1	TO THE HONORABLE SENATE:

with the administrative officer.

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2	The Committee on Natural Resources and Energy to which was referred
3	Senate Bill No. 100 entitled "An act relating to housing opportunities made for
4	everyone" respectfully reports that it has considered the same and recommends
5	that the bill be amended as follows:
6	First: In Sec. 2, 24 V.S.A. § 4412, in subdivision (12), by striking out the
7	word "four" and inserting in lieu thereof five
8	Second: By striking out Sec. 6, 24 V.S.A. § 4465, in its entirety and
9	inserting in lieu thereof a new Sec. 6 to read as follows:
10	Sec. 6. 24 V.S.A. § 4465 is amended to read:
11	§ 4465. APPEALS OF DECISIONS OF THE ADMINISTRATIVE OFFICER
12	(a) An interested person may appeal any decision or act taken by the
13	administrative officer in any municipality by filing a notice of appeal with the
14	secretary of the board of adjustment or development review board of that
15	municipality or with the clerk of that municipality if no such secretary has been
16	elected. This notice of appeal must be filed within 15 days of following the
17	date of that decision or act, and a copy of the notice of appeal shall be filed

(b) For the purposes of As used in this chapter, an "interested person" means any one of the following:

- (1) A person owning title to property, or a municipality or solid waste management district empowered to condemn it or an interest in it, affected by a bylaw, who alleges that the bylaw imposes on the property unreasonable or inappropriate restrictions of present or potential use under the particular circumstances of the case.
- (2) The municipality that has a plan or a bylaw at issue in an appeal brought under this chapter or any municipality that adjoins that municipality.
- (3) A person owning or occupying property in the immediate neighborhood of a property that is the subject of any decision or act taken under this chapter, who can demonstrate a physical or environmental impact on the person's interest under the criteria reviewed, and who alleges that the decision or act, if confirmed, will not be in accord with the policies, purposes, or terms of the plan or bylaw of that municipality.
- (4) Any ten 10 persons who allege a common injury to a particularized interest protected by this chapter, who may be any combination of voters or real property owners within a municipality listed in subdivision (2) of this subsection who, by signed petition to the appropriate municipal panel of a municipality, the plan or a bylaw of which is at issue in any appeal brought under this title, allege that any relief requested by a person under this title, if granted, will not be in accord with the policies, purposes, or terms of the plan or bylaw of that municipality. This petition to the appropriate municipal panel

1	must designate one person to serve as the representative of the petitioners
2	regarding all matters related to the appeal.

(5) Any department and administrative subdivision of this State owning property or any interest in property within a municipality listed in subdivision(2) of this subsection, and the Agency of Commerce and CommunityDevelopment of this State.

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<u>Third</u>: By striking out Sec. 13, 24 V.S.A. § 3101(a), and its reader assistance heading in their entireties and inserting in lieu thereof the following:

10 * * * Energy Codes * * *

Sec. 13. 24 V.S.A. § 3101(a) is amended to read:

(a) The mayor and board of aldermen of a city, the selectboard of a town, or the trustees of an incorporated village, may, in accordance with this chapter, establish codes and regulations for the construction, maintenance, repair, and alteration of buildings and other structures within the municipality. Such codes and regulations may include provisions relating to building materials, structural design, passageways, stairways and exits, heating systems, fire protection procedures, and such other matters as may be reasonably necessary for the health, safety, and welfare of the public, but excluding electrical installations subject to regulation under 26 V.S.A. chapter 15. Any energy codes and regulations adopted after July 1, 2023 shall not be more restrictive

1	than the Residential Building Energy Standards or the stretch code adopted
2	under 30 V.S.A. § 51 or the Commercial Building Energy Standards adopted
3	under 30 V.S.A. § 53, except where enabled by a municipal charter.
4	Fourth: By striking out Sec. 16, 10 V.S.A. § 6001, in its entirety and
5	inserting in lieu thereof a new Sec. 16 to read as follows:
6	Sec. 16. 10 V.S.A. § 6001 is amended to read:
7	§ 6001. DEFINITIONS
8	* * *
9	(3)(A) "Development" means each of the following:
10	* * *
11	(iv) The construction of housing projects such as cooperatives,
12	condominiums, or dwellings, or construction or maintenance of mobile homes
13	or mobile home parks, with 10 or more units, constructed or maintained on a
14	tract or tracts of land, owned or controlled by a person, within a radius of five
15	miles of any point on any involved land and within any continuous period of
16	five years. However:
17	* * *
18	(xi) Until July 1, 2026, the construction of housing projects such
19	as cooperatives, condominiums, dwellings, or mobile homes, with 25 or more
20	units, constructed or maintained on a tract or tracts of land, located entirely
21	within a designated downtown development district, a designated

1	neighborhood development area, or a designated growth center, owned or
2	controlled by a person, within a radius of five miles of any point on any
3	involved land and within any continuous period of five years.
4	* * *
5	(D) The word "development" does not include:
6	* * *
7	(viii)(I) The construction of a priority housing project in a
8	municipality with a population of 10,000 or more.
9	(II) If the construction of a priority housing project in this
10	subdivision (3)(D)(viii) involves demolition of one or more buildings that are
11	listed or eligible to be listed on the State or National Register of Historic
12	Places, this exemption shall not apply unless the Division for Historic
13	Preservation has made the determination described in subdivision (A)(iv)(I)(ff)
14	of this subdivision (3) and any imposed conditions are enforceable in the
15	manner set forth in that subdivision.
16	(III) Notwithstanding any other provision of law to the
17	contrary, until July 1, 2026, the construction of a priority housing project
18	located entirely within a designated downtown development district or a
19	designated growth center.
20	* * *

1	Fifth: By striking out Sec. 17, 10 V.S.A. § 6081, in its entirety and
2	inserting in lieu thereof the following:
3	* * * Enhanced Village Centers * * *
4	Sec. 17. 24 V.S.A. § 2793a is amended to read:
5	§ 2793a. DESIGNATION OF VILLAGE CENTERS BY STATE BOARD
6	* * *
7	(e)(1) A village center designated by the State Board pursuant to subsection
8	(a) of this section is eligible to apply to the State Board to receive an enhanced
9	designation. This enhanced designation allows a priority housing project with
10	50 or fewer units located entirely within the village center to be exempt from
11	10 V.S.A. chapter 151.
12	(2) To receive enhanced designation under this subsection, a village
13	center shall have:
14	(A) duly adopted permanent zoning and subdivision bylaws;
15	(B) municipal sewer and water infrastructure; and
16	(C) adequate municipal staff to support coordinated comprehensive
17	and capital planning, development review, and zoning administration.
18	Sec. 17a. 10 V.S.A. § 6081 is amended to read:
19	§ 6081. PERMITS REQUIRED; EXEMPTIONS
20	* * *

1	(y) Notwithstanding any other provision of law to the contrary, until July 1,
2	2026, no permit or permit amendment is required for a priority housing project
3	with 50 or fewer units that is located entirely within a village center that has
4	received enhanced designation under 24 V.S.A. § 2793a(e).
5	Sixth: By striking out Secs. 24 and 25 and their reader assistance heading
6	in their entireties and inserting in lieu thereof the following:
7	* * * Building energy code study committee * * *
8	Sec. 24. FINDINGS
9	The General Assembly finds that:
10	(1) Vermont established the Residential Building Energy Standards
11	(RBES) in 1997 and the Commercial Building Energy Standards (CBES) in
12	2007. The Public Service Department is responsible for adopting and updating
13	these codes regularly but does not have the capacity to administer or enforce
14	them.
15	(2) The RBES and CBES are mandatory, but while municipalities with
16	building departments handle some aspects of review and inspection, there is no
17	State agency or office designated to interpret, administer, and enforce them.
18	(3) The Division of Fire Safety in the Department of Public Safety is
19	responsible for development, administration, and enforcement of building
20	codes but does not currently have expertise or capacity to add administration or
21	enforcement of energy codes in buildings.

1	(4) Studies in recent years show compliance with the RBES at about 54
2	percent and CBES at about 87 percent, with both rates declining. Both codes
3	are scheduled to become more stringent with the goal of "net-zero ready" by
4	2030. Without strategies to improve administration and increase compliance,
5	rates are likely to decline further.
6	(5) In December 2022, the U.S. Department of Energy issued the
7	Bipartisan Infrastructure Law: Resilient and Efficient Codes Implementation
8	Funding Opportunity Announcement. The first \$45 million of a five-year \$225
9	million program is available in 2023. Vermont's increased code compliance
10	plans should include contingencies for this potential funding.
11	Sec. 25. ENERGY CODE COMPLIANCE; STUDY COMMITTEE
12	(a) Creation. There is created the Building Energy Code Study Committee
13	to recommend strategies for increasing compliance with the Residential
14	Building Energy Standards (RBES) and Commercial Building Energy
15	Standards (CBES).
16	(b) Membership. The Committee shall have 15 members with applicable
17	expertise, to include program design and implementation, building code
18	administration and enforcement, and Vermont's construction industry. The
19	Speaker of the House shall appoint three members, including up to one
20	legislator. The Committee on Committees shall appoint two members,
21	including up to one legislator. The remaining members shall be the following:

1	(1) the Commissioner of Public Service, or designee;
2	(2) the Director of Fire Safety, or designee;
3	(3) a representative of Efficiency Vermont;
4	(4) a representative of American Institute of Architects-Vermont;
5	(5) a representative of the Vermont Builders and Remodelers
6	Association;
7	(6) a representative the Burlington Electric Department;
8	(7) a representative of Vermont Gas Systems;
9	(8) a representative of the Association of General Contractors of
10	Vermont;
11	(9) a representative of the Vermont League of Cities and Towns; and
12	(10) a representative from a regional planning commission.
13	(c) Powers and duties. The Committee shall consider and recommend
14	strategies to increase awareness of and compliance with the RBES and CBES,
15	including designation of the Division of Fire Safety (DFS) in the Department
16	of Public Safety as the statewide authority having jurisdiction for
17	administration, interpretation, and enforcement, in conjunction with DFS'
18	existing jurisdiction, over building codes.
19	(d) Assistance. The Committee shall have the administrative, technical,
20	and legal assistance of the Department of Public Service. The Department
21	shall hire a third-party consultant to assist and staff the Committee.

1	(e) Report. On or before December 1, 2023, the Committee shall submit a
2	written report to the General Assembly with its findings and recommendations
3	for legislative action.
4	(f) Meetings.
5	(1) The Department of Public Service shall call the first meeting of the
6	Committee to occur on or before July 15, 2023.
7	(2) The Committee shall elect a chair from among its members at the
8	first meeting.
9	(3) A majority of the membership shall constitute a quorum.
10	(4) The final meeting shall be held on or before October 31, 2023. The
11	Committee shall cease to exist on December 1, 2023.
12	(g) Compensation and reimbursement.
13	(1) For attendance at meetings during adjournment of the General
14	Assembly, a legislative member of the Committee serving in the legislator's
15	capacity as a legislator shall be entitled to per diem compensation and
16	reimbursement of expenses pursuant to 2 V.S.A. § 23 for not more than six
17	meetings. These payments shall be made from monies appropriated by the
18	General Assembly.
19	(2) Other members of the Committee who are not otherwise
20	compensated by their employer shall be entitled to per diem compensation and

1	reimbursement of expenses as permitted under 32 V.S.A. § 1010 for not more
2	than six meetings.
3	Sec. 25a. STUDY COMMITTEE; APPROPRIATION
4	The sum of \$125,000.00 is appropriated from the General Fund to the
5	Department of Public Service in fiscal year 2024 for the purpose of hiring the
6	consultant described in Sec. 24(d) of this act and to pay the Committee
7	member per diem compensation.
8	Seventh: In Sec. 44, effective dates, by striking out "January 1, 2024" and
9	inserting lieu thereof <u>January 1, 2025</u>
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14	(Committee vote:)
15	
16	Senator
17	FOR THE COMMITTEE