

1 TO THE HONORABLE SENATE:

2 The Committee on Natural Resources and Energy to which was referred
3 Senate Bill No. 325 entitled “An act relating to studying the creation of model
4 bylaws” respectfully reports that it has considered the same and recommends
5 that the bill be amended by striking out all after the enacting clause and
6 inserting in lieu thereof the following:

7 * * * Intent * * *

8 Sec. 1. LEGISLATIVE INTENT

9 The General Assembly finds that 2024 Acts and Resolves No. 181
10 represented a substantial restructuring of Vermont’s land use review
11 framework. This act is intended to provide technical clarification, transitional
12 certainty, and implementation alignment, consistent with the intent of 2024
13 Acts and Resolves No. 181 and without altering its underlying policy goals.

14 * * * Act 250 * * *

15 Sec. 2. 10 V.S.A. § 6001(3) is amended to read:

16 (3)(A) “Development” means each of the following:

17 * * *

18 (xii) The construction of a road or roads and any associated
19 driveways to provide access to or within a tract of land owned or controlled by
20 a person. For the purposes of determining jurisdiction under this subdivision,
21 any new development or subdivision on a parcel of land that will be provided

1 access by the road and associated driveways is land involved in the
2 construction of the road.

3 * * *

4 (III) For the purpose of determining the length of any road and
5 associated driveways, the length of all other roads and driveways within the
6 tract of land constructed after ~~July 1 January 1, 2026~~ 2030, shall be included.

7 * * *

8 (D) The word “development” does not include:

9 * * *

10 (viii)(I) The construction of a priority housing project in a
11 municipality with a population of 10,000 or more.

12 * * *

13 (III) Notwithstanding any other provision of law to the
14 contrary, until January 1, ~~2027~~ 2028, the construction of a priority housing
15 project located entirely within areas of a designated downtown development
16 district, designated neighborhood development area, or a designated growth
17 center or within one-half mile around such designated center with permanent
18 zoning and subdivision bylaws served by public sewer or water services or
19 soils that are adequate for wastewater disposal. For purposes of this
20 subdivision (III), in order for a parcel to qualify for the exemption, at least 51
21 percent of the parcel shall be located within one-half mile of the designated

1 center boundary. If the one-half mile around the designated center extends into
2 an adjacent municipality, the legislative body of the adjacent ~~municipal~~
3 municipality may inform the Board that it does not want the exemption to
4 extend into that area. This exemption shall not apply to areas within mapped
5 river corridors and floodplains except those areas containing preexisting
6 development in areas suitable for infill development as defined in 29-201 of
7 the Vermont Flood Hazard Area and River Corridor Rule.

8 Sec. 3. 10 V.S.A. § 6001(35) is amended to read:

9 (35) “Priority housing project” means a discrete project located on a
10 single tract or multiple contiguous tracts of land that consists exclusively of
11 mixed income housing or mixed use, or any combination thereof, and is
12 located entirely within designated downtown development district, designated
13 new town center, designated growth center, or designated neighborhood
14 development area under 24 V.S.A. chapter 76A, or within an area mapped and
15 approved by the Board as eligible for Tier 1B area status and is not currently
16 approved for Tier 1B area status under section 6033 of this chapter.

17 Sec. 4. 10 V.S.A. § 6081 is amended to read:

18 § 6081. PERMITS REQUIRED; EXEMPTIONS

19 * * *

20 (z)(1) Notwithstanding any other provision of this chapter to the contrary,
21 no permit or permit amendment is required for any subdivision, development,

1 or change to an existing project that is located entirely within a Tier 1A area
2 ~~under~~ as established in section 6034 of this chapter.

3 * * *

4 (3) Upon receiving notice and a copy of the permit issued by an
5 appropriate municipal panel pursuant to 24 V.S.A. § 4460(g), a previously
6 issued permit for a development or subdivision located in a Tier 1A area shall
7 remain attached to the property. However, neither the Board nor the Agency
8 of Natural Resources shall enforce the permit or assert amendment jurisdiction
9 on the tract or tracts of land unless the designation is revoked or the
10 municipality has not taken any reasonable action to enforce the conditions of
11 the permit.

12 * * *

13 (bb) Until ~~July~~ January 1, 2028 2030, no permit or permit amendment is
14 required for the construction of improvements for one accessory dwelling unit
15 constructed within or appurtenant to a single-family dwelling. Units
16 constructed pursuant to this subsection shall not count towards the total units
17 constructed in other projects.

18 (cc) Until ~~July~~ January 1, 2028 2030, no permit or permit amendment is
19 required for the construction of improvements for converting a structure used
20 for a commercial purpose to 29 or fewer housing units.

1 (dd) Interim housing exemptions.

2 (1) Notwithstanding any other provision of law to the contrary, until
3 January 1, ~~2027~~ 2030, no permit or permit amendment is required for the
4 subdivision for or the construction of housing projects such as cooperatives,
5 condominiums, dwellings, or mobile homes, and mixed-use development, with
6 75 units or fewer, constructed or maintained on a tract or tracts of land, located
7 entirely within the areas of a designated new town center, a designated growth
8 center, or a designated neighborhood development area served by public sewer
9 or water services or soils that are adequate for wastewater disposal. Housing
10 units constructed pursuant to this subdivision shall not count towards the total
11 units constructed in other areas. This exemption shall not apply to areas within
12 mapped river corridors and floodplains except those areas containing
13 preexisting development in areas suitable for infill development as defined in
14 29-201 of the Vermont Flood Hazard Area and River Corridor Rule.

15 (2)(A) Notwithstanding any other provision of law to the contrary, until
16 ~~July~~ January 1, ~~2027~~ 2030, no permit or permit amendment is required for the
17 subdivision for or the construction of housing projects such as cooperatives,
18 condominiums, dwellings, or mobile homes, and mixed-use development, with
19 50 or fewer units, constructed or maintained on a tract or tracts of land of 10
20 acres or less, located entirely within:

1 (i) areas of a designated village center and within one-quarter mile
2 of its boundary with permanent zoning and subdivision bylaws and served by
3 public sewer or water services or soils that are adequate for wastewater
4 disposal; or

5 (ii) areas of a municipality that are within a census-designated
6 urbanized area with over 50,000 residents and within one-quarter mile of a
7 transit route.

8 * * *

9 (3) Notwithstanding any other provision of law to the contrary, until
10 January 1, ~~2027~~ 2030, no permit or permit amendment is required for the
11 subdivision for or the construction of housing projects such as cooperatives,
12 condominiums, dwellings, or mobile homes, and mixed-use development,
13 constructed or maintained on a tract or tracts of land, located entirely within a
14 designated downtown development district with permanent zoning and
15 subdivision bylaws served by public sewer or water services or soils that are
16 adequate for wastewater disposal. Housing units constructed pursuant to this
17 subdivision shall not count towards the total units constructed in other areas.
18 This exemption shall not apply to areas within mapped river corridors and
19 floodplains except those areas containing preexisting development in areas
20 suitable for infill development as defined in 29-201 of the Vermont Flood
21 Hazard Area and River Corridor Rule.

1 Sec. 5. 2024 Acts and Resolves No. 181, Sec. 22 is amended to read:

2 Sec. 22. TIER 3 RULEMAKING

3 (a) The Land Use Review Board, in consultation with the Secretary of
4 Natural Resources, shall adopt rules to implement the requirements for the
5 administration of 10 V.S.A. § 6001(3)(A)(xiii) and 10 V.S.A. § 6001(46) and
6 (19). It is the intent of the General Assembly that these rules identify critical
7 natural resources for protection. The Board shall review the definition of Tier
8 3 area; determine the critical natural resources that shall be included in Tier 3,
9 giving due consideration to river corridors, headwater streams, habitat
10 connectors of statewide significance, riparian areas, class A waters, and natural
11 communities; determine any additional critical natural resources that should be
12 added to the definition; include measures to ensure that no municipality or
13 region is disproportionately impacted by Tier 3 designation that would limit
14 reasonable opportunities for Tier 1 or Tier 2 designations; determine which and
15 under what circumstances criteria under 10 V.S.A. § 6086(a)(1)–(10) should be
16 part of Tier 3 area review; and determine how to define the boundaries. Rules
17 adopted by the Board shall include:

18 * * *

19 (c) The Board shall file a final proposed rule with the Secretary of State
20 and the Legislative Committee on Administrative Rules on or before ~~February~~
21 ~~4 June 30, 2026~~ 2028. After the Land Use Review Board files the rule with the

1 Legislative Committee on Administrative Rules, it shall submit a report
2 describing the rules and the issues reviewed under this section to the House
3 Committee on Environment ~~and Energy~~ and the Senate Committee on Natural
4 Resources and Energy.

5 * * *

6 Sec. 6. 10 V.S.A. § 6025 is amended to read:

7 § 6025. RULES

8 * * *

9 (d) Consistent with the intent of subdivision 6001(3)(A)(xii) and the Tier 3
10 rulemaking requirements, the Board shall have authority to adopt rules
11 establishing a process to limit the criteria that would apply to road
12 development pursuant to subdivision 6001(3)(A)(xii) and development within
13 Tier 3 areas. The rules shall define which criteria will be reviewed and under
14 what circumstances.

15 Sec. 7. 2024 Acts and Resolves No. 181, Sec. 114 is amended to read:

16 Sec. 114. EFFECTIVE DATES

17 This act shall take effect on passage, except that:

18 (1) Secs. 12 (10 V.S.A. § 6001); and 13 (10 V.S.A. § 6086(a)(8)), and
19 21 (10 V.S.A. § 6001) shall take effect on ~~December 31, 2026~~ January 1, 2028
20 and Sec. 21 (10 V.S.A. § 6001) shall take effect on June 30, 2028;

1 (C) has applied for a permit or permit amendment required by zoning
2 regulations or bylaws adopted pursuant to this subchapter.

3 (2) The appropriate municipal panel reviewing a municipal permit or
4 permit amendment pursuant to this subsection shall include conditions
5 contained within a permit previously issued pursuant to 10 V.S.A. chapter 151,
6 so that the conditions may be enforced as part of the municipal permit, unless
7 the panel determines that the permit condition pertains to any of the following:

8 (A) the construction phase of the project that has already been
9 constructed;

10 (B) compliance with another State permit that has independent
11 jurisdiction;

12 (C) federal or State law that is no longer in effect or applicable;

13 (D) an issue that is addressed by municipal regulation and the project
14 will meet the municipal standards; or

15 (E) a physical or use condition that is no longer in effect or
16 applicable or that will no longer be in effect or applicable once the new project
17 is approved.

18 (3) After issuing or amending a permit containing conditions pursuant to
19 this subsection, the appropriate municipal panel shall provide notice and a
20 copy of the permit to the Land Use Review Board.

1 (4) The appropriate municipal panel shall comply with the notice and
2 hearing requirements provided in subdivision 4464(a)(1) of this title. In
3 addition, notice shall be provided to those persons requiring notice under
4 10 V.S.A. § 6084(b) and shall explicitly reference the existing Act 250 permit.

5 (5) The appropriate municipal panel’s decision shall be issued in
6 accordance with subsection 4464(b) of this title and shall include specific
7 findings with respect to its determinations pursuant to subdivision (2) of this
8 subsection.

9 (6) Any final action by the appropriate municipal panel affecting a
10 condition of a permit previously issued pursuant to 10 V.S.A. chapter 151 shall
11 be recorded in the municipal land records.

12 ~~(h) Within a Tier 1A area, the appropriate municipal panel shall enforce~~
13 ~~any existing permits issued under 10 V.S.A. chapter 151 that has not had its~~
14 ~~permit conditions transferred to a municipal permit pursuant to subsection (g)~~
15 ~~of this section.~~

16 Sec. 10. DISCRETIONARY REVIEW OF HOUSING; REPORT

17 (a) On or before January 15, 2027, the Department of Housing and
18 Community Development, after consultation with the Vermont League of
19 Cities and Towns, Let’s Build Homes, the Vermont Natural Resources
20 Council, and the Vermont Planners Association, shall report to the General
21 Assembly on recommendations for how to reduce the negative impacts of

1 discretionary review of residential development. The Department shall
2 consider the following: whether the State should establish a Vermont Model
3 Code to assist municipalities seeking to replace discretionary review with clear
4 and objective standards; the potential value of the federal Right to Build Zone
5 legislation and steps the State can take to maximize that value; and incentives
6 and planning assistance the State can offer municipalities seeking to limit
7 discretionary review.

8 (b) The report shall also include a status update on the 802 Homes pilot
9 program and recommendations for how to improve the efficiency of appeals of
10 municipal zoning permits for housing.

11 (c) The report shall be submitted to the House Committees on Environment
12 and on Housing and General and the Senate Committees on Economic
13 Development, Housing, and General Affairs and on Natural Resources and
14 Energy.

15 * * * Regional Planning * * *

16 Sec. 11. 24 V.S.A. § 4348 is amended to read:

17 § 4348. ADOPTION AND AMENDMENT OF REGIONAL PLAN

18 * * *

19 (b) ~~60~~ Sixty days prior to holding the first public hearing on a regional plan
20 adoption, a regional planning commission shall submit a draft regional plan to
21 the Land Use Review Board for review and comments related to conformance

1 of the draft with sections 4302 and 4348a of this title and chapter 139 of this
2 title. The Board shall coordinate with other State agencies and the Community
3 Investment Board and respond within 60 days unless more time is granted by
4 the regional planning commission.

5 (c) The regional planning commission shall hold two or more public
6 hearings within the region after public notice on any proposed plan ~~or~~
7 ~~amendment~~. The minimum number of required public hearings may be
8 specified within the bylaws of the regional planning commission.

9 (d)(1) At least 30 days prior to the first hearing, a copy of the proposed
10 plan ~~or amendment~~, a report documenting conformance with the goals
11 established in section 4302 of this chapter and the plan elements established in
12 section 4348a of this chapter, and a description of any changes to the Regional
13 Future Land Use Map with a request for general comments and for specific
14 comments with respect to the extent to which the plan ~~or amendment~~ is
15 consistent with the goals established in section 4302 of this title, shall be
16 delivered physically or electronically with proof of receipt or sent by certified
17 mail, return receipt requested, to each of the following:

18 * * *

19 (e) Any of the foregoing bodies, or their representatives, may submit
20 comments on the proposed regional plan ~~or amendment~~ to the regional

1 planning commission, and may appear and be heard in any proceeding with
2 respect to the adoption of the proposed plan ~~or amendment~~.

3 (f) The regional planning commission may make revisions to the proposed
4 plan ~~or amendment~~ at any time not less than 30 days prior to the final public
5 hearing held under this section. If the proposal is changed, a copy of the
6 proposed change shall be delivered physically; electronically with proof of
7 receipt; or by certified mail, return receipt requested, to the chair of the
8 legislative body of each municipality within the region and to any individual or
9 organization requesting a copy at least 30 days prior to the final hearing.

10 * * *

11 (h)(1) Within 15 days following adoption, a regional planning commission
12 shall submit its regionally adopted regional plan to the Land Use Review
13 Board for a determination of regional plan compliance with a report
14 documenting conformance with the goals established in section 4302 of this
15 chapter and the plan elements established in section 4348a of this chapter and a
16 description of any changes to the regional plan future land use map.

17 * * *

18 (4) The Land Use Review Board's affirmative determination shall be
19 based upon finding the regional plan meets the following requirements:

20 * * *

1 (j) Minor amendments to regional plan future land use map. A regional
2 planning commission may submit a request for a minor amendment to
3 boundaries of a future land use area for consideration by the Land Use Review
4 Board with a letter of support from the municipality. The request may only be
5 submitted after an affirmative vote of the municipal legislative body and the
6 regional planning commission board. The Land Use Review Board, after
7 consultation with the Community Investment Board and the regional planning
8 commissions, shall provide guidance about what constitutes a minor
9 amendment. Minor amendments may include any change to a future land use
10 area consisting of fewer than 10 acres. A minor amendment to a future land
11 use area shall not require an amendment to a regional plan and shall be
12 included in the next iteration of the regional plan. The Land Use Review
13 Board may adopt rules to implement this section.

14 * * *

15 (n) Regional plan amendments, non-minor future land use map
16 amendments, and Tier 1B area status requests. Regional plans may be
17 reviewed from time to time and may be amended in the light of new
18 developments and changed conditions affecting the region. Non-minor future
19 land use map amendments shall be processed as part of a regional plan
20 amendment. Tier 1B area status requests may be made separate from the
21 regional plan approval or amendment process.

1 (1) Process.

2 (A) To amend a regional plan, which may include a non-minor future
3 land use map amendment, a regional planning commission shall hold one
4 public hearing. At least 15 days in advance of the hearing, the regional
5 planning commission shall provide notice of the public hearing to parties listed
6 in subdivision (d)(1) of this section and the Land Use Review Board. The
7 public hearing notice shall include a description of changes to the plan
8 including non-minor amendments to future land use maps, or any changes to
9 Tier 1B area status.

10 (B) After adoption of the regional plan amendment, the regional
11 planning commission shall submit a request to the Land Use Review Board for
12 an affirmative determination of regional plan compliance for the regional plan
13 amendment.

14 (C) Stand-alone requests for Tier 1B area status shall be submitted to
15 the Land Use Review Board after the public hearing required under
16 subdivision (A) of this section.

17 (D) The Land Use Review Board shall hold a public hearing within
18 30 days after receiving the request for an affirmative determination of regional
19 plan amendment compliance or approval of Tier 1B area status. The Land Use
20 Review Board shall issue its determination within 30 days after the hearing.

1 include downtowns, villages, and new town centers previously designated
2 under chapter 76A and downtowns and village centers seeking benefits under
3 the Community Investment Program under section 5804 of this title. The
4 downtown or village centers are the traditional ~~and~~ or historic central business
5 and civic centers within planned growth areas, village areas, or may stand
6 alone. Municipalities may have more than one center, including planned new
7 or emerging centers that anchor planned growth or village areas. Village
8 centers are not required to have public water, wastewater, zoning, or
9 subdivision bylaws. It is the intent that most towns in Vermont have at least
10 one village center in which additional housing units are supported.

11 (B) Planned growth areas. These areas include the high-density
12 existing settlement and future growth areas with high concentrations of
13 population, housing, and employment in each region and town, as appropriate.
14 They include a mix of historic and nonhistoric commercial, residential, and
15 civic or cultural sites with active streetscapes, supported by land development
16 regulations; public water or wastewater, or both; and multimodal transportation
17 systems. These areas include ~~new town centers, downtowns, village centers,~~
18 ~~growth centers, and neighborhood development areas previously designated~~
19 ~~under chapter 76A of this title. These areas should generally meet the smart~~
20 ~~growth principles definition in chapter 139 of this title and the following~~
21 criteria:

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(iii) The area is generally ~~within walking distance from compact~~
and has multimodal connection to the municipality’s or an adjacent
municipality’s downtown; or village center; ~~new town center, or growth center.~~

* * *

(vi) The area provides ~~for~~ opportunity for development, infill
development, and redevelopment that is needed to meet the regional and
municipal housing targets that meets meet the present and future needs of a
diversity of social and income groups in the community.

(vii) The area is served by planned or existing transportation
infrastructure that conforms with “complete streets” principles as described
under 19 V.S.A. chapter 24 and establishes pedestrian access directly to the
downtown; or village center; ~~or new town center.~~ Planned transportation
infrastructure includes those investments included in the municipality’s capital
improvement program pursuant to section 4430 of this title.

(C) Village areas. These areas include the traditional settlement area
or a proposed new settlement area, typically composed of a cohesive mix of
residential, civic, religious, commercial, ~~and~~ or mixed-use buildings, arranged
along a main street and intersecting streets that are ~~within walking distance~~
compact and have multimodal connections for residents who live within and
surrounding the ~~core~~ downtown center or village center. ~~These areas include~~

1 ~~existing village center designations and similar areas statewide, but this area is~~
2 ~~larger than the village center designation.~~ Village areas shall meet the
3 following criteria:

4 * * *

5 (iv) The municipality has either ~~municipal~~ public water or
6 wastewater. If no public water or wastewater is available, the area must have
7 soils that are adequate for wastewater disposal.

8 (v) The area has some opportunity for infill development or new
9 development areas where the village can grow, support the development of
10 housing to meet the regional and municipal housing targets, and be flood
11 resilient.

12 * * *

13 (J) Rural; conservation. These are areas of significant natural
14 resources, identified by regional planning commissions or municipalities based
15 upon existing Agency of Natural Resources mapping that require special
16 consideration for aquifer protection; for wetland protection; for the
17 maintenance of forest blocks, wildlife habitat, and habitat connectors; or for
18 other conservation purposes. ~~The mapping of these areas and accompanying~~
19 ~~policies are intended to help meet requirements of 10 V.S.A. chapter 89. Any~~
20 ~~portion of this area that is approved by the LURB as having Tier 3 area status~~
21 ~~shall be identified on the future land use map as an overlay upon approval.~~

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(d) With the exception of preexisting, nonconforming designations approved prior to the establishment of the State Community Investment program, the areas eligible for designation benefits under that program upon the Land Use Review Board’s approval of the regional plan future land use map for designation as a downtown center or village center shall not include development that is disconnected from a downtown or village center and that lacks an existing or planned pedestrian connection to the center via a complete street.

* * *

Sec. 13. 24 V.S.A. § 4303 is amended to read:

§ 4303. DEFINITIONS

The following definitions shall apply throughout this chapter unless the context otherwise requires:

* * *

(43) “Smart growth principles” means growth that:

(A) maintains the historic development pattern of compact village and urban centers separated by rural countryside;

(B) develops compact mixed-use centers at a scale appropriate for the community and the region;

(C) enables choice in modes of transportation;

1 (D) protects the State’s important environmental, natural, and historic
2 features, including natural areas, water quality, scenic resources, and historic
3 sites and districts;

4 (E) serves to strengthen agricultural and forest industries and
5 minimizes conflicts of development with these industries;

6 (F) balances growth with the availability of economic and efficient
7 public utilities and services;

8 (G) supports a diversity of viable businesses in downtowns and
9 villages;

10 (H) provides for housing that meets the needs of a diversity of social
11 and income groups in each community; and

12 (I) reflects a settlement pattern that, at full build-out, is not
13 characterized by:

14 (i) scattered development located outside compact urban and
15 village centers that is excessively land consumptive;

16 (ii) development that limits transportation options, especially for
17 pedestrians;

18 (iii) the fragmentation of farmland and forestland;

19 (iv) development that is not serviced by municipal infrastructure
20 or that requires the extension of municipal infrastructure across undeveloped

1 lands in a manner that would extend service to lands located outside compact
2 village and urban centers; and
3 (v) linear development along well-traveled roads and highways
4 that lacks depth, as measured from the highway.

5 Sec. 14. REPEAL

6 24 V.S.A. § 4476 (formal review of regional planning commission
7 decisions) is repealed.

8 Sec. 15. REGIONAL AND MUNICIPAL PLAN EXTENSIONS

9 Any regional or municipal plan due to expire in 2026 shall have its
10 expiration date extended until December 31, 2026.

11 * * * State Community Investment Program * * *

12 Sec. 16. 24 V.S.A. § 5801 is amended to read:

13 § 5801. DEFINITIONS

14 As used in this chapter:

15 * * *

16 (8) “Planned growth area” means an area on the regional plan future
17 land use maps ~~required under section 4348a of this title, which may encompass~~
18 ~~a downtown center or village center on the regional future land use map and~~
19 ~~may be designated as a center or neighborhood, or both~~ meeting the
20 requirements of subdivision 4348a(12)(B) of this title and that may be
21 designated as a neighborhood.

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(10) “Sprawl repair” means the redevelopment of lands with buildings, traffic and circulation, parking, or other land coverage in a pattern that is consistent with smart growth principles as defined in section 4303 of this title.

* * *

(12) “~~State Designated Downtown and~~ Center or Village Center” or “designated center” means a ~~contiguous~~ downtown or village ~~a portion of~~ area center approved as part of the LURB review of regional plan future land use maps, ~~which may include an approved preexisting designated designated~~ downtown, village center, or designated new town center established prior to the approval of the regional plan future land use maps.

(13) “~~State designated~~ Designated neighborhood” or “neighborhood” means a ~~contiguous geographic~~ village area or planned growth area approved as part of the ~~Land Use Review Board~~ LURB review of regional plan future land use maps that is ~~compact and adjacent and~~ contiguous to a center.

* * *

(15) “Village area” means an area on the regional plan future land use maps ~~adopted pursuant to section 4348a of this title, which may encompass a~~ village center on the regional future land use map meeting the requirements of

1 subdivision 4348a(12)(C) of this title and that may be designated as a
2 neighborhood.

3 Sec. 17. 24 V.S.A. § 5803 is amended to read:

4 § 5803. DESIGNATION OF DOWNTOWN AND VILLAGE CENTERS

5 (a) Designation established. A regional planning commission may apply to
6 the LURB for approval and designation of all downtown and village centers by
7 submitting the regional plan future land use map adopted by the regional
8 planning commission. ~~The regional plan future land use map shall identify~~
9 ~~downtown centers and village centers as the downtown and village areas~~
10 ~~eligible for designation as centers.~~ The Department and State Board shall
11 provide comments to the LURB and the regional planning commission on
12 areas eligible for center designation as provided ~~under~~ in section 4348 of this
13 ~~chapter~~ title.

14 * * *

15 (c) ~~Exclusions. With the exception for preexisting, nonconforming~~
16 ~~designations approved prior to the establishment of the program under this~~
17 ~~chapter or areas included in the municipal plan for the purposes of relocating a~~
18 ~~municipality's center for flood resiliency purposes, the areas eligible for~~
19 ~~designation benefits upon the LURB's approval of the regional plan future land~~
20 ~~use map for designation as a Center shall not include development that is~~

1 ~~disconnected from a Center and that lacks a pedestrian connection to the~~
2 ~~Center via a complete street. [Repealed.]~~

3 * * *

4 * * * Tax Credits * * *

5 Sec. 18. 32 V.S.A. § 5930bb is amended to read:

6 § 5930bb. ELIGIBILITY AND ADMINISTRATION

7 * * *

8 (c) Application shall be made in accordance with the guidelines set by the
9 State Board. The guidelines shall clearly indicate that only applications
10 located in Step 2 and Step 3 State designated centers or Step 1 centers where a
11 portion of the designated center is listed or eligible for listing in the national
12 register of historic places shall be considered.

13 * * *

14 * * * Appropriations * * *

15 Sec. 19. APPROPRIATIONS

16 (a) In fiscal year 2027, \$200,000.00 is appropriated from the General Fund
17 to the Agency of Commerce and Community Development to develop
18 additional model plans as part of the 802 Homes program.

19 (b) In fiscal year 2027, \$100,000.00 is appropriated from the General Fund
20 to the Land Use Review Board to conduct public engagement and education on
21 Tier 3 areas.

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* * * Effective Date * * *

Sec. 20. EFFECTIVE DATE

This act shall take effect on passage.

and that after passage the title of the bill be amended to read: “An act relating to regional planning and Act 250 Tier jurisdiction”

(Committee vote: _____)

Senator _____

FOR THE COMMITTEE