1	TO THE HOUSE OF REPRESENTATIVES:
2	The Committee on Human Services to which was referred House Bill No.
3	829 entitled "An act relating to creating permanent upstream eviction
4	protections and enhancing housing stability" respectfully reports that it has
5	considered the same and recommends that the report of the Committee on
6	General and Housing be amended as follows:
7	First: In Sec. 1, 10 V.S.A. § 322, in subdivision (a)(8), following
8	"Vermont's", by inserting "affordable"
9	Second: In Sec. 2, 10 V.S.A. § 699, in subdivision (a)(4), following
10	"reasonable percentage", by inserting ", up to a cap of 5 percent,"
11	Third: In Sec. 2, 10 V.S.A. § 699, in subdivision (a)(5), by striking out
12	"political" and inserting in lieu thereof "governmental"
13	Fourth: In Sec. 2, 10 V.S.A. § 699, in subdivision (e)(2)(A)(i), following
14	"exiting homelessness", by inserting "including any youth who secures
15	housing through a master lease held by a youth service provider on behalf of
16	the youth"
17	Fifth: In Sec. 2, 10 V.S.A. § 699, by striking out subsection (f) in its entirety
18	and inserting in lieu thereof a new subsection (f) to read as follows:
19	(f) Requirements applicable to <u>10-year</u> forgivable loans. For a <u>10-year</u>
20	forgivable loan awarded through the Program, the following requirements
21	apply for a minimum period of 10 years:

1	(1) A landlord shall coordinate with nonprofit housing partners and local		
2	coordinated entry organizations to identify potential tenants.		
3	(2)(A) Except as provided in subdivision (2)(B) of this subsection (f), a		
4	landlord shall lease the unit to a household that is:		
5	(i) exiting homelessness, including any youth who secures housing		
6	through a master lease held by a youth service provider on behalf of the youth;		
7	(ii) actively working with an immigrant or refugee resettlement		
8	program; or		
9	(iii) composed of at least one individual with a disability who is		
10	eligible to receive Medicaid-funded home and community based services.		
11	(B) If, upon petition of the landlord, the Department or the housing		
12	organization that issued the grant determines that a household under		
13	subdivision (2)(A) of this subsection (f) is not available to lease the unit, then		
14	the landlord shall lease the unit:		
15	(i) to a household with an income equal to or less than 80 percent		
16	of area median income; or		
17	(ii) if such a household is unavailable, to another household with		
18	the approval of the Department or housing organization.		
19	(1)(3)(A) A landlord shall accept any housing vouchers that are		
20	available to pay all, or a portion of, the tenant's rent and utilities.		

1	(B) If no nousing voucher of federal or State subsidy is available, the
2	cost of rent for the unit, including utilities not covered by rent payments, shall
3	not exceed the applicable fair market rent established by the Department of
4	Housing and Urban Development.
5	(2)(4) The Department shall forgive 10 percent of the amount of a
6	forgivable loan for each year a landlord participates in the loan program.
7	Sixth: In Sec. 12, resident services program; appropriation, by striking out
8	subsection (b) in its entirety and inserting in lieu thereof a new subsection (b)
9	to read as follows:
10	(b) For purposes of this section, an "eligible affordable housing
11	organization" is a Vermont-based nonprofit that provides substantial services
12	to, or a public housing organization that makes available at least 15 percent of
13	its affordable housing portfolio to, homeless families and individuals,
14	including those who require service support and rental assistance to secure and
15	maintain their housing, consistent with the goal of Executive Order No. 03-16
16	(Publicly Funded Housing for the Homeless).
17	Seventh: In Sec. 14, manufactured home improvement and repair program,
18	in subsection 3(b), following "reasonable percentage", by inserting ", up to a
19	cap of 5 percent,"

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1	Eighth: In Sec. 14, manufactured home improvement and repair program,
2	in subsection 3(c), by striking out "political" and inserting in lieu thereof
3	"governmental"
4	Ninth: By striking out Sec. 17, emergency housing transition; agency of
5	human services; joint fiscal committee oversight; reports, and its reader
6	assistance heading in their entireties and inserting in lieu thereof a reader
7	assistance heading and a new section to be Sec. 17 to read as follows:
8	* * * Municipal Property Tax Exemption * * *
9	Sec. 17. 32 V.S.A. § 3847 is amended to read:
10	§ 3847. NEIGHBORHOOD HOUSING IMPROVEMENT PROGRAMS
11	At an annual or special meeting, a municipality may vote to exempt in
12	whole or in part, for a period not exceeding five years, the municipal property
13	tax on the value of improvements made to principal or temporary dwelling
14	units with funds provided in whole or in part by a nonprofit, neighborhood, or
15	municipal housing improvement program that limits eligibility to residents
16	with incomes below the median income of the State. Such programs include
17	neighborhood housing services, Community Loan Funds, community land
18	trusts, neighborhood planning associations, and municipal housing
19	improvement programs.
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6	(Committee vote:)	
7		
8		Representative

(Draft No. 2.1 – H.829) 3/14/2024 - JLG – 10:21 AM

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FOR THE COMMITTEE