- 2 The Committee on Appropriations to which was referred House Bill No.
- 3 868 entitled "An act relating to the fiscal year 2025 Transportation Program
- 4 and miscellaneous changes to laws related to transportation" respectfully
- 5 reports that it has considered the same and recommends that the report of the
- 6 Committee on Transportation be amended as follows:
- First: By striking out Sec. 24, 19 V.S.A. §§ 2402 and 2043, and its reader
- 8 assistance heading, in their entireties and inserting in lieu thereof the
- 9 following:
- \* \* \* Complete Streets; Traffic Calming Measures; Designated Centers \* \* \*
- 11 Sec. 24. 19 V.S.A. §§ 2402 and 2403 are amended to read:
- 12 § 2402. STATE POLICY
- 13 (a) Agency of Transportation funded, designed, or funded and designed
- projects shall seek to increase and encourage more pedestrian, bicycle, and
- public transit trips, with the State goal to promote intermodal access to the
- maximum extent feasible, which will help the State meet the transportation-
- 17 related recommendations outlined in the Comprehensive Energy Plan (CEP)
- issued under 30 V.S.A. § 202b and the recommendations of the Vermont
- 19 Climate Action Plan (CAP) issued under 10 V.S.A. § 592.
- 20 (b) Except in the case of projects or project components involving unpaved
- 21 highways, for all transportation projects and project phases managed by the

1	Agency or a municipality, including planning, development, construction, or
2	maintenance, it is the policy of this State for the Agency and municipalities, as
3	applicable, to incorporate complete streets principles that:
4	(1) serve individuals of all ages and abilities, including vulnerable users
5	as defined in 23 V.S.A. § 4(81);
6	(2) follow state-of-the-practice design guidance; and
7	(3) are sensitive to the surrounding community, including current and
8	planned buildings, parks, and trails and current and expected transportation
9	needs; and
10	(4) when desired by the municipality or specifically identified in the
11	regional plan, implement street design for purposes of calming and slowing
12	traffic in State-designated centers under 24 V.S.A. chapter 76A.
13	§ 2403. PROJECTS NOT INCORPORATING COMPLETE STREETS
14	PRINCIPLES
15	(a) State projects. A State-managed project shall incorporate complete
16	streets principles unless the project manager makes a written determination,
17	supported by documentation, that one or more of the following circumstances
18	exist:
19	* * *
20	(2) The cost of incorporating complete streets principles is
21	disproportionate to the need or probable use as determined by factors including

land use, current and projected user volumes, population density, crash data, historic and natural resource constraints, and maintenance requirements. The Agency shall consult local and regional plans, as appropriate, in assessing these and any other relevant factors. If the project manager bases the written determination required under this subsection in whole or in part on this subdivision then the project manager shall provide a supplemental written determination with specific details on costs, needs, and probable uses, as applicable. The supplemental written determination shall also address any design elements that were desired by the municipality or specifically identified in the regional plan pursuant to subdivision 2402(b)(4) of this chapter but were not incorporated.

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(b) Municipal projects. A municipally managed project shall incorporate complete streets principles unless the municipality managing the project makes a written determination, supported by documentation, that one or more of the following circumstances exist:

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(2) The cost of incorporating complete streets principles is disproportionate to the need or probable use as determined by factors such as land use, current and projected user volumes, population density, crash data, historic and natural resource constraints, and maintenance requirements. The

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municipality shall consult local and regional plans, as appropriate, in assessing
these and any other relevant factors. If the municipality managing the project
bases the written determination required under this subsection in whole or in
part on this subdivision then the project manager shall provide a supplemental
written determination with specific details on costs, needs, and probable uses,
as applicable. The supplemental written determination shall also address any
design elements that were desired by the municipality or specifically identified
in the regional plan pursuant to subdivision 2402(b)(4) of this chapter but were
not incorporated.
* * *
Second: By striking out Secs. 27–29, and their reader assistance heading, in

- their entireties and inserting in lieu thereof the following:
- \* \* \* Electric and Plug-In Hybrid Vehicles; EV Infrastructure Fee \* \* \*
- 14 Sec. 27. 23 V.S.A. § 361 is amended to read:
- 15 § 361. PLEASURE CARS
- 16 (a) The annual registration fee for a pleasure car, as defined in subdivision
  17 4(28) of this title, and including a pleasure car that is a plug-in electric vehicle,
  18 as defined in subdivision 4(85) of this title, shall be \$89.00, and the biennial
  19 fee shall be \$163.00.
  - (b) In addition to the registration fee set forth in subsection (a) of this section, there shall be an annual electric vehicle (EV) infrastructure fee for a

1	pleasure car that is a battery electric vehicle, as defined in subdivision 4(85)(A
2	of this title, equal to the amount of the annual fee collected in subsection (a) of
3	this section, or a biennial EV infrastructure fee equal to two times the annual
4	fee collected in subsection (a) of this section.
5	(c) In addition to the registration fee set forth in subsection (a) of this
6	section, there shall be an annual EV infrastructure fee for a pleasure car that is
7	a plug-in hybrid electric vehicle, as defined in subdivision 4(85)(B) of this
8	title, equal to one-half the amount of the annual fee collected in subsection (a)
9	of this section, or a biennial EV infrastructure fee equal to the annual fee
10	collected in subsection (a) of this section.
11	(d) The annual and biennial EV infrastructure fees collected in subsections
12	(b) and (c) of this section shall be allocated to the Transportation Fund for the
13	purpose of increasing Vermonters' access to electric vehicle supply equipment
14	(EVSE) charging ports through a program or programs selected by the
15	Secretary, which may include programs administered by the Agency of
16	Commerce and Community Development.
17	Sec. 28. EV INFRASTRUCTURE FEE; ELECTRIC VEHICLES
18	The Department of Motor Vehicles shall implement a public outreach
19	campaign regarding EV infrastructure fees for battery electric vehicles and
20	plug-in electric hybrid vehicles not later than October 1, 2024. The campaign

1	shall disseminate information on the Department's web page and through other
2	outreach methods.
3	Sec. 29. 23 V.S.A. § 361 is amended to read:
4	§ 361. PLEASURE CARS
5	* * *
6	(b) In addition to the registration fee set forth in subsection (a) of this
7	section, there shall be an annual electric vehicle (EV) infrastructure fee for a
8	pleasure car that is a battery electric vehicle, as defined in subdivision 4(85)(A)
9	of this title, equal to the amount of the annual fee collected in subsection (a) of
10	this section, or a biennial EV infrastructure fee equal to two times the annual
11	fee collected in subsection (a) of this section. [Repealed.]
12	* * *
13	(d) The annual and biennial EV infrastructure fees collected in subsections
14	(b) and subsection (c) of this section shall be allocated to the Transportation
15	Fund for the purpose of increasing Vermonters' access to electric vehicle
16	supply equipment (EVSE) charging ports through a program or programs
17	selected by the Secretary, which may include programs administered by the
18	Agency of Commerce and Community Development.
19	Third: In Sec. 34, 19 V.S.A. § 42, following "subsections", by striking out
20	"7(k)," and inserting in lieu thereof " <del>7(k),</del> "

1	Fourth: By adding a new reader assistance heading and a new section to be
2	Sec. 34a to read as follows:
3	* * * MileageSmart; Income Eligibility * * *
4	Sec. 34a. 19 V.S.A. § 2903 is amended to read:
5	§ 2903. MILEAGESMART
6	(a) Creation; administration.
7	(1) There is created a used high fuel efficiency vehicle incentive
8	program, which shall be administered by the Agency of Transportation and
9	known as MileageSmart.
10	(2) Subject to State procurement requirements, the Agency may retain a
11	contractor or contractors to assist with marketing, program development, and
12	administration of MileageSmart.
13	(b) Program structure. MileageSmart shall structure high fuel efficiency
14	purchase incentive payments by income to help all Vermonters benefit from
15	more efficient driving and reduced greenhouse gas emissions, including
16	Vermont's most vulnerable. Specifically, MileageSmart shall:
17	(1) apply to purchases of used high fuel-efficient motor vehicles, which
18	for purposes of this program shall be pleasure cars with a combined
19	city/highway fuel efficiency of at least 40 miles per gallon or miles-per-gallon
20	equivalent as rated by the Environmental Protection Agency when the vehicle
21	was new; and

1	(2) provide not more than one point-of-sale voucher worth up to
2	\$5,000.00 to an individual who is a member of a household with an adjusted
3	gross income that is at or below 80 percent of the State median income;
4	provided, however, that the Agency of Transportation may reduce the income
5	eligibility threshold based on available funding or applicant volume, or both, in
6	order to prioritize vouchers for households with lower income.
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15	(Committee vote:)
16	
17	Senator
18	FOR THE COMMITTEE