

1 S.328

2 Senators Brock, Chittenden, Clarkson, Ram Hinsdale, and Weeks move that
3 the Senate concur in the House proposal of amendment with further proposal
4 of amendment as follows:

5 First: In Sec. 3, 10 V.S.A. § 10, by striking subsection (a) in its entirety and
6 inserting in lieu thereof a new subsection (a) to read as follows:

7 (a) Notwithstanding any provision of 32 V.S.A. § 433(a) to the contrary,
8 the Vermont State Treasurer shall have the authority to establish a credit
9 facility of up to ~~40~~ 12.5 percent of the State’s average cash balance on terms
10 acceptable to the Treasurer and consistent with prudent investment principles
11 and guidelines pursuant to 32 V.S.A. § 433~~(b)–(e)~~(b) and (c) and the Uniform
12 Prudent Investor Act, 14A V.S.A. chapter 9.

13 Second: In Sec. 4, off-site construction accelerator pilot, subdivision (c)(2),
14 by inserting the words “, Vermont Economic Progress Council,” after the
15 words “Department of Housing and Community Development”

16 Third: In Sec. 6, 10 V.S.A. § 699, by striking out subsection (a) in its
17 entirety

18 Fourth: In Sec. 8, 24 V.S.A. § 4382, in subdivision (a)(10), by inserting the
19 words “, labor,” after the word “regulatory”

20 Fifth: By striking out Sec. 9, 24 V.S.A. § 4412, in its entirety and inserting
21 in lieu thereof a new Sec. 9 to read as follows:

1 municipality. In any district that allows year-round residential development,
2 duplexes shall be ~~an allowed~~ a permitted use with dimensional standards that
3 are not more restrictive than is required for a single-unit dwelling, including no
4 additional land or lot area than would be required for a single-unit dwelling. In
5 any district that is served by municipal sewer and water infrastructure that
6 allows residential development, multiunit dwellings with four or fewer units
7 shall be a permitted use on the same size lot as a single-unit dwelling, ~~unless~~
8 ~~that district specifically requires multiunit structures to have more than four~~
9 ~~dwelling units.~~

10 (E) Except for flood hazard and fluvial erosion area bylaws adopted
11 pursuant to section 4424 of this title, no bylaw shall have the effect of
12 excluding as a permitted use one accessory dwelling unit that is located within
13 or appurtenant to a single-family dwelling ~~on an owner-occupied lot~~. A bylaw
14 shall require a single-family dwelling with an accessory dwelling unit to be
15 subject to the same review, dimensional, or other controls as required for a
16 single-family dwelling without an accessory dwelling unit. The criteria for
17 conversion of an existing detached nonresidential building to habitable space
18 for an accessory dwelling unit shall not be more restrictive than the criteria
19 used for a single-family dwelling without an accessory dwelling unit.

20 * * *

1 **Sixth: By adding a new section to be Sec. 9a to read as follows:**

2 **Sec. 9a. 24 V.S.A. § 4412 is amended to read:**

3 § 4412. REQUIRED PROVISIONS AND PROHIBITED EFFECTS

4 Notwithstanding any existing bylaw, the following land development
5 provisions shall apply in every municipality:

6 (1) Equal treatment of housing and required provisions for affordable
7 housing.

8 * * *

9 (D) Bylaws shall designate appropriate districts and reasonable
10 regulations for multiunit or multifamily dwellings. No bylaw shall have the
11 effect of excluding these multiunit or multifamily dwellings from the
12 municipality. In any district that allows year-round residential development,
13 duplexes shall be a permitted use with dimensional standards that are not more
14 restrictive than is required for a single-unit dwelling, including no additional
15 land or lot area than would be required for a single-unit dwelling. In any
16 district that is served by municipal sewer and water infrastructure that allows
17 residential development, multiunit dwellings with four or fewer units shall be a
18 permitted use on the same size lot as a single-unit dwelling, unless that district
19 specifically requires multiunit structures to have more than four dwelling units.

20 * * *

1 **Seventh:** By adding a reader assistance heading and new section to be Sec.

2 **9b to read as follows:**

3 * * * State Community Investment Program * * *

4 Sec. 9b. 24 V.S.A. § 5803 is amended to read:

5 § 5803. DESIGNATION OF DOWNTOWN AND VILLAGE CENTERS

6 * * *

7 (f) Benefits Steps. A center may receive the benefits associated with the
8 steps in this section by meeting the established requirements. The Department
9 shall review applications from municipalities to advance from Step One to
10 Two and from Step Two to Three and issue written decisions. The Department
11 shall issue a written administrative decision within 30 days following an
12 application. If a municipal application is rejected by the Department, the
13 municipality may appeal the administrative decision to the State Board. To
14 maintain a downtown approved under chapter 76A after December 31, 2026,
15 the municipality shall apply for renewal following a regional planning
16 approval by the LURB and meet the program requirements. Step Three
17 designations that are not approved for renewal revert to Step Two. The
18 municipality may appeal the administrative decision of the Department to the
19 State Board. Appeals of administrative decisions shall be heard by the State
20 Board at the next meeting following a timely filing stating the reasons for the

1 appeal. The State Board’s decision is final. The Department shall issue
2 guidance to administer these steps.

3 * * *

4 (2) Step Two.

5 (A) Requirements. Step Two is established to create a mid-level
6 designation for villages throughout the State to increase planning and
7 implementation capacity for community-scale projects. A center reaches Step
8 Two if it:

9 * * *

10 (iv) a portion of the center is listed or eligible for listing in the
11 National Register of Historic Places, unless recognized by the program as a
12 preexisting designated new town center.

13 * * *

14 (3) Step Three.

15 (A) Requirements. Step Three is established to create an advanced
16 designation for downtowns throughout the State to create mixed-use centers
17 and join the Vermont Downtown Program. A center reaches Step Three if the
18 Department finds that it meets the following requirements:

19 * * *

