Section	As Passed House	As Passed Senate
1/1	TRANSPORTATION PROGRAM ADOPTED; DEFINITIONS	TRANSPORTATION PROGRAM ADOPTED; DEFINITIONS
	(a) Adoption. The Agency of Transportation's Proposed Fiscal	(a) Adoption. The Agency of Transportation's Proposed Fiscal
	Year 2026 Transportation Program appended to the Agency of	Year 2026 Transportation Program appended to the Agency of
	Transportation's proposed fiscal year 2026 budget, as amended by	Transportation's proposed fiscal year 2026 budget, as amended by
	this act, is adopted to the extent federal, State, and local funds are	this act, is adopted to the extent federal, State, and local funds are
	available.	available.
	(b) Definitions. As used in this act, unless otherwise indicated:	(b) Definitions. As used in this act, unless otherwise indicated:
	(1) "Agency" means the Agency of Transportation.	(1) "Agency" means the Agency of Transportation.
	(2) "Candidate project" means a project approved by the	(2) "Candidate project" means a project approved by the
	General Assembly that is not anticipated to have significant	General Assembly that is not anticipated to have significant
	expenditures for preliminary engineering or right-of-way	expenditures for preliminary engineering or right-of-way
	expenditures, or both, during the budget year and funding for	expenditures, or both, during the budget year and funding for
	construction is not anticipated within a predictable time frame.	construction is not anticipated within a predictable time frame.
	(3) "Development and evaluation (D&E) project" means a	(3) "Development and evaluation (D&E) project" means a
	project approved by the General Assembly that is anticipated to	project approved by the General Assembly that is anticipated to
	have preliminary engineering expenditures or right-of-way	have preliminary engineering expenditures or right-of-way
	expenditures, or both, during the budget year and that the Agency	expenditures, or both, during the budget year and that the Agency
	is committed to delivering to construction on a timeline driven by	is committed to delivering to construction on a timeline driven by
	priority and available funding.	priority and available funding.
	(4) "Electric vehicle supply equipment (EVSE)" and	(4) "Electric vehicle supply equipment (EVSE)" and
	"electric vehicle supply equipment available to the public" have	"electric vehicle supply equipment available to the public" have
	the same meanings as in 30 V.S.A. § 201.	the same meanings as in 30 V.S.A. § 201.
	(5) "Front-of-book project" means a project approved by the	(5) "Front-of-book project" means a project approved by the
	General Assembly that is anticipated to have construction	General Assembly that is anticipated to have construction
	expenditures during the budget year or the following three years, or	expenditures during the budget year or the following three years, or
	both, with expected expenditures shown over four years.	both, with expected expenditures shown over four years.
	(6) "Mileage-based user fee" or "MBUF" means a fee for	(6) "Mileage-based user fee" or "MBUF" means a fee for
	vehicle use of the public road system with distance, stated in miles,	vehicle use of the public road system with distance, stated in miles,
	as the measure of use.	as the measure of use.
	(7) "Plug-in electric vehicle (PEV)," "plug-in hybrid electric	(7) "Plug-in electric vehicle (PEV)," "plug-in hybrid electric
	vehicle (PHEV)," and "battery electric vehicle (BEV)" have the	vehicle (PHEV)," and "battery electric vehicle (BEV)" have the
	same meanings as in 23 V.S.A. § 4(85).	same meanings as in 23 V.S.A. § 4(85).
	(8) "Secretary" means the Secretary of Transportation.	(8) "Secretary" means the Secretary of Transportation.

(9) "TIB funds" means monies deposited in the
Transportation Infrastructure Bond Fund in accordance with
19 V.S.A. § 11f.
(10) The table heading "As Proposed" means the Prop
Transportation Program referenced in subsection (a) of this
4:414-11-14:

(10) The table heading "As Proposed" means the Proposed Transportation Program referenced in subsection (a) of this section; the table heading "As Amended" means the amendments as made by this act; the table heading "Change" means the difference obtained by subtracting the "As Proposed" figure from the "As Amended" figure; the terms "change" or "changes" in the text refer to the project- and program-specific amendments, the aggregate sum of which equals the net "Change" in the applicable table heading; and "State" in any tables amending authorizations indicates that the source of funds is State monies in the Transportation Fund, unless otherwise specified.

(9) "TIB funds" means monies deposited in the Transportation Infrastructure Bond Fund in accordance with 19 V.S.A. § 11f.

(10) The table heading "As Proposed" means the Proposed Transportation Program referenced in subsection (a) of this section; the table heading "As Amended" means the amendments as made by this act; the table heading "Change" means the difference obtained by subtracting the "As Proposed" figure from the "As Amended" figure; the terms "change" or "changes" in the text refer to the project- and program-specific amendments, the aggregate sum of which equals the net "Change" in the applicable table heading; and "State" in any tables amending authorizations indicates that the source of funds is State monies in the Transportation Fund, unless otherwise specified.

FISCAL YEAR 2026 TRANSPORTATION INVESTMENTS INTENDED TO REDUCE TRANSPORTATION-RELATED GREENHOUSE GAS EMISSIONS, REDUCE FOSSIL FUEL USE, AND SAVE VERMONT HOUSEHOLDS MONEY

This act includes the State's fiscal year 2026 transportation investments intended to reduce transportation-related greenhouse gas emissions, reduce fossil fuel use, and save Vermont households money in furtherance of the policies articulated in 19 V.S.A. § 10b and the goals of the Comprehensive Energy Plan and the Vermont Climate Action Plan and to satisfy the Executive and Legislative Branches' commitments to the Paris Agreement climate goals. In fiscal year 2026, these efforts will include the following:

(1) Park and Ride Program. This act provides for a fiscal year expenditure of \$2,435,740.00, which will fund two construction projects to create new park-and-ride facilities, the construction of improvements to two existing park-and-ride facilities, funding for a municipal park-and-ride grant program, and paving projects for existing park-and-ride facilities. This year's Park and Ride Program will create 60 new State-owned spaces. Specific additions and improvements include:

#### NA/1a

- (A) Manchester—construction of 50 new spaces; and
- (B) Sharon—design and construction of 10 new spaces.
- (2) Bike and Pedestrian Facilities Program. This act provides for a fiscal year expenditure, including local match, of \$21,879,965.00, which will fund 33 bike and pedestrian construction projects; 17 bike and pedestrian design, right-of-way, or design and right-of way projects for construction in future fiscal years; and 10 scoping studies. The construction projects include the creation, improvement, or rehabilitation of walkways, sidewalks, shared-use paths, bike paths, and cycling lanes. Projects are funded in Arlington, Bakersfield, Bennington, Bethel. Brattleboro, Bristol, Burke, Burlington, Castleton, Chester, Danville, Enosburg Falls, Fairfax, Greensboro, Hardwick, Hartford, Highgate, Hinesburg, Huntington, Hyde Park, Irasburg, Jericho, Lyndonville, Middlebury, Montpelier, Moretown, Newfane, Newport City, Northfield, Pawlet, Randolph, Royalton, Rutland City, Rutland Town, Sheffield, Shelburne, Sheldon, South Burlington, Springfield, St. Albans City, St. Albans Town, Swanton, Wallingford, Waterbury, West Rutland, Williston, Wilmington, and Windsor. This act also provides funding for:
- (A) some of Local Motion's operation costs to run the bike ferry on the Colchester Causeway, which is part of the Island Line Trail;
- (B) a small-scale municipal bicycle and pedestrian grant program for projects to be selected during the fiscal year;
- (C) projects funded through the Safe Routes to School Program; and
- (D) community grants along the Lamoille Valley Rail Trail (LVRT).
- (3) Transportation Alternatives Program. This act provides for a fiscal year expenditure of \$6,471,054.00, including local funds, which will fund 17 transportation alternatives construction projects; 26 transportation alternatives design, right-of-way, or design and right-of-way projects; and eight scoping studies. Of

		these 51 projects, 20 involve environmental mitigation related to
		clean water or stormwater concerns, or both clean water and
		stormwater concerns, and 32 involve bicycle and pedestrian
		facilities. Projects are funded in Athens, Barre City, Bennington,
		Brandon, Brattleboro, Bridgewater, Bristol, Burke, Burlington,
		Castleton, Derby, Enosburg Falls, Fairfax, Fairlee, Ferrisburgh,
		Grafton, Guilford, Hartford, Hinesburg, Hyde Park, Jericho,
		Londonderry, Lyndon, Montgomery, Newark, Proctor,
		Rockingham, Rutland City, Shoreham, South Burlington,
		Springfield, St. Albans Town, Swanton, Tinmouth, Warren,
		Williston, and Wilmington.
		(4) Public Transit Program. This act provides for a fiscal
		year expenditure of \$52,695,234.00 for public transit uses
		throughout the State. Included in the authorization are:
		(A) Go! Vermont, with an authorization of \$380,000.00.
		This authorization supports transportation demand management
		(TDM) strategies, including the State's Trip Planner and commuter
		services, to promote the use of carpools and vanpools.
		(B) Mobility and Transportation Innovations (MTI) Grant
		Program, with an authorization of \$340,000.00, which includes
		\$315,000.00 in federal funds. This authorization continues to
		support projects that improve both mobility and access to services
		for transit-dependent Vermonters, reduce the use of single-
		occupancy vehicles, and reduce greenhouse gas emissions.
		(5) Rail Program. This act provides for a fiscal year
		expenditure of \$61,887,348.00, including local funds and
		\$31,894,436.00 in federal funds, for intercity passenger rail
		service, including funding for the Ethan Allen Express and
		Vermonter Amtrak services, and rail infrastructure that supports
		freight rail as well. Moving freight by rail instead of trucks lowers
		greenhouse gas emissions by up to 75 percent, on average.
2/2	RAIL PROGRAM	RAIL PROGRAM

	(a) Within the	Agency of Transpo	rtation's Proposed	Fiscal	(a) Within the	Agency of Transpo	rtation's Proposed	Fiscal
	Year 2026 Transp	ortation Program fo	r Rail the following	g project is	Year 2026 Transp	ortation Program fo	r Rail the following	ng project is
	-	erlin–Montpelier 04				erlin–Montpelier 04		
		Agency of Transpo				Agency of Transpo		
		ortation Program fo	<u> </u>		* /	ortation Program fo		
		HRRD(1) 25G002				d HRRD(1) 25G002		
	Repairs.			-	Repairs.	• •		
		Agency of Transpo	rtation's Proposed	Fiscal	(c) Within the	Agency of Transpor	rtation's Proposed	Fiscal
	Year 2026 Transp	ortation Program fo	r Rail, spending au	thority for	Year 2026 Transp	ortation Program fo	r Rail, spending a	uthority for
	Hartford HRRD(1	) 25G002–White R	iver Junction Depor	t Repairs	Hartford HRRD(	1) 25G002-White R	iver Junction Depo	ot Repairs
	is authorized as fo	<u>llows:</u>	_	_	is authorized as fo	ollows:	_	-
	<u>FY26</u>	As Proposed	As Amended	Change	<u>FY26</u>	As Proposed	As Amended	Change
	Other	0	260,000	260,000	Other	0	260,000	260,000
	Total	0	260,000	260,000	Total	0	260,000	260,000
	Sources of funds				Sources of funds			
	State	0	260,000	260,000		0	260,000	260,000
	Total	0	260,000	260,000	Total	0	260,000	260,000
NA/2a					TOWN HIGHW	AY NON-FEDERA	I DICACTEDS	
11A/2a						e Agency of Transpo		1 Fiscal
						portation Program fo	-	
						s, spending is authori		TTOII_
					FY26	As Proposed	As Amended	Change
					Grants	1,150,000	1,150,000	0
					Total	1,150,000	1,150,000	0
					Sources of funds	, ,	, ,	
					State	1,150,000	0	-1,150,000
					Other	0	1,150,000	1,150,000
					Total	1,150,000	1,150,000	0
					(b) Within the	e Agency of Transpo	ortation's Proposed	d Fiscal
					Year 2026 Transp	portation Program fo	or Town Highway	Non-
					Federal Disasters	s, the following footr	note is added: "Ot	her funds
					of \$1,150,000 are	e amounts appropriat	ed from the PILO	T Special
						pursuant to 32 V.S.		1 Special

NA/3	UNOBLIGATED TRANSPORTATION FUND BALANCE;
	FISCAL YEAR 2026
	Notwithstanding any other provision of law, the Secretary of
	Administration shall ensure an unobligated fund balance of at least
	\$686,000.00 exists in the Transportation Fund in fiscal year 2026
	after the close of fiscal year 2025. It is the intent of the General
	Assembly that in the creation of the fiscal year 2026 budget
	adjustment proposal and the fiscal year 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.
NA/4	STATE AND FEDERAL FUNDING 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, and any impacts on the
	fiscal year 2026 Transportation Program. 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; and
	(4) a summary of any legislative action that may be
	necessary to address reductions in State revenues or federal
	funding.

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  19 V.S.A. § 10g is amended to read: § 10g. ANNUA REPORT; TRANSPORTATION PROGRAM; ADVANCEMENTS, CANCELLATIONS, AND DELAYS  (a)(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 more than 50 percent or \$5.000.000.00, whichever is less, from the preliminary plan cost estimate.  (2) The Agency shall provide the House and Senate Committees on Transportation with quarterly updates to the dashboard provided pursuant to subsection (a) of this section.  NA/6  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		
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\$ 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 more than 50 percent or \$5,000,000.00, whichever is less, from the preliminary plan cost estimate.  (2) The Agency shall provide the House and Senate Committees on Transportation with quarterly updates to the dashboard provided pursuant to subsection (a) of this section.  NA/6  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		
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(B) the percentage of projects in each section of the Transportation Program whose cost has increased by more than 50 percent or \$5,000,000.00, whichever is less, from the preliminary plan cost estimate.  (2) The Agency shall provide the House and Senate Committees on Transportation with quarterly updates to the dashboard provided pursuant to subsection (a) of this section.  NA/6  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		Transportation Program that have been delayed by more than one
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plan cost estimate.  (2) The Agency shall provide the House and Senate Committees on Transportation with quarterly updates to the dashboard provided pursuant to subsection (a) of this section.  NA/6  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		Transportation Program whose cost has increased by more than 50
(2) The Agency shall provide the House and Senate  Committees on Transportation with quarterly updates to the dashboard provided pursuant to subsection (a) of this section.  NA/6  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		percent or \$5,000,000.00, whichever is less, from the preliminary
Committees on Transportation with quarterly updates to the dashboard provided pursuant to subsection (a) of this section.  NA/6  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		plan cost estimate.
Committees on Transportation with quarterly updates to the dashboard provided pursuant to subsection (a) of this section.  NA/6  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		(2) The Agency shall provide the House and Senate
NA/6  NA/6  In this section (a) of this section.  Project updates. The Agency's annual proposed  Transportation Program shall include project updates referencing		
(g) Project updates. The Agency's annual proposed  Transportation Program shall include project updates referencing		dashboard provided pursuant to subsection (a) of this section.
(g) Project updates. The Agency's annual proposed  Transportation Program shall include project updates referencing	NA/6	
Transportation Program shall include project updates referencing		- 0.0
this section and listing the following:		this section and listing 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 or by
		more than 75 percent 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 proposed Transportation Program submitted to the General
		Assembly, the projected costs for such projects in the prior fiscal
		year's adopted Transportation Program, and the total costs incurred
		over the life of each such project. [Repealed.]
3/7	RELINQUISHMENT OF VERMONT ROUTE 36 IN THE	RELINQUISHMENT OF VERMONT ROUTE 36 IN THE
	TOWN OF ST. ALBANS	TOWN OF ST. ALBANS
	Pursuant to 19 V.S.A. § 15(a)(2), the General Assembly	Pursuant to 19 V.S.A. § 15(a)(2), the General Assembly
	authorizes the Secretary of Transportation to enter into an	authorizes the Secretary of Transportation to enter into an
	agreement with the Town of St. Albans to relinquish a segment of	agreement with the Town of St. Albans to relinquish a segment of
	the State highway in the Town of St. Albans known as Vermont	the State highway in the Town of St. Albans known as Vermont
	Route 36. The segment authorized to be relinquished begins at	Route 36. The segment authorized to be relinquished begins at
	mile marker 0.00, just east of the "Black Bridge" (B2), and	mile marker 0.00, just east of the "Black Bridge" (B2), and
	continues 14,963 feet (approximately 2.834 miles) easterly to mile	continues 14,963 feet (approximately 2.834 miles) easterly to mile
	marker 2.834, where Vermont Route 36 meets the boundary of the	marker 2.834, where Vermont Route 36 meets the boundary of the
	City of St. Albans, and includes the 0.106-mile westbound section	City of St. Albans, and includes the 0.106-mile westbound section
	of Vermont Route 36 and approaches at the entrance to the St.	of Vermont Route 36 and approaches at the entrance to the St.
	Albans Bay Town Park.	Albans Bay Town Park.
4/8	5 V.S.A. chapter 58 is redesignated to read:	5 V.S.A. chapter 58 is redesignated to read:
	CHAPTER 58. STATE ACQUISITION OF STATE-OWNED	CHAPTER 58. STATE ACQUISITION OF STATE-OWNED
	RAILROADS <u>AND RAIL TRAILS</u>	RAILROADS <u>AND RAIL TRAILS</u>

5/9	5 V.S.A. § 3408 is amended to read:	5 V.S.A. § 3408 is amended to read:
	§ 3408. RAILBANKING; NOTIFICATION	§ 3408. RAILBANKING; NOTIFICATION
	(a) If the Secretary finds that the continued operation of any	(a) If the Secretary finds that the continued operation of any
	State-owned railroad property is not economically feasible under	State-owned railroad property is not economically feasible under
	present conditions, he or she the Secretary may place the line in	present conditions, he or she the Secretary may place the line in
	railbanked status after giving advance notice of such the planned	railbanked status after giving advance notice of such the planned
	railbanking to the House and Senate Committees on Transportation	railbanking to the House and Senate Committees on Transportation
	when the General Assembly is in session, and when the General	when the General Assembly is in session, and when the General
	Assembly is not in session, to the Joint Transportation Oversight	Assembly is not in session, to the Joint Transportation Oversight
	Committee. The Agency, on behalf of the State, shall continue to	Committee. The Agency, on behalf of the State, shall continue to
	hold the right-of-way of a railbanked line for reactivation of	hold the right-of-way of a railbanked line for reactivation of
	railroad service or for other public purposes not inconsistent with	railroad service or for other public purposes not inconsistent with
	future reactivation of railroad service. Such The railbanking shall	future reactivation of railroad service. Such The railbanking shall
	not be treated, for purposes of any law or rule of law, as an	not be treated, for purposes of any law or rule of law, as an
	abandonment of the use of the rights-of-way for railroad purposes.	abandonment of the use of the rights-of-way for railroad purposes.
	* * *	* * *
	(c) $(1)$ The Secretary may, after consulting with municipalities,	(c) $(1)$ The Secretary may, after consulting with municipalities,
	adopt rules consistent with the provisions of section 3408a of this	adopt rules consistent with the provisions of section 3408a of this
	<u>chapter</u> governing the interim trail use of State-owned railroad	<u>chapter</u> governing the interim trail use of State-owned railroad
	rights-of-way that have been placed in railbanked status.	rights-of-way that have been placed in railbanked status.
	(2) Signs indicating the rules shall be conspicuously posted	(2) Signs indicating the rules shall be conspicuously posted
	in or near all areas affected.	in or near all areas affected.
	(3) Any person who violates these rules adopted pursuant to	(3) Any person who violates these rules adopted pursuant to
	this subsection shall be subject to a penalty of not more than	this subsection shall be subject to a penalty of not more than
	\$300.00.	\$300.00.
6/10	5 V.S.A. § 3408a is added to read:	5 V.S.A. § 3408a is added to read:
	§ 3408a. USE OF RAIL TRAILS	§ 3408a. USE OF RAIL TRAILS
	(a) Definitions. As used in this section:	(a) Definitions. As used in this section:
	(1) "Rail trail" means the right-of-way of a State-owned	(1) "Rail trail" means the right-of-way of a State-owned
	railroad line that has been authorized for railbanking and interim	railroad line that has been authorized for railbanking and interim
	trail use pursuant to 16 U.S.C. § 1247(d) or section 3408 of this	trail use pursuant to 16 U.S.C. § 1247(d) or section 3408 of this
	<u>chapter.</u>	<u>chapter.</u>

- (2) "Trail sponsor" means the Agency of Transportation in the case of a rail trail maintained by the Agency or the municipality in the case of a rail trail maintained by a municipality.
- (b) Use of rail trails. The following acts are prohibited within a rail trail right-of-way:
- (1) Throwing, dropping, or discarding bottles, cans, paper, garbage, rubbish, sewage, or other material of any kind.
- (2) Cutting, mutilating, or removing any tree, shrub, flower, plant, top soil, or sod or attempting to do so.
- (3) Injury, defacement, removal, or destruction of the surface of the rail trail or a rail trail's structures, appurtenances, recreation facilities, or property.
- (4) Except as authorized by the trail sponsor, erecting, placing, or displaying any advertising materials, posters, or placards of any kind. This prohibition shall not apply to official signs erected by the trail sponsor.
- (5) Except as authorized by the trail sponsor, entering or remaining on the rail trail for the purpose of:
  - (A) selling, hiring, or leasing any goods or services; or
- (B) distributing samples, pamphlets, or advertising materials, except for official information authorized by the trail sponsor.
- (6) Parades, demonstrations, picnics, games, entertainment, or organizations, except at times and locations approved by the trail sponsor.
  - (7) Harassing or molesting wildlife, except for fishing.
- (8) Using or discharging any firearms or other weapons or fireworks, except by person authorized by the trail sponsor or as otherwise permitted by law.
- (9) Igniting fires for any purpose, except in fireplaces or firepits at locations designated by the trail sponsor for trail maintenance purposes.
  - (10) Soliciting alms or contributions.
  - (11) Use of motorized vehicles, except for:

- (2) "Trail sponsor" means the Agency of Transportation in the case of a rail trail maintained by the Agency or the municipality in the case of a rail trail maintained by a municipality.
- (b) Use of rail trails. The following acts are prohibited within a rail trail right-of-way:
- (1) Throwing, dropping, or discarding bottles, cans, paper, garbage, rubbish, sewage, or other material of any kind.
- (2) Cutting, mutilating, or removing any tree, shrub, flower, plant, top soil, or sod or attempting to do so.
- (3) Injury, defacement, removal, or destruction of the surface of the rail trail or a rail trail's structures, appurtenances, recreation facilities, or property.
- (4) Except as authorized by the trail sponsor, erecting, placing, or displaying any advertising materials, posters, or placards of any kind. This prohibition shall not apply to official signs erected by the trail sponsor.
- (5) Except as authorized by the trail sponsor, entering or remaining on the rail trail for the purpose of:
  - (A) selling, hiring, or leasing any goods or services; or
- (B) distributing samples, pamphlets, or advertising materials, except for official information authorized by the trail sponsor.
- (6) Parades, demonstrations, picnics, games, entertainment, or organizations, except at times and locations approved by the trail sponsor.
  - (7) Harassing or molesting wildlife, except for fishing.
- (8) Using or discharging any firearms or other weapons or fireworks, except by a person authorized by the trail sponsor or as otherwise permitted by law.
- (9) Igniting fires for any purpose, except in fireplaces or firepits at locations designated by the trail sponsor or for trail maintenance purposes.
  - (10) Soliciting alms or contributions.
  - (11) Use of motorized vehicles, except for:

	(A) maintenance purposes;	(A) maintenance purposes;
	(B) snowmobiles, subject to applicable State rules, when	(B) snowmobiles, subject to applicable State rules, when
	the Vermont Association of Snow Travelers, Inc. has declared the	the Vermont Association of Snow Travelers, Inc. has declared the
	Statewide Snowmobile Trail System officially open;	Statewide Snowmobile Trail System officially open;
	(C) Other Power-Driven Mobility Devices (OPDMD)	(C) Other Power-Driven Mobility Devices (OPDMD)
	utilized by an individual with a disability as permitted by the	utilized by an individual with a disability as permitted by the
	Agency's Rail Trail Accessibility Policy;	Agency's Rail Trail Accessibility Policy;
	(D) electric bicycles as permitted pursuant to applicable	(D) electric bicycles as permitted pursuant to applicable
	State rules; and	State rules; and
	(E) other circumstances that the trail sponsor determines	(E) other circumstances that the trail sponsor determines
	are appropriate.	are appropriate.
	(12) Overnight camping, except at areas designated for that	(12) Overnight camping, except at areas designated for that
	purpose by the trail sponsor.	purpose by the trail sponsor.
	(c) Penalty. Any person who violates the provisions of	(c) Penalty. Any person who violates the provisions of
	subsection (b) of this section shall be subject to a civil penalty of	subsection (b) of this section shall be subject to a civil penalty
	not more than \$300.00.	pursuant to subdivision 3408(c)(3) of this chapter.
7/11	19 V.S.A. § 3 is amended to read:	19 V.S.A. § 3 is amended to read:
	§ 3. TRANSPORTATION BOARD; CREATION; MEMBERS	§ 3. TRANSPORTATION BOARD; CREATION; MEMBERS
	A transportation board The Transportation Board is formed to	A transportation board The Transportation Board is formed to
	be attached to the Agency of Transportation. There shall be seven	be attached to the Agency of Transportation. There shall be seven
	members of the Board, appointed by the Governor with the advice	members of the Board, appointed by the Governor with the advice
	and consent of the Senate. The Governor shall so far as is possible	and consent of the Senate. The Governor shall so far as is possible
	appoint Board members whose interests and expertise lie in various	appoint Board members whose interests and expertise lie in various
	areas of the transportation field. The Governor shall appoint the	areas of the transportation field. The Governor shall appoint the
	chair Chair, and the Board may vote to appoint other officers. The	chair Chair, and the Board may vote to appoint other officers. The
	members of the Board shall be appointed for terms of three years.	members of the Board shall be appointed for terms of three years.
	Board members may be appointed for two additional three-year	Board members may be appointed for two additional three-year
	terms but shall not be eligible for further reappointment. No Not	terms but shall not be eligible for further reappointment. No Not
	more than four members of the Board shall belong to the same	more than four members of the Board shall belong to the same
	political party. No member of the Board shall:	political party. No member of the Board shall:
	***	* * *
8/12	19 V.S.A. § 5 is amended to read:	19 V.S.A. § 5 is amended to read:
	§ 5. TRANSPORTATION BOARD; POWERS AND DUTIES	§ 5. TRANSPORTATION BOARD; POWERS AND DUTIES
	* * *	* * *

(d) Specific duties and responsibilities. The Board shall:

\* \*

- (4) provide appellate review, when requested in writing, regarding legal disputes in the execution of contracts awarded by the Agency or by municipalities cooperating with the Agency to advance projects in the State's Transportation Program, except that the Agency shall provide appellate review relating to bids and the competitive negotiation process under 19 V.S.A. § 10a;
- (5) provide appellate review, when requested in writing, of decisions of the Secretary in administering the provisions of Title 24, relating to <del>junkyards</del> salvage yards;

\* \* \*

(d) Specific duties and responsibilities. The Board shall:

\* \* \*

- (4) provide appellate review, when requested in writing, regarding legal disputes in the execution of contracts awarded by the Agency or by municipalities cooperating with the Agency to advance projects in the State's Transportation Program, except that the Agency shall provide appellate review relating to bids and the competitive negotiation process under 19 V.S.A. § 10a;
- (5) provide appellate review, when requested in writing, of decisions of the Secretary in administering the provisions of Title 24, relating to <u>junkyards</u> <u>salvage yards</u>;

\* \* \*

9/13

24 App. V.S.A. chapter 801 is amended to read: CHAPTER 801. GREEN MOUNTAIN TRANSIT AUTHORITY

\* \* \*

§ 2. AREA OF OPERATION

(a) The area of operation shall be Chittenden, Franklin, Grand Isle, and Washington Counties and the Towns of Orange, Washington, and Williamstown. The area of operation shall include Addison and Caledonia Counties and the Towns of Orange County other than Orange, Washington, and Williamstown, but only for the provision of commuter services. The area of operation shall include Lamoille County, but only for the provision of published scheduled services County for fixed route bus service. The Green Mountain Transit Authority may operate service outside Chittenden County, or demand response transit within Chittenden County, as determined by the Agency of Transportation's public transit grant process.

\* \* \*

§ 10. IMPLEMENTATION

\* \* \*

(c) Immediately upon joining the Authority, the municipality shall appoint two commissioners as provided herein. The initial terms of the commissioners of the initial members shall be

24 App. V.S.A. chapter 801 is amended to read: CHAPTER 801. GREEN MOUNTAIN TRANSIT AUTHORITY

\* \* \*

§ 2. AREA OF OPERATION

(a) The area of operation shall be the urbanized area of Chittenden, Franklin, Grand Isle, and Washington Counties and the Towns of Orange, Washington, and Williamstown. The area of operation shall include Addison and Caledonia Counties and the Towns of Orange County other than Orange, Washington, and Williamstown, but only for the provision of commuter services. The area of operation shall include Lamoille County, but only for the provision of published scheduled services County as established by the U.S. Census Bureau. The Green Mountain Transit Authority may operate service outside the urbanized area of Chittenden County with approval from the Agency of Transportation. Nothing in this section shall be construed to prevent other transit providers from offering transit connecting to the urbanized area of Chittenden County, or providing on demand services in that area, with the approval of the Agency of Transportation.

\* \* \*

arranged by the Chittenden County Regional Planning Commission so that the terms of approximately one third of the commissioners shall expire in each year. The initial terms of commissioners from municipalities joining after March 7, 1973, shall be set by the Board of Commissioners.

\* \* \*

#### § 10. IMPLEMENTATION

\* \* \*

(c) Immediately upon joining the Authority, the municipality shall appoint two commissioners as provided herein. The initial terms of the commissioners of the initial members shall be arranged by the Chittenden County Regional Planning Commission so that the terms of approximately one third of the commissioners shall expire in each year. The initial terms of commissioners from municipalities joining after March 7, 1973, shall be set by the Board of Commissioners.

\* \* \*

#### 10/14

19 V.S.A. § 306 is amended to read: § 306. APPROPRIATION; STATE AID FOR TOWN HIGHWAYS

- (a) General State aid to town highways.
- (1) An annual appropriation to class 1, 2, and 3 town highways shall be made. This appropriation shall increase over the previous fiscal year's appropriation by the same percentage change as the following, whichever is less, or shall remain at the previous fiscal year's appropriation if either of the following are negative or zero:
- (A) the percentage change of the Agency's total appropriations funded by Transportation Fund revenues, excluding appropriations for town highways under this subsection (a) and subsections (e) and (h) of this section, for the most recently closed fiscal year as compared to the fiscal year immediately preceding the most recently closed fiscal year; or

\* \* \*

- (e) State aid for town highway structures.
- (1) There shall be an annual appropriation for grants to municipalities for maintenance (including actions to extend life expectancy) and for construction of bridges and culverts; for maintenance and construction of other structures, including causeways and retaining walls, intended to preserve the integrity of

19 V.S.A. § 306 is amended to read:

#### § 306. APPROPRIATION; STATE AID FOR TOWN HIGHWAYS

- (a) General State aid to town highways.
- (1) An annual appropriation to class 1, 2, and 3 town highways shall be made. This appropriation shall increase over the previous fiscal year's appropriation by the same percentage change as the following, whichever is less, or shall remain at the previous fiscal year's appropriation if either of the following are negative or zero:
- (A) the percentage change of the Agency's total appropriations funded by Transportation Fund revenues, excluding appropriations for town highways under this subsection (a) and subsections (e) and (h) of this section, for the most recently closed fiscal year as compared to the fiscal year immediately preceding the most recently closed fiscal year; or

\* \* \*

- (e) State aid for town highway structures.
- (1) There shall be an annual appropriation for grants to municipalities for maintenance (including actions to extend life expectancy) and for construction of bridges and culverts; for maintenance and construction of other structures, including causeways and retaining walls, intended to preserve the integrity of

the traveled portion of class 1, 2, and 3 town highways; and for alternatives that eliminate the need for a bridge, culvert, or other structure, such as the construction or reconstruction of a highway, the purchase of parcels of land that would be landlocked by closure of a bridge, the payment of damages for loss of highway access, and the substitution of other means of access. This appropriation shall increase over the previous fiscal year's appropriation by the same percentage change as the following, whichever is less, or shall remain at the previous fiscal year's appropriation if either of the following are negative or zero:

- (A) the percentage change in the Agency's total appropriations funded by Transportation Fund revenues, excluding appropriations under this subsection (e) and subsections (a) and (h) of this section, for the most recently closed fiscal year as compared to the fiscal year immediately preceding the most recently closed fiscal year; or
- (B) the percentage change in the Bureau of Labor Statistics Consumer Price Index for All Urban Consumers (CPI-U).
- (2) For purposes of subdivision (1)(B) of this subsection, the percentage change in the CPI-U is calculated by determining the increase or decrease, to the nearest one-tenth of a percent, in the CPI-U for the month ending on June 30 in the calendar year one year prior to the first day of the fiscal year for which the appropriation will be made compared to the CPI-U for the month ending on June 30 in the calendar year two years prior to the first day of the fiscal year for which the appropriation will be made.
- (3) Each fiscal year, the Agency shall approve qualifying projects with a total estimated State share cost of \$7,200,000.00 at a minimum as new grants. The Agency's proposed appropriation for the Program shall take into account the estimated amount of qualifying invoices submitted to the Agency with respect to project grants approved in prior years but not yet completed as well as with respect to new project grants to be approved in the fiscal year Beginning with State fiscal year 2027, the minimum total

the traveled portion of class 1, 2, and 3 town highways; and for alternatives that eliminate the need for a bridge, culvert, or other structure, such as the construction or reconstruction of a highway, the purchase of parcels of land that would be landlocked by closure of a bridge, the payment of damages for loss of highway access, and the substitution of other means of access. This appropriation shall increase over the previous fiscal year's appropriation by the same percentage change as the following, whichever is less, or shall remain at the previous fiscal year's appropriation if either of the following are negative or zero:

- (A) the percentage change in the Agency's total appropriations funded by Transportation Fund revenues, excluding appropriations under this subsection (e) and subsections (a) and (h) of this section, for the most recently closed fiscal year as compared to the fiscal year immediately preceding the most recently closed fiscal year; or
- (B) the percentage change in the Bureau of Labor Statistics Consumer Price Index for All Urban Consumers (CPI-U).
- (2) For purposes of subdivision (1)(B) of this subsection, the percentage change in the CPI-U is calculated by determining the increase or decrease, to the nearest one-tenth of a percent, in the CPI-U for the month ending on June 30 in the calendar year one year prior to the first day of the fiscal year for which the appropriation will be made compared to the CPI-U for the month ending on June 30 in the calendar year two years prior to the first day of the fiscal year for which the appropriation will be made.
- (3) Each fiscal year, the Agency shall approve qualifying projects with a total estimated State share cost of \$7,200,000.00 at a minimum as new grants. The Agency's proposed appropriation for the Program shall take into account the estimated amount of qualifying invoices submitted to the Agency with respect to project grants approved in prior years but not yet completed as well as with respect to new project grants to be approved in the fiscal year Beginning with State fiscal year 2027, the minimum total

estimated State share cost for the approved grants shall increase over the prior fiscal year's minimum total estimated State share cost by the same percentage as the appropriation for State aid for town highway structures is increased pursuant to subdivision (1) of this subsection.

- (4) In a given fiscal year, should expenditures in the Town Highway Structures Program exceed the amount appropriated, the Agency shall advise the Governor of the need to request a supplemental appropriation from the General Assembly to fund the additional project cost, provided that the Agency has previously committed to completing those projects.
- (3)(5) Funds received as grants for State aid for town highway structures may be used by a municipality to satisfy a portion of the matching requirements for federal earmarks, subject to subsection 309b(c) of this title.

\* \* \*

- (h) Class 2 Town Highway Roadway Program.
- (1) There shall be an annual appropriation for grants to municipalities for resurfacing, rehabilitation, or reconstruction of paved or unpaved class 2 town highways. However, municipalities Municipalities that have no State highways or class 1 town highways within their borders may use the grants for such activities with respect to both class 2 and class 3 town highways. Each fiscal year, the Agency shall approve qualifying projects with a total estimated State share cost of \$8,600,000.00 at a minimum as new grants. The Agency's proposed appropriation for the Program shall take into account the estimated amount of qualifying invoices submitted to the Agency with respect to project grants approved in prior years but not yet completed as well as with respect to new project grants to be approved in the fiscal year. This appropriation shall increase over the previous fiscal year's appropriation by the same percentage change as the following, whichever is less, or shall remain at the previous fiscal year's appropriation if either of the following are negative or zero:

estimated State share cost for the approved grants shall increase over the prior fiscal year's minimum total estimated State share cost by the same percentage as the appropriation for State aid for town highway structures is increased pursuant to subdivision (1) of this subsection.

- (4) In a given fiscal year, should expenditures in the Town Highway Structures Program exceed the amount appropriated, the Agency shall advise the Governor of the need to request a supplemental appropriation from the General Assembly to fund the additional project cost, provided that the Agency has previously committed to completing those projects.
- (3)(5) Funds received as grants for State aid for town highway structures may be used by a municipality to satisfy a portion of the matching requirements for federal earmarks, subject to subsection 309b(c) of this title.

\* \* \*

- (h) Class 2 Town Highway Roadway Program.
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- (A) the percentage change in the Agency's total appropriations funded by Transportation Fund revenues, excluding appropriations under this subsection (h) and subsections (a) and (e) of this section, for the most recently closed fiscal year as compared to the fiscal year immediately preceding the most recently closed fiscal year; or
- (B) the percentage change in the Bureau of Labor Statistics Consumer Price Index for All Urban Consumers (CPI-U).
- (2) For purposes of subdivision (1)(B) of this subsection, the percentage change in the CPI-U is calculated by determining the increase or decrease, to the nearest one-tenth of a percent, in the CPI-U for the month ending on June 30 in the calendar year one year prior to the first day of the fiscal year for which the appropriation will be made compared to the CPI-U for the month ending on June 30 in the calendar year two years prior to the first day of the fiscal year for which the appropriation will be made.
- (3) Each fiscal year, the Agency shall approve qualifying projects with a total estimated State share cost of \$8,600,000.00 at a minimum as new grants. Beginning with State fiscal year 2027, the minimum total estimated State share cost for the approved grants shall increase over the prior fiscal year's minimum total estimated State share cost by the same percentage as the appropriation for the Class 2 Town Highway Roadway Program is increased pursuant to subdivision (1) of this subsection.
- (4) In a given fiscal year, should expenditures in the Class 2 Town Highway Roadway Program exceed the amount appropriated, the Agency shall advise the Governor of the need to request a supplemental appropriation from the General Assembly to fund the additional project cost, provided that the Agency has previously committed to completing those projects. Funds received as grants for State aid under the Class 2 Town Highway Roadway Program may be used by a municipality to satisfy a portion of the matching requirements for federal earmarks, subject to subsection 309b(c) of this title.

- (A) the percentage change in the Agency's total appropriations funded by Transportation Fund revenues, excluding appropriations under this subsection (h) and subsections (a) and (e) of this section, for the most recently closed fiscal year as compared to the fiscal year immediately preceding the most recently closed fiscal year; or
- (B) the percentage change in the Bureau of Labor Statistics Consumer Price Index for All Urban Consumers (CPI-U).
- (2) For purposes of subdivision (1)(B) of this subsection, the percentage change in the CPI-U is calculated by determining the increase or decrease, to the nearest one-tenth of a percent, in the CPI-U for the month ending on June 30 in the calendar year one year prior to the first day of the fiscal year for which the appropriation will be made compared to the CPI-U for the month ending on June 30 in the calendar year two years prior to the first day of the fiscal year for which the appropriation will be made.
- (3) Each fiscal year, the Agency shall approve qualifying projects with a total estimated State share cost of \$8,600,000.00 at a minimum as new grants. Beginning with State fiscal year 2027, the minimum total estimated State share cost for the approved grants shall increase over the prior fiscal year's minimum total estimated State share cost by the same percentage as the appropriation for the Class 2 Town Highway Roadway Program is increased pursuant to subdivision (1) of this subsection.
- (4) In a given fiscal year, should expenditures in the Class 2 Town Highway Roadway Program exceed the amount appropriated, the Agency shall advise the Governor of the need to request a supplemental appropriation from the General Assembly to fund the additional project cost, provided that the Agency has previously committed to completing those projects. Funds received as grants for State aid under the Class 2 Town Highway Roadway Program may be used by a municipality to satisfy a portion of the matching requirements for federal earmarks, subject to subsection 309b(c) of this title.

	* * *	* * *
NA/15		CANCELLATION OF LOCALLY MANAGED 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; 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
		<u>to:</u>
		(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
NT A /1 P		and recommendations for legislative action.
NA/17		STATE TOWN HIGHWAY AID; MUNICIPAL GRANT
		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 Agency to identify potential
		efficiencies and improvements related to the administration of
		Town Highway Aid and municipal grant programs. The consultant
		shall evaluate the various funding streams authorized pursuant to
		19 V.S.A. § 306 as well as programs administered through the
		Agency's Municipal Assistance Bureau, including the Bicycle and
		Pedestrian Grant Program, Transportation Alternatives Program,
		Municipal Mitigation Program, Municipal Park and Ride 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 Committees on
		Transportation regarding the consultant's findings and any
		recommendations for legislative or administrative actions to
		improve or increase the efficiency of the Town Highway Aid and
		municipal grant programs.
11/18	2023 Acts and Resolves No. 62, Secs. 27–29 are amended to read:	2023 Acts and Resolves No. 62, Secs. 27–29 are amended to read:

#### Sec. 27. MILEAGE-BASED USER FEE LEGISLATIVE INTENT

It is the intent of the General Assembly for the State:

- (1) to start collecting a mileage-based user fee from all battery-electric vehicles registered in Vermont starting on July 1, 2025, which is expected to be the first day of the first fiscal year when more than 15 percent of new pleasure car registrations in the State are plug in electric vehicles (PEVs) 2026 subject to sufficient funding being available for implementation;
- (2) to start subjecting subject plug-in hybrid electric vehicles (PHEVs) that are a pleasure car to an increased annual or a biennial registration electric vehicle infrastructure fee starting on July January 1, 2025, and that PHEVs shall not be subject to a mileage-based user fee;
- (3) to work towards collecting a fee on kWhs that are dispensed through certain electric vehicle supply equipment available to the public so as to supplant lost gas tax revenue from PEVs; and
- (4) to not commence collecting a mileage-based user fee until such authorizing language is codified in statute and becomes effective.

#### Sec. 28. MILEAGE-BASED USER FEE AUTHORIZATION

(a) Within the Agency of Transportation's Proposed Fiscal Year 2024 Transportation Program for Environmental Policy and Sustainability, the Agency of Transportation, including the Department of Motor Vehicles, is authorized to apply for and accept a competitive federal Strategic Innovation for Revenue Collection grant established pursuant to the Infrastructure Investment and Jobs Act, Pub. L. No. 117-58 (IIJA), Sec. 13001, with up to \$350,000.00 in Transportation Fund monies authorized for the nonfederal match in fiscal year 2024 and a to bedetermined amount for the nonfederal match in subsequent fiscal years up to \$350,000.00 in Transportation Fund monies authorized for the nonfederal match in fiscal year 2025.

#### Sec. 27. MILEAGE-BASED USER FEE LEGISLATIVE INTENT

It is the intent of the General Assembly for the State:

- (1) to start collecting a mileage-based user fee from all battery-electric vehicles registered in Vermont starting on July 1, 2025, which is expected to be the first day of the first fiscal year when more than 15 percent of new pleasure car registrations in the State are plug in electric vehicles (PEVs) or before January 1, 2027 subject to sufficient funding being available for implementation;
- (2) to start subjecting subject plug-in hybrid electric vehicles (PHEVs) that are a pleasure car to an increased annual or a biennial registration electric vehicle infrastructure fee starting on July January 1, 2025, and that PHEVs shall not be subject to a mileage-based user fee;
- (3) to work towards examine collecting a fee on kWhs electricity that are is dispensed through certain electric vehicle supply equipment available to the public so as to supplant lost gas fuel tax revenue from out-of-state PEVs traveling in Vermont; and
- (4) to not commence collecting a mileage-based user fee until such the General Assembly has enacted legislation that establishes the amount of the fee and codifies any necessary authorizing language is codified in statute and that legislation becomes effective.

#### Sec. 28. MILEAGE-BASED USER FEE AUTHORIZATION

(a) Within the Agency of Transportation's Proposed Fiscal Year 2024 Transportation Program for Environmental Policy and Sustainability, the Agency of Transportation, including the Department of Motor Vehicles, is authorized to apply for and accept a competitive federal Strategic Innovation for Revenue Collection grant established pursuant to the Infrastructure Investment and Jobs Act, Pub. L. No. 117-58 (IIJA), Sec. 13001, with up to \$350,000.00 in Transportation Fund monies authorized for the nonfederal match in fiscal year 2024 and a to bedetermined amount for the nonfederal match in subsequent fiscal

- (b) As permitted under federal regulations and grant terms, the The Agency shall utilize grant monies to design State or federal funding, or both, authorized to be used for the purpose of designing a mileage-based user fee that is consistent with Secs. 27 and 29 of this act.
- (c) Subject to State procurement requirements <u>and the</u> <u>availability of sufficient funding</u>, the Agency may retain one or more contractors or consultants, or both, to assist with the design of a process to commence collecting a mileage-based user fee on July 1, <del>2025</del> 2026.

#### Sec. 29. MILEAGE-BASED USER FEE DESIGN

- (a) Definitions. As used in Secs. 27–30 of this act:
- (1) "Account manager" means a person under contract with the Agency of Transportation or Department of Motor Vehicles to administer and manage the mileage-based user fee.
- (2) "Annual vehicle miles traveled" means the total number of miles that a BEV is driven between annual inspections as reported by an inspection mechanic to the Department of Motor Vehicles.
- (3) "Mileage-based user fee" means the total amount that an owner or lessee of a BEV registered in Vermont owes the State and is calculated by:
- (A) multiplying the mileage-based user fee rate by the annual vehicle miles traveled or;
- (B) in the case of a terminating event, by multiplying the mileage-based user fee rate by the vehicle miles traveled between the last Vermont annual inspection and the terminating event; or
- (C) in the absence of a recorded odometer reading during the mileage reporting period, by multiplying the mileage-based user fee by the 98th percentile of estimated annual vehicle miles traveled for a pleasure car in Vermont.
- (4) "Mileage-based user fee rate" means the per-mile usage fee charged to the owner or lessee of a BEV registered in Vermont.

- years up to \$350,000.00 in Transportation Fund monies authorized for the nonfederal match in fiscal year 2025.
- (b) As permitted under federal regulations and grant terms, the The Agency shall utilize grant monies to design State or federal funding, or both, authorized to be used for the purpose of designing a mileage-based user fee that is consistent with Secs. 27 and 29 of this act.
- (c) Subject to State procurement requirements <u>and the</u> <u>availability of sufficient funding</u>, the Agency may retain one or more contractors or consultants, or both, to assist with the design of a process to commence collecting a mileage-based user fee on <u>July 1, 2025 January 1, 2027</u>.

#### Sec. 29. MILEAGE-BASED USER FEE DESIGN

- (a) Definitions. As used in Secs. 27–30 of this act:
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- (A) multiplying the mileage-based user fee rate by the annual vehicle miles traveled <del>or,</del>;
- (B) in the case of a terminating event, by multiplying the mileage-based user fee rate by the vehicle miles traveled between the last Vermont annual inspection and the terminating event; or
- (C) in the absence of a recorded odometer reading during the mileage reporting period, by multiplying the mileage-based user fee by the 98th percentile of estimated annual vehicle miles traveled for a pleasure car in Vermont.

- (5) "Mileage reporting period" means the time between annual inspections or the time between an the most recent annual inspection and a terminating event.
- (6) "Pleasure car" has the same meaning as in 23 V.S.A. § 4(28).
- (7) "Plug-in electric vehicle (PEV)" has the same meaning as in 23 V.S.A. § 4(85) and includes battery electric vehicles (BEVs) and plug-in hybrid electric vehicles (PHEVs), which have the same meaning as in 23 V.S.A. § 4(85)(A) and (B).
- (8) "Terminating event" means either the registering of a BEV that had been registered in Vermont in a different state or a change in ownership or lesseeship of the BEV, or both.
- (b) Commencement date. The Agency shall design a process to collect a mileage-based user fee for miles driven by a BEV registered in Vermont to commence collecting revenue on July 1, 2025 2026.
- (c) Covered vehicles. The Agency shall design a process to collect a mileage-based user fee based on the annual vehicle miles traveled by BEVs registered in the State.
- (d) Imposition of a mileage-based user fee. The Agency shall design a process to collect a mileage-based user fee from the owner or lessee of a BEV registered in Vermont for each mileage reporting period within 60 days after the Vermont annual inspection on an annual, quarterly, or monthly basis selected by the owner or lessee and reconciled upon renewal of the vehicle registration or within 60 days after a terminating event that closes the mileage reporting period.

#### **12/19** INTENT

It is the intent of the General Assembly that the mileage-based user fee for a BEV pleasure car be approximately equivalent to the amount collected by the State and federal government in gas tax revenue from the use of a non-PEV pleasure car registered in

- (4) "Mileage-based user fee rate" means the per-mile usage fee charged to the owner or lessee of a BEV registered in Vermont.
- (5) "Mileage reporting period" means the time between annual inspections or the time between an the most recent annual inspection and a terminating event.
- (6) "Pleasure car" has the same meaning as in 23 V.S.A. § 4(28).
- (7) "Plug-in electric vehicle (PEV)" has the same meaning as in 23 V.S.A. § 4(85) and includes battery electric vehicles (BEVs) and plug-in hybrid electric vehicles (PHEVs), which have the same meaning as in 23 V.S.A. § 4(85)(A) and (B).
- (8) "Terminating event" means either the registering of a BEV that had been registered in Vermont in a different state or a change in ownership or lesseeship of the BEV, or both.
- (b) Commencement date. The Agency shall design a process to collect a mileage-based user fee for miles driven by a BEV registered in Vermont to commence collecting revenue on July 1, 2025 January 1, 2027.
- (c) Covered vehicles. The Agency shall design a process to collect a mileage-based user fee based on the annual vehicle miles traveled by BEVs registered in the State.
- (d) Imposition of a mileage-based user fee. The Agency shall design a process to collect a mileage-based user fee from the owner or lessee of a BEV registered in Vermont for each mileage reporting period within 60 days after the Vermont annual inspection on an annual, quarterly, or monthly basis selected by the owner or lessee and reconciled upon renewal of the vehicle registration or within 60 days after a terminating event that closes the mileage reporting period.

#### INTENT

It is the intent of the General Assembly that:

(1) the mileage-based user fee for a BEV pleasure car be approximately equivalent to the average amount collected by the State in fuel tax revenue from the use of a non-PEV pleasure car

	Vermont and the amount collected by the State and federal	registered in Vermont and the average amount collected by the
	government in gas tax revenue and Electric Vehicle Infrastructure	State in fuel tax revenue and Electric Vehicle Infrastructure fee
	fee from the use of a PHEV pleasure car.	from the use of a 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		MILEAGE-BASED USER FEE; FUNDING; DESIGN;
		UPDATES
		The Agency of Transportation shall report to the Joint
		Transportation Oversight Committee on or before September 30,
		2025 and December 15, 2025 regarding the status of federal grants
		and other 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. 12 of this act, and the Agency's
		progress in designing the mileage-based user fee.
14/21	AUTHORIZATION TO USE MONIES TO CONTINUE	AUTHORIZATION TO USE MONIES TO CONTINUE
	PARTNERSHIP WITH DRIVE ELECTRIC VERMONT IN	PARTNERSHIP WITH DRIVE ELECTRIC VERMONT IN
	STATE FISCAL YEAR 2026	STATE FISCAL YEAR 2026
	In State fiscal year 2026, the Secretary of Transportation is	In State fiscal year 2026, the Secretary of Transportation is
	authorized to spend up to \$325,000.00 in remaining monies	authorized to spend up to \$325,000.00 in remaining monies
	appropriated to the Electrify Your Fleet Program in State Fiscal	appropriated to the Electrify Your Fleet Program in State Fiscal
	Year 2024 to continue the Agency of Transportation's partnership	Year 2024 to continue the Agency of Transportation's partnership
	with Drive Electric Vermont. The monies shall be used for	with Drive Electric Vermont. The monies shall be used for
	programs and activities that support increased ownership and use	programs and activities that support increased ownership and use of
	of PEVs in the State through:	PEVs in the State through:
	(1) stakeholder coordination;	(1) stakeholder coordination;
	(2) consumer education and outreach;	(2) consumer education and outreach;
	(3) infrastructure development; and	(3) infrastructure development; and
	(4) the provision of technical assistance and support to	(4) the provision of technical assistance and support to Vermont
	Vermont municipalities and Vermont businesses desiring to	municipalities and Vermont businesses desiring to electrify their
	electrify their vehicle fleets.	vehicle fleets.
NA/22		19 V.S.A. § 1 is amended to read:
		§ 1. DEFINITIONS

	As used in this title:
	As used in this title:
	(26) "Vehicle miles traveled" means the estimated sum of
	the miles traveled by all motor vehicle trips within a specific area
	during a calendar year.
NA/23	19 V.S.A. § 10b is amended to read:
	§ 10b. STATEMENT OF POLICY; GENERAL
	(a) The Agency shall be the responsible agency of the State for
	the development of transportation policy. It shall develop a
	mission statement to reflect:
	(1) that State transportation policy shall be to encompass,
	coordinate, and integrate all modes of transportation and to
	consider complete streets, as defined in section 2401 of this title,
	principles; and
	(2) the need for transportation projects that will improve the
	State's economic infrastructure; as well as the use of resources in
	efficient, coordinated, integrated, cost-effective, and
	environmentally sound ways; reduce vehicle miles traveled within
	the State when feasible; and that will be consistent with the
	recommendations of the Comprehensive Energy Plan (CEP) issued
	under 30 V.S.A. § 202b.
	* * *
NA/24	19 V.S.A. § 10c is amended to read:
	§ 10c. STATEMENT OF POLICY; HIGHWAYS AND
	BRIDGES
	* * *
	(c) In choosing between the improvement of an existing
	highway and complete reconstruction, the Agency shall weigh the
	following factors:
	* * *
	(9) the impact on the historic, scenic, and aesthetic values of
	the municipality, as interpreted by the municipality, in which the
	highway is located; and
	ingiway is rocated, and

	(10) if it is a forest highway under federal jurisdiction; and
	(11) opportunities to reduce vehicle miles traveled or
	otherwise reduce greenhouse gas emissions related to the highway.
	* * *
NA/25	19 V.S.A. § 10i is amended to read:
	§ 10i. TRANSPORTATION PLANNING PROCESS  * * *
	(c) Transportation Program. The Transportation Program shall
	be developed in a fiscally responsible manner to accomplish the
	following objectives:
	***
	(3) strengthening the economy, protecting the quality of the natural environment, and improving Vermonters' quality of life;
	and and
	(4) achieving the recommendations of the CEP; and
	(5) striving to reduce vehicle miles traveled and greenhouse
	gas emissions.
	* * *
NA/26	PUBLIC TRANSIT DEMAND RESPONSE VOLUNTEER
	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
	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 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
	<u>information from its members regarding:</u>

- (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 this subsection to determine, to the extent possible, whether the identified offenses are:
- (A) fraud-based or otherwise implicate potential 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 individual other
	than the offender, or otherwise negatively impacted the safety of
	the general public.
	(b) The Department of Vermont Health Access and the
	Vermont Public Transit Association shall, on or before January 30,
	2026, make themselves available to provide an update to the House
	Committees on Transportation and on Health Care and to the
	Senate Committees on Transportation and on Health and Welfare
	regarding the work performed pursuant to this section and
	opportunities that were identified to expand the Medicaid Non-
	Emergency Transportation program's pool of volunteer drivers.
NA/29	VOLUNTEER DRIVERS; PUBLICITY; OUTREACH
	(a) The Commissioner of Motor Vehicles, in consultation with
	the Vermont Public Transit Association, 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
	(3) messaging by the Agency of Transportation on social
	media platforms, including providing links to informational
	resources provided by the Vermont Public 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
	consultation with the regency 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
	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
	consultation with the Commissioner of Vermont Health Access,
	including representatives of the Vermont Association of Hospitals
	and Health Systems, independent dialysis and methadone facilities,
	and the Vermont Public Transportation Association.
	(b) The working group shall examine various options for
	improving the coordination of health care and transportation
	services, including:
	(1) opportunities to coordinate the scheduling of health care
	appointments and treatments to maximize the use of shared rides;
	and
	(2) opportunities to improve communication between the
	public transit agencies and health care providers to facilitate
	coordination of health care and transportation services for
	individuals enrolled in the State's demand response transportation
	programs.
	(c) On or before January 15, 2026, the Secretary and
	Commissioner shall submit a written report to the House
	Committees on Transportation and on Health Care and the Senate
	Committees on Transportation and on Health and Welfare with the working group's findings and any recommendations for legislative
	action.

NA/31	ULTRA-LOW VOLUME VEHICLE MANUFACTURING; KIT-
	CARS; HOMEBUILT MOTOR VEHICLES; VEHICLE
	IDENTIFICATION NUMBER; REPORT
	(a)(1) The Commissioner of Motor Vehicles, in consultation
	with the Secretary of Natural Resources and representatives of the
	ultra-low volume vehicle manufacturing industry in Vermont, shall
	examine processes for issuing vehicle identification numbers to
	ultra-low volume motor vehicles, kit-cars, and homebuilt motor
	vehicles and opportunities to facilitate the registration of such
	<u>vehicles.</u>
	(2) As used in this section:
	(A) "Homebuilt motor vehicle" means a motor vehicle
	that is constructed or assembled by an individual 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 includes some or all
	parts and components necessary to construct the motor vehicle.
	(C) "Ultra-low volume motor vehicle" means a vehicle
	that is manufactured for sale by a manufacturer whose annual
	worldwide production is not more than 325 motor vehicles.
	(b) In preparing the report, the Commissioner shall:
	(1) examine the potential to waive some or all Vermont
	motor vehicle emissions requirements for ultra-low volume motor
	vehicles, kit-cars, and homebuilt motor vehicles;
	(2) identify a cost-effective process for certifying the safety
	of ultra-low volume motor vehicles, kit-cars, and homebuilt motor
	vehicles; and
	(3) develop a streamlined process to provide State Vehicle
	Identification Numbers to ultra-low volume motor vehicles, kit-
	cars, and homebuilt motor vehicles.
	(c) On or before January 15, 2026, the Commissioner shall
	submit a written report to the House and Senate Committees on
	Transportation regarding the Commissioner's findings and
	<u>identifying any legislative action necessary to enable the issuance</u>

	of vehicle 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:
	§ 3405. LEASE FOR CONTINUED OPERATION
	(a) The Secretary, as agent for the State, with the approval of
	the General Assembly, or if the General 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
77.4.702	railroad.
NA/33	30 V.S.A. § 7006 is amended to read:
	§ 7006. MARKING OF UNDERGROUND UTILITY
	FACILITIES
	A company notified in accordance with section 7005 of this title
	shall, within 48 72 hours, exclusive of Saturdays, Sundays, and

NA/34	legal holidays, of after the receipt of the notice, mark the approximate location of its underground utility facilities in the area of the proposed excavation activities; provided, however, if the company advises the person that the proposed excavation area is of such length or size that the company cannot reasonably mark all of the underground utility facilities within 48 72 hours, the person shall notify the company of the specific locations in which the excavation activities will first occur and the company shall mark facilities in those locations within 48 72 hours and the remaining facilities within a reasonable time thereafter. A company and an excavator may by agreement fix a later time for the company's marking of the facilities, provided the marking is made prior to excavation activities. For the purposes of this chapter, the approximate location of underground facilities shall be marked with stakes, paint, or other physical means as designated by the Commission.  30 V.S.A. § 7006a: MaINTENANCE OF UNDERGROUND UTILITY FACILITY MARKINGS  After a company has marked its underground facilities in accordance with section 7006 of this title, the excavator shall be responsible for maintenance of the designated markings. In the event said markings are obliterated, destroyed, or removed, the person engaged in excavation activities shall notify the System referred to in section 7002 of this title that remarking is needed. The System shall then notify all member companies whose facilities may be affected. The Each applicable company shall
	facilities may be affected. The Each applicable company shall within 48 72 hours, exclusive of Saturdays, Sundays, and legal holidays, following receipt of the notice, remark the location of its underground utility facilities.
NA/35	19 V.S.A. chapter 3 is amended to read:  CHAPTER 3. TOWN HIGHWAYS  § 301. DEFINITIONS
	As used in this chapter:

§ 2001. highway and that: cooperatively maintain; so designated; or recreational trails. § 302. CLASSIFICATION OF TOWN HIGHWAYS following classes: \* \* \*

- (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.
- (8) "Trail" means a public right-of-way that is not a
- (A) municipalities have the authority to exclusively or
- (B) previously was a designated town highway having the same width as the designated town highway, or a lesser width if
- (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

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

(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.

15/07		(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.  ***
15/30	This act shall take effect on July 1, 2025.	(a) This section and Secs. 32 (railroad leases) and 33 and 34
	This act shall take effect on July 1, 2025	(a) This section and Secs. 32 (railroad leases) and 33 and 34
15/36	EFFECTIVE DATE	EFFECTIVE DATES
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		(24) Maintain trails, but shall not be required to maintain
		* * *
		remove him or her the road commissioner from office, pursuant to
		(16) Unless the town electorate votes otherwise under the
		the town to, or acting as a board, it shall have the authority to:
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		control of the selectmen legislative body of the town where the
		Town highways shall be under the general supervision and
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		(5) Trails shall not be considered highways and the town. A
		* * *
		highways.
		Agency, shall determine which highways are class 3 town

(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, 2025.