	Comparison of H.907 (and combined with H.831) As Passed House and as a	amended by Senate Economic Development, Housing and General Affairs	
Bill Subject/Section	<u>House</u>	<u>Senate</u>	<u>Notes</u>
Sec. 1 Creating [Residential] Rental Housing Advisory Board	Sec. 1. 3 V.S.A. § 2477 is added to read: § 2477. RESIDENTIAL RENTAL HOUSING ADVISORY BOARD (a)(1) The Department of Housing and Community Development shall create the Residential Rental Housing Advisory Board consisting of 11 members, each of whom shall be a resident of Vermont and shall be appointed by the Commissioner of the Department, as follows: (A) three members representing landlords, one of whom is a for-profit landlord and one of whom represents a nonprofit housing provider; (B) three members representing tenants; (C) three members representing municipalities; and (D) two members of the public. (2) A member shall serve a term of three years. (3) The Board shall annually elect a chair from among its members. (4) A majority of the Board shall constitute a quorum for transacting business. (5) The Board shall take action by a majority vote of the members present and voting. (b) The Board shall be staffed by the Department, which, along with the Departments of Health and of Public Safety, shall provide support to the Board as required. (c) The Board shall have the following powers and duties: (1) to act as an advisory group to the Governor, General Assembly, and appropriate State agencies on issues related to residential rental housing statutes, policies, and regulations; (2) to report regularly to the Vermont Housing Council on its deliberations and recommendations; (3) to work with appropriate State agencies on developing adequate data on the location and condition of Vermont's rental housing stock; (4) to provide guidance to the State on the implementation of programs, policies, and regulations better to support decent, safe, and sanitary housing, including recommendations for incentives and programs to assist landlords with building repairs; (5) to provide information to community partners, municipalities, landlords, and tenants, including educational materials on applicable rental housing statutes, regulations, and ordinances; and (6) in preparation for a natural disaster, to collect information regar	Sec. 1. 3 V.S.A. § 2477 is added to read: § 2477. RENTAL HOUSING ADVISORY BOARD (a)(1) The Department of Housing and Community Development shall create the Rental Housing Advisory Board consisting of 11 members, each of whom shall be a resident of Vermont and shall be appointed by the Commissioner of the Department, as follows: (A) three members representing landlords, one of whom is a for-profit landlord and one of whom represents a nonprofit housing provider; (B) three members representing tenants; (C) three members representing municipalities; and (D) two members of the public. (2) A member shall serve a term of three years. (3) The Board shall annually elect a chair from among its members. (4) A majority of the Board shall constitute a quorum for transacting business. (5) The Board shall take action by a majority vote of the members present and voting. (b) The Board shall be staffed by the Department, which, along with the Departments of Health and of Public Safety, shall provide support to the Board as required. (c) The Board shall have the following powers and duties: (1) to act as an advisory group to the Governor, General Assembly, and appropriate State agencies on issues related to rental housing statutes, policies, and regulations; (2) to report regularly to the Vermont Housing Council on its deliberations and recommendations; (3) to work with appropriate State agencies on developing adequate data on the location and condition of Vermont's rental housing stock; (4) to provide guidance to the State on the implementation of programs, policies, and regulations better to support decent, safe, and sanitary housing, including recommendations for incentives and programs to assist landlords with building repairs; (5) to provide information to community partners, municipalities, landlords, and tenants, including educational materials on applicable rental housing statutes, regulations, and ordinances; and (6) in preparation for a natural disaster, to collect information regarding available resources, disaster-r	Identical except for name

	Sec. 2. TASKS OF RESIDENTIAL RENTAL HOUSING ADVISORY BOARD On or before January 15, 2019, the Residential Rental Housing Advisory Board created in 3 V.S.A. § 2477 shall consider, and if it deems appropriate shall submit to the General Assembly recommendations for legislation concerning the following issues:	Sec. 2. TASKS OF RENTAL HOUSING ADVISORY BOARD (a) On or before January 15, 2019, the Rental Housing Advisory Board created in 3 V.S.A. § 2477 shall submit to the General Assembly potential legislation or policy changes to better support decent, safe, and sanitary rental housing that address the following issues: (1) recommendations for one State agency to be responsible for overseeing all aspects of rental housing code enforcement; and	
	(1) whether to retain or modify current statutory provisions for issuance of health orders for violations of a rental housing health code;	(2) whether to retain or modify the current system of rental housing code enforcement, including current statutory provisions for issuance of health orders for violations of a rental housing health code.	
Sec. 2 Tasks of Advisory Board		 (b) In formulating the potential legislation or policy changes identified pursuant to subsection (a) of this section, the Board shall consider the following proposals: (1) professionalize or otherwise improve the current system of town health officers; (2) regionalize rental housing code enforcement; (3) create a public-private system of rental housing code inspections and enforcement; (4) allow self-certification by property owners of compliance with applicable rental housing codes; 	Differences, including SED additions, highlighted in yellow: - SED requires a submission to General Assembly
v	(2) whether inspection reports should utilize a hazard index rating system similar to that used by the Department of Public Safety's Division of Fire Safety to standardize timelines for repair and amounts of fines, and whether landlords or tenants should have to submit an action plan for correcting the violations within the time limit for repair;	 (5) require inspection reports to utilize a hazard index rating system similar to that used by the Department of Public Safety's Division of Fire Safety to standardize timelines for repair and amounts of fines; (6) require landlords and tenants, as applicable, to submit an action plan for correcting violations within the time limit for correction; 	 SED adds tasks SED requires progress reports in September and November
	(3) whether a landlord or tenant should be allowed to appeal an inspection report to address habitability issues; and	(7) enable a landlord or tenant to appeal an inspection report to address habitability issues;	
	(4) whether the local health officer should file a report of violation in the land records as a lien on the property if a landlord does not comply with the inspection report.	(8) make inspection reports available to the public online; and (9) enable a local health officer to file a report of violation in the land records as a lien on the property if a landlord does not comply with the inspection report.	
		(c) Not later than September 1, 2018 and November 15, 2018, the Board shall report on its progress on formulating the potential legislation or policy changes identified pursuant to subsection (a) of this section to the Senate Committee on Economic Development, Housing and General Affairs and the House Committee on General, Housing, and Military Affairs.	

Sec. 3 Improving effectiveness of local health officers; report	Sec. 3. IMPROVING EFFECTIVENESS OF LOCAL HEALTH OFFICERS; REPORT (a) On or before January 15, 2019, the Department of Health, with input from the Residential Rental Housing Advisory Board, shall provide a report to the General Assembly with preliminary recommendations and a plan on how to improve the effectiveness of local health officers and the enforcement of Vermont residential rental housing and habitability statutes and regulations. The report shall include recommendations for regional approaches to housing code enforcement and for funding. (b) The Department shall develop a system for keeping data about the type and number of complaints concerning violations of the rental safety codes. (c) The Department shall assign a person to be in charge of providing assistance to local health officers in their duties and make the name and contact information of that person available on request.	Sec. 3. IMPROVING EFFECTIVENESS OF LOCAL HEALTH OFFICERS; REPORT (a) The Department of Health shall provide the Rental Housing Advisory Board with information on the current system for local health officers and the enforcement of Vermont rental housing and habitability statutes and regulations, as well as any recommendation it has for how the system could be improved or substantially modified, including recommendations for regional approaches to housing code enforcement. (b) The Department shall develop a system for keeping data about the type and number of complaints concerning violations of the rental safety codes. (c) The Department shall assign a person to be in charge of providing assistance to local health officers in their duties and make the name and contact information of that person available on request.	SED changes nature of duty – instead of a DoH report to the General Assembly, it requires the DoH to provide information to the Advisory Board (which will make report to GA pursuant to Sec. 2 above)
Sec. 4 Duties of local health officers – when to conduct investigation	Sec. 4. 18 V.S.A. § 602a is amended to read: § 602a. DUTIES OF LOCAL HEALTH OFFICERS (a) A local health officer, within his or her jurisdiction, shall: (1) upon request of a landlord or tenant, or upon receipt of information regarding a condition that may be a public health hazard, conduct an investigation; ***	Sec. 4. 18 V.S.A. § 602a is amended to read: § 602a. DUTIES OF LOCAL HEALTH OFFICERS (a) A local health officer, within his or her jurisdiction, shall: (1) upon request of a landlord or tenant, or upon receipt of information regarding a condition that may be a public health hazard, conduct an investigation; ***	Identical
Sec. 5 Rental housing safety; inspection reports	Sec. 5. 18 V.S.A. § 603 is added to read: § 603. RENTAL HOUSING SAFETY; INSPECTION REPORTS (a)(1) When conducting an investigation of rental housing, a local health officer: (A) shall issue a written inspection report on the rental property using the protocols for implementing the Rental Housing Health Code of the Department or the municipality, in the case of a municipality that has established a code enforcement office, which report shall: (i) contain findings of fact that serve as the basis of one or more violations; (ii) specify the requirements and timelines necessary to correct a violation; and (iii) prohibit the landlord from renting the affected unit to a new tenant until the violation is corrected;	Sec. 5. 18 V.S.A. § 603 is added to read: § 603. RENTAL HOUSING SAFETY; INSPECTION REPORTS (a)(1) When conducting an investigation of rental housing, a local health officer shall issue a written inspection report on the rental property using the protocols for implementing the Rental Housing Health Code of the Department or the municipality, in the case of a municipality that has established a code enforcement office. (2)(A) A written inspection report shall: (i) contain findings of fact that serve as the basis of one or more violations; (ii) specify the requirements and timelines necessary to correct a violation; (iii) provide notice that the landlord is prohibited from renting the affected unit to a new tenant until the violation is corrected; and (iv) provide notice in plain language that, consistent with the access provisions in 9 V.S.A. § 4660, the tenant must allow the landlord and agents of the landlord access to the rental unit to make repairs as ordered by the health officer.	

		(B) For purposes of subdivision (2)(A)(iv) of this subsection, the notice	
		concerning access may read: "Notice - The landlord of this property may enter	
		the unit either with the tenant's consent, which shall not be unreasonably	
		withheld, or between 9:00 a.m. and 9:00 p.m. on not less than 48 hours' notice. If	
		the health officer has identified an imminent danger, the landlord shall have	
	(B) may impose a fine of not more than \$100.00 per day for each	access immediately."	
	violation that is not corrected by the date provided; and		
	(C) shall provide a copy of the inspection report to the landlord and any	(3) A local health officer shall provide a copy of the inspection report to	
	tenants affected by a violation by delivering the report electronically, in person,	the landlord and any tenants affected by a violation by delivering the report	
	by first class mail, or by leaving a copy at each unit affected by the deficiency.	electronically, in person, by first class mail, or by leaving a copy at each unit	
		affected by the deficiency.	
	(2) If an entire property is affected by a violation, the local health officer	(4) If an entire property is affected by a violation, the local health officer	
	shall post a copy of the inspection report in a common area of the property and	shall post a copy of the inspection report in a common area of the property and	
	include a prominent notice that the report shall not be removed until authorized	<u>include a prominent notice that the report shall not be removed until authorized</u>	
	by the local health officer.	by the local health officer.	
		(b) A local health officer may impose a fine of not more than \$100.00 per day	
		for each violation that is not corrected by the date provided in the written	
		inspection report, or when a unit is re-rented to a new tenant prior to the	
		correction of a violation.	
	(b) If a local health officer fails to conduct an investigation pursuant to	(c) If a local health officer fails to conduct an investigation pursuant to section	
	section 602a of this title or fails to issue an inspection report pursuant to this	602a of this title or fails to issue an inspection report pursuant to this section, a	
	section, a landlord or tenant may request that the Department, at its discretion,	landlord or tenant may request that the Department, at its discretion, conduct an	
	conduct an investigation or contact the local board of health to take action.	investigation or contact the local board of health to take action.	
	conduct an investigation of conduct the focal court of hearth to take action.	investigation of contact the focal court of hearth to take action.	
	Sec. 6. 32 V.S.A. § 6069 is amended to read:	Sec. 6. 32 V.S.A. § 6069 is amended to read:	
	§ 6069. LANDLORD CERTIFICATE	§ 6069. LANDLORD CERTIFICATE	
	* * *	* * *	
	(f) Annually, on or before October 31, the Department shall prepare and make	(f) Annually, on or before October 31, the Department shall prepare and make	
	available to a member of the public upon request a database in the form of a	available to a member of the public upon request a database in the form of a	
	sortable spreadsheet that contains the following information for each rental unit	sortable spreadsheet that contains the following information for each rental unit	
Sec. 6	for which the Department received a certificate pursuant to this section:	for which the Department received a certificate pursuant to this section:	
, , , , , , , , , , , , , , , , , , ,	(1) name of owner or landlord;	(1) name of owner or landlord;	Identical
Database of rental units	(2) mailing address of landlord;	(2) mailing address of landlord;	Identical
Zumane of Ferral units	(3) location of rental unit;	(3) location of rental unit;	
	(4) type of rental unit;	(4) type of rental unit;	
	(5) number of units in building; and	(5) number of units in building; and	
	(6) School Property Account Number.	(6) School Property Account Number.	

H. 831 / Sec. 7 Accelerated Weatherization Program	Sec. 1. ACCELERATED WEATHERIZATION PROGRAM; STATE TREASURER; FUNDING (a) The General Assembly finds that, in addition to the weatherization efforts provided under the Home Weatherization Assistance Program established in 33 V.S.A. chapter 25, an increased pace of weatherization would result in both environmental and economic benefits to the State. Accelerated weatherization efforts will: (1) decrease the emission of greenhouse gases; and (2) increase job opportunities in the field of weatherization. (b) In fiscal years 2019 and 2020, the State Treasurer is authorized to invest up to \$5,000,000.00 of funds from the credit facility established in 10 V.S.A. § 10 for an accelerated weatherization program, provided that the funds shall be used to support weatherization efforts for households with a median family income that is not more than 120 percent of the statewide median family income as reported by the Vermont Department of Taxes for the most recent year for which data are available.	Sec. 7. ACCELERATED WEATHERIZATION PROGRAM; HOUSING IMPROVEMENT PROGRAM; STATE TREASURER; FUNDING (a) The General Assembly finds that, in addition to the weatherization efforts provided under the Home Weatherization Assistance Program established in 33 V.S.A. chapter 25, an increased pace of weatherization would result in both environmental and economic benefits to the State. Accelerated weatherization efforts will: (1) decrease the emission of greenhouse gases; and (2) increase job opportunities in the field of weatherization. (b) The General Assembly further finds that the State of Vermont has one of the oldest housing stocks in the United States, with many owned and rented homes in need of basic health and safety repairs and having high levels of lead paint and mold. Increased housing improvement initiatives will: (1) enable Vermonters to live in safer, healthier housing; and (2) reduce health care costs by reducing the incidence of respiratory illnesses, allergies, and other health problems. (c) In fiscal years 2019 and 2020, the State Treasurer is authorized to invest up to \$5,000,000.00 of funds from the credit facility established in 10 V.S.A. § 10 for an accelerated weatherization and housing improvement program, provided that: (1) for owner-occupied homes, the funds shall be used to support weatherization efforts and housing improvement efforts for homeowners with a family income that is not more than 120 percent of the area or statewide median family income, whichever is higher, as reported by the U.S. Department of Housing and Urban Development for the most recent year for which data are available; and (2) for multi-family rental homes, the funds shall be used in conjunction with other State programs, and that not less than 50 percent of the tenant household income that is not more than 80 percent of the area or statewide median family income, whichever is higher, as reported by the U.S. Department of Housing and Urban Development for the most recent year for which data are available.
Sec. 7 / 8 Effective dates	Sec. 7. EFFECTIVE DATES (a) This section and Sec. 1 (advisory board) shall take effect on passage. (b) The remaining sections shall take effect on July 1, 2018.	Sec. 8. EFFECTIVE DATES (a) This section and Sec. 1 (advisory board) shall take effect on passage. (b) Sec. 6 (rental housing database) shall take effect on July 1, 2019. (c) The remaining sections shall take effect on July 1, 2018.