1	TO THE HOUSE OF REPRESENTATIVES:
2	The Committee on Health Care to which was referred House Bill No. 812
3	entitled "An act relating to consumer protections for accountable care
4	organizations" respectfully reports that it has considered the same and
5	recommends that the bill be amended by striking out all after the enacting
6	clause and inserting in lieu thereof the following:
7	* * * All-Payer Model * * *
8	Sec. 1. ALL-PAYER MODEL; MEDICARE AGREEMENT
9	The Green Mountain Care Board and the Agency of Administration shall
10	only enter into an agreement with the Centers for Medicare and Medicaid
11	Services to waive provisions under Title XVIII (Medicare) of the Social
12	Security Act if the agreement:
13	(1) is consistent with the principles of health care reform expressed in
14	18 V.S.A. § 9371, to the extent permitted under Section 1115A of the Social
15	Security Act and approved by the federal government;
16	(2) preserves the consumer protections set forth in Title XVIII of the
17	Social Security Act, including not reducing Medicare covered services, not
18	increasing Medicare patient cost sharing, and not altering Medicare appeals
19	processes;
20	(3) allows providers to choose whether to participate in accountable care
21	organizations, to the extent permitted under federal law;

1	(4) allows Medicare patients to choose their providers;			
2	(5) includes quality measures for population health; and			
3	(6) continues to provide payments from Medicare directly to health care			
4	providers without conversion, appropriation, or aggregation by the State of			
5	Vermont.			
6	Sec. 2. 18 V.S.A. chapter 227 is added to read:			
7	CHAPTER 227. ALL-PAYER MODEL			
8	<u>§ 9551. ALL-PAYER MODEL</u>			
9	In order to implement a value-based payment model allowing participating			
10	health care providers to be paid by Medicaid, Medicare, and commercial			
11	insurance using a common methodology that may include population-based			
12	payments, the Green Mountain Care Board and Agency of Administration shall			
13	ensure that the model:			
14	(1) maintains consistency with the principles established in section 9371			
15	of this title;			
16	(2) continues to provide payments from Medicare directly to health care			
17	providers without conversion, appropriation, or aggregation by the State of			
18	Vermont;			
19	(3) maximizes alignment between Medicare, Medicaid, and commercial			
20	payers to the extent permitted under federal law and waivers from federal law,			
21	including:			

1	(A) what is included in the calculation of the total cost of care;			
2	(B) attribution and payment mechanisms;			
3	(C) patient protections;			
4	(D) care management mechanisms; and			
5	(E) provider reimbursement processes;			
6	(4) strengthens and invests in primary care;			
7	(5) incorporates social determinants of health;			
8	(6) adheres to federal and State laws on parity of mental health and			
9	substance abuse treatment, integrates mental health and substance abuse			
10	treatment systems into the overall health care system, and does not manage			
11	mental health or substance abuse care separately from other health care;			
12	(7) includes a process for integration of community-based providers,			
13	including home health agencies, mental health agencies, development			
14	disability service providers, and area agencies on aging, and their funding			
15	streams, into a transformed, fully integrated health care system;			
16	(8) continues to prioritize the use, where appropriate, of existing local			
17	and regional collaboratives of community health providers that develop			
18	integrated health care initiatives to address regional needs and evaluate best			
19	practices for replication and return on investment;			

1	(9) pursues an integrated approach to data collection, analysis,			
2	exchange, and reporting to simplify communication across providers and drive			
3	quality improvement and access to care;			
4	(10) allows providers to choose whether to participate in accountable			
5	care organizations, to the extent permitted under federal law;			
6	(11) provides quality measures for access to care, quality of care, patient			
7	outcomes, and social determinants of health;			
8	(12) requires processes and protocols for shared decision making			
9	between the patient and his or her health care providers that take into account a			
10	patient's unique needs, preferences, values, and priorities, including use of			
11	decision support tools and shared decision-making methods with which the			
12	patient may assess the merits of various treatment options in the context of his			
13	or her values and convictions, and by providing patients access to their medical			
14	records and to clinical knowledge so that they may make informed choices			
15	about their care;			
16	(13) supports coordination of patients' care and care transitions through			
17	the use of technology, such as sharing electronic summary records across			
18	providers and using telemedicine, home telemonitoring, and other enabling			
19	technologies; and			
20	(14) maintains robust patient grievance and appeal protections.			
21	* * * Oversight of Accountable Care Organizations * * *			

(Draft No. 2.2 – H.812) Page 5 of 13 3/8/2016 - JGC - 08:42 AM 1 Sec. 3. 18 V.S.A. § 9373 is amended to read: 2 § 9373. DEFINITIONS 3 As used in this chapter: \* \* \* 4 5 (16) "Accountable care organization" and "ACO" means an 6 organization of health care providers that has a formal legal structure, is 7 identified by a federal Taxpayer Identification Number, and agrees to be 8 accountable for the quality, cost, and overall care of the patients assigned to it. 9 Sec. 4. 18 V.S.A. § 9375(b) is amended to read: 10 (b) The Board shall have the following duties: \* \* \* 11 12 (13) Adopt by rule pursuant to 3 V.S.A. chapter 25 standards for 13 accountable care organizations, including reporting requirements, patient 14 protections, and other matters the Board deems necessary and appropriate to 15 the operation and evaluation of accountable care organizations pursuant to this 16 chapter. Sec. 5. 18 V.S.A. § 9382 is added to read: 17 § 9382. OVERSIGHT OF ACCOUNTABLE CARE ORGANIZATIONS 18 19 (a) In order to be eligible to receive payments from Medicaid or 20 commercial insurance through any payment reform program or initiative, 21 including an all-payer model, each accountable care organization with 5,000 or

1	more attributed lives in Vermont shall obtain and maintain certification from	
2	the Green Mountain Care Board. The Board shall adopt rules pursuant to 3	
3	V.S.A. chapter 25 to establish standards and processes for certifying	
4	accountable care organizations. In order to certify an ACO to operate in this	
5	State, the Board shall ensure that the following criteria are met:	
6	(1) the ACO's governance, leadership, and management structure is	
7	transparent, reasonably and equitably represents the ACO's participating	
8	providers and its patients, and includes a consumer advisory board and other	
9	processes for inviting and considering consumer input;	
10	(2) the ACO has established appropriate mechanisms to provide,	
11	manage, and coordinate high-quality health care services for its patients,	
12	including incorporating the Blueprint for Health, coordinating services for	
13	complex high-need patients, and providing access to health care providers who	
14	are not participants in the ACO;	
15	(3) the ACO has established appropriate mechanisms to receive and	
16	distribute payments to its participating health care providers;	
17	(4) the ACO has established appropriate mechanisms and criteria for	
18	accepting health care providers to participate in the ACO that prevent	
19	unreasonable discrimination and are related to the needs of the ACO and the	
20	patient population served;	

1	(5) the ACO has established mechanisms to promote evidence-based
2	health care, patient engagement, coordination of care, use of electronic health
3	records, and other enabling technologies to promote integrated, efficient, and
4	effective health care services;
5	(6) the ACO has the capacity for meaningful participation in health
6	information exchanges;
7	(7) the ACO has established performance standards and measures to
8	evaluate the quality and utilization of care delivered by its participating health
9	care providers;
10	(8) the ACO does not place any restrictions on the information its
11	participating health care providers may provide to patients about their health or
12	decisions regarding their health;
13	(9) the ACO's participating health care providers engage their patients
14	in shared decision making to ensure their awareness and understanding of their
15	treatment options and the related risks and benefits of each;
16	(10) the ACO notifies each of its attributed patients of their attribution,
17	including an explanation of how an ACO works, patients' rights, grievance and
18	appeals processes, including the availability of grievance and appeal processes
19	through both the ACO and the patient's health insurer, and contact information
20	for the Office of the Health Care Advocate;

1	(11) the ACO collaborates with providers not included in its financial			
2	model, including home- and community-based providers and dental health			
3	providers;			
4	(12) the ACO does not interfere with patients' choice of their own			
5	health care providers under their health plan, regardless of whether a provider			
6	is participating in the ACO;			
7	(13) meetings of the ACO's governing body include a public session at			
8	which all business that is not confidential or proprietary is conducted and			
9	members of the public are provided an opportunity to comment; and			
10	(14) the impact of the ACO's establishment and operation do not			
11	diminish access to any health care service for the population and area it serves.			
12	(b) The Green Mountain Care Board shall adopt rules pursuant to 3 V.S.A.			
13	chapter 25 to establish standards and processes for reviewing, modifying, and			
14	approving ACO budgets. In its review, the Board shall review and consider:			
15	(1) information regarding utilization of the health care services delivered			
16	by health care providers participating in with the ACO;			
17	(2) the goals and recommendations of the health resource allocation plan			
18	created in chapter 221 of this title;			
19	(3) the expenditure analysis for the previous year and the proposed			
20	expenditure analysis for the year under review;			

1	(4) the character, competence, fiscal responsibility, and soundness of the
2	ACO and its principals;
3	(5) any reports from professional review organizations;
4	(6) the ACO's efforts to prevent duplication of high-quality services
5	being provided efficiently and effectively by existing community-based
6	providers in the same geographic area;
7	(7) the extent to which the ACO provides incentives for systemic health
8	care investments to strengthen primary care, including strategies for recruiting
9	additional primary care physicians and providing resources to expand capacity
10	in existing primary care practices;
11	(8) the extent to which the ACO provides incentives for systemic health
12	care investments in social determinants of health, such as developing support
13	capacities that prevent hospital admissions and readmissions, reduce length of
14	hospital stays, improve population health incomes, and improve the solvency
15	of and address the financial risk to community-based providers that are
16	members of an accountable care organization;
17	(9) public comment on all aspects of the ACO's costs and use and on the
18	ACO's proposed budget;
19	(10) information gathered from meetings with the ACO to review and
20	discuss its proposed budget for the forthcoming fiscal year;

1	(11) information on the ACO's administrative costs, as defined by the			
2	Board; and			
3	(12) the effect, if any, of Medicaid reimbursement rates on the rates for			
4	other payers.			
5	(c) The Board's rules shall include requirements for submission of			
6	information and data by ACOs and their participating providers as needed to			
7	evaluate an ACO's success. They may also establish standards as appropriate			
8	to promote an ACO's ability to participate in applicable federal programs for			
9	ACOs.			
10	(d) All information required to be filed by an ACO pursuant to this section			
11	or to rules adopted pursuant to this section shall be made available to the			
12	public upon request, provided that individual patients or health care providers			
13	shall not be directly or indirectly identifiable.			
14	(e) To the extent required to avoid federal antitrust violations, the Board			
15	shall supervise the participation of health care professionals, health care			
16	facilities, and other persons operating or participating in an accountable care			
17	organization. The Board shall ensure that its certification and oversight			
18	processes constitute sufficient State supervision over these entities to comply			
19	with federal antitrust provisions and shall refer to the Attorney General for			
20	appropriate action the activities of any individual or entity that the Board			
21	determines, after notice and an opportunity to be heard, may be in violation of			

1	State or federal antitrust laws without a countervailing benefit of improving			
2	patient care, improving access to health care, increasing efficiency, or reducing			
3	costs by modifying payment methods.			
4	* * * Rulemaking * * *			
5	Sec. 6. GREEN MOUNTAIN CARE BOARD; RULEMAKING			
6	On or before January 1, 2018, the Green Mountain Care Board shall adopt			
7	rules governing the oversight of accountable care organizations pursuant to			
8	18 V.S.A. § 9382. On or before January 15, 2017, the Board shall provide an			
9	update on its rulemaking process and its vision for implementing the rules to			
10	the House Committee on Health Care and the Senate Committees on Health			
11	and Welfare and on Finance.			
12	Sec. 7. DENIAL OF SERVICE; RULEMAKING			
13	The Department of Financial Regulation and the Department of Vermont			
14	Health Access shall ensure that their rules protect against wrongful denial of			
15	services under an insured's or Medicaid beneficiary's health benefit plan for an			
16	insured or Medicaid beneficiary attributed to an accountable care organization.			
17	The Departments may amend their rules as necessary to ensure that the			
18	grievance and appeals processes in Medicaid and commercial health benefit			
19	plans are appropriate to an accountable care organization structure.			
20	* * * Implementation Provisions * * *			
21	Sec. 8. TRANSITION; IMPLEMENTATION			

1	(a) Prior to January 1, 2018, the Green Mountain Care Board and the			
2	Agency of Administration shall develop and implement the all-payer model in			
3	a manner that works toward meeting the criteria established in 18 V.S.A.			
4	<u>§ 9551. Through its authority over payment reform pilot projects under 18</u>			
5	V.S.A. § 9377, the Board shall also oversee the development and operation of			
6	accountable care organizations in order to encourage them to achieve			
7	compliance with the criteria established in 18 V.S.A. § 9382(a) and to establish			
8	budgets that reflect the criteria set forth in 18 V.S.A. § 9382(b).			
9	(b) Beginning on January 1, 2018, the Green Mountain Care Board and the			
10	Agency of Administration shall implement the all-payer model in accordance			
11	with 18 V.S.A. § 9551. Beginning on the same date, the Board shall begin			
12	certifying accountable care organizations that meet the criteria established in			
13	18 V.S.A. § 9382(a) and shall only approve accountable care organization			
14	budgets after review and consideration of the criteria set forth in 18 V.S.A.			
15	<u>§ 9382(b).</u>			
16	* * * Effective Date * * *			
17	Sec. 9. EFFECTIVE DATES			
18	(a) Secs. 1 (Medicare waiver), 6–7 (rulemaking), and 8 (transition;			
19	implementation) and this section shall take effect on passage.			
20	(b) Secs. 2 (all-payer model) and 3-5 (ACOs) shall take effect on January			
21	<u>1, 2018.</u>			

1	and that after passage the title of the bill be amended to read: "An act relating		
2	to implementing an all-payer model and oversight of accountable care		
3	organizations"		
4			
5			
6			
7			
8	(Committee vote:)		
9			
10		Representative	
11		FOR THE COMMITTEE	