1	TO THE HONORABLE SENATE:

2	The Committee on Natural Resources and Energy to which was referred
3	Senate Bill No. 292 entitled "An act relating to siting of energy facilities"
4	respectfully reports that it has considered the same and recommends that the
5	bill be amended by striking out all after the enacting clause and inserting in
6	lieu thereof the following:
7	Sec. 1. 30 V.S.A. § 248 is amended to read:
8	§ 248. NEW GAS AND ELECTRIC PURCHASES, INVESTMENTS, AND
9	FACILITIES; CERTIFICATE OF PUBLIC GOOD
10	(a) <u>Certificate of public good; obligation and procedure.</u>
11	(1) Electricity; out-of-state purchases and investments. No company, as
12	defined in section 201 of this title, may:
13	(A) in any way purchase electric capacity or energy from outside the
14	State:
15	(i) for a period exceeding five years, that represents more than
16	three percent of its historic peak demand, unless the purchase is from a plant as
17	defined in subdivision 8002(14) of this title that produces electricity from
18	renewable energy as defined under subdivision 8002(17); or
19	(ii) for a period exceeding ten years, that represents more than ten
20	percent of its historic peak demand, if the purchase is from a plant as defined
21	in subdivision 8002(14) of this title that produces electricity from renewable
22	energy as defined under subdivision 8002(17); or

- (B) invest in an electric generation or transmission facility located outside this <u>state</u> <u>State</u> unless the Public Service Board first finds that the same will promote the general good of the State and issues a certificate to that effect.
- (2) <u>In-state electric generation and transmission facilities</u>. Except for the replacement of existing facilities with equivalent facilities in the usual course of business, and except for electric generation facilities that are operated solely for on-site electricity consumption by the owner of those facilities:
- (A) no company, as defined in section 201 of this title, and no person, as defined in 10 V.S.A. § 6001(14), may begin site preparation for or construction of an electric generation facility or electric transmission facility within the state State which is designed for immediate or eventual operation at any voltage; and
- (B) no such company may exercise the right of eminent domain in connection with site preparation for or construction of any such transmission or generation facility, unless the Public Service Board first finds that the same will promote the general good of the State and issues a certificate to that effect.
- (3) Natural gas facilities. No company, as defined in section 201 of this title, and no person, as defined in 10 V.S.A. § 6001(14), may in any way begin site preparation for or commence construction of any natural gas facility, except for the replacement of existing facilities with equivalent facilities in the usual course of business, unless the Public Service Board first finds that the

same will promote the general good of the State and issues a certificate to that effect pursuant to this section.

- (A) For the purposes of <u>In</u> this section, the term "natural gas facility" shall mean any natural gas transmission line, storage facility, manufactured-gas facility, or other structure incident to any of the above. For purposes of <u>In</u> this section, a "natural gas transmission line" shall include any feeder main or any pipeline facility constructed to deliver natural gas in Vermont directly from a natural gas pipeline facility that has been certified pursuant to the Natural Gas Act, 15 U.S.C. § 717 et seq.
- (B) For the purposes of In this section, the term "company" shall not include a "natural gas company" (including a "person which will be a natural gas company upon completion of any proposed construction or extension of facilities"), within the meaning of the Natural Gas Act, 15 U.S.C. § 717 et seq.; provided, however, that the term "company" shall include any "natural gas company" to the extent it proposes to construct in Vermont a natural gas facility that is not solely subject to federal jurisdiction under the Natural Gas Act.

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(b) <u>Criteria.</u> Before the Public Service Board issues a certificate of public good as required under subsection (a) of this section, it shall find that the purchase, investment, or construction:

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1	(10) except as to a natural gas facility that is not part of or incidental to
2	an electric generating facility;:
3	(A) can be served economically by existing or planned transmission
4	facilities without undue adverse effect on Vermont utilities or customers; and
5	(B) as to an in-state electric generation facility, is designed to
6	minimize curtailment of the facility's expected generation and includes any
7	transmission facilities needed to place the facility's expected generation on the
8	regional transmission system without causing congestion;
9	* * *
10	(r) When evaluating the need for a purchase, investment, or facility
11	subject to this section and when giving due consideration under this section
12	to the greenhouse gas impacts of an in-state facility, the Board shall consider
12	
13	all greenhouse gas emissions avoided by and related to the facility during its
14	all greenhouse gas emissions avoided by and related to the facility during its life cycle. The Board shall require a petitioner seeking a certificate of public
14	life cycle. The Board shall require a petitioner seeking a certificate of public
14 15	life cycle. The Board shall require a petitioner seeking a certificate of public good under this section for an in-state facility to provide a full accounting of
14 15 16	life cycle. The Board shall require a petitioner seeking a certificate of public good under this section for an in-state facility to provide a full accounting of the emissions avoided by and related to the facility.
<ul><li>14</li><li>15</li><li>16</li><li>17</li></ul>	life cycle. The Board shall require a petitioner seeking a certificate of public good under this section for an in-state facility to provide a full accounting of the emissions avoided by and related to the facility.  (s) The Board shall not issue a certificate of public good under this section

1	(2) The facility is allowed by and will comply with the terms and
2	conditions of that permit or the applicant has obtained a permit amendment
3	under that chapter authorizing the facility.
4	Sec. 2. 10 V.S.A. § 6001 is amended to read:
5	§ 6001. DEFINITIONS
6	In this chapter:
7	* * *
8	(3)(A) "Development" means each of the following:
9	* * *
10	(xi) The construction of improvements for a facility located within the
11	State for which a certificate of public good is required under 30 V.S.A. § 248,
12	if the improvements are for a purpose other than system reliability and will be
13	located on a tract or tracts of land that are subject to a permit issued under this
14	chapter and the improvements would constitute a material change to the
15	permitted project under the rules of the Board.
16	* * *
17	(D) The word "development" does not include:
18	(i) The construction of improvements for farming, logging, or
19	forestry purposes below the elevation of 2,500 feet.
20	(ii) The construction of improvements for an electric generation or
21	transmission facility that requires a certificate of public good under 30 V.S.A.
22	§ 248, or for a natural gas facility as defined in 30 V.S.A. § 248(a)(3), unless

1	the provisions of subdivision (3)(C)(xi) of this section apply, or for a
2	telecommunications facility issued a certificate of public good under 30 V.S.A.
3	§ 248a.
4	* * *
5	Sec. 3. STATUTORY REVISION
6	In its statutory revision capacity under 2 V.S.A. § 424, the Office of
7	Legislative Council shall insert an internal caption in each subsection of
8	30 V.S.A. § 248 not amended by Sec. 1 of this act that reflects the subsection's
9	subject matter.
10	Sec. 4. EFFECTIVE DATE
11	This act shall take effect on July 1, 2014.
12	
13	
14	
15	(Committee vote:)
16	
17	Senator [surname]
18	FOR THE COMMITTEE