

1 H.559

2 Introduced by Representatives Fisher of Lincoln and Pugh of South Burlington

3 Referred to Committee on

4 Date:

5 Subject: Health; health care reform; health insurance; health benefit exchange;

6 Green Mountain Care

7 Statement of purpose: This bill proposes to implement a number of changes to
8 Vermont's health insurance, health coverage, and health care provider
9 regulatory frameworks, including: (1) defining a small employer for the first
10 three years of the Vermont health benefit exchange as an employer with 100
11 employees or fewer; (2) merging the individual and small group insurance
12 markets; (3) expanding the duties and clarifying the role of the Green
13 Mountain Care board; (4) giving the Green Mountain Care board authority
14 over the health insurer rate review, hospital budget review, and certificate of
15 need processes; (5) banning discretionary clauses in health insurance contracts;
16 (6) restricting the amount of an insured's out-of-pocket expenditures for
17 prescription drugs; (7) authorizing the agency of human services to seek
18 certain waivers from the Centers for Medicare and Medicaid Services; and
19 (8) repealing Catamount Health and the Vermont health access plan upon
20 implementation of the Vermont health benefit exchange.

1 An act relating to health care reform implementation

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

3 Sec. 1. 33 V.S.A. § 1802 is amended to read:

4 § 1802. DEFINITIONS

5 For purposes of this subchapter:

6 * * *

7 (5) "Qualified employer" ~~means an employer that:~~

8 (A) means an entity which employed an average of not more than
9 100 employees on working days during the preceding calendar year and which:

10 (i) has its principal place of business in this state and elects to
11 provide coverage for its eligible employees through the Vermont health benefit
12 exchange, regardless of where an employee resides; or

13 ~~(B)(ii)~~ (ii) elects to provide coverage through the Vermont health benefit
14 exchange for all of its eligible employees who are principally employed in this
15 state.

16 (B) after January 1, 2017, shall include all employers meeting the
17 requirements of subdivisions (A)(i) and (ii) of this subdivision (5), regardless
18 of size.

19 * * *

1 Sec. 2. 33 V.S.A. § 1804 is amended to read:

2 § 1804. QUALIFIED EMPLOYERS

3 ~~{Reserved.}~~

4 (a)(1) Until January 1, 2017, a qualified employer shall be an employer
5 which, on at least 50 percent of its working days during the preceding calendar
6 quarter, employed at least one and no more than 100 employees, and the term
7 “qualified employer” includes self-employed persons. Calculation of the
8 number of employees of a qualified employer shall not include a part-time
9 employee who works fewer than 30 hours per week.

10 (2) An employer with 100 or fewer employees that offers a qualified
11 health benefit plan to its employees through the Vermont health benefit
12 exchange may continue to participate in the exchange even if the employer’s
13 size grows beyond 100 employees as long as the employer continuously makes
14 qualified health benefit plans in the Vermont health benefit exchange available
15 to its employees.

16 (b) On and after January 1, 2017, a qualified employer shall be an
17 employer of any size which elects to make all of its full-time employees
18 eligible for one or more qualified health plans offered in the Vermont health
19 benefit exchange, and the term “qualified employer” includes self-employed
20 persons. A full-time employee shall be an employee who works more than 30
21 hours per week.

1 Sec. 3. 33 V.S.A. § 1811 is added to read:

2 § 1811. HEALTH BENEFIT PLANS FOR INDIVIDUALS AND SMALL
3 EMPLOYERS

4 (a) As used in this section:

5 (1) “Health benefit plan” means a health insurance policy, a nonprofit
6 hospital or medical service corporation service contract, or a health
7 maintenance organization health benefit plan offered through the Vermont
8 health benefit exchange and issued to an individual or to an employee of a
9 small employer. The term does not include coverage only for accident or
10 disability income insurance, liability insurance, coverage issued as a
11 supplement to liability insurance, workers’ compensation or similar insurance,
12 automobile medical payment insurance, credit-only insurance, coverage for
13 on-site medical clinics, or other similar insurance coverage in which benefits
14 for health services are secondary or incidental to other insurance benefits as
15 provided under the Affordable Care Act. The term also does not include
16 stand-alone dental or vision benefits; long-term care insurance; specific disease
17 or other limited benefit coverage, Medicare supplemental health benefits,
18 Medicare Advantage plans, and other similar benefits excluded under the
19 Affordable Care Act.

20 (2) “Registered carrier” means any person, except an insurance agent,
21 broker, appraiser, or adjuster, who issues a health benefit plan and who has a

1 registration in effect with the commissioner of banking, insurance, securities,
2 and health care administration as required by this section.

3 (3) "Small employer" means an employer which, on at least 50 percent
4 of its working days during the preceding calendar quarter, employs at least one
5 and no more than 100 employees. The term includes self-employed persons.
6 Calculation of the number of employees of a small employer shall not include
7 a part-time employee who works fewer than 30 hours per week. An employer
8 may continue to participate in the exchange even if the employer's size grows
9 beyond 100 employees as long as the employer continuously makes qualified
10 health benefit plans in the Vermont health benefit exchange available to its
11 employees.

12 (b) No person may provide a health benefit plan to an individual or small
13 employer unless the plan is offered through the Vermont health benefit
14 exchange and complies with the provisions of this subchapter.

15 (c) No person may provide a health benefit plan to an individual or small
16 employer unless such person is a registered carrier. The commissioner of
17 banking, insurance, securities, and health care administration shall establish, by
18 rule, the minimum financial, marketing, service and other requirements for
19 registration. Such registration shall be effective upon approval by the
20 commissioner and shall remain in effect until revoked or suspended by the
21 commissioner for cause or until withdrawn by the carrier. A carrier may

1 withdraw its registration upon at least six months prior written notice to the
2 commissioner. A registration filed with the commissioner shall be deemed to
3 be approved unless it is disapproved by the commissioner within 30 days of
4 filing.

5 (d) A registered carrier shall guarantee acceptance of all individuals, small
6 employers, and employees of small employers, and each dependent of such
7 individuals and employees, for any health benefit plan offered by the carrier.

8 (e) A registered carrier shall offer a health benefit plan rate structure which
9 at least differentiates between single person, two person, and family rates.

10 (f)(1) A registered carrier shall use a community rating method acceptable
11 to the commissioner of banking, insurance, securities, and health care
12 administration for determining premiums for health benefit plans. Except as
13 provided in subdivision (2) of this subsection, the following risk classification
14 factors are prohibited from use in rating individuals, small employers, or
15 employees of small employers, or the dependents of such individuals or
16 employees:

17 (A) demographic rating, including age and gender rating;

18 (B) geographic area rating;

19 (C) industry rating;

20 (D) medical underwriting and screening;

21 (E) experience rating;

1 (F) tier rating; or

2 (G) durational rating.

3 (2)(A) The commissioner shall, by rule, adopt standards and a process
4 for permitting registered carriers to use one or more risk classifications in their
5 community rating method, provided that the premium charged shall not deviate
6 above or below the community rate filed by the carrier by more than
7 20 percent and provided further that the commissioner's rules may not permit
8 any medical underwriting and screening and shall give due consideration to the
9 need for affordability and accessibility of health insurance.

10 (B) The commissioner's rules shall permit a carrier, including a
11 hospital or medical service corporation and a health maintenance organization,
12 to establish rewards, premium discounts, split benefit designs, rebates, or to
13 otherwise waive or modify applicable co-payments, deductibles, or other
14 cost-sharing amounts in return for adherence by a member or subscriber to
15 programs of health promotion and disease prevention. The commissioner shall
16 consult with the commissioner of health, the director of the Blueprint for
17 Health, and the commissioner of Vermont health access in the development of
18 health promotion and disease prevention rules that are consistent with the
19 Blueprint for Health. Such rules shall:

20 (i) limit any reward, discount, rebate, or waiver or modification of
21 cost-sharing amounts to not more than a total of 15 percent of the cost of the

1 premium for the applicable coverage tier, provided that the sum of any rate
2 deviations under subdivision (A) of this subdivision (2) does not exceed 30
3 percent;

4 (ii) be designed to promote good health or prevent disease for
5 individuals in the program and not be used as a subterfuge for imposing higher
6 costs on an individual based on a health factor;

7 (iii) provide that the reward under the program is available to all
8 similarly situated individuals and shall comply with the nondiscrimination
9 provisions of the federal Health Insurance Portability and Accountability Act
10 of 1996; and

11 (iv) provide a reasonable alternative standard to obtain the reward
12 to any individual for whom it is unreasonably difficult due to a medical
13 condition or other reasonable mitigating circumstance to satisfy the otherwise
14 applicable standard for the discount and disclose in all plan materials that
15 describe the discount program the availability of a reasonable alternative
16 standard.

17 (C) The commissioner's rules shall include:

18 (i) standards and procedures for health promotion and disease
19 prevention programs based on the best scientific, evidence-based medical
20 practices as recommended by the commissioner of health;

1 (ii) standards and procedures for evaluating an individual's
2 adherence to programs of health promotion and disease prevention; and

3 (iii) any other standards and procedures necessary or desirable to
4 carry out the purposes of this subdivision (2).

5 (D) The commissioner may require a registered carrier to identify
6 that percentage of a requested premium increase which is attributed to the
7 following categories: hospital inpatient costs, hospital outpatient costs,
8 pharmacy costs, primary care, other medical costs, administrative costs, and
9 projected reserves or profit. Reporting of this information shall occur at the
10 time a rate increase is sought and shall be in the manner and form directed by
11 the commissioner. Such information shall be made available to the public in a
12 manner that is easy to understand.

13 (g) A registered carrier shall file with the commissioner an annual
14 certification by a member of the American Academy of Actuaries of the
15 carrier's compliance with this section. The requirements for certification shall
16 be as the commissioner prescribes by rule.

17 (h) A registered carrier shall provide, on forms prescribed by the
18 commissioner, full disclosure to a small employer of all premium rates and any
19 risk classification formulas or factors prior to acceptance of a plan by the small
20 employer.

1 (i) A registered carrier shall guarantee the rates on a health benefit plan for
2 a minimum of 12 months.

3 (j) The commissioner shall disapprove any rates filed by any registered
4 carrier, whether initial or revised, for insurance policies unless the anticipated
5 medical loss ratios for the entire period for which rates are computed are at
6 least 80 percent, as required by the Patient Protection and Affordable Care Act
7 (Public Law 111-148).

8 (k) The guaranteed acceptance provision of subsection (d) of this section
9 shall not be construed to limit an employer's discretion in contracting with his
10 or her employees for insurance coverage.

11 Sec. 4. 8 V.S.A. § 4080g is added to read:

12 § 4080g. GRANDFATHERED PLANS

13 (a) Application. Notwithstanding the provisions of 33 V.S.A. § 1811, on
14 and after January 1, 2014, the provisions of this section shall apply to an
15 individual, small group, or association plan that qualifies as a grandfathered
16 health plan under Section 1251 of the Patient Protection and Affordable Care
17 Act (Public Law 111-148), as amended by the Health Care and Education
18 Reconciliation Act of 2010 (Public Law 111-152) ("Affordable Care Act"). In
19 the event that a plan no longer qualifies as a grandfathered health plan under
20 the Affordable Care Act, the provisions of this section shall not apply and the
21 provisions of 33 V.S.A. § 1811 shall govern the plan.

1 (b) Small group plans.

2 (1) Definitions. As used in this subsection:

3 (A) “Small employer” means an employer who, on at least 50 percent
4 of its working days during the preceding calendar quarter, employs at least one
5 and no more than 50 employees. The term includes self-employed persons.
6 Calculation of the number of employees of a small employer shall not include
7 a part-time employee who works fewer than 30 hours per week. The
8 provisions of this subsection shall continue to apply until the plan anniversary
9 date following the date that the employer no longer meets the requirements of
10 this subdivision.

11 (B) “Small group” means:

12 (i) a small employer; or

13 (ii) an association, trust, or other group issued a health insurance
14 policy subject to regulation by the commissioner under subdivisions 4079(2),
15 (3), or (4) of this title.

16 (C) “Small group plan” means a group health insurance policy, a
17 nonprofit hospital or medical service corporation service contract, or a health
18 maintenance organization health benefit plan offered or issued to a small
19 group, including but not limited to common health care plans approved by the
20 commissioner under subdivision (5) of this subsection. The term does not
21 include disability insurance policies, accident indemnity or expense policies,

1 long-term care insurance policies, student or athletic expense or indemnity
2 policies, dental policies, policies that supplement the Civilian Health and
3 Medical Program of the Uniformed Services, or Medicare supplemental
4 policies.

5 (D) "Registered small group carrier" means any person except an
6 insurance agent, broker, appraiser, or adjuster who issues a small group plan
7 and who has a registration in effect with the commissioner as required by this
8 subsection.

9 (2) No person may provide a small group plan unless the plan complies
10 with the provisions of this subsection.

11 (3) No person may provide a small group plan unless such person is a
12 registered small group carrier. The commissioner, by rule, shall establish the
13 minimum financial, marketing, service and other requirements for registration.
14 Such registration shall be effective upon approval by the commissioner and
15 shall remain in effect until revoked or suspended by the commissioner for
16 cause or until withdrawn by the carrier. A small group carrier may withdraw
17 its registration upon at least six months prior written notice to the
18 commissioner. A registration filed with the commissioner shall be deemed to
19 be approved unless it is disapproved by the commissioner within 30 days of
20 filing.

1 (4)(A) A registered small group carrier shall guarantee acceptance of all
2 small groups for any small group plan offered by the carrier. A registered
3 small group carrier shall also guarantee acceptance of all employees or
4 members of a small group and each dependent of such employees or members
5 for any small group plan it offers.

6 (B) Notwithstanding subdivision (A) of this subdivision (b)(4), a
7 health maintenance organization shall not be required to cover:

8 (i) a small employer which is not physically located in the health
9 maintenance organization's approved service area; or

10 (ii) a small employer or an employee or member of the small
11 group located or residing within the health maintenance organization's
12 approved service area for which the health maintenance organization:

13 (I) is not providing coverage; and

14 (II) reasonably anticipates and demonstrates to the satisfaction
15 of the commissioner that it will not have the capacity within its network of
16 providers to deliver adequate service because of its existing group contract
17 obligations, including contract obligations subject to the provisions of this
18 subsection and any other group contract obligations.

19 (5) A registered small group carrier shall offer one or more common
20 health care plans approved by the commissioner. The commissioner, by rule,
21 shall adopt standards and a process for approval of common health care plans

1 that ensure that consumers may compare the costs of plans offered by carriers
2 and that ensure the development of an affordable common health care plan,
3 providing for deductibles, coinsurance arrangements, managed care, cost
4 containment provisions, and any other term, not inconsistent with the
5 provisions of this title, deemed useful in making the plan affordable. A health
6 maintenance organization may add limitations to a common health care plan if
7 the commissioner finds that the limitations do not unreasonably restrict the
8 insured from access to the benefits covered by the plans.

9 (6) A registered small group carrier shall offer a small group plan rate
10 structure which at least differentiates between single person, two person and
11 family rates.

12 (7)(A) A registered small group carrier shall use a community rating
13 method acceptable to the commissioner for determining premiums for small
14 group plans. Except as provided in subdivision (B) of this subdivision (7), the
15 following risk classification factors are prohibited from use in rating small
16 groups, employees or members of such groups, and dependents of such
17 employees or members:

18 (i) demographic rating, including age and gender rating;

19 (ii) geographic area rating;

20 (iii) industry rating;

21 (iv) medical underwriting and screening;

1 (v) experience rating;

2 (vi) tier rating; or

3 (vii) durational rating.

4 (B)(i) The commissioner shall, by rule, adopt standards and a process
5 for permitting registered small group carriers to use one or more risk
6 classifications in their community rating method, provided that the premium
7 charged shall not deviate above or below the community rate filed by the
8 carrier by more than 20 percent and provided further that the commissioner's
9 rules may not permit any medical underwriting and screening.

10 (ii) The commissioner's rules shall permit a carrier, including a
11 hospital or medical service corporation and a health maintenance organization,
12 to establish rewards, premium discounts, split benefit designs, rebates, or
13 otherwise waive or modify applicable co-payments, deductibles, or other
14 cost-sharing amounts in return for adherence by a member or subscriber to
15 programs of health promotion and disease prevention. The commissioner shall
16 consult with the commissioner of health, the director of the Blueprint for
17 Health, and the commissioner of Vermont health access in the development of
18 health promotion and disease prevention rules that are consistent with the
19 Blueprint for Health. Such rules shall:

20 (I) limit any reward, discount, rebate, or waiver or modification
21 of cost-sharing amounts to not more than a total of 15 percent of the cost of the

1 premium for the applicable coverage tier, provided that the sum of any rate
2 deviations under subdivision (i) of this subdivision (77)(B) does not exceed 30
3 percent;

4 (II) be designed to promote good health or prevent disease for
5 individuals in the program and not be used as a subterfuge for imposing higher
6 costs on an individual based on a health factor;

7 (III) provide that the reward under the program is available to
8 all similarly situated individuals and complies with the nondiscrimination
9 provisions of the federal Health Insurance Portability and Accountability Act
10 of 1996; and

11 (IV) provide a reasonable alternative standard to obtain the
12 reward to any individual for whom it is unreasonably difficult due to a medical
13 condition or other reasonable mitigating circumstance to satisfy the otherwise
14 applicable standard for the discount and disclose in all plan materials that
15 describe the discount program the availability of a reasonable alternative
16 standard.

17 (iii) The commissioner's rules shall include:

18 (I) standards and procedures for health promotion and disease
19 prevention programs based on the best scientific, evidence-based medical
20 practices as recommended by the commissioner of health;

1 (II) standards and procedures for evaluating an individual's
2 adherence to programs of health promotion and disease prevention; and

3 (III) any other standards and procedures necessary or desirable
4 to carry out the purposes of this subdivision (7)(B).

5 (C) The commissioner may require a registered small group carrier to
6 identify that percentage of a requested premium increase which is attributed to
7 the following categories: hospital inpatient costs, hospital outpatient costs,
8 pharmacy costs, primary care, other medical costs, administrative costs, and
9 projected reserves or profit. Reporting of this information shall occur at the
10 time a rate increase is sought and shall be in the manner and form as directed
11 by the commissioner. Such information shall be made available to the public
12 in a manner that is easy to understand.

13 (D) The commissioner may exempt from the requirements of this
14 subsection an association as defined in subdivision 4079(2) of this title which:

15 (i) offers a small group plan to a member small employer which is
16 community rated in accordance with the provisions of subdivisions (A) and (B)
17 of this subdivision (b)(7). The plan may include risk classifications in
18 accordance with subdivision (B) of this subdivision (7);

19 (ii) offers a small group plan that guarantees acceptance of all
20 persons within the association and their dependents; and

1 (iii) offers one or more of the common health care plans approved
2 by the commissioner under subdivision (5) of this subsection.

3 (E) The commissioner may revoke or deny the exemption set forth in
4 subdivision (D) of this subdivision (7) if the commissioner determines that:

5 (i) because of the nature, size, or other characteristics of the
6 association and its members, the employees or members are in need of the
7 protections provided by this subsection; or

8 (ii) the association exemption has or would have a substantial
9 adverse effect on the small group market.

10 (8) A registered small group carrier shall file with the commissioner an
11 annual certification by a member of the American Academy of Actuaries of the
12 carrier's compliance with this subsection. The requirements for certification
13 shall be as the commissioner by rule prescribes.

14 (9) A registered small group carrier shall provide, on forms prescribed
15 by the commissioner, full disclosure to a small group of all premium rates and
16 any risk classification formulas or factors prior to acceptance of a small group
17 plan by the group.

18 (10) A registered small group carrier shall guarantee the rates on a small
19 group plan for a minimum of six months.

20 (11)(A) A registered small group carrier may require that 75 percent or
21 less of the employees or members of a small group with more than 10

1 employees participate in the carrier's plan. A registered small group carrier
2 may require that 50 percent or less of the employees or members of a small
3 group with 10 or fewer employees or members participate in the carrier's plan.
4 A small group carrier's rules established pursuant to this subsection shall be
5 applied to all small groups participating in the carrier's plans in a consistent
6 and nondiscriminatory manner.

7 (B) For purposes of the requirements set forth in subdivision (A) of
8 this subdivision (11), a registered small group carrier shall not include in its
9 calculation an employee or member who is already covered by another group
10 health benefit plan as a spouse or dependent or who is enrolled in Catamount
11 Health, Medicaid, the Vermont health access plan, or Medicare. Employees or
12 members of a small group who are enrolled in the employer's plan and
13 receiving premium assistance under 33 V.S.A. chapter 19 shall be considered
14 to be participating in the plan for purposes of this subsection. If the small
15 group is an association, trust, or other substantially similar group, the
16 participation requirements shall be calculated on an employer-by-employer
17 basis.

18 (C) A small group carrier may not require recertification of
19 compliance with the participation requirements set forth in this subdivision
20 (11) more often than annually at the time of renewal. If, during the
21 recertification process, a small group is found not to be in compliance with the

1 participation requirements, the small group shall have 120 days to become
2 compliant prior to termination of the plan.

3 (12) This subsection shall apply to the provisions of small group plans.
4 This subsection shall not be construed to prevent any person from issuing or
5 obtaining a bona fide individual health insurance policy; provided that no
6 person may offer a health benefit plan or insurance policy to individual
7 employees or members of a small group as a means of circumventing the
8 requirements of this subsection. The commissioner shall adopt, by rule,
9 standards and a process to carry out the provisions of this subsection.

10 (13) The guaranteed acceptance provision of subdivision (4) of this
11 subsection shall not be construed to limit an employer's discretion in
12 contracting with his or her employees for insurance coverage.

13 (14) Registered small group carriers, except nonprofit medical and
14 hospital service organizations and nonprofit health maintenance organizations,
15 shall form a reinsurance pool for the purpose of reinsuring small group risks.
16 This pool shall not become operative until the commissioner has approved a
17 plan of operation. The commissioner shall not approve any plan which he or
18 she determines may be inconsistent with any other provision of this subsection.
19 Failure or delay in the formation of a reinsurance pool under this subsection
20 shall not delay implementation of this subdivision. The participants in the plan
21 of operation of the pool shall guarantee, without limitation, the solvency of the

1 pool, and such guarantee shall constitute a permanent financial obligation of
2 each participant, on a pro rata basis.

3 (c) Nongroup health benefit plans.

4 (1) Definitions. As used in this subsection:

5 (A) "Individual" means a person who is not eligible for coverage by
6 group health insurance as defined by section 4079 of this title.

7 (B) "Nongroup plan" means a health insurance policy, a nonprofit
8 hospital or medical service corporation service contract, or a health
9 maintenance organization health benefit plan offered or issued to an individual,
10 including but not limited to common health care plans approved by the
11 commissioner under subdivision (5) of this subsection. The term does not
12 include disability insurance policies, accident indemnity or expense policies,
13 long-term care insurance policies, student or athletic expense or indemnity
14 policies, Medicare supplemental policies, and dental policies. The term also
15 does not include hospital indemnity policies or specified disease indemnity or
16 expense policies, provided such policies are sold only as supplemental
17 coverage when a common health care plan or other comprehensive health care
18 policy is in effect.

19 (C) "Registered nongroup carrier" means any person, except an
20 insurance agent, broker, appraiser, or adjuster, who issues a nongroup plan and

1 who has a registration in effect with the commissioner as required by this
2 subsection.

3 (2) No person may provide a nongroup plan unless the plan complies
4 with the provisions of this subsection.

5 (3) No person may provide a nongroup plan unless such person is a
6 registered nongroup carrier. The commissioner, by rule, shall establish the
7 minimum financial, marketing, service, and other requirements for registration.
8 Registration under this subsection shall be effective upon approval by the
9 commissioner and shall remain in effect until revoked or suspended by the
10 commissioner for cause or until withdrawn by the carrier. A nongroup carrier
11 may withdraw its registration upon at least six months' prior written notice to
12 the commissioner. A registration filed with the commissioner shall be deemed
13 to be approved unless it is disapproved by the commissioner within 30 days of
14 filing.

15 (4)(A) A registered nongroup carrier shall guarantee acceptance of any
16 individual for any nongroup plan offered by the carrier. A registered nongroup
17 carrier shall also guarantee acceptance of each dependent of such individual for
18 any nongroup plan it offers.

19 (B) Notwithstanding subdivision (A) of this subdivision, a health
20 maintenance organization shall not be required to cover:

1 (i) an individual who is not physically located in the health
2 maintenance organization's approved service area; or

3 (ii) an individual residing within the health maintenance
4 organization's approved service area for which the health maintenance
5 organization:

6 (I) is not providing coverage; and

7 (II) reasonably anticipates and demonstrates to the satisfaction
8 of the commissioner that it will not have the capacity within its network of
9 providers to deliver adequate service because of its existing contract
10 obligations, including contract obligations subject to the provisions of this
11 subsection and any other group contract obligations.

12 (5) A registered nongroup carrier shall offer two or more common
13 health care plans approved by the commissioner. The commissioner, by rule,
14 shall adopt standards and a process for approval of common health care plans
15 that ensure that consumers may compare the cost of plans offered by carriers.
16 At least one plan shall be a low-cost common health care plan that may
17 provide for deductibles, coinsurance arrangements, managed care,
18 cost-containment provisions, and any other term not inconsistent with the
19 provisions of this title that are deemed useful in making the plan affordable. A
20 health maintenance organization may add limitations to a common health care

1 plan if the commissioner finds that the limitations do not unreasonably restrict
2 the insured from access to the benefits covered by the plan.

3 (6) A registered nongroup carrier shall offer a nongroup plan rate
4 structure which at least differentiates between single-person, two-person and
5 family rates.

6 (7) For a 12-month period from the effective date of coverage, a
7 registered nongroup carrier may limit coverage of preexisting conditions which
8 exist during the 12-month period before the effective date of coverage;
9 provided that a registered nongroup carrier shall waive any preexisting
10 condition provisions for all individuals and their dependents who produce
11 evidence of continuous health benefit coverage during the previous nine
12 months substantially equivalent to the carrier's common health care plan
13 approved by the commissioner. If an individual has a preexisting condition
14 excluded under a subsequent policy, such exclusion shall not continue longer
15 than the period required under the original contract or 12 months, whichever is
16 less. Credit shall be given for prior coverage that occurred without a break in
17 coverage of 63 days or more. For an eligible individual as such term is defined
18 in Section 2741 of Title XXVII of the Public Health Service Act, a registered
19 nongroup carrier shall not limit coverage of preexisting conditions.

20 (8)(A) A registered nongroup carrier shall use a community rating
21 method acceptable to the commissioner for determining premiums for

1 nongroup plans. Except as provided in subdivision (B) of this subsection, the
2 following risk classification factors are prohibited from use in rating
3 individuals and their dependents:

4 (i) demographic rating, including age and gender rating;

5 (ii) geographic area rating;

6 (iii) industry rating;

7 (iv) medical underwriting and screening;

8 (v) experience rating;

9 (vi) tier rating; or

10 (vii) durational rating.

11 (B)(i) The commissioner shall, by rule, adopt standards and a process
12 for permitting registered nongroup carriers to use one or more risk
13 classifications in their community rating method, provided that the premium
14 charged shall not deviate above or below the community rate filed by the
15 carrier by more than 20 percent and provided further that the commissioner's
16 rules may not permit any medical underwriting and screening and shall give
17 due consideration to the need for affordability and accessibility of health
18 insurance.

19 (ii) The commissioner's rules shall permit a carrier, including a
20 hospital or medical service corporation and a health maintenance organization,
21 to establish rewards, premium discounts, and rebates or to otherwise waive or

1 modify applicable co-payments, deductibles, or other cost-sharing amounts in
2 return for adherence by a member or subscriber to programs of health
3 promotion and disease prevention. The commissioner shall consult with the
4 commissioner of health and the commissioner of Vermont health access in the
5 development of health promotion and disease prevention rules. Such rules
6 shall:

7 (I) limit any reward, discount, rebate, or waiver or modification
8 of cost-sharing amounts to not more than a total of 15 percent of the cost of the
9 premium for the applicable coverage tier, provided that the sum of any rate
10 deviations under subdivision (B)(i) of this subdivision (8) does not exceed
11 30 percent;

12 (II) be designed to promote good health or prevent disease for
13 individuals in the program and not be used as a subterfuge for imposing higher
14 costs on an individual based on a health factor;

15 (III) provide that the reward under the program is available to
16 all similarly situated individuals; and

17 (IV) provide a reasonable alternative standard to obtain the
18 reward to any individual for whom it is unreasonably difficult due to a medical
19 condition or other reasonable mitigating circumstance to satisfy the otherwise
20 applicable standard for the discount and disclose in all plan materials that

1 describe the discount program the availability of a reasonable alternative
2 standard.

3 (iii) The commissioner's rules shall include:

4 (I) standards and procedures for health promotion and disease
5 prevention programs based on the best scientific, evidence-based medical
6 practices as recommended by the commissioner of health;

7 (II) standards and procedures for evaluating an individual's
8 adherence to programs of health promotion and disease prevention; and

9 (III) any other standards and procedures necessary or desirable
10 to carry out the purposes of this subdivision (8)(B).

11 (iv) The commissioner may require a registered nongroup carrier
12 to identify that percentage of a requested premium increase which is attributed
13 to the following categories: hospital inpatient costs, hospital outpatient costs,
14 pharmacy costs, primary care, other medical costs, administrative costs, and
15 projected reserves or profit. Reporting of this information shall occur at the
16 time a rate increase is sought and shall be in the manner and form directed by
17 the commissioner. Such information shall be made available to the public in a
18 manner that is easy to understand.

19 (9) Notwithstanding subdivision (8)(B) of this subsection, the
20 commissioner shall not grant rate increases, including increases for medical
21 inflation, for individuals covered pursuant to the provisions of this subsection

1 that exceed 20 percent in any one year; provided that the commissioner may
2 grant an increase that exceeds 20 percent if the commissioner determines that
3 the 20 percent limitation will have a substantial adverse effect on the financial
4 safety and soundness of the insurer. In the event that this limitation prevents
5 implementation of community rating to the full extent provided for in
6 subdivision (8) of this subsection, the commissioner may permit insurers to
7 correspondingly limit community rating provisions from applying to
8 individuals who would otherwise be entitled to rate reductions.

9 (10) A registered nongroup carrier shall file with the commissioner an
10 annual certification by a member of the American Academy of Actuaries of the
11 carrier's compliance with this subsection. The requirements for certification
12 shall be as the commissioner by rule prescribes.

13 (11) A registered nongroup carrier shall guarantee the rates on a
14 nongroup plan for a minimum of 12 months.

15 (12) Registered nongroup carriers, except nonprofit medical and hospital
16 service organizations and nonprofit health maintenance organizations, shall
17 form a reinsurance pool for the purpose of reinsuring nongroup risks. This
18 pool shall not become operative until the commissioner has approved a plan of
19 operation. The commissioner shall not approve any plan which he or she
20 determines may be inconsistent with any other provision of this subsection.
21 Failure or delay in the formation of a reinsurance pool under this subsection

1 shall not delay implementation of this subdivision. The participants in the plan
2 of operation of the pool shall guarantee, without limitation, the solvency of the
3 pool, and such guarantee shall constitute a permanent financial obligation of
4 each participant, on a pro rata basis.

5 (13) The commissioner shall disapprove any rates filed by any
6 registered nongroup carrier, whether initial or revised, for nongroup insurance
7 policies unless the anticipated loss ratios for the entire period for which rates
8 are computed are at least 70 percent. For the purpose of this subdivision,
9 “anticipated loss ratio” shall mean a comparison of earned premiums to losses
10 incurred plus a factor for industry trend where the methodology for calculating
11 trend shall be determined by the commissioner by rule.

12 * * * Green Mountain Care Board * * *

13 Sec. 5. 18 V.S.A. § 9374 is amended to read:

14 § 9374. BOARD MEMBERSHIP; AUTHORITY

15 * * *

16 (g) The chair of the board or designee may apply for grant funding, if
17 available, to advance or support any responsibility within the board’s
18 jurisdiction.

19 (h)(1) Expenses incurred to obtain information and data of any sort
20 necessary for the board’s functions, to analyze expenditures, to review hospital

1 budgets, and for any other contracts related to the board's duties and
2 authorized by the board shall be borne as follows:

3 (A) 40 percent by the state from state monies;

4 (B) 15 percent by the hospitals;

5 (C) 15 percent by nonprofit hospital and medical service corporations
6 licensed under 8 V.S.A. chapter 123 or 125;

7 (D) 15 percent by health insurance companies licensed under
8 8 V.S.A. chapter 101; and

9 (E) 15 percent by health maintenance organizations licensed under
10 8 V.S.A. chapter 139.

11 (2) Expenses under subdivision (1) of this subsection shall be billed to
12 persons licensed under Title 8 based on premiums paid for health care
13 coverage, which for the purposes of this section shall include major medical,
14 comprehensive medical, hospital or surgical coverage, and comprehensive
15 health care services plans, but shall not include long-term care or limited
16 benefits, disability, credit or stop loss, or excess loss insurance coverage.

17 (i) In addition to any other penalties and in order to enforce the provisions
18 of this chapter and empower the board to perform its duties, the chair of the
19 board may issue subpoenas, examine persons, administer oaths, and require
20 production of papers and records. Any subpoena or notice to produce may be
21 served by registered or certified mail or in person by an agent of the chair.

1 Service by registered or certified mail shall be effective three business days
2 after mailing. Any subpoena or notice to produce shall provide at least six
3 business days' time from service within which to comply, except that the chair
4 may shorten the time for compliance for good cause shown. Any subpoena or
5 notice to produce sent by registered or certified mail, postage prepaid, shall
6 constitute service on the person to whom it is addressed. Each witness who
7 appears before the chair under subpoena shall receive a fee and mileage as
8 provided for witnesses in civil cases in superior courts; provided, however, any
9 person subject to the board's authority shall not be eligible to receive fees or
10 mileage under this section.

11 (1) A person who fails or refuses to appear, to testify, or to produce
12 papers or records for examination before the chair upon properly being ordered
13 to do so may be assessed an administrative penalty by the chair of not more
14 than \$2,000.00 for each day of noncompliance and proceeded against as
15 provided in the Administrative Procedure Act, and the chair may recommend
16 to the appropriate licensing entity that the person's authority to do business be
17 suspended for up to six months.

18 (2) If an appeal or other petition for judicial review of a final order is
19 not filed in connection with an order of the Green Mountain Care board under
20 section 9381(b) of this chapter, the chair may file a certified copy of the final
21 order with the clerk of a court of competent jurisdiction. The order so filed has

1 the same effect as a judgment of the court and may be recorded, enforced, or
2 satisfied in the same manner as a judgment of the court.

3 * * * Unified Health Care Budget * * *

4 Sec. 6. 18 V.S.A. § 9373 is amended to read:

5 § 9373. DEFINITIONS

6 * * *

7 (14) “Unified health care budget” means the budget established in
8 accordance with section 9375a of this title.

9 (15) “Wellness services” means health services, programs, or activities
10 that focus on the promotion or maintenance of good health.

11 Sec. 7. 18 V.S.A. § 9402 is amended to read:

12 § 9402. DEFINITIONS

13 * * *

14 (15) ~~“Unified health care budget” means the budget established in~~
15 ~~accordance with section 9406 of this title. [Deleted.]~~

16 * * *

17 Sec. 8. 18 V.S.A. § 9403 is amended to read:

18 § 9403. DIVISION OF HEALTH CARE ADMINISTRATION; PURPOSES

19 The division of health care administration is created in the department of
20 banking, insurance, securities, and health care administration. The division
21 shall assist the commissioner in carrying out the policies of the state regarding

1 health care delivery, cost and quality, by providing oversight of health care
2 quality and expenditures through the certificate of need program ~~and the~~
3 ~~unified health care budget for the state or with respect to Vermont residents,~~
4 establishment and maintenance of consumer protection functions, and
5 oversight of quality assurance within the health care system. The division
6 shall also establish and maintain a data base with information needed to carry
7 out the commissioner's duties and obligations under this chapter and Title 8.
8 Sec. 9. 18 V.S.A. § 9405(b) is amended to read:

9 (b) On or before July 1, 2005, the commissioner, in consultation with the
10 secretary of human services, shall submit to the governor a four-year health
11 resource allocation plan. The plan shall identify Vermont needs in health care
12 services, programs, and facilities; the resources available to meet those needs;
13 and the priorities for addressing those needs on a statewide basis.

14 (1) The plan shall include:

15 * * *

16 (C) Consistent with the principles set forth in subdivision (A) of this
17 subdivision (1), recommendations for the appropriate supply and distribution
18 of resources, programs, and services identified in subdivision (B) of this
19 subdivision (1), options for implementing such recommendations and
20 mechanisms which will encourage the appropriate integration of these services
21 on a local or regional basis. To arrive at such recommendations, the

1 commissioner shall consider at least the following factors: the values and goals
2 reflected in the state health plan; the needs of the population on a statewide
3 basis; the needs of particular geographic areas of the state, as identified in the
4 state health plan; the needs of uninsured and underinsured populations; the use
5 of Vermont facilities by out-of-state residents; the use of out-of-state facilities
6 by Vermont residents; the needs of populations with special health care needs;
7 the desirability of providing high quality services in an economical and
8 efficient manner, including the appropriate use of midlevel practitioners; the
9 cost impact of these resource requirements on health care expenditures; the
10 services appropriate for the four categories of hospitals described in
11 subdivision 9402(12) of this title; the overall quality and use of health care
12 services as reported by the Vermont program for quality in health care and the
13 Vermont ethics network; the overall quality and cost of services as reported in
14 the annual hospital community reports; individual hospital four-year capital
15 budget projections; ~~the unified health care budget~~; and the four-year projection
16 of health care expenditures prepared by the division.

17

* * *

1 Sec. 10. 18 V.S.A. § 9406 is amended to read:

2 ~~§ 9406. EXPENDITURE ANALYSIS; UNIFIED HEALTH CARE BUDGET~~

3 ~~(a) Annually, the commissioner shall develop a unified health care budget~~
4 ~~and develop an expenditure analysis to promote the policies set forth in section~~
5 ~~9401 of this title.~~

6 ~~(1) The budget shall:~~

7 ~~(A) Serve as a guideline within which health care costs are~~
8 ~~controlled, resources directed, and quality and access assured.~~

9 ~~(B) Identify the total amount of money that has been and is projected~~
10 ~~to be expended annually for all health care services provided by health care~~
11 ~~facilities and providers in Vermont, and for all health care services provided to~~
12 ~~residents of this state.~~

13 ~~(C) Identify any inconsistencies with the state health plan and the~~
14 ~~health resource allocation plan.~~

15 ~~(D) Analyze health care costs and the impact of the budget on those~~
16 ~~who receive, provide, and pay for health care services.~~

17 ~~(2) The commissioner shall enter into discussions with health care~~
18 ~~facilities and with health care provider bargaining groups created under section~~
19 ~~9409 of this title concerning matters related to the unified health care budget.~~

20 ~~(b)(1) Annually the division shall prepare a three year projection of health~~
21 ~~care expenditures made on behalf of Vermont residents, based on the format of~~

1 ~~the health care budget and expenditure analysis adopted by the commissioner~~
2 ~~under this section, projecting expenditures in broad sectors such as hospital,~~
3 ~~physician, home health, or pharmacy. The projection shall include estimates~~
4 ~~for:~~

5 ~~(A) expenditures for the health plans of any hospital and medical~~
6 ~~service corporation, health maintenance organizations, Medicaid program, or~~
7 ~~other health plan regulated by this state which covers more than five percent of~~
8 ~~the state population; and~~

9 ~~(B) expenditures for Medicare, all self-insured employers, and all~~
10 ~~other health insurance.~~

11 ~~(2) Each health plan payer identified under subdivision (1)(A) of this~~
12 ~~subsection may comment on the division's proposed projections, including~~
13 ~~comments concerning whether the plan agrees with the proposed projection,~~
14 ~~alternative projections developed by the plan, and a description of what~~
15 ~~mechanisms, if any, the plan has identified to reduce its health care~~
16 ~~expenditures. Comments may also include a comparison of the plan's actual~~
17 ~~expenditures with the applicable projections for the prior year, and an~~
18 ~~evaluation of the efficacy of any cost containment efforts the plan has made.~~

19 ~~(3) The division's projections prepared under this subsection shall be~~
20 ~~used as a tool in the evaluation of health insurance rate and trend filings with~~
21 ~~the department and shall be made available in connection with the hospital~~

1 ~~budget review process under subchapter 7 of this chapter, the certificate of~~
2 ~~need process under subchapter 5 of this chapter, and the development of the~~
3 ~~health resource allocation plan.~~

4 ~~(4) The division shall prepare a report of the final projections made~~
5 ~~under this subsection, and file the report with the general assembly on or~~
6 ~~before January 15 of each year. [Repealed.]~~

7 Sec. 11. 18 V.S.A. 9375a is added to read:

8 § 9375a. EXPENDITURE ANALYSIS; UNIFIED HEALTH CARE

9 BUDGET

10 (a) Annually, the board shall develop a unified health care budget and
11 develop an expenditure analysis to promote the policies set forth in sections
12 9371 and 9372 of this title.

13 (1) The budget shall:

14 (A) Serve as a guideline within which health care costs are
15 controlled, resources directed, and quality and access assured.

16 (B) Identify the total amount of money that has been and is projected
17 to be expended annually for all health care services provided by health care
18 facilities and providers in Vermont and for all health care services provided to
19 residents of this state.

20 (C) Identify any inconsistencies with the state health plan and the
21 health resource allocation plan.

1 (D) Analyze health care costs and the impact of the budget on those
2 who receive, provide, and pay for health care services.

3 (2) The board shall enter into discussions with health care facilities and
4 with health care provider bargaining groups created under section 9409 of this
5 title concerning matters related to the unified health care budget.

6 (b)(1) Annually the board shall prepare a three-year projection of health
7 care expenditures made on behalf of Vermont residents, based on the format of
8 the health care budget and expenditure analysis adopted by the board under
9 this section, projecting expenditures in broad sectors such as hospital,
10 physician, home health, or pharmacy. The projection shall include
11 estimates for:

12 (A) expenditures for the health plans of any hospital and medical
13 service corporation, health maintenance organization, Medicaid program, or
14 other health plan regulated by this state which covers more than five percent of
15 the state population; and

16 (B) expenditures for Medicare, all self-insured employers, and all
17 other health insurance.

18 (2) Each health plan payer identified under subdivision (1)(A) of this
19 subsection may comment on the board's proposed projections, including
20 comments concerning whether the plan agrees with the proposed projection,
21 alternative projections developed by the plan, and a description of what

1 mechanisms, if any, the plan has identified to reduce its health care
2 expenditures. Comments may also include a comparison of the plan's actual
3 expenditures with the applicable projections for the prior year and an
4 evaluation of the efficacy of any cost containment efforts the plan has made.

5 (3) The board's projections prepared under this subsection shall be used
6 as a tool in the evaluation of health insurance rate and trend filings with the
7 department of financial regulation and shall be made available in connection
8 with the hospital budget review process under subchapter 7 of this chapter, the
9 certificate of need process under subchapter 5 of this chapter, and the
10 development of the health resource allocation plan.

11 (4) The board shall prepare a report of the final projections made under
12 this subsection and file the report with the general assembly on or before
13 January 15 of each year.

14 * * * Certificate of Need * * *

15 Sec. 12. 18 V.S.A. § 9375 is amended to read:

16 § 9375. DUTIES

17 * * *

18 (b) The board shall have the following duties:

19 (1) Oversee the development and implementation, and evaluate the
20 effectiveness, of health care payment and delivery system reforms designed to
21 control the rate of growth in health care costs and maintain health care quality

1 in Vermont, including ensuring that the payment reform pilot projects set forth
2 in this chapter ~~13, subchapter 2~~ of this title are consistent with such reforms.

3 * * *

4 (6) Review, ~~and approve,~~ approve with conditions, or deny
5 recommendations from the commissioner of banking, insurance, securities, and
6 health care administration, within ~~10 business~~ 30 days of receipt of such
7 recommendations and taking into consideration the requirements in the
8 underlying statutes, changes in health care delivery, changes in payment
9 methods and amounts, and other issues at the discretion of the board, on:

10 * * *

11 (9) Develop the unified health care budget pursuant to section 9375a of
12 this title.

13 * * *

14 Sec. 13. 18 V.S.A. § 9402 is amended to read:

15 § 9402. DEFINITIONS

16 As used in this chapter, unless otherwise indicated:

17 * * *

18 (5) “Expenditure analysis” means the expenditure analysis developed
19 pursuant to section ~~9406~~ 9375a of this title.

20 (6) “Health care facility” means all institutions, whether public or
21 private, proprietary or nonprofit, which offer diagnosis, treatment, inpatient, or

1 ambulatory care to two or more unrelated persons, and the buildings in which
2 those services are offered. The term shall not apply to any facility operated by
3 religious groups relying solely on spiritual means through prayer or healing,
4 but includes all institutions included in subdivision ~~9432(10)~~ 9432(8) of this
5 title, except health maintenance organizations.

6 * * *

7 (10) "Health resource allocation plan" means the plan adopted by the
8 commissioner of banking, insurance, securities, and health care administration
9 under section 9405 of this title.

10 * * *

11 (15) "Unified health care budget" means the budget established in
12 accordance with section ~~9406~~ 9375a of this title.

13 (16) "State health plan" means the plan developed under section 9405 of
14 this title.

15 (17) "Green Mountain Care board" or "board" means the Green
16 Mountain Care board established in chapter 220 of this title.

17 Sec. 14. 18 V.S.A. § 9412 is amended to read:

18 § 9412. ENFORCEMENT

19 (a) In order to carry out the duties under this chapter, ~~the commissioner~~, in
20 addition to the powers provided in this chapter, in chapter 220 of this title, and
21 in Title 8, the commissioner and the board may examine the books, accounts,

1 and papers of health insurers, health care providers, health care facilities,
2 health plans, contracting entities, covered entities, and payers, as defined in
3 section 9418 of this title, and may administer oaths and may issue subpoenas to
4 a person to appear and testify or to produce documents or things.

5 * * *

6 Sec. 15. 18 V.S.A. § 9433 is amended to read:

7 § 9433. ADMINISTRATION

8 (a) The commissioner and the board shall exercise such duties and powers
9 as shall be necessary for the implementation of the certificate of need program
10 as provided by and consistent with this subchapter. The commissioner shall
11 issue or deny certificates of need in accordance with the decision of the board.

12 * * *

13 Sec. 16. 18 V.S.A. § 9434 is amended to read:

14 § 9434. CERTIFICATE OF NEED; GENERAL RULES

15 (a) A health care facility other than a hospital shall not develop, or have
16 developed on its behalf a new health care project without issuance of a
17 certificate of need by the commissioner. For purposes of this subsection, a
18 “new health care project” includes the following:

19 * * *

1 Sec. 17. 18 V.S.A. § 9437 is amended to read:

2 § 9437. CRITERIA

3 ~~A~~ The board shall approve a recommendation by the commissioner to issue
4 a certificate of need shall be granted if the applicant demonstrates and the
5 ~~commissioner~~ board finds that:

6 (1) the application is consistent with the health resource allocation plan;

7 (2) the cost of the project is reasonable, because:

8 (A) the applicant's financial condition will sustain any financial
9 burden likely to result from completion of the project;

10 (B) the project will not result in an undue increase in the costs of
11 medical care. In making a finding under this subdivision, the ~~commissioner~~
12 board shall consider and weigh relevant factors, including:

13 * * *

14 Sec. 18. 18 V.S.A. § 9439 is amended to read:

15 § 9439. COMPETING APPLICATIONS

16 * * *

17 (b) When a letter of intent to compete has been filed, the review process is
18 suspended and the time within which a ~~decision~~ recommendation must be
19 made as provided in subdivision ~~9440(d)(4)~~ 9440(d)(3) of this title is stayed
20 until the competing application has been ruled complete or for a period of 55

1 days from the date of notification under subdivision 9440(c)(8) as to the
2 original application, whichever is shorter.

3 (c) Nothing in this subchapter shall be construed to restrict the
4 ~~commissioner~~ board from approving a recommendation by the commissioner
5 to grant ~~granting~~ a certificate of need to only one applicant for a new health
6 care project.

7 * * *

8 (f) Unless an application meets the expedited review requirements of
9 subsection 9440(e) of this title, the commissioner shall consider ~~disapproving a~~
10 ~~certificate of need application for a hospital if a project was not identified~~
11 recommending, and the board shall consider approving the commissioner's
12 recommendation, that a hospital's application for a certificate of need be
13 denied if the hospital did not prospectively identify the project as needed at
14 least two years prior to the time of filing in the hospital's four-year capital plan
15 required under subdivision 9454(a)(6) of this title. The commissioner shall
16 review all hospital four-year capital plans as part of the review under
17 subdivision 9437(2)(B) of this title.

18 Sec. 19. 18 V.S.A. § 9440 is amended to read:

19 § 9440. PROCEDURES

20 * * *

1 (b)(1) The application shall be in such form and contain such information
2 as the commissioner establishes. In addition, the commissioner may require of
3 an applicant any or all of the following information that the commissioner
4 deems necessary:

5 * * *

6 (2) In addition to the information required for submission, an applicant
7 may submit to the commissioner, and the commissioner shall consider, any
8 other information relevant to the application or the review criteria.

9 (c) The application process shall be as follows:

10 * * *

11 (5)(A) An applicant seeking expedited review of a certificate of need
12 application may simultaneously file a letter of intent and an application with
13 the commissioner. Upon making a determination that the proposed project
14 may be uncontested and does not substantially alter services, as defined by
15 rule, or upon making a determination that the application relates to a health
16 care facility affected by bankruptcy proceedings, the commissioner shall issue
17 public notice of the application and the request for expedited review and
18 identify a date by which a competing application or petition for interested party
19 status must be filed. If a competing application is not filed and no person
20 opposing the application is granted interested party status, the commissioner
21 may formally declare the application uncontested and may issue a

1 recommendation to the board regarding the application for a certificate of need
2 without further process, or with such abbreviated process as the commissioner
3 deems appropriate. The board may issue a decision regarding the
4 commissioner's recommendation without further process or with such
5 abbreviated process as the board deems appropriate.

6 (B) If a competing application is filed or a person opposing the
7 application is granted interested party status by the commissioner, the applicant
8 shall follow the certificate of need standards and procedures in this section,
9 except that in the case of a health care facility affected by bankruptcy
10 proceedings, the commissioner after notice and an opportunity to be heard may
11 issue a recommendation to the board regarding a certificate of need with such
12 abbreviated process as the commissioner deems appropriate, notwithstanding
13 the contested nature of the application.

14 * * *

15 (d) The review process shall be as follows:

16 (1) The commissioner shall review:

17 (A) The application materials provided by the applicant.

18 (B) Any information, evidence, or arguments raised by interested
19 parties or amicus curiae, and any other public input.

1 (2) ~~The~~ Except as otherwise provided in subdivision (c)(5) and
2 subsection (e) of this section, the department shall hold a public hearing during
3 the course of a review.

4 (3) The commissioner shall make a final ~~decision~~ recommendation
5 within 120 days after the date of notification under subdivision (c)(4) of this
6 section. Whenever it is not practicable to complete a review within 120 days,
7 the commissioner may extend the review period up to an additional 30 days.
8 Any review period may be extended with the written consent of the applicant
9 and all other applicants in the case of a review cycle process.

10 (4) After reviewing each application, the commissioner shall ~~make a~~
11 ~~decision either to issue or to deny the application for a certificate of need. The~~
12 ~~decision shall be in the form of an approval~~ recommend that the board approve
13 the application in whole or in part, or an approval that the board approve the
14 application subject to such conditions as the commissioner may recommend
15 that the board impose in furtherance of the purposes of this subchapter, or a
16 ~~denial that the board deny the application. In granting a partial approval or a~~
17 ~~conditional approval~~ connection with recommendations and decisions under
18 this subsection, the commissioner shall not recommend, and the board shall not
19 mandate, a new health care project not proposed by the applicant or ~~mandate~~
20 the deletion of any existing service. Any partial approval or conditional
21 approval recommended by the commissioner, approved by the board, or both

1 must be directly within the scope of the project proposed by the applicant and
2 the criteria used in reviewing the application.

3 (5) If the commissioner ~~proposes to render~~ recommends a final decision
4 denying an application in whole or in part, or approving a contested
5 application, the commissioner shall serve the parties and the board with notice
6 of a ~~proposed~~ the recommended decision containing proposed findings of fact
7 and conclusions of law, and shall provide the parties an opportunity to file
8 exceptions and present briefs and oral argument to the commissioner. The
9 commissioner may also permit the parties to present additional evidence. The
10 commissioner shall not transmit to the board a final recommendation to deny
11 an application in whole or in part or to approve a contested application sooner
12 than the tenth business day following the expiration of time for oral argument,
13 the filing of exceptions, or the presentation of briefs, whichever comes last.
14 The final recommendation to the board shall include written findings and
15 conclusions stating the basis for the recommendation. The board may approve
16 the commissioner's final recommendation in whole or in part, subject to any
17 conditions it sets consistent with this section and in furtherance of the purposes
18 of this subchapter. The board may, in its sole discretion, conduct hearings and
19 extend accordingly the time within which it renders a decision.

20 (6) Notice of the board's final decision shall be sent to the
21 commissioner, applicant, competing applicants, and interested parties. The

1 final decision shall include written findings and conclusions stating the basis of
2 the decision.

3 (7) The commissioner shall establish rules governing the compilation of
4 the record used by the commissioner in connection with recommendations
5 ~~decisions~~ made on applications filed and certificates issued under this
6 subchapter. The board may establish rules governing the compilation of the
7 record it uses in connection with decisions made on applications filed and
8 certificates issued under this subchapter.

9 (e) The commissioner and the board shall adopt rules governing procedures
10 for the expeditious processing of applications for replacement, repair,
11 rebuilding, or reequipping of any part of a health care facility or health
12 maintenance organization destroyed or damaged as the result of fire, storm,
13 flood, act of God, or civil disturbance, or any other circumstances beyond the
14 control of the applicant where the commissioner or the board finds that the
15 circumstances require action in less time than normally required for review. If
16 the nature of the emergency requires it, an application under this subsection
17 may be reviewed by the commissioner and the board only, without notice and
18 opportunity for public hearing or intervention by any party.

19 (f) Any applicant, competing applicant, or interested party aggrieved by a
20 final decision of the ~~commissioner~~ board under this section may appeal the
21 decision pursuant to the supreme court subsection 9381(b) of this title. The

1 commissioner's recommendations to the board made pursuant to this section
2 shall not be subject to appeal pursuant to Rule 74 or 75 of the Vermont Rules
3 of Civil Procedure.

4 (g) If the commissioner or the board has reason to believe that the applicant
5 has violated a provision of this subchapter, a rule adopted pursuant to this
6 subchapter, or the terms or conditions of a prior certificate of need, the
7 commissioner or the board may take into consideration such violation in
8 ~~determining~~ making recommendations or determinations about whether to
9 approve, or deny the application, or to approve the application subject to
10 conditions. The applicant shall be provided an opportunity to contest whether
11 such violation occurred, unless such an opportunity has already been provided.
12 The commissioner may recommend and the board may impose as a condition
13 of approval of the application that a violation be corrected or remediated
14 before the certificate may take effect.

15 Sec. 20. 18 V.S.A. § 9440a is amended to read:

16 § 9440a. APPLICATIONS, INFORMATION, AND TESTIMONY; OATH

17 REQUIRED

18 (a) Each application filed under this subchapter, any written information
19 required or permitted to be submitted in connection with an application or with
20 the monitoring of an order, decision, or certificate issued by the commissioner,
21 and any testimony taken before the commissioner, the commissioner's

1 designee, or a hearing officer appointed by the commissioner shall be
2 submitted or taken under oath. The form and manner of the submission shall
3 be prescribed by the commissioner. The authority granted to the commissioner
4 under this section is in addition to any other authority granted to the
5 commissioner under law.

6 (b) Each application shall be filed by the applicant's chief executive officer
7 under oath, as provided by subsection (a) of this section. The commissioner
8 may direct that information submitted with the application be submitted under
9 oath by persons with personal knowledge of such information.

10 (c) A person who knowingly makes a false statement under oath or who
11 knowingly submits false information under oath to the board, the
12 commissioner, the commissioner's designee, or a hearing officer appointed by
13 the commissioner or the board or who knowingly testifies falsely in any
14 proceeding before the board, the commissioner, the commissioner's designee,
15 or a hearing officer appointed by the commissioner or the board shall be guilty
16 of perjury and punished as provided in 13 V.S.A. § 2901.

17 Sec. 21. 18 V.S.A. § 9444 is amended to read:

18 § 9444. REVOCATION OF CERTIFICATES; MATERIAL CHANGE

19 (a) The board may direct the commissioner ~~may to~~ revoke a certificate of
20 need for substantial noncompliance with the scope of the project as designated

1 in the application, or for failure to comply with the conditions set forth in the
2 certificate of need granted by the commissioner.

3 (b)(1) In the event that after a project has been approved, its proponent
4 wishes to materially change the approved project, all such changes are subject
5 to review under this subchapter, including review by the board as provided
6 herein.

7 (2) Applicants shall notify the commissioner of a nonmaterial change to
8 the approved project. If the commissioner decides to review a nonmaterial
9 change, he or she may provide for any necessary process, including a public
10 hearing, before ~~approval~~ providing a recommendation to the board. Where the
11 commissioner decides ~~not to review a change~~ that review of a nonmaterial
12 change is not required, he or she shall so recommend to the board and upon the
13 board's approval of the recommendation, such change will be deemed to have
14 been granted a certificate of need.

15 Sec. 22. 18 V.S.A. § 9446 is amended to read:

16 § 9446. HOME HEALTH AGENCIES; GEOGRAPHIC SERVICE AREAS

17 (a) The terms of a certificate of need relating to the boundaries of the
18 geographic service area of a home health agency may be modified by the
19 commissioner, in consultation with the commissioner of aging and independent
20 living and upon approval by the board, after notice and opportunity for
21 hearing, or upon written application to the commissioner by the affected home

1 health agencies or consumers; demonstrating a substantial need therefor.
2 Service area boundaries may be modified by the commissioner, upon approval
3 by the board, to take account of natural or physical barriers that may make the
4 provision of existing services uneconomical or impractical, to prevent or
5 minimize unnecessary duplication of services or facilities, or otherwise to
6 promote the public interest. ~~The commissioner shall issue an order granting~~
7 ~~such application only upon a finding that the granting of such application is~~
8 ~~consistent with the purposes of subchapter 1A of chapter 63 of Title 33 and the~~
9 ~~health resource allocation plan established under section 9405 of this title and~~
10 ~~after notice and an opportunity to participate on the record by all interested~~
11 ~~persons, including affected local governments, pursuant to rules adopted by the~~
12 ~~commissioner.~~

13 (b) The commissioner shall submit recommendations to the board
14 regarding whether to modify such boundaries after notice and an opportunity to
15 participate on the record by all interested persons, including affected local
16 governments.

17 (c) The board shall issue a decision approving the commissioner's
18 recommendation only upon a finding that the granting of such application is
19 consistent with the purposes of 33 V.S.A. chapter 63, subchapter 1A and the
20 health resource allocation plan established under section 9405 of this title.

1 (7) such other information as the ~~commissioner~~ board may require.

2 * * *

3 § 9456. BUDGET REVIEW

4 (a) The ~~commissioner~~ board shall conduct reviews of each hospital's
5 proposed budget based on the information provided pursuant to this
6 subchapter, and in accordance with a schedule established by the ~~commissioner~~
7 board. The ~~commissioner~~ board shall require the submission of documentation
8 certifying that the hospital is participating in the Blueprint for Health if
9 required by section 708 of this title.

10 (b) In conjunction with budget reviews, the ~~commissioner~~ board shall:

11 * * *

12 (10) require each hospital to provide information on administrative
13 costs, as defined by the ~~commissioner~~ board, including specific information on
14 the amounts spent on marketing and advertising costs.

15 (c) Individual hospital budgets established under this section shall:

16 (1) be consistent with the health resource allocation plan;

17 (2) take into consideration national, regional, or instate peer group
18 norms, according to indicators, ratios, and statistics established by the
19 ~~commissioner~~ board;

20 * * *

1 (d)(1) Annually, the ~~commissioner~~ board shall establish a budget for each
2 hospital by September 15, followed by a written decision by October 1. Each
3 hospital shall operate within the budget established under this section.

4 (2)(A) It is the general assembly's intent that hospital cost containment
5 conduct is afforded state action immunity under applicable federal and state
6 antitrust laws, if:

7 (i) the ~~commissioner~~ board requires or authorizes the conduct in
8 any hospital budget established by the ~~commissioner~~ board under this section;

9 (ii) the conduct is in accordance with standards and procedures
10 prescribed by the ~~commissioner~~ board; and

11 (iii) the conduct is actively supervised by the ~~commissioner~~ board.

12 (B) A hospital's violation of the ~~commissioner's~~ board's standards
13 and procedures shall be subject to enforcement pursuant to subsection (h) of
14 this section.

15 (e) The ~~commissioner~~ board may establish, ~~by rule,~~ a process to define, on
16 an annual basis, criteria for hospitals to meet, such as utilization and inflation
17 benchmarks. The ~~commissioner~~ board may waive one or more of the review
18 processes listed in subsection (b) of this section.

19 (f) The ~~commissioner~~ board may, upon application, adjust a budget
20 established under this section upon a showing of need based upon exceptional

1 or unforeseen circumstances in accordance with the criteria and processes
2 established under section 9405 of this title.

3 (g) The ~~commissioner~~ board may request, and a hospital shall provide,
4 information determined by the ~~commissioner~~ board to be necessary to
5 determine whether the hospital is operating within a budget established under
6 this section. For purposes of this subsection, subsection (h) of this section, and
7 subdivision 9454(a)(7) of this title, the ~~commissioner's~~ board's authority shall
8 extend to an affiliated corporation or other person in the control of or
9 controlled by the hospital to the extent that such authority is necessary to carry
10 out the purposes of this subsection, subsection (h) of this section, or
11 subdivision 9454(a)(7) of this title. As used in this subsection, a rebuttable
12 presumption of "control" is created if the entity, hospital, or other person,
13 directly or indirectly, owns, controls, holds with the power to vote, or holds
14 proxies representing 20 percent or more of the voting securities or membership
15 interest or other governing interest of the hospital or other controlled entity.

16 (h)(1) If a hospital violates a provision of this section, the ~~commissioner~~
17 board may maintain an action in the superior court of the county in which the
18 hospital is located to enjoin, restrain or prevent such violation.

19 (2)(A) After notice and an opportunity for hearing, the ~~commissioner~~
20 board may impose on a person who knowingly violates a provision of this
21 subchapter, or a rule adopted pursuant to this subchapter, a civil administrative

1 penalty of no more than \$40,000.00, or in the case of a continuing violation, a
2 civil administrative penalty of no more than \$100,000.00 or one-tenth of one
3 percent of the gross annual revenues of the hospital, whichever is greater. This
4 subdivision shall not apply to violations of subsection (d) of this section caused
5 by exceptional or unforeseen circumstances.

6 (B)(i) The ~~commissioner~~ board may order a hospital to:

7 (I)(aa) cease material violations of this subchapter or of a
8 regulation or order issued pursuant to this subchapter; or

9 (bb) cease operating contrary to the budget established for
10 the hospital under this section, provided such a deviation from the budget is
11 material; and

12 (II) take such corrective measures as are necessary to remediate
13 the violation or deviation and to carry out the purposes of this subchapter.

14 (ii) Orders issued under this subdivision (2)(B) shall be issued
15 after notice and an opportunity to be heard, except where the ~~commissioner~~
16 board finds that a hospital's financial or other emergency circumstances pose
17 an immediate threat of harm to the public or to the financial condition of the
18 hospital. Where there is an immediate threat, the ~~commissioner~~ board may
19 issue orders under this subdivision (2)(B) without written or oral notice to the
20 hospital. Where an order is issued without notice, the hospital shall be notified
21 of the right to a hearing at the time the order is issued. The hearing shall be

1 held within 30 days of receipt of the hospital's request for a hearing, and a
2 decision shall be issued within 30 days after conclusion of the hearing. The
3 ~~commissioner~~ board may increase the time to hold the hearing or to render the
4 decision for good cause shown. Hospitals may appeal any decision in this
5 subsection to superior court. Appeal shall be on the record as developed by the
6 ~~commissioner~~ board in the administrative proceeding and the standard of
7 review shall be as provided in 8 V.S.A. § 16.

8 (3)(A) The ~~commissioner~~ board shall require the officers and directors
9 of a hospital to file under oath, on a form and in a manner prescribed by the
10 commissioner, any information designated by the ~~commissioner~~ board and
11 required pursuant to this subchapter. The authority granted to the
12 ~~commissioner~~ board under this subsection is in addition to any other authority
13 granted to the ~~commissioner~~ board under law.

14 (B) A person who knowingly makes a false statement under oath or
15 who knowingly submits false information under oath to the ~~commissioner~~
16 board or to a hearing officer appointed by the ~~commissioner~~ board or who
17 knowingly testifies falsely in any proceeding before the ~~commissioner~~ board or
18 a hearing officer appointed by the ~~commissioner~~ board shall be guilty of
19 perjury and punished as provided in 13 V.S.A. § 2901.

20 * * *

1 * * * Provider Bargaining Groups * * *

2 Sec. 24. 18 V.S.A. § 9409 is amended to read:

3 § 9409. HEALTH CARE PROVIDER BARGAINING GROUPS

4 (a) The commissioner may approve the creation of one or more health care
5 provider bargaining groups, consisting of health care providers who choose to
6 participate. A bargaining group is authorized to negotiate, on behalf of all
7 participating providers with the commissioner, the secretary of administration,
8 the secretary of human services, the Green Mountain Care Board, or the
9 commissioner of labor with respect to any matter in this chapter; chapters 13,
10 219, 220, or 222 of this title; chapters 21 V.S.A. chapter 9 and 11 of Title 21;
11 and chapter 33 V.S.A. chapters 18 and 19 of Title 33, in regard with respect to
12 provider regulation, provider reimbursement, administrative simplification,
13 information technology, medical malpractice reform, workforce planning, or
14 quality of health care.

15 * * *

16 (c) The rules relating to negotiations shall include a nonbinding arbitration
17 process to assist in the resolution of disputes. Nothing in this section shall be
18 construed to limit the authority of the commissioner, the commissioner of
19 labor, the secretary of administration, the Green Mountain Care board, or the
20 secretary of human services to reject the recommendation or decision of the
21 arbiter.

* * * Insurance Rate Reviews * * *

1
2 Sec. 25. 8 V.S.A. § 4062 is amended to read:

3 § 4062. FILING AND APPROVAL OF POLICY FORMS AND PREMIUMS

4 (a)(1) No policy of health insurance or certificate under a policy not
5 exempted by subdivision 3368(a)(4) of this title, including supplemental,
6 long-term care, vision, and dental policies, shall be delivered or issued for
7 delivery in this state nor shall any endorsement, rider, or application which
8 becomes a part of any such policy be used, until a copy of the form, premium
9 rates, and rules for the classification of risks pertaining thereto have been filed
10 with the commissioner of banking, insurance, securities, and health care
11 administration; nor shall any such form, premium rate, or rule be so used until
12 the expiration of 30 days after having been filed, or in the case of a request for
13 a rate increase until a decision by the Green Mountain Care board is applied by
14 the commissioner as provided herein, ~~unless the commissioner shall sooner~~
15 ~~give his or her written approval thereto.~~ Prior to approving a rate increase, the
16 commissioner shall seek approval for such rate increase from the Green
17 Mountain Care board established in 18 V.S.A. chapter 220, which shall
18 approve or disapprove the rate increase within ~~10 business~~ 30 days. The
19 commissioner shall apply the decision of the Green Mountain Care board as to
20 rates referred to the board within 10 business days of the board's decision.

1 subsection (a) of this section. The department shall provide the Green
2 Mountain Care board with the public comments for their consideration in
3 approving any rate increases.

4 * * *

5 Sec. 26. 18 V.S.A. § 9381(a) is amended to read:

6 (a)(1) The Green Mountain Care board shall adopt procedures for
7 administrative appeals of its actions, orders, or other determinations. Such
8 procedures shall provide for the issuance of a final order and the creation of a
9 record sufficient to serve as the basis for judicial review pursuant to
10 subsection (b) of this section.

11 (2) Only decisions by the board shall be appealable under this
12 subsection. Recommendations to the board by the commissioner of banking,
13 insurance, securities, and health care administration pursuant to 8 V.S.A.
14 § 4062(a)(1) and 18 V.S.A. chapter 221, subchapters 5 and 7 shall not be
15 subject to appeal.

16 * * * Payment Reform Pilots * * *

17 Sec. 27. 18 V.S.A. § 9377 is amended to read:

18 § 9377. PAYMENT REFORM; PILOTS

19 * * *

20 (b)(1) The board, in collaboration with the commissioner of Vermont
21 health access, shall be responsible for payment and delivery system reform,

1 including ~~setting the overall policy goals for the pilot projects established in~~
2 ~~chapter 13, subchapter 2 of this title~~ this section.

3 (2) ~~The director of payment reform in the department of Vermont health~~
4 ~~access shall develop and implement the payment reform pilot projects in~~
5 ~~accordance with policies established by the board, and the board shall evaluate~~
6 ~~the effectiveness of such pilot projects in order to inform the payment and~~
7 ~~delivery system reform.~~

8 (3) Payment reform pilot projects shall be developed and implemented
9 to manage the costs of the health care delivery system, improve health
10 outcomes for Vermonters, provide a positive health care experience for
11 patients and health care professionals, and further the following objectives:

12 * * *

13 (4)(3) In addition to the objectives identified in subdivision ~~(a)(3)~~ (a)(2)
14 of this section, the design and implementation of payment reform pilot projects
15 may consider:

16 * * *

17 (e) The board or designee shall convene a broad-based group of
18 stakeholders, including health care professionals who provide health services,
19 health insurers, professional organizations, community and nonprofit groups,
20 consumers, businesses, school districts, the state health care ombudsman, and
21 state and local governments, to advise the director in developing and

1 implementing the pilot projects and to advise the Green Mountain Care board
2 in setting overall policy goals.

3 (f) The first pilot project shall become operational no later than July 1,
4 2012, and two or more additional pilot projects shall become operational no
5 later than October 1, 2012.

6 (g)(1) Health insurers shall participate in the development of the payment
7 reform strategic plan for the pilot projects and in the implementation of the
8 pilot projects, including providing incentives, fees, or payment methods, as
9 required in this section. This requirement may be enforced by the department
10 of banking, insurance, securities, and health care administration to the same
11 extent as the requirement to participate in the Blueprint for Health pursuant to
12 8 V.S.A. § 4088h.

13 (2) The board may establish procedures to exempt or limit the
14 participation of health insurers offering a stand-alone dental plan or specific
15 disease or other limited-benefit coverage or participation by insurers with a
16 minimal number of covered lives as defined by the board, in consultation with
17 the commissioner of banking, insurance, securities, and health care
18 administration. Health insurers shall be exempt from participation if the
19 insurer offers only benefit plans which are paid directly to the individual
20 insured or the insured's assigned beneficiaries and for which the amount of the
21 benefit is not based upon potential medical costs or actual costs incurred.

1 (3) In the event that the secretary of human services is denied
2 permission from the Centers for Medicare and Medicaid Services to include
3 financial participation by Medicare in the pilot projects, health insurers shall
4 not be required to cover the costs associated with individuals covered by
5 Medicare.

6 (4) After implementation of the pilot projects described in this
7 subchapter, health insurers shall have appeal rights pursuant to section 9381 of
8 this title.

9 * * * Blueprint for Health * * *

10 Sec. 28. 18 V.S.A. § 702 is amended to read:

11 § 702. BLUEPRINT FOR HEALTH; STRATEGIC PLAN

12 (a)(1) The department of Vermont health access shall be responsible for the
13 Blueprint for Health.

14 (2) The director of the Blueprint, in collaboration with the commissioner
15 of health and the commissioner of Vermont health access, shall oversee the
16 development and implementation of the Blueprint for Health, including a
17 strategic plan describing the initiatives and implementation time lines and
18 strategies. Whenever private health insurers are concerned, the director shall
19 collaborate with the commissioner of banking, insurance, securities, and health
20 care administration and the chair of the Green Mountain Care board.

1 (b)(1)(A) The commissioner of Vermont health access shall establish an
2 executive committee to advise the director of the Blueprint on creating and
3 implementing a strategic plan for the development of the statewide system of
4 chronic care and prevention as described under this section. The executive
5 committee shall include the commissioner of health; the commissioner of
6 mental health; a representative from the ~~department of banking, insurance,~~
7 ~~securities, and health care administration~~ Green Mountain Care board; a
8 representative from the department of Vermont health access; an individual
9 appointed jointly by the president pro tempore of the senate and the speaker of
10 the house of representatives; a representative from the Vermont medical
11 society; a representative from the Vermont nurse practitioners association; a
12 representative from a statewide quality assurance organization; a representative
13 from the Vermont association of hospitals and health systems; two
14 representatives of private health insurers; a consumer; a representative of the
15 complementary and alternative medicine professions; a primary care
16 professional serving low income or uninsured Vermonters; a representative of
17 the Vermont assembly of home health agencies who has clinical experience; a
18 representative from a self-insured employer who offers a health benefit plan to
19 its employees; and a representative of the state employees' health plan, who
20 shall be designated by the commissioner of human resources and who may be

1 an employee of the third-party administrator contracting to provide services to
2 the state employees' health plan.

3 * * *

4 * * * HMO Reporting Requirement * * *

5 Sec. 29. 8 V.S.A. § 5106(a) is amended to read:

6 (a) Every organization subject to this chapter, annually, within ~~120~~ 90 days
7 of the close of its fiscal year, shall file a report with the commissioner, said
8 report verified by an appropriate official of the organization, showing its
9 financial condition on the last day of the preceding fiscal year. The report shall
10 be prepared in accordance with the National Association of Insurance
11 Commissioners' Accounting Practices and Procedures Manual for health
12 maintenance organizations and shall be in such general form and context, as
13 approved by, and shall contain any other information required by the National
14 Association of Insurance Commissioners together with any useful or necessary
15 modifications or adaptations thereof required, approved or accepted by the
16 commissioner for the type of organization to be reported upon, and as
17 supplemented by additional information required by the commissioner.

1 * * * Vermont Program for Quality in Health Care * * *

2 Sec. 30. 18 V.S.A. § 9416 is amended to read:

3 § 9416. VERMONT PROGRAM FOR QUALITY IN HEALTH CARE

4 (a) The commissioner of health shall contract with the Vermont Program
5 for Quality in Health Care, Inc. to implement and maintain a statewide quality
6 assurance system to evaluate and improve the quality of health care services
7 rendered by health care providers of health care facilities, including managed
8 care organizations, to determine that health care services rendered were
9 professionally indicated or were performed in compliance with the applicable
10 standard of care, and that the cost of health care rendered was considered
11 reasonable by the providers of professional health services in that area. The
12 commissioner of health shall ensure that the information technology
13 components of the quality assurance system ~~are incorporated into and~~ comply
14 with, and the commissioner of Vermont health access shall ensure such
15 components are incorporated into, the statewide health information technology
16 plan developed under section 9351 of this title and any other information
17 technology initiatives coordinated by the secretary of administration pursuant
18 to 3 V.S.A. § 2222a.

19 (b) The Vermont Program for Quality in Health Care, Inc. shall file an
20 annual report with the commissioner of health. The report shall include an
21 assessment of progress in the areas designated by the commissioner of health,

1 including comparative studies on the provision and outcomes of health care
2 and professional accountability.

3 * * *

4 * * * Discretionary Clauses * * *

5 Sec. 31. 8 V.S.A. § 4062f is added to read:

6 § 4062f. DISCRETIONARY CLAUSES PROHIBITED

7 (a) The purpose of this section is to ensure that health insurance benefits
8 and disability income protection coverage are contractually guaranteed and to
9 avoid the conflict of interest that may occur when the carrier responsible for
10 providing benefits has discretionary authority to decide what benefits are due.
11 Nothing in this section shall be construed to impose any requirement or duty
12 on any person other than a health insurer or an insurer offering disability
13 income protection coverage.

14 (b) As used in this section:

15 (1) “Disability income protection coverage” means a policy, contract,
16 certificate, or agreement that provides for weekly, monthly, or other periodic
17 payments for a specified period during the continuance of disability resulting
18 from illness, injury, or a combination of illness and injury.

19 (2) “Health care services” means services for the diagnosis, prevention,
20 treatment, cure, or relief of a health condition, illness, injury, or disease.

1 (3) “Health insurer” means insurance companies that provide health
2 insurance as defined in subdivision 3301(a)(2) of this title, nonprofit hospital
3 and medical services corporations, and health maintenance organizations as
4 well as entities offering policies for specific disease, accident, injury, hospital
5 indemnity, dental care, disability income, long-term care, and other limited
6 benefit coverage.

7 (c) No policy, contract, certificate, or agreement offered or issued in this
8 state by a health insurer to provide, deliver, arrange for, pay for, or reimburse
9 any of the costs of health care services may contain a provision purporting to
10 reserve discretion to the health insurer to interpret the terms of the contract or
11 to provide standards of interpretation or review that are inconsistent with the
12 laws of this state.

13 (d) No policy, contract, certificate, or agreement offered or issued in this
14 state providing for disability income protection coverage may contain a
15 provision purporting to reserve discretion to the insurer to interpret the terms
16 of the contract or to provide standards of interpretation or review that are
17 inconsistent with the laws of this state.

1 consolidated program operated by the agency of human services or by a
2 department of the agency of human services. The waiver or waivers sought
3 pursuant to this section may be consolidated with or filed in conjunction with
4 Vermont's Medicaid Section 1115 Global Commitment to Health waiver
5 renewal, any Choices for Care waiver modifications, or a state children's
6 health insurance program (SCHIP) waiver. The agency may seek permission
7 to serve the dual eligibles population as a public managed care organization or
8 through another administrative mechanism that enables the agency to integrate
9 services for the dual eligibles, pursue administrative flexibility and
10 simplification, or otherwise align health coverage programs. The agency shall
11 seek permission to implement payment mechanisms that ensure the health
12 coverage provided under the waiver or waivers is consistent with and
13 supportive of the payment reform initiatives established by the Green
14 Mountain Care board.

15 (c) The secretary of human services or designee shall implement the
16 program approved by CMS by rule.

17 Sec. 34. GLOBAL COMMITMENT; CHOICES FOR CARE; SCHIP

18 (a) It is the intent of the general assembly to provide the agency of human
19 services with the authority to renew and implement Vermont's Medicaid
20 Section 1115 Global Commitment to Health ("Global Commitment") waiver or
21 to request a new waiver from the Centers for Medicare and Medicaid Services

1 (CMS) with similar terms and conditions as Global Commitment. It is also the
2 intent of the general assembly to provide the agency with the authority to
3 modify or renew the Choices for Care waiver and to seek a state children's
4 health insurance program (SCHIP) waiver to allow for greater administrative
5 flexibility and simplification, as well as to seek advantageous financial terms
6 similar to those in the Global Commitment waiver. Any waivers sought
7 pursuant to this section shall promote the health care reform goals established
8 in No. 48 of the Acts of 2011, including universal coverage, administrative
9 simplification, and payment reform.

10 (b) The secretary of human services or designee may seek to renew the
11 Global Commitment waiver, seek a new Medicaid or SCHIP waiver, modify
12 the Choices for Care waiver, or a combination thereof, to enable the agency to:

13 (1) maintain the public managed care entity structure, financial
14 provisions, and flexibility provided in the Global Commitment terms and
15 conditions and extend these provisions and flexibility to the Choices for Care
16 and Dr. Dynasaur programs;

17 (2) maintain the waiver terms for special demonstration populations,
18 such as individuals with traumatic brain injury and others currently provided
19 for in Global Commitment, as well as for any special demonstration
20 populations covered and services provided to eligible individuals under
21 Choices for Care;

1 (3) eliminate terms and conditions which are outdated or for which state
2 options are now available;

3 (4) eliminate Catamount Health Assistance in order to comply with the
4 insurance provisions in this act and in the federal Affordable Care Act;

5 (5) obtain federal matching funds for any state financial assistance
6 provided to individuals purchasing insurance through the Vermont health
7 benefit exchange or enable the department of Vermont health access to provide
8 for the operation of a basic health plan in order to promote seamless health
9 coverage for eligible individuals and to achieve universal coverage,
10 affordability, and administrative simplification;

11 (6) ensure a streamlined transition between Medicaid and the Vermont
12 health benefit exchange; and

13 (7) modify payment mechanisms to ensure that the health coverage
14 provided under any waiver program is consistent with and supportive of the
15 payment reform initiatives established by the Green Mountain Care board.

16 (c) Any waiver or waivers sought pursuant to this section may be
17 consolidated or filed in conjunction with Vermont's Global Commitment to
18 Health waiver renewal, Choices for Care waiver modifications, SCHIP waiver,
19 or combination thereof. The secretary of human services or designee shall
20 implement the program or programs approved by CMS by rule.

1 Sec. 34a. Sec. 17 of No. 128 of the Acts of the 2009 Adj. Sess. (2010) is
2 amended to read:

3 Sec. 17. FEDERAL HEALTH CARE REFORM; DEMONSTRATION
4 PROGRAMS

5 (a)(1) Medicare waivers. Upon establishment by the secretary of the U.S.
6 Department of Health and Human Services (HHS) of an advanced practice
7 primary care medical home demonstration program or a community health
8 team demonstration program pursuant to Sec. 3502 of the Patient Protection
9 and Affordable Care Act, Public Law 111-148, as amended by the Health Care
10 and Education Reconciliation Act of 2010, Public Law 111-152, the secretary
11 of human services may apply to the secretary of HHS to enable Vermont to
12 include Medicare as a participant in the Blueprint for Health as described in
13 18 V.S.A. chapter 13 of Title 18.

14 (2) Upon establishment by the secretary of HHS of a shared savings
15 program pursuant to Sec. 3022 of the Patient Protection and Affordable Care
16 Act, Public Law 111-148, as amended by the Health Care and Education
17 Reconciliation Act of 2010, Public Law 111-152 or other federal authority
18 established to allow for payment and delivery system reform, the secretary of
19 human services may apply to the secretary of HHS to enable ~~Vermont~~ the
20 state's Medicaid and SCHIP programs, including any waiver programs under
21 Global Commitment to Health or Choices for Care, to ~~participate in the~~

1 ~~program by establishing~~ engage in payment reform ~~pilot projects as provided~~
2 ~~for by Sec. 14 of this act~~ activities consistent with the payment reform
3 initiatives established by the Green Mountain Care board pursuant to
4 18 V.S.A. chapter 220. The chair of the Green Mountain Care board or
5 designee may apply to the secretary of HHS to enable Vermont to advance the
6 payment reform goals established in No. 48 of the Acts of 2011 and consistent
7 with the board's authority.

8 (b)(1) Medicaid waivers. The intent of this section is to provide the
9 secretary of human services with the authority to pursue Medicaid and SCHIP
10 participation in the Blueprint for Health and new payment reform initiatives
11 established by the Green Mountain Care board through any existing or new
12 waiver.

13 (2) Upon establishment by the secretary of HHS of a health home
14 demonstration program pursuant to Sec. 3502 of the Patient Protection and
15 Affordable Care Act, Public Law 111-148, as amended by the Health Care and
16 Education Reconciliation Act of 2010, Public Law 111-152; Section 1115 or
17 2107 of the Social Security Act; or other federal authority, the secretary of
18 human services may apply to the secretary of HHS to include Medicaid or
19 SCHIP as a participant in the Blueprint for Health as described in 18 V.S.A.
20 chapter 13 of Title 18 and other payment reform initiatives established by the
21 Green Mountain Care board pursuant to 18 V.S.A. chapter 220. ~~In the~~

1 ~~alternative, under Section 1115 of the Social Security Act, the secretary of~~
2 ~~human services may apply for an amendment to an existing Section 1115~~
3 ~~waiver or may include in the renegotiation of the Global Commitment for~~
4 ~~Health Section 1115 waiver a request to include Medicaid as a participant in~~
5 ~~the Blueprint for Health as described in chapter 13 of Title 18.~~

6 Sec. 35. WAIVER UPDATES AND INFORMATION

7 (a) The secretary of human services or designee shall present information
8 and updates on the waiver proposal to the house committees on appropriations,
9 on human services, and on health care and the senate committees on
10 appropriations and on health and welfare as requested, but no later than
11 January 30, 2013. When the general assembly is not in session, the secretary
12 or designee shall present information and updates to the health access oversight
13 committee upon request.

14 (b) The secretary of human services or designee shall present a transition
15 plan for individuals eligible for or enrolled in the Vermont health access plan,
16 the employer-sponsored insurance premium assistance program, and
17 Catamount Health to the house committees on appropriations, on human
18 services, and on health care and the senate committees on appropriations and
19 on health and welfare by January 15, 2013.

1 * * * Emergency Rulemaking Authority * * *

2 Sec. 40. EMERGENCY RULES

3 (a) In order to implement the amendments in this act to 8 V.S.A. § 4062
4 (insurance rate review), the Green Mountain Care board shall be deemed to
5 have met the standard for adoption of emergency rules as required by 3 V.S.A.
6 § 844(a). Notwithstanding 3 V.S.A. § 844, the board shall provide a minimum
7 of ten business days for public comment and ten business days for formal
8 responses to comments in advance of filing the emergency rules pursuant to
9 3 V.S.A. § 844(c).

10 (b) In order to implement the amendments in this act to 18 V.S.A. chapter
11 221, subchapter 7 (hospital budget review) and to comply with 18 V.S.A.
12 § 9375(b)(6)(B) requiring Green Mountain Care board approval beginning
13 July 1, 2012, the Green Mountain Care board shall be deemed to have met the
14 standard for adoption of emergency rules as required by 3 V.S.A. § 844(a).
15 Notwithstanding 3 V.S.A. § 844, the board shall provide a minimum of ten
16 business days for public comment and ten business days for formal responses
17 to comments in advance of filing the emergency rules pursuant to 3 V.S.A.
18 § 844(c).

1 (h) 33 V.S.A. chapter 19, subchapter 3 (Vermont Health Access Plan) is
2 repealed January 1, 2014, except that current enrollees may continue to receive
3 transitional coverage by the department of Vermont health access as authorized
4 by the Centers on Medicare and Medicaid Services.

5 (i) 8 V.S.A. §§ 4080a (small group market) and 4080b (nongroup market)
6 are repealed January 1, 2014.

7 (j) 8 V.S.A. § 4062d (market security trust) is repealed July 1, 2012.

8 Sec. 42. EFFECTIVE DATES

9 (a) Secs. 5 (Green Mountain Care board authority), 6–11 (unified health
10 care budget), 12–22 (certificates of need), 23 (hospital budgets), 24 (provider
11 bargaining groups), 25 and 26 (insurance rate reviews), 27 (payment reform
12 pilot projects), 28 (Blueprint for Health), 29 (HMO reporting requirements),
13 33–35 (waivers), 36 (health access eligibility unit), 37–39 (technical/clarifying
14 changes), 40 (emergency rulemaking), and 41 (repeals) of this act and this
15 section shall take effect on passage.

16 (b) Secs. 1 and 2 (100 employees or fewer) shall take effect on July 1,
17 2012.

18 (c) Sec. 30 (VPQHC) shall take effect on July 1, 2013.

19 (d) Sec. 31 (prohibition on discretionary clauses) shall take effect on
20 January 1, 2013 and shall apply to all policies, contracts, certificates and

1 agreements renewed, offered or issued in this state with effective dates on or
2 after such date.

3 (e)(1) Sec. 32(a), (d), and (e) (prescription drug coverage) shall take effect
4 on July 1, 2012.

5 (2) Sec. 32(b) and (c) (specialty tier drugs) shall take effect on
6 October 1, 2012 and shall apply to all health insurance plans and health benefit
7 plans on and after October 1, 2012 on such date as a health insurer issues,
8 offers, or renews the plan, but in no event later than October 1, 2013.

9 (f) Secs. 3 (merged insurance market) and 4 (grandfathered plans) shall
10 take effect on July 1, 2013, provided that the department of banking, insurance,
11 securities, and health care administration and the Green Mountain Care board
12 may adopt rules as needed before that date to ensure that enrollment in the
13 health insurance plans will be available beginning October 1, 2013.