1	Introduced by Senators Ayer and Lyons
2	Referred to Committee on
3	Date:
4	Subject: Health; health insurance; Department of Financial Regulation
5	Statement of purpose of bill as introduced: This bill proposes to require
6	hospitals to provide information to the public about their community health
7	needs and to allow public participation in the community health needs
8	assessment process. It would establish a statewide comparative hospital
9	quality report and modify the regulation of managed care organizations. The
10	bill would also expand the information health insurers must report annually to
11	include detailed information regarding claims processing, denials, grievances,
12	and provider satisfaction, and it would require insurers to post all of the
13	information their websites.
14	An act relating to regulation of hospitals, health insurers, and managed care
15	organizations
16	It is hereby enacted by the General Assembly of the State of Vermont:
17	Sec. 1. 18 V.S.A. § 9405a is amended to read:
18	§ 9405a. PUBLIC PARTICIPATION AND STRATEGIC PLANNING
19	(a) Each hospital shall have a protocol for meaningful public participation
20	in its strategic planning process for identifying and addressing health care
21	needs that the hospital provides or could provide in its service area. Needs
22	identified through the process shall be integrated with the hospital's long-term

1	planning. The process shall be updated as necessary to continue to be
2	consistent with such planning and capital expenditure projections, and
3	identified needs shall be summarized in the hospital's community report. Each
4	hospital shall post on its website a description of its identified needs, strategic
5	initiatives developed to address the identified needs, annual progress on
6	implementation of the proposed initiatives, and opportunities for public
7	participation. Hospitals may meet the community health needs assessment and
8	implementation plan requirement through compliance with the relevant
9	Internal Revenue Service community health needs assessment requirements for
10	nonprofit hospitals.
11	(b) When a hospital is working on a new community health needs
12	assessment, the hospital shall post on its website information about the process
13	for developing the community needs assessment and opportunities for public
14	participation in the process.
15	Sec. 2. 18 V.S.A. § 9405b is amended to read:
16	§ 9405b. HOSPITAL COMMUNITY REPORTS
17	(a) The Commissioner of Health, in consultation with representatives from
18	hospitals, other groups of health care professionals, and members of the public
19	representing patient interests, shall adopt rules establishing a standard format
20	for community reports, as well as the contents, which statewide comparative
21	hospital quality report. Hospitals located outside this State which serve a
22	significant number of Vermont residents, as determined by the Commissioner

1	of Health, shall be invited to participate in the community report process
2	established by this section. The report shall include:
3	(1) Measures of quality, including process and performance measures,
4	that are valid, reliable, and useful, including comparisons to appropriate
5	national benchmarks for high quality and successful results.
6	(2) Measures of patient safety that are valid, reliable, and useful,
7	including comparisons to appropriate industry benchmarks for safety;
8	(3) Measures of hospital-acquired infections that are valid, reliable, and
9	useful, including comparisons to appropriate industry benchmarks.
10	(4) Valid, reliable, and useful information on nurse staffing, including
11	comparisons to appropriate industry benchmarks for safety. This information
12	may include system-centered measures such as skill mix, nursing care hours
13	per patient day, and other system-centered measures for which reliable industry
14	benchmarks become available.
15	(5) Measures of the hospital's financial health, including comparisons to
16	appropriate national benchmarks for efficient operation and fiscal health.
17	(5)(6) A summary of the hospital's budget, including revenue by source.
18	the one-year and four-year capital expenditure plans, the depreciation schedule
19	for existing facilities, and quantification of cost shifting to private payers.
20	(6)(7) Data that provides valid, reliable, useful, and efficient information
21	for payers and the public for the comparison of charges for higher volume
22	health care services.

1	(b) Each hospital shall publish on its website:
2	(7)(1) The the hospital's process for achieving openness, inclusiveness,
3	and meaningful public participation in its strategic planning and
4	decision making. decisionmaking;
5	(8)(2) The the hospital's consumer complaint resolution process,
6	including identification of the hospital officer or employee responsible for its
7	implementation-:
8	(9) Information concerning recently completed or ongoing quality
9	improvement and patient safety projects.
10	(10) A description of strategic initiatives discussed with or derived from
11	the identification of health care needs; the one year and four year capital
12	expenditure plans; and the depreciation schedule for existing facilities.
13	(11)(3) Information information on membership and governing body
14	qualifications, a listing of the current governing body members, and means of
15	obtaining a schedule of meetings of the hospital's governing body, including
16	times scheduled for public participation-; and
17	(4) A link to the comparative statewide hospital quality report.
18	(12) Valid, reliable, and useful information on nurse staffing, including
19	comparisons to appropriate industry benchmarks for safety. This information
20	may include system-centered performance measures, such as skill mix, nursing
21	care hours per patient day, and other such system centered performance
22	measures as reliable industry benchmarks become available in the future.

1	(b) On or before January 1, 2005, and annually thereafter beginning on
2	June 1, 2006, the board of directors or other governing body of each hospital
3	licensed under chapter 43 of this title shall publish on its website, making
4	paper copies available upon request, its community report in a uniform format
5	approved by the Commissioner of Health and in accordance with the standards
6	and procedures adopted by rule under this section. Hospitals located outside
7	this State which serve a significant number of Vermont residents, as
8	determined by the Commissioner of Health, shall be invited to participate in
9	the community report process established by this subsection.
10	(c) The community reports shall be provided to the Commissioner of
11	Health. The Commissioner of Health shall publish the reports statewide
12	comparative hospital quality report on a public website and shall develop and
13	include a format for comparisons of hospitals within the same categories of
14	quality and financial measures update the report at least annually beginning on
15	June 1, 2017.
16	Sec. 3. 18 V.S.A. § 9408a is amended to read:
17	§ 9408a. UNIFORM PROVIDER CREDENTIALING
18	* * *
19	(e) The commissioner may enforce compliance with the provisions of this
20	section as to insurers and as to hospitals as if the hospital were an insurer under
21	8 V.S.A. § 3661. [Repealed.]
22	Sec. 3a. 18 V.S.A. § 1905(23) is added to read:

1	(23) All hospitals shall use the credentialing application form
2	described in 18 V.S.A. § 9408a(b).
3	* * * Health Care Provider Bargaining Groups * * *
4	Section 3b. 18 V.S.A. § 9409 is amended to read:
5	§ 9409. HEALTH CARE PROVIDER BARGAINING GROUPS
6	(a) The eommissioner Green Mountain Care Board may approve the
7	creation of one or more health care provider bargaining groups,
8	consisting of health care providers who choose to participate. A
9	bargaining group is authorized to negotiate on behalf of all participating
10	providers with the commissioner, the secretary of administration, the
11	secretary of human services, the Green Mountain Care board <u>Board</u> , or
12	the commissioner of labor with respect to any matter in this chapter;
13	chapter 13, 219, 220, or 222 of this title; 21 V.S.A. chapter 9; and 33
14	V.S.A. chapters 18 and 19 with respect to provider regulation, provider
15	reimbursement, administrative simplification, information technology,
16	workforce planning, or quality of health care.
17	(b) The eommissioner Green Mountain Care Board shall adopt by rule
18	criteria for forming and approving bargaining groups, and criteria and
19	procedures for negotiations authorized by this section.
20	(c) The rules relating to negotiations shall include a nonbinding
21	arbitration process to assist in the resolution of disputes. Nothing in this
22	section shall be construed to limit the authority of the commissioner, the

1	commissioner of labor, the secretary of administration, the Green
2	Mountain Care board Board, or the secretary of human services to reject
3	the recommendation or decision of the arbiter.
4	Sec. 3c. HEALTH CARE PROVIDER BARGAINING GROUP
5	RULEMAKING
6	For the purposes of provider bargaining group regulation pursuant to
7	18 V.S.A. chapter 221, subchapter 1, the Green Mountain Care Board
8	shall apply Rule 6.00 of the Department of Financial Regulation, as that
9	rule exists on the effective date of this section, until the Board's adoption
10	of a permanent rule on provider bargaining groups pursuant to Sec. 3b of
11	this act.
12	Sec. 4. 18 V.S.A. § 9414 is amended to read:
13	§ 9414. QUALITY ASSURANCE FOR MANAGED CARE
14	(a) The Commissioner shall have the power and responsibility to ensure
15	that each managed care organization provides quality health care to its
16	members, in accordance with the provisions of this section.
17	(1) In determining whether a managed care organization meets the
18	requirements of this section, the Commissioner shall may review and examine
19	in accordance with subsection (e) of this section, the organization's
20	administrative policies and procedures, quality management and improvement
21	procedures, utilization management, credentialing practices, members' rights
22	and responsibilities, preventive health services, medical records practices,

1	grievance and appeal procedures, member services, financial incentives or
2	disincentives, disenrollment, provider contracting, and systems and data
3	reporting capacities. The Commissioner may shall establish, by rule, specific
4	criteria to be considered under this section.
5	* * *
6	(4) The Commissioner or designee may resolve any consumer complain
7	arising out of this subsection as though the managed care organization were an
8	insurer licensed pursuant to Title 8. As used in this section, "complaint"
9	means a report of a violation or suspected violation of the standards set forth in
10	this section or adopted by rule pursuant to this section and made by or on
11	behalf of a consumer or provider.
12	(b)(1) A managed care organization shall assure that the health care
13	services provided to members are consistent with prevailing professionally
14	recognized standards of medical practice.
15	(2) A managed care organization shall <u>participate in</u> establish a chronic
16	care program as needed to implement the Blueprint for Health established in
17	chapter 13 of this title. The program If needed to implement the Blueprint, a
18	managed care organization shall establish a chronic care program, which shall
19	include:
20	(A) appropriate benefit plan design;
21	(B) informational materials, training, and follow-up necessary to

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support members and providers; and

1	(C) payment reform methodologies.
2	(3) Each managed care organization shall have procedures to assure
3	availability, accessibility, and continuity of care, and ongoing procedures for
4	the identification, evaluation, resolution, and follow-up of potential and actual
5	problems in its health care administration and delivery.
6	(4) Each managed care organization shall be accredited by a national
7	independent accreditation organization approved by the Commissioner.
8	(c) The Consistent with participation in the Blueprint for Health pursuant to
9	subdivision (b)(2) of this section and the accreditation required by subdivision
10	(b)(4) of this section, the managed care organization shall have an internal
11	quality assurance program to monitor and evaluate its health care services,
12	including primary and specialist physician services, and ancillary and
13	preventive health care services, across all institutional and noninstitutional
14	settings. The internal quality assurance program shall be fully described in
15	written form, provided to all managers, providers, and staff and made available
16	to members of the organization. The components of the internal quality
17	assurance program shall include, but not be limited to, the following:
18	(1) a peer review committee or comparable designated committee
19	responsible for quality assurance activities;
20	(2) accountability of the committee to the Board of Directors or other
21	governing authority of the organization;
22	(3) participation by an appropriate base of providers and support staff;

1	(4) supervision by the medical director of the organization;
2	(5) regularly scheduled meetings; <u>and</u>
3	(6) minutes or records of the meetings which describe in detail the
4	actions of the committee, including problems discussed, charts reviewed,
5	recommendations made, and any other pertinent information.
6	(d)(1) In addition to its internal quality assurance program, each managed
7	care organization shall evaluate the quality of health and medical care provided
8	to members. The organization shall use and maintain a patient record system
9	which will facilitate documentation and retrieval of statistically meaningful
10	elinical information.
11	(2) A managed care organization may evaluate the quality of health and
12	medical care provided to members through an independent accreditation
13	organization. [Repealed.]
14	* * *
15	Sec. 5. 18 V.S.A. § 9414a is amended to read:
16	§ 9414a. ANNUAL REPORTING BY HEALTH INSURERS
17	(a) As used in this section:
18	(1) "Adverse benefit determination" means a denial, reduction,
19	modification, or termination of, or a failure to provide or make payment in
20	whole or in part for, a benefit, including:

1	(A) a denial, reduction, modification, termination, or failure to
2	provide or make payment that is based on a determination of the member's
3	eligibility to participate in a health benefit plan;
4	(B) a denial, reduction, modification, or termination of, or failure to
5	make payment in whole or in part for, a benefit resulting from the application
6	of any utilization review; and
7	(C) a failure to provide coverage for an item or service for which
8	benefits are otherwise provided because the item or service is determined to be
9	experimental, investigational, or not medically necessary or appropriate.
10	(2) "Claim" means a pre-service review or a request for payment for a
11	covered service that a member or the member's health care provider submits to
12	the insurer at or after the time that health care services have been provided.
13	(3) "Concurrent review" means utilization review conducted during a
14	member's stay in a hospital or other facility, or during another ongoing course
15	of treatment.
16	(4) "Grievance" means a complaint submitted by or on behalf of a
17	member regarding:
18	(A) an adverse benefit determination;
19	(B) the availability, delivery, or quality of health care services;
20	(C) claims payment, handling, or reimbursement for health care
21	services; or

1	(D) matters relating to the contractual relationship between a member
2	and the managed care organization or health insurer offering the health benefit
3	<u>plan.</u>
4	(5) "Independent external review" means a review of a health care
5	decision by an independent review organization pursuant to 8 V.S.A. § 4089f.
6	(6) "Post-service review" means the review of any claim for a benefit
7	that is not a pre-service or concurrent review.
8	(7) "Pre-service review" means the review of any claim for a benefit
9	with respect to which the terms of coverage condition receipt of the benefit in
10	whole or in part on approval of the benefit in advance of obtaining health care.
11	(8) "Utilization review" means a set of formal techniques designed to
12	monitor the use, or evaluate the clinical necessity, appropriateness, efficacy, or
13	efficiency, of health care services, procedures, or settings, including
14	prescription drugs.
15	(b) Health insurers with a minimum of 2,000 Vermont lives covered at the
16	end of the preceding year or who offer insurance through the Vermont Health
17	Benefit Exchange pursuant to 33 V.S.A. chapter 18, subchapter 1 shall
18	annually report the following information to the Commissioner of Financial
19	Regulation, in plain language, as an addendum to the health insurer's annual
20	statement:
21	(1) the health insurer's state of domicile and the total number of states in
22	which the insurer operates;

1	(2) the total number of vermont fives covered by the health insurer;
2	(3) the total number of claims submitted to the health insurer;
3	(4) the total number of claims denied by the health insurer, including the
4	total number of denied claims for mental health services, treatment for
5	substance use disorder, and prescription drugs;
6	(5) data regarding the number and percentage of denials of service by
7	the health insurer at the preauthorization level, based on utilization review,
8	including utilization review at the pre-service review, concurrent review, and
9	post-service review levels and including denials of mental health services,
10	services for substance use disorder, and prescription drugs broken out
11	separately, including:
12	(A) the total number of denials of service by the health insurer at the
13	preauthorization level;
14	(B) the total number of denials of service at the preauthorization level
15	appealed to the health insurer at the first-level grievance and, of those, the total
16	number overturned;
17	(C) the total number of denials of service at the preauthorization level
18	appealed to the health insurer at any second-level grievance and, of those, the
19	total number overturned;
20	(D) the total number of denials of service at the preauthorization
21	pre-service level for which external review was sought and, of those, the total
22	number overturned;

1	(6) the total number of adverse benefit determinations made by the
2	health insurer, including:
3	(A) the total number of adverse benefit determinations appealed to
4	the health insurer at the first-level grievance and, of those, the total number
5	overturned;
6	(B) the total number of adverse benefit determinations appealed to
7	the health insurer at any second-level grievance and, of those, the total number
8	overturned;
9	(C) the total number of adverse benefit determinations for which
10	external review was sought and, of those, the total number overturned;
11	(7) the total number of claims denied by the health insurer because the
12	service was experimental, investigational, or an off-label use of a drug, was not
13	medically necessary, involved access to a provider that is inconsistent with the
14	limitations imposed by the plan, or was subject to a preexisting condition
15	exclusion; [Repealed.]
16	(8) the total number of claims denied by the health insurer as duplicate
17	claims, as coding errors, or for services or providers not covered;
18	(9) the percentage of claims processed in a timely manner;
19	(10) the percentage of claims processed correctly accurately both
20	financially and administratively:
21	(11) the composite percentage of claims processed in a timely
22	manner and correctly;

1	(12) the number and percentage of utilization review decisions meeting
2	the timelines described in subdivisions (A)–(D) of this subdivision, including
3	timeliness data for all utilization review decisions and timeliness data for
4	physical health, mental health, substance use disorder, and prescription drug
5	utilization review decisions broken out separately:
6	(A) concurrent reviews within 24 hours;
7	(B) urgent pre-service reviews within 48 hours of receipt of the
8	request;
9	(C) non-urgent pre-service reviews within two business days of
10	receipt of request; and
11	(D) post-service reviews within 30 days of receipt of request;
12	(13) data regarding the number of grievances related to availability,
13	delivery, or quality of health care services or matters relating to the contractual
14	relationship between a member and the health insurer, including:
15	(A) health care provider performance and office management issues;
16	(B) plan administration;
17	(C) access to health care providers and services;
18	(D) access to mental health providers and services; and
19	(E) access to substance use disorder providers and services;
20	(14) the total number of claims, including separate numbers for claims
21	related to mental health services, services for substance use disorder, and
22	prescription drugs, denied by the health insurer on the grounds that the service

1	was experimental, investigations, or an off-label use of a drug; was not
2	medically necessary; or involved access to a provider that is inconsistent with
3	the limitations imposed by the plan;
4	(15) results of surveys evaluating health care provider satisfaction with
5	the health insurer;
6	(16) the health insurer's actions taken in response to the prior year's
7	health care provider survey results;
8	(17)(A) the titles and salaries of all corporate officers and board
9	members during the preceding year;
10	(B) the bonuses and compensatory benefits of all corporate officers
11	and board members during the preceding year;
12	(10)(18) the health insurer's marketing and advertising expenses during
13	the preceding year;
14	(11)(19) the health insurer's federal and Vermont-specific lobbying
15	expenses during the preceding year;
16	(12)(20) the amount and recipient of each political contribution made by
17	the health insurer during the preceding year;
18	(13)(21) the amount and recipient of dues paid during the preceding year
19	by the health insurer to trade groups that engage in lobbying efforts or that
20	make political contributions;
21	(14)(22) the health insurer's legal expenses related to claims or service
22	denials during the preceding year; and

1	(13)(23) the amount and recipient of charitable contributions made by
2	the health insurer during the preceding year.
3	(b)(c) Health insurers may indicate the extent of overlap or duplication in
4	reporting the information described in subsection (a)(b) of this section.
5	(e)(d) The Department of Financial Regulation shall create a standardized
6	form using terms with uniform, industry-standard meanings for the purpose of
7	collecting the information described in subsection (a) of this section, and each
8	health insurer shall use the standardized form for reporting the required
9	information as an addendum to its annual statement. To the extent possible,
10	health insurers shall report information specific to Vermont on the
11	standardized form and shall indicate on the form where the reported
12	information is not specific to Vermont.
13	(d)(e)(1) The Department of Financial Regulation and the Office of the
14	Health Care Advocate shall post on its website their websites links to the
15	standardized form completed by each health insurer pursuant to this section.
16	Each health insurer shall post its form on its own website.
17	(2) The Department of Vermont Health Access shall post on the
18	Vermont Health Benefit Exchange established pursuant to 33 V.S.A. chapter
19	18, subchapter 1 an electronic link to the standardized forms posted by the
20	Department of Financial Regulation pursuant to subdivision (1) of this
21	subsection.

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2	to 3 V.S.A. chapter 25 to carry out the purposes of this section.
3	Sec. 6. 18 V.S.A. § 1854(a) is amended to read:
4	(a) A hospital shall make public the maximum patient census and the
5	number of registered nurses, licensed practical nurses, and licensed nursing
6	assistants providing direct patient care in each unit during each shift. Each
7	unit's information shall be reported in full-time equivalents, with either every
8	eight hours or 12 hours worked by a registered nurse, licensed practical nurse,
9	or licensed nursing assistant during the shift as one full-time equivalent. The
10	reporting of this information shall be in a manner consistent with the
11	requirements for public reporting for measures of nurse staffing selected by the
12	commissioner of financial regulation Commissioner of Health under
13	subdivision $9405b(a)(12)$ $9405b(a)(4)$ of this title, but shall not in any way
14	change what is required to be posted as set forth in this subsection. Each unit's
15	information shall be posted in a prominent place that is readily accessible to
16	patients and visitors in that unit at least once each day. The posting shall
17	include the information for the preceding seven days.
18	Sec. 7. RECOMMENDATIONS FOR ALIGNMENT BETWEEN
19	ACCOUNTABLE CARE ORGANIZATIONS, MEDICAID, AND
20	MANAGED CARE ORGANIZATIONS
21	On or before December 15, 2017, the Director of Health Care Reform in
22	the Agency of Administration, in collaboration with the Green Mountain

(e)(f) The Commissioner of Financial Regulation may adopt rules pursuant

1	Care Board and the Department of Financial Regulation, shall compare
2	the requirements in federal law applicable to Vermont's accountable care
3	organizations and the Department of Vermont Health Access in its role as
4	a public managed care organization with 18 V.S.A. § 9414(a)(1) as it
5	applies to managed care organizations to find opportunities for alignment.
6	The Director of Health Care Reform, after taking into consideration the
7	financial and operational implications of alignment, shall make
8	recommendations to improve alignment. Prior to making its
9	recommendations, the Director shall consult regularly with interested
10	stakeholders, including accountable care organizations; health insurance
11	and managed care organizations, as defined by 18 V.S.A. § 9402; health
12	care providers; and the Office of the Health Care Advocate.
13	
14	Sec. 78. EFFECTIVE DATES
15	(a) Secs. 1 (hospital needs assessment) and 2 (hospital community reports)
16	and this section shall take effect on passage.
17	(b) The remaining sections shall take effect on July 1, 2016.