supplies.

1	S.80
2	Introduced by Senators Bray, McCormack and White
3	Referred to Committee on
4	Date:
5	Subject: Conservation and development; dams; water quality financing;
6	reports; public notice
7	Statement of purpose of bill as introduced: This bill proposes to make multiple
8	technical amendments to environmental conservation laws. The bill would
9	postpone from 2023 until 2025 the date of the Department of Environmental
10	Conservation Dam Registration Program report, and it would postpone the
11	deadline date for the dam design standards rule from 2022 until 2024. The bill
12	proposes to allow a salvage yard that lacks a certificate of registration to
13	operate a mobile vehicle crusher in order to close the salvage yard. The bill
14	would make several amendments to requirements for eligibility and award of
15	assistance under the Special Environmental Revolving Loan Fund programs.
16	In addition, the bill amends the dates of certain clean water reports. The act
17	proposes to amend the default notice requirements for certain stormwater
18	permits issued for emergency construction activities. The bill also would
19	amend the requirements for posting notice of certain failed potable water

1	An act relating to miscenaneous environmental conservation subjects
2	It is hereby enacted by the General Assembly of the State of Vermont:
3	* * * Dam Registration and Design Standards * * *
4	Sec. 1. 2018 Acts and Resolves No. 161, Sec. 2 is amended to read:
5	Sec. 2. DAM REGISTRATION PROGRAM REPORT
6	On or before January 1, 2023 2025, the Department of Environmental
7	Conservation shall submit a report to the House Committees on Natural
8	Resources, Fish, and Wildlife Environment and Energy and on Ways and
9	Means and the Senate Committees on Natural Resources and Energy and on
10	Finance. The report shall contain:
11	(1) an evaluation of the dam registration program under 10 V.S.A.
12	chapter 43;
13	(2) a recommendation on whether to modify the fee structure of the dam
14	registration program;
15	(3) a summary of the dams registered under the program, organized by
16	amount of water impounded and hazard potential classification; and
17	(4) an evaluation of any other dam safety concerns related to dam
18	registration.

1	Sec. 2. 2018 Acts and Resolves No. 161, Sec. 3 is amended to read:
2	Sec. 3. ADOPTION OF RULES
3	The Secretary of Natural Resources shall adopt the rules required under
4	10 V.S.A. § 1110 as follows:
5	(1) the rules required under 10 V.S.A. § 1110(1) (exemptions),
6	§ 1110(3) (emergency action plan), § 1110(4) (hazard potential classification),
7	§ 1110(5) (dam registration), and § 1110(6) (dam inspection) shall be adopted
8	on or before July 1, 2020; and
9	(2) the rules required under 10 V.S.A. § 1110(2) (dam design standards)
10	shall be adopted on or before July 1, 2022 <u>2024</u> .
11	* * * Public Waters; Encroachment * * *
12	Sec. 3. 29 V.S.A. § 402(7) is amended to read:
13	(7) "Public waters" means navigable waters excepting those waters in
14	private ponds and private preserves as set forth in 10 V.S.A. chapter 119
15	<u>§ 1442</u> .
16	* * * Salvage Yards * * *
17	Sec. 4. 24 V.S.A. § 2248(d) is amended to read:
18	(d) No person may deliver salvage vehicles to or operate a mobile salvage
19	vehicle crusher at a salvage yard that does not hold a certificate of registration
20	under this subchapter. A salvage yard holding a certificate of registration
21	under this subchapter shall post a copy of its current certificate in a clearly

BILL AS INTRO	DUCED
2023	

S.80 Page 4 of 25

1	visible location in the proximity of each entrance to the salvage yard.
2	Notwithstanding any other provision of law to the contrary, a salvage yard that
3	does not hold a certificate of registration under this subchapter may operate a
4	mobile salvage vehicle crusher, in accordance with rules adopted under this
5	subchapter for vehicle crushing, for the purpose of closing the salvage yard after
6	first notifying the Secretary in writing of the intent to close the salvage yard.
7	* * * Water Quality Financing; State Revolving Loan Funds * * *
8	Sec. 5. 24 V.S.A. § 4753 is amended to read:
9	§ 4753. REVOLVING LOAN FUNDS; AUTHORITY TO SPEND; REPORT
10	(a) There is hereby established a series of special funds to be known as:
11	(1) The Vermont Environmental Protection Agency (EPA) Pollution
12	Control Revolving Fund, which shall be used, consistent with federal law, to
13	provide loans for planning and construction of clean water projects, including
14	acquisitions of project-related easements, land, options to purchase land, and
15	temporary or permanent rights-of-way, and for implementing related
16	management programs.
16	***
17	(10) The Vermont Wastewater and Potable Water Revolving Loan
18	Fund, which shall be used to provide loans to individuals, in accordance with
19	section 4763b of this title, for the design and construction of repairs to or
20	replacement of wastewater systems and potable water supplies when the
21	wastewater system or potable water supply is a failed system or supply as VT LEG #366091 v.1

2	wastewater system or potable water supply has a high probability of failing.
3	The amount of up to $$275,000.00$ from the fees collected pursuant to 3 V.S.A.
4	§ 2822(j)(4) or from the Fund established in subdivision (a)(1) of this
5	subsection, or a combination of both, shall be deposited into this Fund at the
6	beginning of each fiscal year to ensure a minimum balance of available funds
7	of \$275,000.00 exists for each fiscal year.
8	(b)(1) Each of such funds shall be established and held separate and apart
9	from any other funds or monies of the State and shall be used and administered
10	exclusively for the purpose of this chapter with the exception of transferring
11	funds from the Vermont Drinking Water Planning Loan Fund and the Vermont
12	Drinking Water Source Protection Fund to the Vermont Environmental
13	Protection Agency (EPA) Drinking Water State Revolving Fund, and from the
14	Vermont Pollution Control Revolving Fund to the Vermont Environmental
15	Protection Agency (EPA) Pollution Control Revolving Fund, when authorized
16	by the Secretary.
17	(2) These funds shall be administered by the Bond Bank on behalf of the
18	State, except that:
19	(A) the Vermont EPA Drinking Water State Revolving Fund and the
20	Vermont Drinking Water Planning Loan Fund shall be administered by VEDA

defined in 10 V.S.A. § 1972, or when a designer demonstrates that the

BILL AS INTRODUCED
2023

S.80 Page 6 of 25

1	concerning loans to privately owned public water systems in accordance with
2	subchapter 3 of this chapter;
3	(B) the Vermont Environmental Protection Agency (EPA) Pollution
4	Control Revolving Fund shall be administered by VEDA concerning loans to
5	private entities for clean water projects in accordance with subchapter 4 of this
6	chapter; and
7	(C) the <u>Vermont Environmental Protection Agency (EPA) Pollution</u>
8	Control Revolving Fund and the Vermont Wastewater and Potable Water
9	Revolving Loan Fund may be administered by a community development
10	financial institution, as that term is defined in 12 U.S.C. § 4702, that is
11	contracted with by the State for the purpose of providing loans to individuals
12	for failed wastewater systems and potable water supplies in accordance with
13	section 4763b of this chapter.
14	* * *
15	Sec. 6. 24 V.S.A. chapter 120, subchapter 2 is amended to read:
16	Subchapter 2. Municipal Loans to Municipalities and Individuals
17	***
18	§ 4757. REVOLVING LOAN FUNDS; ADDITIONAL USES
19	In addition to providing a source of funds from which loans may be made to
20	municipalities under this chapter, each fund created under section 4753 of this
21	chapter may be used for one or more of the following purposes:

1	(1) To make loans, to refund bonds or notes of a municipality issued
2	after March 7, 1985 for sewerage works, or after July 1, 1993 for water supply
3	systems for the purpose of financing the construction of any capital
4	improvements or management program described in section 4753 and certified
5	under section 4756 of this title.

- (2) To guarantee or insure, directly or indirectly, the payment of notes or bonds issued or to be issued by a municipality for the purpose of financing the construction of any capital improvement or management program described in section 4754 of this title and certified under section 4756.
- (3) To guarantee or insure, directly or indirectly, funds established by municipalities for the purpose of financing construction of any capital improvement described in section 4754 of this title.
- (4) To invest available fund balances, and to credit the net interest income thereon to the particular fund providing investment funds.
- (5) To pay the costs of the Bond Bank, VEDA, and the agency associated with the administration of each fund; provided, however, that no more than four percent of the aggregate of the highest fund balances in any fiscal year shall be used for such purposes, and that a separate account be established outside the Drinking Water State Revolving Fund for such purposes. As used in this subsection, costs shall include fiscal, clerical, administrative, and issuance expenditures directly attributable and allocated to

2	under this chapter.
3	(6) To pay from the Vermont Environmental Protection (EPA) Pollution
4	Control Revolving Fund or the Vermont Wastewater and Potable Water
5	Revolving Loan Fund the costs of administration of loans awarded under
6	subdivision 4753(a)(10) section 4763b of this title.
7	* * *
8	§ 4763b. LOANS TO INDIVIDUALS FOR FAILED WASTEWATER
9	SYSTEMS AND FAILED POTABLE WATER SUPPLIES
10	(a) Notwithstanding any other provision of law to the contrary, when the
11	wastewater system or potable water supply serving only single-family and
12	multifamily residences either meets the definition of a failed supply or system
13	in 10 V.S.A. § 1972 or is demonstrated by a designer to have a high probability
14	of failing, the Secretary of Natural Resources may lend monies to an owner of
15	one or more of the residences from the Vermont Wastewater and Potable
16	Water Revolving Loan Fund established in section 4753 of this title. In such
17	cases, the following conditions shall apply:
18	(1) a loan may only be made to an owner with a household income equal
19	to or less than 200 percent of the State average median household income;
20	(2) a loan may only be made to an owner who resides in one of the
21	residences served by the failed supply or system on a year-round basis;

the maintenance implementation and administration of the loan funds created

to be financed by the loan;

1	(3) a loan may only be made to an owner who has been denied financing
2	for the repair, replacement, or construction due to involuntary disconnection by
3	at least one other financing entity; [Repealed.]
4	(4) when the failed supply or system also serves residences owned by
5	persons other than the loan applicant, a loan may only be made for an equitable
6	share of the cost to repair or replace the failed supply or system that is
7	determined through agreement of all of the owners of residences served by the
8	failed system or supply;
9	(5) no construction loan shall be made to an individual under this
10	subsection, nor shall any part of any revolving loan made under this subsection
11	be expended, until all of the following take place:
12	(A) the Secretary of Natural Resources determines that if a
13	wastewater system and potable water supply permit is necessary for the design
14	and construction of the project to be financed by the loan, the permit has been
15	issued to the owner of the failed system or supply; and
16	(B) the individual applying for the loan certifies to the Secretary of
17	Natural Resources that the proposed project has secured all State and federal
18	permits, licenses, and approvals necessary to construct and operate the project

1	(6) all funds from the repayment of loans made under this section shall
2	be deposited into the Vermont Wastewater and Potable Water Revolving Loan
3	Fund.
4	(b) Notwithstanding any other provision of law to the contrary, when the
5	wastewater system serving only single-family and multifamily residences
6	either meets the definition of a failed system in 10 V.S.A. § 1972 or is
7	demonstrated by a designer to have a high probability of failing, the Secretary
8	of Natural Resources may lend monies to an owner of one or more of the
9	residences from the Vermont Wastewater and Potable Water Revolving Loan
10	Fund and capitalized by money that has been transferred from the Vermont
11	Environmental Protection Agency (EPA) Pollution Control Revolving Fund
12	pursuant to subsection 4753(a)(10) of this title, provided that no State funds are
13	used. In such cases, all of the following conditions shall apply:
14	(1) A loan may only be made to an owner with a household income
15	equal to or less than 200 percent of the State average median household
16	income.
17	(2) A loan may only be made to an owner who resides in one of the
18	residences served by the failed system on a year-round basis.
19	(3) A loan may only be made to an owner who demonstrates sufficient

means to pay the principal and interest on the loan.

1	(4) A loan may only be made for a project that is a clean water project
2	the Secretary has designated as a priority for receipt of financial assistance.
3	(5) When the failed system also serves residences owned by persons
4	other than the loan applicant, a loan may only be made for an equitable share
5	of the cost to repair or replace the failed system that is determined through
6	agreement of all of the owners of residences served by the failed system.
7	(6) No construction loan shall be made to an individual under this
8	subsection, nor shall any part of any revolving loan made under this subsection
9	be expended, until all of the following take place:
10	(A) the Secretary of Natural Resources determines that if a
11	wastewater system and potable water supply permit is necessary for the design
12	and construction of the project to be financed by the loan, the permit has been
13	issued to the owner of the failed system; and
14	(B) the individual applying for the loan certifies to the Secretary of
15	Natural Resources that the proposed project has secured all State and federal
16	permits, licenses, and approvals necessary to construct and operate the project
17	to be financed by the loan.
18	(8) Loans shall be awarded at or below market interest rates.
19	(9) All funds from the repayment of loans made under this subsection
20	shall be deposited into the Vermont Environmental Protection Agency (EPA)
21	Pollution Control Revolving Fund.

1	(c) Loans awarded under this section:
2	(1) shall include a loan repayment schedule that commences not later
3	than one year after completion of the funded project for which loan funds have
4	been issued; and
5	(2) shall not be used for the operation and maintenance expenses, or
6	laboratory fees for monitoring, of a wastewater system or potable water supply
7	(d) The Secretary of Natural Resources shall establish standards, policies,
8	and procedures as necessary for the implementation of this section. The
9	Secretary may establish criteria to extend the payment period of a loan or to
10	waive all or a portion of the loan amount.
11	* * * Clean Water Reporting * * *
12	Sec. 7. 10 V.S.A. § 1264(k) is amended to read:
13	(k) Report on treatment practices. Report on treatment practices. As part
14	of the report required under section 1389a of this title, the Secretary annually
15	shall report the following:
16	(1) whether the phosphorus load from new development permitted under
17	this section by the Secretary in the Lake Champlain watershed in the previous
18	calendar State fiscal year is achieving at least a 70 percent average phosphorus
19	load reduction;

BILL	AS INTRODU	CED
2023		

S.80 Page 13 of 25

1	(2) the estimated total phosphorus load reduction from new
2	development, redevelopment, and retrofit of impervious surface permitted
3	under this section in the previous State fiscal year; and
4	(3) the number of projects and the percentage of projects as a whole that
5	implemented Tier 1 stormwater treatment practices, Tier 2 stormwater
6	treatment practices, or Tier 3 stormwater treatment practices in the previous
7	State fiscal year.
8	Sec. 8. 10 V.S.A. § 1386 is amended to read:
9	§ 1386. IMPLEMENTATION PLAN FOR THE LAKE CHAMPLAIN
10	TOTAL MAXIMUM DAILY LOAD
11	* * *
12	(e) Beginning on February 1, 2016 January 15, 2019, and annually thereafter,
13	the Secretary, after consultation with the Secretary of Agriculture, Food and Markets
14	and the Secretary of Transportation, shall submit to the House Committee on Natural
15	Resources, Fish, and Wildlife a summary of activities and measures of progress of
<mark>16</mark>	water quality ecosystem restoration programs shall report the status of Lake
17	Champlain Total Maximum Daily Load implementation plan milestones (Phase 2 and
18	beyond) identified in Tactical Basin Plan Implementation Tables for each basin due
10	beyond) identified in Tactical basin Fian Implementation Tables for each basin due
19	for a U.S. Environmental Protection Agency interim or final report card in accordance
	101 a 0.3. Environmental Protection Agency internit of final report card in accordance

<u> </u>	20(d) (expiration of required reports) shall not apply to the report to be made under
22	this subsection.
23	Sec. 9. 10 V.S.A. § 1389a is amended to read:
24	§ 1389a CLEAN WATER INVESTMENT REPORT
25	* * *
<mark>26</mark>	(b) The Report shall include:
27	(1) Documentation of progress or shortcomings in meeting established
28	indicators for clean water restoration.
29	(2) A summary of additional funding sources pursued by the Board,
30	including whether those funding sources were attained; if it was not attained,
31	why it was not attained; and where the money was allocated from the Fund.
32	[Repealed.]
33	(3) A summary of water quality problems or concerns in each watershed basin
34	of the state, a list of water quality projects identified as necessary in each basin
35	of the State, and how identified projects have been prioritized for
36	implementation. The water quality problems and projects identified under this
37	subdivision shall include programs or projects identified across State
38	government and shall not be limited to projects listed by the Agency of Natural

	BILL AS INTRODUCED S.80 2023 Page 15 of 25
39	Resources in its watershed projects database.
40	(4) A summary of any changes to applicable federal law or policy related to
41	the State's water quality improvement efforts, including any changes to
42	requirements to implement total maximum daily load plans in the State.
43	(5) A summary of available federal funding related to or for water quality
44	improvement efforts in the State. [Repealed.]
45	(6) Beginning on January 2023 2024, a summary of the administration
46	of the grant programs established under sections 925-928 of this title,
47	including whether these grant programs are adequately funding
48	implementation of the Clean Water Initiative and whether the funding limits
49	for the Water Quality Enhancement Grants under subdivision 1389(e)(1)(D) of
50	this title should be amended to improve State implementation of the Clean
51	Water Initiative.
52	(c) The Report may also provide an overview of additional funding necessary to
53	meet objectives established for clean water restoration and recommendations for
54	additional revenue to meet those restoration objectives. The provisions of 2 V.S.A.
<mark>55</mark>	§ 20(d)(expiration of required reports) shall not apply to the report required by this
56	section.
57	(d)(1) The Secretary of Administration shall develop and use a results-based
58	accountability process in publishing the annual report required by subsection (a) of

	BILL AS INTRODUCED 2023	S.80 Page 16 of 25
5 9	this section.	1 uge 10 of 25
<mark>60</mark>	(2) The Secretary of Administration shall develop	user-friendly issue briefs,
61	tables, or executive summaries that make the information	required under
62	subdivision (b)(3) available to the public separately from	the report required
63	by this section.	
64	(3) On or before September 1 of each year, the Se	cretary of Administration
65	shall submit to the Joint Fiscal Committee an interim repo	ort regarding the
66	information required under subdivision (b)(5) of this secti	on relating to
6 7	available federal funding a summary of available federal f	funding related to or
68	for water quality efforts in the State.	
69	Sec. 9. 2019 Acts and Resolves No. 76, Sec. 7	
70	Sec. 7. RECOMMENDATIONS ON NUTRIENT CRE	EDIT
71	TRADING	
72	On or before July 1, 2022 <u>2024</u> , the Secretary of Natura	al Resources, after
73	consultation with the Clean Water Board, shall submit to t	he Senate
74	Committees on Appropriations, on Natural Resources and	Energy, and on

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1	Finance and the House Committees on Appropriations, on Natural Resources,
2	Fish, and Wildlife Environment and Energy, and on Ways and Means
3	recommendations regarding implementation of a market-based mechanism that
4	allows the purchase of water quality credits by permittees under 10 V.S.A.
5	chapter 47, and other entities. The report shall include information on the cost
6	to develop and manage any recommended trading program.
7	* * * ANR Enforcement Practices * * *
8	Sec. 10. 10 V.S.A. § 1527 is amended to read:
9	§ 1527. PENALTY
10	A person who violates a provision of this chapter shall be fined not more
10 11	A person who violates a provision of this chapter shall be fined not more than \$1,000.00 for each violation in accordance with 10 V.S.A. Chapter 201.
	•
11	than \$1,000.00 for each violation in accordance with 10 V.S.A. Chapter 201.
11 12	than \$1,000.00 for each violation in accordance with 10 V.S.A. Chapter 201. Sec. 11. 10 V.S.A. § 6697 is amended to read:
11 12 13	than \$1,000.00 for each violation in accordance with 10 V.S.A. Chapter 201. Sec. 11. 10 V.S.A. § 6697 is amended to read: § 6697. CIVIL PENALTIES; WARNING
11 12 13 14	than \$1,000.00 for each violation in accordance with 10 V.S.A. Chapter 201. Sec. 11. 10 V.S.A. § 6697 is amended to read: § 6697. CIVIL PENALTIES; WARNING (a) A person, store, or food service establishment that violates the
11 12 13 14 15	than \$1,000.00 for each violation in accordance with 10 V.S.A. Chapter 201. Sec. 11. 10 V.S.A. § 6697 is amended to read: § 6697. CIVIL PENALTIES; WARNING (a) A person, store, or food service establishment that violates the requirements of this subchapter shall:
11 12 13 14 15	than \$1,000.00 for each violation in accordance with 10 V.S.A. Chapter 201. Sec. 11. 10 V.S.A. § 6697 is amended to read: § 6697. CIVIL PENALTIES; WARNING (a) A person, store, or food service establishment that violates the requirements of this subchapter shall: (1) receive a written warning for a first offense;

BILL AS INTRODUCEI)
2023	

S.80 Page 18 of 25

1	(b) For the purposes of enforcement under this subchapter, an offense shall
2	be each day a person, store, or food service establishment is violating a
3	requirement of this subchapter.
4	Sec. 12. 24 V.S.A. § 2282 is amended to read:
5	§ 2282. PENALTY
6	A person who violates this subchapter shall be fined by the legislative body not
7	less than \$5.00 nor more than \$50.00 for each day of the violation. A person who
8	violates this subchapter shall be fined by the Agency of Natural Resources in
9	accordance with 10 V.S.A. Chapter 201.
10	* * * Solid Waste Certification * * *
11	Sec. 13. 10 V.S.A. § 6605f(a) is amended to read:
12	(a) Disqualifying criteria. Any nongovernmental entity or person applying
13	for a certification under section 6605, 6605a, or 6606 of this title, for interim
14	certification under section 6605b of this title, or for a waste transportation
15	permit under section 6607a of this title, shall be denied certification or other
16	authorization if the Secretary finds:
16	* * *
17	* * * DEC Procedural Requirements * * *
18	Sec. 14. 10 V.S.A. § 7716 is amended to read:
19	§ 7716. TYPE 5 PROCEDURES
20	(a) Purpose; scope.

1	(1) The purpose of this section is to establish the public notice and
2	comment requirements that the Department must follow when issuing
3	emergency permits and other permits listed in this section.
4	(2) The procedures under this section shall be known as Type 5
5	Procedures. This section shall govern each of the following:
6	* * *
7	(E) issuance of emergency sludge and septage disposal approvals
8	under section 6605 of this title; and
9	(F) shoreland registrations authorized under chapter 49A of this title.
10	<u>and</u>
11	(G) issuance of authorization under the Construction General Permit
12	or individual stormwater permits issued pursuant to chapter 47 of this title, for
13	discharges of stormwater runoff related to emergency construction activities;
14	emergency construction activities are those necessary to address imminent risk
15	to life or a risk of damage to public or private property, including damage to
16	lifeline infrastructure, as determined by the Secretary.
17	(b) Notice of final decision. The Secretary shall provide notice of the final
18	decision through the environmental notice bulletin and shall post the decision
19	to the bulletin.

1	Sec. 15. 29 V.S.A. § 405(d) is added to read:
2	(d) A permit issued pursuant to this section shall be effective on the date
3	that is signed and issued to the applicant.
4	* * * Potable Water Supply * * *
5	Sec. 16. 10 V.S.A. § 1972(4) is amended to read:
6	(4)(A) "Failed supply" means a potable water supply:
7	(i) that has been found to exceed the standard set by the Secretary
8	in rule for one or more of the following contaminants:
9	(I) total coliform;
10	(II) nitrates;
11	(III) nitrites;
12	(IV) arsenic; or
13	(V) uranium;
14	(ii) that the Secretary affirmatively determines as not potable, due
15	to the presence of a contaminated site, a leaking underground storage tank, or
16	other known sources of groundwater contamination or naturally occurring
17	contaminants, and that information has been posted on the Agency of Natural
18	Resources' website; or
19	(iii) the Secretary affirmatively determines to be failed due to the
20	supply providing an insufficient quantity of water to maintain the usual and

21

1	customary uses of a building or structure or campground, and that information
2	has been posted on the Agency of Natural Resources' website.
3	(B) Notwithstanding the provisions of this subdivision, a potable
4	water supply shall not be a failed supply if:
5	(i) these effects can be and are remedied solely by minor repairs,
6	including the repair of a broken pipe leading from a building or structure to a
7	well, the replacement of a broken pump, repair or replacement of a mechanical
8	component, or deepening or hydrofracturing a well; or
9	(ii) these effects have lasted for only a brief period of time, the
10	cause of the failure has been determined to be an unusual and nonrecurring
11	event, and the supply has recovered from the state of failure. Supplies that
12	have recurring, continuing, or seasonal failures shall be considered to be failed
13	supplies.
14	(C) If a project is served by multiple potable water supplies, the
15	failure of one supply will not require the issuance of a permit or permit
16	amendment for any other supply that is not in a state of failure.
17	* * * Petroleum Cleanup Fund Assistance Program * * *
18	Sec. 17. 10 V.S.A. § 1941(g) is amended to read:
19	(g) The owner of a farm or residential heating fuel storage tank used for on-
20	premises heating or an underground or aboveground heating fuel storage tank

used for on-premises heating by a mobile home park resident, as defined in

1	section 6201 of this title, who desires assistance to close, replace, or upgrade
2	the tank or replace their heating fuel system with advanced wood heat or a heat
3	pump may apply to the Secretary for such assistance. The financial assistance
4	may be in the form of grants of up to: \$2,000.00 or the costs of closure,
5	replacement, or upgrade, whichever is less for an aboveground storage tank
6	located inside a structure; up to \$3,000.00 or the costs of closure, replacement,
7	or upgrade, whichever is less for an aboveground storage tank located outside a
8	structure; and up to \$4,000.00 or the costs of closure, replacement, or upgrade,
9	whichever is less for an underground storage tank; and up to \$4,000.00 or the
10	actual cost of replacing their heating system with advanced wood heat or a heat
11	pump, whichever is less. As used in this subsection, "structure" means any
12	assembly of materials that is intended for occupancy or use by a person and
13	that has at least three walls and a roof. Grants shall be made only to the
14	current property owners, except at mobile home parks where a grant may be
15	awarded to a mobile home park resident. To be eligible to receive the grant, an
16	environmental site assessment must be conducted by a qualified consultant
17	during the tank closure, replacement, or upgrade if the tank is an underground
18	heating fuel storage tank. In addition, if the closed tank is to be replaced with
19	an underground heating fuel storage tank, the replacement tank and piping
20	shall provide a level of environmental protection at least equivalent to that
21	provided by a double wall tank and secondarily contained piping. Grants shall

be awarded on a priority basis to projects that will avoid the greatest
environmental or health risks. The Secretary shall also give priority to
applicants who are replacing their underground heating fuel tanks with
aboveground heating fuel storage tanks that will be installed in accordance
with the Secretary's recommended standards. The Secretary shall also give
priority to lower income applicants. To be eligible to receive the grant, the
owner must provide the previous year's financial information and, if the
replacement tank is an aboveground tank, must ensure that any work to replace
or upgrade a tank shall be done in accordance with industry standards
(National Fire Protection Association, or NFPA, Code 31), as it existed on July
1, 2004, until another date or edition is specified by rule of the Secretary. The
Secretary shall authorize only up to \$400,000.00 in assistance for underground
and aboveground heating fuel tanks in any one fiscal year from the Heating
Fuel Account for this purpose. The application must be accompanied by the
following information:
(1) proof of ownership, including information disclosing all owners of

- record of the property, except in the case where the applicant is a mobile home park resident;
- (2) for farm or residential aboveground heating fuel storage tank owners, a copy of the federal income tax return for the previous year;

VT LEG #366091 v.1

1	(3) identification of the contractor performing any heating fuel storage
2	tank closure, replacement, or upgrade; or system repalcement;
3	(4) an estimated cost of tank closure, replacement, or upgrade; or system
4	replacement;
5	(5) the amount and type of assistance requested;
6	(6) a schedule for the work;
7	(7) description of surrounding area, including location of water supply
8	wells, surface waters, and other sensitive receptors; and
9	(8) such other information and assurances as the Secretary may require.
10	Sec. 17. Act 185 of 2018 is amended as follows:
11	SUNSET OF LOANS TO PRIVATE ENTITIES
12	* * *
13	Cap. 12 SUSDENCION OF DRIVATE LOANS FOR CLEAN WATER
13	Sec. 12 SUSPENSION OF PRIVATE LOANS FOR CLEAN WATER
14	PROJECTS
15	(a) Neither the Vermont Economic Development Authority (VEDA) nor the
16	Country of Natural Decourse shall accord and an art of the state of th
10	— Secretary of Natural Resources shall accept, review, or act on any applications
17	for loans to private entities under 24 V.S.A. chapter 120, subchapter 4
18	submitted after June 30, 2023. However, VEDA and the Secretary shall-
	continue to review and act on initial applications submitted on or before June
10	

BILL AS INTRODUCED 2023 Page 25 of 25 20 30, 2023, as well as any amendments to timely initial applications. [Repealed] 21 (b) It is the intent of the General Assembly that the private loans under 24 22 V.S.A. chapter 120, subchapter 4, the expansion of 24 V.S.A. chapter 120 to 23 provide funding for natural resources projects, and the sponsorship program 24 defined at 24 V.S.A. § 4752(18) shall all be reviewed during the 2023 25 legislative session. 26 *** Effective Date *** 27 Sec. 18, EFFECTIVE DATE

This act shall take effect on July 1, 2023.