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TO THE HOUSE	OF REPRESENTATIV	FS
		LV.

- The Committee on Fish, Wildlife and Water Resources to which was
 referred House Bill No. 789 entitled "An act relating to forest integrity and
 municipal and regional planning" respectfully reports that it has considered the
 same and recommends that the bill be amended by striking out all after the
 enacting clause and inserting in lieu thereof the following:
- 7 Sec. 1. 24 V.S.A. § 4302 is amended to read:
- 8 § 4302. PURPOSE; GOALS

9 ***

- 10 (c) In addition, this chapter shall be used to further the following specific goals:
 - (1) To plan development so as to maintain the historic settlement pattern of compact village and urban centers separated by rural countryside.
 - (A) Intensive residential development should be encouraged primarily in areas related to community centers, and strip development along highways should be discouraged.
 - (B) Economic growth should be encouraged in locally designated growth areas, employed to revitalize existing village and urban centers, or both, and should be encouraged in growth centers designated under chapter 76A of this title.

1	(C) Public investments, including the construction or expansion of
2	infrastructure, should reinforce the general character and planned growth
3	patterns of the area.
4	(D) Development should be undertaken in accordance with smart
5	growth principles as defined in subdivision 2791(13) of this title.
6	(2) To provide a strong and diverse economy that provides satisfying
7	and rewarding job opportunities and that maintains high environmental
8	standards, and to expand economic opportunities in areas with high
9	unemployment or low per capita incomes.
10	(3) To broaden access to educational and vocational training
11	opportunities sufficient to ensure the full realization of the abilities of all
12	Vermonters.
13	(4) To provide for safe, convenient, economic, and energy efficient
14	transportation systems that respect the integrity of the natural environment,
15	including public transit options and paths for pedestrians and bicyclers.
16	(A) Highways, air, rail, and other means of transportation should be
17	mutually supportive, balanced, and integrated.
18	(5) To identify, protect, and preserve important natural and historic
19	features of the Vermont landscape, including:
20	(A) significant natural and fragile areas;

1	(B) outstanding water resources, including lakes, rivers, aquifers,
2	shorelands, and wetlands;
3	(C) significant scenic roads, waterways, and views;
4	(D) important historic structures, sites, or districts, archaeological
5	sites, and archaeologically sensitive areas.
6	(6) To maintain and improve the quality of air, water, wildlife, forests,
7	and other land resources.
8	(A) Vermont's air, water, wildlife, mineral, and land resources
9	should be planned for use and development according to the principles set
10	forth in 10 V.S.A. § 6086(a).
11	(B) Vermont's water quality should be maintained and improved
12	according to the policies and actions developed in the basin plans established
13	by the Secretary of Natural Resources under 10 V.S.A. § 1253.
14	(C) Vermont's forestlands should be managed so as to maintain and
15	improve forest blocks and habitat connectors.
16	* * *
17	(9) To encourage and strengthen agricultural and forest industries.
18	(A) Strategies to protect long-term viability of agricultural and forest
19	lands forestlands should be encouraged and should include maintaining low
20	overall density.

1	(B) The manufacture and marketing of value-added agricultural and
2	forest products should be encouraged.
3	(C) The use of locally-grown food and forest products should be
4	encouraged.
5	(D) Sound forest and agricultural management practices should be
6	encouraged.
7	(E) Public investment should be planned so as to minimize
8	development pressure on agricultural and forest land.
9	* * *
10	Sec. 2. 24 V.S.A. § 4303 is amended to read:
11	§ 4303. DEFINITIONS
12	The following definitions shall apply throughout this chapter unless the
13	context otherwise requires:
14	* * *
15	(10) "Land development" means the division of a parcel into two or
16	more parcels, the construction, reconstruction, conversion, structural alteration
17	relocation, or enlargement of any building or other structure, or of any mining,
18	excavation, or landfill, and any change in the use of any building or other
19	structure, or land, or extension of use of land.
20	* * *

1	(34) "Forest block" means a contiguous area of forest in any stage of
2	succession and not currently developed for nonforest use. A forest block may
3	include recreational trails, wetlands or other natural features that do not
4	themselves possess tree cover, and uses exempt from regulation under
5	subsection 4413(d) of this title.
6	(35) "Forest fragmentation" means the division or conversion of a forest
7	block by land development other than by a recreational trail or a use exempt
8	from regulation under subsection 4413(d) of this title.
9	(36) "Habitat connector" means land or water, or both, that links patches
10	of wildlife habitat within a landscape, allowing the movement, migration, and
11	dispersal of animals and plants and the functioning of ecological processes. A
12	habitat connector may include recreational trails.
13	(37) "Recreational trail" means a corridor that is not paved and
14	that is used for hiking, walking, bicycling, cross-country skiing,
15	snowmobiling, all-terrain vehicle riding, horseback riding, and other
16	similar recreational activity.
17	Sec. 3. 24 V.S.A. § 4348a is amended to read:
18	§ 4348a. ELEMENTS OF A REGIONAL PLAN
19	(a) A regional plan shall be consistent with the goals established in section
20	4302 of this title and shall include the following:

present and prospective land uses, that:

- (1) A statement of basic policies of the region to guide the future growth and development of land and of public services and facilities, and to protect the environment.(2) A land use element, which shall consist of a map and statement of
- (A) indicating Indicates those areas proposed for forests, recreation, agriculture (using the agricultural lands identification process established in 6 V.S.A. § 8), residence, commerce, industry, public, and semi-public uses, open spaces, areas reserved for flood plain, and areas identified by the State, regional planning commissions, or municipalities, which that require special consideration for aquifer protection; for wetland protection; for the maintenance of forest blocks, wildlife habitat, and habitat connectors; or for other conservation purposes;
- (B) indicating Indicates those areas within the region that are likely candidates for designation under sections 2793 (downtown development districts), 2793a (village centers), 2793b (new town centers), and 2793c (growth centers) of this title.
- (C) indicating Indicates locations proposed for developments with a potential for regional impact, as determined by the regional planning commission, including flood control projects, surface water supply projects, industrial parks, office parks, shopping centers and shopping malls, airports,

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colleges, and residential developments or subdivisions;. (D) setting Sets forth the present and prospective location, are intensity, and character of such land uses and the appropriate timing of sequence of land development activities in relation to the provision of necessary community facilities and services;. (E) indicating Indicates those areas that have the potential to agriculture and recommendations for maintaining them which may incompare transfer of development rights, acquisition of development rights, or factor assistance programs. (F) Indicates those areas that are important as forest blocks a habitat connectors and plans for land development in those areas to mind forest fragmentation and promote the health, viability, and ecological formula of forests. A plan may include specific policies to encourage the active management of those areas for wildlife habitat, water quality, timber production, recreation, or other values or functions identified by the replanning commission. ***	facilities, private schools, public or private
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production, recreation, or other values or functions identified by the replanning commission. * * * *	specific policies to encourage the active
planning commission. ***	wildlife habitat, water quality, timber
18 ***	values or functions identified by the regional
19 (b) The various elements and statements shall be correlated with th	* * *
	d statements shall be correlated with the land

use element and with each other. The maps called for by this section may be

1	incorporated on one or more maps, and may be referred to in each separate
2	statement called for by this section.
3	Sec. 4. 24 V.S.A. § 4382 is amended to read:
4	§ 4382. THE PLAN FOR A MUNICIPALITY
5	(a) A plan for a municipality may be consistent with the goals established
6	in section 4302 of this title and compatible with approved plans of other
7	municipalities in the region and with the regional plan and shall include the
8	following:
9	(1) A statement of objectives, policies, and programs of the municipality
10	to guide the future growth and development of land, public services, and
11	facilities, and to protect the environment.
12	(2) A land use plan:
13	(A) consisting of, which shall consist of a map and statement of
14	present and prospective land uses, that:
15	(A) indicating Indicates those areas proposed for forests, recreation,
16	agriculture (using the agricultural lands identification process established in
17	6 V.S.A. § 8), residence, commerce, industry, public, and semi-public uses.
18	and open spaces, areas reserved for flood plain, and areas identified by the
19	State, the regional planning commission or the municipality that require special
20	consideration for aquifer protection; for wetland protection; for the

1	maintenance of forest blocks, wildlife habitat, and habitat connectors; or for
2	other conservation purposes;.
3	(B) setting Sets forth the present and prospective location, amount,
4	intensity, and character of such land uses and the appropriate timing or
5	sequence of land development activities in relation to the provision of
6	necessary community facilities and service;.
7	(C) identifying Identifies those areas, if any, proposed for designation
8	under chapter 76A of this title, together with, for each area proposed for
9	designation, an explanation of how the designation would further the plan's
10	goals and the goals of section 4302 of this title, and how the area meets the
11	requirements for the type of designation to be sought.

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1	Sec. 5. STUDY AND REPORT; LAND USE REGULATION; FOREST
2	INTEGRITY
3	(a) Creation. There is created a Study Committee on Land Use Regulation
4	and Forest Integrity to study potential revisions to 10 V.S.A. chapter 151 (Act
5	250) and to 24 V.S.A. chapter 117, subchapter 7 (bylaws) to protect contiguous
6	areas of forestland from fragmentation and promote habitat connectivity
7	between forestlands.
8	(b) Membership. The Committee shall be composed of the following nine
9	members:
10	(1) a current member of the House of Representatives appointed by the
11	Speaker of the House;
12	(2) a current member of the Senate appointed by the Committee on
13	Committees;
14	(3) a current officer of a municipality, appointed by the Vermont League
15	of Cities and Town;
16	(4) a representative of the Vermont Association of Planning and
17	Development Agencies, appointed by the Association;
18	(5) the Commissioner of Housing and Community Development or
19	designee;
20	(6) the Chair of the Natural Resources Board or designee;
21	(7) the Commissioner of Forests, Parks and Recreation or designee;

1	(8) a representative of the Vermont Forest Roundtable through the
2	Vermont Natural Resources Council; and
3	(9) a representative of the Vermont Working Lands Enterprise Board
4	established under 6 V.S.A. § 4606, appointed by that Board.
5	(c) Powers and duties. The Committee shall study potential revisions to
6	Act 250 and 24 V.S.A. chapter 117, subchapter 7 (bylaws) to protect
7	contiguous areas of forestland from fragmentation and promote habitat
8	connectivity between forestlands. This study shall include the following:
9	(1) review of the relevant provisions of Act 250 and 24 V.S.A.
10	chapter 117 as they exist on passage of this act;
11	(2) development and review of options to revise Act 250 and the bylaw
12	provisions of chapter 117 to protect forestland from fragmentation and promote
13	habitat connectivity;
14	(3) evaluation of the impact of those options on land use;
15	(4) a recommendation on whether to make such revisions and the reason
16	for the recommendation and, if the recommendation is affirmative, the
17	revisions that the Committee suggests be made; and
18	(5) review of the definitions added by Sec. 2 of this act to 24 V.S.A.
19	§ 4303 and the amendments made by Secs. 3 and 4 of this act to 24 V.S.A.
20	§§ 4348a and 4382, a recommendation on whether to make revisions to these

1	provisions and the reasons for the recommendation and, if the recommendation
2	is affirmative, the revisions that the Committee suggests be made.
3	(d) Assistance. For purposes of scheduling meetings, preparing its
4	recommendation on whether to make statutory revisions, and preparing any
5	recommended legislation, the Committee shall have the assistance of the Office
6	of Legislative Council. The Committee also shall be entitled to the technical
7	and professional assistance of the Departments of Housing and Community
8	Development and of Forests, Parks and Recreation and of the Natural
9	Resources Board.
10	(e) Report. On or before December 30, 2016, the Committee shall submit
11	its written recommendation and any proposed legislation to the House
12	Committee on Fish, Wildlife and Water Resources and the House and Senate
13	Committees on Natural Resources and Energy.
14	(f) Meetings.
15	(1) The Office of Legislative Council shall call the first meeting of the
16	Committee to occur on or before July 15, 2016.
17	(2) The Committee shall select a chair from among its legislative
18	members at the first meeting.
19	(3) A majority of the membership shall constitute a quorum.

1	(g) Reimbursement.
2	(1) For attendance at meetings during adjournment of the General
3	Assembly, legislative members of the Committee shall be entitled to per diem
4	compensation and reimbursement of expenses pursuant to 2 V.S.A. § 406 for
5	no more than four meetings.
6	(2) Other members of the Committee who are not employees of the State
7	of Vermont and who are not otherwise compensated or reimbursed for their
8	attendance shall be entitled to per diem compensation and reimbursement of
9	expenses pursuant to 32 V.S.A. § 1010 for no more than four meetings.
10	Sec. 6. EFFECTIVE DATES
11	(a) This section and Sec. 5 (study and report) shall take effect on
12	passage.
13	(b) Secs. 1 (purpose; goals) and 2 (definitions) shall take effect on
14	July 1, 2016.
15	(c) Secs. 3 (elements of a regional plan) and 4 (plan for municipality)
16	shall take effect on July 1, 2017.
17	
18	(Committee vote:)
19	
20	Representative
21	FOR THE COMMITTEE