CERTIFICATE OF HIGHWAY MILEAGE FOR YEAR ENDING FEB. 10, 1989 Fill out the certificate, file a copy with the Town Clerk, and mail original to Vt. Agency of Transportation, Planning Division before February 10, 1989.

F NO CHANGES IN MILEAGE, OMET PART IL CHECK BOX IN PART IL AND SIGN PART II.

	TOWN HIGHWAYS				STATE HIGHWAYS	TOTAL EXCLUDING CLASS 4
	CLASS I	CLASS 2	CLASS 3	CLASS 4		
PREVIOUS MILEAGE S SHOWN FEBRUARY 10, 1988	0.000	7.860	14.880	2.220	11.662	34.402
MILEAGE ADDED INCE FEBRUARY 10, 1988 XPLAIN UNDER (1) BELOW						
SUB TOTAL						
MILEAGE SUBTRACTED INCE FEBRUARY 10, 1988 XPLAIN UNDER (2) AND (3)						•
OTAL HIGHWAY IILEAGE FEB. 10, 1989	0.000	7.860	14.880	2.220	11.662	34.402
	OWING CHANG	ES HAVE OCCU	RRED.			
CENIC HIGHWAY  IILEAGE (19 VSA 2502)  ING THE PAST YEAR THE FOLE	OWING CHANG ertify that Completion "	ES HAVE OCCU the followin have been a	RRED. Ig new highw dded.	rays, as subs	stantiated by the	e attached
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CENIC HIGHWAY ILEAGE (19 VSA 2502) ING THE PAST YEAR THE FOLINEW HIGHWAYS: We hereby continued: We hereby of are substantiated by the RECLASSIFIED/REMEASURED: We recommend to the recommendation of t	completion "I	the following copy of the ertify that	RRED.  Ig new highwade  Ig highways  In proceeding	have been o	stantiated by the	o attached  ording to statut
CENIC HIGHWAY ILEAGE (19 VSA 2502) ING THE PAST YEAR THE FOLINEW HIGHWAYS: We hereby continued: We hereby of are substantiated by the RECLASSIFIED/REMEASURED: We recommend to the recommendation of t	cowing Change ertify that completion 'i	the following the following copy of the co	RRED.  Ig new highwood highwoo	have been on the been of the b	discontinued acco	e attached  ording to statut  sified/remeasure  discontinued

Note: Applicable section of Vermont Statutes is printed on reverse side.

## Title 19. V. S. A. Section 305 Added 1985

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(a) A representative of the agency in the presence of the selectmen or their designee shall measure and inspect the class 1,2 and 3 town highways in each town at least longe every ten years. The agency shall notify the town when any highway, or portion of a highway, does not meet the standards for its assigned class. If the town falls, within one year, to restore the highway or portion of the highway to the accepted standard, or to reclassify, or to discontinue, or develop an acceptable schedule for restoring to the accepted standards, the agency for purposes of apportionment under section 306 of this title shall deduct the affected mileage from that assigned to the town for the particular class of the road in question.

(b) Annually, on or before February 10, the selectmen shall, after review by a representative of the agency, file with the town clerk a sworm statement of the description and measurements of all class 1, 2 and 3 town highways, then in existence, including any special designation such as a throughway or scenic highway. When class 1, 2 or 3 town highways are accepted, discontinued, or reclassified, a copy of the proceedings shall be filed in the town clark's office and a copy shall be forwarded to the agency.

(c) The agency shall not accept any change in mileage until the records required to be filed in the town clerk's office by this section are received by the agency.

(d) The selectmen of any town who are aggrieved by a finding of the agency concerning the measurement, description or classification of a town highway may appeal to the board by filling a notice of appeal with the executive secretary of the board.

## Title 19, V. S. A. Section 2502 Added 1985

## Soc. 2502. TOWN SCENIC ROADS, DESIGNATION AND DISCONTINUANCE

(a) On recommendation of the planning commission of a municipality, or on the initiative of the legislative body of a municipality, a legislative body may, after one public hearing warned for the purpose, designate or discontinue any town highway or portion of a town highway, as a town scenic highway. Such action by the legislative body may be petitioned by the registered voters of the municipality pursuant to the provisions of section 1973 of Title 24.

(b) A town scenic road may be reconstructed or improved in a manner consistent with the standards established by the transportation board, pursuant to section 425 of Title 10. A class 1, 2 or 3 scenic nighway shall still be eligible to receive aid pursuant to the provisions of this title.

(c) The legislative body of a municipality may appeal for a variance from standards promulgated by the transportation board. In these appeals the board's decision shall be final.

RETURN TO: VERMONT AGENCY OF TRANSPORTATION
DEPARTMENT OF PLANNING AND PRECONSTRUCTION
PLANNING DIVISION
133 STATE STREET
MONTPELIER, VERMONT 05602