

1 TO THE HONORABLE SENATE:

2 The Committee on Finance to which was referred House Bill No. 436
3 entitled “An act relating to miscellaneous changes to Vermont’s tax laws”
4 respectfully reports that it has considered the same and recommends that the
5 Senate propose to the House that the bill be amended as follows:

6 First: By striking out Sec. 11, 32 V.S.A. § 9706(nn), and its reader
7 assistance heading in their entirety and inserting in lieu thereof the following:

8 * * * Sales and Use Tax * * *

9 Sec. 11. 32 V.S.A. § 9706(nn) and (oo) are added to read:

10 (nn) The statutory purpose of the exemption for sales of recyclable paper
11 carryout bags in subdivision 9741(54) of this title is to lessen the cost of
12 recyclable paper carryout bags incidental to other retail purchases made by
13 customers in Vermont.

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

17 Sec. 11a. 32 V.S.A. § 9741(56) is added to read:

18 (56) Feminine hygiene products. As used in this subdivision, “feminine
19 hygiene products” means tampons, panty liners, menstrual cups, sanitary
20 napkins, and other similar tangible personal property designed for feminine

1 hygiene in connection with the human menstrual cycle but does not include
2 “grooming and hygiene products” as defined in this chapter.

3 Second: By striking out Sec. 17, effective dates, and its reader assistance
4 heading in their entirety and inserting in lieu thereof the following:

5 * * * Education Property Tax; Yields; Nonhomestead Rate * * *

6 Sec. 17. PROPERTY DOLLAR EQUIVALENT YIELD, INCOME DOLLAR
7 EQUIVALENT YIELD, AND NONHOMESTEAD RATE FOR
8 FISCAL YEAR 2022

9 (a) Pursuant to 32 V.S.A. § 5402b(b), for fiscal year 2022 only, the
10 property dollar equivalent yield shall be \$11,202.00.

11 (b) Pursuant to 32 V.S.A. § 5402b(b), for fiscal year 2022 only, the income
12 dollar equivalent yield shall be \$13,770.00.

13 (c) Notwithstanding 32 V.S.A. § 5402(a)(1) and any other provision of law
14 to the contrary, the tax rate for nonhomestead property for fiscal year 2022
15 shall be \$1.628 per \$100.00 of equalized education property value.

16 * * * Exclusion from Excess Spending Penalty; Capital Project Costs * * *

17 Sec. 18. 16 V.S.A. § 4001 is amended to read:

18 § 4001. DEFINITIONS

19 As used in this chapter:

20 * * *

1 (6) “Education spending” means the amount of the school district
2 budget, any assessment for a joint contract school, career technical center
3 payments made on behalf of the district under subsection 1561(b) of this title,
4 and any amount added to pay a deficit pursuant to 24 V.S.A. § 1523(b) that is
5 paid for by the school district, but excluding any portion of the school budget
6 paid for from any other sources such as endowments, parental fundraising,
7 federal funds, nongovernmental grants, or other State funds such as special
8 education funds paid under chapter 101 of this title.

9 (A) [Repealed.]

10 (B) For purposes of calculating excess spending pursuant to
11 32 V.S.A. § 5401(12), “education spending” shall not include:

12 (i) Spending during the budget year for:

13 (I) approved school capital construction for a project that
14 received preliminary approval under section 3448 of this title, including
15 interest paid on the debt, provided the district shall not be reimbursed or
16 otherwise receive State construction aid for the approved school capital
17 construction; or

18 (II) spending on eligible school capital project costs pursuant to
19 the State Board of Education’s Rule 6134 for a project that received
20 preliminary approval under section 3448 of this title.

1 (3) A school district that is eligible to receive an annual small schools
2 grant under this subsection shall not also be eligible to receive a small school
3 grant or its equivalent under subsection (b) of this section or under any other
4 provision of law.

5 * * * Department of Taxes; Property Data Reports * * *

6 Sec. 21. COMMERCIAL PROPERTY APPRAISAL PROPOSAL

7 On or before January 15, 2022, the Commissioner of Taxes, in consultation
8 with the Vermont League of Cities and Towns, shall submit a proposal,
9 including proposed legislation, to the House Committees on Government
10 Operations and on Ways and Means and the Senate Committees on Finance
11 and on Government Operations that recommends ways to assist towns with
12 appraising high-value or unique commercial properties, including property
13 owned by utilities. In making the proposal required under this section, the
14 Commissioner shall consider the recommendations contained in the Final
15 Report of the Vermont Tax Structure Commission dated February 8, 2021
16 relating to appraisals, including the possibility of creating a State appraisal and
17 litigation assistance program.

18 Sec. 22. REPORT; DEPARTMENT OF TAXES; SECONDARY
19 RESIDENCES

20 On or before January 15, 2022, the Commissioner of Taxes, in consultation
21 with the Vermont League of Cities and Towns and the Vermont Municipal

1 Clerks’ and Treasurers’ Association, shall submit a report to the House
2 Committee on Ways and Means and the Senate Committee on Finance
3 proposing options to collect and report data annually on the number and grand
4 list value of secondary residences located within this State. The report
5 required under this section shall include the following recommendations:

6 (1) a definition for “secondary residences” to determine the new grand
7 list classification of properties that would be subject to data collection and
8 reporting;

9 (2) a structure and an implementation plan for collecting and reporting
10 data on secondary residences as part of the grand list, including the State entity
11 or State and municipal entities that would conduct the data collection and
12 reporting; and

13 (3) initial and on-going education and guidance for municipalities and
14 listers.

15 * * * Annual Link to Federal Statutes * * *

16 Sec. 23. 32 V.S.A. § 5824 is amended to read:

17 § 5824. ADOPTION OF FEDERAL INCOME TAX LAWS

18 The statutes of the United States relating to the federal income tax, as in
19 effect on ~~December 31, 2020~~ March 31, 2021, but without regard to federal
20 income tax rates under 26 U.S.C. § 1, are hereby adopted for the purpose of

1 computing the tax liability under this chapter, and shall continue in effect as
2 adopted until amended, repealed, or replaced by act of the General Assembly.

3 Sec. 24. 32 V.S.A. § 7402(8) is amended to read:

4 (8) “Laws of the United States” means the U.S. Internal Revenue Code
5 of 1986, as amended through December 31, 2020, ~~which shall continue in~~
6 ~~effect as adopted until amended, repealed, or replaced by act of the General~~
7 ~~Assembly.~~ As used in this chapter, “Internal Revenue Code” has the same
8 meaning as “laws of the United States” as defined in this subdivision. The date
9 through which amendments to the U.S. Internal Revenue Code of 1986 are
10 adopted under this subdivision shall continue in effect until amended, repealed,
11 or replaced by act of the General Assembly.

12 Sec. 25. REPEAL; FORGIVEN PAYROLL PROTECTION PROGRAM

13 LOANS INCLUDED IN TAXABLE INCOME

14 2021 Acts and Resolves No. 9, Sec. 23c (forgiven PPP loans included in
15 taxable income) is repealed.

16 * * * Tax Increment Financing Districts * * *

17 Sec. 26. 32 V.S.A. § 5404a(1) is amended to read:

18 (1) The State Auditor of Accounts shall conduct performance audits of all
19 tax increment financing districts according to a schedule, which will be arrived
20 at in consultation with the Vermont Economic Progress Council. The cost of
21 conducting each audit shall be considered a “related cost” as defined in 24

1 V.S.A. § 1891(6) and shall be billed back to the municipality. Audits
2 conducted pursuant to this subsection shall include a review of a municipality's
3 adherence to relevant statutes and rules adopted by the Vermont Economic
4 Progress Council pursuant to subsection (j) of this section, an assessment of
5 record keeping related to revenues and expenditures, and a validation of the
6 portion of the tax increment retained by the municipality and used for debt
7 repayment and the portion directed to the Education Fund.

8 (1)(A) For municipalities with a district created prior to January 1,
9 2006 and a debt repayment schedule that anticipates retention of education
10 increment beyond fiscal year 2016, an audit shall be conducted when
11 approximately three-quarters of the period for retention of education increment
12 has elapsed, and at the end of that same period, an audit shall be conducted for
13 the final one-quarter period for retention of education increment, ~~except that~~
14 ~~for the Milton-Catamount/Husky district and the Burlington Waterfront district~~
15 ~~only a final audit shall be conducted to cover the period from the effective date~~
16 ~~of the rules pursuant to subdivision (j)(1) of this section to the end of the~~
17 ~~retention period.~~

18 (B) Notwithstanding subdivision (1)(A) of this subsection, the audit
19 schedule for the Burlington Waterfront Tax Increment Financing District shall
20 be as follows:

1 (i) an audit shall be conducted not less than 5 years after the
2 effective date of the rules adopted pursuant subdivision (j)(1) of this section:

3 (ii) an audit shall be conducted not more than three years from the
4 date debt is incurred as allowed by 2020 Acts and Resolves No. 175, Sec. 29
5 (4):

6 (iii) a final audit shall be conducted at the end of the retention
7 period for the District.

8 * * *

9 * * * Effective Dates * * *

10 Sec. 27. EFFECTIVE DATES

11 This act shall take effect on July 1, 2021, except:

12 (1) Sec. 1 (taxable meal facilitators) shall take effect on August 1, 2021.

13 (2) Notwithstanding 1 V.S.A. § 214, Sec. 2 (alcoholic beverages) shall
14 take effect retroactively on April 1, 2021 and apply to sales made on and after
15 April 1, 2021.

16 (3) Notwithstanding 1 V.S.A. § 214, Secs. 9–10 (current use contingent
17 lien and subordination fee) and 11 (tax expenditure; statutory purpose) shall
18 take effect retroactively on July 1, 2020. Secs. 9–10 shall take effect
19 retroactively to correct an erroneous technical revision to 2019 Acts and
20 Resolves, No. 20, Sec. 109(a).

