1	TO THE HONORABLE SENATE:	
2	The Committee on Natural Resources and Energy to which was referred	
3	House Bill No. 926 entitled "An act relating to changes to Act 250"	
4	respectfully reports that it has considered the same and recommends that the	
5	Senate propose to the House that the bill be amended by striking out all after	
6	the enacting clause and inserting in lieu thereof the following:	
7	* * * Trails * * *	
8	Sec. 1. 10 V.S.A. § 6001 is amended to read:	
9	§ 6001. DEFINITIONS	
10	* * *	
11	(38) "Recreational trail" has the same meaning as "trails" in subdivision	
12	442(3) of this title.	
13	(39) "Vermont trails system trail" means a recreational trail recognized	
14	by the Agency of Natural Resources pursuant to chapter 20 of this title. For	
15	purposes of this chapter, the construction, operation, and maintenance of a	
16	Vermont trails system trail shall be for a municipal, county, or State purpose.	
17	Sec. 2. 10 V.S.A. § 442(3) is amended to read:	
18	(3) "Trails" means land used for hiking, walking, bicycling, cross-country	
19	skiing, snowmobiling, all-terrain vehicle riding, horseback riding, and other	
20	similar activities. Trails may be used for recreation, transportation, and other	
21	compatible purposes, but the primary purpose shall not be the operation of a	

I	motor vehicle. As used in this subdivision, "motor vehicle" shall not include	
2	all-terrain vehicles or snowmobiles.	
3	Sec. 3. 10 V.S.A. § 6001(3)(A) is amended to read:	
4	(3)(A) "Development" means each of the following:	
5	* * *	
6	(xi) The construction of improvements for a Vermont trails system	
7	trail on a tract or tracts of land involving more than 10 acres.	
8	(I) This subdivision (xi) shall be the exclusive mechanism for	
9	determining jurisdiction over a recreational trail that is a Vermont trails system	
10	trail and shall only apply to the construction of improvements made on or after	
11	October 1, 2020.	
12	(II) For purposes of this subdivision (xi), involved land	
13	includes:	
14	(aa) land that is physically altered, including any ground	
15	disturbance and clearing that will occur; and	
16	(bb) infrastructure that is incidental to the operation of the	
17	trail, including restrooms, parking areas, shelters, picnic areas, kiosks, and	
18	interpretive and directional signage.	
19	(III) For purposes of this subdivision (xi), involved land does	
20	not include land where no ground will be disturbed or cleared or any Vermont	
21	trails system trail constructed before October 1, 2020.	

I	Sec. 4. 10 V.S.A. § 6001(3)(C) is amended to read:		
2	(C) For the purposes of determining jurisdiction under subdivision		
3	(3)(A) of this section, the following shall apply:		
4	* * *		
5	(vi) Recreational trails. When jurisdiction over a trail has been		
6	established pursuant to subdivision (A) of this subdivision (3), jurisdiction		
7	shall extend only to the recreational trail and infrastructure that is incidental to		
8	the operation of the trail. Jurisdiction shall not extend to the remainder of a		
9	parcel or parcels where a recreational trail is located, unless otherwise		
10	determined to be jurisdictional pursuant to another provision of this chapter.		
11	Sec. 5. 10 V.S.A. § 6081 is amended to read:		
12	§ 6081. PERMITS REQUIRED; EXEMPTIONS		
13	* * *		
14	(y) No permit or permit amendment shall be required for the construction		
15	of improvements on a tract of land that would provide access across a		
16	recreational trail, provided that the access is not related to the use of the		
17	permitted recreational trail and would not establish jurisdiction under this		
18	chapter on its own.		
19	(z) Notwithstanding 1 V.S.A. §§ 213 and 214, and until January 1, 2022,		
20	no permit is required for a Vermont trails system trail recognized pursuant to		
21	chapter 20 of this title if the trail was in existence prior to October 1, 2020.		

1	Sec. 6. RECREATIONAL TRAILS RECOMMENDATIONS AND
2	REPORT
3	On or before January 15, 2021, the Agency of Natural Resources shall
4	report to the House Committee on Natural Resources, Fish, and Wildlife and to
5	the Senate Committee on Natural Resource and Energy with legislative
6	recommendations for a best management practices driven program for
7	Vermont trails system trails that is administered by the Agency of Natural
8	Resources. The report shall include recommendations for revisions to
9	10 V.S.A. chapter 20, including revisions to mapping, legislative authority to
10	administer the program, potential funding sources, staffing needs, and whether
11	to include other recreational trails. The Agency of Natural Resources shall
12	consult with stakeholders on the proposed program, including the Vermont
13	Trail Alliance, the Forest Partnership, and the Vermont Agency of
14	<u>Transportation.</u>
15	Sec. 7. PROSPECTIVE REPEAL
16	10 V.S.A. § 6001(3)(A)(xi) shall be repealed on January 1, 2022.
17	* * * Forest Blocks * * *
18	Sec. 8. 10 V.S.A. § 6001 is amended to read:
19	§ 6001. DEFINITIONS
20	* * *

1	(40) "Connecting habitat" means land or water, or both, that links	
2	patches of habitat within a landscape, allowing the movement, migration, and	
3	dispersal of wildlife and plants and the functioning of ecological processes. A	
4	connecting habitat may include features including recreational trails and	
5	improvements constructed for farming, logging, or forestry purposes.	
6	(41) "Forest block" means a contiguous area of forest in any stage of	
7	succession and not currently developed for nonforest use. A forest block may	
8	include features including recreational trails, wetlands, or other natural features	
9	that do not themselves possess tree cover and improvements constructed for	
10	farming, logging, or forestry purposes.	
11	(42) "Habitat" means the physical and biological environment in which	
12	a particular species of plant or wildlife lives.	
13	Sec. 9. 10 V.S.A. § 6086(a)(8) is amended to read:	
14	(8) Ecosystem protection; scenic beauty; historic sites.	
15	(A) Will not have an undue adverse effect on the scenic or natural	
16	beauty of the area, aesthetics, historic sites or rare and irreplaceable natural	
17	areas.	
18	(A)(B) Necessary wildlife habitat and endangered species. A permit	
19	will not be granted if it is demonstrated by any party opposing the applicant	
20	that a development or subdivision will destroy or significantly imperil	
21	necessary wildlife habitat or any endangered species; and	

1	(i) the economic, social, cultural, recreational, or other benefit to	
2	the public from the development or subdivision will not outweigh the	
3	economic, environmental, or recreational loss to the public from the	
4	destruction or imperilment of the habitat or species; or	
5	(ii) all feasible and reasonable means of preventing or lessening	
6	the destruction, diminution, or imperilment of the habitat or species have not	
7	been or will not continue to be applied; or	
8	(iii) a reasonably acceptable alternative site is owned or controlled	
9	by the applicant which that would allow the development or subdivision to	
10	fulfill its intended purpose.	
11	(C) Will not have an undue adverse impact on forest blocks and	
12	connecting habitat. A permit will be granted only if impacts are avoided,	
13	minimized, and mitigated in accordance with rules adopted by the Board.	
14	Sec. 10. CRITERION 8(C) RULEMAKING	
15	(a) The Natural Resources Board (Board), in consultation with the Agency	
16	of Natural Resources shall adopt rules to implement the requirements for the	
17	administration of 10 V.S.A. § 6086(a)(8)(C). Rules adopted by the Board shall	
18	include:	
19	(1) How forest blocks and connecting habitat are further defined,	
20	including their size, location, and function, which may include:	

1	(A) information that will be available to the public to determine
2	where forest blocks and connecting habitat are located; or
3	(B) advisory mapping resources, how they will be made available,
4	how they will be used, and how they will be updated.
5	(2) Standards establishing how impacts can be avoided, minimized, or
6	mitigated, including how fragmentation of forest blocks or connecting habitat
7	is avoided or minimized, which may include steps to promote proactive site
8	design of buildings, roadways and driveways, utility location, and location
9	relative to existing features such as roads, tree lines, and fence lines. As used
10	in this subdivision, "fragmentation" means the division or conversion of a
11	forest block or connecting habitat by the separation of a parcel into two or
12	more parcels; the construction, conversion, relocation, or enlargement of any
13	building or other structure, or of any mining, excavation, or landfill; and any
14	change in the use of any building or other structure, or land, or extension of use
15	of land. However, fragmentation does not include the division or conversion
16	of a forest block or connecting habitat by a recreational trail or by
17	improvements constructed for farming, logging, or forestry purposes below the
18	elevation of 2,500 feet.
19	(3) Criteria to identify when a forest block or connecting habitat is
20	eligible for mitigation.

1	(4) Standards for how impacts to a forest block or connecting habitat	
2	may be mitigated. Standards may include:	
3	(A) appropriate ratios for compensation;	
4	(B) appropriate forms of compensation such as conservation	
5	easements, fee interests in land, and other forms of compensation; and	
6	(C) appropriate uses of on-site and off-site mitigation.	
7	(b) The Board shall convene a working group to provide input to the rule	
8	prior to prefiling with the Interagency Committee on Administrative Rules.	
9	The Board shall convene the working group on or before October 1, 2021.	
10	(c) The Board shall file a final proposed rule with the Secretary of State	
11	and Legislative Committee on Administrative Rules on or before August 15,	
12	<u>2022</u> .	
13	Sec. 11. 10 V.S.A. § 127 is amended to read:	
14	§ 127. RESOURCE MAPPING	
15	(a) On or before January 15, 2013, the The Secretary of Natural Resources	
16	(the Secretary) shall complete and maintain resource mapping based on the	
17	Geographic Information System (GIS) or other technology. The mapping shall	
18	identify natural resources throughout the State, including forest blocks, that	
19	may be relevant to the consideration of energy projects and projects subject to	
20	chapter 151 of this title. The Center for Geographic Information shall be	

1	available to provide assistance to the Secretary in carrying out the GIS-based	
2	resource mapping.	
3	(b) The Secretary of Natural Resources shall consider the GIS-based	
4	resource maps developed under subsection (a) of this section when providing	
5	evidence and recommendations to the Public Utility Commission under	
6	30 V.S.A. § 248(b)(5) and when commenting on or providing	
7	recommendations under chapter 151 of this title to District Commissions on	
8	other projects.	
9	(c) The Secretary shall establish and maintain written procedures that	
10	include a process and science-based criteria for updating resource maps	
11	developed under subsection (a) of this section. Before establishing or revising	
12	these procedures, the Secretary shall provide opportunities for affected parties	
13	and the public to submit relevant information and recommendations.	
14	* * * Effective Dates * * *	
15	Sec. 12. EFFECTIVE DATES	
16	This act shall take effect on October 1, 2020, except that Sec. 9, 10 V.S.A.	
17	§ 6086(a)(8), shall take effect on September 1, 2022.	
18		
19		
20		
21		

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1	(Committee vote:)	
2		
3		Senator
4		FOR THE COMMITTEE