Good morning,

Below is our written response supporting the changes to S.63 Section 1, 2, and 4:

In these three sections, there currently exists language requiring the Green Mountain Care Board to (1) review the Statewide Health Information Technology Plan, (2) to review the connectivity criteria for providers to VITL, and (3) annually review and approve the VITL budget.

We feel that VITL is no longer in a financial position meriting review or oversight, and we also do not need to review their connectivity criteria as this is VITL's purview. We also feel that having the GMCB review the Statewide HIT Plan puts us in an oversight position whereas we would prefer to have a more collaborative relationship in developing the Statewide HIT Plan.

Please reach out with any additional questions,

Lindsay Kill, MS

Deputy Director of Data & Analytics She/her (more info here) Working Remotely, 8:00am-4:30pm

Phone. 802-636-7669

