1	H.489
2	Introduced by Representatives Lippert of Hinesburg and Donahue of
3	Northfield
4	Referred to Committee on
5	Date:
6	Subject: Health; health insurance; Department of Financial Regulation
7	Statement of purpose of bill as introduced: This bill proposes to amend certain
8	health insurance laws to comply with the federal No Surprises Act. It would
9	revise the statute defining group health insurance and would remove the
10	Department of Financial Regulation as the co-author of a required annual
11	report on the exercise of the Green Mountain Care Board's billback authority.
12	The bill would also correct a reference to the frequency of license or
13	registration renewal for entities administering certain tax-advantaged accounts
14	for health-related expenses.
15 16	An act relating to miscellaneous provisions affecting health insurance regulation
10	10guiation

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1	It is hereby enacted by the General Assembly of the State of Vermont:
2	Sec. 1. 8 V.S.A. § 4062c is amended to read:
3	§ 4062c. COMPLIANCE WITH FEDERAL LAW
4	Except as otherwise provided in this title, health insurers, hospital or
5	medical service corporations, and health maintenance organizations that issue,
6	sell, renew, or offer health insurance coverage in Vermont shall comply with
7	the requirements of the Health Insurance Portability and Accountability Act of
8	1996, as amended from time to time (42 U.S.C., Chapter 6A, Subchapter
9	XXV), and; the Patient Protection and Affordable Care Act of 2010, Public
10	Law Pub. L. No. 111-148, as amended by the Health Care and Education
11	Reconciliation Act of 2010, Public Law Pub. L. No. 111-152; and the No
12	Surprises Act, Pub. L. No. 116-260, Division BB, Title I. The Commissioner
13	shall enforce such requirements pursuant to his or her the Commissioner's
14	authority under this title.
15	Sec. 2. 8 V.S.A. § 4079 is amended to read:
16	§ 4079. GROUP INSURANCE POLICIES; DEFINITIONS
17	Group health insurance is hereby declared to be that form of health
18	insurance covering one or more persons, with or without their dependents, and
19	issued upon the following basis:
20	(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

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1	of persons other than the employer. The term "employees," as used herein in
2	this section, shall be deemed to include the officers, managers, and employees
3	of the employer; the partners, if the employer is a partnership; the officers,
4	managers, and employees of subsidiary or affiliated corporations of a
5	corporation employer; and the individual proprietors, partners, and employees
6	of individuals and firms, the business of which is controlled by the insured
7	employer through stock ownership, contract, or otherwise. The term
8	"employer," as used herein in this section, may be deemed to include any
9	municipal or governmental eorporation, unit, agency, or department thereof
10	and the proper officers as such, of any unincorporated municipality or
11	department thereof entity or officer, or the appropriate officer for an
12	unincorporated town or gore or for the Unified Towns and Gores of Essex
13	County, as well as private individuals, partnerships, and corporations.
14	(B) In accordance with section 3368 of this title, an employer
15	domiciled in another a jurisdiction other than Vermont that has more than
16	25 certificate-holder employees whose principal worksite and domicile is in
17	Vermont and that is defined as a large group in its own jurisdiction and under
18	the Patient Protection and Affordable Care Act, Pub. L. No. 111-148, § 1304,
19	as amended by the Health Care and Education Reconciliation Act of 2010,
20	Pub. L. No. 111-152, may purchase insurance in the large group health

insurance market for its Vermont-domiciled certificate-holder employees.

1	(2)(A) A <u>Under a policy issued:</u>
2	(i) to an association, a trust, or one or more trustees of a fund
3	established, created, or maintained by one or more associations otherwise
4	eligible for the issuance of a policy under this subdivision (2) and maintained,
5	directly or indirectly, by one or more associations for the benefit of its
6	members of one or more associations, or a contract or plan issued by such an
7	association or trust; or
8	(ii) by a multiple employer welfare arrangement as defined in the
9	Employee Retirement Income Security Act of 1974, as amended.
10	(B)(i) The association or associations shall have:
11	(A)(I) shall have a minimum of 100 persons at the time of
12	incorporation or formation if it has been incorporated or formed outside this
13	State, and a minimum of 25 persons at the time of incorporation or formation is
14	it has been incorporated or formed in this State;
15	(B)(II) shall have been organized and maintained in good faith for
16	purposes other than that of obtaining insurance;
17	(C)(III) shall have been in active existence for at least one year; and
18	(D)(IV) shall have a constitution and bylaws which that provide that:
19	(i)(aa) the association or associations hold regular meetings not
20	less than annually to further purposes of the members;

1	(ii)(bb) except for credit unions, the association or associations
2	collect dues or solicit contributions from members; and
3	(iii)(cc) the members have voting privileges and constitute a
4	majority of the voting power of the association for all purposes and have
5	representation on the governing board and committees.
6	(ii)(I) The association or associations shall not be controlled by an
7	insurer, as evidenced by the operation of the association or associations.
8	(II) The following factors may be used as evidence to
9	determine whether an association is an insurer-operated association; provided,
10	however, that the presence or absence of one or more of these factors shall not
11	serve to limit or be dispositive of such a determination:
12	(aa) common board members, officers, executives, or
13	employees;
14	(bb) common ownership of the insurer and the association,
15	or of the association and another eligible group; and
16	(cc) common use of office space or equipment used by the
17	insurer to transact insurance.
18	(C) An association's members shall have a shared or common
19	purpose that is not primarily a business or customer relationship.
20	(D)(i) A policy issued by an association shall not insure persons other
21	than the members or employees of the association or associations, or

1	employees of members, or all of any class or classes of employees of the
2	association, associations, or members, together, in each case, with the
3	employees' or members' dependents, as applicable, for the benefit of persons
4	other than the employee's employer.
5	(ii) A policy issued by an association shall insure all eligible
6	persons, except those who reject coverage in writing.
7	(E) An association shall not use the solicitation of insurance as the
8	primary method of obtaining new members.
9	(F) If an insurer collects membership fees or dues on behalf of an
10	association, the insurer shall disclose to the members of the association that the
11	insurer is billing and collecting membership fees and dues on behalf of the
12	association.
13	(3)(A) A <u>Under a policy</u> issued to a trust, or to one or more trustees of a
14	fund established or adopted and maintained, directly or indirectly, by:
15	(i) two or more employers;
16	(ii) one or more labor unions or similar employee organizations;
17	or
18	(iii) one or more employers and one or more labor unions or
19	similar employee organizations.
20	(B)(i) A policy under this subdivision must be issued to the trust or
21	<u>trustees</u> for the purpose of insuring <u>all of the</u> employees of the employers or <u>all</u>

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1	of the members of the unions or organizations, or all of any class or classes of
2	employees or members, together, in each case, with the employees' or
3	members' dependents, as applicable, for the benefit of persons other than the
4	employers or the unions or organizations. The trust or trustee shall be deemed
5	the policyholder.
6	(ii) A policy issued to a trust shall insure all eligible persons,
7	except those who reject coverage in writing.
8	(4) Under a policy issued to any other substantially similar group which
9	that, in the discretion of the Commissioner, may be subject to the issuance of a
10	group accident and sickness policy or contract.
11	Sec. 3. 8 V.S.A. § 4089f is amended to read:
12	§ 4089f. INDEPENDENT EXTERNAL REVIEW OF HEALTH CARE
13	SERVICE DECISIONS
14	* * *
15	(b) An insured who has exhausted all applicable internal review procedures
16	provided by the health benefit plan shall have the right to an independent
17	external review of a decision under a health benefit plan to deny, reduce or
18	terminate health care coverage or to deny payment for a health care service.
19	The independent review shall be available when requested in writing by the

affected insured, provided the decision to be reviewed requires the plan to

1	expend at least \$100.00 for the service and the decision by the plan is based on
2	one of the following reasons:
3	* * *
4	(5) The decision involves an adverse determination related to surprise
5	medical billing, as established under Section 2799A-1 or 2799A-2 of the
6	Public Health Service Act, including with respect to whether an item or service
7	that is the subject of the adverse determination is an item or service to which
8	Section 2799A-1 or 2799A-2 of the Public Health Service Act, or both,
9	applies.
10	* * *
11	Sec. 4. 18 V.S.A. § 9374(h)(5)(A) is amended to read:
12	(5)(A) Annually on or before September 15, the Board and the
13	Department of Financial Regulation shall report to the House and Senate
14	Committees on Appropriations the total amount of all expenses eligible for
15	allocation pursuant to this subsection (h) during the preceding State fiscal year
16	and the total amount actually billed back to the regulated entities during the
17	same period. The provisions of 2 V.S.A. § 20(d) (expiration of required
18	reports) shall not apply to the report to be made under this subdivision.
19	Sec. 5. 18 V.S.A. § 9417(c) is amended to read:
20	(c) The Commissioner of Financial Regulation shall adopt rules pursuant to
21	3 V.S.A. chapter 25 to license and regulate, to the extent permitted under

1	federal law, entities administering or proposing to administer one or more
2	HRAs, HSAs, FSAs, or similar tax-advantaged accounts for health-related
3	expenses, or a combination of these, in this State. The rules shall include:
4	(1) annual licensure or registration filing requirements; and
5	(2) such requirements and qualifications for such entities as the
6	Commissioner determines necessary to protect Vermont consumers and
7	employers and to help ensure that funds are disbursed appropriately.
8	Sec. 6. 18 V.S.A. § 9701 is amended to read:
9	§ 9701. DEFINITIONS
10	As used in this chapter:
11	* * *
12	(13) "Health care decision" means consent, refusal to consent, or
13	withdrawal of consent to any health care and includes consent to receive out-
14	of-network services.
15	* * *
16	Sec. 7. EFFECTIVE DATE
17	This act shall take effect on July 1, 2022.