

1 H.944

2 An act relating to the fiscal year 2027 Transportation Program and
3 miscellaneous changes to laws related to transportation

4 The Senate proposes to the House to amend the bill by striking out all after
5 the enacting clause and inserting in lieu thereof the following:

6 * * * Legislative Findings * * *

7 Sec. 1. LEGISLATIVE FINDINGS

8 The General Assembly finds that:

9 (1) State fiscal year 2025 Transportation Fund revenues came in nearly
10 \$7,400,000.00 below the revenue forecast.

11 (2) In July 2025, the revenue forecast for the Transportation Fund was
12 downgraded for State fiscal years 2026–2030 because of reductions in the
13 projected revenues from the purchase and use tax and Department of Motor
14 Vehicles fees.

15 (3) Revenues from the taxes on gasoline and diesel fuel are projected to
16 gradually decrease in State fiscal years 2026–2030. That trend is expected to
17 continue because of improving vehicle fuel efficiency among all vehicles and
18 increasing adoption of electric vehicles.

19 (4) The July 2025 consensus revenue forecast estimates a 1.33 percent
20 compound annual growth rate in Transportation Fund revenues between 2026
21 and 2030, which is far below recent inflation levels.

1 (5) In contrast with the slow growth in Transportation Fund revenues,
2 the National Highway Construction Cost Index increased by approximately 62
3 percent between 2020 and 2025.

4 (6) In addition to rising construction costs, salaries and benefits have
5 also increased significantly in recent years, creating significant ongoing cost
6 pressure on the Transportation Fund.

7 (7) To address budget shortfalls in the past year, the Agency has been
8 forced to eliminate 62 permanent positions.

9 (8) Continuing deficits in the Transportation Fund threaten the State's
10 ability to provide the required match for federal funds, which make up more
11 than half of the State's annual transportation budget.

12 (9) Municipalities face the same cost pressures as the State. However,
13 State aid for town highways has only increased by 2.7 percent, which places
14 increasing pressure on chronically underfunded town highway programs and
15 puts pressure on the property tax.

16 (10) If Vermont is unable to keep up with the maintenance and capital
17 needs of its transportation system, the infrastructure will continue to
18 deteriorate, and restoring the system to a state of good repair will cost
19 significantly more.

20 (11) Prompt legislative action is necessary to ensure the future health
21 and stability of the Transportation Fund and to enable the Agency of

1 Transportation to keep Vermont’s transportation system in a state of good
2 repair.

3 * * * Transportation Program Adopted as Amended; Definitions * * *

4 Sec. 2. TRANSPORTATION PROGRAM ADOPTED; DEFINITIONS

5 (a) Adoption. The Agency of Transportation’s Proposed Fiscal Year 2027
6 Transportation Program appended to the Agency of Transportation’s proposed
7 fiscal year 2027 budget, as amended by this act, is adopted to the extent
8 federal, State, and local funds are available.

9 (b) Definitions. As used in this act, unless otherwise indicated:

10 (1) “Agency” means the Agency of Transportation.

11 (2) “Candidate project” means a project approved by the General
12 Assembly that is not anticipated to have significant preliminary engineering
13 expenditures or right-of-way expenditures, or both, during the budget year and
14 for which construction funding is not anticipated within a predictable time
15 frame.

16 (3) “Development and evaluation (D&E) project” means a project
17 approved by the General Assembly that is anticipated to have preliminary
18 engineering expenditures or right-of-way expenditures, or both, during the
19 budget year and that the Agency is committed to delivering to construction on
20 a timeline driven by priority and available funding.

1 (4) “Electric vehicle supply equipment (EVSE)” and “electric vehicle
2 supply equipment available to the public” have the same meanings as in
3 30 V.S.A. § 201.

4 (5) “Front-of-book project” means a project approved by the General
5 Assembly that is anticipated to have construction expenditures during the
6 budget year or the following three years, or both, with expected expenditures
7 shown over four years.

8 (6) “Plug-in electric vehicle (PEV),” “plug-in hybrid electric vehicle
9 (PHEV),” and “battery electric vehicle (BEV)” have the same meanings as in
10 23 V.S.A. § 4(85).

11 (7) “Secretary” means the Secretary of Transportation.

12 (8) “TIB funds” means monies deposited in the Transportation
13 Infrastructure Bond Fund in accordance with 19 V.S.A. § 11f.

14 (9) The table heading “As Proposed” means the Proposed
15 Transportation Program referenced in subsection (a) of this section; the table
16 heading “As Amended” means the amendments as made by this act; the table
17 heading “Change” means the difference obtained by subtracting the “As
18 Proposed” figure from the “As Amended” figure; the term “change” or
19 “changes” in the text refer to the project- and program-specific amendments,
20 the aggregate sum of which equals the net “Change” in the applicable table
21 heading; and “State” in any tables amending authorizations indicates that the

1 source of funds is State monies in the Transportation Fund, unless otherwise
2 specified.

3 * * * Summary of Transportation Investments * * *

4 Sec. 3. FISCAL YEAR 2027 TRANSPORTATION INVESTMENTS

5 INTENDED TO REDUCE TRANSPORTATION-RELATED

6 GREENHOUSE GAS EMISSIONS, REDUCE FOSSIL FUEL

7 USE, AND SAVE VERMONT HOUSEHOLDS MONEY

8 This act includes the State's fiscal year 2027 transportation investments
9 intended to reduce transportation-related greenhouse gas emissions, reduce
10 fossil fuel use, and save Vermont households money in furtherance of the
11 policies articulated in 19 V.S.A. § 10b and the goals of the Comprehensive
12 Energy Plan and the Vermont Climate Action Plan and to satisfy the Executive
13 and Legislative Branches' commitments to the Paris Agreement climate goals.

14 In fiscal year 2027, these efforts will include the following:

15 (1) Park and Ride Program. This act provides for a fiscal year
16 expenditure of \$1,976,211.00, which will fund three park and ride projects.

17 (2) Bike and Pedestrian Facilities Program. This act provides for a
18 fiscal year expenditure, including local match, of \$24,576,873.00, which will
19 fund 34 bike and pedestrian construction projects; 18 bike and pedestrian
20 design, right-of-way, or design and right-of way projects for construction in
21 future fiscal years; and eight scoping studies. The construction projects

1 include the creation, improvement, and rehabilitation of walkways, sidewalks,
2 shared-use paths, bike paths, and cycling lanes. Projects are funded in
3 Arlington, Bennington, Bethel, Brattleboro, Burke, Burlington, Castleton,
4 Chester, Danville, Essex Town, Fairfax, Greensboro, Guilford, Hartford,
5 Huntington, Hyde Park, Irasburg, Jamaica, Johnson, Lunenburg, Middlebury,
6 Montpelier, Moretown, Morristown, Newfane, Newport City, Northfield,
7 Pownal, Royalton, Rutland City, Rutland Town, Sheldon, South Burlington,
8 Springfield, St. Albans City, Swanton, Wallingford, Warren, Waterbury, West
9 Rutland, Williston, Wilmington, and Wolcott. This act also provides funding
10 for:

11 (A) some of Local Motion’s operation costs to run the bike ferry on
12 the Colchester Causeway, which is part of the Island Line Trail;

13 (B) grant awards for State-aid construction projects;

14 (C) projects funded through the Safe Routes to School Program; and

15 (D) community grants along the Lamoille Valley Rail Trail (LVRT).

16 (3) Transportation Alternatives Program. This act provides for a fiscal
17 year expenditure of \$4,514,362.00, including local funds, which will fund 22
18 transportation alternatives construction projects; 28 transportation alternatives
19 design, right-of-way, or design and right-of-way projects; and one scoping
20 study. Of these 51 projects, 18 involve environmental mitigation related to
21 clean water or stormwater concerns, or both clean water and stormwater

1 concerns, and 30 involve bicycle and pedestrian facilities. Projects are funded
2 in Athens, Bennington, Bethel, Brandon, Brattleboro, Bristol, Burke,
3 Burlington, Derby, Enosburg Falls, Fairlee, Ferrisburgh, Glover, Guilford,
4 Hinesburg, Hyde Park, Jericho, Londonderry, Ludlow, Lyndon, Montgomery,
5 Newark, Putney, Rockingham, Rutland City, Shoreham, South Burlington,
6 Springfield, Swanton, Warren, Weathersfield, Williston, Wilmington, and
7 Windham.

8 (4) Public Transit Program. This act provides for a fiscal year
9 expenditure of \$57,855,144.00 for public transit uses throughout the State.

10 Included in the authorization are:

11 (A) Go! Vermont, with an authorization of \$380,000.00. This
12 authorization supports transportation demand management (TDM) strategies,
13 including the State's Trip Planner and commuter services, to promote the use
14 of carpools and vanpools.

15 (B) Mobility and Transportation Innovations (MTI) Grant Program,
16 with an authorization of \$315,000.00 in federal funds. This authorization
17 continues to support projects that improve both mobility and access to services
18 for transit-dependent Vermonters, reduce the use of single-occupancy vehicles,
19 and reduce greenhouse gas emissions.

20 (5) Rail Program. This act provides for a fiscal year expenditure of
21 \$60,289,410.00, including local funds and \$34,688,907.00 in federal funds, for

1 intercity passenger rail service, including funding for the Ethan Allen Express
2 and Vermonter Amtrak services, and rail infrastructure that supports freight
3 rail as well. Moving freight by rail instead of trucks lowers greenhouse gas
4 emissions by up to 75 percent, on average.

5 * * * Paving * * *

6 Sec. 4. PAVING; STATEWIDE DISTRICT LEVELING

7 (a) Within the Agency of Transportation's Proposed Fiscal Year 2027
8 Transportation Program for Paving, authorized spending is amended as
9 follows:

10	<u>FY27</u>	<u>As Proposed</u>	<u>As Amended</u>	<u>Change</u>
11	Other	1,150,000	1,150,000	0
12	PE	2,183,194	2,183,194	0
13	Const.	144,812,226	146,512,226	1,700,000
14	Total	148,145,420	149,845,420	1,700,000
15	<u>Sources of funds</u>			
16	State	24,400,007	25,100,007	1,700,000
17	Federal	123,732,179	123,732,179	0
18	Local	13,235	13,235	0
19	Total	148,145,420	149,845,420	1,700,000

1	<u>FY27</u>	<u>As Proposed</u>	<u>As Amended</u>	<u>Change</u>
2	PE	4,143,897	4,143,897	0
3	ROW	414,000	414,000	0
4	Const.	78,935,408	78,935,408	0
5	Other	1,400,000	1,400,000	0
6	Total	84,893,305	84,893,305	0
7	<u>Sources of funds</u>			
8	State	2,873,295	1,123,295	-1,750,000
9	TIB	6,180,851	7,930,851	1,750,000
10	Federal	67,312,444	67,312,444	0
11	Local/Other	1,247,049	1,247,049	0
12	Inter Unit	7,279,666	7,279,666	0
13	Total	84,893,305	84,893,305	0

14 (b) Within the Agency of Transportation's Proposed Fiscal Year 2027

15 Transportation Program for State Highway Bridges, authorized spending for

16 SHAFTSBURY STP 014-1(6) is amended as follows:

17	<u>FY27</u>	<u>As Proposed</u>	<u>As Amended</u>	<u>Change</u>
18	PE	14,678	14,678	0
19	Const.	2,600,000	2,600,000	0
20	Total	2,614,678	2,614,678	0

1 Sources of funds

2	State	521,000	0	-521,000
3	TIB	1,936	522,936	521,000
4	Federal	2,091,742	2,091,742	0
5	Total	2,614,678	2,614,678	0

6 (c) Within the Agency of Transportation's Proposed Fiscal Year 2027

7 Transportation Program for State Highway Bridges, authorized spending for

8 SUNDERLAND BM20102 is amended as follows:

9	<u>FY27</u>	<u>As Proposed</u>	<u>As Amended</u>	<u>Change</u>
10	PE	85,287	85,287	0
11	Const.	2,000,000	2,000,000	0
12	Total	2,085,287	2,085,287	0

13 Sources of funds

14	State	415,057	0	-415,057
15	TIB	2,000	417,057	415,057
16	Federal	1,668,230	1,668,230	0
17	Total	2,085,287	2,085,287	0

18 (d) Within the Agency of Transportation's Proposed Fiscal Year 2027

19 Transportation Program for State Highway Bridges, authorized spending for

20 SUNDERLAND NH CULV 122 is amended as follows:

1	<u>FY27</u>	<u>As Proposed</u>	<u>As Amended</u>	<u>Change</u>
2	PE	53,182	53,182	0
3	Const.	2,000,000	2,000,000	0
4	Total	2,053,182	2,053,182	0
5	<u>Sources of funds</u>			
6	State	408,636	141,686	-266,950
7	TIB	2,000	268,950	266,950
8	Federal	1,642,546	1,642,546	0
9	Total	2,053,182	2,053,182	0

10 (e) Within the Agency of Transportation's Proposed Fiscal Year 2027

11 Transportation Program for State Highway Bridges, authorized spending for

12 TOPSHAM BF 031-1(13) is amended as follows:

13	<u>FY27</u>	<u>As Proposed</u>	<u>As Amended</u>	<u>Change</u>
14	PE	10,000	10,000	0
15	ROW	1,000	1,000	0
16	Const.	2,733,967	2,733,967	0
17	Total	2,744,967	2,744,967	0
18	<u>Sources of funds</u>			
19	State	546,993	0	-546,993
20	TIB	2,000	548,993	546,993
21	Federal	2,195,974	2,195,974	0

1 Total 2,744,967 2,744,967 0

2 Sec. 6. [Deleted.]

3 Sec. 7. [Deleted.]

4 Sec. 8. [Deleted.]

5 Sec. 9. [Deleted.]

6 Sec. 10. [Deleted.]

7 Sec. 11. [Deleted.]

8 Sec. 12. [Deleted.]

9 * * * Authority to Issue Transportation Infrastructure Bonds * * *

10 Sec. 13. AUTHORITY TO ISSUE TRANSPORTATION

11 INFRASTRUCTURE BONDS; FISCAL YEARS 2028–2032

12 (a) The State Treasurer is authorized to issue transportation infrastructure
13 bonds pursuant to 32 V.S.A. § 972 for State fiscal years 2028–2032 in an
14 amount approved by the General Assembly.

15 (b) For State fiscal years 2028–2032, the Capital Debt Affordability
16 Advisory Committee (CDAAC) shall annually report to the House and Senate
17 Committees on Transportation on or before September 30 of the preceding
18 fiscal year an estimate of the maximum amount of transportation infrastructure
19 bonds that prudently may be authorized for the next fiscal year.

20 (c) The Treasurer, in consultation with the CDAAC, shall review annually
21 any requested issuance of transportation infrastructure bonds pursuant to

1 32 V.S.A. § 1001 as part of its net State tax-supported debt analysis provided
2 to the Governor and the General Assembly.

3 Sec. 14. 2028 PROPOSED TRANSPORTATION PROGRAM;

4 TRANSPORTATION INFRASTRUCTURE BOND PROPOSAL;

5 REPORT

6 (a) The Agency of Transportation shall, when preparing the 2028

7 Transportation Program, prepare both:

8 (1) a Transportation Program proposal that includes the use of

9 transportation infrastructure bond proceeds to fund eligible projects pursuant to

10 32 V.S.A. § 972(d); and

11 (2) a Transportation Program proposal that does not include the use of

12 transportation infrastructure bond proceeds.

13 (b)(1) The Agency of Transportation shall, in consultation with the State

14 Treasurer and at the same time as the Agency submits the proposed State fiscal

15 year 2028 Transportation Program to the General Assembly, submit a written

16 report to the House and Senate Committees on Transportation that identifies

17 projects proposed for the State fiscal year 2028 Transportation Program that

18 are eligible to be funded with the proceeds from the issuance of transportation

19 infrastructure bonds pursuant to the provisions of 32 V.S.A. § 972(d).

1 (2) The report shall include:

2 (A) an analysis comparing the present value of the estimated cost to
3 pay for the identified projects using transportation infrastructure bond proceeds
4 to the cost to pay for the projects on a pay-as-you-go basis; and

5 (B) a comparison of the projects' schedules if funded with
6 transportation infrastructure bonds to the projects' schedules if funded on a
7 pay-as-you-go basis.

8 * * * Mileage-Based User Fee * * *

9 Sec. 15. FINDINGS AND INTENT

10 (a) Findings. The General Assembly finds that:

11 (1) Vermont adopted its first tax on gasoline in 1923.

12 (2) In 1923, the most common motor vehicle in the Unites States was
13 the Ford Model T, whose annual production peaked at more than 2,000,000
14 new vehicles that year.

15 (3) Because of the limited variety of mass-produced vehicles available
16 when it was adopted, the gasoline tax, and the later-adopted diesel fuel tax,
17 served as use fees that required drivers of light-duty motor vehicles to
18 contribute to the State's Transportation Fund in an amount that reflected the
19 amount of miles that each vehicle was driven on Vermont's surface
20 transportation system.

1 (4) Since 1923, the variety of mass-produced light-duty motor vehicles
2 available to consumers has expanded greatly, resulting in a wide variety of
3 internal combustion engine and vehicle types and designs with significant
4 differences in vehicle fuel efficiency.

5 (5) Improvements in fuel efficiency among light-duty motor vehicles
6 and the increasing adoption of hybrid, plug-in hybrid, and battery electric
7 vehicles (BEVs) is leading to reduced fuel consumption among newer vehicles.

8 (6) BEVs do not require gasoline and diesel fuel, and the \$89.00 annual
9 infrastructure fee paid by owners and lessees of BEVs registered in Vermont is
10 less than the average amount of fuel taxes collected in relation to a light-duty
11 motor vehicle with an internal combustion engine.

12 (7) As a result of differences in fuel consumption between different
13 types and ages of light-duty motor vehicles, the current system for funding
14 Vermont's surface transportation system through fuel taxes has become
15 inequitable when the impacts of each vehicle on the transportation system are
16 considered.

17 (8) In contrast to the current system, a mileage-based user fee imposes a
18 per-mile fee for usage of the State's highways and ensures that owners and
19 lessees of motor vehicles contribute to the Transportation Fund in an equitable
20 manner.

1 (9) Vermont's taxes on gasoline and on diesel fuel were last increased in
2 2014, and the federal taxes on gasoline and on diesel fuel were last increased in
3 1993.

4 (10) Reduced fuel consumption and unchanged gasoline and diesel tax
5 rates have resulted in stagnant fuel tax revenues that have not kept pace with
6 inflation or the needs of Vermont's transportation system.

7 (11) In addition to Vermont's stagnant fuel tax revenues, Vermont's
8 demographic constraints and changes in vehicle ownership and usage have
9 limited the growth of fee revenues to the Transportation Fund.

10 (12) The July 2025 consensus revenue forecast estimates a 1.33 percent
11 compound annual growth rate in Transportation Fund revenues between 2026
12 and 2030.

13 (13) In comparison, highway construction costs, as measured by the
14 National Highway Construction Cost Index, have increased by 62 percent,
15 nationally, since 2020.

16 (b) Intent. It is the intent of the General Assembly to:

17 (1) implement a mileage-based user fee for BEVs, which will replace
18 the existing infrastructure fee beginning on January 1, 2027, to ensure that
19 owners and lessees of BEVs contribute to the Transportation Fund in an
20 amount that reflects the annual miles traveled by each vehicle;

1 (2) ensure that owners and lessees of all light-duty motor vehicles
2 contribute to the Transportation Fund in an amount that reflects the annual
3 miles traveled by each vehicle by expanding the mileage-based user fee to
4 fuel-efficient light-duty motor vehicles, such as plug-in hybrids, hybrids, and
5 vehicles with efficient internal combustion engines on or before January 1,
6 2029, and to all light-duty motor vehicles on or before January 1, 2031; and

7 (3) develop and implement the mileage-based user fee in a manner that
8 does not discourage ownership and use of BEVs and fuel-efficient vehicles,
9 consistent with the intent of the Global Warming Solutions Act and the State’s
10 Climate Action Plan.

11 Sec. 16. 23 V.S.A. chapter 43 is added to read:

12 CHAPTER 43. MILEAGE-BASED USER FEE

13 § 4301. DEFINITIONS

14 As used in this chapter:

15 (1) “Account manager” means a person that the Agency of
16 Transportation or Department of Motor Vehicles contracts with to administer
17 and manage the mileage-based user fee.

18 (2) “Annual vehicle miles traveled” means the total number of miles that
19 a covered vehicle is driven during a mileage reporting period.

1 (3) “Covered vehicle” means a battery electric vehicle pleasure car.

2 (4) “Mileage-based user fee” or “MBUF” means the fee charged for the
3 annual vehicle miles traveled by a covered vehicle pursuant to section 4302 of
4 this chapter.

5 (5) “Mileage-based user fee rate” means the per-mile usage fee charged
6 to the owner or lessee of a covered vehicle pursuant to section 4302 of this
7 chapter.

8 (6) “Mileage reporting period” means:

9 (A) the time period between required annual inspections;

10 (B) the time period between an initial odometer reading related to the
11 purchase of a covered vehicle or beginning of a lease of a covered vehicle and
12 an annual inspection; or

13 (C) the time period between the most recent annual inspection and a
14 terminating event.

15 (7) “Terminating event” means any of the following:

16 (A) the registration of a covered vehicle that had been registered in
17 Vermont in a different state;

18 (B) a change in ownership or lesseeship of a covered vehicle; or

19 (C) the termination of a covered vehicle’s registration in Vermont.

1 § 4302. MILEAGE-BASED USER FEE; ASSESSMENT; CALCULATION;
2 PAYMENT; EXEMPTIONS

3 (a) Assessment and payment of mileage-based user fee (MБУF).

4 (1) Options for payment of MBUF. The owner or lessee of a covered
5 vehicle may elect to pay the MBUF according to one of the following options:

6 (A) annual payment of the MBUF as a lump sum following the
7 conclusion of each mileage reporting period as set forth in subdivision (2) of
8 this subsection (a);

9 (B) pay-as-you-go installment payments of the MBUF during a
10 mileage reporting period as set forth in subdivision (3) of this subsection (a),
11 provided that the Commissioner, in the Commissioner's sole discretion, elects
12 to make a pay-as-you-go option available;

13 (C) estimated payments of the MBUF in annual, quarterly, or
14 monthly installments as set forth in subdivision (4) of this subsection (a); or

15 (D) a flat rate of \$178.00.

16 (2) Annual mileage-based user fee payment option.

17 (A) For an owner or lessee who opts to pay the MBUF as a lump sum
18 at the end of each mileage reporting period, the Commissioner shall, within 14
19 days after the conclusion of the covered vehicle's mileage reporting period,
20 calculate the amount of the MBUF pursuant to subsection (d) of this section
21 and mail an assessment of the amount to the owner or lessee.

1 (B) The owner or lessee shall remit the amount due to the

2 Commissioner on or before the sooner of:

3 (i) the next required registration renewal for the covered vehicle;

4 (ii) the termination of the covered vehicle's Vermont registration;

5 or

6 (iii) the sale of the covered vehicle or termination of the lease of

7 the covered vehicle, as appropriate.

8 (3) Pay-as-you-go option.

9 (A) Owners and lessees who opt into the pay-as-you-go mileage-

10 based user fee option shall report the mileage shown on the odometer of the

11 owner's or lessee's covered vehicle at times and in a manner required by the

12 Commissioner.

13 (B) As soon as practicable after receiving each report, the

14 Commissioner shall calculate pursuant to subsection (d) of this section the

15 applicable MBUF due for the covered vehicle and mail to the owner or lessee a

16 statement of the amount of the mileage-based user fee assessed.

17 (C) The owner or lessee of the covered vehicle shall remit the full

18 amount due to the Commissioner within not more than 30 days after the

19 assessment is mailed.

1 (D) At the end of each mileage reporting period, the amount paid by
2 the owner or lessee shall be reconciled against the actual mileage driven as set
3 forth in subdivision (5) of this subsection.

4 (4) Estimated payment option.

5 (A) An owner or lessee who elects to make estimated payments shall
6 be assessed upon registration of the covered vehicle, or registration renewal, an
7 estimated mileage-based user fee equal to the rate established pursuant to
8 subsection (e) of this section multiplied by the average annual vehicle miles
9 traveled by pleasure cars registered in Vermont.

10 (B) The owner or lessee shall either:

11 (i) pay the estimated MBUF as a lump sum not more than 45 days
12 after the date of registration or registration renewal; or

13 (ii) enter into an agreement with the Commissioner to pay the
14 estimated amount in monthly or quarterly installments.

15 (C) At the end of each mileage reporting period, the amount paid by
16 the owner or lessee shall be reconciled against the actual mileage driven as set
17 forth in subdivision (5) of this subsection.

18 (5) Reconciliation of mileage for pay-as-you-go and estimated payment
19 options.

20 (A) At the conclusion of each mileage reporting period for a covered
21 vehicle whose owner or lessee has elected either the pay-as-you-go or the

1 estimated payment option, the Commissioner shall determine if the amount of
2 the MBUF for the actual miles traveled by the covered vehicle during the
3 mileage reporting period is greater than or less than the amount of the
4 payments made by the owner or lessee during that period.

5 (B) If the actual MBUF is less than the amount paid, the owner or
6 lessee of the covered vehicle shall receive a credit equal to the difference
7 between the amount paid and the actual amount, which shall be applied to
8 reduce the amount of future fees due from the owner or lessee for the covered
9 vehicle pursuant to this subsection (a).

10 (C) If the actual MBUF is more than the amount paid, the owner or
11 lessee of the covered vehicle shall be assessed an amount equal to the
12 difference between the actual MBUF and the amount paid, which shall be
13 added to the next amount due from the owner or lessee pursuant to this
14 subsection (a).

15 (6) Flat-rate option.

16 (A) The Commissioner shall send an owner or lessee who elects the
17 flat-rate option an assessment for the flat fee due at the conclusion of each
18 mileage reporting period. The owner or lessee shall remit the amount due to
19 the Commissioner on or before the sooner of:

1 (i) the next required registration renewal for the covered vehicle;
2 (ii) the termination of the covered vehicle's Vermont registration;

3 or

4 (iii) the sale of the covered vehicle or termination of the lease of
5 the covered vehicle, as appropriate.

6 (B) An owner or lessee enrolled in the flat-rate option shall not be
7 required to report vehicle mileage to the Commissioner pursuant to the
8 provisions of this chapter. Nothing in this subdivision (6)(B) shall be
9 construed to exempt an owner or lessee enrolled in the flat-rate option from
10 any other requirements in State law related to vehicle inspections or odometer
11 disclosures.

12 (b) Newly registered vehicles. The owner or lessee of a newly registered
13 covered vehicle shall pay the MBUF during the initial year of registration
14 pursuant to:

15 (1) the pay-as-you-go option set forth in subdivision (a)(3) of this
16 section;

17 (2) the estimated payment option set forth in subdivision (a)(4) of this
18 section; or

19 (3) the flat-rate option set forth in subdivision (a)(6) of this section.

20 (c) Election of different payment option. An owner or lessee of a covered
21 vehicle may select a different option for payment of the MBUF pursuant to

1 subsection (a) of this section by providing notice to the Commissioner in the
2 time and manner prescribed by the Commissioner.

3 (d) Calculation of the mileage-based user fee.

4 (1) The Commissioner shall calculate the mileage-based user fee of each
5 covered vehicle by multiplying the miles traveled by the covered vehicle
6 during the applicable period by the rate established pursuant to subsection (e)
7 of this section. The number of miles traveled shall be equal to:

8 (A) for a mileage reporting period, the difference between the
9 mileage shown on the covered vehicle's odometer at the end of the mileage
10 reporting period and the mileage shown on the covered vehicle's odometer at
11 the beginning of the mileage reporting period; and

12 (B) for a report filed by an owner or lessee as part of the pay-as-you-
13 go mileage-based user fee program pursuant to subdivision (a)(3) of this
14 section, the difference between the mileage reported by the owner or lessee and
15 the most recent prior mileage reported for the covered vehicle.

16 (2) Notwithstanding any provision of subdivision (1) of this subsection
17 to the contrary, the mileage-based user fee assessed for a mileage reporting
18 period shall not exceed \$178.00.

19 (e) Mileage-based user fee rate. The mileage-based user fee rate shall be
20 \$0.014 per mile traveled by a covered vehicle during its mileage reporting
21 period.

1 (f) Exemptions. The mileage-based user fee assessed pursuant to this
2 section shall not apply to:

3 (1) covered vehicles owned or operated by the government of the United
4 States;

5 (2) covered vehicles owned or operated by the State of Vermont; or

6 (3) covered vehicles that are used for short-term rentals.

7 (g) Fee in addition to other fees and taxes. A mileage-based user fee
8 assessed pursuant to this section shall be in addition to any other fees and taxes
9 imposed by this title.

10 (h) Review of amount assessed. A person may, within 45 days after an
11 assessment is mailed pursuant to subsection (a) of this section, appeal the
12 amount of the assessment to the Commissioner. The Commissioner shall
13 establish procedures for filing and hearing appeals pursuant to this subsection
14 that are consistent with the provisions of sections 105–107 of this title. The
15 procedures shall include a process by which an appellant can resolve the
16 dispute prior to the issuance of a final administrative decision on the appeal.

17 (i) Refunds. Notwithstanding subdivision (a)(5)(B) of this section, upon
18 occurrence of a terminating event, the Commissioner shall issue a refund to the
19 owner or lessee of a covered vehicle for any amounts paid by the owner or
20 lessee that are in excess of the amount due pursuant to this chapter.

1 § 4303. REPORTS

2 (a) Upon completion of an inspection of a covered vehicle pursuant to
3 section 1222 of this title, an inspection mechanic shall report the mileage
4 shown on the covered vehicle's odometer to the Department in the manner
5 required by the Commissioner.

6 (b) Upon the occurrence of a terminating event, the owner or lessee of a
7 covered vehicle shall report the mileage shown on the covered vehicle's
8 odometer at the time of the terminating event to the Department in the time and
9 manner required by the Commissioner.

10 § 4304. FAILURE TO FILE REPORT OR OBTAIN INSPECTION;

11 DEFAULT RATE

12 (a) The Commissioner shall charge the owner or lessee of a covered vehicle
13 a default rate of \$178.00 if the Commissioner is unable to determine the annual
14 vehicle miles traveled for the owner's or lessee's covered vehicle because the
15 owner or lessee:

16 (1) failed to file a report required by section 4303 of this chapter within
17 a reasonable period of time after the report is due;

18 (2) failed to have the covered vehicle inspected as required pursuant to
19 section 1222 of this title within a reasonable period of time after the inspection
20 is due at either the commencement or conclusion of a mileage reporting period;
21 or

1 (3) failed to have the covered vehicle inspected at any time during or
2 within a reasonable time after the conclusion of a mileage reporting period.

3 (b)(1) The default amount required pursuant to subsection (a) of this
4 section shall be assessed when the owner or lessee of the covered vehicle next
5 renews the vehicle's registration following the mileage reporting period.

6 (2) After being assessed the default amount pursuant to this subsection,
7 the owner or lessee of the covered vehicle may obtain an inspection within 90
8 days after the date on which the vehicle's registration is renewed. If the
9 covered vehicle's mileage is such that the mileage-based user fee would have
10 been less than the default amount, the owner or lessee shall receive a credit for
11 the difference that is applied to reduce the amount of the next mileage-based
12 user fee due for the covered vehicle.

13 § 4305. REGISTRATION; SUSPENSION OR REFUSAL

14 (a) Suspension of registration. The Commissioner may suspend or refuse
15 to renew the registration of a covered vehicle if the Commissioner determines,
16 following notice and an opportunity for a hearing as provided pursuant to
17 subsection (b) of this section, that the owner or lessee of the covered vehicle:

18 (1) failed to file a report required pursuant to section 4303 of this
19 chapter;

20 (2) filed a report containing an intentional misrepresentation,
21 misstatement, or omission of material information required by this chapter; or

1 (3) is delinquent at the time of renewal in the payment of any amount
2 due pursuant to the provisions of this chapter.

3 (b) Notice and opportunity for hearing. The Commissioner shall provide
4 the owner or lessee of a covered vehicle with not less than 15 days' notice of
5 the intent to suspend or not to renew the registration of the covered vehicle
6 pursuant to the provisions of this section. The owner or lessee shall be
7 provided with the opportunity for a hearing and shall be permitted to be
8 represented by counsel at the hearing.

9 § 4306. POWERS OF THE COMMISSIONER

10 (a) General authority. The Commissioner shall have the authority to
11 administer and enforce the provisions of this chapter.

12 (b) Additional powers. In addition to any powers or authority specifically
13 granted to the Commissioner pursuant to the provisions of this chapter, the
14 Commissioner may do the following:

15 (1) adopt rules pursuant to 3 V.S.A. chapter 25 as the Commissioner
16 determines necessary to administer and enforce the provisions of this chapter;

17 (2) prescribe forms appropriate to the purposes of this chapter; and

18 (3) contract with an account manager to administer and manage the
19 mileage-based user fee.

1 § 4307. APPEALS; JUDICIAL REVIEW

2 (a) Administrative appeal. An aggrieved person may appeal any final
3 decision, order, or finding of the Commissioner under this chapter within not
4 more than 45 days after the decision is issued or the order or finding is made.
5 The Commissioner shall establish procedures for filing and hearing appeals
6 pursuant to this subsection that are consistent with the provisions of sections
7 105–107 of this title.

8 (b) Appeal to Superior Court. Following a final decision on an appeal
9 pursuant to subsection (a) of this section or subsection 4302(h) of this chapter,
10 the appellant may appeal the decision pursuant to Rule 74 of the Vermont
11 Rules of Civil Procedure. The appeal shall be to the Washington Superior
12 Court or, in the discretion of the appellant, to the Superior Court in the county
13 where the appellant resides or has a principal place of business.

14 (c) Exclusivity of remedies. The appeals provided by this section and
15 subsection 4302(h) of this chapter shall be the exclusive remedies available to
16 any person for review of an assessment, decision, or order or finding of the
17 Commissioner under this chapter.

18 Sec. 17. 23 V.S.A. § 361 is amended to read:

19 § 361. PLEASURE CARS

20 * * *

1 (c) In addition to the registration fee set forth in subsection (a) of this
2 section, there shall be an annual ~~EV~~ infrastructure fee for a pleasure car that is
3 a plug-in hybrid electric vehicle, as defined in subdivision ~~4(85)(B)~~ 4(85)(B)
4 of this title, equal to one-half the amount of the annual fee collected in
5 subsection (a) of this section, or a biennial ~~EV~~ infrastructure fee equal to the
6 annual fee collected in subsection (a) of this section.

7 (d) The annual and biennial ~~EV~~ infrastructure fees collected in subsection
8 (c) of this section shall be ~~allocated to~~ deposited in the Transportation Fund ~~for~~
9 ~~programs administered by the Agency of Commerce and Community~~
10 ~~Development to increase Vermonters' access to level 1 and 2 electric vehicle~~
11 ~~supply equipment (EVSE) charging ports at workplaces or multiunit dwellings,~~
12 ~~or both.~~

13 Sec. 18. MILEAGE-BASED USER FEE; INITIAL TRANSITION

14 (a) Notwithstanding any provision of 23 V.S.A. § 4302 to the contrary,
15 during calendar years 2027 and 2028, the owner or lessee of a covered vehicle
16 shall pay the mileage-based user fee for the covered vehicle's first mileage
17 reporting period as provided pursuant to the provisions of either subsection (b)
18 or (c) of this section.

19 (b)(1)(A) For a covered vehicle that has a valid Vermont registration on
20 December 31, 2026, the vehicle's initial mileage reporting period shall

1 commence with its first annual inspection occurring on or after January 1,
2 2027.

3 (B) For a covered vehicle that is newly registered in Vermont on or
4 after January 1, 2027, the vehicle's initial mileage reporting period shall
5 commence on the date of registration.

6 (2) For an initial registration or a registration renewal of a covered
7 vehicle that occurs on or after January 1, 2027, and prior to the completion of
8 the initial mileage reporting period, the owner or lessee of the covered vehicle
9 shall pay a one-time road usage charge of \$89.00 for a one-year registration or
10 \$178.00 for a two-year registration.

11 (3) At the conclusion of a covered vehicle's initial mileage reporting
12 period, the mileage-based user fee for the vehicle shall be calculated as
13 provided pursuant to the annual mileage-based user fee payment option set
14 forth in 23 V.S.A. § 4302(a)(2).

15 (4)(A) The amount of the covered vehicle's mileage-based user fee
16 calculated pursuant to subdivision (3) of this subsection shall be reduced by:

17 (i) the amount of any road usage charge paid pursuant to
18 subdivision (2) of this subsection (b); or

19 (ii) for a covered vehicle whose owner or lessee did not pay the
20 road usage charge pursuant to subdivision (2) of this subsection (b) but paid
21 the EV infrastructure fee required pursuant to 23 V.S.A. § 361 at the most

1 recent registration or registration renewal of the vehicle prior to January 1,
2 2027, an amount equal to the amount of the EV infrastructure fee paid at the
3 most recent registration.

4 (B) Any amounts remaining after the initial mileage-based user fee
5 has been paid shall be carried forward and applied as a credit to reduce the
6 amount of future mileage-based user fees due in relation to the covered
7 vehicle.

8 (c) As an alternative to paying the mileage-based user fee as set forth in
9 subsection (b) of this section, the owner or lessee of a covered vehicle may
10 elect to pay a flat fee of \$178.00 for the initial mileage reporting period. The
11 provisions of 23 V.S.A. § 4302(a)(6) shall apply to an owner or lessee who
12 elects to pay a flat fee pursuant to this subsection.

13 (d) As used in this section, “covered vehicle” has the same meaning as in
14 23 V.S.A. § 4301.

15 Sec. 19. OUTREACH AND EDUCATION; USER EXPERIENCE; REPORT

16 (a) The Agency of Transportation and the Department of Motor Vehicles
17 shall develop and implement a public outreach, education, and
18 communications strategy regarding the mileage-based user fee program
19 established pursuant to 23 V.S.A. chapter 43 to build public awareness and
20 understanding of the program and to solicit public feedback regarding the
21 program. The strategy shall include the following:

1 (1) printed materials, web-based materials, mailings, and local media
2 outreach that describes the purpose of the mileage-based user fee, the
3 transportation funding challenges that the mileage-based user fee is intended to
4 help address, and how the mileage-based user fee will be implemented with
5 respect to battery electric vehicles and, later, other light-duty vehicles;

6 (2) prior to implementation, direct mailing of informational materials to
7 owners and lessees of battery electric vehicles that are currently registered in
8 Vermont that:

9 (A) outline the goals and design of the mileage-based user fee;

10 (B) set forth the timeline for implementation of the mileage-based
11 user fee;

12 (C) provide information regarding compliance with the mileage-
13 based user fee, including the options that will be available to each owner and
14 lessee; and

15 (D) provide information on how to obtain additional information
16 regarding the mileage-based user fee, including how to obtain informational
17 resources provided by the Agency, the availability of user support resources,
18 and how to determine how the mileage-based user fee may apply to a user's
19 specific circumstances;

20 (3) prior to initial implementation of the mileage-based user fee in
21 January 2027, Agency engagement with owners and lessees of various types of

1 light-duty motor vehicles registered in Vermont to obtain feedback on the
2 design of the user experience for the mileage-based user fee, with particular
3 attention to universal accessibility and specific needs for translated materials
4 and services;

5 (4) survey and focus group work prior to and following implementation
6 of the mileage-based user fee with owners and lessees whose vehicles are
7 subject to the mileage-based user fee to aid in evaluating the implementation of
8 the initial phase of the mileage-based user fee and in developing recommended
9 programmatic and statutory changes; and

10 (5) ongoing engagement and collaboration with relevant stakeholders,
11 including the Vermont Vehicle and Automotive Distributors Association and
12 Drive Electric Vermont, to obtain feedback on the mileage-based user fee
13 program and to educate members of the public about the mileage-based user
14 fee and program design.

15 (b) The Agency and Department shall, on or before September 15, 2026,
16 submit to the Joint Transportation Oversight Committee a report summarizing
17 the public outreach, education, and communications strategy required pursuant
18 to subsection (a) of this section.

1 Sec. 20. MILEAGE-BASED USER FEE TRANSITION PLAN;

2 REPORT

3 (a)(1) The Agency of Transportation and the Department of Motor
4 Vehicles, in consultation with the Agency of Digital Services, shall develop a
5 plan to expand the mileage-based user fee (MBUF) program to all light-duty
6 motor vehicles to ensure that each vehicle contributes an amount that bears a
7 direct relation to the estimated demands and impacts that the vehicle places
8 upon public infrastructure, as determined on the basis of vehicle miles traveled.

9 (2) The plan shall provide that:

10 (A) plug-in hybrid electric, hybrid electric, and fuel-efficient light-
11 duty motor vehicles shall begin participating in the MBUF program on or
12 before January 1, 2029; and

13 (B) all light-duty motor vehicles shall begin participating in the
14 MBUF program on or before January 1, 2031.

15 (3) The plan shall provide methods for ensuring that contributions to the
16 Transportation Fund are proportionate to the number of miles traveled in
17 Vermont by each vehicle, including:

18 (A) additional payment and mileage tracking options for vehicle
19 owners or lessees to select from, including methods for differentiating between
20 miles traveled in Vermont and miles traveled outside Vermont; and

1 (B) a system of fuel tax credits for vehicles that use gasoline or diesel
2 fuel based on the vehicle's fuel economy as estimated by the U.S.
3 Environmental Protection Agency to ensure that all covered vehicles contribute
4 to Vermont's transportation system in an equitable manner.

5 (b) In developing the plan, the Agency and the Department shall:

6 (1) analyze the amounts paid by vehicles of different engine-fuel types
7 and classifications with respect to the diesel fuel tax pursuant to 23 V.S.A.
8 chapter 27, the gasoline tax pursuant to 23 V.S.A. chapter 28, and the
9 infrastructure fee imposed pursuant to 23 V.S.A. § 361(c), as applicable;

10 (2) develop a proposed schedule for the inclusion of plug-in hybrid
11 electric, hybrid electric, and fuel-efficient light-duty vehicles in the MBUF
12 program on or before January 1, 2029;

13 (3) identify any other light-duty vehicles that currently contribute less to
14 the Transportation Fund than they would under the mileage-based user fee for
15 inclusion in the MBUF program on or before January 1, 2029;

16 (4) consider possible methods to account for and differentiate between
17 in-state and out-of-state vehicle miles traveled by vehicles registered in
18 Vermont and vehicles registered in another state;

19 (5) examine the potential for integrating alternative mileage reporting
20 methods into the mileage-based user fee program and related costs;

1 (6) evaluate the potential to include medium- and heavy-duty electric
2 vehicles in the mileage-based user fee program and potential rate designs based
3 on vehicle weights; and

4 (7) examine the relationship between expansion of the mileage-based
5 user fee program and fuel tax rates, Transportation Fund revenue
6 sustainability, and Vermont’s carbon reduction targets.

7 (c) The Agency and Department shall also track the implementation costs
8 and operating expenses of and revenues generated by the mileage-based user
9 fee for State fiscal years 2027–2031. The Agency and Department shall
10 submit an annual report of these amounts to the House Committees on
11 Transportation and on Ways and Means and the Senate Committees on
12 Transportation and on Finance on or before each December 31 beginning on
13 December 31, 2027, and continuing until December 31, 2031.

14 (d)(1) On or before January 31, 2027, the Agency of Transportation and the
15 Department of Motor Vehicles shall submit to the House Committees on
16 Transportation and on Ways and Means and the Senate Committees on
17 Transportation and on Finance an initial plan and recommendation for
18 legislative action to:

19 (A) incorporate plug-in hybrid electric, hybrid electric, and fuel-
20 efficient light-duty vehicles into the MBUF program;

1 (B)(i) provide at least two additional options for determining the
2 number of vehicle miles traveled by a covered vehicle, including:

3 (I) an option that would utilize vehicle systems or an
4 aftermarket device to track vehicle miles traveled; and

5 (II) an option that would enable vehicle owners and lessees to
6 track and differentiate between miles traveled in Vermont and miles traveled
7 outside Vermont, with the MBUF only applying to miles traveled in Vermont;
8 and

9 (ii) identify data privacy protections and best practices that should
10 be implemented to protect data obtained from owners and lessees who elect to
11 utilize the options identified pursuant to this subdivision (B);

12 (C)(i) recommend whether to retain a flat-rate option for the MBUF
13 and, if so, recommend the appropriate amount of the flat fee; and

14 (ii) recommend how to apply the flat fee to plug-in hybrid, hybrid,
15 and internal combustion engine vehicles, including whether to provide
16 different flat fees based on vehicle type or to provide credits against the
17 amount of the flat fee based on vehicle fuel efficiency;

18 (D) provide at least one option to enable vehicle owners and lessees
19 to track and differentiate between miles traveled in Vermont and miles traveled
20 outside Vermont, with the MBUF only applying to miles traveled in Vermont;
21 and

1 (E) recommend a maximum amount by which the mileage-based user
2 fee rate can increase from year to year after all light-duty vehicles are subject
3 to the mileage-based user fee.

4 (2) On or before July 30, 2028, the Agency shall submit to the Joint
5 Transportation Oversight Committee and the House and Senate Committees on
6 Transportation a draft copy of the final report required to be submitted to the
7 Federal Highway Administration pursuant to the terms of the Agency’s federal
8 Strategic Innovation for Revenue Collection grant.

9 (3) On or before September 15, 2028, the Agency of Transportation and
10 the Department of Motor Vehicles shall submit to the House Committees on
11 Transportation and on Ways and Means and the Senate Committees on
12 Transportation and on Finance:

13 (A) a final plan and proposal for legislative action necessary to
14 expand the MBUF program to all light-duty motor vehicles on or before
15 January 1, 2031;

16 (B) a report of all findings made pursuant to subsection (b) of this
17 section; and

18 (C) any additional recommendations for legislative action.

19 (e) As used in this section:

20 (1) “Fuel-efficient vehicle” means a motor vehicle with an estimated
21 fuel economy of at least 25 miles per gallon according to the U.S.

1 Environmental Protection Agency, a plug-in electric vehicle as defined
2 pursuant to 23 V.S.A. § 4, or a hybrid electric vehicle.

3 (2) “Light-duty motor vehicle” means any motor vehicle with a gross
4 vehicle weight rating of not more than 10,000 pounds.

5 * * * Expansion of MBUF to Hybrid Vehicles * * *

6 Sec. 21. 23 V.S.A. § 4301 is amended to read:

7 § 4301. DEFINITIONS

8 As used in this chapter:

9 * * *

10 (3) “Covered vehicle” means a ~~battery electric vehicle~~ PEV or a hybrid
11 electric pleasure car.

12 (4) “Hybrid electric pleasure car” means a pleasure car that can be
13 powered by an electric motor drawing current from a rechargeable energy
14 storage system but also has an onboard combustion engine.

15 (5) “Mileage-based user fee” or “MBUF” means the fee charged for the
16 annual vehicle miles traveled by a covered vehicle pursuant to section 4302 of
17 this chapter.

18 ~~(5)~~(6) “Mileage-based user fee rate” means the per-mile usage fee
19 charged to the owner or lessee of a covered vehicle pursuant to section 4302 of
20 this chapter.

1 reporting period and the mileage shown on the covered vehicle's odometer at
2 the beginning of the mileage reporting period; and

3 (B) for a report filed by an owner or lessee as part of the pay-as-you-
4 go mileage-based user fee program pursuant to subdivision (a)(3) of this
5 section, the difference between the mileage reported by the owner or lessee and
6 the most recent prior mileage reported for the covered vehicle.

7 ~~(2)(3) Notwithstanding any provision of subdivision (1) of this~~
8 ~~subsection to the contrary, the mileage-based user fee assessed for a mileage~~
9 ~~reporting period shall not exceed \$178.00~~ For each covered vehicle, the
10 Commissioner shall deduct the amount of the fuel tax credit determined
11 pursuant to subdivision (e)(2) of this section, if any, from the amount of the
12 mileage-based user fee calculated pursuant to subdivision (1) of this subsection
13 to determine the amount due from the owner or lessee of each covered vehicle
14 pursuant to this section. The Commissioner shall ensure that the combined
15 amount of estimated fuel taxes and the mileage-based user fee paid by the
16 owner or lessee of a covered vehicle does not exceed the amount of the base
17 mileage-based user fee calculated pursuant to subdivision (2) of this
18 subsection.

19 (e) Mileage-based user fee rate and fuel tax credits.

20 (1) The mileage-based user fee rate shall be \$0.014 per mile traveled by
21 a covered vehicle during its mileage reporting period.

1 the successor to the Municipal Heavy Equipment Loan Fund, shall be
2 administered as provided pursuant to 29 V.S.A. § 1601.

3 * * * Statement of Policy; Highways and Bridges * * *

4 Sec. 25. 19 V.S.A. § 10c is amended to read:

5 § 10c. STATEMENT OF POLICY; HIGHWAYS AND BRIDGES

6 * * *

7 (b) For projects that are not on the National Highway System, the Agency
8 shall ~~develop and implement~~ maintain State standards and guidance for
9 geometric design. ~~Design speeds may be lower than legal speeds.~~ Design
10 speeds lower than legal speeds may be used without the requirement of a
11 formal design exception, ~~provided appropriate warnings are posted if~~
12 appropriate warning signs, signals, and markings are used as provided pursuant
13 to 23 V.S.A. § 1025.

14 * * *

15 * * * Agency of Transportation Duties * * *

16 Sec. 26. 19 V.S.A. § 10 is amended to read:

17 § 10. DUTIES

18 The Agency shall, except where otherwise specifically provided by law:

19 * * *

20 (8)(A) Require any contractor or contractors employed in any project of
21 the Agency for construction of a transportation improvement to file in the

1 office of the Secretary a good and sufficient surety bond to the State of
2 Vermont, executed by a surety company authorized to transact business in this
3 State in ~~such~~ the sum as required by the Agency shall direct, conditioned for
4 the compliance by the contractor or contractors and their agents and servants,
5 with all matters and things set forth and specified to be by the principal kept,
6 done, and performed at the time and in the manner in the contract between the
7 Agency and the contractor or contractors specified and to pay over, make
8 good, and reimburse the State of Vermont for all loss or losses and damage or
9 damages that the State of Vermont may sustain by reason of failure or default
10 on the part of the contractor or contractors. The Agency is authorized to
11 require any other condition in the bond that may ~~from time to time~~ be
12 necessary. The Secretary ~~at his or her discretion as to~~ may, if the Secretary
13 determines that it is in the best interest interests of the State, accept other good
14 and sufficient surety in lieu of a bond and, in cases involving contracts for
15 ~~\$100,000.00~~ \$250,000.00 or less, may waive the requirement of a performance
16 bond.

17 (B) During an emergency event, the Secretary may, in the Secretary's
18 discretion, waive the bonding requirements of this subdivision (8) for
19 immediate, temporary stabilization work related to public safety or State
20 infrastructure. Permanent work shall be subject to the requirements of
21 subdivision (A) of this subdivision (8).

1 (9)(A) Require any contractor or contractors employed in any project of
2 the Agency for construction of a transportation improvement to file an
3 additional surety bond to the Secretary and the Secretary's successor in office,
4 for the benefit of labor, materialmen, and others, executed by a surety company
5 authorized to transact business in this State. The surety bond shall be in ~~such~~
6 the sum as required by the Agency shall direct, conditioned for the payment,
7 settlement, liquidation, and discharge of the claims of all creditors for
8 material;₂ merchandise;₂ labor;₂ rent;₂ hire of vehicles, power shovels, rollers,
9 concrete mixers, tools, and other appliances;₂ professional services;₂
10 premiums;₂ and other services used or employed in carrying out the terms of
11 the contract between the contractor and the State ~~and~~. The surety bond shall be
12 further conditioned for the following accruing during the term of performance
13 of the contract: the payment of taxes, both State and municipal, and the
14 payment of unemployment insurance contributions to the Vermont
15 Commissioner of Labor; ~~provided, however, in~~.

16 (B) In order to obtain the benefit of the security, the claimant shall
17 file with the Secretary a sworn statement of the claimant's claim, within 90
18 days after the final acceptance of the project by the State or within 90 days
19 from the time the taxes or unemployment contributions ~~to the Vermont~~
20 ~~Commissioner of Labor~~ are due and payable, and, within one year after the
21 filing of the claim, shall bring a petition in the Superior Court in the name of

1 the Secretary, with notice and summons to the principal, surety, and the
2 Secretary, to enforce the claim or intervene in a petition already filed. The
3 Secretary may, if the Secretary determines that it is in the best interests of the
4 State, accept other good and sufficient surety in lieu of a bond and, in cases
5 involving contracts for ~~\$100,000.00~~ \$250,000.00 or less, may waive the
6 requirement of a surety bond.

7 (C) During an emergency event, the Secretary may, in the Secretary's
8 discretion, waive the requirements of this subdivision (9) for immediate
9 emergency stabilization work related to public safety or State infrastructure.
10 Permanent work shall be subject to the requirements of subdivision (A) of this
11 subdivision (9).

12 * * *

13 * * * Bridge Inspections; Posting; Closure * * *

14 Sec. 27. 19 V.S.A. § 1514 is added to read:

15 § 1514. BRIDGE INSPECTION; POSTING; CLOSURE

16 (a) Definition. As used in this section, "bridge" means a structure to which
17 the National Bridge Inspection Standards apply pursuant to 23 C.F.R.
18 § 650.303.

19 (b) Bridge inspections. The Agency shall inspect bridges on State
20 highways and town highways in accordance with the requirements of the
21 National Bridge Inspection Standards.

1 (c) Municipally maintained bridges.

2 (1) For a bridge for which a municipality has maintenance
3 responsibility, the Agency shall advise the municipality of its inspection
4 findings and any noted deficiencies.

5 (2) The Agency shall notify a municipality if a bridge for which the
6 municipality has maintenance responsibility requires posting or closure and,
7 upon receiving notification, the municipality shall post or close the bridge, as
8 appropriate.

9 (3) If necessary to protect the public from an imminent hazard, the
10 Agency may post or close a bridge for which a municipality has maintenance
11 responsibility.

12 (4) A municipality shall be responsible for all costs and expenses related
13 to the posting or closure of a bridge for which it has maintenance
14 responsibility, including the costs of any required notifications, procedures,
15 signage or traffic control devices, and barricades.

16 (d) Agency-maintained bridges.

17 (1) For any bridge for which the Agency has maintenance responsibility,
18 the Agency shall have the sole responsibility and authority to determine
19 whether the bridge shall be posted or closed, except that a municipality may
20 close an Agency-maintained bridge during an emergency.

1 include an estimate of the revenue of the Authority from fares and other
2 sources, except membership assessments, and the expenses for the next fiscal
3 year, including debt service, and at such time the Board of Commissioners
4 shall call a meeting of the residents of its members for the purpose of
5 presenting the proposed budget and inviting discussion thereon. The meeting
6 shall be held at a place within the County and shall be warned by a notice
7 published in a newspaper of general circulation in the County at least 15 days
8 prior to the meeting. The notice shall contain a copy of the proposed budget,
9 and members of the legislative body of each member municipality shall be
10 notified of the meeting by certified mail. The proposed budget may include, in
11 addition to revenues from fares and other sources, anticipated voluntary local
12 match contributions, grants, donations, and other nonassessment revenues that
13 may be offered by a member municipality or another public or private source.

14 * * *

15 (f)(1) The Authority shall be permitted to seek and accept voluntary local
16 match contributions.

17 (2) Notwithstanding the formula for apportionment, the Authority may
18 accept voluntary local match contributions from a member municipality or
19 another public or private source for the purposes of:

20 (A) meeting federal, State, or other grant matching requirements; and
21 (B) supporting Authority programs, capital projects, and operations.

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* * *

* * * Transportation Alternatives Grant Program * * *

Sec. 33. 19 V.S.A. § 38 is amended to read:

§ 38. TRANSPORTATION ALTERNATIVES GRANT PROGRAM

(a), (b) [Repealed.]

(c) The Transportation Alternatives Grant Program is created. The Grant Program shall be administered by the Agency and shall be funded in the amount provided for in 23 U.S.C. § 133(h), less the funds set aside for the Recreational Trails Program. Awards shall be made to eligible entities as defined under 23 U.S.C. § 133(h), and awards under the Grant Program shall be limited to the activities authorized under federal law and shall not exceed ~~\$300,000.00~~ \$600,000.00 per grant allocation.

* * *

(f)(1) In fiscal year ~~2024~~ 2027 and thereafter, ~~50 percent of Grant Program funds, or such lesser sum if all eligible applications amount to less than 50 percent of Grant Program funds, shall be reserved for municipalities for environmental mitigation projects relating to stormwater and highways, including eligible salt and sand shed projects, and the balance of Grant Program funds shall be awarded for any eligible activity, including environmental mitigation projects relating to stormwater and highways, such as eligible salt and sand shed projects, and infrastructure-related projects and~~

1 systems that will provide safe routes for nondrivers, and in accordance with the
2 priorities established in subdivision (2) of this subsection.

3 (2) In evaluating applications for Transportation Alternatives grants, the
4 Agency shall give preferential weighting to sand and salt shed projects and
5 projects involving as a primary feature a bicycle or pedestrian facility. The
6 degree of preferential weighting and the circumstantial factors sufficient to
7 overcome the weighting shall be in the complete discretion of the Agency.

8 * * *

9 Sec. 34. 2023 Acts and Resolves No. 62, Sec. 11 is amended to read:

10 Sec. 11. TRANSPORTATION ALTERNATIVES GRANT PROGRAM
11 AWARDS IN STATE FISCAL YEARS 2024 TO 2027

12 Notwithstanding 19 V.S.A. § 38(c), Transportation Alternatives Grant
13 Program awards in State fiscal years 2024 to ~~2027~~ 2026 shall not exceed
14 \$600,000.00 per grant allocation. Notwithstanding 19 V.S.A. § 38(c),
15 Transportation Alternatives Grant Program awards in State fiscal year 2027
16 shall not exceed \$1,200,000.00 per grant allocation.

17 * * * Consultation Regarding Municipal Programs * * *

18 Sec. 35. MUNICIPAL TRANSPORTATION PROGRAMS; ONGOING
19 EVALUATION; IDENTIFICATION OF IMPROVEMENTS

20 (a) In addition to ongoing work pursuant to 2025 Acts and Resolves No.
21 43, Sec. 15, the Agency of Transportation, in consultation with the Vermont

- 1 League of Cities and Towns and the Vermont Association of Planning and
2 Development Agencies, shall:
- 3 (1) continue examining the requirements of 19 V.S.A. § 309c,
4 cancellation of locally managed projects, as set forth in 2025 Acts and
5 Resolves No. 43, Sec. 14, to evaluate the obligations, risks, and benefits
6 imposed by the provisions of that section on the State and the local sponsor of
7 a locally managed project and to identify potential changes to the provisions of
8 that section to ensure that State and federal transportation funding resources
9 are appropriately administered;
- 10 (2) continue evaluating the State’s Town Highway Aid and municipal
11 grant programs administered by the Agency, as set forth in 2025 Acts and
12 Resolves No. 43, Sec. 16, to identify potential efficiencies and improvements
13 related to the administration of Town Highway Aid and municipal grant
14 programs; and
- 15 (3)(A) examine the provisions in the Vermont statutes related to the
16 procedures for establishing speed limits; and
- 17 (B) identify potential opportunities to simplify and clarify those
18 provisions to assist municipalities in meeting local needs, including safety and
19 context sensitivity.

1 (b) The Agency shall, on or before January 15, 2027, submit to the House
2 and Senate Committees on Transportation any recommendations for legislative
3 action.

4 * * * Drive Electric Vermont * * *

5 Sec. 36. DRIVE ELECTRIC VERMONT; APPROPRIATION

6 In State fiscal year 2027, the sum of \$242,000.00 is appropriated from the
7 Transportation Fund to the Agency of Transportation to support the
8 continuation of the Agency's partnership with Drive Electric Vermont. The
9 monies shall be used for programs and activities that support increased
10 ownership and use of plug-in electric vehicles in the State through:

11 (1) stakeholder coordination;

12 (2) consumer education and outreach;

13 (3) infrastructure development; and

14 (4) the provision of technical assistance and support to Vermont

15 municipalities and Vermont businesses desiring to electrify their vehicle fleets.

16 * * * Caledonia County State Airport * * *

17 Sec. 37. 2023 Acts and Resolves No. 62, Sec. 8 is amended to read:

18 Sec. 8. SALE OR LEASE OF CALEDONIA COUNTY STATE

19 AIRPORT

20 (a)(1) The Agency of Transportation is authorized to issue a request for
21 proposals for the purchase or lease of the Caledonia County State Airport,

1 located in the Town of Lyndon, and the Agency shall consult with the Town of
2 Lyndon on any requests for proposals related to the purchase or lease of the
3 Airport prior to the issuance of any requests for proposals related to the
4 purchase or lease of the Airport.

5 (2) The request for proposal shall include a request for a business plan,
6 which shall, at a minimum, include the prospective purchaser's or lessor's
7 plans for investments in the Airport and the surrounding communities and may
8 include plans for partnerships with secondary and post-secondary institutions
9 in the surrounding communities.

10 (b) Subject to obtaining any necessary approvals from the U.S. Federal
11 Aviation Administration, the Vermont Secretary of Transportation, as agent for
12 the State, is authorized to convey the Airport property by warranty deed
13 according to the terms of a purchase and sale agreement or through a long-term
14 lease.

15 (c) Any such conveyance shall:

16 (1) include assignment of the State's interest in easements, leases,
17 licenses, and other agreements pertaining to the Airport and the acceptance of
18 the State's obligations under such easements, leases, licenses, and other
19 agreements that requires, at a minimum, that any leases and terms of leases that
20 are in effect at the time of the conveyance of the Airport are fully honored for
21 the balance of the lease term;

1 (2) ensure that there are investments in the Airport to address current
2 deficiencies and necessary repairs;

3 (3) ensure that the Airport continues to be a public-use airport and that
4 the public continues to have access to the Airport for general aviation uses in
5 perpetuity;

6 (4) ~~ensure that the Airport continues to be identified as a public-use~~
7 ~~airport within the National Plan of Integrated Airport Systems until at least~~
8 ~~2050, subject to federal determination;~~

9 ~~(5)~~ include, if the Airport is conveyed through a purchase and sale
10 agreement, a six-month right of first refusal, running from the date that the
11 owner of the Airport provides notice to the State of an intent to sell the Airport,
12 for the State to repurchase the Airport at fair market value before the Airport is
13 resold or transferred to a new owner; and

14 ~~(6)~~(5) include, if the Airport is leased, that the lease cannot be either
15 assigned or the lessor cannot sub-lease all or substantially all of the Airport
16 without the written approval of the Vermont Secretary of Transportation.

17 (d) The Agency shall not proceed with a sale or lease of the Airport unless:

18 (1) there is a fair market value offer, as required under 19 V.S.A.
19 § 10k(b) or 26a(a), that meets the requirements of subsection (c) of this
20 section; and

1 (2) the Town of Lyndon is given the opportunity to review and comment
2 on the final purchase and sale agreement or lease as applicable.

3 (e) This section shall constitute specific prior approval, including of any
4 sale or lease terms, by the General Assembly for purposes of 5 V.S.A. § 204.

5 Sec. 38. 2023 Acts and Resolves No. 62, Sec. 9 is amended to read:

6 Sec. 9. REPEAL OF AUTHORITY FOR SALE OR LEASE OF
7 CALEDONIA COUNTY STATE AIRPORT

8 Sec. 8 of this act shall be repealed on ~~May 1, 2026~~ November 1, 2027.

9 * * * Medical Transports * * *

10 Sec. 39. PUBLIC TRANSIT DEMAND RESPONSE MEDICAL
11 TRANSPORTS; VOLUNTEER DRIVERS; MOBILITY
12 MANAGEMENT; GRANTS

13 The Agency of Transportation is authorized to utilize amounts appropriated
14 for supplemental nonemergency medical transportation funding in fiscal year
15 2027 for the purpose of providing grants to public transit agencies to support
16 the recruitment and retention of volunteer drivers and mobility management
17 activities related to nonemergency medical transports.

18 * * * Real-Time Status of Public EVSE * * *

19 Sec. 40. 19 V.S.A. § 2901 is amended to read:

20 § 2901. DEFINITIONS

21 As used in this chapter:

1

* * *

2

(2) “Charging network provider” means a person that operates the digital communication network that remotely manages the EVSE at a charging station.

3

4

(3) “Charging station” means the area in the immediate vicinity of one or more EVSE and includes the EVSE, supporting equipment, parking areas adjacent to the EVSE, and lanes for vehicle ingress and egress. A charging station may comprise only a portion of the property on which it is located.

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(4) “Charging station operator” means a person that owns or provides the EVSE and the supporting equipment and facilities at one or more charging stations and is responsible for operating and maintaining the EVSE, supporting equipment, and facilities. A charging station operator may delegate to another person or contract with another person for charging station operation and maintenance.

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(5) “Connector” means a device that attaches EVSE to a PEV to transfer electricity from the EVSE to the PEV.

16

17

(6) “Direct current fast charger” or “DCFC” means EVSE that enables charging through the delivery of direct current electricity to a PEV’s battery.

18

19

(7) “Electric bicycle” has the same meaning as in 23 V.S.A. § 4(46)(A).

20

~~(3)~~(8) “Electric cargo bicycle” means a motor-assisted bicycle, as

21

defined in 23 V.S.A. § 4(45)(B)(i), with an electric motor, as defined under

1 23 V.S.A. § 4(45)(B)(i)(II), that is specifically designed and constructed for
2 transporting loads, including at least one or more of the following: goods, one
3 or more individuals in addition to the operator, or one or more animals. A
4 motor-assisted bicycle that is not specifically designed and constructed for
5 transporting loads, including a motor-assisted bicycle that is only capable of
6 transporting loads because an accessory rear or front bicycle rack has been
7 installed, is not an electric cargo bicycle.

8 ~~(4)(9)~~ “Electric vehicle supply equipment (EVSE)” and “electric
9 vehicle supply equipment available to the public” have the same meanings as
10 in 30 V.S.A. § 201.

11 (10) “Level 2 EVSE” means EVSE with a single-phase input voltage
12 range from 208 to 277 volts of alternating current (AC) and maximum output
13 current of not more than 80 amperes AC.

14 (11) “NEVI standards” means the minimum standards and requirements
15 for projects funded under the National Electric Vehicle Infrastructure (NEVI)
16 Formula Program that were published in the Federal Register on February 28,
17 2023 (88 FR 12752).

18 ~~(5)(12)~~ “Plug-in electric vehicle (PEV),” “battery electric vehicle
19 (BEV),” and “plug-in hybrid electric vehicle (PHEV)” have the same meanings
20 as in 23 V.S.A. § 4(85).

1 (13) “Port” means a system or connecting outlet on EVSE that provides
2 power to charge a PEV, provided that a port may be equipped with more than
3 one connector but shall only use one connector at a time to provide power to a
4 PEV.

5 (14) “Publicly funded and available charging station” means a charging
6 station that has received, or expects to receive, a grant, loan, or other incentive
7 from a federal or State government source or from funds provided by Vermont
8 retail electricity providers and that is publicly available.

9 Sec. 41. 19 V.S.A. § 2908 is added to read:

10 § 2908. PUBLIC EVSE; REAL-TIME STATUS; AVAILABILITY

11 (a) Except as provided in subsection (b) of this section, a charging network
12 provider shall, for any networked publicly funded and available charging
13 station in Vermont that is installed or reconditioned on or after September 30,
14 2026, ensure that the following data fields are made available, free of charge,
15 to third-party software developers via an application programming interface:

16 (1) a unique charging station name or identifier;

17 (2) the address of the property where the charging station is located,
18 including street address, city, and ZIP code;

19 (3) the geographic coordinates in decimal degrees of the exact charging
20 station location;

1 (4) the charging station operator name;

2 (5) the charging network provider name;

3 (6) the charging station status, including whether the station is
4 operational, under construction, planned, or decommissioned;

5 (7) charging station access information, including:

6 (A) the charging station access type, such as whether it may be used
7 by the public or is limited to use by commercial vehicles; and

8 (B) the charging station access days and times, including the hours of
9 operation for the charging station;

10 (8) charging port information, including:

11 (A) the number of charging ports;

12 (B) the unique port identifier for each port;

13 (C) the connector types available by port;

14 (D) the charging level by port, such as DCFC or AC Level 2;

15 (E) the maximum power delivery rating in kilowatts by charging

16 port;

17 (F) the maximum output voltage by charging port;

18 (G) accessibility by a vehicle with a trailer by port (yes/no); and

19 (H) the real-time status by port in terms defined by Open Charge

20 Point Interface 2.2.1; and

1 (9) pricing and payment information, including:

2 (A) the pricing structure;

3 (B) the real-time price to charge at each charging port, in terms
4 defined by Open Charge Point Interface 2.2.1; and

5 (C) the payment methods accepted at the charging station, including
6 whether credit, debit, or contactless forms of payment are accepted.

7 (b) The provisions of this section shall apply to a publicly funded and
8 available charging station at all times that a member of the public may use the
9 associated EVSE to charge a PEV.

10 (c) The provisions of this section may be enforced by:

11 (1) any State agency or department that provides or administers grants,
12 loans, or other incentives to support the construction or operation of publicly
13 funded and available charging stations; and

14 (2) the Department of Public Service for publicly funded and available
15 charging stations that have received a grant, loan, or other incentive provided
16 by one or more Vermont retail electricity providers.

17 (d) A charging network provider may attach reasonable conditions to data
18 use that are designed to protect confidential business information, provided
19 that the conditions do not prevent third-party software developers from
20 accessing the real-time information required pursuant to subsection (a) of this
21 section.

1 (e)(1) A State agency or department that provides a grant, loan, or other
2 incentive for the construction or operation of a charging station that is installed
3 or reconditioned on or after September 30, 2026, shall require the recipient to
4 notify the relevant charging network provider that the provisions of this section
5 apply to a charging station.

6 (2) A retail electricity provider, if it provides a grant, loan, or other
7 incentive for the construction or operation of a charging station that is installed
8 or reconditioned on or after September 30, 2026, shall require the recipient to
9 notify the relevant charging network provider that the provisions of this section
10 apply to the charging station.

11 (f) As used in this section:

12 (1) “Real-time” means that the applicable data field must be updated
13 within one minute following a change in the charging port’s status.

14 (2) “Retail electricity provider” has the same meaning as in 30 V.S.A.
15 § 8002.

16 * * * EVSE Installation in Common Interest Communities * * *

17 Sec. 42. 27A V.S.A. § 1-204 is amended to read:

18 § 1-204. PREEXISTING COMMON INTEREST COMMUNITIES

19 (a)(1) Unless excepted under section 1-203 of this title, the following
20 sections and subdivisions of this title apply to a common interest community
21 created in this State before January 1, 1999: sections 1-103, 1-105, 1-106, 1-

1 107, 2-103, 2-104, and 2-121, subdivisions ~~3-102(a)(1) through (6)~~ 3-
2 102(a)(1)-(6) and ~~(11) through (16)~~ (11)-(16), and sections 3-111, 3-116, 3-
3 118, 4-109, and 4-117 to the extent necessary to construe the applicable
4 sections. The sections and subdivisions described in this subdivision apply
5 only to events and circumstances occurring after December 31, 1998, and do
6 not invalidate existing provisions of the declarations, bylaws, plats, or plans of
7 those common interest communities.

8 * * *

9 (3) Unless excepted under section 1-203 of this title, section 3-125 of
10 this title shall apply to all common interest communities that contain 12 or
11 more units that may be used for residential purposes created in this State on or
12 before January 1, 2011. Section 3-125 applies only to events and
13 circumstances occurring after June 30, 2026, and does not invalidate existing
14 provisions of the declarations, bylaws, plats, or plans of those common interest
15 communities.

16 * * *

17 Sec. 43. 27A V.S.A. § 3-125 is added to read:

18 § 3-125. ELECTRIC VEHICLE SUPPLY EQUIPMENT

19 (a) As used in this section:

1 (1) “Electric vehicle supply equipment (EVSE)” means a device or
2 system designed and used specifically to transfer electrical energy to a plug-in
3 electric vehicle.

4 (2) “EVSE owner” means the unit owner who applies to install an EVSE
5 and each successive unit owner associated with the initial application to install
6 the EVSE unless there is a specific change in ownership of the EVSE, in which
7 case the EVSE owner shall be the owner specified in a conveying document
8 memorializing the change in ownership of the EVSE.

9 (3) “Plug-in electric vehicle” has the same meaning as in 23 V.S.A.
10 § 4(85).

11 (4) “Reasonable restriction” is a restriction that does not significantly
12 increase the cost of the EVSE or significantly decrease the efficiency or
13 specified performance of the EVSE.

14 (b)(1) Any covenant, restriction, or condition contained in any deed,
15 contract, security instrument, or other instrument affecting the transfer or sale
16 of any interest in a common interest community, and any provision of a
17 governing document associated with a common interest community, such as a
18 declaration, bylaw, or rule, that either effectively prohibits or unreasonably
19 restricts the installation of EVSE within the boundaries of a unit owner’s unit
20 or limited common element or the unit owner’s exclusively designated parking
21 space or the use of such EVSE for noncommercial purposes by a unit owner or

1 the occupants of the unit owner's unit or is in conflict with this section is void
2 and unenforceable.

3 (2) This subsection shall not apply to provisions that impose reasonable
4 restrictions on EVSE. However, it is the policy of the State to promote,
5 encourage, and remove obstacles to the use of plug-in electric vehicles,
6 including access to EVSE at home.

7 (3) Installation of EVSE shall not be deemed a division or reallocation
8 of a common element and shall not alter the allocated interests of any unit
9 owner.

10 (c) The association may require the unit owner to:

11 (1) comply with federal, State, and local health and safety laws,
12 including any applicable building codes or safety standards;

13 (2) comply with reasonable architectural standards adopted by the
14 association that govern the dimensions, placement, or external appearance of
15 the EVSE, provided that such standards shall not prohibit the installation of
16 such EVSE or substantially increase the costs thereof;

17 (3) engage the services of a licensed electrician to install the EVSE;

18 (4) if the EVSE is installed in a common element or limited common
19 element, reimburse the association for the actual costs of any increased
20 insurance premium amount attributable to the EVSE with 14 days after
21 receiving the association's insurance premium invoice; and

1 (5) comply with any other reasonable restrictions the association may
2 impose.

3 (d) Notwithstanding any provision to the contrary in the association's
4 governing documents, if the executive board of the association determines that
5 the cumulative or additional use of electricity due to the installation and use of
6 EVSE requires infrastructure improvements to provide a sufficient supply of
7 electricity for the EVSE, the association may assess the cost of the required
8 improvements against the unit of each unit owner that has installed, or will
9 install, EVSE.

10 (e) If approval is required for the installation or use of EVSE, the
11 application for approval shall be processed and approved by the association in
12 the same manner as an application for approval of an architectural modification
13 to the common interest community and shall not be intentionally avoided or
14 delayed. The approval or denial of an application shall be in writing. If an
15 application is not denied in writing within 60 days from the date of receipt of
16 the application, the application shall be deemed approved, unless that delay is
17 the result of a reasonable request for additional information.

18 (f) The unit owner and each successive owner of the EVSE shall be
19 responsible for all of the following:

1 (1) costs for damage to the EVSE, common element, or limited common
2 element resulting from the installation, maintenance, repair, removal, or
3 replacement of the EVSE;

4 (2) costs for the installation, maintenance, repair, and replacement of the
5 EVSE until the EVSE has been removed and for the restoration of the common
6 element or limited common element after removal;

7 (3) cost of electricity associated with the EVSE; and

8 (4) unless the successor owner of the unit agrees in writing to undertake
9 and comply with the unit owner's responsibilities with respect to the EVSE,
10 removing the EVSE prior to the sale and restoring any affected common
11 element or limited common element.

12 Sec. 44. [Deleted.]

13 Sec. 45. [Deleted.]

14 * * * Intelligent Speed Assistance * * *

15 Sec. 46. INTELLIGENT SPEED ASSISTANCE; IMPLEMENTATION AND

16 COST EVALUATION; REPORT

17 (a) The Department of Motor Vehicles shall examine the potential to
18 implement and administer an intelligent speed assistance program, including
19 the following issues:

20 (1) intelligent speed assistance programs that have been or will be
21 implemented in other states and the District of Columbia;

1 (2) costs for the State to implement an intelligent speed assistance
2 program; and

3 (3) potential costs to drivers who choose to participate in an intelligent
4 speed assistance program.

5 (b) On or before January 15, 2027, the Department shall submit a written
6 report to the House and Senate Committees on Transportation regarding its
7 findings and any recommendations for legislative action.

8 * * * Miscellaneous Transportation Jurisdiction Corrections * * *

9 Sec. 47. 20 V.S.A. § 3065 is amended to read:

10 § 3065. PENALTIES

11 (a) A person who knowingly violates, or causes to be violated, a provision
12 of sections 3062–3064 of this title, ~~or a regulation made by the Public Utility~~
13 ~~Commission in pursuance thereof,~~ chapter shall be imprisoned not more than
14 18 months or fined not more than \$2,000.00, or both.

15 (b) When the death or bodily injury of a person is caused by the explosion
16 of any explosive named in sections 3062–3064 and ~~3091–3092~~ 3091 and 3092
17 of this ~~title~~ chapter, while the ~~same~~ explosive is being placed upon a vessel or
18 vehicle to be transported in violation ~~hereof~~ of this chapter, or while the ~~same~~
19 explosive is being so transported, or while the ~~same~~ explosive is being
20 removed from ~~such~~ the vessel or vehicle, the person who knowingly places or

1 aids or permits the placement of ~~such~~ the explosives upon ~~such~~ the vessel or
2 vehicle to be so transported shall be imprisoned not more than ~~ten~~ 10 years.

3 Sec. 48. 24 V.S.A. § 5106 is amended to read:

4 § 5106. EXEMPTION FROM REGULATION

5 The public transportation systems and facilities operating under this
6 authority are exempt from any of the regulatory provisions of Title 30, except
7 that the ~~Public Utility Commission~~ Transportation Board may impose any
8 regulatory provisions of Title 30 that it ~~may determine from time to time~~
9 determines to be necessary.

10 Sec. 49. 24 App. V.S.A. ch. 801, § 5 is amended to read:

11 § 5. EXEMPTION FROM REGULATION

12 The public transportation systems and facilities operating under this
13 Authority are generally exempt from any of the regulatory provisions of Title
14 30 of the Vermont Statutes Annotated. However, the ~~Public Utility~~
15 ~~Commission~~ Transportation Board may impose those regulatory provisions of
16 Title 30 of the Vermont Statutes Annotated that it ~~may determine from time to~~
17 ~~time~~ determines to be necessary.

18 Sec. 50. 25 V.S.A. § 241 is amended to read:

19 § 241. APPLICATION OF PROVISIONS

20 This subchapter shall apply to every person, ~~partnership, unincorporated~~
21 ~~association, or corporation~~ that shall drive or float lumber in any stream. The

1 use of any ~~such~~ stream for ~~such~~ that purpose shall constitute an election on the
2 part of ~~such~~ the person, ~~partnership, unincorporated association, or corporation~~
3 to be subject to and bound by the provisions of this subchapter ~~and to be bound~~
4 ~~thereby~~. This subchapter shall apply to every owner of the land adjoining any
5 stream ~~so~~ that is used for the purpose of driving or floating lumber, unless,
6 within 60 days after an alleged injury, the owner notifies, in writing, the ~~Public~~
7 ~~Utility Commission~~ Agency of Natural Resources that the provisions of this
8 subchapter are not intended to apply.

9 Sec. 51. 25 V.S.A. § 242 is amended to read:

10 § 242. PETITION TO ~~PUBLIC UTILITY COMMISSION~~ AGENCY OF
11 NATURAL RESOURCES

12 When damage is done to ~~such~~ the owner by ~~such~~ the lumber in the driving
13 or floating of the ~~same~~ lumber and ~~such~~ the owner and the owner of the lumber
14 do not agree upon the damages, either party may prefer a petition to the ~~Public~~
15 ~~Utility Commission~~ Agency of Natural Resources setting forth the injury
16 alleged to be sustained and ~~praying for the~~ seeking redress ~~provided for by~~
17 pursuant to the provisions of this subchapter.

18 Sec. 52. 25 V.S.A. § 243 is amended to read:

19 § 243. NOTICE AND HEARING; DECISION

20 Upon due notice to all parties in interest, the ~~Public Utility Commission~~
21 Agency of Natural Resources shall hear and determine the cause of ~~such~~ the

1 injury to the land or other property adjoining ~~such~~ the stream. When the
2 ~~Commission Agency~~ determines that ~~such~~ the injury was caused by the driving
3 or floating of lumber, it shall fix the compensation to be paid ~~therefor~~,
4 including expense for witnesses and a reasonable ~~attorney fee~~ attorney's fees,
5 and render a decision accordingly, which decision shall be final and a bar to
6 any other action brought for such damages.

7 Sec. 53. 25 V.S.A. § 244 is amended to read:

8 § 244. JUDGMENT ON DECISION

9 A party in interest may file in the Superior Court for the county in which the
10 inquiry was held a certified copy of the decision of the ~~Commission Agency~~
11 awarding compensation, whereupon ~~such~~ the court shall render judgment in
12 accordance ~~therewith~~ with the decision and notify the parties ~~thereof~~ of the
13 judgment. ~~Such~~ The judgment shall have the same effect, and all proceedings
14 in relation ~~thereto~~ to the judgment shall ~~thereafter~~ be the same as though ~~such~~
15 the judgment had been rendered in an action duly heard and determined by
16 ~~such~~ the court, and there shall be no appeal ~~therefrom~~ from the judgment.

17 Sec. 54. 25 V.S.A. § 245 is amended to read:

18 § 245. BOND OF FOREIGN CORPORATION

19 A foreign corporation, before driving or floating any logs, lumber, or other
20 timber in any stream in this State, shall file in the Office of the Secretary of
21 State for the benefit of the owners of land adjoining any stream used by ~~such~~

1 the corporation, a good and sufficient bond to be approved by the Secretary
2 and in ~~such a sum as he or she directs~~ the Secretary determines is appropriate.
3 ~~Such~~ The bond shall be given to the Secretary as trustee of the corporation, for
4 each and all of the riparian owners, and shall be conditioned for the payment of
5 all damages and compensation awarded by the ~~Commission~~ Agency and any
6 judgment rendered by any court from which an appeal has not been taken.
7 Upon breach of the condition of ~~such~~ the bond, the Secretary, upon application
8 by a riparian owner whose award by the ~~Commission~~ Agency or judgment
9 remains unpaid for more than 30 days, shall institute proceedings thereon in ~~his~~
10 ~~or her~~ the Secretary's name as trustee for the benefit of all landowners to
11 whom ~~such~~ the corporation may be indebted, ~~as hereinbefore provided,~~
12 pursuant to the provisions of this section at the time ~~such~~ the proceedings shall
13 be instituted.

14 Sec. 55. 32 V.S.A. § 8394 is amended to read:

15 § 8394. PETITION AND HEARING FOR RELIEF FROM TAXES

16 Upon the written petition of any railroad corporation operating a railroad
17 located in whole or in part within this State, setting forth that the financial
18 condition of ~~such~~ the corporation is such that the payment of any taxes
19 assessed against it under the provisions of this chapter would imperil the
20 continued operation of ~~such~~ the railroad and would be detrimental to the

1 general good of the State, the ~~Public Utility Commission~~ Commissioner of
2 Taxes shall fix a time and place for a hearing thereon on the petition and give

3 Sec. 56. VEHICLE HISTORY INFORMATION; REPORT

4 (a) The Commissioner of Motor Vehicles, in consultation with the Attorney
5 General, the Vermont Vehicle and Automotive Distributors Association, the
6 Alliance for Automotive Innovation, and other interested stakeholders, shall
7 examine the use and reliability of vehicle history reports utilized in relation to
8 the purchase and sale of used motor vehicles in Vermont. The report shall
9 address:

10 (1) how information provided in vehicle history reports is gathered and
11 disseminated;

12 (2) the accuracy of vehicle history information provided in vehicle
13 history reports;

14 (3) the frequency with which complaints regarding the accuracy of
15 vehicle history reports are submitted to the State;

16 (4) the frequency and potential causes of inaccurate or incomplete
17 vehicle history information being provided in vehicle history reports;

18 (5) potential causes for inaccurate or incomplete vehicle history
19 information being included in vehicle history reports; and

1 (6) potential legislative or regulatory actions that could reduce the
2 occurrence of inaccurate or incomplete vehicle history information appearing
3 in vehicle history reports.

4 (b) On or before December 15, 2026, the Commissioner shall submit a
5 written report to the House and Senate Committees on Transportation
6 regarding their findings pursuant to subsection (a) of this section and any
7 recommendations for legislative action.

8 (c) As used in this section:

9 (1) “Vehicle history information” includes the following related to a
10 motor vehicle:

11 (A) accident or damage information;

12 (B) the number of previous owners;

13 (C) information regarding service or maintenance history, including
14 diagnostic information generated while performing service or maintenance;

15 (D) odometer readings; and

16 (E) title information.

17 (2) “Vehicle history report” means any written or electronic
18 communication of vehicle history information made by a vehicle history report
19 provider that is made available to consumers.

20 (3) “Vehicle history report provider” means an entity that generates
21 vehicle history reports from a vehicle history database that are provided

1 directly to consumers. “Vehicle history report provider” does not include a
2 dealer that obtains a vehicle history report from a third party that is not an
3 affiliate of the dealer and that then communicates the vehicle history report
4 without altering the vehicle history information in the report.

5 * * * Effective Dates * * *

6 Sec. 57. EFFECTIVE DATES

7 (a) Sec. 11 (purchase and use tax payments to Education Fund) shall take
8 effect on July 1, 2027.

9 (b) Sec. 12 (repeal of purchase and use tax payments to Education Fund)
10 shall take effect on July 1, 2031.

11 (c) Secs. 16 (mileage-based user fee), 17 (infrastructure fee for PHEVs),
12 and 18 (transition to mileage-based user fee) shall take effect on January 1,
13 2027.

14 (d) Sec. 21 (expansion of mileage-based user fee to hybrid vehicles), Sec.
15 22 (addition of fuel tax credit), and Sec. 23 (increase in default mileage-based
16 user fee rate) shall take effect on January 1, 2029.

17 (e) The remaining sections shall take effect on July 1, 2026.