Section	As Passed Senate	As Proposed by House Transportation	Notes
1	23 V.S.A. § 4(28) is amended to read:	23 V.S.A. § 4(28) is amended to read:	• Same
	(28) "Pleasure car" shall include all motor vehicles	(28) "Pleasure car" shall include all motor vehicles	
	not otherwise defined in this title <u>and shall include plug-in</u>	not otherwise defined in this title <u>and shall include plug-in</u>	
	electric vehicles, battery electric vehicles, or plug-in	electric vehicles, battery electric vehicles, or plug-in	
	hybrid electric vehicles as defined pursuant to subdivision	hybrid electric vehicles as defined pursuant to subdivision	
	(85) of this section.	(85) of this section.	
2	23 V.S.A. § 7 is amended to read:	23 V.S.A. § 7 is amended to read:	• Same
	§ 7. ENHANCED DRIVER'S LICENSE;	§ 7. ENHANCED DRIVER'S LICENSE;	
	MAINTENANCE OF DATABASE	MAINTENANCE OF DATABASE	
	INFORMATION; FEE	INFORMATION; FEE	
	* * *	* * *	
	(b)(1) In addition to any other requirement of law or	(b)(1) In addition to any other requirement of law or	
	rule, before an enhanced license may be issued to an	rule, before an enhanced license may be issued to an	
	individual, the individual shall present for inspection and	individual, the individual shall present for inspection and	
	copying satisfactory documentary evidence to determine	copying satisfactory documentary evidence to determine	
	identity and U.S. citizenship. An A new application shall	identity and U.S. citizenship. An A new application shall	
	be accompanied by a photo identity document,	be accompanied by a photo identity document,	
	documentation showing the individual's date and place of	documentation showing the individual's date and place of	
	birth, proof of the individual's Social Security number,	birth, proof of the individual's Social Security number,	
	and documentation showing the individual's principal	and documentation showing the individual's principal	
	residence address. New and renewal application forms	residence address. New and renewal application forms	
	shall include a space for the applicant to request that a	shall include a space for the applicant to request that a	
	"veteran" designation be placed on the enhanced license.	"veteran" designation be placed on the enhanced license.	
	(2) If a veteran, as defined in 38 U.S.C. § 101(2)	(2) If a veteran, as defined in 38 U.S.C. § 101(2)	
	and including an individual disabled during active	and including an individual disabled during active	
	military, naval, air, or space service, as defined in 38	military, naval, air, or space service, as defined in 38	
	U.S.C. § 101(24), requests a veteran designation and	U.S.C. § 101(24), requests a veteran designation and	
	provides a Department of Defense Form 214 or other	provides a Department of Defense Form 214 or other	
	proof of veteran status specified by the Commissioner,	proof of veteran status specified by the Commissioner,	
	and the Office of Veterans' Affairs confirms the	and the Office of Veterans' Affairs confirms the	
	individual's status as an honorably discharged veteran; a	individual's status as an honorably discharged veteran; a	
	veteran discharged under honorable conditions; or an	veteran discharged under honorable conditions; or an	
	individual disabled during active military, naval, air, or	individual disabled during active military, naval, air, or	

space service, the identification card shall include the term "veteran" on its face.

- (3) To be issued, an enhanced license must meet the same requirements as those for the issuance of a U.S. passport. Before an application may be processed, the documents and information shall be verified as determined by the Commissioner.
- (4) Any additional personal identity information not currently required by the U.S. Department of Homeland Security shall need the approval of either the General Assembly or the Legislative Committee on Administrative Rules prior to the implementation of the requirements.

23 V.S.A. § 115 is amended to read:

§ 115. NONDRIVER IDENTIFICATION CARDS

3

(g) An identification card issued to a first-time applicant and any subsequent renewals by that person shall contain a photograph or imaged likeness of the applicant. The photographic identification card shall be available at a location designated by the Commissioner. An individual issued an identification card under this subsection that contains an imaged likeness may renew his or her the individual's identification card by mail. Except that a renewal by an individual required to have a photograph or imaged likeness under this subsection must be made in person so that an updated imaged likeness of the individual is obtained not less often than once every nine years.

(k) At the option of the applicant, his or her the applicant's valid Vermont license may be surrendered in connection with an application for an identification card.

space service, the identification card shall include the term "veteran" on its face.

- (3) To be issued, an enhanced license must meet the same requirements as those for the issuance of a U.S. passport. Before an application may be processed, the documents and information shall be verified as determined by the Commissioner.
- (4) Any additional personal identity information not currently required by the U.S. Department of Homeland Security shall need the approval of either the General Assembly or the Legislative Committee on Administrative Rules prior to the implementation of the requirements.

* * *

23 V.S.A. § 115 is amended to read: § 115. NONDRIVER IDENTIFICATION CARDS

(g) An identification card issued to a first-time applicant and any subsequent renewals by that person shall contain a photograph or imaged likeness of the applicant. The photographic identification card shall be available at a location designated by the Commissioner. An individual issued an identification card under this subsection that contains an imaged likeness may renew his or her the individual's identification card by mail. Except that a renewal by an individual required to have a photograph or imaged likeness under this subsection must be made in person so that an updated imaged likeness of the individual is obtained not less often than once every nine years.

(k) At the option of the applicant, his or her the applicant's valid Vermont license may be surrendered in connection with an application for an identification card.

As Passed Senate and as Proposed by House Transportation

In those instances, the fee due under subsection (a) of this section shall be reduced by:

* * *

- (n) The Commissioner shall provide a form that, upon the individual's execution, shall serve as a document of an anatomical gift under 18 V.S.A. chapter 110. An indicator shall be placed on the nondriver identification card of any individual who has executed an anatomical gift form in accordance with this section.
- 23 V.S.A. § 304a is amended to read: § 304a. SPECIAL REGISTRATION PLATES AND PLACARDS FOR INDIVIDUALS WITH DISABILITIES
 - (a) As used in this section:
- (1) "Ambulatory disability" means an impairment that prevents or impedes walking. An individual shall be considered to have an ambulatory disability if he or she the individual:

* * *

(F) is severely limited in his or her the individual's ability to walk due to an arthritic, neurological, or orthopedic condition.

* * *

(b) Special registration plates or removable windshield placards, or both, shall be issued by the Commissioner. The placard shall be issued without a fee to an individual who is blind or has an ambulatory disability. One set of plates shall be issued without additional fees for a vehicle registered or leased to an individual who is blind or has an ambulatory disability or to a parent or guardian of an individual with a permanent disability. The Commissioner shall issue these placards or plates under rules adopted by him or her the Commissioner after proper application has been made to the Commissioner by any person residing within the State. Application forms

In those instances, the fee due under subsection (a) of this section shall be reduced by:

* * *

- (n) The Commissioner shall provide a form that, upon the individual's execution, shall serve as a document of an anatomical gift under 18 V.S.A. chapter 110. An indicator shall be placed on the nondriver identification card of any individual who has executed an anatomical gift form in accordance with this section.
- 23 V.S.A. § 304a is amended to read: § 304a. SPECIAL REGISTRATION PLATES AND PLACARDS FOR INDIVIDUALS WITH DISABILITIES
 - (a) As used in this section:
- (1) "Ambulatory disability" means an impairment that prevents or impedes walking. An individual shall be considered to have an ambulatory disability if he or she the individual:

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(F) is severely limited in his or her the individual's ability to walk due to an arthritic, neurological, or orthopedic condition.

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(b) Special registration plates or removable windshield placards, or both, shall be issued by the Commissioner. The placard shall be issued without a fee to an individual who is blind or has an ambulatory disability. One set of plates shall be issued without additional fees for a vehicle registered or leased to an individual who is blind or has an ambulatory disability or to a parent or guardian of an individual with a permanent disability. The Commissioner shall issue these placards or plates under rules adopted by him or her the Commissioner after proper application has been made to the Commissioner by any person residing within the State. Application forms

As Passed Senate and as Proposed by House Transportation

shall be available on request at the Department of Motor Vehicles.

(1) Upon application for a special registration plate or removable windshield placard, the Commissioner shall send a form prescribed by him or her the Commissioner to the applicant to be signed and returned by a licensed physician, licensed physician assistant, or licensed advanced practice registered nurse. The Commissioner shall file the form for future reference and issue the placard or plate. A new application shall be submitted every four years in the case of placards and at every third registration renewal for plates but in no case greater than every four years. When a licensed physician, licensed physician assistant, or licensed advanced practice registered nurse has previously certified to the Commissioner that an applicant's condition is both permanent and stable, a special registration plate or placard need not be renewed.

* * *

- (3) An individual with a disability who abuses such privileges or allows individuals not disabled to abuse the privileges provided in this section may have this privilege revoked after suitable notice and opportunity for hearing has been given him or her the individual by the Commissioner. Hearings under the provisions of this section shall be held in accordance with sections 105–107 of this title and shall be subject to review by the Civil Division of the Superior Court of the county where the individual with a disability resides.
- (4) An applicant for a registration plate or placard for individuals with disabilities may request the Civil Division of the Superior Court in the county in which he or she the applicant resides to review a decision by the Commissioner to deny his or her the applicant's application for a special registration plate or placard.

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* * *

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- (4) An applicant for a registration plate or placard for individuals with disabilities may request the Civil Division of the Superior Court in the county in which he or she the applicant resides to review a decision by the Commissioner to deny his or her the applicant's application for a special registration plate or placard.

* * *

(6) On a form prescribed by the Commissioner, a nonprofit organization that provides volunteer drivers to transport individuals who have an ambulatory disability or are blind may apply to the Commissioner for a placard. Placards shall be marked "volunteer driver." The organization shall ensure proper use of placards and maintain an accurate and complete record of the volunteer drivers to whom the placards are given by the organization. Placards shall be returned to the organization when the volunteer driver is no longer performing that service. Abuse of the privileges provided by the placards may result in the privileges being revoked and the placards repossessed by the Commissioner. Revocation may occur only after suitable notice and opportunity for a hearing. Hearings shall be held in accordance with sections 105–107 of this title.

* * *

- (e)(1) An individual, other than an eligible person, who for his or her the individual's own purposes parks a vehicle in a space for individuals with disabilities shall be subject to a civil penalty of not less than \$200.00 for each violation and shall be liable for towing charges.
- (2) An individual, other than an eligible person, who displays a special registration plate or removable windshield placard not issued to him or her the individual under this section and parks a vehicle in a space for individuals with disabilities, shall be subject to a civil penalty of not less than \$400.00 for each violation and shall be liable for towing charges.

* * *

(f) Individuals who have a temporary ambulatory disability may apply for a temporary removable windshield placard to the Commissioner on a form prescribed by him or her the Commissioner. The placard

* *

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* * *

- (e)(1) An individual, other than an eligible person, who for his or her the individual's own purposes parks a vehicle in a space for individuals with disabilities shall be subject to a civil penalty of not less than \$200.00 for each violation and shall be liable for towing charges.
- (2) An individual, other than an eligible person, who displays a special registration plate or removable windshield placard not issued to him or her the individual under this section and parks a vehicle in a space for individuals with disabilities, shall be subject to a civil penalty of not less than \$400.00 for each violation and shall be liable for towing charges.

* * *

(f) Individuals who have a temporary ambulatory disability may apply for a temporary removable windshield placard to the Commissioner on a form prescribed by him or her the Commissioner. The placard

shall be valid for a period of up to six months and displayed as required under the provisions of subsection (c) of this section. The application shall be signed by a licensed physician, licensed physician assistant, or licensed advanced practice registered nurse. The validation period of the temporary placard shall be established on the basis of the written recommendation from a licensed physician, licensed physician assistant, or licensed advanced practice registered nurse. The Commissioner shall adopt rules to implement the provisions of this subsection.

shall be valid for a period of up to six months and displayed as required under the provisions of subsection (c) of this section. The application shall be signed by a licensed physician, licensed physician assistant, or licensed advanced practice registered nurse. The validation period of the temporary placard shall be established on the basis of the written recommendation from a licensed physician, licensed physician assistant, or licensed advanced practice registered nurse. The Commissioner shall adopt rules to implement the provisions of this subsection.

23 V.S.A. § 115(a) is amended to read:

5

(a)(1) Any Vermont resident may make application to the Commissioner and be issued an identification card that is attested by the Commissioner as to true name, correct age, residential address unless the listing of another address is requested by the applicant or is otherwise authorized by law, and any other identifying data as the Commissioner may require that shall include, in the case of minor applicants, the written consent of the applicant's parent, guardian, or other person standing in loco parentis.

(2) Every application for an identification card shall be signed by the applicant and shall contain such evidence of age and identity as the Commissioner may require, consistent with subsection (1) of this section. New and renewal application forms shall include a space for the applicant to request that a "veteran" designation be placed on the applicant's identification card. If a veteran, as defined in 38 U.S.C. § 101(2) and including an individual disabled during active military, naval, air, or space service, as defined in 38 U.S.C. § 101(24), requests a veteran designation and provides a Department of Defense Form 214 or other proof of veteran status specified by the Commissioner, and the Office of

23 V.S.A. § 115(a) is amended to read:

(a)(1) Any Vermont resident may make application to the Commissioner and be issued an identification card that is attested by the Commissioner as to true name, correct age, residential address unless the listing of another address is requested by the applicant or is otherwise authorized by law, and any other identifying data as the Commissioner may require that shall include, in the case of minor applicants, the written consent of the applicant's parent, guardian, or other person standing in loco parentis.

(2) Every application for an identification card shall be signed by the applicant and shall contain such evidence of age and identity as the Commissioner may require, consistent with subsection (1) of this section.

New and renewal application forms shall include a space for the applicant to request that a "veteran" designation be placed on the applicant's identification card. If a veteran, as defined in 38 U.S.C. § 101(2) and including an individual disabled during active military, naval, air, or space service, as defined in 38 U.S.C. § 101(24), requests a veteran designation and provides a Department of Defense Form 214 or other proof of veteran status specified by the Commissioner, and the Office of

As Passed Senate and as Proposed by House Transportation	As Passed	I Senate and as	s Proposed b	v House Trans	portation
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Veterans' Affairs confirms the veteran's status as an
honorably discharged veteran; a veteran discharged under
honorable conditions; or an individual disabled during
active military, naval, air, or space service, the
identification card shall include the term "veteran" on its
face.

- (3) The Commissioner shall require payment of a fee of \$29.00 at the time application for an identification card is made, except that an initial nondriver identification card shall be issued at no charge to:
- (A) an individual who surrenders the individual's license in connection with a suspension or revocation under subsection 636(b) of this title due to a physical or mental condition; or
- (B) an individual under 23 years of age who was in the care and custody of the Commissioner for Children and Families pursuant to 33 V.S.A. § 4903(4) in Vermont after attaining 14 years of age.

23 V.S.A. § 376 is amended to read:

6

§ 376. STATE, MUNICIPAL, FIRE DEPARTMENT, AND RESCUE ORGANIZATION MOTOR VEHICLES

* * *

- (h)(1) The EV infrastructure fee, required pursuant subsections 361(b) and (c) of this subchapter, shall not be charged for vehicles owned by the State.
- (2) The EV infrastructure fee, required pursuant subsections 361(b) and (c) of this subchapter, shall not be charged for vehicles that are owned by any county or municipality in the State and used by that county or municipality or another county or municipality in this State for county or municipal purposes.
- (i)(1) The EV infrastructure fee, required pursuant subsections 361(b) and (c) of this subchapter, shall not be

Veterans' Affairs confirms the veteran's status as an honorably discharged veteran; a veteran discharged under honorable conditions; or an individual disabled during active military, naval, air, or space service, the identification card shall include the term "veteran" on its face.

- (3) The Commissioner shall require payment of a fee of \$29.00 at the time application for an identification card is made, except that an initial nondriver identification card shall be issued at no charge to:
- (A) an individual who surrenders the individual's license in connection with a suspension or revocation under subsection 636(b) of this title due to a physical or mental condition; or
- (B) an individual under 23 years of age who was in the care and custody of the Commissioner for Children and Families pursuant to 33 V.S.A. § 4903(4) in Vermont after attaining 14 years of age.

23 V.S.A. § 376 is amended to read: § 376. STATE, MUNICIPAL, FIRE DEPARTMENT, AND RESCUE ORGANIZATION MOTOR VEHICLES

* * *

- (h)(1) The EV infrastructure fee, required pursuant subsections 361(b) and (c) of this subchapter, shall not be charged for vehicles owned by the State.
- (2) The EV infrastructure fee, required pursuant subsections 361(b) and (c) of this subchapter, shall not be charged for vehicles that are owned by any county or municipality in the State and used by that county or municipality or another county or municipality in this State for county or municipal purposes.
- (i)(1) The EV infrastructure fee, required pursuant subsections 361(b) and (c) of this subchapter, shall not be

As Passed Senate and as Proposed by House Transportation charged for a motor truck, trailer, ambulance, or other charged for a motor truck, trailer, ambulance, or other motor vehicle that is: motor vehicle that is: (A) owned by a volunteer fire department or (A) owned by a volunteer fire department or other volunteer firefighting organization, an ambulance other volunteer firefighting organization, an ambulance service, or an organization conducting rescue operations; service, or an organization conducting rescue operations; and and (B) used solely for firefighting, emergency (B) used solely for firefighting, emergency medical, or rescue purposes, or any combination of those medical, or rescue purposes, or any combination of those activities. activities. (2) A motor vehicle or trailer subject to the (2) A motor vehicle or trailer subject to the provisions of this subsection shall be plainly marked on provisions of this subsection shall be plainly marked on both sides of the body or cab to indicate its ownership. both sides of the body or cab to indicate its ownership. 23 V.S.A. § 378 is amended to read: 23 V.S.A. § 378 is amended to read: • Same § 378. VETERANS' EXEMPTIONS § 378. VETERANS' EXEMPTIONS No fees, including the annual emissions fee required No fees, including the annual emissions fee required pursuant to 3 V.S.A. § 2822(m)(1) and the electric vehicle pursuant to 3 V.S.A. § 2822(m)(1) and the electric vehicle infrastructure fees required pursuant to section 361 of this infrastructure fees required pursuant to section 361 of this subchapter, shall be charged an honorably discharged to a subchapter, shall be charged an honorably discharged to a veteran of the U.S. Armed Forces who received a veteran of the U.S. Armed Forces who received a discharge under other than dishonorable conditions and is discharge under other than dishonorable conditions and is a resident of the State of Vermont for the registration of a a resident of the State of Vermont for the registration of a motor vehicle that the veteran has acquired with financial motor vehicle that the veteran has acquired with financial assistance from the U.S. Department of Veterans Affairs, assistance from the U.S. Department of Veterans Affairs, or for the registration of a motor vehicle owned by him or or for the registration of a motor vehicle owned by him or her the veteran during his or her the veteran's lifetime her the veteran during his or her the veteran's lifetime obtained as a replacement thereof, when his or her the obtained as a replacement thereof, when his or her the veteran's application is accompanied by a copy of an veteran's application is accompanied by a copy of an approved VA Form 21-4502 issued by the U.S. approved VA Form 21-4502 issued by the U.S. Department of Veterans Affairs certifying him or her the Department of Veterans Affairs certifying him or her the veteran to be entitled to the financial assistance. veteran to be entitled to the financial assistance. 23 V.S.A. § 608 is amended to read: 23 V.S.A. § 608 is amended to read: • House version does not include reduced license fees § 608. FEES § 608. FEES for recipients of SSI and SSDI. (b) Individuals receiving Supplemental Security

(b) An additional fee of \$4.00 per year shall be paid

for a motorcycle endorsement. The endorsement may be

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Income or Social Security Disability Income and

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individuals with a disability as defined in 9 V.S.A. § 4501
shall be provided with operator's licenses or operator
privilege cards for the following fees:

- (1) Original issuance: \$20.00.
- (2) Renewal every four years: \$20.00.
- (3) Replacement of lost, destroyed, or mutilated card or a new name is required: \$10.00.
- (c) An additional fee of \$4.00 per year shall be paid for a motorcycle endorsement. The endorsement may be obtained for either a two-year or four-year period, to be coincidental with the length of the operator's license.
- (d)(1) Individuals under 23 years of age who were in the care and custody of the Commissioner for Children and Families pursuant to 33 V.S.A. § 4903(4) in Vermont after attaining 14 years of age shall be provided with operator's licenses or operator privilege cards at no charge.
- (2) No additional fee shall be due for a motorcycle endorsement for an individual under 23 years of age who was in the care and custody of the Commissioner for Children and Families pursuant to 33 V.S.A. § 4903(4) in Vermont after attaining 14 years of age.

23 V.S.A. § 617 is amended to read: § 617. LEARNER'S PERMIT

(b)(1) Notwithstanding the provisions of subsection (a) of this section, any licensed person may apply to the Commissioner of Motor Vehicles for a learner's permit for the operation of a motorcycle in the form prescribed by the Commissioner. The Commissioner shall offer both a motorcycle learner's permit that authorizes the operation of three-wheeled motorcycles only and a motorcycle learner's permit that authorizes the operation of any motorcycle. The Commissioner shall require payment of a fee of \$24.00 at the time application is

obtained for either a two-year or four-year period, to be coincidental with the length of the operator's license.

(c)(1) Individuals under 23 years of age who were in the care and custody of the Commissioner for Children and Families pursuant to 33 V.S.A. § 4903(4) in Vermont after attaining 14 years of age shall be provided with operator's licenses or operator privilege cards at no charge.

(2) No additional fee shall be due for a motorcycle endorsement for an individual under 23 years of age who was in the care and custody of the Commissioner for Children and Families pursuant to 33 V.S.A. § 4903(4) in Vermont after attaining 14 years of age.

23 V.S.A. § 617 is amended to read: § 617. LEARNER'S PERMIT

(b)(1) Notwithstanding the provisions of subsection (a) of this section, any licensed person may apply to the Commissioner of Motor Vehicles for a learner's permit for the operation of a motorcycle in the form prescribed by the Commissioner. The Commissioner shall offer both a motorcycle learner's permit that authorizes the operation of three-wheeled motorcycles only and a motorcycle learner's permit that authorizes the operation of any motorcycle. The Commissioner shall require payment of a fee of \$24.00 at the time application is

• Same

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- made, except that no fee shall be charged for an individual under 23 years of age who was in the care and custody of the Commissioner for Children and Families pursuant to 33 V.S.A. § 4903(4) in Vermont after attaining 14 years of age.
- (2) After the applicant has successfully passed all parts of the applicable motorcycle endorsement examination, other than a skill test, the Commissioner may issue to the applicant a learner's permit that entitles the applicant, subject to subsection 615(a) of this title, to operate a three-wheeled motorcycle only, or to operate any motorcycle, upon the public highways for a period of 120 days from the date of issuance. The fee for the examination shall be \$11.00, except that no fee shall be charged for an individual under 23 years of age who was in the care and custody of the Commissioner for Children and Families pursuant to 33 V.S.A. § 4903(4) in Vermont after attaining 14 years of age.
- (3) A motorcycle learner's permit may be renewed only twice upon payment of a \$24.00 fee. An individual under 23 years of age who was in the care and custody of the Commissioner for Children and Families pursuant to 33 V.S.A. § 4903(4) in Vermont after attaining 14 years of age shall not be charged a fee for the renewal of a motorcycle learner's permit.
- (4) If, during the original permit period and two renewals the permittee has not successfully passed the applicable skill test or motorcycle rider training course, the permittee may not obtain another motorcycle learner's permit for a period of 12 months from the expiration of the permit unless:
- (A) he or she the permittee has successfully completed the applicable motorcycle rider training course;

- made, except that no fee shall be charged for an individual under 23 years of age who was in the care and custody of the Commissioner for Children and Families pursuant to 33 V.S.A. § 4903(4) in Vermont after attaining 14 years of age.
- (2) After the applicant has successfully passed all parts of the applicable motorcycle endorsement examination, other than a skill test, the Commissioner may issue to the applicant a learner's permit that entitles the applicant, subject to subsection 615(a) of this title, to operate a three-wheeled motorcycle only, or to operate any motorcycle, upon the public highways for a period of 120 days from the date of issuance. The fee for the examination shall be \$11.00, except that no fee shall be charged for an individual under 23 years of age who was in the care and custody of the Commissioner for Children and Families pursuant to 33 V.S.A. § 4903(4) in Vermont after attaining 14 years of age.
- (3) A motorcycle learner's permit may be renewed only twice upon payment of a \$24.00 fee. An individual under 23 years of age who was in the care and custody of the Commissioner for Children and Families pursuant to 33 V.S.A. § 4903(4) in Vermont after attaining 14 years of age shall not be charged a fee for the renewal of a motorcycle learner's permit.
- (4) If, during the original permit period and two renewals the permittee has not successfully passed the applicable skill test or motorcycle rider training course, the permittee may not obtain another motorcycle learner's permit for a period of 12 months from the expiration of the permit unless:
- (A) he or she the permittee has successfully completed the applicable motorcycle rider training course; or

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(B) the learner's permit and renewals thereof authorized the operation of any motorcycle and the permittee is seeking a learner's permit for the operation of three-wheeled motorcycles only.

* * *

- (c) No learner's permit may be issued to any person under 18 years of age unless the parent or guardian of, or a person standing in loco parentis to, the applicant files his or her written consent to the issuance with the Commissioner.
- (d)(1) An applicant shall pay \$24.00 to the Commissioner for each learner's permit or a duplicate or renewal thereof.
- (2) An applicant under 23 years of age who was in the care and custody of the Commissioner for Children and Families pursuant to 33 V.S.A. § 4903(4) in Vermont after attaining 14 years of age shall not be charged a fee for a learner's permit or a duplicate or renewal thereof.
- (3) A replacement learner's permit for the operation of a motorcycle may be generated from the applicant's electronic account for no charge.
- (e)(1) A learner's permit, which is not a learner's permit for the operation of a motorcycle, shall contain a photograph or imaged likeness of the individual. A learner's permit for a motor vehicle shall contain a photograph or imaged likeness of the individual if the permit is obtained in person. The photographic learner's permit shall be available at locations designated by the Commissioner.
- (2) An individual issued a permit under this subsection may renew his or her the individual's permit by mail or online, but a permit holder who chooses to have a photograph or imaged likeness under this subsection must renew in person so that an updated

(B) the learner's permit and renewals thereof authorized the operation of any motorcycle and the permittee is seeking a learner's permit for the operation of three-wheeled motorcycles only.

* * *

- (c) No learner's permit may be issued to any person under 18 years of age unless the parent or guardian of, or a person standing in loco parentis to, the applicant files his or her written consent to the issuance with the Commissioner.
- (d)(1) An applicant shall pay \$24.00 to the Commissioner for each learner's permit or a duplicate or renewal thereof.
- (2) An applicant under 23 years of age who was in the care and custody of the Commissioner for Children and Families pursuant to 33 V.S.A. § 4903(4) in Vermont after attaining 14 years of age shall not be charged a fee for a learner's permit or a duplicate or renewal thereof.
- (3) A replacement learner's permit for the operation of a motorcycle may be generated from the applicant's electronic account for no charge.
- (e)(1) A learner's permit, which is not a learner's permit for the operation of a motorcycle, shall contain a photograph or imaged likeness of the individual. A learner's permit for a motor vehicle shall contain a photograph or imaged likeness of the individual if the permit is obtained in person. The photographic learner's permit shall be available at locations designated by the Commissioner.
- (2) An individual issued a permit under this subsection may renew his or her the individual's permit by mail or online, but a permit holder who chooses to have a photograph or imaged likeness under this subsection must renew in person so that an updated

	imaged likeness of the individual is obtained not less	imaged likeness of the individual is obtained not less	
		0	
	often than once every nine years.	often than once every nine years.	
		<u> </u>	
10	23 V.S.A. § 4111a is amended to read:	23 V.S.A. § 4111a is amended to read:	• Same
	§ 4111a. COMMERCIAL LEARNER'S PERMIT	§ 4111a. COMMERCIAL LEARNER'S PERMIT	
	(a) Contents of permit. A commercial learner's permit	(a) Contents of permit. A commercial learner's permit	
	shall contain the following:	shall contain the following:	
	* * *	* * *	
	(3) physical and other information to identify and	(3) physical and other information to identify and	
	describe the permit holder, including the month, day, and	describe the permit holder, including the month, day, and	
	year of birth; sex; and height; and photograph;	year of birth; sex; and height; and photograph;	
	* * *	* * *	
11	23 V.S.A. § 4122 is amended to read:	23 V.S.A. § 4122 is amended to read:	House version allows deferred imposition for vehicle
	§ 4122. DEFERRING IMPOSITION OF SENTENCE;	§ 4122. DEFERRING IMPOSITION OF SENTENCE;	weight and vehicle defect violations, in addition to
	PROHIBITION ON MASKING OR	PROHIBITION ON MASKING OR	parking violations.
	DIVERSION	DIVERSION	Change aligns with federal law and with provisions of
	(a) No court, State's Attorney, or law enforcement	(a) No court, State's Attorney, or law enforcement	H.44
	officer may utilize the provisions of 13 V.S.A. § 7041 or	officer may utilize the provisions of 13 V.S.A. § 7041 or	п. 44
	_		
	any other program to defer imposition of sentence or	any other program to defer imposition of sentence or	
	judgment if the defendant holds a commercial driver's	judgment if the defendant holds a commercial driver's	
	license, commercial learner's permit, or was operating a	license, commercial learner's permit, or was operating a	
	commercial motor vehicle when the violation occurred	commercial motor vehicle when the violation occurred	
	and is charged with violating any State or local traffic law	and is charged with violating any State or local traffic law	
	other than a parking violation.	other than a parking violation, vehicle weight, or vehicle	
	* * *	defect violations.	
		* * *	
12	23 V.S.A. § 632 is amended to read:	23 V.S.A. § 632 is amended to read:	• Same
	§ 632. EXAMINATION REQUIRED; WAIVER	§ 632. EXAMINATION REQUIRED; WAIVER	
	(a) Before an operator's or a junior operator's license	(a) Before an operator's or a junior operator's license	
	is issued to an applicant for the first time in this State, or	is issued to an applicant for the first time in this State, or	
	before a renewal license is issued to an applicant whose	before a renewal license is issued to an applicant whose	
	previous Vermont license had expired more than three	previous Vermont license had expired more than three	
	years prior to the application for renewal, the applicant	years prior to the application for renewal, the applicant	
	shall pass a satisfactory examination, except that the	shall pass a satisfactory examination, except that the	
	Commissioner may, in his or her the Commissioner's	Commissioner may, in his or her the Commissioner's	

As Passed Senate and as Proposed by House Transportation	As Passed	I Senate and as	s Proposed b	v House Trans	portation
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(b) The examination shall consist of:

* * *

- (3) at the discretion of the Commissioner, such other examination or demonstration as he or she the Commissioner may prescribe, including an oral eye examination.
- (c) An applicant may have an individual of his or her the applicant's choosing at the oral examination or road test to serve as an interpreter, including to translate any oral commands given as part of the road test.

23 V.S.A. § 634 is amended to read: § 634. FEE FOR EXAMINATION

13

* * *

- (b)(1) A Beginning on or before July 1, 2026, a scheduling fee of \$29.00 shall be paid by the applicant before the applicant may schedule the road test required under section 632 of this title. Unless an applicant gives the Department at least 48 hours' notice of cancellation, if
- (2) If the applicant does not appear as scheduled, the \$29.00 scheduling fee is shall be forfeited, unless either:
- (A) the applicant gives the Department at least 48 hours' notice; or
- (B) the applicant shows good cause for the cancellation, as determined by the Commissioner.
- (3) If the applicant appears for the scheduled road test, the fee shall be applied toward the license examination fee. The Commissioner may waive the

discretion, waive the examination when the applicant holds a chauffeur's, junior operator's, or operator's license in force at the time of application or within three years prior to the application in some other jurisdiction where an examination is required similar to the examination required in this State.

(b) The examination shall consist of:

* * *

- (3) at the discretion of the Commissioner, such other examination or demonstration as he or she the Commissioner may prescribe, including an oral eye examination.
- (c) An applicant may have an individual of his or her the applicant's choosing at the oral examination or road test to serve as an interpreter, including to translate any oral commands given as part of the road test.

23 V.S.A. § 634 is amended to read: § 634. FEE FOR EXAMINATION

* * *

- (b)(1) A Beginning on or before July 1, 2026, a scheduling fee of \$29.00 shall be paid by the applicant before the applicant may schedule the road test required under section 632 of this title. Unless an applicant gives the Department at least 48 hours' notice of cancellation, if
- (2) If the applicant does not appear as scheduled, the \$29.00 scheduling fee is shall be forfeited, unless either:
- (A) the applicant gives the Department at least 48 hours' notice; or
- (B) the applicant shows good cause for the cancellation, as determined by the Commissioner.
- (3) If the applicant appears for the scheduled road test, the fee shall be applied toward the license examination fee. The Commissioner may waive the

As	Passed Senate and as Proposed by House Transportation	
til the Department is capable of	scheduling fee until the Department is capable of	

	scheduling fee until the Department is capable of	scheduling fee until the Department is capable of	
	administering the fee electronically.	administering the fee electronically.	
	* * *	* * *	
14	23 V.S.A. § 603 is amended to read:	23 V.S.A. § 603 is amended to read:	• Same
	§ 603. APPLICATION FOR AND ISSUANCE OF	§ 603. APPLICATION FOR AND ISSUANCE OF	
	LICENSE	LICENSE	
	(a)(1) The Commissioner or his or her the	(a)(1) The Commissioner or his or her the	
	Commissioner's authorized agent may license operators	Commissioner's authorized agent may license operators	
	and junior operators when an application, on a form	and junior operators when an application, on a form	
	prescribed by the Commissioner, signed and sworn to by	prescribed by the Commissioner, signed and sworn to by	
	the applicant for the license, is filed with him or her the	the applicant for the license, is filed with him or her the	
	<u>Commissioner</u> , accompanied by the required license fee	<u>Commissioner</u> , accompanied by the required license fee	
	and any valid license from another state or Canadian	and any valid license from another state or Canadian	
	jurisdiction is surrendered.	jurisdiction is surrendered.	
	(2) The Commissioner may, however, in his or her	(2) The Commissioner may, however, in his or her	
	the Commissioner's discretion, refuse to issue a license to	the Commissioner's discretion, refuse to issue a license to	
	any person whenever he or she the Commissioner is	any person whenever he or she the Commissioner is	
	satisfied from information given him or her the	satisfied from information given him or her the	
	Commissioner by credible persons, and upon	Commissioner by credible persons, and upon	
	investigation, that the person is mentally or physically	investigation, that the person is mentally or physically	
	unfit or, because of his or her the person's habits or record	unfit or, because of his or her the person's habits or record	
	as to crashes or convictions, is unsafe to be trusted with	as to crashes or convictions, is unsafe to be trusted with	
	the operation of motor vehicles. A person refused a	the operation of motor vehicles. A person refused a	
	license under the provisions of this subsection shall be	license under the provisions of this subsection shall be	
	entitled to hearing as provided in sections 105–107 of this	entitled to hearing as provided in sections 105–107 of this	
	title.	title.	
	* * *	* * *	
	(d) Except as provided in subsection (e) of this	(d) Except as provided in subsection (e) of this	
	section:	section:	
	(1) A An applicant who is a citizen of a foreign	(1) A An applicant who is a citizen of a foreign	
	country shall produce his or her the applicant's passport	country shall produce his or her the applicant's passport	
	and visa, alien registration receipt card (green card), or	and visa, alien registration receipt card (green card), or	
	other proof of legal presence for inspection and copying	other proof of legal presence for inspection and copying	
	as a part of the application process for an operator's	as a part of the application process for an operator's	
	license, junior operator's license, or learner's permit.	license, junior operator's license, or learner's permit.	

As Passed Senate and as Proposed by House Transportation

- (2) An operator's license, junior operator's license, or learner's permit issued to <u>an applicant who is</u> a citizen of a foreign country shall expire coincidentally with his or her the applicant's authorized duration of stay.
- (e)(1) A citizen of a foreign country unable to establish legal presence in the United States who furnishes reliable proof of Vermont residence and of name, date of birth, and place of birth, and who satisfies all other requirements of this chapter for obtaining a license or permit, shall be eligible to obtain an operator's privilege card, a junior operator's privilege card, or a learner's privilege card.

* * *

(f) Persons Applicant's able to establish lawful presence in the United States but who otherwise fail to comply with the requirements of the REAL ID Act of 2005, Pub. L. No. 109-13, §§ 201-202, shall be eligible for an operator's privilege card, a junior operator's privilege card, or a learner's privilege card, provided the applicant furnishes reliable proof of Vermont residence and of name, date of birth, and place of birth, and satisfies all other requirements of this chapter for obtaining a license or permit. The Commissioner shall require applicants under this subsection to furnish a document or a combination of documents that reliably proves the applicant's Vermont residence and his or her the applicant's name, date of birth, and place of birth.

* * *

- (h) A privilege card issued under this section shall:
- (1) on its face bear the phrase "privilege card" "non-Real ID" and text indicating that it is not valid for federal identification or official purposes; and

. . . .

- (2) An operator's license, junior operator's license, or learner's permit issued to <u>an applicant who is</u> a citizen of a foreign country shall expire coincidentally with his or her the applicant's authorized duration of stay.
- (e)(1) A citizen of a foreign country unable to establish legal presence in the United States who furnishes reliable proof of Vermont residence and of name, date of birth, and place of birth, and who satisfies all other requirements of this chapter for obtaining a license or permit, shall be eligible to obtain an operator's privilege card, a junior operator's privilege card, or a learner's privilege card.

* * *

(f) Persons Applicant's able to establish lawful presence in the United States but who otherwise fail to comply with the requirements of the REAL ID Act of 2005, Pub. L. No. 109-13, §§ 201-202, shall be eligible for an operator's privilege card, a junior operator's privilege card, or a learner's privilege card, provided the applicant furnishes reliable proof of Vermont residence and of name, date of birth, and place of birth, and satisfies all other requirements of this chapter for obtaining a license or permit. The Commissioner shall require applicants under this subsection to furnish a document or a combination of documents that reliably proves the applicant's Vermont residence and his or her the applicant's name, date of birth, and place of birth.

* * *

- (h) A privilege card issued under this section shall:
- (1) on its face bear the phrase "privilege card" "non-Real ID" and text indicating that it is not valid for federal identification or official purposes; and

* * *

15	23 V.S.A § 604 is added to read:	23 V.S.A § 604 is added to read:	Same
	§ 604. EARLY RENEWAL	§ 604. EARLY RENEWAL	
	(a) The holder of an operator's license or privilege	(a) The holder of an operator's license or privilege	
	card issued under the provisions of this subchapter may	card issued under the provisions of this subchapter may	
	renew the operator's license or privilege card at any time	renew the operator's license or privilege card at any time	
	prior to the expiration of the operator's license or	prior to the expiration of the operator's license or	
	privilege card. If one or more years remain before the	privilege card. If one or more years remain before the	
	expiration of the operator's license or privilege card, the	expiration of the operator's license or privilege card, the	
	Commissioner shall reduce the cost of the renewed	Commissioner shall reduce the cost of the renewed	
	operator's license or privilege card by an amount that is	operator's license or privilege card by an amount that is	
	proportionate to the number of years rounded down to the	proportionate to the number of years rounded down to the	
	next whole year remaining before the expiration of the	next whole year remaining before the expiration of the	
	operator's license or privilege card.	operator's license or privilege card.	
	(b) All application and documentation requirements	(b) All application and documentation requirements	
	for the renewal of an operator's license or privilege card	for the renewal of an operator's license or privilege card	
	shall apply to the early renewal of an operator's license or	shall apply to the early renewal of an operator's license or	
	privilege card.	privilege card.	
16	23 V.S.A. § 115b is added to read:	23 V.S.A. § 115b is added to read:	• Same
	§ 115b. EARLY RENEWAL	§ 115b. EARLY RENEWAL	
	(a) The holder of nondriver identification card issued	(a) The holder of nondriver identification card issued	
	under the provisions of section 115 of this chapter may	under the provisions of section 115 of this chapter may	
	renew the nondriver identification card at any time prior	renew the nondriver identification card at any time prior	
	to the expiration of the nondriver identification card. If	to the expiration of the nondriver identification card. If	
	one or more years remain before the expiration of the	one or more years remain before the expiration of the	
	nondriver identification card, the Commissioner shall	nondriver identification card, the Commissioner shall	
	reduce the cost of the renewed nondriver identification	reduce the cost of the renewed nondriver identification	
	card by an amount that is proportionate to the number of	card by an amount that is proportionate to the number of	
	years rounded down to the next whole year remaining	years rounded down to the next whole year remaining	
	before the expiration of the nondriver identification card.	before the expiration of the nondriver identification card.	
	(b) All application and documentation requirements	(b) All application and documentation requirements	
	for the renewal of a nondriver identification card pursuant	for the renewal of a nondriver identification card pursuant	
	to section 115 of this chapter shall apply to the early	to section 115 of this chapter shall apply to the early	
	renewal of a nondriver identification card.	renewal of a nondriver identification card.	

17	INFORMATION REGARDING PRIVILEGE CARDS AND NONDRIVER IDENTIFICATION CARDS; INTENT It is the intent of the General Assembly that the Commissioner of Motor Vehicles shall ensure that any individual who is unable to or does not wish to comply with the requirements of the REAL ID Act of 2005, Pub. L. No. 109-13, §§ 201-202 shall be informed of the option of obtaining an operator's privilege card pursuant to the provisions of 23 V.S.A. § 603(f) or a nondriver identification card pursuant to the provisions of 23 V.S.A. § 115.	INFORMATION REGARDING PRIVILEGE CARDS AND NONDRIVER IDENTIFICATION CARDS; INTENT It is the intent of the General Assembly that the Commissioner of Motor Vehicles shall ensure that any individual who is unable to or does not wish to comply with the requirements of the REAL ID Act of 2005, Pub. L. No. 109-13, §§ 201 and 202 shall continue to be informed of the option of obtaining an operator's privilege card pursuant to the provisions of 23 V.S.A. § 603(f) or a nondriver identification card pursuant to the provisions of 23 V.S.A. § 115.	Minor language changes in House version.
18	Outreach On or before November 15, 2025, the Department of Motor Vehicles shall develop and implement a public education and outreach campaign to inform Vermont residents about: (1) an individual's rights to obtain an operator's license, privilege card, or nondriver identification card; (2) an individual's rights to self-attest with respect to the gender marker on the individual's operator's license, privilege card, or nondriver identification card; and (3) reduced fees that are available to individuals who meet certain requirements.	OUTREACH; UPDATES (a) On or before November 15, 2025, the Department of Motor Vehicles shall develop and implement a public education and outreach campaign to inform Vermont residents about: (1) an individual's ability to obtain an operator's license, operator's privilege card, or nondriver identification card; (2) an individual's ability under Vermont law to self-attest with respect to the gender marker on the individual's operator's license, operator's privilege card, or nondriver identification card; and (3) reduced fees that are available to individuals who meet certain requirements. (b) The Commissioner shall provide two brief, written updates to the House and Senate Committees on Transportation regarding the implementation and utilization of 23 V.S.A. §§ 115b and 604. The first shall be due not more than 30 days after the Department implements the provisions of 23 V.S.A. §§ 115b and 604 and the second shall be due in January 2026.	House version makes wording changes and adds new subsection requiring updates on early renewal provisions.
19	23 V.S.A. § 705 is amended to read:	23 V.S.A. § 705 is amended to read:	• Same

As Passed Senate and as Proposed by House Transportation

§ 705. QUALIFICATIONS FOR INSTRUCTOR'S LICENSE

- (a) In order to qualify for an instructor's license, each applicant shall:
 - (1) not have been convicted of:
- (A) a felony nor incarcerated for a felony within the 10 years prior to the date of application;
- (B) a violation of section 1201 of this title or a like offense in another jurisdiction reported to the Commissioner pursuant to subdivision 3905(a)(2) of this title within the three years prior to the date of application;
- (C) a subsequent violation of an offense listed in subdivision 2502(a)(5) of this title or of section 674 of this title; or
- (D) a sex offense that requires registration pursuant to 13 V.S.A. chapter 167, subchapter 3;
- (2) pass such an examination as required by the Commissioner shall require on:
 - (A) traffic laws;
 - (B) safe driving practices;
 - (C) operation of motor vehicles; and
 - (D) qualifications as a teacher;
- (3) be physically able to operate a motor vehicle and to train others in such operation;
- (4) have five years' experience as a licensed operator and be at least 21 years of age on date of application; and
- (5) pay the application and license fees prescribed in section 702 of this title.
- (b) Commercial motor vehicle instructors shall satisfy the requirements of subdivisions (a)(1), (2), (3), and (5) of this section, and:
- (1) If the commercial motor vehicle instructor is a behind the wheel (BTW) instructor, shall either:

§ 705. QUALIFICATIONS FOR INSTRUCTOR'S LICENSE

- (a) In order to qualify for an instructor's license, each applicant shall:
 - (1) not have been convicted of:
- (A) a felony nor incarcerated for a felony within the 10 years prior to the date of application;
- (B) a violation of section 1201 of this title or a like offense in another jurisdiction reported to the Commissioner pursuant to subdivision 3905(a)(2) of this title within the three years prior to the date of application;
- (C) a subsequent violation of an offense listed in subdivision 2502(a)(5) of this title or of section 674 of this title; or
- (D) a sex offense that requires registration pursuant to 13 V.S.A. chapter 167, subchapter 3;
- (2) pass such an examination as required by the Commissioner shall require on:
 - (A) traffic laws;
 - (B) safe driving practices;
 - (C) operation of motor vehicles; and
 - (D) qualifications as a teacher;
- (3) be physically able to operate a motor vehicle and to train others in such operation;
- (4) have five years' experience as a licensed operator and be at least 21 years of age on date of application; and
- (5) pay the application and license fees prescribed in section 702 of this title.
- (b) Commercial motor vehicle instructors shall satisfy the requirements of subdivisions (a)(1), (2), (3), and (5) of this section, and:
- (1) If the commercial motor vehicle instructor is a behind the wheel (BTW) instructor, shall either:

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- (A)(i) hold a CDL of the same or higher class and with all endorsements necessary to operate the commercial motor vehicle for which training is to be provided;
- (ii) have at least two years of experience driving a commercial motor vehicle requiring the same or higher class of CDL and any applicable endorsements required to operate the commercial motor vehicle for which training is to be provided; and
- (iii) meet any additional applicable State requirements for commercial motor vehicle instructors; or
- (B)(i) hold a CDL of the same or higher class and with all endorsements necessary to operate the commercial motor vehicle for which training is to be provided;
- (ii) have at least two years' experience as a BTW instructor; and
- (iii) meet any additional applicable State requirements for commercial motor vehicle instructors.
- (2) If the commercial motor vehicle instructor is a theory instructor, the instructor shall:
- (A)(i) hold a CDL of the same or higher class and with all endorsements necessary to operate the commercial motor vehicle for which training is to be provided:
- (ii) have at least two years of experience driving a commercial motor vehicle requiring the same or higher class of CDL and any applicable endorsements required to operate the commercial motor vehicle for which training is to be provided; and
- (iii) meet any additional applicable State requirements for commercial motor vehicle instructors; or
- (B)(i) hold a CDL of the same or higher class and with all endorsements necessary to operate the

- (A)(i) hold a CDL of the same or higher class and with all endorsements necessary to operate the commercial motor vehicle for which training is to be provided;
- (ii) have at least two years of experience driving a commercial motor vehicle requiring the same or higher class of CDL and any applicable endorsements required to operate the commercial motor vehicle for which training is to be provided; and
- (iii) meet any additional applicable State requirements for commercial motor vehicle instructors; or
- (B)(i) hold a CDL of the same or higher class and with all endorsements necessary to operate the commercial motor vehicle for which training is to be provided;
- (ii) have at least two years' experience as a BTW instructor; and
- (iii) meet any additional applicable State requirements for commercial motor vehicle instructors.
- (2) If the commercial motor vehicle instructor is a theory instructor, the instructor shall:
- (A)(i) hold a CDL of the same or higher class and with all endorsements necessary to operate the commercial motor vehicle for which training is to be provided;
- (ii) have at least two years of experience driving a commercial motor vehicle requiring the same or higher class of CDL and any applicable endorsements required to operate the commercial motor vehicle for which training is to be provided; and
- (iii) meet any additional applicable State requirements for commercial motor vehicle instructors; or
- (B)(i) hold a CDL of the same or higher class and with all endorsements necessary to operate the

	commercial motor vehicle for which training is to be	commercial motor vehicle for which training is to be	
	provided;	provided;	
	(ii) have at least two years' experience as a	(ii) have at least two years' experience as a	
	BTW instructor; and	BTW instructor; and	
	(iii) meet any additional applicable State	(iii) meet any additional applicable State	
	requirements for commercial motor vehicle instructors.	requirements for commercial motor vehicle instructors.	
20	23 V.S.A. § 734 is amended to read:	23 V.S.A. § 734 is amended to read:	• Same
	§ 734. INSTRUCTOR REQUIREMENTS AND	§ 734. INSTRUCTOR REQUIREMENTS AND	
	TRAINING	TRAINING	
	* * *	* * *	
	(b) The Department shall establish minimum	(b) The Department shall establish minimum	
	requirements for the qualifications of a rider training	requirements for the qualifications of a rider training	
	instructor. The minimum requirements shall include the	instructor. The minimum requirements shall include the	
	following:	following:	
	* * *	* * *	
	(3) the instructor shall have at least four two years	(3) the instructor shall have at least four two years	
	of <u>licensed experience</u> as a motorcycle riding experience	of <u>licensed experience</u> as a motorcycle riding experience	
	operator during the last five four years;	operator during the last five four years;	
	* * *	* * *	
	(7) an applicant shall not be eligible for instructor	(7) an applicant shall not be eligible for instructor	
	status until his or her the applicant's driving record for the	status until his or her the applicant's driving record for the	
	preceding five years, or the maximum number of years	preceding five years, or the maximum number of years	
	less than five for which a state retains driving records, is	less than five for which a state retains driving records, is	
	furnished; and	furnished; and	
	***	***	
21	32 V.S.A. § 8902 is amended to read:	32 V.S.A. § 8902 is amended to read:	• Same
	§ 8902. DEFINITIONS	§ 8902. DEFINITIONS	
	Unless otherwise expressly provided, as used in this	Unless otherwise expressly provided, as used in this	
	chapter:	chapter:	
	(5)(A) "Taxable cost" means the purchase price as	(5)(A) "Taxable cost" means the purchase price as	
	defined in subdivision (4) of this section or the taxable	defined in subdivision (4) of this section or the taxable	
	cost as determined under section 8907 of this title.	cost as determined under section 8907 of this title.	
	(B) For any purchaser who has paid tax on the	(B) For any purchaser who has paid tax on the	
	purchase or use of a motor vehicle that was sold or traded	purchase or use of a motor vehicle that was sold or traded	

by the purchaser or for which the purchaser received payment under a contract of insurance, the taxable cost of the replacement motor vehicle other than a leased vehicle shall exclude:

(A)(i) The value allowed by the seller on any motor vehicle accepted by the seller as part of the consideration of the motor vehicle, provided the motor vehicle accepted by the seller is owned and previously or currently registered or titled by the purchaser, with no change of ownership since registration or titling, except for motor vehicles for which registration is not required under the provisions of Title 23 or motor vehicles received under the provisions of subdivision 8911(8) of this title.

(B)(ii) The amount received from the sale of a motor vehicle last registered or titled in the seller's name, the amount not to exceed the clean trade-in value of the same make, type, model, and year of manufacture as designated by the manufacturer and as shown in the NADA Official Used Car Guide (New England edition) J.D. Power Values, or any comparable publication, provided such the sale occurs within three months after the taxable purchase. However, this three-month period shall be extended day-for-day for any time that a member of a guard unit or of the U.S. Armed Forces, as defined in 38 U.S.C. § 101(10), spends outside Vermont due to activation or deployment and an additional 60 days following the individual's return from activation or deployment. Such The amount shall be reported on forms supplied by the Commissioner of Motor Vehicles.

(C)(iii) The amount actually paid to the purchaser within three months prior to the taxable purchase by any insurer under a contract of collision, comprehensive, or similar insurance with respect to a motor vehicle owned by him or her the purchaser,

by the purchaser or for which the purchaser received payment under a contract of insurance, the taxable cost of the replacement motor vehicle other than a leased vehicle shall exclude:

(A)(i) The value allowed by the seller on any motor vehicle accepted by the seller as part of the consideration of the motor vehicle, provided the motor vehicle accepted by the seller is owned and previously or currently registered or titled by the purchaser, with no change of ownership since registration or titling, except for motor vehicles for which registration is not required under the provisions of Title 23 or motor vehicles received under the provisions of subdivision 8911(8) of this title.

(B)(ii) The amount received from the sale of a motor vehicle last registered or titled in the seller's name, the amount not to exceed the clean trade-in value of the same make, type, model, and year of manufacture as designated by the manufacturer and as shown in the NADA Official Used Car Guide (New England edition) J.D. Power Values, or any comparable publication, provided such the sale occurs within three months after the taxable purchase. However, this three-month period shall be extended day-for-day for any time that a member of a guard unit or of the U.S. Armed Forces, as defined in 38 U.S.C. § 101(10), spends outside Vermont due to activation or deployment and an additional 60 days following the individual's return from activation or deployment. Such The amount shall be reported on forms supplied by the Commissioner of Motor Vehicles.

(C)(iii) The amount actually paid to the purchaser within three months prior to the taxable purchase by any insurer under a contract of collision, comprehensive, or similar insurance with respect to a motor vehicle owned by him or her the purchaser,

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provided that the vehicle is not subject to the tax imposed by subsection 8903(d) of this title and provided that one of these events occur:

(i)(I) the motor vehicle with respect to which such the payment is made by the insurer is accepted by the seller as a trade-in on the purchased motor vehicle before the repair of the damage giving rise to insurer's payment; or

(ii)(II) the motor vehicle with respect to which such the payment is made to the insurer is treated as a total loss and is sold for dismantling.

(D)(C) A purchaser shall be entitled to a partial or complete refund of taxes paid under subsection 8903(a) or (b) of this title if an insurer makes a payment to him or her the purchaser under contract of collision, comprehensive, or similar insurance after he or she the purchaser has paid the tax imposed by this chapter, if such the payment by the insurer is either:

* * *

(E)(D) The purchase price of a motor vehicle subject to the tax imposed by subsections 8903(a) and (b) of this title shall not be reduced by the value received or allowed in connection with the transfer of a vehicle that was registered for use as a short-term rental vehicle.

32 V.S.A. § 8907 is amended to read: § 8907. COMMISSIONER; COMPUTATION OF TAXABLE COSTS

22

(a) The Commissioner may investigate the taxable cost of any motor vehicle transferred subject to the provisions of this chapter. If the motor vehicle is not acquired by purchase in Vermont or is received for an amount that does not represent actual value, or if no tax form is filed or it appears to the Commissioner that a tax form contains fraudulent or incorrect information, the

provided that the vehicle is not subject to the tax imposed by subsection 8903(d) of this title and provided that one of these events occur:

(i)(I) the motor vehicle with respect to which such the payment is made by the insurer is accepted by the seller as a trade-in on the purchased motor vehicle before the repair of the damage giving rise to insurer's payment; or

(ii)(II) the motor vehicle with respect to which such the payment is made to the insurer is treated as a total loss and is sold for dismantling.

(D)(C) A purchaser shall be entitled to a partial or complete refund of taxes paid under subsection 8903(a) or (b) of this title if an insurer makes a payment to him or her the purchaser under contract of collision, comprehensive, or similar insurance after he or she the purchaser has paid the tax imposed by this chapter, if such the payment by the insurer is either:

* * *

(E)(D) The purchase price of a motor vehicle subject to the tax imposed by subsections 8903(a) and (b) of this title shall not be reduced by the value received or allowed in connection with the transfer of a vehicle that was registered for use as a short-term rental vehicle.

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		1 2 1	
	Commissioner may, in the Commissioner's discretion, fix	Commissioner may, in the Commissioner's discretion, fix	
	the taxable cost of the motor vehicle at the clean trade-in	the taxable cost of the motor vehicle at the clean trade-in	
	value of vehicles of the same make, type, model, and year	value of vehicles of the same make, type, model, and year	
	of manufacture as designated by the manufacturer, as	of manufacture as designated by the manufacturer, as	
	shown in the NADA Official Used Car Guide (New	shown in the NADA Official Used Car Guide (New	
	England Edition) J.D. Power Values or any comparable	England Edition) J.D. Power Values or any comparable	
	publication, less the lease end value of any leased vehicle.	publication, less the lease end value of any leased vehicle.	
	The Commissioner may develop a process to determine	The Commissioner may develop a process to determine	
	the value of vehicles that do not have clean trade-in value	the value of vehicles that do not have clean trade-in value	
	in J.D. Power Values. The Commissioner may compute	in J.D. Power Values. The Commissioner may compute	
	and assess the tax due and notify the purchaser verbally, if	and assess the tax due and notify the purchaser verbally, if	
	the purchaser is at a DMV location, or immediately by	the purchaser is at a DMV location, or immediately by	
	certified mail, and the purchaser shall remit the same	certified mail, and the purchaser shall remit the same	
	within 15 days thereafter after notice is sent or provided.	within 15 days thereafter after notice is sent or provided.	
	* * *	* * *	
23	32 V.S.A. § 8914 is amended to read:	32 V.S.A. § 8914 is amended to read:	• Same
	§ 8914. REFUND	§ 8914. REFUND	
	Any overpayment of such tax as determined by the	Any overpayment of such tax as determined by the	
	Commissioner shall be refunded. To be eligible to	Commissioner shall be refunded. To be eligible to	
	receive a refund, a person shall submit a request for a	receive a refund, a person shall submit a request for a	
	refund within one year after paying the tax.	refund within one year after paying the tax.	
24	23 V.S.A. § 326 is amended to read:	23 V.S.A. § 326 is amended to read:	• Same
	§ 326. REFUND UPON LOSS OF VEHICLE	§ 326. REFUND UPON LOSS OF VEHICLE	
	The Commissioner may cancel the registration of a	The Commissioner may cancel the registration of a	
	motor vehicle when the owner of the motor vehicle	motor vehicle when the owner of the motor vehicle	
	proves to the Commissioner's satisfaction that the motor	proves to the Commissioner's satisfaction that the motor	
	vehicle has been totally destroyed by fire or, through	vehicle has been totally destroyed by fire or, through	
	crash or wear, has become wholly unfit for use and has	crash or wear, has become wholly unfit for use and has	
	been dismantled. After the Commissioner cancels the	been dismantled. After the Commissioner cancels the	
	registration and the owner returns to the Commissioner	registration and the owner returns to the Commissioner	
	either the registration certificate or the number plate or	either the registration certificate or the number plate or	
	number plates, or other proof of cancellation to the	number plates, or other proof of cancellation to the	
	satisfaction of the Commissioner, the Commissioner shall	satisfaction of the Commissioner, the Commissioner shall	
	certify to the Commissioner of Finance and Management	certify to the Commissioner of Finance and Management	
	the fact of the cancellation, giving the name of the owner	the fact of the cancellation, giving the name of the owner	

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of the motor vehicle, the owner's address, the amount of the registration fee paid, and the date of cancellation. The Commissioner of Finance and Management shall issue the Commissioner of Finance and Management's warrant in favor of the owner for such percent of the registration fee paid as the unexpired term of the registration bears to the entire registration period, but in no case shall the Commissioner of Finance and Management retain less than \$5.00 of the fee paid.

of the motor vehicle, the owner's address, the amount of the registration fee paid, and the date of cancellation. The Commissioner of Finance and Management shall issue the Commissioner of Finance and Management's warrant in favor of the owner for such percent of the registration fee paid as the unexpired term of the registration bears to the entire registration period, but in no case shall the Commissioner of Finance and Management retain less than \$5.00 of the fee paid.

25 23 V.S.A. § 3020 is amended to read: § 3020. CREDITS AND REFUNDS

- (a) Credits.
- (1) A user who purchased fuel within this State from a dealer or distributor upon which he or she the user paid the tax at the time of purchase, or a user exempt from the payment of the tax under subsection 3003(d) of this title who purchased fuel within this State upon which he or she the user paid tax at the time of purchase, shall be entitled to a credit equal to the amount of tax per gallon in effect when the fuel was purchased. When the amount of the credit to which any user is entitled for any reporting period exceeds the amount of his or her the user's tax for the same period, the excess shall be credited to the user's tax account and the user shall be notified of the date and amount of the credit by mail.

* * *

(3) A user who also sells or delivers fuel subject to the tax imposed by 32 V.S.A. chapter 233 upon which the tax imposed by this chapter has been paid shall be entitled to a credit equal to the amount of such tax paid pursuant to this chapter. When the amount of the credit to which any user is entitled for any reporting period exceeds the amount of his or her the user's tax for the same period, the excess shall be credited to the user's tax account and

23 V.S.A. § 3020 is amended to read: § 3020. CREDITS AND REFUNDS

- (a) Credits.
- (1) A user who purchased fuel within this State from a dealer or distributor upon which he or she the user paid the tax at the time of purchase, or a user exempt from the payment of the tax under subsection 3003(d) of this title who purchased fuel within this State upon which he or she the user paid tax at the time of purchase, shall be entitled to a credit equal to the amount of tax per gallon in effect when the fuel was purchased. When the amount of the credit to which any user is entitled for any reporting period exceeds the amount of his or her the user's tax for the same period, the excess shall be credited to the user's tax account and the user shall be notified of the date and amount of the credit by mail.

* * *

(3) A user who also sells or delivers fuel subject to the tax imposed by 32 V.S.A. chapter 233 upon which the tax imposed by this chapter has been paid shall be entitled to a credit equal to the amount of such tax paid pursuant to this chapter. When the amount of the credit to which any user is entitled for any reporting period exceeds the amount of his or her the user's tax for the same period, the excess shall be credited to the user's tax account and

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the user shall be notified of the date and amount of the

the user shall be notified of the date and amount of the credit by mail.

* * * .

(b) Refunds. A user may request, in writing by mail, a refund of any credits in the user's tax account, but in no case may a user collect a refund requested more than 33 12 months following the date the amount was credited to the user's tax account.

credit by mail.

* * *

(b) Refunds. A user may request, in writing by mail, a refund of any credits in the user's tax account, but in no case may a user collect a refund requested more than 33 12 months following the date the amount was credited to the user's tax account.

* * *

* * *

23 V.S.A. § 1704a is amended to read:

26

§ 1704a. ALTERATION OF ODOMETERS

- (a) Any person who sells No person shall:
- (1) sell, attempts attempt to sell, or eauses cause to be sold any motor vehicle, highway building appliance, motorboat, all-terrain vehicle, or snowmobile and has actual knowledge that if the odometer, hubometer reading, or clock meter reading has been changed, tampered with, or defaced without first disclosing same and a person who changes, tampers with, or defaces, or who attempts that information to the buyer;
- (2) change, tamper with, or deface, or attempt to change, tamper with, or deface, any gauge, dial, or other mechanical instrument, commonly known as an odometer hubometer, or clock meter, in a motor vehicle, highway building appliance, motorboat, all-terrain vehicle, or snowmobile, which, under normal circumstances and without being changed, tampered with, or defaced, is designed to show by numbers or words the distance that the motor vehicle, highway building appliance, motorboat, all-terrain vehicle, or snowmobile travels,; or who
- (3) willfully misrepresents misrepresent the odometer, hubometer, or clock meter reading on the odometer disclosure statement or similar statement, title, or bill of sale.

23 V.S.A. § 1704a is amended to read: § 1704a. ALTERATION OF ODOMETERS

- (a) Any person who sells No person shall:
- (1) sell, attempts attempt to sell, or eauses cause to be sold any motor vehicle, highway building appliance, motorboat, all-terrain vehicle, or snowmobile and has actual knowledge that if the odometer, hubometer reading, or clock meter reading has been changed, tampered with, or defaced without first disclosing same and a person who changes, tampers with, or defaces, or who attempts that information to the buyer;
- (2) change, tamper with, or deface, or attempt to change, tamper with, or deface, any gauge, dial, or other mechanical instrument, commonly known as an odometer, hubometer, or clock meter, in a motor vehicle, highway building appliance, motorboat, all-terrain vehicle, or snowmobile, which, under normal circumstances and without being changed, tampered with, or defaced, is designed to show by numbers or words the distance that the motor vehicle, highway building appliance, motorboat, all terrain vehicle, or snowmobile travels,; or who
- (3) willfully misrepresents misrepresent the odometer, hubometer, or clock meter reading on the odometer disclosure statement or similar statement, title, or bill of sale.

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	(b) A person who violates subsection (a) of this	(b) A person who violates subsection (a) of this	
	section shall be fined not more than \$1,000.00 for a first	section shall be fined not more than \$1,000.00 for a first	
	offense and fined not more than \$2,500.00 for each	offense and fined not more than \$2,500.00 for each	
	subsequent offense.	subsequent offense.	
27	23 V.S.A. § 102 is amended to read:	23 V.S.A. § 102 is amended to read:	• Same
	§ 102. DUTIES OF COMMISSIONER	§ 102. DUTIES OF COMMISSIONER	
	* * *	* * *	
	(d)(1) The Commissioner may authorize background	(d)(1) The Commissioner may authorize background	
	investigations for potential employees, which may include	investigations for potential employees, which may include	
	criminal, traffic, and financial records checks; provided,	criminal, traffic, and financial records checks; provided,	
	however, that the potential employee is notified and has	however, that the potential employee is notified and has	
	the right to withdraw his or her their name from	the right to withdraw his or her their name from	
	application. Additionally, employees who are involved in	application. Additionally, employees who are involved in	
	the manufacturing or production of operator's licenses	the manufacturing or production of operator's licenses	
	and identification cards, including enhanced licenses, or	and identification cards, including enhanced licenses, or	
	who have the ability to affect the identity information that	who have the ability to affect the identity information that	
	appears on a license or identification card, or current	appears on a license or identification card, or current	
	employees who will be assigned to such positions, shall	employees who will be assigned to such positions, shall	
	be subject to appropriate background checks and shall be	be subject to appropriate background checks and shall be	
	provided notice of the background check and the contents	provided notice of the background check and the contents	
	of that check. These background checks shall include a	of that check. These background checks shall include a	
	name-based and fingerprint-based criminal history	name-based and fingerprint-based criminal history	
	records check using at a minimum the Federal Bureau of	records check using at a minimum the Federal Bureau of	
	Investigation's National Crime Information Center and	Investigation's National Crime Information Center and	
	the Integrated Automated Fingerprint Identification	the Integrated Automated Fingerprint Identification	
	database and State repository records on each covered	database and State repository records on each covered	
	employee.	employee.	
	(2) Employees may be subject to further	(2) Employees may be subject to further	
	appropriate security clearances if required by federal law,	appropriate security clearances if required by federal law,	
	including background investigations that may include	including background investigations that may include	
	criminal and traffic records checks and providing proof of	criminal and traffic records checks and providing proof of	
	U.S. citizenship.	U.S. citizenship.	
	(3) The Commissioner may, in connection with a	(3) The Commissioner may, in connection with a	
	formal disciplinary investigation, authorize a criminal or	formal disciplinary investigation, authorize a criminal or	
	traffic record background investigation of a current	traffic record background investigation of a current	

	employee; provided, however, that the background review	employee; provided, however, that the background review		
	is relevant to the issue under disciplinary investigation.	is relevant to the issue under disciplinary investigation.		
	Information acquired through the investigation shall be	Information acquired through the investigation shall be		
	provided to the Commissioner or designated division	provided to the Commissioner or designated division		
	director and must be maintained in a secure manner. If	director and must be maintained in a secure manner. If		
	the information acquired is used as a basis for any	the information acquired is used as a basis for any		
	disciplinary action, it must be given to the employee	disciplinary action, it must be given to the employee		
	during any pretermination hearing or contractual	during any pretermination hearing or contractual		
	grievance hearing to allow the employee an opportunity to	grievance hearing to allow the employee an opportunity to		
	respond to or dispute the information. If no disciplinary	respond to or dispute the information. If no disciplinary		
	action is taken against the employee, the information	action is taken against the employee, the information		
	acquired through the background check shall be	acquired through the background check shall be		
	destroyed.	destroyed.		
	(e) As used in this section, "conviction" has the same	(e) As used in this section, "conviction" has the same		
	meaning as in subdivision 4(60) of this title.	meaning as in subdivision 4(60) of this title.		
28	23 V.S.A. § 108 is amended to read:	23 V.S.A. § 108 is amended to read:	+-	
20	· · · · · · · · · · · · · · · · · · ·	9	•	Same
	§ 108. APPLICATION FORMS	§ 108. APPLICATION FORMS		
	(a) The Commissioner shall prepare and furnish all	(a) The Commissioner shall prepare and furnish all		
	forms for applications, crash reports, conviction reports, a	forms for applications, crash reports, conviction reports, a		
	pamphlet containing the full text of the motor vehicle	pamphlet containing the full text of the motor vehicle		
	laws of the State, and all other forms needed in the proper	laws of the State, and all other forms needed in the proper		
	conduct of his or her the Commissioner's office. He or	conduct of his or her the Commissioner's office. He or		
	she The Commissioner shall furnish an adequate supply	she The Commissioner shall furnish an adequate supply		
	of such registration forms, license applications, and motor	of such registration forms, license applications, and motor		
	vehicle laws each year to each town clerk, and to such	vehicle laws each year to each town clerk, and to such		
	other persons as may so upon request.	other persons as may so upon request.		
	(b) As used in this section, "conviction" has the same	(b) As used in this section, "conviction" has the same		
	meaning as in subdivision 4(60) of this title.	meaning as in subdivision 4(60) of this title.		
29	23 V.S.A. § 1709 is amended to read:	23 V.S.A. § 1709 is amended to read:	•	Same
	§ 1709. REPORT OF CONVICTIONS TO	§ 1709. REPORT OF CONVICTIONS TO		
	COMMISSIONER OF MOTOR VEHICLES	COMMISSIONER OF MOTOR VEHICLES		
	(a) The Judicial Bureau and every court having	(a) The Judicial Bureau and every court having		
	jurisdiction over offenses committed under any law of this	jurisdiction over offenses committed under any law of this		
	State or municipal ordinance regulating the operation of	State or municipal ordinance regulating the operation of		
	motor vehicles on the highways shall forward a record of	motor vehicles on the highways shall forward a record of		

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	any conviction to the Commissioner within 10 days for	any conviction to the Commissioner within 10 days for	
	violation of any State or local law relating to motor	violation of any State or local law relating to motor	
	vehicle traffic control, other than a parking violation.	vehicle traffic control, other than a parking violation.	
	(b) As used in this section, "conviction" has the same	(b) As used in this section, "conviction" has the same	
	meaning as in subdivision 4(60) of this title.	meaning as in subdivision 4(60) of this title.	
30	23 V.S.A. § 1200 is amended to read:	23 V.S.A. § 1200 is amended to read:	• Same
	§ 1200. DEFINITIONS	§ 1200. DEFINITIONS	
	As used in this subchapter:	As used in this subchapter:	
	* * *	***	
	(11) As used in this section, "conviction" has the	(11) As used in this section, "conviction" has the	
	same meaning as in subdivision 4(60) of this title.	same meaning as in subdivision 4(60) of this title.	
31	23 V.S.A. § 1205 is amended to read:	23 V.S.A. § 1205 is amended to read:	• Same
	§ 1205. CIVIL SUSPENSION; SUMMARY	§ 1205. CIVIL SUSPENSION; SUMMARY	
	PROCEDURE	PROCEDURE	
	(a) Refusal; alcohol concentration at or above legal	(a) Refusal; alcohol concentration at or above legal	
	limits; suspension periods.	limits; suspension periods.	
	* * *	***	
	(2) Upon affidavit of a law enforcement officer that	(2) Upon affidavit of a law enforcement officer that	
	the officer had reasonable grounds to believe that the	the officer had reasonable grounds to believe that the	
	person was operating, attempting to operate, or in actual	person was operating, attempting to operate, or in actual	
	physical control of a vehicle in violation of section 1201	physical control of a vehicle in violation of section 1201	
	of this title and that the person submitted to a test and the	of this title and that the person submitted to a test and the	
	test results indicated that the person's alcohol	test results indicated that the person's alcohol	
	concentration was at or above a limit specified in	concentration was at or above a limit specified in	
	subsection 1201(a) of this title, at the time of operating,	subsection 1201(a) of this title, at the time of operating,	
	attempting to operate, or being in actual physical control,	attempting to operate, or being in actual physical control,	
	the Commissioner shall suspend the person's operating	the Commissioner shall suspend the person's operating	
	license or nonresident operating privilege or the privilege	license or nonresident operating privilege or the privilege	
	of an unlicensed operator to operate a vehicle for a period	of an unlicensed operator to operate a vehicle for a period	
	of 90 days and until the person complies with section	of 90 days and until the person complies with section	
	1209a of this title. However, during the suspension, an	1209a of this title. However, during the suspension, an	
	eligible person may operate under the terms of an ignition	eligible person may operate under the terms of an ignition	
	interlock RDL or ignition interlock certificate issued	interlock RDL or ignition interlock certificate issued	
	pursuant to section 1213 of this title.	pursuant to section 1213 of this title.	
	pursuant to section 1213 of this title. * * *	pursuant to section 1213 of this title.	
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(b) Form of officer's affidavit. A law enforcement officer's affidavit in support of a suspension under this section shall be in a standardized form for use throughout the State and shall be sufficient if it contains the following statements:

* * *

- (4) The officer informed the person of his or her the person's rights under subsection 1202(d) of this title.
- (5) The officer obtained an evidentiary test (noting the time and date the test was taken) and the test indicated that the person's alcohol concentration was <u>at or</u> above a legal limit specified in subsection 1201(a) or (d) of this title, or the person refused to submit to an evidentiary test.

* * *

(c) Notice of suspension. On behalf of the Commissioner of Motor Vehicles, a law enforcement officer requesting or directing the administration of an evidentiary test shall serve notice of intention to suspend and of suspension on a person who refuses to submit to an evidentiary test or on a person who submits to a test the results of which indicate that the person's alcohol concentration was at or above a legal limit specified in subsection 1201(a) or (d) of this title, at the time of operating, attempting to operate, or being in actual physical control of a vehicle in violation of section 1201 of this title. The notice shall be signed by the law enforcement officer requesting the test. A copy of the notice shall be sent to the Commissioner of Motor Vehicles, and a copy shall be mailed or given to the defendant within three business days after the date the officer receives the results of the test. If mailed, the notice is deemed received three days after mailing to the address provided by the defendant to the law enforcement officer. A copy of the affidavit of the law enforcement

(b) Form of officer's affidavit. A law enforcement officer's affidavit in support of a suspension under this section shall be in a standardized form for use throughout the State and shall be sufficient if it contains the following statements:

* * *

- (4) The officer informed the person of his or her the person's rights under subsection 1202(d) of this title.
- (5) The officer obtained an evidentiary test (noting the time and date the test was taken) and the test indicated that the person's alcohol concentration was <u>at or</u> above a legal limit specified in subsection 1201(a) or (d) of this title, or the person refused to submit to an evidentiary test.

* * *

(c) Notice of suspension. On behalf of the Commissioner of Motor Vehicles, a law enforcement officer requesting or directing the administration of an evidentiary test shall serve notice of intention to suspend and of suspension on a person who refuses to submit to an evidentiary test or on a person who submits to a test the results of which indicate that the person's alcohol concentration was at or above a legal limit specified in subsection 1201(a) or (d) of this title, at the time of operating, attempting to operate, or being in actual physical control of a vehicle in violation of section 1201 of this title. The notice shall be signed by the law enforcement officer requesting the test. A copy of the notice shall be sent to the Commissioner of Motor Vehicles, and a copy shall be mailed or given to the defendant within three business days after the date the officer receives the results of the test. If mailed, the notice is deemed received three days after mailing to the address provided by the defendant to the law enforcement officer. A copy of the affidavit of the law enforcement

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officer shall also be mailed by first-class mail or given to the defendant within seven days after the date of notice.

* * *

- (h) Final hearing.
- (1) If the defendant requests a hearing on the merits, the court shall schedule a final hearing on the merits to be held within 21 days after the date of the preliminary hearing. In no event may a final hearing occur more than 42 days after the date of the alleged offense without the consent of the defendant or for good cause shown. The final hearing may only be continued by the consent of the defendant or for good cause shown. The issues at the final hearing shall be limited to the following:

* * *

(D) Whether the test was taken and the test results indicated that the person's alcohol concentration was at or above a legal limit specified in subsection 1201(a) or (d) of this title, at the time of operating, attempting to operate, or being in actual physical control of a vehicle in violation of section 1201 of this title, whether the testing methods used were valid and reliable, and whether the test results were accurate and accurately evaluated. Evidence that the test was taken and evaluated in compliance with rules adopted by the Department of Public Safety shall be prima facie evidence that the testing methods used were valid and reliable and that the test results are accurate and were accurately evaluated.

* * *

(i) Finding by the court. The court shall electronically forward a report of the hearing to the Commissioner. Upon a finding by the court that the law enforcement officer had reasonable grounds to believe that the person was operating, attempting to operate, or in actual physical control of a vehicle in violation of section 1201 of this

officer shall also be mailed by first-class mail or given to the defendant within seven days after the date of notice.

* * *

- (h) Final hearing.
- (1) If the defendant requests a hearing on the merits, the court shall schedule a final hearing on the merits to be held within 21 days after the date of the preliminary hearing. In no event may a final hearing occur more than 42 days after the date of the alleged offense without the consent of the defendant or for good cause shown. The final hearing may only be continued by the consent of the defendant or for good cause shown. The issues at the final hearing shall be limited to the following:

* * *

(D) Whether the test was taken and the test results indicated that the person's alcohol concentration was at or above a legal limit specified in subsection 1201(a) or (d) of this title, at the time of operating, attempting to operate, or being in actual physical control of a vehicle in violation of section 1201 of this title, whether the testing methods used were valid and reliable, and whether the test results were accurate and accurately evaluated. Evidence that the test was taken and evaluated in compliance with rules adopted by the Department of Public Safety shall be prima facie evidence that the testing methods used were valid and reliable and that the test results are accurate and were accurately evaluated.

(i) Finding by the court. The court shall electronically forward a report of the hearing to the Commissioner. Upon a finding by the court that the law enforcement officer had reasonable grounds to believe that the person was operating, attempting to operate, or in actual physical control of a vehicle in violation of section 1201 of this

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title and that the person refused to submit to a test, or upon a finding by the court that the law enforcement officer had reasonable grounds to believe that the person was operating, attempting to operate, or in actual physical control of a vehicle in violation of section 1201 of this title and that the person submitted to a test and the test results indicated that the person's alcohol concentration was at or above a legal limit specified in subsection 1201(a) or (d) of this title, at the time the person was operating, attempting to operate, or in actual physical control, the person's operating license, or nonresident operating privilege, or the privilege of an unlicensed operator to operate a vehicle shall be suspended or shall remain suspended for the required term and until the person complies with section 1209a of this title. Upon a finding in favor of the person, the Commissioner shall cause the suspension to be canceled and removed from the record, without payment of any fee.

* * *

(n) Presumption. In a proceeding under this section, if at any time within two hours of operating, attempting to operate, or being in actual physical control of a vehicle a person had an alcohol concentration of at or above a legal limit specified in subsection 1201(a) or (d) of this title, it shall be a rebuttable presumption that the person's alcohol concentration was at or above the applicable limit at the time of operating, attempting to operate, or being in actual physical control.

* * *

23 V.S.A. § 1205(d) is amended to read:

32

(d) Form of notice. The notice of intention to suspend and of suspension shall be in a form prescribed by the Supreme Court. The notice shall include an explanation of rights, a form to be used to request a hearing, and, if a hearing is requested, the date, time, and location of the

title and that the person refused to submit to a test, or upon a finding by the court that the law enforcement officer had reasonable grounds to believe that the person was operating, attempting to operate, or in actual physical control of a vehicle in violation of section 1201 of this title and that the person submitted to a test and the test results indicated that the person's alcohol concentration was at or above a legal limit specified in subsection 1201(a) or (d) of this title, at the time the person was operating, attempting to operate, or in actual physical control, the person's operating license, or nonresident operating privilege, or the privilege of an unlicensed operator to operate a vehicle shall be suspended or shall remain suspended for the required term and until the person complies with section 1209a of this title. Upon a finding in favor of the person, the Commissioner shall cause the suspension to be canceled and removed from the record, without payment of any fee.

* * *

(n) Presumption. In a proceeding under this section, if at any time within two hours of operating, attempting to operate, or being in actual physical control of a vehicle a person had an alcohol concentration of at or above a legal limit specified in subsection 1201(a) or (d) of this title, it shall be a rebuttable presumption that the person's alcohol concentration was at or above the applicable limit at the time of operating, attempting to operate, or being in actual physical control.

* * *

23 V.S.A. § 1205(d) is amended to read:

(d) Form of notice. The notice of intention to suspend and of suspension shall be in a form prescribed by the Supreme Court. The notice shall include an explanation of rights, a form to be used to request a hearing, and, if a hearing is requested, the date, time, and location of the

33/NA	Criminal Division of the Superior Court where the person must appear for a preliminary hearing. The notice shall also contain, in boldface print, the following: (1) You have the right to ask for a hearing to contest the suspension of your operator's license. (2) This notice shall serve as a temporary operator's license and is valid until 12:01 a.m. of the date of suspension. If this is your first violation of section 1201 of this title and if you do not request a hearing, your license will be suspended as provided in this notice. If this is your second or subsequent violation of section 1201 of this title, your license will be suspended on the 11th day after you receive this notice. It is a crime to drive while your license is suspended unless you have been issued an ignition interlock restricted driver's license or ignition interlock certificate. *** 23 V.S.A. § 114 is amended to read: § 114. FEES (a) The Commissioner shall be paid the following fees for miscellaneous transactions: ***	Criminal Division of the Superior Court where the person must appear for a preliminary hearing. The notice shall also contain, in boldface print, the following: (1) You have the right to ask for a hearing to contest the suspension of your operator's license. (2) This notice shall serve as a temporary operator's license and is valid until 12:01 a.m. of the date of suspension. If this is your first violation of section 1201 of this title and if you do not request a hearing, your license will be suspended as provided in this notice. If this is your second or subsequent violation of section 1201 of this title, your license will be suspended on the 11th day after you receive this notice. It is a crime to drive while your license is suspended unless you have been issued an ignition interlock restricted driver's license or ignition interlock certificate. *** N/A	• Deleted in House version
	(24) Bulk electronic records request \$0.303 per record * * *		
34/33	23 V.S.A. § 367 is amended to read: § 367. TRUCKS (a)(1) The annual fee for registration of tractors, truck-tractors, or motor trucks except truck cranes, truck shovels, road oilers, bituminous distributors, and farm trucks used as specified in subsection (f) of this section shall be based on the total weight of the truck-tractor or motor truck, including body and cab plus the heaviest load to be carried. In computing the fees for registration of tractors, truck-tractors, or motor trucks with trailers or	23 V.S.A. § 367 is amended to read: § 367. TRUCKS (a)(1) The annual fee for registration of tractors, truck-tractors, or motor trucks except truck cranes, truck shovels, road oilers, bituminous distributors, and farm trucks used as specified in subsection (f) of this section shall be based on the total weight of the truck-tractor or motor truck, including body and cab plus the heaviest load to be carried. In computing the fees for registration of tractors, truck-tractors, or motor trucks with trailers or	• Same

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semi-trailers attached, except trailers or semi-trailers with a gross weight of less than 6,000 6,099 pounds, the fee shall be based upon the weight of the tractor, trucktractor, or motor truck, the weight of the trailer or semitrailer, and the weight of the heaviest load to be carried by the combined vehicles. In addition to the fee set out in the following schedule, the fee for vehicles weighing between 10,000 10,100 and 25,999 26,099 pounds inclusive shall be an additional \$42.53, the fee for vehicles weighing between 26,000 26,100 and 39,999 40,099 pounds inclusive shall be an additional \$85.03, the fee for vehicles weighing between 40,000 40,100 and 59,999 60,099 pounds inclusive shall be an additional \$297.68, and the fee for vehicles 60,000 60,100 pounds and over shall be an additional \$467.80. The fee shall be computed at the following rates per 1,000 pounds of weight determined pursuant to this subdivision and rounded up to the nearest whole dollar; the minimum fee for registering a tractor, truck-tractor, or motor truck to 6,000 6,099 pounds shall be the same as for the pleasure car type:

\$18.21 when the weight exceeds 6,000 pounds but does not exceed 8,000 pounds is at least 6,100 pounds but not more than 8,099 pounds.

\$20.83 when the weight exceeds 8,000 pounds but does not exceed 12,000 pounds is at least 8,100 pounds but not more than 12,099 pounds.

\$22.97 when the weight exceeds 12,000 pounds but does not exceed 16,000 pounds is at least 12,100 pounds but not more than 16,099 pounds.

\$24.56 when the weight exceeds 16,000 pounds but does not exceed 20,000 pounds is at least 16,100 pounds but not more than 20,099 pounds.

semi-trailers attached, except trailers or semi-trailers with a gross weight of less than 6,000 6,099 pounds, the fee shall be based upon the weight of the tractor, trucktractor, or motor truck, the weight of the trailer or semitrailer, and the weight of the heaviest load to be carried by the combined vehicles. In addition to the fee set out in the following schedule, the fee for vehicles weighing between 10,000 10,100 and 25,999 26,099 pounds inclusive shall be an additional \$42.53, the fee for vehicles weighing between 26,000 26,100 and 39,999 40,099 pounds inclusive shall be an additional \$85.03, the fee for vehicles weighing between 40,000 40,100 and 59,999 60,099 pounds inclusive shall be an additional \$297.68, and the fee for vehicles 60,000 60,100 pounds and over shall be an additional \$467.80. The fee shall be computed at the following rates per 1,000 pounds of weight determined pursuant to this subdivision and rounded up to the nearest whole dollar; the minimum fee for registering a tractor, truck-tractor, or motor truck to 6,000 6,099 pounds shall be the same as for the pleasure car type:

\$18.21 when the weight exceeds 6,000 pounds but does not exceed 8,000 pounds is at least 6,100 pounds but not more than 8,099 pounds.

\$20.83 when the weight exceeds 8,000 pounds but does not exceed 12,000 pounds is at least 8,100 pounds but not more than 12,099 pounds.

\$22.97 when the weight exceeds 12,000 pounds but does not exceed 16,000 pounds is at least 12,100 pounds but not more than 16,099 pounds.

\$24.56 when the weight exceeds 16,000 pounds but does not exceed 20,000 pounds is at least 16,100 pounds but not more than 20,099 pounds.

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	\$25.71 when the weight exceeds 20,000 pounds	\$25.71 when the weight exceeds 20,000 pounds	
	but does not exceed 30,000 pounds is at least 20,100	but does not exceed 30,000 pounds is at least 20,100	
	pounds but not more than 30,099 pounds.	pounds but not more than 30,099 pounds.	
	\$26.26 when the weight exceeds 30,000 pounds	\$26.26 when the weight exceeds 30,000 pounds	
	but does not exceed 40,000 pounds 30,100 pounds but not	but does not exceed 40,000 pounds 30,100 pounds but not	
	more than 40,099 pounds.	more than 40,099 pounds.	
	\$26.90 when the weight exceeds 40,000 pounds	\$26.90 when the weight exceeds 40,000 pounds	
	but does not exceed 50,000 pounds is at least 40,100	but does not exceed 50,000 pounds is at least 40,100	
	pounds but not more than 50,099 pounds.	pounds but not more than 50,099 pounds.	
	\$27.13 when the weight exceeds 50,000 pounds	\$27.13 when the weight exceeds 50,000 pounds	
	but does not exceed 60,000 pounds is at least 50,100	but does not exceed 60,000 pounds is at least 50,100	
	pounds but not more than 60,099 pounds.	pounds but not more than 60,099 pounds.	
	\$28.06 when the weight exceeds 60,000 pounds	\$28.06 when the weight exceeds 60,000 pounds	
	but does not exceed 70,000 pounds is at least 60,100	but does not exceed 70,000 pounds is at least 60,100	
	pounds but not more than 70,099 pounds.	pounds but not more than 70,099 pounds.	
	\$29.00 when the weight exceeds 70,000 pounds	\$29.00 when the weight exceeds 70,000 pounds	
	but does not exceed 80,000 pounds is at least 70,100	but does not exceed 80,000 pounds is at least 70,100	
	pounds but not more than 80,099 pounds.	pounds but not more than 80,099 pounds.	
	\$29.94 when the weight exceeds 80,000 pounds	\$29.94 when the weight exceeds 80,000 pounds	
	but does not exceed 90,000 pounds is at least 80,100	but does not exceed 90,000 pounds is at least 80,100	
	pounds but not more than 90,099 pounds.	pounds but not more than 90,099 pounds.	
	(2) Fractions of 1,000 pounds shall be computed at	(2) Fractions of 1,000 pounds shall be computed at	
	the next highest 1,000 pounds, excepting, however,	the next highest 1,000 pounds, excepting, however,	
	fractions of hundredweight shall be disregarded.	fractions of hundredweight shall be disregarded.	
	[Repealed.]	[Repealed.]	
	* * *	* * *	
35/34	32 V.S.A. § 8902 is amended to read:	32 V.S.A. § 8902 is amended to read:	Same
	§ 8902. DEFINITIONS	§ 8902. DEFINITIONS	
	Unless otherwise expressly provided, as used in this	Unless otherwise expressly provided, as used in this	
	chapter:	chapter:	
	* * *	* * *	
	(6) "Motor vehicle" shall have has the same	(6) "Motor vehicle" shall have has the same	
	definition meaning as in 23 V.S.A. § 4(21).	definition meaning as in 23 V.S.A. § 4(21).	
	* * *	* * *	

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	(12) "Mail" has the same meaning as in 23 V.S.A.	(12) "Mail" has the same meaning as in 23 V.S.A.	
	§ 4(87).	<u>§ 4(87).</u>	
36/35	32 V.S.A. § 8905 is amended to read:	32 V.S.A. § 8905 is amended to read:	• Same
	§ 8905. COLLECTION OF TAX; EDUCATION;	§ 8905. COLLECTION OF TAX; EDUCATION;	
	<u>APPEALS</u>	<u>APPEALS</u>	
	(a) Every purchaser of a motor vehicle subject to a tax	(a) Every purchaser of a motor vehicle subject to a tax	
	under subsection 8903(a) of this title shall forward such	under subsection 8903(a) of this title shall forward such	
	the tax form to the Commissioner, together with the	the tax form to the Commissioner, together with the	
	amount of tax due at the time of first registering or	amount of tax due at the time of first registering or	
	transferring a registration to such the motor vehicle as a	transferring a registration to such the motor vehicle as a	
	condition precedent to registration thereof of the vehicle.	condition precedent to registration thereof of the vehicle.	
	(b) Every person subject to a use tax under subsection	(b) Every person subject to a use tax under subsection	
	8903(b) of this title shall forward such the tax form and	8903(b) of this title shall forward such the tax form and	
	the tax due to the Commissioner with the registration	the tax due to the Commissioner with the registration	
	application or transfer, as the case may be, and fee at the	application or transfer, as the case may be, and fee at the	
	time of first registering or transferring a registration to	time of first registering or transferring a registration to	
	such the motor vehicle as a condition precedent to	such the motor vehicle as a condition precedent to	
	registration thereof of the vehicle.	registration thereof of the vehicle.	
	* * *	* * *	
	(d) Every person required to collect the use tax under	(d) Every person required to collect the use tax under	
	subsection 8903(d) of this title shall forward such the tax	subsection 8903(d) of this title shall forward such the tax	
	and a report of same the tax on forms prescribed and	and a report of same the tax on forms prescribed and	
	furnished by the Commissioner at the frequency	furnished by the Commissioner at the frequency	
	determined by the Commissioner.	determined by the Commissioner.	
	The state of	The state of	
	(f) Every person subject to the tax imposed by	(f) Every person subject to the tax imposed by	
	subsection 8903(g) of this title shall forward the tax form	subsection 8903(g) of this title shall forward the tax form	
	and the tax due to the Commissioner along with the title	and the tax due to the Commissioner along with the title	
	application and fee at the time of applying for a certificate	application and fee at the time of applying for a certificate	
	of title to such the motor vehicle as a condition precedent	of title to such the motor vehicle as a condition precedent	
	to the titling thereof of the motor vehicle.	to the titling thereof of the motor vehicle.	
	(g) The Commissioner shall establish procedures for	(g) The Commissioner shall establish procedures for	
	taxpayers to file an appeal regarding the taxpayer's	taxpayers to file an appeal regarding the taxpayer's	
	liability for the tax due pursuant to section 8903 of this	liability for the tax due pursuant to section 8903 of this	
	chapter and compliance with the requirements of this	chapter and compliance with the requirements of this	

	section. The procedures shall include a process by which a taxpayer can resolve the dispute prior to the issuance of a final administrative decision on the appeal.	section. The procedures shall include a process by which a taxpayer can resolve the dispute prior to the issuance of a final administrative decision on the appeal.	
	(h) The Commissioner shall create educational and outreach materials for taxpayers that provide information regarding the appeal process established pursuant to	(h) The Commissioner shall create educational and outreach materials for taxpayers that provide information regarding the appeal process established pursuant to	
	subsection (g) of this section and opportunities to resolve disputes.	subsection (g) of this section and opportunities to resolve disputes.	
37/36	23 V.S.A. § 2502 is amended to read: § 2502. POINT ASSESSMENT; SCHEDULE (a) Unless the assessment of points is waived by a Superior judge or a Judicial Bureau hearing officer in the interests of justice and in accordance with subsection 2501(b) of this title, a person operating a motor vehicle shall have points assessed against his or her the person's driving record for convictions for moving violations of the indicated motor vehicle statutes in accord with the following schedule: (All references are to this title of the Vermont Statutes Annotated.) *** (9) Eight points assessed for sections 1003 and, 1007, and 1097. State speed zones and local speed limits, more than 30 miles per hour over and in excess of the	23 V.S.A. § 2502 is amended to read: § 2502. POINT ASSESSMENT; SCHEDULE (a) Unless the assessment of points is waived by a Superior judge or a Judicial Bureau hearing officer in the interests of justice and in accordance with subsection 2501(b) of this title, a person operating a motor vehicle shall have points assessed against his or her the person's driving record for convictions for moving violations of the indicated motor vehicle statutes in accord with the following schedule: (All references are to this title of the Vermont Statutes Annotated.) *** (9) Eight points assessed for sections 1003 and, 1007, and 1097. State speed zones and local speed limits, more than 30 miles per hour over and in excess of the	• Same
	speed limit.	speed limit.	
38/37	2024 Acts and Resolves No. 165, Secs. 14, 15, and 16 are amended to read: Sec. 14. [Deleted.] Sec. 15. [Deleted.] Sec. 16. [Deleted.]	2024 Acts and Resolves No. 165, Secs. 14, 15, and 16 are amended to read: Sec. 14. [Deleted.] Sec. 15. [Deleted.] Sec. 16. [Deleted.]	• Same
39/NA	23 V.S.A. § 1125 is amended to read: § 1125. OBSTRUCTING WINDSHIELDS, AND WINDOWS (a) <u>Prohibition.</u> Except as otherwise provided in this section, a person an individual shall not operate a motor	N/A	Deleted in House version

vehicle on which material or items have been painted or
adhered on or over, or hung in back of, any transparent
part of a motor vehicle windshield, vent windows, or side
windows located immediately to the left and right of the
operator. The prohibition of this section on hanging items
shall apply only to shading or tinting material or when a
hanging item materially obstructs the driver's view.

- (b) <u>General exemptions.</u> Notwithstanding subsection (a) of this section, <u>a person</u> <u>an individual</u> may operate a motor vehicle with material or items painted or adhered on or over, or hung in back of, the windshield, vent windows, or side windows:
- (1) in a space not over four inches high and 12 inches long in the lower right-hand corner of the windshield;
- (2) in such any space as the Commissioner of Motor Vehicles may specify for location of any sticker required by governmental regulation;
- (3) in a space not over two inches high and two and one-half inches long in the upper left-hand corner of the windshield;
- (4) if the operator is a person an individual employed by the federal, State, or local government or a volunteer emergency responder operating an authorized emergency vehicle, who places any necessary equipment in back of the windshield of the vehicle, provided the equipment does not interfere with the operator's control of the driving mechanism of the vehicle;
- (5) on a motor vehicle that is for sale by a licensed automobile dealer prior to the sale of the vehicle, in a space not over three inches high and six inches long in the upper left-hand corner of the windshield, and in a space not over four inches high and 18 inches long in the upper right-hand corner of the windshield; or

- (6) if the object is a rearview mirror, or is an electronic toll-collection transponder located either between the roof line and the rearview mirror post or behind the rearview mirror; or
- (7) if the object is shading or tinting material and the visible light transmission of the motor vehicle windshield, vent window, or side window with that shading or tinting material is not less than 70 percent.
- (c) Medical exemption. The Commissioner may grant an exemption to the prohibition of this section upon application from a person an individual required for medical reasons to be shielded from the rays of the sun and who attaches to the application a document signed by a licensed physician or optometrist certifying that shielding from the rays of the sun is a medical necessity. The physician or optometrist certification shall be renewed every four years. However, when a licensed physician or optometrist has previously certified to the Commissioner that an applicant's condition is both permanent and stable, the exemption may be renewed by the applicant without submission of a form signed by a licensed physician or optometrist. Additionally, the window shading or tinting permitted under this subsection shall be limited to the vent windows or side windows located immediately to the left and right of the operator. The exemption provided in this subsection shall terminate upon the transfer of the approved vehicle and at that time the applicable window tinting shall be removed by the seller. Furthermore, if the material described in this subsection tears or bubbles or is otherwise worn to prohibit clear vision, it shall be removed or replaced.
- (d) <u>Rear side window obstructions</u>. The rear side windows and the back window may be obstructed only if the motor vehicle is equipped on each side with a securely attached mirror, which that provides the operator with a

As Passed Senate and as Proposed by House Transportation clear view of the roadway in the rear and on both sides of the motor vehicle. (e) Removal. Any shading or tinting material that is painted or adhered on or over, or hung in back of, the windshield, vent windows, or side windows in accordance with subdivision (b)(7) or subsection (c) of this section shall be removed if it tears, bubbles, or is otherwise worn to prohibit clear vision. (f) Definition. As used in this section, "visible light transmission" means the amount of visible light that can pass through shading, tinting, or glazing material applied to or within the transparent portion of a window or windshield of a motor vehicle. LEGISLATIVE INTENT: TINTED WINDOWS 40/NA N/A • Deleted in House version It is the intent of the General Assembly that a motor vehicle with shading or tinting material that is not allowed under 23 V.S.A. § 1125, as amended by Sec. 39 of this act, poses a danger to the individual operating the motor vehicle, any passengers in the motor vehicle, and other highway users and that such a motor vehicle shall fail the annual safety inspection required under 23 V.S.A. § 1222. 41/NA RULEMAKING: PERIODIC INSPECTION MANUAL: N/A Deleted in House version **TINTED** WINDOWS: OUTREACH (a) The Department of Motor Vehicles shall, unless extended by the Legislative Committee on Administrative Rules, adopt amendments to Department of Motor Vehicles, Inspection of Motor Vehicles (CVR 14-050-022) consistent with the legislative intent in Sec. 40 of this act to be effective not later than July 1, 2026. The amendments shall include the level of visible light transmission required for windshields and the windows to the immediate right and left of the driver as of the

effective date of the amendments.

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(b) The Department of Motor Vehicles, in consultation
with the Department of Public Safety, shall implement a
public outreach campaign on window tinting to provide
information on the prohibitions and exceptions under 23
V.S.A. § 1125, as amended by Sec. 39 of this act, and the
requirements of the Inspection of Motor Vehicles (CVR
14-050-022), with amendments adopted under the
Administrative Procedure Act consistent with subsection
(a) of this section, including what level of visible light
transmission is currently required for windshields and the
windows to the immediate right and left of the driver.
The Department of Motor Vehicles shall start to
disseminate information as required under this subsection
not later than two months prior to the effective date of
Sec. 39 of this act and shall disseminate information on
window tinting through email, bulletins, software updates,
and the Department of Motor Vehicles' website.
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23 V.S.A. § 3501 is amended to read: § 3501. DEFINITIONS

As used in this chapter:

(1) "All-terrain vehicle" or "ATV" means any nonhighway recreational vehicle, except snowmobiles, having not less than two low pressure tires (10 pounds per square inch, or less); not wider than 64 72 inches, with two-wheel ATVs having permanent, full-time power to both wheels; and having a dry weight of less than 2,500 pounds, when used for cross-country travel on trails or on any one of the following or a combination thereof: land, water, snow, ice, marsh, swampland, and natural terrain. An ATV on a public highway shall be considered a motor vehicle, as defined in section 4 of this title, only for the purposes of those offenses listed in subdivisions 2502(a)(1)(H), (N), (R), (U), (Y), (FF), (GG), (II), and (AAA); (2)(A) and (B); (3)(A), (B), (C), and (D); (4)(A) and (B); and (5) of this title and as provided in section

• Same

42/38 23 V.S.A. § 3501 is amended to read: § 3501. DEFINITIONS

As used in this chapter:

(1) "All-terrain vehicle" or "ATV" means any nonhighway recreational vehicle, except snowmobiles, having not less than two low pressure tires (10 pounds per square inch, or less); not wider than 64 72 inches, with two-wheel ATVs having permanent, full-time power to both wheels; and having a dry weight of less than 2,500 pounds, when used for cross-country travel on trails or on any one of the following or a combination thereof: land, water, snow, ice, marsh, swampland, and natural terrain. An ATV on a public highway shall be considered a motor vehicle, as defined in section 4 of this title, only for the purposes of those offenses listed in subdivisions 2502(a)(1)(H), (N), (R), (U), (Y), (FF), (GG), (II), and (AAA); (2)(A) and (B); (3)(A), (B), (C), and (D); (4)(A) and (B); and (5) of this title and as provided in section

Side-by-Side Comparison of S.123:			
		Passed Senate and as Proposed by House Transportation	
	1201 of this title. An ATV does not include an electric	1201 of this title. An ATV does not include an electric	
	personal assistive mobility device, a motor-assisted	personal assistive mobility device, a motor-assisted	
	bicycle, or an electric bicycle.	bicycle, or an electric bicycle.	
	* * *	***	
43/39	MOTOR VEHICLES; PURCHASE AND USE TAX;	MOTOR VEHICLE PURCHASE AND USE TAX;	Senate proposes study committee to examine issues
	INSPECTIONS; STUDY COMMITTEE; REPORT	INSPECTIONS; REPORT	related to purchase and use tax and inspections
	(a) Creation. There is created the Purchase and Use	(a) On or before January 31, 2026, the Commissioner	House proposes report regarding issues related to
	Motor Vehicle Tax and Inspections Study Committee to	of Motor Vehicles shall submit a written report to the	purchase and use tax and inspections
	examine the assessment of purchase and use tax on motor	House Committees on Transportation and on Ways and	
	vehicles and the inspection of motor vehicles whose	Means and the Senate Committees on Finance and on	
	onboard diagnostic malfunction indicator light is on.	<u>Transportation regarding the process for determining the</u>	
	(b) Membership. The Committee shall be composed	taxable cost of a used motor vehicle for purposes of the	
	of the following members:	purchase and use tax and the impact of annual motor	
	(1) the Commissioner of Motor Vehicles or	vehicle safety and emissions inspections on Vermonters.	
	designee;	(b) The report shall include, at a minimum, the	
	(2) a member, appointed by the Vermont Vehicle	following:	
	and Automotive Distributors Association or designee;	(1) the number of persons during calendar years	
	(3) a member, appointed by the Vermont Insurance	2024 and 2025 who utilized the dealer appraisal process	
	Agents Association; and	for determining the taxable cost of a used motor vehicle	
	(4) a member, appointed by the Vermont	for purposes of the purchase and use tax;	
	Community Action Partnership.	(2) the age and type of vehicles for which the	
	(c) Powers and duties. The Committee shall study the	dealer appraisal process was utilized during calendar	
	assessment of purchase and use tax on motor vehicles and	years 2024 and 2025;	
	the inspection of motor vehicles whose onboard	(3) the difference between the clean trade-in value	
	diagnostic malfunction indicator light is on, including the	and the appraised value of vehicles for which the dealer	
	<u>following issues:</u>	appraisal process was utilized during calendar years 2024	
	(1) the potential fiscal impact to the State of	and 2025;	
	assessing the purchase and use tax against the amount that	(4) the number of appeals of the taxable cost of a	
	a used vehicle was purchased for, rather than the clean	motor vehicle that were filed in calendar years 2024 and	
	trade-in value of the vehicle;	<u>2025;</u>	
	(2) the potential for assessing the purchase and use	(5) the number appeals that resulted in a revision of	
	tax against the amount that a used vehicle was purchased	the taxable cost and the difference between the originally	
	for, if the difference between the purchase price and the	assessed taxable cost and the revised taxable cost	
	clean trade-in value of the vehicle is equal to or less than	following the appeal;	

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- the cost of repairs necessary for the vehicle to pass inspection pursuant to 23 V.S.A. § 1222;
- (3) the assessment of the purchase and use tax on vehicles that were purchased and first registered in another state prior to the vehicle owner moving to Vermont and registering the vehicle in Vermont, including any potential impacts that the current manner in which the purchase and use tax is assessed on such vehicles may have on vehicle owners' decisions to move to Vermont or register their vehicles in Vermont, or both;
- (4) potential changes to the statutes and rules governing the purchase and use tax that could mitigate any negative impacts on vehicle owners' decisions to relocate to Vermont or register their vehicles in Vermont, or both, that are identified pursuant to subdivision (3) of this subsection; and
- (5) potential modifications to the periodic inspection manual to permit vehicles whose onboard diagnostic malfunction indicator light is illuminated to pass inspection pursuant to 23 V.S.A. § 1222 if the issue causing the indicator light to illuminate does not affect the safety of the vehicle with respect to the operator, any passengers, or any other vehicles.
- (d) Assistance. The Committee shall have the administrative, technical, and legal assistance of the Department of Motor Vehicles.
- (e) Report. On or before January 15, 2026, the Committee shall submit a written report to the House and Senate Committees on Transportation with its findings and any recommendations for legislative action.
 - (f) Meetings.
- (1) The Commissioner of Motor Vehicles or designee shall call the first meeting of the Committee to occur on or before September 1, 2025.

- (6) a summary of issues identified by persons contacting the Department pursuant to subsection (c) of this section;
- (7) a summary of funding and other assistance related to annual motor vehicle safety and emissions inspections that is available to Vermonters with lower income;
- (8) an examination of the potential approaches to reduce the financial burden of annual motor vehicle safety and emissions inspections on Vermonters, including the potential to reduce the frequency of inspections to every two years; and
- (9) any recommendations for legislative action.
 (c)(1) The Commissioner of Motor Vehicles shall establish an email address or other electronic means, or both, for Vermonters to contact the Department of Motor Vehicles regarding concerns with the motor vehicle purchase and use tax process.
- (2) The Commissioner of Motor Vehicles shall establish an email address or other electronic means, or both, for Vermonters to contact the Department of Motor Vehicles regarding the affordability of the annual motor vehicle inspection process and suggestions for reducing the financial impact of the inspection process on Vermonters.
- (3) The Commissioner shall conduct outreach at Department locations, on the Department's website, and through motor vehicle dealers to make the public aware of the opportunity to contact the Department pursuant to subdivisions (1) and (2) of this subsection.

		Passed Senate and as Proposed by House Transportation	
	(2) The Commissioner of Motor Vehicles or		
	designee shall be the Chair.		
	(3) A majority of the membership shall constitute a		
	quorum.		
	(4) The Committee shall cease to exist on January		
	30, 2026.		
	(g) Compensation and reimbursement. Members of		
	the Committee who are not otherwise compensated for		
	their attendance at meetings shall be entitled to per diem		
	compensation and reimbursement of expenses as		
	permitted under 32 V.S.A. § 1010 for not more than four		
	meetings. These payments shall be made from monies		
	appropriated to Department of Motor Vehicles.		
NA/40	N/A	23 V.S.A. § 1139 is amended to read:	Added by House
		§ 1139. RIDING ON ROADWAYS AND BICYCLE	
		PATHS	
		(a) A person Due care and riding on the right. An	
		individual operating a bicycle upon a roadway shall	
		exercise due care when passing a standing vehicle or one	
		proceeding in the same direction. Bicyclists generally	
		shall ride as near to the right side of the improved area of	
		the highway right-of-way as is safe, except that a	
		bicyclist:	

		(b) Persons riding Riding two abreast. Individuals	
		operating bicycles upon a roadway may shall not ride	
		more than two abreast except on paths or parts of	
		roadways set aside for the exclusive use of bicycles or	
		except as otherwise permitted by the Commissioner of	
		Public Safety in connection with a public sporting event	
		in which case the Commissioner shall be authorized to	
		adopt such rules as the public good requires. Persons	
		Individuals riding two abreast shall not impede the normal	
		and reasonable movement of traffic and, on a laned	
		roadway, shall ride within a single lane.	
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		(c) Obedience to traffic-control devices and traffic-	
		control signals. An individual operating a bicycle shall	
		follow all traffic-control devices and traffic-control	
		signals governing motor vehicles except that an individual	
		operating a bicycle who is facing a "walk" signal, as	
		defined in section 1023 of this chapter, may make a turn	
		or proceed across the roadway or intersection in the	
		direction of the signal but shall yield the right of way to	
		any vehicles or pedestrians in the roadway or intersection.	
		(d) Riding on a partially controlled access highway.	
		Bicycles may be operated on the shoulders of partially	
		controlled access highways, which are those highways	
		where access is controlled by public authority but where	
		there are some connections with selected public	
		highways, some crossings at grade, and some private	
		driveway connections. The Traffic Committee may	
		determine that any portion of these highways is unsafe	
		and therefore closed to bicycle operation.	
NA/41	N/A	23 V.S.A. § 1139a is added to read:	Added by House
		§ 1139a. BICYCLE CONTROL SIGNALS	
		(a) Bicycles shall obey bicycle-control signals. An	
		individual operating a bicycle shall obey the instructions	
		of a bicycle-control signal, if present, instead of any	
		traffic-control signal for motor vehicles.	
		(b) Bicycle-control signal legend.	
		(1) Green bicycle signal.	
		(A) An individual operating a bicycle facing a	
		green bicycle signal may proceed straight through the	
		intersection or turn right or left unless a sign prohibits	
		such a turn, provided that:	
		such a turn, provided that: (i) the individual operating the bicycle will	
		such a turn, provided that: (i) the individual operating the bicycle will not be in conflict with any simultaneous motor vehicle	
		such a turn, provided that: (i) the individual operating the bicycle will not be in conflict with any simultaneous motor vehicle movements at that location; or	
		such a turn, provided that: (i) the individual operating the bicycle will not be in conflict with any simultaneous motor vehicle	

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- pavement markings, separate turn signal indications, or other traffic-control devices.
- (B) An individual operating a bicycle pursuant to a green bicycle signal, including when turning right and left, shall yield the right-of-way to other individuals operating bicycles and pedestrians that are in the intersection when the signal is exhibited.
- (2) Steady yellow bicycle signal. An individual operating a bicycle facing a steady yellow bicycle signal is warned that the steady green signal is being terminated and that the red signal will be exhibited immediately following the steady yellow signal, at which time bicycle traffic traveling in that direction shall not enter the intersection.
 - (3) Steady red bicycle signal.
- (A) An individual operating a bicycle facing a steady red bicycle signal alone shall stop at a clearly marked stop line, or if there is none, shall stop before entering the crosswalk on the near side of the intersection.
- (B) Except when a sign is in place prohibiting a turn, an individual operating a bicycle facing a steady red bicycle signal may:
- (i) cautiously enter the intersection to turn right; or
- (ii) after stopping as required pursuant to subdivision (A) of this subdivision (b)(3), turn left from a one-way street onto a one-way street.
- (C) An individual making a turn pursuant to subdivision (B) of this subdivision (b)(3) shall yield the right-of-way to pedestrians and other vehicles that are in the intersection.
- (D) An individual operating a bicycle shall not turn right when facing a red arrow signal unless a sign permitting such a turn is present.

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		(E) An individual operating a bicycle to the left		
		of adjacent motor vehicle traffic approaching the same		
		intersection shall be prohibited from turning right when		
		facing a steady red bicycle signal and an individual		
		operating a bicycle to the right of adjacent motor vehicle		
		traffic approaching the same intersection shall be		
		prohibited from turning left when facing a steady red		
		bicycle signal.		
NA/42	N/A	BICYCLE OPERATION AT STOP SIGNS AND	Added by House	
		SIGNALS; EDUCATION; OUTREACH		
		On or before April 1, 2026, the Commissioners of		
		Motor Vehicles and of Public Safety, in consultation with		
		stakeholders representing bicyclists, pedestrians,		
		municipalities, and law enforcement agencies, shall		
		develop education and outreach materials to inform		
		vehicle operators, law enforcement officers,		
		municipalities, and members of the public regarding the		
		laws governing to the operation of bicycles on roadways,		
		including at signalized intersections. The materials shall		
		include both written and graphical materials explaining		
		permitted bicycle operations and requirements for the		
		operation of motor vehicles in relation to bicycles,		
		including safe passing distance requirements.		
NA/43	N/A	FINDINGS; INTENT; LEGAL TRAILS	Added by House	
		(a) Findings. The General Assembly finds the		
		following:		
		(1) Outdoor recreation is a significant part of		
		Vermont's identity and economy.		
		(2) Trails provide Vermonters and visitors with		
		access to natural beauty throughout the State and are used		
		for a wide variety of outdoor recreational activities		
		throughout the year.		
		(3) Some trails are also used by Vermonters for		
		travel or to access their homes and properties.		
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		(4) The State and municipalities use some trails to	
		provide maintenance to State and municipal lands and	
		facilities, as well as to provide public safety and rescue	
		services.	
		(5) Trails may require regular maintenance to	
		ensure that they remain passable and can continue to	
		support recreation, travel, access, and various public	
		services.	
		(6) While many trails in Vermont have been	
		established through private easements or other	
		agreements, a subset of trails, known as legal trails, lie	
		along public rights-of-way that were once town highways	
		and are governed by the provisions of 19 V.S.A. chapter	
		<u>3.</u>	
		(b) Intent. It is the intent of the General Assembly to	
		clarify municipalities' authority to exclusively or	
		cooperatively maintain legal trails under the provisions of	
		19 V.S.A. chapter 3.	
NA/44	N/A	19 V.S.A. chapter 3 is amended to read:	Identical to language that appeared in Senate version
		CHAPTER 3. TOWN HIGHWAYS	of H.488
		§ 301. DEFINITIONS	
		As used in this chapter:	

		(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)(A) "Trail" means a public right-of-way that is	
		not a highway and that:	
		(i) municipalities have the authority to	
		exclusively or cooperatively maintain; and	

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(A)(ii)(I) previously was a designated town highway having the same width as the designated town highway, or a lesser width if so designated; or

(B)(II) 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.

(B) Nothing in this section subdivision (8) 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

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		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.	
44/45	EFFECTIVE DATES	, , ,	Senate includes delayed effective date for window
	(a) Secs. 39 and 40 shall take effect on July 1, 2026. (b) This section and the remaining sections of this act shall take effect on July 1, 2025.	(a) This section and Secs. 15 and 16 (early renewal of operator's licenses, operator's privilege cards, and nondriver identification) shall take effect on passage. (b) The remaining sections shall take effect on July 1, 2025.	 tinting provisions, which do not appear in House proposal. House includes effective date on passage for early renewal of license and ID (Senate effective date for those sections is July 1)