1	S.91
2	Introduced by Senator Vyhovsky
3	Referred to Committee on
4	Date:
5	Subject: Commerce and trade; housing; residential rental agreements; tenant
6	rights
7	Statement of purpose of bill as introduced: This bill proposes to provide
8	protections to tenants by making the charging of a rental application fee an
9	unfair commercial practice, requiring certain rental agreements to be in
10	writing, limiting no-cause evictions and annual rent increases, creating a rental
11	registry, creating the Office of Tenant's Rights Advocate, providing for the
12	right to counsel in eviction proceedings and the expungement of eviction
13	records, and affording tenants the right to receive notice of a landlord's intent
14	to sell an apartment building and to negotiate in good faith and purchase the
15	building with a down payment revolving fund administered by the Vermont
16	Housing and Conservation Board. The bill also proposes to add citizenship
17	and immigration status to the existing discrimination prohibitions in public
18	accommodations and unfair housing practices.

An act relating to tenant rights

19

1	It is hereby enacted by the General Assembly of the State of Vermont:
2	Sec. 1. 9 V.S.A. chapter 137 is amended to read:
3	CHAPTER 137. RESIDENTIAL RENTAL AGREEMENTS
4	* * *
5	§ 4454. ATTEMPT TO CIRCUMVENT REQUIRED RENTAL
6	AGREEMENT TERMS
7	(a) A landlord shall ensure that a rental agreement with a duration of 12
8	months or longer is in writing and includes:
9	(1) identification of the parties involved, including contact information
10	for the owner and any party responsible for managing the property on the
11	owner's behalf;
12	(2) a description of the property subject to the agreement;
13	(3) the duration of the agreement, including whether the agreement is
14	periodic or for a fixed term, with clearly specified start and end dates;
15	(4) the financial obligations of the tenant, including the amount of rent,
16	the due date, and the method of payment;
17	(5) whether there are penalties for late payment of rent, including the
18	date the penalty becomes effective and the calculation of the penalty amount;
19	(6) the amount of any security deposit and the conditions under which
20	part or all of the security deposit may be withheld, in compliance with section
21	4461 of this title;

1	(7) a description of the responsibility of the parties for maintenance and
2	repair of the property;
3	(8) a description of the responsibilities of the parties for the provision of,
4	and payment for, utilities for the rental unit;
5	(9) a statement of the rights and responsibilities of the parties to the
6	agreement;
7	(10) an accurate statement of the protections against retaliation in
8	section 4465 of this title;
9	(11) a statement that a tenant may not be evicted without cause; and
10	(12) any other disclosure required by law.
11	(b) No rental agreement shall contain any provision that attempts to
12	circumvent or circumvents obligations and remedies established by this chapter
13	and any such provision shall be unenforceable and void.
14	Subchapter 2. Residential Rental Agreements
15	* * *
16	§ 4456a. RESIDENTIAL RENTAL APPLICATION FEES; PROHIBITED
17	<u>ACTS</u>
18	(a) A landlord or a landlord's agent shall not:
19	(1) charge an application fee to any individual in order to apply to enter
20	into a rental agreement for a residential dwelling unit; or

1	(2) request the Social Security number of an individual or a member of
2	an individual's household in order to apply to enter into a rental agreement for
3	a residential dwelling unit or to conduct a criminal background or credit check
4	(b) As used in this section, an "application fee" includes any fee or charge
5	associated with a credit check, background check, or third-party processing
6	payment or any other costs associated with a rental agreement application.
7	(c) If required during the application process, a landlord or a landlord's
8	agent shall accept an original or a copy of any form of government-issued
9	identification.
10	(d) This section shall not be construed to prohibit a person from charging a
11	fee to a person in order to apply to rent commercial or nonresidential property.
12	(e) A person who violates this section commits an unfair practice in
13	commerce in violation of section 2453 of this title.
14	* * *
15	§ 4467. TERMINATION OF TENANCY; NOTICE
16	(a) Termination for nonpayment of rent. The landlord may terminate a
17	tenancy for nonpayment of rent by providing actual notice to the tenant of the
18	date on which the tenancy will terminate, which shall be at least 14 days after
19	the date of the actual notice. The rental agreement shall not terminate if the
20	tenant pays or tenders rent due through the end of the rental period in which

payment is made or tendered. Acceptance of partial payment of rent shall not

1	constitute a waiver of the landlord's remedies for nonpayment of rent or an
2	accord and satisfaction for nonpayment of rent.
3	(b) Termination for breach of rental agreement.
4	(1) The landlord may terminate a tenancy for failure of the tenant to
5	comply with a material term of the rental agreement or with obligations
6	imposed under this chapter by actual notice given to the tenant at least 30 days
7	prior to the termination date specified in the notice.
8	(2) When termination is based on criminal activity, illegal drug activity,
9	or acts of violence, any of which threaten the health or safety of other
10	residents, the landlord may terminate the tenancy by providing actual notice to
11	the tenant of the date on which the tenancy will terminate, which shall be at
12	least 14 days from the date of the actual notice.
13	(c) Termination for no cause. In the absence of a written rental agreement,
14	subject to subdivision (3) of this subsection, the landlord may terminate a
15	tenancy for no cause as follows:
16	(1) If rent is payable on a monthly basis, by providing actual notice to
17	the tenant of the date on which the tenancy will terminate, which shall be:
18	(A) for tenants who have resided continuously in the same premises
19	for two years or less, at least 60 days after the date of the actual notice; or
20	(B) for tenants who have resided continuously in the same premises

for more than two years, at least 90 days after the date of the actual notice.

1	(2) If rent is payable on a weekly basis, by providing actual notice to the
2	tenant of the date on which the tenancy will terminate, which shall be at least
3	21 days after the date of the actual notice.
4	(3) This subsection shall apply only in the following circumstances:
5	(A) the rental unit is one of a two-unit or three-unit owner-occupied
6	building; or
7	(B) the rental unit requires renovations that exceed 50 percent of the
8	rental unit's value to become or remain habitable, provided that the tenant shall
9	have the right of first refusal to reoccupy the unit at market rate following
10	renovations and the tenant had been provided with adequate relocation costs
11	for the duration of the renovations.
12	(d) Termination of rental agreement when property is sold. In the absence
13	of a written rental agreement, a landlord who has contracted to sell the building
14	may terminate a tenancy by providing actual notice to the tenant of the date on
15	which the tenancy will terminate, which shall be at least 30 days three months
16	after the date of the actual notice.
17	(e) Termination for no cause under terms of written rental agreement.
18	Subject to subdivision (2) of this subsection:
19	(1) If there is a written rental agreement, the notice to terminate for no
20	cause shall be at least 30 days before the end or expiration of the stated term of

the rental agreement if the tenancy has continued for two years or less. The

1	notice to terminate for no cause shall be at least 60 days before the end or
2	expiration of the term of the rental agreement if the tenancy has continued for
3	more than two years. If there is a written week-to-week rental agreement, the
4	notice to terminate for no cause shall be at least seven days; however, a notice
5	to terminate for nonpayment of rent shall be as provided in subsection (a) of
6	this section.
7	(2) This subsection shall apply only in the following circumstances:
8	(A) the rental unit is one of a two-unit or three-unit owner-occupied
9	building; or
10	(B) the rental unit requires renovations that exceed 50 percent of the
11	rental unit's value to become or remain habitable, provided that the tenant shall
12	have the right of first refusal to reoccupy the unit at market rate following
13	renovations and the tenant had been provided with adequate relocation costs
14	for the duration of the renovations.
15	(f) Termination date for no cause prohibited. In all cases, the termination
16	date shall be specifically stated in the notice.
17	(1)(A) Except as otherwise provided in this section, a landlord shall not
18	terminate a tenancy without cause.
19	(B) For purposes of this subsection (f), the expiration of a rental

agreement shall not constitute cause for a landlord to terminate a tenancy.

1	(2) A landlord may terminate a tenancy for no cause, if allowed by the
2	rental agreement, within the first three months of a new tenancy.
3	(3)(A) A landlord may terminate a tenancy for no cause if the landlord
4	or a member of the landlord's immediate family has a good faith intention to
5	occupy the premises.
6	(B) A landlord shall provide the tenant with actual notice of the date
7	on which the tenancy will terminate, which shall be at least six months after
8	the date of the actual notice.
9	(C) As used in this subdivision (3), "immediate family" means:
10	(i) an adult person related by blood, adoption, marriage, or as
11	defined or described in similar law in another jurisdiction;
12	(ii) an unmarried parent of a joint child;
13	(iii) a child, grandchild, foster child, ward, or guardian; or
14	(iv) a child, grandchild, foster child, ward, or guardian of any
15	person listed in subdivision (i) or (ii) of this subdivision (f)(3)(C).
16	(4) A landlord may terminate a tenancy for no cause pursuant to
17	subsection (c) or (e) of this section.
18	(5) A landlord may terminate a tenancy of shared occupancy for no
19	cause pursuant to subsection (h) of this section.
20	(6) A landlord may terminate a tenancy in order to comply with a State
21	law or municipal government order that requires the tenant to leave.

(g) Conversion to condominium. If the building is being converted to condominiums, notice shall be given in accordance with 27 V.S.A. chapter 15, subchapter 2.

- (h) Termination of shared occupancy. A rental arrangement whereby a person rents to another individual one or more rooms in his or her the person's personal residence that includes the shared use of any of the common living spaces, such as the living room, kitchen, or bathroom, may be terminated by either party by providing actual notice to the other of the date the rental agreement shall terminate, which shall be at least 15 days after the date of actual notice if the rent is payable monthly and at least seven days after the date of actual notice if the rent is payable weekly.
 - (i) Multiple Termination date; multiple notices.
- (1) A landlord shall specifically state a termination date in a notice of termination.
- (2) All actual notices that are in compliance with this section shall not invalidate any other actual notice and shall be a valid basis for commencing and maintaining an action for possession pursuant to this chapter, 10 V.S.A. chapter 153, 11 V.S.A. chapter 14, or 12 V.S.A. chapter 169, notwithstanding that the notices may be based on different or unrelated grounds, dates of termination, or that the notices are sent at different times prior to or during an ejectment action. A landlord may maintain an ejectment action and rely on as

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notice.

1	many grounds for ejectment as are allowed by law at any time during the
2	eviction process.
3	(j) Payment after termination; effect.
4	(1) A landlord's acceptance of full or partial rent payment by or on
5	behalf of a tenant after the termination of the tenancy for reasons other than
6	nonpayment of rent or at any time during the ejectment action shall not result
7	in the dismissal of an ejectment action or constitute a waiver of the landlord's
8	remedies to proceed with an eviction action based on any of the following:
9	(A) the tenant's breach of the terms of a rental agreement pursuant to
10	subsection (b) of this section;
11	(B) the tenant's breach of the tenant's obligations pursuant to
12	subsections 4456(a), (b), and (c) of this title; or
13	(C) for no cause pursuant to subsections (c), (d), (e), and (h) of this
14	section.
15	(2) This subsection shall apply to 10 V.S.A. chapter 153, 11 V.S.A.
16	chapter 14, and 12 V.S.A. chapter 169.
17	(k) Commencement of ejectment action. A notice to terminate a tenancy
18	shall be insufficient to support a judgment of eviction unless the proceeding is
19	commenced not later than 60 days from the termination date set forth in the

* * *

1	§ 4468b. MAXIMUM INCREASE IN RENT
2	(a) A landlord shall not increase rent during any 12-month period in an
3	amount greater than one percent above the U.S. Consumer Price Index for all
4	Urban Consumers, Housing Component, published by the U.S. Bureau of
5	Labor Statistics in the periodical "Monthly Labor Review and Handbook of
6	Labor Statistics" as established annually by the Department of Housing and
7	Community Development, or five percent, whichever is less.
8	(b) A landlord shall specify in a notice of increase of rent:
9	(1) the amount of the rent increase;
10	(2) the amount of the new rent; and
11	(3) the date on which the increase becomes effective.
12	(c) A landlord shall notify a tenant of an increase in rent not less than 90
13	days prior to the date the increase takes effect.
14	* * *
15	Subchapter 5. Tenant Rights to Purchase Property
16	§ 4476. TENANT RIGHTS TO PURCHASE PROPERTY
17	(a) Notice.
18	(1) An owner of a residential rental property that contains three or more
19	dwelling units shall give to each tenant and to the Commissioner of Housing
20	and Community Development notice by certified mail, return receipt
21	requested, of the owner's intention to sell the property.

1	(2) If a tenant refuses the notice, or it is otherwise underiverable, the
2	owner shall send the notice by first-class mail to the tenant's last known
3	mailing address.
4	(3) The notice shall state the following:
5	(A) the owner intends to sell the property;
6	(B) the price, terms, and conditions under which the owner offers the
7	property for sale;
8	(C) a list of the affected tenants;
9	(D) the status of compliance with applicable statutes, rules, and
10	permits, to the owner's best knowledge, and the reasons for any
11	noncompliance; and
12	(E) that for 45 days following the notice, the owner shall not make a
13	final unconditional acceptance of an offer to purchase the property and that if
14	within the 45 days the owner receives notice pursuant to subsection (c) of this
15	section that a majority of the tenants intend to consider purchase of the
16	property, the owner shall not make a final unconditional acceptance of an offer
17	to purchase the property for an additional 120 days, starting from the 46th day
18	following notice, except one from a group representing a majority of the
19	tenants or from a nonprofit corporation approved by a majority of the tenants.
20	(b) Resident intent to negotiate; timetable.

1	(1) The tenants shall have 45 days following notice under subsection (a)
2	of this section to determine whether they intend to consider purchase of the
3	property through a group representing a majority of the tenants or a nonprofit
4	corporation approved by a majority of the tenants.
5	(2) A majority of the tenants is determined by one vote per leasehold,
6	and no tenant shall have more than three votes or 30 percent of the aggregate
7	property vote, whichever is less.
8	(3) During this 45-day period, the owner shall not accept a final
9	unconditional offer to purchase the property.
10	(c) Response to notice; required action.
11	(1) If the owner does not receive notice from the tenants during the 45-
12	day period, or if the tenants notify the owner that they do not intend to consider
13	purchase of the property, the owner has no further restrictions regarding sale of
14	the building pursuant to this section.
15	(2) If, during the 45-day period, the owner receives notice in writing that
16	a majority of the tenants intend to consider purchase of the property, then the
17	owner shall:
18	(A) not accept a final unconditional offer to purchase from a party
19	other than leaseholders for 120 days following the 45-day period, a total of 165
20	days following the notice from the leaseholders;

1	(B) negotiate in good faith with the group representing a majority of
2	the tenants or a nonprofit corporation approved by a majority of the tenants
3	concerning purchase of the property;
4	(C) consider any offer to purchase from a group representing a
5	majority of the tenants or from a nonprofit corporation approved by a majority
6	of the tenants; and
7	(D) accept an offer from the tenants or nonprofit corporation if the
8	offer:
9	(i) equals or exceeds the appraised value of the property; or
10	(ii) is on substantially equivalent terms and conditions as the best
11	reasonable offer from another third party.
12	(d) Penalties.
13	(1) An owner who sells a property without complying with this section:
14	(A) is liable to the tenants in the aggregate amount of \$10,000.00 or
15	50 percent of the gain realized by the owner from the sale, whichever is
16	greater; and
17	(B) commits an unfair practice in trade and commerce in violation of
18	section 2453 of this title.
19	(2) The Department of Housing and Community Development may:
20	(A) impose an administrative penalty of not more than \$5,000.00 per
21	violation;

1	(B) bring a civil action for damages or injunctive relief, or both; and
2	(C) refer a violation to the Attorney General or State's Attorney for
3	enforcement pursuant to subdivision (1)(B) of this subsection (d).
4	(e) Exceptions. The provisions of this section do not apply when the sale,
5	transfer, or conveyance of the property occurs through one or more of the
6	following:
7	(1) through a foreclosure sale;
8	(2) to a member of the owner's family or to a trust for the sole benefit of
9	members of the owner's family;
10	(3) among the partners who own the property;
11	(4) incidental to financing the building;
12	(5) between joint tenants or tenants in common;
13	(6) pursuant to eminent domain; or
14	(7) pursuant to a municipal tax sale.
15	(f) Requirement for new notice of intent to sell.
16	(1) Subject to subdivision (2) of this subsection, a notice of intent to sell
17	issued pursuant to subsection (a) of this section is valid:
18	(A) for a period of one year from the expiration of the 45-day period
19	following the date of the notice; or
20	(B) if the owner has entered into a binding purchase and sale
21	agreement with a group representing a majority of the tenants or a nonprofit

1	corporation approved by a majority of the tenants within one year from the
2	expiration of the 45-day period following the date of the notice until the
3	completion of the sale of the property under the agreement or the expiration of
4	the agreement, whichever is sooner.
5	(2) During the period in which a notice of intent to sell is valid, an
6	owner shall provide a new notice of intent to sell, consistent with the
7	requirements of subsection (a) of this section, prior to making an offer to sell
8	the property or accepting an offer to purchase the property that is either more
9	than five percent below the price for which the property was initially offered
10	for sale or less than five percent above the final written offer from a group
11	representing a majority of the tenants or a nonprofit corporation approved by a
12	majority of the tenants.
13	(g) Good faith. A group representing a majority of the tenants or a
14	nonprofit corporation approved by a majority of the tenants shall negotiate in
15	good faith with the owner for purchase of the property.
16	Sec. 2. 3 V.S.A. § 2478 is added to read:
17	§ 2478. STATE RENTAL HOUSING REGISTRY; HOUSING DATA
18	(a) The Department of Housing and Community Development, in
19	coordination with the Division of Fire Safety, the Department of Health, the
20	Enhanced 911 Board, and the Department of Taxes, shall create and maintain a
21	publicly accessible registry of the rental housing in this State that includes a

1	"dwelling unit" as defined in 9 V.S.A. § 4451 and a "short-term rental" as
2	defined in 18 V.S.A. § 4301.
3	(b) The Department of Housing and Community Development shall require
4	for each unit that is registered the following data:
5	(1) the name of the owner or landlord and property manager, if
6	applicable;
7	(2) phone number, email, and mailing address of the landlord and
8	property manager, if applicable;
9	(3) location of the unit and unit number or letter;
10	(4) year built;
11	(5) type of rental unit;
12	(6) number of units in the building:
13	(7) school property account number;
14	(8) accessibility of the unit;
15	(9) number of bedrooms and bathrooms;
16	(10) for owners of short-term rentals, the number of whole-unit or
17	partial-unit short-term rentals within the building, or in the case of multiple
18	buildings on a parcel of land, on the entire lot; and
19	(11) any other information the Department deems appropriate.
20	(c) Upon request of the Department of Housing and Community
21	Development, and at least annually, a municipal, district, or other local

1	government entity that operates a rental housing health and safety program that
2	requires registration of a rental housing unit and a fee for inclusion on the
3	registry shall provide to the Department the data for each unit that is required
4	pursuant to subsection (b) of this section.
5	Sec. 3. 3 V.S.A. § 2479 is added to read:
6	§ 2479. RENTAL HOUSING REGISTRATION
7	(a) Except as provided in subsection (c) of this section, an owner of long-
8	term rental housing that is subject to 9 V.S.A. chapter 137 shall:
9	(1) file with the Department of Taxes a landlord certificate; and
10	(2) within 30 days after filing the certificate, register with and pay to the
11	Department of Housing and Community Development an annual registration
12	fee of \$35.00 per rental unit, unless the owner has within the preceding
13	12 months:
14	(A) registered the unit pursuant to subsection (b) of this section; or
15	(B) registered the unit with a municipal, district, or other local
16	government entity that operates a rental housing health and safety program.
17	(b) Except as provided in subsection (c) of this section, an owner of a
18	short-term rental, as defined in 18 V.S.A. § 4301, shall, annually, within
19	30 days after renting a unit, register with and pay to the Department of
20	Housing and Community Development an annual registration fee of \$35.00 per
21	rental unit, unless the owner has within the preceding 12 months:

1	(1) registered the unit pursuant to subsection (a) of this section; or
2	(2) registered the unit with a municipal, district, or other local
3	government entity that operates a rental housing health and safety program.
4	(c)(1) An owner of a mobile home lot within a mobile home park who has
5	registered the lot with the Department of Housing and Community
6	Development and who does not own a mobile home on the lot is exempt from
7	registering the lot pursuant to this section.
8	(2) An owner of a mobile home lot within a mobile home park who has
9	registered the lot with the Department and who owns a mobile home on the lot
10	that is available for rent or rented shall register the property with the
11	Department and pay a fee equal to the fee required by subdivision (a)(2) of this
12	section less any fee paid within the previous 12 months pursuant to 10 V.S.A.
13	§ 6254(c).
14	(3) An owner of a mobile home who rents the mobile home, whether
15	located in a mobile home park, shall register pursuant to this section.
16	(d) An owner of rental housing who fails to register pursuant to this section
17	shall pay a late registration fee of \$150.00 and may be subject to administrative
18	penalties not to exceed \$5,000.00 for each violation.
19	Sec. 4. 3 V.S.A. § 2480 is added to read:
20	§ 2480. TENANT'S RIGHTS ADVOCATE

1	(a) The Department of Housing and Community Development shall
2	contract with a nonprofit organization with expertise in tenant's rights to
3	establish the Office of Tenant's Rights Advocate.
4	(b) The Office of Tenant's Rights Advocate shall have the following
5	functions and duties:
6	(1) educate tenants and landlords about their rights and responsibilities
7	and rental housing code requirements;
8	(2) provide information, referrals, and assistance to tenants seeking help
9	with issues arising from an existing or potential landlord-tenant relationship;
10	(3) accept referrals from other organizations to assist individuals with
11	rental housing needs;
12	(4) mediate issues on behalf of and with the authorization of an
13	individual tenant;
14	(5) identify, investigate, and resolve complaints on behalf of individual
15	tenants and assist them with filing and pursuit of complaints and appeals;
16	(6) monitor, analyze, and facilitate public comment on the development
17	and implementation of federal, State, and local laws, rules, and policies related
18	to housing;
19	(7) provide technical assistance to tenants intending to purchase
20	property under 9 V.S.A. § 4476;
21	(8) provide legal services to tenants facing eviction; and

1	(9) recommend legislative action as may be appropriate to resolve
2	problems encountered by tenants and landlords.
3	(c) On or before January 15 of each year, the Office of Tenant's Rights
4	Advocate shall submit a report on the activities, performance, and fiscal
5	accounts of the Office during the preceding calendar year. The report shall be
6	submitted to the House Committee on General and Housing and the Senate
7	Committee on Economic Development, Housing and General Affairs.
8	(d) The Office of Tenant's Rights Advocate may:
9	(1) pursue administrative, judicial, and other remedies on behalf of any
10	individual tenant or group of tenants;
11	(2) adopt policies and procedures necessary to carry out the provisions
12	of this chapter; and
13	(3) take any other action necessary to fulfill the purposes of this section.
14	(e) All State agencies shall comply with reasonable requests from the
15	Office of Tenant's Rights Advocate for information and assistance. The
16	Department of Housing and Community Development may adopt rules
17	necessary to ensure the cooperation of State agencies under this section.
18	(f) In the absence of written consent by a complainant or an individual
19	using the services of the Office or by a complainant's or individual's guardian
20	or legal representative or the absence of a court order, the Office of Tenant's

1	Rights Advocate, its employees, and its contractors shall not disclose the
2	identity of the complainant or individual.
3	(g) The Office of Tenant's Rights Advocate, its employees, and its
4	contractors shall take steps necessary to avoid any conflict of interest relating
5	to the performance of their responsibilities under this chapter. For the
6	purposes of this chapter, a conflict of interest exists whenever the Office, its
7	employees, or its contractors or a person affiliated with the Office, its
8	employees, or its contractors:
9	(1) has a direct or indirect interest in the information, referrals, or
10	assistance provided to individuals about obtaining or providing housing
11	services;
12	(2) has a direct ownership interest or investment interest in a place of
13	housing or housing provider;
14	(3) is employed by or participating in the management of a place of
15	housing or housing provider; or
16	(4) receives or has the right to receive, directly or indirectly, remuneration
17	under a compensation arrangement with a place of housing or housing
18	provider.
19	Sec. 5. 12 V.S.A. § 4857 is added to read:
20	§ 4857. RIGHT TO COUNSEL

1	(a) The defendant in an action brought under subchapter 3 of this chapter
2	shall have the right to representation by counsel throughout the proceeding.
3	Upon the filing of the complaint, the court shall notify the defendant that the
4	defendant has the right to counsel. If the defendant states that the defendant is
5	unable to pay for counsel, the court shall appoint counsel to be paid by the
6	State or set a hearing for a determination of the defendant's ability to pay for
7	counsel.
8	(b) In appointing counsel under this section, the court may appoint counsel
9	from the Office of Tenant's Rights Advocate established in 3 V.S.A. § 2480.
10	Sec. 6. 12 V.S.A. § 4858 is added to read:
11	§ 4858. EXPUNGEMENT
12	(a) A person may file a petition with the court requesting expungement of
13	an eviction proceeding under subchapter 3 of this chapter. The court shall
14	provide notice of the petition to the plaintiff landlord at the last known address
15	of the landlord.
16	(b) The court shall grant the petition without hearing if the petitioner and
17	the respondent stipulate to the granting of the petition. The respondent shall
18	file the stipulation with the court, and the court shall issue the petitioner an
19	order of expungement and provide notice of the order in accordance with this
20	section.

1	(c) The court shall grant the petition and order that the eviction history
2	record be expunged if the following conditions are met:
3	(1) at least five years have elapsed since the issuance of the judgement
4	under section 4854 of this title;
5	(2) a subsequent judgement for eviction has not been issued against the
6	individual arising out of a new incident or occurrence since the judgement
7	giving rise to the petition;
8	(3) the person has paid all rent, damages, costs, and reasonable
9	attorney's fees awarded as part of an eviction proceeding; and
10	(4) the court finds that expungement of the eviction history record
11	serves the interests of justice.
12	(d) Upon entry of an order expunging files and records under this section,
13	the proceedings in the matter shall be considered never to have occurred; all
14	index references thereto shall be deleted; and the participant, the court, and law
15	enforcement officers and departments shall reply to any request for
16	information that no record exists with respect to such participant inquiry in any
17	matter. Copies of the order shall be sent to each agency, entity, or official
18	named therein.
19	Sec. 7. TENANT RIGHT TO PURCHASE DOWN PAYMENT
20	ASSISTANCE PROGRAM

1	(a) The sum of \$5,000,000.00 is appropriated from the General Fund to the
2	Department of Housing and Community Development to grant to the Vermont
3	Housing and Conservation Board in fiscal year 2026 for the purpose of
4	establishing the Tenant Right to Purchase Down Payment Assistance Program.
5	(b)(1) The Agency shall use the funds appropriated in this section to
6	provide down payment assistance to tenants and nonprofit organizations
7	exercising their right to purchase a residential dwelling under 9 V.S.A. chapter
8	137, subchapter 5.
9	(2) The Agency shall adopt one or more legal mechanisms to ensure that
10	subsequent sales of a home that is subsidized through the Program are limited
11	to income-eligible homebuyers.
12	(c) The Agency may assign its rights under any investment or grant made
13	under this section to the Vermont Housing and Conservation Board or any
14	State agency or nonprofit organization qualifying under 26 U.S.C. § 501(c)(3),
15	provided such assignee acknowledges and agrees to comply with the
16	provisions of this section.
17	(d) The Department shall report to the House Committee on General and
18	Housing and the Senate Committee on Economic Development, Housing and
19	General Affairs on the status of the Program annually, on or before January 15,
20	through 2030.

1	Sec. 8. 9 V.S.A. § 4501 is amended to read:
2	§ 4501. DEFINITIONS
3	As used in this chapter:
4	* * *
5	(12)(A) "Harass" means to engage in unwelcome conduct that detracts
6	from, undermines, or interferes with a person's:
7	(i) use of a place of public accommodation or any of the
8	accommodations, advantages, facilities, or privileges of a place of public
9	accommodation because of the person's race, creed, color, national origin,
10	citizenship, immigration status, marital status, sex, sexual orientation, gender
11	identity, or disability; or
12	(ii) terms, conditions, privileges, or protections in the sale or rental
13	of a dwelling or other real estate, or in the provision of services or facilities in
14	connection with a dwelling or other real estate, because of the person's race,
15	sex, sexual orientation, gender identity, age, marital status, religious creed,
16	color, national origin, citizenship, immigration status, or disability, or because
17	the person intends to occupy a dwelling with one or more minor children, or
18	because the person is a recipient of public assistance, or because the person is a

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victim of abuse, sexual assault, or stalking.

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Sec. 9. 9 V.S.A. § 4502 is amended to read:

§ 4502. PUBLIC ACCOMMODATIONS

- (a) An owner or operator of a place of public accommodation or an agent or employee of such owner or operator shall not, because of the race, creed, color, national origin, <u>citizenship</u>, <u>immigration status</u>, marital status, sex, sexual orientation, or gender identity of any person, refuse, withhold from, or deny to that person any of the accommodations, advantages, facilities, and privileges of the place of public accommodation.
- 9 ***
- 10 Sec. 10. 9 V.S.A. § 4503 is amended to read:
- 11 § 4503. UNFAIR HOUSING PRACTICES
- 12 (a) It shall be unlawful for any person:
 - (1) To refuse to sell or rent, or refuse to negotiate for the sale or rental of, or otherwise make unavailable or deny, a dwelling or other real estate to any person because of the race, sex, sexual orientation, gender identity, age, marital status, religious creed, color, national origin, citizenship, immigration status, or disability of a person, or because a person intends to occupy a dwelling with one or more minor children, or because a person is a recipient of public assistance, or because a person is a victim of abuse, sexual assault, or stalking.

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1 (2) To discriminate against, or to harass, any person in the terms, 2 conditions, privileges, and protections of the sale or rental of a dwelling or 3 other real estate, or in the provision of services or facilities in connection with 4 a dwelling or other real estate, because of the race, sex, sexual orientation, 5 gender identity, age, marital status, religious creed, color, national origin, 6 citizenship, immigration status, or disability of a person, or because a person 7 intends to occupy a dwelling with one or more minor children, or because a 8 person is a recipient of public assistance, or because a person is a victim of 9 abuse, sexual assault, or stalking.

- (3) To make, print, or publish, or cause to be made, printed, or published any notice, statement, or advertisement, with respect to the sale or rental of a dwelling or other real estate that indicates any preference, limitation, or discrimination based on race, sex, sexual orientation, gender identity, age, marital status, religious creed, color, national origin, citizenship, immigration status, or disability of a person, or because a person intends to occupy a dwelling with one or more minor children, or because a person is a recipient of public assistance, or because a person is a victim of abuse, sexual assault, or stalking.
- (4) To represent to any person because of the race, sex, sexual orientation, gender identity, age, marital status, religious creed, color, national origin, citizenship, immigration status, or disability of a person, or because a

person intends to occupy a dwelling with one or more minor children, or because a person is a recipient of public assistance, or because a person is a victim of abuse, sexual assault, or stalking, that any dwelling or other real estate is not available for inspection, sale, or rental when the dwelling or real estate is in fact so available.

* * *

- (6) To discriminate against any person in the making or purchasing of loans or providing other financial assistance for real-estate-related transactions or in the selling, brokering, or appraising of residential real property, because of the race, sex, sexual orientation, gender identity, age, marital status, religious creed, color, national origin, citizenship, immigration status, or disability of a person, or because a person intends to occupy a dwelling with one or more minor children, or because a person is a recipient of public assistance, or because a person is a victim of abuse, sexual assault, or stalking.
- (7) To engage in blockbusting practices, for profit, which may include inducing or attempting to induce a person to sell or rent a dwelling by representations regarding the entry into the neighborhood of a person or persons of a particular race, sex, sexual orientation, gender identity, age, marital status, religious creed, color, national origin, citizenship, immigration status, or disability of a person, or because a person intends to occupy a dwelling with one or more minor children, or because a person is a recipient of

public assistance, or because a person is a victim of abuse, sexual assault, or stalking.

(8) To deny any person access to or membership or participation in any multiple listing service, real estate brokers' organization, or other service, organization, or facility relating to the business of selling or renting dwellings, or to discriminate against any person in the terms or conditions of such access, membership, or participation, on account of race, sex, sexual orientation, gender identity, age, marital status, religious creed, color, national origin, citizenship, immigration status, or disability of a person, or because a person is a recipient of public assistance, or because a person is a victim of abuse, sexual assault, or stalking.

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(12) To discriminate in land use decisions or in the permitting of housing because of race, sex, sexual orientation, gender identity, age, marital status, religious creed, color, national origin, <u>citizenship</u>, <u>immigration status</u>, disability, the presence of one or more minor children, income, or because of the receipt of public assistance, or because a person is a victim of abuse, sexual assault, or stalking, except as otherwise provided by law.

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(d) The provisions of subsection (a) of this section with respect to discrimination in the sales and rentals of dwellings on the basis of citizenship

1	or immigration status shall not preclude the verification of immigration status
2	if required by federal law.
3	Sec. 11. APPROPRIATION
4	The sum of \$4,000,000.00 is appropriated from the General Fund to the
5	Department of Housing and Community Development in fiscal year 2026,
6	\$2,000,000.00 of which shall be used to fund the Office of Tenant's Rights
7	Advocate established in 3 V.S.A. § 2480 and \$2,000,000.00 of which shall be
8	used for legal services through the Office of Tenant's Rights Advocate.
9	Sec. 12. EFFECTIVE DATE
10	This act shall take effect on July 1, 2025.