1	TO THE HONORABLE SENATE:
2	The Committee on Health and Welfare to which was referred Senate Bill
3	No. 186 entitled "An act relating to the systemic evaluation of recovery
4	residences and recovery communities" 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	Sec. 1. RECOMMENDATION; RECOVERY RESIDENCE
8	CERTIFICATION
9	(a) The Department of Health, in consultation with State agencies and
10	community partners, shall develop and recommend a certification program for
11	recovery residences operating in the State. The certification program shall
12	incorporate those elements of the existing certification program operated by
13	the Vermont Alliance of Recovery Residences. The recommended
14	certification program shall also:
15	(1) identify an organization to serve as the certifying body for recovery
16	residences in the State;
17	(2) propose certification fees for recovery residences;
18	(3) establish a grievance and review process for complaints pertaining to
19	certified recovery residences;

1	(4) identify certification levels, which may include distinct staffing or
2	administrative requirements, or both, to enable a recovery residence to provide
3	more intensive or extensive services;
4	(5) identify eligibility requirements for each level of recovery residence
5	certification, including:
6	(A) staff and administrative requirements for recovery residences,
7	including staff training and supervision;
8	(B) compliance with industry best practices that support a safe,
9	healthy, and effective recovery requirement; and
10	(C) data collection requirements related to resident outcomes; and
11	(6) establish the required policies and procedures regarding the
12	provision of services by recovery residences, including policies and procedures
13	related to:
14	(A) resident rights;
15	(B) resident use of legally prescribed medications; and
16	(C) promoting quality and positive outcomes for residents.
17	(b) In developing the certification program recommendations required
18	pursuant to this section, the Department shall consider:
19	(1) available funding streams to sustainably expand recovery residence
20	services throughout the State;

1	(2) how to eliminate barriers that limit the availability of recovery
2	residences; and
3	(3) recovery residence models used in other states and their applicability
4	to Vermont.
5	(c) On or before October 15, 2024, the Department shall submit a written
6	report describing its recommended recovery residence certification program
7	and containing corresponding draft legislation to the House Committee on
8	Human Services and to the Senate Committee on Health and Welfare.
9	(d) As used in this section, "recovery residence" means a shared living
10	residence supporting persons recovering from a substance use disorder that:
11	(1) provides tenants with peer support and assistance accessing support
12	services and community resources available to persons recovering from
13	substance use disorders; and
14	(2) is certified by an organization approved by the Department of Health
15	and that is either a Vermont affiliate of the National Alliance for Recovery
16	Residences or another approved organization or is pending such certification.
17	Sec. 2. ASSESSMENT; GROWTH AND EVALUATION OF RECOVERY
18	RESIDENCES
19	(a) The Department of Health shall complete an assessment of recovery
20	residences in the State. In conducting the assessment, it shall obtain technical
21	assistance for the purposes of:

1	(1) creating a comprehensive inventory of all recovery residences in
2	Vermont, including assessments of proximity to employment, recovery, and
3	other community resources;
4	(2) assessing the current capacity, knowledge, and ability of recovery
5	residences to inform data collection and improve outcomes for residents;
6	(3) assessing recovery residences' potential for future data collection
7	capacity;
8	(4) assessing the types of data systems currently in use in Vermont's
9	recovery residences and defining the minimum core components of a data
10	system;
11	(5) assisting to develop a framework of critical components and
12	measurable outcomes for recovery residences and other recovery communities;
13	(6) assisting with capacity building and sustaining alternative payment
14	models for recovery residences; and
15	(7) building sustainable funding with a focus on developing fee
16	structures.
17	(b) On or before October 15, 2024, the Department shall submit the results
18	of the assessment required pursuant to this section and any recommendations
19	for legislative action to the House Committee on Human Services and to the
20	Senate Committee on Health and Welfare.

1	(c) As used in this section, "recovery residence" means a shared living
2	residence supporting persons recovering from a substance use disorder that:
3	(1) provides tenants with peer support and assistance accessing support
4	services and community resources available to persons recovering from
5	substance use disorders; and
6	(2) is certified by an organization approved by the Department of Health
7	and that is either a Vermont affiliate of the National Alliance for Recovery
8	Residences or another approved organization or is pending such certification.
9	Sec. 3. RESERVE; OPIOID SETTLEMENT ADVISORY COMMITTEE
10	In developing its recommendations for expenditure from the Opioid
11	Abatement Special Fund established in 18 V.S.A. chapter 93, subchapter 2, the
12	Opioid Settlement Advisory Committee shall consider reserving \$500,000.00
13	annually to establish a grant program for recovery residence capital expenses.
14	Sec. 4. EFFECTIVE DATE
15	This act shall take effect on July 1, 2024.
16	
17	
18	(Committee vote:)
19	
20	Senator
21	FOR THE COMMITTEE