that the vehicle removal
11	eligibility requirement has been, or will be, met.
12	(B) For purposes of the Replace Your Ride Program:
13	(i) An "older low-efficiency vehicle":
14	(I) is currently registered, and has been for two years prior to
15	the date of application, with the Vermont Department of Motor Vehicles;
16	(II) is currently titled in the name of an applicant and has been
17	for at least one year prior to the date of application;
18	(III) has a gross vehicle weight rating of 10,000 pounds or less;
19	(IV) is at least 10 model years old;
20	(V) has an internal combustion engine; and

1	(VI) passed the annual inspection required under 23 V.S.A.
2	§ 1222 within the prior year.
3	(ii) Removing the older low-efficiency vehicle from operation
4	must be done by disabling the vehicle's engine from further use and fully
5	dismantling the vehicle for either donation to a nonprofit organization to be
6	used for parts or destruction.
7	(iii) The following qualify as a switch to a mode of transportation
8	that produces fewer greenhouse gas emissions:
9	(I) purchasing or leasing a new or used PEV;
10	(II) purchasing a new or used bicycle or motorcycle that is fully
11	electric; and
12	(III) utilizing shared-mobility services or privately operated
13	vehicles for hire.
14	(d) Authorization. In fiscal year 2022, the Agency is authorized to spend
15	up to \$1,500,000.00 in one-time Transportation Fund monies on the Replace
16	Your Ride Program established under this section, with up to \$300,000.00 of
17	that \$1,500,000.00 available for costs associated with developing and
18	administering the Replace Your Ride Program.
19	* * * Motor-Assisted Bicycle Incentives * * *
20	Sec. 15. MOTOR-ASSISTED BICYCLE INCENTIVES

1	(a) Implementation. The Agency of Transportation, in consultation with
2	Vermont electric distribution utilities, shall expand upon the vehicle incentive
3	programs established under 2019 Acts and Resolves No. 59, Sec. 34, as
4	amended, to provide a \$200.00 incentive to 250 individuals who purchase a
5	new motor-assisted bicycle, as defined in 23 V.S.A. § 4(45)(B). Specifically,
6	the Program shall:
7	(1) distribute \$200.00 incentives on a first-come, first-served basis after
8	the Agency announces that incentives are available;
9	(2) apply to new motor-assisted bicycles, as defined in 23 V.S.A.
10	§ 4(45)(B), with any Manufacturer's Suggested Retail Price (MSRP); and
11	(3) be available to all Vermonters without regard to income.
12	(b) Authorization. In fiscal year 2022, the Agency is authorized to spend
13	up to \$50,000.00 in one-time Transportation Fund monies on the motor-
14	assisted bicycle incentives.
15	* * * EVSE Grant Program * * *
16	Sec. 16. GRANT PROGRAMS FOR LEVEL 2 CHARGERS IN MULTI-
17	UNIT DWELLINGS; REPORT
18	(a) The Agency of Transportation shall establish and administer, through a
19	memorandum of understanding with the Department of Housing and
20	Community Development, a pilot program to support the continued buildout of
21	electric vehicle supply equipment at multi-unit dwellings and build upon the

1	existing VW EVSE Grant Program that the Department of Housing and
2	Community Development has been administering on behalf of the Department
3	of Environmental Conservation.
4	(b) In fiscal year 2022, the Agency is authorized to spend up to
5	\$1,000,000.00 in one-time Transportation Fund monies on the pilot program
6	established in this section.
7	(c) Pilot program funding shall be awarded with consideration of broad
8	geographic distribution as well as service models ranging from restricted
9	private parking to publicly accessible parking so as to examine multiple
10	strategies to increase access to EVSE.
11	(d) The Department of Housing and Community Development shall consult
12	with an interagency team consisting of the Commissioner of Housing and
13	Community Development or designee, the Commissioner of Environmental
14	Conservation or designee, the Commissioner of Public Service or designee,
15	and the Agency's Division Director of Policy, Planning, and Intermodal
16	Development or designee regarding the design, award of funding, and
17	administration of this pilot program.
18	(e) The Department of Housing and Community Development shall file a
19	written report on the outcomes of the pilot program with the House and Senate
20	Committees on Transportation not later than January 15, 2022.

1	* * * Zero Fare Public Transit in Fiscal Year 2022 * * *
2	Sec. 17. ZERO FARE PUBLIC TRANSIT IN FISCAL YEAR 2022
3	(a) Urban public transit. It is the intent of the General Assembly that
4	public transit operated by transit agencies that are eligible to receive grant
5	funds pursuant to 49 U.S.C. § 5307 in the State shall be operated on a zero-fare
6	basis with monies for public transit from the Coronavirus Aid, Relief, and
7	Economic Security Act, Pub. L. No. 116-136 (CARES Act), the Consolidated
8	Appropriations Act, 2021, Pub. L. No. 116-260, and the American Rescue Plan
9	Act of 2021, Pub. L. No. 117-XXX, as practicable, during fiscal year 2022.
10	(b) Rural public transit. It is the intent of the General Assembly that public
11	transit operated by transit agencies that are eligible to receive grant funds
12	pursuant to 49 U.S.C. § 5311 in the State shall be operated on a zero-fare basis
13	with monies for public transit from the Coronavirus Aid, Relief, and Economic
14	Security Act, Pub. L. No. 116-136 (CARES Act) and the Consolidated
15	Appropriations Act, 2021, Pub. L. No. 116-260, as practicable, during fiscal
16	year 2022.
17	* * * Mobility and Transportation Innovation * * *
18	Sec. 17a. MOBILITY AND TRANSPORTATION INNOVATION
19	The Agency of Transportation shall provide financial assistance to support
20	innovative strategies and projects that improve both mobility and access to
21	services for transit-dependent Vermonters, reduce the use of single occupancy

1	vehicles, and reduce greenhouse gas emissions, as practicable, during fiscal
2	year 2022. Financial assistance shall be provided with monies the State
3	receives for public transit from the Coronavirus Aid, Relief, and Economic
4	Security Act, Pub. L. No. 116-136 (CARES Act), the Consolidated
5	Appropriations Act, 2021, Pub. L. No. 116-260, and the American Rescue Plan
6	Act of 2021, Pub. L. No. 117-XXX and through the \$793,400.00 authorization
7	for Go! Vermont.
8	* * * PEV Electric Distribution Utility Rate Design * * *
9	Sec. 18. PEV ELECTRIC DISTRIBUTION UTILITY RATE DESIGN
10	(a) This section serves to encourage efficient integration of PEVs and
11	EVSE into the electric system and the timely adoption of PEVs and public
12	charging through managed loads or time-differentiated price signals.
13	(b) Not later than June 30, 2024, all State electric distribution utilities shall
14	implement PEV rates for public and private EVSE that encourage:
15	(1) efficient use of PEV loads consistent with objectives of least-cost
16	integrated planning, set out in 30 V.S.A. § 218c, and 30 V.S.A. § 202(b)
17	<u>and (c);</u>
18	(2) participation in the PEV rates;
19	(3) travel by PEV relative to available alternatives; and
20	(4) greater adoption of PEVs.
21	(c) The Public Utility Commission shall approve PEV rates that it finds:

1	(1) support greater adoption of PEVs;
2	(2) adequately compensate PEV operators and owners of EVSE
3	available to the public for the value of grid-related services;
4	(3) adequately compensate the electric distribution utility for all
5	forward-looking or avoidable costs of service that are directly attributable to
6	the delivery of electricity through a PEV rate;
7	(4) include a reasonable contribution to historic or embedded costs
8	required to meet the overall cost of service;
9	(5) do not discourage EVSE available to the public; and
10	(6) do not have an adverse impact, over time, to ratepayers not utilizing
11	the PEV rate.
12	(d) The Public Utility Commission may approve PEV rates that utilize
13	direct load control, third-party managed load control, static or dynamic time-
14	varying rates, or other innovative practices that accomplish the goals set forth
15	in this section.
16	(e) The Public Utility Commission, in consultation with the Department of
17	Public Service and State electric distribution utilities, shall file written reports
18	with the House Committees on Energy and Technology and on Transportation
19	and the Senate Committees on Finance and on Transportation not later than
20	January 15, 2022, January 15, 2023, and January 15, 2024 that provide an
21	update on PEV rate design as required under this section.

1	* * * Public Transportation Electrification Plan * * *
2	Sec. 19. PUBLIC TRANSPORTATION ELECTRIFICATION PLAN
3	(a) The Agency of Transportation, in consultation with the State's public
4	transit providers, shall prepare a long-range plan that outlines the costs,
5	timeline, training, maintenance, and operational actions required to move to a
6	fully electrified public transportation fleet.
7	(b) The Agency shall file the long-range plan required under subsection (a)
8	of this section with the House and Senate Committees on Transportation not
9	later than January 31, 2022.
10	* * * Airport and Rail Signs * * *
11	Sec. 20. 10 V.S.A. § 494 is amended to read:
12	§ 494. EXEMPT SIGNS
13	The following signs are exempt from the requirements of this chapter
14	except as indicated in section 495 of this title:
15	* * *
16	(6)(A) Official traffic control signs, including signs on limited access
17	highways, consistent with the Manual on Uniform Traffic Control Devices
18	(MUTCD) adopted under 23 V.S.A. § 1025, directing people persons to:
19	(i) other towns;
20	(ii) international airports;
21	(iii) postsecondary educational institutions;

1	(iv) cultural and recreational destination areas;
2	(v) nonprofit diploma-granting educational institutions for people
3	persons with disabilities; and
4	(vi) official State visitor information centers.
5	(B) After having considered the six priority categories in subdivision
6	(A) of this subdivision (6), the Travel Information Council may approve
7	installation of a sign for any of the following provided the location is open a
8	minimum of 120 days each year and is located within 15 miles of an interstate
9	highway exit:
10	(i) nonprofit museums;
11	(ii) cultural and recreational attractions owned by the State or
12	federal government;
13	(iii) officially designated scenic byways;
14	(iv) park and ride or multimodal centers; and
15	(v) fairgrounds or exposition sites.
16	(C) <u>The Agency of Transportation may approve and erect signs</u> ,
17	including signs on limited access highways, consistent with the MUTCD,
18	directing persons to State-owned airports and intercity passenger rail stations
19	located within 25 miles of a limited access highway exit.
20	(D) Notwithstanding the limitations of this subdivision (6),
21	supplemental guide signs consistent with the MUTCD for the President Calvin

(dr req 21-0655 – draft 2.1 (AGI Update) Page 27 of 37 3/10/2021 - ADC - 09:15 AM 1 Coolidge State Historic Site may be installed at the following highway 2 interchanges: * * * 3 4 (D)(E) Signs erected under this subdivision (6) shall not exceed a 5 maximum allowable size of 80 square feet. * * * 6 * * * Municipal Development Review; Section 1111 Permit Fees * * * 7 8 Sec. 21. 24 V.S.A. § 4416 is amended to read: 9 § 4416. SITE PLAN REVIEW * * * 10 11 (b) Whenever a proposed site plan involves access to a State highway or 12 other work in the State highway right-of-way such as excavation, grading, 13 paving, or utility installation, the application for site plan approval shall 14 include a letter of intent from the Agency of Transportation confirming that the 15 Agency has reviewed the proposed site plan and is prepared to issue an access 16 permit under 19 V.S.A. § 1111, and setting determined whether a permit is 17 required under 19 V.S.A. § 1111. If the Agency determines that a permit for 18 the proposed site plan is required under 19 V.S.A. § 1111, then the letter from 19 the Agency shall set out any conditions that the Agency proposes to attach to 20 the section 1111 permit required under 19 V.S.A. § 1111. 21 Sec. 22. 24 V.S.A. § 4463(e) is added to read:

1	(e) Whenever a proposed subdivision is adjacent to a State highway, the
2	application for subdivision approval shall include a letter from the Agency of
3	Transportation confirming that the Agency has reviewed the proposed
4	subdivision and determined whether a permit is required under 19 V.S.A.
5	§ 1111. If the Agency determines that a permit for the proposed subdivision is
6	required under 19 V.S.A. § 1111, then the letter from the Agency shall set out
7	any conditions that the Agency proposes to attach to the permit required under
8	<u>19 V.S.A. § 1111.</u>
9	Sec. 23. 19 V.S.A. § 1112(b) is amended to read:
10	(b) The Secretary shall collect the following fees for each application for
11	the following types of permits or permit amendments issued pursuant to
12	section 1111 of this title:
13	* * *
14	(6) permit amendments: \$0.00.
15	* * * Improvement of High-Use Corridor Segments * * *
16	Sec. 24. IMPROVEMENT OF HIGH-USE CORRIDOR SEGMENTS FOR
17	BICYCLISTS
18	(a) The Agency of Transportation shall ensure that all roadway projects
19	included in the Agency's Transportation Program spanning high-use corridor
20	segments identified in the On-Road Bicycle Plan prepared in April 2016, or a
21	subsequent update, include the improvement to or maintenance of a Bicycle

- 1 Level of Traffic Stress (BLTS) classification of 1 or 2, which indicates a
- 2 corridor that is either welcoming to most types of bicyclists or comfortable for
- 3 most adult bicyclists, or any other standard that the Agency deems appropriate
- 4 for the high-use corridor segment.
- 5 (b) Improvements may include, as warranted, the installation of roadway
- 6 sharrows, shoulders, and bike lanes; additional or improved signage; narrowing
- 7 of travel lanes; lowering of speed limits; and re-location of guardrails, paved
- 8 shoulders, and bike lanes.
- 9 Sec. 25. DEFINITIONS
- 10 <u>As used in Secs. 25–28 of this act:</u>
- 11 (1) "Agency" means an agency of State government authorized under
- 12 Vermont law to issue citations for a violation of State motor vehicle laws or
- 13 rules that employs at least one law enforcement officer certified in automated
- 14 license plate recognition (ALPR) operation by the Vermont Criminal Justice
- 15 <u>Council</u>.
- 16 (2) "Automated traffic law enforcement system" means a device with
- 17 <u>one or more sensors working in conjunction with a speed measuring device to</u>
- 18 produce recorded images of motor vehicles traveling at more than 10 miles
- 19 <u>above the speed limit.</u>

1	(3) "Automated traffic law enforcement system pilot" or "pilot" means
2	a pilot program during which automated traffic law enforcement systems are
3	deployed in Vermont by an agency.
4	(4) "Recorded image" means a photograph, microphotograph, electronic
5	image, or electronic video that shows the front or rear of the motor vehicle
6	clearly enough to identify the registration number plate of the motor vehicle.
7	(5) "Traffic control device" means any sign, signal, marking,
8	channelizing, or other device that conforms with the Manual on Uniform
9	Traffic Control Devices, which is the standard for all traffic control signs,
10	signals, and markings within the State pursuant to 23 V.S.A. § 1025, and is
11	used to regulate, warn, or guide traffic and placed on, over, or adjacent to a
12	highway, pedestrian facility, or bicycle path by authority of the State or the
13	municipality with jurisdiction over the highway, pedestrian facility, or bicycle
14	path.
15	Sec. <mark>26</mark> . FINDINGS
16	The General Assembly finds that:
17	(1) There are times, either because of insufficient staffing or inherent
18	onsite difficulties, where law enforcement personnel cannot practically be
19	utilized in a work zone.
20	(2) The objectives of utilizing an automated traffic law enforcement
21	system in a work zone are improved work crew safety and reduced traffic

1	crashes resulting from an increased adherence to traffic laws achieved by
2	effective deterrence of potential violators, which could not be achieved by
3	traditional law enforcement methods.
4	(3) The use of automated traffic law enforcement systems in work zones
5	is not intended to replace traditional law enforcement personnel, nor is it
6	intended to mitigate problems caused by deficient road design, construction, or
7	maintenance. Rather, it provides deterrence and enforcement at times when
8	and in locations where law enforcement personnel cannot be utilized safely or
9	are needed for other law enforcement activities.
10	(4) Two integral parts of a temporary automated traffic law enforcement
11	pilot are:
12	(A) a community-wide informational campaign directed toward the
13	traveling public; and
14	(B) the gathering of nonpersonal information—such as aggregate
15	data on the number of motor vehicles traveling through a work zone at more
16	than 10 miles above the speed limit when workers are present and an analysis
17	of the clarity of recorded images—to determine both the possible efficacy of
18	automated traffic law enforcement systems at reducing speeding in work zones
19	and the administrability of using automated traffic law enforcement systems as
20	a means of enforcing Vermont's motor vehicle laws.

1	(5) The primary goal of a temporary automated traffic law enforcement
2	pilot is to reduce crashes in work zones by deterring traffic violations.
3	(6) The issuance of warnings, traffic violation complaints, and
4	generation of revenue are not the goals of a temporary automated traffic law
5	enforcement system pilot.
6	Sec. 27. TEMPORARY AUTOMATED TRAFFIC LAW ENFORCEMENT
7	SYSTEM PILOT
8	(a) Design and implementation.
9	(1) The Agency of Transportation, in consultation with the Department
10	of Public Safety, shall design and implement a temporary automated traffic law
11	enforcement system pilot that shall deploy automated traffic law enforcement
12	systems in work zones in Vermont for not longer than one year and conclude
13	not later than March 1, 2024. At no point during the temporary pilot shall
14	warnings, traffic violations, or mailings be sent to members of the traveling
15	public.
16	(2) The temporary pilot shall be preceded by and not commence until
17	after the Agency of Transportation engages in the necessary planning and
18	contractor procurement and conducts a comprehensive public outreach and
19	informational campaign.
20	(3) The Agency of Transportation may retain one or more contractors to
21	assist in the implementation of the temporary pilot, and compensation paid to

1	these contractors shall be based on the value of the equipment or the services
2	provided
3	(4) Except as otherwise provided in this section, automated traffic law
4	enforcement systems shall be regulated as an automated license plate
5	recognition system under 23 V.S.A. §§ 1607 and 1608 during the temporary
6	pilot.
7	(b) Public outreach.
8	(1) The public outreach and informational campaign shall continue
9	throughout the temporary pilot, including whenever automated traffic law
10	enforcement systems are deployed in work zones in Vermont.
11	(2) Any agencies utilizing an automated traffic law enforcement system
12	shall maintain a website that lists the locations where automated traffic law
13	enforcement systems are utilized.
14	(c) Location. An automated traffic law enforcement system may only be
15	utilized at a location in the vicinity of a work zone and if the agency with
16	jurisdiction over the location determines, in its sole discretion, that it may be
17	impractical or unsafe to utilize traditional law enforcement, or that the use of
18	traditional law enforcement personnel has failed to deter violators, provided
19	that:
20	(1) the agency confirms, through a traffic engineering analysis of the
21	proposed location, that the location meets highway safety standards;

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1	(2) the automated traffic law system is not used as a means of combating
2	deficiencies in roadway design or environment;
3	(3) signs notifying members of the traveling public of the use of an
4	automated traffic law enforcement system are in place before any recorded
5	images or other data is collected by the automated traffic law enforcement
6	system; and
7	(4) the automated traffic law enforcement system is only in operation
8	when workers are present in the work zone.
9	(d) Recorded images.
10	(1) If an automated traffic law enforcement system collects a recorded
11	image of a motor vehicle, an employee of the agency shall promptly review the
12	recorded image to determine if:
13	(A) the recorded image shows the front or rear of the motor vehicle
14	clearly enough to identify the registration number plate of the motor vehicle;
15	(B) the recorded image clearly shows the operator of the motor
16	vehicle; and
17	(C) whether, based on the recorded image and any other data
18	collected by the automated traffic law enforcement system, it would be
19	possible to determine if the motor vehicle was being operated in violation of a
20	traffic control device.

1	(2) The automated traffic enforcement system shall only be used to
1	
2	collect recorded images of violations of a traffic control device and shall not be
3	used for any other surveillance purposes.
4	(3) All recorded images and copies or backups made of the original
5	recorded images shall be destroyed after 24 hours.
6	(e) Data collected by automated traffic law enforcement systems. Except
7	for recorded images and copies or backups made of original recorded images,
8	data collected by a traffic law enforcement system during the temporary pilot
9	shall be considered data collected under an automated license plate recognition
10	system, as defined under 23 V.S.A. § 1607, and shall only be released pursuant
11	to 23 V.S.A. §§ 1607 and 1608.
12	Sec. 28. REPORTING
13	(a) To the Agency of Transportation by agencies with jurisdiction over a
14	location where an automated traffic law enforcement system is utilized. Not
15	later than two months after the conclusion of the first six months of the
16	temporary automated traffic law enforcement system pilot and not later than
17	two months after the conclusion of the last six months of the temporary pilot,
18	the agencies with jurisdiction over a location where an automated traffic law
19	enforcement system was utilized shall report the following for each location
20	where an automated traffic law enforcement system was utilized to the Agency
21	of Transportation:

1	(1) the number of crashes and related serious injuries and fatalities;
2	(2) recorded speed data; and
3	(3) a summary of the quality of recorded images and whether it was
4	possible to determine if the motor vehicle was being operated in violation of a
5	traffic control device.
6	(b) To the General Assembly by the Agency of Transportation.
7	(1) Not later than February 15, 2024, the Agency of Transportation shall
8	submit a written report on the use of automated traffic law enforcement
9	systems in work zones in Vermont to the House and Senate Committees on
10	Judiciary and on Transportation.
11	(2) The report shall include the following for each location where an
12	automated traffic law enforcement system was utilized as part of the automated
13	traffic law enforcement:
14	(A) the number of crashes and related serious injuries and fatalities;
15	(B) recorded speed data; and
16	(C) a summary of the quality of recorded images and whether it was
17	possible to determine if the motor vehicle was being operated in violation of a
18	traffic control device.
19	(3) The report shall also include the amount paid under each contract
20	that the Agency of Transportation enters into under Sec. 27(a)(3) of this act.
21	Sec. 29. REPEAL

1	Secs. 26–28 (temporary work zone pilot) shall be repealed as of five months
2	after the conclusion of the temporary automated traffic law enforcement
3	system pilot.
4	* * * Effective Dates * * *
5	Sec. 30. EFFECTIVE DATES
6	(a) This section and Sec. 4 (Town Highway Structures and Class 2 Town
7	Highway Roadway Programs) shall take effect on passage.
8	(b) Sec. 2 (19 V.S.A. § 10g(p); Lamoille Valley Rail Trail maintenance)
9	shall take effect on July 1, 2021 and apply to Transportation Programs
10	commencing with fiscal year 2023.
11	(c) All other sections shall take effect on July 1, 2021.