(Draft No. 4.1 –) 5/14/2025 - EMC - 3:13 PM

1	Rep. Logan shelter amendment
2	Sec. X. 24 V.S.A. § 4413 is amended to read:
3	§ 4413. LIMITATIONS ON MUNICIPAL BYLAWS
4	(a)(1) The following uses may be regulated only with respect to location,
5	size, height, building bulk, yards, courts, setbacks, density of buildings, off-
6	street parking, loading facilities, traffic, noise, lighting, landscaping, and
7	screening requirements, and only to the extent that regulations do not have the
8	effect of interfering with the intended functional use:
9	(A) State- or community-owned and -operated institutions and
10	facilities;
11	(B) public and private schools and other educational institutions
12	certified by the Agency of Education;
13	(C) churches and other places of worship, convents, and parish
14	houses;
15	(D) public and private hospitals;
16	(E) regional solid waste management facilities certified under 10
17	V.S.A. chapter 159; (F) hazardous waste management facilities for which a
18	notice of intent to construct has been received under 10 V.S.A. § 6606a; and
19	(G) emergency shelters; and
20	(H) hotels and motels converted to permanently affordable housing
21	developments.

1	* * *
2	(3) For purposes of this subsection, regulating the daily or seasonal
3	hours of operation of an emergency shelter shall constitute interfering with the
4	intended functional use.
5	(4) Bylaws shall identify at least one district where an emergency shelter
6	may be regulated only with respect to the aspects listed in subdivisions (1) and
7	(3) of this subsection. Within other districts, the municipality may regulate all
8	aspects of an emergency shelter.
9	* * *