1	TO THE HOUSE OF REPRESENTATIVES:	
2	The Committee on Agriculture, Food Resiliency, and Forestry to which was	
3	referred House Bill No. 128 entitled "An act relating to removing regulatory	
4	barriers for working lands businesses" respectfully reports that it has	
5	considered the same and recommends that the bill be amended by striking out	
6	all after the enacting clause and inserting in lieu thereof the following:	
7	* * * Working Lands Business * * *	
8	Sec. 1. 10 V.S.A. § 6093 is amended to read:	
9	§ 6093. MITIGATION OF PRIMARY AGRICULTURAL SOILS	
10	(a) Mitigation for loss of primary agricultural soils. Suitable mitigation for	
11	the conversion of primary agricultural soils necessary to satisfy subdivision	
12	6086(a)(9)(B)(iv) of this title shall depend on where the project tract is located.	
13	* * *	
14	(5) Wood products manufacturers. Notwithstanding any provision of	
15	this chapter to the contrary, a conversion of primary agricultural soils by a	
16	wood products manufacturer shall be allowed to pay a mitigation fee computed	
17	according to the provisions of subdivision (1) of this subsection, except that it	
18	shall be entitled to a ratio of 1:1 protected acres to acres of affected primary	
19	agricultural soil.	
20	* * *	
21	Sec. 2. 10 V.S.A. § 6081 is amended to read:	

1	§ 6081. PERMITS REQUIRED; EXEMPTIONS	
2	* * *	
3	(z) No permit or permit amendment shall be required if less than one acre	
4	of land is physically altered for either:	
5	(1) a sawmill that produces three and one-half million board feet or less	
6	annually; or	
7	(2) an operation that involves the primary processing of wood products	
8	of commercial value and that annually produces:	
9	(A) 3,500 cords or less of firewood or cordwood; or	
10	(B) 10,000 tons or less of bole wood, whole tree chips, mulch, or	
11	wood pellets.	
12	Sec. 3. REPEAL	
13	<u>10 V.S.A. § 6084(g) is repealed.</u>	
14	Sec. 4. 24 V.S.A. § 4412(11) is amended to read:	
15	(11) Accessory on-farm businesses. No bylaw shall have the effect of	
16	prohibiting an accessory on-farm business at the same location as a farm.	
17	(A) Definitions. As used in this subdivision (11):	
18	(i) "Accessory on-farm business" means activity that is accessory	
19	to on a farm, the revenues of which may exceed the revenues of the farming	
20	operation, and comprises one or both of the following:	

1	(I) The storage, preparation, processing, and sale of qualifying
2	products, provided that more than 50 percent of the total annual sales are from
3	the qualifying products that are produced on the <u>a</u> farm at which <u>located within</u>
4	50 miles of where the business is located or the sale of products that name,
5	describe, or promote the farm or accessory on-farm business, including
6	merchandise or apparel that features the farm or accessory on-farm business.
7	Processing of qualifying products shall only involve qualifying products from
8	farms located within 50 miles of the business.
9	(II) Educational, recreational, or social events or farm stays that
10	feature agricultural practices or qualifying products, or both. Such events may
11	include tours of the farm, farm stays, tastings and meals featuring qualifying
12	products, and classes or exhibits in the preparation, processing, or harvesting
13	of qualifying products. As used in this subdivision (II), "farm stay" means a
14	paid, overnight guest accommodation on a farm for the purpose of
15	participating in educational, recreational, or social activities on the farm that
16	feature agricultural practices or qualifying products, or both. A farm stay
17	includes the option for guests to participate in such activities.
18	(ii) "Educational, recreational, or social events" may include tours
19	of the farm, farm stays, tastings and meals featuring qualifying products, and
20	classes or exhibits in the preparation, processing, or harvesting of qualifying
21	products.

1	(iii)(iii) "Farm" means a parcel or parcels owned, leased, or		
2	managed by a person, devoted primarily to farming, and subject to the RAP		
3	rules. For leased lands to be part of a farm, the lessee must exercise control		
4	over the lands to the extent they would be considered as part of the lessee's		
5	own farm. Indicators of such control include whether the lessee makes day-to-		
6	day decisions concerning the cultivation or other farming-related use of the		
7	leased lands and whether the lessee manages the land for farming during the		
8	lease period.		
9	(iii)(iv) "Farming" shall have has the same meaning as in		
10	10 V.S.A. § 6001.		
11	(v) "Farm stay" means a paid, overnight guest accommodation on		
12	a farm for the purpose of participating in educational, recreational, or social		
13	activities on the farm. A farm stay includes the option for guests to participate		
14	in those activities.		
15	(vi) "To feature agricultural practices or qualifying products"		
16	means a host farm's agricultural practices or its qualifying products are a		
17	substantial component of any educational, recreational, or social event the		
18	accessory on-farm business hosts. For social or recreational events like		
19	weddings or concerts that may have a purpose wholly independent of the host		
20	farm's activities, agricultural practices or qualifying products must be an		
21	integral component of the event to satisfy the definition of an accessory on-		

1	farm business. A farm that is exclusively serving as an event location is not		
2	featuring agricultural practices or qualifying products.		
3	(iv)(vii) "Qualifying product" means a product that is wholly:		
4	(I) an agricultural, horticultural, viticultural, or dairy		
5	commodity, or maple syrup;		
6	(II) livestock or cultured fish or a product thereof;		
7	(III) a product of poultry, bees, an orchard, or fiber crops;		
8	(IV) a commodity otherwise grown or raised on a farm; or		
9	(V) a product manufactured on one or more farms from		
10	commodities wholly grown or raised on one or more farms.		
11	$\frac{(v)(viii)}{(viii)}$ "RAP rules" means the rules on required agricultural		
12	practices adopted pursuant to 6 V.S.A. chapter 215, subchapter 2.		
13	(B) Eligibility. For an accessory on-farm business to be eligible for		
14	the benefit of this subdivision (11), the business shall comply with each of the		
15	following:		
16	(i) The business is operated by the farm owner, one or more		
17	persons residing on the farm parcel, or the lessee of a portion of the farm.		
18	(ii) The farm meets the threshold criteria for the applicability of		
19	the RAP rules as set forth in those rules.		
20	(C) Use of structures or land. An accessory on-farm business may		
21	take place inside new or existing structures or on the land.		

1	(D) Review; permit. Activities of an accessory on-farm business that
2	are not exempt under section 4413 of this title may be subject to site plan
3	review pursuant to section 4416 of this title. A bylaw may require that such
4	activities meet the same performance standards otherwise adopted in the bylaw
5	for similar commercial uses pursuant to subdivision 4414(5) of this title.
6	(E) Less restrictive. A municipality may adopt a bylaw concerning
7	accessory on-farm businesses that is less restrictive than the requirement of this
8	subdivision (11).
9	(F) Notification; training. The Secretary of Agriculture, Food and
10	Markets shall provide periodic written notification and training sessions to
11	farms subject to the RAP rules on the existence and requirements of this
12	subdivision (11) and the potential need for other permits for an accessory on-
13	farm business, including a potable water and wastewater system permit under
14	10 V.S.A. chapter 64.
15	Sec. 5. 10 V.S.A. § 6001 is amended to read:
16	§ 6001. DEFINITIONS
17	As used in this chapter:
18	* * *
19	(45) "Agricultural products" means raw agricultural commodities or
20	processed or manufactured agricultural products.

1	(46) "Principally produced" means, for the purposes of subdivision		
2	(22)(E) of this section, that more than 50 percent of a raw agricultural		
3	commodity or other agricultural product is grown or produced on the farm.		
4	The majority percentage shall be determined over a consistent and reasonably		
5	defined time period. The percentage of a raw agricultural commodity grown or		
6	produced on the farm shall be determined by measuring the commodity's		
7	volume or weight. The percentage of an agricultural product grown or		
8	produced on the farm shall be determined by measuring the volume or weight		
9	of the product ingredients or materials, excluding water.		
10	Sec. 6. 10 V.S.A. § 6081 is amended to read:		
11	§ 6081. PERMITS REQUIRED; EXEMPTIONS		
12	* * *		
13	(t) No permit or permit amendment is required for the construction of		
14	improvements for an accessory on-farm business as defined in 24 V.S.A.		
15	<u>§ 4412(11)(A) if less than one acre of land is physically altered.</u>		
16	* * *		
17	* * * Effective Date * * *		
18	Sec. 7. EFFECTIVE DATE		
19	This act shall take effect on July 1, 2024.		
20			
21			

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2		
3	(Committee vote:)	
4		
5		Representative
6		FOR THE COMMITTEE