1	S.99
2	Introduced by Committee on Transportation
3	Date:
4	Subject: Motor vehicles; New Motor Vehicle Arbitration; Lemon Law; mail;
5	electronic mail; mobile identification; validation stickers; registration;
6	registration fees; plug-in electric vehicles (PEVs); speed limits; total
7	abstinence; motor vehicle noise; permits; title; towing; abandoned
8	motor vehicles; snowmobiles; commercial driver's licenses; Drug and
9	Alcohol Clearinghouse; purchase and use tax; gross vehicle weights;
10	DMV modernization project; all-terrain vehicles (ATVs); Vermont
11	ATV Sportsman's Association (VASA)
12	Statement of purpose of bill as introduced: This bill proposes to make
13	miscellaneous changes to laws related to vehicles.
14	An act relating to miscellaneous changes to laws related to vehicles
15	It is hereby enacted by the General Assembly of the State of Vermont:
16	* * * New Motor Vehicle Arbitration * * *
17	Sec. 1. 9 V.S.A. § 4173(d) is amended to read:
18	(d) Within the 45-day period set forth in subsection (c) of this section but at
19	least five days prior to hearing, the manufacturer shall have one final
20	opportunity to correct and repair the defect that the consumer claims entitles

1	him or her the consumer to a refund or replacement vehicle. Any right to a
2	final repair attempt is waived if the manufacturer does not complete it at least
3	five days prior to hearing. If the consumer is satisfied with the corrective work
4	done by the manufacturer or his or her the manufacturer's delegate, the
5	arbitration proceedings shall be terminated without prejudice to the consumer's
6	right to request arbitration be recommenced if the repair proves unsatisfactory
7	for the duration of the within one year following the expiration of the express
8	warranty term in accordance with subsection 4179(a) of this title.
9	* * * Definition of Mail * * *
10	Sec. 2. 23 V.S.A. § 4(87) is added to read:
11	(87) "Mail," "mail or deliver," "mails," "mails or delivers," "mailing,"
12	"mailing or delivering," "mailed," and "mailed or delivered" mean any method
13	of delivery authorized by the Commissioner, which may include by hand, U.S.
14	mail, and electronic transmission.
15	* * * Mobile Identification * * *
16	Sec. 3. 23 V.S.A. § 116 is added to read:
17	§ 116. ISSUANCE OF MOBILE IDENTIFICATION
18	(a) Definitions. As used in this section:
19	(1) "Data field" means a discrete piece of information that appears on a
20	mobile identification.

1	(2) "Full profile" means all the information provided on a mobile
2	identification.
3	(3) "Limited profile" means a portion of the information provided on a
4	mobile identification.
5	(4) "Mobile identification" means an electronic representation of the
6	information contained on a nonmobile credential.
7	(5) "Mobile identification holder" means an individual to whom a
8	mobile identification has been issued.
9	(6) "Nonmobile credential" means a nondriver identification card issued
10	under section 115 of this title, a driver's license issued under section 603 of
11	this title, a junior operator's license issued under section 602 of this title, a
12	learner's permit issued under section 617 of this title, a commercial driver's
13	license issued under section 4111 of this title, or a commercial learner's permit
14	issued under section 4112 of this title.
15	(b) Issuance. The Commissioner of Motor Vehicles may issue a mobile
16	identification to an individual in addition to, and not instead of, a nonmobile
17	credential. If issued, the mobile identification shall:
18	(1) be capable of producing both a full profile and a limited profile;
19	(2) satisfy the purpose for which the profile is presented;

1	(3) allow the mobile identification holder to maintain physical
2	possession of the device on which the mobile identification is accessed during
3	verification; and
4	(4) not be a substitute for an individual producing a nonmobile
5	credential upon request.
6	(c) Agreements with other entities. The Commissioner may enter into
7	agreements to facilitate the issuance, use, and verification of a mobile
8	identification or other electronic credentials issued by the Commissioner or
9	another state.
10	(d) Administration.
11	(1) The Commissioner may operate, or may operate through a third-
12	party administrator, a verification system for mobile identifications.
13	(2) Access to the verification system and any data field by a person
14	presented with a mobile identification requires the credential holder's consent,
15	and, if consent is granted, the Commissioner may release the following through
16	the verification system:
17	(A) for a full profile, all data fields that appear on the mobile
18	identification; and
19	(B) for a limited profile, only the data fields represented in the
20	limited profile for the mobile identification.

1	* * * License Plate Stickers; Validation Stickers * * *
2	Sec. 4. 23 V.S.A. § 305 is amended to read:
3	§ 305. REGISTRATION PERIODS
4	(a) The Commissioner of Motor Vehicles shall issue registration
5	certificates, validation stickers, and number plates upon initial registration, and
6	registration certificates and validation stickers for each succeeding renewal
7	period of registration upon payment of the registration fee. Number plates so
8	issued will become void one year from the first day of the month following the
9	month of issue, unless a longer initial registration period is authorized by law
10	or unless this period is extended through renewal. Registrations issued for
11	motor trucks shall become void one year from the first day of the month
12	following the month of issue.
13	(b) The Commissioner shall issue a registration certificate, validation
14	sticker, and a number plate or number plates for each motor vehicle owned by
15	the State, which shall be valid for a period of five years. Such motor vehicle
16	shall be considered properly registered while the issued <u>number plate or</u>
17	number plates are attached to the motor vehicle. The Commissioner may

replace such <u>number plate or</u> number plates when in his or her the

<u>Commissioner's</u> discretion their condition requires.

18

1	(c) Except as otherwise provided in subsection (d) of this section, no plate
2	is valid unless the validation sticker is affixed to the rear plate in the manner
3	prescribed by the Commissioner in section 511 of this title. [Repealed.]
4	(d) When a registration for a motor vehicle, snowmobile, motorboat, or all-
5	terrain vehicle is processed electronically, a receipt shall be available
6	electronically and for printing. An electronic or printed receipt shall serve as a
7	temporary registration for 10 days after the date of the transaction. An
8	electronic receipt may be shown to an enforcement officer using a portable
9	electronic device. Use of a portable electronic device to display the receipt
10	does not in itself constitute consent for an officer to access other contents of
11	the device.
12	Sec. 5. 23 V.S.A. § 326 is amended to read:
13	§ 326. REFUND UPON LOSS OF VEHICLE
14	The Commissioner may cancel the registration of a motor vehicle when the
15	owner thereof of the motor vehicle proves to his or her the Commissioner's
16	satisfaction that it the motor vehicle has been totally destroyed by fire or,
17	through crash or wear, has become wholly unfit for use and has been
18	dismantled. After the Commissioner cancels the registration and the owner
19	returns to the Commissioner either the registration certificate, or the <u>number</u>
20	plate or number plates and the validation sticker, the Commissioner shall

certify to the Commissioner of Finance and Management the fact of the

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1	cancellation, giving the name of the owner of the motor vehicle, his or her the
2	owner's address, the amount of the registration fee paid, and the date of
3	cancellation. The Commissioner of Finance and Management shall issue his or
4	her the Commissioner of Finance and Management's warrant in favor of the
5	owner for such percent of the registration fee paid as the unexpired term of the
6	registration bears to the entire registration period, but in no case shall the
7	Commissioner of Finance and Management retain less than \$5.00 of the fee
8	paid.
9	Sec. 6. 23 V.S.A. § 364b is amended to read:
10	§ 364b. ALL-SURFACE VEHICLES; REGISTRATION
11	(a) The annual fee for registration of an all-surface vehicle (ASV) shall be
12	the sum of the fees established by sections 3305 and 3504 of this title, plus
13	\$26.00.
14	(b) Evidence of the registration shall be a sticker, as determined by the
15	Commissioner, affixed to registration certificate and the number plate issued
16	pursuant to chapter 31 of this title.
17	Sec. 7. 23 V.S.A. § 453(f) is amended to read:
18	(f) In any year that number plates are reused and validation stickers are

issued, the Commissioner shall not be required to issue new number plates to

persons renewing registrations under this section.

1 Sec. 8. 23 V.S.A. § 457 is amended to read:

§ 457. TEMPORARY PLATES

- At the time of the issuance of a registration certificate to a dealer as provided in this chapter, the Commissioner shall furnish the dealer with a sufficient number of number plates and temporary validation stickers, temporary number plates, or temporary decals for use during the 60-day period immediately following sale of a vehicle or motorboat by the dealer. The plates and decals shall have the same general design as the plates or decals furnished individual owners, but the plates and decals may be of a material and color as the Commissioner may determine. The Commissioner shall collect a fee of \$5.00 for each temporary plate issued.
- 12 Sec. 9. 23 V.S.A. § 458 is amended to read:
- 13 § 458. TEMPORARY PLATE ON SOLD OR EXCHANGED VEHICLES

On the day of the sale or exchange of a motor vehicle, motorboat, snowmobile, or all-terrain vehicle to be registered in this State, a dealer may issue to the purchaser, for attachment to the motor vehicle, snowmobile, or all-terrain vehicle, or to be carried in or on the motorboat, a number plate with temporary validation stickers, a temporary number plate, or a temporary decal, provided that the purchaser deposits with such dealer, for transmission to the Commissioner, a properly executed application for the registration of such motor vehicle, motorboat, snowmobile, or all-terrain vehicle and the required

1	fee. If a properly licensed purchaser either attaches to the motor vehicle,
2	snowmobile, or all-terrain vehicle or carries in the motorboat such number
3	plate or decal, he or she the purchaser may operate the same for a period not to
4	exceed 60 consecutive days immediately following the purchase. An
5	individual shall not operate a motor vehicle, motorboat, snowmobile, or all-
6	terrain vehicle with a number plate with temporary validation stickers, a
7	temporary number plate, or a temporary decal attached to the motor vehicle or
8	carried in the motorboat except as provided in this section.
9	Sec. 10. 23 V.S.A. § 459 is amended to read:
10	§ 459. NOTICE, APPLICATION, AND FEES TO COMMISSIONER
11	(a) Upon issuing a number plate with temporary validation stickers, a
12	temporary number plate, or a temporary decal to a purchaser, a dealer shall
13	have 15 calendar days, or up to 30 calendar days as applicable pursuant to
14	subsection 2015(b) of this title, to forward to the Commissioner the application
15	and fee, deposited with him or her the dealer by the purchaser, together with
16	notice of such issue and such other information as the Commissioner may
17	require.
18	(b) If a number plate with temporary validation stickers, a temporary
19	registration plate, or a temporary decal is not issued by a dealer in connection
20	with the sale or exchange of a vehicle or motorboat, the dealer may accept

from the purchaser a properly executed registration, tax, and title application

1	and the required fees for transmission to the Commissioner. The dealer shall
2	have 15 calendar days, or up to 30 calendar days as applicable pursuant to
3	subsection 2015(b) of this title, to forward to the Commissioner the application
4	and fee together with such other information as the Commissioner may require.
5	Sec. 11. 23 V.S.A. § 465 is amended to read:
6	§ 465. LOANING OF PLATES, VEHICLES, OR MOTORBOATS
7	PROHIBITED
8	A dealer shall not lend or lease registration certificates, validation stickers,
9	numbers, decals, or number plates that have been assigned to him or her the
10	<u>dealer</u> under the provisions of this chapter, nor shall he or she the dealer lend
11	or lease a vehicle or motorboat to which his or her the dealer's decals,
12	numbers, or number plates have been attached, nor lend or lease his or her the
13	dealer's decals, numbers, or number plates to a subagent.
14	Sec. 12. 23 V.S.A. § 494 is amended to read:
15	§ 494. FEES
16	The annual fee for a transporter's registration certificate, or number plate, or
17	validation sticker is \$123.00.
18	Sec. 13. 23 V.S.A. § 511 is amended to read:
19	§ 511. MANNER OF DISPLAY
20	(a) Number plates. A motor vehicle operated on any highway shall have

displayed in a conspicuous place either one or two number plates as the

Commissioner may require. Such number plates shall be furnished by the
Commissioner and shall show the number assigned to such vehicle by the
Commissioner. If only one number plate is furnished, the same shall be
securely attached to the rear of the vehicle. If two are furnished, one shall be
securely attached to the rear and one to the front of the vehicle. The number
plates shall be kept entirely unobscured, and the numerals and letters thereon
shall be plainly legible at all times. They shall be kept horizontal, shall be so
fastened as not to swing, excepting, however, there may be installed on a
motor truck or truck tractor a device that would, upon contact with a
substantial object, permit the rear number plate to swing toward the front of the
vehicle, provided such device automatically returns the number plate to its
original rigid position after contact is released, and the ground clearance of the
lower edges thereof shall be established by the Commissioner pursuant to the
provisions of 3 V.S.A. chapter 25.
(b) Validation sticker. A registration validation sticker shall be

- unobstructed and shall be affixed as follows:
- (1) for vehicles issued registration plates with dimensions of approximately 12 x 6 inches, in the lower right corner of the rear registration plate; and

1	(2) for vehicles issued a registration plate with a dimension of
2	approximately 7 x 4 inches, in the upper right corner of the rear registration
3	plate. [Repealed.]
4	(c) Violation. A person shall not operate a motor vehicle unless <u>a</u> number
5	plate or number plates and a validation sticker are displayed as provided in this
6	section.
7	(d) Failure to display a validation sticker. An operator cited for violating
8	subsection (c) of this section with respect to failure to display a validation
9	sticker on a pleasure car, motorcycle, or truck that could be registered for less
10	than 26,001 pounds shall be subject to a civil penalty of not more than \$5.00,
11	which penalty shall be exempt from surcharges under 13 V.S.A. § 7282(a), if
12	he or she is cited within the 14 days following the expiration of the motor
13	vehicle's registration. [Repealed.]
14	* * *
15	* * * Electronic Proof of Registration * * *
16	Sec. 14. 23 V.S.A. § 307 is amended to read:
17	§ 307. CARRYING OF REGISTRATION CERTIFICATE; REPLACEMENT
18	AND CORRECTED CERTIFICATES
19	(a) A person An individual shall not operate a motor vehicle nor draw a
20	trailer or semi-trailer unless all required registration certificates are carried in
21	some easily accessible place in the motor vehicle or electronically on a

1	portable electronic device; however, use of a device for this purpose does not
2	in itself constitute consent for an enforcement officer to access other contents
3	of the device.
4	* * *
5	(d)(1) An operator cited for violating subsection (a) of this section shall not
6	be convicted if the operator sends a copy of or produces to the issuing
7	enforcement agency within seven business days after the traffic stop proof of a
8	valid registration certificate that was in effect at the time of the traffic stop.
9	(2) An operator cited for violating subsection (a) of this section with
10	respect to a pleasure car, motorcycle, or truck that could be registered for less
11	than 26,001 pounds shall be subject to a civil penalty of not more than \$5.00,
12	which penalty shall be exempt from surcharges under 13 V.S.A. § 7282(a), if
13	he or she the operator is cited within the 14 days following the expiration of
14	the motor vehicle's registration.
15	* * * Registration Fees; Plug-In Electric Vehicles * * *
16	Sec. 15. 23 V.S.A. § 361 is amended to read:
17	§ 361. PLEASURE CARS
18	The annual <u>registration</u> fee for <u>registration of any motor vehicle of the a</u>
19	pleasure car type, and all vehicles powered by electricity as defined in
20	subdivision 4(28) of this title, and including a pleasure car that is a plug-in

1	electric vehicle, as defined in subdivision 4(85) of this title, shall be \$74.00,
2	and the biennial fee shall be \$136.00.
3	Sec. 16. 23 V.S.A. § 362 is amended to read:
4	§ 362. SPECIALIZED FUEL MOTOR VEHICLES AND MOTOR BUSES
5	(a) The annual <u>registration</u> fee for the <u>registration</u> of any "specialized fuel
6	driven motor vehicle", as defined in section subdivision 4(22) of this title, and
7	of motor buses, as defined in section 3002 of this title, shall be one and three-
8	quarters times the amount of the annual fee provided for a motor vehicle of the
9	classification and weight under the terms of this chapter.
10	(b) Notwithstanding subsection (a) of this section, the annual and biennial
11	registration fees for a pleasure car, as defined in subdivision 4(28) of this title,
12	that is a plug-in electric vehicle, as defined in subdivision 4(85) of this title,
13	shall be determined pursuant to section 361 of this chapter, and the annual
14	registration fee for a motorcycle, as defined in subdivision 4(18)(A) of this
15	title, that is a plug-in electric vehicle, as defined in subdivision 4(85) of this
16	title, shall be determined pursuant to section 364 of this chapter.
17	* * * Statutory Default Speed Limits on
18	Unpaved and Unposted Town Highways * * *
19	Sec. 17. 23 V.S.A. § 1081 is amended to read:
20	§ 1081. BASIC RULE AND MAXIMUM LIMITS

exists.

1	(a) No individual shall drive a vehicle on a highway at a speed greater than
2	is reasonable and prudent under the conditions, having regard for the actual
3	and potential hazards then existing. In every event, speed shall be controlled
4	as necessary to avoid colliding with any individual, vehicle, or other object on
5	or adjacent to the highway.
6	(b) Except when there exists a special hazard that requires lower speed in
7	accordance with subsection (a) of this section, the limits specified in this
8	section or established pursuant to this section are maximum lawful speeds, and
9	no individual shall drive a vehicle on a highway at a speed in excess of:
10	(1) 50 miles per hour; or
11	(2) 35 miles per hour on an unpaved town highway, as defined in 19
12	V.S.A. § 301(7), appearing on the official town highway map, as required
13	pursuant to 19 V.S.A. § 305, that does not have a posted speed limit.
14	(c) The maximum speed limits set forth in this section may be altered in
15	accordance with sections 1003, 1004, 1007, and 1010 of this title.
16	(d) The driver of every vehicle shall, consistent with the requirements of
17	subsection (a) of this section, drive at an appropriate, reduced speed when
18	approaching and crossing an intersection or railway grade crossing, when
19	approaching and going around a curve, when approaching the crest of a hill,
20	when traveling upon any narrow or winding roadway, and when special hazard

1	Sec. 18. OUTREACH CAMPAIGN
2	The Agency of Transportation, in consultation with the Vermont League of
3	Cities and Towns and the State's regional planning commissions, shall prepare
4	materials disseminating information on the new statutory default speed limits
5	for unposted and unpaved town highways in 23 V.S.A. § 1081(b)(2), as added
6	by Sec. 17 of this act, and provide those materials to municipalities, law
7	enforcement, and the general public not later than March 1, 2024. At a
8	minimum, the materials shall include:
9	(1) what the new statutory default speed limit is;
10	(2) an easy-to-understand description of what town highways the new
11	statutory default speed limit applies to; and
12	(3) the effective date of Sec. 17 of this act.
13	* * * Total Abstinence Program * * *
14	Sec. 19. 23 V.S.A. § 1209a is amended to read:
15	§ 1209a. CONDITIONS OF REINSTATEMENT; ALCOHOL AND
16	DRIVING EDUCATION; SCREENING; THERAPY PROGRAMS
17	(a) Conditions of reinstatement. No license or privilege to operate
18	suspended or revoked under this subchapter, except a license or privilege to
19	operate suspended under section 1216 of this title, shall be reinstated except as
20	follows:

1	(1) In the case of a first suspension, a license or privilege to operate
2	shall be reinstated only:
3	(A) after the person individual has successfully completed the
4	Alcohol and Driving Education Program, at the person's individual's own
5	expense, followed by an assessment of the need for further treatment by a
6	State-designated counselor, at the person's individual's own expense, to
7	determine whether reinstatement should be further conditioned on satisfactory
8	completion of a therapy program agreed to by the person individual and the
9	Drinking Driver Rehabilitation Program Director;
10	(B) if the screening indicates that therapy is needed, after the person
11	individual has satisfactorily completed or shown substantial progress in
12	completing a therapy program at the person's individual's own expense agreed
13	to by the person individual and the Driver Rehabilitation Program Director;
14	(C) if the person individual elects to operate under an ignition
15	interlock RDL or ignition interlock certificate, after the person individual
16	operates under the RDL or certificate for the applicable period set forth in
17	subsection 1205(a) or section 1206 of this title, plus any extension of this
18	period arising from a violation of section 1213 of this title; and
19	(D) if the person individual has no pending criminal charges, civil
20	citations, or unpaid fines or penalties for a violation under this chapter.

driving rehabilitation program;

1	(2) In the case of a second suspension, a license or privilege to operate
2	shall not be reinstated until:
3	(A) the person individual has successfully completed an alcohol and
4	driving rehabilitation program;
5	(B) the person individual has completed or shown substantial
6	progress in completing a therapy program at the person's individual's own
7	expense agreed to by the person individual and the Driver Rehabilitation
8	Program Director;
9	(C) after the person individual operates under an ignition interlock
10	RDL or ignition interlock certificate for 18 months or, in the case of a person
11	someone subject to the one-year hard suspension prescribed in subdivision
12	1213(a)(1)(C) of this title, for one year, plus any extension of the relevant
13	period arising from a violation of section 1213 of this title, except if otherwise
14	provided in subdivision (4) of this subsection (a); and
15	(D) the person individual has no pending criminal charges, civil
16	citations, or unpaid fines or penalties for a violation under this chapter.
17	(3) In the case of a third or subsequent suspension or a revocation, a
18	license or privilege to operate shall not be reinstated until:
19	(A) the person individual has successfully completed an alcohol and

l	(B) the person individual has completed or shown substantial
2	progress in completing a therapy program at the person's individual's own
3	expense agreed to by the person individual and the Driver Rehabilitation
4	Program Director;
5	(C) the person individual has satisfied the requirements of subsection
6	(b) of this section; and
7	(D) the person individual has no pending criminal charges, civil
8	citations, or unpaid fines or penalties for a violation under this chapter.
9	(4) The Commissioner shall waive a requirement under subdivision (2)
10	of this subsection or subsection (b) of this section that a person an individual
11	operate under an ignition interlock RDL or certificate prior to eligibility for
12	reinstatement if:
13	(A) the person individual furnishes sufficient proof as prescribed by
14	the Commissioner that he or she the individual is incapable of using an ignition
15	interlock device because of a medical condition that will persist permanently or
16	at least for the term of the suspension or, in the case of suspensions or
17	revocations for life, for a period of at least three years; or
18	(B) the underlying offenses arose solely from being under the
19	influence of a drug other than alcohol.
20	(b) <u>Total</u> Abstinence <u>Program</u> .
21	(1) As used in this subsection:

1	(A) "Drug" means:
2	(i) a regulated drug, as defined in 18 V.S.A. § 4201, that is used in
3	any way other than as prescribed for a legitimate medical use in conformity
4	with instructions from the prescriber; or
5	(ii) any substance or combination of substances, other than alcohol
6	or a regulated drug, that potentially affects the nervous system, brain, or
7	muscles of an individual so as to impair an individual's ability to drive a
8	vehicle safely to the slightest degree.
9	(B) "Total abstinence" means refraining from consuming any amount
10	of alcohol or drugs at any time, regardless of whether the alcohol or drugs are
11	consumed by an individual when attempting to operate, operating, or in actual
12	physical control of a vehicle.
13	(2)(A) Notwithstanding any other provision of this subchapter, a person
14	an individual whose license or privilege to operate has been suspended or
15	revoked for life under this subchapter may apply to the Commissioner for
16	reinstatement of his or her the individual's driving privilege if the individual
17	satisfies the requirements set forth in subdivision (3) of this subsection (b).
18	The person shall have completed three years of total abstinence from
19	consumption of alcohol and nonprescription regulated drugs. The use of a

regulated drug in accordance with a valid prescription shall not disqualify an

applicant for reinstatement of his or her driving privileges unless the applicant used the regulated drug in a manner inconsistent with the prescription label.

(B) The beginning date for the period of <u>total</u> abstinence shall be not earlier than the effective date of the suspension or revocation from which the <u>person individual</u> is requesting reinstatement and shall not include any period during which the <u>person individual</u> is serving a sentence of incarceration to include furlough. The application shall include the applicant's authorization for a urinalysis examination, or another examination if it is approved as a preliminary screening test under this subchapter, to be conducted prior to reinstatement under this subdivision (2). The application to the Commissioner shall be accompanied by a fee of \$500.00. The Commissioner shall have the discretion to waive the application fee if the Commissioner determines that payment of the fee would present a hardship to the applicant.

(2)(3) If the Commissioner or a medical review board convened by the Commissioner is satisfied by a preponderance of the evidence that the applicant has abstained for the required number of years maintained total abstinence for the three years immediately preceding the application, has successfully completed a therapy program as required under this section, and has operated under a valid ignition interlock RDL or under an ignition interlock certificate for at least three years following the suspension or revocation, and the person applicant provides a written acknowledgment that

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1	he or she cannot drink any amount of alcohol at all and cannot consume
2	nonprescription regulated drugs under any circumstances the applicant must
3	maintain total abstinence at all times while participating in the Total
4	Abstinence Program, the person's applicant's license or privilege to operate
5	shall be reinstated immediately, subject to the condition that the person's
6	applicant's suspension or revocation will be put back in effect in the event any
7	further investigation reveals a return to the consumption of alcohol or drugs
8	<u>failure to maintain total abstinence</u> and to <u>such</u> <u>any</u> additional conditions as the
9	Commissioner may impose to advance the public interest in public safety. The
10	requirement to operate under an ignition interlock RDL or ignition interlock
11	certificate shall not apply if the person applicant is exempt under subdivision
12	(a)(4) of this section.
13	(3)(4) If after notice and an opportunity for a hearing the Commissioner
14	later finds that the person individual was violating the conditions of the
15	person's individual's reinstatement under this subsection, the person's
16	individual's operating license or privilege to operate shall be immediately
17	suspended or revoked for life.
18	(4)(5) If the Commissioner finds that a person an individual reinstated
19	under this subsection is suspended pursuant to section 1205 of this title or is

convicted of a violation of section 1201 of this title subsequent to

1	reinstatement under this subsection, the $\frac{1}{\text{person}} \frac{\text{individual}}{\text{individual}}$ shall be conclusively
2	presumed to be in violation of the conditions of his or her the reinstatement.
3	(5)(6) A person An individual shall be eligible for reinstatement under
4	this subsection only once following a suspension or revocation for life.
5	(6)(7)(A) If an applicant for reinstatement under this subsection (b)
6	resides in a jurisdiction other than Vermont, the Commissioner may elect not
7	to conduct an investigation. If the Commissioner elects not to conduct an
8	investigation, he or she the Commissioner shall provide a letter to the
9	applicant's jurisdiction of residence stating that Vermont does not object to the
10	jurisdiction issuing the applicant a license if the applicant is required to operate
11	only vehicles equipped with an ignition interlock device for at least a three-
12	year period, unless exempt under subdivision (a)(4) of this section, and is
13	required to complete any alcohol rehabilitation or treatment requirements of
14	the licensing jurisdiction.
15	(B) If the applicant's jurisdiction of residence is prepared to issue or
16	has issued a license in accordance with subdivision (A) of this subdivision (6)
17	and the applicant satisfies the requirements of section 675 of this title, the
18	Commissioner shall update relevant State and federal databases to reflect that
19	the applicant's lifetime suspension or revocation in Vermont under chapter 13,

subchapter 13 of this title has terminated.

1	(c) Screening and therapy programs. In the case of a second or subsequent
2	suspension, the Commissioner shall notify the person that he or she is required
3	individual of the requirement to enroll in the alcohol and driving education
4	screening and therapy program provided for in this section within 30 days of
5	after license suspension. If the person individual fails to enroll or fails to
6	remain so enrolled until completion, the Drinking Driver Rehabilitation
7	Program shall report such failure to the sentencing court. The court may order
8	the person individual to appear and show cause why he or she the individual
9	failed to comply.
10	(d) Judicial review. A person An individual aggrieved by a decision of a
11	designated counselor under this section may seek review of that decision
12	pursuant to Rule 75 of the Vermont Rules of Civil Procedure.
13	* * *
14	Sec. 20. CURRENT TOTAL ABSTINENCE PROGRAM PARTICIPANTS
15	(a) Not later than September 1, 2023, the Commissioner of Motor Vehicles
16	shall provide written notice to all individuals participating in or applying to
17	participate in the Total Abstinence Program as of the effective date of this
18	section of amendments to 23 V.S.A. § 1209a and that, as of the effective date
19	of this section, they must maintain total abstinence, as defined in 23 V.S.A.
20	§ 1209a(b)(1) as amended by Sec. 19 of this act, at all times while participating

in or applying to participate in the Total Abstinence Program. Notice shall be

1	mailed to an individual's residence or mailing address as currently listed with
2	the Department of Motor Vehicles.
3	(b) Notwithstanding any provision of law to the contrary, the license or
4	privilege to operate of an individual participating in the Total Abstinence
5	Program on the effective date of this section may be suspended or revoked for
6	life in accordance with 23 V.S.A. § 1209a(b)(3), as amended by Sec. 19 of this
7	act, in the event that any further investigation reveals a failure to maintain total
8	abstinence, as defined in 23 V.S.A. § 1209a(b)(1) as amended by Sec. 19 of
9	this act.
10	* * * Motor Vehicle Noise; Motorcycles * * *
11	Sec. 21. 23 V.S.A. § 1221 is amended to read:
12	§ 1221. CONDITION OF VEHICLE; EXCESSIVE NOISE
13	(a) Definitions. As used in this section:
14	(1) "Exhaust system" means a series of mechanical devices designed or
15	used for the purpose of receiving exhaust gas from an internal combustion
16	engine and expelling it into the atmosphere.
17	(2) "Muffler" means a device consisting of a series of chambers or
18	baffle plates, or other mechanical device designed for the purpose of receiving
19	exhaust gas from an internal combustion engine, and that is effective in
20	reducing noise.
21	(3) "State highway" has the same meaning as in 19 V.S.A. § 1(20).

1	(4) "Town highway" has the same meaning as in 19 V.S.A. § 1(23).
2	(b) Good mechanical condition. A motor vehicle, operated or driven on
3	any State or town highway, shall be in good mechanical condition and shall be
4	properly equipped.
5	(c) Motorcycles. Every motorcycle manufactured after December 31,
6	1985, operated or driven on any State or town highway, shall at all times be
7	equipped with a muffler bearing the U.S. Environmental Protection Agency
8	required labeling applicable to the motorcycle's model year stating that the
9	exhaust system meets the 80-decibel standard at 50 feet, as set out in 40 C.F.R.
10	Part 205, Subparts D and E.
11	* * * Overweight Permits * * *
12	Sec. 22. 23 V.S.A. § 1392 is amended to read:
13	§ 1392. GROSS WEIGHT LIMITS ON HIGHWAYS
14	Except as provided in section 1400 of this title, a person or corporation shall
15	not operate or cause to be operated a motor vehicle in excess of the total
16	weight, including vehicle, object, or contrivance and load, of:
17	* * *
18	(3) No vehicle may exceed a gross weight in excess of 80,000 pounds
19	unless the operator or owner of the vehicle has complied with the provisions of
20	section 1400 of this title or except as otherwise provided in this section.
21	* * *

(13) Despite the axle-load provisions of section 1391 of this title and the maximum gross load of subdivision (4) of this section, a special annual permit, which shall expire with the vehicle's registration, except for vehicles not registered in Vermont in which case the permit shall become void on January 1 following date of issue, may be issued to a person or corporation operating on designated routes on the State Highway System for a fee of \$415.00 \$382.00 for each vehicle that must be registered for a weight of 80,000 pounds. This special permit shall be issued only for a combination of vehicle and semitrailer or trailer equipped with five or more axles, with a distance between axles that meets the minimum requirements of registering the vehicle to 80,000 pounds as allowed under subdivision (4) of this section. The maximum gross load under this special permit shall be 90,000 pounds. Unless authorized by federal law, this subdivision shall not apply to operation on the Dwight D. Eisenhower National System of Interstate and Defense Highways.

(14) Despite the axle-load provisions of section 1391 of this title and the axle spacing and maximum gross load provisions of subdivision (4) of this section, a special annual permit, which shall expire with the vehicle's registration, except for vehicles not registered in Vermont in which case the permit shall become void on January 1 following date of issue, may be issued to a person or corporation transporting loads on vehicles on designated routes on the State Highway System for the following fees for each vehicle unit.

1	Unless authorized by federal law, the provisions of this subdivision regarding
2	weight limits, or tolerances, or both, shall not apply to operation on the Dwight
3	D. Eisenhower National System of Interstate and Defense Highways. This
4	special permit shall be issued for the following vehicles and conditions:
5	* * *
6	(16) Notwithstanding the axle load provisions of section 1391 of this
7	title and the maximum gross load of subdivision (4) of this section, a five or
8	more axle truck tractor, semi-trailer combination, or truck trailer combination,
9	when the load consists solely of unprocessed milk products as defined in
10	subdivision 4(55) of this title, may be registered for and operated with a
11	maximum gross weight of 90,000 pounds on State highways without permit
12	and upon posted State and town highways and those highways designated as
13	the Dwight D. Eisenhower National System of Interstate and Defense
14	Highways when the vehicle has been issued a permit in compliance with the
15	provisions of section 1400 of this title; however:
16	(A) Vehicles operated pursuant to this subdivision (16) shall be
17	subject to the same axle spacing restrictions as are applied to five or more axle
18	vehicles registered to 80,000 pounds as set forth in subdivision (4) of this
19	section.
20	(B) On those highways designated as the Dwight D. Eisenhower

National System of Interstate and Defense Highways, the provisions of

1	subsection 1391(c) of this title shall apply unless other axle load limits,
2	tolerances, or both, are authorized under federal law. Unless prohibited by
3	federal law, the provisions of this subdivision (16) shall apply to operation on
4	the Dwight D. Eisenhower National System of Interstate and Defense
5	<u>Highways.</u>
6	(C) The fee for the annual permit as provided in this subdivision (16)
7	shall be \$10.00 when the fee has been paid to register the vehicle for 90,000
8	pounds or \$382.00 when the vehicle is registered for 80,000 pounds.
9	[Repealed.]
10	(17) Notwithstanding the gross vehicle weight provisions of subdivision
11	(4) of this section, a truck trailer combination or truck tractor, semi-trailer
12	combination with six or more load-bearing axles registered for 80,000 pounds
13	shall be allowed to bear a maximum of 99,000 pounds by special annual
14	permit, which shall expire with the vehicle's registration, except for vehicles
15	not registered in Vermont in which case the permit shall become void on
16	January 1 following the date of issue, for operating on designated routes on
17	State and town highways, subject to the following:
18	(A) The combination of vehicles must have, as a minimum, a
19	distance of 51 feet between extreme axles.

1	(B) The axle weight provisions of section 1391 of this title and
2	subdivision 1392 the axle weight provisions of subdivisions (6)(A)–(D) of this
3	section shall also apply to vehicles permitted under this subdivision (17).
4	(C) When determining the fine civil penalty for a gross overweight
5	violation of this subdivision (17), the fine civil penalty for any portion of the
6	first 10,000 pounds over the permitted weight shall be the same as provided in
7	section 1391a of this title, and for overweight violations 10,001 pounds or
8	more over the permitted weight, the fine civil penalty schedule provided in
9	section 1391a shall be doubled.
10	(D) The weight permitted by this subdivision (17) shall be allowed
11	for foreign trucks that are registered or permitted for 99,000 pounds in a state
12	or province that recognizes Vermont vehicles for weights consistent with this
13	subdivision (17).
14	(E) Unless authorized by federal law, the provisions of this
15	subdivision (17) shall not apply to operation on the Dwight D. Eisenhower
16	National System of Interstate and Defense Highways.
17	(F) The fee for the annual permit as provided in this subdivision (17)
18	shall be \$415.00 \$382.00 for vehicles bearing up to 90,000 pounds and
19	\$560.00 for vehicles bearing up to 99,000 pounds.

1	(19)(A) A person issued a permit under the provisions of subdivision
2	(13), (14), (16), or (17) of this section, and upon payment of a \$10.00
3	administrative fee for each additional permit, may obtain additional permits for
4	the same vehicle, provided the additional permit is for a lesser weight and
5	provided the vehicle or combination of vehicles meets the minimum
6	requirements for the permit sought as set forth in this section.
7	* * *
8	* * * Electronic Permits * * *
9	Sec. 23. 23 V.S.A. § 1392 is amended to read:
10	§ 1392. GROSS WEIGHT LIMITS ON HIGHWAYS
11	Except as provided in section 1400 of this title, a person or corporation shall
12	not operate or cause to be operated a motor vehicle in excess of the total
13	weight, including vehicle, object, or contrivance and load, of:
14	* * *
15	(21) All permits issued pursuant to this section shall be carried in the
16	vehicle. The fine for violation of this subdivision shall be \$150.00. A
17	violation of this subdivision shall be considered an offense separate from an
18	overweight violation. [Repealed.]
19	Sec. 24. 23 V.S.A. § 1455 is added to read:
20	§ 1455. CARRYING OF PERMITS IN THE PERMITTED MOTOR
21	<u>VEHICLE</u>

1	All permits issued pursuant to this subchapter shall be carried in the motor
2	vehicle in either paper or electronic form. Use of a portable electronic device
3	to display an electronic permit does not in itself constitute consent for an
4	enforcement officer to access other contents of the device. The civil penalty
5	for violation of this section shall be \$150.00. A violation of this section shall
6	be considered an offense separate from any other related violations.
7	* * * Title * * *
8	* * * Prospective Elimination of 15-Year Limitation; Electronic Title * * *
9	Sec. 25. 23 V.S.A. § 2012 is amended to read:
10	§ 2012. EXEMPTED VEHICLES
11	No certificate of title need be obtained for:
12	* * *
13	(10) a vehicle that is more than 15 years old on January 1, 2024.
14	Sec. 26. 23 V.S.A. § 2013 is amended to read:
15	§ 2013. WHEN CERTIFICATE REQUIRED; ISSUANCE OF EXEMPT
16	VEHICLE TITLE UPON REQUEST
17	(a)(1) Except as provided in section 2012 of this title, the provisions of this
18	chapter shall apply to and a title must be obtained for all motor vehicles at the
19	time of first registration or when a change of registration is required under the
20	provisions of section 321 of this title by reason of a sale for consideration.

1	(2) In addition, a Vermont resident may apply at any time to the
2	Commissioner to obtain an "exempt vehicle title" for a vehicle that is more
3	than 15 years old. Such titles shall be in a form prescribed by the
4	Commissioner and shall include a legend indicating that the title is issued
5	under the authority of this subdivision. The Commissioner shall issue an
6	exempt vehicle title if the applicant pays the applicable fee and fulfills the
7	requirements of this section, and if the Commissioner is satisfied that:
8	(A) the applicant is the owner of the vehicle;
9	(B) the applicant is a Vermont resident; and
10	(C) the vehicle is not subject to any liens or encumbrances.
11	[Repealed.]
12	(3) Prior to issuing an exempt vehicle title pursuant to subdivision (2) of
13	this subsection, the Commissioner shall require all of the following:
14	(A) The applicant to furnish one of the following proofs of
15	ownership, in order of preference:
16	(i) a previous Vermont or out of state title indicating the
17	applicant's ownership;
18	(ii) an original or a certified copy of a previous Vermont or out of
19	state registration indicating the applicant's ownership;

l	(111) sufficient evidence of ownership as determined by the
2	Commissioner, including bills of sale or original receipts for major
3	components of homebuilt vehicles; or
4	(iv) a notarized affidavit certifying that the applicant is the owner
5	of the vehicle and is unable to produce the proofs listed in subdivisions (i) (iii)
6	of this subdivision (3)(A) despite reasonable efforts to do so.
7	(B) A notarized affidavit certifying:
8	(i) the date the applicant purchased or otherwise took ownership
9	of the vehicle;
10	(ii) the name and address of the seller or transferor, if known;
11	(iii) that the applicant is a Vermont resident; and
12	(iv) that the vehicle is not subject to any liens or encumbrances.
13	(C) Assignment of a new vehicle identification number pursuant to
14	section 2003 of this title, if the vehicle does not have one. [Repealed.]
15	* * *
16	Sec. 27. 23 V.S.A. § 2017 is amended to read:
17	§ 2017. ISSUANCE OF CERTIFICATE; RECORDS
18	(a) The Commissioner shall file each application received and, when
19	satisfied as to its genuineness and regularity and that the applicant is entitled to
20	the issuance of a certificate of title, shall issue a certificate of title of the
21	vehicle, without regard to the age of the vehicle.

1	(b) The Commissioner may issue an electronic certificate of title, provided
2	that the applicant is entitled to the issuance of the certificate of title pursuant to
3	subsection (a) of this section.
4	(c) The Commissioner shall maintain at his or her central office a record of
5	all certificates of title issued by him or her for vehicles 15 years old and newer,
6	and of all exempt vehicle titles issued by him or her, under a distinctive title
7	number assigned to the vehicle; under the identification number of the vehicle;
8	alphabetically, under the name of the owner; and, in the discretion of the
9	Commissioner, by any other method he or she the Commissioner determines.
10	The original records may be maintained on microfilm or electronic imaging.
11	Sec. 28. 23 V.S.A. § 2091(a) is amended to read:
12	(a) Except for vehicles for which no certificate of title is required pursuant
13	to section 2012 of this title and for vehicles that are more than 15 years old,
14	any person who purchases or in any manner acquires a vehicle as salvage; any
15	person who scraps, dismantles, or destroys a motor vehicle; or any insurance
16	company or representative thereof who declares a motor vehicle to be a total
17	loss, shall apply to the Commissioner for a salvage certificate of title within 15
18	days of after the time the vehicle is purchased or otherwise acquired as
19	salvage; is scrapped, dismantled, or destroyed; or is declared a total loss.

However, an insurance company or representative thereof proceeding under

21

1	subsection (c) of this section may apply outside this 15-day window to the
2	extent necessary to comply with the requirements of that subsection.
3	* * * Nonresident Title * * *
4	Sec. 29. 23 V.S.A. § 2020 is amended to read:
5	§ 2020. WITHHOLDING OF CERTIFICATE; BOND REQUIRED
6	If the Commissioner is not satisfied as to the ownership of the vehicle or
7	that there are no undisclosed security interests in it, the Commissioner may
8	register the vehicle but shall either:
9	(1) Withhold issuance of a certificate of title until the applicant presents
10	documents reasonably sufficient to satisfy the Commissioner as to the
11	applicant's ownership of the vehicle and that there are no undisclosed security
12	interests in it ; or .
13	(2) As a condition of issuing a certificate of title, require the an
14	applicant who is a Vermont resident to file with the Commissioner a bond in
15	the form prescribed by the Commissioner and executed by the applicant, and
16	either accompanied by the deposit of cash with the Commissioner or also
17	executed by a person authorized to conduct a surety business in this State. The
18	bond shall be in an amount equal to one and one-half times the value of the
19	vehicle as determined by the Commissioner and conditioned to indemnify any

prior owner and lienholder and any subsequent purchaser of the vehicle or

person acquiring any security interest in it, and their respective successors in

1	interest, against any expense, loss, or damage, including reasonable attorney's
2	fees, by reason of the issuance of the certificate of title of the vehicle or on
3	account of any defect in or undisclosed security interest upon the right, title,
4	and interest of the applicant in and to the vehicle. Any such interested person
5	has a right of action to recover on the bond for any breach of its conditions, but
6	the aggregate liability of the surety to all persons shall not exceed the amount
7	of the bond. The bond, and any deposit accompanying it, shall be returned at
8	the end of three years or earlier if the vehicle is no longer registered in this
9	State and the currently valid certificate of title is surrendered to the
10	Commissioner, unless the Commissioner has been notified of the pendency of
11	an action to recover on the bond. The Commissioner shall not issue titles to
12	nonresidents under the provisions of this subdivision.
13	* * * Towing; Abandoned Vehicles * * *
14	Sec. 30. 23 V.S.A. § 4(88) is added to read:
15	(88) "Towing business" means a person that regularly engages in one or
16	more of the following: recovery, impoundment, transport, storage, or disposal
17	of motor vehicles.
18	Sec. 31. 23 V.S.A. § 2151 is amended to read:
19	§ 2151. DEFINITIONS
20	As used in this subchapter:

(1)(A) "Abandoned motor vehicle" means:

21

1	(i) a motor vehicle that has remained on public or private property
2	or on or along a highway for more than 48 hours without the consent of the
3	owner or person in control of the property and has a valid registration plate or
4	public vehicle identification number that has not been removed, destroyed, or
5	altered; or
6	(ii) a motor vehicle that has remained on public or private property
7	or on or along a highway without the consent of the owner or person in control
8	of the property for any period of time if:
9	(I) the vehicle does not have a valid registration plate or the
10	public vehicle identification number has been removed, destroyed, or altered;
11	<u>or</u>
12	(II) a law enforcement officer has requested that the vehicle be
13	removed by a towing business.
14	(B) "Abandoned motor vehicle" does not include a vehicle or other
15	equipment used or to be used in construction or in the operation or
16	maintenance of highways or public utility facilities, which is left in a manner
17	that does not interfere with the normal movement of traffic.
18	(2) "Landowner" means a person who owns or leases or otherwise has
19	authority to control use of real property.
20	(3) "Law enforcement officer" means a State Police officer, municipal

police officer, motor vehicle inspector, Capitol Police officer, constable,

21

1	sheriff, or deputy sheriff certified by the Vermont Criminal Justice Council
2	under 20 V.S.A. § 2358.
3	(4) "Motor vehicle" means all vehicles propelled or drawn by power
4	other than muscular power that have, or could have, one or more of the
5	following:
6	(A) a registration plate, registration decal, or certificate of number;
7	(B) a public vehicle identification number; or
8	(C) a certificate of title.
9	(3)(5) "Public vehicle identification number" means the public vehicle
10	identification number that is usually visible through the windshield and
11	attached to the driver's side of the dashboard, instrument panel, or windshield
12	pillar post or on the doorjamb on the driver's side of the vehicle.
13	Sec. 32. 23 V.S.A. § 2153(a) is amended to read:
14	(a) A landowner on whose property an abandoned motor vehicle is located
15	was discovered or has been relocated to shall apply to the Department for an
16	abandoned motor vehicle certification on forms supplied by the Department
17	within 30 90 days of after the date the vehicle was discovered on or brought to
18	the property unless the vehicle has been removed from the property or
19	relocated. An abandoned motor vehicle certification form shall indicate the
20	date that the abandoned motor vehicle was discovered or brought to the

property relocated; the make, color, model, and location of the vehicle; the

1	name, address, and telephone number of the landowner of the property where
2	the vehicle is currently located; and a certification of the public vehicle
3	identification number, if any, to be recorded prepared by a law enforcement
4	officer, licensed dealer, or inspection station designated by the Commissioner
5	of Motor Vehicles. This subsection shall not be construed as creating a private
6	right of action against the landowner of the property where an abandoned
7	motor vehicle is located.
8	Sec. 33. 23 V.S.A. § 2158 is amended to read:
9	§ 2158. FEES FOR TOWING; PUBLIC PROPERTY; FUNDING
10	(a) A towing service may charge a fee of up to \$40.00 \$125.00 for towing
11	an abandoned motor vehicle from public property under the provisions of
12	sections 2151–2157 of this title subchapter. This fee shall be paid to the
13	towing service upon the issuance by the Department of Motor Vehicles of a
14	certificate of abandoned motor vehicles under section 2156 of this title. The
15	Commissioner of Motor Vehicles shall notify the Commissioner of Finance
16	and Management who shall issue payment to the towing service for vehicles
17	removed from public property. Payments under this section shall terminate
18	upon the payment of a total of \$16,000.00 for towing abandoned motor
19	vehicles from public property in any fiscal year. A towing company shall not

be eligible for more than 50 percent of this annual allocation.

1	(b) The Commissioner of Motor Vehicles is authorized to expend up to
2	\$16,000.00 of the Department's annual appropriation for the purpose of this
3	section. [Repealed.]
4	Sec. 34. 9 V.S.A. chapter 51, subchapter 2 is amended to read:
5	Subchapter 2. Artisan's Service Provider Liens for Personal Property
6	* * *
7	§ 1951a. TOWING AND STORING LIEN
8	(a) Definitions. As used in this section:
9	(1) "Abandoned motor vehicle" has the same meaning as in 23 V.S.A.
10	<u>§ 2151(1).</u>
11	(2) "Towing business" has the same meaning as in 23 V.S.A. § 4(88).
12	(b) Lien. A towing business that tows a motor vehicle at the request of the
13	owner or an abandoned motor vehicle shall have a lien on the motor vehicle for
14	the towing business's reasonable towing, storage, and remediation charges and
15	may retain possession of the motor vehicle and its contents at the towing
16	business's place of business until the towing business is satisfied that the
17	reasonable charges for towing, storage, and remediation have been paid.
18	(c) Bond. The owner of a motor vehicle that is being retained pursuant to
19	subsection (b) of this section shall be allowed to provide a surety bond in an
20	amount equal to the towing business's reasonable towing, storage, and
21	remediation charges in exchange for the release of the motor vehicle.

1	* * *
2	* * * Proof of Liability Insurance; Snowmobiles * * *
3	Sec. 35. 23 V.S.A. § 3206(b) is amended to read:
4	(b) A snowmobile shall not be operated:
5	* * *
6	(19) Without <u>carrying proof of</u> liability insurance as described in this
7	subdivision. No owner or operator of a snowmobile shall operate or permit the
8	operation of the snowmobile on the Statewide Snowmobile Trail System or
9	public right of way, except on the property of the owner, without having in
10	effect a liability policy or bond in the amounts of at least \$25,000.00 for one
11	person and \$50,000.00 for two or more persons killed or injured and
12	\$10,000.00 for damages to property in any one crash. In lieu thereof, evidence
13	of self-insurance in the amount of \$115,000.00 must be filed with the
14	Commissioner. Such financial responsibility shall be maintained and
15	evidenced in a form prescribed by the Commissioner. The standards and
16	process established in subsection 801(c) of this title shall be adopted. An
17	operator may prove financial responsibility using a portable electronic device;
18	however, use of a device for this purpose does not in itself constitute consent
19	for an enforcement officer to access other contents of the device. An operator
20	cited for violating this subsection shall not be convicted if the operator sends or

produces to the issuing enforcement agency within seven business days of the

1	traffic stop proof of financial responsibility that was in effect at the time of the
2	traffic stop.
3	* * *
4	* * * Commercial Driver's License; Federal Motor Carrier Safety
5	Administration Drug and Alcohol Clearinghouse * * *
6	Sec. 36. 23 V.S.A. § 4108 is amended to read:
7	§ 4108. COMMERCIAL DRIVER'S LICENSE, COMMERCIAL
8	LEARNER'S PERMIT QUALIFICATION STANDARDS
9	(a) Before issuing a commercial driver's license or commercial learner's
10	permit, the Commissioner shall request the applicant's complete operating
11	record from any state in which the applicant was previously licensed to operate
12	any type of motor vehicle in the past 10 years and conduct a check of the
13	applicant's operating record by querying the National Driver Register
14	established under 49 U.S.C. § 30302 and, the Commercial Driver's License
15	Information System established under 49 U.S.C. § 31309, and the Commercial
16	Driver's License Drug and Alcohol Clearinghouse established under 49 C.F.R.
17	Part 382, Subpart G and required pursuant to 49 C.F.R. § 382.725 to determine
18	if:
19	(1) the applicant has already been issued a commercial driver's license;
20	(2) the applicant's commercial driver's license has been suspended,
21	revoked, or canceled; or

1	(3) the applicant has been convicted of any offense listed in 49 U.S.C.
2	§ 30304(a)(3); or
3	(4) the applicant has a verified positive, adulterated, or substituted
4	controlled substances test result; has an alcohol confirmation test with a
5	concentration of 0.04 or higher; has refused to submit to a test in violation of
6	49 C.F.R. § 382.211; or the applicant's employer has reported actual
7	knowledge, as defined at 49 C.F.R. § 382.107, that the applicant used alcohol
8	on duty in violation of 49 C.F.R. § 382.205, used alcohol before duty in
9	violation of 49 C.F.R. § 382.207, used alcohol following an accident in
10	violation of 49 C.F.R. § 382.209, or used a controlled substance in violation of
11	49 C.F.R. § 382.213.
12	(b) The Commissioner shall not issue a commercial driver's license or
13	commercial learner's permit to any individual:
14	* * *
15	(4) Who has a verified positive, adulterated, or substituted controlled
16	substances test result; has an alcohol confirmation test with a concentration of
17	0.04 or higher; has refused to submit to a test in violation of 49 C.F.R.
18	§ 382.211; or for whom an employer has reported actual knowledge, as defined
19	in 49 C.F.R. § 382.107, that the applicant used alcohol on duty in violation of
20	49 C.F.R. § 382.205, used alcohol before duty in violation of 49 C.F.R.

1	§ 382.207, used alcohol following an accident in violation of 49 C.F.R.
2	§ 382.209, or used a controlled substance in violation of 49 C.F.R. § 382.213.
3	* * *
4	* * * Purchase and Use Tax * * *
5	Sec. 37. 32 V.S.A. § 8902(5) is amended to read:
6	(5) "Taxable cost" means the purchase price as defined in subdivision
7	(4) of this section or the taxable cost as determined under section 8907 of this
8	title. For any purchaser who has paid tax on the purchase or use of a motor
9	vehicle that was sold or traded by the purchaser or for which the purchaser
10	received payment under a contract of insurance, the taxable cost of the
11	replacement motor vehicle other than a leased vehicle shall exclude:
12	(A) The value allowed by the seller on any motor vehicle accepted by
13	him or her the seller as part of the consideration of the motor vehicle, provided
14	the motor vehicle accepted by the seller is owned and previously or currently
15	registered or titled by the purchaser, with no change of ownership since
16	registration or titling, except for motor vehicles for which registration is not
17	required under the provisions of Title 23 or motor vehicles received under the
18	provisions of subdivision 8911(8) of this title.
19	(B) The amount received from the sale of a motor vehicle last
20	registered or titled in his or her the seller's name, the amount not to exceed the

clean trade-in value of the same make, type, model, and year of manufacture as

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1	designated by the manufacturer and as shown in the NADA Official Used Car
2	Guide (New England edition), or any comparable publication, provided such
3	sale occurs within three months of after the taxable purchase. However, this
4	three-month period shall be extended day-for-day for any time that a member
5	of a guard unit or of the U.S. Armed Forces, as defined in 38 U.S.C. § 101(10).
6	spends outside Vermont due to activation or deployment, and an additional
7	60 days following the person's individual's return from activation or
8	deployment. Such amount shall be reported on forms supplied by the
9	Commissioner of Motor Vehicles.
10	* * *
11	Sec. 38. 32 V.S.A. § 8911 is amended to read:
12	§ 8911. EXCEPTIONS
13	The tax imposed by this chapter shall not apply to:
14	* * *
15	(22) Motor vehicles that have been registered to the applicant for a
16	period of at least three years in a jurisdiction that imposes a state sales or use
17	tax on motor vehicles. An applicant for exemption under this subdivision shall
18	bear the burden of establishing to the satisfaction of the Commissioner that the

vehicle was registered in a qualifying jurisdiction for the requisite period.

* * *

1	* * * Gross Weight Limits on Highways; Report * * *
2	Sec. 39. REPORT ON INCREASING GROSS WEIGHT LIMITS ON
3	HIGHWAYS THROUGH SPECIAL ANNUAL PERMIT
4	(a) The Secretary of Transportation or designee, in collaboration with the
5	Commissioner of Forests, Parks and Recreation or designee; the Executive
6	Director of the Vermont League of Cities and Towns or designee; and the
7	President of the Vermont Forest Products Association or designee and with the
8	assistance of the Commissioner of Motor Vehicles or designee, shall examine
9	adding one or more additional special annual permits to 23 V.S.A. § 1392 to
10	allow for the operation of motor vehicles at a gross vehicle weight over 99,000
11	pounds and shall file a written report on the examination and any
12	recommendations with the House and Senate Committees on Transportation on
13	or before January 15, 2024.
14	(b) At a minimum, the examination shall address:
15	(1) allowing for a truck trailer combination or truck tractor, semi-trailer
16	combination transporting cargo of legal dimensions that can be separated into
17	units of legal weight without affecting the physical integrity of the load to bear
18	a maximum of 107,000 pounds on six axles or a maximum of 117,000 pounds
19	on seven axles by special annual permit;
20	(2) limitations for any additional special annual gross vehicle weight
21	permits based on highway type, including limited access State highway, non-

1	limited-access State highway, class 1 town highway, and class 2 town
2	highway;
3	(3) limitations for any additional special annual gross vehicle weight
4	permits based on axle spacing and axle-weight provisions;
5	(4) reciprocity treatment for foreign trucks from a state or province that
6	recognizes Vermont vehicles permitted at increased gross weights;
7	(5) permit fees for any additional special annual gross vehicle weight
8	permits;
9	(6) additional penalties, including civil penalties and permit revocation,
10	for gross vehicle weight violations; and
11	(7) impacts of any additional special annual gross vehicle permits on the
12	forest economy and on the management and forest cover of Vermont's
13	landscape.
14	* * * Implementation of DMV Modernization Project; Driver Services * * *
15	Sec. 40. IMPLEMENTATION OF DEPARTMENT OF MOTOR VEHICLES
16	MODERNIZATION PROJECT
17	(a) Notwithstanding any provision of Title 23 to the contrary or rules
18	adopted pursuant to authority under Title 23 to the contrary, the Commissioner
19	of Motor Vehicles may make reasonable changes to existing Department of
20	Motor Vehicles' processes related to driver services as part of implementing
21	the DMV Core System Modernization project provided that the Commissioner

1	receives approval from the Joint Transportation Oversight Committee pursuant
2	to subsection (b) of this section.
3	(b)(1) The Commissioner shall promptly report any anticipated changes to
4	existing Department of Motor Vehicles' processes to the Joint Transportation
5	Oversight Committee along with a detailed explanation for how statutes or
6	rules will need to be amended in order to have statutes and rules be consistent
7	with Department of Motor Vehicles' processes going forward.
8	(2) If the Joint Transportation Oversight Committee disapproves of the
9	anticipated change to Department of Motor Vehicles' processes, it shall
10	provide notice of that disapproval and an explanation of the basis for the
11	disapproval to the Commissioner within 30 calendar days following receipt of
12	the report of the anticipated change.
13	(3) If the Joint Transportation Oversight Committee disapproves of an
14	anticipated change to Department of Motor Vehicles' processes under
15	subdivision (2) of this subsection, then the Commissioner may revise and
16	resubmit for further consideration.
17	(4) If the Joint Transportation Oversight Committee does not disapprove
18	of the anticipated change to Department of Motor Vehicles' processes under
19	the authority of this section within 30 calendar days after receipt of the report
20	of the anticipated change to Department of Motor Vehicles' processes or

1	receipt of a revised submittal, then the anticipated change to Department of
2	Motor Vehicles' processes is deemed approved.
3	(c) The Commissioner of Motor Vehicles shall propose for inclusion in the
4	2024 and 2025 Miscellaneous Motor Vehicles Bills amendments to any
5	statutes that will be inconsistent with Department of Motor Vehicles' processes
6	after approval by the Joint Transportation Oversight Committee pursuant to
7	subsection (b) of this section.
8	(d) This section shall continue in effect until July 1, 2025.
9	Sec. 41. REPEAL
10	Sec. 40 (implementation of Department of Motor Vehicles modernization
11	project) of this act is repealed on July 1, 2025.
12	Sec. 42. 19 V.S.A. § 12b is amended to read:
13	§ 12b. JOINT TRANSPORTATION OVERSIGHT COMMITTEE
14	(a) There is created a the Joint Transportation Oversight Committee
15	composed of the Chairs of the House and Senate Committees on
16	Appropriations, the House and Senate Committees on Transportation, the
17	House Committee on Ways and Means, and the Senate Committee on Finance.
18	The Committee shall be chaired alternately by the Chairs of the House and
19	Senate Committees on Transportation, and the two-year term shall run
20	concurrently with the biennial session of the General Assembly. The Chair of

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1	the Senate Committee on Transportation shall chair the Committee during the
2	2009–2010 legislative session.
3	(b) The Committee shall meet during adjournment for official duties.
4	Meetings shall be convened by the Chair and, when practicable, shall be
5	coordinated with the regular meetings of the Joint Fiscal Committee. Members
6	shall be entitled to compensation and reimbursement pursuant to 2 V.S.A.
7	§ 23. The Committee shall have the assistance of the staff of the Office of
8	Legislative Counsel, the Office of Legislative Operations, and the Joint Fiscal
9	Office.
10	(c) The Committee shall provide legislative oversight of the Transportation
11	Fund revenues collection and the operation and administration of the Agency
12	of Transportation construction, paving, and rehabilitation programs. The
13	Secretary of Transportation and Commissioner of Motor Vehicles shall report
14	to the Committee upon request.
15	* * *
16	Sec. 43. 19 V.S.A. § 12b(c) is amended to read:
17	(c) The Committee shall provide legislative oversight of the Transportation
18	Fund revenues collection and the operation and administration of the Agency
19	of Transportation construction, paving, and rehabilitation programs. The

Secretary of Transportation and Commissioner of Motor Vehicles shall report

to the Committee upon request.

1	* * * ATV Fees and Penalties * * *
2	Sec. 44. REPEALS
3	(a) 2018 Acts and Resolves No. 158, Secs. 29 (July 1, 2023 amendment to
4	23 V.S.A. § 3513(a)) and 43(c) (effective date) are repealed.
5	(b) 2022 Acts and Resolves No. 185, Sec. E.702 (July 1, 2023 amendment
6	to 23 V.S.A. § 3513) is repealed.
7	Sec. 45. 2022 Acts and Resolves No. 185, Sec. H.100(d) is amended to read:
8	(d) Secs. E.240.1 (7 V.S.A. § 845); E.240.2 (32 V.S.A. § 7909); E.702
9	(Fish and Wildlife); F.100(b), F.101(b), F.102(b) and F.103 (Executive
10	Branch; Exempt Employees, Misc. Statutory Salaries; Fiscal Year 2024);
11	F.104-106 (Judicial Branch; Statutory Salaries, Fiscal Year 2024); F.107
12	(Sheriffs, Statutory Salaries, Fiscal Year 2024); F.108 (State's Attorney's;
13	Statutory Salaries; Fiscal Year 2024); and Secs. F.109(a)(2), F.109(b)(3), and
14	F.109(c)(2) (Appropriations; Fiscal Year 2024) shall take effect on July 1,
15	2023.
16	Sec. 46. 23 V.S.A. § 3513(a) is amended to read:
17	(a) The amount of 90 percent of the fees and penalties collected under this
18	chapter, except interest, is allocated to the Agency of Natural Resources
19	Department of Forests, Parks and Recreation for use by the Vermont ATV
20	Sportsman's Association (VASA) for development and maintenance of a
21	Statewide ATV Trail Program, for trail liability insurance, and to contract for

1	law enforcement services with any constable, sheriff's department, municipal
2	police department, the Department of Public Safety, and the Department of
3	Fish and Wildlife for purposes of trail compliance pursuant to this chapter.
4	The Departments of Public Safety and of Fish and Wildlife are authorized to
5	contract with VASA to provide these law enforcement services. The Agency
6	of Natural Resources Department of Forests, Parks and Recreation shall retain
7	for its use up to \$7,000.00 during each fiscal year to be used for administration
8	of the State grant that supports this program Program.
9	* * * Effective Dates * * *
10	Sec. 47. EFFECTIVE DATES
11	(a) This section and Secs. 1 (new motor vehicle arbitration; 9 V.S.A.
12	§ 4173(d)), 2 (definition of mail; 23 V.S.A. § 4(87)), 14 (electronic proof of
13	registration; 23 V.S.A. § 307), 15 and 16 (plug-in electric vehicle registration
14	fees; 23 V.S.A. §§ 361 and 362), 20 (current Total Abstinence Program
15	participants), and 23 and 24 (electronic permits; 23 V.S.A. §§ 1392(21) and
16	1455) shall take effect on passage.
17	(b) Sec. 19 (Total Abstinence Program; 23 V.S.A. § 1209a) shall take
18	effect on passage and apply to all individuals participating in or in the process
19	of applying to participate in the Total Abstinence Program as of the effective
20	date of this section without regard to when the individual's license was
21	reinstated under the Total Abstinence Program.

1	(c) Secs. 4–13 (license plate stickers; validation stickers) shall take effect
2	on November 1, 2023.
3	(d) Secs. 25–28 (title; 23 V.S.A. §§ 2012, 2013, 2017, and 2091(a)) shall
4	take effect upon completion of the vehicle services module of the DMV Core
5	System Modernization project.
6	(e) Sec. 17 (statutory default speed limits; 23 V.S.A. § 1081) shall take
7	effect on July 1, 2024.
8	(f) Sec. 36 (commercial driver's license clearinghouse; 23 V.S.A. § 4108)
9	shall take effect on November 18, 2024.
10	(g) Sec. 43 (Joint Transportation Oversight Committee; 19 V.S.A.
11	§ 12b(c)) shall take effect on July 1, 2025.
12	(h) All other sections shall take effect on July 1, 2023.