H.736 (T. Bill) – Side-by-Side – April 27, 2022 H.736 (APBH)	H.736 (Sen. Proposal of Amendment)	Page 1 of 72 H.736 (HTC Further Proposal of Amendment) ¹
**>	⁶ Transportation Program Adopted as Amended; Definitions	* * *
Sec. 1. TRANSPORTATION PROGRAM ADOPTED; DEFINITIONS	Sec. 1. TRANSPORTATION PROGRAM ADOPTED; DEFINITIONS	
(a) The Agency of Transportation's Proposed Fiscal Year 2023 Transportation Program appended to the Agency of Transportation's proposed fiscal year 2023 budget, as amended by this act, is adopted to the extent federal, State, and local funds are available.	(a) The Agency of Transportation's Proposed Fiscal Year 2023 Transportation Program appended to the Agency of Transportation's proposed fiscal year 2023 budget, as amended by this act, is adopted to the extent federal, State, and local funds are available.	
(b) As used in this act, unless otherwise indicated: (1) "Agency" means the Agency of <u>Transportation.</u>	(b) As used in this act, unless otherwise indicated: (1) "Agency" means the Agency of <u>Transportation.</u>	
(2) "Candidate project" means a project approved by the General Assembly that is not anticipated to have significant expenditures for preliminary engineering or right-of-way expenditures, or both, during the budget year and funding for construction is not anticipated within a predictable time frame.	(2) "Candidate project" means a project approved by the General Assembly that is not anticipated to have significant expenditures for preliminary engineering or right-of-way expenditures, or both, during the budget year and funding for construction is not anticipated within a predictable time frame.	
(3) "Development and evaluation (D&E) project" means a project approved by the General Assembly that is anticipated to have preliminary engineering expenditures or right-of-way expenditures, or both, during the budget year and that the Agency is committed to delivering to construction on a timeline driven by priority and available funding.	(3) "Development and evaluation (D&E) project" means a project approved by the General Assembly that is anticipated to have preliminary engineering expenditures or right-of-way expenditures, or both, during the budget year and that the Agency is committed to delivering to construction on a timeline driven by priority and available funding.	
(4) "Electric vehicle supply equipment (EVSE)" has the same meaning as in 30 V.S.A. § 201.	(4) "Electric vehicle supply equipment (EVSE)" has the same meaning as in 30 V.S.A. § 201.	

¹ If nothing is included in this column then House Transportation is proposing to agree with the Senate's proposal of amendment.

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(5) "Front-of-book project" means a project	(5) "Front-of-book project" means a project	
approved by the General Assembly that is anticipated to	approved by the General Assembly that is anticipated to	
have construction expenditures during the budget year or	have construction expenditures during the budget year or	
the following three years, or both, with expected	the following three years, or both, with expected	
expenditures shown over four years.	expenditures shown over four years.	
(6) "Level 1 charger" or "level 1 EVSE" means EVSE that plugs directly into a standard 120-volt AC outlet and supplies an average output of 1.3 to 2.4 kilowatts.		
(7) "Level 2 charger" or "level 2 EVSE" means galvanically connected EVSE with a single-phase input voltage range from 208 to 240 volts AC and a maximum output current less than or equal to 80 amperes AC.		
(8) "Level 3 charger," "level 3 EVSE," or "direct- current fast charger (DCFC)," means EVSE that uses dedicated direct current (DC) to provide energy to a plug-in electric vehicle.	(6) "Level 3 charger," "level 3 EVSE," or "direct- current fast charger (DCFC)," means EVSE that uses dedicated direct current (DC) to provide energy to a plug-in electric vehicle.	
(9) "Secretary" means the Secretary of <u>Transportation.</u>	(7) "Secretary" means the Secretary of <u>Transportation.</u>	
(10) "TIB funds" means monies deposited in the Transportation Infrastructure Bond Fund in accordance with 19 V.S.A. § 11f.	(8) "TIB funds" means monies deposited in the Transportation Infrastructure Bond Fund in accordance with 19 V.S.A. § 11f.	
(11) The table heading "As Proposed" means the Proposed Transportation Program referenced in subsection (a) of this section; the table heading "As Amended" means the amendments as made by this act; the table heading "Change" means the difference obtained by subtracting the "As Proposed" figure from	(9) The table heading "As Proposed" means the Proposed Transportation Program referenced in subsection (a) of this section; the table heading "As <u>Amended</u> " means the amendments as made by this act; the table heading "Change" means the difference obtained by subtracting the "As Proposed" figure from	
the "As Amended" figure; and the terms "change" or	the "As Amended" figure; and the terms "change" or	
"changes" in the text refer to the project- and program-	"changes" in the text refer to the project- and program-	

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specific amendments, the aggregate sum of which equals the net "Change" in the applicable table heading.	specific amendments, the aggregate sum of which equals the net "Change" in the applicable table heading.	
ale net enange in me appreacte more neuang.		ortation Investments * * *
	Sec. 2. FISCAL YEAR 2023 TRANSPORTATION INVESTMENTS INTENDED TO REDUCE TRANSPORTATION-RELATED GREENHOUSE GAS	Sec. 2. FISCAL YEAR 2023 TRANSPORTATION INVESTMENTS INTENDED TO REDUCE TRANSPORTATION-RELATED GREENHOUSE GAS
	EMISSIONS, REDUCE FOSSIL FUEL USE, AND SAVE VERMONT HOUSEHOLDS MONEY	EMISSIONS, REDUCE FOSSIL FUEL USE, AND SAVE VERMONT HOUSEHOLDS MONEY
	This act includes the State's fiscal year 2023 transportation investments intended to reduce transportation-related greenhouse gas emissions, reduce fossil fuel use, and save Vermont households money in furtherance of the policies articulated in 19 V.S.A. § 10b and the goals of the Comprehensive Energy Plan and to satisfy the Executive and Legislative Branches' commitments to the Paris Agreement climate goals. In fiscal year 2023, these efforts will include the following:	This act includes the State's fiscal year 2023 transportation investments intended to reduce transportation-related greenhouse gas emissions, reduce fossil fuel use, and save Vermont households money in furtherance of the policies articulated in 19 V.S.A. § 10b and the goals of the Comprehensive Energy Plan and the Climate Action Plan and to satisfy the Executive and Legislative Branches' commitments to the Paris Agreement climate goals. In fiscal year 2023, these efforts will include the following:
	(1) Park and Ride Program. This act provides for a fiscal year expenditure of \$4,043,060.00, which will fund one construction project to create a new park and ride facility; the design of one additional park and ride facility scheduled for construction in future fiscal years; the design of improvements to one additional park and ride facility; and paving projects for existing park and ride facilities. This year's Park and Ride Program will create 254 new State-owned spaces. Specific additions and improvements include:	(1) Park and Ride Program. This act provides for a fiscal year expenditure of \$4,043,060.00, which will fund one construction project to create a new park and ride facility; the design of one additional park and ride facility scheduled for construction in future fiscal years; the design of improvements to one additional park and ride facility; and paving projects for existing park and ride facilities. This year's Park and Ride Program will create 254 new State-owned spaces. Specific additions and improvements include:
	(A) Berlin (Exit 6)—design for 62 spaces;	(A) Berlin (Exit 6)—design for 62 spaces;

for projects to be selected during the fiscal
or projects funded through the Safe
ol program; and funding for education and
8 schools to encourage higher levels of
cycling to school.
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	(B) Manchester—design for 50 new spaces;	(B) Manchester—design for 50 new spaces;
an a	<u>ıd</u>	and
	(C) Williston—construction of 142 new spaces.	(C) Williston—construction of 142 new spaces.
	(2) Bike and Pedestrian Facilities Program. This	(2) Bike and Pedestrian Facilities Program. This
	t, in concert with 2020 Acts and Resolves No. 139,	act, in concert with 2020 Acts and Resolves No. 139,
Se Se	ec. 12(b)(1), provides for a fiscal year expenditure,	Sec. 12(b)(1), provides for a fiscal year expenditure,
ind ind	cluding local match, of \$19,793,776.00, which will	including local match, of \$19,793,776.00, which will
fu	nd 29 bike and pedestrian construction projects and 18	fund 29 bike and pedestrian construction projects and 18
bil	ke and pedestrian design, right-of-way, or design and	bike and pedestrian design, right-of-way, or design and
rie rie	ght-of way projects for construction in future fiscal	right-of way projects for construction in future fiscal
ve	ears. The construction projects include the creation,	years. The construction projects include the creation,
im im	provement, or rehabilitation of walkways, sidewalks,	improvement, or rehabilitation of walkways, sidewalks,
sh:	ared-use paths, bike paths, and cycling lanes. In	shared-use paths, bike paths, and cycling lanes. In
ad ad	dition to completing the Lamoille Valley Rail Trail,	addition to completing the Lamoille Valley Rail Trail,
wh	hich will run from Swanton to St. Johnsbury, projects	which will run from Swanton to St. Johnsbury, projects
are	e funded in Arlington, Bennington, Brattleboro,	are funded in Arlington, Bennington, Brattleboro,
Br	ristol, Burlington, Chester, Colchester, Coventry,	Bristol, Burlington, Chester, Colchester, Coventry,
De De	over, Enosburg Falls, Fairfax, Hardwick, Hartford,	Dover, Enosburg Falls, Fairfax, Hardwick, Hartford,
Ha	artland, Hinesburg, Lyndon, Manchester, Middlebury,	Hartland, Hinesburg, Lyndon, Manchester, Middlebury,
<u>M</u>	iddlesex, Montpelier, Montpelier-Berlin, Moretown,	Middlesex, Montpelier, Montpelier-Berlin, Moretown,
<u>Ne</u>	ew Haven, Pawlet, Plainfield, Poultney, Proctor,	New Haven, Pawlet, Plainfield, Poultney, Proctor,
<u>Ri</u>	ichford, Roxbury, Royalton, Rutland City, Shelburne,	Richford, Roxbury, Royalton, Rutland City, Shelburne,
So So	outh Burlington, Springfield, St. Albans City, Swanton,	South Burlington, Springfield, St. Albans City, Swanton,
ve v	ergennes, Waterbury, and Winooski. This act also	Vergennes, Waterbury, and Winooski. This act also
production of the second se	ovides State funding for some of Local Motion's	provides State funding for some of Local Motion's
op	peration costs to run the Bike Ferry on the Colchester	operation costs to run the Bike Ferry on the Colchester
Ca	auseway, which is part of the Island Line Trail; funding	Causeway, which is part of the Island Line Trail; funding
<u>fo</u>	r the small-scale municipal bicycle and pedestrian	for the small-scale municipal bicycle and pedestrian
	ant program for projects to be selected during the fiscal	grant program for projects to be selected during the fiscal
	ear; funding for projects funded through the Safe	year; funding for projects funded through the Safe
	outes to School program; and funding for education and	Routes to School program; and funding for education and
	Itreach to K-8 schools to encourage higher levels of	outreach to K-8 schools to encourage higher levels of
<u>w</u>	alking and bicycling to school.	walking and bicycling to school.

(3) Transportation Alternatives Program. This act	(3) Transportation Alternatives Program. This act
provides for a fiscal year expenditure of \$5,665,880.00,	provides for a fiscal year expenditure of \$5,665,880.00,
including local funds, which will fund 18 transportation	including local funds, which will fund 18 transportation
alternatives construction projects and 24 transportation	alternatives construction projects and 24 transportation
alternatives design, right-of-way, or design and right-of-	alternatives design, right-of-way, or design and right-of-
way projects. Of these 42 projects, 12 involve	way projects. Of these 42 projects, 12 involve
environmental mitigation related to clean water or	environmental mitigation related to clean water or
stormwater concerns, or both clean water and stormwater	stormwater concerns, or both clean water and stormwater
concerns, and 23 involve bicycle and pedestrian	concerns, and 23 involve bicycle and pedestrian
facilities. Projects are funded in Bennington, Berlin,	facilities. Projects are funded in Bennington, Berlin,
Brandon, Bridgewater, Bridport, Brighton, Burlington,	Brandon, Bridgewater, Bridport, Brighton, Burlington,
Castleton, Chester, Colchester, Derby, Duxbury,	Castleton, Chester, Colchester, Derby, Duxbury,
Enosburg, Essex, Fair Haven, Fairfax, Franklin,	Enosburg, Essex, Fair Haven, Fairfax, Franklin,
Hartford, Hyde Park, Jericho, Montgomery, Newfane,	Hartford, Hyde Park, Jericho, Montgomery, Newfane,
Norwich, Pittsford, Proctor, Rutland Town, South	Norwich, Pittsford, Proctor, Rutland Town, South
Burlington, St. Johnsbury, Vergennes, Warren, West	Burlington, St. Johnsbury, Vergennes, Warren, West
Rutland, Williston, Wilmington, and Winooski.	Rutland, Williston, Wilmington, and Winooski.
(4) Public Transit Program. This act authorizes	(4) Public Transit Program. This act authorizes
<u>\$50,239,278.00 in funding for public transit uses</u>	\$50,239,278.00 in funding for public transit uses
throughout the State, which is a 9.6 percent increase over	throughout the State, which is a 9.6 percent increase over
fiscal year 2022 levels, a 21.8 percent increase over fiscal	fiscal year 2022 levels, a 21.8 percent increase over fiscal
year 2021 levels, and a 30 percent increase over fiscal	year 2021 levels, and a 30 percent increase over fiscal
year 2020 levels. Included in the authorization are:	year 2020 levels. Included in the authorization are:
(A) Go! Vermont, with an authorization of	(A) Go! Vermont, with an authorization of
<u>\$873,000.00. This authorization supports transportation</u>	\$873,000.00. This authorization supports transportation
demand management (TDM) strategies, including the	demand management (TDM) strategies, including the
State's Trip Planner and commuter services, to promote	State's Trip Planner and commuter services, to promote
the use of carpools and vanpools.	the use of carpools and vanpools.
(B) Vermont Kidney Association Grant, with	(B) Vermont Kidney Association Grant, with
an authorization of \$50,000.00. This authorization	an authorization of \$50,000.00. This authorization
supports the transit needs of Vermonters in need of	supports the transit needs of Vermonters in need of
dialysis services.	dialysis services.

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(C) Mobility and Transportation Innovation (MTI) Grant Program, with an authorization of \$1,500,000.00, through Sec. 15 of this act. This authorization continues to support projects that improve both mobility and access to services for transit-dependent Vermonters, reduce the use of single-occupancy vehicles, and reduce greenhouse gas emissions. Not less than \$1,250,000.00 of this authorization shall go towards microtransit projects.

(D) One-time public transit monies, with an authorization of \$1,200,000.00, through Sec. 16 of this act. This authorization will allow public transit providers to, as practicable, provide zero-fare public transit on routes other than commuter and LINK Express and restore service to pre-COVID-19 levels.

(5) Rail Program. This act authorizes \$35,363,182.00, including local funds, for intercity passenger rail service and rail infrastructure throughout the State, including the return of New York City– Burlington passenger rail service.

(6) Transformation of the State Vehicle Fleet. The Department of Buildings and General Services, which manages the State Vehicle Fleet, currently has 18 plug-in hybrid electric vehicles and 11 battery electric vehicles in the State Vehicle Fleet. In fiscal year 2023, the Commissioner of Buildings and General Services will continue to purchase and lease vehicles for State use in accordance with 29 V.S.A. § 903(g), which requires, to the maximum extent practicable, that the Commissioner purchase or lease hybrid or plug-in electric vehicles, as defined in 23 V.S.A. § 4(85), with not less than 75 percent of the vehicles purchased or leased be hybrid or plug-in electric vehicles.

(C) Mobility and Transportation Innovation (MTI) Grant Program, with an authorization of \$1,500,000.00, through Sec. 15 of this act. This authorization continues to support projects that improve both mobility and access to services for transit-dependent Vermonters, reduce the use of single-occupancy vehicles, and reduce greenhouse gas emissions. Not less than \$1,250,000.00 of this authorization shall go towards microtransit projects.

(D) One-time public transit monies, with an authorization of \$1,200,000.00, through Sec. 16 of this act. This authorization will allow public transit providers to, as practicable, provide zero-fare public transit on routes other than commuter and LINK Express and restore service to pre-COVID-19 levels.

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	(7) Electric vehicle supply equipment. In furtherance of the State's goal to increase the presence of EVSE in Vermont:	(7) Electric vehicle supply equipment. In furtherance of the State's goal to increase the presence of EVSE in Vermont:
	(A) Sec. 3 of this act authorizes up to \$6,250,000.00 to install level 3 EVSE along the State highway network and to cover capped administrative costs.	(A) Sec. 3 of this act authorizes up to \$6,250,000.00 to install level 3 EVSE along the State highway network and to cover capped administrative costs.
	(B) Sec. 4 of this act amends a State goal to have a level 3 EVSE charging port available to the public within one driving mile, down from five miles, of every exit of the Dwight D. Eisenhower National System of Interstate and Defense Highways within the State and 25 driving miles, down from 50 miles, of another level 3 EVSE charging port available to the public along a State highway.	(B) Sec. 4 of this act amends a State goal to have a level 3 EVSE charging port available to the public within one driving mile, down from five miles, of every exit of the Dwight D. Eisenhower National System of Interstate and Defense Highways within the State and 25 driving miles, down from 50 miles, of another level 3 EVSE charging port available to the public along a State highway.
	(C) The fiscal year 2023 budget authorizes up to \$10,000,000.00 to install EVSE at multiunit dwellings, workplaces, and public venues and attractions, such as parks, State parks and access areas, downtowns, museums, and ski mountains, and to cover capped administrative costs.	(C) The fiscal year 2023 budget authorizes up to \$10,000,000.00 to install EVSE at multiunit dwellings, workplaces, and public venues and attractions, such as parks, State parks and access areas, downtowns, museums, and ski mountains, and to cover capped administrative costs.
	(8) Vehicle incentive programs and expansion of the PEV market.	(8) Vehicle incentive programs and expansion of the PEV market.
	(A) Incentive Program for New PEVs. Sec. 5(a) of this act authorizes \$12,000,000.00 for PEV purchase and lease incentives under the Incentive Program for New PEVs, which is the State's program to incentivize the purchase and lease of new PEVs, and capped administrative costs.	(A) Incentive Program for New PEVs. Sec. 5(a) of this act authorizes \$12,000,000.00 for PEV purchase and lease incentives under the Incentive Program for New PEVs, which is the State's program to incentivize the purchase and lease of new PEVs, and capped administrative costs.

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	(B) MileageSmart. Sec. 5(b) of this act	(B) MileageSmart. Sec. 5(b) of this act
	authorizes up to \$3,000,000.00 for purchase incentives	authorizes up to \$3,000,000.00 for purchase incentives
	under MileageSmart, which is the State's used high-fuel-	under MileageSmart, which is the State's used high-fuel-
	efficiency vehicle incentive program, and capped	efficiency vehicle incentive program, and capped
	administrative costs.	administrative costs.
	(C) Replace Your Ride Program. Sec. 5(c) of	(C) Replace Your Ride Program. Sec. 5(c) of
	this act authorizes \$3,000,000.00 for incentives under	this act authorizes \$3,000,000.00 for incentives under
	Replace Your Ride, which will be the State's program to	Replace Your Ride, which will be the State's program to
	incentivize Vermonters to remove older low-efficiency	incentivize Vermonters to remove older low-efficiency
	vehicles from operation and switch to modes of	vehicles from operation and switch to modes of
	transportation that produce fewer greenhouse gas	transportation that produce fewer greenhouse gas
	emissions, and capped administrative costs.	emissions, and capped administrative costs.
		(D) eBike Incentives. Sec. 5(d) of this act
		authorizes \$50,000.00 for incentives under a continuation
		of the eBike incentives, which will be the State's
		programs to provide incentives towards the purchase of
		electric bicycles, and capped administrative costs.
	(D) Drive Electric Vermont. Sec. 5(d) of this	(E) Drive Electric Vermont. Sec. 5(e) of this
	act authorizes up to \$2,000,000.00 for the Agency to	act authorizes up to \$2,000,000.00 for the Agency to
	continue and expand the Agency's public-private	continue and expand the Agency's public-private
	partnership with Drive Electric Vermont to support the	partnership with Drive Electric Vermont to support the
	expansion of the PEV market in the State.	expansion of the PEV market in the State.
	(9) Carbon Reduction Program. Sec. 18 of this act	(9) Carbon Reduction Program. Sec. 18 of this act
	requires the Agency of Transportation to consult with the	requires the Agency of Transportation to consult with the
	Vermont Climate Council and ensure that within the	Vermont Climate Council and ensure that within the
	Agency of Transportation's Proposed Transportation	Agency of Transportation's Proposed Transportation
	Program for fiscal years 2024, 2025, and 2026 all federal	Program for fiscal years 2024, 2025, and 2026 all federal
	monies that are proposed by the State for expenditure	monies that are proposed by the State for expenditure
	under the Carbon Reduction Program are allocated	under the Carbon Reduction Program are allocated
	toward projects that align with the recommendations of	toward projects that align with the recommendations of
	the Climate Action Plan (CAP) issued under 10 V.S.A.	the Climate Action Plan (CAP) issued under 10 V.S.A.
	<u>§ 592.</u>	<u>§ 592.</u>

	(10) Vermont State Standards. Sec. 19 of this act requires the Agency to develop a plan for updating the Vermont State Standards for the Design of Transportation Construction, Reconstruction and Rehabilitation on Freeways, Roads, and Streets to create context sensitive, multimodal projects that support smart growth.	(10) Vermont State Standards. Sec. 19 of this act requires the Agency to develop a plan for updating the Vermont State Standards for the Design of Transportation Construction, Reconstruction and Rehabilitation on Freeways, Roads, and Streets to create context sensitive, multimodal projects that support smart growth.
	(11) Bicycle and Pedestrian Planning Integration Program. Sec. 25 of this act requires the Agency to establish a program to support the continued development and buildout of bicycle and pedestrian infrastructure.	(11) Bicycle and Pedestrian Planning Integration Program. Sec. 25 of this act requires the Agency to establish a program to support the continued development and buildout of bicycle and pedestrian infrastructure.
	(12) Sustainable building components. Secs. 55– 57 of this act establish the Agency's statement of policy on the use of sustainable building components.	(12) Sustainable building components. Secs. 54– 56 of this act establish the Agency's statement of policy on the use of sustainable building components.
* * *	* Electric Vehicle Supply Equipment (EVSE) Infrastructure	* * *
	* * * Investments in EVSE * * *	
Sec. 2. INVESTMENTS IN ELECTRIC VEHICLE SUPPLY EQUIPMENT INFRASTRUCTURE (a) State highway network. The Agency of Transportation is authorized to spend up to \$6,250,000.00 as appropriated in the fiscal year 2023 budget to install level 3 EVSE along the State highway network consistent with the goals established in 2021 Acts and Resolves No. 55, Sec. 30, as amended by Sec. 3 of this act. This authorization shall be used by the Agency to purchase and install level 3 EVSE or to	Sec. 3. INVESTMENTS IN ELECTRIC VEHICLE SUPPLY EQUIPMENT INFRASTRUCTURE (a) State highway network. The Agency of Transportation is authorized to spend up to \$6,250,000.00 as appropriated in the fiscal year 2023 budget to install level 3 EVSE along the State highway network consistent with the goals established in 2021 Acts and Resolves No. 55, Sec. 30, as amended by Sec. 4 of this act. This authorization shall be used by the Agency for one or more of the following:	
Agency to purchase and install level 3 EVSE or to provide grants for persons to purchase and install level 3 EVSE, or both.	(1) to purchase and install level 3 EVSE;	

	(2) to provide grants for persons to purchase and install level 3 EVSE; or	
	(3) to enter into a public-private partnership for the purchase and installation of level 3 EVSE.	
(b) Purpose. The purpose of the expenditures authorized in subsection (a) of this section is to respond to negative economic impacts to the tourism, travel, and hospitality industries caused by the COVID-19 public health emergency.	(b) Purpose. The purpose of the expenditures authorized in subsection (a) of this section is to respond to negative economic impacts to the tourism, travel, and hospitality industries caused by the COVID-19 public health emergency.	
(c) Administration expenses. Unless prohibited by federal or State law, the Agency of Transportation may use up to 15 percent of the total amount that is distributed in grant awards, if any, under subsection (a) of this section for costs associated with administering and promoting any State-run electric vehicle supply equipment grant programs, including translation and interpretation service, community outreach, and education.	(c) Administrative costs. Unless prohibited by federal or State law, the Agency may use up to 15 percent of the authorization in subsection (a) of this section for any administrative costs associated with installing level 3 EVSE along the State highway network.	
(d) Carryforward; deployment in fiscal year 2023.	(d) Carryforward; deployment in fiscal year 2023.	
(1) Notwithstanding any other provision of law and subject to the approval of the Secretary of Administration, appropriations to support the authorizations under this section remaining unexpended on June 30, 2023 shall be carried forward and designated for the same expenditures in the subsequent fiscal year.	(1) Notwithstanding any other provision of law and subject to the approval of the Secretary of Administration, appropriations to support the authorizations under this section remaining unexpended on June 30, 2023 shall be carried forward and designated for the same expenditures in the subsequent fiscal year.	
(2) Every reasonable effort shall be made to obligate and deploy the monies authorized for expenditure under this section in fiscal year 2023 in order to achieve a pace of EVSE deployment necessary to meet	(2) Every reasonable effort shall be made to obligate and deploy the monies authorized for expenditure under this section in fiscal year 2023 in order to achieve a pace of EVSE deployment necessary to meet	

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the emissions reduction requirements of 10 V.S.A. §	the emissions reduction requirements of 10 V.S.A. §	
578(a) and the recommendations of the Climate Action	578(a) and the recommendations of the Climate Action	
Plan (CAP) issued under 10 V.S.A. § 592.	Plan (CAP) issued under 10 V.S.A. § 592.	
(e) Outreach and marketing. The Agency of	(e) Outreach and marketing. The Agency of	
Transportation shall ensure that there is sufficient	Transportation shall ensure that there is sufficient	
outreach and marketing, including the use of translation	outreach and marketing, including the use of translation	
and interpretation services, of any EVSE grant program	and interpretation services, of any EVSE grant program	
implemented pursuant to subsection (a) of this section so	or public-private partnership implemented or entered into	
that Vermonters who can secure financial assistance	pursuant to subsection (a) of this section and such costs	
under one of the EVSE grant programs can easily learn	shall be considered administrative costs for purposes of	
about and how to apply for an EVSE grant.	subsection (c) of this section.	
	* * * EVSE Goals * * *	
Sec. 3. 2021 Acts and Resolves No. 55, Sec. 30 is	Sec. 4. 2021 Acts and Resolves No. 55, Sec. 30 is	
amended to read:	amended to read:	
Sec. 30. EVSE NETWORK IN VERMONT;	Sec. 30. EVSE NETWORK IN VERMONT;	
REPORT OF ANNUAL MAP	REPORT OF ANNUAL MAP	
(a) It shall be the coal of the State to have as	(a) It shall be the goal of the State to have as	
(a) It shall be the goal of the State to have, as	(a) It shall be the goal of the State to have, as	
practicable, a level 3 EVSE charging port available to the	practicable, a level 3 EVSE charging port available to the	
public within:	public within:	
(1) five miles and mile of every suit of the Dwight	(1) five miles and driving mile of every suit of the	
(1) five miles one mile of every exit of the Dwight	(1) five miles one driving mile of every exit of the	
D. Eisenhower National System of Interstate and	Dwight D. Eisenhower National System of Interstate and	
Defense Highways within the State; and	Defense Highways within the State; and	
(2) 50.25 miles of another level 2 EVSE charging	(2) $\frac{50}{25}$ 25 driving miles of another level 3 EVSE	
(2) $\frac{50}{25}$ miles of another level 3 EVSE charging		
port available to the public along a State highway, as $defined in 10 V S A = \$ 1(20)$	charging port available to the public along a State	
defined in 19 V.S.A. § 1(20).	highway, as defined in 19 V.S.A. § 1(20).	
(b) Notwithstanding 2 V.S.A. § 20(d), the Agency of	(b) Notwithstanding 2 V.S.A. § 20(d), the Agency of	
Transportation shall file an up-to-date map showing the	Transportation shall file an up-to-date map showing the	
locations of all level 3 EVSE available to the public	locations of all level 3 EVSE available to the public	
Tocations of all level 3 E v SE available to the public	iocations of all level 5 E v SE available to the public	

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within the State with the House and Senate Committees	within the State with the House and Senate Committees	
on Transportation not later than January 15 each year	on Transportation not later than January 15 each year	
until the goal identified in subsection (a) of this section is met.	until the goal identified in subsection (a) of this section is met.	
met.	met.	
	* * * Vehicle Incentive Programs * * *	
Sec. 4. VEHICLE INCENTIVE PROGRAMS	Sec. <mark>5</mark> . VEHICLE INCENTIVE PROGRAMS	Sec. 5. VEHICLE INCENTIVE PROGRAMS
(a) Incentive Program for New PEVs. The Agency is	(a) Incentive Program for New PEVs. The Agency is	(a) Incentive Program for New PEVs. The Agency is
authorized to spend up to \$12,000,000.00 as appropriated	authorized to spend up to \$12,000,000.00 as appropriated	authorized to spend up to \$12,000,000.00 as appropriated
in the fiscal year 2023 budget on the Incentive Program	in the fiscal year 2023 budget on the Incentive Program	in the fiscal year 2023 budget on the Incentive Program
for New PEVs established in 2019 Acts and Resolves	for New PEVs established in 2019 Acts and Resolves	for New PEVs established in 2019 Acts and Resolves
No. 59, Sec. 34, as amended.	No. 59, Sec. 34, as amended.	No. 59, Sec. 34, as amended.
(b) MileageSmart. The Agency is authorized to	(b) MileageSmart. The Agency is authorized to	(b) MileageSmart. The Agency is authorized to
spend up to \$3,000,000.00 as appropriated in the fiscal	spend up to \$3,000,000.00 as appropriated in the fiscal	spend up to \$3,000,000.00 as appropriated in the fiscal
year 2023 budget on MileageSmart as established in	year 2023 budget on MileageSmart as established in	year 2023 budget on MileageSmart as established in
2019 Acts and Resolves No. 59, Sec. 34, as amended.	2019 Acts and Resolves No. 59, Sec. 34, as amended.	2019 Acts and Resolves No. 59, Sec. 34, as amended.
(c) Replace Your Ride Program. The Agency is	(c) Replace Your Ride Program. The Agency is	(c) Replace Your Ride Program. The Agency is
authorized to spend up to \$3,000,000.00 as appropriated	authorized to spend up to \$3,000,000.00 as appropriated	authorized to spend up to \$3,000,000.00 as appropriated
in the fiscal year 2023 budget on the Replace Your Ride Program established in 2021 Acts and Resolves No. 55,	in the fiscal year 2023 budget on the Replace Your Ride Program established in 2021 Acts and Resolves No. 55,	in the fiscal year 2023 budget on the Replace Your Ride Program established in 2021 Acts and Resolves No. 55,
Sec. 27, as amended.	Sec. 27, as amended.	Sec. 27, as amended.
bee. 27, as amended.		
(d) eBike Incentive Program. The Agency is		(d) eBike Incentives. The Agency is authorized to
authorized to spend up to \$1,000,000.00 as appropriated		spend up to \$50,000.00 as appropriated in the fiscal year
in the fiscal year 2023 budget on an eBike Incentive		2023 budget on a continuation of the eBike incentives as
Program to provide \$200.00 incentives for the purchase		established in 2021 Acts and Resolves No. 55, Sec. 28.
of electric bicycles, as defined in 23 V.S.A. § 4(46), to		
Vermonters who self-certify as to meeting any incentive	(d) Public-private partnership. The Agency is	(e) Public-private partnership. The Agency is
tier under the income eligibility criteria for the Incentive	authorized to spend up to \$2,000,000.00 as appropriated	authorized to spend up to \$2,000,000.00 as appropriated
Program for New PEVs.	in the fiscal year 2023 budget on the Agency's existing partnership with Drive Electric Vermont, which shall	in the fiscal year 2023 budget on the Agency's existing partnership with Drive Electric Vermont, which shall
	support the expansion of the PEV market in the State	support the expansion of the PEV market in the State
	support the expansion of the FEV market in the State	support the expansion of the PEV market in the State

H.736 (T. Bill) – Side-by-Side – April 27, 2022 (e) eRecreation Incentive Program. The Agency is authorized to spend up to \$1,000,000.00 as appropriated in the fiscal year 2023 budget on an eRecreation Incentive Program to provide incentives for the purchase of all-terrain vehicles, as defined in 23 V.S.A. § 3501, and snowmobiles, as defined in 23 V.S.A. § 3201, that do not contain an internal combustion engine as manufactured and sold.	through the provision of stakeholder coordination, policy engagement, consumer education and outreach, infrastructure development, and technical assistance.	Page 13 of 72 through the provision of stakeholder coordination, policy engagement, consumer education and outreach, infrastructure development, and technical assistance.
(f) Administration expenses. Unless prohibited by federal or State law, the Agency may use up to 15 percent of any single authorization in subsections (a)–(e) and an additional \$2,000,000.00 as appropriated in the fiscal year 2023 budget for costs associated with administering and promoting the vehicle incentive programs, including on the Agency's existing partnership with Drive Electric Vermont, which shall support the expansion of the PEV market in the State through the provision of stakeholder coordination, policy engagement, consumer education and outreach, infrastructure development, and technical assistance, and translation and interpretation service, community outreach, and education.	(e) Administrative costs. The Agency may use up to 15 percent of any single authorization in subsections (a)– (c) of this section for any costs associated with administering and promoting the vehicle incentive programs.	(f) Administrative costs. The Agency may use up to 15 percent of any single authorization in subsections (a)– (d) of this section for any costs associated with administering and promoting the vehicle incentive programs.
(g) Carryforward; deployment in fiscal year 2023.	(f) Carryforward; deployment in fiscal year 2023.	(g) Carryforward; deployment in fiscal year 2023.
(1) Notwithstanding any other provision of law	(1) Notwithstanding any other provision of law	(1) Notwithstanding any other provision of law
and subject to the approval of the Secretary of	and subject to the approval of the Secretary of	and subject to the approval of the Secretary of
Administration, appropriations to support the	Administration, appropriations to support the	Administration, appropriations to support the
authorizations under this section remaining unexpended	authorizations under this section remaining unexpended	authorizations under this section remaining unexpended
on June 30, 2023 shall be carried forward and designated	on June 30, 2023 shall be carried forward and designated	on June 30, 2023 shall be carried forward and designated
for the same expenditures in the subsequent fiscal year.	for the same expenditures in the subsequent fiscal year.	for the same expenditures in the subsequent fiscal year.
(2) Every reasonable effort shall be made to	(2) Every reasonable effort shall be made to	(2) Every reasonable effort shall be made to
obligate and deploy the monies authorized for	obligate and deploy the monies authorized for	obligate and deploy the monies authorized for
expenditure under this section in fiscal year 2023 in order	expenditure under this section in fiscal year 2023 in order	expenditure under this section in fiscal year 2023 in order

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to achieve a pace of plug-in electric vehicle deployment	to achieve a pace of plug-in electric vehicle deployment	to achieve a pace of plug-in electric vehicle deployment
necessary to meet the emissions reduction requirements	necessary to meet the emissions reduction requirements	necessary to meet the emissions reduction requirements
of 10 V.S.A. § 578(a) and the recommendations of the	of 10 V.S.A. § 578(a) and the recommendations of the	of 10 V.S.A. § 578(a) and the recommendations of the
Climate Action Plan (CAP) issued under 10 V.S.A.	Climate Action Plan (CAP) issued under 10 V.S.A.	Climate Action Plan (CAP) issued under 10 V.S.A.
<u>§ 592.</u>	<u>§ 592.</u>	<u>§ 592.</u>
(h) Outreach and marketing. The Agency, in consultation with Drive Electric Vermont and the Vermont Vehicle and Automotive Distributors Association, shall ensure that there is sufficient outreach and marketing, including the use of translation and interpretation services, of the Incentive Program for New PEVs, MileageSmart, and Replace Your Ride so that Vermonters who are eligible under one or more of the incentive programs can easily learn how to secure as many incentives as are available.	(g) Outreach and marketing. The Agency, in consultation with Drive Electric Vermont and the Vermont Vehicle and Automotive Distributors Association, shall ensure that there is sufficient outreach and marketing, including the use of translation and interpretation services, of the Incentive Program for New PEVs, MileageSmart, and Replace Your Ride so that Vermonters who are eligible under one or more of the incentive programs can easily learn how to secure as many incentives as are available and such costs shall be considered administrative costs for purposes of subsection (e) of this section.	(h) Outreach and marketing. The Agency, in consultation with Drive Electric Vermont and the Vermont Vehicle and Automotive Distributors Association, shall ensure that there is sufficient outreach and marketing, including the use of translation and interpretation services, of the Incentive Program for New PEVs, MileageSmart, Replace Your Ride, and eBike incentives so that Vermonters who are eligible under one or more of the incentive programs can easily learn how to secure as many incentives as are available and such costs shall be considered administrative costs for purposes of subsection (f) of this section.
Sec. 5. 2019 Acts and Resolves No. 59, Sec. 34(b), as amended by 2020 Acts and Resolves No. 121, Sec. 14, 2020 Acts and Resolves No. 154, Sec. G.112, 2021 Acts and Resolves No. 3, Sec. 56, and 2021 Acts and Resolves No. 55, Sec. 19 is further amended to read:	Sec. 6. 2019 Acts and Resolves No. 59, Sec. 34(b), as amended by 2020 Acts and Resolves No. 121, Sec. 14, 2020 Acts and Resolves No. 154, Sec. G.112, 2021 Acts and Resolves No. 3, Sec. 56, and 2021 Acts and Resolves No. 55, Sec. 19 is further amended to read:	
(b) Electric vehicle incentive program. An incentive program for Vermont residents to purchase and lease new PEVs shall structure PEV purchase and lease incentive payments by income to help Vermonters benefit from electric driving, including Vermont's most vulnerable. The program shall be known as the Incentive Program for New PEVs. Specifically, the Incentive Program for New PEVs shall:	(b) Electric vehicle incentive program. An incentive program for Vermont residents to purchase and lease new PEVs shall structure PEV purchase and lease incentive payments by income to help Vermonters benefit from electric driving, including Vermont's most vulnerable. The program shall be known as the Incentive Program for New PEVs. Specifically, the Incentive Program for New PEVs shall:	
* * *	* * *	

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(5) apply to	(5) apply to <mark>:</mark>	
manufactured PEVs with a Base Manufacturer's Suggested Retail Price (MSRP) of \$40,000.00 \$45,000.00 or less; and	(A) manufactured PEVs PHEVs with a Base Manufacturer's Suggested Retail Price (MSRP) of \$40,000.00 or less;	
	(B) manufactured BEVs with a Base MSRP of \$45,000.00 or less; and	
	(C) manufactured PEVs with any Base MSRP that will be issued a special registration plate by the Commissioner of Motor Vehicles pursuant to 23 V.S.A. § 304a or will predominately be used to provide accessible transportation for the incentive recipient or a member of the incentive recipient's household, provided	
* * *	that the incentive recipient or the member of the incentive recipient's household has a removable windshield placard issued by the Commissioner of Motor Vehicles pursuant to 23 V.S.A. § 304a; and	
	* * *	
	* * * Vermont Association of Sno	ow Travelers Authorizations * * *
Sec. 6. [Deleted.]	Sec. 7. VERMONT ASSOCIATION OF SNOW TRAVELERS (VAST) AUTHORIZATIONS (a) The Agency of Transportation, through the Department of Motor Vehicles, is authorized to spend:	Sec. 7. VERMONT ASSOCIATION OF SNOW TRAVELERS (VAST) AUTHORIZATIONS           (a) The Agency of Transportation           is authorized to spend:
	(1) \$50,000.00 in one-time General Fund monies, as appropriated in the fiscal year 2023 budget, in grants to the Vermont Association of Snow Travelers (VAST) to support the Law Enforcement and Safety Program; and	(1) \$50,000.00 in one-time General Fund monies, as appropriated in the fiscal year 2023 budget, in grants to the Vermont Association of Snow Travelers (VAST) to support the Law Enforcement and Safety Program; and

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	(2) \$750,000.00 in one-time General Fund monies,	(2) \$750,000.00 in one-time General Fund monies,
	as appropriated in the fiscal year 2023 budget, in grants	as appropriated in the fiscal year 2023 budget, in grants
	to VAST to support the Equipment Grant-in-Aid	to VAST to support the Equipment Grant-in-Aid
	Program.	Program.
	(b) VAST shall ensure that the Equipment Grant-in-	(b) VAST shall ensure that the Equipment Grant-in-
	Aid Program maximizes the geographic distribution and	Aid Program maximizes the geographic distribution and
	utilization of equipment purchased in whole or in part	utilization of equipment purchased in whole or in part
	with the monies authorized in subdivision (a)(2) of this	with the monies authorized in subdivision (a)(2) of this
	section by implementing grant scoring criteria that	section by implementing grant scoring criteria that
	awards equipment grants to applicants that have worked	awards equipment grants to applicants that have worked
	with neighboring clubs to groom at least 60 miles of	with neighboring clubs to groom at least 60 miles of
	trails and the equipment to be replaced is at least 15 years	trails and the equipment to be replaced is at least 15 years
	old.	<u>old.</u>
	* * * Bridge Formula Program; Off-System Bridges * *	*
Sec. 7. BRIDGE FORMULA PROGRAM; OFF-	Sec. 8. BRIDGE FORMULA PROGRAM; OFF-	
SYSTEM BRIDGES; REPEAL	SYSTEM BRIDGES; REPEAL	
(a) Findings. The General Assembly finds that:	(a) Findings. The General Assembly finds that:	
(1) the Infrastructure Investment and Jobs Act,	(1) the Infrastructure Investment and Jobs Act,	
Pub. L. No. 117-58 (IIJA) provides Vermont with	Pub. L. No. 117-58 (IIJA) provides Vermont with	
\$225,000,000.00 in Bridge Formula Program funding for	\$225,000,000.00 in Bridge Formula Program funding for	
federal fiscal years 2022 through 2026;	federal fiscal years 2022 through 2026;	
<u>rederar fiscar years 2022 through 2020,</u>	<u>rederar fiscar years 2022 through 2020,</u>	
$(\mathbf{A})  \text{the Division Ferrical D} \qquad (\mathbf{A})  \text{the Division Ferrica}$	(2) the Defiles Ferminal D $(1, 1)$	
(2) the Bridge Formula Program funds are to be	(2) the Bridge Formula Program funds are to be	
used for the preservation and replacement of bridges;	used for the preservation and replacement of bridges;	
(3) as part of the Bridge Formula Program, states	(3) as part of the Bridge Formula Program, states	
are required to allocate a minimum of 15 percent of the	are required to allocate a minimum of 15 percent of the	
funding to address off-system bridge needs, where off-	funding to address off-system bridge needs, where off-	
system bridges are those that are located along roadways	system bridges are those that are located along roadways	
off the federal aid system;	off the federal aid system;	
	1	1

(4) in Vermont, roadways off the federal aid system are primarily owned and maintained by municipalities; and

(5) under the IIJA, the federal share of funding for municipally owned off-system bridges is 100 percent.

(b) Priority implementation. In order to implement and allocate the Bridge Formula Program funding, the Agency of Transportation is directed to simultaneously:

(1)(A) Fund at 100 percent federal share the construction phase of all off-system bridges in the Fiscal Year 2023 Transportation Program for Town Highway Bridges that:

(i) were not authorized for federal funds for the construction phase of the pending project prior to the Fiscal Year 2023 Transportation Program; and

(ii) are either listed as a front-of-book project or development and evaluation (D&E) project in the Fiscal Year 2023 Transportation Program.

(B) The engineering (PE) and right-of-way (ROW) phases of projects to be funded at 100 percent federal share under subdivision (A) of this subdivision (1) shall continue to be funded at 80 percent federal, 10 percent State, and 10 percent municipal.

(2)(A) In the Fiscal Year 2023 through 2029 Transportation Programs, fund the construction phase of off-system covered bridges and off-system historic truss bridges within the Transportation Programs for Town Highway Bridges based on the prioritization of covered bridges and historic truss bridges under the prioritization (4) in Vermont, roadways off the federal aid system are primarily owned and maintained by municipalities; and

(5) under the IIJA, the federal share of funding for municipally owned off-system bridges is 100 percent.

(b) Priority implementation. In order to implement and allocate the Bridge Formula Program funding, the Agency of Transportation is directed to simultaneously:

(1)(A) Fund at 100 percent federal share the construction phase of all off-system bridges in the Fiscal Year 2023 Transportation Program for Town Highway Bridges that:

(i) were not authorized for federal funds for the construction phase of the pending project prior to the Fiscal Year 2023 Transportation Program; and

(ii) are either listed as a front-of-book project or development and evaluation (D&E) project in the Fiscal Year 2023 Transportation Program.

(B) The engineering (PE) and right-of-way (ROW) phases of projects to be funded at 100 percent federal share under subdivision (A) of this subdivision (1) shall continue to be funded at 80 percent federal, 10 percent State, and 10 percent municipal.

(2)(A) In the Fiscal Year 2023 through 2029 Transportation Programs, fund the construction phase of off-system covered bridges and off-system historic truss bridges within the Transportation Programs for Town Highway Bridges based on the prioritization of covered bridges and historic truss bridges under the prioritization

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process outlined in 19 V.S.A. § 10g(1) at 100 percent	process outlined in 19 V.S.A. § 10g(1) at 100 percent	
federal share.	federal share.	
(B) The engineering (PE) and right-of-way	(B) The engineering (PE) and right-of-way	
(ROW) phases of projects to be funded at 100 percent	(ROW) phases of projects to be funded at 100 percent	
federal share under subdivision (A) of this subdivision	$\frac{\text{federal share under subdivision (A) of this subdivision}}{(2) \text{ shall continue to be funded at } 20 \text{ persent federal} 10}$	
(2) shall continue to be funded at 80 percent federal, 10 percent State, and 10 percent municipal.	(2) shall continue to be funded at 80 percent federal, 10 percent State, and 10 percent municipal.	
percent state, and 10 percent municipal.	percent blate, and to percent manopan.	
(c) Secondary implementation. Should funding	(c) Secondary implementation. Should funding	
through the federal Bridge Formula Program remain	through the federal Bridge Formula Program remain	
available following the implementation delineated under subsection (b) of this section, town highway bridges shall	<u>available following the implementation delineated under</u> <u>subsection (b) of this section, town highway bridges shall</u>	
be advanced based on the prioritization process outlined	be advanced based on the prioritization process outlined	
<u>in 19 V.S.A. § 10g(1).</u>	<u>in 19 V.S.A. § 10g(l).</u>	
(1) Densel. This section is supplied an Ostahan 1	(1) Densel This section is remarked an Ostahan 1	
(d) Repeal. This section is repealed on October 1, 2029, at the conclusion of the authorized implementation	(d) Repeal. This section is repealed on October 1, 2029, at the conclusion of the authorized implementation	
period for the IIJA.	period for the IIJA.	
	-	
Sec. 8. TOWN HIGHWAY BRIDGE PROGRAM	Sec. <mark>9</mark> . TOWN HIGHWAY BRIDGE PROGRAM	
(a) Within the Agency of Transportation's Proposed	(a) Within the Agency of Transportation's Proposed	
Fiscal Year 2023 Transportation Program for Town	Fiscal Year 2023 Transportation Program for Town	
Highway Bridges, authorized spending for the	Highway Bridges, authorized spending for the	
construction phase of the following projects is amended	construction phase of the following projects is amended	
to be 100 percent federal pursuant to Sec. $6(b)(1)(A)$ and (2)(A) of this act:	to be 100 percent federal pursuant to Sec. $\frac{8}{(b)(1)(A)}$ and (2)(A) of this act:	
(1) Clarendon BO 1443(55);	(1) Clarendon BO 1443(55);	
(2) Hartford BO 1444(60);	(2) Hartford BO 1444(60);	
(3) Ludlow Village BO 1443(52);	(3) Ludlow Village BO 1443(52);	
(4) Poultney BO 1443(53);	(4) Poultney BO 1443(53);	

(5) Stowe BO 1446(37);(5) Stowe BO 1446(37);(6) Stowe BO 1446(39);(6) Stowe BO 1446(39);(7) Statewide Preservation Easement Paint Program; and(7) Statewide Preservation Easement Paint Program; and(8) Statewide Rehabilitation of Covered Bridges.(8) Statewide Rehabilitation of Covered Bridges.(b) Within the Agency of Transportation's Proposed Fiscal Year 2023 Transportation Program for Town Highway Bridges, authorized spending is amended as follows:FY22 OtherAs Amended 350,000Construction 25,314,70025,314,700Construction 25,314,70025,314,700ROW State1,919,8091,191,8091,230,817 1,303,14,187Construction 25,314,70025,314,700 1,303,14,187Seurces of funds Total1,151,401 1,514,1187Construction 25,314,700 1,303,14,1870Seurces of funds Total1,151,401 1,514,1187Col. Within the Agency of Transportation's Proposed Preder 24,251,3502,402,455 2,402,455State Total1,919,8091,124,014572,402,455Construction 25,314,70025,314,700 2,714,187Construction 25,314,7002,514 2,781,142Construction 25,314,7002,514 2,781,142Construction 25,314,7002,701,708,1187 2,701,143,187Construction 25,314,7002,701,708,1187 2,701,143,1187Construction 25,314,7001,740,483 2,701,142,187Construction 25,314,7002,701,708,1187 2,701,142,1187Construction 1,740,483 2,701,700,1118,1487589,082 701,303	<u>1., 20 (1. Dii</u> i)	Shue by Shue	<u> </u>						 	1 48
(1)Statewide Preservation Easement Paint Program; and(7)Statewide Preservation Easement Paint Program; and(8)Statewide Rehabilitation of Covered Bridges.(8)Statewide Rehabilitation of Covered 	<u>(5)</u> S	towe BO 1446(2	37);		<u>(5)</u> S	stowe BO 1446(	(37);			
Program; andProgram; and(3) Statewide Rehabilitation of Covered Bridges.(3) Statewide Rehabilitation of Covered Bridges.(b) Within the Agency of Transportation's Proposed Fiscal Year 2023 Transportation Program for Town Highway Bridges, authorized spending is amended as follows:(b) Within the Agency of Transportation Program for Town Highway Bridges, authorized spending is amended as follows:FY23 OtherAs Proposed 4.294.487(b) Within the Agency of Transportation Program for Town Highway Bridges, authorized spending is amended as follows:(b) Within the Agency of Transportation Program follows:FY23 OtherAs Proposed 350,000As Amended OtherChange 9000 000PE ROW 1355,000355,000 355,000ROW 355,000(c) Other 350,000 355,000P0 Construction 15 atta2,314,700 30,314,187(c) Construction 30,314,187(c) Construction 30,314,187Sources of funds TB Local1,740,483 1,151,401(c) State 1,918,99 1,230,817(c) Within the Agency of Transportation Program, the following covered bridges projects are added to the candidate list for Town Highway Bridges:(c) Within the Agency of Transportation Program, the following covered bridges projects are added to the candidate list for Town Highway Bridges:(c) Within the Agency of Transportation Program, the following covered bridges projects are added to the candidate list for Town Highway Bridges:(1) Belvidere (Bridge No. 12 on Town Highway 3);(1) Belvidere (Bridge No. 12 on Town Highway 3);	<u>(6)</u> S	towe BO 1446(2	<u>39);</u>		(6) Stowe BO 1446(39);					
Bridges.Bridges.(b) Within the Agency of Transportation's Proposed Fiscal Year 2023 Transportation Program for Town Highway Bridges, authorized spending is amended as follows:(b) Within the Agency of Transportation's Proposed Fiscal Year 2023 Transportation Program for Town Highway Bridges, authorized spending is amended as follows:FY23As Proposed OtherAs Amended 350,000Change OtherFY23As Proposed As Amended OtherAs Amended 350,000Change OtherFY23As Proposed As Manded OtherAs Amended 350,000Change OtherFY23As Proposed As Manded OtherAs Amended 350,000Change OtherOther350,000 350,000Other350,000 OtherState 1,919,899Construction Total2,514,700 30,314,187Construction 30,314,187Sources of funds TBSources of funds Total1,514,01 30,314,187Sources of funds TotalSources of funds TBCoVithin the Agency of Transportation's Proposed Fiscal Year 2023 Transportation Program, the following covered bridges projects are added to the candidate list for Town Highway Bridges:(c) Within the Agency of Transportation's Proposed Fiscal Year 2023 Transportation's Proposed <td></td> <td></td> <td>vation Easement</td> <td><u>Paint</u></td> <td></td> <td></td> <td>vation Easement</td> <td><u>Paint</u></td> <td></td> <td></td>			vation Easement	<u>Paint</u>			vation Easement	<u>Paint</u>		
Fiscal Year 2023 Transportation Program for Town Highway Bridges, authorized spending is amended as follows:Fiscal Year 2023 Transportation Program for Town Highway Bridges, authorized spending is amended as 		tatewide Rehab	ilitation of Cover	ed		statewide Rehab	bilitation of Cover	<u>red</u>		
Other $350,000$ $350,000$ $0$ Other $350,000$ $350,000$ $0$ PE $4,294,487$ $4,294,487$ $4,294,487$ $4,294,487$ $0$ ROW $355,000$ $355,000$ $0$ ROW $355,000$ $0$ Construction $25,314,700$ $25,314,700$ $0$ Construction $25,314,700$ $0$ Total $30,314,187$ $30,314,187$ $30,314,187$ $0$ Construction $25,314,700$ $0$ Sources of fundsSources of fundsTIB $2,402,455$ $2,402,455$ $2,402,455$ $0$ State $1,919,899$ $1,230,817$ $-689,082$ Federal $24,251,350$ $25,529,514$ $1,278,164$ Local $1,740,483$ $1,151,401$ $-589,082$ Total $30,314,187$ $0$ Total $30,314,187$ $0$ (c)Within the Agency of Transportation's ProposedFiscal Year 2023 Transportation Program, the following covered bridges projects are added to the candidate list for Town Highway Bridges:(1) Belvidere (Bridge No. 12 on Town Highway 3);(1) Belvidere (Bridge No. 12 on Town Highway 3);	Fiscal Year 20 Highway Brid	23 Transportation	on Program for T	<u>'own</u>	Fiscal Year 20 Highway Brid	)23 Transportati	ion Program for T	<u>lown</u>		
TIB2,402,4552,402,4550State1,919,8991,230,817-689,082Federal24,251,35025,529,5141,278,164Local1,740,4831,151,401-589,082Total30,314,18730,314,1870(c)Within the Agency of Transportation's ProposedTialFiscal Year 2023 Transportation Program, the following covered bridges projects are added to the candidate list for Town Highway Bridges:(c)(1)Belvidere (Bridge No. 12 on Town Highway 3);(1)Belvidere (Bridge No. 12 on Town Highway 3);(1)Belvidere (Bridge No. 12 on Town Highway 3);(1)	Other PE ROW Construction	350,000 4,294,487 355,000 25,314,700	350,000 4,294,487 355,000 25,314,700	0 0 0 0	Other PE ROW Construction	350,000 4,294,487 355,000 25,314,700	350,000 4,294,487 355,000 25,314,700	0 0 0 0		
Fiscal Year 2023 Transportation Program, the following covered bridges projects are added to the candidate list for Town Highway Bridges:Fiscal Year 2023 Transportation Program, the following covered bridges projects are added to the candidate list for Town Highway Bridges:(1) Belvidere (Bridge No. 12 on Town Highway 3);(1) Belvidere (Bridge No. 12 on Town Highway 3);	TIB State Federal Local	1,919,899 24,251,350 1,740,483	1,230,817 25,529,514 1,151,401	-689,082 1,278,164 -589,082	TIB State Federal Local	1,919,899 24,251,350 1,740,483	1,230,817 25,529,514 1,151,401	-689,082 1,278,164 -589,082		
	Fiscal Year 20 covered bridge	23 Transportations of the second seco	on Program, the f	following	Fiscal Year 20 covered bridge	023 Transportati es projects are a	ion Program, the f	following		
(2)  Charlotte (Birdge (0, 2) on Four High (u) $y)$			Ū.	•			e			

1.700 (1. Dill) Side 0, Side 11pill 27, 2022	
(3) Chelsea (Bridge No. 46 on Town Highway 68);	<u>(3)</u> Che
(4) Hartland (Bridge No. 22 on Town Highway 15);	<u>(4)</u> Hart
(5) Lyndon (Bridge No. 33 on Town Highway 58);	<u>(5)</u> Lyn
(6) Northfield (Bridge No. 10 on Town Highway 3);	<u>(6)</u> Nor
(7) Northfield (Bridge No. 11 on Town Highway 3);	<u>(7)</u> Nor
(8) Northfield (Bridge No. 15 on Town Highway 3);	<u>(8)</u> Nort
(9) Troy (Bridge No. 8 on Town Highway 12); and	<u>(9)</u> Troy
(10) Weathersfield (Bridge No. 83 on Town Highway 65).	<u>(10) We</u>
(d) Within the Agency of Transportation's Proposed Fiscal Year 2023 Transportation Program, the following metal truss bridges projects are added to the candidate list for Town Highway Bridges:	(d) Within Year 2023 Tran bridges project Highway Bridg
(1) Berlin (Bridge No. 27 on Town Highway 61);	<u>(1) Berl</u>
(2) Bridgewater (Bridge No. 26 on Town Highway 34);	<u>(2)</u> Brid
(3) Enosburg (Bridge No. 45 on Town Highway 42);	<u>(3)</u> Eno
(4) Lincoln (Bridge No. 46 on Town Highway 6);	<u>(4)</u> Linc
(5) Moretown (Bridge No. 42 on Town Highway 39);	<u>(5)</u> Mor
(6) Newfane (Bridge No. 49 on Town Highway 26);	<u>(6)</u> New
(7) Northfield (Bridge No. 65 on Town Highway 57);	<u>(7)</u> Nort
(8) Royalton (Bridge No. 30 on Town Highway 6); and	<u>(8) Roy</u>
(9) Sheldon (Bridge No. 20 on Town Highway 22).	<u>(9)</u> Shel
	1

(3) Chelsea (Bridge No. 46 on Town Highway 68);	
(4) Hartland (Bridge No. 22 on Town Highway 15);	
(5) Lyndon (Bridge No. 33 on Town Highway 58);	
(6) Northfield (Bridge No. 10 on Town Highway 3);	
(7) Northfield (Bridge No. 11 on Town Highway 3);	
(8) Northfield (Bridge No. 15 on Town Highway 3);	
(9) Troy (Bridge No. 8 on Town Highway 12); and	
(10) Weathersfield (Bridge No. 83 on Town Highway 5).	
(d) Within the Agency of Transportation's Proposed Fiscal ear 2023 Transportation Program, the following metal truss ridges projects are added to the candidate list for Town ighway Bridges:	
(1) Berlin (Bridge No. 27 on Town Highway 61);	
(2) Bridgewater (Bridge No. 26 on Town Highway 34);	
(3) Enosburg (Bridge No. 45 on Town Highway 42);	
(4) Lincoln (Bridge No. 46 on Town Highway 6);	
(5) Moretown (Bridge No. 42 on Town Highway 39);	
(6) Newfane (Bridge No. 49 on Town Highway 26);	
(7) Northfield (Bridge No. 65 on Town Highway 57);	
(8) Royalton (Bridge No. 30 on Town Highway 6); and	
(9) Sheldon (Bridge No. 20 on Town Highway 22).	

	* * * Amendments to Fiscal Year 2023 Authorizations * * *										
Sec. 9. PROG	RAM DEVELOF	PMENT		Sec. 10. PROGRAM DEVELOPMENT							
Within the	Agency of Transp	portation's Propos	sed	Within the	Agency of Tran	sportation's Propo	sed				
Fiscal Year 20	23 Transportation	n Program for Pro	gram	Fiscal Year 20	23 Transportati	on Program for Pro	ogram				
Development A	Administration, a	uthorized spendir	ig is	Development A	Administration,	authorized spendi	ng is				
amended as fo	llows:	-	-	amended as fo	<u>llows:</u>	-	-				
<u>FY23</u>	As Proposed	As Amended	<u>Change</u>		As Proposed	As Amended	Change				
Person. Svcs.	23,753,701	23,753,701	0	Person. Svcs.	23,753,701	23,753,701	0				
Operat. Exp.	9,039,403 286,000	8,985,192 286,000	-54,211 0	Operat. Exp.	9,039,403 286,000	8,985,192 286,000	-54,211				
Grants Total	33,079,104	33,024,893	-54,211	Grants Total	286,000 33,079,104	33,024,893	-54,211				
Total	55,079,104	55,024,695	-34,211	Total	55,079,104	55,024,095	-34,211				
Sources of funds				Sources of funds							
State	25,074,132	25,019,921	-54,211	State	25,074,132	25,019,921	-54,211				
Federal	7,929,972	7,929,972	0	Federal	7,929,972	7,929,972	0				
Inter Unit	75,000	75,000	0	Inter Unit	75,000	75,000	0				
Total	33,079,104	33,024,893	-54,211	Total	33,079,104	33,024,893	-54,211				
Sec. 10. TOW	N HIGHWAY A	ID		Sec. 11. TOW	N HIGHWAY	AID					
500.10.10.00				500. <mark>11</mark> . 10 W							
Within the A	Agency of Transp	ortation's Propos	ed	Within the Agency of Transportation's Proposed							
	23 Transportation	*		Fiscal Year 2023 Transportation Program for Town							
	authorized spendi			Highway Aid, authorized spending is amended as							
follows:			<u>.</u>	follows:							
				101101151							
FY23	As Proposed	As Amended	Change	FY23	As Proposed	As Amended	Change				
Grants	27,783,413	27,837,624	54,211	Grants	27,783,413	27,837,624	54,211				
Total	27,783,413	27,837,624	54,211	Total	27,783,413	27,837,624	54,211				
Sources of funds				Sources of funds							
State	27,783,413	27,837,624	54,211	State	27,783,413	27,837,624	54,211				
Total	27,783,413	27,837,624	54,211	Total	27,783,413	27,837,624	54,211				
Sec. 11. POLI	CY AND PLAN	NING	Sec. 12. POLICY AND PLANNING								
W7:41	A compared Transmission	autotion's Dura	ad	Within the Agency of Transportation's Proposed							
within the	Agency of Transp	boltation s Propos	seu	within the	Agency of Iran	sponation's Propo	sea				

Fiscal Year 20	~	on Program for P	olicy and	Fiscal Year 20	)23 Transportati	ion Program for F	Policy and				<u>e 22 0j / 2</u>
Planning, authorized spending is amended as follows:				Planning, auth	orized spending	g is amended as fo	ollows:				
FY23 Person. Svcs. Operat. Exp. Grants Total	<u>As Proposed</u> 4,767,663 1,035,700 7,389,725 13,193,088	<u>As Amended</u> 4,767,663 1,035,700 10,784,247 16,587,610	<u>Change</u> 0 3,394,522 3,394,522	FY23 Person. Svcs. Operat. Exp. Grants Total	<u>As Proposed</u> 4,767,663 1,035,700 7,389,725 13,193,088	<u>As Amended</u> 4,767,663 1,035,700 10,784,247 16,587,610	<u>Change</u> 0 3,394,522 3,394,522				
Sources of funds State Federal Inter Unit Total	3,217,573 9,920,240 55,275 13,193,088	3,217,573 13,314,762 55,275 16,587,610	0 3,394,522 0 3,394,522	Sources of funds State Federal Inter Unit Total	3,217,573 9,920,240 55,275 13,193,088	3,217,573 13,314,762 55,275 16,587,610	0 3,394,522 0 3,394,522				
Sec. 12. TOWN HIGHWAY STRUCTURES <u>Within the Agency of Transportation's Proposed</u> <u>Fiscal Year 2023 Transportation Program for Town</u> <u>Highway Structures, authorized spending is amended as</u> <u>follows:</u>				TOWN HIGH (a) Town h forward not le year 2022 app	WAY CLASS <u>nighway structu</u> <u>ss than \$866,50</u> <u>ropriations and</u>	STRUCTURES 2 ROADWAY res. The Agency 0.00 of unexpend designate those n highway structure	shall carry led fiscal nonies for	Within 1 Fiscal Year	OWN HIGHWAY the Agency of Tran 2023 Transportation tructures, authorized	sportation's Propo on Program for To	own
<u>FY23</u> Grants Total	<u>As Proposed</u> 6,333,500 6,333,500	<u>As Amended</u> 7,200,000 7,200,000	<u>Change</u> 866,500 866,500	so as to meet t	the statutory mi	nimum grant awa D6(e) in fiscal yea	rd totals	<u>FY23</u> Grants Total	<u>As Proposed</u> 6,333,500 6,333,500	<u>As Amended</u> 7,200,000 7,200,000	<u>Change</u> 866,500 866,500
<u>Sources of funds</u> State Total	6,333,500 6,333,500	7,200,000 7,200,000	866,500 866,500	shall carry for unexpended fi designate thos highway class statutory mini	ward not less th scal year 2022 a e monies for gr 2 roadway prog	roadway. The A an \$951,250.00 c appropriations an ant awards under gram so as to mee rd totals required 2023.	of d the town et the	Sources of fur State Total	<u>tds</u> 6,333,500 6,333,500	7,200,000 7,200,000	866,500 866,500
<u>Within the</u> Fiscal Year 20	Agency of Trans 23 Transportatio	CLASS 2 ROAD sportation's Propo on Program for To thorized spending					Within t Fiscal Year	FOWN HIGHWAY he Agency of Trans 2023 Transportation lass 2 Roadway, au	sportation's Propo on Program for To	sed wn	

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		- April 27, 2022						- ••	ge 25 0j 72
amended as for	ollows:					amended as	<u>follows:</u>		
<u>FY23</u> Grants	<u>As Proposed</u> 7,648,750	<u>As Amended</u> 8,600,000	<u>Change</u> 951,250			FY23 Grants	<u>As Proposed</u> 7,648,750	<u>As Amended</u> 8,600,000	<u>Change</u> 951,250
Total	7,648,750	8,600,000	951,250			Total	7,648,750	8,600,000	951,250
Sources of funds	<u>5</u>					Sources of fund			
State Total	7,648,750 7,648,750	8,600,000 8,600,000	951,250 951,250			State	7,648,750 7,648,750	8,600,000 8,600,000	951,250 951,250
Total	7,048,730	8,000,000	951,250			Total	7,048,730	8,000,000	951,250
Sec. 14. HIG	HWAY MAINT	ENANCE				Sec. 13b. H	IGHWAY MAIN	TENANCE	
		sportation's Prop	osed				n the Agency of T	-	Proposed
	023 Transportation	on Program for ding is amended a	as follows:				2023 Transportation 2023 Transportation 2023 Transport Transport 2023 Transport 2		og follover
<u>Ivraintenance,</u>	autionzed spend	anig is amended	<u>as ionows.</u>			Maintenance	<u>, aumorized spend</u>	ang is amended a	<u>as ionows.</u>
FY23 Person. Svcs	<u>As Proposed</u> . 44,709,478	<u>As Amended</u> 44,709,478	<u>Change</u> 0			<u>FY23</u> Person. Svc	<u>As Proposed</u> s. 44,709,478	<u>As Amended</u> 44,709,478	<u>Change</u>
Operat. Exp.	61,554,303	58,492,635	-3,061,668			Operat. Exp		59,736,553	-1,817,750
Total	106,263,781	103,202,113	-3,061,668			Total	106,263,781	104,446,031	-1,817,750
Sources of fund	<u>s</u>					Sources of fun	<u>ds</u>		
State Federal	105,517,966 645,815	102,456,298 645,815	-3,061,668 0			State Federal	105,517,966 645,815	103,700,216 645,815	-1,817,750
Inter Unit	100,000	100,000	0			Inter Unit	100,000	100,000	0
Total	106,263,781	103,202,113	-3,061,668			Total	106,263,781	104,446,031	-1,817,750
						(b) Resto	oring the fiscal yea	ar 2023 Maintena	nce
							propriation and au		
							the Agency of Tra		
							2023 Transportati		
							<u>p priority if there</u> opropriations of T		
						Accordingly			<u>la mones.</u>
							t the close of State	finant waar 2022	
							<u>t the close of State</u> o \$1,817,750.00 o		
							on Fund monies a		
						and Resolve	s No. 74, Secs. B.	900–B.922, as an	nended by

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		2022 Acts and Resolves No. 83, Secs. 41-45, that would
		otherwise be authorized to carry forward is
		reappropriated for the Agency of Transportation's
		Proposed Fiscal Year 2023 Transportation Program for
		Maintenance 30 days after the Agency sends written
		notification of the request for the unencumbered
		Transportation Fund monies to be reappropriated to the
		Joint Transportation Oversight Committee, provided that
		the Joint Transportation Oversight Committee does not
		send written objection to the Agency.
		send written objection to the rightey.
		(2) If any unencumbered Transportation Fund
		monies are reappropriated pursuant to subdivision (1) of
		this subsection, then, within the Agency of
		Transportation's Proposed Fiscal Year 2023
		Transportation Program for Maintenance, authorized
		spending is further amended to increase operating
		expenses by not more than \$1,817,750.00 in
		Transportation Fund monies.
		(3) Notwithstanding subdivisions (1) and (2) of
		this subsection, the Agency may request further
		amendments to the Agency of Transportation's Proposed
		Fiscal Year 2023 Transportation Program for
		Maintenance through the State fiscal year budget
		adjustment act.
	,	
PROJECT	PROJECT	
Within the Agency of Transportation's Proposed	Within the Agency of Transportation's Proposed	
Fiscal Year 2023 Transportation Program, in one-time	Fiscal Year 2023 Transportation Program, in one-time	
appropriations, the number "20,250,000" is struck out for	appropriations, the number "20,250,000" is struck out for	
"All Exp," "Total," "Transportation Fund," and "Total"	"All Exp," "Total," "Transportation Fund," and "Total"	
and replaced with the number "0" so as to indicate that	and replaced with the number "0" so as to indicate that	
there is no appropriation to the Department of Motor	there is no appropriation to the Department of Motor	
Fiscal Year 2023 Transportation Program, in one-time appropriations, the number "20,250,000" is struck out for	Fiscal Year 2023 Transportation Program, in one-time appropriations, the number "20,250,000" is struck out for	

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11.750(1. biii) - Side-by-Side - April 27, 2022		r age 25 0j 72
Vehicles for the DMV Core System Modernization Phase	Vehicles for the DMV Core System Modernization Phase	
II project, and a note is added to read as follows: "The	II project, and a note is added to read as follows: "The	
fiscal year 2023 budget bill appropriates \$20,250,000	fiscal year 2023 budget bill appropriates \$20,250,000	
from the American Rescue Plan Act (ARPA) –	from the American Rescue Plan Act (ARPA) –	
Coronavirus State Fiscal Recovery Funds to the Agency	Coronavirus State Fiscal Recovery Funds to the Agency	
of Digital Services for the DMV Core System	of Digital Services for the DMV Core System	
Modernization Phase II project."	Modernization Phase II project."	
* :	* * Mobility and Transportation Innovation Grant Program *	* *
Sec. 15. MOBILITY AND TRANSPORTATION	Sec. 15. MOBILITY AND TRANSPORTATION	
INNOVATION GRANT PROGRAM	INNOVATION GRANT PROGRAM	
(a) Project addition. The following project is added to the Agency of Transportation's Proposed Fiscal Year 2023 Transportation Program for Public Transit: Mobility and Transportation Innovation (MTI) Grant Program.	(a) Project addition. The following project is added to the Agency of Transportation's Proposed Fiscal Year 2023 Transportation Program for Public Transit: Mobility and Transportation Innovation (MTI) Grant Program.	
(b) Authorization. Spending authority for Mobility and Transportation Innovation (MTI) Grant Program is authorized as follows:	(b) Authorization. Spending authority for Mobility and Transportation Innovation (MTI) Grant Program is authorized as follows:	
FY23         As Proposed         As Amended         Change           Grants         0         500,000         500,000           Total         0         500,000         500,000           Sources of funds         500,000         500,000         500,000           Total         0         500,000         500,000           Total         0         500,000         500,000	FY23         As Proposed         As Amended         Change           Grants         0         1,500,000         1,500,000           Total         0         1,500,000         1,500,000           Sources of funds         500,000         500,000           General Fund         0         1,000,000         1,000,000           Total         0         1,500,000         1,000,000	
(c) Implementation. The Agency of Transportation shall continue to administer the Mobility and Transportation Innovation (MTI) Grant Program, which was created pursuant to 2020 Acts and Resolves No. 121, Sec. 16. The Program shall continue to support micro- transit projects that improve both mobility and access to	(c) Implementation. The Agency of Transportation shall continue to administer the Mobility and Transportation Innovation (MTI) Grant Program, which was created pursuant to 2020 Acts and Resolves No. 121, Sec. 16. The Program shall continue to support projects that improve both mobility and access to services for transit-dependent Vermonters, reduce the use of single-	

services for transit-dependent Vermonters, reduce the use	occupancy vehicles, and reduce greenhouse gas	
of single-occupancy vehicles, and reduce greenhouse gas	emissions. Not less than \$1,250,000.00 of this	
emissions.	authorization shall go towards microtransit projects.	
(d) Other funding sources for micro transit. Nothing		
in this section shall limit the authority of the Agency to		
fund the implementation or operation of micro-transit		
programs using other funding sources.		
programs using other running sources.		
(e) Conversion of fixed route service. The Agency		
may assist public transit providers with converting fixed-		
route service to micro-transit service, including in the		
preservation of Federal Transit Administration monies.		
* * * Zero-Fare Public Transit * * *	* * * <mark>Public Transit; Zer</mark> e	o Fare; Level of Service * * *
Sec. 16. ZERO-FARE PUBLIC TRANSIT	Sec. 16. ONE-TIME PUBLIC TRANSIT MONIES	Sec. 16. ONE-TIME PUBLIC TRANSIT MONIES
(a) Project addition. The following project is added	(a) Project addition. The following project is added	(a) Project addition. The following project is added
to the Agency of Transportation's Proposed Fiscal Year	to the Agency of Transportation's Proposed Fiscal Year	to the Agency of Transportation's Proposed Fiscal Year
2023 Transportation Program for Public Transit: Zero-	2023 Transportation Program for Public Transit:	2023 Transportation Program for Public Transit:
Fare Public Transit for Fiscal Year 2023.	Increased One-Time Monies for Public Transit for Fiscal	Increased One-Time Monies for Public Transit for Fiscal
<u>rate rubite transit for risear rear 2025.</u>	Year 2023.	Year 2023.
	<u>1 cal 2025</u> .	<u>1 eai 2025.</u>
(h) Antheningtion Counding with a site for Zone Form	(b) Arathenization. Consulting and brites for Townson al	(b) Arethenizetian Counting anthenity for Incoursed
(b) Authorization. Spending authority for Zero-Fare	(b) Authorization. Spending authority for Increased	(b) Authorization. Spending authority for Increased
Public Transit         for Fiscal Year	One-Time Monies for Public Transit for Fiscal Year	One-Time Monies for Public Transit for Fiscal Year
2023 is authorized as follows:	2023 is authorized as follows:	2023 is authorized as follows:
FY23 As Proposed As Amended Change		FY23 As Proposed As Amended Change
Other         0         1,433,000         1,433,000           Total         0         1,433,000         1,433,000	Other         0         1,200,000         1,200,000           Total         0         1,200,000         1,200,000	Other         0         1,200,000         1,200,000           Total         0         1,200,000         1,200,000
Total         0         1,433,000         1,433,000           Sources of funds         0         1,433,000         1,433,000	Total         0         1,200,000         1,200,000           Sources of funds         0         1,200,000         1,200,000         1,200,000         1,200,000         1,200,000         1,200,000         1,200,000         1,200,000         1,200,000         1,200,000         1,200,000         1,200,000         1,200,000         1,200,000         1,200,000         1,200,000         1,200,000         1,200,000         1,200,000         1,200,000         1,200,000         1,200,000         1,200,000         1,200,000         1,200,000         1,200,000         1,200,000         1,200,000         1,200,000         1,200,000         1,200,000         1,200,000         1,200,000         1,200,000         1,200,000         1,200,000         1,200,000         1,200,000         1,200,000         1,200,000         1,200,000         1,200,000         1,200,000         1,200,000         1,200,000         1,200,000         1,200,000         1,200,000         1,200,000         1,200,000         1,200,000         1,200,000         1,200,000         1,200,000         1,200,000         1,200,000         1,200,000         1,200,000         1,200,000         1,200,000         1,200,000         1,200,000         1,200,000         1,200,000         1,200,000         1,200,000         1,200,000         1,200,000         1,200,000	Total         0         1,200,000         1,200,000           Sources of funds         0         1,200,000         1,200,000         1,200,000         1,200,000         1,200,000         1,200,000         1,200,000         1,200,000         1,200,000         1,200,000         1,200,000         1,200,000         1,200,000         1,200,000         1,200,000         1,200,000         1,200,000         1,200,000         1,200,000         1,200,000         1,200,000         1,200,000         1,200,000         1,200,000         1,200,000         1,200,000         1,200,000         1,200,000         1,200,000         1,200,000         1,200,000         1,200,000         1,200,000         1,200,000         1,200,000         1,200,000         1,200,000         1,200,000         1,200,000         1,200,000         1,200,000         1,200,000         1,200,000         1,200,000         1,200,000         1,200,000         1,200,000         1,200,000         1,200,000         1,200,000         1,200,000         1,200,000         1,200,000         1,200,000         1,200,000         1,200,000         1,200,000         1,200,000         1,200,000         1,200,000         1,200,000         1,200,000         1,200,000         1,200,000         1,200,000         1,200,000         1,200,000         1,200,000         1,200,000
State 0 1,433,000 1,433,000	General Fund 0 1,200,000 1,200,000	General Fund 0 1,200,000 1,200,000
Total         0         1,433,000         1,433,000	Total         0         1,200,000         1,200,000	Total         0         1,200,000         1,200,000
,,,,,,,,,,,,,,,,,,		,,
(c) Implementation. The Agency shall ensure that		

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public transit operated by transit agencies that are eligible to receive grant funds pursuant to 49 U.S.C. § 5307 or 5311, or both, in the State on routes other than LINK Express Routes shall be operated on a zero-fare basis during fiscal year 2023.	(c) Implementation. Transit agencies that are eligible to receive grant funds pursuant to 49 U.S.C. § 5307 or 5311, or both, in the State shall, as practicable and in the sole discretion of the transit agencies, do the following during fiscal year 2023:	(c) Implementation. The Agency of Transportation shall, in its sole discretion, distribute the authorization in subsection (b) of this section to transit agencies in the State that are eligible to receive grant funds pursuant to 49 U.S.C. § 5307 or 5311, or both. The authorization shall, as practicable and in the sole discretion of the transit agencies in the State, only be used for the following during fiscal year 2023:
	(1) operate routes other than commuter and LINK Express on a zero-fare basis; and	(1) operate routes other than commuter and LINK Express on a zero-fare basis; and
	(2) provide service at pre-COVID-19 levels.	(2) provide service at pre-COVID-19 levels.
(d) Report. On or before January 31, 2023, the Agency of Transportation shall file a written report with the House and Senate Committees on Transportation that:	(d) Report. On or before January 31, 2023, the Agency of Transportation shall file a written report with the House and Senate Committees on Transportation that:	(d) Report. On or before January 31, 2023, the Agency of Transportation shall file a written report with the House and Senate Committees on Transportation that:
(1) shows changes in public transit ridership, by county and type of service, in fiscal years 2020, 2021, and 2022 and in fiscal year 2023 through the end of the second quarter; and	(1) shows changes in public transit ridership, by county and type of service, in fiscal years 2020, 2021, and 2022 and in fiscal year 2023 through the end of the second quarter; and	(1) shows changes in public transit ridership, by county and type of service, in fiscal years 2020, 2021, and 2022 and in fiscal year 2023 through the end of the second quarter; and
(2) estimates the amount of funding needed to continue to provide zero-fare service on transit operated by public transit agencies that are eligible to receive grant funds pursuant to 49 U.S.C. § 5307 or 5311, or both, broken out by county and type of service in fiscal year 2024.	(2) estimates the amount of funding needed to provide zero-fare service on transit operated by public transit agencies that are eligible to receive grant funds pursuant to 49 U.S.C. § 5307 or 5311, or both, broken out by county and type of service in fiscal year 2024.	<ul> <li>(2) estimates the amount of funding needed to provide zero-fare service on transit operated</li> <li>by public transit agencies that are eligible to receive grant funds pursuant to 49 U.S.C. § 5307 or 5311, or</li> <li>both, broken out by county and type of service in fiscal year 2024.</li> </ul>
	* * * Burlington International Airp	ort Study Committee; Report * * *
	Sec. 17. BURLINGTON INTERNATIONAL AIRPORT STUDY COMMITTEE; REPORT	Sec. 17. BURLINGTON INTERNATIONAL AIRPORT STUDY COMMITTEE; REPORT

						Pag	e 28 of 7	
(a) Project addition. The following project is added				(a) Project addition. The following project is added				
to the Agency of Transportation's Proposed Fiscal Year				to the Agency of Transportation's Proposed Fiscal Year				
2023 Transportation Program for Aviation: Burlington						for Aviation: Bur		
				-	Airport Study.			
memanona	<u>i mpon bludy.</u>			memational	<u>mpon bludy.</u>			
(b) Auth	orization.			(b) Autho	rization.			
(1) Sr	ending authority	for the Burlington		(1) Spe	ending authority	for the Burlington		
	Airport Study is					authorized as follo		
memanona	<u>I mpont Study 15</u>	<u>uuuioiizou us ioii</u>	<u>ows.</u>	International	Import Study 15		<u> </u>	
FY23	As Proposed	As Amended	Change	FY23	As Proposed	As Amended	Chan	
Other	0	150,000	150,000	Other	0	150,000	150,0	
Total	0	150,000	150,000	Total	0	150,000	150,0	
Sources of fund				Sources of funds				
State	0	15,000	15,000	State	0	15,000	15,0	
Federal	0 0	135,000 150,000	135,000	Federal	0 0	135,000 150,000	135,0	
	11							
(2) Sr	ending authority	for South Burling	ton AV-	(2) Spending authority for Statewide (Aviation Operations & Maintenance) is amended as follows:				
	amended as follo							
110 001 10					<u></u>			
<u>FY23</u>	As Proposed	As Amended	<u>Change</u>	FY23	As Proposed	As Amended	Chan	
Const	12,650,000	12,500,000	-150,000	Other	1, 216,303	1,201,303	-15,0	
Total 🛛 👘	12,650,000	12,500,000	-150,000	Total	1, 216,303	1,201,303	-15,0	
Sources of fund				Sources of funds				
State State	500,000	485,000	-15,000	State	1, 216,303	1,201,303	-15,0	
<b>Federal</b>	11,385,000	<u>11,</u> 250,000	135,000	Total	1, 216,303	1,201,303	-15,0	
Local 🛛 👘	765,000	765,000	0					
Total	12,650,000	12,500,000	-150,000					
	ne City of Burling			(3) The City of Burlington, which is the sponsor of the Burlington International Airport, and the Agency of				
the Burlingt	on International A	irport, and the Ag	gency of					
Transportation shall work together to secure a grant from				Transportation shall work together to secure a grant from the Federal Aviation Administration to cover the				
			penunule	\$135,000.00 in federal monies authorized for expenditure				
	vision (1) of this s	upsection for the		under subdivision (1) of this subsection for the				
Burlington I	nternational Airpo				ternational Airpo			

(c) Creation. There is created the Burlington	(c) Creation. There is created the Burlington
International Airport Study Committee to examine the	International Airport Study Committee to examine the
existing governance structure and alternatives to the	existing governance structure and alternatives to the
existing governance structure of the Burlington	existing governance structure of the Burlington
International Airport (Airport) and to report the	International Airport (Airport) and to report the
Committee's findings and recommendations.	Committee's findings and recommendations.
(d) Membership. The Committee shall be composed	(d) Membership. The Committee shall be composed
of the following nine voting members and two nonvoting	of the following nine voting members and two nonvoting
members:	members:
<u>Inemoers.</u>	members.
(1) one voting member appointed by the Governor;	(1) one voting member appointed by the Governor;
(2) one voting member designated by the mayor of	(2) one voting member designated by the mover of
the City of Burlington;	(2) one voting member designated by the mayor of the City of Burlington;
<u>the City of Burnington,</u>	the City of Burnington,
(3) one voting member designated by the city	(3) one voting member designated by the city
council of the City of Burlington;	council of the City of Burlington;
council of the enty of Burnington,	<u>council of the entry of Burnington,</u>
(4) one voting member designated by the city	(4) one voting member designated by the city
council of the City of South Burlington;	council of the City of South Burlington;
(5) one voting member designated by the mayor of	(5) one voting member designated by the mayor of
the City of Winooski;	the City of Winooski;
(6) one voting member designated by the	(6) one voting member designated by the
Chittenden County Regional Planning Commission to	Chittenden County Regional Planning Commission to
represent individuals, such as Black, Indigenous, and	represent individuals, such as Black, Indigenous, and
Persons of Color (BIPOC), immigrants, individuals with	Persons of Color (BIPOC), immigrants, individuals with
low income, and individuals residing in "disadvantaged	low income, and individuals residing in "disadvantaged
communities" as defined in federal Executive Order	communities" as defined in federal Executive Order
14008, "Tackling the Climate Crisis at Home and	14008, "Tackling the Climate Crisis at Home and
Abroad," adversely affected by the Airport;	Abroad," adversely affected by the Airport;
(7) one voting member designated by the	(7) one voting member designated by the
Chittenden County Regional Planning Commission to	Chittenden County Regional Planning Commission to

represent the general aviation organizations at the Airport;

(8) the Secretary of Transportation or designee, who shall be a voting member;

(9) one voting member designated by the President and CEO of the Lake Champlain Regional Chamber of Commerce;

(10) the current, including acting or interim, Director of Aviation for the Airport or designee, who shall be a nonvoting member of the Committee; and

(11) the Director of the Chittenden County Regional Planning Commission or designee, who shall be a nonvoting member of the Committee.

## (e) Assistance; consultant.

(1) The Committee shall have the administrative, technical, and legal assistance of the Agency of Transportation, which shall contract with an independent third-party consultant with expertise in airport governance and may contract with an additional person to serve as a neutral facilitator for the Committee if such assistance cannot be provided by an employee or employees of the Agency of Transportation.

(2) The Agency of Transportation shall work with the Committee to prepare a request for information and a request for proposal for the retention of the independent third-party consultant that is contracted with pursuant to subdivision (1) of this subsection. represent the general aviation organizations at the <u>Airport;</u>

(8) the Secretary of Transportation or designee, who shall be a voting member;

(9) one voting member designated by the President and CEO of the Lake Champlain Regional Chamber of <u>Commerce</u>;

(10) the current, including acting or interim, Director of Aviation for the Airport or designee, who shall be a nonvoting member of the Committee; and

(11) the Director of the Chittenden County Regional Planning Commission or designee, who shall be a nonvoting member of the Committee.

## (e) Assistance; consultant.

(1) The Committee shall have the administrative, technical, and legal assistance of the Agency of Transportation, which shall contract with an independent third-party consultant with expertise in airport governance and may contract with an additional person to serve as a neutral facilitator for the Committee if such assistance cannot be provided by an employee or employees of the Agency of Transportation.

(2) The Agency of Transportation shall work with the Committee to prepare a request for information and a request for proposal for the retention of the independent third-party consultant that is contracted with pursuant to subdivision (1) of this subsection.

(f) Powers and duties. The Committee, with the

assistance of the consultant retained as required under assistance of the consultant retained as required under subsection (e) of this section, shall: subsection (e) of this section, shall: (1) review prior reports and recommendations (1) review prior reports and recommendations prepared on the governance structure of the Airport, prepared on the governance structure of the Airport, including the January 1, 2020 memorandum from Eileen including the January 1, 2020 memorandum from Eileen Blackwood, Burlington City Attorney to Mayor Miro Blackwood, Burlington City Attorney to Mayor Miro Weinberger and the City Council regarding Burlington Weinberger and the City Council regarding Burlington International Airport and Regional Governance International Airport and Regional Governance **Ouestions: the June 10, 2013 Burlington International** Ouestions: the June 10, 2013 Burlington International Airport, Airport Strategic Planning Committee Airport, Airport Strategic Planning Committee **Recommendations** (Airport Strategic Planning Recommendations (Airport Strategic Planning Committee Recommendations); and the December 1985 Committee Recommendations); and the December 1985 Final Report of the Burlington Airport Study Group; Final Report of the Burlington Airport Study Group; (2) examine the advantages and disadvantages of (2) examine the advantages and disadvantages of each of the options identified in the Airport Strategic each of the options identified in the Airport Strategic Planning Committee Recommendations; Planning Committee Recommendations; (3) examine the advantages and disadvantages of (3) examine the advantages and disadvantages of any additional governance structure options for the any additional governance structure options for the Airport recommended by the consultant or identified by a Airport recommended by the consultant or identified by a majority of the voting members of the Committee as majority of the voting members of the Committee as warranting study; warranting study; (4) identify any other issue relating to the (4) identify any other issue relating to the governance of the Airport that a majority of the voting governance of the Airport that a majority of the voting members of the Committee determine warrants study; members of the Committee determine warrants study; and and (5) make recommendations on the governance (5) make recommendations on the governance structure of the Airport as supported by a majority of the structure of the Airport as supported by a majority of the voting members of the Committee. voting members of the Committee.

(f) Powers and duties. The Committee, with the

	(g) Report; recommendations. On or before January	(g) Report; recommendations. On or before January
	15, 2024, the Committee shall submit a written report to	15, 2024, the Committee shall submit a written report to
	the General Assembly with its findings and	the General Assembly with its findings and
	recommendations. Any recommendations from the	recommendations. Any recommendations from the
	Committee shall address how to ensure that there are not	Committee shall address how to ensure that there are not
	negative financial impacts on the City of Burlington.	negative financial impacts on the City of Burlington.
	(h) Meetings.	(h) Meetings.
	(1) The Secretary of Transportation or designee	(1) The Secretary of Transportation or designee
	shall call the first meeting of the Committee to occur on	shall call the first meeting of the Committee to occur on
	or before September 30, 2022.	or before September 30, 2022.
	(2) The Committee shall select a chair from among	(2) The Committee shall select a chair from among
	its voting members at the first meeting.	its voting members at the first meeting.
	(3) A majority of the voting membership of the	(3) A majority of the voting membership of the
	Committee shall constitute a quorum.	<u>Committee shall constitute a quorum.</u>
		· · · · · · · · · · · · · · · · · · ·
	(4) The Committee shall cease to exist on January	(4) The Committee shall cease to exist on January
	<u>16, 2024.</u>	<u>16, 2024.</u>
	(i) Compensation and reimbursement. Members of	(i) Compensation and reimbursement. Members of
	the Committee who are not employees of the State of	the Committee who are not employees of the State of
	Vermont and who are not otherwise compensated or	Vermont and who are not otherwise compensated or
	reimbursed for their attendance shall be entitled to per	reimbursed for their attendance shall be entitled to per
	diem compensation and reimbursement of expenses as	diem compensation and reimbursement of expenses as
	permitted under 32 V.S.A. § 1010 for not more than six	permitted under 32 V.S.A. § 1010 for not more than six
	meetings.	meetings.
* * * Proposed Fiscal Year 2024 Transportation		rtation Programs * * *
Program; Carbon Reduction Program * * *	Carbon Redu	ction Program * * *
Sec. 17. PROPOSED FISCAL YEAR 2024	Sec. 18. FUTURE FISCAL YEAR	
TRANSPORTATION PROGRAM	TRANSPORTATION PROGRAMS; CARBON	
	REDUCTION PROGRAM	

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<u>The Agency of Transportation, in consultation with</u> <u>the Vermont Climate Council, shall ensure that within</u> <u>the Agency of Transportation's Proposed Fiscal Year</u> <u>2024 Transportation Program all federal monies that are</u> <u>available to the State under the Carbon Reduction</u> <u>Program, codified at 23 U.S.C. § 175, in federal fiscal</u> <u>years 2022, 2023, and 2024 are allocated toward projects</u> <u>that align with the recommendations of the Climate</u> <u>Action Plan (CAP) issued under 10 V.S.A. § 592.</u>	The Agency of Transportation shall consult with the Vermont Climate Council and ensure that within the Agency of Transportation's Proposed Transportation Program for fiscal years 2024, 2025, and 2026 all federal monies that are proposed by the State for expenditure under the Carbon Reduction Program, codified at 23 U.S.C. § 175, are allocated toward projects that align with the recommendations of the Climate Action Plan (CAP) issued under 10 V.S.A. § 592.	10nt State Standards * * *
	r a r Plan to Opdate Vern	ione state standards in the
	Sec. 19. PLAN TO UPDATE VERMONT STATE STANDARDS (a) The Agency shall develop a plan for updating the Vermont State Standards for the Design of Transportation Construction, Reconstruction and Rehabilitation on Freeways, Roads, and Streets (C.V.R. 14-010-019) (Vermont State Standards) to create context sensitive, multimodal projects that support smart growth as recommended in the Revising the Vermont State Standards (VSS) M2D2: Multimodal Development and Delivery Work Plan, March 2015 (State Standards Work Plan), prepared in accordance with 2014 Acts and Resolves No. 167, Sec. 26.	
	<ul> <li>(b) As recommended in the State Standards Work</li> <li>Plan, the Agency of Transportation shall also prepare a plan to update documents, standards, guidance, and procedures related to the Vermont State Standards.</li> <li>(c) The Agency shall budget for the plan to update the Vermont State Standards and related documents in the Proposed Fiscal Year 2024 Transportation Program.</li> </ul>	

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	(d) The Agency shall make staff available to the House and Senate Committees on Transportation for an oral presentation on the plan to update the Vermont State Standards and corresponding budget beginning on January 15, 2023.	
	* * * Transportation Alternatives Grant Program * * *	
Sec. 18. 19 V.S.A. § 38 is amended to read:	Sec. 20. 19 V.S.A. § 38 is amended to read:	
§ 38. TRANSPORTATION ALTERNATIVES GRANT PROGRAM	§ 38. TRANSPORTATION ALTERNATIVES GRANT PROGRAM	
(a), (b) [Repealed.]	(a), (b) [Repealed.]	
(c) The Transportation Alternatives Grant Program is created. The Grant Program shall be administered by the Agency, and shall be funded in the amount provided for in 23 U.S.C. § 133(h), less the funds set aside for the Recreational Trails Program. Awards shall be made to eligible entities as defined under 23 U.S.C. § 133(h), and awards under the Grant Program shall be limited to the activities authorized under federal law and shall not exceed \$300,000.00 per grant allocation.	(c) The Transportation Alternatives Grant Program is created. The Grant Program shall be administered by the Agency, and shall be funded in the amount provided for in 23 U.S.C. § 133(h), less the funds set aside for the Recreational Trails Program. Awards shall be made to eligible entities as defined under 23 U.S.C. § 133(h), and awards under the Grant Program shall be limited to the activities authorized under federal law and shall not exceed \$300,000.00 per grant allocation.	
(d) Eligible entities awarded a grant must provide all funds required to match federal funds awarded for a Transportation Alternatives project. All grant awards shall be decided and awarded by the Agency.	(d) Eligible entities awarded a grant must provide all funds required to match federal funds awarded for a Transportation Alternatives project. All grant awards shall be decided and awarded by the Agency.	
* * *	* * *	
(f)(1) In fiscal years 2018 and 2019, all Grant Program funds shall be reserved for municipalities for environmental mitigation projects relating to stormwater	(f)(1) In fiscal years 2018 and 2019, all Grant Program funds shall be reserved for municipalities for environmental mitigation projects relating to stormwater	

and highways, including eligible salt and sand shed projects.

(2) In fiscal years 2020 and 2021, Grant Program funds shall be awarded for any eligible activity and in accordance with the priorities established in subdivision (4) of this subsection.

(3) In fiscal year 2022 2024 and thereafter, \$1,100,000.00 50 percent of Grant Program funds, or such lesser sum if all eligible applications amount to less than \$1,100,000.00 50 percent of Grant Program funds, shall be reserved for municipalities for environmental mitigation projects relating to stormwater and highways, including eligible salt and sand shed projects <u>and the</u> <u>balance of Grant Program funds</u> shall be awarded for any <u>eligible activity and in accordance with the priorities</u> <u>established in subdivision (2) of this subsection</u>.

(4)(2) Regarding Grant Program funds awarded in fiscal years 2020 and 2021, and the balance of Grant Program funds not reserved for environmental mitigation projects in fiscal year 2022 and thereafter, in <u>In</u> evaluating applications for Transportation Alternatives grants, the Agency shall give preferential weighting to projects involving as a primary feature a bicycle or pedestrian facility. The degree of preferential weighting and the circumstantial factors sufficient to overcome the weighting shall be in the complete discretion of the Agency.

and highways, including eligible salt and sand shed projects.

(2) In fiscal years 2020 and 2021, Grant Program funds shall be awarded for any eligible activity and in accordance with the priorities established in subdivision (4) of this subsection.

(3) In fiscal year 2022 2024 and thereafter, \$1,100,000.00 50 percent of Grant Program funds, or such lesser sum if all eligible applications amount to less than \$1,100,000.00 50 percent of Grant Program funds, shall be reserved for municipalities for environmental mitigation projects relating to stormwater and highways, including eligible salt and sand shed projects <u>and the</u> <u>balance of Grant Program funds shall be awarded for any</u> <u>eligible activity and in accordance with the priorities</u> <u>established in subdivision (2) of this subsection</u>.

(4)(2) Regarding Grant Program funds awarded in fiscal years 2020 and 2021, and the balance of Grant Program funds not reserved for environmental mitigation projects in fiscal year 2022 and thereafter, in <u>In</u> evaluating applications for Transportation Alternatives grants, the Agency shall give preferential weighting to projects involving as a primary feature a bicycle or pedestrian facility. The degree of preferential weighting and the circumstantial factors sufficient to overcome the weighting shall be in the complete discretion of the Agency.

* * *

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	* * * Amendments to the 2021 Transportation Bill * * *	1 480 50 69 72			
	* * * Electric Bicycle Incentives Administrative Costs * * *				
Sec. 19. 2021 Acts and Resolves No. 55, Sec. 2(8)(D) and (E) are amended to read:	Sec. 21. 2021 Acts and Resolves No. 55, Sec. 2(8)(D) and (E) are amended to read:				
<ul> <li>(D) Replace Your Ride Program. Sec. 27 of this act creates a new program to be known as the Replace Your Ride Program, which will be the State's program to incentivize Vermonters to remove older low-efficiency vehicles from operation and switch to modes of transportation that produce fewer greenhouse gas emissions, and authorizes up to \$1,500,000.00 \$1,495,000.00 for incentives under the Program and capped startup and administrative costs.</li> <li>(E) Electric bicycle incentives. Sec. 28 of this act authorizes up to \$50,000.00 \$55,000.00 for \$200.00 incentives for the purchase of an electric bicycle and capped administrative costs.</li> </ul>	<ul> <li>(D) Replace Your Ride Program. Sec. 27 of this act creates a new program to be known as the Replace Your Ride Program, which will be the State's program to incentivize Vermonters to remove older low-efficiency vehicles from operation and switch to modes of transportation that produce fewer greenhouse gas emissions, and authorizes up to \$1,500,000.00 \$1,495,000.00 for incentives under the Program and capped startup and administrative costs.</li> <li>(E) Electric bicycle incentives. Sec. 28 of this act authorizes up to \$55,000.00 \$55,000.00 for \$200.00 incentives for the purchase of an electric bicycle and capped administrative costs.</li> </ul>				
Sec. 20. 2021 Acts and Resolves No. 55, Sec. 27(d) is amended to read:	Sec. 22. 2021 Acts and Resolves No. 55, Sec. 27(d) is amended to read:				
(d) Authorization. In fiscal year 2022, the Agency is authorized to spend up to $\$1,500,000.00$ $\$1,495,000.00$ in one-time Transportation Fund monies on the Replace Your Ride Program established under this section, with up to $\$300,000.00$ $\$295,000.00$ of that $\$1,500,000.00$ $\$1,495,000.00$ available for startup costs, outreach education, and costs associated with developing and administering the Replace Your Ride Program.	(d) Authorization. In fiscal year 2022, the Agency is authorized to spend up to $\$1,500,000.00$ $\$1,495,000.00$ in one-time Transportation Fund monies on the Replace Your Ride Program established under this section, with up to $\$300,000.00$ $\$295,000.00$ of that $\$1,500,000.00$ $\$1,495,000.00$ available for startup costs, outreach education, and costs associated with developing and administering the Replace Your Ride Program.				

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Sec. 21. 2021 Acts and Resolves No. 55, Sec. 28(b) is amended to read:	Sec. 23. 2021 Acts and Resolves No. 55, Sec. 28(b) is amended to read:	
(b) Authorization.	(b) Authorization.	
(1) In fiscal year 2022, the Agency is authorized to spend up to \$50,000.00 in one-time Transportation Fund monies on the electric bicycle incentives and up to \$5,000.00 on the costs associated with developing and administering the electric bicycle incentives.	(1) In fiscal year 2022, the Agency is authorized to spend up to \$50,000.00 in one-time Transportation Fund monies on the electric bicycle incentives and up to \$5,000.00 on the costs associated with developing and administering the electric bicycle incentives.	
(2) If less than \$5,000.00 is expended on administrative costs associated with developing and administering the electric bicycle incentives under subdivision (1) of this subsection, then the balance of that \$5,000.00 shall only be authorized for startup costs, outreach education, and costs associated with developing and administering the Replace Your Ride Program in addition to the authorization in Sec. 27(d) of this act.	(2) If less than \$5,000.00 is expended on administrative costs associated with developing and administering the electric bicycle incentives under subdivision (1) of this subsection, then the balance of that \$5,000.00 shall only be authorized for startup costs, outreach education, and costs associated with developing and administering the Replace Your Ride Program in addition to the authorization in Sec. 27(d) of this act.	
	* * * EVSE Grant Program * * *	L
Sec. 22. 2021 Acts and Resolves No. 55, Sec. 29 is amended to read:	Sec. 24. 2021 Acts and Resolves No. 55, Sec. 29 is amended to read:	
Sec. 29. GRANT PROGRAMS FOR LEVEL 2 CHARGERS <u>EVSE</u> IN <del>MULTI-UNIT</del> <u>MULTIUNIT</u> DWELLINGS; REPORT	Sec. 29. GRANT PROGRAMS FOR LEVEL 2 CHARGERS <u>EVSE</u> IN <del>MULTI UNIT</del> <u>MULTIUNIT</u> DWELLINGS; REPORT	
(a) As used in this section:	(a) As used in this section:	
* * *	* * *	
(2) " <del>Multi-unit</del> <u>Multiunit</u> affordable housing" means a <del>multi-unit</del> <u>multiunit</u> dwelling where:	(2) " <del>Multi-unit</del> <u>Multiunit</u> affordable housing" means a <del>multi-unit</del> <u>multiunit</u> dwelling where:	

(3) "Multi-unit Multiunit dwelling" means a housing project, such as cooperatives, condominiums, dwellings, or mobile home parks, with 10 or more units constructed or maintained on a tract or tracts of land.

(4) "<u>Multi-unit Multiunit</u> dwelling owned by a nonprofit" means a multi-unit <u>multiunit</u> dwelling owned by a person that has nonprofit status under Section 501(c)(3) of the U.S. Internal Revenue Code, as amended, and is registered as a nonprofit corporation with the Office of the Secretary of State.

(5) "Electric vehicle supply equipment (EVSE)" includes both level 1 chargers, which connect directly into a standard 120-volt AC outlet and supply an average output of 1.3 to 2.4 kilowatts and are also known as level 1 EVSE, and level 2 chargers, which have a single-phase input voltage range from 208 to 240 volts AC and a maximum output current less than or equal to 80 amperes AC and are also known as level 2 EVSE.

(b) The Agency of Transportation shall establish and administer, through a memorandum of understanding with the Department of Housing and Community Development, a pilot program to support the continued buildout of electric vehicle supply equipment at <del>multiunit <u>multiunit</u> affordable housing and <del>multi-unit</del> <u>multiunit</u> dwellings owned by a nonprofit and build upon the existing <del>VW</del> EVSE Grant Program that the Department of Housing and Community Development has been administering on behalf of the Department of Environmental Conservation.</del> (3) "Multi-unit Multiunit dwelling" means a housing project, such as cooperatives, condominiums, dwellings, or mobile home parks, with 10 or more units constructed or maintained on a tract or tracts of land.

* * *

(4) "Multi-unit Multiunit dwelling owned by a nonprofit" means a multi-unit <u>multiunit</u> dwelling owned by a person that has nonprofit status under Section 501(c)(3) of the U.S. Internal Revenue Code, as amended, and is registered as a nonprofit corporation with the Office of the Secretary of State.

(5) "Electric vehicle supply equipment (EVSE)" includes both level 1 chargers, which connect directly into a standard 120-volt AC outlet and supply an average output of 1.3 to 2.4 kilowatts and are also known as level 1 EVSE, and level 2 chargers, which have a single-phase input voltage range from 208 to 240 volts AC and a maximum output current less than or equal to 80 amperes AC and are also known as level 2 EVSE.

(b) The Agency of Transportation shall establish and administer, through a memorandum of understanding with the Department of Housing and Community Development, a pilot program to support the continued buildout of electric vehicle supply equipment at <del>multiunit <u>multiunit</u> affordable housing and <del>multi-unit</del> <u>multiunit</u> dwellings owned by a nonprofit and build upon the existing <del>VW</del> EVSE Grant Program that the Department of Housing and Community Development has been administering on behalf of the Department of Environmental Conservation.</del>

* * *

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(d) Pilot program funding shall be awarded with consideration of broad geographic distribution as well as service models ranging from restricted private parking to publicly accessible parking so as to examine multiple strategies to increase access to EVSE.	(d) Pilot program funding shall be awarded with consideration of broad geographic distribution as well as service models ranging from restricted private parking to publicly accessible parking so as to examine multiple strategies to increase access to EVSE.	
* * *	* * *	
(f) If the Agency of Transportation, in consultation with the interagency team, determines that programmatic funding remains available following the first round of grant awards, then the pilot program shall be opened up and made available to any <del>multi-unit</del> <u>multiunit</u> dwelling.	(f) If the Agency of Transportation, in consultation with the interagency team, determines that programmatic funding remains available following the first round of grant awards, then the pilot program shall be opened up and made available to any multi-unit multiunit dwelling.	
* * *	* * *	
* * * Bicycle and Pedestrian Planning Integration Pilot Program; Report * * *	* * * Bicycle and F Integration P	e e
Sec. 23. BICYCLE AND PEDESTRIAN PLANNING INTEGRATION PILOT PROGRAM	Sec. <mark>25</mark> . BICYCLE AND PEDESTRIAN PLANNING INTEGRATION PROGRAM	
(a) Establishment. The Agency of Transportation shall establish a pilot program to support the continued development and buildout of bicycle and pedestrian infrastructure. The purpose of the pilot program is to do at least one of the following:	(a) Establishment. The Agency of Transportation shall establish a program to support the continued development and buildout of bicycle and pedestrian infrastructure. The purpose of the program is to do at least one of the following:	
(1) ensure alignment and integration of municipal and State bicycle and pedestrian infrastructure deployment and to provide a framework for municipal prioritization of bicycle and pedestrian projects that can be integrated into the VTrans Project Selection and Project Prioritization (VPSP2) process as projects are evaluated for funding through State-sponsored programs,	(1) ensure alignment and integration of municipal and State bicycle and pedestrian infrastructure deployment and to provide a framework for municipal prioritization of bicycle and pedestrian projects that can be integrated into the VTrans Project Selection and Project Prioritization (VPSP2) process as projects are evaluated for funding through State-sponsored programs,	

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including the Bike and Pedestrian Program, the	including the Bike and Pedestrian Program, the	
Transportation Alternatives Program, and the Downtown	Transportation Alternatives Program, and the Downtown	
Transportation Fund; or	Transportation Fund; or	
<ul> <li>(2) integrate bicycle and pedestrian elements into Agency-developed projects.</li> <li>(b) Consultation and implementation. The Agency shall work with the State's Regional Planning Commissions (RPCs) in implementing the pilot program by providing funding through the Transportation Planning Initiative (TPI) Program for RPCs to develop</li> </ul>	<ul> <li>(2) integrate bicycle and pedestrian elements into Agency-developed projects.</li> <li>(b) Consultation and implementation. The Agency shall work with the State's Regional Planning Commissions (RPCs) in implementing the program by providing funding through the Transportation Planning Initiative (TPI) Program for RPCs to develop</li> </ul>	
prioritized municipal bicycle and pedestrian plans or to	prioritized municipal bicycle and pedestrian plans or to	
assist member municipalities in developing prioritized	assist member municipalities in developing prioritized	
municipal bicycle and pedestrian plans.	municipal bicycle and pedestrian plans.	
(c) Report. The Agency of Transportation shall file a written report on the outcomes of the pilot program with the House and Senate Committees on Transportation on or before January 15, 2023.		
* * * Pedestrian Safety Outreach * * *		
Sec. 24. PEDESTRIAN SAFETY OUTREACH		
The Agency shall:		
(1) develop outreach information regarding pedestrian safety funding and programs available to communities; and		
(2) disseminate that outreach information to communities in coordination with the State's Regional Planning Commissions (RPCs) and through both the annual Transportation Planning Initiative (TPI) Program		
and Local Motion.		

* * * Transportation Board * * *		
Sec. 25. 5 V.S.A. chapter 3 is redesignated to read:	Sec. 26. 5 V.S.A. chapter 3 is redesignated to read:	
CHAPTER 3. PROCEEDINGS <u>BY THE BOARD;</u> APPEAL TO SUPERIOR COURT JUDICIAL REVIEW	CHAPTER 3. PROCEEDINGS <u>BY THE BOARD;</u> APPEAL TO SUPERIOR COURT JUDICIAL REVIEW	
Sec. 26. 5 V.S.A. § 37 is amended to read:	Sec. 27. 5 V.S.A. § 37 is amended to read:	
§ 37. MEMBERS; TERMS; RETIREMENT; APPEAL	§ 37. MEMBERS; TERMS; RETIREMENT; APPEAL	
(a) When a Board member who hears all or a substantial part of a case retires from office before the case is completed, he or she that individual shall remain a member of the Board for the purpose of concluding and deciding the case, and signing the findings, orders, decrees, and judgments of the case. A retiring chair shall also remain a member for the purpose of certifying questions of law if appeal is taken.	(a) When a Board member who hears all or a substantial part of a case retires from office before the case is completed, he or she that individual shall remain a member of the Board for the purpose of concluding and deciding the case, and signing the findings, orders, decrees, and judgments of the case. A retiring chair shall also remain a member for the purpose of certifying questions of law if appeal is taken.	
(b) A case shall be deemed completed when the Board enters a final order even though the order is appealed to a Superior Court and judicial review is sought pursuant to 19 V.S.A. § $5(c)$ or the case remanded to the Board. Upon remand, the Board then in office may consider relevant evidence, including any part of the transcript of testimony in the proceedings prior to appeal.	(b) A case shall be deemed completed when the Board enters a final order even though the order is appealed to a Superior Court and judicial review is sought pursuant to 19 V.S.A. § $5(c)$ or the case remanded to the Board. Upon remand, the Board then in office may consider relevant evidence, including any part of the transcript of testimony in the proceedings prior to appeal.	
Sec. 27. 5 V.S.A. § 40 is amended to read:	Sec. 28. 5 V.S.A. § 40 is amended to read:	
§ 40. PLEADINGS; RULES OF PRACTICE; FINDINGS OF FACT	§ 40. PLEADINGS; RULES OF PRACTICE; FINDINGS OF FACT	
(a) The forms, pleadings, and rules of practice and procedure before the Board shall be prescribed by the Board.	(a) The forms, pleadings, and rules of practice and procedure before the Board shall be prescribed by the Board.	

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(b) The Board shall hear all matters within its	(b) The Board shall hear all matters within its	
jurisdiction and make findings of fact. It shall state its	jurisdiction and make findings of fact. It shall state its	
rulings of law when required. Upon appeal to a Superior	rulings of law when required. Upon appeal to a Superior	
Court judicial review pursuant to 19 V.S.A. § 5(c), the	Court judicial review pursuant to 19 V.S.A. § 5(c), the	
Board's findings of fact shall be accepted unless clearly	Board's findings of fact shall be accepted unless clearly	
erroneous.	erroneous.	
enoneous.	enoneous.	
Sec. 28. 5 V.S.A. §§ 43 and 44 are amended to read:	Sec. 29. 5 V.S.A. §§ 43 and 44 are amended to read:	
§ 43. REVIEW BY SUPERIOR COURT JUDICIAL	§ 43. <del>REVIEW BY SUPERIOR COURT</del> JUDICIAL	
REVIEW	REVIEW	
A party to a cause who feels aggrieved by the final	A party to a cause who feels aggrieved by the final	
order, judgment, or decree of the Board may appeal to a	order, judgment, or decree of the Board may appeal to a	
Superior Court under Rule 74 of the Vermont Rules of	Superior Court under Rule 74 of the Vermont Rules of	
Civil Procedure seek judicial review pursuant to 19	Civil Procedure seek judicial review pursuant to 19	
V.S.A. § 5(c). However, the Board, before final	V.S.A. § 5(c). However, the Board, before final	
judgment, may permit an <u>interlocutory</u> appeal to be taken	judgment, may permit an <u>interlocutory</u> appeal to be taken	
by any party pursuant to <del>a Superior Court</del> 19 V.S.A.	by any party pursuant to <del>a Superior Court</del> 19 V.S.A.	
$\underline{\$ 5(c)}$ for determination of questions of law in the same	$\frac{5}{5}$ (c) for determination of questions of law in the same	
manner as the Supreme Court may by rule provide for	manner as the Supreme Court may by rule provide for	
appeals before final judgment from a Superior Court.	appeals before final judgment from a Superior Court.	
Notwithstanding the provisions of the Vermont Rules of	Notwithstanding the provisions of the Vermont Rules of	
Civil Procedure or the Vermont Rules of Appellate	Civil Procedure or the Vermont Rules of Appellate	
Procedure, neither the time for filing a notice of appeal	Procedure, neither the time for filing a notice of appeal	
nor the filing of a notice of appeal, as provided in this	nor the filing of a notice of appeal, as provided in this	
section, shall operate as a stay of enforcement of an order	section, shall operate as a stay of enforcement of an order	
of the Board unless the Board or <del>a Superior</del> <u>the Supreme</u>	of the Board unless the Board or <del>a Superior</del> <u>the Supreme</u>	
Court grants a stay under the provisions of section 44 of	Court grants a stay under the provisions of section 44 of	
this <del>title</del> <u>chapter</u> .	this <del>title</del> <u>chapter</u> .	
§ 44. POWERS OF <del>SUPERIOR</del> THE SUPREME	§ 44. POWERS OF <del>SUPERIOR</del> THE SUPREME	
COURT	COURT	
A Superior Upon appeal to the Supreme Court, the	A Superior Upon appeal to the Supreme Court, the	
<u>Court</u> may reverse or affirm the judgments, orders, or	Court may reverse or affirm the judgments, orders, or	

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decrees of the Transportation Board and may remand a	decrees of the Transportation Board and may remand a	
cause to it with mandates, as law or equity shall require;	cause to it with mandates, as law or equity shall require;	
and the Board shall enter its judgment, order, or decree in	and the Board shall enter its judgment, order, or decree in	
accordance with these mandates. Appeals to the Superior	accordance with these mandates. Appeals to the Superior	
Supreme Court shall not have the effect of vacating any	Supreme Court shall not have the effect of vacating any	
judgment, order, or decree of the Board, but the Superior	judgment, order, or decree of the Board, but the Superior	
Supreme Court, upon notice to interested parties, may	Supreme Court, upon notice to interested parties, may	
suspend execution of a Board judgment under a decree as	suspend execution of a Board judgment under a decree as	
justice and equity require unless otherwise specifically	justice and equity require unless otherwise specifically	
provided by law.	provided by law.	
Sec. 29. 5 V.S.A. § 207(d) is amended to read:	Sec. 30. 5 V.S.A. § 207(d) is amended to read:	
(d) The application for a certificate of approval of the	(d) The application for a certificate of approval of the	
site selected shall be in writing and substantially describe	site selected shall be in writing and substantially describe	
the property involved and the general purposes for which	the property involved and the general purposes for which	
it is to be acquired and the manner in which the	it is to be acquired and the manner in which the	
acquisition is asserted to serve the public interest. The	acquisition is asserted to serve the public interest. The	
application shall designate the names of all owners or	application shall designate the names of all owners or	
persons known to be interested in lands adjoining the	persons known to be interested in lands adjoining the	
property and their residences, if known, and shall contain	property and their residences, if known, and shall contain	
such further matter as the Board by rule shall determine.	such further matter as the Board by rule shall determine.	
The application shall be supported by documentation	The application shall be supported by documentation	
showing that the proposed facility has received municipal	showing that the proposed facility has received municipal	
approval. After evaluating the application, the Board	approval. After evaluating the application, the Board	
shall issue its order giving notice of the time and place of	shall issue its order giving notice of the time and place of	
hearing on the application. The applicant shall give	hearing on the application. The applicant shall give	
notice of the proceedings to all persons owning or	notice of the proceedings to all persons owning or	
interested in adjoining lands by delivery of a true copy of	interested in adjoining lands by delivery of a true copy of	
the application and order for hearing by registered or	the application and order for hearing by registered or	
certified mail to the last known address of each of the	certified mail to the last known address of each of the	
persons; the notice to be mailed at least 12 days prior to	persons; the notice to be mailed at least 12 days prior to	
the date of the hearing. Notice of the hearing and a	the date of the hearing. Notice of the hearing and a	
general statement of the purpose shall be published at	general statement of the purpose shall be published at	
least once in a newspaper of common circulation in the	least once in a newspaper of common circulation in the	
town where the property described in the application is	town where the property described in the application is	

situated at least two days before the date of the hearing, and a similar notice shall be posted in a public place at least 12 days before the hearing. Upon compliance by the applicant with the foregoing provisions for notice, the Board shall hear the applicant and all parties interested on the question of approval of the site or sites and shall consider and determine whether in the public interest the application ought to be granted. Whenever the Board makes an order granting or denying a certificate of approval of an airport, or a restricted landing area or other air navigation facility, an aggrieved person may have the decision reviewed on the rearch by the Superior Court pursuant to Rule 74 of the Vermont Rules of Civil Proceeding seek judicial review pursuant to Rule 74 of the Vermont Rules of Civil Proceeding seek judicial review pursuant to Rule 74 of the Vermont Rules of Civil Proceeding seek judicial review pursuant to Rule 74 of the Vermont Rules of Civil Proceeding seek judicial review pursuant to PV S.A. \$ 5Cc). Sec. 30. 5 V.S.A. \$ 652 is amended to read: \$ 652. SUPERIOR COURT JUDICIAL REVIEW The Secretary of Transportation or the legislative body of a municipality, as defined in 24 V.S.A. \$ 2001, or the committee representing two or more municipalities, when authorized by vote of their legislative bodies, may proceed in Superior Court superior Court superior Court superior Court superior Court \$ 652. SUPERIOR COURT JUDICIAL REVIEW The Secretary of Transportation or the legislative body of a municipality, as defined in 24 V.S.A. \$ 2001, or the committee representing two or more municipalities, when authorized by vote of their legislative bodies, may proceed in Superior Court as provided in this subchapter. Sec. 31. 5 V.S.A. \$ 3639 is amended to read: \$ 3639. FARM CROSSINGS AND CATTLF GUARDS; CONSTRUCTION AND MAINTENANCE; JUDICIAL REVIEW (a) A person or corporation or one reorporation owning or operating a	$\frac{11.750}{1.000}$ (1. $Biii) - Side-by-Side - April 27, 2022$		1 uge 44 0J 72
leas 12 days before the hearing. Upon compliance by the applicant with the foregoing provisions for notice, the Board shall hear the applicant and all parties interested on the question of approval of the site or sites and shall consider and determine whether in the public interest the application ought to be grantid. Whenever the Board makes an order granting or denying a certificate of approval of an airport, or a restricted landing area, approval or an airport, or a restricted landing area, approval or ear entry or a restricted landing area, approval or ear in navigation facility, an aggreved person may have the decision reviewed on the record by the Superior Court parsument to Nule 74 of the Vermont Rules of Civil Procedure scelek judicial review pursuant to 19 V.S.A. § 562 is amended to read:       Sec. 31, 5 V.S.A. § 652 is amended to read:         § 652. SUPERIOR COURT JUDICIAL REVIEW The Secretary of Transportation or the legislative body of a municipality, as defined in 24 V.S.A. § 2001, or the committee representing two or more municipality, sub defined in 24 V.S.A. § 3039 is amended to read:       Sec. 31, 5 V.S.A. § 3039 is amended to read:         Sec. 31. 5 V.S.A. § 3039 is amended to read:       Sec. 82, 5 V.S.A. § 3039 is amended to read:         § 339, FARM CROSSINGS AND CATTLE GUARDS; CONSTRUCTION AND MAINTENANCE; JUDICIAL REVIEW       Sec. 82, 5 V.S.A. § 3039 is amended to read:	situated at least two days before the date of the hearing,	situated at least two days before the date of the hearing,	
the applicant with the foregoing provisions for notice, the       Board shall hear the applicant and all parties interested         on the question of approval of the site or sites and shall       consider and determine whether in the public interest the application ought to be granted. Whenever the Board         makes an order granting or denying a certificate of approval of an airport, or a restricted landing area, approval to use or operate an airport or a restricted landing area or other air navigation facility, an aggrieved person may have the decision reviewed on the record by the Superior Court pursuant to Rule 74 of the Vermoart Rules of Civit Procedure seek judicial review pursuant to Rule 74 of the Vermoart Rules of Civit Procedure seek judicial review pursuant to Rule 74 of the Vermoart Rules of Civit Procedure seek judicial review pursuant to Rule 74 of the Vermoart Rules of Civit Procedure seek judicial review pursuant to Rule 74 of the Vermoart Rules of Civit Procedure seek judicial review pursuant to Rule 74 of the Vermoart Rules of Civit Procedure seek judicial review pursuant to Rule 74 of the Vermoart Rules of Civit Procedure seek judicial review pursuant to Rule 74 of the Vermoart Rules of Civit Procedure seek judicial review pursuant to Rule 74 of the Vermoart Rules of Civit Procedure seek judicial review pursuant to Rule 74 of the Vermoart Rules of Civit Procedure seek judicial review pursuant to Rule 74 of the Vermoart Rules of Civit Procedure seek judicial review pursuant to Rule 74 of the Vermoart Rules of Civit Procedure seek judicial review pursuant to Rule 74 of the Vermoart Rules of Civit Procedure seek judicial review pursuant to Rule 74 of the Vermoart Rules of Civit Procedure seek judicial review pursuant to Rule 74 of the Vermoart Rules of Civit Procedure seek judicial review pursuant to Rule 74 of the Vermoart Rules of Civit Procedure seek judicial review pursuant to Rule 74 of t	and a similar notice shall be posted in a public place at	and a similar notice shall be posted in a public place at	
Board shall hear the applicant and all parties interested on the question of approval of the site or sites and shall consider and determine whether in the public interest the application ought to be granted. Whenever the Board makes an order granting or denying a certificate of approval to use or operate an airport or a restricted landing area, approval to use or operate an airport or a restricted landing area or other air navigation facility, an aggrieved person may have the decision reviewed on the record by the Superior Court parsumation to Rule 74 of the Vermont Rules of Civil Procedure seek judicial review pursuant to 19 V.S.A. & \$(c).Board function of the legislative body of a municipality, as defined in 24 V.S.A. § 5(c).Sec. 30. 5 V.S.A. § 652 is amended to read: § 652. SUPERIOR COURT JUDICIAL REVIEW\$ csc. 31. 5 V.S.A. § 201, or the committee representing two or more municipalities, when authorized by voor of their legislative bodies, may proceed in Superior Court as provided in this subchapter.\$ csc. 32. 5 V.S.A. § 3639 is amended to read: \$ scc. 32. 5 V.S.A. § 3639 is amended to read: \$ scc. 33. 5 V.S.A. § 3639 is amended to read: \$ scc. 34. 5 V.S.A. § 3639 is amended to read: \$ scc. 34. 5 V.S.A. § 3639 is amended to read: \$ scc. 34. 5 V.S.A. § 3639 is amended to read: \$ scc. 34. 5 V.S.A. § 3639 is amended to read: \$ scc. 35. 5 V.S.A. § 3639 is amended to read: \$ scc. 35. 5 V.S.A. § 3639 is amended to read: \$ scc. 35. 5 V.S.A. § 3639 is amended to read: \$ scc. 35. 5 V.S.A. § 3639 is amended to read: \$ scc. 35. 5 V.S.A. § 3639 is amended to read: \$ scc. 35. 5 V.S.A. § 3639 is amended to read: \$ scc. 35. 5 V.S.A. § 3639 is amended to read: \$ scc. 35. 5 V.S.A. § 3639 is amended to read: \$ scc. 35. 5 V.S.A. § 3639 is amended to read: \$ scc. 35. 5 V.S.A. § 3639 is amended to read: \$ scc. 35. 5 V.S.A. § 3639 is ame	least 12 days before the hearing. Upon compliance by	least 12 days before the hearing. Upon compliance by	
on the question of approval of the site or sites and shall       on the question of approval of the site or sites and shall         consider and determine whether in the public interest the application ought to be granted. Whenever the Board       makes an order granting or denying a certificate of approval of on airport, or a restricted landing area, approval to use or operate an airport or a restricted landing area or other air navigation facility, an aggrieved person may have the decision reviewed on the record by the Superior Court pursuant to Rule 74 of the Vermont Rules of Civil Procedure seek judicial review pursuant to Rule 74 of the Vermont Rules of Civil Procedure seek judicial review pursuant to Rule 74 of the Vermont Rules of Civil Procedure seek judicial review pursuant to Rule 74 of the Vermont Rules of Civil Procedure seek judicial review pursuant to Rule 74 of the Vermont Rules of Civil Procedure seek judicial review pursuant to Rule 74 of the Vermont Rules of Civil Procedure seek judicial review pursuant to Rule 74 of the Vermont Rules of Civil Procedure seek judicial review pursuant to Rule 74 of the Vermont Rules of Civil Procedure seek judicial review pursuant to Rule 74 of the Vermont Rules of Civil Procedure seek judicial review pursuant to Rule 74 of the Vermont Rules of Civil Procedure seek judicial review pursuant to Rule 74 of the Vermont Rules of Civil Procedure seek judicial review pursuant to Rule 74 of the Vermont Rules of Civil Procedure seek judicial review pursuant to Rule 74 of the Vermont Rules of Civil Procedure seek judicial review pursuant to Rule 74 of the Vermont Rules of Civil Procedure seek judicial review pursuant to Rule 74 of the Vermont Rules of Civil Procedure seek judicial review pursuant to Rules of Civil Procedure seek judicial review pursuant to Rules of Civil Procedure seek judicial review pursuant to Rules of Civil Procedure seek judicial review pursuant to Rules of Civil Procedure see	the applicant with the foregoing provisions for notice, the	the applicant with the foregoing provisions for notice, the	
consider and determine whether in the public interest the application ought to be granted. Whenever the Board makes an order granting or denying a certificate of approval of an airport, or a restricted landing area, approval to use or operate an airport or a restricted landing area or other air navigation facility, an aggrieved person may have the decision reviewed on the record by the Superior Court pursuant to Rule 74 of the Vermont Rules of Civil Procedure seek judicial review pursuant to 19 V.S.A. § 562 is amended to read:See. §1. 5 V.S.A. § 652 is amended to read:§ 652. SUPERIOR COURT JUDICIAL REVIEW The Secretary of Transportation or the legislative body of a municipality, as defined in 24 V.S.A. § 2001, or the committee representing two or more municipalities, when authorized by vote of their legislative bodies, may proceed in Superior Court as provided in this subchapter.Sec. §2. 5 V.S.A. § 3639 is amended to read: § 3639. FARM CROSSINGS AND CATTLE gUARDS; CONSTRUCTION AND MAINTENANCE; JUDICIAL REVIEWSec. §2. 5 V.S.A. § 3639 is amended to read: § 3639. FARM CROSSINGS AND CATTLE gUARDS; CONSTRUCTION AND MAINTENANCE; JUDICIAL REVIEW	Board shall hear the applicant and all parties interested	Board shall hear the applicant and all parties interested	
application ought to be granted. Whenever the Board makes an order granting or denying a certificate of approval to use or operate an airport or a restricted landing area or other air navigation facility, an aggrieved 	on the question of approval of the site or sites and shall	on the question of approval of the site or sites and shall	
application ought to be granted. Whenever the Board makes an order granting or denying a certificate of approval to use or operate an airport or a restricted landing area or other air navigation facility, an aggrieved berson may have the decision reviewed on the record by the Superior Court pursuant to Rule 74 of the Vermont Rules of Civil Procedure seek judicial review pursuant to 19 V.S.A. § 5(c).Sec. 31. 5 V.S.A. § 652 is amended to read: § 652. SUPERIOR COURT JUDICIAL REVIEW body of a municipalities, when authorized by vote of their legislative bodies, may proceed in Superior Court as provided in this subchapter.Sec. 31. 5 V.S.A. § 3639 is amended to read: Sec. 31. 5 V.S.A. § 3639 is amended to read: Sec. 31. 5 V.S.A. § 3639 is amended to read: Sec. 31. 5 V.S.A. § 3639 is amended to read: Sec. 31. 5 V.S.A. § 3639 is amended to read: Sec. 31. 5 V.S.A. § 3639 is amended to read: Sec. 31. 5 V.S.A. § 3639 is amended to read: Sec. 31. 5 V.S.A. § 3639 is amended to read: Sec. 31. 5 V.S.A. § 3639 is amended to read: Sec. 31. 5 V.S.A. § 3639 is amended to read: Sec. 31. 5 V.S.A. § 3639 is amended to read: Sec. 31. 5 V.S.A. § 3639 is amended to read: Sec. 31. 5 V.S.A. § 3639 is amended to read: Sec. 31. 5 V.S.A. § 3639 is amended to read: Sec. 31. 5 V.S.A. § 3639 is amended to read: Sec. 31. 5 V.S.A. § 3639 is amended to read: Sec. 31. 5 V.S.A. § 3639 is amended to read: Sec. 32. 5 V.S.A. § 3639 is amended to read: Sec. 32. 5 V.S.A. § 3639 is amended to read: Sec. 32. 5 V.S.A. § 3639 is amended to read: Sec. 32. 5 V.S.A. § 3639 is amended to read: Sec. 32. 5 V.S.A. § 3639 is amended to read: Sec. 32. 5 V.S.A. § 3639 is amended to read: Sec. 32. 5 V.S.A. § 3639 is amended to read: Sec. 32. 5 V.S.A. § 3639 is amended to read: Sec. 32. 5 V.S.A. § 3639 is amended to read: Sec. 32. 5 V.S.A. § 3639 is amended to read: Sec. 32. 5 V.S.A. § 3	consider and determine whether in the public interest the	consider and determine whether in the public interest the	
approval of an airport, or a restricted landing area, approval to use or operate an airport or a restricted landing area or other air navigation facility, an aggrieved person may have the decision reviewed on the record by the Superior Court pursuant to Rule 74 of the Vermont Rules of Civil Procedure seek judicial review pursuant to 19 V.S.A. § 5(c).approval to use or operate an airport or a restricted landing area or other air navigation facility, an aggrieved person may have the decision reviewed on the record by the Superior Court pursuant to Rule 74 of the Vermont Rules of Civil Procedure seek judicial review pursuant to 19 V.S.A. § 5(c).Sec. 30. 5 V.S.A. § 652 is amended to read: 8 652. SUPERIOR-COURT JUDICIAL REVIEW The Secretary of Transportation or the legislative body of a municipalities, when authorized by vote of their legislative bodies, may proceed in Superior Court as provided in 19 V.S.A. chapter 5, except as otherwise provided in 19 V.S.A. sachapter 5, except as otherwise provided in this subchapter.Sec. 30. 5 V.S.A. § 3639 is amended to read: 8 3639. FARM CROSSINGS AND CATTLE gUARDS; CONSTRUCTION AND MAINTENANCE; JUDICIAL REVIEWSec. 30. 5 V.S.A. § 3639 is amended to read: 8 3639. FARM CROSSINGS AND CATTLE gUARDS; CONSTRUCTION AND MAINTENANCE; JUDICIAL REVIEW	application ought to be granted. Whenever the Board		
approval to use or operate an airport or a restricted landing area or other air navigation facility, an aggrieved person may have the decision reviewed on the record by the Superior Court pursuant to Rule 74 of the Vermont Rules of Civil Procedure seek judicial review pursuant to 19 V.S.A. \$ 5(c).seek judicial review pursuant to Rules of Civil Procedure seek judicial review pursuant to 19 V.S.A. \$ 5(c).Sec. 30. 5 V.S.A. \$ 652 is amended to read: \$ 652. SUPERIOR COURT JUDICIAL REVIEWseck judicial review pursuant to reviewed on the record by the Superior Court pursuant to rule 74 of the Vermont Rules of Civil Procedure seek judicial review pursuant to 19 V.S.A. \$ 5(c).Sec. 30. 5 V.S.A. \$ 652 is amended to read: \$ 652. SUPERIOR COURT JUDICIAL REVIEWseck judicial review pursuant to representing two or more municipalities, when authorized by vote of their legislative bodies, may proceed in Superior Court as provided in 19 V.S.A. \$ 3639 is amended to read: \$ 3639. FARM CROSSINGS AND CATTLE GUARDS; CONSTRUCTION AND MAINTENANCE; JUDICIAL REVIEWSec. 32. 5 V.S.A. \$ 3639 is amended to read: \$ 3639. FARM CROSSINGS AND CATTLE GUARDS; CONSTRUCTION AND MAINTENANCE; JUDICIAL REVIEWSec. 32. 5 V.S.A. \$ 3639 is amended to read: \$ 3639. FARM CROSSINGS AND CATTLE GUARDS; CONSTRUCTION AND MAINTENANCE; JUDICIAL REVIEWSec. 32. 5 V.S.A. \$ 3639 is amended to read: \$ 3639. FARM CROSSINGS AND CATTLE GUARDS; CONSTRUCTION AND MAINTENANCE; JUDICIAL REVIEWSec. 32. 5 V.S.A. \$ 3639 is amended to read: \$ 3639. FARM CROSSINGS AND CATTLE GUARDS; CONSTRUCTION AND MAINTENANCE; JUDICIAL REVIEW	makes an order granting or denying a certificate of	makes an order granting or denying a certificate of	
Ianding area or other air navigation facility, an aggrieved person may have the decision reviewed on the record by the Superior Court pursuant to Rule 74 of the Vermont Rules of Civil Procedure seek judicial review pursuant to 19 V.S.A. § 5(c).Ianding area or other air navigation facility, an aggrieved person may have the decision reviewed on the record by the Superior Court pursuant to Rule 74 of the Vermont Rules of Civil Procedure seek judicial review pursuant to 19 V.S.A. § 5(c).Sec. 30. 5 V.S.A. § 652 is amended to read: § 652. SUPERIOR COURT JUDICIAL REVIEW The Secretary of Transportation or the legislative body of a municipality, as defined in 24 V.S.A. § 2001, or the committee representing two or more municipalities, when authorized by yote of their legislative bodies, may proceed in Superior Court as provided in 19 V.S.A. chapter 5, except as otherwise provided in 19 V.S.A. § 3639 is amended to read: § 3639. FARM CROSSINGS AND CATTLE GUARDS; CONSTRUCTION AND MAINTENANCE; JUDICIAL REVIEWSec. 32. 5 V.S.A. § 3639 is amended to read: § 3639. FARM CROSSINGS AND CATTLE GUARDS; CONSTRUCTION AND MAINTENANCE; JUDICIAL REVIEW	approval of an airport, or a restricted landing area,	approval of an airport, or a restricted landing area,	
person may have the decision reviewed on the record by the Superior Court pursuant to Rule 74 of the Vermont Rules of Civil Procedure seek judicial review pursuant to 19 V.S.A. § 5(c).person may have the decision reviewed on the record by the Superior Court pursuant to Rule 74 of the Vermont Rules of Civil Procedure seek judicial review pursuant to 19 V.S.A. § 5(c).Sec. 30. 5 V.S.A. § 652 is amended to read: § 652. SUPERIOR COURT JUDICIAL REVIEWSec. 31. 5 V.S.A. § 652 is amended to read: § 652. SUPERIOR COURT JUDICIAL REVIEWThe Secretary of Transportation or the legislative body of a municipality, as defined in 24 V.S.A. § 2001, or the committee representing two or more municipalities, when authorized by vote of their legislative bodies, may proceed in Superior Court as provided in 19 V.S.A. chapter 5, except as otherwise provided in this subchapter.The Secretary of Transportation or the legislative body of a municipality, as defined in 24 V.S.A. § 3639 is amended to read: § 3639. FARM CROSSINGS AND CATTLE GUARDS; CONSTRUCTION AND MAINTENANCE; JUDICIAL REVIEWSec. 32. 5 V.S.A. § 3639 is amended to read: § 3639. FARM CROSSINGS AND CATTLE GUARDS; CONSTRUCTION AND MAINTENANCE; JUDICIAL REVIEW	approval to use or operate an airport or a restricted	approval to use or operate an airport or a restricted	
the Superior Court pursuant to Rule 74 of the Vermont Rules of Civil Procedure seck judicial review pursuant to 19 V.S.A. § 5(c).       the Superior Court pursuant to Rule 74 of the Vermont Rules of Civil Procedure seck judicial review pursuant to 19 V.S.A. § 5(c).         Sec. 30. 5 V.S.A. § 652 is amended to read:       § 652. SUPERIOR COURT JUDICIAL REVIEW       § 652. SUPERIOR COURT JUDICIAL REVIEW         The Secretary of Transportation or the legislative body of a municipality, as defined in 24 V.S.A. § 2001, or the committee representing two or more municipalities, when authorized by vote of their legislative bodies, may proceed in Superior Court as provided in this subchapter.       The Secretary of Transportation or the legislative body of a municipalities, when authorized by vote of their legislative bodies, may proceed in Superior Court as provided in this subchapter.       The Secretary of their legislative bodies, may proceed in Superior Court as provided in this subchapter.         Sec. 31. 5 V.S.A. § 3639 is amended to read:       Sec. 32. 5 V.S.A. § 3639 is amended to read:       Sec. 32. 5 V.S.A. § 3639 is amended to read:         § 3639. FARM CROSSINGS AND CATTLE GUARDS; CONSTRUCTION AND MAINTENANCE; JUDICIAL REVIEW       § 3639. FARM CROSSINGS AND CATTLE GUARDS; CONSTRUCTION AND MAINTENANCE; JUDICIAL REVIEW	landing area or other air navigation facility, an aggrieved	landing area or other air navigation facility, an aggrieved	
Rules of Civil Procedure seek judicial review pursuant to 19 V.S.A. § 5(c).       Rules of Civil Procedure seek judicial review pursuant to 19 V.S.A. § 5(c).         Sec. 30. 5 V.S.A. § 652 is amended to read:       Sec. 31, 5 V.S.A. § 652 is amended to read:         § 652. SUPERIOR COURT JUDICIAL REVIEW       § 652. SUPERIOR COURT JUDICIAL REVIEW         The Secretary of Transportation or the legislative body of a municipality, as defined in 24 V.S.A. § 2001, or the committee representing two or more municipalities, when authorized by vote of their legislative bodies, may proceed in Superior Court as provided in 19 V.S.A. chapter 5, except as otherwise provided in this subchapter.       The Sec. 32, 5 V.S.A. § 3639 is amended to read:         § 3639. FARM CROSSINGS AND CATTLE GUARDS; CONSTRUCTION AND MAINTENANCE; JUDICIAL REVIEW       Sec. 32, 5 V.S.A. § 3639 is amended to read: § 3639. FARM CROSSINGS AND CATTLE	person may have the decision reviewed on the record by	person may have the decision reviewed on the record by	
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railroad shall construct and maintain farm crossings of the road for the use of the proprietors of lands adjoining the railroad, and cattle guards at all farm and road crossings sufficient to prevent cattle and animals from getting on the railroad. A farm crossing may be temporarily or permanently closed or discontinued by mutual agreement between all parties having an interest therein. If no such mutual agreement can be reached by such interested parties, then a person or corporation owning or operating a railroad and desiring to close any farm crossing shall make application to the Transportation Board. The Board shall thereupon give notice to all parties interested, in such manner as the Board may direct, of hearing on the application, the hearing to be in the county where such crossing is located. After the hearing, a person or corporation owning or operating a railroad shall not close such farm crossing without the approval of the Transportation Board. A person aggrieved by the closing of a farm crossing after January 1, 1955 by a person or corporation owning or operating a railroad may notify the Transportation Board by registered or certified mail of the closing, and thereupon the Board shall conduct a hearing. Notice and place of hearing shall be as set forth in this subsection. The Transportation Board may require the reopening of any such crossing and make such other order as is permitted in section 3649 of this title. At any such hearing, the burden of proof shall rest with the person or persons effecting or seeking to effect the closing of such farm crossing. Any person aggrieved by an the final order of the Transportation Board, who was a party to the proceedings, may, in accordance with Rule 74 of the Vermont Rules of Civil Procedure, appeal to the Superior Court, whereupon such cause shall be tried as an original action brought under the provisions of 12 V.S.A. § 402 seek judicial review pursuant to 19

railroad shall construct and maintain farm crossings of the road for the use of the proprietors of lands adjoining the railroad, and cattle guards at all farm and road crossings sufficient to prevent cattle and animals from getting on the railroad. A farm crossing may be temporarily or permanently closed or discontinued by mutual agreement between all parties having an interest therein. If no such mutual agreement can be reached by such interested parties, then a person or corporation owning or operating a railroad and desiring to close any farm crossing shall make application to the Transportation Board. The Board shall thereupon give notice to all parties interested, in such manner as the Board may direct, of hearing on the application, the hearing to be in the county where such crossing is located. After the hearing, a person or corporation owning or operating a railroad shall not close such farm crossing without the approval of the Transportation Board. A person aggrieved by the closing of a farm crossing after January 1, 1955 by a person or corporation owning or operating a railroad may notify the Transportation Board by registered or certified mail of the closing, and thereupon the Board shall conduct a hearing. Notice and place of hearing shall be as set forth in this subsection. The Transportation Board may require the reopening of any such crossing and make such other order as is permitted in section 3649 of this title. At any such hearing, the burden of proof shall rest with the person or persons effecting or seeking to effect the closing of such farm crossing. Any person aggrieved by an the final order of the Transportation Board, who was a party to the proceedings, may, in accordance with Rule 74 of the Vermont Rules of Civil Procedure, appeal to the Superior Court, whereupon such cause shall be tried as an original action brought under the provisions of 12 V.S.A. § 402 seek judicial review pursuant to 19

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<u>V.S.A. § 5(c)</u> .	<u>V.S.A. § 5(c)</u> .	
(b) A person or railroad corporation closing any farm crossing in violation of a provision of this section or failing to comply with any such order shall be fined not less than \$50.00 nor more than \$500.00, and any person aggrieved by such violation may recover his or her the person's damages in an action on this statute.	(b) A person or railroad corporation closing any farm crossing in violation of a provision of this section or failing to comply with any such order shall be fined not less than \$50.00 nor more than \$500.00, and any person aggrieved by such violation may recover his or her the person's damages in an action on this statute.	
Sec. 32. 5 V.S.A. § 3788 is amended to read:	Sec. 33. 5 V.S.A. § 3788 is amended to read:	
§ 3788. ORDERS OF BOARD; <del>APPEALS</del> <u>JUDICIAL</u> <u>REVIEW</u>	§ 3788. ORDERS OF BOARD; <del>APPEALS</del> <u>JUDICIAL</u> <u>REVIEW</u>	
The order of the Board relating to any matter upon which it may act under the authority of this chapter shall be communicated in writing to the petitioners and to all persons to whom notice of the hearing on such petition was given. Any person aggrieved by such order, who was a party to such proceedings, may appeal from such order to the Superior Court in accordance with Rule 74 of the Vermont Rules of Civil Procedure seek judicial review pursuant to 19 V.S.A. § 5(c).	The order of the Board relating to any matter upon which it may act under the authority of this chapter shall be communicated in writing to the petitioners and to all persons to whom notice of the hearing on such petition was given. Any person aggrieved by such order, who was a party to such proceedings, may appeal from such order to the Superior Court in accordance with Rule 74 of the Vermont Rules of Civil Procedure seek judicial review pursuant to 19 V.S.A. § 5(c).	
Sec. 33. 9 V.S.A. § 4100b is amended to read:	Sec. 34. 9 V.S.A. § 4100b is amended to read:	
§ 4100b. ENFORCEMENT; TRANSPORTATION BOARD	§ 4100b. ENFORCEMENT; TRANSPORTATION BOARD	
(a) The Transportation Board established in 19 V.S.A. § 3 shall enforce the provisions of this chapter.	(a) The Transportation Board established in 19 V.S.A. § 3 shall enforce the provisions of this chapter.	
* * *	* * *	
(h) Within 20 days after any order or decision of the Board <u>authorized under this chapter</u> , any party to the	(h) Within 20 days after any order or decision of the Board <u>authorized under this chapter</u> , any party to the	

proceeding may apply for a rehearing with respect to any matter determined in the proceeding or covered or included in the order or decision. The application for rehearing shall set forth fully every ground upon which it is claimed that the decision or order complained of is unlawful or unreasonable. No appeal from any order or decision of the Board shall be taken unless the appellant makes an application for rehearing as provided in this subsection, and when the application for rehearing has been made, no ground not set forth in the application shall be urged, relied on, or given any consideration by the Board unless the Board for good cause shown allows the appellant to specify additional grounds. Any party to the proceeding may appeal the final order, including all interlocutory orders or decisions, pursuant to the Superior Court 19 V.S.A. § 5(c) within 30 days after the date the Board rules on the application for reconsideration of the final order or decision. All findings of the Board upon all questions of fact properly before the court shall be prima facie lawful and reasonable. The order or decision appealed from shall not be set aside or vacated except for errors of law. No additional evidence shall be heard or taken by the Superior Supreme Court on appeals from orders or decisions by the Board authorized under this title.

(i) In cases where the Board finds that a violation of this chapter has occurred or there has been a failure to show good cause under section 4089 or 4098 of this title, the Superior Court Board, upon petition, shall determine reasonable attorney's fees and costs and award them to the prevailing party.

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### *H.736 (T. Bill) – Side-by-Side – April 27, 2022* DUTIES

(a) <u>General duties and responsibilities; exceptions.</u> The regulatory and quasi-judicial functions relating to transportation shall be vested in the Board, except that the duties and responsibilities of the Commissioner of Motor Vehicles in Titles 23 and 32, including all quasijudicial powers, shall continue to be vested in the Commissioner.

### (b) Naming transportation facilities.

(1) Except as otherwise authorized by law, the Board is the sole authority responsible for naming transportation facilities owned, controlled, or maintained by the State, including highways and the bridges thereon, airports, rail facilities, rest areas, and welcome centers. The Board shall exercise its naming authority only upon petition of the legislative body of a municipality of the State, of the head of an Executive Branch agency or department of the State, or of 50 Vermont residents.

(2) The Board shall hold a public hearing for each facility requested to be named. The Board shall adopt rules governing notice and conduct of hearings, the standards to be applied in rendering decisions under this subsection, and any other matter necessary for the just disposition of naming requests. The Board shall issue a decision, which shall be subject to review on the record by a Superior Court pursuant to Rule 74 of the Vermont Rules of Civil Procedure subsection (c) of this section. The Board may delegate the responsibility to hold a hearing to a hearing officer or a single Board member, subject to the procedure of subsection (c) of this section, but shall not be bound by 3 V.S.A. chapter 25 in carrying out its duties under this subsection.

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(c) Hearing examiners; report of findings; final orders; judicial review. The Board may delegate the responsibility to hear quasi-judicial matters, and other matters as it may deem appropriate, to a hearing examiner or a single Board member, to hear a case and make findings in accordance with 3 V.S.A. chapter 25, except that highway condemnation proceedings shall be conducted pursuant to the provisions of chapter 5 of this title. A hearing examiner or single Board member so appointed shall report the findings of fact in writing to the Board. Any order resulting from those findings shall be rendered only by a majority of the Board. Final orders of the Board issued pursuant to section 20 of this title (small claims against the Agency) may be reviewed on the record by a Superior Court pursuant to Rule 74 of the Vermont Rules of Civil Procedure. All other final orders of the Board may be reviewed on the record by the Supreme Court.

(d) <u>Specific duties and responsibilities.</u> The Board shall:

* * *

(e) <u>Offices and assistance</u>. Suitable offices and office equipment shall be provided by the State for the Board at Montpelier. The Board may employ clerical or other employees and assistants whom it deems necessary in the performance of its duties and in the investigation of matters within its jurisdiction.

(f) <u>Jurisdiction; subpoenas; witness fees.</u> The Board shall have the power to determine and adjudicate all matters over which it is given jurisdiction. It may render judgments and make orders and decrees. Whenever the Board is sitting in a quasi-judicial capacity, it may issue

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subpoenas for the testimony of witnesses or the production of evidence. The fees for travel and attendance of witnesses shall be the same as for witnesses and officers appearing before a Civil Division of the Superior Court.	subpoenas for the testimony of witnesses or the production of evidence. The fees for travel and attendance of witnesses shall be the same as for witnesses and officers appearing before a Civil Division of the Superior Court.	
(g) <u>Reports to the General Assembly.</u> From time to time, the Board may report to the General Assembly with suggestions of amendment to existing law or of new legislation as it deems necessary and any information concerning the companies, matters, and things under the jurisdiction of the Board and Agency that, in its opinion, will be of interest to the General Assembly.	(g) <u>Reports to the General Assembly.</u> From time to time, the Board may report to the General Assembly with suggestions of amendment to existing law or of new legislation as it deems necessary and any information concerning the companies, matters, and things under the jurisdiction of the Board and Agency that, in its opinion, will be of interest to the General Assembly.	
(h) <u>Appeals from the Agency to the Board.</u> Unless otherwise provided by law, when an appeal is allowed from the Agency to the Board, the appeal shall be taken by filing a notice of appeal with the Secretary within 30 days of the date of the Agency decision from which the appeal is taken. The Secretary shall promptly forward the notice of appeal to the Board, together with the Agency's record of decision.	(h) <u>Appeals from the Agency to the Board.</u> Unless otherwise provided by law, when an appeal is allowed from the Agency to the Board, the appeal shall be taken by filing a notice of appeal with the Secretary within 30 days of the date of the Agency decision from which the appeal is taken. The Secretary shall promptly forward the notice of appeal to the Board, together with the Agency's record of decision.	
	* * * Repeal of 5 V.S.A. Chapter 5 * * *	
Sec. 35. REPEAL <u>5 V.S.A. chapter 5 (assessments to support Agency of</u> <u>Transportation and Transportation Board) is repealed.</u>	Sec. 36. REPEAL 5 V.S.A. chapter 5 (assessments to support Agency of Transportation and Transportation Board) is repealed.	
	* * * On-Premises Signs * * *	
Sec. 36. 10 V.S.A. § 493 is amended to read:	Sec. 37. 10 V.S.A. § 493 is amended to read:	
§ 493. ON-PREMISES SIGNS	§ 493. ON-PREMISES SIGNS	

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Owners or occupants of real property may erect and maintain on the property, on-premises signs advertising the sale or lease of the property or activities being conducted on the property. Those signs shall be subject to the regulations set forth below. (1) On-premises signs may be erected or maintained, with a total area of not more than 150 square feet, advertising activities being conducted on the same premises. However, this limitation does not apply to signs existing on May 1, 1971, or attached to or part of the building in which the activities are being carried on. An on-premises sign shall not be located more than 1,500 feet from a main entrance from the highway to the activity or premises advertised. The 1,500-foot distance shall be measured along the centerline of the highway or highways between the sign and a main entrance <u>or a</u> <u>straight line, but only if the difference in elevation</u> <u>between the on-premises sign and a main entrance is</u> <u>more than 100 feet</u> . A main entrance shall be a principal, private roadway or driveway that leads from a public highway to the advertised activity. For the purposes of this subdivision, premises shall not include land that is separated from the activity by a public highway, or other intervening land use not related to the advertised activity. Undeveloped land or farmland shall not be considered as an intervening land use.	Owners or occupants of real property may erect and maintain on the property, on-premises signs advertising the sale or lease of the property or activities being conducted on the property. Those signs shall be subject to the regulations set forth below. (1) On-premises signs may be erected or maintained, with a total area of not more than 150 square feet, advertising activities being conducted on the same premises. However, this limitation does not apply to signs existing on May 1, 1971, or attached to or part of the building in which the activities are being carried on. An on-premises sign shall not be located more than 1,500 feet from a main entrance from the highway to the activity or premises advertised. The 1,500-foot distance shall be measured along the centerline of the highway or highways between the sign and a main entrance is more than 100 feet. A main entrance shall be a principal, private roadway or driveway that leads from a public highway to the activity by a public highway, or other intervening land use.	
* * *	* * *	
* * * Right-of-Way Permits; 1111 Permits; Municipal Site Plan Review * * *		
Sec. 37. 19 V.S.A. § 1112 is amended to read: § 1112. DEFINITIONS; FEES	Sec. 38. 19 V.S.A. § 1112 is amended to read: § 1112. DEFINITIONS; FEES	

(a) As used in this section:

(a) As used in this section:

* * * Smugglers' Notch Motor Vehicle Limitations * * *		
Sec. 39. 23 V.S.A. § 1006b is amended to read:	Sec. 40. 23 V.S.A. § 1006b is amended to read:	
§ 1006b. SMUGGLERS' NOTCH; WINTER CLOSURE OF VERMONT ROUTE 108; <del>COMMERCIAL</del> VEHICLE OPERATION PROHIBITED	§ 1006b. SMUGGLERS' NOTCH; WINTER CLOSURE OF VERMONT ROUTE 108; <del>COMMERCIAL</del> VEHICLE OPERATION PROHIBITED	
(a) <u>Winter closure</u> . The Agency of Transportation may close the Smugglers' Notch segment of Vermont Route 108 during periods of winter weather.	(a) <u>Winter closure.</u> The Agency of Transportation may close the Smugglers' Notch segment of Vermont Route 108 during periods of winter weather.	
(b) <u>Vehicle operation prohibition.</u>	(b) <u>Vehicle operation prohibition.</u>	
(1) As used in this subsection, "commercial vehicle" means truck-tractor-semitrailer combinations and truck-tractor-trailer combinations.	(1) As used in this subsection, "commercial vehicle" means truck-tractor-semitrailer combinations and truck-tractor-trailer combinations.	
<ul> <li>(2) Commercial Single-unit motor vehicles over</li> <li><u>40 feet</u></li> <li><u>in length and combination vehicles over</u></li> <li><u>45 feet in total length</u> are prohibited from operating on the Smugglers' Notch segment of Vermont Route 108.</li> </ul>	(2) Commercial Single-frame motor vehicles over 40 feet in length and tractor units with one or more attached trailers over 45 feet in total length are prohibited from operating on the Smugglers' Notch segment of Vermont Route 108.	
(3)(2) Either the <u>The</u> operator of a commercial vehicle who violates this subsection, or <u>and</u> the operator's employer, <u>unless they are the same person</u> , shall <u>each</u> be	(3)(2) Either the The employer of an operator of a commercial vehicle who is operating a vehicle in the scope of employment and violates this subsection, or the operator's employer, or the operator or a vehicle who is operating a vehicle for personal purposes and violates this subsection shall be subject to a civil penalty of	
subject to a civil penalty of $\$1,000.00$ . If $\$1,500.00$ or, if the violation results in substantially impeding the flow of traffic on Vermont Route 108, the penalty shall be \$2,000.00 a civil penalty of $$3,000.00$ . For a second or subsequent conviction within a three-year period, the	\$1,000.00. If <u>or</u> , <u>if</u> the violation results in substantially impeding the flow of traffic on Vermont Route 108, <del>the</del> <del>penalty shall be</del> <u>a civil penalty of</u> \$2,000.00. For a second or subsequent conviction within a three-year period, the <u>applicable</u> penalty <u>or penalties</u> shall be	

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applicable penalty or penalties shall be doubled.	doubled.	
<ul> <li>(3) The prohibition in subdivision (1) of this subsection shall not apply to law enforcement, fire, emergency medical services, and search and rescue vehicles involved in training or responding to real-world incidents.</li> <li>(c) Required signage. The Agency shall erect signs</li> </ul>	<ul> <li>(3) The prohibition in subdivision (1) of this subsection shall not apply to law enforcement, fire, emergency medical services, and search and rescue vehicles involved in training or responding to real-world incidents.</li> <li>(c) Required signage. The Agency shall erect signs</li> </ul>	
conforming to the standards established by section 1025	conforming to the standards established by section 1025	
of this title to indicate the closures and restrictions authorized under this section.	of this title to indicate the closures and restrictions authorized under this section.	
* * * Mu	inicipal Restrictions; Covered Bridges; Damages and Expen	ses * * *
Sec. 40. 19 V.S.A. § 313 is amended to read:	Sec. 41. 19 V.S.A. § 313 is amended to read:	
§ 313. RESTRICTING USE OF COVERED BRIDGES	§ 313. RESTRICTING USE OF COVERED BRIDGES	
The Agency and the selectmen of the town where a covered bridge is located or, if parts of such a bridge are located in more than one town, the selectmen of the towns acting jointly, may restrict the use of the bridge to vehicles that are within limits as to weight, height, and width as they shall establish. The limitation shall be plainly posted at the approaches to the bridge at approximately 100 feet from each end of the bridge, and at intersections as may be required to enable operators of restricted vehicles to proceed by the most direct alternate unrestricted route. Posting shall be by means of permanent signs of a standard size of at least 24 inches by 24 inches, and with lettering not less than three inches high. [Repealed.]	The Agency and the selectmen of the town where a covered bridge is located or, if parts of such a bridge are located in more than one town, the selectmen of the towns acting jointly, may restrict the use of the bridge to vehicles that are within limits as to weight, height, and width as they shall establish. The limitation shall be plainly posted at the approaches to the bridge at approximately 100 feet from each end of the bridge, and at intersections as may be required to enable operators of restricted vehicles to proceed by the most direct alternate unrestricted route. Posting shall be by means of permanent signs of a standard size of at least 24 inches by 24 inches, and with lettering not less than three inches high. [Repealed.]	

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Sec. 41. 19 V.S.A. § 315 is amended to read:	Sec. 42. 19 V.S.A. § 315 is amended to read:	
§ 315. <del>PENALTIES</del>	§ 315. <del>PENALTIES</del>	
A person who operates a vehicle exceeding the limit prescribed on a bridge thus restricted shall be fined not more than \$200.00 for the first offense and not more than \$300.00 for each subsequent offense. [Repealed.]	A person who operates a vehicle exceeding the limit prescribed on a bridge thus restricted shall be fined not more than \$200.00 for the first offense and not more than \$300.00 for each subsequent offense. [Repealed.]	
Sec. 42. 23 V.S.A. § 1396 is redesignated to read:	Sec. 43. 23 V.S.A. § 1396 is redesignated to read:	
§ 1396. SPECIAL <u>WEIGHT</u> LIMITS FOR BRIDGES AND HIGHWAYS	§ 1396. SPECIAL <u>WEIGHT</u> LIMITS FOR BRIDGES AND HIGHWAYS	
Sec. 43. 23 V.S.A. § 1397 is redesignated to read:	Sec. 44. 23 V.S.A. § 1397 is redesignated to read:	
§ 1397. <u>WEIGHT LIMIT</u> SIGNS	§ 1397. <u>WEIGHT LIMIT</u> SIGNS	
Sec. 44. 23 V.S.A. § 1397a is added to read:	Sec. 45. 23 V.S.A. § 1397a is added to read:	
<u>§ 1397a. SPECIAL LIMITS FOR COVERED</u> <u>BRIDGES</u>	<u>§ 1397a. SPECIAL LIMITS FOR COVERED</u> <u>BRIDGES</u>	
The legislative body of a municipality where a covered bridge is located or, if parts of such a bridge are located in more than one municipality, the legislative bodies of the municipalities where a covered bridge is located acting jointly may, after consultation with the Agency of Transportation, restrict the use of the bridge to vehicles that are within limits as to one or more of the following, as they shall establish: weight, height, or width. Any limitation shall be permanently posted by the municipality, with signs that conform to the standards established by section 1025 of this title, approximately 100 feet from the approaches to the bridge and at intersections as may be required to enable operators of	The legislative body of a municipality where a covered bridge is located or, if parts of such a bridge are located in more than one municipality, the legislative bodies of the municipalities where a covered bridge is located acting jointly may, after consultation with the Agency of Transportation, restrict the use of the bridge to vehicles that are within limits as to one or more of the following, as they shall establish: weight, height, or width. Any limitation shall be permanently posted by the municipality, with signs that conform to the standards established by section 1025 of this title, approximately 100 feet from the approaches to the bridge and at intersections as may be required to enable operators of	

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restricted vehicles to proceed by the most direct alternate	restricted vehicles to proceed by the most direct alternate	
unrestricted route.	unrestricted route.	
Sec. 45. 23 V.S.A. § 1398 is amended to read:	Sec. 46. 23 V.S.A. § 1398 is amended to read:	
§ 1398. CERTIFIED STATEMENT TO BE FILED	§ 1398. CERTIFIED STATEMENT TO BE FILED	
A certified statement shall be filed with the clerk in	A certified statement shall be filed with the clerk in	
each town, village, or city municipality in which the a	each town, village, or city municipality in which the a	
posting <del>occurs</del> , as provided in <del>section</del> <u>sections</u> 1397 <u>and</u>	posting <del>occurs</del> , as provided in <del>section</del> <u>sections</u> 1397 and	
<u>1397a of this title subchapter, stating occurs that states</u>	<u>1397a</u> of this title subchapter, stating occurs that states	
the location of the highway or bridge posted, the legal	the location of the highway or bridge posted, the legal	
load limit or limits to which such the highway or bridge	load limit or limits to which such the highway or bridge	
is restricted, and the date of posting. If such a restriction is remained at any time by the Secretary of	is restricted, and the date of posting. If such <u>a</u> restriction	
is removed at any time by the Secretary of	is removed at any time by the Secretary of	
Transportation <del>, selectboard, trustees, or city council, <u>or</u></del>	Transportation <del>, selectboard, trustees, or city council,</del> <u>or</u>	
legislative body of the municipality, or both, a similar	legislative body of the municipality, or both, a similar	
certified statement of the removal shall be filed with the	certified statement of the removal shall be filed with the	
clerk of the town, village, or city as the case may be	clerk of the town, village, or city as the case may be	
municipality.	municipality.	
Sec. 46. 23 V.S.A. § 1399(b) is amended to read:	Sec. 47. 23 V.S.A. § 1399(b) is amended to read:	
(b) Nothing contained in sections 1391–1398 of this	(b) Nothing contained in sections 1391–1398 of this	
title subchapter shall restrict the weight of:	title subchapter shall restrict the weight of:	
(1) Snow plows, road machines, oilers, traction	(1) Snow plows, road machines, oilers, traction	
engines, tractors, rollers, power shovels, dump wagons,	engines, tractors, rollers, power shovels, dump wagons,	
trucks, or other construction or maintenance equipment	trucks, or other construction or maintenance equipment	
when used by any town, incorporated village, city, or the	when used by any town, incorporated village, city, or the	
State in the construction or the maintenance of any	State in the construction or the maintenance of any	
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• • •	• • •	
when used by any town, incorporated village, city, or the	when used by any town, incorporated village, city, or the	

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used in construction work contracted by a town,	used in construction work contracted by a town,	
incorporated village, city, or the State shall be unrestricted as to weight only within a construction area.	incorporated village, city, or the State shall be unrestricted as to weight only within a construction area.	
unrestricted as to weight only within a construction area.	unrestricted as to weight only within a construction area.	
(2) Municipal and volunteer fire apparatus and law	(2) Municipal and volunteer fire apparatus and law	
enforcement motor vehicles.	enforcement motor vehicles.	
(2) Heavy duty for and recovery vehicles on the	(2) Heavy duty town and measure ushiples on the	
(3) Heavy-duty tow and recovery vehicles on the Dwight D. Eisenhower System of Interstate and Defense	(3) Heavy-duty tow and recovery vehicles on the Dwight D. Eisenhower System of Interstate and Defense	
Highways.	Highways.	
Sec. 47. 23 V.S.A. § 1400d is amended to read:	Sec. 48. 23 V.S.A. § 1400d is amended to read:	
§ 1400d. AGRICULTURAL SERVICE VEHICLES	§ 1400d. AGRICULTURAL SERVICE VEHICLES	
3 TIOOR. HEREEDITERED SERVICE VEHICLES	3 TIOOR. TIONICOLITERIE SERVICE VEHICLES	
(a) An agricultural service vehicle, as defined in	(a) An agricultural service vehicle, as defined in	
subdivision 4(71) of this title, shall be exempt from the	subdivision 4(71) of this title, shall be exempt from the	
provisions of sections 1400 and 1400a <u>and subsection</u>	provisions of sections 1400 and 1400a and subsection	
1434(c) of this title subchapter if the gross weight does	1434(c) of this title subchapter if the gross weight does	
not exceed 60,000 pounds.	not exceed 60,000 pounds.	
(b) Municipalities shall not be liable for injuries or	(b) Municipalities shall not be liable for injuries or	
damages to agricultural service vehicles or their	damages to agricultural service vehicles or their	
operators that result from crossing a posted bridge with	operators that result from crossing a posted bridge with	
an agricultural service vehicle that weighs more than the	an agricultural service vehicle that weighs more than the	
posted weight limit.	posted weight limit.	
Sec. 48. 23 V.S.A. § 1434 is amended to read:	Sec. 49. 23 V.S.A. § 1434 is amended to read:	
	8 1424 ODED ATION IN EXCERSION OF MELCHIT	
§ 1434. <u>OPERATION IN EXCESS OF WEIGHT,</u> HEIGHT, OR WIDTH LIMITS; PENALTIES	§ 1434. <u>OPERATION IN EXCESS OF WEIGHT,</u> HEIGHT, OR WIDTH LIMITS; PENALTIES	
Theorem on who in chains, i characters	TERMITS, TERMITS	
(a) <u>General limits.</u> The operation of a vehicle on a	(a) <u>General limits.</u> The operation of a vehicle on a	
public highway in excess of the <u>legal</u> height, width, or	public highway in excess of the legal height, width, or	
length limits as prescribed in section 1431 or 1432 of this	length limits as prescribed in section 1431 or 1432 of this	
title subchapter without first obtaining a permit to	title subchapter without first obtaining a permit to	

operate the vehicle, whether or not a permit is available, shall be a traffic violation, as defined in section 2302 of this title. A violation shall be, and punishable by a civil penalty of \$300.00 for a first offense, \$600.00 for a second offense within a two-year period, and \$800.00 for a third or subsequent offense within a two-year period.

(b) <u>Permit limits.</u> The operation of a vehicle on a public highway in excess of the legal height, width, or length <u>limits</u> as prescribed in section 1431 or 1432 of this title <u>subchapter</u> in violation of the terms of a permit issued in conformance with section 1400 of this title <u>subchapter</u> shall be a traffic violation, as defined in section 2302 of this title, and shall be punishable by a civil penalty of \$300.00 for a first offense, \$600.00 for a second offense within a two-year period, and \$800.00 for a third or subsequent offense within a two-year period.

(c) Covered bridges. The operation of a vehicle on a public highway in excess of the legal limits designated for a covered bridge under section 1397a of this subchapter or applicable under subdivisions 1392(1) and
(2) of this subchapter shall be a traffic violation, as defined in section 2302 of this title, and punishable by a civil penalty of \$1,500.00 or, if the violation results in substantially impeding the flow of traffic, \$2,000.00. For a second or subsequent conviction within a three-year period, the applicable penalty shall be doubled.

(d) Refusal to issue a permit. In the case of a violation under subsection (a) of this section, the Commissioner may refuse to issue a permit to the violator under section 1400 of this title subchapter for a period not to exceed three months, if the owner or lessee commits four or more violations within a two-year period. If the holder of a permit commits four or more

operate the vehicle, whether or not a permit is available, shall be a traffic violation, as defined in section 2302 of this title. A violation shall be, and punishable by a civil penalty of \$300.00 for a first offense, \$600.00 for a second offense within a two-year period, and \$800.00 for a third or subsequent offense within a two-year period.

(b) <u>Permit limits.</u> The operation of a vehicle on a public highway in excess of the legal height, width, or length <u>limits</u> as prescribed in section 1431 or 1432 of this title <u>subchapter</u> in violation of the terms of a permit issued in conformance with section 1400 of this title <u>subchapter</u> shall be a traffic violation, as defined in section 2302 of this title, and shall be punishable by a civil penalty of \$300.00 for a first offense, \$600.00 for a second offense within a two-year period, and \$800.00 for a third or subsequent offense within a two-year period.

(c) <u>Covered bridges. The operation of a vehicle</u> <u>in excess of the legal limits designated</u> <u>for a covered bridge under section 1397a of this</u> <u>subchapter or applicable under subdivisions 1392(1) and</u> (2) of this subchapter shall be a traffic violation, as <u>defined in section 2302 of this title, and punishable by a</u> <u>civil penalty of \$1,000.00</u> or, if the violation results in <u>substantially impeding the flow of traffic, \$2,000.00. For</u> <u>a second or subsequent conviction within a three-year</u> <u>period, the applicable penalty shall be doubled.</u>

(d) Refusal to issue a permit. In the case of a violation under subsection (a) of this section, the Commissioner may refuse to issue a permit to the violator under section 1400 of this title subchapter for a period not to exceed three months, if the owner or lessee commits four or more violations within a two-year period. If the holder of a permit commits four or more

		1 480 00 00 12
violations under subsection (b) of this section within a two-year period, the Commissioner may suspend, for a period not to exceed three months, any permit issued to the violator under section 1400 of this title <u>subchapter</u> . For the purposes of this section, the owner or lessee of the vehicle shall be considered the holder of, or applicant for, the permit.	violations under subsection (b) of this section within a two-year period, the Commissioner may suspend, for a period not to exceed three months, any permit issued to the violator under section 1400 of this title subchapter. For the purposes of this section, the owner or lessee of the vehicle shall be considered the holder of, or applicant for, the permit.	
Sec. 49. 23 V.S.A. § 1492 is amended to read: § 1492. LIABILITY FOR DAMAGE DEFINED; LIMITATIONS	Sec. 50. 23 V.S.A. § 1492 is amended to read: § 1492. LIABILITY FOR DAMAGE DEFINED; LIMITATIONS	
The owner, driver, operator, or mover of any motor truck, tractor, trailer, wagon, cart, carriage, or other object or contrivance which that is moved or operated on any highway in violation of any of the provisions of sections 1098, 1145 1083, 1092, 1302, 1305, and 1431 and subsection 1434(c) of this title, subchapter; such portion of section 1141 sections 1003 and 1081 of this title subchapter as pertains to trucks and buses; and such portion of section 1391 of this title subchapter as relates to weight in relation to tire surface; shall be liable to the State or municipal corporation in which the act is committed for damages to a public highway <u>or bridge</u> occasioned by such moving or operating, to be recovered in a civil action, in the name of the State or municipal corporation, or in an action on the bond provided in this chapter in connection with the issuance of permits, provided the action is brought within two years after such act is committed.	The owner, driver, operator, or mover of any motor truck, tractor, trailer, wagon, cart, carriage, or other object or contrivance which that is moved or operated on any highway in violation of any of the provisions of sections $1098$ , $1145$ $1083$ , $1092$ , $1302$ , $1305$ , and $1431$ and subsection $1434(c)$ of this title, subchapter; such portion of section $1141$ sections $1003$ and $1081$ of this title subchapter as pertains to trucks and buses; and such portion of section $1391$ of this title subchapter as relates to weight in relation to tire surface; shall be liable to the State or municipal corporation in which the act is committed for damages to a public highway <u>or bridge</u> occasioned by such moving or operating, to be recovered in a civil action, in the name of the State or municipal corporation, or in an action on the bond provided in this chapter in connection with the issuance of permits, provided the action is brought within two years after such act is committed.	
	Sec. 51. 23 V.S.A. § 1112 is amended to read: § 1112. CLOSED HIGHWAYS	

	(a) Except by the written permit of the authority responsible for the closing, a person shall not drive any vehicle over any highway across which there is a barrier or a sign indicating that the highway is closed to public travel.	
	* * * (c) A municipal, county, or State entity that deploys police, fire, ambulance, rescue, or other emergency services in order to aid a stranded operator of a vehicle, or to move a disabled vehicle, operated on a closed highway in violation of this section, may recover from the operator in a civil action the cost of providing the services, if at the time of the violation a sign satisfying the requirements of subsection (b) of this section was installed. [Repealed.]	
Sec. 50. 24 V.S.A. § 2296a is added to read: § 2296a. RIGHT TO RECOVER EXPENSES FOR EMERGENCY SERVICES	Sec. <mark>52</mark> . 24 V.S.A. § 2296a is added to read: § 2296a. RIGHT TO RECOVER EXPENSES FOR EMERGENCY SERVICES	
A municipality that deploys police, fire, ambulance, rescue, or other services to aid stranded operators of vehicles or to move disabled vehicles may recover from the operator or the operator's employer the costs of providing the services.	A municipal, county, or State entity that deploys police, fire, ambulance, rescue, or other services to aid an operator of a vehicle who is stranded due to a violation of 23 V.S.A. § 1006b, 1112, or 1434(c) or to move a vehicle that is disabled due to a violation of 23 V.S.A. § 1006b, 1112, or 1434(c) may recover in civil action the costs of providing services from the operator or the operator's employer, provided that the operator was acting during or incidental to the operator's scope of employment.	

* * * Municipal Weight Limi	ts; Filing of Restrictions * * *
Sec. 53. 23 V.S.A. § 1400b is amended to read:	
§ 1400b. FILING OF RESTRICTIONS, PUBLICATION	
(a) Any municipality that has enacted special weight limits that are other than State legal limits for highways or bridges within its jurisdiction shall file a complete copy of the limitations with the Department of Motor Vehicles <del>not later than February 10 of</del> each year. The information filed shall contain a concise listing of each highway or bridge posted, the time of the year the restrictions apply, weight limitations in effect on that highway or bridge, and the name, address, and telephone number of the principal person or persons responsible for issuing the local permit. Additions or deletions to the listing may be made from time to time, as required, by filing with the Department.	
(b) Any special municipal weight limits on highways or bridges shall be unenforceable unless they are on file with the Department of Motor Vehicles within three working days of the date of posting. It shall be the responsibility of the municipality to keep records documenting the time and date a highway or bridge is posted, and to keep current restrictions on file with the Department. The Department may prescribe the format that is to be used when filing restrictions under this section.	
<mark>* * *</mark>	

* * * Use of Sustainable E	Building Components * * *
Sec. 54. FINDINGS	
The General Assembly finds:	
(1) With the passage of the Universal Recycling Law, the State of Vermont committed to providing convenient and efficient recycling services to all Vermonters.	
(2) Efficient recycling systems save energy, conserve natural resources, and reduce greenhouse gas emissions.	
(3) Recycled glass can currently be used in the following ways:	
(A) as an aggregate to substitute for virgin or manufactured sand;	
(B) ground and used as a pozzolan, which can be a partial substitute for Portland Cement in a concrete- mix design; or	
(C) converted into a building component.	
(4) Mining sand is a practice that is known to have an adverse effect on the environment.	
(5) Fly ash, which is a pozzolan, is the byproduct of the burning of coal, and ground granulated blast- furnace slag, which is also a pozzolan, is the byproduct of steel manufacturing.	

(6) The Agency of Transportation is already, pursuant to 2020 Acts and Resolves No. 121, Sec. 21, encouraged to, wherever practicable, use pozzolans and alternatives to Portland Cement as part of the concrete- mix design for all transportation infrastructure projects.	
(7) Reusing recycled glass as a substitute for virgin or manufactured sand conserves natural resources by reducing the need to mine or manufacture sand.	
(8) Using materials recycled in Vermont as a partial substitute for aggregate and non-aggregate components in maintenance, construction, and improvement projects could reduce greenhouse gas emissions and the State's carbon footprint by eliminating the need to transport recycled glass out of State for further processing.	
(9) Using materials recycled in Vermont as a partial substitute for aggregate and non-aggregate components in maintenance, construction, and improvements projects could provide an economic benefit to the local recycling industry.	
(10) There will continue to be advances in the availability and use of sustainable building components, such as recycled materials and manufacturing byproducts, in maintenance, construction, and improvement projects.	
Sec. 55. 19 V.S.A. § 10c(m) is amended to read: (m) Recycled asphalt pavement (RAP) shall be used on all Agency paving projects to the extent sources of quality RAP are available consistent with producing quality hot mix asphalt. To that extent, the Agency shall	

define paving project specifications and contract bid	
documents to allow the use of up to 50 percent RAP.	
The Agency shall compare the cost benefit of the State's	
retaining the RAP versus the contractor's retaining the	
RAP, and the Agency shall report to the House and	
Senate Committees on Transportation on the results of	
the comparison in the 2009 and 2010 legislative sessions.	
[Repealed.]	
Sec. 56. 19 V.S.A. § 10m is added to read:	
§ 10m. STATEMENT OF POLICY; SUSTAINABLE	
<b>BUILDING COMPONENTS; ANNUAL REPORT</b>	
(a) Policy. It shall be the State's policy to use	
sustainable building components, including recycled	
materials and manufacturing byproducts, in all	
maintenance, construction, and improvement projects	
within the State's Transportation Program to the extent	
that sources of quality sustainable building components	
are available and the use is consistent with producing	
transportation assets with a demonstrated evidence of	
long-term durability.	
(b) Specifications. The Agency shall define its	
performance and related specifications and contract bid	
documents to allow and, as practicable, encourage the	
use of sustainable building components.	
(c) Recycled asphalt pavement. Recycled asphalt	
pavement (RAP) shall be used on all Agency paving	
projects to the extent sources of RAP of a quality	
comparable to hot mix asphalt is available. The Agency	
shall define paying project specifications and contract bid	
documents to allow for the use of up to 50 percent RAP.	

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	(d) Research and testing. The Agency is encouraged	
	to continue researching, testing, and, wherever	
	practicable, using sustainable building components,	
	pozzolans, and alternatives to Portland Cement as part of	
	the construction specifications for all transportation	
	infrastructure projects.	
	(e) Annual report. The Agency, in consultation with	
	the Recycled Materials Working Group, shall, during	
	each session of the General Assembly, provide an oral	
	report to the House and Senate Committees on	
	Transportation on the use of sustainable building	
	components in maintenance, construction, and	
	improvement projects within the State's Transportation	
	Program.	
**:	* Fees for State Electric Vehicle Supply Equipment; Sunset	* * *
Sec. 51. 2019 Acts and Resolves No. 59, Sec. 38 is	Sec. 57. 2019 Acts and Resolves No. 59, Sec. 38 is	
amended to read:	amended to read:	
Sec. 38. ELECTRIC VEHICLE SUPPLY	Sec. 38. ELECTRIC VEHICLE SUPPLY	
EQUIPMENT FEES REPEAL	EQUIPMENT FEES REPEAL	
22 V S A & 604 (electric vehicle supply equipment	22 V S A $\$$ 604 (algorithic working a sumply assument	
32 V.S.A. § 604 (electric vehicle supply equipment fees) is repealed on July 1, <del>2022</del> 2025.	32 V.S.A. § 604 (electric vehicle supply equipment fees) is repealed on July 1, <del>2022</del> 2025.	
$\frac{1000}{2022} \frac{2025}{2025}$ .	Tees) is repeated on July 1, $\frac{2022}{2023}$ .	
Sec. 52. 32 V.S.A. § 604 is amended to read:	Sec. 58. 32 V.S.A. § 604 is amended to read:	
Sec. 52. 52 V.S.A. § 604 is amended to read.	Sec. $36$ . $32$ V.S.A. § 604 is amended to read:	
8 604 ELECTRIC VEHICLE SUDDI V EQUIDMENT	§ 604. ELECTRIC VEHICLE SUPPLY EQUIPMENT	
§ 604. ELECTRIC VEHICLE SUPPLY EQUIPMENT FEES	FEES	
(a) Notwithstanding any other provision of this	(a) Notwithstanding any other provision of this	
subchapter, any agency or department that owns or	subchapter, any agency or department that owns or	
controls electric vehicle supply equipment (EVSE), as	controls electric vehicle supply equipment (EVSE), as	
defined in 30 V.S.A. § 201, may establish, set, and adjust	defined in 30 V.S.A. § 201, may establish, set, and adjust	
ucinica in 50 v.s.A. § 201, may establish, set, and adjust	1 uctilicu in 50 v.s.A. § 201, may establish, set, and adjust	

fees for the use of that electric vehicle supply equipment	fees for the use of that electric vehicle supply equipment	
EVSE. The agency or department may establish fees for	<u>EVSE</u> . The agency or department may establish fees for	
electric vehicle charging at less than its costs, to cover its	electric vehicle charging at less than its costs, to cover its	
costs, or equal to the retail rate charged for the use of	costs, or equal to the retail rate charged for the use of	
electric vehicle supply equipment <u>EVSE</u> available to the	electric vehicle supply equipment EVSE available to the	
public. Fees collected under this section shall be	public. Fees collected under this section shall be	
deposited in the same fund or account within a fund from	deposited in the same fund or account within a fund from	
which the electric operating expense for the electric	which the electric operating expense for the electric	
vehicle supply equipment <u>EVSE</u> originated.	vehicle supply equipment <u>EVSE</u> originated.	
(b) Notwithstanding 2 V.S.A. § 20(d), the Agency of	(b) The Agency of	
Transportation, in consultation with the Department of	Transportation and the Department of	
Buildings and General Services, shall file an annual	Buildings and General Services shall make staff available	
written report with the House Committees on	to standing committees of the General Assembly	
Transportation, on Corrections and Institutions, and on	beginning on January 15 each year to give an oral	
Ways and Means and the Senate Committees on Finance,	presentation	
on Institutions, and on Transportation not later than		
January 15 that provides an update on the State's efforts	that provides an update on the State's efforts to	
to collect fees for the use of EVSE that is owned or	collect fees for the use of EVSE that is owned or	
controlled by the State pursuant to subsection (a) of this	controlled by the State pursuant to subsection (a) of this	
section and any significant national trends with regard to	section and shall make available as part of that	
the pricing of EVSE. As part of that report, the Agency	presentation	
of Transportation shall include a copy of any applicable	a copy of any applicable	
fee schedules, along with an explanation as to whether or	fee schedules, along with an explanation as to whether or	
not the fee schedule accounts for expenses associated	not the fee schedule accounts for expenses associated	
with the EVSE, including electricity costs.	with the EVSE, including electricity costs.	
* * * Reline	quishment of Vermont Route 207 Extension in the Town of S	St. Albans * * *
Sec. 53. 2012 Acts and Resolves No. 153, Sec. 23(a) is	Sec. 59. 2012 Acts and Resolves No. 153, Sec. 23(a) is	
amended to read:	amended to read:	
(a) Pursuant to 19 V.S.A. § $15(a)(2)$ , the general	(a) Pursuant to 19 V.S.A. § 15(a)(2), the general	
assembly General Assembly approves the secretary of	assembly General Assembly approves the secretary of	
transportation Secretary of Transportation to enter into an	transportation Secretary of Transportation to enter into an	
agreement with the town Town of St. Albans to	agreement with the town Town of St. Albans to	

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relinquish to the town's <u>Town's</u> jurisdiction a segment of state <u>State</u> highway right-of-way in the town <u>Town</u> of St. Albans, which has not been constructed to be a traveled road, and which was to be known as the Vermont Route 207 Extension. This authority shall expire on June 30, <u>2022</u> <u>2032</u> . The segment authorized to be relinquished measures approximately 1.7 acres, is approximately 160 feet in width, and starts at a point 200 feet west of the intersection of the U.S. Route 7/Vermont Route 207 centerline of highway project S0297(2), and continues westerly for 463 feet.	relinquish to the town's <u>Town's</u> jurisdiction a segment of state <u>State</u> highway right-of-way in the town <u>Town</u> of St. Albans, which has not been constructed to be a traveled road, and which was to be known as the Vermont Route 207 Extension. This authority shall expire on June 30, <u>2022</u> <u>2032</u> . The segment authorized to be relinquished measures approximately 1.7 acres, is approximately 160 feet in width, and starts at a point 200 feet west of the intersection of the U.S. Route 7/Vermont Route 207 centerline of highway project S0297(2), and continues westerly for 463 feet.	* * * Relinquishment of Vermont Route 36
		in the Town of St. Albans * * *
		Sec. 59a. RELINQUISHMENT OF VERMONT ROUTE 36 IN THE TOWN OF ST. ALBANS
		(a) Pursuant to 19 V.S.A. § 15(a)(2), the General Assembly approves the Secretary of Transportation to
		enter into an agreement with the Town of St. Albans to relinquish to the Town's jurisdiction a segment of the
		State highway in the Town of St. Albans known as Vermont Route 36. The authority shall expire on June 30, 2032. The segment authorized to be relinquished
		begins at the 0.000 mile marker, just east of the "Black Bridge" (B2), and continues 14,963 feet (approximately
		2.834 miles) easterly to mile marker 2.834, where Vermont Route 36 meets the boundary of the City of St.
		Albans, and includes the 0.106 mile westbound section of Vermont Route 36 and approaches at the entrance to
		the St. Albans Bay Town Park.
		(b) Following relinquishment, control of the segment of highway shall be under the jurisdiction of the Town of

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		St. Albans, but the Town shall not own any of the land or easements within the highway right-of-way.
		(c) The town of St. Albans shall not sell or abandon any portion of the relinquished segment or allow any encroachments within the relinquished segment without written permission of the Secretary of Transportation.
	* * * Codified Law Technical Corrections * * *	
Sec. 54. REPEAL	Sec. 60. REPEAL	
<u>19 V.S.A. § 22 (fine applicable for a violation of the</u> since repealed 19 V.S.A. § 21(c)) is repealed.	<u>19 V.S.A. § 22 (fine applicable for a violation of the</u> since repealed 19 V.S.A. § 21(c)) is repealed.	
Sec. 55. 19 V.S.A. § 11a(b) is amended to read:	Sec. 61. 19 V.S.A. § 11a(b) is amended to read:	
(b) In fiscal year 2017, of the funds appropriated to the Department of Public Safety pursuant to subsection (a) of this section, the amount of \$1,680,000.00 is allocated exclusively for the purchase, outfitting, assignment, and disposal of State Police vehicles. In fiscal year 2018 and in succeeding fiscal years, of the funds appropriated to the Department of Public Safety pursuant to subsection (a) of this section, the amount of \$2,100,000.00 is allocated exclusively for the purchase, outfitting, assignment, and disposal of State Police vehicles. Any unexpended and unencumbered funds remaining in this allocation at the close of a fiscal year shall revert to the Transportation Fund. The Department of Public Safety may periodically recommend to the General Assembly that this allocation be adjusted to reflect market conditions for the vehicles and equipment.	(b) In fiscal year 2017, of the funds appropriated to the Department of Public Safety pursuant to subsection (a) of this section, the amount of \$1,680,000.00 is allocated exclusively for the purchase, outfitting, assignment, and disposal of State Police vehicles. In fiscal year 2018 and in succeeding fiscal years, of the funds appropriated to the Department of Public Safety pursuant to subsection (a) of this section, the amount of \$2,100,000.00 is allocated exclusively for the purchase, outfitting, assignment, and disposal of State Police vehicles. Any unexpended and unencumbered funds remaining in this allocation at the close of a fiscal year shall revert to the Transportation Fund. The Department of Public Safety may periodically recommend to the General Assembly that this allocation be adjusted to reflect market conditions for the vehicles and equipment.	

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Sec. 56. 19 V.S.A. § 996(a) is amended to read:	Sec. 62. 19 V.S.A. § 996(a) is amended to read:	
Sec. 56. 19 V.S.A. § 996(a) is amended to read: (a) The Agency of Transportation shall work with municipal representatives to revise the Agency of Transportation's Town Road and Bridge Standards in order to incorporate a suite of practical and cost-effective best management practices, as approved by the Agency of Natural Resources, for the construction, maintenance, and repair of all existing and future State and town highways. These best management practices shall address activities that have a potential for causing pollutants to enter the groundwater and waters of the State, including stormwater runoff and direct discharges to State waters. The best management practices shall not supersede any requirements for stormwater management already set forth in 10 V.S.A. §§ 1264 and 1264a that apply to State and town highways. The Agency of Transportation shall report to the House and Senate committees on Transportation, the house committee on fish, wildlife and water resources, and the Senate <u>Committee on Natural Resources and Energy by January</u> 15, 2011, on the best management practices to be incorporated into the Agency of Transportation's Town	Sec. 62. 19 V.S.A. § 996(a) is amended to read: (a) The Agency of Transportation shall work with municipal representatives to revise the Agency of Transportation's Town Road and Bridge Standards in order to incorporate a suite of practical and cost-effective best management practices, as approved by the Agency of Natural Resources, for the construction, maintenance, and repair of all existing and future State and town highways. These best management practices shall address activities that have a potential for causing pollutants to enter the groundwater and waters of the State, including stormwater runoff and direct discharges to State waters. The best management practices shall not supersede any requirements for stormwater management already set forth in 10 V.S.A. §§ 1264 and 1264a that apply to State and town highways. The Agency of Transportation shall report to the House and Senate committees on Transportation, the house committee on fish, wildlife and water resources, and the Senate <u>Committee on Natural Resources and Energy by January</u> 15, 2011, on the best management practices to be incorporated into the Agency of Transportation's Town	
Road and Bridge Standards.	Road and Bridge Standards.	
	<ul> <li>* * Zoning; Municipal Airports; Parking * * *</li> <li>Sec. 63. 24 V.S.A. § 4413(i) is added to read: <ul> <li>(i) Notwithstanding 1 V.S.A. § 213, no bylaw</li> <li>adopted under this chapter shall regulate the location of parking facilities at or adjacent to a municipally owned and operated airport.</li> </ul> </li> </ul>	DELETED

	* * * Transportation Network Companies (TNC); Preemption; Sunset Extension; Report * * *
	Sec. 63. 23 V.S.A. § 754 is amended to read:
	§ 754. PREEMPTION; SAVINGS CLAUSE
	(a) Municipal ordinances, resolutions, or bylaws regulating transportation network companies are preempted to the extent they are inconsistent with the provisions of this chapter.
	(b) Subsection (a) of this section shall not apply to a municipal ordinance, resolution, or bylaw regulating transportation network companies adopted by a municipality with a population of more than 35,000 residents based on the 2010 census and in effect on July 1, 2017. This subsection shall be repealed on July 1, 2022 2025.
	Sec. 64. TRANSPORTATION NETWORK COMPANIES (TNC) REPORT (a) The Commissioner of Motor Vehicles, in consultation with the City of Burlington; the Vermont League of Cities and Towns; and transportation network companies (TNCs), as defined in 23 V.S.A. § 750(a)(4), doing business in Vermont, shall file a written report with recommendations on how, if at all, to amend 23 V.S.A. § 754 and, as applicable, 23 V.S.A. chapter 10 with the House Committees on Commerce and Economic Development, on Judiciary, and on Transportation and the Senate Committees on Finance, on Judiciary, and on Transportation on or before March 15, 2024.

(b) In preparing the report, the Commissioner of Motor Vehicles shall review the following related to TNCs:
(1) changes in ridership and consumer practices for calendar years 2018 to 2023, including market penetration across the State;
(2) the results of and process for audits conducted on a State or municipal level;
(3) an analysis prepared by the City of Burlington and TNCs of the differences between the State's regulatory scheme and the City of Burlington's regulatory scheme, including whether allowing those
inconsistencies is or will be detrimental or beneficial to any of the following: the State, the traveling public, TNCs, the City of Burlington, or other municipalities;
and (4) significant regulatory changes on a national level.

* * * Effective Dates * * *

* * * Effective Dates * * *		
Sec. 57. EFFECTIVE DATES	Sec. 64. EFFECTIVE DATES	Sec. 65. EFFECTIVE DATES
(a) This section and Secs. 51 (amendment to sunset of 32 V.S.A. § 604) and 53 (extension of authority to relinquish State highway right-of-way for Vermont Route 207 Extension) shall take effect on passage.	(a) This section and Secs. 57 (amendment to sunset of 32 V.S.A. § 604) 59 (extension of authority to relinquish State highway right-of-way for Vermont Route 207 Extension), and 63 (24 V.S.A. § 4413(i)) shall take effect on passage.	(a) This section and Secs. 57 (amendment to sunset of 32 V.S.A. § 604), 59 (extension of authority to relinquish State highway right-of-way for Vermont Route 207 Extension), and 63 (transportation network companies regulation preemption; 23 V.S.A. § 754(b)) shall take effect on passage.
<ul> <li>(b) Notwithstanding 1 V.S.A. § 214, Secs. 19–22</li> <li>(amendments to the 2021 Transportation Bill) shall take effect retroactively on July 1, 2021.</li> <li>(c) All other sections shall take effect on July 1, 2022.</li> </ul>	<ul> <li>(b) Notwithstanding 1 V.S.A. § 214, Secs. 21–24</li> <li>(amendments to the 2021 Transportation Bill) shall take effect retroactively on July 1, 2021.</li> <li>(c) All other sections shall take effect on July 1, 2022.</li> </ul>	<ul> <li>(b) Notwithstanding 1 V.S.A. § 214, Secs. 21–24</li> <li>(amendments to the 2021 Transportation Bill) shall take effect retroactively on July 1, 2021.</li> <li>(c) All other sections shall take effect on July 1, 2022.</li> </ul>