1	TO THE HONORABLE SENATE:			
2	The Committee on Natural Resources and Energy to which was referred			
3	Senate Bill No. 29 entitled "An act relating to establishing the Chloride			
4	Contamination Reduction Program at the Agency of Natural Resources"			
5	respectfully reports that it has considered the same and recommends that the			
6	bill be amended by striking out all after the enacting clause and inserting in			
7	lieu thereof the following:			
8	Sec. 1. 10 V.S.A. chapter 47, subchapter 3A is added to read:			
9	Subchapter 3A. Chloride Contamination Reduction Program			
10	§ 1351. DEFINITIONS			
11	As used in this subchapter:			
12	(1) "Apply salt" or "application of salt" means to apply salt or a salt			
13	alternative to roadways, parking lots, or sidewalks for the purpose of winter			
14	maintenance or for summer dust control. "Apply salt" or "application of salt"			
15	does not mean the application of salt to a transportation infrastructure			
16	construction project.			
17	(2) "Commercial salt applicator" means any individual who for			
18	compensation applies or supervises others who apply salt but does not include			
19	municipal or State employees.			

1	(3) "Municipal salt applicator" means any individual who applies or			
2	supervises others who apply salt in the applicator's capacity as an employee or			
3	agent of a town or a municipality but does not include State employees.			
4	(4) "Salt" means sodium chloride, calcium chloride, magnesium			
5	chloride, or any other substance containing chloride used for the purpose of			
6	deicing or anti-icing.			
7	(5) "Salt alternative" means any substance not containing chloride used			
8	for the purpose of deicing or anti-icing.			
9	(6) "Secretary" means the Secretary of Natural Resources.			
10	(7) "Transportation infrastructure construction project" means a project			
11	that involves the construction of roadways, parking lots, sidewalks, or other			
12	construction activities at transportation facilities or within transportation			
13	rights-of-way.			
14	§ 1352. CHLORIDE CONTAMINATION REDUCTION PROGRAM			
15	(a) The Secretary of Natural Resources, after consultation with the			
16	Secretary of Transportation and other states with similar chloride reduction			
17	programs, shall establish the Chloride Contamination Reduction Program for			
18	the education, training, and certification of commercial salt applicators and			
19	municipal salt applicators in the State, including requirements for certification			
20	of a master commercial salt applicator. The Secretary may elect to implement			
21	the Program with State agency staff or through a competitively selected third-			

1	party vendor, or some combination. The Program shall include best		
2	management practices for application of salt or salt alternatives by commercial		
3	salt applicators and municipal salt applicators, but the Program shall		
4	specifically exclude salt applications related to transportation infrastructure		
5	construction projects.		
6	(b) The Program may be based on current best management practices. The		
7	best management practices shall:		
8	(1) establish measures or techniques to increase efficiency in the		
9	application of salt or salt alternatives so that the least amount of salt or salt		
10	alternatives are used while maintaining safe conditions for pedestrians and		
11	motor vehicles on traveled surfaces;		
12	(2) establish standards for when and how salt and salt alternatives are		
13	applied in order to prevent salt or salt alternatives from entering waters of the		
14	State, including:		
15	(A) salt alternatives that are cost-effective and less harmful to water		
16	quality while maintaining safe conditions for pedestrians and motor vehicles		
17	on traveled surfaces; and		
18	(B) whether and how to implement equipment to calibrate, monitor,		
19	or meter application of salt or salt alternatives;		
20	(3) establish record-keeping requirements for commercial salt		
21	applicators and municipal salt applicators, including records of training and		

1	records describing the type and rate of application of salt or salt alternatives,			
2	the dates of use, weather conditions requiring use of salt or salt alternatives,			
3	and required submission to the Agency of Natural Resources;			
4	(4) create and circulate a model form for record keeping and reporting			
5	of information required under this section;			
6	(5) establish requirements for application for certification under this			
7	subchapter, including frequency of training, manner of training, and the form			
8	and manner of application;			
9	(6) establish a testing requirement for applicators to complete prior to			
10	receiving an initial certification under the Program; and			
11	(7) establish other requirements deemed necessary by the Secretary to			
12	achieve the purposes of the Program.			
13	(c)(1) A commercial salt applicator or municipal salt applicator may apply			
14	annually to the Secretary to be approved as a State-certified salt applicator.			
15	(2) A business that employs multiple commercial salt applicators may			
16	apply to the Secretary for certification of the business owner or other			
17	designated employee as a master commercial salt applicator. A certified			
18	master commercial salt applicator shall ensure that all persons employed by the			
19	business to apply salt or salt alternatives are trained to comply with the best			
20	management practices established under subsection (b) of this section.			
21	(d) The Secretary of Natural Resources shall:			

1	(1) determine the amount of salt annually imported into the State;			
2	(2) estimate the average amount of salt applied annually for the years			
3	2015 through 2025 from:			
4	(A) each winter road management season between October and			
5	April; and			
6	(B) salt solutions applied by the State, municipalities, and private			
7	contractors for summer dust suppression;			
8	(3) determine the amount of salt annually applied in the State using a			
9	public accounting method established by the Secretary to assess salt purchases			
10	and applications within Vermont;			
11	(4) develop salt reduction targets to guide the Agency of Natural			
12	Resources in measurably reducing chloride levels in surface waters and			
13	groundwater; and			
14	(5) annually report to the Senate Committees on Natural Resources and			
15	Energy and on Transportation and the House Committees on Environment and			
16	on Transportation on or before January 15 the findings as an assessment of the			
17	nature, scope, and magnitude of associated impacts of salt on surface waters			
18	and groundwater, public and private lands, property, health, and infrastructure			
19	in the State of Vermont.			

1	§ 1353. SALT APPLICATION; LIMITED LIABILITY; PRESUMPTION OF			
2	COMPLIANCE; ENFORCEMENT			
3	(a)(1) Except as provided in subdivision (2) of this subsection, a certified			
4	commercial salt applicator; a certified municipal salt applicator; or an owner,			
5	occupant, or lessee of real property maintained by a certified commercial salt			
6	applicator or certified municipal salt applicator shall not be liable for damages			
7	arising from hazards on real property owned, occupied, maintained, or			
8	operated by that person when:			
9	(A) the hazards are caused solely by snow or ice; and			
10	(B) any failure or delay in removing or mitigating the hazards is the			
11	result of the certified commercial salt applicator or certified municipal salt			
12	applicator's implementation of the best management practices established			
13	under section 1352 of this title for application of salt or salt alternatives.			
14	(2) The protection from liability provided under subdivision (1) of this			
15	subsection shall not apply when the damages are due to gross negligence or			
16	reckless disregard of the hazard.			
17	(3) All certified commercial salt applicators and certified municipal salt			
18	applicators shall be presumed to be acting pursuant to the best management			
19	practices for application of salt or salt alternatives in the absence of proof to			
20	the contrary.			

(b) A certified commercial salt applicator, a commercial salt applicator		
employed by a certified master commercial salt applicator, or a certified		
municipal salt applicator is entitled to a rebuttable presumption that they are in		
compliance with the requirements of sections 1263 and 1264 of this title when		
applying salt or salt alternatives according to the best management practices		
established under section 1352 of this title. The rebuttable presumption under		
this subsection shall not apply to requirements of a total maximum daily load		
plan or the requirements of a municipal separate storm sewer system permit.		
(c) The Secretary may revoke a certification issued under this subchapter		
after notice and opportunity for a hearing for a violation of the requirements of		
this subchapter, the rules of this subchapter, or the provisions of a certification		
issued under this subchapter.		
(d) In order to receive the liability protection provided in subsection (a) of		
this section, a commercial salt applicator; a municipal salt applicator; or an		
owner, an occupant, or a lessee of land shall keep a record describing its winter		
road, parking lot, and property maintenance practices. The record shall include		
the type and rate of application of deicing materials used, the dates of		
treatment, and the weather conditions for each event requiring deicing. Such		
records shall be retained by the applicator for a period of three years		

1	§ 1354. STORAGE AND DISPOSAL OF SALT			
2	The Secretary of Natural Resources shall:			
3	(1) require that all salt storage facilities owned by private contractors,			
4	the State, municipalities, or other governmental entity be mapped on the			
5	Agency of Natural Resources' Natural Resources Atlas, and the types of			
6	materials stored and storage practices at each facility be identified;			
7	(2) establish best management practices and an education program for			
8	the management of State-, town-, and privately owned salt storage facilities			
9	and snow disposal practices to prevent runoff to surface and groundwater;			
10	(3) require that all State-, municipal-, and privately owned facilities for			
11	the storage of salt or salt and sand mixtures that are within 100 yards of a			
12	surface water or drinking water source be under cover on or before 2030 and			
13	all other facilities for the storage of salt and sand mixtures be under cover on or			
14	before 2035;			
15	(4) require that all State-, municipal-, and privately owned facilities for			
16	the storage of sand that is not mixed with salt that are within 100 yards of a			
17	surface water or drinking water source be managed to contain runoff on or			
18	before 2030 and all other facilities for the storage of sand that is not mixed			
19	with salt be managed to contain runoff on or before 2035; and			
20	(5) identify funds or funding sources that may be used to grant funds to			
21	facilities subject to the cover requirements of this section and that would allow			

1	priority for grant awards to be provided to salt shed projects in municipalities		
2	with fewer than 1,200 residents.		
3	Sec. 2. IMPLEMENTATION; FEE REPORT		
4	(a) The Secretary of Natural Resources shall adopt the best management		
5	practices for commercial application of salt or salt alternatives required under		
6	10 V.S.A. § 1352 by procedure or by rulemaking authority under 10 V.S.A.		
7	chapter 47. The Secretary of Natural Resources shall adopt any procedure or		
8	rule establishing the best management practices for commercial and municipal		
9	application of salt or salt alternatives on or before November 1, 2026 for initial		
10	use beginning on January 1, 2027.		
11	(b) On or before January 15, 2026, the Secretary of Natural Resources shall		
12	submit to the Senate Committees on Natural Resources and Energy and on		
13	Finance and the House Committees on Environment and on Ways and Means a		
14	recommended fee to charge for certification of commercial applicators under		
15	10 V.S.A. chapter 47, subchapter 3A.		
16	Sec. 3. ANR ENHANCED MONITORING OF CHLORIDE LEVELS IN		
17	SURFACE WATERS		
18	When a State water or water segment is identified as contaminated by		
19	chloride levels that exceed the chronic or acute standards established by the		
20	U.S. Environmental Protection Agency (EPA), the Secretary of Natural		
21	Resources shall begin regular monitoring of the chloride levels in that water or		

1	water segment and investigate potential acute and diffuse contamination			
2	sources, such as impervious surfaces. If the source that is causing chloride			
3	contamination levels that exceed EPA chronic or acute standards is found, the			
4	Secretary of Natural Resources shall require monitoring at the physical			
5	discharge point into a water of the State or into a hydrological connection to a			
6	water of the State.			
7	Sec. 4. AUTHORIZED POSITION; APPROPRIATIONS			
8	(a) In addition to other positions authorized at the Agency of Natural			
9	Resources in fiscal year 2026, a permanent classified position is authorized for			
10	the purpose of administering the Chloride Contamination Reduction Program			
11	in 10 V.S.A. chapter 47, subchapter 3A.			
12	(b) In addition to any other funds appropriated to the Agency of Natural			
13	Resources in fiscal year 2026, \$125,000.00 is appropriated from the General			
14	Fund to the Agency of Natural Resources for the permanent classified position			
15	authorized under subsection (a) of this section.			
16	(c) It is the intention of the General Assembly that the appropriation in			
17	subsection (b) of this section shall be made annually for the identified			
18	purposes.			
19	Sec. 5. EFFECTIVE DATE			
20	This act shall take effect on passage.			
21				

	2/19/2025 - MOG - 8:28 AM	C	
1			
2			
3			
4			
5			
6	(Committee vote:)		
7			
8		Senator	-

(Draft No. 3.2 – S.29)

9

Page 11 of 11

FOR THE COMMITTEE