

1 TO THE HONORABLE SENATE:

2 The Committee on Health and Welfare to which was referred Senate Bill
3 No. 190 entitled “An act relating to the Green Mountain Care Board,
4 reference-based pricing, and hospital outsourcing of clinical care” respectfully
5 reports that it has considered the same and recommends that the bill be
6 amended by striking out all after the enacting clause and inserting in lieu
7 thereof the following:

8 * * * Reference-Based Pricing * * *

9 Sec. 1. 18 V.S.A. § 9376(e) is amended to read:

10 (e) Reference-based pricing.

11 * * *

12 (3)(A) The Board shall begin implementing reference-based pricing as
13 soon as practicable but not later than hospital fiscal year 2027 by establishing
14 the maximum amounts that Vermont hospitals shall accept as payment in full
15 for items provided and services delivered. After initial implementation, the
16 Board shall review the reference-based prices for each hospital annually as part
17 of the hospital budget review process set forth in chapter 221, subchapter 7 of
18 this title.

19 (B) The Board, in collaboration with the Department of Financial
20 Regulation, shall monitor the implementation of reference-based pricing to
21 ensure that any decreases in amounts paid to hospitals also result in decreases

1 in health insurance premiums. The Board shall post its findings regarding the
2 alignment between price decreases and premium decreases annually on its
3 website.

4 (C)(i) For provider contracts entered into, amended, or renewed on or
5 after October 1, 2026, each hospital and health insurer shall begin expressing
6 as a percentage of Medicare or of another benchmark, if another benchmark is
7 deemed appropriate by the Green Mountain Care Board, the rates for items and
8 services identified pursuant to a collaborative process between the Board and
9 representatives of Vermont hospitals.

10 (ii) When making public the charges for items and services
11 pursuant to 45 C.F.R. Part 180, each hospital shall include in its machine-
12 readable files pricing information shown as a percentage of Medicare rates, as
13 well as in dollars and cents, disaggregated by payer and by plan.

14 (iii) For purposes of subdivisions (i) and (ii) of this subdivision
15 (3)(C), a hospital may express rates as a percentage of Medicare based on the
16 actual reimbursement amounts the hospital receives from Medicare for items
17 provided and services delivered to Medicare beneficiaries until such time as
18 the Green Mountain Care Board adopts a rule establishing the methodology for
19 determining Medicare rates for use as a benchmark in establishing reference-
20 based prices pursuant to this subsection (e).

1 (2) For items provided and services delivered at a critical access
2 hospital, the Medicare adjusted base rate shall be determined under the
3 applicable Medicare prospective payment system, using the Medicare payment
4 methodology that would apply if the hospital were not designated as a critical
5 access hospital.

6 (b)(1) A registered carrier shall not reimburse or agree to reimburse a
7 hospital more than 250 percent of the Medicare adjusted base rate for any item
8 provided or service delivered in Vermont to an enrollee in a qualified health
9 benefit plan.

10 (2) In the event that a registered carrier reimburses a hospital for an item
11 or service on a capitated or other non-fee-for-service basis, the carrier shall
12 ensure that its reimbursement method is adjusted to account for the
13 reimbursement limit set forth in subdivision (1) of this subsection.

14 (c) The reimbursement limit set forth in subsection (b) of this section shall
15 apply until the applicability date specified in the Green Mountain Care Board
16 rule establishing the reference-based pricing methodology for all items
17 provided and services delivered in Vermont hospitals.

18 (d) A hospital or hospital provider that is reimbursed in accordance with
19 subsection (b) of this section shall not charge or collect from the patient any
20 additional amounts other than the cost-sharing amounts authorized by the
21 terms of the health benefit plan.

1 (e) In its reviews of premium rates in accordance with 8 V.S.A. § 4026, the
2 Green Mountain Care Board shall ensure that the limitations on
3 reimbursements established in this section are appropriately reflected in the
4 premium rates for qualified health benefit plans.

5 Sec. 3. 18 V.S.A. chapter 221, subchapter 7 is amended to read:

6 Subchapter 7. Hospital Budgets and Budget Review

7 § 9451. DEFINITIONS

8 As used in this subchapter:

9 * * *

10 (4)(A) “Medicare adjusted base rate” means the standardized Medicare
11 payment amount for a hospital inpatient, outpatient, or professional service as
12 determined under the Medicare program, calculated prior to the application of
13 any hospital-specific, patient-specific, or policy-based payment adjustments
14 and reflecting only the core payment methodology used by the Centers for
15 Medicare and Medicaid Services to establish baseline payment levels, which
16 include adjustments for geographic factors such as wages.

17 (B) For items provided and services delivered at a critical access
18 hospital, the Medicare adjusted base rate shall be determined under the
19 applicable Medicare prospective payment system, using the Medicare payment
20 methodology that would apply if the hospital were not designated as a critical
21 access hospital.

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§ 9459. TARGETED COMMERCIAL REIMBURSEMENT RATE

REDUCTIONS

(a) A hospital shall implement any commercial reimbursement rate reduction ordered by the Board pursuant to section 9456 of this title through the limitations on its commercial reimbursement rates for qualified health benefit plans in accordance with 33 V.S.A. § 1815.

(b) To the extent that a hospital is required by the Board’s budget order to reduce its commercial reimbursement rates by amounts greater than the reductions achieved pursuant to subsection (a) of this section, the hospital shall reduce its commercial reimbursement rates that exceed 500 percent of the Medicare adjusted base rate or, if the hospital does not have any commercial reimbursement rates that exceed 500 percent of the Medicare adjusted base rate, by reducing its commercial reimbursement rates that are the highest in relation to the Medicare adjusted base rate.

(c) If a hospital demonstrates to the Board that the limitations on the hospital’s reimbursement rates for qualified health plans set forth in 33 V.S.A. § 1815 or pursuant to this section are having a negative impact on access to care, the quality of care, or the sustainability of rural health care services, or a combination of these, the hospital may propose to increase the commercial reimbursement rates for one or more of its service lines, such as primary care,

1 and the Board shall consider both the demonstrated impact and the proposed
2 increase to reimbursement rates.

3 Sec. 4. IMPLEMENTATION OF REFERENCE-BASED PRICING FOR
4 CERTAIN PUBLIC EMPLOYEE HEALTH PLANS; REPORT

5 (a) The Green Mountain Care Board, in consultation with the Departments
6 of Financial Regulation and of Human Resources and the Vermont Education
7 Health Initiative (VEHI), shall analyze commercial health insurance claims for
8 inpatient and outpatient hospital items provided and services delivered to
9 active and retired members and their dependents enrolled in the State
10 Employees' Health Benefit Plan and in the health benefit plans offered to
11 teachers and other school employees through VEHI to determine the
12 opportunities available through the use of reference-based pricing and the
13 projected impact on Vermont's hospitals. VEHI, the Department of Human
14 Resources, and the administrator of the State Employees' Health Benefit Plan
15 shall provide the Board with access to the claims data necessary to perform the
16 analysis.

17 (b) On or before January 15, 2027, the Green Mountain Care Board shall
18 provide to the House Committee on Health Care and the Senate Committee on
19 Health and Welfare the Board's findings and any recommendations with
20 respect to scope, timing, financial impacts, and other considerations in
21 implementing reference-based pricing for items provided and services

1 delivered to enrollees in the State Employees’ Health Benefit Plan and in the
2 health benefit plans offered by VEHI.

3 * * * Hospital Outsourcing * * *

4 Sec. 5. HOSPITAL OUTSOURCING; HOSPITAL BUDGETS;
5 PROVIDER TAXES; REPORT

6 (a) For fiscal year 2027 hospital budgets, the Green Mountain Care Board
7 shall direct hospitals to provide such information as the Board may require
8 regarding the clinical services that the hospital outsources to external entities.

9 (b) On or before January 15, 2027, the Green Mountain Care Board, after
10 consulting with hospitals and their contracted independent providers and
11 assessing the impact of outsourcing on access to and the quality and
12 availability of care, shall provide findings and recommendations regarding
13 hospital outsourcing to the House Committee on Health Care and the Senate
14 Committee on Health and Welfare. In addition, the Board, in collaboration
15 with the Agency of Human Services, shall report on the extent to which
16 hospital outsourcing affects provider tax revenue and recommend any
17 necessary modifications to 33 V.S.A. chapter 19, subchapter 2 to appropriately
18 reflect expenditures for patient care at Vermont hospitals.

1 Commissioner of Labor to reject the recommendation or decision of the
2 arbiter.

3 (d) Notwithstanding any provisions of this section to the contrary, the
4 Green Mountain Care Board shall not be required to negotiate with a provider
5 bargaining group or engage in a nonbinding arbitration process in connection
6 with the Board’s establishment of reference-based prices in accordance with
7 subdivision 9375(b)(1)(A), subdivision 9375(b)(5), or section 9376 of this title.

8 * * * Appeals of Green Mountain Care Board Orders * * *

9 Sec. 7. 18 V.S.A. § 9381 is amended to read:

10 § 9381. APPEALS

11 (a) The Green Mountain Care Board shall adopt procedures ~~for~~
12 ~~administrative appeals of its actions, orders, or other determinations. Such~~
13 ~~procedures shall~~ that provide for the issuance of a final order and for the
14 creation of a record sufficient to serve as the basis for judicial review of the
15 Board’s final actions, orders, and other determinations pursuant to subsection

16 (b) of this section.

17 (b) Any person aggrieved by a final action, order, or other determination of
18 the Green Mountain Care Board may, ~~upon exhaustion of all administrative~~
19 ~~appeals available pursuant to subsection (a) of this section,~~ appeal to the
20 Supreme Court pursuant to the Vermont Rules of Appellate Procedure.

21 * * *

* * * Data Infrastructure * * *

Sec. 8. 18 V.S.A. § 9411 is amended to read:

§ 9411. INTERACTIVE PRICE TRANSPARENCY DASHBOARD AND
HEALTH SYSTEM PERFORMANCE TOOL

(a)(1) The Green Mountain Care Board shall develop and maintain a public, interactive, ~~Internet-based~~ internet-based price transparency dashboard that allows consumers to compare health care prices for certain health care services across the State. Using data from the Vermont Healthcare Claims Uniform Reporting and Evaluation System (VHCURES) established pursuant to section 9410 of this title, the dashboard shall provide the range of actual allowed amounts for selected health care services, showing both the amount paid by the health insurer or other payer and the amount of the member's responsibility, and shall allow the consumer to sort the information by geographic location, by health care provider, by payer type, and by the specific health care procedure or health care service. The Board shall provide a link on the dashboard to the statewide comparative hospital quality report published by the Commissioner of Health pursuant to section 9405b of this title.

~~(b)~~(2) The Board shall update the information in the interactive price transparency dashboard at least annually.

1 (b)(1) The Board shall develop and maintain a public, interactive tool that
2 displays information on health system performance, including information
3 regarding quality, access, and affordability.

4 (2) The Board shall update the information in the health system
5 performance tool on a regular basis, to the extent operationally feasible.

6 Sec. 9. IMPLEMENTATION OF HEALTH SYSTEM PERFORMANCE
7 TOOL

8 The Green Mountain Care Board shall develop the health system
9 performance tool described in 18 V.S.A. § 9411(b), as added by Sec. 8 of this
10 act, only if the Board receives sufficient funding from the federal government
11 or another source for this purpose.

12 * * * Public Employee Health Benefit Authority Study Committee * * *

13 Sec. 10. PUBLIC EMPLOYEE HEALTH BENEFIT AUTHORITY
14 STUDY COMMITTEE; STATE TREASURER; REPORT

15 (a) Creation. There is created the Public Employee Health Benefit
16 Authority Study Committee to evaluate opportunities to establish a State
17 authority to develop and administer comprehensive and affordable health
18 benefits for all public-sector employees in Vermont.

19 (b) Membership. The Study Committee shall be composed of the
20 following members, who shall each be appointed by the entities they represent:

1 (1) the State Treasurer or designee;

2 (2) one member representing the Vermont State Employees’

3 Association;

4 (3) one member representing the Vermont-National Education

5 Association;

6 (4) one member representing the American Federation of Teachers;

7 (5) one member representing the United Electrical Workers;

8 (6) one member representing the American Federation of State, County

9 and Municipal Employees;

10 (7) one member representing the Vermont School Boards Association;

11 (8) one member representing the Vermont League of Cities and Towns;

12 (9) one member representing the Vermont State College system;

13 (10) one member representing the University of Vermont; and

14 (11) one member representing the Department of Human Resources.

15 (c) Powers and duties; report.

16 (1) The Study Committee shall consider the topics set forth in this

17 subsection and produce a report regarding the potential for establishing the

18 Public Employee Health Benefit Authority to provide and administer health

19 plans that would meet the health care and wellness needs of Vermont’s

20 municipal, State, public school, and public college and university employees

21 and their dependents, including addressing all the following:

1 (A) the manner in which health benefits are provided to public
2 employees in other states, including Oregon and Washington;

3 (B) the similarities and differences in the level and scope of coverage
4 provided by current health plans offered to public employees;

5 (C) the similarities and differences in the current service or
6 contractual agreements negotiated by public-sector parties with commercial
7 health insurers, third-party administrators, and independent clinical and
8 analytical vendors;

9 (D) uniform design, coordination, and administration of medical and
10 pharmaceutical health plans, care networks, wellness initiatives, and medical
11 privacy protections;

12 (E) uniform standards and protocols for contract review and
13 negotiations with hospital facilities, nonhospital health care providers,
14 commercial health insurers, third-party administrators, independent clinical
15 and analytical vendors, and pharmacy benefit managers;

16 (F) streamlined, auditable processes to confirm the integrity and
17 accuracy of billing from and reimbursements to hospitals, nonhospital health
18 care providers, and vendors;

19 (G) opportunities to secure substantial and sustainable cost reductions
20 for employees, employers, and taxpayers;

1 (H) monitoring and management of fiduciary risk;

2 (I) Public Employee Health Benefit Authority governance structures,
3 deliberative processes, and equality of decision making by employer and
4 organized labor representatives; staff positions; member and patient advocacy;
5 and problem resolution on behalf of employees and employers;

6 (J) uniform standards and systems for collecting, analyzing, and
7 securely transmitting data on clinical, utilization, quality of care, and other
8 essential metrics to support health benefit plan management and vendor needs;

9 (K) opportunities to expand participant access to primary care,
10 mental health, and community-based health care services; redirect care from
11 hospitals and their emergency departments to less costly settings; and improve
12 chronic disease management and medication therapy adherence; and

13 (L) alignment of Public Employee Health Benefit Authority
14 operations and health benefit plans with the transition to reference-based
15 pricing, global hospital budgets, and regional care transformations directed by
16 acts of the General Assembly, including 2024 Acts and Resolves No. 134 and
17 2025 Acts and Resolves Nos. 55 and 68.

18 (2) The Study Committee shall provide recommendations regarding:

19 (A) a detailed blueprint, with timelines, to design, build, and launch
20 the Public Employee Health Benefit Authority;

1 (B) the need, if any, for independent consultants or advisory
2 personnel for establishing the Public Employee Health Benefit Authority and,
3 going forward, to support its mission, on a regular or intermittent basis; and

4 (C) the projected costs of creating and annually funding the Public
5 Employee Health Benefit Authority.

6 (3) On or before February 15, 2027, the Study Committee shall submit a
7 report detailing the information set forth in subdivisions (1) and (2) of this
8 subsection to the General Assembly and the Governor.

9 (d) Assistance. The Study Committee shall have the administrative,
10 technical, and legal assistance of the Office of the State Treasurer and may
11 engage the services of one or more consultants or firms to assist with
12 facilitating meetings and public hearings and preparing its report.

13 (e) Meetings.

14 (1) The State Treasurer or designee shall call the first meeting of the
15 Study Committee to occur on or before August 15, 2026.

16 (2) The State Treasurer or designee shall be the chair.

17 (3) A majority of the membership shall constitute a quorum.

18 (4) The Study Committee shall cease to exist on March 1, 2027.

19 (f) Public hearings. The Study Committee shall schedule public hearings,
20 both remote and in person, to allow public-sector employers and employees the

1 opportunity to share their health care needs and concerns with the Study
2 Committee before the issuance of the Study Committee’s report.

3 (g) Access to information. Commercial health insurers, third-party
4 administrators, the Vermont Education Health Initiative (VEHI), and clinical
5 and analytical vendors that serve the public sector shall provide full and timely
6 access to the Study Committee, with appropriate nondisclosure agreements in
7 place as needed, to:

8 (1) their service contracts or agreements with relevant public-sector
9 entities; and

10 (2) any data, including claims, actuarial, financial, and other data, that
11 the Study Committee requests.

12 (h) Compensation and reimbursement. Members of the Study Committee
13 shall not receive per diem compensation and reimbursement of expenses for
14 their participation on the Study Committee.

15 (i) Appropriation. The sum of \$50,000.00 is appropriated to the Office of
16 the State Treasurer from the General Fund in fiscal year 2027 to pay for the
17 services of one or more consultants or firms.

18 * * * Effective Date * * *

19 Sec. 11. EFFECTIVE DATE

20 This act shall take effect on passage.

1 and that after passage the title of the bill be amended to read: “An act relating
2 to the Green Mountain Care Board, reference-based pricing, and studying the
3 creation of a Public Employee Health Benefit Authority”

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17 (Committee vote: _____)

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Senator _____

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FOR THE COMMITTEE