

Thursday, March 17, 2016

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Rep. Gage Amendment	768

H. 812

An act relating to consumer protections for accountable care organizations

Amendment to be offered by Reps. Gage of Rutland City and Browning of Arlington to H. 812

First: In Sec. 2, in 18 V.S.A. § 9551, in subdivision (7), following “emergency medical service providers,” by inserting “independent laboratories, independent diagnostic testing facilities,”

Second: In Sec. 5, 18 V.S.A. § 9352, in subsection (a), by inserting a new subdivision to be subdivision (11) to read as follows:

(11) for each health service provided to attributed patients by a health care provider participating in the ACO, the ACO provides to the Green Mountain Care Board and makes available to consumers through a public website the amount each type of provider licensed to provide that service is reimbursed for the service by Medicaid and by Medicare, as well as the average amount each type of provider is reimbursed for the service by health insurers; and by renumbering the remaining subdivisions in subsection (a) to be numerically correct