1 TO THE HONORABLE SENATE:

2	The Committee on Health and Welfare to which was referred House Bill
3	No. 742 entitled "An act relating to grants for emergency medical personnel
4	training" respectfully reports that it has considered the same and recommends
5	that the Senate propose to the House that the bill be amended by striking out all
6	after the enacting clause and inserting in lieu thereof the following:
7	* * * Emergency Medical Personnel Training * * *
8	Sec. 1. EMERGENCY MEDICAL PERSONNEL TRAINING;
9	APPROPRIATION (keep in this bill?)
10	(a) The sum of \$450,000.00 is appropriated from the Emergency Medical
11	Services Fund to the Department of Health in fiscal year 2021 for purposes of
12	emergency medical personnel training. The Department, in consultation with
13	the Emergency Medical Services Advisory Committee, shall use the monies to
14	provide funding for live and online training opportunities for emergency
15	medical personnel and for other emergency medical personnel training-related
16	purposes. The Department and the Advisory Committee shall prioritize
17	training opportunities for volunteer emergency medical personnel.
18	(b) The Department of Health, in consultation with the Emergency Medical
19	Services Advisory Committee, shall develop a plan:
20	(1) to ensure that training opportunities for emergency medical
21	personnel are available statewide on an ongoing basis;

1	(2) to simplify the funding application and disbursement processes; and
2	(3) identifying opportunities to increase representation of the
3	perspectives of volunteer emergency medical personnel in decisions affecting
4	the emergency medical services system.
5	(c) On or before January 15, 2021, the Department of Health shall report to
6	the House Committees on Health Care, on Appropriations, and on Government
7	Operations and the Senate Committees on Health and Welfare, on
8	Appropriations, and on Government Operations with an accounting of its use
9	of the funds appropriated to the Department pursuant to subsection (a) of this
10	section and a copy of the plan developed by the Department pursuant to
11	subsection (b) of this section.
12	<mark>* * * State of Emergency; Legislative Intent * * *</mark> (No longer applicable)
13	Sec. 2. STATE OF EMERGENCY; LEGISLATIVE INTENT
14	It is the intent of the General Assembly that, if the coronavirus disease
15	2019 (COVID-19) pandemic continues its expected spread in the State of
16	Vermont, the Governor should exercise the authority granted by 20 V.S.A.
17	§ 9 to declare a state of emergency based on the all-hazards event of the
18	COVID-19 disease-related emergency. In addition to the emergency
19	powers granted to the Governor by 20 V.S.A. §§ 9 and 11 during a state of
20	emergency, such a declaration may initiate opportunities to expand access
21	
21	to necessary health care and human services. For example, 3 V.S.A. §

1	129(a)(10) allows certain professional licensing boards to issue temporary
2	licenses during a declared state of emergency to health care providers who
3	are licensed in good standing in another state to allow them to practice in
4	Vermont for up to 90 days. These temporary licensees will likely be
5	necessary to help provide critical health care services to Vermonters who
6	become afflicted with COVID-19.
7	* * * Measures to Support Health Care and Human Service
8	Provider Sustainability * * *
9	Sec. 3. AGENCY OF HUMAN SERVICES; TEMPORARY PROVIDER
10	TAX <mark>WAIVER</mark> MODIFICATION AUTHORITY (DVHA can
11	postpone payments under 33 V.S.A. ch. 19, subch. 2 authority; legislation
12	cannot authorize JFC to vote remotely)
13	(a) The During a state of emergency in Vermont as a result of COVID-
14	19 and for a period of six months following the termination of the state of
15	emergency, the Secretary of Human Services may modify or postpone
16	payment of all or a prorated portion of the assessment imposed on hospitals by
17	<u>33 V.S.A. § 1953</u> f or fiscal year 2020 , and may waive <mark>, or</mark> modify , or
18	postpone payment of all or a prorated portion of the assessment imposed by 33
19	V.S.A. chapter 19, subchapter 2 for one or more other classes of health care
20	providers for fiscal year 2020, if the following three two conditions are met:

1	(1) the Governor has declared a state of emergency as a result of
2	COVID-19;
3	(2) the action is necessary to preserve the ability of the providers to
4	continue offering necessary health care services; and
5	(3)(2) the Secretary has obtained the approval of the Joint Fiscal
6	Committee and the Emergency Board as set forth in subsections (b) and (c)
7	of this section.
8	(b)(1) If the Secretary proposes to waive, or modify, or postpone payment
9	of an assessment in accordance with the authority set forth in subsection (a) of
10	this section, the Secretary shall first provide to the Joint Fiscal Committee
11	Emergency Board:
12	(A) the Secretary's rationale for exercising the authority, including
13	the balance between the fiscal impact of the proposed action on the State
14	budget and the needs of the specific class or classes of providers; and
15	(B) a plan for mitigating the fiscal impact to the State.
16	(2) Upon the Joint Fiscal Committee's Emergency Board's approval
17	of the plan for mitigating the fiscal impact to the State, the Secretary may
18	waive <mark>, or</mark> modify <mark>, or postpone</mark> payment of the assessment as proposed <mark>unless</mark>
19	the mitigation plan includes one or more actions requiring the approval of
20	the Emergency Board.

1	(c)(1) If the mitigation plan includes one or more actions requiring the
2	approval of the Emergency Board, the Secretary shall obtain the
3	Emergency Board's approval for the action or actions prior to waiving,
4	modifying, or postponing payment of the assessment.
5	(2) Upon the Emergency Board's approval of the action or actions,
6	the Secretary may waive, modify, or postpone payment of the assessment
7	as proposed.
8	(c) Notwithstanding any provision of 1 V.S.A. chapter 5, subchapter
9	2 (Vermont Open Meeting Law) to the contrary, the Emergency Board
10	may approve the Secretary's mitigation plan in a meeting that Board
11	members attend by telephonic, electronic, or other means without any
12	member being physically present at a designated meeting location as long
13	as members of the public are able to observe the meeting by telephonic,
14	electronic, or other means and the vote, if not unanimous, is taken by roll
15	call.
16	<mark>Sec. 4. AGENCY OF HUMAN SERVICES; PROVIDER PAYMENT</mark>
17	FLEXIBILITY (Not necessary – within AHS's existing authority)
18	(a) Notwithstanding any provision of law to the contrary and upon
19	approval from the Joint Fiscal Committee and Emergency Board as set
20	forth in subsections (b) and (c) of this section, during a declared state of
21	emergency in Vermont as a result of COVID-19, the Agency of Human
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1	Services may provide payments in fiscal year 2020 to providers of health
2	care services, long-term care services and supports, home- and
3	community-based services, and child care services in the absence of claims
4	or utilization if a provider's patients or clients are not seeking services due
5	to the COVID-19 pandemic, even if federal matching funds that would
6	otherwise apply are not available, in order to sustain these providers and
7	enable them to continue providing services both during and after the
8	outbreak of COVID-19 in Vermont.
9	(b)(1) If the Secretary proposes to provide payments in accordance
10	with the authority set forth in subsection (a) of this section, the Secretary
11	shall first provide to the Joint Fiscal Committee:
12	(A) the Secretary's rationale for exercising the authority,
13	including the balance between the fiscal impact of the proposed action on
14	the State budget and the needs of the providers to whom the Secretary
15	proposes to provide the payments; and
16	(B) a plan for mitigating the fiscal impact to the State.
17	(2) Upon the Joint Fiscal Committee's approval of the plan for
18	mitigating the fiscal impact to the State, the Secretary may provide the
19	payments as proposed unless the mitigation plan includes one or more
20	actions requiring the approval of the Emergency Board.

1	(c)(1) If the mitigation plan includes one or more actions requiring the
2	approval of the Emergency Board, the Secretary shall obtain the
3	Emergency Board's approval for the action or actions prior to making the
4	payments.
5	(2) Upon the Emergency Board's approval of the action or actions,
6	the Secretary may provide the payments to providers as proposed.
7	Sec. 5. AGENCY OF HUMAN SERVICES; ADVANCE PAYMENTS;
8	<mark>MEDICAID PARTICIPATING PROVIDERS</mark> (Not necessary –
9	within AHS's existing authority)
10	(a) The Agency of Human Services shall protect access to health care
11	services and long-term services and supports that may be threatened by a
12	COVID-19 outbreak in Vermont by providing financial assistance to
13	Medicaid-participating providers in the form of advance payments upon
14	receipt and review of a Medicaid-participating provider's application for
15	financial assistance. The Agency may request financial documents to
16	verify a provider's financial hardship and its ability to sustain operations.
17	The Agency shall determine the amounts of the advance payments, which
18	shall be reasonably related to the financial needs of the provider and shall
19	not be limited to the value of the provider's incurred-but-not-paid claims
20	submitted.

1	(b) The Agency shall request approval from the Centers for Medicare
2	and Medicaid Services to use Medicaid funds for the advance payments
3	provided under this section.
4	Sec. 6. FEDERALLY QUALIFIED HEALTH CENTERS; RURAL
5	HEALTH-CLINICS; MEDICAID ENCOUNTER RATE (Not
6	necessary – within AHS's existing authority)
7	The Department of Vermont Health Access shall measure the number
8	of Medicaid encounters for each federally qualified health center (FQHC)
9	and rural health clinic (RHC) in Vermont for a period of 120 days
10	beginning on March 15, 2020 and compare it to the number of Medicaid
11	encounters for the same FQHC or RHC for the same period in 2019. For
12	any FQHC or RHC for which the number of paid Medicaid encounters
13	during the 2020 measurement period is less than 98 percent of the number
14	of paid Medicaid encounters during the 2019 measurement period, the
15	Commissioner of Vermont Health Access shall propose for election by the
16	FQHC or RHC a temporary alternative payment methodology that would
17	pay the FQHC or RHC the same revenue that it would have carned from
18	Medicaid if the number of paid Medicaid encounters during the 2020
19	measurement period was equivalent to 98 percent of the number of paid
20	Medicaid encounters during the 2019 measurement period.

1	* * * Protections for Employees of Health Care Facilities * * *
2	Sec. 6a. PROTECTIONS FOR EMPLOYEES OF HEALTH CARE
3	FACILITIES (NEW)
4	In order to protect employees of a health care facility who are not
5	licensed health care professionals from the risks associated with COVID-
6	19, all health care facilities in Vermont, including hospitals, federally
7	qualified health centers, rural health clinics, and long-term care facilities,
8	shall make every effort to:
9	(1) provide personal protection equipment to any employees who
10	<u>come into contact with individuals who may have contracted or been</u>
11	exposed to COVID-19;
12	(2) shield employees who are at higher risk of illness from COVID-
13	19, including employees who have underlying medical conditions, who are
14	60 years of age or older, or who are pregnant, from coming into direct
15	contact with individuals who may have contracted or been exposed to
16	COVID-19;
17	(3) train and redistribute employees to other departments as they
18	are needed or able to fill in for others who are at higher risk; and
19	(4) coordinate hours and assignments with employees who face the
20	challenges of providing child care or schooling for children who are at
21	home temporarily due to school dismissals.

1	* * * Compliance Flexibility * * *
2	Sec. 7. HEALTH CARE AND HUMAN SERVICE PROVIDER
3	REGULATION; WAIVER OR VARIANCE PERMITTED (Do we
4	need legislation for this? AHS can adopt emergency rules to notwithstand
5	<mark>its own rules)</mark>
6	Notwithstanding any provision of the Agency of Human Services'
7	administrative rules or standards to the contrary, during a declared state of
8	emergency in Vermont as a result of COVID-19, the Secretary of Human
9	Services may waive or permit variances from the following State rules and
10	standards governing providers of health care services and human services as
11	necessary to prioritize and maximize direct patient care, support children and
12	families who receive benefits and services through the Department for
13	Children and Families, and allow for continuation of operations with a reduced
14	workforce and with flexible staffing arrangements that are responsive to
15	evolving needs, to the extent such waivers or variances are permitted under
16	federal law:
17	(1) Hospital Licensing Rule;
18	(2) Hospital Reporting Rule;
19	(3) Nursing Home Licensing and Operating Rule;
20	(4) Home Health Agency Designation and Operation Regulations;
21	(5) Residential Care Home Licensing Regulations;

1	(6) Assisted Living Residence Licensing Regulations;
2	(7) Home for the Terminally Ill Licensing Regulations;
3	(8) Standards for Adult Day Services;
4	(9) Therapeutic Community Residences Licensing Regulations;
5	(10) Choices for Care High/Highest Manual;
6	(11) Designated and Specialized Service Agency designation and
7	provider rules;
8	(12) Child Care Licensing Regulations;
9	(13) Public Assistance Program Regulations;
10	(14) Foster Care and Residential Program Regulations; and
11	(15) other rules and standards for which the Agency of Human Services
12	is the adopting authority under 3 V.S.A. chapter 25.
13	Sec. 7a. GREEN MOUNTAIN CARE BOARD RULES; WAIVER OR
14	VARIANCE PERMITTED (NEW)
15	(a) Notwithstanding any provision of 18 V.S.A. chapter 220 or 221, 8
16	V.S.A. § 4062, 33 V.S.A. chapter 18, subchapter 1, or the Green Mountain
17	Care Board's administrative rules, guidance, or standards to the contrary,
18	during a declared state of emergency in Vermont as a result of COVID-19
19	and for a period of six months following the termination of the state of
20	emergency, the Green Mountain Care Board may waive or permit
21	variances from State laws, rules, guidance, and standards with respect to
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1	the following regulatory activities, to the extent permitted under federal
2	law, as necessary to safeguard the stability of health care providers and to
3	allow for orderly regulatory processes that are responsive to evolving
4	needs:
5	(1) hospital budget review;
6	(2) certificates of need;
7	(3) health insurance rate review; and
8	(4) accountable care organization certification and budget review.
9	(b) Notwithstanding any provision of 1 V.S.A. chapter 5, subchapter 2
10	(Vermont Open Meeting Law) to the contrary, during a declared state of
11	emergency as a result of COVID-19, the Green Mountain Care Board may
12	<u>conduct meetings that Board members attend by telephonic, electronic, or</u>
13	other means without any member being physically present at a designated
14	meeting location as long as members of the public are able to observe the
15	meeting by telephonic, electronic, or other means and any votes taken, if
16	not unanimous, are taken by roll call.
17	Sec. 8. TEACHER LICENSURE; SPECIFIC LICENSING
18	ENDORSEMENTS; MODIFICATION (Do we need legislation for
19	this? Schools are closed and AOE/AHS/DCF can adopt emergency rules to
20	notwithstand their own rules)

1	The Agency of Education and the Department for Children and Families'
2	Child Development Division shall modify existing teacher licensure
3	requirements pertaining to the need for specific endorsements as necessary to
4	accommodate teacher absences resulting from COVID-19.
5	Sec. 9. MEDICAID AND HEALTH INSURERS; PROVIDER
6	CREDENTIALING
7	During a declared state of emergency in Vermont as a result of COVID-19,
8	to the extent permitted under federal law, the Department of Vermont Health
9	Access shall relax provider credentialing requirements for the Medicaid
10	program, and the Department of Financial Regulation shall direct health
11	insurers to relax provider credentialing requirements for health insurance
12	plans, in order to allow for individual health care providers to deliver and be
13	reimbursed for services provided across health care settings as needed to
14	respond to Vermonters' evolving health care needs.
15	Sec. 10. 26 V.S.A. § 1353 is amended to read:
16	§ 1353. POWERS AND DUTIES OF THE BOARD
17	The Board shall have the following powers and duties to:
18	* * *
19	(11) Issue temporary licenses during During a declared state of
20	emergency: The person to be issued a temporary license must be

1	(A) The Board or the Executive Director of the Board may issue
2	<mark>a temporary license to an individual who is</mark> currently licensed <mark>to practice as</mark>
3	a physician, physician assistant, or podiatrist in another jurisdiction.
4	whose license is in good standing, and who is not subject to disciplinary
5	proceedings in any other jurisdiction. The temporary license shall authorize
6	the holder to practice in Vermont until the termination of the declared state of
7	emergency or 90 days, whichever occurs first, as long as the licensee remains
8	in good standing, and may be reissued by the Board if the declared state of
9	emergency continues longer than 90 days. Fees shall be waived when a license
10	is required to provide services under this subdivision (A).
11	(B) The Board or the Executive Director of the Board may waive
12	supervision and scope of practice requirements for physician assistants,
13	including the requirement for documentation of the relationship between
14	a physician assistant and a physician pursuant to section 1735a of this
15	title. The Board or Executive Director may impose limitations or
16	conditions when granting a waiver under this subdivision (B).

1	Sec. 10a. 26 V.S.A. § 1613 is amended to read:
2	§ 1613. TRANSITION TO PRACTICE (NEW)
3	* * *
4	(c) The Board may waive or modify the collaborative provider
5	agreement requirement as necessary to allow an APRN to practice
6	independently during a declared state of emergency.
7	Sec. 11. RETIRED HEALTH CARE PROVIDERS; BOARD OF MEDICAL
8	PRACTICE; OFFICE OF PROFESSIONAL REGULATION
9	During a declared state of emergency in Vermont as a result of COVID-19,
10	the Board of Medical Practice and the Office of Professional Regulation may
11	permit former health care professionals who retired within the past 10 years
12	with their license, certificate, or registration in good standing to return to the
13	health care workforce on a temporary basis to help deliver care in response to
14	COVID-19. The Board of Medical Practice and Office of Professional
15	Regulation may issue temporary licenses to these individuals at no charge and
16	may impose limitations on the scope of practice of returning health care
17	professionals as the Board or Office deems appropriate.
18	Sec. 12. INVOLUNTARY PROCEDURES; DOCUMENTATION AND
19	REPORTING REQUIREMENTS; WAIVER PERMITTED
20	(a) Notwithstanding any provision of law to the contrary, during a declared
21	state of emergency in Vermont as a result of COVID-19, the court or the

1	Department of Mental Health may waive any financial penalties associated
2	with a treating health care provider's failure to comply with one or more of the
3	documentation and reporting requirements related to involuntary treatment
4	pursuant to 18 V.S.A. chapter 181, to the extent permitted under federal law.
5	(b) Nothing in this section shall be construed to suspend or waive any of
6	the requirements in 18 V.S.A. chapter 181 relating to judicial proceedings for
7	involuntary treatment and medication.
8	* * * Access to Health Care Services and Human Services * * *
9	Sec. 13. ACCESS TO HEALTH CARE SERVICES; DEPARTMENT OF
10	FINANCIAL REGULATION; EMERGENCY RULEMAKING
11	It is the intent of the General Assembly to increase Vermonters' access to
12	medically necessary health care services during a declared state of emergency
13	in Vermont as a result of COVID-19. During such a declared state of
14	emergency, the Department of Financial Regulation may shall adopt
15	emergency rules to address the following for the duration of the state of
16	emergency:
17	(1) expanding health insurance coverage for, and waiving or limiting
18	cost-sharing requirements directly related to, COVID-19 diagnosis, treatment,
19	and prevention;
20	(2) modifying or suspending health insurance plan deductible
21	requirements for all prescription drugs, except to the extent that such an action
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1	would disqualify a high-deductible health plan from eligibility for a health
2	savings account pursuant to 26 U.S.C. § 223; and
3	(3) expanding patients' access to and providers' reimbursement for
4	health care services, including preventive services, consultation services,
5	and services to new patients, delivered remotely through telemedicine,
6	<mark>telehealth, audio-only, such as by telephone <mark>and e-mail</mark>, and brief</mark>
7	telecommunication services.
8	Sec. 14. PRESCRIPTION DRUGS; MAINTENANCE MEDICATIONS;
9	EARLY REFILLS
10	(a) As used in this section, "health insurance plan" means any health
11	insurance policy or health benefit plan offered by a health insurer, as defined in
12	18 V.S.A. § 9402. The term does not include policies or plans providing
13	coverage for a specified disease or other limited benefit coverage.
14	(b) During a declared state of emergency in Vermont as a result of COVID-
15	19, all health insurance plans and Vermont Medicaid shall allow their members
16	to refill prescriptions for chronic maintenance medications early to enable the
17	members to maintain a 30-day supply of each prescribed maintenance
18	medication at home.
19	(c) As used in this section, "maintenance medication" means a prescription
20	drug taken on a regular basis over an extended period of time to treat a chronic

1	or long-term condition. The term does not include a regulated drug, as defined
2	<u>in 18 V.S.A. § 4201.</u>
3	Sec. 15. PHARMACISTS; CLINICAL PHARMACY; EXTENSION OF
4	PRESCRIPTION FOR MAINTENANCE MEDICATION
5	(a) During a declared state of emergency in Vermont as a result of COVID-
6	19, a pharmacist may extend a previous prescription for a maintenance
7	medication for which the patient has no refills remaining or for which the
8	authorization for refills has recently expired if it is not feasible to obtain a new
9	prescription or refill authorization from the prescriber.
10	(b) A pharmacist who extends a prescription for a maintenance medication
11	pursuant to this section shall take all reasonable measures to notify the
12	prescriber of the prescription extension in a timely manner.
13	(c) As used in this section, "maintenance medication" means a prescription
14	drug taken on a regular basis over an extended period of time to treat a chronic
15	or long-term condition. The term does not include a regulated drug, as defined
16	<u>in 18 V.S.A. § 4201.</u>
17	Sec. 15a. PHARMACISTS; CLINICAL PHARMACY; THERAPEUTIC
18	SUBSTITUTION DUE TO LACK OF AVAILABILITY (NEW)
19	(a) During a declared state of emergency in Vermont as a result of
20	COVID-19, a pharmacist may, with the informed consent of the patient,
21	<mark>substitute an available drug or insulin product for an unavailable</mark>

1	prescribed drug or insulin product in the same therapeutic class if the
2	available drug or insulin product would, in the clinical judgment of the
3	pharmacist, have substantially equivalent therapeutic effect even though it
4	is not a therapeutic equivalent.
5	(b) As soon as reasonably possible after substituting a drug or insulin
6	product pursuant to subsection (a) of this section, the pharmacist shall
7	notify the prescribing clinician of the drug or insulin product, dose, and
8	quantity actually dispensed to the patient.
9	Sec. 16. BUPRENORPHINE; PRESCRIPTION RENEWALS
10	During a declared state of emergency in Vermont as a result of COVID-19,
11	to the extent permitted under federal law, a health care professional authorized
12	to prescribe buprenorphine for treatment of substance use disorder may
13	authorize renewal of a patient's existing buprenorphine prescription without
14	requiring an office visit.
15	Sec. 17. NUTRITION SERVICES; EXPANDED CAPACITY (Do we
16	need legislation for this? Language is permissive; AHS should be able to
17	do within existing authority)
18	The Agency of Human Services may adapt existing food support
19	programs to the extent permitted under federal law, including expanding
20	support to noneligible individuals who need nutrition services as a result
21	of COVID-19.

1	Sec. 18. 24-HOUR FACILITIES AND PROGRAMS; BED-HOLD DAYS
2	(Do we need legislation for this? Language is permissive.)
3	During a declared state of emergency in Vermont as a result of COVID-19,
4	the Agency of Human Services may reimburse Medicaid-funded long-term
5	care facilities and other programs providing 24-hour per day services for bed-
6	<u>hold days.</u>
7	* * * Regulation of Professions * * *
8	Sec. 19. OFFICE OF PROFESSIONAL REGULATION; BOARD OF
9	MEDICAL PRACTICE; EMERGENCY AUTHORITY TO ACT
10	FOR REGULATORY BOARDS
11	(a)(1) During a declared state of emergency in Vermont as a result of
12	COVID-19, if the Director of Professional Regulation finds that a regulatory
13	body attached to the Office of Professional Regulation by 3 V.S.A. § 122
14	cannot reasonably, safely, and expeditiously convene a quorum to transact
15	business, the Director may exercise the full powers and authorities of that
16	regulatory body, including disciplinary authority.
17	(2) During a declared state of emergency in Vermont as a result of
18	COVID-19, if the Executive Director of the Board of Medical Practice
19	finds that the Board cannot reasonably, safely, and expeditiously convene
20	a quorum to transact business, the Executive Director may exercise the
21	full powers and authorities of the Board, including disciplinary authority.
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1	(b) The <mark>Director's</mark> signature <mark>of the Director of the Office of Professional</mark>
2	Regulation or of the Executive Director of the Board of Medical Practice
3	shall have the same force and effect as a voted act of a their respective
4	<u>board<mark>s</mark>.</u>
5	(c)(1) A record of the Director's actions of the Director of the Office of
6	Professional Regulation taken pursuant to the authority granted by this
7	section shall be published conspicuously on the website of the regulatory body
8	on whose behalf the Director took the action.
9	(2) A record of the actions of the Executive Director of the Board of
10	Medical Practice taken pursuant to the authority granted by this section
11	shall be published conspicuously on the website of the Board of Medical
12	Practice.
13	Sec. 20. EMERGENCY REGULATORY ORDERS
14	During a declared state of emergency in Vermont as a result of COVID-19,
15	the Director of Professional Regulation and the Commissioner of Health may
16	issue such orders governing regulated professional activities and practices as
17	may be necessary to protect the public health, safety, and welfare. If the
18	Director or Commissioner finds that a professional practice, act, offering,
19	therapy, or procedure by persons licensed or required to be licensed by Title 26
20	of the Vermont Statutes Annotated is exploitative, deceptive, or detrimental to
21	the public health, safety, or welfare, or a combination of these, the Director or
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1	Commissioner may issue an order to cease and desist from the applicable
2	activity, which, after reasonable efforts to publicize or serve the order on the
3	affected persons, shall be binding upon all persons licensed or required to be
4	licensed by Title 26 of the Vermont Statutes Annotated, and a violation of the
5	order shall subject the person or persons to professional discipline, may be a
6	basis for injunction by the Superior Court, and shall be deemed a violation of 3
7	<u>V.S.A. § 127.</u>
8	Sec. 21. OFFICE OF PROFESSIONAL REGULATION; BOARD OF
9	MEDICAL PRACTICE; IMPUTED JURISDICTION
10	A practitioner of a profession or professional activity regulated by Title 26
11	of the Vermont Statutes Annotated who provides regulated professional
12	services to a patient in the State of Vermont without holding a Vermont
13	license, as may be authorized in a declared state of emergency, is deemed to
14	consent to, and shall be subject to, the regulatory and disciplinary jurisdiction
15	of the Vermont regulatory agency or body having jurisdiction over the
16	regulated profession or professional activity.
17	* * * Quarantine and Isolation for COVID-19 as Exception to Seclusion * * *
18	Sec. 22. DEPARTMENT OF MENTAL HEALTH; ISOLATION OR
19	QUARANTINE OF <mark>INVOLUNTARY</mark> PATIENT FOR COVID-19
20	NOT SECLUSION

1	Notwithstanding any provision of statute or rule to the contrary, it shall not
2	be considered the emergency involuntary procedure of seclusion for a
3	voluntary patient, or for an involuntary patient in the care and custody of the
4	Commissioner of Mental Health, to be placed in quarantine if the patient has
5	been exposed to COVID-19 or in isolation if the patient has tested positive for
6	<u>COVID-19.</u>
7	* * * Telehealth * * *
8	Sec. 23. TELEHEALTH EXPANSION; LEGISLATIVE INTENT
9	It is the intent of the General Assembly to increase Vermonters' access to
10	health care services through an expansion of telehealth services without
11	increasing social isolation or supplanting the role of local, community-based
12	health care providers throughout rural Vermont.
13	Sec. 24. 8 V.S.A. § 4100k is amended to read:
14	§ 4100k. COVERAGE OF HEALTH CARE SERVICES DELIVERED
15	THROUGH TELEMEDICINE AND BY STORE-AND-
16	FORWARD MEANS
17	(a)(1) All health insurance plans in this State shall provide coverage for
18	health care services and dental services delivered through telemedicine by a
19	health care provider at a distant site to a patient at an originating site to the
20	same extent that the plan would cover the services if they were provided
21	through in-person consultation.

1	(2)(A) A health insurance plan shall provide the same reimbursement
2	rate for services billed using equivalent procedure codes and modifiers, subject
3	to the terms of the health insurance plan and provider contract, regardless of
4	whether the service was provided through an in-person visit with the health
5	care provider or through telemedicine.
6	(B) The provisions of subdivision (A) of this subdivision (2) shall not
7	apply to services provided pursuant to the health insurance plan's contract with
8	a third-party telemedicine vendor to provide health care or dental services.
9	(b) A health insurance plan may charge a deductible, co-payment, or
10	coinsurance for a health care service or dental service provided through
11	telemedicine so as long as it does not exceed the deductible, co-payment, or
12	coinsurance applicable to an in-person consultation.
13	(c) A health insurance plan may limit coverage to health care providers in
14	the plan's network. A health insurance plan shall not impose limitations on the
15	number of telemedicine consultations a covered person may receive that
16	exceed limitations otherwise placed on in-person covered services.
17	(d) Nothing in this section shall be construed to prohibit a health insurance
18	plan from providing coverage for only those services that are medically
19	necessary and are clinically appropriate for delivery through telemedicine,
20	subject to the terms and conditions of the covered person's policy.

1	(e) A health insurance plan may reimburse for teleophthalmology or
2	teledermatology provided by store and forward means and may require the
3	distant site health care provider to document the reason the services are being
4	provided by store and forward means
5	(1) A health insurance plan shall reimburse for health care services and
6	dental services delivered by store-and-forward means.
7	(2) A health insurance plan shall not impose more than one cost-sharing
8	requirement on a patient for receipt of health care services or dental services
9	delivered by store-and-forward means. If the services would require cost-
10	sharing under the terms of the patient's health insurance plan, the plan may
11	impose the cost-sharing requirement on the services of the originating site
12	health care provider or of the distant site health care provider, but not both.
13	(f) <u>A health insurer shall not construe a patient's receipt of services</u>
14	delivered through telemedicine or by store-and-forward means as limiting in
15	any way the patient's ability to receive additional covered in-person services
16	from the same or a different health care provider for diagnosis or treatment of
17	the same condition.
18	(g) Nothing in this section shall be construed to require a health insurance
19	plan to reimburse the distant site health care provider if the distant site health
20	care provider has insufficient information to render an opinion.

1	(g)(h) In order to facilitate the use of telemedicine in treating substance use	
2	disorder, when the originating site is a health care facility, health insurers and	
3	the Department of Vermont Health Access shall ensure that the health care	
4	provider at the distant site and the health care facility at the originating site are	
5	both reimbursed for the services rendered, unless the health care providers at	
6	both the distant and originating sites are employed by the same entity.	
7	(i) The Commissioner may require a health insurance plan to provide	
8	coverage and reimbursement for health care services delivered by audio-	
9	<mark>only telephone, by e-mail, by facsimile, or by a combination of these to the</mark>	
10	same extent as coverage and reimbursement are required for telemedicine	
11	under this section on a temporary basis, not to exceed 180 days, by	
12	emergency rule if the Commissioner deems it necessary in order to protect	
13	<mark>the public health.</mark>	
13 14	the public health. (h)(i) As used in this subchapter:	
14	(h)(i) As used in this subchapter:	
14 15	(h)(i) As used in this subchapter: * * *	
14 15 16	 (h)(i) As used in this subchapter: * * * (2) "Health insurance plan" means any health insurance policy or health 	
14 15 16 17	 (h)(i) As used in this subchapter: *** (2) "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 	

1	instrumentality of the State. The term does not include policies or plans		
2	providing coverage for a specified disease or other limited benefit coverage.		
3	* * *		
4	(4) "Health care provider" means a person, partnership, or corporation,		
5	other than a facility or institution, that is licensed, certified, or otherwise		
6	authorized by law to provide professional health care services, including dental		
7	services, in this State to an individual during that individual's medical care,		
8	treatment, or confinement.		
9	* * *		
10	(6) "Store and forward" means an asynchronous transmission of medical		
11	information, such as one or more video clips, audio clips, still images, x-rays,		
12	magnetic resonance imaging scans, electrocardiograms,		
13	electroencephalograms, or laboratory results, sent over a secure connection that		
14	complies with the requirements of the Health Insurance Portability and		
15	Accountability Act of 1996, Pub. L. No. 104–191 to be reviewed at a later date		
16	by a health care provider at a distant site who is trained in the relevant		
17	specialty and by which. In store and forward, the health care provider at the		
18	distant site reviews the medical information without the patient present in real		
19	time and communicates a care plan or treatment recommendation back to the		
20	patient or referring provider, or both.		

1	(7) "Telemedicine" means the delivery of health care services, including		
2	dental services, such as diagnosis, consultation, or treatment through the use of		
3	live interactive audio and video over a secure connection that complies with		
4	the requirements of the Health Insurance Portability and Accountability Act of		
5	1996, Public Law Pub. L. No. 104-191. Telemedicine does not include the use		
6	of audio only telephone, e mail, or facsimile.		
7	Sec. 25. 18 V.S.A. § 9361 is amended to read:		
8	§ 9361. HEALTH CARE PROVIDERS DELIVERING HEALTH CARE		
9	SERVICES THROUGH TELEMEDICINE OR BY STORE AND		
10	FORWARD STORE-AND-FORWARD MEANS		
11	* * *		
12	(c)(1) A health care provider delivering health care services $\underline{or dental}$		
13	services through telemedicine shall obtain and document a patient's oral or		
14	written informed consent for the use of telemedicine technology prior to		
15	delivering services to the patient.		
16	(A) The informed consent for telemedicine services shall be provided		
17	in accordance with Vermont and national policies and guidelines on the		
18	appropriate use of telemedicine within the provider's profession and shall		
19	include, in language that patients can easily understand:		
20	(i) an explanation of the opportunities and limitations of delivering		
21	health care services or dental services through telemedicine;		
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1	(ii) informing the patient of the presence of any other individual	
2	who will be participating in or observing the patient's consultation with the	
3	provider at the distant site and obtaining the patient's permission for the	
4	participation or observation; and	
5	(iii) assurance that all services the health care provider delivers to	
6	the patient through telemedicine will be delivered over a secure connection that	
7	complies with the requirements of the Health Insurance Portability and	
8	Accountability Act of 1996, Pub. L. No. 104-191.	
9	* * *	
10	(e) A patient receiving teleophthalmology or teledermatology by store and	
11	forward means shall be informed of the right to receive a consultation with the	
12	distant site health care provider and shall receive a consultation with the distant	
13	site health care provider upon request. If requested, the consultation with the	
14	distant site health care provider may occur either at the time of the initial	
15	consultation or within a reasonable period of time following the patient's	
16	notification of the results of the initial consultation. Receiving teledermatology	
17	or teleophthalmology by store and forward means	
18	(1) A patient receiving health care services or dental services by store-	
19	and-forward means shall be informed of the patient's right to refuse to receive	
20	services in this manner and to request services in an alternative format, such as	
21	through real-time telemedicine services or an in-person visit.	
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	(2) Receipt of services by store-and-forward means shall not preclude a		
2	patient from receiving real time real-time telemedicine or face-to-face services		
3	or an in-person visit with the distant site health care provider at a future date.		
4	(3) Originating site health care providers involved in the store and		
5	forward store-and-forward process shall obtain informed consent from the		
6	patient as described in subsection (c) of this section.		
7	Sec. 25a. WAIVER OF CERTAIN TELEHEALTH REQUIREMENTS		
8	DURING STATE OF EMERGENCY (NEW)		
9	Notwithstanding any provision of 8 V.S.A. § 4100k or 18 V.S.A. § 9361		
10	to the contrary, during a declared state of emergency in Vermont as a		
11	result of COVID-19, the following provisions related to the delivery of		
12	health care services through telemedicine or by store-and-forward means		
13	shall not be required, to the extent their waiver is permitted by federal		
13 14	shall not be required, to the extent their waiver is permitted by federal law:		
14	law:		
14 15	law: (1) delivering health care services, including dental services, using a		
14 15 16	law: (1) delivering health care services, including dental services, using a connection that complies with the requirements of the Health Insurance		
14 15 16 17	<u>law:</u> (1) delivering health care services, including dental services, using a connection that complies with the requirements of the Health Insurance Portability and Accountability Act of 1996, Pub. L. No. 104-191 in		
14 15 16 17 18	law: (1) delivering health care services, including dental services, using a connection that complies with the requirements of the Health Insurance Portability and Accountability Act of 1996, Pub. L. No. 104-191 in accordance with 8 V.S.A. § 4100k(j), as amended by this act, if it is not		
14 15 16 17 18 19	law: (1) delivering health care services, including dental services, using a connection that complies with the requirements of the Health Insurance Portability and Accountability Act of 1996, Pub. L. No. 104-191 in accordance with 8 V.S.A. § 4100k(j), as amended by this act, if it is not practicable to use such a connection under the circumstances;		

1	<u>requirements of the Health Insurance Portability and Accountability Act</u>
2	of 1996, Pub. L. No. 104-191 in accordance with 18 V.S.A. § 9361(c), if it is
3	not practicable to use such a connection under the circumstances; and
4	(3) obtaining and documenting a patient's oral or written informed
5	consent for the use of telemedicine or store-and-forward technology prior
6	to delivering services to the patient in accordance with 18 V.S.A. § 9361(c),
7	if obtaining or documenting such consent, or both, is not practicable
8	under the circumstances.
9	Sec. 26. TELEMEDICINE REIMBURSEMENT; SUNSET
10	8 V.S.A. § 4100k(a)(2) (telemedicine reimbursement) is repealed on
11	January 1, 2026.
12	Sec. 27. DEPARTMENT OF FINANCIAL REGULATION; STORE
13	AND FORWARD; EMERGENCY RULEMAKING
14	AUTHORITY (covered by DFR's Sec. 13 authority)
15	The Commissioner of Financial Regulation may require a health
16	insurance plan to reimburse for health care services and dental services
17	delivered by store-and-forward means to the extent practicable prior to
18	January 1, 2021 by emergency rule if the Commissioner deems it
19	necessary in order to protect the public health.
20	Sec. 28. BOARD OF MEDICAL PRACTICE; OFFICE OF
21	PROFESSIONAL REGULATION; OUT-OF-STATE HEALTH

1	<mark>CARE PROVIDERS;</mark> TELEHEALTH <mark>; LICENSEES IN-STATES</mark>
2	BORDERING VERMONT
3	(a) Notwithstanding any provision of Vermont's professional licensure
4	laws to the contrary, during a declared state of emergency in Vermont as a
5	result of COVID-19, <mark>a health care professional who is duly licensed and in</mark>
6	<mark>good standing in Massachusetts, New Hampshire, or New York may</mark>
7	deliver medically necessary health care services related to the diagnosis,
8	treatment, or prevention of COVID-19 to a Vermont resident through
9	telemedicine or by store-and-forward means it shall not be considered a
10	violation of the provisions of Title 26 of the Vermont Statutes Annotated
11	relating to the unlawful provision of health care services in this State for a
12	health care provider who is licensed, certified, or registered in good
13	standing, and not subject to any disciplinary proceedings, in any other
14	U.S. jurisdiction to practice under that non-Vermont license, certificate,
15	or registration in order to use telehealth to deliver health care services to
16	patients located in Vermont.
17	(b) A provider who delivers health care services using telehealth as set
18	forth in subsection (a) of this section shall be subject to the imputed
19	jurisdiction of the Board of Medical Practice or the Office of Professional
20	Regulation, as applicable based on the provider's profession, in
21	accordance with Sec. 21 of this act.

1	(c) This section shall remain in effect until the termination of the	
2	declared state of emergency in Vermont as a result of COVID-19 and as	
3	long as the provider's license, certificate, or registration remains in good	
4	standing.	
5	<mark>Sec. 29. AGENCY OF HUMAN SERVICES; MEDICAID; HEALTH</mark>	
6	CARE SERVICES DELIVERED BY TELEPHONE (legislation	
7	not necessary, DVHA is already doing this)	
8	During a declared state of emergency in Vermont as a result of	
9	COVID-19, the Secretary of Human Services shall have the authority, to	
10	the extent permitted under federal law, to waive place-of-service	
11	requirements and face-to-face or in-person requirements in order to	
12	reimburse Medicaid-participating providers for health care services	
13	delivered to Medicaid beneficiaries by telephone, including mental health	
14	services, as long as the services provided are medically necessary and are	
15	clinically appropriate for delivery by telephone.	
16	* * * Motor Vehicles * * *	
17	Sec. 30. EXTENDED IN-PERSON DRIVERS' LICENSE RENEWAL	
18	PERIOD (keep? Sen. Transportation addressing?)	
19	(a) Notwithstanding any provision of 23 V.S.A. § 610(c) to the contrary,	
20	beginning on the effective date of this act, a licensee shall be permitted to	

1	renew a driver's license with a photograph or imaged likeness obtained not			
2	more than 13 years earlier.			
3	(b) Subsection (a) of this section shall continue in effect until the			
4	termination of any state of emergency declared by the Governor as a result of			
5	COVID-19 or, if no state of emergency was declared, 180 days following the			
6	effective of this act.			
7	Sec. 31. VEHICLE INSPECTION ENFORCEMENT SUSPENSION (keep?			
8	Sen. Transportation addressing?)			
9	(a) Notwithstanding any provision of 23 V.S.A. § 1222 to the contrary.			
10	beginning on the effective date of this act, law enforcement shall not impose a			
11	penalty for operation of a motor vehicle without a valid certificate of			
12	inspection affixed to it.			
13	(b) Subsection (a) of this section shall continue in effect until the			
14	termination of any state of emergency declared by the Governor as a result of			
15	COVID-19 or, if no state of emergency was declared, 180 days following the			
16	effective date of this act.			
17	* * * Effective Dates * * *			
18	Sec. 32. EFFECTIVE DATES			
19	This act shall take effect on passage, except that:			
20	(1) Sec. 1 (emergency medical personnel training; appropriation) shall			
21	take effect on July 1, 2020; and			

1	(2) in Sec. 24, 8 V.S.A. § 4100k(e) (cove	erage of health care services	
2	delivered by store-and-forward means) shall take effect on January 1, 2021.		
3	and that after passage the title of the bill be amended to read: "An act		
4	relating to supporting the health care system in responding to COVID-19"		
5			
6			
7			
8			
9			
10			
11	(Committee vote:)		
12			
13		Senator	
14		FOR THE COMMITTEE	