TO T	THE	HON	ORA	BLE	SEN	ATE:

1

- The Committee on Health and Welfare to which was referred Senate Bill

  No. 151 entitled "An act relating to pay parity and transparency in health care"

  respectfully reports that it has considered the same and recommends that the

  bill be amended by striking out all after the enacting clause and inserting in

  lieu thereof the following:
- 7 Sec. 1. 8 V.S.A. § 4062 is amended to read:
- 8 § 4062. FILING AND APPROVAL OF POLICY FORMS AND PREMIUMS

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10 (b)(1) In conjunction with a rate filing required by subsection (a) of this 11 section, an insurer shall file a plain language summary of the proposed rate. 12 All summaries shall include a brief justification of any rate increase requested; 13 the information that the Secretary of the U.S. Department of Health and Human Services (HHS) requires for rate increases over 10 percent; the 14 15 amount of total premium revenue expended on care coordination and 16 management, as defined by the Board; and any other information required by 17 the Board. The plain language summary shall be in the format required by the 18 Secretary of HHS pursuant to the Patient Protection and Affordable Care Act 19 of 2010, Pub. L. No. 111-148, as amended by the Health Care and Education 20 Reconciliation Act of 2010, Pub. L. No. 111-152, and shall include notification

1	of the public comment period established in subsection (c) of this section. In
2	addition, the insurer shall post the summaries on its website.
3	* * *
4	Sec. 2. 8 V.S.A. § 4100g is amended to read:
5	§ 4100g. COLORECTAL CANCER SCREENING, COVERAGE
6	REQUIRED
7	* * *
8	(b) Insurers shall provide coverage for colorectal cancer screening at a
9	minimum in accordance with U.S. Preventive Services Task Force guidelines,
10	including:
11	(1) Providing providing an insured 50 years of age or older with the
12	option of:
13	(A) annual fecal occult blood testing plus one flexible sigmoidoscopy
14	every five years; or
15	(B) one colonoscopy every 10 years;
16	(2) For for an insured who is at high risk for colorectal cancer,
17	colorectal cancer screening examinations and laboratory tests as recommended
18	by the treating physician.
19	* * *
20	Sec. 3. [Deleted.]
21	Sec. 4. 18 V.S.A. chapter 21, subchapter 3 is amended to read:

1	Subchapter 3. Venereal Diseases Sexually Transmitted Infections
2	§ 1091. VENEREAL DISEASES SEXUALLY TRANSMITTED
3	INFECTIONS; DEFINITIONS
4	As used in this subchapter, unless the context requires otherwise:
5	* * *
6	(2) "Venereal disease Sexually transmitted infection" or "sexually
7	transmitted disease" means syphilis, gonorrhea, human papillomavirus, and
8	any other sexually transmitted infection or disease that the Department finds
9	to be of significance and amenable to control.
10	* * *
11	§ 1107. CONSENT TO PREVENTIVE SERVICES AND TREATMENT BY
12	<u>MINORS</u>
13	(a) A minor 12 years of age or older may consent to medical care by a
14	licensed physician related to the prevention of a sexually transmitted infection.
15	(b) Consent under this section shall not be subject to disaffirmance due to
16	minority of the individual consenting. The consent of the parent or legal
17	guardian of a minor consenting under this section shall not be necessary to
18	authorize care as described in this subsection.
19	(c) A minor 12 years of age or older who has or is suspected to have a
20	sexually transmitted infection may consent to treatment in accordance with the
21	provisions of section 4226 of this title.

1	Sec. 5. CONFORMING REVISION
2	When preparing the Vermont Statutes Annotated for publication, the Office
3	of Legislative Counsel shall make the following revisions throughout the
4	statutes as needed for consistency with Sec. 4 of this act, provided the revisions
5	have no effect on the meaning of the affected statutes: replace "venereal
6	disease" with "sexually transmitted infection."
7	Sec. 6. 18 V.S.A. § 9414a is amended to read:
8	§ 9414a. ANNUAL REPORTING BY HEALTH INSURERS
9	* * *
10	(b) Health insurers with a minimum of 2,000 Vermont lives covered at the
11	end of the preceding year or who offer insurance through the Vermont Health
12	Benefit Exchange pursuant to 33 V.S.A. chapter 18, subchapter 1 shall
13	annually report the following information to the Commissioner of Financial
14	Regulation, in plain language, as an addendum to the health insurer's annual
15	<del>statement:</del>
16	<u>* * *</u>
17	(21) the health insurer's legal expenses related to claims or service
18	denials during the preceding year; and
19	(22) the amount and recipient of charitable contributions made by the
20	health insurer during the preceding year.; and
21	(23) risk based capital reports.

1	<mark>* * *</mark>
2	Sec. 7. PRIMARY CARE INVESTMENT TARGET; REPORT
3	(a) The Director of Health Care Reform in the Agency of Human
4	Services, in consultation with the Green Mountain Care Board, primary
5	care clinicians, primary care professional associations, and other
6	interested stakeholders, shall develop a proposal for establishing a
7	Vermont-specific all-payer primary care investment target. In developing
8	the proposal, the Director shall take into consideration design
9	requirements necessary to secure Medicare's participation in multipayer
10	alternative payment models in Vermont.
11	(b) On or before January 15, 2025, the Director of Health Care Reform
12	shall provide the proposal to the House Committee on Health Care and
13	the Senate Committee on Health and Welfare.
14	Sec. 7. 18 V.S.A. § 9414b is added to read:
15	§ 9414b. INCREASING PRIMARY CARE SPENDING ALLOCATIONS
16	(a)(1) Each of the following entities shall increase the percentage of total
17	health care spending it allocates to primary care, using the baseline percentages
18	determined by the Green Mountain Care Board in accordance with 2020 Acts
19	and Resolves No. 17, by at least one percentage point per year until primary
20	care comprises at least 12 percent of the plan's or payer's overall annual health
21	<del>care spending:</del>

1	(A) each health insurer with 500 or more covered lives for
2	comprehensive, major medical health insurance in this State;
3	(B) the State Employees' Health Benefit Plan; and
4	(C) health benefit plans offered pursuant to 24 V.S.A. § 4947 to
5	entities providing educational services.
6	(2) Upon achieving the 12 percent primary care spending allocation
7	required by subdivision (1) of this subsection, each plan or payer shall
8	maintain or increase the percentage of total health care spending it allocates to
9	primary care at or above 12 percent.
10	(3) A plan's or payer's increased proportional spending on primary care
11	<del>shall not:</del>
12	(A) result in higher health insurance premiums;
13	(B) be achieved through increased fee for service payments to
14	<del>providers; or</del>
15	(C) increase the plan's or payer's overall health care expenditures.
16	(b)(1) On or before June 1 of each year, each entity listed in subdivisions
17	(a)(1)(A) (C) of this section shall report to the Green Mountain Care Board the
18	percentage of its total health care spending that was allocated to primary care
19	during the previous plan year.
20	(2) On or before December 1 of each year from 2024 to 2029, the Green
21	Mountain Care Board shall report to the House Committee on Health Care and

1	the Senate Committees on Health and Welfare and on Finance on progress
2	toward increasing the percentage of health care spending systemwide that is
3	allocated to primary care.
4	Sec. 8. 18 V.S.A. chapter 220 is amended to read:
5	CHAPTER 220. GREEN MOUNTAIN CARE BOARD
6	* * *
7	§ 9372. PURPOSE
8	It is the intent of the General Assembly to create an independent board to
9	promote the general good of the State by:
10	(1) improving the health of the population; and
11	(2) reducing the per-capita rate of growth in expenditures for health
12	services in Vermont across all payers, while ensuring that access to care and
13	quality of care are not compromised;, through the review and approval of
14	health insurance rates, hospital and accountable care organization (ACO)
15	budgets and ACO certification, and data analytics.
16	(3) enhancing the patient and health care professional experience of
17	<mark>care;</mark>
18	(4) recruiting attracting and retaining high-quality health care
19	professionals; and
20	(5) achieving administrative simplification in health care financing and
21	delivery.

1	* * *
2	§ 9374. BOARD MEMBERSHIP; AUTHORITY
3	* * *
4	(b)(1) The initial term of each member of the Board, including the Chair,
5	shall be seven years, and the term of the Chair shall be six years thereafter.
6	(2) The term of each member other than the Chair shall be six years,
7	except that of the members first appointed, one each shall serve a term of three
8	years, four years, five years, and six years. [Repealed.]
9	(3) Subject to the nomination and appointment process, a $\underline{A}$ member may
10	serve more than one term. A member may be reappointed to an additional
11	term subject to the requirements of section 9391 of this title.
12	* * *
13	§ 9391. NOMINATION AND APPOINTMENT PROCESS
14	(a) Whenever Candidate selection process.
15	(1) Unless a vacancy is filled by reappointment pursuant to subsection
16	(c) of this section, not later than 90 days prior to a known vacancy occurs
17	occurring on the Green Mountain Care Board, or when an incumbent does not
18	declare that he or she will be a candidate to succeed himself or herself, the
19	Green Mountain Care Board Nominating Committee shall commence its
20	nomination application process. The Committee shall select for consideration
21	by the Committee, by majority vote, and provided that a quorum is present,

1	from the applications for membership on the Green Mountain Care Board as
2	many candidates as it deems qualified for the position or positions to be filled.
3	The Committee shall base its determinations on the qualifications set forth in
4	section 9392 of this section title.
5	(2) A Board member who is resigning from the Board prior to the
6	expiration of the member's term shall notify the Committee Chair of the
7	member's anticipated resignation date. Once notified, the Committee Chair
8	shall commence the nomination application process as soon as is practicable in
9	light of the anticipated resignation date and shall notify the Governor of the
10	anticipated vacancy.
11	(b) Nomination list. The Committee shall submit to the Governor the
12	names of the persons individuals it deems qualified to be appointed to fill the
13	position or positions and the name of any incumbent member who was not
14	reappointed pursuant to subsection (c) of this section and who declares notifies
15	the Committee Chair that he or she the incumbent wishes to be a candidate to
16	succeed himself or herself nominated. An incumbent shall not be required to
17	submit an application for nomination and appointment to the Committee under
18	subsection (a) of this section.
19	(c) Reappointment; notification. To be considered for reappointment to the

Green Mountain Care Board, a Board member whose term is expiring shall

notify the Governor, not later than 120 days prior to the member's term

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1	expiration date, that the member is seeking reappointment. If the Board
2	member is not reappointed by the Governor on or before 30 days after
3	notifying the Governor, the member's term shall end on the expiration date of
4	the member's current term, unless the member is nominated as provided in
5	subsection (b) of this section and subsequently appointed or as otherwise
6	provided by law. A Board member's reappointment shall be subject to the
7	consent of the Senate.
8	(e)(d) The Appointment; Senate consent. Unless the Governor reappointed
9	a Board member pursuant to subsection (c) of this section, the Governor shall
10	make an appointment to the Green Mountain Care Board from the list of
11	qualified candidates submitted pursuant to subsection (b) of this section <u>not</u>
12	later than 45 days after receipt of the candidate list. The appointment shall be
13	subject to the consent of the Senate. The names of candidates submitted and
14	not selected shall remain confidential.
15	(d)(e) Confidentiality. All proceedings of the Committee, including the
16	names of candidates considered by the Committee and information about any
17	candidate submitted by any source, shall be confidential.
18	Sec. 8a. 18 V.S.A. § 9406 is added to read:
19	<u>§ 9406. GREEN MOUNTAIN CARE BOARD; MEDIATION PRIOR TO</u>
20	TERMINATION OR NONRENEWAL

1	At least 60 days prior to the termination of a contract between a health care
2	provider, including a health care facility, and a health plan issued or offered by
3	a health insurer, the parties shall utilize the mediation services of the Green
4	Mountain Care Board to assist in resolving any outstanding contractual issues.
5	The results of the mediation shall not be binding on the parties.
6	Sec. 8b. 18 V.S.A. § 9453 is amended to read:
7	§ 9453. POWERS AND DUTIES
8	(a) The Board shall:
9	(1) adopt uniform formats that hospitals shall use to report financial,
10	scope-of-services, and utilization data and information;
11	(2) designate a data organization with which hospitals shall file
12	financial, scope-of-services, and utilization data and information; and
13	(3) designate a data organization or organizations to process, analyze,
14	store, or retrieve data or information; and
15	(4) develop a methodology for establishing regulating hospital global
16	budgets.
17	(b) To effectuate the purposes of this subchapter, the Board may adopt rules
18	under 3 V.S.A. chapter 25.
19	Sec. 9. 18 V.S.A. § 9456 is amended to read:
20	§ 9456. BUDGET REVIEW
21	* * *

1	(d)(1) Annually, on or before September 15, followed by a written decision
2	by October 1, the Board shall establish a budget for each hospital on or before
3	September 15, followed by a written decision by October 1 that meets the
4	acceptable range of comparison to the national, regional, or in-state peer group
5	norms set forth in the indicators, ratios, and statistics pre-established by the
6	Board as required by subdivision (c)(2) of this section, and is affordable;
7	promotes quality care; promotes access to health care; protects solvency; and is
8	not unjust, unfair, inequitable, misleading, or contrary to the laws of this State.
9	Each hospital shall operate within the budget established under this section.
10	* * *
11	(e)(1) The Board may establish a process to define, on an annual basis,
12	criteria for hospitals to meet, such as utilization and inflation benchmarks.
13	Any such criteria or benchmarks shall be set at the hospital level or across the
14	health care system, and not at an individual cost center or service level. The
15	Board shall consult with stakeholders prior to establishing any such criteria or
16	benchmarks; any criteria or benchmarks shall be established not later than
17	March 31 annually and shall not be adjusted or amended during the budget
18	process except by mutual agreement of the affected parties.
19	(2) The Board may waive one or more of the review processes listed in
20	subsection (b) of this section.
21	* * *

- 1 Sec. 10. 21 V.S.A. § 640 is amended to read:
- 2 § 640. MEDICAL BENEFITS; ASSISTIVE DEVICES; HOME AND
- 3 AUTOMOBILE MODIFICATIONS

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(d) The liability of the employer to pay for medical, surgical, hospital, and nursing services and supplies, prescription drugs, and durable medical equipment provided to the injured employee under this section shall not exceed the maximum fee for a particular service, prescription drug, or durable medical equipment as provided by a schedule of fees and rates prepared by the Commissioner. The Commissioner shall update the schedule of fees and rates on a consistent basis and not less than biennially. The reimbursement rate for services and supplies in the fee schedule shall include consideration of medical necessity, clinical efficacy, cost-effectiveness, and safety, and those services and supplies shall be provided on a nondiscriminatory basis consistent with workers' compensation and health care law. The Commissioner shall authorize reimbursement at a rate higher than the scheduled rate if the employee demonstrates to the Commissioner's satisfaction that reasonable and necessary treatment, prescription drugs, or durable medical equipment is not available at the scheduled rate. An employer shall establish direct billing and payment procedures and notification procedures as necessary for coverage of medically necessary medically necessary prescription medications for chronic

1	conditions of injured employees, in accordance with rules adopted by the		
2	Commissioner.		
3	* * *		
4	Sec. 11. 33 V.S.A. § 1901a is amended to read:		
5	§ 1901a. MEDICAID BUDGET		
6	(a) Financial plan. The General Assembly shall approve each year a		
7	Medicaid budget. The annual Medicaid budget shall include an annual		
8	financial plan, and a five-year financial plan accounting for expenditures and		
9	revenues relating to Medicaid and any other health care assistance program		
10	administered by the Agency of Human Services.		
11	(b) Quarterly information and analysis. The Secretary of Human Services		
12	or his or her the Secretary's designee and the Commissioner of Finance and		
13	Management shall provide quarterly to the Joint Fiscal Committee such		
14	information and analysis as the Committee reasonably determines is necessary		
15	to assist the General Assembly in the preparation of the Medicaid budget.		
16	(c) Medicaid provider rates; primary care. It is the intent of the General		
17	Assembly that Vermont's health care system should reimburse all Medicaid		
18	participating providers at rates that are equal to at least 100 percent of the		
19	Medicare rates for the services provided, with first priority for primary care		
20	providers. In support of this goal, in its annual budget proposal, the		
21	Department of Vermont Health Access shall either provide reimbursement		

1	rates for Medicaid participating providers for primary care services at rates that		
2	are equal to 100 percent of the Medicare rates for the services in effect in		
3	calendar year 2021, with positive Consumer Price Index Medicare Economic		
4	Index inflation adjustment rates in subsequent years, or, in accordance with 32		
5	V.S.A. § 307(d)(6), provide information on the additional amounts that would		
6	be necessary to achieve full reimbursement parity for primary care services		
7	with the Medicare rates.		
8	Sec. 11a. AHEAD MODEL; LEGISLATIVE INTENT		
9	(a) It is the intent of the General Assembly that the State of Vermont apply		
10	for and consider participating in the States Advancing All-Payer Health Equity		
11	Approaches and Development (AHEAD) Model with the Centers for Medicare		
12	and Medicaid Services, which includes hospital global budgets, increased		
13	investment in primary care, continued investment in the Support and Services		
14	at Home (SASH) program, and improvements in health equity. If the State of		
15	Vermont is selected, it is the intent of the General Assembly that the State		
16	participate in the Model beginning on January 1, 2026, provided the Model is		
17	determined to be beneficial in addressing the State's goals of improving		
18	affordability, access to care, quality of care, health equity, and hospital		
19	sustainability.		
20	(b) It is the intent of the General Assembly that global hospital budgets		
21	include the participation of all major payers and insurers and of Vermont		

1	hospitals, and that the budgets will be sustainable for all types of hospitals in	
2	the State, with the goal of improving affordability, accessibility, and quality of	
3	care for Vermonters.	
4	(c) It is the intent of the General Assembly that any agreement entered int	
5	between the State and the federal government for Vermont's participation in	
6	the AHEAD Model:	
7	(1) acknowledges the decades of successful implementation of payment	
8	reform initiatives that have made Vermont one of the lowest Medicare-	
9	spending states, despite having one of the oldest populations, by investing in	
10	primary care, integration of health and human services, SASH, the rural health	
11	system, and critical hospital transformation efforts;	
12	(2) accounts for the savings generated by these initiatives to achieve the	
13	sustainability of the rural health care system; and	
14	(3) acknowledges the continued costs to the system due to ongoing	
15	pressures from the global COVID-19 pandemic and health care inflation,	
16	including the increased costs of staffing to meet workforce needs, by ensuring	
17	a model that creates transparent and sustainable payments to providers.	
18	(d) It is the intent of the General Assembly that the Green Mountain	
19	Care Board and the Agency of Human Services enter into an agreement	
20	with the Centers for Medicare and Medicaid Services for Vermont to	
21	participate in the AHEAD Model if the agreement:	

1	(1) builds on the hospital transformation efforts currently underway	
2	in accordance with 2022 Acts and Resolves No. 167, Secs. 1 and 2;	
3	(2) advances integration of Vermont's system of care;	
4	(3) increases investments in primary care;	
5	(4) continues investments in the Support and Services at Home	
6	(SASH) program;	
7	(5) includes mental health care and long-term care services and	
8	providers, to the extent practicable;	
9	(6) is inclusive of all Vermont hospitals at a level that is appropriate	
10	to each hospital's size and financial capacity; and	
11	(7) provides the resources necessary to facilitate Vermont's	
12	participation in the Model in a manner designed to improve population	
13	health, advance health equity, and curb the growth of health care costs in	
14	this State.	
15	Sec. 11b. AHEAD MODEL; ADMINISTRATIVE PROCESSES	
16	(a) It is the intent of the General Assembly that the Administration and the	
17	Green Mountain Care Board, in In their negotiations and planning for the	
18	AHEAD Model with the Centers for Medicare and Medicaid Services, the	
19	Green Mountain Care Board and Agency of Human Services shall identify	
20	any necessary modifications to the regulatory structures in Vermont law and	

1	recommend those changes to the General Assembly in a timely manner in		
2	order to have them considered prior to the Model's implementation.		
3	(b) The Director of Health Care Reform in the Agency of Human		
4	Services shall provide input to the Green Mountain Care Board to inform		
5	the Board's development of methodologies and processes for establishing		
6	hospital global budgets. In addition, the Board shall convene interested		
7	stakeholders to consider appropriate processes for regulating hospital		
8	global budgets, including how best to integrate Vermont's hospital budget		
9	review process with the requirements of the AHEAD Model.		
10	Sec. 12. GREEN MOUNTAIN CARE BOARD; HEALTH CARE		
11	CONTRACTS; FEE SCHEDULES; REPORT		
12	(a)(1) The Green Mountain Care Board shall collect and review a		
13	representative sample of health care contracts and fee schedules from health		
14	insurers, including contracts and fee schedules with hospital-affiliated, non-		
15	hospital-affiliated, and independent health care providers to inform the Board's		
16	development of a methodology for increasing the transparency around health		
17	care contracts.		
18	(2) The Board shall examine reimbursement rates for different types of		
19	health care professionals, including primary care providers, physical therapists,		
20	and other allied health professionals, and identify opportunities to modify		

1	reimbursement rates in a manner that increases equity across health care	
2	providers and health care settings.	
3	(b) On or before January 15, 2025, the Board shall provide information to	
4	the House Committee on Health Care and the Senate Committees on Health	
5	and Welfare and on Finance regarding the Board's proposed methodology for	
6	increasing the transparency around health care contracts, including the	
7	standards and criteria that the Board intends to use for its reviews of health	
8	care contracts and fee schedules, and any recommendations for legislative	
9	action. The Board shall also recommend ways to create greater equity in	
10	reimbursement rates across health care providers and health care settings.	
11	(c) Confidential business information and trade secrets received from an	
12	insurer pursuant to subsection (a) of this section shall be exempt from public	
13	inspection and copying under 1 V.S.A. § 317(c)(9) and shall be kept	
14	confidential, except that the Board may disclose or release information	
15	publicly in summary or aggregate form if doing so would not disclose	
16	confidential business information or trade secrets.	
17	Sec. 12a. GREEN MOUNTAIN CARE BOARD REGULATORY REVIEW;	
18	REALIGNMENT REPORT	
19	The Green Mountain Care Board, in consultation with the Director of	
20	Health Care Reform in the Agency of Human Services, shall evaluate	
21	realignment of the timing of the Green Mountain Care Board's regulatory	

1	processes. The evaluation shall build and e	expand upon the Board's regulatory	
2	alignment efforts and may include consider	ring alternative regulatory models	
3	such as multi-year budget reviews, multi-ye	ear financial stability audits, and	
4	other regulatory processes that achieve the	State's goals of improving the	
5	health of the population and reducing the per capita rate of cost growth while		
6	ensuring access to and quality of health care. The Board shall report its		
7	findings and recommendations to the House Committee on Health Care and the		
8	Senate Committees on Health and Welfare and on Finance on or before		
9	January 15, 2025.		
10	Sec. 13. EFFECTIVE DATE		
11	This act shall take effect on July 1, 2024	l <u>.</u>	
12			
13			
14			
15			
16			
17	(Committee vote:)		
18			
19		Senator	
20		FOR THE COMMITTEE	