1	TO THE HOUSE OF REPRESENTATIVES:
2	The Committee on Commerce and Economic Development to which was
3	referred House Bill No. 769 entitled "An act relating to establishing a baby
4	bond trust program" respectfully reports that it has considered the same and
5	recommends that the bill be amended by striking out all after the enacting
6	clause and inserting in lieu thereof the following:
7	Sec. 1. 3 V.S.A. chapter 20 is added to read:
8	CHAPTER 20. VERMONT BABY BOND TRUST
9	§ 601. DEFINITIONS
10	As used in this chapter:
11	(1) "Designated beneficiary" means an individual born on or after July
12	1, 2024 who was eligible at birth for coverage in the Dr. Dynasaur program
13	established in accordance with Title XIX (Medicaid) and Title XXI (SCHIP) of
14	the Social Security Act or for coverage available pursuant to 33 V.S.A. chapter
15	19, subchapter 9.
16	(2) "Eligible expenditure" means an expenditure associated with any of
17	the following, each as prescribed by the Treasurer:
18	(A) education of a designated beneficiary;
19	(B) purchase of a dwelling unit or real property in Vermont by a
20	designated beneficiary;

1	(C) investment in a business in Vermont by a designated beneficiary;
2	<u>or</u>
3	(D) investment or rollover in a qualified retirement account,
4	Section 529 account, or Section 529A account established for the benefit of a
5	designated beneficiary.
6	(3) "Trust" means the Vermont Baby Bond Trust established by this
7	chapter.
8	§ 602. VERMONT BABY BOND TRUST; ESTABLISHMENT;
9	<u>IMPLEMENTATION</u>
10	(a) There is established the Vermont Baby Bond Trust, to be administered
11	by the Office of the State Treasurer. The Trust shall constitute an
12	instrumentality of the State and shall perform essential governmental functions
13	as provided in this chapter. The Trust shall receive and hold until disbursed in
14	accordance with section 607 of this title all payments, deposits, and
15	contributions intended for the Trust; as well as gifts, bequests, and
16	endowments; federal, State, and local grants; any other funds from any public
17	or private source; and all earnings on these funds.
18	(b)(1) The amounts on deposit in the Trust shall not constitute property of
19	the State, and the Trust shall not be construed to be a department, institution, or
20	agency of the State. Amounts on deposit in the Trust shall not be commingled

1	with State funds, and the State shall have no claim to or against, or interest in,
2	the amounts on deposit in the Trust.
3	(2) Any contract entered into by, or any obligation of, the Trust shall not
4	constitute a debt or obligation of the State, and the State shall have no
5	obligation to any designated beneficiary or any other person on account of the
6	<u>Trust.</u>
7	(3) All amounts obligated to be paid from the Trust shall be limited to
8	the amounts available for that obligation on deposit in the Trust. The amounts
9	on deposit in the Trust shall only be disbursed in accordance with the
10	provisions of section 607 of this title.
11	(4) The Trust shall continue in existence until it no longer holds any
12	deposits or has any obligations and its existence is terminated by law. Upon
13	termination, any unclaimed assets shall return to the State and shall be
14	governed by the provisions of 27 V.S.A chapter 18.
15	(c) The Treasurer shall be responsible for receiving, maintaining,
16	administering, investing, and disbursing amounts from the Trust. The Trust
17	shall not receive deposits in any form other than cash.
18	(d) The duty to implement this chapter is contingent upon the Treasurer's
19	receipt of funds designated for purposes of implementation or administration
20	of the Trust.

1	§ 603. TREASURER'S TRUST AUTHORITY
2	The Treasurer, on behalf of the Trust and for purposes of the Trust, may:
3	(1) receive and invest monies in the Trust in any instruments,
4	obligations, securities, or property in accordance with section 604 of this title;
5	(2) enter into one or more contractual agreements, including contracts
6	for legal, actuarial, accounting, custodial, advisory, management,
7	administrative, advertising, marketing, or consulting services, for the Trust and
8	pay for such services from the assets of the Trust;
9	(3) procure insurance in connection with the Trust's property, assets,
10	activities, or deposits and pay for such insurance from the assets of the Trust;
11	(4) apply for, accept, and expend gifts, grants, and donations from public
12	or private sources to enable the Trust to carry out its objectives;
13	(5) adopt rules pursuant to 3 V.S.A. chapter 25;
14	(6) sue and be sued;
15	(7) establish one or more funds within the Trust and expend reasonable
16	amounts from the funds for internal costs of administration; and
17	(8) take any other action necessary to carry out the purposes of this
18	chapter.
19	§ 604. INVESTMENT OF FUNDS IN THE TRUST
20	The Treasurer shall invest the amounts on deposit in the Trust in a manner
21	reasonable and appropriate to achieve the objectives of the Trust, exercising

1	the discretion and care of a prudent person in similar circumstances with
2	similar objectives. The Treasurer shall give due consideration to the rate of
3	return, risk, term or maturity, and liquidity of any investment; diversification
4	of the total portfolio of investments within the Trust; projected disbursements
5	and expenditures; and the expected payments, deposits, contributions, and gifts
6	to be received. The Treasurer shall not invest directly in obligations of the
7	State or any political subdivision of the State or in any investment or other
8	fund administered by the Treasurer. The assets of the Trust shall be
9	continuously invested and reinvested in a manner consistent with the
10	objectives of the Trust until disbursed for eligible expenditures or expended on
11	expenses incurred by the operations of the Trust.
12	§ 605. EXEMPTION FROM TAXATION
13	The property of the Trust and the earnings on the Trust shall be exempt
14	from all taxation by the State or any political subdivision of the State.
15	§ 606. MONIES INVESTED IN TRUST NOT CONSIDERED ASSETS OR
16	<u>INCOME</u>
17	(a) Notwithstanding any provision of law to the contrary, and to the extent
18	permitted by federal law, no sum of money invested in the Trust shall be
19	considered to be an asset or income for purposes of determining an
20	individual's eligibility for assistance under any program administered by the
21	Agency of Human Services.

1	(b) Notwithstanding any provision of law to the contrary, no sum of money
2	invested in the Trust shall be considered to be an asset for purposes of
3	determining an individual's eligibility for need-based institutional aid grants
4	offered to an individual by a public postsecondary school located in Vermont.
5	§ 607. ACCOUNTING FOR DESIGNATED BENEFICIARY; CLAIMS
6	REQUIREMENTS
7	(a) The Treasurer shall establish in the Trust an accounting for each
8	designated beneficiary in the amount of \$3,200.00. Each accounting shall
9	include the initial amount of \$3,200.00, plus the designated beneficiary's pro
10	rata share of total net earnings from investments of sums held in the Trust.
11	(b) A designated beneficiary shall become eligible to receive the total sum
12	of the accounting under subsection (a) of this section upon the designated
13	beneficiary's 18th birthday and completion of a financial coaching requirement
14	as prescribed by the Treasurer. The sum shall only be used for eligible
15	expenditures.
16	(c) The Treasurer shall create a financial coaching program and materials
17	designed to educate designated beneficiaries and others about the permissible
18	use of funds available under this chapter.
19	(d) A designated beneficiary, or the designated beneficiary's authorized
20	representative in the case of a designated beneficiary unable to make a claim
21	due to disability, may submit a claim for accounting until the designated

1	beneficiary's 30th birthday, provided the designated beneficiary is a resident of
2	the State at the time of the claim. If a designated beneficiary dies before
3	submitting a valid claim or fails to submit a valid claim before the designated
4	beneficiary's 30th birthday, the designated beneficiary's accounting shall be
5	credited back to the assets of the Trust.
6	(e) The Treasurer shall adopt rules pursuant to 3 V.S.A. chapter 25 to carry
7	out the purposes of this section, including prescribing the process for
8	submitting a valid claim for accounting.
9	§ 608. DATA SHARING
10	In carrying out the purposes of this chapter, the Treasurer may enter into an
11	intergovernmental agreement or memorandum of understanding with any
12	agency or instrumentality of the State requiring disclosure to execute the
13	purposes of this chapter to receive outreach, technical assistance, enforcement,
14	and compliance services; collection or dissemination of information pertinent
15	to the Trust, including protected health information and personal identification
16	information, subject to such obligations of confidentiality as may be agreed to
17	or required by law; or other services or assistance.

1	Sec. 2. VERMONT BABY BOND TRUST; HOUSING OPPORTUNITIES;
2	REPORT
3	(a) The Office of the State Treasurer, in consultation with interested
4	stakeholders, shall evaluate the following issues and options under the
5	Vermont Baby Bond Trust program established in 3 V.S.A. chapter 20:
6	(1) increasing housing opportunities in Vermont through investment of
7	Trust funds, including:
8	(A) how the Treasurer may, consistent with the Treasurer's fiduciary
9	obligations and subject to the provisions of 32 V.S.A. chapter 7, subchapter 2,
10	invest the funds to advance housing opportunities in Vermont;
11	(B) the amount of funds that could be invested in this manner; and
12	(C) the anticipated impact of these investments on housing in
13	Vermont;
14	(2) potential funding sources for the program;
15	(3) creating eligibility conditions for, and safeguards to protect, a
16	beneficiary's investment in a business in Vermont;
17	(4) additional mechanisms to encourage beneficiaries to stay in
18	Vermont, including:
19	(A) incentives to encourage beneficiaries expend funds on education
20	at in-State institutions; and

1	(B) the feasibility of limiting expenditures on education to in-State
2	institutions while permitting waivers to access out-of-State institutions based
3	on program availability and capacity;
4	(5) modifications to the financial coaching element of the program,
5	including:
6	(A) ensuring a parent or caretaker of a beneficiary is made aware of
7	the program at or around the time of the beneficiary's birth and offered a
8	financial coaching program substantially similar to that offered beneficiaries;
9	(B) providing additional financial coaching opportunities for
10	beneficiaries who delay withdrawing funds after meeting eligibility conditions;
11	(C) utilizing an advisory board to assist in developing the financial
12	coaching element; and
13	(D) measures to expand financial coaching to all children living in
14	Vermont;
15	(6) measures for achieving inflationary adjustment of the statutorily
16	mandated accounting;
17	(7) whether additional needs-based programs administered by the State
18	may be impacted by a beneficiary's entitlement to funds in the Trust;
19	(8) the feasibility of altering the program to permit unclaimed funds to
20	roll over into a beneficiary's retirement account, including mechanisms for

1	creating an account on behalf of a beneficiary and ensuring funds in the
2	account are not accessible until the beneficiary reaches retirement age; and
3	(9) any other issues relating to the Vermont Baby Bond Trust
4	investments that the Treasurer identifies as warranting study.
5	(b) On or before January 15, 2026, the Office of the State Treasurer shall
6	submit a written report to the General Assembly with its findings and any
7	recommendations for legislative action.
8	Sec. 3. EFFECTIVE DATE
9	This act shall take effect on July 1, 2024.
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15	(Committee vote:)
16	
17	Representative
18	FOR THE COMMITTEE