1	S.126
2	An act relating to health care payment and delivery system reform
3	It is hereby enacted by the General Assembly of the State of Vermont:
4	* * * Purpose of the Act; Goals * * *
5	Sec. 1. PURPOSE; GOALS
6	The purpose of this act is to promote the transformation of Vermont's
7	health care system. In enacting this legislation, the General Assembly intends
8	to advance the following goals:
9	(1) improvements in health outcomes, quality of care, and regional
10	access to services;
11	(2) an integrated system of care, with robust care coordination and
12	increased investments in primary care, home health care, and long-term care;
13	(3) stabilizing health care providers, reducing commercial health
14	insurance premiums, and managing hospital costs based on the total cost of
15	care, beginning with reference-based pricing and continuing on to global
16	hospital budgets; and
17	(4) improving population health and increasing access to health
18	insurance coverage.
19	* * * Hospital Budgets and Payment Reform * * *

1	Sec. 2. 18 V.S.A. § 9375 is amended to read:
2	§ 9375. DUTIES
3	(a) The Board shall execute its duties consistent with the principles
4	expressed in section 9371 of this title.
5	(b) The Board shall have the following duties:
6	(1) Oversee the development and implementation, and evaluate the
7	effectiveness, of health care payment and delivery system reforms designed to
8	control the rate of growth in health care costs; promote seamless care,
9	administration, and service delivery; and maintain health care quality in
10	Vermont, including ensuring that the payment reform pilot projects set forth in
11	this chapter are consistent with such reforms.
12	(A) Implement by rule, pursuant to 3 V.S.A. chapter 25,
13	methodologies for achieving payment reform and containing costs that may
14	include the participation of Medicare and Medicaid, which may include the
15	creation of health care professional cost-containment targets, <u>reference-based</u>
16	pricing, global payments, bundled payments, global budgets, risk-adjusted
17	capitated payments, or other uniform payment methods and amounts for

integrated delivery systems, health care professionals, or other provider

arrangements.

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1 (5) Set rates for health care professionals pursuant to section 9376 of
2 this title, to be implemented over time <u>beginning</u> with <u>reference-based pricing</u>
3 <u>as soon as practicable, but not later than 2027</u>, and make adjustments to the
4 rules on reimbursement methodologies as needed.

- (6) Approve, modify, or disapprove requests for health insurance rates pursuant to 8 V.S.A. § 4062, taking into consideration the requirements in the underlying statutes; changes in health care delivery; changes in payment methods and amounts, including implementation of reference-based pricing; protecting insurer solvency; and other issues at the discretion of the Board.
- (7) Review and establish hospital budgets pursuant to chapter 221, subchapter 7 of this title, including establishing standards for global hospital budgets that reflect the implementation of reference-based pricing and the total cost of care targets determined in collaboration with federal partners and other stakeholders or as set by the Statewide Health Care Delivery Plan developed pursuant to section 9403 of this title, once established. Beginning not later than hospital fiscal year 2028, the Board shall establish global hospital budgets for one or more Vermont hospitals that are not critical access hospitals. By hospital fiscal year 2030, the Board shall establish global hospital budgets for all Vermont hospitals.

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1 Sec. 3. 18 V.S.A. § 9376 is amended to read:

§ 9376. PAYMENT AMOUNTS; METHODS

(a) <u>Intent.</u> It is the intent of the General Assembly to ensure payments to health care professionals that are consistent with efficiency, economy, and quality of care and will permit them to provide, on a solvent basis, effective and efficient health services that are in the public interest. It is also the intent of the General Assembly to eliminate the shift of costs between the payers of health services to ensure that the amount paid to health care professionals is sufficient to enlist enough providers to ensure that health services are available to all Vermonters and are distributed equitably.

(b) Rate-setting.

(1) The Board shall set reasonable rates for health care professionals, health care provider bargaining groups created pursuant to section 9409 of this title, manufacturers of prescribed products, medical supply companies, and other companies providing health services or health supplies based on methodologies pursuant to section 9375 of this title, in order to have a consistent reimbursement amount accepted by these persons. In its discretion, the Board may implement rate-setting for different groups of health care professionals over time and need not set rates for all types of health care professionals. In establishing rates, the Board may consider legitimate differences in costs among health care professionals, such as the cost of

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1 providing a specific necessary service or services that may not be available 2 elsewhere in the State, and the need for health care professionals in particular 3 areas of the State, particularly in underserved geographic or practice shortage 4 areas. 5 (2) Nothing in this subsection shall be construed to: 6 (A) limit the ability of a health care professional to accept less than 7 the rate established in subdivision (1) of this subsection (b) from a patient 8 without health insurance or other coverage for the service or services received; 9 or 10 (B) reduce or limit the covered services offered by Medicare or Medicaid. 11 12 (c) Methodologies. The Board shall approve payment methodologies that 13 encourage cost-containment; provision of high-quality, evidence-based health 14 services in an integrated setting; patient self-management; access to primary 15 care health services for underserved individuals, populations, and areas; and 16 healthy lifestyles. Such methodologies shall be consistent with payment 17 reform and with evidence-based practices, and may include fee-for-service 18 payments if the Board determines such payments to be appropriate. 19 (d) <u>Supervision</u>. To the extent required to avoid federal antitrust violations

and in furtherance of the policy identified in subsection (a) of this section, the

Board shall facilitate and supervise the participation of health care

professionals and health care provider bargaining groups in the process described in subsection (b) of this section.

(e) Reference-based pricing.

(1) The Board shall establish reference-based prices that represent the amounts that health insurers in this State shall pay to hospitals for items provided and services delivered in Vermont. The purposes of reference-based pricing are to contain costs and to move health care professionals toward a site-neutral pricing structure while also allowing the Board to differentiate prices among health care professionals based on factors such as demographics, population health in a given hospital service area, payer mix, acuity, social risk factors, and a specific health care professional's role in Vermont's health care system. The Board shall consult with health insurers, hospitals, other health care professionals as applicable, the Office of the Health Care Advocate, and the Agency of Human Services on ways to approach reference-based pricing in an effort to achieve all-payer alignment on design and implementation of the program.

(2)(A) Reference-based prices established pursuant to this subsection (e) shall be based on a percentage of the Medicare reimbursement rate for the same or a similar item or service, provided that after the Board establishes initial prices that are referenced to Medicare, the Board may opt to update the prices in the future based on a reasonable rate of growth that is separate from

1	Medicare rates, such as the Medicare Economic Index measure of inflation, in
2	order to provide predictability and consistency for health care professionals
3	and payers and to protect against federal funding pressures that may impact
4	Medicare rates in an unpredictable manner.
5	(B) In establishing reference-based prices pursuant to this subsection
6	(e), the Board shall consider the composition of the communities served by the
7	hospital, including the health of the population, demographic characteristics,
8	acuity, payer mix, labor costs, social risk factors, and other factors that may
9	affect the costs of providing care in the hospital service area.
10	(3)(A) The Board shall begin implementing reference-based pricing by
11	establishing the amounts that health insurers in this State shall pay to Vermont
12	hospitals for items provided and services delivered to individuals covered by
13	the health insurer's plans as soon as practicable but not later than hospital
14	fiscal year 2027.
15	(B) The Board shall implement reference-based pricing in a manner
16	that does not allow hospitals to charge or collect from patients any amount in
17	excess of the reference-based amount established by the Board for the item
18	provided or service delivered.
19	(C) The Board, in collaboration with the Department of Financial
20	Regulation, shall monitor the implementation of reference-based pricing to
21	ensure that any decreased prices paid to hospitals result in commensurate

1	decreases in health insurance premiums. The Board shall post its findings
2	regarding the alignment between price decreases and premium decreases
3	annually on its website.
4	(4) The Board shall identify factors that would necessitate terminating
5	the use of reference-based pricing in one or more hospitals, such as a reduction
6	in access to or quality of care.
7	(5) The Agency of Human Services, in consultation with the Green
8	Mountain Care Board, may implement reference-based pricing for services
9	delivered outside a hospital, such as primary care services, and may increase or
10	decrease the percentage of Medicare or another benchmark as appropriate, first
11	to enhance access to primary care and later for alignment with the Statewide
12	Health Care Delivery Plan established pursuant to section 9403 of this title,
13	once established.
14	Sec. 4. 18 V.S.A. § 9454 is amended to read:
15	§ 9454. HOSPITALS; DUTIES
16	(a) Hospitals shall file the following information at the time and place and
17	in the manner established by the Board:
18	* * *
19	(6) known depreciation schedules on existing buildings, a four-year

capital expenditure projection, and a one-year capital expenditure plan; and

1	(7) the number of employees of the hospital whose duties are primarily
2	administrative in nature, as defined by the Board, and the number of
3	employees whose duties primarily involve delivering health care services
4	directly to hospital patients;
5	(8) information regarding base salaries and total compensation for the
6	hospital's executive and clinical leadership and for its employees who deliver
7	health care services directly to hospital patients;
8	(9) proposals for ways in which the hospital can support community-
9	based, independent, and nonhospital providers, including mental health and
10	substance use disorder treatment providers, primary care providers, long-term
11	care providers, and physical therapists; services provided through the Blueprint
12	for Health, Choices for Care, and Support and Services at Home (SASH);
13	investments in the health care workforce; and other nonhospital aspects of
14	Vermont's health and human services systems that affect population health
15	outcomes, including the social drivers of health; and
16	(10) such other information as the Board may require.
17	(b) Hospitals shall submit information as directed by the Board in order to
18	maximize hospital budget data standardization and allow the Board to make
19	direct comparisons of hospital expenses across the health care system.
20	(c) Hospitals shall adopt a fiscal year that shall begin on October 1.

1	Sec. 5. 18 V.S.A. § 9456 is amended to read:
2	§ 9456. BUDGET REVIEW
3	(a) The Board shall conduct reviews of each hospital's proposed budget
4	based on the information provided pursuant to this subchapter and in
5	accordance with a schedule established by the Board.
6	(b) In conjunction with budget reviews, the Board shall:
7	(1) review utilization information;
8	(2) consider the Statewide Health Care Delivery Plan developed
9	pursuant to section 9403 of this title, once established, including the total cost
10	of care targets, and consult with the Agency of Human Services to ensure
11	compliance with federal requirements regarding Medicare and Medicaid;
12	(3) consider the Health Resource Allocation Plan identifying Vermont's
13	critical health needs, goods, services, and resources developed pursuant to
14	section 9405 of this title;
15	(3)(4) consider the expenditure analysis for the previous year and the
16	proposed expenditure analysis for the year under review;
17	(4)(5) consider any reports from professional review organizations;
18	(6) for a hospital that operates within a hospital network, review the
19	hospital network's financial operations as they relate to the budget of the
20	individual hospital;

1	(7) exclude revenue derived from primary care, mental health care, and
2	substance use disorder treatment services when determining a hospital's net
3	patient revenue and any total cost of care targets;
4	(5)(8) solicit public comment on all aspects of hospital costs and use and
5	on the budgets proposed by individual hospitals;
6	(6)(9) meet with hospitals to review and discuss hospital budgets for the
7	forthcoming fiscal year;
8	(7)(10) give public notice of the meetings with hospitals, and invite the
9	public to attend and to comment on the proposed budgets;
10	(8)(11) consider the extent to which costs incurred by the hospital in
11	connection with services provided to Medicaid beneficiaries are being charged
12	to non-Medicaid health benefit plans and other non-Medicaid payers;
13	(9)(12) require each hospital to file an analysis that reflects a reduction
14	in net revenue needs from non-Medicaid payers equal to any anticipated
15	increase in Medicaid, Medicare, or another public health care program
16	reimbursements, and to any reduction in bad debt or charity care due to an
17	increase in the number of insured individuals;
18	(10)(13) require each hospital to provide information on administrative
19	costs, as defined by the Board, including specific information on the amounts
20	spent on marketing and advertising costs;

(11)(14) require each hospital to create or maintain connectivity to the
State's Health Information Exchange Network in accordance with the criteria
established by the Vermont Information Technology Leaders, Inc., pursuant to
subsection 9352(i) of this title, provided that the Board shall not require a
hospital to create a level of connectivity that the State's Exchange is unable to
support;
(12)(15) review the hospital's investments in workforce development
initiatives, including nursing workforce pipeline collaborations with nursing
schools and compensation and other support for nurse preceptors; and
(13)(16) consider the salaries for the hospital's executive and clinical
leadership, including variable payments and incentive plans, and the hospital's
salary spread, including a comparison of median salaries to the medians of
northern New England states and a comparison of the base salaries and total
compensation for the hospital's executive and clinic leadership with those of
the hospital's lowest-paid employees who deliver health care services directly
to hospital patients; and
(17) consider the number of employees of the hospital whose duties are
primarily administrative in nature, as defined by the Board, compared with the
number of employees whose duties primarily involve delivering health care
services directly to hospital patients.

1	(c) Individual hospital budgets established under this section shall:
2	(1) be consistent, to the extent practicable, with the <u>Statewide Health</u>
3	Care Delivery Plan, once established, including the total cost of care targets,
4	and with the Health Resource Allocation Plan;
5	(2) reflect the reference-based prices established by the Board pursuant
6	to section 9376 of this title;
7	(3) take into consideration national, regional, or in-state peer group
8	norms, according to indicators, ratios, and statistics established by the Board;
9	(3)(4) promote efficient and economic operation of the hospital;
10	(4)(5) reflect budget performances for prior years;
11	(5)(6) include a finding that the analysis provided in subdivision (b) (9)
12	(b)(12) of this section is a reasonable methodology for reflecting a reduction in
13	net revenues for non-Medicaid payers; and
14	(6)(7) demonstrate that they support equal access to appropriate mental
15	health care that meets standards of quality, access, and affordability equivalent
16	to other components of health care as part of an integrated, holistic system of
17	care; and
18	(8) include meaningful variable payments and incentive plans for
19	hospitals that are consistent with this section and with the principles for health
20	care reform expressed in section 9371 of this title.

1	(d)(1)(A) Annually, the Board shall establish a budget for each hospital on
2	or before September 15, followed by a written decision by October 1. Each
3	hospital shall operate within the budget established under this section.
4	(B)(i) Beginning not later than hospital fiscal year 2028, the Board
5	shall establish global hospital budgets for one or more Vermont hospitals that
6	are not critical access hospitals. Not later than hospital fiscal year 2030, the
7	Board shall establish global hospital budgets for all Vermont hospitals.
8	(ii) Global hospital budgets established pursuant to this section
9	shall include Medicare to the extent permitted under federal law but shall not
10	include Medicaid.
11	* * *
12	(e)(1) The Board, in consultation with the Vermont Program for Quality in
13	Health Care, shall utilize mechanisms to measure hospital costs, quality, and
14	access and alignment with the Statewide Health Care Delivery Plan, once
15	established.
16	(2)(A) Except as provided in subdivision (D) of this subdivision (2), a
17	hospital that proposes to reduce or eliminate any service in order to comply
18	with a budget established under this section shall provide a notice of intent to
19	the Board, the Agency of Human Services, the Office of the Health Care
	the Board, the 11gene, of 11amin Services, the Stitle of the 11each Care

1	hospital service area not less than 90 days prior to the proposed reduction or
2	elimination.
3	(B) The notice shall explain the rationale for the proposed reduction
4	or elimination and describe how it is consistent with the Statewide Health Care
5	Delivery Plan, once established, and the hospital's most recent community
6	health needs assessment conducted pursuant to section 9405a of this title and
7	26 U.S.C. § 501(r)(3).
8	(C) The Board may evaluate the proposed reduction or elimination
9	for consistency with the Statewide Health Care Delivery Plan, once established
10	and the community health needs assessment, and may modify the hospital's
11	budget or take such additional actions as the Board deems appropriate to
12	preserve access to necessary services.
13	(D) A service that has been identified for reduction or elimination in
14	connection with the transformation efforts undertaken by the Board and the
15	Agency of Human Services pursuant to 2022 Acts and Resolves No. 167 does
16	not need to comply with subdivisions (A)–(C) of this subdivision (2).
17	(3) The Board, in collaboration with the Department of Financial
18	Regulation, shall monitor the implementation of any authorized decrease in
19	hospital services to determine its benefits to Vermonters or to Vermont's
20	health care system, or both.

1	(4) The Board may establish a process to define, on an annual basis,
2	criteria for hospitals to meet, such as utilization and inflation benchmarks.
3	(5) The Board may waive one or more of the review processes listed in
4	subsection (b) of this section.
5	* * *
6	Sec. 6. 18 V.S.A. § 9458 is added to read:
7	§ 9458. HOSPITAL NETWORKS; STRUCTURE; FINANCIAL
8	<u>OPERATIONS</u>
9	(a) As used in this section, "hospital network" means a system comprising
10	two or more affiliated hospitals, and may include other health care
11	professionals and facilities, that derives 50 percent or more of its operating
12	revenue, at the consolidated network level, from Vermont hospitals and in
13	which the affiliated hospitals deliver health care services in a coordinated
14	manner using an integrated financial and governance structure.
15	(b) The Board may review and evaluate the structure of a hospital network
16	to determine:
17	(1) whether any network operations should be organized and operated
18	out of a hospital instead of at the network; and
19	(2) whether the existence and operation of a network provides value to
20	Vermonters, is in the public interest, and is consistent with the principles for

1	health care reform expressed in section 9371 of this title and with the
2	Statewide Health Care Delivery Plan, once established.
3	(c) In order to protect the public interest, the Board may, on its own
4	initiative, investigate the financial operations of a hospital network, including
5	compensation of the network's employees and executive leadership.
6	(d) The Board may recommend or take appropriate action as necessary to
7	correct any aspect of the structure of a hospital network or its financial
8	operations that are inconsistent with the principles for health care reform
9	expressed in section 9371 of this title or with the Statewide Health Care
10	Delivery Plan, once established.
11	(e) Any final action, order, or other determination by the Board pursuant to
12	this section shall be subject to appeal in accordance with the provisions of
13	section 9381 of this title.
14	* * * Health Care Contracts * * *
15	Sec. 7. 18 V.S.A. § 9418c is amended to read:
16	§ 9418c. FAIR CONTRACT STANDARDS
17	* * *
18	(e) The requirements of subdivision (b)(5) of this section do not prohibit a
19	contracting entity from requiring a reasonable confidentiality agreement
20	between the provider and the contracting entity regarding the terms of the
21	proposed health care contract. Upon request, a contracting entity or provider
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1	shall provide an unredacted copy of an executed or proposed health care
2	contract to the Department of Financial Regulation or the Green Mountain
3	Care Board, or both.
4	* * * Statewide Health Care Delivery Plan; Health Care Delivery
5	Advisory Committee * * *
6	Sec. 8. 18 V.S.A. § 9403 is added to read:
7	§ 9403. STATEWIDE HEALTH CARE DELIVERY PLAN
8	(a) The Agency of Human Services, in collaboration with the Green
9	Mountain Care Board, the Department of Financial Regulation, the Vermont
10	Program for Quality in Health Care, the Office of the Health Care Advocate,
11	the Health Care Delivery Advisory Committee established in section 9403a of
12	this title, and other interested stakeholders, shall lead development of an
13	integrated Statewide Health Care Delivery Plan as set forth in this section.
14	(b) The Plan shall:
15	(1) Align with the principles for health care reform expressed in section
16	9371 of this title.
17	(2) Promote access to high-quality, cost-effective acute care, primary
18	care, chronic care, long-term care, and hospital-based, independent, and
19	community-based services across Vermont.
20	(3) Strive to make mental health services, substance use disorder
21	treatment services, emergency medical services, nonemergency medical

1	services, and nonmedical services and supports available in each region of
2	Vermont.
3	(4) Provide annual targets for the total cost of care across Vermont's
4	health care system and include reasonable annual cost growth rates while
5	excluding from hospital total cost of care targets all revenue derived from a
6	hospital's investments in primary care, mental health care, and substance use
7	disorder treatment services. Using these total cost of care targets, the Plan
8	shall identify appropriate allocations of health care resources and services
9	across the State that balance quality, access, and cost containment. The Plan
10	shall also establish targets for the percentages of overall health care spending
11	that should reflect spending on primary care services, including mental health
12	services, and preventive care services, which targets shall be aligned with the
13	total cost of care targets.
14	(5) Build on data and information from:
15	(A) the transformation planning resulting from 2022 Acts and
16	Resolves No. 167, Secs. 1 and 2;
17	(B) the expenditure analysis and health care spending estimate
18	developed pursuant to section 9383 of this title;
19	(C) the State Health Improvement Plan adopted pursuant to
20	subsection 9405(a) of this title;

1	(D) the Health Resource Allocation Plan published by the Green
2	Mountain Care Board in accordance with subsection 9405(b) of this title;
3	(E) hospitals' community health needs assessments and strategic
4	planning conducted in accordance with section 9405a of this title;
5	(F) hospital and ambulatory surgical center quality information
6	published by the Department of Health pursuant to section 9405b of this title;
7	(G) the statewide quality assurance program maintained by the
8	Vermont Program for Quality in Health Care pursuant to section 9416 of this
9	title; and
10	(H) such additional sources of data and information as the Board,
11	Agency, and Department deem appropriate.
12	(6) Identify:
13	(A) gaps in access to care, as well as circumstances in which service
14	closures or consolidations could result in improvements in quality, access, and
15	affordability;
16	(B) opportunities to reduce administrative burdens, such as
17	complexities in contracting and payment terms and duplicative quality
18	reporting requirements; and
19	(C) federal, State, and other barriers to achieving the Plan's goals
20	and, to the extent feasible, how those barriers can be removed or mitigated.

1	(c) The Green Mountain Care Board shall contribute data and expertise
2	related to its regulatory duties and its efforts pursuant to 2022 Acts and
3	Resolves No. 167. The Agency of Human Services shall contribute data and
4	expertise related to its role as the State Medicaid agency, its work with
5	community-based providers, and its efforts pursuant to 2022 Acts and Resolves
6	No. 167.
7	(d)(1) From 2025 through 2027, the Agency of Human Services shall
8	engage with stakeholders; collect and analyze data; gather information
9	obtained through the processes established in 2022 Acts and Resolves No. 167,
10	Secs. 1 and 2; and solicit input from the public.
11	(2) In 2028, the Agency shall prepare the Plan.
12	(3) On or before January 15, 2029, the Agency shall present the Plan to
13	the House Committees on Health Care and on Human Services and the Senate
14	Committee on Health and Welfare.
15	(4) The Agency shall prepare an updated Plan every three years and
16	shall present it to the General Assembly on or before January 15 every third
17	year after 2029.
18	Sec. 9. 18 V.S.A. § 9403a is added to read:
19	§ 9403a. HEALTH CARE DELIVERY ADVISORY COMMITTEE
20	(a) There is created the Health Care Delivery Advisory Committee to:

1	(1) establish affordability benchmarks, including for affordability of
2	commercial health insurance;
3	(2) evaluate and monitor the performance of Vermont's health care
4	system and its impacts on population health outcomes;
5	(3) collaborate with the Green Mountain Care Board, the Agency of
6	Human Services, the Department of Financial Regulation, and other interested
7	stakeholders in the development and maintenance of the Statewide Health Care
8	Delivery Plan developed pursuant to section 9403 of this title;
9	(4) advise the Green Mountain Care Board on the design and
10	implementation of an ongoing evaluation process to continuously monitor
11	current performance in the health care delivery system; and
12	(5) provide coordinated and consensus recommendations to the General
13	Assembly on issues related to health care delivery and population health.
14	(b)(1) The Advisory Committee shall be composed of the following 14
15	members:
16	(A) the Secretary of Human Services or designee;
17	(B) the Chair of the Green Mountain Care Board or designee;
18	(C) the Chief Health Care Advocate from the Office of the Health
19	Care Advocate or designee;

1	(D) one representative of commercial health insurers offering major
2	medical health insurance plans in Vermont, selected by the Commissioner of
3	Financial Regulation;
4	(E) two representatives of Vermont hospitals, selected by the
5	Vermont Association of Hospitals and Health Systems, who shall represent
6	hospitals that are located in different regions of the State and that face different
7	levels of financial stability;
8	(F) one representative of Vermont's federally qualified health
9	centers, selected by Bi-State Primary Care Association;
10	(G) one representative of independent physician practices, selected
11	jointly by the Vermont Medical Society and HealthFirst;
12	(H) one representative of Vermont's free clinic programs, selected by
13	Vermont's Free & Referral Clinics;
14	(I) one representative of Vermont's designated and specialized
15	service agencies, selected by Vermont Care Partners;
16	(J) one preferred provider from outside the designated and
17	specialized service agency system, selected by the Commissioner of Health;
18	(K) one Vermont-licensed mental health professional from an
19	independent practice, selected by the Commissioner of Mental Health;
20	(L) one representative of Vermont's home health agencies, selected
21	jointly by the VNAs of Vermont and Bayada Home Health Care; and

1	(M) one representative of long-term care facilities, selected by the
2	Vermont Health Care Association.
3	(2) The Secretary of Human Services or designee shall be the Chair of
4	the Advisory Committee.
5	(3) The Agency of Human Services shall provide administrative and
6	technical assistance to the Advisory Committee.
7	* * * Data Integration; Data Sharing * * *
8	Sec. 10. 18 V.S.A. § 9353 is added to read:
9	§ 9353. INTEGRATION OF HEALTH CARE DATA
10	(a) The Agency of Human Services shall collaborate with the Health
11	Information Exchange Steering Committee in the development of an integrated
12	system of clinical and claims data in order to improve patient, provider, and
13	payer access to relevant information and reduce administrative burdens on
14	providers.
15	(b) The Agency's process shall:
16	(1) align with the statewide Health Information Technology Plan
17	established pursuant to section 9351 of this title;
18	(2) utilize the expertise of the Health Information Exchange Steering
19	Committee:
20	(3) incorporate appropriate privacy and security standards;

1	(4) determine how best to integrate clinical data, claims data, and data
2	regarding social drivers of health and health-related social needs;
3	(5) ensure interoperability among contributing data sources and
4	applications to enable a Unified Health Data Space that is usable by all
5	stakeholders;
6	(6) identify the resources necessary to complete data linkages for
7	clinical and research usage;
8	(7) establish a timeline for setup and access to the integrated system;
9	(8) develop and implement a system that ensures rapid access for
10	patients, providers, and payers; and
11	(9) identify additional opportunities for future development, including
12	incorporating new data types and larger populations.
13	(c) Health insurers, as defined in section 9402 of this title, shall provide
14	clinical and claims data to the Agency of Human Services as directed by the
15	Agency in order to facilitate the integrated system of clinical and claims data
16	as set forth in this section.
17	(d) The Agency shall provide access to data to State agencies and health
18	care providers as needed to support the goals of the Statewide Health Care
19	Delivery Plan established pursuant to section 9403 of this title, once
20	established, to the extent permitted by the data use agreements in place for
21	each data set.

1	(e) On or before January 15 annually, the Agency of Human Services shall
2	provide an update to the House Committees on Health Care and on Human
3	Services and the Senate Committee on Health and Welfare regarding the
4	development and implementation of the integrated system of clinical and
5	claims data in accordance with this section.
6	Sec. 11. 18 V.S.A. § 9374 is amended to read:
7	§ 9374. BOARD MEMBERSHIP; AUTHORITY
8	* * *
9	(i)(1) In addition to any other penalties and in order to enforce the
10	provisions of this chapter and empower the Board to perform its duties, the
11	Chair of the Board may issue subpoenas, examine persons, administer oaths,
12	and require production of papers and records. Any subpoena or notice to
13	produce may be served by registered or certified mail or in person by an agent
14	of the Chair. Service by registered or certified mail shall be effective three
15	business days after mailing. Any subpoena or notice to produce shall provide
16	at least six business days' time from service within which to comply, except
17	that the Chair may shorten the time for compliance for good cause shown.
18	Any subpoena or notice to produce sent by registered or certified mail, postage
19	prepaid, shall constitute service on the person to whom it is addressed.
20	(2) Each witness who appears before the Chair under subpoena shall
21	receive a fee and mileage as provided for witnesses in civil cases in Superior

1	Courts; provided, nowever, any person subject to the Board's authority shall
2	not be eligible to receive fees or mileage under this section.
3	(3) The Board may share any information, papers, or records it receives
4	pursuant to a subpoena or notice to produce issued under this section with
5	another State agency as appropriate to the work of that agency, provided that
6	the receiving agency agrees to maintain the confidentiality of any information,
7	papers, or records that are exempt from public inspection and copying under
8	the Public Records Act.
9	* * *
10	* * * Retaining Accountable Care Organization Capabilities * * *
11	Sec. 12. RETAINING ACCOUNTABLE CARE ORGANIZATION
12	CAPABILITIES; GREEN MOUNTAIN CARE BOARD;
13	BLUEPRINT FOR HEALTH; REPORT
14	The Agency of Human Services shall explore opportunities to retain
15	capabilities developed by or on behalf of a certified accountable care
16	organization that were funded in whole or in part using State or federal monies,
17	or both, and that have the potential to make beneficial contributions to
18	Vermont's health care system, such as capabilities related to comprehensive
19	payment reform and quality data measurement and reporting. On or before
20	November 1, 2025, the Agency of Human Services shall report its findings and
21	recommendations to the Health Reform Oversight Committee.

1	* * * Implementation Updates * * *
2	Sec. 13. AGENCY OF HUMAN SERVICES; IMPLEMENTATION;
3	REPORT
4	On or before November 15, 2025, the Agency of Human Services shall
5	provide an update to the Health Reform Oversight Committee regarding the
6	Agency's implementation of this act, including the status of its efforts to
7	develop the Statewide Health Care Delivery Plan, advance health care data
8	integration, and explore opportunities to retain accountable care organization
9	capabilities, as well as on its hospital transformation activities pursuant to 2022
10	Acts and Resolves No. 167 and the effects of these efforts and activities on
11	Vermonters and on Vermont's health care system.
12	Sec. 14. GREEN MOUNTAIN CARE BOARD; IMPLEMENTATION;
13	REPORT
14	On or before February 15, 2026, the Green Mountain Care Board shall
15	provide an update to the House Committee on Health Care and the Senate
16	Committee on Health and Welfare regarding the Board's implementation of
17	this act, including the status of its efforts to establish methodologies for and
18	begin implementation of reference-based pricing and development of global
19	hospital budgets, and the effects of these efforts and activities on Vermonters
20	and on Vermont's health care system.

1	Sec. 15. 3 V.S.A. § 3027 is amended to read:
2	§ 3027. HEALTH CARE SYSTEM REFORM; IMPROVING QUALITY
3	AND AFFORDABILITY; REPORT
4	(a) The Director of Health Care Reform in the Agency of Human Services
5	shall be responsible for the coordination of health care system reform efforts
6	among Executive Branch agencies, departments, and offices, and for
7	coordinating with the Green Mountain Care Board established in 18 V.S.A.
8	chapter 220.
9	(b) On or before February 15 annually, the Agency of Human Services
10	shall provide an update to the House Committee on Health Care and the Senate
11	Committee on Health and Welfare regarding the status of its efforts to develop
12	and maintain the Statewide Health Care Delivery Plan in accordance with 18
13	V.S.A. § 9403, advance health care data integration as set forth in 18 V.S.A.
14	§ 9353, and coordinate hospital transformation activities pursuant to 2022
15	Acts and Resolves No. 167, and the effects of these efforts and activities on
16	Vermonters and on Vermont's health care system.
17	Sec. 16. 18 V.S.A. § 9375(d) is amended to read:
18	(d) Annually on or before January 15, the Board shall submit a report of its
19	activities for the preceding calendar year to the House Committee on Health
20	Care and the Senate Committee on Health and Welfare.

1	(1) The report shall include:
2	* * *
3	(G) the status of its efforts to establish methodologies for and begin
4	implementation of reference-based pricing and development of global hospital
5	budgets, and the effects of these efforts and activities on Vermonters and on
6	Vermont's health care system;
7	(H) any recommendations for modifications to Vermont statutes; and
8	(H)(I) any actual or anticipated impacts on the work of the Board as a
9	result of modifications to federal laws, regulations, or programs.
10	* * *
11	* * * Effective Date * * *
12	Sec. 17. EFFECTIVE DATE
13	This act shall take effect on passage.