1	TO THE HONORABLE SENATE:			
2	The Committee on Economic Development, Housing and General Affairs to			
3	which was referred House Bill No. 210 entitled "An act relating to rental			
4	housing health and safety and affordable housing" respectfully reports that it			
5	has considered the same and recommends that the Senate concur in the House			
6	proposal of amendment and propose to the House that the bill be further			
7	amended as follows:			
8	First: In Sec. 1, by striking out 20 V.S.A. § 2678(b)(7) in its entirety and			
9	inserting in lieu thereof a new subdivision (7) to read:			
10	(7) Units rented for fewer than 120 days. The registration and fee			
11	requirements imposed in subsection (a) of this section do not apply to a unit			
12	that is rented for fewer than 120 days per calendar year.			
13	Second: By striking out Sec. 9 in its entirety and inserting in lieu thereof a			
14	new Sec. 9 to read:			
15	Sec. 9. 10 V.S.A. chapter 29, subchapter 3 is added to read:			
16	Subchapter 3. Housing; Investments			
17	§ 699. VERMONT RENTAL HOUSING IMPROVEMENT PROGRAM			
18	(a) Creation of program.			
19	(1) The Department of Housing and Community Development shall			
20	design and implement a Vermont Rental Housing Improvement Program,			
21	through which the Department shall award funding to statewide or regional			

1	nonprofit housing organizations, or both, to provide competitive grants and
2	forgivable loans to private landlords for the rehabilitation, including
3	weatherization, of eligible rental housing units.
4	(2) The Department shall develop statewide standards for the Program,
5	including factors that partner organizations shall use to evaluate applications
6	and award grants and forgivable loans.
7	(b) Eligible rental housing units. The following units are eligible for a
8	grant or forgivable loan through the Program:
9	(1) Non-code compliant. The unit does not comply with the
10	requirements of applicable building, housing, or health laws.
11	(2) New accessory dwelling.
12	(A) The unit will be a newly created accessory dwelling unit that
13	meets the requirements of 24 V.S.A. § 4412(1)(E).
14	(B) The unit will be newly created on a lot with an existing structure.
15	(c) Administration. The Department shall require a housing organization
16	that receives funding under the Program to adopt:
17	(1) a standard application form that describes the application process
18	and includes instructions and examples to help landlords apply;
19	(2) an award process that ensures equitable selection of landlords,
20	subject to a housing organization's exercise of discretion based on the factors
21	adopted by the Department pursuant to subsection (a) of this section; and

1	(3) a grant and loan management system that ensures accountability for
2	funds awarded.
3	(d) Program requirements applicable to grants and forgivable loans.
4	(1) A grant or loan shall not exceed \$50,000.00 per unit. In determining
5	the amount of a grant or loan, a housing organization shall consider the number
6	of bedrooms in the unit and whether the unit is being rehabilitated or newly
7	<u>created.</u>
8	(2) A landlord shall contribute matching funds or in-kind services that
9	equal or exceed 20 percent of the value of the grant or loan.
10	(3) A project may include a weatherization component.
11	(4) A project shall comply with applicable building, housing, and health
12	<u>laws.</u>
13	(5) The terms and conditions of a grant or loan agreement apply to the
14	original recipient and to a successor in interest for the period the grant or loan
15	agreement is in effect.
16	(6) The identity of a recipient and the amount of a grant or forgivable
17	loan are public records that shall be available for public copying and inspection
18	and the Department shall publish this information at least quarterly on its
19	website.

1	(e) Program requirements applicable to grants. For a grant awarded under
2	subdivision (b)(1) of this section for a unit that is non-code compliant, the
3	following requirements apply for a minimum period of five years:
4	(1) A landlord shall coordinate with nonprofit housing partners and local
5	coordinated entry organizations to identify potential tenants.
6	(2)(A) Except as provided in subdivision (2)(B) of this subsection (e), a
7	landlord shall lease the unit to a household that is exiting homelessness or
8	actively working with an immigrant or refugee resettlement program.
9	(B) If, upon petition of the landlord, the Department or the housing
10	organization that issued the grant determines that a household exiting
11	homelessness is not available to lease the unit, then the landlord shall lease the
12	unit:
13	(i) to a household with an income equal to or less than 80 percent
14	of area median income; or
15	(ii) if such a household is unavailable, to another household with
16	the approval of the Department or housing organization.
17	(3)(A) A landlord shall accept any housing vouchers that are available to
18	pay all, or a portion of, the tenant's rent and utilities.
19	(B) If no housing voucher or federal or State subsidy is available, the
20	total cost of rent for the unit, including utilities not covered by rent payments,

1	shall not exceed the applicable fair market rent established by the Department
2	of Housing and Urban Development.
3	(4)(A) A landlord may convert a grant to a forgivable loan upon
4	approval of the Department and the housing organization that approved the
5	grant.
6	(B) A landlord who converts a grant to a forgivable loan shall receive
7	a 10 percent credit for loan forgiveness for each year in which the landlord
8	participates in the grant program.
9	(f) Requirements applicable to forgivable loans. For a forgivable loan
10	awarded under subdivision (b)(1) of this section for a unit that is non-code
11	compliant, the following requirements apply for a minimum period of 10
12	<u>years:</u>
13	(1)(A) A landlord shall accept any housing vouchers that are available to
14	pay all, or a portion of, the tenant's rent and utilities.
15	(B) If no housing voucher or federal or State subsidy is available, the
16	cost of rent for the unit, including utilities not covered by rent payments, shall
17	not exceed the applicable fair market rent established by the Department of
18	Housing and Urban Development.
19	(2) The Department shall forgive 10 percent of the amount of a
20	forgivable loan for each year a landlord participates in the loan program.

1	(g) Requirements for an accessory unit. For a grant or forgivable loan
2	awarded under subdivision (b)(2) of this section for a unit that is a new
3	accessory dwelling, the total cost of rent for the unit, including utilities not
4	covered by rent payments, shall not exceed the applicable fair market rent
5	established by the Department of Housing and Urban Development.
6	(h) Lien priority. A lien for a grant converted to a loan or for a forgivable
7	loan issued pursuant to this section is subordinate to:
8	(1) a lien on the property in existence at the time the lien for
9	rehabilitation and weatherization of the rental housing unit is filed in the land
10	records; and
11	(2) a first mortgage on the property that is refinanced and recorded after
12	the lien for rehabilitation and weatherization of the rental housing unit is filed
13	in the land records.
14	Third: By striking out Sec. 11 in its entirety and inserting in lieu thereof a
15	new Sec. 11 to read:
16	Sec. 11. APPROPRIATIONS
17	(a) Purpose. The purpose of the appropriations in this section are:
18	(1) to respond to the far-reaching public health and negative economic
19	impacts of the COVID-19 pandemic; and
20	(2) to ensure that Vermonters and Vermont communities have an
21	adequate supply of safe, affordable housing.

1	(b) In fiscal year 2022, the amount of \$20,400,000.00 is appropriated from
2	the America Rescue Plan Act (ARPA) – Coronavirus State Fiscal Recovery
3	Funds as follows:
4	(1) \$100,000.00 to the Department of Public Safety as one-time startup
5	funding to hire one or more Inspector positions authorized pursuant to Sec. 4
6	of this act.
7	(2) \$300,000.00 to the Department of Housing and Community
8	Development as one-time startup funding to hire one or more of the positions
9	authorized pursuant to Sec. 5 of this act.
10	(3) \$20,000,000.00 to the Department of Housing and Community
11	Development to implement the Vermont Rental Housing Investment Program
12	created in 10 V.S.A. § 699, provided that the Department shall allocate 20
13	percent of the funds for new accessory dwellings as follows:
14	(A) the Department may use not more than 20 percent of the funding
15	available for new accessory dwellings to facilitate a statewide education and
16	navigation system to assist homeowners with designing, financing, permitting,
17	and constructing new accessory dwellings; and
18	(B) the Department shall use any remaining funds for new accessory
19	dwellings for financial incentives or other financial supports to homeowners
20	developing accessory dwelling units.
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(Draft No. 1.1 – H.210) 5/2/2022 - DPH - 09:19 AM

(Committee vote: _____)

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7 Senator ______

8 FOR THE COMMITTEE

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