1	H.53
2	Introduced by Representative Deen of Westminster
3	Referred to Committee on
4	Date:
5	Subject: Conservation and development; municipal planning and development;
6	local bylaws and ordinances; flood hazard areas; planting
7	Statement of purpose of bill as introduced: This bill proposes to grant a permit
8	by operation of statute for planting projects in flood hazard areas and other
9	areas for the purpose of supporting natural and beneficial floodplain functions.
10	An act relating to permitting planting projects in flood hazard areas
11	It is hereby enacted by the General Assembly of the State of Vermont:
12	Sec. 1. 24 V.S.A. § 4424 is amended to read:
13	§ 4424. SHORELANDS; RIVER CORRIDOR PROTECTION AREAS;
14	FLOOD OR HAZARD AREA; SPECIAL OR FREESTANDING
15	BYLAWS.
16	(a) Bylaws; flood and other hazard areas; river corridor protection. Any
17	municipality may adopt freestanding bylaws under this chapter to address
18	particular hazard areas in conformance with the municipal plan or, for the
19	purpose of adoption of a flood hazard area bylaw, a local hazard mitigation

1	plan approved under 44 C.F.R. § 201.6. Such freestanding bylaws may
2	include the following, which may also be part of zoning or unified
3	development bylaws:
4	(1) Bylaws to regulate development and use along shorelands.
5	(2) Bylaws to regulate development and use in flood areas, river
6	corridor protection areas, or other hazard areas. The following shall apply if
7	flood or other hazard area bylaws are enacted:
8	(A) Purposes.
9	(i) To minimize and prevent the loss of life and property, the
10	disruption of commerce, the impairment of the tax base, and the extraordinary
11	public expenditures and demands on public service that result from flooding,
12	landslides, erosion hazards, earthquakes, and other natural or human-made
13	hazards.
14	(ii) To ensure that the design and construction of development in
15	flood, river corridor protection, and other hazard areas are accomplished in a
16	manner that minimizes or eliminates the potential for flood and loss or damage
17	to life and property in a flood hazard area or that minimizes the potential for
18	fluvial erosion and loss or damage to life and property in a river corridor
19	protection area.
20	(iii) To manage all flood hazard areas designated pursuant to
21	10 V.S.A. § 753.

1	(iv) To make the State and municipalities eligible for federal flood
2	insurance and other federal disaster recovery and hazard mitigation funds as
3	may be available.
4	(B) Contents of bylaws. Flood Except as provided in subsection (c)
5	of this section, flood, river corridor protection area, and other hazard area
6	bylaws may:
7	(i) Contain standards and criteria that prohibit the placement of
8	damaging obstructions or structures, the use and storage of hazardous or
9	radioactive materials, and practices that are known to further exacerbate
10	hazardous or unstable natural conditions.
11	(ii) Require flood, fluvial erosion, and hazard protection through
12	elevation, floodproofing, disaster preparedness, hazard mitigation, relocation,
13	or other techniques.
14	(iii) Require adequate provisions for flood drainage and other
15	emergency measures.
16	(iv) Require provision of adequate and disaster-resistant water and
17	wastewater facilities.
18	(v) Establish other restrictions to promote the sound management
19	and use of designated flood, river corridor protection, and other hazard areas.
20	(vi) Regulate all land development in a flood hazard area, river
21	corridor protection area, or other hazard area, except for development that is

1 regulated under 10 V.S.A. § 754.

2	(C) Effect on zoning bylaws. Flood or other hazard area bylaws may
3	alter the uses otherwise permitted, prohibited, or conditional in a flood or other
4	hazard area under a bylaw, as well as the applicability of other provisions of
5	that bylaw. Where a flood hazard bylaw, a hazard area bylaw, or both apply
6	along with any other bylaw, compliance with the flood or other hazard area
7	bylaw shall be prerequisite to the granting of a zoning permit. Where a flood
8	hazard area bylaw or a hazard area bylaw but not a zoning bylaw applies, the
9	flood hazard and other hazard area bylaw shall be administered in the same
10	manner as are zoning bylaws, and a flood hazard area or hazard area permit
11	shall be required for land development covered under the bylaw.
12	(D)(i) Mandatory provisions. All Except as provided in subsection
12 13	<ul><li>(D)(i) Mandatory provisions. All Except as provided in subsection</li><li>(c) of this section, all flood and other hazard area bylaws shall provide that no</li></ul>
13	(c) of this section, all flood and other hazard area bylaws shall provide that no
13 14	(c) of this section, all flood and other hazard area bylaws shall provide that no permit for new construction or substantial improvement shall be granted for a
13 14 15	(c) of this section, all flood and other hazard area bylaws shall provide that no permit for new construction or substantial improvement shall be granted for a flood or other hazard area until after both the following:
13 14 15 16	<ul> <li>(c) of this section, all flood and other hazard area bylaws shall provide that no permit for new construction or substantial improvement shall be granted for a flood or other hazard area until after both the following:</li> <li>(I) A copy of the application is mailed or delivered by the</li> </ul>
13 14 15 16 17	<ul> <li>(c) of this section, all flood and other hazard area bylaws shall provide that no permit for new construction or substantial improvement shall be granted for a flood or other hazard area until after both the following:         <ul> <li>(I) A copy of the application is mailed or delivered by the administrative officer or by the appropriate municipal panel to the Agency of</li> </ul> </li> </ul>
13 14 15 16 17 18	<ul> <li>(c) of this section, all flood and other hazard area bylaws shall provide that no permit for new construction or substantial improvement shall be granted for a flood or other hazard area until after both the following:         <ul> <li>(I) A copy of the application is mailed or delivered by the administrative officer or by the appropriate municipal panel to the Agency of Natural Resources or its designee.</li> </ul> </li> </ul>

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1	representative of a municipality with a flood hazard area bylaw or ordinance or
2	to a qualified representative for a regional planning commission the Agency's
3	authority under this subdivision (a)(2)(D) to review and provide technical
4	comments on a proposed permit for new construction or substantial
5	improvement in a flood hazard area. Comments provided by a representative
6	delegated under this subdivision (a)(2)(D) shall not be binding on a
7	municipality.
8	(b) Ordinances. A municipality may adopt a flood hazard area, river
9	corridor protection area, or other hazard area regulation that meets the
10	requirements of this section by ordinance under subdivision 2291(25) of this
11	title.
12	(c) Permit; planting projects.
13	(1) As used in this subsection, "planting project" means planting
14	vegetation to restore natural and beneficial floodplain functions, as defined in
15	42 U.S.C. § 4121(a), that include floodwater storage, water quality
16	improvement, and supporting riparian and aquatic habitat.
17	(2) By operation of this subsection, a planting project in a flood or other
18	hazard area or river corridor protection area is considered to have a permit
19	under this chapter unless the project is:
20	(A) part of a larger undertaking that includes the construction or
21	installation of structures, the creation of earthen berms or banks, or physical

1	disturbance of land or water other than necessary for planting vegetation; or
2	(B) a forestry operation or part of a forestry operation as defined in
3	10 V.S.A. § 2602 and exempt from municipal regulation under subsection
4	4413(d) of this title.
5	(3) Notwithstanding any contrary provision of this chapter or municipal
6	bylaw or ordinance, a planting project considered to have a permit by
7	operation of this subsection shall not be required to file an application to
8	obtain a permit under this chapter or approval under a municipal ordinance or
9	to obtain the issuance of such a permit or approval by the municipality.
10	Sec. 2. 24 V.S.A. § 4412 is amended to read:
11	§ 4412. REQUIRED PROVISIONS AND PROHIBITED EFFECTS
12	Notwithstanding any existing bylaw, the following land development
13	provisions shall apply in every municipality:
14	* * *
15	(10) Planting projects; flood hazard and similar areas. A bylaw under
16	this chapter shall not require the filing of an application or the issuance of a
17	permit by the municipality for a planting project considered to have a permit
18	by operation of subsection 4424(c) of this title.
19	Sec. 3. 24 V.S.A. § 2291 is amended to read:
20	§ 2291. ENUMERATION OF POWERS
21	For the purpose of promoting the public health, safety, welfare, and

1	convenience, a town, city, or incorporated village shall have the following
2	powers:
3	* * *
4	(25) To regulate by means of an ordinance or bylaw development in a
5	flood hazard area, river corridor protection area, or other hazard area
6	consistent with the requirements of section 4424 of this title and the National
7	Flood Insurance Program. Such an ordinance or bylaw may regulate accessory
8	dwelling units in flood hazard and fluvial erosion areas. However, such an
9	ordinance or bylaw shall not require the filing of an application or the issuance
10	of a permit or other approval by the municipality for a planting project
11	considered to have a permit by operation of subsection 4424(c) of this title.
12	* * *
13	Sec. 4. EFFECTIVE DATE
14	This act shall take effect on passage.