1	H.481
2	Introduced by Committee on Environment
3	Date:
4	Subject: Conservation and development; water quality; stormwater; three-acre
5	permit
6	Statement of purpose of bill as introduced: This bill proposes to amend
7	requirements related to the permitting of stormwater systems in the State. The
8	bill would extend the deadline by which owners of impervious surface subject
9	to the three-acre impervious surface permit must complete permitting. The bill
10	also would allow municipalities that assume full legal responsibility for a
11	stormwater system to assess municipal impact fees on users of the stormwater
12	system. In addition, the bill repeals the sunset of the clean water surcharge on
13	the property transfer tax. The bill also would create the Study Committee on
14	the Creation of Regional Stormwater Utility Districts to review the feasibility
15	and benefit of creating regional stormwater utility districts to facilitate
16	implementation and compliance with the water quality laws of the State.

An act relating to stormwater management

17

18 It is hereby enacted by the General Assembly of the State of Vermont:

19 Sec. 1. 10 VS A & 1264 is amended to read:

\$ 1264 STODMWATED MANAGEMENT

2 ***

(d) Exemptions.

4 ***

(2) No permit is required under subdivision (c)(1), (5), or (7) of this section and for which a municipality has assumed full legal responsibility as part of a permit issued to the municipality by the Secretary. As used in this subdivision, "full legal responsibility" means legal control of the stormwater system, including a legal right to access the stormwater system, a legal duty to properly maintain the stormwater system, and a legal duty to repair and replace the stormwater system when it no longer adequately protects waters of the State. Notwithstanding the provisions of 24 NS.A. § 3254 to the contrary, when a municipality assumes full legal responsibility for a stormwater system, the municipality may assess municipal impact fees on users of the stormwater system provided that a majority of the property owners subject to the impact fee consented and the impact fee assessed is a fair apportionment to the user of the cost of the improvement in accordance with the benefits the user received.

(g) General permits.

12) Within I III dove after the adoption by the Secretary of the rilled
required under subsection (f) of this section, the Secretary shall issue a general
permit under this section for discharges of stormwater from impervious surface
of three or more acres in size, when the stormwater discharge previously was
not permitted of was permitted under an individual permit or general permit
that did not incorporate the requirements of the 2002 Stormwater Management
Manual or any subsequently adopted Stormwater Management Manual. Under
the general permit, the Secretary shall:
(A) Establish a schedule for implementation of the general permit by
geographic area of the State. The schedule shall establish the date by which an
owner of impervious surface shall apply for coverage under this subdivision
(3). The schedule established by the Secretary shall require an owner of
impervious surface subject to permitting under his subdivision to obtain
coverage by the following dates:
(i) for impervious surface located within the Lake Champlain
watershed, the Lake Memphremagog watershed, or the watershed of a
stormwater-impaired water on or before October 1, 2023 2028; and
(ii) for impervious surface located within all other watersheds of
the State, no not later than October 1, 2033 2038 or not later than five years
after a binding stormwater-specific waste-load allocation has been established

for that watershed, whichever occurs first.

1	(R) Fetablish criteria and technical standards, such as best
2	management practices, for implementation of stormwater improvements for
3	the retrefitting of impervious surface subject to permitting under this
4	subdivision (3).
5	(C) Require that a discharge of stormwater from impervious surface
6	subject to the requirements of this section comply with the standards of
7	subsection (h) of this section for redevelopment of or renewal of a permit for
8	existing impervious surface.
9	(D) Allow the use of stermwater impact fees, offsets, and phosphorus
10	credit trading within the watershed on the water to which the stormwater
11	discharges or runs off.
12	***
13	Sec. 2. REPEALS; SUNSET OF PROPERTY TRANSFER TAX CLEAN
14	WATER SURCHARGE
15	(a) 2017 Acts and Resolves No. 85, Sec. I.10 (sunset of clean water
16	surcharge), as amended by 2024 Acts and Resolves No. 181, is repealed.
17	(b) 2017 Acts and Resolves No. 85, Sec. I.11(a)(5) (effective date of sunset
18	of clean water surcharge) is repealed.
19	Sec. 3. 2017 Acts and Resolves No. 85, Sec. I.1(b) is amended to read:
20	(b) Purpose and intent.

1	(1) The number of Sect 11 112 of this act is to promote the
2	development and improvement of housing for Vermonters.
3	(1) It is the intent of the General Assembly:
4	(A) to extend the clean water surcharge to provide an interim a
5	source of revenue for addressing water quality issues throughout the State; and
6	(B) to continue its work on identifying a long-term funding source or
7	sources that are sufficient in scope and targeted in design to address these
8	water quality issues; and
9	(C) once one or more long-term funding sources are identified and
10	enacted, but not later than July 1, 2027, to reduce the amount of the clean
11	water surcharge to 0.04 percent.
12	Sec. 4. 2017 Acts and Resolves No. 85, Sec. I.12 is amended to read:
13	Sec. I.12. EFFECTIVE DATES
14	(a) Secs. I.1–I.12 shall take effect on July 1, 2017, except that Sec. I.10
15	(allocating clean water surcharge revenue to Vermont Housing and
16	Conservation Trust Fund) shall take effect on July 1, 2027.
17	Sec. 5. 2017 Acts and Resolves No. 85, Sec. I.7(d) is amended to read:
18	(d) To compensate for this reduction of available property transfer tax
19	revenue, it is the intent of the General Assembly through this act to provide for
20	the transfer of \$2,500,000.00 to the Vermont Housing and Conservation Trust
21	Fund, as follows.

generated by the clean water surcharge of 0.2 0.22 percent shall be transferred to the Vermont Housing and Conservation Trust Fund. In fiscal year 2018 only, the Commissioner shall transfer the amount of \$1,000,000.00 from the Vermont Housing and Conservation Trust Fund to the General Fund. (3) After July 1, 2027, pursuant to 32 V.S.A. \$ 9602a as amended in Sec. I.10 of this act, \$1,000,000.00 in total revenue generated by the clean water surcharge of 0.04 percent shall be transferred to the Vermont Housing and Conservation Trust Fund. [Repealed.]	1	(1) Cas IV 100 of this act appropriates (11 200 QA) 00 in fiscal year
\$1,500,000.00 shall revert to the Fund, resulting in a fiscal year 2018 total appropriation to the Board of \$9,804,840.00. In fiscal year 2018 only, the amount of \$1,500,000.00 from the Vermont Housing and Conservation Trust Fund shall be transferred to the General Fund. (2) As provided in Sec. I.9 of this act, from July 1, 2017 until July 1, 2027, pursuant to 32 V.S.A. § 9602a, the first \$1,000,000.00 in revenue generated by the clean water surcharge of 0.2 0.22 percent shall be transferred to the Vermont Housing and Conservation Trust Fund. In fiscal year 2018 only, the Commissioner shall transfer the amount of \$1,000,000.00 from the Vermont Housing and Conservation Trust Fund to the General Fund. (3) After July 1, 2027, pursuant to 32 V.S.A. § 9602a as amended in Sec. I.10 of this act, \$1,000,000.00 in total revenue generated by the clean water surcharge of 0.04 percent shall be transferred to the Vermont Housing and Conservation Trust Fund. [Repealed.] (4) As provided in Sec. I.11 of this act, the clean water surcharge will be repealed in its entirety on July 1, 2039. [Repealed.] Sec. 6. 10 V.S.A. §§ 927 and 928 are amended to read:	2	2018 from the Vermont Housing and Conservation Trust Fund to the Vermont
appropriation to the Board of \$9,804,840.00. In fiscal year 2018 only, the amount of \$1,500,000.00 from the Vermont Housing and Conservation Trust Fund shall be transferred to the General Fund. (2) As provided in Sec. I.9 of this act, from July 1, 2017 until July 1, 2027, pursuant to 32 V.S.A. § 9602a, the first \$1,000,000.00 in revenue generated by the clean water surcharge of 0.2 0.22 percent shall be transferred to the Vermont Housing and Conservation Trust Fund. In fiscal year 2018 only, the Commissioner shall transfer the abount of \$1,000,000.00 from the Vermont Housing and Conservation Trust Fund to the General Fund. (3) After July 1, 2027, pursuant to 32 V.S.A. § 9602a as amended in Sec. I.10 of this act, \$1,000,000.00 in total revenue generated by the clean water surcharge of 0.04 percent shall be transferred to the Vermont Housing and Conservation Trust Fund. [Repealed.] (4) As provided in Sec. I.11 of this act, the clean water surcharge will be repealed in its entirety on July 1, 2039. [Repealed.] Sec. 6. 10 V.S.A. §§ 927 and 928 are amended to read:	3	Housing and Conservation Board. Upon the effective date of this act,
amount of \$1,500,000.00 from the Vermont Housing and Conservation Trust Fund shall be transferred to the General Fund. (2) As provided in Sec. I.9 of this act, from July 1, 2017 until July 1, 2027, pursuant to 32 V.S.A. § 9602a, the first \$1,000,000.00 in revenue generated by the clean water surcharge of 0.2 0.22 percent shall be transferred to the Vermont Housing and Conservation Trust Fund. In fiscal year 2018 only, the Commissioner shall transfer the amount of \$1,000,000.00 from the Vermont Housing and Conservation Trust Fund to the General Fund. (3) After July 1, 2027, pursuant to 32 V.S.A. § 9602a as amended in Sec. I.10 of this act, \$1,000,000.00 in total revenue generated by the clean water surcharge of 0.04 percent shall be transferred to the Vermont Housing and Conservation Trust Fund. [Repealed.] (4) As provided in Sec. I.11 of this act, the clean water surcharge will be repealed in its entirety on July 1, 2039. [Repealed.] Sec. 6. 10 V.S.A. §§ 927 and 928 are amended to read:	4	\$1,500,000.00 shall revert to the Fund, resulting in a fiscal year 2018 total
Fund shall be transferred to the General Fund. (2) As provided in Sec. I.9 of this act, from July 1, 2017 until July 1, 2027, pursuant to 32 V.S.A. § 9602a, the first \$1,000,000.00 in revenue generated by the clean water surcharge of 0.2 0.22 percent shall be transferred to the Vermont Housing and Conservation Trust Fund. In fiscal year 2018 only, the Commissioner shall transfer the amount of \$1,000,000.00 from the Vermont Housing and Conservation Trust Fund to the General Fund. (3) After July 1, 2027, pursuant to 32 V.S.A. § 9602a as amended in Sec. I.10 of this act, \$1,000,000.00 in total revenue generated by the clean water surcharge of 0.04 percent shall be transferred to the Vermont Housing and Conservation Trust Fund. [Repealed.] (4) As provided in Sec. I.11 of this act, the clean water surcharge will be repealed in its entirety on July 1, 2039. [Repealed.] Sec. 6. 10 V.S.A. §§ 927 and 928 are amended to read:	5	appropriation to the Board of \$9,804,840.00. In fiscal year 2018 only, the
(2) As provided in S. c. I.9 of this act, from July 1, 2017 until July 1, 2027, pursuant to 32 V. A. § 9602a, the first \$1,000,000.00 in revenue generated by the clean water surcharge of 0.2 0.22 percent shall be transferred to the Vermont Housing and Conservation Trust Fund. In fiscal year 2018 only, the Commissioner shall transfer the amount of \$1,000,000.00 from the Vermont Housing and Conservation Trust Fund to the General Fund. (3) After July 1, 2027, pursuant to 32 V.S.A. § 9602a as amended in Sec. I.10 of this act, \$1,000,000.00 in total revenue generated by the clean water surcharge of 0.04 percent shall be transferred to the Vermont Housing and Conservation Trust Fund. [Repealed.] (4) As provided in Sec. I.11 of this act, the clean water surcharge will be repealed in its entirety on July 1, 2039. [Repealed.] Sec. 6. 10 V.S.A. §§ 927 and 928 are amended to read:	6	amount of \$1,500,000.00 from the Vermont Housing and Conservation Trust
July 1, 2027, pursuant to 32 V.S.A. § 9602a, the first \$1,000,000.00 in revenue generated by the clean water surcharge of 0.2 0.22 percent shall be transferred to the Vermont Housing and Conservation Trust Fund. In fiscal year 2018 only, the Commissioner shall transfer the amount of \$1,000,000.00 from the Vermont Housing and Conservation Trust Fund to the General Fund. (3) After July 1, 2027, pursuant to 32 V.S.A. § 9602a as amended in Sec. I.10 of this act, \$1,000,000.00 in total revenue generated by the clean water surcharge of 0.04 percent shall be transferred to the Vermont Housing and Conservation Trust Fund. [Repealed.] (4) As provided in Sec. I.11 of this act, the clean water surcharge will be repealed in its entirety on July 1, 2039. [Repealed.] Sec. 6. 10 V.S.A. §§ 927 and 928 are amended to read:	7	Fund shall be transferred to the General Fund.
generated by the clean water surcharge of 0.2 0.22 percent shall be transferred to the Vermont Housing and Conservation Trust Fund. In fiscal year 2018 only, the Commissioner shall transfer the amount of \$1,000,000.00 from the Vermont Housing and Conservation Trust Fund to the General Fund. (3) After July 1, 2027, pursuant to 32 V.S.A. § 9602a as amended in Sec. I.10 of this act, \$1,000,000.00 in total revenue generated by the clean water surcharge of 0.04 percent shall be transferred to the Vermont Housing and Conservation Trust Fund. [Repealed.] (4) As provided in Sec. I.11 of this act, the clean water surcharge will be repealed in its entirety on July 1, 2039. [Repealed.] Sec. 6. 10 V.S.A. §§ 927 and 928 are amended to read:	8	(2) As provided in Sc. I.9 of this act, from July 1, 2017 until
to the Vermont Housing and Conservation Trust Fund. In fiscal year 2018 only, the Commissioner shall transfer the amount of \$1,000,000.00 from the Vermont Housing and Conservation Trust Fund to the General Fund. (3) After July 1, 2027, pursuant to 32 V.S.A. § 9602a as amended in Sec. I.10 of this act, \$1,000,000.00 in total revenue generated by the clean water surcharge of 0.04 percent shall be transferred to the Vermont Housing and Conservation Trust Fund. [Repealed.] (4) As provided in Sec. I.11 of this act, the clean water surcharge will be repealed in its entirety on July 1, 2039. [Repealed.] Sec. 6. 10 V.S.A. §§ 927 and 928 are amended to read:	9	July 1, 2027, pursuant to 32 V.S.A. § 9602a, the first \$1,000,000.00 in revenue
only, the Commissioner shall transfer the amount of \$1,000,000.00 from the Vermont Housing and Conservation Trust Fund to the General Fund. (3) After July 1, 2027, pursuant to 32 V.S.A. § 9602a as amended in Sec. I.10 of this act, \$1,000,000.00 in total revenue generated by the clean water surcharge of 0.04 percent shall be transferred to the Vermont Housing and Conservation Trust Fund. [Repealed.] (4) As provided in Sec. I.11 of this act, the clean water surcharge will be repealed in its entirety on July 1, 2039. [Repealed.] Sec. 6. 10 V.S.A. §§ 927 and 928 are amended to read:	10	generated by the clean water surcharge of $0.2 \ \underline{0.22}$ percent shall be transferred
Vermont Housing and Conservation Trust Fund to the General Fund. (3) After July 1, 2027, pursuant to 32 V.S.A. § 9602a as amended in Sec. I.10 of this act, \$1,000,000.00 in total revenue generated by the clean water surcharge of 0.04 percent shall be transferred to the Vermont Housing and Conservation Trust Fund. [Repealed.] (4) As provided in Sec. I.11 of this act, the clean water surcharge will be repealed in its entirety on July 1, 2039. [Repealed.] Sec. 6. 10 V.S.A. §§ 927 and 928 are amended to read:	11	to the Vermont Housing and Conservation Trust Fund. In fiscal year 2018
(3) After July 1, 2027, pursuant to 32 V.S.A. § 9602a as amended in Sec. I.10 of this act, \$1,000,000.00 in total revenue generated by the clean water surcharge of 0.04 percent shall be transferred to the Vermont Housing and Conservation Trust Fund. [Repealed.] (4) As provided in Sec. I.11 of this act, the clean water surcharge will be repealed in its entirety on July 1, 2039. [Repealed.] Sec. 6. 10 V.S.A. §§ 927 and 928 are amended to read:	12	only, the Commissioner shall transfer the amount of \$1,000,000.00 from the
Sec. I.10 of this act, \$1,000,000.00 in total revenue generated by the clean water surcharge of 0.04 percent shall be transferred to the Vermont Housing and Conservation Trust Fund. [Repealed.] (4) As provided in Sec. I.11 of this act, the clean water surcharge will be repealed in its entirety on July 1, 2039. [Repealed.] Sec. 6. 10 V.S.A. §§ 927 and 928 are amended to read:	13	Vermont Housing and Conservation Trust Fund to the General Fund.
water surcharge of 0.04 percent shall be transferred to the Vermont Housing and Conservation Trust Fund. [Repealed.] (4) As provided in Sec. I.11 of this act, the clean water surcharge will be repealed in its entirety on July 1, 2039. [Repealed.] Sec. 6. 10 V.S.A. §§ 927 and 928 are amended to read:	14	(3) After July 1, 2027, pursuant to 32 V.S.A. § 9602a as amended in
and Conservation Trust Fund. [Repealed.] (4) As provided in Sec. I.11 of this act, the clean water surcharge will be repealed in its entirety on July 1, 2039. [Repealed.] Sec. 6. 10 V.S.A. §§ 927 and 928 are amended to read:	15	Sec. I.10 of this act, \$1,000,000.00 in total revenue generated by the clean
(4) As provided in Sec. I.11 of this act, the clean water surcharge will be repealed in its entirety on July 1, 2039. [Repealed.] Sec. 6. 10 V.S.A. §§ 927 and 928 are amended to read:	16	water surcharge of 0.04 percent shall be transferred to the Vermont Housing
repealed in its entirety on July 1, 2039. [Repealed.] Sec. 6. 10 V.S.A. §§ 927 and 928 are amended to read:	17	and Conservation Trust Fund. [Repealed.]
20 Sec. 6. 10 V.S.A. §§ 927 and 928 are amended to read:	18	(4) As provided in Sec. I.11 of this act, the clean water surcharge will be
	19	repealed in its entirety on July 1, 2039. [Repealed.]
21 § 927. DEVELOPED LANDS INFLEMENTATION GRANT PROGRAM	20	Sec. 6. 10 V.S.A. §§ 927 and 928 are amended to read:
	21	§ 927. DEVELOPED LANDS INFLEMENTATION GRANT PROGRAM

1	The Sacretory shall administer a Havelaned Lands Implementation Ligar
2	Program to provide grants or financing financial assistance to persons who are
3	required to obtain a permit to implement regulatory requirements that are
4	necessary to achieve water quality standards. The grant or financing program
5	shall only be available in basins where a clean water service provider has met
6	its annual goals or a making sufficient progress, as determined by the
7	Secretary, towards those goals. This grant program shall fund or provide
8	financing for projects related to the permitting of impervious surface of three
9	acres or more under subdivision 1264(g)(3) of this title and for a permit
10	renewal under subdivision 1264(h)(2) of this title for a discharge to a
11	stormwater-impaired water that was permitted under an individual permit or a
12	general permit that did not incorporate the requirements of the 2002
13	Stormwater Management Manual or any subsequently adopted Stormwater
14	Management Manual. Not more than 15 percent of the total grant amount
15	awarded shall be used for administrative costs.
16	§ 928. MUNICIPAL STORMWATER IMPLEMENTATION GRANT
17	PROGRAM
18	The Secretary shall administer a Municipal Stormwater Implementation
19	Grant Program to provide grants financial assistance to any municipality
20	required under section 1264 of this title to obtain or seek coverage under th
21	municipai roads general permit, the municipal separate storm sewer systems

1	permit a permit for impervious surface of three seres or more or a permit
2	required by the Secretary to reduce the adverse impacts to water quality of a
3	discharge or stormwater runoff. The grant program shall only be available in
4	basins where a clean water service provider has met its annual goals or is
5	making sufficient progress, as determined by the Secretary, towards those
6	goals. Not more than 15 percent of the total grant amount awarded shall be
7	used for administrative costs. This program shall be available to a
8	municipality to comply with permit for impervious surface of three acres or
9	more for a residential subdivision when the municipality assumes full legal
10	responsibility for the stormwater system of the residential subdivision under
11	subsection 1264(c)(7) of this title.
12	Sec. 7. 10 V.S.A. § 1389(e) is amended to read:
13	(e) Priorities. In making recommendations under subsection (d) of this
14	section regarding the appropriate allocation of funds from the Clean Water
15	Fund, the Board shall prioritize as follows:
16	(1) As a first priority, make recommendations regarding funding for the
17	following grants and programs, which shall each be given equal proprity:
18	(A) grants to clean water service providers to fund the reasonable
19	costs associated with the inspection, verification, operation, and maintenance
20	of clean water projects in a basin,

1	(R) the Water I hality Pectoration Formula Grant under cention U/S
2	of this title;
3	(C) the Agency of Agriculture, Food and Markets' agricultural water
4	quality programs; and
5	(D) the Water Quality Enhancement Grants under section 926 of this
6	title at a funding level of at least 20 percent of the annual balance of the Clean
7	Water Fund, provided that the maximum amount recommended under this
8	subdivision (D) in any year shall not exceed \$5,000,000.00; and
9	(E) funding to partners for basin planning, basin water quality
10	council participation, education, and outreach as provided in subdivision
11	1253(d)(3) of this title, provided funding thall be at least \$500,000.00.
12	(2) As the next priority after reviewing funding requests for programs
13	identified under subdivision (1) of this subsection.
14	(A) funding to programs or projects that address or repair riparian
15	conditions that increase the risk of flooding or pose a threat to life or property;
16	(B) funding for education and outreach regarding the implementation
17	of water quality requirements, including funding for education, outreach,
18	demonstration, and access to tools for the implementation of the Acceptable
19	Management Practices for Maintaining Water Quality on Logging Jobs in
20	Vermont, as adopted by the Commissioner of Forests, Farks and Recreation,

l	(C) funding for the Municipal Stormwater Implementation Grant
2	Program as provided in section 928 of this title, including at least
3	\$1,000,000.00 annually for costs of complying with permitting requirements
4	under subdivision 1264(c)(7) of this title;
5	(D) funding for innovative or alternative technologies or practices
6	designed to improve water quality or reduce sources of pollution to surface
7	waters, including funding for innovative nutrient removal technologies and
8	community-based methane digesters that utilize manure, wastewater, and food
9	residuals to produce energy; and
10	(E) funding to purchase agricultural land in order to take that land
11	out of practice when the State water quality requirements cannot be remediated
12	through agricultural Best Management Practices.
13	(3) As the next priority after reviewing funding requests under
14	subdivisions (1) and (2) of this subsection, funding for the Developed Lands
15	Implementation Grant Program as provided in section 927 of this title.
16	Sec. 8 ADDDODDIATION
17	Notwithstanding any other provision of law, the Clean Water Board shall
18	direct \$5,000,000.00 from the Clean water Fund in fiscal year 2027 to the
19	Municipal Stormwater Implementation Program Section 928 of this title for
20	costs of complying with permitting requirements under subdivision 1204(c)(7)

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Sec. 8. RECOMMENDED APPROPRIATION

Notwiths anding any other provision of law, the Clean Water Board shall recommend \$5,000,000.00 from the Clean Water Fund in fiscal year 2027 to the Municipal Stormwater Implementation Program in 10 V.S.A. § 928 for costs of complying with permitting requirements under 10 V.S.A. § 1264(c)(7), including for residential subdivisions when the municipality assumes full legal responsibility for the stormwater system.

- 3 Sec. 9. 24 V.S.A. § 3616 is amended to read:
- 4 § 3616. RENTS; RATES

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- (a) A municipal corporation, through its board may establish rates, rents, or charges to be paid as the board may prescribe. The board may establish annual charges separately for bond repayment, fixed operations and maintenance costs and variable operations and maintenance costs dependent on flow.
- (b) The rates, rents, or charges may be based upon:
 - (1) the metered consumption of water on premises connected with the sewer system, however, the board may determine no user will be billed for fixed operations and maintenance costs and bond payment less than the average single-family charge,

1	(2) the number of equivalent units connected with or served by the
2	sewage system based upon their estimated flows compared to the estimated
3	flows from a single-family dwelling, however, the board may determine no
4	user will be billed less than the minimum charge determined for the single-
5	family dwelling charge for fixed operations and maintenance costs and bond
6	payment;
7	* * *
8	(6) for groundwater, surface, or stormwater an equivalent residential
9	unit based on an average or median of the area of impervious surface on
10	residential property within the municipality; or
11	(7) any combination of these bas's, provided the combination is
12	equitable.
13	* * *
14	Sec. 10. STUDY COMMITTEE ON CREATION OF REGIONAL
15	STORMWATER UTILITY DISTRICTS
16	(a) Creation. There is created the Study Committee on the Creation of
17	Regional Stormwater Utility Districts to review the feasibility and benefit of
18	creating regional stormwater utility districts to facilitate implementation and
19	compliance with the water quality laws of the State.
20	(b) Membership. The Study Committee shall be composed of the
21	following memoers.

1	(1) the Commissioner of Environmental Conservation or designed
2	(2) a representative of the Vermont League of Cities and Towns,
3	appointed by the Speaker of the House;
4	(3) a representative of a municipality subject to the municipal separate
5	storm sewer system (MS4) permit, appointed by the Committee on
6	Committees;
7	(4) a representative of a municipality with a population under 2,500
8	persons, appointed by the Speaker of the House;
9	(5) a representative of the Green Mountain Water Environment
10	Association, appointed by the Speater of the House;
11	(6) a commercial or industrial business owner subject to the three-acre
12	stormwater permit or other stormwater requirements, appointed by the
13	Committee on Committees; and
14	(7) a representative of an environmental advecacy organization,
15	appointed by the Speaker of the House.
16	(c) Powers and duties. The Study Committee shall review the feasibility of
17	establishing regional stormwater utility districts in the State. The Study
18	Committee shall:
19	(1) review current statutory authority for the development of regional
20	stormwater utility districts comprised of multiple municipalities, including
21	identifying any potential disincentives or obstacles to utility formation,

1	(2) propose an approach the State could use for implementing a regional
2	stormwater utility that would allow the utilities to assume liability and
3	responsibility for compliance with water quality laws, including how a utility
4	could assume responsibility for:
5	(A) securing the permitting of properties subject to the three-acre
6	stormwater permit; and
7	(B) achieving the phosphorus reduction targets for the three-acre
8	stormwater permitted properties within the utility district;
9	(3) review and recommend cost-effective and equitable approaches for
10	regional level revenue raising and distribution of project funding for the
11	purpose of stormwater controls to meet total maximum daily load plans
12	(TMDLs) including:
13	(A) consideration of prior revenue-raking recommendations made in
14	the 2017 Clean Water Report from the Office of the State Treasurer;
15	(B) recommend whether and how to authorize a regional stormwater
16	utility to assess fees or charges to all landowners, residents, and businesses
17	within the regional stormwater utility district for the purpose of stormwater
18	controls to meet TMDLs;
19	(C) propose how a regional stormwater utility district could be
20	eligible for Clean Water State Revolving Loan Fund awards and access State-
21	level financial assistance for the design, construction, and operation and

1	maintenance of regulatory and non regulatory eterminator exetence including
2	from the Clean Water State Revolving Loan Fund; and
3	(D) recommend whether and how a regional stormwater utility can
4	allocate resources and cost-effectively and equitably achieve pollutant
5	reduction measures that are not fully achieved by regulated sites, as might be
6	articulated in a regional stormwater management plan;
7	(4) propose how statute should be amended to implement any of the
8	recommendations of the Stucy Committee, including stormwater management
9	planning for purposes of overall regional phosphorus pollutant reductions; and
10	(5) estimate a cost to operate proposed regional stormwater utility
11	districts.
12	(d) Assistance. The Study Committee shall have the administrative,
13	technical, and legal assistance of the Department of Environmental
14	Conservation.
15	(e) Report. On or before January 15, 2027, the Study Committee shall
16	submit a written report to the House Committees on Environment and on
17	Government Operations and Military Affairs and the Senate Committees on
18	Natural Resources and Energy and on Government Operations with its
19	findings and any recommendations for legislative action.
20	(i) ivicetings.

1	(1) The Commissioner of Environmental Conservation or designed shall
2	call the first meeting of the Study Committee.
3	(2) The Commissioner of Environmental Conservation or designee shall
4	be the Chair.
5	(3) A majority of the membership shall constitute a quorum.
6	(4) The Study Committee hall cease to exist on March 1, 2027.
7	(g) Compensation and reimbursement. Members of the Study Committee
8	shall be entitled to per diem compensation and reimbursement of expenses as
9	permitted under 32 V.S.A. § 1010 for not more than eight meetings. These
10	payments shall be made from monies appropriated to the Agency of Natural
11	Resources.
12	Sec. 11. EFFECTIVE DATE
13	This act shall take effect on July 1, 2023.
	Sec. 1. 10 V.S.A. § 1264 is amended to read:
	§ 1264. STORMWATER MANAGEMENT
	* * *
	(c) Prohibitions.
	* * *

(7) In accordance with the schedule established under subdivision (g)(3) of this section, a person shall not discharge stormwater from impervious surface of three or more acres in size without first obtaining an individual

permit or coverage under a general permit issued under this section if the discharge was never previously permitted or was permitted under an individual permit or general permit that did not incorporate the requirements of the 2002 Stormwater Management Manual or any subsequently adopted Stormwater Management Manual. The Secretary shall provide notice to all owners of property subject to the permit required under this subdivision.

(d) Exemptions.

* * *

(2) No permit is required under subdivision (c)(1), (5), or (7) of this section and for which a municipality has assumed full legal responsibility as part of a permit issued to the municipality by the Secretary. As used in this subdivision, "full legal responsibility" means legal control of the stormwater system, including a legal right to access the stormwater system, a legal duty to properly maintain the stormwater system, and a legal duty to repair and replace the stormwater system when it no longer adequately protects waters of the State. Notwithstanding the provisions of 24 V.S.A. § 3254 to the contrary, when a municipality assumes or has assumed full legal responsibility for a stormwater system, the municipality may assess municipal special assessment fees on users of the stormwater system provided that a majority of the property owners subject to the special assessment fee consented and the fee assessed is

a fair apportionment to the user of the cost of the improvement in accordance with the benefits the user received.

* * *

(g) General permits.

* * *

- (3) Within 120 days after the adoption by the Secretary of the rules required under subsection (f) of this section, the Secretary shall issue a general permit under this section for discharges of stormwater from impervious surface of three or more acres in size, when the stormwater discharge previously was not permitted or was permitted under an individual permit or general permit that did not incorporate the requirements of the 2002 Stormwater Management Manual or any subsequently adopted Stormwater Management Manual. Under the general permit, the Secretary shall:
- (A) Establish a schedule for implementation of the general permit by geographic area of the State. The schedule shall establish the date by which an owner of impervious surface shall apply for coverage under this subdivision (3). The schedule established by the Secretary shall require an owner of impervious surface subject to permitting under this subdivision to obtain coverage by the following dates:

- (i) for impervious surface located within the Lake Champlain watershed, the Lake Memphremagog watershed, or the watershed of a stormwater-impaired water on or before October 1, 2023 2028; and
- (ii) for impervious surface located within all other watersheds of the State, no not later than October 1, 2033 2038 or not later than five years after a binding stormwater-specific waste-load allocation has been established for that watershed, whichever occurs first.
- (B) Establish criteria and technical standards, such as best management practices, for implementation of stormwater improvements for the retrofitting of impervious surface subject to permitting under this subdivision (3).
- (C) Require that a discharge of stormwater from impervious surface subject to the requirements of this section comply with the standards of subsection (h) of this section for redevelopment of or renewal of a permit for existing impervious surface.
- (D) Allow the use of stormwater impact fees, offsets, and phosphorus credit trading within the watershed of the water to which the stormwater discharges or runs off.

* * *

Sec. 2. REPEALS; SUNSET OF PROPERTY TRANSFER TAX CLEAN WATER SURCHARGE

- (a) 2017 Acts and Resolves No. 85, Sec. I.10 (sunset of clean water surcharge), as amended by 2024 Acts and Resolves No. 181, is repealed.
- (b) 2017 Acts and Resolves No. 85, Sec. I.11(a)(5) (effective date of sunset of clean water surcharge) is repealed.
- Sec. 3. 2017 Acts and Resolves No. 85, Sec. I.1(b) is amended to read:
 - (b) Purpose and intent.
- (1) The purpose of Secs. I.1–I.12 of this act is to promote the development and improvement of housing for Vermonters.
 - (2) It is the intent of the General Assembly:
- (A) to extend the clean water surcharge to provide an interim <u>a</u> source of revenue for addressing water quality issues throughout the State; <u>and</u>
- (B) to continue its work on identifying a long-term funding source or sources that are sufficient in scope and targeted in design to address these water quality issues; and
- (C) once one or more long-term funding sources are identified and enacted, but not later than July 1, 2027, to reduce the amount of the clean water surcharge to 0.04 percent.

- Sec. 4. 2017 Acts and Resolves No. 85, Sec. I.12 is amended to read:

 Sec. I.12. EFFECTIVE DATES
- (a) Secs. I.1–I.12 shall take effect on July 1, 2017, except that Sec. I.10 (allocating clean water surcharge revenue to Vermont Housing and Conservation Trust Fund) shall take effect on July 1, 2027.
- Sec. 5. 2017 Acts and Resolves No. 85, Sec. I.7(d) is amended to read:
- (d) To compensate for this reduction of available property transfer tax revenue, it is the intent of the General Assembly through this act to provide for the transfer of \$2,500,000.00 to the Vermont Housing and Conservation Trust Fund, as follows:
- (1) Sec. D.100 of this act appropriates \$11,304,840.00 in fiscal year 2018 from the Vermont Housing and Conservation Trust Fund to the Vermont Housing and Conservation Board. Upon the effective date of this act, \$1,500,000.00 shall revert to the Fund, resulting in a fiscal year 2018 total appropriation to the Board of \$9,804,840.00. In fiscal year 2018 only, the amount of \$1,500,000.00 from the Vermont Housing and Conservation Trust Fund shall be transferred to the General Fund.
- (2) As provided in Sec. I.9 of this act, from July 1, 2017 until July 1, 2027, pursuant to 32 V.S.A. § 9602a, the first \$1,000,000.00 in revenue generated by the clean water surcharge of 0.2 0.22 percent shall be transferred to the Vermont Housing and Conservation Trust Fund. In fiscal year 2018

only, the Commissioner shall transfer the amount of \$1,000,000.00 from the Vermont Housing and Conservation Trust Fund to the General Fund.

- (3) After July 1, 2027, pursuant to 32 V.S.A. § 9602a as amended in Sec. I.10 of this act, \$1,000,000.00 in total revenue generated by the clean water surcharge of 0.04 percent shall be transferred to the Vermont Housing and Conservation Trust Fund. [Repealed.]
- (4) As provided in Sec. I.11 of this act, the clean water surcharge will be repealed in its entirety on July 1, 2039. [Repealed.]

Sec. 6. 10 V.S.A. §§ 927 and 928 are amended to read:

§ 927. DEVELOPED LANDS IMPLEMENTATION GRANT PROGRAM

The Secretary shall administer a Developed Lands Implementation Grant Program to provide grants or financing financial assistance to persons who are required to obtain a permit to implement regulatory requirements that are necessary to achieve water quality standards. The grant or financing program shall only be available in basins where a clean water service provider has met its annual goals or is making sufficient progress, as determined by the Secretary, towards those goals. This grant program shall fund or provide financing for projects related to the permitting of impervious surface of three acres or more under subdivision 1264(g)(3) of this title and for a permit renewal under subdivision 1264(h)(2) of this title for a discharge to a stormwater-impaired water that was permitted under an individual permit or a

Stormwater Management Manual or any subsequently adopted Stormwater

Management Manual. Not more than 15 percent of the total grant amount awarded shall be used for administrative costs.

§ 928. MUNICIPAL STORMWATER IMPLEMENTATION GRANT PROGRAM

The Secretary shall administer a Municipal Stormwater Implementation Grant Program to provide grants financial assistance to any municipality required under section 1264 of this title to obtain or seek coverage under the municipal roads general permit, the municipal separate storm sewer systems permit, a permit for impervious surface of three acres or more, or a permit required by the Secretary to reduce the adverse impacts to water quality of a discharge or stormwater runoff. The grant program shall only be available in basins where a clean water service provider has met its annual goals or is making sufficient progress, as determined by the Secretary, towards those goals. Not more than 15 percent of the total grant amount awarded shall be used for administrative costs. This program also shall be available to a municipality to comply with a permit for impervious surface of three acres or more for a residential subdivision when the municipality assumes or has assumed full legal responsibility for the stormwater system of the residential subdivision under subdivision 1264(c)(7) of this title. Municipalities may

receive assistance under this program for design or engineering services

necessary for the formation of a municipal stormwater utility.

- *Sec.* 7. 10 V.S.A. § 1389(e) is amended to read:
- (e) Priorities. In making recommendations under subsection (d) of this section regarding the appropriate allocation of funds from the Clean Water Fund, the Board shall prioritize as follows:
- (1) As a first priority, make recommendations regarding funding for the following grants and programs, which shall each be given equal priority:
- (A) grants to clean water service providers to fund the reasonable costs associated with the inspection, verification, operation, and maintenance of clean water projects in a basin;
- (B) the Water Quality Restoration Formula Grant under section 925 of this title;
- (C) the Agency of Agriculture, Food and Markets' agricultural water quality programs; and
- (D) the Water Quality Enhancement Grants under section 926 of this title at a funding level of at least 20 percent of the annual balance of the Clean Water Fund, provided that the maximum amount recommended under this subdivision (D) in any year shall not exceed \$5,000,000.00; and

- (E) funding to partners for basin planning, basin water quality council participation, education, and outreach as provided in subdivision 1253(d)(3) of this title, provided funding shall be at least \$500,000.00.
- (2) As the next priority after reviewing funding requests for programs identified under subdivision (1) of this subsection:
- (A) funding to programs or projects that address or repair riparian conditions that increase the risk of flooding or pose a threat to life or property;
- (B) funding for education and outreach regarding the implementation of water quality requirements, including funding for education, outreach, demonstration, and access to tools for the implementation of the Acceptable Management Practices for Maintaining Water Quality on Logging Jobs in Vermont, as adopted by the Commissioner of Forests, Parks and Recreation;
- (C) funding for the Municipal Stormwater Implementation Grant

 Program as provided in section 928 of this title, including at least

 \$1,000,000.00 annually for costs of complying with permitting requirements

 under subdivision 1264(c)(7) of this title;
- (D) funding for innovative or alternative technologies or practices designed to improve water quality or reduce sources of pollution to surface waters, including funding for innovative nutrient removal technologies and community-based methane digesters that utilize manure, wastewater, and food residuals to produce energy; and

- (E) funding to purchase agricultural land in order to take that land out of practice when the State water quality requirements cannot be remediated through agricultural Best Management Practices.
- (3) As the next priority after reviewing funding requests under subdivisions (1) and (2) of this subsection, funding for the Developed Lands Implementation Grant Program as provided in section 927 of this title.

Sec. 7a. 10 V.S.A. § 1389a is amended to read:

§ 1389a. CLEAN WATER INVESTMENT REPORT

- (a) Beginning on January 15, 2017, and annually thereafter, the Secretary of Administration shall publish the Clean Water Investment Report. The Report shall summarize all investments, including their cost-effectiveness, made by the Clean Water Board and other State agencies for clean water restoration over the prior fiscal year. The Report shall include expenditures from the Clean Water Fund, the General Fund, the Transportation Fund, and any other State expenditures for clean water restoration, regardless of funding source.
 - *(b) The Report shall include:*

* * *

(7) Beginning on January 2028 and every four years thereafter, a review of the sufficiency of the Clean Water Surcharge to the Property Transfer Tax under 32 V.S.A. § 9602a, including an assessment of whether the revenue

generated by the surcharge remains necessary to fulfill the State's clean water initiatives. The review shall include an assessment of whether the Clean Water Surcharge should be continued, whether the amount of the surcharge should be adjusted, and whether the surcharge should be repealed at a specified date.

* * *

Sec. 8. RECOMMENDED APPROPRIATION; PRIORITIES

- (a) Notwithstanding any other provision of law, the Clean Water Board shall recommend \$5,000,000.00 from the Clean Water Fund in fiscal year 2027 to the Municipal Stormwater Implementation Program in 10 V.S.A. § 928 for costs of complying with permitting requirements under 10 V.S.A. § 1264(c)(7), including for residential subdivisions when the municipality assumes full legal responsibility for the stormwater system.
- (b) Before January 1, 2032, the Secretary of Natural Resources shall provide properties subject to the three-acre stormwater permit under 10 V.S.A. § 1264(c)(7) additional priority points when awarding financing under the Municipal Stormwater Implementation Program and under the Developed Lands Implementation Program when residential housing used as primary residences are located on the relevant properties.

Sec. 9. STORMWATER MANAGEMENT PUBLIC RESOURCE GUIDE

(a) On or before January 1, 2027, the Secretary of Natural Resources shall publish a Public Resource Guide to Stormwater Management that informs

persons subject to stormwater operating permits under 10 V.S.A. § 1264 with information and resources related to complying with and paying for stormwater permitting requirements. The Resource Guide shall be user friendly and designed to encourage the public to engage with the Agency of Natural Resources in finding solutions to stormwater permitting needs.

(b) The Resource Guide shall:

- (1) summarize the statutory requirements for stormwater permits, with specific emphasis on the three-acre stormwater permit required under 10 V.S.A. § 1264(c)(7), including why the permits are required;
- (2) recommend available, practical, cost-effective measures for how persons subject to stormwater permit requirements can address parcel-based issues, including:
- (A) the lack of a homeowner's association to assume permitting responsibility;
- (B) lack of available property to implement stormwater management, including whether and how a person subject to stormwater permits can implement an off-site offset project to comply with permitting requirements; and
- (C) how to address or manage stormwater runoff from other stormwater systems entering stormwater systems subject to permitting;

- (3) recommend resources where funding for compliance with stormwater permitting requirements may be accessed or applied for, including how to apply for financial assistance from the Agency of Natural Resources;
- (4) provide a contact at the Agency of Natural Resources that can assist persons subject to stormwater permitting by answering questions, providing referrals to creative or alternative solutions for achieving permit compliance, and recommending available financial resources; and
- (5) provide a model bylaw or ordinance for the formation of a municipal stormwater utility.
- (c) The Secretary of Natural Resources shall submit a copy of the Resource
 Guide to the Senate Committee on Natural Resources and Energy and the
 House Committee on Environment. The Secretary shall also make the
 Resources available free of cost to the public from the Agency's website.
- Sec. 10. 10 V.S.A. § 1389(e)(2)(C) is amended to read:
- (C) funding for the Municipal Stormwater Implementation Program as provided in section 928 of this title, including at least \$1,000,000.00 annually for costs of complying with permitting requirements under subdivision 1264(c)(7) of this title;

Sec. 11. 24 V.S.A. § 3616 is amended to read:

§ 3616. RENTS; RATES

- (a) A municipal corporation, through its board may establish rates, rents, or charges to be paid as the board may prescribe. The board may establish annual charges separately for bond repayment, fixed operations and maintenance costs and variable operations and maintenance costs dependent on flow.
 - (b) The rates, rents, or charges may be based upon:
- (1) the metered consumption of water on premises connected with the sewer system, however, the board may determine no user will be billed for fixed operations and maintenance costs and bond payment less than the average single-family charge;
- (2) the number of equivalent units connected with or served by the sewage system based upon their estimated flows compared to the estimated flows from a single-family dwelling, however, the board may determine no user will be billed less than the minimum charge determined for the single-family dwelling charge for fixed operations and maintenance costs and bond payment;

* * *

- (6) for groundwater, surface, or stormwater an equivalent residential unit based on an average <u>or median of the</u> area of impervious surface on residential property within the municipality; or
- (7) any combination of these bases, provided the combination is equitable.

* * *

- Sec. 12. STUDY COMMITTEE ON STORMWATER MANAGEMENT

 AND CREATION OF REGIONAL STORMWATER UTILITY

 DISTRICTS
- (a) Creation. There is created the Study Committee on the Creation of Regional Stormwater Utility Districts to review the feasibility and benefit of creating regional stormwater utility districts to facilitate implementation and compliance with the water quality laws of the State.
- (b) Membership. The Study Committee shall be composed of the following members:
 - (1) the Commissioner of Environmental Conservation or designee;
- (2) a representative of the Vermont League of Cities and Towns, appointed by the Speaker of the House;
- (3) a representative of a municipality subject to the municipal separate storm sewer system (MS4) permit, appointed by the Committee on Committees;

- (4) a representative of a municipality with a population under 2,500 persons, appointed by the Speaker of the House;
- (5) a representative of the Green Mountain Water Environment

 Association, appointed by the Speaker of the House;
- (6) a commercial or industrial business owner subject to the three-acre stormwater permit or other stormwater requirements, appointed by the Committee on Committees;
- (7) a representative of an environmental advocacy organization, appointed by the Speaker of the House;
- (8) a representative of a regional planning commission, appointed by the Committee on Committees; and
- (9) a representative of a municipality with a designated downtown area served by water and sewer infrastructure that is not subject to a MS4 permit, appointed by the Speaker of the House.
- (c) Powers and duties. The Study Committee shall review the feasibility of establishing regional stormwater utility districts in the State. The Study Committee shall:
- (1) review current statutory authority for the development of regional stormwater utility districts comprised of multiple municipalities, including identifying any potential disincentives or obstacles to utility formation;

- (2) propose an approach the State could use for implementing a regional stormwater utility that would allow the utilities to assume liability and responsibility for compliance with water quality laws, including how a utility could assume responsibility for:
- (A) securing the permitting of properties subject to the three-acre stormwater permit; and
- (B) achieving the phosphorus reduction targets for the three-acre stormwater permitted properties within the utility district;
- (3) review and recommend cost-effective and equitable approaches for regional level revenue raising and distribution of project funding for the purpose of stormwater controls to meet total maximum daily load plans (TMDLs) including:
- (A) consider prior revenue-raising recommendations made in the 2017 Clean Water Report from the Office of the State Treasurer;
- (B) recommend whether and how to authorize a regional stormwater utility to assess fees or charges to all landowners, residents, and businesses within the regional stormwater utility district for the purpose of stormwater controls to meet TMDLs;
- (C) propose how a regional stormwater utility district could be eligible for Clean Water State Revolving Loan Fund awards and access State-level financial assistance for the design, construction, and operation and

maintenance of regulatory and nonregulatory stormwater systems, including from the Clean Water State Revolving Loan Fund;

- (D) recommend whether and how a regional stormwater utility can allocate resources and cost-effectively and equitably achieve pollutant reduction measures that are not fully achieved by regulated sites, as might be articulated in a regional stormwater management plan; and
- (E) recommend whether and how a regional stormwater utility could improve the management of parcel-based issues in a more cost-effective and equitable manner, such as how a regional utility could address regulation of stormwater systems lacking a homeowners' association or other accountable entity or how a regional utility could improve management of upstream properties that drain into stormwater systems subject to permitting;
- (4) recommend whether stormwater permitting for municipalities or others could be streamlined to improve the application process, permit renewal, or fee requirements;
- (5) propose how statute should be amended to implement any of the recommendations of the Study Committee, including stormwater management planning for purposes of overall regional phosphorus pollutant reductions; and
- (6) estimate a cost to operate proposed regional stormwater utility districts.

- (d) Assistance. The Study Committee shall have the administrative, technical, and legal assistance of the Department of Environmental Conservation.
- (e) Report. On or before January 15, 2027, the Study Committee shall submit a written report to the House Committees on Environment and on Government Operations and Military Affairs and the Senate Committees on Natural Resources and Energy and on Government Operations with its findings and any recommendations for legislative action.

(f) Meetings.

- (1) The Commissioner of Environmental Conservation or designee shall call the first meeting of the Study Committee.
- (2) The Commissioner of Environmental Conservation or designee shall be the Chair.
 - (3) A majority of the membership shall constitute a quorum.
 - (4) The Study Committee shall cease to exist on March 1, 2027.
- (g) Compensation and reimbursement. Members of the Study Committee shall be entitled to per diem compensation and reimbursement of expenses as permitted under 32 V.S.A. § 1010 for not more than eight meetings. These payments shall be made from monies appropriated to the Agency of Natural Resources.

Sec. 13. EFFECTIVE DATES

This act shall take effect on July 1, 2025, except that Sec. 10 (future Clean Water Fund priorities) shall take effect October 1, 2032.