FY 2019 HOSPITAL BUDGET SUBMISSIONS
REPORTING REQUIREMENTS

March 2018

Prepared by:

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**Reporting Timeline**

**MARCH**
GMCB provides hospitals with annual budget guidance; HCA questions are included in the narrative instructions.

**APRIL/MAY**
Rate Schedule provided to the hospitals

**JUNE 18 - JULY 2**
Hospitals submit budgets to GMCB (includes Verification Under Oath, schedules, narrative, proposed rate change)

**JULY-AUG**
GMCB review and analysis

**JULY 25**
GMCB staff provide preliminary budget overview at public board meeting

**JULY 30**
GMCB staff provides analysis/questions to the hospitals, including questions submitted by the HCA

**AUGUST 10**
Hospital responses to staff analysis/questions due

**AUG 20, 22, 27, 29**
Hospital budget hearings

**SEPT 5**
Board votes to establish each hospital’s budget at public board meeting

**SEPT 12**
Board issues budget decisions and informs hospitals of their approved rates

**SEPT 28**
Budget Orders (due by October 1) sent to hospitals

* In accordance with statute, the Office of the Health Care Advocate (HCA), representing the interests of Vermont health care consumers, receives hospital budget materials and other pertinent information and participates in the budget process and hearings.
REPORTING REQUIREMENTS

New Accounts and Definitions

GMCB staff has created the following new accounts for reporting information related to the Accountable Care Organization (ACO):

Fixed Prospective Payments (FPP) – fixed payments from the ACO that cover the cost of medical care provided to lives attributed to the ACO, net of participation deductions and value-based incentive deductions.

Other Reform Payments – payments related to payment reform initiatives managed through the ACO, which may or may not be related to the All-payer Model (APM).

Reserves (risk portion) – any reserves or adjustments to reserves booked in the hospital’s financial or balance sheet statements related to participation in two-sided risk programs.

Presentation Instructions

Presentations shall be standardized and must include the following information:

1. Introduction/Overview (not to exceed 5 minutes)
2. Hospital Issues
3. Areas of Risk/Opportunities
4. Quality – add access and wait time measures
5. Financials to include:
   a. Profit and Loss, Cash Flow, Balance Sheet
   b. Vermont vs. out of State mix
   c. Expense drivers and cost containment efforts, 3-4 specific high-level categories
6. Response to Quality measure results compiled by GMCB.
7. Community Health Needs Assessment Update – Describe the population health goals identified in the hospital’s CHNA, initiatives addressing those goals, and the costs associated with these initiatives. See CHNA policy in this document.
8. Progress on ACO and population health management investments (where appropriate)
9. Reform Investment outcomes – explain the response to Narrative Question #7.
10. CON Updates – Current and Future
11. Long range financial outlook
12. Review of historical compliance w/budget orders
**Narrative Instructions**

The budget narrative, a key component of the budget submission, provides the hospitals an opportunity to explain any changes in their budgets and highlight areas of interest for the GMCB. We ask hospitals to strictly follow the format below by responding in sequence to each of the listed sections (1-13), and to limit their overall budget narrative to ten (10) pages.

1. Executive Summary: Summarize the changes in the hospital budget submission. Include any information the GMACB should know about programmatic, staffing, and operational changes.

2. Describe how the hospital is preparing for and investing in value-based payment and delivery reform and implementation of the All-Payer Model for FY19 and over the next five years. Include answers to the following questions:
   a. Has the hospital signed a contract with OneCare Vermont? If yes, which payers?
   b. What is the amount of FPP the hospital expects to receive in FY19 based on estimated attributed lives?
   c. What is the maximum upside and downside risk the hospital has assumed?
   d. How are the risk accounted for in the financials?
      i. How will the hospital manage financial risk while maintaining access to high quality care and appropriate levels of utilization?
      ii. How will the hospital track these items to ensure that provider financial incentives do not have a negative impact on patient care?
   e. What amount of other reform/quality initiatives payments does the hospital expect to receive by the end of calendar year 2018?

3. Describe the hospital’s initiatives addressing its population health goals as identified in the Community Health Needs Assessment and the APM quality framework.

4. Provide the following information regarding mental health patients and care:
   a) The total number of mental health beds;
   b) The range and average wait time for placement of mental health patients who report to the hospital in need of inpatient admission;
   c) The range and average time patients spend in the emergency department awaiting an appropriate mental health placement;
   d) The total number of patients who waited in the emergency department for an available mental health bed at this hospital or at another facility.

5. Describe all initiatives, programs or practices the hospital has implemented, or plans to implement, that focus on ensuring that Vermonters have access to high quality, timely, and appropriate mental health treatment.
6. Substance use treatment programs. Describe the hospital’s substance use treatment programs, and provide the following information:
   a) The number of patients currently enrolled in medication-assisted treatment (MAT);
   b) The number of MAT providers employed by the hospital.

7. Health Reform Investments:
   Part I: Provide updates on all health reform activities submitted under the GMB’s extended FY 2018 NPR cap including:
   a) The goals of the program;
   b) Evidence demonstrating the efficacy of the program in meeting these goals;
   c) Any other program outcomes, positive or negative;
   d) Whether the program is ongoing or of limited duration, and why;
   e) For programs that have been discontinued, include a description of how ending the program has or will be accounted for in past, current or future budgets.

   *If not clear by the responses to a) through e) above, clarify whether these are investments in preventive or primary care.*

   Part II: Complete the Table (on Attachment IV) for FY 2019.

8. Overall net patient revenue (NPR) budget-to-budget increase: Provide the budgeted FY 2019 NPR increase over the FY 2018 approved budget. Explain in detail why the increase is required, and the assumptions used to determine the increase (e.g. changes in law, utilization, staffing, programs). *Note that NPR will be split between traditional fee-for-service and ACO revenue; Provide a chart showing FY 2018 budget and FY 2019 budgeted NPR/FPP, and the “bridges” to explain changes. (Bridges chart will be inserted or attached).*

   a. Describe any significant changes made to the FY 2018 budget and how they affect the FY 2019 proposed budget. Significant changes include, but are not limited to, changes in anticipated reimbursements, physician acquisitions and certificates of need.

   b. Describe any cost saving initiatives proposed in FY 2019 and their effect on the budget.

   c. Explain the reasons for the change in NPR/FPP expected for each payer source.
      i. Medicare revenue assumptions: Hospitals should identify and describe 1) any significant changes to prior year Medicare reimbursement adjustments (e.g. settlement adjustments, reclassifications) and their
effect on revenues; 2) any major changes that occurred during FY 2018 that were not included in the FY 2018 budget, and 3) any anticipated revenues related to meaningful use and 340B funds in FY 2019.

ii. Medicaid revenue assumptions: Hospitals should budget for net patient revenues expected from rate changes, utilization and/or changes in services.

iii. Commercial/self-pay/other revenue assumptions: Commercial insurance revenue estimates should include the latest assumptions available to the hospital and any other factors that may explain the change in net patient revenues.

9. Overall expenditure budget-to-budget increase. Provide the budgeted net expenditure increase over the FY 2018 approved budget. Provide a chart showing FY 2018 budget and FY 2019 budgeted expenses and the “bridges” to explain changes in labor and physician costs (FTE, wages, and fringe increases), supplies, utilization, and capital costs. Explain assumptions about inflation and major program increases. (Bridges chart will be inserted or attached).

10. Rate Request. Provide the hospital’s budgeted overall rate/price increase or decrease. Explain how the rate was derived and what assumptions were used in determining the increase.

For each payer, if the net patient revenue budget-to-budget increase or decrease is different than the overall rate/price change—for example, if the requested commercial “ask” differs from the rate/price change—explain why they differ.

In April/May, the GMCB will provide a rate schedule for reporting the rate/price change for each major line of business and the gross and net revenues expected from each payer as a result of the rate/price change.

11. For those hospitals that received a letter regarding their FY 2017 budget-to-actual overages results, specifically address the issues and requirements outlined in the letter.

12. Capital budget investments. Describe the major investments that have been budgeted for FY 2019 and their effect on the FY 2019 operating budget.

a. Provide a brief comment on anticipated major investments for FY 2020-FY 2021.

b. Provide the estimated NPR and expense effect for any proposed Certificate of Need that may be approved during FY 2019.
13. Technical concerns. Provide any technical concerns or reporting issues the GMCB should examine for possible changes in the future.

**Salary Information**

Submit a full copy of the hospital’s most recent Form 990, including the most current version of Schedule H (filed in 2018) that has been submitted to the Internal Revenue Service (IRS) as part of the hospital organization’s Form 990 reporting obligations under Section 501(c)(3) of the Internal Revenue Code. *(Note that this information is required under the GMCB Guidelines for the Community Health Needs Assessment, attached. Provide a single copy of these documents.)*

Submit a Table of Salaries for Medical Staff and Administrative Staff in the following manner:

<table>
<thead>
<tr>
<th>Salary Range</th>
<th>Total # of FTE Staff</th>
<th>Total Salaries</th>
<th>Other compensation</th>
<th>Total Compensation</th>
</tr>
</thead>
<tbody>
<tr>
<td>$0-$199,999</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>$200,000 - $299,999</td>
<td></td>
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<td></td>
<td></td>
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<tr>
<td>$300,000 - $399,999</td>
<td></td>
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</tr>
<tr>
<td>$400,000</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

*The information in the above table should match Form 990 requested #13 above.*

**Organizational Structure**

Provide a chart showing the hospital’s organizational structure including parent companies, subsidiaries, etc.

**Questions from the Office of the Health Care Advocate** Provide responses to the attached questions from the Office of the Health Care Advocate (Appendix IV) in a separate document. If the responses have been provided elsewhere in the budget submission, indicate where.

**User Access to Adaptive Insights**

Budget information should be provided through the Adaptive Insights (Adaptive) website. A maximum of two individuals (“users”) from each hospital are allowed to access Adaptive. To add or remove users, please use the following form found in the reports directory in Adaptive:

Reports>Shared Reports>FY 2019 BUDGET>HOSPITAL DIRECTORY>Hospital Budget Instructions>User Access Request Form for Adaptive Insights
**Budget Schedules and Input Instructions**

Instructions on how to input the budget into Adaptive can be found by logging into the website and going to:

Reports>Shared Reports>FY 2019 BUDGET>HOSPITAL DIRECTORY>Hospital Budget Instructions

The directory includes the following:

- FY 2019 Hospital Budget Submission Reporting Requirements (this document)
- GMCB-Import Guide
- GMCB-Reports Guide
- Oath APPENDIX II (also found in this document)

Documents 1 through 3 are the most helpful for input of the budget:

1. GMCB Hospital Budget Checklist (a quick list for input of each sheet, also found in User Guide)
3. Data dictionary (explains the mapping of each account of the old Excel sheets to Adaptive Insights)

There are several reports that can be run (e.g. income statement, balance sheet, edits report) to review the input. These reports are in the following directory:

Reports>Shared Reports>FY 2019 BUDGET>HOSPITAL DIRECTORY>HOSPITAL REPORT PACKAGE
BUDGET GUIDELINES

Net Patient Revenue FY 2019 and FY 2020

At its March ?, 2018 public meeting, the GMCB set a XXX% limit for increases in hospital NPR for FY 2019 budgets, and a XXX% limit for increases in NPR for FY 2020.

The GMCB authorizes an additional allowance of XXX% in NPR for Health Reform Investments in FY 2019 and FY 2020. To qualify for this allowance, the hospital must show that its investments are for activities specifically targeted at increasing access to primary care and preventive care, reducing deaths due to suicide and drug overdose, and reducing the prevalence and morbidity of chronic disease.

The GMCB will use the NPR target to help monitor total system costs, identify areas of potential excess growth, identify priorities for data analysis, and to inform its review of health insurer rate increases. Additionally, the GMCB will review each hospital’s key performance indicators (KPIs), which will be compiled in a “budget dashboard” that allows the Board to take a comprehensive view of hospital performance.

Finally, the GMCB realizes that each hospital is a unique entity that must maintain its financial health to continue to provide quality services to its community. Accordingly, the Board may revisit these guidelines, if such review proves needed, in a transparent public process.

Effective March 31, 2018
Community Health Needs Assessment FY 2019

Section 9007 of the Patient Protection and Affordable Care Act (ACA) called for strengthening and clarifying the community benefit obligations of nonprofit hospitals that seek federal tax-exempt status. The ACA provisions added a Community Health Needs Assessment (CHNA) requirement to the Internal Revenue Code to promote hospital investments that reflect community health priorities. The ACA provisions require all nonprofit hospitals to adopt an Implementation Strategy and describe how the Implementation Strategy meets the community health needs identified through the CHNA.

Under the ACA, the CHNA must be made “widely available,” which has been construed by the Internal Revenue Service (IRS) to mean, at minimum, the document must be posted to the hospital’s web site. The IRS has also encouraged hospitals to post the CHNA on other organizational websites along with clear instructions for obtaining the report from the hospital. Furthermore, a hospital organization and its facility must make the document available to any individual who requests it.

The Implementation Strategy, described in Section 501(r)(3)(A)(ii) of the Internal Revenue Code, is essentially the document that links hospital community benefit expenditures to assessed community health needs. The Implementation Strategy describes (i) how the hospital organization is addressing the needs identified in each CHNA, and (ii) any needs that are not being addressed, together with the reasons why such needs are not being addressed.

The Board requests that hospitals submit the following information concerning their communities’ needs and priorities, for review with their FY 2019 budgets:

- The most recent version of the hospital’s CHNA report;
- The Implementation Strategy that has been adopted by the hospital organization’s governing board pursuant to IRS guidelines; and
- The most current version of Schedule H (filed in 2018) that has been submitted to the Internal Revenue Service (IRS) as part of the hospital organization’s Form 990 reporting obligations under Section 501(c)(3) of the Internal Revenue Code.

Hospitals are expected to provide any updated or new implementation strategies, and to identify any new expenditures that are being requested to address the hospital’s CHNA or Implementation Strategy, as part of the FY 2019 Budget Narrative. The Board’s staff will review the hospital’s 990 Schedule H filings, including the hospital’s responses to questions posed by the IRS, and summarize for the Board the status of each hospital’s CHNA report. If the Board requires additional information or clarification, it may require a hospital to respond in writing to additional questions concerning its community needs.

Taken together, these reporting obligations offer transparent information about the hospitals’ expenditures on community benefit activities and initiatives, as well as specific hospital expenditures intended to implement the CHNA. This information is essential to the Board’s
hospital budget review process and commitment to advancing community health improvement and population health through all sectors of the Vermont health care system.

*Effective March 31, 2018*
Budget Performance (previously Enforcement) for FY 2019 Hospital Budget Submissions

Background and Justification

Vermont law requires that the Green Mountain Care Board establish the budgets of Vermont’s hospitals, and mandates that “[e]ach hospital . . . operate within the budget established.” 18 V.S.A. §§ 9375(b)(7); 9456(d). The GMCB promulgated Rule 3.000 which outlines the review process and parameters that the GMCB will use to assess budget performance and adjustments. See GMCB Rule 3.000, § 3.401. In addition, the GMCB’s annual Uniform Reporting Manual Supplement outlines a methodology to compare actual budget results for the fiscal year to what had been previously budgeted by the hospital and approved by the Board.

In adopting performance guidelines for FY 2014-2016, the GMCB found that Vermont hospitals’ aggregate budget-to-actual performance had improved since the early 2000s, but that many hospitals nonetheless continued to exceed net revenue thresholds. Some of these budget-to-actual differences resulted from one-time events such as physician practice acquisitions, or from prior year Medicare settlements. Some hospitals, however, enjoyed greater reimbursement than had been forecasted. In such instances, prior to the GMCB’s adoption of an enforcement policy in 2013, no meaningful regulatory action was taken.

The GMCB extended its FY 2014-2016 enforcement policy through FY 2018 because its enforcement mechanisms allowed it to initiate corrective action when a hospital’s actual revenue diverged significantly from its budgeted revenue. In addition, the criteria in the policy proved transparent, understandable, and readily administrable.

For these reasons, the GMCB will continue to enforce hospital budget compliance for FY 2019 consistent with policy for FYs 2014-2018:

1) Net patient revenue (NPR) amounts as ordered will be enforced.
2) The GMCB will review hospitals whose year-end NPRs exceed the NPR requirement by 0.5% above or below their approved NPR. This review will not necessarily lead to action by the GMCB.
3) Budget reviews will compare each outlier to results of the total system.
4) Reporting requirements for the review will be determined by the GMCB.
5) The GMCB will afford the hospital an opportunity for a hearing, and will require a hearing if it deems one necessary.
6) If the GMCB determines that a hospital’s performance has differed substantially from its budget, the GMCB may take actions including, but not limited to:
   a) Reduce or increase the hospital’s rates;
   b) Reduce or increase net revenue and/or expenditure levels in the hospital’s current year budget;
   c) Use its finding as a consideration to adjust the hospital’s budget in a subsequent year or years; and
d) Establish full budget review of actual operations for that budget year.

See GMCB Rule 3.000, § 3.401(c).

In addition, consistent with the overarching goal to restrain health care spending, the Board may issue further guidelines, after consultation with stakeholders and discussion in a public meeting, to help provide the hospitals with clear expectations concerning application of the Board’s enforcement mechanisms.

*Effective March 31, 2018*
Physician Transfers and Acquisitions

Introduction
In 2013, the GMCB voted to adopt budget review guidance for hospitals for fiscal years (FYs) 2014 through 2016. See Guidance and Principles Governing the Green Mountain Care Board Hospital Budget Review Process for Fiscal Years 2014 through 2016. The guidance referenced the GMCB’s intention to “create an expedient process to review all physician transfers.” For FY 2016, the GMCB adopted a written policy that outlined the information that an acquiring hospital must provide to the GMCB to enable it to monitor the impact of any physician transfer or acquisition\(^1\) on the hospital’s budget.

Act 143 of 2016\(^2\) outlined specific criteria that must be included in the GMCB’s physician transfer policy.\(^3\) This document contains reporting guidelines for hospitals inclusive of those criteria and supersedes previous policy documents approved by the GMCB on this subject.

Background
The GMCB is charged with improving the health of Vermonters while controlling and managing costs in the state’s health care system. Through the hospital budget review process, the GMCB can measure and track increases in health care spending for a segment of the system by focusing on the year-to-year growth of net patient revenue (NPR). An underlying principle for this review is to limit growth to a pace comparable to other sectors of the Vermont economy.

In Vermont, the majority of practicing physicians are employed by hospitals. When independent physicians move from outside of the hospital system to within, the dollars associated with the physician practice also shift to the hospital. Though these are not “new” dollars in the overall health care system, they can have a substantial impact on the acquiring hospital’s budget and NPR, and must be appropriately accounted for in the GMCB’s review process.

Accordingly, the GMCB needs a consistent method of examining hospital physician acquisitions and transfers to understand the net effect of these transactions on the growth in spending of the entire system and the impact on the NPR and overall budget.

Guidelines
Effective January 1, 2017, this policy was established to better understand and recognize the effect on hospital budgets of physician transfers and acquisitions that occur during the course of the current fiscal year. Consistent with Act 143 of 2016, this policy only applies to transfers and

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\(^1\) The term “physician transfers” will be used to denote “physician transfers and acquisitions.”

\(^2\) The language of Act 43 (2016) § 1 is included at the end of this document.

\(^3\) The Act 143 criteria, although applicable to “physician acquisitions and transfers,” appear only applicable to transfers into a hospital, rather than out, and this policy similarly does not expressly address provider departures. Because an outgoing transfer may substantially impact a hospital’s budget, however, the hospital should notify the GMCB when such transfers are pending to determine the need for any additional reporting requirements.
acquisitions of existing physician practices and does not apply to the expansion of a hospital’s physician service line as a result of ongoing physician recruitment.

The GMCB leaves this policy unchanged for FY 2019.

To appropriately document the budget effect of new physician affiliations, the hospital shall file as follows:

- Any new affiliation shall require filing of reporting documents as discussed below, to document the acquisition or transfer.
- Such documents shall be filed with the GMCB 30 days prior to formal establishment of the acquisition or transfer.
- No filings will be recognized by the GMCB for establishing a new budget base after May 1.
- The GMCB may issue an updated Budget Order within 30 days of its acceptance of an acquiring hospital’s filing.
- Following issuance of an updated Budget Order, the acquiring hospital shall file its updated budget information through the Adaptive reporting tool, as directed by GMCB staff.
- Physician transfers occurring after May 1 shall be reported in the July 1 budget submission for the coming year. Reporting documents must be filed in addition to the budget submission.

Note that the GMCB is not imposing a requirement that each physician transfer be approved by the GMCB separate from or in addition to the hospital budget review process.

Confidentiality
The GMCB recognizes that that pending physician transfers and acquisitions generally cannot be made public during the negotiation stage. Disclosing details of a transaction before they are agreed upon could hamper the parties’ ability to negotiate and could place the parties at a competitive disadvantage with respect to non-party hospitals or other providers. Vermont’s Public Records Act specifically exempts from public disclosure “business records or information . . . which gives its user or owner an opportunity to obtain business advantage over competitors who do not know it or use it,” 1 V.S.A. § 317(c)(9), and records related to contract negotiations, 1 V.S.A. § 317(c)(15). Accordingly, hospitals may request that the GMCB keep physician transfer information confidential and, assuming it meets either or both statutory exemptions, the GMCB will treat the information as confidential.

Reporting Requirements and Documentation

1. Notice to patients
Act 143 requires a hospital to provide written notice about a new acquisition or transfer of health care provider(s) to each patient served by the health care provider(s). The notice shall:

- Notify the patient that the provider is now affiliated with the hospital;
- Provide the hospital’s name and contact information;
- Notify the patient that the change in affiliation may affect the patient’s out-of-pocket costs, depending on his or her health insurance plan and the services provided; and
- Recommend that the patient contact his or her insurance company with specific questions or to determine actual financial liability.

The hospital shall include one copy of the written notice, not including patient name, with the reporting documents outlined below.

2. Reporting documents

The GMCB requires hospitals to file Schedules A and B (available in Excel format at [http://gmcboard.vermont.gov/hospital-budget](http://gmcboard.vermont.gov/hospital-budget)) at least 30 days prior to the effective date of an acquisition or transfer occurring no later than May 1. Both a full annualized effect and a partial year effect must be completed for these “off-cycle” transfers. Physician acquisitions and transfers occurring after May 1 must be reported with the annual budget submission in accordance with the instructions outlined below.

In addition to the information requested here, a hospital may file any other information it deems appropriate to further describe the budget effect of the physician transfer. The GMCB may also request additional information to assist it in its review.

1) Off-cycle Budget change (transfers occurring after budget approval but no later than May 1)
   a. Budget Schedule A will be required to provide financial information about why the transaction is budget-neutral.
   b. Budget Schedule B will be required to provide financial information about the effect on the current year and the next projected budget.
   c. A narrative must be submitted with the Schedules to describe the physician transfer and any related budgetary issues.

2) Annual Budget Submission
   a. Budget Schedule A will be required to provide financial information about why the transaction is budget neutral.
   b. Physician budget detail will be reported as described in the GMCB User’s Guide for Adaptive Insights.
   c. The narrative will include a brief description of the transfer as outlined on page 6 of this document.
Physician Practice Transfer and/or Acquisitions Worksheet - Budget Schedule A

### Hospital Name:

### Physician Practice Name:

### Effective Date of Transfer or Acquisition:

*Note: This information should be submitted 30 days prior to the effective date of the transfer*

#### Physician Practice Financial Information

<table>
<thead>
<tr>
<th></th>
<th>A: Prior Year 12 Months</th>
<th>B: Current Year Projection 12 Months</th>
<th>C: Partial Current Year Projections</th>
</tr>
</thead>
<tbody>
<tr>
<td>Gross Patient Care Revenue</td>
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<td></td>
<td></td>
</tr>
<tr>
<td>Deductions from Revenue</td>
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<td></td>
<td></td>
</tr>
<tr>
<td>Net Patient Revenue - Physician</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Provider Salaries</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Provider Fringe Benefits</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Staff Wages &amp; Benefits (Non MD)</td>
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<td></td>
<td></td>
</tr>
<tr>
<td>Malpractice</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Depreciation/Amortization</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Rent</td>
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<tr>
<td>Billing Service</td>
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<td></td>
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</tr>
<tr>
<td>Medical/Surgical Supplies</td>
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<td></td>
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<tr>
<td>Other Costs</td>
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</tr>
<tr>
<td>Total Operating Expense</td>
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<td>- $</td>
</tr>
<tr>
<td>Net Operating Income/Loss</td>
<td>$</td>
<td>- $</td>
<td>- $</td>
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#### Utilization

<table>
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<tr>
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<th>A: Prior Year 12 Months</th>
<th>B: Current Year Projection 12 Months</th>
<th>C: Partial Current Year Projections</th>
</tr>
</thead>
<tbody>
<tr>
<td>Relative Value - Units of Service</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Total Physician FTEs Acquired or Transferred</td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

A: The operations of the practice for the previous 12 months.
B: The operations of the practice for the projected year (12 months).
C: The operations of the practice from the beginning effective date of transfer to year end.
Physician Practice Transfer and/or Acquisitions Worksheet - Budget Schedule B

Hospital Name:  
Physician Practice Name:  
Effective Date of Transfer or Acquisition:  

Note: This information should be submitted 30 days prior to the effective date of the transfer

Hospital Budget and Physician Practice Financial Information

<table>
<thead>
<tr>
<th>Partial Year Effect</th>
<th>Current Year Approved Budget (12 Months)</th>
<th>Partial Current Year Projections</th>
<th>Final Current Year Budget Including Change</th>
<th>% Change from Orig Budget</th>
</tr>
</thead>
<tbody>
<tr>
<td>Hospital Budget</td>
<td>Prior Year 12 Months Actual</td>
<td>$ -</td>
<td>$ -</td>
<td>#DIV/0!</td>
</tr>
<tr>
<td>Physician Practice</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Total Net Patient Revenue</td>
<td>$ -</td>
<td>$ -</td>
<td>$ -</td>
<td>#DIV/0!</td>
</tr>
<tr>
<td>Other Operating Revenue</td>
<td>$ -</td>
<td>$ -</td>
<td>$ -</td>
<td>#DIV/0!</td>
</tr>
<tr>
<td>Expenses - Hospital</td>
<td></td>
<td>$ -</td>
<td>$ -</td>
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<tr>
<td>Expenses - Physician</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Total Expenses</td>
<td>$ -</td>
<td>$ -</td>
<td>$ -</td>
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</tr>
<tr>
<td>Surplus</td>
<td>$ -</td>
<td>$ -</td>
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<td>$ -</td>
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</tbody>
</table>

<table>
<thead>
<tr>
<th>Annualized Effect</th>
<th>Current Year Approved Budget (12 Months)</th>
<th>Annualized</th>
<th>Budget for Next FY Including Change</th>
<th>% Change from Orig Budget</th>
</tr>
</thead>
<tbody>
<tr>
<td>Hospital Budget</td>
<td></td>
<td>$ -</td>
<td>$ -</td>
<td>#DIV/0!</td>
</tr>
<tr>
<td>Physician Practice</td>
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<td></td>
</tr>
<tr>
<td>Total Net Patient Revenue</td>
<td>$ -</td>
<td>$ -</td>
<td>$ -</td>
<td>#DIV/0!</td>
</tr>
<tr>
<td>Other Operating Revenue</td>
<td>$ -</td>
<td>$ -</td>
<td>$ -</td>
<td>#DIV/0!</td>
</tr>
<tr>
<td>Expenses - Hospital</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Expenses - Physician</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Surplus</td>
<td>$ -</td>
<td>$ -</td>
<td>$ -</td>
<td>$ -</td>
</tr>
</tbody>
</table>

For an Excel version of these schedules please visit our website at:  
Act 143 of 2016 § 1.

Sec. 1. GREEN MOUNTAIN CARE BOARD; NOTICE TO PATIENTS OF NEW AFFILIATION

The Green Mountain Care Board shall maintain a policy for reviewing new physician acquisitions and transfers as part of the Board’s hospital budget review responsibilities. The policy shall require hospitals to provide written notice about a new acquisition or transfer of health care providers to each patient served by an acquired or transferred health care provider, including:

(1) notifying the patient that the health care provider is now affiliated with the hospital;
(2) providing the hospital’s name and contact information;
(3) notifying the patient that the change in affiliation may affect his or her out-of-pocket costs, depending on the patient’s health insurance plan and the services provided; and
(4) recommending that the patient contact his or her insurance company with specific questions or to determine his or her actual financial liability.
APPENDIX I

CHANGES TO APPROVED BUDGET

A hospital requesting a modification to its approved budget before the end of that fiscal year must do the following:

a. Obtain approval of the change from its Board of Directors.

b. Submit a letter of intent regarding a revised budget. The submission should be delivered to the GMCB no less than 30 days prior to the date the budget adjustment or rate change will be effective.

c. Submit to GMCB within a time to be determined by GMCB, a complete “modified” budget in the same form as required during the regular budgeting process, along with an explanation as to the purpose of any changes and variances.

d. Provide contact information for the available staff member with knowledge of the budget to answer questions.

The Board’s hospital budget staff will review the request within 15 days after the receipt of the complete “modified” budget information and will make its recommendations and forward them to the GMCB. A final decision will be provided within 14 days of the GMCB’s receipt of the recommendations.

Note: The GMCB will not act upon any interim rate changes with effective dates after May 1.
APPENDIX II

STATE OF VERMONT
Green Mountain Care Board

In re: FY 2019 Hospital Budget Submission [Hospital Name]

Exhibit A – Form of Verification Under Oath

[Officer or other deponent], being duly sworn, states on oath as follows:

1. My name is [CEO name]. I am [title]. I have reviewed the [identify information/document subject to verification].

2. Based on my personal knowledge, after diligent inquiry, the information contained in [identify information/document subject to verification] is true, accurate and complete, does not contain any untrue statement of a material fact, and does not omit to state a material fact necessary to make the statement made therein not misleading, except as specifically noted herein.

3. My personal knowledge of the truth, accuracy and completeness of the information contained in the [identify information/document subject to verification] is based upon either my actual knowledge of the subject information or, where identified below, upon information reasonably believed by me to be reliable and provided to me by the individuals identified below who have certified that the information they have provided is true, accurate and complete, does not contain any untrue statement of a material fact, and does not omit to state a material fact necessary to make the statement made therein not misleading.

4. I have evaluated, within the 12 months preceding the date of this affidavit, the policies and procedures by which information has been provided by the certifying individuals identified below, and I have determined that such policies and procedures are effective in ensuring that all information submitted or used by [the hospital] in connection with the Hospital Budget program of the Green Mountain Care Board (GMCB) is true, accurate, and complete. I have disclosed to the [governing board of the hospital] all significant deficiencies, of which I have personal knowledge after diligent inquiry, in such policies and procedures, and I have disclosed to the [governing board of the hospital] any misrepresentation of facts, whether or not material, that involves management or any other employee participating in providing information submitted or used by [the hospital] in connection with the GMCB Hospital Budget program.

5. The following certifying individuals have provided information or documents to me in connection with [identify information/document subject to verification], and each such individual has certified, based on his or her actual knowledge of the subject information or, where specifically identified in such certification, based on information reasonably
believed by the certifying individual to be reliable, that the information or documents
they have provided are true, accurate and complete, do not contain any untrue statement
of a material fact, and do not omit to state a material fact necessary to make the statement
made therein not misleading:

(a) [1. identify each certifying individual providing information or documents
pursuant to Paragraphs 3 and 4, above;
(b) 2. identify with specificity the information or documents provided by the
certifying individual;
(c) 3. identify the subject information of which the certifying individual has actual
knowledge, and identify the individuals and the information reasonably relied on
by the certifying individual; and
(d) 4. in the case of documents identify the custodian of the documents]

6. In the event that the information contained in the [identify information/document subject
to verification] becomes untrue, inaccurate or incomplete in any material respect, I
acknowledge my obligation to notify GMCB and to supplement the [identify
information/document subject to verification], as soon as I know, or reasonably should
know, that the information or document has become untrue, inaccurate or incomplete in
any material respect.

_______________________________________
[Signature of the deponent]

On [date], [name of deponent] appeared before me and swore to the truth, accuracy and
completeness of the foregoing.

________________________________________
Notary public
My commission expires [date]
[seal]
APPENDIX III

STATE OF VERMONT
Green Mountain Care Board

EXEMPTION FROM PUBLIC HOSPITAL BUDGET HEARING

Green Mountain Care Board Rule 3.000 allows the Board to exempt up to four hospitals from annual public budget hearings, and from budget adjustment, provided they meet established benchmarks. Recognizing the value of a transparent budget review process, this document more fully explains the Board’s criteria and procedure for determining such exemptions.

A. Background
The Board may in its discretion annually exempt up to four Vermont hospitals from participating in annual public budget hearings, and from budget adjustments, provided they meet established benchmarks and criteria for exemption.

Pursuant to rule, the four largest hospitals, as determined by their net patient revenues (NPRs), are not exempt and must appear at public hearing even if they otherwise qualify for exemption. Absent mutual agreement to the contrary, however, the Board will not adjust the budget of any hospital meeting all benchmarks and criteria, whether they appear at public hearing or not.

B. Criteria for Exemption
A hospital that timely submits its budget may qualify for exemption from public hearing if the following criteria are met:

1. The budget includes all reporting requirements, including a budget narrative.
2. Budget assumptions are reasonable.
3. All related budget schedules can be reconciled.
4. The hospital has not undergone significant organizational changes or restructuring.
5. The budget meets the NPR target level as established by the Board.
6. The hospital has met its approved NPR target in two of the last three years.
7. The hospital was not exempted from public hearing for the two prior consecutive years.

C. Application for Exemption

1. A hospital that believes it meets Criteria 1-7 must include with its budget submission a written request for exemption from public hearing that describes, with specificity, how it meets each criterion.
2. If more than four hospitals, excluding the four largest hospitals referenced in Section A, above, qualify for an exemption, the Board shall determine which if any of the four will be exempted.

Note: For FY19 there will be no exemptions.
## APPENDIX IV

### Health Reform Investments Table

<table>
<thead>
<tr>
<th>Activities, Investments, or Initiatives within the 0.5% health care reform investment</th>
<th>Allocation for the Investment</th>
<th>Was this activity in last year’s budget?</th>
<th>If yes, describe how the 2019 investment differs from previous investments in the same activity</th>
<th>Is this investment supplementing the previous costs, or are they new?</th>
<th>Goal 1: Increase Access to Primary Care</th>
<th>Goal 2: Reduce Deaths from Suicide and Drug Overdose</th>
<th>Goal 3: Reduce Prevalence and Morbidity of Chronic Disease</th>
<th>List APM quality measure(s) that the investment is intended to improve</th>
<th>Summary of evidence base or rationale that the investment will achieve the intended improvement(s)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Example</td>
<td>We are hiring an SBIRT social worker for the Emergency Department to triage substance use for referral to treatment.</td>
<td>$120,000</td>
<td>Yes</td>
<td>We are expanding our SBIRT social worker staff in Emergency Department from 1 to 2 FTE. 1 FTE, salary and benefits, is $120,000.</td>
<td>new</td>
<td></td>
<td>X</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Example</td>
<td>ACO dues</td>
<td>$250,000</td>
<td>Yes</td>
<td>We paid $100,000 in dues last year. We owe $350,000 this year.</td>
<td>new</td>
<td></td>
<td>X</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>
February 27, 2018

Andy Pallito
Director of Health Systems Finance
Green Mountain Care Board
144 State Street
Montpelier, VT

Re: Hospital Budget Guidance FY 2019

Dear Mr. Pallito:

Thank you for the opportunity to provide input into the Green Mountain Care Board (GMCB)’s development of hospital budget guidance for fiscal year 2019. Below is a shortened list of questions for the hospitals from the Health Care Advocate (HCA). Per our January 31 meeting, it is our understanding that the remainder of our questions, submitted in a separate document, will be incorporated into the GMCB’s hospital budget guidance questions.

In addition to the questions submitted on behalf of the GMCB in the FY2019 Hospital Budget Guidance, we ask the hospitals to provide the following information:

1. Please describe all entities related financially to the hospital, the purpose of each entity, and the financial relationships between the entities (e.g., parent organization(s), subsidiary organization(s), membership organization(s), etc.). In particular:
   a. What non-profit and/or for-profit entities does the hospital, or its parent organization own in part or in full and/or is the hospital owned by in part or in full?
   b. Are hospital senior management paid by hospital-related entities other than the hospital?
   c. Are the revenues of these entities included in the budget submission?

2. Please describe any financial incentives/bonuses that hospital executives, providers, coders, and other personnel are eligible to receive that are tied to services that have the
potential to increase your hospital’s revenue. Please include both staff and subcontractors.
   a. As a part of your answer, please disclose for which procedures the hospital pays providers volume-based incentives.
   b. Are these incentives the same for OneCare attributed patients as for non-attributed patients?

3. Please delineate the hospital's financial performance and patient distribution by capitated business, fee for service business, and any other payment methodologies. (If you only have one type of business please state which type.)
   a. Please indicate which entities the hospital has capitated or other alternative payment agreements with (e.g., insurer(s), ACO(s)).

4. Please describe the hospital's shared-decision making programs, if any, and any plans for expanding those programs.
   a. Please describe the initiative(s), which departments have participated, how you have chosen which departments participate, which of these initiatives, if any, have led to identifiable cost savings and/or quality improvement, and the number of patients served by these programs.
   b. What is the extent of your Choosing Wisely initiative(s), if any?
   c. What are you doing to ensure/increase provider buy-in in these programs?

5. Please provide copies of your financial assistance policy, application, and plain language summary (noting any changes from your last submission) as well as detailed information about the ways in which these three items can be obtained by patients.
   a. Please provide the following data by year, 2014 to 2018 (to date):
      i. Number of people who were screened for financial assistance eligibility;
      ii. Number of people who applied for financial assistance;
      iii. Number of people who were granted financial assistance by level of financial assistance received;
      iv. Number of people who were denied financial assistance by reason for denial.
      v. What percentage of your patient population received financial assistance?
   b. Please provide the statistics and analyses you relied on to determine the qualification criteria and the amount of assistance provided under your current financial assistance program.

6. For the hospital’s inpatient services, please provide your all-payer case mix index, number of discharges, and cost per discharge for 2014 (actual) through the present (2018 budget and projected) and 2019 (budget).
7. As part of the GMCB’s rate review process during the summer of 2017, Blue Cross Blue Shield of Vermont (BCBSVT) was asked to “explain how the cost shift factors into your approach when negotiating with providers.” BCBSVT responded: “Since the creation of the GMCB hospital budget and the greater transparency that it has created, providers insist that it is the responsibility of BCBSVT’s members to fund the cost shift. Providers acknowledge that they manage to a revenue target, insist that commercial members must fund the cost shift in order for providers to meet their revenue targets, and remind BCBSVT that the GMCB has approved the revenue target.” (GMCB 08-17rr, SERFF Filing, July 5, 2017 Response Letter). Do you agree with this statement? Please explain why or why not. If you disagree, please point to any data available that supports your position.

Please feel free to contact Julia Shaw with any questions.

Sincerely,

Mike Fisher, Chief Health Care Advocate  
Kaili Kuiper, Staff Attorney  
Julia Shaw, Health Care Policy Analyst  
jshaw@vtlegalaid.org  
(802) 383-2211