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2 Representatives James of Manchester, Kornheiser of Brattleboro, Sibilina of
3 Dover, Carpenter of Hyde Park, Farlice-Rubio of Barnet, Leavitt of Grand Isle,
4 Noyes of Wolcott, Sims of Craftsbury, and Taylor of Colchester, and move
5 that the House propose to the Senate that the bill be amended as follows:

6 First: In Sec. 3, 30 V.S.A. chapter 94, in section 8124, in subdivision
7 (d)(1), after “highest energy burdens,” by inserting “residents of manufactured
8 homes,”

9 Second: In Sec. 3, 30 V.S.A. chapter 94, in section 8127, in subdivision
10 (d)(11), after “high efficiency manufactured home” by inserting “and
11 weatherization or other efficiency or electrification measures in manufactured
12 homes”

13 Third: In Sec. 3, 30 V.S.A. chapter 94, in section 8129, by striking out
14 subdivision (a)(6) in its entirety and inserting in lieu thereof the following:

15 (6) providing information to the Commission on the challenges renters
16 and residents of manufactured homes face in equitably accessing clean heat
17 measures and recommendations to ensure that renters and residents of
18 manufactured homes have equitable access to clean heat measures.

19 Fourth: In Sec. 3, 30 V.S.A. chapter 94, in section 8129, in subsection (b),
20 by striking out “community action agencies” and inserting in lieu thereof “a
21 community action agency with expertise in low-income weatherization; a

1 community action agency with expertise in serving residents of manufactured
2 homes”

3 Fifth: In Sec. 6, Public Utility Commission implementation, in subsection
4 (f), by inserting a new subdivision (5) to read as follows:

5 (5) The final proposed rules shall contain the first set of annual required
6 amounts for obligated parties as described in 30 V.S.A. § 8124(a)(1). The first
7 set of annual required amounts shall only be adopted through the rulemaking
8 process established in this section, not through an order.