An act relating to reimbursement parity for health care services delivered in person, by telemedicine, and by audio-only telephone and extending time for flood abatement reimbursement

It is hereby enacted by the General Assembly of the State of Vermont:

Sec. 1.  8 V.S.A. § 4100l is amended to read:

§ 4100l.  COVERAGE OF HEALTH CARE SERVICES DELIVERED BY AUDIO-ONLY TELEPHONE

* * *

(b)(1)  A health insurance plan shall provide coverage for all medically necessary, clinically appropriate health care services delivered remotely by audio-only telephone to the same extent that the plan would cover the services if they were provided through in-person consultation.  Services covered under this subdivision shall include services that are covered when provided in the home by home health agencies.

(2)(A)  A health insurance plan shall provide the same reimbursement rate for services billed using equivalent procedure codes and modifiers, subject to the terms of the health insurance plan and provider contract, regardless of whether the service was provided through an in-person visit with the health care provider or by audio-only telephone.

(B)  The provisions of subdivision (A) of this subdivision (2) shall not apply in the event that a health insurer and health care provider enter into a
value-based contract for health care services that include care delivered by
audio-only telephone.

(c) A health insurance plan may charge an otherwise permissible
deductible, co-payment, or coinsurance for a health care service delivered by
audio-only telephone, provided that it does not exceed the deductible, co-
payment, or coinsurance applicable to an in-person consultation.

(d) A health insurance plan shall not require a health care provider to
have an existing relationship with a patient in order to be reimbursed for health
care services delivered by audio-only telephone.

Sec. 2. REPEAL; TELEMEDICINE REIMBURSEMENT PARITY SUNSET

2020 Acts and Resolves No. 91, Sec. 27 (repealing 8 V.S.A. § 4100k(a)(2),
telemedicine reimbursement parity, on January 1, 2026) is repealed.

Sec. 3. 2024 Acts and Resolves No. 82, Sec. 1(a)(1) is amended to read:

(a)(1) The Commissioner of Taxes may approve an application by a
municipality for reimbursement of State education property tax payments owed
under 32 V.S.A. § 5402(c) and 16 V.S.A. § 426. To be eligible for
reimbursement under this section, prior to April November 15, 2024, a
municipality must have abated, in proportion to the abated municipal tax,
under 24 V.S.A. § 1535 the State education property taxes that were assessed
on eligible property, after application of any property tax credit allowed under
32 V.S.A. chapter 154.
Sec. 4. EFFECTIVE DATES

This act shall take effect on January 1, 2025, except this section and Sec. 3 (extension for flood abatement reimbursement) shall take effect on passage.