1 TO THE HONORABLE SENATE: 2 The Committee on Transportation to which was referred Senate Bill No. 3 309 entitled "An act relating to miscellaneous changes to laws related to the 4 Department of Motor Vehicles, motor vehicles, and vessels" respectfully 5 reports that it has considered the same and recommends that the bill be 6 amended by striking out all after the enacting clause and inserting in lieu 7 thereof the following: * * * Transporters * * * 8 9 Sec. 1. 23 V.S.A. § 4 is amended to read: 10 § 4. DEFINITIONS * * * 11 12 (8)(A)(i) "Dealer" means a person, partnership, corporation, or other 13 entity engaged in the business of selling or exchanging new or used motor 14 vehicles, snowmobiles, motorboats, or all-terrain vehicles. A dealer may, as 15 part of or incidental to such business, repair such vehicles or motorboats, sell 16 parts and accessories, or lease or rent such vehicles or motorboats. "Dealer" 17 shall <u>does</u> not include a finance or auction dealer or a transporter. 18 (ii)(I) For a dealer in new or used cars or motor trucks, "engaged 19 in the business" means having sold or exchanged at least 12 cars or motor 20 trucks, or a combination thereof, in the immediately preceding year, or 24 in

21 the two immediately preceding years.

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1	(II) For a dealer in snowmobiles, motorboats, or all-terrain
2	vehicles, "engaged in the business" means having sold or exchanged at least
3	one snowmobile, motorboat, or all-terrain vehicle, respectively, in the
4	immediately preceding year or two in the two immediately preceding years.
5	(III) For a dealer in trailers, semi-trailers, or trailer coaches,
6	"engaged in the business" means having sold or exchanged at least one trailer,
7	semi-trailer, or trailer coach in the immediately preceding year or a
8	combination of two such vehicles in the two immediately preceding years.
9	However, the sale or exchange of a trailer with a gross vehicle weight rating of
10	3,500 pounds or less shall be excluded under this subdivision (III).
11	(IV) For a dealer in motorcycles or motor-driven cycles,
12	"engaged in the business" means having sold or exchanged at least one
13	motorcycle or motor-driven cycle in the immediately preceding year or a
14	combination of two such vehicles in the two immediately preceding years.
15	* * *
16	(42)(A) "Transporter" means:
17	(i) a person engaged in the business of delivering vehicles of a
18	type required to be registered from a manufacturing, assembling, or
19	distributing plant to dealers or sales agents of a manufacturer;
20	(ii) a person regularly engaged in the business of towing trailer
21	coaches, owned by them or temporarily in their custody, on their own wheels

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1	over public highways, or towing office trailers owned by them or temporarily
2	in their custody, on their own wheels over public highways;
3	(iii) a person regularly engaged and properly licensed for the
4	short-term rental of "storage trailers" owned by them and who move these
5	storage trailers on their own wheels over public highways;
6	(iv) a person regularly engaged in the business of moving modular
7	homes over public highways;
8	(v) dealers, owners of motor vehicle auction sites, and automobile
9	repair shop owners when engaged in the transportation of motor vehicles to
10	and from their place of business for repair purposes; or
11	(vi) the following, provided that the transportation and delivery of
12	motor vehicles is a common and usual incident to their business:
13	(I) persons towing overwidth trailers owned by them in
14	connection with their business;
15	(II) persons whose business is the repossession of motor
16	vehicles; and
17	(III) persons whose business involves moving vehicles from
18	the place of business of a registered dealer to another registered dealer, or
19	between a motor vehicle auction site and a registered dealer or another motor
20	vehicle auction site, leased vehicles to the lessor at the expiration of the lease,

1	or vehicles purchased at the place of auction of an auction dealer to the
2	purchaser; and
3	(IV) persons who sell or exchange new or used motor vehicles
4	but who are not engaged in business as that phrase is defined in subdivision
5	(8)(A)(ii) of this section.
6	* * *
7	Sec. 2. 23 V.S.A. § 491 is amended to read:
8	§ 491. TRANSPORTER APPLICATION; ELIGIBILITY; USE OF
9	TRANSPORTER PLATES
10	(a) A transporter may apply for and the Commissioner of Motor Vehicles,
11	in his or her the Commissioner's discretion, may issue a certificate of
12	registration and a general distinguishing number plate. Before a person may be
13	registered as a transporter, he or she the person shall present proof self-certify
14	the following on a form provided by the Commissioner:
15	(1) of compliance with section 800 of this title; and
16	(2) that he or she the person either owns or leases a permanent place of
17	business located in this State where business will be conducted during
18	regularly established business hours and the required records stored and
19	maintained.
20	(b) When he or she a transporter displays thereon his or her the
21	transporter's registration plate, a the transporter or his or her the transporter's

1	employee or contractor may transport a motor vehicle owned by the
2	transporter, repossessed, or temporarily in the transporter's custody, and it
3	shall be considered to be properly registered under this title. Transporter's \underline{A}
4	transporter's registration plates shall not be used for any other purposes and
5	shall not be used by the holder of such number plates for personal purposes.
6	* * * Definition of All-Surface Vehicle * * *
7	Sec. 3. 23 V.S.A. § 4(80) is amended to read:
8	(80) An "all-surface vehicle" or "ASV" means any non-highway
9	recreational vehicle, except a snowmobile, when used for cross-country travel
10	on trails or on any one of the following or combination of the following: land,
11	water, snow, ice, marsh, swampland, and natural terrain. An all-surface
12	vehicle shall be designed for use both on land and in water, with or without
13	tracks, shall be capable of flotation and shall be equipped with a skid-steering
14	system, a sealed body, a fully contained cooling system, and six or up to eight
15	tires designed to be inflated with an operating pressure not exceeding
16	10 pounds per square inch as recommended by the manufacturer. An all-
17	surface vehicle shall have a net weight of 1,500 pounds or less, shall have a
18	width of 75 inches or less, shall be equipped with an engine of not more than
19	50 horsepower, and shall have a maximum speed of not more than 25 miles per
20	hour. An ASV when operated in water shall be considered to be a motorboat
21	and shall be subject to the provisions of chapter 29, subchapter 2 of this title.

1	An ASV operated anywhere except in water shall be subject to the provisions
2	of chapter 31 of this title.
3	* * * Record Keeping * * *
4	Sec. 4. 23 V.S.A. § 117 is added to read:
5	§ 117. RECORD-KEEPING REQUIREMENTS; CERTIFICATES OF TITLE
6	(a) Original records. Original certificate of title records, including
7	surrendered certificates of title and requests for salvage title, as issued pursuant
8	to chapters 21 and 36 of this title, shall be maintained as an electronic image or
9	electronic copy or other form of image, which allows for the tracing of
10	anything for which the Department of Motor Vehicles issues a certificate of
11	title, for a period of five years.
12	(b) Electronic format. Records of title shall be maintained in a format,
13	determined by the Commissioner, that allows for the tracing of anything for
14	which the Department of Motor Vehicles issues a certificate of title.
15	Sec. 5. 23 V.S.A. § 2017(c) is amended to read:
16	(c) The Commissioner shall maintain a record of all certificates of title
17	issued and of all exempt vehicle titles issued under a distinctive title number
18	assigned to the vehicle; under the identification number of the vehicle;
19	alphabetically, under the name of the owner; and, in the discretion of the
20	Commissioner, by any other method the Commissioner determines. The

1	original records may be maintained on microfilm or electronic imaging
2	pursuant to section 117 of this title.
3	Sec. 6. 23 V.S.A. § 2027(c) is amended to read:
4	(c) The Commissioner shall file and retain for five years every surrendered
5	certificate of title so as to permit the tracing of title of the corresponding
6	vehicles pursuant to section 117 of this title.
7	Sec. 7. 23 V.S.A. § 2092 is amended to read:
8	§ 2092. ISSUANCE OF SALVAGE TITLE
9	The Commissioner shall file and maintain in the manner provided in section
10	$\frac{2017}{117}$ of this title each application received and when satisfied as to its
11	genuineness and regularity and that the applicant is entitled to the issuance of a
12	salvage certificate of title, shall issue a salvage certificate of title to the vehicle.
13	Sec. 8. 23 V.S.A. § 3810(b)(1) is amended to read:
14	(b)(1) The Commissioner shall maintain at his or her central office a record
15	of all certificates of title issued by him or her:
16	(A) under a distinctive title number assigned to the vessel,
17	snowmobile, or all-terrain vehicle;
18	(B) under the identification number of the vessel, snowmobile, or all-
19	terrain vehicle;

1	(C) alphabetically, under the name of the owner; and, in the
2	discretion of the Commissioner, by any other method he or she determines the
3	Commissioner pursuant to section 117 of this title.
4	Sec. 9. 23 V.S.A. § 3820(c) is amended to read:
5	(c) The Commissioner shall file and retain every surrendered certificate of
6	title for five years. The file shall be maintained so as to permit the tracing of
7	title of the vessel, snowmobile, or all-terrain vehicle designated pursuant to
8	section 117 of this title.
9	* * * Registration; Residents * * *
10	Sec. 10. 23 V.S.A. § 301 is amended to read:
11	§ 301. PERSONS REQUIRED TO REGISTER
12	(a) Residents, except as provided in chapter 35 of this title, shall annually
13	register motor vehicles owned or leased for a period of more than 30 days and
14	operated by them, unless currently registered in Vermont.
15	(b) Temporary residents and foreign partnerships, firms, associations, and
16	corporations having a place of business in this State may annually register
17	motor vehicles owned or leased for a period of more than 30 days and operated
18	by them or an employee.
19	(c) Notwithstanding this section, a resident who has moved into the State
20	from another jurisdiction shall register his or her the resident's motor vehicle
21	within 60 days of after moving into the State. A person

1	(d) An individual shall not operate a motor vehicle nor draw a trailer or
2	semi-trailer on any highway unless such vehicle is registered as provided in
3	this chapter. Vehicle owners who have apportioned power units registered in
4	this State under the International Registration Plan are exempt from the
5	requirement to register their trailers in this State.
6	(e) As used in this section:
7	(1) "Resident" means an individual living in the State who intends to
8	make the State the individual's place of domicile either permanently or for an
9	indefinite number of years.
10	(2) "Temporary resident" means an individual living in the State for a
11	particular purpose involving a defined period, including students, migrant
12	workers employed in seasonal occupations, and individuals employed under a
13	contract with a fixed term, provided that the motor vehicle will be used in the
14	State on a regular basis.
15	Sec. 11. 23 V.S.A. § 303(a) is amended to read:
16	(a) The Commissioner or his or her the Commissioner's duly authorized
17	agent shall register a motor vehicle, trailer, or semi-trailer when that is required
18	or permitted to be registered in Vermont upon application therefor, on a form
19	prescribed by the Commissioner that is filed with the Commissioner, showing
20	such motor vehicle to be properly equipped and in good mechanical condition,
21	is filed with him or her, and accompanied by the required registration fee and

1	evidence of the applicant's ownership of the vehicle in such form as the
2	Commissioner may reasonably require. Except for State or municipal vehicles,
3	registrants and titled owners shall be identical.
4	* * * Weight Limitations on Low-Number Plates * * *
5	Sec. 12. 23 V.S.A. § 304(c) is amended to read:
6	(c) The Commissioner shall issue registration numbers 101 through 9999,
7	which shall be known as reserved registration numbers, for pleasure cars,
8	motor trucks that are registered at the pleasure car rate for less than 26,001
9	pounds, and motorcycles in the following manner:
10	* * *
11	(4) A person holding a reserved registration number on a pleasure car, a
12	truck that is registered at the pleasure car rate for less than 26,001 pounds, or a
13	motorcycle may be issued the same reserved registration number for the other
14	authorized vehicle types, provided that the person receives no not more than
15	one such plate or set of plates for each authorized vehicle type.
16	* * * License Plates; Registration; Prorated Refunds * * *
17	Sec. 13. 23 V.S.A. § 327 is amended to read:
18	§ 327. REFUND WHEN PLATES NOT USED
19	Subject to the conditions set forth in subdivisions (1) , (2) , and (3) (1) – (4) of
20	this section, the Commissioner may cancel the registration of a motor vehicle,
21	snowmobile, or motorboat when the owner returns to the Commissioner either

1	the number plates, if any, or the registration certificate. Upon cancellation of
2	the registration, the Commissioner shall notify the Commissioner of Finance
3	and Management, who shall issue a refund as follows:
4	(1) For registrations cancelled <u>canceled</u> prior to the beginning of the
5	registration period, the refund is the full amount of the fee paid, less a charge
6	of \$5.00.
7	(2) For registrations cancelled <u>canceled</u> within 30 days of <u>after</u> the date
8	of issue, the refund is the full amount of the fee paid, less a charge of \$5.00.
9	The owner of a motor vehicle must prove to the Commissioner's satisfaction
10	that the number plates have not been used or attached to a motor vehicle.
11	(3) For registrations cancelled <u>canceled</u> prior to the beginning of the
12	second year of a two-year registration period, the refund is one-half of the full
13	amount of the two-year fee paid, less a charge of \$5.00.
14	(4) For registrations canceled prior to conclusion of a five-year
15	registration period, the refund is as follows:
16	(A) four-fifths of the full amount of the five-year fee paid less a
17	charge of \$5.00 if canceled prior to the beginning of the second year;
18	(B) three-fifths of the full amount of the five-year fee paid less a
19	charge of \$5.00 if canceled prior to the beginning of the third year;
20	(C) two-fifths of the full amount of the five-year fee paid less a
21	charge of \$5.00 if canceled prior to the beginning of the fourth year; and

1	(D) one-fifth of the full amount of the five-year fee paid less a charge
2	of \$5.00 if canceled prior to the beginning of the fifth year.
3	* * * Tinted Windows * * *
4	Sec. 14. 23 V.S.A. § 1125 is amended to read:
5	§ 1125. OBSTRUCTING WINDSHIELDS , <u>AND</u> WINDOWS
6	(a) <u>Prohibition</u> . Except as otherwise provided in this section, a person an
7	individual shall not operate a motor vehicle on which material or items have
8	been painted or adhered on or over, or hung in back of, any transparent part of
9	a motor vehicle windshield, vent windows, or side windows located
10	immediately to the left and right of the operator. The prohibition of this
11	section on hanging items shall apply only to shading or tinting material or
12	when a hanging item materially obstructs the driver's view.
13	(b) <u>General exemptions.</u> Notwithstanding subsection (a) of this section, a
14	person an individual may operate a motor vehicle with material or items
15	painted or adhered on or over, or hung in back of, the windshield, vent
16	windows, or side windows:
17	(1) in a space not over four inches high and 12 inches long in the lower
18	right-hand corner of the windshield;
19	(2) in such space as the Commissioner of Motor Vehicles may specify
20	for location of any sticker required by governmental regulation;

1	(3) in a space not over two inches high and two and one-half inches long
2	in the upper left-hand corner of the windshield;
3	(4) if the operator is a person an individual employed by the federal,
4	State, or local government or a volunteer emergency responder operating an
5	authorized emergency vehicle, who places any necessary equipment in back of
6	the windshield of the vehicle, provided the equipment does not interfere with
7	the operator's control of the driving mechanism of the vehicle;
8	(5) on a motor vehicle that is for sale by a licensed automobile dealer
9	prior to the sale of the vehicle, in a space not over three inches high and six
10	inches long in the upper left-hand corner of the windshield, and in a space not
11	over four inches high and 18 inches long in the upper right-hand corner of the
12	windshield; or
13	(6) if the object is a rearview mirror, or is an electronic toll-collection
14	transponder located either between the roof line and the rearview mirror post
15	or behind the rearview mirror; or
16	(7) if the object is shading or tinting material and the visible light
17	transmission of that shading or tinting material is not less than the level of
18	visible light transmission required under 49 C.F.R. § 571.205, as amended.
19	(c) <u>Medical exemption</u> . The Commissioner may grant an exemption to the
20	prohibition of this section upon application from a person an individual
21	required for medical reasons to be shielded from the rays of the sun and who

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1	attaches to the application a document signed by a licensed physician or
2	optometrist certifying that shielding from the rays of the sun is a medical
3	necessity. The physician or optometrist certification shall be renewed every
4	four years. However, when a licensed physician or optometrist has previously
5	certified to the Commissioner that an applicant's condition is both permanent
6	and stable, the exemption may be renewed by the applicant without submission
7	of a form signed by a licensed physician or optometrist. Additionally, the
8	window shading or tinting permitted under this subsection shall be limited to
9	the vent windows or side windows located immediately to the left and right of
10	the operator. The exemption provided in this subsection shall terminate upon
11	the transfer of the approved vehicle and at that time the applicable window
12	tinting shall be removed by the seller. Furthermore, if the material described in
13	this subsection tears or bubbles or is otherwise worn to prohibit clear vision, it
14	shall be removed or replaced.
15	(d) <u>Rear side window obstructions.</u> The rear side windows and the back
16	window may be obstructed only if the motor vehicle is equipped on each side
17	with a securely attached mirror, which that provides the operator with a clear
18	view of the roadway in the rear and on both sides of the motor vehicle.
19	(e) Removal. Any shading or tinting material that is painted or adhered on
20	or over, or hung in back of, the windshield, vent windows, or side windows in

1	accordance with subdivision (b)(7) or subsection (c) of this section shall be
2	removed if it tears, bubbles, or is otherwise worn to prohibit clear vision.
3	(f) Definition. As used in this section, "visible light transmission" means
4	the amount of visible light that can pass through shading, tinting, or glazing
5	material applied to or within the transparent portion of a window or windshield
6	of a motor vehicle.
7	Sec. 15. LEGISLATIVE INTENT; TINTED WINDOWS
8	It is the intent of the General Assembly that a motor vehicle with shading or
9	tinting material that is not allowed under 23 V.S.A. § 1125, as amended by
10	Sec. 14 of this act, poses a danger to the individual operating the motor
11	vehicle, any passengers in the motor vehicle, and other highway users and that
12	such a motor vehicle shall fail the annual safety inspection required under
13	<u>23 V.S.A. § 1222.</u>
14	Sec. 16. RULEMAKING; PERIODIC INSPECTION MANUAL; TINTED
15	WINDOWS; OUTREACH
16	(a) The Department of Motor Vehicles shall, unless extended by the
17	Legislative Committee on Administrative Rules, adopt amendments to
18	Department of Motor Vehicles, Inspection of Motor Vehicles (CVR 14-050-
19	022) consistent with the legislative intent in Sec. 15 of this act to be effective
20	not later than the effective date of Sec. 14 of this act. The amendments shall
21	include what level of visible light transmission is required for windshields and

1	the windows to the immediate right and left of the driver under 49 C.F.R.
2	§ 571.205 as of the effective date of the amendments.
3	(b) The Department of Motor Vehicles, in consultation with the
4	Department of Public Safety, shall implement a public outreach campaign on
5	window tinting to provide information on the prohibitions and exceptions
6	under 23 V.S.A. § 1125, as amended by Sec. 14 of this act, and the
7	requirements of the Inspection of Motor Vehicles (CVR 14-050-022), with
8	amendments adopted under the Administrative Procedure Act consistent with
9	subsection (a) of this section, including what level of visible light transmission
10	is currently required for windshields and the windows to the immediate right
11	and left of the driver under 49 C.F.R. § 571.205. The Department of Motor
12	Vehicles shall start to disseminate information as required under this
13	subsection (b) not later than two months prior to the effective date of Sec. 14
14	of this act and shall disseminate information on window tinting through e-mail,
15	bulletins, software updates, and the Department of Motor Vehicles' website.
16	* * * Rusted Brake Rotors; Safety Inspection * * *
17	Sec. 17. RUSTED BRAKE ROTORS; LEGISLATIVE INTENT;
18	BULLETIN; CONTACT INFORMATION FOR FAILURES
19	(a) Legislative intent. It is the intent of the General Assembly that:
20	(1) the Department of Motor Vehicles provide information on the
21	existing definition of "rust" in Department of Motor Vehicles, Inspection of

1	Motor Vehicles (CVR 14-050-022) (Periodic Inspection Manual), which is "a
2	condition of any swelling, delamination, or pitting," to all inspection
3	mechanics certified by the Commissioner of Motor Vehicles so there is
4	consistency amongst inspection stations in how the Periodic Inspection Manual
5	is interpreted and applied.
6	(2) that the presence of rust on brake rotors, by itself, does not constitute
7	a failure for the purpose of the annual safety inspection required under
8	23 V.S.A. § 1222 and that the presence of rust that is temporary, also known as
9	surface rust, which sometimes results from the vehicle being parked for a
10	period of time, not be sufficient for a motor vehicle to fail inspection because
11	such rust does not cause diminished braking performance that prevents a motor
12	vehicle from adequately stopping.
13	(b) Bulletin. The Department of Motor Vehicles shall issue a clarifying
14	administrative bulletin to all inspection mechanics certified by the
15	Commissioner of Motor Vehicles that:
16	(1) details the rejection criteria for rotors and drums in the Periodic
17	Inspection Manual:
18	(2) explains the difference between surface rust and rust that is
19	considerable for purposes of determining if the rejection criteria are met, which
20	requires that the existing rust be a condition of any swelling, delamination, or
21	pitting; and

1	(3) provides information that an inspection mechanic should provide to
2	the owner of a vehicle that fails inspection because of rusting on rotors and
3	<u>drums.</u>
4	(c) Contact information. The Department of Motor Vehicles shall include
5	how to contact the Department of Motor Vehicles with questions about the
6	annual safety inspection and the Periodic Inspection Manual on all notices of
7	failure issued by inspection mechanics certified by the Commissioner of Motor
8	Vehicles.
9	* * * Emergency Warning Lamps and Sirens * * *
10	Sec. 18. 23 V.S.A. § 1251 is amended to read:
11	§ 1251. SIRENS AND COLORED SIGNAL EMERGENCY WARNING
12	LAMPS; OUT-OF-STATE EMERGENCY AND RESCUE
13	VEHICLES
14	(a) <u>Prohibition</u> . A motor vehicle shall not be operated upon a highway of
15	this State equipped with any of the following:
16	(1) a siren or signal lamp colored other than amber unless either a permit
17	authorizing this equipment the siren, issued by the Commissioner of Motor
18	Vehicles, is carried in the vehicle or a permit is not required pursuant to section
19	1252 of this subchapter;

1	(2) an emergency warning lamp unless either a permit authorizing the
2	emergency warning lamp, issued by the Commissioner, is carried in the vehicle
3	or a permit is not required pursuant to section 1252 of this subchapter;
4	(3) a blue light of any kind unless either a permit authorizing the blue
5	light, issued by the Commissioner, is carried in the vehicle or a permit is not
6	required pursuant to section 1252 of this subchapter; or
7	(4) a lamp or lamps that is not an emergency warning lamp and provides
8	a flashing light in a color other than amber.
9	(b) Permit transfer. A permit may be transferred following the same
10	procedure and subject to the same time limits as set forth in section 321 of this
11	title. The Commissioner may adopt additional rules as may be required to
12	govern the acquisition of permits and the use pertaining to sirens and colored
13	signal emergency warning lamps.
14	(b)(c) Exception for vehicles from another state. Notwithstanding the
15	provisions of subsection (a) of this section, when responding to emergencies,
16	law enforcement vehicles, ambulances, fire vehicles, or vehicles owned or
17	leased by, or provided to, volunteer firefighters or rescue squad members that
18	are registered or licensed by another state or province may use sirens and
19	signal emergency warning lamps in Vermont, and a permit shall not be
20	required for such use, as long as provided the vehicle is properly permitted or

1	otherwise permitted to use the sirens and emergency warning lamps without
2	permit in its home state or province.
3	Sec. 19. 23 V.S.A. § 1252 is amended to read:
4	§ 1252. LAW ENFORCEMENT AND EMERGENCY SERVICES
5	VEHICLES; ISSUANCE OF PERMITS FOR SIRENS OR
6	COLORED EMERGENCY WARNING LAMPS, OR BOTH; USE
7	OF AMBER LAMPS
8	(a) Law enforcement vehicles.
9	(1) When satisfied as to the condition and use of the vehicle, the
10	Commissioner shall issue and may revoke, for cause, permits for sirens and
11	colored signal lamps in the following manner Law enforcement vehicles
12	owned and operated by the government. The following are authorized for use,
13	without permit, on all law enforcement vehicles owned or leased by the federal
14	government, a municipality, the State, or the Vermont Criminal Justice
15	Council:
16	(1)(A) Sirens, blue signal emergency warning lamps, or blue and white
17	signal emergency warning lamps, or a combination thereof, may be authorized
18	for all law enforcement vehicles owned or leased by a law enforcement
19	agency, a certified law enforcement officer, or the Vermont Criminal Justice
20	Council.

1	(B) A red signal emergency warning lamp or an <u>a red and</u> amber
2	signal emergency warning lamp, or a combination thereof, may be authorized
3	for all law enforcement vehicles owned or leased by a law enforcement
4	agency, a certified law enforcement officer, or the Vermont Criminal Justice
5	Council, provided that the Commissioner shall require the emergency warning
6	lamp or lamps be is mounted so as to be visible primarily from the rear of the
7	vehicle.
8	(C)(2) Law enforcement vehicles owned or leased by a certified law
9	enforcement officer.
10	(A) When satisfied as to the condition and use of the vehicle, the
11	Commissioner shall issue and may revoke, for cause, permits for sirens and
12	emergency warning lamps in the following manner:
13	(i) sirens, blue emergency warning lamps, or blue and white
14	emergency warning lamps, or a combination thereof; and
15	(ii) a red emergency warning lamp or a red and amber emergency
16	warning lamp, provided that the emergency warning lamp is mounted so as to
17	be visible primarily from the rear of the vehicle.
18	(B) No motor vehicle, other than one owned by the applicant, shall be
19	issued a permit until the Commissioner has recorded the information regarding
20	both the owner of the vehicle and the applicant for the permit.
21	(3) Law enforcement vehicles owned or leased by a certified constable.

1	(A) If the applicant is a The following are authorized for use, without
2	permit, on all law enforcement vehicles owned or leased by a Vermont
3	Criminal Justice Council certified constable, the application shall be
4	accompanied by a certification by the town clerk that the applicant is the duly
5	elected or appointed constable and attesting that the town for a municipality
6	that has not voted to limit the constable's authority to engage in enforcement
7	activities under 24 V.S.A. § 1936a: a red emergency warning lamp or a red
8	and amber emergency warning lamp, provided that the emergency warning
9	lamp is mounted so as to be visible primarily from the rear of the vehicle.
10	(B) A constable for a municipality that has voted to limit the
11	constable's authority to engage in enforcement activities under 24 V.S.A.
12	§ 1936a shall not operate, in the course of the constable's elected duties, a
13	motor vehicle with a siren or an emergency warning lamp.
14	(2)(b) Emergency services vehicles.
15	(1) Emergency services vehicles owned and operated by the
16	government. The following are authorized for use, without permit, on all
17	emergency services vehicles owned or leased by the federal government, a
18	municipality, or the State:
19	(A) sirens and red emergency warning lamps or red and white
20	emergency warning lamps; and

1	(B) a blue emergency warning lamp or a blue and amber emergency
2	warning lamp provided that the emergency warning lamp is mounted so as to
3	be visible primarily from the rear of the vehicle.
4	(2) Emergency services vehicles not owned and operated by the
5	government.
6	(A) When satisfied as to the condition and use of the vehicle, the
7	Commissioner shall issue and may revoke, for cause, permits for sirens and
8	emergency warning lamps in the following manner:
9	(i) Sirens and red emergency warning lamps or red and white
10	signal emergency warning lamps may be authorized for all ambulances and
11	other emergency medical service (EMS) vehicles, vehicles owned or leased by
12	a fire department, vehicles used solely in rescue operations, or vehicles owned
13	or leased by, or provided to, volunteer firefighters and voluntary rescue squad
14	members, including a vehicle owned by a volunteer's employer when the
15	volunteer has the written authorization of the employer to use the vehicle for
16	emergency fire or rescue activities.
17	(B)(ii) A blue signal emergency warning lamp or an <u>a blue and</u> amber
18	signal emergency warning lamp, or a combination thereof, may be authorized
19	for all EMS vehicles or vehicles owned or leased by a fire department,
20	provided that the Commissioner shall require the emergency warning lamp or
21	lamps be mounted so as to be visible primarily from the rear of the vehicle.

1	(3) [Repealed.]
2	(4)(B) No motor vehicle, other than one owned by the applicant, shall be
3	issued a permit until the Commissioner has recorded the information regarding
4	both the owner of the vehicle and the applicant for the permit.
5	(5)(C) Upon application to the Commissioner, the Commissioner may
6	issue a single permit for all the vehicles owned or leased by the applicant.
7	(6) Sirens and (c) Restored vehicles. A combination of one or more of
8	red o r signal lamps, red and white signal lamps, or sirens and blue signal
9	lamps, or blue and white signal lamps may be authorized for restored
10	emergency or enforcement vehicles used for exhibition purposes. Sirens and
11	lamps authorized under this subdivision subsection may only be activated
12	during an exhibition, such as a car show or parade.
13	(b)(d) Amber signal lamps. Amber signal lamps shall be used on road
14	maintenance vehicles, service vehicles, and wreckers and shall be used on all
15	registered snow removal equipment when in use removing snow on public
16	highways, and the amber lamps shall be mounted so as to be visible from all
17	sides of the motor vehicle.
18	Sec. 20. 23 V.S.A. § 1254 is added to read:
19	<u>§ 1254. EMERGENCY WARNING LAMP; DEFINITION</u>
20	As used in sections 1251-1255 of this subchapter, "emergency warning
21	lamp":

1	(1) means a lamp or lamps that provide a flashing light to identify an
2	authorized vehicle on an emergency mission that may be a rotating beacon or
3	pairs of alternately or simultaneously flashing lamps; and
4	(2) does not include a lamp or lamps that provide an exclusively amber
5	flashing light.
6	Sec. 21. 23 V.S.A. § 1255(b) is amended to read:
7	(b) All persons with motor vehicles equipped as provided in subdivisions
8	subsections $1252(a)(1)$ and $(2)(b)$ of this title subchapter shall use the sirens or
9	eolored signal emergency warning lamps, or both, only in the direct
10	performance of their official duties. When any person individual other than a
11	law enforcement officer is operating a motor vehicle equipped as provided in
12	subdivision subsection $1252(a)(1)$ of this title subchapter, the colored signal
13	emergency warning lamps shall be either removed, covered, or hooded. When
14	any person individual other than an authorized emergency medical service
15	vehicle operator, firefighter, or authorized operator of vehicles used in rescue
16	operations is operating a motor vehicle equipped as provided in subdivision
17	1252(a)(2)(b) of this title subchapter, the colored signal emergency warning
18	lamps shall be either removed, covered, or hooded unless the operator holds a
19	senior operator license.

1	Sec. 22. 23 V.S.A. 4(1) is amended to read:
2	(1) "Authorized emergency vehicle" means a vehicle of a fire
3	department, police law enforcement vehicle, public and private ambulance, and
4	a vehicle to which a permit has been issued pursuant to subdivision 1252(a)(1)
5	or (2) equipped as provided in subsections 1252(a) and (b) of this title.
6	Sec. 23. 23 V.S.A. § 1050a(b) is amended to read:
7	(b) The driver of a vehicle shall yield the right of way to any authorized
8	vehicle obviously and actually engaged in work upon a highway when the
9	vehicle displays flashing lights meeting the requirements of subsection
10	1252 (b)(d) of this title.
11	* * * Child Restraint Systems * * *
12	Sec. 24. 23 V.S.A. § 1258 is amended to read:
13	§ 1258. CHILD RESTRAINT SYSTEMS; PERSONS <u>INDIVIDUALS</u>
14	UNDER AGE 18 YEARS OF AGE
15	(a) No person individual shall operate a motor vehicle, other than a type I
16	school bus, in this State upon a public highway unless every occupant under
17	age 18 years of age is properly restrained in a federally approved child
18	passenger restraining restraint system as defined in 49 C.F.R. § 571.213, as
19	may be amended, or a federally approved safety belt, as follows:
20	(1) all children a child under the two years of age of one and all children
21	weighing less than 20 pounds, regardless of age, shall be restrained in a rear-

1	facing position, properly secured in a federally approved child passenger
2	restraining rear-facing child restraint system with a harness, which shall not be
3	installed in front of an active air bag as those terms are defined in 49 C.F.R.
4	§ 571.213, as may be amended, until the child reaches the weight or height
5	limit of the rear-facing child restraint system as set by the manufacturer;
6	(2) a child weighing more than 20 pounds, and who is one year of age or
7	older and under the age of eight five years, of age who is not properly secured
8	in a federally approved rear-facing child restraint system in accordance with
9	subdivision (1) of this subsection shall be restrained in a child passenger
10	restraining system properly secured in a forward-facing federally approved
11	child restraint system with a harness until the child reaches the weight or
12	height limit of the child restraint system as set by the manufacturer; and
13	(3) <u>a child under eight years of age who is not properly secured in a</u>
14	federally approved child restraint system in accordance with subdivision (1) or
15	(2) of this subsection shall be properly secured in a booster seat, as defined in
16	49 C.F.R. § 571.213, as may be amended;
17	(4) a child eight through 17 under 18 years of age who is not properly
18	secured in a federally approved child restraint system in accordance with
19	subdivision (1), (2), or (3) of this subsection shall be restrained in a safety belt
20	system or a child passenger restraining system;

1	(5) a child under 13 years of age shall always, if practical, ride in a rear
2	seat of a motor vehicle; and
3	(6) no child shall be secured in a rear-facing child restraint system in the
4	front seat of a motor vehicle that is equipped with an active passenger-side
5	airbag unless the airbag is deactivated.
6	(b) A person An individual shall not be adjudicated in violation of this
7	section if:
8	(1) the motor vehicle is regularly used to transport passengers for hire,
9	except a motor vehicle owned or operated by a child care facility;
10	(2) the motor vehicle was manufactured without safety belts; or
11	(3) the person individual has been ordered by an enforcement officer, a
12	firefighter, or an authorized civil authority to evacuate persons individuals
13	from a stricken area.
14	(c) The <u>civil</u> penalty for violation of this section shall be as follows:
15	(1) \$25.00 for a first violation;
16	(2) \$50.00 for a second violation; <u>and</u>
17	(3) \$100.00 for third and subsequent violations.
18	Sec. 25. CHILD RESTRAINT SYSTEMS; PUBLIC OUTREACH
19	CAMPAIGN
20	(a) The Department of Health, in consultation with the State Highway
21	Safety Office, shall implement a public outreach campaign on car seat safety

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1	that builds upon the current Be Seat Smart program; utilizes materials on child
2	safety prepared by the U.S. Department of Transportation, Traffic Safety
3	Marketing; is consistent with the recommendations from the American
4	Academy of Pediatrics in the Child Passenger Safety Policy Statement
5	published in 2018; and educates Vermonters on 23 V.S.A. § 1258, as amended
6	by Sec. 24 of this act.
7	(b) The public outreach campaign shall disseminate information on car seat
8	safety through e-mail; a dedicated web page on car seat safety that is linked
9	through the websites for the Agency of Transportation and the Department of
10	Health; social media platforms; community posting websites; radio; television;
11	and informational materials that can be printed and shall be made available to
12	all pediatricians, obstetricians, and midwives licensed in the State and all Car
13	Seat Inspection Stations in the State.
14	* * * Exempt Vehicle Title * * *
15	Sec. 26. 23 V.S.A. § 2001(15) is amended to read:
16	(15) "Title or certificate of title" means a written instrument or
17	document that certifies ownership of a vehicle and is issued by the
18	Commissioner or equivalent official of another jurisdiction. These terms do not
19	include an exempt vehicle title authorized to be issued under subdivision
20	2013(a)(2) of this chapter.

1	Sec. 27. 23 V.S.A. § 2002(a)(1) is amended to read:
2	(1) for any certificate of title, including a salvage certificate of title, or
3	an exempt vehicle title, \$42.00;
4	Sec. 28. 23 V.S.A. § 2012 is amended to read:
5	§ 2012. EXEMPTED VEHICLES
6	No certificate of title need be obtained for:
7	* * *
8	(10) a vehicle that is more than 15 years old on January 1, 2024 that has
9	been registered in Vermont and has not had a change in ownership since
10	January 1, 2024.
11	Sec. 29. 23 V.S.A. § 2016 is amended to read:
12	§ 2016. COMMISSIONER TO CHECK IDENTIFICATION NUMBER
13	The Commissioner, upon receiving application for a first certificate of title
14	or exempt vehicle title, shall check the identification number of the vehicle
15	shown in the application against the records of vehicles required to be
16	maintained by section 2017 of this title and against the record of stolen and
17	converted vehicles required to be maintained by section 2084 of this title.

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1	Sec. 30. 23 V.S.A. § 2021 is amended to read:
2	§ 2021. REFUSAL OF CERTIFICATE
3	The Commissioner shall refuse issuance of a certificate of title or an exempt
4	vehicle title if any required fee is not paid or if he or she the Commissioner has
5	reasonable grounds to believe that:
6	* * *
7	* * * Vessels * * *
8	* * * Fire Extinguishers * * *
9	Sec. 31. 23 V.S.A. § 3306 is amended to read:
10	§ 3306. LIGHTS AND EQUIPMENT
11	* * *
12	(c) Every motorboat, except a motorboat that is less than 26 feet in length,
13	that has an outboard motor and an open construction, and is not carrying
14	passengers for hire shall carry on board, fully charged and in good condition,
15	U.S. Coast Guard-approved hand portable fire extinguishers U.S. Coast Guard-
16	approved hand portable fire extinguishers that are unexpired, fully charged,
17	and in both good and serviceable condition shall be carried on board every
18	motorboat as follows:
19	(1) motorboats with no fixed fire extinguisher system in the machinery
20	space and that are:
21	(A) less than 26 feet in length, <u>not less than</u> one extinguisher;

1	(B) 26 feet or longer, but less than 40 feet, <u>not less than</u> two
2	extinguishers; and
3	(C) 40 feet or longer, <u>not less than</u> three extinguishers- <u>; and</u>
4	(2) motorboats with a fixed fire extinguisher system in the machinery
5	space and that are:
6	(A) less than 26 feet in length, no extinguishers required;
7	(B) 26 feet or longer but less than 40 feet, not less than one
8	extinguisher; and
9	(B)(C) 40 feet or longer, <u>not less than</u> two extinguishers.
10	(d) Notwithstanding subsection (c) of this section, motorboats less than 26
11	feet in length, propelled by outboard motors, and not carrying passengers for
12	hire need not carry portable fire extinguishers if the construction of the boats
13	will not permit the entrapment of explosive or flammable gases or vapors.
14	(e)(1) The extinguishers referred to by this section are class B-I or $5-B$
15	extinguishers, but one class B-II or 20-B extinguisher may be substituted for
16	two class B-I or 5-B extinguishers.
17	(2) Notwithstanding subdivision (1) of this subsection, motorboats with
18	a model year between 1953 and 2017 with previously approved fire
19	extinguishers that are not in compliance with the types identified in subdivision
20	(1) of this subsection need not be replaced until such time as they are no longer
21	in good and serviceable condition.

1	(e)(f) Every marine toilet on board any vessel operated on the waters of the
2	State shall also incorporate or be equipped with a holding tank. Any holding
3	tank or marine toilet designed so as to provide for an optional means of
4	discharge to the waters on which the vessel is operating shall have the
5	discharge openings sealed shut and any discharge lines, pipes, or hoses shall be
6	disconnected and stored while the vessel is in the waters of this State.
7	(f)(g) Nothing in this section shall be construed to prevent the discharge of
8	adequately treated wastes from any vessel operating under the provisions of a
9	valid discharge permit issued by the Department of Environmental
10	Conservation.
11	(g)(h) Motorboats operated on waters that the U.S. Coast Guard has
12	determined to be navigable waters of the United States and therefore subject to
13	the jurisdiction of the United States must have lights and other safety
14	equipment as required by U.S. Coast Guard rules and regulations.
15	* * * Vermont Numbering Provisions * * *
16	Sec. 32. 23 V.S.A. § 3307(a) is amended to read:
17	(a) A motorboat is not required to have a Vermont number under this
18	chapter if it is:
19	(1) already covered by a number in effect that has been awarded to it
20	under federal law or a federally approved numbering system of another state if
21	the boat has not been within the State for more than $90 \underline{60}$ days;

1	(2) a motorboat from a country other than the United States if the boat
2	has not been within the State for more than $90 \underline{60}$ days;
3	* * *
4	* * * Commercial Driver's Licenses and Permits;
5	Prohibition on Masking or Diversion * * *
6	Sec. 33. 23 V.S.A. § 4122 is amended to read:
7	§ 4122. DEFERRING IMPOSITION OF SENTENCE; PROHIBITION ON
8	MASKING OR DIVERSION
9	(a) No judge or court, State's Attorney, or law enforcement officer may
10	utilize the provisions of 13 V.S.A. § 7041 or any other program to defer
11	imposition of sentence or judgment if the defendant holds a commercial
12	driver's license or was operating a commercial motor vehicle when the
13	violation occurred and is charged with violating any State or local traffic law
14	other than a parking violation.
15	(b) In accordance with 49 C.F.R. § 384.226, no court, State's Attorney, or
16	law enforcement officer may mask or allow an individual to enter into a
17	diversion program that would prevent a commercial learner's permit holder's
18	or commercial driver's license holder's conviction for any violation, in any
19	type of motor vehicle, of a state or local traffic control law other than parking,
20	vehicle weight, or vehicle defect violations from appearing on the Commercial
21	Driver's License Information System (CDLIS) driver record.

1	* * * Airbags * * *
2	Sec. 34. 13 V.S.A. § 2026 is amended to read:
3	§ 2026. INSTALLATION OF OBJECT IN LIEU OF AIR BAG
4	(a) No person shall knowingly:
5	(1) manufacture, import, distribute, offer for sale, sell, lease, transfer,
6	install, or reinstall, or knowingly cause to be installed, or cause to be
7	reinstalled: a counterfeit automobile supplemental restraint system component,
8	a nonfunctional airbag, or
9	(1) an object in lieu of a vehicle air bag that was designed in accordance
10	with the federal safety regulation an automobile supplement restraint system
11	component, when the object does not comply with the requirements of
12	49 C.F.R. § 571.208, as amended, for the make, model, and year of a vehicle;
13	or
14	(2) an inoperable vehicle air bag, knowing the air bag is inoperable
15	install or reinstall as an automobile supplemental restraint system component
16	anything that causes the diagnostic system for a motor vehicle to fail to warn
17	the motor vehicle operator that an airbag is not installed or fail to warn the
18	motor vehicle operator that a counterfeit automobile supplemental restraint
19	system component or nonfunctional airbag is installed in the motor vehicle.
20	(b) A person who violates subsection (a) of this section shall be imprisoned
21	for not more than three years or fined not more than \$10,000.00, or both.

1	(c) A person who violates subsection (a) of this section, and serious bodily
2	injury, as defined in section 1021 of this title, or death results, shall be
3	imprisoned for not more than 15 years or fined not more than \$10,000.00, or
4	both.
5	(d) Subsection (a) of this section shall not apply to the sale, lease, transfer,
6	installation, or reinstallation of an airbag in a motor vehicle exclusively used
7	for law enforcement.
8	(e) As used in this section:
9	(1) "Airbag" means an inflatable restraint device for occupants of motor
10	vehicles that is part of an automobile supplemental restraint system.
11	(2) "Automobile supplemental restraint system" means a passive
12	inflatable crash protection system that a vehicle manufacturer designs to
13	protect automobile occupants in the event of a collision in conjunction with a
14	seat belt assembly, as defined in 49 C.F.R. § 571.209, and that consists of one
15	or more airbags and all components required to ensure that each airbag:
16	(A) operates as designed in a crash; and
17	(B) meets federal motor vehicle safety standards for the specific
18	make, model, and year of manufacture of the vehicle in which the airbag is
19	installed.
20	(3) "Counterfeit automobile supplemental restraint system component"
21	means a replacement component, including an airbag, for an automobile

1	supplemental restraint system that without the authorization of a manufacturer,
2	or a person that supplies parts to the manufacturer, displays a trademark that is
3	identical or substantially similar to the manufacturer's or supplier's genuine
4	trademark.
5	(4) "Install" and "reinstall" require the completion of installation work
6	related to the automobile supplemental restraint system of a motor vehicle and
7	either:
8	(A) for the motor vehicle to be returned to the owner or operator; or
9	(B) for the transfer of title for the motor vehicle.
10	(5) "Nonfunctional airbag" means a replacement airbag that:
11	(A) was previously deployed or damaged;
12	(B) has a fault that the diagnostic system for a motor vehicle detects
13	once the airbag is installed;
14	(C) may not be sold or leased under 49 U.S.C. § 30120(j); or
15	(D) includes a counterfeit automobile supplemental restraint system
16	component or other part or object that is installed for the purpose of misleading
17	a motor vehicle owner or operator into believing that a functional airbag is
18	installed.
19	(6) "Nonfunctional airbag" does not include an unrepaired deployed
20	airbag or an airbag that is installed in a motor vehicle:

1	(A) that is a totaled motor vehicle, as defined in 23 V.S.A.
2	<u>§ 2001(14); or</u>
3	(B) for which the owner was issued a salvaged certificate of title
4	pursuant to 23 V.S.A. § 2091 or a similar title from another state.
5	* * * Effective Dates * * *
6	Sec. 35. EFFECTIVE DATES
7	(a) Notwithstanding 1 V.S.A. § 214, this section and Sec. 28 (certificate of
8	title exemptions; 23 V.S.A. § 2012) shall take effect retroactively on January 1,
9	<u>2024.</u>
10	(b) Secs. 14 and 15 (tinted windows; 23 V.S.A. § 1125) shall take effect on
11	July 1, 2026.
12	(c) All other sections shall take effect on July 1, 2024.
13	
14	
15	
16	
17	
18	(Committee vote:)
19	
20	Senator
21	FOR THE COMMITTEE

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