

S.218

Senators Watson and Hardy move that the bill be amended as follows:

First: In Sec. 3, ANR report on management of salt and sand facilities, in subdivision (5), by striking out the words “including a proposed annual amount of funding that would be required to meet the timelines for covering or movement” where they appear and inserting in lieu thereof the words “including an estimate of the time necessary to cover or move all facilities requiring cover or movement and an estimated annual amount of funding that would be needed for cover or movement”

Second: In Sec. 5, fee report, by striking out the second and third sentences in their entireties and inserting in lieu thereof the following:

The Secretary of Natural Resources, after consultation with the Secretary of Transportation, shall recommend to the House Committees on Environment and on Ways and Means and the Senate Committees on Natural Resources and Energy and on Finance a fee to be charged either by the State or by a third-party vendor for the certification of commercial salt applicators under 10 V.S.A. chapter 47, subchapter 3B and a fee to be charged to municipal salt applicators completing the salt applicator training set forth under Sec. 4 of this act. Any fee charged to commercial salt applicators or municipal salt applicators by the State or a third-party vendor for certification under the

- 1 Chloride Contamination Reduction Program or under the Vermont Local
- 2 Roads curriculum shall be approved by the General Assembly.