Report of Committee of Conference

H.91

TO THE SENATE AND HOUSE OF REPRESENTATIVES:

The Committee of Conference, to which were referred the disagreeing votes of the two Houses upon House Bill, entitled:

H.91. An act relating to the Vermont Homeless Emergency Assistance and Responsive Transition to Housing Program.

Respectfully reports that it has met and considered the same and recommends that the House accede to the Senate proposal of amendment and that the bill be amended by striking out all after the enacting clause and inserting in lieu thereof the following:

* * * Findings and Legislative Intent * * *

Sec. 1. FINDINGS

The General Assembly finds that:

(1) according to the U.S. Department of Housing and Urban

Development's 2024 Annual Homelessness Assessment Report, Vermont had
the fourth highest rate of homelessness in 2024 in that 53 of every 10,000

Vermonters are experiencing homelessness, with only Hawaii, New York, and
Oregon experiencing higher rates;

- (2) according to the Vermont Homeless Management Information

 System, as of March 2025 there were 4,971 individuals who were homeless in the State, 1,105 of whom were children;
- (3) according to the Vermont 2024 Point-in-Time Count, there were approximately 3,458 unhoused individuals in Vermont, which represents a 300 percent increase over the 1,110 unhoused individuals prior to the COVID-19 pandemic in 2020;
- (4) according to the Vermont 2024 Point-in-Time Count, over 35

 percent of those Vermonters experiencing homelessness were unhoused for more than one year and over 72 percent were unhoused for more than 90 days;
- (5) according to the Vermont 2024 Point-in-Time Count, Black

 Vermonters are 5.6 times more likely to be unhoused as compared to white

 Vermonters;
- (6) the 2024 Vermont Housing Needs Assessment notes that 36,000 primary homes are needed in Vermont between 2025–2029, 3,295 of which are needed to address homelessness;
- (7) the 2024 Vermont Housing Needs Assessment notes that "[h]alf of all Vermont renters are cost-burdened, and one-in-four pay more than 50 [percent] of their income on housing costs, putting them at high risk of eviction," which "is heightened by Vermont's rental vacancy rate of 3 [percent], which is well below the 5 [percent] rate of a healthy market";

- (8) since 2020, the Vermont Housing and Conservation Board has

 facilitated construction of 170 new single-family homeownership units and 269

 new shelter beds; and
- (9) the 2024 Vermont Housing Needs Assessment notes that "[h]alf of all Vermont renters are cost-burdened, and one-in-four pay more than 50 [percent] of their income on housing costs, putting them at high risk of eviction," which "is heightened by Vermont's rental vacancy rate of 3 [percent], which is well below the 5 [percent] rate of a healthy market".
- Sec. 2. LEGISLATIVE INTENT
- (a) It is the intent of the General Assembly that unsheltered homelessness be eliminated and that homelessness in Vermont be rare, brief, and nonrecurring.
- (b) It is the intent of the General Assembly that the Vermont Homeless

 Emergency Assistance and Responsive Transition to Housing Program

 established in 33 V.S.A. chapter 22 is a step toward ensuring that:
- (1) homelessness be reduced in Vermont and interim shelter
 opportunities be available to provide a stable pathway to permanent housing
 for all Vermonters experiencing homelessness, including safe shelter options
 for individuals living in unsheltered homelessness;
- (2) Vermont increase the supply of emergency shelter as well as permanent supportive housing that meets the specific needs of individuals;

- (3) community components of all shelter types are integrated in a systemic manner;
- (4) night-by-night shelter, relocation between interim shelter sites, and other disruptions in housing stability be eliminated to the extent possible;
- (5) Vermont's emergency housing statutes, rules, policies, procedures, and practices be modeled on Housing First principles where appropriate;
 - (6) noncongregate shelter be used to the extent possible; and
- (7) Vermont reduce reliance on the inefficient use of hotel and motel rooms to shelter participating households and expand the use of emergency shelters throughout the State for this purpose.
 - (c) It is the intent of the General Assembly that:
- (1) the Vermont Homeless Emergency Assistance and Responsive

 Transition to Housing Program established in 33 V.S.A. chapter 22 replaces
 the provision of emergency housing through the General Assistance Program
 established in 33 V.S.A. chapter 21 and the Housing Opportunity Grant

 Program beginning in fiscal year 2027 and on an ongoing basis; and
- (2) in fiscal years 2027 and 2028, emergency shelter services funded through the Housing Opportunity Grant Program in fiscal year 2025 be funded at a level equivalent to or greater than fiscal year 2025 expenditures.
- * * * Vermont Homeless Emergency Assistance and Responsive Transition to Housing Program; Effective July 1, 2025 * * *

Sec. 3. 33 V.S.A. chapter 22 is added to read:

CHAPTER 22. VERMONT HOMELESS EMERGENCY ASSISTANCE AND RESPONSIVE TRANSITION TO HOUSING PROGRAM

§ 2201. SHORT TITLE

The Program established in this chapter may be cited as "VHEARTH" or the "VHEARTH Program."

§ 2202. PURPOSE

It is the purpose of the General Assembly to:

- (1) replace the provision of emergency housing through the General

 Assistance Program established in chapter 21 of this title and the Housing

 Opportunity Grant Program and use funds and resources previously attributed
 to these programs, and any other identified State and federal monies, to fund
 the Vermont Homeless Emergency Assistance and Responsive Transition to
 Housing Program established in this chapter;
- (2) reduce reliance on the inefficient use of hotel and motel rooms to shelter participating households and expand the use of emergency shelters throughout the State for this purpose; and
- (3) assist in maintaining housing for households at risk of homelessness and transition households experiencing homelessness to permanent housing.

 § 2203. DEFINITIONS

As used in this chapter:

- (1) "At risk of homelessness" means precariously housed without sufficient income, resources, or support to prevent homelessness.
- (2) "Community action agency" means an agency designated pursuant to 3 V.S.A. chapter 59.
- (3) "Community-based shelter" means a shelter that meets the Department's standards for the operation of shelters.
 - (4) "Department" means the Department for Children and Families.
- (5) "Extreme weather event" means extreme hot or cold temperatures or weather events, such as hurricanes, flooding, or blizzards, that create hazardous conditions for outdoor habitation by humans.
 - (6) "Homeless" means:
 - (A) lacking a fixed, regular, and adequate nighttime residence;
 - (B) facing imminent loss of primary nighttime residence;
 - (C) fleeing or attempting to flee domestic violence; or
 - (D) otherwise defined as homeless under federal law.
- (7) "Household" means an individual and any dependents for whom the individual is legally responsible who are domiciled and intend to stay in

 Vermont as evidenced by an intent to dwell in Vermont and to return to

 Vermont if temporarily absent, coupled with an act or acts consistent with that intent. "Household" includes individuals who reside together as one economic unit, including those who are married, parties to a civil union, or unmarried.

- (8) "Unsheltered homelessness" means sleeping in a location not designed for or ordinarily used as a regular sleeping accommodation.

 § 2204. REGIONAL ADVISORY COUNCILS
- (a) Each community action agency shall convene a regional advisory council composed of individuals and organizations in the community action agency's region. The membership of each regional advisory council shall reflect, to the extent possible, the growing diversity among Vermonters, including individuals who are Black, Indigenous, and Persons of Color, as well as with regards to socioeconomic status, geographic location, gender, sexual identity, and disability status.
- (1) Members of an advisory council shall include individuals with lived experience of homelessness, local housing coalitions or a local continuum of care serving as a local housing coalition, other organizations providing services in the region, municipalities, statewide homelessness organizations, the Agency of Human Services' Field Services Director, and any other representatives of the Agency as needed.
- (2) Members of a regional advisory council may include community and State partners, housing providers, providers of coordinated entry, continuums of care, faith-based organizations, and other individuals or organizations as needed.

- (b) Each regional advisory council shall provide advice and recommendations to the community action agency in its region regarding the design and implementation of the Program.
 - (c) Each regional advisory council shall meet on at least a quarterly basis.
- (d) Members of a regional advisory council who are not participating in their professional capacity shall be entitled to per diem compensation and reimbursement of expenses as permitted under 32 V.S.A. § 1010 for not more than eight meetings annually. These payments shall be made from monies distributed to the relevant community action agency by the Department.
- * * * Vermont Homeless Emergency Assistance and Responsive Transition to

 Housing Program; Effective July 1, 2026 * * *
- Sec. 4. 33 V.S.A. chapter 22 is amended to read:

CHAPTER 22. VERMONT HOMELESS EMERGENCY ASSISTANCE AND RESPONSIVE TRANSITION TO HOUSING PROGRAM

* * *

§ 2203. DEFINITIONS

As used in this chapter:

* * *

(2) "Community action agency" means an agency designated pursuant to 3 V.S.A. chapter 59 or the entity or entities otherwise authorized by the

Department pursuant to section 2205 of this chapter to fulfill the duties of a community action agency under this chapter.

* * *

§ 2204. ESTABLISHMENT; VERMONT HOMELESS EMERGENCY ASSISTANCE AND RESPONSIVE TRANSITION TO HOUSING PROGRAM

The Vermont Homeless Emergency Assistance and Responsive Transition to Housing Program is established in the Department to provide services to households that are homeless or at risk of becoming homeless, to the extent funds exist.

- (1) The Department shall select and enter into an agreement with a statewide organization that has population-specific service experience to provide or cause to be provided supportive services and shelter to those households that are experiencing or that have experienced domestic or sexual violence.
- (2) All other participating households shall be served by or through a community action agency responsible for a geographically distinct region of the State. Community action agencies participating in the Program shall provide or cause to be provided supportive services, extreme weather event shelter, and emergency shelter.
- § 2205. AUTHORIZATION PROCESS; REAUTHORIZATION REVIEW

- (a) The Department shall select and enter into an agreement with a statewide organization to provide or cause to be provided supportive services and shelter to those households that are experiencing or that have experienced domestic or sexual violence. The Department shall conduct regular reviews of the statewide organization to ensure compliance with this chapter. The statewide organization may be subject to corrective actions by the Department if, within the constraint of appropriated resources, it no longer meets the requirements of this chapter or has failed to adequately meet the needs of households that are experiencing or that have experienced domestic or sexual violence. If the statewide organization cannot fulfill its responsibilities under this chapter, the Department shall work with another entity to ensure that there is not a gap in services.
- (b)(1) The Department shall authorize a community action agency to serve or cause to be served households that are homeless or at risk of becoming homeless in a geographically distinct region of the State if it meets the criteria in this section. If a community action agency cannot fulfill its responsibilities under this chapter, the Department shall work with other community action agencies or other appropriate community entities to ensure that there is not a gap in services in a community action agency's region.
- (2) A community action agency providing or causing to provide services in accordance with this chapter shall have:

- (A) existing or planned infrastructure to support households in the region, including an established leadership team, a human resources staff, and the ability to receive grant funding and issue subgrants;
- (B) the ability to meet the Department's reporting requirements, including having a past history of reporting compliance;
- (C) the capacity to perform or cause to be performed the core services required pursuant to section 2206 of this chapter;
- (D) the capacity to seek and accept charitable contributions, grants, and services of volunteers, including money, clothing, and furniture;
 - (E) any outcome measures established in this chapter;
- (F) community connections with other providers in the region, including local housing coalitions, housing providers, providers of coordinated entry, continuums of care, faith-based organizations, and providers of services to individuals who are older Vermonters; individuals who have disabilities, a substance use disorder, or a mental health condition; individuals reentering the community after incarceration; individuals transitioning from the care and custody of the Commissioner for Children and Families; and families with children; and
- (G) the ability to provide plain language communications to households receiving services.

(3) Not less than every three years, the Department shall conduct a reauthorization review of each community action agency providing or causing to provide services pursuant to this chapter. An organization may be subject to corrective actions by the Department if, within the constraint of appropriated resources, it no longer meets the requirements in subdivision (2) of this subsection or has failed to adequately meet the needs of households in its region that are homeless or at risk of homelessness. Lack of compliance may result in the Department deciding not to reauthorize the community action agency. The Department may review progress of any previously required corrective actions and may review community action agency performance between reauthorization reviews.

§ 2206. VHEARTH CORE SERVICES

- (a) The Department shall enter into an agreement with a statewide organization with population-specific experience serving households that are experiencing or that have experienced domestic or sexual violence. The organization shall provide or cause to be provided various shelter and case management services that support households.
- (b) Each community action agency shall offer or cause to be offered, in collaboration with community partners, each of the following services within its region:
 - (1) supportive services, including:

- (A) intake assessments and services for diversion from homelessness, which shall include regional intake shelters unless the Department and community action agencies agree otherwise;
 - (B) household needs assessments;
 - (C) individualized household plans to address identified needs;
 - (D) housing navigation services;
- (E) assistance obtaining and retaining housing, including financial assistance;
 - (F) landlord-tenant outreach, education, and conflict resolution;
- (G) navigation to other services and supports as identified in the household's housing plan, including economic benefits, peer-supported services, job training and employment services, services related to disability and independent living advocacy, and referral to health care assistance such as treatment for mental health conditions and substance use disorder as provided by the designated and specialized services agencies and preferred providers, respectively, or other providers; and
 - (H) progress monitoring and interventions;
- (2) the operation of extreme weather event shelters, which may include time-limited congregate accommodations and may be provided through agreements with municipalities or other entities, utilizing available data and considering geographic access to prioritize funding for this purpose; and

- (3) the operation of emergency shelters in a manner that builds upon the federally required community planning process and prioritizes households in need of the services of an emergency shelter, which may include community-based shelters, temporary use of hotels or motels, lease agreements for full or partial use of an existing building, need-specific shelter arrangements, master grant leases, the development of shelter capacity, or other arrangements or combinations of arrangements that comply with the intent of this chapter.

 § 2207. USE OF HOTEL AND MOTEL ROOMS
- (a) It is the intent of the General Assembly to decrease reliance on hotel and motel rooms for emergency housing. Annually, as shelter capacity increases and the number of households experiencing homelessness decreases in each region of the State, the use of hotel and motel rooms for emergency housing in that region shall decrease. Annually, as part of the Department's budget presentation, the Department shall set goals for increased housing capacity, including permanent supportive housing, permanent affordable housing, and shelter beds, some of which may be population-specific, in addition to proposed corresponding decreases in the use of hotel and motel rooms. The Department shall provide data pertaining to the percentage of increased shelter capacity from the previous fiscal year in each region and how that increase impacts the corresponding hotel and motel room usage for

emergency housing in each region pursuant to this subsection for the purpose of informing regional planning and expectations.

- (b) If hotels and motels are used to provide emergency shelter pursuant to this chapter, the hotel and motel operators shall comply with Program rules and the following rules:
- (1) Department of Health, Licensed Lodging Establishment Rule (CVR 13-140-023); and
- (2) Department of Public Safety, Vermont Fire and Building Safety

 Code (CVR 28-070-001).
- (c) Annually, the Department shall propose hotel and motel rates as part of its budget presentation for approval by the General Assembly. A community action agency shall not pay or cause to be paid with State monies a per-room, per-night basis that exceeds the rate approved by the General Assembly.
- (d) If a hotel or motel is being utilized, a community action agency or entity under contract with a community action agency:
- (1) shall ensure relevant support services established pursuant to subdivision 2206(b)(1) of this chapter;
- (2) shall enter into agreements for the use of blocks of hotel and motel rooms and negotiate the conditions of use for those blocks, including access for providers of case management or other supportive services;

- (3) shall prioritize the use of hotel and motel room agreements over individual per-room, per-night hotel or motel room use, unless it is not appropriate to a household's needs;
- (4) may use population-specific placements to the extent certain populations are not isolated from the wider community served through the Program; and
- (5) shall not utilize hotels and motels outside the community action agency or entity's region, unless approved by the Department or in a written memorandum of understanding between community action agencies.

§ 2208. VHEARTH; DUTIES OF THE DEPARTMENT

- (a) The Department and the Agency of Human Services shall have statewide responsibility for meeting the intent of this chapter, including statewide planning, system development, and the involvement of all the Agency's departments.
- (b) For the purpose of providing administrative oversight and monitoring of the Program established in this chapter, the Department shall:
- (1)(A) maintain guidance regarding when extreme weather event shelters shall be operated, including flexibility for regional weather conditions; and
- (B) maintain a website with the locations of all extreme weather event shelters;

- (2) include as part of any review of a community action agency required pursuant to 3 V.S.A. chapter 59 the community action agency's ability to perform the requirements of this chapter;
- (3)(A) consult with the community action agencies and the statewide organization serving households that are experiencing or that have experienced domestic or sexual violence to develop appropriate resource allocations and methods for adjustment that take into account available data, the presence of community-based providers, and customary resource allocation methods, economic indicators, rate of homelessness, rental vacancy rates, and other variables, as appropriate; and
- (B) annually, distribute funding to each community action agency and the statewide organization serving households that are experiencing or that have experienced domestic or sexual violence using the allocation formula developed pursuant to subdivision (A) of this subdivision (b)(3), or if the Department and community action agencies agree, disperse a joint allocation for all community action agencies, which the community action agencies shall determine how to distribute amongst themselves;
- (4) consult with the community action agencies and the statewide organization serving households that are experiencing or that have experienced domestic and sexual violence to develop appropriate measures and methods for accountability of the community action agencies' and the statewide

organization's execution of duties under this chapter, including the provision of any previously agreed upon information to enable the Department to evaluate the services provided through grant funds, the effect on households receiving services, and an accounting of expended grant funds;

- (5) provide support and technical assistance to the community action agencies, other community partners, and the statewide organization serving households that are experiencing or that have experienced domestic or sexual violence;
- (6) identify specific administrative resources that could be transitioned to community operations;
- (7) develop and maintain standards for the core services listed in section 2206 of this chapter, including the operation of community-based shelters; and
- (8) adopt rules pursuant to 3 V.S.A. chapter 25, in consultation with the community action agencies and the statewide organization serving households that are experiencing or that have experienced domestic or sexual violence, as appropriate, for the implementation of this chapter, including rules that address reauthorization standards under subsection 2205(a) and subdivision 2205(b)(3) of this chapter and accommodations for individuals with a disability.

§ 2209. REGIONAL PLANNING; NEEDS ASSESSMENTS

(a) As part of the plan required every three years pursuant to 3 V.S.A. § 3904 and the federally required planning and needs assessments for the

continuums of care, the community action agencies shall develop a regional needs assessment and planning process, in collaboration with community and State partners, for use in each community action agency's region to inform future plans addressing housing and homelessness in each region of the State.

The regional needs assessment and planning process plans shall include:

- (1) addressing progress in reducing the number of households experiencing homelessness in a region;
- (2) assessing the rate households placed in permanent housing return to homelessness and the underlying reasons;
- (3) identifying resources developed and utilized in the region to address homelessness and efforts to improve the equitable distribution of these resources in the region;
- (4) reporting the rate of household participation with coordinated entry processes and case management services;
- (5) identifying system gaps and the funding needed to address those gaps, including periodic inflationary adjustments; and
- (6) utilizing data, including Vermont's Point-in-Time Count, coordinated entry assessment results, and community conversations.
- (b) Every three years, each community action agency shall submit plans

 developed pursuant to this section to the Department in a format prescribed by

 the Department and to the regional planning committees in the region. Upon

receipt of the plans, the Department shall consolidate the results of these reports and submit the consolidated report to the House Committee on Human Services and to the Senate Committee on Health and Welfare.

§ 2210. REPORTING REQUIREMENTS

On or before the last day of every third month, the Department shall post a report on its website, in consultation with the community action agencies and the statewide organization serving households experiencing domestic or sexual violence, addressing:

- (1) the number of households served through the Program, by household size and, if applicable, by eligibility category, region, service provider, and core service category;
 - (2) cash income and noncash benefits by source;
- (3) changes in capacity for shelter beds, nursing homes, and residential care homes since the previous reporting period;
- (4) the number of diversions from homelessness made during the previous reporting period;
- (5) the number of households whose intake assessment indicated a potential need for services from each department within the Agency;
- (6) the number of households that have been successfully transitioned to permanent housing since the previous reporting period, the types of housing

settings in which they have been placed, and any supportive services they are receiving in conjunction with their housing;

- (7) the number of households returning to homelessness after placement in permanent housing; and
- (8) an inventory, by amount and purpose, of all subgrants issued by the statewide organization serving households experiencing or who have experienced domestic or sexual violence and by each community action agency.

§ 2204 2211. REGIONAL ADVISORY COUNCILS

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- * * * Implementation Planning and Initial Regional Assessments * * *
- Sec. 5. VHEARTH IMPLEMENTATION PLANNING
- (a) On or before October 1, 2025, the Department for Children and

 Families, in collaboration with the community action agencies and the

 statewide organization serving households that are experiencing or that have

 experienced domestic or sexual violence, shall submit the first of two written

 implementation plans to the House Committee on Human Services, the Senate

 Committee on Health and Welfare, and the Joint Fiscal Committee outlining its

 initial plans for the implementation of the Vermont Homeless Emergency

 Assistance and Responsive Transition to Housing Program established by 33

- V.S.A. chapter 22 on or before July 1, 2026. Specifically, the first implementation plan shall include:
- (1) a process that community action agencies, in coordination with the

 Department, shall use to conduct regularly occurring regional needs

 assessments and develop future regional plans, including consideration of
 municipal needs;
- (2) recommended performance measures to evaluate the community action agencies and the statewide organization serving households that are experiencing or that have experienced domestic or sexual violence in carrying out their duties under 33 V.S.A. chapter 22, including:
- (A) the provision of any previously agreed upon information to enable the Department to evaluate the services provided through grant funds, the effect on households receiving services, and an accounting of expended grant funds; and
- (B) performance measures that may be specific to an individual region of the State or provider;
- (3) recommended eligibility for each of the core services listed in 33

 V.S.A. § 2206;
- (4) guidance regarding when extreme weather event shelters shall be operated, including flexibility for regional weather conditions;

- (5) a timeline for the implementation of core services listed in 33 V.S.A. § 2206 for the first six months of fiscal year 2027;
- (6) recommended intake and assessment processes to determine appropriate shelter and services for households based on Program eligibility; and
- (7) a recommended process to enable an unwilling community action agency to opt-out of participation in the Program in a manner that gives the State adequate notice.
- (b) On or before January 15, 2026, the Department for Children and Families, in collaboration with the community action agencies, regional advisory councils established pursuant to 33 V.S.A. § 2204, any other relevant department of the Agency, and the statewide organization serving households that are experiencing or that have experienced domestic or sexual violence, shall submit the second of two written implementation plans to the House Committee on Human Services and the Senate Committee on Health and Welfare outlining its initial plans for the implementation of the Vermont Homeless Emergency Assistance and Responsive Transition to Housing Program established by 33 V.S.A. chapter 22 on or before July 1, 2026. Specifically, the second implementation plan shall include recommendations and information on the following:

- (1)(A) funding allocations among the community action agencies and other providers, including for services specific to households that are experiencing or that have experienced domestic or sexual violence; and
- (B) the distribution of fiscal year 2026 appropriations pursuant to Sec. 8 of this act;
- (2) additional State and federal funding and other resources identified for the Program;
- (3) establishing an appeals process that includes a hearing before the Human Services Board and an option for an expedited appeals process;
 - (4) the role of 211 within the intake system;
- (5) whether access to all or some services should include an expectation regarding household participation in case management services or other expectations such as night limits on the use of hotels and motels, and, if so, what elements and in what circumstances participation in case management services or other expectations should be applied;
- (6) whether the use of emergency shelter should include financial participation, and, if so, what that participation should include;
- (7) appropriate intake and assessment processes for verification of residency, homelessness, and household income;
- (8) how to best ensure that there is equitable access to shelter and supportive services for households experiencing homelessness;

- (9) the number of housing vouchers that Vermont lost in the past year, if the data is available; and
 - (10) any anticipated challenges requiring a legislative solution.

Sec. 6. INTERIM AND FINAL NEEDS ASSESSMENT PLANS

Prior to the enactment of the Vermont Homeless Emergency Assistance and Responsive Transition to Housing Program on July 1, 2026, the statewide organization serving households experiencing or that have experienced domestic or sexual violence and community action agencies shall conduct initial needs assessments in accordance with the process developed in Sec. 5(a)(1) of this act. On or before January 15, 2026, the community action agencies shall submit one comprehensive progress report and the statewide organization shall submit a separate report to the House Committees on Appropriations and on Human Services and the Senate Committees on Appropriations and on Health and Welfare, including estimated fiscal year 2027 budget proposals, estimated costs of administering the Program, and an analysis of any barriers to generating additional shelter and permanent housing in the region. On or before April 1, 2026, the statewide organization shall submit a report and the community action agencies shall submit a separate comprehensive report detailing the results of each region's needs assessment and implementation plans, which shall not exceed the budgetary proposals provided in the January 15, 2026 progress report, to the House Committees on

Appropriations and on Human Services and the Senate Committees on

Appropriations and on Health and Welfare and to the regional planning

committees in the region. The initial needs assessment conducted pursuant to
this section shall include:

- (1) addressing progress in reducing the number of households experiencing homelessness in a region;
- (2) assessing the rate households placed in permanent housing return to homelessness and the underlying reasons;
- (3) identifying resources developed and utilized in the region to address homelessness and efforts to improve the equitable distribution of these resources in the region;
- (4) reporting the rate of household participation with coordinated entry processes and case management services;
- (5) identifying system gaps and the funding needed to address those gaps, including periodic inflationary adjustments; and
- (6) utilizing data, including Vermont's Point-in-Time Count, coordinated entry assessment results, and community conversations.
 - * * * Community Action Agencies * * *
- Sec. 7. 3 V.S.A. chapter 59 is amended to read:

CHAPTER 59. COMMUNITY <u>SERVICES</u> <u>ACTION</u> AGENCIES § 3901. FINDINGS AND PURPOSE

- (a) Recognizing that the economic well-being and social equity of every Vermonter has long been a fundamental concern of the State, it remains evident that poverty continues to be the lot of a substantial number of Vermont's population continues to experience poverty. It is the policy of this the State to help develop the full potential of each of its citizens so they can contribute to the fullest extent possible to the life of our communities and the State as a whole.
- (b) It is the purpose of this chapter to strengthen, supplement, and coordinate efforts that further this policy through:
- (1) the strengthening of community capabilities for planning, coordinating, and managing federal, State, and other sources of assistance related to the problem of poverty;
- (2) the better organization and utilization of a range of services related to the needs of the poor individuals with low income; and
- (3) the broadening of the resource base of programs to secure a more active role in assisting the poor individuals with low income from business, labor, and other groups from the private sector.

§ 3902. OFFICE OF ECONOMIC OPPORTUNITY

(a) The Director of the Office of Economic Opportunity is hereby authorized to allocate available financial assistance for community services

<u>action</u> agencies and programs in accordance with State and federal law and regulation.

- (b) The Director may provide financial assistance to community services action agencies for the planning, conduct, administration, and evaluation of community service action programs to provide a range of services and activities having a measurable and potentially major impact on causes of poverty in the community or in areas of the community where poverty is a particularly acute problem. Components of those services and activities may involve, without limitation of other activities and supporting facilities designed to assist low income participants with low income:
 - (1) to secure and retain meaningful employment;
 - (2) to obtain adequate education;
 - (3) to make better use of available income;
- (4) to provide and maintain adequate housing and a suitable living environment have access to safe, secure, and permanent housing;
- (5) to obtain <u>prevention</u>, <u>intervention</u>, <u>treatment</u>, <u>and recovery</u> services for <u>the prevention of narcotics addiction</u>, <u>alcoholism</u>, <u>and for the rehabilitation</u> <u>of narcotic addicts and alcoholics</u> individuals with substance use disorder;
- (6) to obtain emergency assistance through loans and grants to meet immediate and urgent individual and family needs, including the need for health services, nutritious food, housing, and unemployment-related assistance;

- (7) to remove obstacles and solve personal and family problems which that block achievement of self-sufficiency;
 - (8) to achieve greater participation in the affairs of the community;
- (9) to make more frequent and effective use of other programs related to the purposes of this chapter; <u>and</u>
- (10) to coordinate and establish linkages between governmental and other social service programs to assure ensure the effective delivery of such services to low income persons; with low income and to encourage the use of entities in the private sector of the community in efforts to ameliorate poverty in the community.
- (c) The Director is authorized to adopt rules pursuant to chapter 25 of this title appropriate to the carrying out of this chapter and the purposes thereof.

§ 3903. DESIGNATION OF AGENCIES TO PROVIDE SERVICES AND ACTIVITIES TO AMELIORATE OR ELIMINATE POVERTY

The Director shall designate private nonprofit community based community-based organizations who that have demonstrated or who that can demonstrate the ability to provide services and activities as defined in subsection 3902(b) of this title as community services action agencies.

§ 3904. COMMUNITY SERVICES ACTION AGENCY PLAN

Each designated community services action agency shall determine the need for activities and services within the area served by the agency and shall

thereafter prepare a community services plan which that describes the method by which the agency will provide those services. The plan shall include a schedule for the anticipated provision of new or additional services and shall specify the resources which that are needed by and available to the agency to implement the plan. The community services plan shall be completed every three years and updated annually. The plan shall include the regional needs assessment required under 33 V.S.A. § 2209.

§ 3905. COMMUNITY SERVICES ACTION AGENCIES;

ADMINISTRATION

- (a) Each community services action agency shall administer its programs as set out in the community services plan and as approved by its board of directors.
- (b) Each board of a nonprofit community based community-based organization that is designated a community services action agency under section 3903 of this chapter shall have an executive committee of not more than seven members who shall be representative of the composition of the board and the board shall be so constituted that:

* * *

(2) one-third of the members of the board are persons chosen in accordance with election procedures adequate to <u>assure ensure</u> that they are representative of the poor individuals with low income in the area served; and

- (3) the remainder of the members of the board are officials or members of business, industry, labor, religious, welfare, education, or other major groups and interests in the community.
- (c) Each member of the <u>a</u> board selected to represent a specific geographic area within a community shall reside in the area he or she the member represents. No person selected under subdivisions (2) or (3) of subsection (b) as a member of a board shall serve on such board for more than five consecutive years, or more than a total of 10 years Each board shall adopt term limits to govern its members.

* * * Appropriations * * *

Sec. 8. APPROPRIATION; TRANSITION PLANNING

- (a) In fiscal year 2026, \$7,000,000.00 of one-time funding is appropriated from the General Fund as follows:
- (1) \$5,085,000.00 to the Department for Children and Families to plan for the implementation of the Vermont Homeless Emergency Assistance and Responsive Transition to Housing Program, which shall be distributed to the community action agencies on a mutually agreed upon schedule, as needed,;
- (2) \$400,000.00 to the Department for Children and Families for distribution to the statewide organization serving households experiencing or who have experienced domestic or sexual violence; and

- (3) \$515,000.00 to the Department of Health for distribution to Bridges to Health for services to individuals who are experiencing homelessness or at risk of becoming homeless;
- (4) \$1,000,000.00 to the Department for Children and Families for the distribution of grants to municipalities planning and implementing services for households that are at risk of homelessness or experiencing homelessness, in collaboration with the community action agency serving a municipality's region.
- (b) The Department shall report on the distribution of appropriations made in this section pursuant to Sec. 5(b)(1)(B).

* * * VHEARTH Transition * * *

Sec. 9. VHEARTH TRANSITION

Between July 1, 2025 and July 1, 2026, pursuant to a mutual agreement between the Department and a community action agency or the statewide organization serving households experiencing domestic or sexual violence, specific elements of the Vermont Homeless Emergency Assistance and Responsive Transition to Housing Program may take effect prior to July 1, 2026 subject to:

- (1) 30-day notice to affected households;
- (2) 30-day notice to the Joint Fiscal Committee, House Committee on Human Services, and Senate Committee on Health and Welfare; and

(3) posted notice on the Department's website.

* * * Effective Dates * * *

Sec.10. EFFECTIVE DATES

This act shall take effect on July 1, 2025, except that:

- (1) Sec. 4 (Vermont Homeless Emergency Assistance and Responsive Transition to Housing Program) shall take effect on July 1, 2026; however, specific elements of the Vermont Homeless Emergency Assistance and Responsive Transition to Housing Program may be implemented prior to that date pursuant to Sec. 9;
- (2) Sec. 7 (community action agencies) shall take effect on July 1, 2026; and
- (3) the Department for Children and Families shall commence the rulemaking process prior to July 1, 2026 in order to have rules in place on that date.

COMMITTEE ON THE PART OF THE SENATE	COMMITTEE ON THE PART OI THE HOUSE
SEN. VIRGINIA V. LYONS	REP. THERESA A. WOOD
SEN. MARTINE LAROCQUE GULICK	REP. ERIC MAGUIRE
SEN. TANYA C. VYHOVSKY	REP. JUBILEE MCGILL