In Sec. 39., amending 2023 Acts and Resolves No. 78, B.1100, by striking out (o)(10) and inserting in lieu thereof:

- (10) \$300,000 General Fund for a grant to Prevent Child Abuse Vermont to provide education regarding the prevention of unsafe infant sleep and to expand programming and support services regarding child abuse often related to parental substance misuse;
- (11) \$11,304,802 General Fund for emergency housing needs through the end of fiscal year 2024; and
 - (12) \$4,000,000 General Fund for standing up shelters in five communities.

By striking out Sec. 86. in its entirety and inserting in lieu thereof a new Sec. 86. to read as follows:

Sec. 86. TEMPORARY EMERGENCY HOUSING

- (a) To the extent emergency housing is available, the Commissioner for Children and

 Families shall ensure that temporary emergency housing is provided through June 30, 2024 to
 households eligible for the General Assistance Emergency Housing Program, including
 beneficiaries of the emergency housing transition benefit that is set to conclude on April 1, 2024
 and excluding those individuals who only qualify for temporary emergency housing pursuant to
 the Department's adverse weather condition policy. Participaction pursuant to this subsection
 shall not be bound by day limit maximums and shall be subject to the following eligibility
 criteria:
- (1) for beneficiaries of the emergency housing transition benefit, 2023 Acts and Resolves

 No. 81, Sec. 6, and Department for Children and Families, Emergency Housing Transition

 Benefit (EH-100), adopted under Secretary of State emergency rule filing number 23-E12 or any

 future identical emergency rule adopted by the Department; and
- (2) for all other participants of the General Assistance Emergency Housing Program, excluding those individuals who only qualify for temporary emergency housing pursuant to the Department's adverse weather condition policy, Department for Children and Families, General Assistance (CVR 13-170-260) as amended by Department for Children and Families under Secretary of State emergency rule filing number 23-E11 or any future identical emergency rule adopted by the Department.
- (b) Temporary emergency housing required pursuant to subsection (a) of this section may be provided through approved shelters, new unit generation, open units, licensed hotels or motels, or

other appropriate shelter space. The Agency of Human Services shall, when available, prioritize temporary emergency housing at housing or shelter placements other than licensed hotels or motels.

- (c) On or before the last day of each month from April 2024 through June 2024, the Agency of Human Services, or other relevant agency or department, shall continue submitting a substantially similar report to that due pursuant to 2023 Acts and Resolves No. 81, Sec. 6(b).
- (d) For temporary emergency housing provided beginning on March 1, 2024 and thereafter, the Agency of Human Services shall not pay a licensed hotel or motel establishment more than the lowest advertised room rate and not more than \$80 a day per room to shelter a household experiencing homelessness. The Agency of Human Services may shelter a household in more than one licensed hotel or motel room depending on the household's size and composition.
- (e) Beginning on March 1, 2024 and thereafter, the Agency of Human Services shall apply the following rules:
- (1) Section 2650.1 of the Department for Children and Families, General Assistance (CVR 13-170-260);
 - (2) Department of Health, Licensed Lodging Establishment Rule (CVR 13-140-023); and
- (3) Department of Public Safety, Vermont Fire and Building Safety Code (CVR 28-070-001).
- (f)(1) Prior to June 1, 2024, the Agency of Human Services may work with either a shelter provider or a community housing agency to enter into a full facility lease or sales agreement with a hotel or motel provider. Any facility conversion under this section shall comply with the Office of Economic Opportunity's shelter standards.

(2) If the Agency determines that a contractual arrangement with a licensed hotel or motel operator to secure temporary emergency housing capacity is beneficial to improve the quality, cleanliness, and access to services for those households temporarily housed in the facility, the Agency shall be authorized to enter into such an agreement; provided, however, that in no event shall such an agreement cause a household to become unhoused.

By adding a new section to be Sec. 94d. to read as follows:

Sec. 94d. 2023 Acts and Resolves No. 78, Sec. E.323.7 is amended to read as follows:

Sec. E.323.7 REACH AHEAD PILOT PROGRAM

* * *

(c) The incentive payments provided in subdivision (a)(4) of this section are reimbursements for past or future work expenses incurred by participating families.