

**H.285, as amended by House on 2nd reading,
with **markup** showing potential SH&W proposals**

1 * * * Payment and Delivery System Reform; Appropriations * * *

2 Sec. 1. DEVELOPMENT OF PROPOSAL FOR SUBSEQUENT

3 ALL-PAYER MODEL AGREEMENT

4 (a)(1) The Director of Health Care Reform in the Agency of Human Services, in
5 collaboration with the Green Mountain Care Board, shall develop a proposal for a
6 subsequent agreement with the Center for Medicare and Medicaid Innovation to secure
7 Medicare’s sustained participation in multi-payer alternative payment models in
8 Vermont. In developing the proposal, the Director shall consider:

9 (A) total cost of care targets;

10 (B) global payment models;

11 (C) strategies and investments to strengthen access to:

12 (i) primary care;

13 (ii) home- and community-based services;

14 (iii) subacute services;

15 (iv) long-term care services; and

16 (v) mental health and substance use disorder treatment services; **and**

17 (D) strategies and investments to address health inequities and social

18 determinants of health; **and**

19 **(E) the role, if any, of accountable care organizations in Vermont’s multi-**

20 **payer alternative payment models going forward.**

1 (2)(A) The development of the proposal shall include consideration of alternative
2 payment and delivery system approaches for hospital services and community-based
3 providers such as primary care providers, mental health providers, substance use
4 disorder treatment providers, skilled nursing facilities, home health agencies, and
5 providers of long-term services and supports.

6 (B) The alternative payment models to be explored shall include, at a
7 minimum:

8 (i) value-based payments for hospitals, including global payments, that
9 take into consideration the sustainability of Vermont’s hospitals and the State’s rural
10 nature, as set forth in subdivision (b)(1) of this section;

11 (ii) ~~geographically or regionally based~~ statewide, regional, and hospital-
12 based global budgets for health care services, or a combination of these;

13 (iii) existing federal value-based payment models; and

14 (iv) broader total cost of care and risk-sharing models to address patient
15 migration patterns across systems of care.

16 (C) The proposal shall:

17 (i) include appropriate mechanisms to convert fee-for-service
18 reimbursements to predictable payments for multiple provider types, including those
19 described in subdivision (A) of this subdivision (2);

20 (ii) include a process to ensure reasonable and adequate rates of payment
21 and a reasonable and predictable schedule for rate updates;

22 (iii) meaningfully impact health equity and address inequities in terms of
23 access, quality, and health outcomes; and

1 (iv) support equal access to appropriate mental health care that meets
2 standards of quality, access, and affordability equivalent to other components of health
3 care as part of an integrated, holistic system of care.

4 (3)(A) The Director of Health Care Reform, in collaboration with the Green
5 Mountain Care Board, shall ensure that the process for developing the proposal
6 includes opportunities for meaningful participation by the full continuum of health care
7 and social service providers, payers, **participants in the health care system,** and other
8 interested stakeholders in all stages of the proposal’s development.

9 (B) The Director shall **seek to minimize the administrative burden of and**
10 **duplicative processes for stakeholder input** **provide a simple and straightforward**
11 **process to enable interested stakeholders to provide input easily.**

12 (C) To promote engagement with diverse stakeholders and ensure the
13 prioritization of health equity, the process may utilize existing local and regional
14 forums, including those supported by the Agency of Human Services.

15 (b) As set forth in subdivision (a)(2)(B)(i) of this section and notwithstanding any
16 provision of 18 V.S.A. § 9375(b)(1) to the contrary, the Green Mountain Care Board
17 shall:

18 (1) in collaboration with the Agency of Human Services and using the
19 stakeholder process described in subsection (a) of this section, build on successful
20 health care delivery system reform efforts by developing value-based payments,
21 including global payments, from all payers to Vermont hospitals or accountable care
22 organizations, or both, that will:

23 (A) help move the hospitals away from a fee-for-service model;

1 (B) provide hospitals with predictable, sustainable funding that is aligned
2 across multiple payers, consistent with the principles set forth in 18 V.S.A. § 9371, and
3 sufficient to enable the hospitals to deliver high-quality, affordable health care services
4 to patients;

5 (C) take into consideration the necessary costs and operating expenses of
6 providing services and not be based solely on historical charges; and

7 (D) take into consideration Vermont’s rural nature, including that many areas
8 of the State are remote and sparsely populated;

9 (2) determine how best to incorporate value-based payments, including global
10 payments to hospitals or accountable care organizations, or both, into the Board’s
11 hospital budget review, accountable care organization certification and budget review,
12 and other regulatory processes, including assessing the impacts of regulatory processes
13 on the financial sustainability of Vermont hospitals and identifying potential
14 opportunities to use regulatory processes to improve hospitals’ financial health; and

15 (3) recommend a methodology for determining the allowable rate of growth in
16 Vermont hospital budgets, which may include the use of national and regional
17 indicators of growth in the health care economy and other appropriate benchmarks,
18 such as the Hospital Producer Price Index, Medical Consumer Price Index, bond-rating
19 metrics, and labor cost indicators, as well as other metrics that incorporate differentials
20 as appropriate to reflect the unique needs of hospitals in highly rural and sparsely
21 populated areas of the State; and

22 (4) consider the appropriate role of global budgets for Vermont hospitals.

1 (c)(1) On or before January 15, 2023, the Director of Health Care Reform and the
 2 Green Mountain Care Board shall each report on their activities pursuant to this section
 3 to the House Committees on Health Care and on Human Services and the Senate
 4 Committees on Health and Welfare and on Finance.

5 **(2) On or before March 15, 2023, the Director of Health Care Reform shall**
 6 **provide an update to the House Committees on Health Care and on Human**
 7 **Services and the Senate Committees on Health and Welfare and on Finance**
 8 **regarding the Agency’s stakeholder engagement process pursuant to subdivision**
 9 **(a)(3) of this section.**

10 Sec. 2. HOSPITAL SYSTEM TRANSFORMATION; **PLAN FOR**
 11 ENGAGEMENT PROCESS; REPORT

12 (a) The Green Mountain Care Board, in collaboration with the Director of Health
 13 **Care Reform in the Agency of Human Services, shall develop and conduct a plan**
 14 **for** a data-informed, patient-focused, community-inclusive engagement process for
 15 Vermont’s hospitals to reduce inefficiencies, lower costs, improve population health
 16 outcomes, reduce health inequities, and increase access to essential services while
 17 maintaining sufficient capacity for emergency management.

18 (b) The **plan for the** engagement process shall include:

19 **(1) coordination with the stakeholder engagement process to be conducted**
 20 **by the Director of Health Care Reform as set forth in Sec. 1(a)(3) of this act;**
 21 **which organization or agency will lead the engagement process;**
 22 **(2) a timeline that shows the engagement process occurring after the**
 23 **development of the all payer model proposal as set forth in Sec. 1 of this act**

- 1 (3) ~~how to hear from and share~~ **hearing from and sharing** data, information,
2 trends, and insights with communities about the current and future states of the hospital
3 delivery system, unmet health care **needs** as identified through the community health
4 needs assessment, and opportunities and resources necessary to address those needs;
5 **and**
- 6 (4) ~~a description of the opportunities to be provided~~ **providing opportunities** for
7 meaningful participation in all stages of the **engagement** process by employers;
8 consumers; health care professionals and health care providers, including those
9 providing primary care services; Vermonters who have direct experience with all
10 aspects of Vermont’s health care system; and Vermonters who are diverse with respect
11 to race, income, age, and disability status;
- 12 (5) ~~a description of~~ **providing** the data, information, and analysis necessary to
13 support the **engagement** process, including information and trends relating to the
14 current and future states of the health care delivery system in each hospital service area,
15 the effects of the hospitals in neighboring states on the health care services delivered in
16 Vermont, the potential impacts of hospital system transformation on Vermont’s
17 nonhospital health care and social service providers, the workforce challenges in the
18 health care and human services systems, and the impacts of the pandemic;
- 19 (6) ~~how to~~ **establishing ways to** assess the impact of any changes to hospital
20 services on nonhospital providers, including on workforce recruitment and retention;
- 21 (7) ~~the amount of the additional appropriations needed to support the~~
22 **engagement process;** and

1 care claims data; clinical, mental health, and substance use disorder services data; and
2 social determinants of health data. In furtherance of these goals, the HIE Steering
3 Committee shall include a data integration strategy in its 2023 HIE Strategic Plan to
4 merge and consolidate claims data in the Vermont Health Care Uniform Reporting and
5 Evaluation System (VHCURES) with the clinical data in the HIE.

6 Sec. 5. 18 V.S.A. § 9410 is amended to read:

7 § 9410. HEALTH CARE DATABASE

8 (a)(1) The Board shall establish and maintain a unified health care database to
9 enable the Board to carry out its duties under this chapter, chapter 220 of this title, and
10 Title 8, including:

11 (A) determining the capacity and distribution of existing resources;

12 (B) identifying health care needs and informing health care policy;

13 (C) evaluating the effectiveness of intervention programs on improving
14 patient outcomes;

15 (D) comparing costs between various treatment settings and approaches;

16 (E) providing information to consumers and purchasers of health care; and

17 (F) improving the quality and affordability of patient health care and health
18 care coverage.

19 (2) [Repealed.]

20 (b) The database shall contain unique patient and provider identifiers and a uniform
21 coding system, and shall reflect all health care utilization, costs, and resources in this
22 State, and health care utilization and costs for services provided to Vermont residents in
23 another state.

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(e) ~~Records or information protected by the provisions of the physician-patient privilege under 12 V.S.A. § 1612(a), or otherwise required by law to be held confidential, shall be filed in a manner that does not disclose the identity of the protected person. [Repealed.]~~

(f) The Board shall adopt a confidentiality code to ensure that information obtained under this section is handled in an ethical manner.

* * *

(h)(1) All health insurers shall electronically provide to the Board in accordance with standards and procedures adopted by the Board by rule:

(A) their health insurance claims data, provided that the Board may exempt from all or a portion of the filing requirements of this subsection data reflecting utilization and costs for services provided in this State to residents of other states;

(B) cross-matched claims data on requested members, subscribers, or policyholders; and

(C) member, subscriber, or policyholder information necessary to determine ~~third-party~~ third-party liability for benefits provided.

(2) The collection, storage, and release of health care data and statistical information that are subject to the federal requirements of the Health Insurance Portability and Accountability Act (HIPAA) shall be governed exclusively by the regulations adopted thereunder in 45 C.F.R. Parts 160 and 164.

* * *

1 (3)(A) The Board shall collaborate with the Agency of Human Services and
2 participants in the Agency’s initiatives in the development of a comprehensive health
3 care information system. The collaboration is intended to address the formulation of a
4 description of the data sets that will be included in the comprehensive health care
5 information system, the criteria and procedures for the development of limited-use data
6 sets, the criteria and procedures to ensure that HIPAA compliant limited-use data sets
7 are accessible, and a proposed time frame for the creation of a comprehensive health
8 care information system.

9 (B) To the extent allowed by HIPAA, the data shall be available as a resource
10 for insurers, employers, providers, purchasers of health care, and State agencies to
11 continuously review health care utilization, expenditures, and performance in Vermont.
12 In presenting data for public access, comparative considerations shall be made
13 regarding geography, demographics, general economic factors, and institutional size.

14 (C) Consistent with the dictates of HIPAA, and subject to such terms and
15 conditions as the Board may prescribe by rule, the Vermont Program for Quality in
16 Health Care shall have access to the unified health care database for use in improving
17 the quality of health care services in Vermont. In using the database, the Vermont
18 Program for Quality in Health Care shall agree to abide by the rules and procedures
19 established by the Board for access to the data. The Board’s rules may limit access to
20 the database to limited-use sets of data as necessary to carry out the purposes of this
21 section.

22 (D) Notwithstanding HIPAA or any other provision of law, the
23 comprehensive health care information system shall not publicly disclose any data that

1 contain direct personal identifiers. For the purposes of this section, “direct personal
2 identifiers” include information relating to an individual that contains primary or
3 obvious identifiers, such as the individual’s name, street address, e-mail address,
4 telephone number, and Social Security number.

5 * * *

6 * * * Blueprint for Health * * *

7 Sec. 6. 18 V.S.A. § 702(d) is amended to read:

8 (d) The Blueprint for Health shall include the following initiatives:

9 * * *

10 (8) The use of quality improvement facilitation and other means to support
11 quality improvement activities, including using integrated clinical and claims data,
12 where available, to evaluate patient outcomes and promoting best practices regarding
13 patient referrals and care distribution between primary and specialty care.

14 Sec. 7. BLUEPRINT FOR HEALTH; COMMUNITY HEALTH TEAMS;

15 QUALITY IMPROVEMENT FACILITATION; REPORT

16 On or before January 15, 2023, the Director of Health Care Reform in the Agency of
17 Human Services shall recommend to the House Committees on Health Care and on
18 Appropriations and the Senate Committees on Health and Welfare, on Appropriations,
19 and on Finance the amounts by which health insurers and Vermont Medicaid should
20 increase the amount of the per-person, per month payments they make toward the
21 shared costs of operating the Blueprint for Health community health teams and
22 providing quality improvement facilitation, in furtherance of the goal of providing
23 additional resources necessary for delivery of comprehensive primary care services to

1 Vermonters and to sustain access to primary care services in Vermont. The Agency
2 shall also provide an estimate of the State funding that would be needed to support the
3 increase for Medicaid, both with and without federal financial participation.

4 * * * Options for Extending Moderate Needs Supports * * *

5 Sec. 8. OPTIONS FOR EXTENDING MODERATE NEEDS SUPPORTS;
6 WORKING GROUP; GLOBAL COMMITMENT WAIVER; REPORT

7 (a) As part of developing the Vermont Action Plan for Aging Well as required by
8 2020 Acts and Resolves No. 156, Sec. 3, the Department of Disabilities, Aging, and
9 Independent Living shall convene a working group comprising representatives of older
10 Vermonters, home- and community-based service providers, the Office of the Long-
11 Term Care Ombudsman, the Agency of Human Services, and other interested
12 stakeholders to consider extending access to long-term home- and community-based
13 services and supports to a broader cohort of Vermonters who would benefit from them,
14 and their family caregivers, including:

15 (1) the types of services, such as those addressing activities of daily living, falls
16 prevention, social isolation, medication management, and case management that many
17 older Vermonters need but for which many older Vermonters may not be financially
18 eligible or that are not covered under many standard health insurance plans;

19 (2) the most promising opportunities to extend supports to additional
20 Vermonters, such as expanding the use of flexible funding options that enable
21 beneficiaries and their families to manage their own services and caregivers within a
22 defined budget and allowing case management to be provided to beneficiaries who do
23 not require other services;

1 (3) how to set clinical and financial eligibility criteria for the extended supports,
2 including ways to avoid requiring applicants to spend down their assets in order to
3 qualify;

4 (4) how to fund the extended supports, including identifying the options with the
5 greatest potential for federal financial participation;

6 (5) how to proactively identify Vermonters across all payers who have the
7 greatest need for extended supports;

8 (6) how best to support family caregivers, such as through training, respite, home
9 modifications, payments for services, and other methods; and

10 (7) the feasibility of extending access to long-term home- and community-based
11 services and supports and the impact on existing services.

12 (b) The working group shall also make recommendations regarding changes to
13 service delivery for persons who are dually eligible for Medicaid and Medicare in order
14 to improve care, expand options, and reduce unnecessary cost shifting and duplication.

15 (c) On or before January 15, 2024, the Department shall report to the House
16 Committees on Human Services, on Health Care, and on Appropriations and the Senate
17 Committees on Health and Welfare and on Appropriations regarding the working
18 group’s findings and recommendations, including its recommendations regarding
19 service delivery for dually eligible individuals, and an estimate of any funding that
20 would be needed to implement the working group’s recommendations.

21 (d) If so directed by the General Assembly, the Department shall collaborate with
22 others in the Agency of Human Services as needed in order to incorporate the working
23 group’s recommendations on extending access to long-term home- and community-

1 based services and supports as an amendment to the Global Commitment to Health
 2 Section 1115 demonstration in effect in 2024 or into the Agency’s proposals to and
 3 negotiations with the Centers for Medicare and Medicaid Services for the iteration of
 4 Vermont’s Global Commitment to Health Section 1115 demonstration that will take
 5 effect following the expiration of the demonstration currently under negotiation.

6 * * * Summaries of Green Mountain Care Board Reports * * *

7 Sec. 9. 18 V.S.A. § 9375 is amended to read:

8 § 9375. DUTIES

9 * * *

10 (e)(1) The Board shall summarize and synthesize the key findings and
 11 recommendations from reports prepared by and for the Board, including its expenditure
 12 analyses and focused studies. The Board shall develop, in consultation with the Office
 13 of the Health Care Advocate, a standard for creating plain language summaries that the
 14 public can easily use and understand.

15 (2) All reports and summaries prepared by the Board shall be available to the
 16 public and shall be posted on the Board’s website.

17 * * * Primary Care Providers; Medicaid Reimbursement Rates * * *

18 Sec. 10. MEDICAID REIMBURSEMENT RATES; PRIMARY CARE AT
 19 100 PERCENT OF MEDICARE FISCAL YEAR 2024

20 It is the intent of the General Assembly that Vermont’s health care system should
 21 reimburse all Medicaid participating providers at rates that are equal to 100 percent of
 22 the Medicare rates for the services provided, with first priority for primary care
 23 providers. In support of this goal, in its fiscal year 2024 budget proposal, the

1 Department of Vermont Health Access shall either provide reimbursement rates for
2 Medicaid participating providers for primary care services at rates that are equal to 100
3 percent of the Medicare rates for the services or, in accordance with 32 V.S.A.
4 § 307(d)(6), provide information on the additional amounts that would be necessary to
5 achieve full reimbursement parity for primary care services with the Medicare rates.

6 * * * Prior Authorizations * * *

7 Sec. 11. DEPARTMENT OF FINANCIAL REGULATION; GREEN

8 MOUNTAIN CARE BOARD; PRIOR AUTHORIZATIONS;

9 ADMINISTRATIVE COST REDUCTION; REPORT

10 (a) The Department of Financial Regulation shall explore the feasibility of requiring
11 health insurers and their prior authorization vendors to access clinical data from the
12 Vermont Health Information Exchange whenever possible to support prior
13 authorization requests in situations in which a request cannot be automatically
14 approved.

15 (b) The Department of Financial Regulation shall direct health insurers to provide
16 prior authorization information to the Department in a format required by the
17 Department in order to enable the Department to analyze opportunities to align and
18 streamline prior authorization request processes. The Department shall share its
19 findings and recommendations with the Green Mountain Care Board, and the
20 Department and the Board shall collaborate to provide recommendations to the House
21 Committee on Health Care and the Senate Committees on Health and Welfare and on
22 Finance on or before January 15, 2023 regarding the statutory changes necessary to

1 align and streamline prior authorization processes and requirements across health
2 insurers.

3 * * * Effective Dates * * *

4 Sec. 12. EFFECTIVE DATES

5 (a) Sec. 3 (payment and delivery system reform; appropriations) shall take effect on
6 July 1, 2022.

7 (b) The remainder of this act shall take effect on passage.

8