H.107

An act relating to health insurance, Medicaid, the Vermont Health Benefit Exchange, and the Green Mountain Care Board

It is hereby enacted by the General Assembly of the State of Vermont:

* * * Health Insurance * * *

Sec. 1. 8 V.S.A. § 4079 is amended to read:

§ 4079. GROUP INSURANCE POLICIES; DEFINITIONS

Group health insurance is hereby declared to be that form of health insurance covering one or more persons, with or without their dependents, and issued upon the following basis:

(1)(A) Under a policy issued to an employer, who shall be deemed the policyholder, insuring at least one employee of such employer, for the benefit of persons other than the employer. The term "employees," as used herein, shall be deemed to include the officers, managers, and employees of the employer, the partners, if the employer is a partnership, the officers, managers, and employees of subsidiary or affiliated corporations of a corporation employer, and the individual proprietors, partners, and employees of individuals and firms, the business of which is controlled by the insured employer through stock ownership, contract, or otherwise. The term "employer," as used herein, may be deemed to include any municipal or governmental corporation, unit, agency, or department thereof and the proper

officers as such, of any unincorporated municipality or department thereof, as well as private individuals, partnerships, and corporations.

(B) In accordance with section 3368 of this title, an employer domiciled in another jurisdiction that has more than 25 certificate- holder employees whose principal worksite and domicile is in Vermont and that is defined as a large group in its own jurisdiction and under the Patient Protection and Affordable Care Act, Pub. L. No. 111-148, § 1304, as amended by the Health Care and Education Reconciliation Act of 2010, Pub. L. No. 111-152, may purchase insurance in the large group health insurance market for its Vermont-domiciled certificate-holder employees.

* * *

Sec. 2. 8 V.S.A. § 4089a is amended to read:

§ 4089a. MENTAL HEALTH CARE SERVICES REVIEW

* * *

(b) Definitions. As used in this section:

* * *

(4) "Review agent" means a person or entity performing service review activities within one year of the date of a fully compliant application for licensure who is either affiliated with, under contract with, or acting on behalf of a business entity in this state; or a third party State and who provides or administers mental health care benefits to citizens of Vermont members of

health benefit plans subject to the Department's jurisdiction, including a health insurer, nonprofit health service plan, health insurance service organization, health maintenance organization or preferred provider organization, including organizations that rely upon primary care physicians to coordinate delivery of services, authorized to offer health insurance policies or contracts in Vermont.

* * *

(g) Members of the independent panel of mental health care providers shall be compensated as provided in 32 V.S.A. § 1010(b) and (c). [Deleted.]

* * *

Sec. 3. 8 V.S.A. § 4089i(d) is amended to read:

(d) For prescription drug benefits offered in conjunction with a high-deductible health plan (HDHP), the plan may not provide prescription drug benefits until the expenditures applicable to the deductible under the HDHP have met the amount of the minimum annual deductibles in effect for self-only and family coverage under Section 223(c)(2)(A)(i) of the Internal Revenue Code of 1986 for self-only and family coverage, respectively, except that a plan may offer first-dollar prescription drug benefits to the extent permitted under federal law. Once the foregoing expenditure amount has been met under the HDHP, coverage for prescription drug benefits shall begin, and the limit on out-of-pocket expenditures for prescription drug benefits shall be as specified in subsection (c) of this section.

Sec. 4. 8 V.S.A. § 4092(b) is amended to read:

- (b) Coverage for a newly born child shall be provided without notice or additional premium for no less than 31 60 days after the date of birth. If payment of a specific premium or subscription fee is required in order to have the coverage continue beyond such 31 day 60-day period, the policy may require that notification of birth of newly born child and payment of the required premium or fees be furnished to the insurer or nonprofit service or indemnity corporation within a period of not less than 31 60 days after the date of birth.
- Sec. 5. 18 V.S.A. § 9418 is amended to read:

§ 9418. PAYMENT FOR HEALTH CARE SERVICES

(a) Except as otherwise specified, as used in this subchapter:

* * *

- (17) "Product" means, to the extent permitted by state and federal law, one of the following types of categories of coverage for which a participating provider may be obligated to provide health care services pursuant to a health care contract:
 - (A) Health health maintenance organization;
 - (B) Preferred preferred provider organization;
 - (C) Fee for service fee-for-service or indemnity plan;
 - (D) Medicare Advantage HMO plan;

- (E) Medicare Advantage private fee-for-service plan;
- (F) Medicare Advantage special needs plan;
- (G) Medicare Advantage PPO;
- (H) Medicare supplement plan;
- (I) Workers workers compensation plan; or
- (J) Catamount Health; or
- (K) Any any other commercial health coverage plan or product.
- (b) No later than 30 days following receipt of a claim, a health plan, contracting entity, or payer shall do one of the following:
 - (1) Pay or reimburse the claim.
- (2) Notify the claimant in writing that the claim is contested or denied.

 The notice shall include specific reasons supporting the contest or denial and a description of any additional information required for the health plan, contracting entity, or payer to determine liability for the claim.
- (3) Pend a claim for services rendered to an enrollee during the second and third months of the consecutive three-month grace period required for recipients of advance payments of premium tax credits pursuant to 26 U.S.C. § 36B. In the event the enrollee pays all outstanding premiums prior to the exhaustion of the grace period, the health plan, contracting entity, or payer shall have 30 days following receipt of the outstanding premiums to proceed as provided in subdivision (1) or (2) of this subsection, as applicable.

* * *

* * * Catamount Health and VHAP * * *

Sec. 6. 8 V.S.A. § 4080d is amended to read:

§ 4080d. COORDINATION OF INSURANCE COVERAGE WITH MEDICAID

Any insurer as defined in section 4100b of this title is prohibited from considering the availability or eligibility for medical assistance in this or any other state under 42 U.S.C. § 1396a (Section 1902 of the Social Security Act), herein referred to as Medicaid, when considering eligibility for coverage or making payments under its plan for eligible enrollees, subscribers, policyholders, or certificate holders. This section shall not apply to Catamount Health, as established by section 4080f of this title.

Sec. 7. 8 V.S.A. § 4080g(b) is amended to read:

(b) Small group plans.

* * *

(11)(A) A registered small group carrier may require that 75 percent or less of the employees or members of a small group with more than 10 employees participate in the carrier's plan. A registered small group carrier may require that 50 percent or less of the employees or members of a small group with 10 or fewer employees or members participate in the carrier's plan. A small group carrier's rules established pursuant to this subdivision shall be

applied to all small groups participating in the carrier's plans in a consistent and nondiscriminatory manner.

(B) For purposes of the requirements set forth in subdivision (A) of this subdivision (11), a registered small group carrier shall not include in its calculation an employee or member who is already covered by another group health benefit plan as a spouse or dependent or who is enrolled in Catamount Health, Medicaid, the Vermont health access plan, or Medicare. Employees or members of a small group who are enrolled in the employer's plan and receiving premium assistance under 33 V.S.A. chapter 19 the Health Insurance Premium Payment program established pursuant to Section 1906 of the Social Security Act, 42 U.S.C. § 1396e, shall be considered to be participating in the plan for purposes of this subsection. If the small group is an association, trust, or other substantially similar group, the participation requirements shall be calculated on an employer-by-employer basis.

* * *

Sec. 8. 8 V.S.A. § 4088i is amended to read:

§ 4088i. COVERAGE FOR DIAGNOSIS AND TREATMENT OF EARLY CHILDHOOD DEVELOPMENTAL DISORDERS

(a)(1) A health insurance plan shall provide coverage for the evidence-based diagnosis and treatment of early childhood developmental disorders, including applied behavior analysis supervised by a nationally

board-certified behavior analyst, for children, beginning at birth and continuing until the child reaches age 21.

(2) Coverage provided pursuant to this section by Medicaid, the Vermont health access plan, or any other public health care assistance program shall comply with all federal requirements imposed by the Centers for Medicare and Medicaid Services.

* * *

(f) As used in this section:

* * *

(7) "Health insurance plan" means Medicaid, the Vermont health access plan, and any other public health care assistance program, any individual or group health insurance policy, any hospital or medical service corporation or health maintenance organization subscriber contract, or any other health benefit plan offered, issued, or renewed for any person in this state State by a health insurer, as defined in 18 V.S.A. § 9402. The term does not include benefit plans providing coverage for specific diseases or other limited benefit coverage.

* * *

Sec. 9. 8 V.S.A. § 4089j is amended to read:

§ 4089j. RETAIL PHARMACIES; FILLING OF PRESCRIPTIONS

* * *

(c) This section shall apply to Medicaid, the Vermont health access plan, the VScript pharmaceutical assistance program, and any other public health care assistance program.

Sec. 10. 8 V.S.A. § 4089w is amended to read:

§ 4089w. OFFICE OF HEALTH CARE OMBUDSMAN

* * *

(h) As used in this section, "health insurance plan" means a policy, service contract or other health benefit plan offered or issued by a health insurer, as defined by 18 V.S.A. § 9402, and includes the Vermont health access plan and beneficiaries covered by the Medicaid program unless such beneficiaries are otherwise provided ombudsman services.

Sec. 11. 8 V.S.A. § 4099d is amended to read:

§ 4099d. MIDWIFERY COVERAGE; HOME BIRTHS

* * *

(d) As used in this section, "health insurance plan" means any health insurance policy or health benefit plan offered by a health insurer, as defined in 18 V.S.A. § 9402, as well as Medicaid, the Vermont health access plan, and any other public health care assistance program offered or administered by the state State or by any subdivision or instrumentality of the state State. The term shall not include policies or plans providing coverage for specific disease or other limited benefit coverage.

Sec. 12. 8 V.S.A. § 4100b is amended to read:

§ 4100b. COVERAGE OF CHILDREN

- (a) As used in this subchapter:
- (1) "Health plan" shall include, but not be limited to, a group health plan as defined under Section 607(1) of the Employee Retirement Income Security Act of 1974, and a nongroup plan as defined in section 4080b of this title, and a Catamount Health plan as defined in section 4080f of this title.

* * *

Sec. 13. 8 V.S.A. § 4100e is amended to read:

§ 4100e. REQUIRED COVERAGE FOR OFF-LABEL USE

* * *

- (b) As used in this section, the following terms have the following meanings:
- (1) "Health insurance plan" means a health benefit plan offered, administered, or issued by a health insurer doing business in Vermont.
- (2) "Health insurer" is defined by section 18 V.S.A. § 9402 of Title 18.

 As used in this subchapter, the term includes the state State of Vermont and any agent or instrumentality of the state State that offers, administers, or provides financial support to state government, including Medicaid, the Vermont health access plan, the VScript pharmaceutical assistance program, or any other public health care assistance program.

* * *

Sec. 14. 8 V.S.A. § 4100j is amended to read:

§ 4100j. COVERAGE FOR TOBACCO CESSATION PROGRAMS

* * *

- (b) As used in this subchapter:
- (1) "Health insurance plan" means any health insurance policy or health benefit plan offered by a health insurer, as defined in 18 V.S.A. § 9402, as well as Medicaid, the Vermont health access plan, and any other public health care assistance program offered or administered by the state State or by any subdivision or instrumentality of the state State. The term does not include policies or plans providing coverage for specified disease or other limited benefit coverage.

* * *

Sec. 15. 8 V.S.A. § 4100k is amended to read:

§ 4100k. COVERAGE FOR TELEMEDICINE SERVICES

* * *

- (g) As used in this subchapter:
- (1) "Health insurance plan" means any health insurance policy or health benefit plan offered by a health insurer, as defined in 18 V.S.A. § 9402, as well as Medicaid, the Vermont health access plan, and any other public health care assistance program offered or administered by the state State or by any

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subdivision or instrumentality of the state State. The term does not include policies or plans providing coverage for specified disease or other limited benefit coverage.

* * *

Sec. 16. 13 V.S.A. § 5574(b) is amended to read:

- (b) A claimant awarded judgment in an action under this subchapter shall be entitled to damages in an amount to be determined by the trier of fact for each year the claimant was incarcerated, provided that the amount of damages shall not be less than \$30,000.00 nor greater than \$60,000.00 for each year the claimant was incarcerated, adjusted proportionally for partial years served. The damage award may also include:
- (1) Economic damages, including lost wages and costs incurred by the claimant for his or her criminal defense and for efforts to prove his or her innocence.
- (2) Notwithstanding the income eligibility requirements of the Vermont

 Health Access Plan in section 1973 of Title 33, and notwithstanding the

 requirement that the individual be uninsured, up Up to 10 years of eligibility

 for the Vermont Health Access Plan using state only funds state-funded health

 coverage equivalent to Medicaid services.

* * *

Sec. 17. 18 V.S.A. § 1130 is amended to read:

§ 1130. IMMUNIZATION PILOT PROGRAM

(a) As used in this section:

* * *

(5) "State health care programs" shall include Medicaid, the Vermont health access plan, Dr. Dynasaur, and any other health care program providing immunizations with funds through the Global Commitment for Health waiver approved by the Centers for Medicare and Medicaid Services under Section 1115 of the Social Security Act.

* * *

Sec. 18. 18 V.S.A. § 3801 is amended to read:

§ 3801. DEFINITIONS

As used in this subchapter:

- (1)(A) "Health insurer" shall have the same meaning as in section 9402 of this title and shall include:
- (i) a health insurance company, a nonprofit hospital and medical service corporation, and health maintenance organizations;
- (ii) an employer, a labor union, or another group of persons organized in Vermont that provides a health plan to beneficiaries who are employed or reside in Vermont; and

- (iii) except as otherwise provided in section 3805 of this title, the state State of Vermont and any agent or instrumentality of the state State that offers, administers, or provides financial support to state government.
- (B) The term "health insurer" shall not include Medicaid, the Vermont health access plan, Vermont Rx, or any other Vermont public health care assistance program.

* * *

Sec. 19. 18 V.S.A. § 4474c(b) is amended to read:

- (b) This chapter shall not be construed to require that coverage or reimbursement for the use of marijuana for symptom relief be provided by:
- (1) a health insurer as defined by section 9402 of this title, or any insurance company regulated under Title 8;
- (2) Medicaid, Vermont health access plan, and <u>or</u> any other public health care assistance program;
 - (3) an employer; or
- (4) for purposes of workers' compensation, an employer as defined in21 V.S.A. § 601(3).

Sec. 20. 18 V.S.A. § 9373 is amended to read:

§ 9373. DEFINITIONS

As used in this chapter:

(8) "Health insurer" means any health insurance company, nonprofit hospital and medical service corporation, managed care organization, and, to the extent permitted under federal law, any administrator of a health benefit plan offered by a public or a private entity. The term does not include Medicaid, the Vermont health access plan, or any other state health care assistance program financed in whole or in part through a federal program.

* * *

Sec. 21. 18 V.S.A. § 9471 is amended to read:

§ 9471. DEFINITIONS

As used in this subchapter:

* * *

- (2) "Health insurer" is defined by section 9402 of this title and shall include:
- (A) a health insurance company, a nonprofit hospital and medical service corporation, and health maintenance organizations;
- (B) an employer, labor union, or other group of persons organized in Vermont that provides a health plan to beneficiaries who are employed or reside in Vermont:
- (C) the <u>state</u> of Vermont and any agent or instrumentality of the <u>state</u> State that offers, administers, or provides financial support to state government; and

(D) Medicaid, the Vermont health access plan, Vermont Rx, and any other public health care assistance program.

* * *

Sec. 22. 33 V.S.A. § 1807(b) is amended to read:

(b) Navigators shall have the following duties:

* * *

(3) Facilitate facilitate enrollment in qualified health benefit plans, Medicaid, Dr. Dynasaur, VPharm, VermontRx, and other public health benefit programs;

* * *

- (5) <u>Provide provide</u> information in a manner that is culturally and linguistically appropriate to the needs of the population being served by the Vermont health benefit exchange; and
- (6) Distribute distribute information to health care professionals, community organizations, and others to facilitate the enrollment of individuals who are eligible for Medicaid, Dr. Dynasaur, VPharm, VermontRx, other public health benefit programs, or the Vermont health benefit exchange in order to ensure that all eligible individuals are enrolled-; and
- (7) <u>Provide provide</u> information about and facilitate employers' establishment of cafeteria or premium-only plans under Section 125 of the

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Internal Revenue Code that allow employees to pay for health insurance premiums with pretax dollars.

Sec. 23. 33 V.S.A. § 1901(b) is amended to read:

- (b) The secretary may charge a monthly premium, in amounts set by the general assembly, to each individual 18 years or older who is eligible for enrollment in the health access program, as authorized by section 1973 of this title and as implemented by rules. All premiums collected by the agency of human services or designee for enrollment in the health access program shall be deposited in the state health care resources fund established in section 1901d of this title. Any co-payments, coinsurance, or other cost sharing to be charged shall also be authorized and set by the general assembly. [Deleted.] Sec. 24. 33 V.S.A. § 1903a is amended to read:
- § 1903a. CARE MANAGEMENT PROGRAM
- (a) The commissioner Commissioner of Vermont health access Health

 Access shall coordinate with the director Director of the Blueprint for Health
 to provide chronic care management through the Blueprint and, as appropriate,
 create an additional level of care coordination for individuals with one or more
 chronic conditions who are enrolled in Medicaid, the Vermont health access

 plan (VHAP), or Dr. Dynasaur. The program shall not include individuals who
 are in an institute for mental disease as defined in 42 C.F.R. § 435.1009.

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Sec. 25. 33 V.S.A. § 1997 is amended to read:

§ 1997. DEFINITIONS

As used in this subchapter:

* * *

(7) "State public assistance program"; includes, but is not limited to, the Medicaid program, the Vermont health access plan, VPharm, VermontRx, the state children's health insurance program State Children's Health Insurance Program, the state State of Vermont AIDS medication assistance program Medication Assistance Program, the General Assistance program, the pharmacy discount plan program Pharmacy Discount Plan Program, and the out-of-state counterparts to such programs.

Sec. 26. 33 V.S.A. § 1998(c)(1) is amended to read:

practices and cost control program Pharmacy Best Practices and Cost Control
Program for any other health benefit plan within or outside this state State that
agrees to participate in the program. For entities in Vermont, the
commissioner Commissioner shall directly or by contract implement the
program through a joint pharmaceuticals purchasing consortium. The joint
pharmaceuticals purchasing consortium shall be offered on a voluntary basis
no later than January 1, 2008, with mandatory participation by state or publicly
funded, administered, or subsidized purchasers to the extent practicable and

consistent with the purposes of this chapter, by January 1, 2010. If necessary, the department of Vermont health access Department of Vermont Health

Access shall seek authorization from the Centers for Medicare and Medicaid to include purchases funded by Medicaid. "State or publicly funded purchasers" shall include the department of corrections Department of Corrections, the department of mental health Department of Mental Health, Medicaid, the Vermont Health Access Program (VHAP), Dr. Dynasaur, VermontRx, VPharm, Healthy Vermonters, workers' compensation, and any other state or publicly funded purchaser of prescription drugs.

Sec. 27. 33 V.S.A. § 2004(a) is amended to read:

(a) Annually, each pharmaceutical manufacturer or labeler of prescription drugs that are paid for by the department of Vermont health access Department of Vermont Health Access for individuals participating in Medicaid, the Vermont Health Access Program, Dr. Dynasaur, or VPharm, or VermontRx shall pay a fee to the agency of human services Agency of Human Services. The fee shall be 0.5 percent of the previous calendar year's prescription drug spending by the department Department and shall be assessed based on manufacturer labeler codes as used in the Medicaid rebate program.

* * * Vermont Health Benefit Exchange * * *

Sec. 28. 33 V.S.A. § 1804 is amended to read:

§ 1804. QUALIFIED EMPLOYERS

(a)(1) Until January 1, 2016, a qualified employer shall be an employer entity which, on at least 50 percent of its employed an average of not more than 50 employees on working days during the preceding calendar year, employed at least one and no more than 50 employees, and the term "qualified employer" includes self-employed persons to the extent permitted under the Affordable Care Act. Calculation of the number of employees of a qualified employer shall not include a part-time employee who works fewer than 30 hours per week.

* * *

(b)(1) From January 1, 2016 until January 1, 2017, a qualified employer shall be an employer entity which, on at least 50 percent of its employed an average of not more than 100 employees on working days during the preceding calendar year, employed at least one and no more than 100 employees, and the term "qualified employer" includes self-employed persons to the extent permitted under the Affordable Care Act. Calculation of the number of employees of a qualified employer shall not include a part-time employee who works fewer than 30 hours per week The number of employees shall be calculated using the method set forth in 26 U.S.C. § 4980H(c)(2)(E).

* * *

Sec. 29. 33 V.S.A. § 1805 is amended to read:

§ 1805. DUTIES AND RESPONSIBILITIES

The Vermont health benefit exchange Health Benefit Exchange shall have the following duties and responsibilities consistent with the Affordable Care Act:

* * *

(2) Determining eligibility for and enrolling individuals in Medicaid, Dr. Dynasaur, and VPharm, and VermontRx pursuant to chapter 19 of this title, as well as any other public health benefit program.

* * *

(12) Consistent with federal law, crediting the amount of any free choice voucher provided pursuant to Section 10108 of the Affordable Care Act to the monthly premium of the plan in which a qualified employee is enrolled and collecting the amount credited from the offering employer. [Deleted.]

* * *

Sec. 30. 33 V.S.A. § 1811(a) is amended to read:

(a) As used in this section:

* * *

(3)(A) Until January 1, 2016, "small employer" means an employer entity which, on at least 50 percent of its employed an average of not more

than 50 employees on working days during the preceding calendar year, employs at least one and no more than 50 employees. The term includes self-employed persons to the extent permitted under the Affordable Care Act. Calculation of the number of employees of a small employer shall not include a part-time employee who works fewer than 30 hours per week. An employer may continue to participate in the exchange Exchange even if the employer's size grows beyond 50 employees as long as the employer continuously makes qualified health benefit plans in the Vermont health benefit exchange Health Benefit Exchange available to its employees.

(B) Beginning on January 1, 2016, "small employer" means an employer entity which, on at least 50 percent of its employed an average of not more than 100 employees on working days during the preceding calendar year, employs at least one and no more than 100 employees. The term includes self-employed persons to the extent permitted under the Affordable Care Act. Calculation of the number of employees of a small employer shall not include a part time employee who works fewer than 30 hours per week The number of employees shall be calculated using the method set forth in 26 U.S.C. § 4980H(c)(2)(E). An employer may continue to participate in the exchange Exchange even if the employer's size grows beyond 100 employees as long as the employer continuously makes qualified health benefit plans in the Vermont health benefit exchange Health Benefit Exchange available to its employees.

* * * Medicaid and CHIP * * *

Sec. 31. 33 V.S.A. § 2003(c) is amended to read:

- (c) As used in this section:
- (1) "Beneficiary" means any individual enrolled in the Healthy Vermonters program.
- (2) "Healthy Vermonters beneficiary" means any individual Vermont resident without adequate coverage:
- (A) who is at least 65 years of age, or is disabled and is eligible for Medicare or Social Security disability benefits, with household income equal to or less than 400 percent of the federal poverty level, as calculated under the rules of the Vermont health access plan, as amended using modified adjusted gross income as defined in 26 U.S.C. § 36B(d)(2)(B); or
- (B) whose household income is equal to or less than 350 percent of the federal poverty level, as calculated under the rules of the Vermont Health access plan, as amended using modified adjusted gross income as defined in 26 U.S.C. § 36B(d)(2)(B).

* * *

Sec. 32. 33 V.S.A. § 2072(a) is amended to read:

- (a) An individual shall be eligible for assistance under this subchapter if the individual:
 - (1) is a resident of Vermont at the time of application for benefits;

- (2) is at least 65 years of age or is an individual with disabilities as defined in subdivision 2071(1) of this title; and
- (3) has a household income, when calculated in accordance with the rules adopted for the Vermont health access plan under No. 14 of the Acts of 1995, as amended using modified adjusted gross income as defined in 26 U.S.C. § 36B(d)(2)(B), no greater than 225 percent of the federal poverty level.

* * * Health Information Exchange * * *

Sec. 33. 18 V.S.A. § 707(a) is amended to read:

- (a) No later than July 1, 2011, hospitals shall participate in the Blueprint for Health by creating or maintaining connectivity to the state's State's health information exchange network as provided for in this section and in section 9456 of this title. The director of health care reform or designee and the director of the Blueprint shall establish criteria by rule for this requirement consistent with the state health information technology plan required under section 9351 of this title. The criteria shall not require a hospital to create a level of connectivity that the state's exchange is not able to support.
- Sec. 34. 18 V.S.A. § 9456 is amended to read:

§ 9456. BUDGET REVIEW

(a) The <u>board Board</u> shall conduct reviews of each hospital's proposed budget based on the information provided pursuant to this subchapter, and in accordance with a schedule established by the <u>board Board</u>. The board shall

require the submission of documentation certifying that the hospital is participating in the Blueprint for Health if required by section 708 of this title.

(b) In conjunction with budget reviews, the board Board shall:

* * *

- (10) require each hospital to provide information on administrative costs, as defined by the board Board, including specific information on the amounts spent on marketing and advertising costs; and
- (11) require each hospital to create or maintain connectivity to the

 State's health information exchange network in accordance with the criteria

 established by the Vermont Information Technology Leaders, Inc., pursuant to

 subsection 9352(i) of this title, provided that the Board shall not require a

 hospital to create a level of connectivity that the State's exchange is unable to

 support.

* * *

Sec. 34a. 18 V.S.A. § 9352(i) is amended to read:

- (i) Certification of meaningful use and connectivity.
- (1) To the extent necessary to support Vermont's health care reform goals or as required by federal law, VITL shall be authorized to certify the meaningful use of health information technology and electronic health records by health care providers licensed in Vermont.

(2) VITL shall establish criteria for creating or maintaining connectivity to the State's health information exchange network. VITL shall provide the criteria annually by March 1 to the Green Mountain Care Board established pursuant to chapter 220 of this title.

* * * Special Funds * * *

Sec. 35. 18 V.S.A. § 9382 is added to read:

§ 9382. REGULATORY AND SUPERVISION FUND

- (a) There is hereby created a fund to be known as the Green Mountain Care

 Board Regulatory and Supervision Fund for the purpose of providing the

 financial means for the Green Mountain Care Board to administer this chapter

 and chapter 221 of this title. The Fund shall be managed pursuant to 32 V.S.A.

 chapter 7, subchapter 5.
- (1) All fees and assessments received by the Board in the course of administering its duties shall be credited to the Green Mountain Care Board Regulatory and Supervision Fund.
- (2) All fines and administrative penalties received by the Board in the course of administering its duties shall be deposited directly into the General Fund.
- (b) All payments from the Green Mountain Care Board Regulatory and
 Supervision Fund for the maintenance of staff and associated expenses,
 including contractual services as necessary, shall be disbursed from the State

Treasury only upon warrants issued by the Commissioner of Finance and

Management after receipt of proper documentation regarding services rendered
and expenses incurred.

(c) The Commissioner of Finance and Management may anticipate receipts to the Green Mountain Care Board Regulatory and Supervision Fund and issue warrants based thereon.

Sec. 36. 18 V.S.A. § 9404 is amended to read:

§ 9404. ADMINISTRATION OF THE DIVISION

- (a) The commissioner Commissioner shall supervise and direct the execution of all laws vested in the division Department by virtue of this chapter, and shall formulate and carry out all policies relating to this chapter.
- (b) The commissioner may delegate the powers and assign the duties required by this chapter as the commissioner may deem appropriate and necessary for the proper execution of the provisions of this chapter, including the review and analysis of certificate of need applications and hospital budgets; however, the commissioner shall not delegate the commissioner's quasi-judicial and rulemaking powers or authority, unless the commissioner has a personal or financial interest in the subject matter of the proceeding.
- (c) The commissioner may employ professional and support staff necessary to carry out the functions of the commissioner, and may employ consultants and contract with individuals and entities for the provision of services.

- (d) The commissioner Commissioner may:
- (1) Apply apply for and accept gifts, grants, or contributions from any person for purposes consistent with this chapter—:
- (2) Adopt adopt rules necessary to implement the provisions of this chapter-; and
- (3) Enter enter into contracts and perform such acts as are necessary to accomplish the purposes of this chapter.
- (e)(c) There is hereby created a fund to be known as the division of health care administration regulatory and supervision fund Health Care

 Administration Regulatory and Supervision Fund for the purpose of providing the financial means for the commissioner of financial regulation Commissioner of Financial Regulation to administer this chapter and 33 V.S.A. § 6706. All fees and assessments received by the department Department pursuant to such administration shall be credited to this fund Fund. All fines and administrative penalties, however, shall be deposited directly into the general fund General Fund.
- (1) All payments from the division of health care administration regulatory and supervision fund Health Care Administration Regulatory and Supervision Fund for the maintenance of staff and associated expenses, including contractual services as necessary, shall be disbursed from the state treasury State Treasury only upon warrants issued by the commissioner of

finance and management Commissioner of Finance and Management, after receipt of proper documentation regarding services rendered and expenses incurred.

(2) The commissioner of finance and management Commissioner of

Finance and Management may anticipate receipts to the division of health care

administration regulatory and supervision fund Health Care Administration

Regulatory and Supervision Fund and issue warrants based thereon.

* * * Financial Audit * * *

Sec. 36a. 18 V.S.A. § 9383 is added to read:

§ 9383. AUDIT

- (a) On or before January 15 of each year, the Green Mountain Care Board shall provide to the House Committees on Health Care and on Appropriations and the Senate Committees on Health and Welfare, on Finance, and on Appropriations the results of an independent financial audit of the Board's income and expenditures and an accounting of its use of the funds appropriated to the Board by the General Assembly for the preceding state fiscal year.
- (b) The Board shall contract with one or more certified public accountants or other qualified independent auditing firms to carry out the audit required by this section.

* * * Health Resource Allocation Plan * * *

Sec. 37. 18 V.S.A. § 9405 is amended to read:

§ 9405. STATE HEALTH PLAN; HEALTH RESOURCE ALLOCATION PLAN

(a) No later than January 1, 2005, the secretary of human services Secretary of Human Services or designee, in consultation with the commissioner Chair of the Green Mountain Care Board and health care professionals and after receipt of public comment, shall adopt a state health plan State Health Plan that sets forth the health goals and values for the state State. The secretary Secretary may amend the plan Plan as the secretary Secretary deems necessary and appropriate. The plan shall include health promotion, health protection, nutrition, and disease prevention priorities for the state State, identify available human resources as well as human resources needed for achieving the state's State's health goals and the planning required to meet those needs, and identify geographic parts of the state State needing investments of additional resources in order to improve the health of the population. The plan Plan shall contain sufficient detail to guide development of the state health resource allocation plan State Health Resource Allocation <u>Plan</u>. Copies of the <u>plan</u> shall be submitted to members of the senate and house committees on health and welfare Senate and House Committees on Health and Welfare no later than January 15, 2005.

(b) On or before July 1, 2005, the commissioner Green Mountain Care

Board, in consultation with the secretary of human services Secretary of

Human Services, shall submit to the governor Governor a four-year health

resource allocation plan Health Resource Allocation Plan. The plan Plan shall

identify Vermont needs in health care services, programs, and facilities; the

resources available to meet those needs; and the priorities for addressing those

needs on a statewide basis.

(1) The plan Plan shall include:

- (A) A statement of principles reflecting the policies enumerated in sections 9401 and 9431 of this chapter to be used in allocating resources and in establishing priorities for health services.
- (B) Identification of the current supply and distribution of hospital, nursing home, and other inpatient services; home health and mental health services; treatment and prevention services for alcohol and other drug abuse; emergency care; ambulatory care services, including primary care resources, federally qualified health centers, and free clinics; major medical equipment; and health screening and early intervention services.
- (C) Consistent with the principles set forth in subdivision (A) of this subdivision (1), recommendations for the appropriate supply and distribution of resources, programs, and services identified in subdivision (B) of this subdivision (1), options for implementing such recommendations and

mechanisms which will encourage the appropriate integration of these services on a local or regional basis. To arrive at such recommendations, the commissioner Green Mountain Care Board shall consider at least the following factors:

- (i) the values and goals reflected in the state health plan State Health Plan;
 - (ii) the needs of the population on a statewide basis;
- (iii) the needs of particular geographic areas of the state State, as identified in the state health plan State Health Plan;
 - (iv) the needs of uninsured and underinsured populations;
 - (v) the use of Vermont facilities by out-of-state residents;
 - (vi) the use of out-of-state facilities by Vermont residents;
 - (vii) the needs of populations with special health care needs;
- (viii) the desirability of providing high quality services in an economical and efficient manner, including the appropriate use of midlevel practitioners;
- (ix) the cost impact of these resource requirements on health care expenditures; the services appropriate for the four categories of hospitals described in subdivision 9402(12) of this title;

- (x) the overall quality and use of health care services as reported by the Vermont program for quality in health care Program for Quality in Health

 Care and the Vermont ethics network Ethics Network;
- (xi) the overall quality and cost of services as reported in the annual hospital community reports;
- (xii) individual hospital four-year capital budget projections; and(xiii) the four-year projection of health care expenditures prepared by the division Board.
- (2) In the preparation of the plan Plan, the commissioner shall assemble an advisory committee of no fewer than nine nor more than 13 members who shall reflect a broad distribution of diverse perspectives on the health care system, including health care professionals, payers, third party payers, and consumer representatives Green Mountain Care Board shall convene the Green Mountain Care Board General Advisory Committee established pursuant to subdivision 9374(e)(1) of this title. The advisory committee Green Mountain Care Board General Advisory Committee shall review drafts and provide recommendations to the commissioner Board during the development of the plan Plan. Upon adoption of the plan, the advisory committee shall be dissolved.
- (3) The commissioner Board, with the advisory committee Green

 Mountain Care Board General Advisory Committee, shall conduct at least five

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public hearings, in different regions of the state, on the plan Plan as proposed and shall give interested persons an opportunity to submit their views orally and in writing. To the extent possible, the commissioner Board shall arrange for hearings to be broadcast on interactive television. Not less than 30 days prior to any such hearing, the commissioner Board shall publish in the manner prescribed in 1 V.S.A. § 174 the time and place of the hearing and the place and period during which to direct written comments to the commissioner Board. In addition, the commissioner Board may create and maintain a website to allow members of the public to submit comments electronically and review comments submitted by others.

- (4) The commissioner <u>Board</u> shall develop a mechanism for receiving ongoing public comment regarding the <u>plan Plan</u> and for revising it every four years or as needed.
- (5) The commissioner Board in consultation with appropriate health care organizations and state entities shall inventory and assess existing state health care data and expertise, and shall seek grants to assist with the preparation of any revisions to the health resource allocation plan Health Resource Allocation Plan.
- (6) The plan Plan or any revised plan Plan proposed by the commissioner Board shall be the health resource allocation plan Health

 Resource Allocation Plan for the state State after it is approved by the governor

Governor or upon passage of three months from the date the governor Governor receives the plan proposed Plan, whichever occurs first, unless the governor Governor disapproves the plan proposed Plan, in whole or in part. If the governor Governor disapproves, he or she shall specify the sections of the plan proposed Plan which are objectionable and the changes necessary to meet the objections. The sections of the plan proposed Plan not disapproved shall become part of the health resource allocation plan Health Resource Allocation Plan.

* * * Hospital Community Reports * * *

Sec. 38. 18 V.S.A. § 9405b is amended to read:

§ 9405b. HOSPITAL COMMUNITY REPORTS

(a) The commissioner Commissioner of Health, in consultation with representatives from hospitals, other groups of health care professionals, and members of the public representing patient interests, shall adopt rules establishing a standard format for community reports, as well as the contents, which shall include:

* * *

(b) On or before January 1, 2005, and annually thereafter beginning on June 1, 2006, the board of directors or other governing body of each hospital licensed under chapter 43 of this title shall publish on its website, making paper copies available upon request, its community report in a uniform format

approved by the eommissioner, Commissioner of Health and in accordance with the standards and procedures adopted by rule under this section, and shall hold one or more public hearings to permit community members to comment on the report. Notice of meetings shall be by publication, consistent with 1 V.S.A. § 174. Hospitals located outside this state State which serve a significant number of Vermont residents, as determined by the eommissioner Commissioner of Health, shall be invited to participate in the community report process established by this subsection.

(c) The community reports shall be provided to the commissioner

Commissioner of Health. The commissioner Commissioner of Health shall

publish the reports on a public website and shall develop and include a format for comparisons of hospitals within the same categories of quality and financial indicators.

Sec. 39. TEMPORARY SUSPENSION

- (a) Notwithstanding the requirements of 18 V.S.A. § 9405b, the

 Commissioner of Financial Regulation may suspend publication of the hospital

 community reports in calendar year 2013 in order to effectuate the transfer of

 responsibility from the Department of Financial Regulation to the Department

 of Health.
- (b) During the temporary suspension of the publication of the hospital community reports, hospitals shall:

- (1) continue to collect all data required by the Department of Financial Regulation for the statewide report published on the Department's website on June 1, 2012;
- (2) continue to report on their individual hospital websites all of the information required by the Department of Financial Regulation to be reported on individual hospital websites on June 1, 2012;
- (3) provide on their individual hospital websites a link to the

 Department of Financial Regulation's June 1, 2012 hospital community

 report; and
- (4) provide on their individual hospital websites a link to the Centers for Medicare and Medicaid Services's hospital comparison website.
- (c) During the period of temporary suspension, the Department of Health shall:
- (1) provide guidance to hospitals about compliance with the provisions of subsection (b) of this section; and
- (2) maintain the data reporting mechanisms developed by the

 Department of Financial Regulation for the June 1, 2012 report to enable

 hospitals to continue to submit their data during the period of temporary suspension.

* * * VHCURES * * *

Sec. 40. 18 V.S.A. § 9410 is amended to read:

§ 9410. HEALTH CARE DATABASE

- (a)(1) The <u>commissioner Board</u> shall establish and maintain a unified health care database to enable the <u>commissioner and the Green Mountain Care board Commissioner and the Board</u> to carry out their duties under this chapter, chapter 220 of this title, and Title 8, including:
- (A) Determining determining the capacity and distribution of existing resources—;
- (B) Identifying identifying health care needs and informing health care policy-;
- (C) Evaluating evaluating the effectiveness of intervention programs on improving patient outcomes—;
- (D) Comparing comparing costs between various treatment settings and approaches-:
- (E) <u>Providing providing</u> information to consumers and purchasers of health care-; and
- (F) Improving improving the quality and affordability of patient health care and health care coverage.
- (2)(A) The program authorized by this section shall include a consumer health care price and quality information system designed to make available to

consumers transparent health care price information, quality information, and such other information as the commissioner Board determines is necessary to empower individuals, including uninsured individuals, to make economically sound and medically appropriate decisions.

- (B) The commissioner shall convene a working group composed of the commissioner of mental health, the commissioner of Vermont health access, health care consumers, the office of the health care ombudsman, employers and other payers, health care providers and facilities, the Vermont program for quality in health care, health insurers, and any other individual or group appointed by the commissioner to advise the commissioner on the development and implementation of the consumer health care price and quality information system.
- (C) The commissioner Commissioner may require a health insurer covering at least five percent of the lives covered in the insured market in this state to file with the commissioner Commissioner a consumer health care price and quality information plan in accordance with rules adopted by the commissioner Commissioner.
- (D)(C) The commissioner Board shall adopt such rules as are necessary to carry out the purposes of this subdivision. The commissioner's Board's rules may permit the gradual implementation of the consumer health care price and quality information system over time, beginning with health

care price and quality information that the commissioner Board determines is most needed by consumers or that can be most practically provided to the consumer in an understandable manner. The rules shall permit health insurers to use security measures designed to allow subscribers access to price and other information without disclosing trade secrets to individuals and entities who are not subscribers. The regulations rules shall avoid unnecessary duplication of efforts relating to price and quality reporting by health insurers, health care providers, health care facilities, and others, including activities undertaken by hospitals pursuant to their community report obligations under section 9405b of this title.

- (b) The database shall contain unique patient and provider identifiers and a uniform coding system, and shall reflect all health care utilization, costs, and resources in this state State, and health care utilization and costs for services provided to Vermont residents in another state State.
- (c) Health insurers, health care providers, health care facilities, and governmental agencies shall file reports, data, schedules, statistics, or other information determined by the commissioner Board to be necessary to carry out the purposes of this section. Such information may include:
- (1) health insurance claims and enrollment information used by health insurers;

- (2) information relating to hospitals filed under subchapter 7 of this chapter (hospital budget reviews); and
- (3) any other information relating to health care costs, prices, quality, utilization, or resources required by the Board to be filed by the commissioner.
- (d) The commissioner Board may by rule establish the types of information to be filed under this section, and the time and place and the manner in which such information shall be filed.
- (e) Records or information protected by the provisions of the physician-patient privilege under 12 V.S.A. § 1612(a), or otherwise required by law to be held confidential, shall be filed in a manner that does not disclose the identity of the protected person.
- (f) The commissioner <u>Board</u> shall adopt a confidentiality code to ensure that information obtained under this section is handled in an ethical manner.
- (g) Any person who knowingly fails to comply with the requirements of this section or rules adopted pursuant to this section shall be subject to an administrative penalty of not more than \$1,000.00 per violation. The eommissioner Board may impose an administrative penalty of not more than \$10,000.00 each for those violations the eommissioner Board finds were willful. In addition, any person who knowingly fails to comply with the confidentiality requirements of this section or confidentiality rules adopted pursuant to this section and uses, sells, or transfers the data or information for

commercial advantage, pecuniary gain, personal gain, or malicious harm shall be subject to an administrative penalty of not more than \$50,000.00 per violation. The powers vested in the commissioner Board by this subsection shall be in addition to any other powers to enforce any penalties, fines, or forfeitures authorized by law.

- (h)(1) All health insurers shall electronically provide to the commissioner

 Board in accordance with standards and procedures adopted by the

 commissioner Board by rule:
- (A) their health insurance claims data, provided that the eommissioner Board may exempt from all or a portion of the filing requirements of this subsection data reflecting utilization and costs for services provided in this state State to residents of other states;
- (B) cross-matched claims data on requested members, subscribers, or policyholders; and
- (C) member, subscriber, or policyholder information necessary to determine third party liability for benefits provided.
- (2) The collection, storage, and release of health care data and statistical information that is subject to the federal requirements of the Health Insurance Portability and Accountability Act ("HIPAA") shall be governed exclusively by the <u>rules regulations</u> adopted thereunder in 45 CFR C.F.R. Parts 160 and 164.

- (A) All health insurers that collect the Health Employer Data and Information Set (HEDIS) shall annually submit the HEDIS information to the commissioner Board in a form and in a manner prescribed by the commissioner Board.
- (B) All health insurers shall accept electronic claims submitted in Centers for Medicare and Medicaid Services format for UB-92 or HCFA-1500 records, or as amended by the Centers for Medicare and Medicaid Services.
- (3)(A) The commissioner Board shall collaborate with the agency of human services Agency of Human Services and participants in agency of human services the Agency's initiatives in the development of a comprehensive health care information system. The collaboration is intended to address the formulation of a description of the data sets that will be included in the comprehensive health care information system, the criteria and procedures for the development of limited use limited-use data sets, the criteria and procedures to ensure that HIPAA compliant limited use limited-use data sets are accessible, and a proposed time frame for the creation of a comprehensive health care information system.
- (B) To the extent allowed by HIPAA, the data shall be available as a resource for insurers, employers, providers, purchasers of health care, and state agencies to continuously review health care utilization, expenditures, and performance in Vermont. In presenting data for public access, comparative

considerations shall be made regarding geography, demographics, general economic factors, and institutional size.

- (C) Consistent with the dictates of HIPAA, and subject to such terms and conditions as the eommissioner Board may prescribe by regulation rule, the Vermont program for quality in health care Program for Quality in Health Care shall have access to the unified health care database for use in improving the quality of health care services in Vermont. In using the database, the Vermont rogram for quality in health care Program for Quality in Health Care shall agree to abide by the rules and procedures established by the eommissioner Board for access to the data. The eommissioner's Board's rules may limit access to the database to limited-use sets of data as necessary to carry out the purposes of this section.
- (D) Notwithstanding HIPAA or any other provision of law, the comprehensive health care information system shall not publicly disclose any data that contains direct personal identifiers. For the purposes of this section, "direct personal identifiers" include information relating to an individual that contains primary or obvious identifiers, such as the individual's name, street address, e-mail address, telephone number, and Social Security number.
- (i) On or before January 15, 2008 and every three years thereafter, the commissioner Commissioner shall submit a recommendation to the general

assembly General Assembly for conducting a survey of the health insurance status of Vermont residents.

- (j)(1) As used in this section, and without limiting the meaning of subdivision 9402(8) of this title, the term "health insurer" includes:
 - (A) any entity defined in subdivision 9402(8) of this title;
- (B) any third party administrator, any pharmacy benefit manager, any entity conducting administrative services for business, and any other similar entity with claims data, eligibility data, provider files, and other information relating to health care provided to <u>a</u> Vermont resident, and health care provided by Vermont health care providers and facilities required to be filed by a health insurer under this section:
- (C) any health benefit plan offered or administered by or on behalf of the state State of Vermont or an agency or instrumentality of the state State; and
- (D) any health benefit plan offered or administered by or on behalf of the federal government with the agreement of the federal government.
- (2) The commissioner Board may adopt rules to carry out the provisions of this subsection, including standards and procedures requiring the registration of persons or entities not otherwise licensed or registered by the commissioner and criteria for the required filing of such claims data, eligibility data, provider files, and other information as the commissioner Board

determines to be necessary to carry out the purposes of this section and this chapter.

* * * Cost-Shift Reporting * * *

Sec. 41. 18 V.S.A. § 9375(d) is amended to read:

- (d) Annually on or before January 15, the <u>board Board</u> shall submit a report of its activities for the preceding <u>state fiscal calendar</u> year to the <u>house</u> <u>committee on health care and the senate committee on health and welfare</u>

 <u>House Committee on Health Care and the Senate Committee on Health and</u>

 Welfare.
 - (1) The report shall include:
- (A) any changes to the payment rates for health care professionals pursuant to section 9376 of this title;
- (B) any new developments with respect to health information technology;
- (C) the evaluation criteria adopted pursuant to subdivision (b)(8) of this section and any related modifications;
- (D) the results of the systemwide performance and quality evaluations required by subdivision (b)(8) of this section and any resulting recommendations;
 - (E) the process and outcome measures used in the evaluation;

- (F) any recommendations on mechanisms to ensure that

 appropriations intended to address the Medicaid cost shift will have the

 intended result of reducing the premiums imposed on commercial insurance

 premium payers below the amount they otherwise would have been charged;
 - (G) any recommendations for modifications to Vermont statutes; and
- (H) any actual or anticipated impacts on the work of the board Board as a result of modifications to federal laws, regulations, or programs.
- (2) The report shall identify how the work of the board Board comports with the principles expressed in section 9371 of this title.
- Sec. 42. 2000 Acts and Resolves No. 152, Sec. 117b is amended to read:

Sec. 117b. MEDICAID COST SHIFT REPORTING

(a) It is the intent of this section to measure the elimination of the Medicaid cost shift. For hospitals, this measurement shall be based on a comparison of the difference between Medicaid and Medicare reimbursement rates. For other health care providers, an appropriate measurement shall be developed that includes an examination of the Medicare rates for providers. In order to achieve the intent of this section, it is necessary to establish a reporting and tracking mechanism to obtain the facts and information necessary to quantify the Medicaid cost shift, to evaluate solutions for reducing the effect of the Medicaid cost shift in the commercial insurance market, to ensure that any reduction in the cost shift is passed on to the commercial insurance market, to

assess the impact of such reductions on the financial health of the health care delivery system, and to do so within a sustainable utilization growth rate in the Medicaid program.

- (b) By Notwithstanding 2 V.S.A. § 20(d), annually on or before

 December 15, 2000, and annually thereafter, the commissioner of banking, insurance, securities, and health care administration, the secretary of human services the chair of the Green Mountain Care Board, the Commissioner of Vermont Health Access, and each acute care hospital shall file with the joint fiscal committee Joint Fiscal Committee, in the manner required by the committee Committee, such information as is necessary to carry out the purposes of this section. Such information shall pertain to the provider delivery system to the extent it is available.
- (c) By December 15, 2000, and annually thereafter, the The report of hospitals to the joint fiscal committee Joint Fiscal Committee under subsection (b) of this section shall include information on how they will manage utilization in order to assist the agency of human services Department of Vermont Health Access in developing sustainable utilization growth in the Medicaid program.
- (d) By December 15, 2000, the commissioner of banking, insurance, securities, and health care administration shall report to the joint fiscal committee with recommendations on mechanisms to assure that appropriations

intended to address the Medicaid cost shift will result in benefits to commercial insurance premium payers in the form of lower premiums than they otherwise would be charged.

(e) The first \$250,000.00 resulting from declines in caseload and utilization related to hospital costs, as determined by the commissioner of social welfare, from the funds allocated within the Medicaid program appropriation for hospital costs in fiscal year 2001 shall be reserved for cost shift reduction for hospitals.

* * * Workforce Planning Data * * *

Sec. 43. 26 V.S.A. § 1353 is amended to read:

§ 1353. POWERS AND DUTIES OF THE BOARD

The board Board shall have the following powers and duties to:

* * *

- (10) As part of the license application or renewal process, collect data necessary to allow for workforce strategic planning required under 18 V.S.A. chapter 222.
- Sec. 44. WORKFORCE PLANNING; DATA COLLECTION
- (a) The Board of Medical Practice shall collaborate with the Director of

 Health Care Reform in the Agency of Administration, the Vermont Medical

 Society, and other interested stakeholders to develop data elements for the

 Board to collect pursuant to 26 V.S.A. § 1353(10) to allow for the workforce

strategic planning required under 18 V.S.A. chapter 222. The data elements shall be consistent with any nationally developed or required data in order to simplify collection and minimize the burden on applicants.

(b) The Office of Professional Regulation, the Board of Nursing, and other relevant professional boards shall collaborate with the Director of Health Care Reform in the Agency of Administration in the collection of data necessary to allow for workforce strategic planning required under 18 V.S.A. chapter 222. The boards shall develop the data elements in consultation with the Director and with interested stakeholders. The data elements shall be consistent with any nationally developed or required data elements in order to simplify collection and minimize the burden on applicants. Data shall be collected as part of the licensure process to minimize administrative burden on applicants and the State.

* * * Administration * * *

Sec. 45. 8 V.S.A. § 11(a) is amended to read:

- (a) General. The department of financial regulation Department of Financial Regulation created by 3 V.S.A. section 212, § 212 shall have jurisdiction over and shall supervise:
- (1) Financial institutions, credit unions, licensed lenders, mortgage brokers, insurance companies, insurance agents, broker-dealers, investment

advisors, and other similar persons subject to the provisions of this title and 9 V.S.A. chapters 59, 61, and 150.

(2) The administration of health care, including oversight of the quality and cost containment of health care provided in this state, by conducting and supervising the process of health facility certificates of need, hospital budget reviews, health care data system development and maintenance, and funding and cost containment of health care as provided in 18 V.S.A. chapter 221.

* * * Miscellaneous Provisions * * *

Sec. 46. 33 V.S.A. § 1901(h) is added to read:

(h) To the extent required to avoid federal antitrust violations, the

Department of Vermont Health Access shall facilitate and supervise the

participation of health care professionals and health care facilities in the

planning and implementation of payment reform in the Medicaid and SCHIP

programs. The Department shall ensure that the process and implementation

include sufficient state supervision over these entities to comply with federal

antitrust provisions and shall refer to the Attorney General for appropriate

action the activities of any individual or entity that the Department determines,

after notice and an opportunity to be heard, violate state or federal antitrust

laws without a countervailing benefit of improving patient care, improving

access to health care, increasing efficiency, or reducing costs by modifying

payment methods.

Sec. 47. 33 V.S.A. § 1901b is amended to read:

§ 1901b. PHARMACY PROGRAM ENROLLMENT

- (a) The department of Vermont health access Department of Vermont

 Health Access and the department for children and families Department for

 Children and Families shall monitor actual caseloads, revenue, and

 expenditures; anticipated caseloads, revenue, and expenditures; and actual

 and anticipated savings from implementation of the preferred drug list,

 supplemental rebates, and other cost containment activities in each state

 pharmaceutical assistance program, including VPharm and VermontRx. The

 departments When applicable, the Departments shall allocate supplemental

 rebate savings to each program proportionate to expenditures in each program.

 During the second week of each month, the department of Vermont health

 access shall report such actual and anticipated caseload, revenue, expenditure,

 and savings information to the joint fiscal committee and to the health care

 oversight committee.
- (b)(1) If at any time expenditures for VPharm and VermontRx are anticipated to exceed the aggregate amount of state funds expressly appropriated for such state pharmaceutical assistance programs during any fiscal year, the department of Vermont health access shall recommend to the joint fiscal committee and notify the health care oversight committee of a plan

to cease new enrollments in VermontRx for individuals with incomes over 225 percent of the federal poverty level.

- (2) If at any time expenditures for VPharm and VermontRx are anticipated to exceed the aggregate amount of state funds expressly appropriated for such state pharmaceutical assistance programs during any fiscal year, even with the cessation of new enrollments as provided for in subdivision (1) of this subsection, the department of Vermont health access shall recommend to the joint fiscal committee and notify the health health care oversight committee of a plan to cease new enrollments in the VermontRx for individuals with incomes more than 175 percent and less than 225 percent of the federal poverty level.
- (3) The determinations of the department of Vermont health access under subdivisions (1) and (2) of this subsection shall be based on the information and projections reported monthly under subsection (a) of this section, and on the official revenue estimates under 32 V.S.A. § 305a. An enrollment cessation plan shall be deemed approved unless the joint fiscal committee disapproves the plan after 21 days notice of the recommendation and financial analysis of the department of Vermont health access.
- (4) Upon the approval of or failure to disapprove an enrollment cessation plan by the joint fiscal committee, the department of Vermont health

access shall cease new enrollment in VermontRx for the individuals with incomes at the appropriate level in accordance with the plan.

(c)(1) If at any time after enrollment ceases under subsection (b) of this section expenditures for VermontRx, including expenditures attributable to renewed enrollment, are anticipated, by reason of increased federal financial participation or any other reason, to be equal to or less than the aggregate amount of state funds expressly appropriated for such state pharmaceutical assistance programs during any fiscal year, the department of Vermont health access shall recommend to the joint fiscal committee and notify the health care oversight committee of a plan to renew enrollment in VermontRx, with priority given to individuals with incomes more than 175 percent and less than 225 percent, if adequate funds are anticipated to be available for each program for the remainder of the fiscal year.

(2) The determination of the department of Vermont health access under subdivision (1) of this subsection shall be based on the information and projections reported monthly under subsection (a) of this section, and on the official revenue estimates under 32 V.S.A. § 305a. An enrollment renewal plan shall be deemed approved unless the joint fiscal committee disapproves the plan after 21 days notice of the recommendation and financial analysis of the department of Vermont health access.

- (3) Upon the approval of, or failure to disapprove an enrollment renewal plan by the joint fiscal committee, the department of Vermont health access shall renew enrollment in VermontRx in accordance with the plan.
 - (d) As used in this section:,
- (1) "State "state pharmaceutical assistance program" means any health assistance programs administered by the agency of human services Agency of Human Services providing prescription drug coverage, including the Medicaid program, the Vermont health access plan, VPharm, VermontRx, the state children's health insurance program State Children's Health Insurance Program, the state State of Vermont AIDS medication assistance program Medication Assistance Program, the General Assistance program, the pharmacy discount plan program Pharmacy Discount Plan Program, and any other health assistance programs administered by the agency providing prescription drug coverage.
- (2) "VHAP" or "Vermont health access plan" means the programs of health care assistance authorized by federal waivers under Section 1115 of the Social Security Act, by No. 14 of the Acts of 1995, and by further acts of the General Assembly.
- (3) "VHAP-Pharmacy" or "VHAP-Rx" means the VHAP program of state pharmaceutical assistance for elderly and disabled Vermonters with

income up to and including 150 percent of the federal poverty level (hereinafter "FPL").

- (4) "VScript" means the Section 1115 waiver program of state

 pharmaceutical assistance for elderly and disabled Vermonters with income

 over 150 and less than or equal to 175 percent of FPL, and administered under

 subchapter 4 of chapter 19 of this title.
- (5) "VScript-Expanded" means the state-funded program of pharmaceutical assistance for elderly and disabled Vermonters with income over 175 and less than or equal to 225 percent of FPL, and administered under subchapter 4 of chapter 19 of this title.

Sec. 48. 2012 Acts and Resolves No. 171, Sec. 2c, is amended to read:

Sec. 2c. EXCHANGE OPTIONS

In approving benefit packages for the Vermont health benefit exchange pursuant to 18 V.S.A. § 9375(b)(7) § 9375(b)(9), the Green Mountain Care board Board shall approve a full range of cost-sharing structures for each level of actuarial value. To the extent permitted under federal law, the board Board shall also allow health insurers to establish rewards, premium discounts, split benefit designs, rebates, or otherwise waive or modify applicable co-payments, deductibles, or other cost-sharing amounts in return for adherence by an insured to programs of health promotion and disease prevention pursuant to 33 V.S.A. § 1811(f)(2)(B).

Sec. 49. 2012 Acts and Resolves No. 171, Sec. 41(e), is amended to read:

(e) 33 18 V.S.A. chapter 13, subchapter 2 (payment reform pilots) is repealed on passage.

* * * Transfer of Positions * * *

Sec. 50. TRANSFER OF POSITIONS

- (a) On or before July 1, 2013, the Department of Financial Regulation shall transfer positions numbered 290071, 290106, and 290074 and associated funding to the Green Mountain Care Board for the administration of the health care database.
- (b) On or before July 1, 2013, the Department of Financial Regulation shall transfer position number 297013 and associated funding to the Agency of Administration.
- (c) On or after July 1, 2013, the Department of Financial Regulation shall transfer one position and associated funding to the Department of Health for the purpose of administering the hospital community reports in 18 V.S.A. § 9405b. The Department of Financial Regulation shall continue to collect funds for the publication of the reports pursuant to 18 V.S.A. § 9415 and shall transfer the necessary funds annually to the Department of Health.

* * * Emergency Rulemaking * * *

Sec. 51. EMERGENCY RULEMAKING

The Agency of Human Services may adopt emergency rules pursuant to 3

V.S.A. § 844 prior to the operation of the Vermont Health Benefit Exchange in order to conform Vermont's rules regarding operation of the Exchange to emerging federal guidance and regulations implementing the provisions of the Patient Protection and Affordable Care Act (Pub. L. No. 111-148), as amended by the federal Health Care and Education Reconciliation Act of 2010 (Pub. L. No. 111-152). The need for timely compliance with federal laws and guidance prior to operation of the Vermont Health Benefit Exchange shall be deemed to meet the standard for the adoption of emergency rules required pursuant to 3

V.S.A. § 844(a).

* * * Repeals * * *

Sec. 52. REPEALS

(a) 8 V.S.A. § 4080f (Catamount Health) is repealed on January 1, 2014, except that current enrollees may continue to receive transitional coverage from the Department of Vermont Health Access as authorized by the Centers on Medicare and Medicaid Services.

- (b) 18 V.S.A. § 708 (health information technology certification process) is repealed on passage.
- (c) 33 V.S.A. § chapter 19, subchapter 3a (Catamount Health Assistance) is repealed January 1, 2014, except that current enrollees may continue to receive transitional coverage from the Department of Vermont Health Access as authorized by the Centers for Medicare and Medicaid Services.
 - (d) 33 V.S.A. § 2074 (VermontRx) is repealed on January 1, 2014.
- (e) 18 V.S.A. § 9403 (Division of Health Care Administration) is repealed on July 1, 2013.

* * * Effective Dates * * *

Sec. 53. EFFECTIVE DATES

- (a) Secs. 2 (mental health care services review), 3 (prescription drug deductibles), 33–34a (health information exchange), 39 (temporary suspension of hospital reports), 40 (VHCURES), 43 and 44 (workforce planning), 46 (DVHA antitrust provision), 48 (Exchange options), 49 (correction to payment reform pilot repeal), 50 (transfer of positions), 51 (emergency rules), and 52 (repeals) of this act and this section shall take effect on passage.
- (b) Sec. 1 (interstate employers) and Secs. 28–30 (employer definitions) shall take effect on October 1, 2013 for the purchase of insurance plans effective for coverage beginning January 1, 2014.

(c) Secs. 4 (newborn coverage), 5 (grace period for premium payment),
6–27 (Catamount and VHAP), 31 (Healthy Vermonters), 32 (VPharm), and
47 (pharmacy program enrollment) shall take effect on January 1, 2014.
(d) All remaining sections of this act shall take effect on July 1, 2013.