Section	As Passed House		As Passed Senat	e	Notes
1/1	Same		Same		
NA/1a	Agreed to Senate Language	Ag	greed to Senate Lan	guage	Agreed to Senate Language
2/2	Same		Same		
NA/2a		TOWN HIGHWA	Y NON-FEDERA	L DISASTERS	Open
		(a) Within the	Agency of Transpo	rtation's Proposed	
			Transportation Prog		
			<u>leral Disasters, sper</u>	nding is authorized as	
		<u>follows:</u>			
		<u>FY26</u>	As Proposed	As Amended	
			<u>Change</u>		
		Grants	1,150,000	1,150,000 0	
		Total	1,150,000	1,150,000 0	
		Sources of funds	1 150 000	0	
		State	1,150,000	0 -	
		1,150,000 Other	0	1 150 000	
		Other	0 1,150,000	1,150,000	
		Total	1,150,000	1,150,000 0	
			Agency of Transpo	, ,	
			Transportation Prog		
				following footnote is	
			nds of \$1,150,000 ar		
			the PILOT Special		
		pursuant to 32 V.S	S.A. § 3709."	_	
NA/3		UNOBLIGATED	TRANSPORTATI	ON FUND	Open
		BALANCE; FISC	AL YEAR 2026		
			g any other provision		
			nistration shall ensu		
			least \$686,000.00 e		
		_ -		26 after the close of	
				e General Assembly	
			of the fiscal year 2		
		adjustment propos	al and the fiscal yea	ar 2027 budget	

	proposal, the unobligated fund balance required pursuant
	to this section shall be utilized to offset estimated
	Transportation Fund revenue losses from fee and tax
	reductions enacted during the 2025 legislative session.
NTA /A	
NA/4	STATE AND FEDERAL FUNDING; MILEAGE- New language from former Sec. 20 added.
	BASED USER FEE; UPDATES
	(a) On or before September 30, 2025 and December 15,
	2025, the Secretary of Transportation shall provide the
	Joint Transportation Oversight Committee with a briefing
	on the status of State Transportation Fund revenues and
	federal funding for the fiscal year 2026 Transportation
	Program, funding related impacts on the fiscal year 2026
	Transportation Program, and the Agency's progress in
	designing the mileage-based user fee. The briefing shall
	include:
	(1) a summary of federal funding that has been
	received to date, federal funding that is anticipated later in
	the State fiscal year, federal funding that is delayed, and
	federal funding that has been reduced or subject to
	rescission;
	(2) a summary of the Transportation Fund revenues
	to date in State fiscal year 2026;
	(3) a summary of the impacts on the fiscal year
	2026 Transportation Program that are caused by changes
	in State Transportation Fund revenues from the consensus
	forecast or delays or reductions in federal funding;
	(4) a summary of any legislative action that may be
	necessary to address reductions in State revenues or
	federal funding;
	(5) a summary of the status of State and federal
	funding for the design of the mileage-based user fee
	pursuant to the provisions of 2023 Acts and Resolves No.
	62, Secs. 27–29, as amended by Sec. of this act; and
	02, Decs. 21-27, as amended by Sec01 tills act, and

	(6) the Agency's progress in designing the mileage-	
	based user fee.	
	(b) Upon becoming aware of a significant change in	
	State revenues or a reduction in federal funding, rescission	
	of federal grants, or delay of anticipated federal funding	
	that will impact the Agency's ability to carry out	
	significant portions of the fiscal year 2026 Transportation	
	Program, the Secretary of Transportation may request that	
	the Joint Transportation Oversight Committee meet within	
	14 days to review the Agency's plan to address the	
	reduction in funding.	
	(c) In the event of a decrease in overall State or federal	
	funding for the fiscal year 2026 Transportation Program	
	that is in excess of four percent, the Secretary shall submit	
	to the Joint Transportation Oversight Committee a written	
	report detailing the impact of the decrease on projects that	
	are in the 2026 Transportation Program.	
NA/5		Onen
NA/5	19 V.S.A. § 10g is amended to read:	Open
NA/5	19 V.S.A. § 10g is amended to read: § 10g. ANNUAL REPORT; TRANSPORTATION	Open
NA/5	19 V.S.A. § 10g is amended to read: § 10g. ANNUAL REPORT; TRANSPORTATION PROGRAM;	Open
NA/5	19 V.S.A. § 10g is amended to read: § 10g. ANNUAL REPORT; TRANSPORTATION PROGRAM; ADVANCEMENTS, CANCELLATIONS, AND	Open
NA/5	19 V.S.A. § 10g is amended to read: § 10g. ANNUAL REPORT; TRANSPORTATION PROGRAM;	Open
NA/5	19 V.S.A. § 10g is amended to read: § 10g. ANNUAL REPORT; TRANSPORTATION PROGRAM; ADVANCEMENTS, CANCELLATIONS, AND DELAYS ***	Open
NA/5	19 V.S.A. § 10g is amended to read: § 10g. ANNUAL REPORT; TRANSPORTATION PROGRAM; ADVANCEMENTS, CANCELLATIONS, AND DELAYS *** (q)(1) The Agency's annual proposed Transportation	Open
NA/5	19 V.S.A. § 10g is amended to read: § 10g. ANNUAL REPORT; TRANSPORTATION PROGRAM; ADVANCEMENTS, CANCELLATIONS, AND DELAYS *** (q)(1) The Agency's annual proposed Transportation Program shall include the following information depicted	Open
NA/5	19 V.S.A. § 10g is amended to read: § 10g. ANNUAL REPORT; TRANSPORTATION PROGRAM; ADVANCEMENTS, CANCELLATIONS, AND DELAYS *** (q)(1) The Agency's annual proposed Transportation Program shall include the following information depicted in a graphical dashboard:	Open
NA/5	19 V.S.A. § 10g is amended to read: § 10g. ANNUAL REPORT; TRANSPORTATION PROGRAM; ADVANCEMENTS, CANCELLATIONS, AND DELAYS *** (q)(1) The Agency's annual proposed Transportation Program shall include the following information depicted in a graphical dashboard: (A) the percentage of projects in each section of	Open
NA/5	19 V.S.A. § 10g is amended to read: § 10g. ANNUAL REPORT; TRANSPORTATION PROGRAM; ADVANCEMENTS, CANCELLATIONS, AND DELAYS *** (q)(1) The Agency's annual proposed Transportation Program shall include the following information depicted in a graphical dashboard: (A) the percentage of projects in each section of the Transportation Program that have been delayed by	Open
NA/5	19 V.S.A. § 10g is amended to read: § 10g. ANNUAL REPORT; TRANSPORTATION PROGRAM; ADVANCEMENTS, CANCELLATIONS, AND DELAYS *** (q)(1) The Agency's annual proposed Transportation Program shall include the following information depicted in a graphical dashboard: (A) the percentage of projects in each section of the Transportation Program that have been delayed by more than one year from the preliminary plan projected	Open
NA/5	19 V.S.A. § 10g is amended to read: § 10g. ANNUAL REPORT; TRANSPORTATION PROGRAM; ADVANCEMENTS, CANCELLATIONS, AND DELAYS *** (q)(1) The Agency's annual proposed Transportation Program shall include the following information depicted in a graphical dashboard: (A) the percentage of projects in each section of the Transportation Program that have been delayed by more than one year from the preliminary plan projected completion date; and	Open
NA/5	19 V.S.A. § 10g is amended to read: § 10g. ANNUAL REPORT; TRANSPORTATION PROGRAM; ADVANCEMENTS, CANCELLATIONS, AND DELAYS *** (q)(1) The Agency's annual proposed Transportation Program shall include the following information depicted in a graphical dashboard: (A) the percentage of projects in each section of the Transportation Program that have been delayed by more than one year from the preliminary plan projected completion date; and (B) the percentage of projects in each section of	Open
NA/5	19 V.S.A. § 10g is amended to read: § 10g. ANNUAL REPORT; TRANSPORTATION PROGRAM; ADVANCEMENTS, CANCELLATIONS, AND DELAYS *** (q)(1) The Agency's annual proposed Transportation Program shall include the following information depicted in a graphical dashboard: (A) the percentage of projects in each section of the Transportation Program that have been delayed by more than one year from the preliminary plan projected completion date; and (B) the percentage of projects in each section of the Transportation Program whose cost has increased by	Open
NA/5	19 V.S.A. § 10g is amended to read: § 10g. ANNUAL REPORT; TRANSPORTATION PROGRAM; ADVANCEMENTS, CANCELLATIONS, AND DELAYS *** (q)(1) The Agency's annual proposed Transportation Program shall include the following information depicted in a graphical dashboard: (A) the percentage of projects in each section of the Transportation Program that have been delayed by more than one year from the preliminary plan projected completion date; and (B) the percentage of projects in each section of	Open

Committees on Transportation with quarterty updates to the dashboard provided pursuant to subsection (a) of this section. 19 V.S.A. § 10g(g) is amended to read: (g) Project-updates. The Agency's annual-proposed Transportation Program shall include project updates referencing this section and life the following: (1)-all proposed projects in the Program that would be new to the State Transportation Program; (2)-all projects for which total estimated costs have increased by more than \$5,000,000.00 from the estimate in the adopted Transportation Program for the prior fiscal year of by more than \$5,000,000.00 from the estimate in the adopted Transportation Program for the prior fiscal year. (3)-all projects for which the total estimated costs have, for the first time, increased by more than \$10,000,000.00 from the Preliminary Plan estimate or by more than 100 percent from the Preliminary Plan estimate; and (4)-all projects funded for construction in the prior fiscal year's adopted Transportation Program that are no longer funded in the proposet Transportation Program submitted to the General Assembly, the projected costs for such projects in the prior fiscal projects in the prior fiscal transportation Program assumitated to the General Assembly, the projected costs for such projects in the prior fiscal projects in the prior fiscal transportation Program that are no longer funded in the proposet gar's adopted Transportation Program than the projects for such projects in the prior fiscal projects for such projects in the prior fiscal projects for such projects. [Repealed.] M Same Same Same Same			(2) The Agency shall provide the House and Senate	
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3/7SameSame4/8SameSame5/9SameSame			1	
4/8Same5/9SameSameSame	3/7	Same Same		
5/9 Same Same	4/8	Same Same	Same Same	
	5/9	Same	Same	
Agreed to Senate Language Agreed to Senate Language Agreed to Senate Language	6/10	Agreed to Senate Language	Agreed to Senate Language	Agreed to Senate Language
7/11 Same Same	<mark>7/11</mark>	Same	Same	
8/12 Same	8/12	Same Same	Same Same	
Agreed to Senate Language Agreed to Senate Language Agreed to Senate Language	9/13	Agreed to Senate Language	Agreed to Senate Language	Agreed to Senate Language

10/14 Same	Same Same	
NA/15	CANCELLATION OF LOCALLY MANAGED	Open
	PROJECTS;	
	PROCESS; IMPROVEMENTS; REPORT	
	The Agency of Transportation, in consultation with the	
	Transportation Board, the Vermont League of Cities and	
	Towns, and the Vermont Association of Planning and	
	Development Agencies, shall engage a consultant to	
	examine the requirements of 19 V.S.A. § 309c,	
	cancellation of locally managed projects, to evaluate the	
	obligations, risks, and benefits imposed by the provisions	
	of that section on the State and the local sponsor of a	
	locally managed project and to identify potential changes	
	to the provisions of that section to ensure that State and	
	federal transportation funding resources are appropriately	
	administered. The Agency shall, on or before January 15,	
	2026, submit a written report to the House and Senate	
	Committees on Transportation regarding the consultant's	
	findings and any recommendations for legislative action.	
NA/16	MUNICIPAL TRANSPORTATION ASSETS;	Open
	ASSESSMENT;	
	FUNDING NEEDS; REPORT	
	(a) The Agency of Transportation, in consultation with	
	the Vermont League of Cities and Towns and the Vermont	
	Association of Planning and Development Agencies, shall	
	engage a consultant to:	
	(1) review current municipal practices relating to	
	planning for ongoing maintenance, upgrades, and	
	replacement of municipal transportation assets, including	
	roads, pavement, bridges, culverts, signals, signage,	
	highway equipment, and highway facilities;	
	(2) develop a framework for a system to assess the	
	current condition of municipal highway networks and the	

	potential impacts of improvements to or degradation of	
	those networks on the State's transportation system;	
		
	(3) develop a prioritization process to direct State	
	funding to the repair, upgrade, or replacement of specific	
	municipal transportation assets based on the need for such	
	work in the context of the asset's role in the State and	
	regional highway networks; and	
	(4) identify and recommend potential statutory	
	changes to implement the assessment framework	
	developed pursuant to subdivision (2) of this subsection	
	and the prioritization process developed pursuant to	
	subdivision (3) of this subsection.	
	(b) The Agency of Transportation shall, not later than	
	January 15, 2027, submit a written report to the House and	
	Senate Committees on Transportation regarding the	
	consultant's findings and recommendations for legislative	
	action.	
5 T A /4 -		
NA/17	STATE TOWN HIGHWAY AID; MUNICIPAL GRANT Open	
NA/17	PROGRAMS; EFFICIENCIES; IMPROVEMENTS;	
NA/17	PROGRAMS; EFFICIENCIES; IMPROVEMENTS; REPORT	
NA/17	PROGRAMS; EFFICIENCIES; IMPROVEMENTS; REPORT (a) The Agency of Transportation, in consultation with	
NA/17	PROGRAMS; EFFICIENCIES; IMPROVEMENTS; REPORT	
NA/17	PROGRAMS; EFFICIENCIES; IMPROVEMENTS; REPORT (a) The Agency of Transportation, in consultation with	
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NA/17	PROGRAMS; EFFICIENCIES; IMPROVEMENTS; REPORT (a) The Agency of Transportation, in consultation with the Vermont League of Cities and Towns and the Vermont Association of Planning and Development Agencies, shall engage a consultant to evaluate the State's Town Highway Aid and municipal grant programs administered by the	
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		Program, Better Roads Program, Municipal Highway and	
		Stormwater Mitigation Program, and Grants in Aid.	
		(b) On or before January 15, 2026, the Agency shall	
		submit a written report to the House and Senate	
		<u> </u>	
		Committees on Transportation regarding the consultant's	
		findings and any recommendations for legislative or	
		administrative actions to improve or increase the efficiency	
44/40	A CONTRACTOR	of the Town Highway Aid and municipal grant programs.	
11/18	Agreed to Senate Language	Agreed to Senate Language	Agreed to Senate Language
12/19	INTENT	INTENT	Open
	It is the intent of the General Assembly that the	It is the intent of the General Assembly that:	
	mileage-based user fee for a BEV pleasure car be	(1) the mileage-based user fee for a BEV pleasure	
	approximately equivalent to the amount collected by the	car be approximately equivalent to the average amount	
	State and federal government in gas tax revenue from the	collected by the State in fuel tax revenue from the use of a	
	use of a non-PEV pleasure car registered in Vermont and	non-PEV pleasure car registered in Vermont and the	
	the amount collected by the State and federal government	average amount collected by the State in fuel tax revenue	
	in gas tax revenue and Electric Vehicle Infrastructure fee	and Electric Vehicle Infrastructure fee from the use of a	
	from the use of a PHEV pleasure car.	PHEV pleasure car; and	
		(2) that the mileage-based user fee for BEV pleasure	
		cars will be an interim step towards gradually expanding	
		the mileage-based user fee to all motor vehicles.	
13/NA	[Deleted.]		
NA/20			Merged in Sec. 4
14/21	Same Same	Same Same	
NA/22	Agreed to Senate Language	Agreed to Senate Language	Agreed to Senate Language
NA/23	Agreed to Senate Language	Agreed to Senate Language	Agreed to Senate Language
NA/24	Agreed to Senate Language	Agreed to Senate Language	Agreed to Senate Language
NA/25	Agreed to Senate Language	Agreed to Senate Language	Agreed to Senate Language
NA/26		PUBLIC TRANSIT DEMAND RESPONSE	Open
		VOLUNTEER	1
		COORDINATORS; GRANTS; APPROPRIATION	
		(a) The Agency of Transportation is authorized to	
		utilize up to \$600,000.00 in one-time funds appropriated from the Transportation Fund to the Agency of	

	Transportation in fiscal year 2026 for the purpose of	
	providing grants to public transit agencies to hire volunteer	
	coordinators. Volunteer coordinators hired with grants	
	provided pursuant to this section shall be responsible for	
	the identification, recruitment, and retention of volunteers	
	to provide transportation services to individuals enrolled in	
	the State's demand response transportation programs.	
	(b) The Agency shall, to the extent possible, seek to	
	provide grants to public transit providers in a manner that	
	is geographically balanced and ensures the distribution of	
	volunteer coordinators throughout the State.	
	(c) Not later than December 15, 2026, the Agency, in	
	consultation with public transit agencies that receive grants	
	pursuant to this section, shall submit a written report the	
	House and Senate Committees on Transportation regarding	
	the extent to which grants issued pursuant to this section	
	resulted in an increase in volunteer capacity in the State.	
NA/27	MEDICAID NON-EMERGENCY TRANSPORTATION	Open
	In fiscal year 2026, prior to executing a contract to	
	provide Medicaid Non-Emergency Transportation	
	services, the Department of Vermont Health Access shall	
	provide to the Joint Fiscal Committee for review and	
	approval a detailed analysis demonstrating that by	
	executing such a contract:	
	(1) there will be no degradation of service to eligible	
	individuals; and	
	(2) the financial stability of the State's public	
	transportation systems will be maintained.	
NA/28	VOLUNTEERS PROVIDING TRANSPORTATION	Open
	SERVICES;	
	BACKGROUND CHECKS; EXPANSION OF	
	VOLUNTEER	
	POOL; REPORT	

- (a) On or before July 15, 2025, the Department of Vermont Health Access shall commence meeting with the Vermont Public Transit Association, the Agency of Transportation, and, in the discretion of the Commissioner of Vermont Health Access, other stakeholders to identify potential, federally permissible opportunities to expand the Medicaid Non-Emergency Transportation program's pool of volunteer drivers. As part of this work, the Department and Association shall collaborate to determine if there are specific classes of offenses that currently prevent volunteer drivers from providing transportation services through the Medicaid Non-Emergency Transportation program.
- (1) The Vermont Public Transit Association shall, to the extent possible, gather and provide to the Department anonymized information from its members regarding:
- (A) the number of potential volunteers who were barred from providing transportation services through the Medicaid Non-Emergency Transportation program due to a background check during the past year;
- (B) which of the background checks currently required by the Medicaid Non-Emergency Transportation program resulted in potential volunteers being barred from providing transportation services, broken out by percentage; and
- (C) a summary of the offenses that resulted in potential volunteers being barred from providing transportation services through the Medicaid Non-Emergency Transportation program, broken out by:
 - (i) the type of offense;
- (ii) whether the offense was a felony or misdemeanor;
- (iii) whether the offense was under State or federal law;

	(iv) the percentage of potential volunteers	
	who were barred from providing transportation services	
	through the Medicaid Non-Emergency Transportation	
	program for each type of offense; and	
	(v) to the extent that it is possible to	
	determine, the number of rides that could have been	
	provided by the individuals barred under each type of	
	offense.	
	(2) The Department shall utilize the information	
	provided by the Association pursuant to subdivision (1) of	$\underline{\mathbf{f}}$
	this subsection to determine, to the extent possible,	
	whether the identified offenses are:	
	(A) fraud-based or otherwise implicate potentia	<u>l</u>
	Medicaid fraud, waste, and abuse;	
	(B) an offense that otherwise bars an individual	
	from providing transportation services through the	
	Medicaid Non-Emergency Transportation program; or	
	(C) an offense that caused harm to an individua	<u>l</u>
	other than the offender, or otherwise negatively impacted	
	the safety of the general public.	
	(b) The Department of Vermont Health Access and the	<u>e</u>
	Vermont Public Transit Association shall, on or before	
	January 30, 2026, make themselves available to provide	
	update to the House Committees on Transportation and o	<u>n</u>
	Health Care and to the Senate Committees on	
	Transportation and on Health and Welfare regarding the	
	work performed pursuant to this section and opportunitie	<u>s</u>
	that were identified to expand the Medicaid Non-	
	Emergency Transportation program's pool of volunteer	
	<u>drivers.</u>	
NA/29	VOLUNTEER DRIVERS; PUBLICITY; OUTREACH	Open
	(a) The Commissioner of Motor Vehicles, in	
	consultation with the Vermont Public Transit Association	<u>. </u>
	shall identify and pursue opportunities to communicate	

		with the Vermont driving public regarding volunteer and	
		community driver participation in the State's demand	
		response transportation programs, including the Older	
			
		Adults and Persons with Disabilities program and the	
		Medicaid Non-Emergency Transportation program.	
		Outreach conducted pursuant to this section may include:	
		(1) invitations for individuals to voluntarily indicate	
		their interest through the operator licensing and vehicle	
		registration processes, subject to any data privacy	
		requirements under State or federal law;	
		(2) notices or other public outreach placed on the	
		Department's website or other internet-based platforms;	
		and and	
		(3) messaging by the Agency of Transportation on	
		social media platforms, including providing links to	
		<u>informational resources provided by the Vermont Public</u>	
		Transit Association.	
		(b) The Department of Vermont Health Access shall	
		develop informational materials related to eligibility for	
		the Medicaid Non-Emergency Transportation program.	
		The Department shall, in consultation with the Agency of	
		Transportation and other relevant stakeholders, make the	
		materials available to the public on the Department's	
		website and other internet-based platforms.	
NA/30		COORDINATION OF HEALTH CARE AND	Open
		TRANSPORTATION SERVICES; WORKING GROUP;	•
		REPORT	
		(a) The Secretary of Transportation, in consultation	
		with the Commissioner of Vermont Health Access, shall	
		convene a working group to improve the coordination of	
		health care and transportation services in relation to	
		individuals enrolled in the State's demand response	
		transportation programs. The working group shall be	
		composed of stakeholders identified by the Secretary in	
	I .	composed of stakeholders identified by the secretary in	

		an anida da a Camaniania manafiliana at Harita	
		on with the Commissioner of Vermont Health	
		ncluding representatives of the Vermont	
		on of Hospitals and Health Systems, independent	
		nd methadone facilities, and the Vermont Public	
	Transport	ation Association.	
	<u>(b)</u> Th	e working group shall examine various options	
	for impro	ving the coordination of health care and	
	transporta	tion services, including:	
	(1)	opportunities to coordinate the scheduling of	
	health car	e appointments and treatments to maximize the	
		ared rides; and	
		opportunities to improve communication	
		he public transit agencies and health care	
		to facilitate coordination of health care and	
	 	tion services for individuals enrolled in the	
		mand response transportation programs.	
		or before January 15, 2026, the Secretary and	
		ioner shall submit a written report to the House	
		tes on Transportation and on Health Care and the	
		ommittees on Transportation and on Health and	
		with the working group's findings and any	
		ndations for legislative action.	
NA/31		OW VOLUME VEHICLE	With modified language discussed by Committee of
INA/JI		CTURING; KIT-CARS; HOMEBUILT	Conference
		VEHICLES; VEHICLE	Conference
		ICATION NUMBER; REPORT	
		*	
		The Commissioner of Motor Vehicles, in	
		on with the Secretary of Natural Resources and	
		tives of the ultra-low volume vehicle	
		ring industry in Vermont, shall examine	
		for issuing vehicle identification numbers to	
		volume motor vehicles, kit-cars, and homebuilt	
		icles and opportunities to facilitate the	
	registration	n of such vehicles.	

		(2)	
		(2) As used in this section:	
		(A) "Homebuilt motor vehicle" means a motor	
		vehicle that is constructed or assembled by an individual	
	<u>1</u>	from new or used parts, or both, and is not a kit-car.	
		(B) "Kit-car" means a motor vehicle that is	
		constructed by an individual from a manufactured kit that	
	<u>i</u>	includes some or all parts and components necessary to	
		construct the motor vehicle.	
		(C) "Ultra-low volume motor vehicle" means a	
	2	vehicle that is manufactured for sale by a manufacturer	
	ly in the second of the second	whose annual worldwide production is not more than 325	
		motor vehicles.	
		(b) In preparing the report, the Commissioner shall:	
		(1) examine how other states address motor vehicle	
		emissions requirements for ultra-low volume motor	
	2	vehicles, kit-cars, and homebuilt motor vehicles;	
		(2) identify a cost-effective process for certifying the	
	<u> </u>	safety of ultra-low volume motor vehicles, kit-cars, and	
	1	homebuilt motor vehicles; and	
		(3) develop a streamlined process to provide State	
	<u> </u>	Vehicle Identification Numbers to ultra-low volume motor	
	<u> </u>	vehicles, kit-cars, and homebuilt motor vehicles.	
		(c) On or before January 15, 2026, the Commissioner	
	<u> </u>	shall submit a written report to the House and Senate	
		Committees on Transportation regarding the	
		Commissioner's findings and identifying any legislative	
	-	action necessary to enable the issuance of vehicle	
	i	identification numbers to and registration of ultra-low	
	,	volume motor vehicles, kit-cars, and homebuilt motor	
	 	vehicles.	
NA/32		5 V.S.A. § 3405 is amended to read:	Open
		§ 3405. LEASE FOR CONTINUED OPERATION	•
		(a) The Secretary, as agent for the State, with the	
		approval of the General Assembly, or if the General	
		37	

		Assembly is not in session, approval of the Joint Transportation Oversight Committee, is authorized to lease or otherwise arrange for the continued operation of all or	
		any State-owned railroad property to any responsible	
		person, provided that approval for the operation, if	
		necessary, is granted by the federal Surface Transportation Board under 49 C.F.R. Part 1150 (certificate to construct,	
		acquire, or operate railroad lines). The transaction shall be	
		subject to any further terms and conditions as in the	
		opinion of the Secretary are necessary and appropriate to	
		accomplish the purpose of this chapter.	
		(b) To preserve continuity of service on State-owned	
		railroads, the Secretary may enter into a short-term lease or	
		operating agreement, for a term not to exceed six months,	
		with a responsible railroad operator. The Secretary shall	
		notify the House and Senate Committees on Transportation	
		within 10 calendar days after entering into any lease or	
		agreement pursuant to this subsection.	
		(c) The Secretary shall notify the House and Senate	
		Committees on Transportation or, if the General Assembly	
		is not in session, the Joint Transportation Oversight	
		Committee when there are 12 months remaining on the	
		operating lease for any State-owned railroad, and when	
		there are 12 months remaining on a lease extension for the	
		operating lease for any State-owned railroad.	
NA/33	Agreed to Senate Language	Agreed to Senate Language	Agreed to Senate Language
NA/34	Agreed to Senate Language Agreed to Senate Language	Agreed to Senate Language Agreed to Senate Language	Agreed to Senate Language Agreed to Senate Language
NA/35	rigited to behate Language	19 V.S.A. chapter 3 is amended to read:	Open
		CHAPTER 3. TOWN HIGHWAYS	open —
		§ 301. DEFINITIONS	
		As used in this chapter:	
		* * *	
		de de de	

- (2) "Legislative body" includes boards of selectmen, aldermen, and village trustees means a "legislative body" as defined in 24 V.S.A. § 2001.
- (3) "Selectmen" includes village trustees and aldermen "Selectboard" means a "selectboard" as defined in 24 V.S.A. § 2001.

* * *

- (8) "Trail" means a public right-of-way that is not a highway and that:
- (A) <u>municipalities have the authority to</u> exclusively or cooperatively maintain;
- (B) previously was a designated town highway having the same width as the designated town highway, or a lesser width if so designated; or
- (B)(C) a new public right-of-way laid out as a trail by the selectmen legislative body for the purpose of providing access to abutting properties or for recreational use. Nothing in this section shall be deemed to independently authorize the condemnation of land for recreational purposes or to affect the authority of selectmen legislative bodies to reasonably regulate the uses of recreational trails.

§ 302. CLASSIFICATION OF TOWN HIGHWAYS

(a) For the purposes of this section and receiving State aid, all town highways shall be categorized into one or another of the following classes:

* * *

(2) Class 2 town highways are those town highways selected as the most important highways in each town. As far as practicable, they shall be selected with the purposes of securing trunk lines of improved highways from town to town and to places that by their nature have more than normal amount of traffic. The selectmen legislative body,

with the approval of the Agency, shall determine which highways are to be class 2 highways.

- (3) Class 3 town highways:
- (A) Class 3 town highways are all traveled town highways other than class 1 or 2 highways. The selectmen legislative body, after conference with a representative of the Agency, shall determine which highways are class 3 town highways.

* * *

(5) Trails shall not be considered highways and the town. A municipality shall have the authority to maintain trails but shall not be responsible for any maintenance, including culverts and bridges.

* * *

§ 303. TOWN HIGHWAY CONTROL

Town highways shall be under the general supervision and control of the selectmen legislative body of the town where the roads are located. Selectmen The legislative body of a town shall supervise all expenditures.

§ 304. DUTIES OF SELECTBOARD

(a) It shall be the duty and responsibility of the selectboard of the town to, or acting as a board, it shall have the authority to:

* * *

(16) Unless the town electorate votes otherwise, under the provisions of 17 V.S.A. § 2646, appoint a road commissioner, or remove him or her the road commissioner from office, pursuant to 17 V.S.A. § 2651. Road commissioners, elected or appointed, shall have only the powers and authority regarding highways granted to them by the selectboard.

* * *

(24) Maintain trails, but shall not be required to maintain trails.

		* * *	
15/36	EFFECTIVE DATE	EFFECTIVE DATES	Depends on resolution of Secs. 5, 6, and 32.
	This act shall take effect on July 1, 2025.	(a) This section and Secs. 32 (railroad leases) and 33	
		and 34 (dig safe) shall take effect on passage.	
		(b) Sec. 5 (Agency of Transportation dashboard) shall	
		take effect on January 1, 2026.	
		(c) Sec. 6 (repeal of 19 V.S.A. § 10g reports) shall take	
		effect on July 1, 2026.	
		(d) The remaining sections shall take effect on July 1,	
		<u>2025.</u>	