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1	H.757
2	Introduced by Representatives Sweaney of Windsor, Evans of Essex, Hubert
3	of Milton, and Martin of Wolcott
4	Referred to Committee on
5	Date:
6	Subject: Government Operations; Public Records Act; exemptions
7	Statement of purpose of bill as introduced: This bill proposes to:
8	(1) amend the Administrative Procedure Act to specify that the cover
9	sheet required to be filed with a proposed rule identify whether the rule adopts
10	an exemption to the Public Records Act;
11	(2) amend various exemptions to the Public Records Act; and
12	(3) require the compiling, distribution, and posting of a complete list of
13	statutory exemptions to the Public Records Act.
14	An act relating to exemptions to the Public Records Act
15	It is hereby enacted by the General Assembly of the State of Vermont:
16	* * * Rulemaking; Identification of PRA Exemptions * * *
17	Sec. 1. 3 V.S.A. § 838 is amended to read:
18	§ 838. FILING OF PROPOSED RULES

(a) Proposed rules shall be filed with the secretary of state Secretary of

State. The filing shall include the following:

1	(1) a cover sheet;
2	(2) an economic impact statement;
3	(3) an incorporation by reference statement, if the proposed rule
4	includes an incorporation by reference;
5	(4) an adopting page;
6	(5) the text of the proposed rule;
7	(6) an annotated text showing changes from existing rules;
8	(7) an explanation of the strategy for maximizing public input on the
9	proposed rule as prescribed by the interagency committee on administrative
10	rules Interagency Committee on Administrative Rules; and
11	(8) a brief summary of the scientific information upon which the
12	proposed rule is based to the extent the proposed rule depends on scientific
13	information for its validity.
14	(b) The cover sheet shall be on a form prepared by the secretary of state
15	Secretary of State containing at least the following information:
16	(1) the name of the agency;
17	(2) the title or subject of the rule;
18	(3) a concise summary explaining the effect of the rule;
19	(4) the specific statutory authority for the rule, and, if none exists, the
20	general statutory authority for the rule;
21	(5) an explanation of why the rule is necessary;

2014	1

1	(6) an explanation of the people, enterprises, and government entities
2	affected by the rule;
3	(7) a brief summary of the economic impact of the rule;
4	(8) the name, address, and telephone number of an individual in the
5	agency able to answer questions and receive comments on the proposal;
6	(9) a proposed schedule for completing the requirements of this chapter,
7	including, if there is a hearing scheduled, the date, time, and place of that
8	hearing, and a deadline for receiving comments; and
9	(10) whether the rule adopts an exemption from inspection and copying
10	of public records or designates information as confidential and, if so, the
11	asserted statutory authority for the exemption or confidentiality designation
12	and a brief summary of the need for the exemption or confidentiality; and
13	(11) a signed and dated statement by the adopting authority approving
14	the contents of the filing.
15	* * *
16	* * * Short Title * * *
17	Sec. 2. 1 V.S.A. § 315 is amended to read:
18	§ 315. STATEMENT OF POLICY; SHORT TITLE
19	(a) It is the policy of this subchapter to provide for free and open
20	examination of records consistent with Chapter I, Article 6 of the Vermont
21	Constitution. Officers of government are trustees and servants of the people

and it is in the public interest to enable any person to review and criticize their
decisions even though such examination may cause inconvenience or
embarrassment. All people, however, have a right to privacy in their personal
and economic pursuits, which ought to be protected unless specific information
is needed to review the action of a governmental officer. Consistent with these
principles, the General Assembly hereby declares that certain public records
shall be made available to any person as hereinafter provided. To that end, the
provisions of this subchapter shall be liberally construed to implement this
policy, and the burden of proof shall be on the public agency to sustain its
action.
(b) This subchapter may be known and cited as the Public Records Act or
the PRA.
* * * Exemptions to the Public Records Act * * *
* * * Commerce and Historic Preservation-Related Exemptions * * *
Sec. 3. STATEMENT OF PURPOSE
Sec. 4 of this act repeals 1 V.S.A. § 317(c)(22), which exempted from
public inspection and copying any documents filed, received, or maintained by
the Agency of Commerce and Community Development with regard to
administration of 32 V.S.A. chapter 151, subchapters 11C and 11D (new jobs
tax credit; manufacturer's tax credit), provided that all such documents were
no longer exempt when a tax credit certification had been granted by the

1	Secretary of Administration unless the disclosure of such records would
2	otherwise violate any provision of Title 32. Subchapters 11C and 11D of
3	32 V.S.A. chapter 151 were repealed in 2006, and thus the exemption at
4	1 V.S.A. § 317(c)(22) is no longer needed going forward. However, if the
5	Agency of Commerce and Community Development or any other public
6	agency has custody of records described in the former 1 V.S.A. § 317(c)(22),
7	these records shall remain exempt from public inspection and copying as they
8	were under the former 1 V.S.A. § 317(c)(22).
9	Sec. 4. 1 V.S.A. § 317(c) is amended to read:
10	(c) The following public records are exempt from public inspection and
11	copying:
12	* * *
13	(10) lists of names compiled or obtained by a public agency when
14	disclosure would violate a person's right to privacy or produce public or
15	private gain; provided, however, that this section does not apply to, except
16	lists <u>:</u>
17	(A) which are by law made available to the public, or to lists;
18	(B) of professional or occupational licensees; or
19	(C) sold or rented in the sole discretion of Vermont Life magazine,
20	provided that such discretion is exercised in furtherance of that magazine's

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1	continued financial viability and pursuant to specific guidelines adopted by the
2	editor of the magazine;
3	* * *
4	(20) information which would reveal the location of archeological sites
5	and underwater historic properties, except as provided in 22 V.S.A. § 762 761;
6	(21) lists of names compiled or obtained by Vermont Life magazine for
7	the purpose of developing and maintaining a subscription list, which list may
8	be sold or rented in the sole discretion of Vermont Life magazine, provided
9	that such discretion is exercised in furtherance of that magazine's continued
10	financial viability, and is exercised pursuant to specific guidelines adopted by
11	the editor of the magazine; [Repealed.]
12	(22) any documents filed, received, or maintained by the Agency of
13	Commerce and Community Development with regard to administration of 32
14	V.S.A. chapter 151, subchapters 11C and 11D (new jobs tax credit;
15	manufacturer's tax credit), except that all such documents shall become public
16	records under this subchapter when a tax credit certification has been granted
17	by the Secretary of Administration, and provided that the disclosure of such
18	documents does not otherwise violate any provision of Title 32; [Repealed.]
19	* * *

(30) all code and machine readable structures of state funded and

controlled State-controlled database applications structures and application

code, including the vermontvacation.com website and Travel Planner
application, which are known only to certain state State departments engaging
in marketing activities and which give the state State an opportunity to obtain a
marketing advantage over any other state, regional, or local governmental or
nonprofit quasi-governmental entity, or private sector entity, unless any such
state State department engaging in marketing activities determines that the
license or other voluntary disclosure of such materials is in the state's State's
best interests;
* * *
(40) records of genealogy provided in an application or in support of an
application for tribal recognition pursuant to chapter 23 of this title;
* * *
Sec. 5. 9 V.S.A. § 4100b is amended to read:
§ 4100b. ENFORCEMENT; TRANSPORTATION BOARD
* * *
(e) The Board shall be empowered to determine the location of hearings,
appoint persons to serve at the deposition of out-of-state witnesses, administer
oaths, and authorize stenographic or recorded transcripts of proceedings before
it. Prior to the hearing on any protest, but no later than 45 days after the filing

of the protest, the Board shall require the parties to the proceeding to attend a

prehearing conference in which the Chair or designee shall have the parties

1	address the possibility of settlement. If the matter is not resolved through the
2	conference, the matter shall be placed on the Board's calendar for hearing.
3	Conference discussions Settlement communications shall remain confidential
4	and, shall be exempt from public inspection and copying under the Public
5	Records Act, shall not be disclosed or, and shall not be used as an admission in
6	any subsequent hearing.
7	* * *
8	* * * Education-Related Exemptions * * *
9	Sec. 6. 1 V.S.A. § 317(c) is amended to read:
10	(c) The following public records are exempt from public inspection and
11	copying:
12	* * *
13	(11) student records, including records of a home study student, at
14	educational institutions or agencies funded wholly or in part by State revenue;
15	provided, however, that such records shall be made available upon request
16	under the provisions of the Federal Family Educational Rights and Privacy Act
17	of 1974 (P.L. 93-380) and as, 20 U.S.C. § 1232g, as may be amended;
18	* * *
19	(23) any data, records, or information developed, discovered, collected,
20	or received produced or acquired by or on behalf of faculty, staff, employees,
21	or students of the University of Vermont or the Vermont state colleges State

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<u>Colleges</u> in the conduct of study, research, or creative efforts on medical,
scientific, technical, scholarly, or artistic matters, whether such activities are
sponsored alone by the institution or in conjunction with a governmental body
or private entity, until such data, records, or information are is published,
disclosed in an issued patent, or publicly released by the institution or its
authorized agents. This subdivision applies to, but is not limited to, research
notes and laboratory notebooks, lecture notes, manuscripts, creative works,
correspondence, research proposals and agreements, methodologies, protocols,
and the identities of or any personally identifiable information about
participants in research. This subdivision shall not apply to records, other than
research protocols, produced or acquired by an institutional animal care and
use committee regarding the committee's compliance with State law or federal
law regarding or regulating animal care;
* * *
Sec. 7. 16 V.S.A. § 2826 is added to read:
§ 2826. CONFIDENTIALITY OF PERSONALLY IDENTIFYING
INFORMATION
Except as otherwise provided by law, or by consent of the individual,
information that directly or indirectly identifies applicants, recipients,
beneficiaries, or participants in programs administered by the Corporation,

including grant, loan, scholarship, outreach, or investment plan programs, shall

1	not be released and shall be exempt from public inspection and copying under
2	1 V.S.A. § 317(c)(7).

- 3 Sec. 8. 16 V.S.A. § 2843 is amended to read:
- 4 § 2843. APPLICATIONS, CERTIFICATES, AND REPORTS
 - (a) The recipient must apply for an incentive grant at least annually. Grants may be for a maximum of five full-time equivalent school years.
 - (b) Each applicant for an incentive grant shall furnish a certificate of income with the application. Attached to the certificate shall be a form of consent, executed by the student and any other required persons, granting permission to the Vermont commissioner of taxes Commissioner of Taxes to disclose the income tax information required by subsection (c) of this section.
 - (c) The Vermont commissioner of taxes Commissioner of Taxes, when requested by the corporation Corporation, shall compare any certificate filed pursuant to this subchapter with the state State income tax returns filed by the persons making such certificate and shall report any instances of discrepancy to the corporation.
 - (d) Except as otherwise provided in this subchapter or other applicable law or court order, or by agreement of the applicant, certificates and reports made to the corporation under this section shall be confidential, and it shall be unlawful for anyone to divulge the amount of income or any particulars set forth in a certificate or any report made to an applicant or the corporation.

2014

1	Nothing herein shall be construed to prevent the publication of statistical data		
2	as long as the identification of particular individuals, certificates, and reports is		
3	prevented. [Repealed.]		
4	* * * Financial Regulation-Related Exemptions * * *		
5	Sec. 9. 1 V.S.A. § 317(c) is amended to read:		
6	(c) The following public records are exempt from public inspection and		
7	copying:		
8	* * *		
9	(26) information and records provided to the Department of Financial		
10	Regulation by an individual a person for the purposes of having the departmen		
11	<u>Department</u> assist that individual in resolving a dispute with any person or		
12	eompany regulated by the Department, and any information or records		
13	provided by a company or any other person in connection with the individual's		
14	dispute;		
15	* * *		
16	(36) anti-fraud plans and summaries submitted by insurers to the		
17	Department of Financial Regulation for the purposes of complying with		
18	8 V.S.A. § 4750;		
19	* * *		

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1 Sec. 10. 8 V.S.A. § 3839 is amended to read:

§ 3839. REPORTING REQUIREMENTS AND PRIVACY

(a) Each life settlement provider shall file with the commissioner Commissioner on or before March 1 of each year an annual statement containing such information as the commissioner Commissioner may prescribe by rule or order. Information relating to life settlement transactions shall be limited to only those transactions where the policy owner is a resident of this state. Upon proper request by the filer, the commissioner Commissioner shall maintain the confidentiality of and not release trade secret information exempt from public inspection and copying under 1 V.S.A. § 317(c)(9). The annual statement shall not contain individually identifiable individually identifiable life settlement transaction information, but such information shall be provided to the commissioner Commissioner pursuant to section 3840 of this title. If available to the provider because of the provider's business relationship or affiliation with one or more life settlement purchasers, the annual statement shall also include such information as the commissioner Commissioner may prescribe by rule or by order concerning life settlement purchase agreements or similar investment contracts entered into by residents of this state State.

* * *

1 Sec. 11. 8 V.S.A. § 4488(5) is amended to read:

- (5) Notice of termination of appointment of insurance agent. Every society doing business in this State shall, upon the termination of the appointment of any insurance agent licensed to represent it in this state State, forthwith file with the Commissioner of Financial Regulation, a statement, in such form as he or she may prescribe, of the facts relative to the termination and the cause thereof. Every statement made pursuant to this section shall be deemed a is confidential and privileged communication to the same extent as provided under subsection 4813m(f) of this title.
- 10 Sec. 12. 8 V.S.A. § 7041(e) is amended to read:
 - (e) The notice of hearing held under subsection (a) of this section and any order issued pursuant to subsection (a) shall be served upon the insurer pursuant to the provisions of 3 V.S.A. chapter 25. The notice of hearing shall state the time and place of hearing, and the conduct, condition or ground upon which the Commissioner may base his or her order. Unless mutually agreed between the Commissioner and the insurer, the hearing shall occur not less than ten days nor more than 30 days after notice is served and shall be held at the offices of the Department of Financial Regulation or in some other place convenient to the parties as determined by the Commissioner. Hearings Unless the insurer requests a public hearing, hearings under subsection (a) of this section shall be private and shall not be subject to the provisions of 1 V.S.A.

2014

chapter 5, subchapters 2 and 3 (public information and access to public
records), unless the insurer requests a public hearing exempt from the
requirements of the Open Meeting Law, and records of such hearings shall be
exempt from public inspection and copying under the Public Records Act.
* * * Health Care-Related Exemptions * * *
Sec. 13. 1 V.S.A. § 317(c)(38) is amended to read:
(38) records held by the agency of human services, which include
prescription information containing prescriber identifiable data, that could be
used to identify a prescriber, except that the records shall be made available
upon request for medical research, consistent with and for purposes expressed
in 18 V.S.A. §§ 4621, 4631, 4632, 4633, and 4622 or 9410 and, 18 V.S.A.
chapter 84, or as provided for in 18 V.S.A. chapter 84A, and for other law
enforcement activities;
Sec. 14. 8 V.S.A. § 4089a is amended to read:
§ 4089a. MENTAL HEALTH CARE SERVICES REVIEW
* * *
(i) The confidentiality of any health care information acquired by or
provided to the an independent panel of mental health professionals or to an
independent review organization pursuant to section 4089f of this title shall be
maintained in compliance with any applicable State or federal laws. The
independent panel shall not constitute a public agency 1 V.S.A. § 317(a), or a

1	public body under section 310 of Title 1. Records of, and internal materials			
2	prepared for, specific reviews under this section shall be exempt from public			
3	disclosure under 1 V.S.A. § 316.			
4	Sec. 15. 8 V.S.A. § 4089f is amended to read:			
5	§ 4089f. INDEPENDENT EXTERNAL REVIEW OF HEALTH CARE			
6	SERVICE DECISIONS			
7	(a) For the purposes of As used in this section:			
8	(1) "Health benefit plan" means a policy, contract, certificate, or			
9	agreement entered into, offered, or issued by a health insurer, as defined in			
10	18 V.S.A. § 9402, to provide, deliver, arrange for, pay for, or reimburse any of			
11	the costs of health care services, including mental health care services as that			
12	phrase is defined in subdivision 4089a(b)(3) of this title.			
13	* * *			
14	Sec. 16. 18 V.S.A. § 1099 is amended to read:			
15	§ 1099. REPORTS AND RECORDS CONFIDENTIAL			
16	All information and reports in connection with persons suffering from			
17	venereal diseases shall be regarded as absolutely confidential and for the sole			
18	use of the board in the performance of its duties hereunder, and such records			
19	shall not be accessible to the public nor shall such records be deemed public			
20	records; and such board shall not disclose the names or addresses of persons so			
21	reported or treated except are confidential public health records under section			

2014

1	1001 of this title and may only be used as provided in that section or disclosed
2	to a prosecuting officer or in court in connection with a prosecution under
3	sections 1105 or 1106 of this title. The foregoing shall not constitute a
4	restriction on the board in the performance of its duties in controlling the above
5	communicable diseases.
6	Sec. 17. 18 V.S.A. § 7103 is amended to read:
7	§ 7103. DISCLOSURE OF INFORMATION
8	(a) All certificates, applications, records, and reports, other than an order of
9	a court made for the purposes of this part of this title, and which that directly or
10	indirectly identifying identifies a patient or former patient or an individual
11	whose hospitalization or care has been sought or provided under this part,
12	together with clinical information relating to such persons, shall be kept
13	confidential and shall not be disclosed by any person except insofar:
14	(1) as the <u>following persons have consented to disclosure in writing:</u>
15	(A) the individual identified, in the records;
16	(B) the individual's health care agent under subsection 5264 an
17	advance directive that has become effective under section 9706 of this title; or
18	(C) the individual's legal guardian, if any (or, or, if the individual is
19	an unemancipated minor, his or her parent or legal guardian), shall consent in
20	writing guardian; or

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Department; and

1	(2) to a person specifically authorized by the individual to receive health		
2	care information under an advance directive that has become effective under		
3	section 9706 of this title;		
4	(3) as disclosure may be necessary to carry out any of the provisions of		
5	this part; or		
6	(3)(4) as a court may direct upon its determination that disclosure is		
7	necessary for the conduct of proceedings before it and that failure to make		
8	disclosure would be contrary to the public interest.		
9	(b) Nothing in this section shall preclude disclosure, upon proper inquiry,		
10	of information concerning an individual's medical condition the individual's		
11	family, clergy, physician, attorney, the individual's health care agent under		
12	section 5264 of this title, a person to whom disclosure is authorized by a		
13	validly executed durable power of attorney for health care, or to an interested		
14	party to a person authorized by law.		
15	* * *		
16	* * * Human Services-Related Exemptions * * *		
17	Sec. 18. 33 V.S.A. § 105(c) is amended to read:		
18	(c) In addition to other duties imposed by law, the commissioner		
19	Commissioner shall:		

(1) Administer administer the laws assigned to the department.

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commissioner; or

(2) $\frac{\text{Fix}}{\text{Fix}}$ standards and issue regulations necessary to administer those		
laws and for the custody and preservation of records of the department. Those		
regulations shall contain provisions restricting the use or disclosure of		
information contained in the records to purposes directly connected with the		
administration of the department. As used in this subdivision, the word		
"records" includes records, papers, files and communications Department.		
* * *		
Sec. 19. 33 V.S.A. § 111 is amended to read:		
§ 111. RECORDS, RESTRICTIONS, PENALTIES		
(a) The names of or information pertaining to applicants for or recipients of		
assistance or benefits, including information obtained under section 112 of this		
title, shall not be disclosed to anyone, except for the purposes directly		
connected with the administration of the department Department or when		
required by law.		
(b) A person shall not:		
(1) Publish publish, use, disclose, or divulge any of those records for		
purposes not directly connected with the administration of programs of the		
department Department, or contrary to regulations issued by the		

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1	(2) Use any records of the department of any kind or description for
2	political or commercial purposes, or purposes not authorized by law
3	Commissioner.
4	Sec. 20. 33 V.S.A. § 304(b) is amended to read:
5	(b) In addition to other duties imposed by law, the Commissioner shall:
6	(1) Administer the laws assigned to the Department.
7	(2) Fix standards and issue regulations necessary to administer those
8	laws and for the custody and preservation of records of the Department. Those
9	regulations shall contain provisions restricting the use or disclosure of
10	information contained in the records to purposes directly connected with the
11	administration of the Department. As used in this subdivision, the word
12	"records" includes records, papers, files, and communications.
13	(3) Appoint all necessary assistants, prescribe their duties, and issue
14	regulations necessary to assure that the assistants shall hold merit system status
15	while in the employ of the department Department, unless otherwise
16	specifically provided by law.
17	Sec. 21. 33 V.S.A. § 908 is amended to read:
18	§ 908. POWERS AND DUTIES
19	(a) Each nursing home or other provider shall file with the division
20	<u>Division</u> , on request, such data, statistics, schedules, or information as the
21	division Division may require to enable it to carry out its function.

Information received from a nursing home under this section shall be available
to the public, except that unless disclosure is required under 1 V.S.A. § 317(b).
the specific salary and wage rates of employees, other than the salary of an
administrator, shall not be disclosed.
(b) The division Division shall have the power to examine books and

- (b) The division Division shall have the power to examine books and accounts of any nursing home or other provider caring for state assisted

 State-assisted persons, to subpoena witnesses and documents, to administer oaths to witnesses and to examine them on all matters of which the division Division has jurisdiction.
- (c) The <u>secretary</u> shall adopt all rules and regulations necessary for the implementation of this chapter.
- 12 Sec. 22. 33 V.S.A. § 2010(e) is amended to read:
 - (e) Notwithstanding any provision of law to the contrary, information submitted to the Department under this section is confidential and is not a public record as defined in 1 V.S.A. § 317(b) shall be exempt from public inspection and copying under the Public Records Act and shall not be released. Disclosure may be made by the Department to an entity providing services to the Department under this section; however, that disclosure does not change the confidential status of the information. The information may be used by the entity only for the purpose specified by the Department in its contract with the entity. Data compiled in aggregate form by the Department for the purposes of

1	reporting required by this section are public records as defined in 1 V.S.A.
2	§ 317(b), provided they do not reveal trade information protected by State or
3	federal law.
4	Sec. 23. 33 V.S.A. § 7112 is amended to read:
5	§ 7112. CONFIDENTIAL INFORMATION
6	(a) Information received by the licensing agency through filed reports,
7	inspection, or as otherwise authorized under this chapter, except information
8	that pertains to unsubstantiated complaints or the identity of residents and
9	complainants, shall be made available to the public.
10	(b) Prior to release of information, the Commissioner shall consult with
11	representatives from the nursing home industry and the Office of State
12	Long-Term Care Ombudsman to develop:
13	(1) Guidelines for the release of information to the public that ensure the
14	confidentiality and privacy of complainants and individuals who are receiving
15	or have received care or services in nursing facilities in conformance with state
16	and federal requirements.
17	(2) Indicators indicators, derived from information databases maintained
18	by the licensing agency and the Division of Rate Setting, which shall be
19	disseminated to consumers in a readily understandable format designed to

facilitate consumers' ability to compare the quality of care provided by nursing

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1	facilities. The Commissioner shall continually update quality indicators and
2	refine and improve the information disseminated to consumers.
3	* * * Natural Resources-Related Exemptions * * *
4	Sec. 24. 10 V.S.A. § 101 is amended to read:
5	§ 101. DIVISION OF GEOLOGY AND MINERAL RESOURCES; DUTIES
6	The division of geology and mineral resources Division of Geology and
7	Mineral Resources shall:
8	* * *
9	(6) Maintain records of old and new information relating to the geology,
10	mineral resources, and topography of the state and make public new
11	information resulting from research and field studies conducted by or for the
12	division. Certain information provided by the mineral industries of the state
13	may be held in confidential status at the industries' request and used only for
14	purposes and in a manner permitted by the industry State.
15	(7) Prepare and publish reports on the geology, mineral resources, and
16	topography of the state State.
17	Sec. 25. 10 V.S.A. § 1259 is amended to read:
18	§ 1259. PROHIBITIONS
19	(a) No person shall discharge any waste, substance, or material into waters
20	of the State, nor shall any person discharge any waste, substance, or material

into an injection well or discharge into a publicly owned treatment works any

proceedings under this chapter.

waste which interferes with, passes through without treatment, or is otherwise
incompatible with those works or would have a substantial adverse effect on
those works or on water quality, without first obtaining a permit for that
discharge from the Secretary. This subsection shall not prohibit the proper
application of fertilizer to fields and crops, nor reduce or affect the authority or
policy declared in Joint House Resolution 7 of the 1971 Session of the General
Assembly.
(b) Any records, reports or information obtained under this permit program
shall be available to the public for inspection and copying. However, upon a
showing satisfactory to the Secretary that any records, reports or information
or part thereof, other than effluent data, would, if made public, divulge
methods or processes entitled to protection as that constitute trade secrets, the
Secretary shall treat and protect those records, reports or information as
confidential. Any shall be exempt from public inspection and copying under
1 V.S.A. § 317(c)(9) and shall not be released, except that such records, reports
or information accorded confidential treatment will be disclosed to authorized
representatives of the State and the United States when relevant to any

1	Sec. 26. 10 V.S.A. § 6628 is amended to read:
2	§ 6628. PLAN, PLAN SUMMARY, AND PERFORMANCE REPORT
3	REVIEW
4	(a) Except as provided for in this section, a toxics use reduction and
5	hazardous waste reduction plan Toxics Use Reduction and Hazardous Waste
6	Reduction Plan developed under this subchapter shall be retained at the facility
7	and is not a public record under 1 V.S.A. § 317. If a person developing a
8	Toxics Use Reduction and Hazardous Waste Reduction Plan under this chapter
9	chooses to send all or a portion of the plan to the Secretary for review, it still
10	shall not be a public record exempt from public inspection and copying under
11	1 V.S.A. § 317(c)(9) and shall not be released. A plan summary submitted
12	pursuant to section 6629 of this title shall be submitted to the Secretary and
13	shall be a public record.
14	* * *
15	Sec. 27. 10 V.S.A. § 6632 is amended to read:
16	§ 6632. TRADE SECRETS
17	The secretary Secretary shall adopt rules to ensure that trade secrets
18	designated by a generator in all or a portion of the review and plans, and the
19	report required by this subchapter, are utilized which are exempt from public
20	inspection and copying under 1 V.S.A. § 317(c)(9), shall be used by the

secretary or Secretary, the department Department, and any authorized

1	representative of the Department only in connection with the responsibilities of
2	the department Department pursuant to this subchapter, and that those trade
3	secrets are not otherwise disseminated by the secretary, the department, or any
4	authorized representative of the department. The rules shall provide that a
5	generator may only designate as trade secrets those that satisfy the criteria for
6	trade secrets set forth in 18 V.S.A. § 1728(a) shall not be released.
7	* * * Public Service Corporation-Related Exemptions * * *
8	Sec. 28. 30 V.S.A. § 206 is amended to read:
9	§ 206. INFORMATION TO BE FURNISHED DEPARTMENT
10	On request by the department of public service Department of Public
11	Service, a company owning or operating a plant, line, or property subject to
12	supervision under this chapter shall furnish the department Department
13	information required by it concerning the condition, operation, management,
14	expense of maintenance and operation, cost of production, rates charged for
15	service or for product, contracts, obligations, and the financial standing of such
16	company. It shall also inform the department Department of the salaries of, the
17	pensions, option, or benefit programs affecting, and the expenses reimbursed
18	to, its officers or directors, or both. Such information shall be open to public
19	inspection at seasonable times and any person shall be entitled to copies
20	thereof. Information exacted for use by the department in a particular instance

shall not be made public, except in the discretion of the department.

1	* * * Personal Privacy * * *
2	Sec. 29. FINDINGS; STATEMENT OF PURPOSE
3	(a) Findings. The General Assembly finds that:
4	(1) Under 1 V.S.A. § 317(c)(7), personal records relating to an
5	individual are exempt from public inspection and copying.
6	(2) The Vermont Supreme Court has interpreted "personal records"
7	under 1 V.S.A. § 317(c)(7) as records the disclosure of which would reveal
8	"intimate details" of an individual's life. Under Vermont Supreme Court
9	caselaw, a record containing intimate details is only exempt if the invasion of
10	privacy occasioned by disclosure of the record outweighs the public interest in
11	its disclosure.
12	(3) What constitutes "intimate" details for purposes of 1 V.S.A.
13	§ 317(c)(7) is subject to multiple interpretations, which may be overly narrow
14	and, thus, prevent protection of personal information that should be exempt
15	from public disclosure.
16	(b) Statement of purpose. It is the purpose of Sec. 30 of this act to:
17	(1) reorganize and restructure the personal records exemption of
18	1 V.S.A. § 317(c)(7);
19	(2) supersede the threshold requirement that a record relating to an
20	individual must reveal intimate details of that individual's life in order to
21	qualify as exempt under 1 V.S.A. § 317(c)(7); and

1	(3) provide that a personal record shall be exempt from disclosure under
2	1 V.S.A. § 317(c)(7) if it relates to a particular individual and if the nature,
3	gravity, and potential consequences of the invasion of privacy occasioned by
4	disclosure of the record outweighs the public interest in its disclosure.
5	Sec. 30. 1 V.S.A. § 317(c)(7) is amended to read:
6	(7) personal documents records relating to an a particular individual,
7	including if the nature, gravity, and potential consequences of the invasion of
8	privacy occasioned by disclosure of a record outweighs the public interest in
9	favor of its disclosure. A record is not required to reveal intimate or
10	embarrassing facts about an individual in order to qualify as exempt under this
11	subdivision. Such records may include:
12	(A) information in any files Information maintained to hire, evaluate,
13	promote, or discipline any employee of a public agency. However, such
14	information shall be made available to that individual employee or his or her
15	designated representative.
16	(B) information in any files Information relating to personal
17	finances,
18	(C) Individually identifying medical or psychological facts
19	concerning any individual or corporation; provided, however, that all

information in personnel files of an individual employee of any public agency

1	shall be made available to that individual employee or his or her designated
2	representative;
3	* * * Trade Secrets * * *

Sec. 31. 1 V.S.A. § 317(c)(9) is amended to read:

(9) trade secrets, meaning confidential business records or information, including any formulae, plan, pattern, process, tool, mechanism, compound, procedure, production data, or compilation of information which is not patented, which is known only to certain individuals within a commercial concern a commercial concern makes efforts that are reasonable under the circumstances to keep secret, and which gives its user or owner an opportunity to obtain business advantage over competitors who do not know it or use it, except that the disclosures required by 18 V.S.A. § 4632 shall not be included in are not exempt under this subdivision;

* * * Transportation and Motor Vehicle-Related Exemptions * * * Sec. 32. 23 V.S.A. § 707 is amended to read:

§ 707. RECORDS REQUIRED; MAINTENANCE OF VEHICLES

Every driver's training school licensee shall keep a record on such forms as the commissioner Commissioner may prescribe showing the name and address of each instructor, the instruction license number of such instructor, the particular type of instruction given and how much time was given to each type of instruction, and such other information as the commissioner Commissioner

2014

1	may require. Such record shall be open to the inspection of the department
2	Department at all reasonable times but shall be for the confidential use of the
3	department. Individually identifying information about students may be
4	exempt from public inspection and copying under 1 V.S.A. § 317(c)(7). Every
5	driver's training school licensee shall maintain all vehicles used in driver
6	training in safe mechanical condition at all times.
7	* * * List of Statutory PRA Exemptions * * *
8	Sec. 33. 1 V.S.A. § 317(d) is added to read:
9	(d) On or before December 1, 2014, the Office of Legislative Council shall
10	compile a list of all Public Records Act exemptions found in the Vermont
11	Statutes Annotated. In compiling the list, the Office of Legislative Council
12	shall consult with the Attorney General's office. The list shall be updated no
13	less often than every two years, and shall be arranged by subject area, and in
14	order by title and section number. The list, and any updates thereto, shall be
15	posted on the websites of the General Assembly, the Secretary of State's
16	Office, the Attorney General's Office, and the State Library, and shall be sent
17	to the Vermont League of Cities and Towns.
18	* * * Effective Date * * *
19	Sec. 34. EFFECTIVE DATE
20	This act shall take effect on July 1, 2014.