1	L.D. 1746
2	Date: (Filing No. S-)
3	APPROPRIATIONS AND FINANCIAL AFFAIRS
4	Reproduced and distributed under the direction of the Secretary of the Senate.
5	STATE OF MAINE
6	SENATE
7	125TH LEGISLATURE
8	SECOND REGULAR SESSION
9 10 11 12	COMMITTEE AMENDMENT "A" to S.P. 600, L.D. 1746, Bill, "An Act To Make Supplemental Appropriations and Allocations for the Expenditures of State Government and To Change Certain Provisions of the Law Necessary to the Proper Operations of State Government for the Fiscal Years Ending June 30, 2012 and June 30, 2013"
13	Amend the bill by striking out the title and substituting the following:
14 15 16 17	'An Act To Make Supplemental Appropriations and Allocations for the Expenditures of State Government and To Change Certain Provisions of the Law Necessary to the Proper Operations of State Government for the Fiscal Year Ending June 30, 2013'
18 19	Amend the bill by striking out everything after the title and before the summary and inserting the following:
20	'Be it enacted by the People of the State of Maine as follows:
21	PART A
22 23	Sec. A-1. Appropriations and allocations. The following appropriations and allocations are made.
24	ADMINISTRATIVE AND FINANCIAL SERVICES, DEPARTMENT OF
25	Revenue Services, Bureau of 0002
26 27	Initiative: Provides funding for advertising and mailing costs to implement a use tax compliance program.
28 29 30	GENERAL FUND 2011-12 2012-13 All Other \$0 \$330,000
30 31	GENERAL FUND TOTAL \$0 \$330,000

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1 Revenue Services, Bureau of 0002

Initiative: Provides funding to initiate an overtime project to enhance revenue discovery
 and revenue collections. The project will increase gross revenue from income and sales
 and use taxes by an estimated \$2,000,000 in fiscal year 2012-13.

5 6	GENERAL FUND Personal Services	2011-12 \$0	2012-13 \$210,000
7	All Other	\$0	\$20,000
8			
9	GENERAL FUND TOTAL	\$0	\$230,000

10 Solid Waste Management Fund 0659

11 Initiative: Provides funding for the operation of the Dolby Landfill in the Town of East12 Millinocket.

13 14	GENERAL FUND All Other	2011-12 \$0	2012-13 \$320,000
15 16	GENERAL FUND TOTAL	\$0	\$320,000
17	ADMINISTRATIVE AND FINANCIAL		
18 19 20	SERVICES, DEPARTMENT OF DEPARTMENT TOTALS	2011-12	2012-13
20 21	GENERAL FUND	\$0	\$880,000

 22
 23
 DEPARTMENT TOTAL - ALL FUNDS
 \$0
 \$880,000

24 CONSERVATION, DEPARTMENT OF

25 Office of the Commissioner 0222

Initiative: Reduces funding by eliminating one Commissioner of Conservation position.
 This initiative relates to the creation of the new Department of Agriculture, Conservation
 and Forestry.

29 30	GENERAL FUND POSITIONS - LEGISLATIVE COUNT	2011-12 0.000	2012-13 (1.000)
31	Personal Services	\$0	(\$107,688)
32			
33	GENERAL FUND TOTAL	\$0	(\$107,688)

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1	CONSERVATION, DEPARTMENT OF		
2	DEPARTMENT TOTALS	2011-12	2012-13
3			
4	GENERAL FUND	\$0	(\$107,688)
5			
6	DEPARTMENT TOTAL - ALL FUNDS	\$0	(\$107,688)

7 HEALTH AND HUMAN SERVICES, DEPARTMENT OF (FORMERLY BDS)

8 Developmental Services - Community 0122

9 Initiative: Provides for the restructuring of the Department of Health and Human
10 Services, Office of Elder and Adult Services and Office of Adults with Cognitive and
11 Physical Disability Services.

12	GENERAL FUND	2011-12	2012-13
13	POSITIONS - LEGISLATIVE COUNT	0.000	(3.000)
14	Personal Services	\$0	(\$224,577)
15			
16	GENERAL FUND TOTAL	\$0	(\$224,577)

17 Developmental Services Waiver - MaineCare 0987

Initiative: Provides funding in the MaineCare and MaineCare-related accounts necessary
 to make cycle payments through the remainder of the 2012-2013 biennium.

20	GENERAL FUND	2011-12	2012-13
21 22	All Other	\$0	\$6,299,768
23	GENERAL FUND TOTAL	\$0	\$6,299,768

24 Developmental Services Waiver - MaineCare 0987

Initiative: Adjusts funding for Medicaid services as a result of the decrease of the Federal
 Medical Assistance Percentage.

27	GENERAL FUND	2011-12	2012-13
28	All Other	\$0	\$1,190,669
29 30	GENERAL FUND TOTAL	\$0	\$1,190,669

31 Developmental Services Waiver - Supports Z006

Initiative: Provides funding in the MaineCare and MaineCare-related accounts necessary
 to make cycle payments through the remainder of the 2012-2013 biennium.

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1	GENERAL FUND	2011-12	2012-13
2	All Other	\$0	\$5,658,034
3 4	GENERAL FUND TOTAL	\$0	\$5,658,034

5 Developmental Services Waiver - Supports Z006

Initiative: Adjusts funding for Medicaid services as a result of the decrease of the Federal
 Medical Assistance Percentage.

8	GENERAL FUND	2011-12	2012-13
9	All Other	\$0	\$91,346
10 11	GENERAL FUND TOTAL	\$0	\$91,346

12 Developmental Services Waiver - Supports Z006

Initiative: Provides funds to serve individuals on the waiting list for services under the
 MaineCare Benefits Manual, Chapter II, Section 29, Support Benefits for Adults with
 Intellectual Disabilities or Autistic Disorder.

16	GENERAL FUND	2011-12	2012-13
17	All Other	\$0	\$500,000
18 19	GENERAL FUND TOTAL	\$0	\$500,000

20 Disproportionate Share - Dorothea Dix Psychiatric Center 0734

Initiative: Adjusts funding for Medicaid services as a result of the decrease of the Federal
 Medical Assistance Percentage.

23 24	GENERAL FUND	2011-12 \$0	2012-13
24 25	Personal Services		\$73,700
26	GENERAL FUND TOTAL	\$0	\$73,700

27 Disproportionate Share - Riverview Psychiatric Center 0733

Initiative: Adjusts funding for Medicaid services as a result of the decrease of the Federal
 Medical Assistance Percentage.

30	GENERAL FUND	2011-12	2012-13
31	Personal Services	\$0	\$111,280
32	All Other	\$0	\$40,232
33			

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1	GENERAL FUND TOTAL	\$0	\$151,512
2	Dorothea Dix Psychiatric Center 0120		
3 4	Initiative: Adjusts funding for Medicaid services as a result Medical Assistance Percentage.	of the decrease	of the Federal
5 6 7	OTHER SPECIAL REVENUE FUNDS Personal Services	2011-12 \$0	2012-13 (\$73,700)
8	OTHER SPECIAL REVENUE FUNDS TOTAL	\$0	(\$73,700)
9	FHM - Substance Abuse 0948		
10 11	Initiative: Adjusts funding for Medicaid services as a result Medical Assistance Percentage.	of the decrease	of the Federal
12 13	FUND FOR A HEALTHY MAINE All Other	2011-12 \$0	2012-13 \$17,976
14 15	FUND FOR A HEALTHY MAINE TOTAL	\$0	\$17,976
16	Medicaid Services - Developmental Services 0705		
17 18	Initiative: Provides funding in the MaineCare and MaineCa to make cycle payments through the remainder of the 2012-2		ints necessary
19 20 21	GENERAL FUND All Other	2011-12 \$0	2012-13 \$1,201,050
21 22	GENERAL FUND TOTAL	\$0	\$1,201,050
23	Medicaid Services - Developmental Services 0705		
24 25	Initiative: Adjusts funding for Medicaid services as a result Medical Assistance Percentage.	of the decrease	of the Federal
26 27 28	GENERAL FUND All Other	2011-12 \$0	2012-13 \$592,079
28 29	GENERAL FUND TOTAL	\$0	\$592,079
30	Mental Health Services - Child Medicaid 0731		

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1 Initiative: Reduces funding by eliminating optional coverage under the MaineCare 2 program for persons 19 and 20 years of age with income less than or equal to 150% of the 3 nonfarm income official poverty line.

4	GENERAL FUND	2011-12	2012-13
5	All Other	\$0	(\$238,173)
6			
7	GENERAL FUND TOTAL	\$0	(\$238,173)

8 Mental Health Services - Child Medicaid 0731

9 Initiative: Provides funding in the MaineCare and MaineCare-related accounts necessary
 10 to make cycle payments through the remainder of the 2012-2013 biennium.

11	GENERAL FUND	2011-12	2012-13
12	All Other	\$0	\$4,709,869
13			
14	GENERAL FUND TOTAL	\$0	\$4,709,869

15 Mental Health Services - Child Medicaid 0731

Initiative: Adjusts funding for Medicaid services as a result of the decrease of the Federal
 Medical Assistance Percentage.

18	GENERAL FUND	2011-12	2012-13
19	All Other	\$0	\$470,754
20			
21	GENERAL FUND TOTAL	\$0	\$470,754

22 Mental Health Services - Children 0136

23 Initiative: Reduces funding by reducing contracts for residential services.

24	GENERAL FUND	2011-12	2012-13
25	All Other	\$0	(\$1,250,000)
26			<u> </u>
27	GENERAL FUND TOTAL	\$0	(\$1,250,000)

28 Mental Health Services - Children 0136

Initiative: Provides for the restructuring of the Department of Health and HumanServices, Office of Child and Family Services.

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1	GENERAL FUND	2011-12	2012-13
2	POSITIONS - LEGISLATIVE COUNT	0.000	(9.000)
3	Personal Services	\$0	(\$704,020)
4 5	GENERAL FUND TOTAL	\$0	(\$704,020)

6 Mental Health Services - Community 0121

Initiative: Eliminates 17 Intensive Case Manager positions, 2 Mental Health Caseworker
Supervisor positions, one Mental Health Worker III position and one Social Services
Manager I position in the Mental Health Services - Community program and increases
All Other funding to expand the department's Projects for Assistance in Transition from
Homelessness program to a statewide model. The remaining savings will be used to
contract for case management services.

13	GENERAL FUND	2011-12	2012-13
14	POSITIONS - LEGISLATIVE COUNT	0.000	(21.000)
15	Personal Services	\$0	(\$1,041,182)
16	All Other	\$0	\$1,041,182
17			
18	GENERAL FUND TOTAL	\$0	\$0

19 Mental Health Services - Community 0121

Initiative: Provides for the restructuring of the Department of Health and Human
Services, Office of Substance Abuse and Office of Adult Mental Health Services.

22 23	GENERAL FUND POSITIONS - LEGISLATIVE COUNT	2011-12 0.000	2012-13 (4.000)
24	Personal Services	\$0	(\$216,208)
25 26	GENERAL FUND TOTAL	\$0	(\$216,208)

27 Mental Health Services - Community 0121

28 Initiative: Reduces funding from a 6% reduction in mobile outreach crisis contracts.

29	GENERAL FUND	2011-12	2012-13 (\$277,500)
30	All Other	\$0	
31 32	GENERAL FUND TOTAL	\$0	(\$277,500)

33 Mental Health Services - Community Medicaid 0732

Initiative: Reduces funding by eliminating optional coverage under the MaineCare
 program for persons 19 and 20 years of age with income less than or equal to 150% of the
 nonfarm income official poverty line.

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1	GENERAL FUND	2011-12	2012-13 (\$138,229)
2	All Other	\$0	
3 4	GENERAL FUND TOTAL	\$0	(\$138,229)

5 Mental Health Services - Community Medicaid 0732

Initiative: Adjusts funding for Medicaid services as a result of the decrease of the Federal
 Medical Assistance Percentage.

8	GENERAL FUND	2011-12	2012-13
9	All Other	\$0	\$614,409
10 11	GENERAL FUND TOTAL	\$0	\$614,409

12 Mental Health Services - Community Medicaid 0732

Initiative: Reduces funding from savings from limiting MaineCare reimbursement for
 methadone for the treatment of addiction to opioids to a lifetime maximum of 24 months
 except as permitted with prior authorization beyond 24 months.

16	GENERAL FUND	2011-12	2012-13
17	All Other	\$0	(\$491,407)
18			
19	GENERAL FUND TOTAL	\$0	(\$491,407)

20 Office of Advocacy - BDS 0632

Initiative: Eliminates one Public Service Manager II position and one part-time and 6
full-time Advocate positions to reflect the elimination of the Office of Advocacy and
increases the current All Other appropriation of \$38,292 by \$291,763 in order to provide
\$330,055 for a contract for advocacy services. This request will reduce General Fund
undedicated revenue by \$140,259.

26	GENERAL FUND	2011-12	2012-13
27	POSITIONS - LEGISLATIVE COUNT	0.000	(7.500)
28	Personal Services	\$0	(\$419,384)
29	All Other	\$0	\$291,763
30			
31	GENERAL FUND TOTAL	\$0	(\$127,621)

32 Office of Substance Abuse 0679

Initiative: Provides for the restructuring of the Department of Health and Human
 Services, Office of Substance Abuse and Office of Adult Mental Health Services.

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1 2 3	GENERAL FUND Personal Services	2011-12 \$0	2012-13 \$15,000
4	GENERAL FUND TOTAL	\$0	\$15,000
5 6 7	FEDERAL BLOCK GRANT FUND Personal Services	2011-12 \$0	2012-13 \$5,907
8	FEDERAL BLOCK GRANT FUND TOTAL	\$0	\$5,907

9 Office of Substance Abuse - Medicaid Seed 0844

Initiative: Provides funding in the MaineCare and MaineCare-related accounts necessary
 to make cycle payments through the remainder of the 2012-2013 biennium.

12	GENERAL FUND	2011-12	2012-13
13	All Other	\$0	\$869,928
14 15	GENERAL FUND TOTAL	\$0	\$869,928

16 Office of Substance Abuse - Medicaid Seed 0844

17 Initiative: Adjusts funding for Medicaid services as a result of the decrease of the Federal18 Medical Assistance Percentage.

19	GENERAL FUND	2011-12	2012-13
20	All Other	\$0	\$53,748
21 22	GENERAL FUND TOTAL	\$0	\$53,748

23 Office of Substance Abuse - Medicaid Seed 0844

Initiative: Reduces funding from savings from limiting MaineCare reimbursement for
 methadone for the treatment of addiction to opioids to a lifetime maximum of 24 months
 except as permitted with prior authorization beyond 24 months.

27 28 20	GENERAL FUND All Other	2011-12 \$0	2012-13 (\$141,733)
29 30	GENERAL FUND TOTAL	\$0	(\$141,733)

31 **Riverview Psychiatric Center 0105**

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Initiative: Adjusts funding for Medicaid services as a result of the decrease of the Federal
 Medical Assistance Percentage.

3	OTHER SPECIAL REVENUE FUNDS	2011-12	2012-13
4	Personal Services	\$0	(\$111,280)
5	All Other	\$0	(\$40,232)
6			
7	OTHER SPECIAL REVENUE FUNDS TOTAL	\$0	(\$151,512)

8 Riverview Psychiatric Center 0105

9 Initiative: Provides funding to offset a reduction in disproportionate share payments for 10 individuals transferred from jails or prisons, for individuals for whom the court has 11 ordered evaluations and for individuals determined to be incompetent to stand trial.

12	GENERAL FUND	2011-12	2012-13
13	Unallocated	\$0	\$3,176,972
14			
15	GENERAL FUND TOTAL	\$0	\$3,176,972

16 Traumatic Brain Injury Seed Z042

17 Initiative: Adjusts funding for Medicaid services as a result of the decrease of the Federal18 Medical Assistance Percentage.

19 20	GENERAL FUND All Other	2011-12 \$0	2012-13 \$1,669
21 22	GENERAL FUND TOTAL	\$0	\$1,669
23	HEALTH AND HUMAN SERVICES,		
24	DEPARTMENT OF (FORMERLY BDS)		
25	DEPARTMENT TOTALS	2011-12	2012-13
26			
27	GENERAL FUND	\$0	\$21,861,039
28	FUND FOR A HEALTHY MAINE	\$0	\$17,976
29	OTHER SPECIAL REVENUE FUNDS	\$0	(\$225,212)
30	FEDERAL BLOCK GRANT FUND	\$0	\$5,907
31			
32	DEPARTMENT TOTAL - ALL FUNDS	\$0	\$21,659,710

33 HEALTH AND HUMAN SERVICES, DEPARTMENT OF (FORMERLY DHS)

34 Bureau of Child and Family Services - Central 0307

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Initiative: Provides for the restructuring of the Department of Health and Human
 Services, Office of Child and Family Services.

3 4 5 6 7 8	GENERAL FUND POSITIONS - LEGISLATIVE COUNT Personal Services All Other GENERAL FUND TOTAL	2011-12 0.000 \$0 \$0 \$0	2012-13 35.000 \$774,988 \$1,151,783 \$1,926,771
9	FEDERAL EXPENDITURES FUND	2011-12	2012-13
10	POSITIONS - LEGISLATIVE COUNT	0.000	(27.000)
11	Personal Services	\$0	(\$1,727,713)
12	All Other	\$0	(\$2,656,179)
13			
14	FEDERAL EXPENDITURES FUND TOTAL	\$0	(\$4,383,892)
15	OTHER OPECIAL DEVENUE FUNDS	2011 12	2012 12
15	OTHER SPECIAL REVENUE FUNDS Personal Services	2011-12	2012-13
16 17	All Other	\$0 \$0	\$1,479,798
17	All Ould	\$0	(\$2,668,528)
10	OTHER SPECIAL REVENUE FUNDS TOTAL	\$0	(\$1,188,730)
-		\$ 0	(+=,==0,,00)

20 Bureau of Child and Family Services - Regional 0452

Initiative: Provides for the restructuring of the Department of Health and HumanServices, Office of Child and Family Services.

23 24 25 26	GENERAL FUND POSITIONS - LEGISLATIVE COUNT Personal Services All Other	2011-12 0.000 \$0 \$0	2012-13 16.000 (\$6,230,149) \$432,191
27 28	GENERAL FUND TOTAL	\$0	(\$5,797,958)
29 30 31	FEDERAL EXPENDITURES FUND All Other	2011-12 \$0	2012-13 (\$21,372)
32	FEDERAL EXPENDITURES FUND TOTAL	\$0	(\$21,372)

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1	OTHER SPECIAL REVENUE FUNDS	2011-12	2012-13
2	Personal Services	\$0	\$7,322,251
3	All Other	\$0	\$975,406
4			
5	OTHER SPECIAL REVENUE FUNDS TOTAL	\$0	\$8,297,657

6 Bureau of Medical Services 0129

Initiative: Establishes 2 Public Service Coordinator I positions funded 50% General Fund
 and 50% Federal Expenditures Fund in the Bureau of Medical Services.

9	GENERAL FUND	2011-12	2012-13
10	Personal Services	\$0	\$83,362
11	All Other	\$0	\$5,000
12			
13	GENERAL FUND TOTAL	\$0	\$88,362
14	FEDERAL EXPENDITURES FUND	2011-12	2012-13
15	POSITIONS - LEGISLATIVE COUNT	0.000	2.000
16	Personal Services	\$0	\$83,362
17		¢0	¢C 241

20 Bureau of Medical Services 0129

Initiative: Provides funding for contract services and other administrative costs of the
 MaineCare Redesign Task Force established in this Act.

23 24 25	GENERAL FUND All Other	2011-12 \$0	2012-13 \$250,000
26	GENERAL FUND TOTAL	\$0	\$250,000
27 28 29	FEDERAL EXPENDITURES FUND All Other	2011-12 \$0	2012-13 \$250,000
30	FEDERAL EXPENDITURES FUND TOTAL	\$0	\$250,000

31 Child Care Food Program 0454

Initiative: Provides for the restructuring of the Department of Health and HumanServices, Office of Child and Family Services.

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1	FEDERAL EXPENDITURES FUND	2011-12	2012-13
2	POSITIONS - LEGISLATIVE COUNT	0.000	(2.000)
3	Personal Services	\$0	(\$82,533)
4	All Other	\$0	(\$327)
5			
6	FEDERAL EXPENDITURES FUND TOTAL	\$0	(\$82,860)

7 Child Care Services 0563

8 Initiative: Provides for the restructuring of the Department of Health and Human
9 Services, Office of Child and Family Services.

OCK GRANT FUND	2011-12	2012-13
LEGISLATIVE COUNT	0.000	7.000
ices	\$0	(\$140,825)
	\$0	\$41,647
OCK GRANT FUND TOTAL	\$0	(\$99,178)
	OCK GRANT FUND - LEGISLATIVE COUNT ices OCK GRANT FUND TOTAL	- LEGISLATIVE COUNT 0.000 ices \$0 \$0

16 Child Support 0100

Initiative: Establishes 8 Human Services Support Enforcement Agent positions funded
34% General Fund and 66% Federal Expenditures Fund in the Child Support program.
The General Fund portion of the positions is funded by the additional undedicated
revenue generated by these additional positions.

21 22 23 24	GENERAL FUND Personal Services All Other	2011-12 \$0 \$0	2012-13 \$174,240 \$15,000
25	GENERAL FUND TOTAL	\$0	\$189,240
26	FEDERAL EXPENDITURES FUND	2011-12	2012-13
27	POSITIONS - LEGISLATIVE COUNT	0.000	8.000
28	Personal Services	\$0	\$338,240
29 30	All Other	\$0	\$30,667
31	FEDERAL EXPENDITURES FUND TOTAL	\$0	\$368,907

32 Departmentwide 0019

Initiative: Reduces funding from salary savings. Notwithstanding any other provision of law, the State Budget Officer shall calculate the amount of savings in this Part that applies to each General Fund account in the Department of Health and Human Services and shall transfer the amounts by financial order upon the approval of the Governor. These transfers are considered adjustments to appropriations in fiscal year 2012-13.

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1	GENERAL FUND	2011-12	2012-13 (\$1,000,000)
2	Personal Services	\$0	
3 4	GENERAL FUND TOTAL	\$0	(\$1,000,000)

5 FHM - Bureau of Health 0953

6 Initiative: Reduces funding to reflect a redistribution of funding in the Fund for a Healthy 7 Maine.

8	FUND FOR A HEALTHY MAINE	2011-12	2012-13
9	All Other	\$0	(\$5,718,328)
10			
11	FUND FOR A HEALTHY MAINE TOTAL	\$0	(\$5,718,328)

12 FHM - Drugs for the Elderly and Disabled Z015

Initiative: Reduces funding from reducing income eligibility levels for the Medicare 13 14 savings program.

15	FUND FOR A HEALTHY MAINE	2011-12	2012-13
16	All Other	\$0	(\$1,219,908)
17			
18	FUND FOR A HEALTHY MAINE TOTAL	\$0	(\$1,219,908)

19 FHM - Family Planning 0956

20 Initiative: Reduces funding to reflect a redistribution of funding in the Fund for a Healthy 21 Maine.

22	FUND FOR A HEALTHY MAINE	2011-12	2012-13
23	All Other	\$0	(\$401,430)
24			
25	FUND FOR A HEALTHY MAINE TOTAL	\$0	(\$401,430)

FHM - Medical Care 0960 26

27 Initiative: Adjusts funding for Medicaid services as a result of the decrease in the Federal Medical Assistance Percentage. 28

29	FUND FOR A HEALTHY MAINE	2011-12	2012-13
30	All Other	\$0	\$113,010
31			

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1	FUND FOR A HEALTHY MAINE TOTAL	\$0	\$113,010
2	FHM - Medical Care 0960		
3 4 5 6	Initiative: Notwithstanding any other provision of law, funding in the FHM - Medical Care program and decreasing - Payments to Providers program to reflect a redistribution a Healthy Maine.	ng funding in the	e Medical Care
7 8 9	FUND FOR A HEALTHY MAINE All Other	2011-12 \$0	2012-13 \$9,876,575
10	FUND FOR A HEALTHY MAINE TOTAL	\$0	\$9,876,575
11	FHM - Purchased Social Services 0961		
12 13	Initiative: Reduces funding to reflect a redistribution of fun Maine.	nding in the Fund	d for a Healthy
14 15 16	FUND FOR A HEALTHY MAINE All Other	2011-12 \$0	2012-13 (\$1,971,118)
17	FUND FOR A HEALTHY MAINE TOTAL	\$0	(\$1,971,118)
18	General Assistance - Reimbursement to Cities and Tow	rns 0130	
19	Initiative: Provides funding for general assistance benefits.		
20 21 22	GENERAL FUND All Other	2011-12 \$0	2012-13 \$4,297,699
22	GENERAL FUND TOTAL	\$0	\$4,297,699
24	General Assistance - Reimbursement to Cities and Tow	rns 0130	
25 26	Initiative: Provides funding in the General Assistance - Towns program to bring allocations into line with anticipat		to Cities and
27 28 29	OTHER SPECIAL REVENUE FUNDS All Other	2011-12 \$0	2012-13 \$449,846
29 30	OTHER SPECIAL REVENUE FUNDS TOTAL	\$0	\$449,846
31	General Assistance - Reimbursement to Cities and Tow	rns 0130	

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1 Initiative: Allocates funds for 7 limited-period Family Independence Specialist positions in the general assistance program and for other costs of the pilot program to maximize 2 3 and expedite the award of federal Supplemental Security Income program benefits for recipients of general assistance and to identify and assist veterans who receive assistance 4 through programs administered by the Office for Family Independence who may be 5 6 eligible for federal Department of Veterans Affairs cash or medical assistance to access those benefits. These positions are established through June 15, 2014. This initiative is 7 estimated to generate \$1,057,903 in 2012-13 in additional dedicated revenue for the 8 9 general assistance program. Any dedicated revenue in addition to this estimated level must be used to offset the savings target of the general assistance working group 10 11 established in this Act.

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12	OTHER SPECIAL REVENUE FUNDS	2011-12	2012-13
13	Personal Services	\$0	\$469,104
14	All Other	\$0	\$976,874
15			
16	OTHER SPECIAL REVENUE FUNDS TOTAL	\$0	\$1,445,978
17	Head Start 0545		
18	Initiative: Reduces funding for the Head Start program.		
19	GENERAL FUND	2011-12	2012-13
20	All Other	\$0	(\$2,000,000)
21			
22	GENERAL FUND TOTAL	\$0	(\$2,000,000)

23 IV-E Foster Care/Adoption Assistance 0137

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Initiative: Adjusts funding for Medicaid services as a result of the decrease in the Federal
 Medical Assistance Percentage.

26	GENERAL FUND	2011-12	2012-13
27	All Other	\$0	\$13,579
28			
29	GENERAL FUND TOTAL	\$0	\$13,579
		+ •	+,,

30 IV-E Foster Care/Adoption Assistance 0137

Initiative: Provides for the restructuring of the Department of Health and Human
 Services, Office of Child and Family Services.

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1	GENERAL FUND	2011-12	2012-13
2	All Other	\$0	\$1,418,655
3		φυ	φ1,410,055
4	GENERAL FUND TOTAL	\$0	\$1,418,655
5	FEDERAL EXPENDITURES FUND	2011-12	2012-13
6	All Other	\$0	(\$15,143,042)
7		1 -	
8	FEDERAL EXPENDITURES FUND TOTAL	\$0	(\$15,143,042)
9	OTHER SPECIAL REVENUE FUNDS	2011-12	2012-13
10	All Other	\$0	(\$72,393)
11			
12	OTHER SPECIAL REVENUE FUNDS TOTAL	\$0	(\$72,393)
13	Low-cost Drugs To Maine's Elderly 0202		
14 15	Initiative: Reduces funding from reducing the upper incom- cost Drugs To Maine's Elderly program from 185% to175		
16	GENERAL FUND	2011-12	2012-13
17	All Other	\$0	(\$112,154)
18			
19	GENERAL FUND TOTAL	\$0	(\$112,154)
20	Medical Care - Payments to Providers 0147		
21 22 23	Initiative: Reduces funding from reducing income eligibi- parent or a caretaker relative of an eligible child from a m poverty level to 100%.		
24	GENERAL FUND	2011-12	2012-13
25	All Other	\$0	(\$5,866,833)
26			, ,
27	GENERAL FUND TOTAL	\$0	(\$5,866,833)
28	FEDERAL EXPENDITURES FUND	2011-12	2012-13
29	All Other	\$0	
20			

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- 32 Medical Care Payments to Providers 0147

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1 Initiative: Reduces funding by eliminating optional coverage under the MaineCare 2 program for persons 19 and 20 years of age with income less than or equal to 150% of the 3 nonfarm income official poverty line.

4 5 6 7	GENERAL FUND All Other GENERAL FUND TOTAL	2011-12 \$0 	2012-13 (\$3,653,598) (\$3,653,598)
8	FEDERAL EXPENDITURES FUND	2011-12	2012-13
9 10 11	All Other FEDERAL EXPENDITURES FUND TOTAL	\$0 \$0	(\$6,941,958) (\$6,941,958)

12 Medical Care - Payments to Providers 0147

Initiative: Reduces funding by eliminating ambulatory surgical center services as an
 optional service in the MaineCare program.

15	GENERAL FUND	2011-12	2012-13 (\$77,697)
16	All Other	\$0	
17 18	GENERAL FUND TOTAL	\$0	(\$77,697)

19	FEDERAL EXPENDITURES FUND	2011-12	2012-13
20	All Other	\$0	(\$133,839)
21			
22	FEDERAL EXPENDITURES FUND TOTAL	\$0	(\$133,839)

23 Medical Care - Payments to Providers 0147

Initiative: Reduces funding by eliminating sexually transmitted disease screening clinic
 services as an optional service in the MaineCare program.

26	GENERAL FUND	2011-12	2012-13 (\$163,463)
27	All Other	\$0	
28 29	GENERAL FUND TOTAL	\$0	(\$163,463)

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1	FEDERAL EXPENDITURES FUND	2011-12	2012-13
2	All Other	\$0	(\$181,178)
3			
4	FEDERAL EXPENDITURES FUND TOTAL	\$0	(\$181,178)

5 Medical Care - Payments to Providers 0147

Initiative: Provides funding in the MaineCare and MaineCare-related accounts necessary
 to make cycle payments through the remainder of the 2012-2013 biennium.

8 9 10	GENERAL FUND All Other	2011-12 \$0	2012-13 \$32,808,234
11	GENERAL FUND TOTAL	\$0	\$32,808,234
12 13	FEDERAL EXPENDITURES FUND All Other	2011-12 \$0	2012-13 \$124,626,202
14 15	FEDERAL EXPENDITURES FUND TOTAL	\$0	\$124,626,202

16 Medical Care - Payments to Providers 0147

17 Initiative: Adjusts funding for Medicaid services as a result of the decrease in the Federal18 Medical Assistance Percentage.

19 20 21 22	GENERAL FUND All Other GENERAL FUND TOTAL	2011-12 \$0 \$0	2012-13 \$6,997,873 \$6,997,873
23 24 25 26	FEDERAL EXPENDITURES FUND All Other FEDERAL EXPENDITURES FUND TOTAL	2011-12 \$0 \$0	2012-13 (\$10,382,324) (\$10,382,324)

- 27 Medical Care Payments to Providers 0147
- Initiative: Reduces funding by eliminating the reimbursement for smoking cessationproducts.

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1 2 3	GENERAL FUND All Other	2011-12 \$0	2012-13 (\$179,095)
4	GENERAL FUND TOTAL	\$0	(\$179,095)
5 6 7	FEDERAL EXPENDITURES FUND All Other	2011-12 \$0	2012-13 (\$308,504)
8	FEDERAL EXPENDITURES FUND TOTAL	\$0	(\$308,504)

9 Medical Care - Payments to Providers 0147

Initiative: Notwithstanding any other provisions of law, adjusts funding by increasing
funding in the FHM - Medical Care program and decreasing funding in the Medical Care
Payments to Providers program to reflect a redistribution of funding within the Fund for
a Healthy Maine.

14	GENERAL FUND	2011-12	2012-13
15	All Other	\$0	(\$9,876,575)
16			
17	GENERAL FUND TOTAL	\$0	(\$9,876,575)

18 Medical Care - Payments to Providers 0147

Initiative: Reduces funding from savings from limiting MaineCare reimbursement for
 methadone for the treatment of addiction to opioids to a lifetime maximum of 24 months
 except as permitted with prior authorization beyond 24 months.

22 23 24	GENERAL FUND All Other	2011-12 \$0	2012-13 (\$730,977)
24 25	GENERAL FUND TOTAL	\$0	(\$730,977)
26 27	FEDERAL EXPENDITURES FUND All Other	2011-12 \$0	2012-13 (\$2,297,941)
28 29	FEDERAL EXPENDITURES FUND TOTAL	\$0	(\$2,297,941)

30 Medical Care - Payments to Providers 0147

Initiative: Reduces funding from savings from utilizing a crisis assessment in emergency
 departments and savings from initiatives related to institutes for mental disease and
 psychiatric units in private hospitals.

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1 2 3	GENERAL FUND All Other	2011-12 \$0	2012-13 (\$397,500)
4	GENERAL FUND TOTAL	\$0	(\$397,500)
5 6 7	FEDERAL EXPENDITURES FUND All Other	2011-12 \$0	2012-13 (\$684,722)
8	FEDERAL EXPENDITURES FUND TOTAL	\$0	(\$684,722)

9 Medical Care - Payments to Providers 0147

Initiative: Reduces funding by requiring hospital-based primary care practices that also
 provide mental health services to participate in the Maine Health Access Foundation's
 integrated care initiative for outpatient mental health and primary care services effective
 July 1, 2012.

14	GENERAL FUND	2011-12	2012-13 (\$1,500,000)
15	All Other	\$0	
16 17	GENERAL FUND TOTAL	\$0	(\$1,500,000)
18	FEDERAL EXPENDITURES FUND	2011-12	2012-13 (\$2,583,855)
19	All Other	\$0	
20 21	FEDERAL EXPENDITURES FUND TOTAL	\$0	(\$2,583,855)

22 Medical Care - Payments to Providers 0147

Initiative: Provides funding to offset the reduction made in PL 2011, c. 380, Part A that
 proposed to reduce reimbursement for outpatient substance abuse and mental health
 services to the MaineCare Benefits Manual, Chapter II, Section 65 rates.

26 27 28	GENERAL FUND All Other	2011-12 \$0	2012-13 \$1,000,000
29	GENERAL FUND TOTAL	\$0	\$1,000,000
30 31	FEDERAL EXPENDITURES FUND All Other	2011-12 \$0	2012-13 \$1,722,570
32			

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1 FEDERAL EXPENDITURES FUND TOTAL \$0 \$1,722,570

2 Medical Care - Payments to Providers 0147

Initiative: Provides funds to serve individuals on the waiting list for services under the
 MaineCare Benefits Manual, Chapter II, Section 29, Support Benefits for Adults with
 Intellectual Disabilities or Autistic Disorder.

6	FEDERAL EXPENDITURES FUND	2011-12	2012-13
7	All Other	\$0	\$861,285
8			
9	FEDERAL EXPENDITURES FUND TOTAL	\$0	\$861,285

10 Medical Care - Payments to Providers 0147

Initiative: Reduces funding from a reduction in MaineCare hospital crossover payments
 as a result of decreasing income eligibility levels for the Medicare savings program.

13 14 15	GENERAL FUND All Other	2011-12 \$0	2012-13 (\$1,663,554)
16	GENERAL FUND TOTAL	\$0	(\$1,663,554)
17 18	FEDERAL EXPENDITURES FUND All Other	2011-12 \$0	2012-13 (\$2,865,588)

19			
20	FEDERAL EXPENDITURES FUND TOTAL	\$0	(\$2,865,588)

21 Medical Care - Payments to Providers 0147

Initiative: Reduces funding from savings from implementing the recommendations of the
 MaineCare Redesign Task Force established in this Act.

24 25 26	GENERAL FUND All Other	2011-12 \$0	2012-13 (\$5,250,000)
27	GENERAL FUND TOTAL	\$0	(\$5,250,000)
28	FEDERAL EXPENDITURES FUND	2011-12	2012-13
29	All Other	\$0	(\$9,043,493)
30			

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1	FEDERAL EXPENDITURES FUND TOTAL	\$0	(\$9,043,493)
2	MR/Elderly PNMI Room and Board Z009		
3 4	Initiative: Provides funding in the MaineCare and Maine to make cycle payments through the remainder of the 201		•
5 6 7	GENERAL FUND All Other	2011-12 \$0	2012-13 \$8,210,778
8	GENERAL FUND TOTAL	\$0	\$8,210,778
9	Nursing Facilities 0148		
10 11	Initiative: Provides funding in the MaineCare and Maine to make cycle payments through the remainder of the 201		•
12 13	GENERAL FUND All Other	2011-12 \$0	2012-13 \$7,036,142
14 15	GENERAL FUND TOTAL	\$0	\$7,036,142
16 17 18 19	FEDERAL EXPENDITURES FUND All Other FEDERAL EXPENDITURES FUND TOTAL	2011-12 \$0 \$0	2012-13 \$11,852,830 \$11,852,830
20	Nursing Facilities 0148	ψŬ	\$11,0 0 _ ,000
20 21 22	Initiative: Adjusts funding for Medicaid services as a resu Medical Assistance Percentage.	alt of the decrease	in the Federal
23 24 25	GENERAL FUND All Other	2011-12 \$0	2012-13 \$1,538,014
23 26	GENERAL FUND TOTAL	\$0	\$1,538,014
27 28 29	FEDERAL EXPENDITURES FUND All Other	2011-12 \$0	2012-13 (\$1,538,014)
29 30	FEDERAL EXPENDITURES FUND TOTAL	\$0	(\$1,538,014)

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1 Office of Elder Services Adult Protective Services Z040

Initiative: Provides for the restructuring of the Department of Health and Human
 Services, Office of Elder and Adult Services and Office of Adults with Cognitive and
 Physical Disability Services.

5	GENERAL FUND	2011-12	2012-13
6	POSITIONS - LEGISLATIVE COUNT	0.000	3.000
7	Personal Services	\$0	\$320,194
8	All Other	\$0	\$15,000
9 10	GENERAL FUND TOTAL	\$0	\$335,194

11 Purchased Social Services 0228

Initiative: Provides for the restructuring of the Department of Health and HumanServices, Office of Child and Family Services.

14	GENERAL FUND	2011-12	2012-13
15	Personal Services	\$0	\$12,410
16			
17	GENERAL FUND TOTAL	\$0	\$12,410

18 State-funded Foster Care/Adoption Assistance 0139

19 Initiative: Reduces funding by reducing contracts in the family reunification program.

20	GENERAL FUND	2011-12	2012-13
21	All Other	\$0	(\$1,249,500)
22			
23	GENERAL FUND TOTAL	\$0	(\$1,249,500)

24 State-funded Foster Care/Adoption Assistance 0139

Initiative: Provides for the restructuring of the Department of Health and HumanServices, Office of Child and Family Services.

27	GENERAL FUND	2011-12	2012-13
28	POSITIONS - LEGISLATIVE COUNT	0.000	(14.000)
29	Personal Services	\$0	(\$1,173,774)
30	All Other	\$0	\$3,276,335
31			
32	GENERAL FUND TOTAL	\$0	\$2,102,561

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1	FEDERAL EXPENDITURES FUND	2011-12	2012-13
2	Personal Services	\$0	\$19,803
3	All Other	\$0	\$386,872
4			. ,
5	FEDERAL EXPENDITURES FUND TOTAL	\$0	\$406,675
6	OTHER SPECIAL REVENUE FUNDS	2011-12	2012-13
7	Personal Services	\$0	\$205,995
8	All Other	\$0	(\$5,652,788)
9		+ -	(+++,++++++++++++++++++++++++++++++++++
10	OTHER SPECIAL REVENUE FUNDS TOTAL	\$0	(\$5,446,793)
11 12 13	HEALTH AND HUMAN SERVICES, DEPARTMENT OF (FORMERLY DHS) DEPARTMENT TOTALS	2011-12	2012-13
14 15		ቀሳ	\$ 30 707 (00
15 16	GENERAL FUND FEDERAL EXPENDITURES FUND	\$0 \$0	\$28,706,608 \$73,479,559
10	FUND FOR A HEALTHY MAINE	\$0 \$0	\$678,801
18	OTHER SPECIAL REVENUE FUNDS	\$0 \$0	\$3,485,565
19	FEDERAL BLOCK GRANT FUND	\$0 \$0	(\$99,178)
20	FEDERAL DEOCK GRAINT FUND	φυ	(\$77,170)
21	DEPARTMENT TOTAL - ALL FUNDS	\$0	\$106,251,355
22	INDIGENT LEGAL SERVICES, MAINE COMMISSI	ON ON	
a a			

23 Maine Commission on Indigent Legal Services Z112

24 Initiative: Provides funding for representation to indigent persons who are entitled to 25 counsel.

26	GENERAL FUND	2011-12	2012-13
27	All Other	\$0	\$450,000
28			
29	GENERAL FUND TOTAL	\$0	\$450,000
30	INDIGENT LEGAL SERVICES, MAINE		
31	COMMISSION ON		
32	DEPARTMENT TOTALS	2011-12	2012-13
33			
34	GENERAL FUND	\$0	\$450,000
35			

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1 DEPARTMENT TOTAL - ALL FUNDS \$0 \$450,000

2 **PUBLIC UTILITIES COMMISSION**

3 Emergency Services Communication Bureau 0790

4 Initiative: Provides funding to cover costs incurred as a result of the need to operate 2 5 systems for a period of time as E-9-1-1 operations transition between them.

6	GENERAL FUND	2011-12	2012-13
7	All Other	\$0	\$3,785,230
8			
9	GENERAL FUND TOTAL	\$0	\$3,785,230
10	PUBLIC UTILITIES COMMISSION		
11	DEPARTMENT TOTALS	2011-12	2012-13
12			
13	GENERAL FUND	\$0	\$3,785,230
14			
15	DEPARTMENT TOTAL - ALL FUNDS	\$0	\$3,785,230
16	SECTION TOTALS	2011-12	2012-13
17			
18	GENERAL FUND	\$0	\$55,575,189
19	FEDERAL EXPENDITURES FUND	\$0	\$73,479,559
20	FUND FOR A HEALTHY MAINE	\$0	\$696,777
21	OTHER SPECIAL REVENUE FUNDS	\$0	\$3,260,353
22	FEDERAL BLOCK GRANT FUND	\$0	(\$93,271)
23			
24	SECTION TOTAL - ALL FUNDS	\$0	\$132,918,607

25

PART B

Sec. B-1. Transfer from available fiscal year 2012-13 Administrative 26 Services - Professional and Financial Regulation, Other Special Revenue 27 Funds balance to General Fund - Professional and Financial Regulation. 28 Notwithstanding any other provision of law, at the close of fiscal year 2012-13, the State 29 Controller shall transfer \$1,500,000 from the available balance in the Administrative 30 Services - Professional and Financial Regulation program, Other Special Revenue Funds 31 account within the Department of Professional and Financial Regulation to the General 32 33 Fund unappropriated surplus.

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PART C

Sec. C-1. PL 2011, c. 380, Pt. QQ, §§1 and 3 are amended to read:

3 Sec. QQ-1. Transfer from unappropriated surplus at close of fiscal years 2011-12 and 2012-13. Notwithstanding any other provision of law, at the close of 4 5 fiscal year 2011-12 and fiscal year 2012-13, the State Controller shall transfer up to \$25,000,000 from the unappropriated surplus of the General Fund to the Department of 6 Health and Human Services, Medical Care - Payments to Providers account in the 7 8 General Fund after all required deductions of appropriations, budgeted financial 9 commitments and adjustments considered necessary by the State Controller have been made and as the first priority after the transfers required pursuant to the Maine Revised 10 Statutes, Title 5, sections 1507, 1511 and 1522 and before the transfers required pursuant 11 12 to Title 5, section 1536.

13 Sec. QQ-3. Transfer considered adjustments to appropriations. 14 Notwithstanding the Maine Revised Statutes, Title 5, section 1585 or any other provision 15 of law, amounts transferred pursuant to this Part are considered adjustments to 16 appropriations in fiscal year 2012 13 only. These funds may be allotted by financial order 17 upon recommendation of the State Budget Officer and approval of the Governor.

Sec. C-2. Transfer of excess revenue from Oxford Casino. In fiscal year 2012-13 only, all funds credited pursuant to the Maine Revised Statutes, Title 8, section 1036, subsection 2-A, paragraph A and subsection 2-B, paragraph A to the Department of Education for essential programs and services for kindergarten to grade 12 under Title 20-A, chapter 606-B in excess of \$10,607,813 must be transferred to the Department of Health and Human Services, Medical Care - Payments to Providers Other Special 24 Revenue Funds account to be expended for hospital settlements.

PART D

Sec. D-1. Transfer from unappropriated surplus; Maine Budget
 Stabilization Fund. Notwithstanding any other provision of law, the State Controller
 shall transfer \$10,000,000 during fiscal year 2012-13 from the General Fund
 unappropriated surplus to the Maine Budget Stabilization Fund established in the Maine
 Revised Statutes, Title 5, chapter 142.

Sec. D-2. Transfer for program funding shortfall. Prior to the close of fiscal 31 year 2012-13, if the Commissioner of Health and Human Services and the Commissioner 32 of Administrative and Financial Services determine that the Riverview Psychiatric Center 33 34 program, General Fund account in the Department of Health and Human Services has insufficient resources as a result of a requirement to repay federal funds in that fiscal 35 year, the commissioners may declare a budget emergency and the State Controller shall 36 transfer from the available balance in the Maine Budget Stabilization Fund established in 37 the Maine Revised Statutes, Title 5, chapter 142 to the Riverview Psychiatric Center 38 39 program, General Fund account in the Department of Health and Human Services up to the amount of the resources necessary to repay the federal funds up to a maximum 40 amount of \$7,360,045. Amounts transferred may be expended based on allotment 41 established by financial order approved by the Governor. The Governor shall inform the 42

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COMMITTEE AMENDMENT

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Legislative Council and the joint standing committee of the Legislature having
 jurisdiction over appropriations and financial affairs immediately upon such a transfer
 from the Maine Budget Stabilization Fund.

- PART E
- Sec. E-1. 8 MRSA §1036, sub-§2, ¶E, as amended by PL 2011, c. 477, Pt. DD, §1, is further amended to read:

7 E. Ten percent of the net slot machine income must be forwarded by the board to the 8 State Controller and except as otherwise provided in this paragraph credited to the Fund for a Healthy Maine established by Title 22, section 1511 and segregated into a 9 separate account under Title 22, section 1511, subsection 11, with the use of funds in 10 the account restricted to the purposes described in Title 22, section 1511, subsection 11 6, paragraph E. For the fiscal years ending June 30, 2010, June 30, 2011 and June 30, 12 2012, the amount credited annually by the State Controller to the Fund for a Healthy 13 Maine under this paragraph may not exceed \$4,500,000 annually and any funds in 14 15 excess of \$4,500,000 annually during these fiscal years must be credited as General Fund undedicated revenue, and, for the fiscal year ending June 30, 2013, the amount 16 credited by the State Controller to the Fund for a Healthy Maine under this paragraph 17 is \$2,500,000 \$0; 18

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PART F

20 Sec. F-1. 5 MRSA §1511, as amended by PL 2005, c. 519, Pt. VV, §2, is further 21 amended to read:

22 §1511. Loan Insurance Reserve

23 The State Controller may, at the close of each fiscal year, as the next priority after the transfers authorized pursuant to section 1507, transfer from the Unappropriated Surplus 24 25 of the General Fund to the Loan Insurance Reserve amounts as may be available from time to time, up to an amount of \$1,000,000 per year after the transfers have been made 26 27 pursuant to section 1507. The balance of this reserve must be paid to the Finance Authority of Maine if such payment does not cause the balance in the reserve fund 28 maintained by the authority, when added to amounts held in the Finance Authority of 29 Maine Mortgage Insurance Fund that are not committed or encumbered for another 30 purpose, to exceed \$35,000,000 \$40,000,000. Any balance in the Loan Insurance 31 32 Reserve is appropriated for this purpose.

33 Sec. F-2. PL 2011, c. 477, Pt. U, §1, as amended by PL 2011, c. 575, Pt. B, §1, is
 34 further amended to read:

Sec. U-1. Payments to State from Loan Insurance Reserve Fund. Notwithstanding any other provision of law, the Finance Authority of Maine shall transfer \$2,000,000 from the Loan Insurance Reserve Fund to the State as undedicated General Fund revenue no later than June 30, 2012 and an additional \$1,000,000 \$3,000,000 from the Loan Insurance Reserve Fund to the State as undedicated General Fund revenue no later than June 30, 2013.

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PART G

2 Sec. G-1. Implementation of reductions in Fund for a Healthy Maine 3 funding for community school grants. Notwithstanding any other provision of law, in implementing the reduction in Fund for a Healthy Maine funding in this Act for the 4 5 FHM - Bureau of Health program, Community School Grants account, the Department of Health and Human Services may not reduce the number of Healthy Maine Partnerships 6 coalitions established under the Maine Revised Statutes, Title 22, section 412, subsection 7 8 2 from the one tribal and 26 geographic comprehensive community health coalitions that 9 are approved for funding for fiscal year 2012-13 as of May 1, 2012 and are in compliance with the terms of their contracts, except as provided in this section. If the department 10 determines that fewer Healthy Maine Partnerships coalitions are required, the department 11 must seek and receive approval of a majority of the members of the Statewide 12 Coordinating Council for Public Health established under Title 5, section 12004-G, 13 14 subsection 14-G for a reduction in the number of coalitions.

- 15 **PART H**
- 16

1

Sec. H-1. 22 MRSA §1714-D is enacted to read:

17 §1714-D. Critical access hospital reimbursement

Beginning April 1, 2012, the department shall reimburse licensed critical access hospitals at 109% of MaineCare allowable costs for both inpatient and outpatient services provided to patients covered by the MaineCare program. Of the total allocated from hospital tax revenues under Title 36, chapter 375, \$1,000,000 in state and federal funds must be distributed annually among critical access hospitals for staff enhancement payments.

- 24 Sec. H-2. 22 MRSA §3174-NN, as enacted by PL 2009, c. 213, Pt. CC, §5, is 25 repealed.
- 26 Sec. H-3. 22 MRSA §3174-OO, as enacted by PL 2009, c. 213, Pt. CC, §6, is 27 repealed.

Sec. H-4. Rules for hospital reimbursement. By September 1, 2012, the Department of Health and Human Services shall adopt rules to implement hospital reimbursement under this Part. Rules adopted pursuant to this section are routine technical rules as defined in the Maine Revised Statutes, Title 5, chapter 375, subchapter 2-A.

33

Sec. H-5. Retroactivity. This Part applies retroactively to April 1, 2012.

- 34 **PART I**
- 35 Sec. I-1. 5 MRSA §17001, sub-§19, ¶¶E and F, as enacted by PL 1985, c. 801,
 36 §§5 and 7, are amended to read:
- E. Any entity participating in the retirement system before January 1, 1976; or

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1 Any educational institution in the State teaching courses equivalent to or higher F. 2 than secondary institutions .; or 3 Sec. I-2. 5 MRSA §17001, sub-§19, ¶G is enacted to read: 4 G. Any public charter school, as authorized by Title 20-A, chapter 112. 5 Sec. I-3. 5 MRSA §17001, sub-§30, ¶B, as enacted by PL 1985, c. 801, §§5 and 7, is amended to read: 6 7 B. "Public school" does not include: 8 (1) Maine Wesleyan Seminary and College, commonly known as Kents Hill 9 School, as of September 23, 1971; 10 (2) Bridgton Academy, as of September 1, 1979; 11 (3) Gould Academy, as of September 1, 1979; and 12 (4) North Yarmouth Academy, as of September 1, 1979-; and (5) Public charter schools, as authorized by Title 20-A, chapter 112. 13 **PART J** 14

15 Sec. J-1. Development of proposed legislation for new retirement benefit plan for state employees and teachers. The Maine Public Employees Retirement 16 System, referred to in this section as "the system," with assistance from the Office of 17 18 Policy and Legal Analysis and the Office of the Revisor of Statutes, shall develop proposed legislation to implement the combination defined benefit and defined 19 20 contribution retirement plan selected pursuant to Public Law 2011, chapter 380, Part U, 21 and described in the "New Pension Plan Design and Implementation Plan" report dated March 2012 that was submitted to the Joint Standing Committee on Appropriations and 22 23 Financial Affairs in accordance with Public Law 2011, chapter 380, Part U, section 2. No later than January 15, 2013, the system shall submit the proposed legislation to the joint 24 25 standing committee of the Legislature having jurisdiction over state employee and teacher 26 retirement matters. After receipt and review of the suggested legislation, the joint 27 standing committee of the Legislature having jurisdiction over state employee and teacher 28 retirement matters may submit a bill to the First Regular Session of the 126th Legislature 29 to implement a new retirement plan.

30 Sec. J-2. Additional supporting work. Upon submission of the proposed legislation pursuant to section 1, the Maine Public Employees Retirement System, at the 31 32 request of the joint standing committee of the Legislature having jurisdiction over state employee and teacher retirement matters, shall present sufficient details concerning each 33 component of the proposed combination defined benefit and defined contribution 34 35 retirement plan as necessary to build a benefit and cost structure, evaluate investment alternatives, implement a program for outreach to members, provide an estimate of 36 37 associated administrative costs, evaluate legal considerations, including the form of plan 38 documents, and address other policy considerations including costs.

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Sec. J-3. Working group assistance. In order to provide assistance in preparing the proposed legislation pursuant to section 1 and the supporting details pursuant to section 2, the Executive Director of the Maine Public Employees Retirement System may convene a working group composed of the members of the working group that was established pursuant to Public Law 2011, chapter 380, Part U.

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PART K

Sec. K-1. Transfer; unexpended funds; Ground Water Oil Clean-up Fund account. Notwithstanding any other provision of law, the State Controller shall transfer \$500,000 in unexpended funds from the Ground Water Oil Clean-up Fund, Other Special Revenue Funds account in the Department of Environmental Protection to General Fund unappropriated surplus at the close of fiscal year 2012-13.

12

PART L

PART M

13 Sec. L-1. Emergency rule-making authority; health and human services 14 matters. The Department of Health and Human Services is authorized to adopt emergency rules on or before June 30, 2013 under the Maine Revised Statutes, Title 5, 15 sections 8054 and 8073 in order to implement those provisions of this Act over which the 16 17 department has subject matter jurisdiction for which specific authority has not been provided in any other part of this Act. Notwithstanding Title 5, section 8054, subsections 18 19 1 and 2, the Department of Health and Human Services is not required to find that 20 immediate adoption is necessary to avoid a threat to public health, safety or general 21 welfare.

- 22
- 23 Sec. M-1. 36 MRSA §5122, sub-§2, ¶LL is enacted to read:

LL. To the extent included in federal adjusted gross income, an amount equal to military compensation earned for service pursuant to written military orders during the taxable year not performed in this State. For the purposes of this paragraph, "military compensation" means active duty pay received as a result of service in the active or reserve components of the United States Army, Navy, Air Force, Marines or Coast Guard, including active state service as defined in Title 37-B, section 101-A, subsection 1.

- 31 Sec. M-2. Application. This Part applies to tax years beginning on or after
 32 January 1, 2014.
- 33 **PART N**
- 34 Sec. N-1. 36 MRSA §1760, sub-§7-B, as amended by PL 2009, c. 422, §1, is 35 further amended to read:

36 7-B. Products used in commercial agricultural production. Sales of seed,
 37 fertilizers, defoliants and pesticides, including, but not limited to, rodenticides,

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insecticides, fungicides and weed killers, for use in the commercial <u>agricultural</u>
 production of an agricultural or silvicultural crop as defined in section 2013, subsection 1,
 paragraph A.

4 Sec. N-2. 36 MRSA §2013, as amended by PL 2011, c. 285, §8 and affected by 5 §15 and amended by c. 380, Pt. EEEE, §§1 and 2 and affected by §3, is further amended 6 to read:

7

§2013. Refund of sales tax on depreciable machinery and equipment purchases

8 **1. Definitions.** As used in this section, unless the context otherwise indicates, the following words have the following meanings.

10A. "Commercial agricultural production" means commercial production of crops for11human and animal consumption, including the commercial production of sod, an12agricultural composting operation as defined in Title 7, section 152, subsection 1, the13commercial production of seed to be used primarily to raise crops for nourishment of14humans or animals and the production of livestock, including the removal and storage15of manure from that livestock, plants, trees, compost and livestock.

- A-1. "Commercial aquacultural production" means the commercial production of
 cultured fish, shellfish, seaweed or other marine plants for human and animal
 consumption, including:
- (1) All cultivating activities occurring at hatcheries or nurseries, from the egg,
 larval or spore stages to the transfer of the product to a growing site; and

21 (2) All cultivating activities occurring on water, from the receipt of fish,
22 shellfish, seaweed or other marine plants from onshore facilities to the delivery of
23 harvested products to onshore facilities for processing.

B. "Commercial fishing" means attempting to catch fish or any other marine animals or organisms with the intent of disposing of them for profit or trade in commercial channels and does not include subsistence fishing for personal use, sport fishing or charter boat fishing where the vessel is used for carrying sport anglers to available fishing grounds.

29B-1. "Commercial wood harvesting" means the commercial severance and yarding of30trees for sale or for processing into logs, pulpwood, bolt wood, wood chips, stud31wood, poles, pilings, biomass or fuel wood or other products commonly known as32forest products.

C. "Depreciable machinery and equipment" means, except as otherwise provided by
 this paragraph, that part of the following machinery and equipment for which
 depreciation is allowable under the Code and repair parts for that machinery and
 equipment:

(1) New or used machinery and equipment for use directly and primarily in commercial agricultural production, including self-propelled vehicles, but excluding motor vehicles as defined in section 1752, subsection 7; attachments and equipment for the production of field and orchard crops; new or used machinery and equipment for use directly and primarily in production of milk, animal husbandry and production of livestock, including poultry; new or used

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- 1 <u>machinery and equipment used in the removal and storage of manure;</u> and new or 2 used machinery and equipment not used directly and primarily in commercial 3 agricultural production, but used to transport potatoes from a truck into a storage 4 location;
- 5 (2) New or used watercraft, nets, traps, cables, tackle and related equipment 6 necessary to and used directly and primarily in the operation of a commercial 7 fishing venture, but excluding motor vehicles as defined in section 1752, 8 subsection 7; or

9 (3) New or used watercraft, machinery or equipment used directly and primarily for commercial aquacultural production, including, but not limited to: nets; ropes; 10 cables; anchors and anchor weights; shackles and other hardware; buoys; fish 11 tanks; fish totes; oxygen tanks; pumping systems; generators; water-heating 12 systems; boilers and related pumping systems; diving equipment; feeders and 13 related equipment; power-generating equipment; tank water-level sensors; 14 aboveground piping; water-oxygenating systems; fish-grading equipment; safety 15 16 equipment; and sea cage systems, including walkways and frames, lights, netting, buoys, shackles, ropes, cables, anchors and anchor weights; but excluding motor 17 vehicles as defined in section 1752, subsection 7.; and 18

- 19(4) New or used machinery and equipment for use directly and primarily in20commercial wood harvesting, including, but not limited to, chain saws, skidders,21delimbers, forwarders, slashers, feller bunchers and wood chippers.
- "Depreciable machinery and equipment" does not include a motor vehicle as defined
 in section 1752, subsection 7 or a trailer as defined in section 1752, subsection 19-A.

24 **2. Refund authorized.** Any person, association of persons, firm or corporation that 25 purchases electricity, or that purchases or leases depreciable machinery or equipment, for 26 use in commercial agricultural production, commercial fishing or, commercial 27 aquacultural production <u>or commercial wood harvesting</u> or that purchases fuel for use in a 28 commercial fishing vessel must be refunded the amount of sales tax paid upon presenting 29 to the State Tax Assessor evidence that the purchase is eligible for refund under this 30 section.

- Evidence required by the assessor may include a copy or copies of that portion of the purchaser's or lessee's most recent filing under the United States Internal Revenue Code that indicates that the purchaser or lessee is engaged in commercial agricultural production, commercial fishing or, commercial aquacultural production <u>or commercial</u> <u>wood harvesting</u> and that the purchased machinery or equipment is depreciable for those purposes or would be depreciable for those purposes if owned by the lessee.
- In the event that any piece of machinery or equipment is only partially depreciable under the United States Internal Revenue Code, any reimbursement of the sales tax must be prorated accordingly. In the event that electricity or fuel for a commercial fishing vessel is used in qualifying and nonqualifying activities, any reimbursement of the sales tax must be prorated accordingly.
- 42 Application for refunds must be filed with the assessor within 36 months of the date of 43 purchase or execution of the lease.

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1 3. Purchases made free of tax with certificate. Sales tax need not be paid on the 2 purchase of electricity, fuel for a commercial fishing vessel or a single item of machinery 3 or equipment if the purchaser has obtained a certificate from the assessor stating that the purchaser is engaged in commercial agricultural production, commercial fishing or, 4 5 commercial aquacultural production or commercial wood harvesting and authorizing the 6 purchaser to purchase electricity, fuel for a commercial fishing vessel or depreciable 7 machinery and equipment without paying Maine sales tax. The seller is required to obtain a copy of the certificate together with an affidavit as prescribed by the assessor, to 8 9 be maintained in the seller's records, attesting to the qualification of the purchase for exemption pursuant to this section. In order to qualify for this exemption, the electricity, 10 fuel for a commercial fishing vessel or depreciable machinery or equipment must be used 11 directly in commercial agricultural production, commercial fishing or, commercial 12 aquacultural production or commercial wood harvesting. In order to qualify for this 13 14 exemption, the electricity or fuel for a commercial fishing vessel must be used in qualifying activities, including support operations. 15

4. Information on processes for refunds and appeals. The assessor shall post
 information describing the process for requesting a refund under this section on the
 bureau's publicly accessible website along with a description of the process to appeal a
 denial of refund request.

Sec. N-3. Application. Those sections of this Part that amend the Maine Revised
 Statutes, Title 36, section 1760, subsection 7-B and section 2013 apply to purchases made
 on or after January 1, 2014.

23 **PART O**

24 Sec. O-1. 22 MRSA §3174-TT, as enacted by PL 2011, c. 477, Pt. O, §1, is 25 repealed.

- 26 Sec. O-2. 22 MRSA §3174-UU is enacted to read:
- 27 §3174-UU. Reimbursement for opioid drugs for the treatment of pain

28 <u>This section applies to reimbursement under the MaineCare program for opioid drugs</u>
 29 <u>for the treatment of pain.</u>

30 1. Treatment of a new onset of acute pain. The department shall establish limits 31 for MaineCare reimbursement of opioid drugs that are prescribed as medically necessary 32 in response to a new onset of acute pain. The limits established may not exceed 45 days per year without prior authorization. In order to qualify for reimbursement under this 33 34 subsection, a prescription may not provide for more than 15 days of medication and requires a face-to-face visit between the prescriber and the MaineCare member. 35 36 Notwithstanding the provisions of this subsection, the department shall limit to a period of 60 days following the surgical procedure MaineCare reimbursement for opioid drugs 37 prescribed following a surgical procedure for which the medical standard of care includes 38 39 the use of opioids. A MaineCare member who suffers from intractable pain and for whom opioid drugs are medically necessary beyond the limits set by this subsection may 40 qualify for opioid drugs under subsection 2 as treatment for long-term chronic pain. 41

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1 2	2. Treatment of long-term chronic pain. Reimbursement for opioid drugs beyond the limit set in subsection 1 is allowed by prior authorization if the MaineCare member
3 4	participates in one or more alternative intervention treatments established by the department through rulemaking.
5 6	In order to qualify for reimbursement for opioid drugs under this subsection, the MaineCare member must:
7 8	A. Have failed to have an adequate response to the prescribed alternative intervention treatment;
9 10	B. Have completed the prescribed alternative intervention treatment in accordance with the guidelines and show signs of regression; or
11 12 13	C. Have completed at least 50% of the prescribed alternative intervention treatment under this subsection, after which the prescriber recommends that adequate control of pain will not be obtained under the alternative intervention treatment.
14 15 16 17	The department shall limit reimbursement for opioids for a MaineCare member who fails to have an adequate response to the prescribed alternative intervention treatment, subject to exception based on medical necessity. The department may include in rulemaking the establishment of a daily dosing limit, subject to exception.
18 19 20	The department may waive the requirement of an alternative intervention treatment through prior authorization when participation is not feasible and opioid treatment is medically necessary.
21 22 23 24	The department may allow a MaineCare member who is participating in a course of treatment recommended by a prescriber, including alternatives, in accordance with rules adopted by the department to obtain a prior authorization for physical therapy in excess of 2 visits to a maximum of 6 visits.
25 26 27 28 29	3. Second opinion. In order for a prescription to qualify for reimbursement under this section, prior to prescribing an opioid drug for a MaineCare member who suffers from one of the medical diagnoses known typically to have a poor response to opioid drugs, a prescriber shall obtain an evaluation from a prescriber from outside the practice of the prescriber.
30 31 32 33 34 35 36	4. Current use. The department may delay until January 1, 2013 the application of this section to the reimbursement for opioid drugs for MaineCare members who have been receiving such treatment consistently for 6 months or longer on the effective date of this section. The department may require the development of a protocol for proper, safe and effective tapering from opioid use when appropriate and may adopt exceptions to the requirements of this section based on diagnosis or condition or on the basis of daily doses.
37 38 39	5. Collaboration. The department shall seek input from pain specialists, addiction medicine specialists and members of the department's physician advisory committee in the development of rules governing this section.
40 41 42	6. Morphine equivalent dose. The department may establish and utilize a total daily morphine equivalent dose calculation when developing rules to implement this section.

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1 2	7. Exceptions. This section does not apply to reimbursement for opioid drugs for the following MaineCare members as specified in rules adopted by the department:
3 4 5	A. A MaineCare member who is receiving opioid drugs for symptoms related to HIV, AIDS, cancer and certain other qualifying diseases and conditions, as established by department rule;
6 7	B. A MaineCare member who is receiving opioid drugs during inpatient treatment in a hospital or during hospice care;
8 9	C. A MaineCare member who is receiving opioid drugs at certain qualifying low doses, as established by department rule; and
10 11 12	D. A MaineCare member for whom MaineCare reimbursement for opioid drugs for the treatment of addiction is restricted by limits applicable to methadone and buprenorphine and naloxone combination drugs.
13 14 15	8. Rules. The department shall adopt rules to implement this section. Rules adopted under this subsection are routine technical rules as defined in Title 5, chapter 375, subchapter 2-A.
16 17	Sec. O-3. 22 MRSA §7250, sub-§4, ¶G, as amended by PL 2011, c. 218, §2, is further amended to read:
18 19 20 21	G. The office that administers the MaineCare program pursuant to chapter 855 for the purposes of managing the care of its members, monitoring the purchase of controlled substances by its members and, avoiding duplicate dispensing of controlled substances and providing treatment pattern data under subsection 6; and
22	Sec. O-4. 22 MRSA §7250, sub-§6 is enacted to read:
23 24 25 26 27 28 29 30	6. Treatment pattern data. The department may provide to a prescriber who treats a member under the MaineCare program prescription monitoring information on the prescriber and other prescribers that indicates treatment patterns in comparison among peers. If the department has shared with a prescriber treatment pattern data under this subsection, the department shall allow the prescriber time to align the prescriber's prescribing patterns with the patterns of the peers of the prescriber. The department may take appropriate actions with regard to a prescriber who is unable to achieve treatment pattern alignment as provided in this subsection.
31	PART P
32 33	Sec. P-1. 36 MRSA §5219-HH, sub-§1, ¶J, as enacted by PL 2011, c. 548, §33 is amended to read:
34 35 36 37 38 39 40	J. "Qualified low-income community investment" means any capital or equity investment in, or loan to, any qualified active low-income community business made after September 28, 2011. With Except as otherwise provided in this paragraph, with respect to any one qualified active low-income community business, the maximum amount of qualified low-income community investments that may be made in the business, on a collective basis with all of its affiliates, with the proceeds of qualified equity investments that have been certified under Title 10, section 1100-Z, subsection

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1	3, paragraph G is \$10,000,000 whether made by one or several qualified community
2	development entities. With respect to investments in a qualified low-income
3	community business that is a manufacturing or value-added production enterprise that
4	projects to create or retain more than 200 jobs, the limit on the qualified low-income
5	community investment is \$40,000,000.
6	PART Q
7	Sec. Q-1. 36 MRSA c. 914-D is enacted to read:
8	<u>CHAPTER 914-D</u>
9	2012 MAINE USE TAX COMPLIANCE PROGRAM
10	<u>§6611. Program established</u>
11	The 2012 Maine Use Tax Compliance Program, referred to in this chapter as "the
12	program," is established to encourage delinquent taxpayers to comply with the provisions
13	of chapter 215, to enable the State Tax Assessor to identify and collect previously
14	unreported use tax and to improve compliance with the State's use tax laws. The program
15	applies to use tax liabilities incurred by a person prior to January 1, 2012.
16	§6612. Definitions
17	As used in this chapter, unless the context otherwise indicates, the following terms
18	have the following meanings.
19	1. Lookback period. "Lookback period" means the period from January 1, 2006 to
20	<u>December 31, 2011.</u>
21 22	2. Program period. "Program period" means the period from September 1, 2012 to November 30, 2012.
23	§6613. Administration; conditions for participation
24	The Ole (a Theorem 1, 11 a design the management of the second state of the second sta
24 25	<u>The State Tax Assessor shall administer the program.</u> Participation in the program is conditioned upon each participating taxpayer's agreement to forgo the right to protest or
25 26	pursue an administrative or judicial proceeding with regard to use taxes paid under the
20 27	program. A participating taxpayer that timely submits the special use tax return as
28	required by subsection 2 with no material misrepresentations or material omissions and
20 29	that timely makes the use tax payment or payments required by subsection 3 is absolved
30	from further liability for use taxes incurred prior to January 1, 2012 and is also absolved
31	from liability for criminal prosecution and civil penalties related to those taxes. The
32	following conditions apply to the program.
33	1. Limited to unknown liabilities. The program is limited to unknown liabilities
34	only. For purposes of this subsection, "unknown liability" means a use tax liability that
35	has not been assessed at the time the special use tax return described in section 6614 is
36	received by the assessor.
37	2. Return filed and tax liability reported. A participating taxpayer must properly
38	complete and file with the assessor, before the end of the program period, a special use

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tax return as described in section 6614 reporting all previously unreported and unpaid
 State of Maine use tax liabilities incurred by the taxpayer during the lookback period.

3 **3.** Tax paid; 3 high years. A participating taxpayer must pay in full, by the end of 4 the program period, the use tax liability incurred by the taxpayer during the 3 calendar 5 years of the lookback period with the highest use tax liability as reported on the special 6 use tax return described in section 6614. A participating taxpayer must agree to forgo the 7 right to seek a refund of, or file a petition for reconsideration with respect to, the tax paid 8 with the return.

9 <u>§6614. Program return</u>

10 The State Tax Assessor shall prepare and make available special use tax returns for 11 taxpayers who wish to participate in the program. The return must be signed by the 12 taxpayer under penalty of perjury. The return and associated program guidelines 13 prepared by the assessor are not rules within the meaning of that term in the Maine 14 Administrative Procedure Act. The assessor shall deny any special use tax return that is 15 inconsistent with the provisions of this chapter or that is filed after the conclusion of the 16 program period.

17 §6615. Undisclosed and future use tax liabilities; other settlements

18 This chapter may not be construed to prohibit the State Tax Assessor from instituting 19 civil or criminal proceedings, including but not limited to an audit, against any taxpayer with respect to any amount of use tax incurred during or after the lookback period that is 20 21 not disclosed on either the special use tax return filed by the taxpayer in connection with the program or another return filed by the taxpayer with the assessor. This chapter may 22 23 not be construed to limit a taxpayer's right to protest or pursue an administrative or 24 judicial proceeding with regard to an assessment of such undisclosed taxes. Notwithstanding any other provision of law, the assessor may, prior to September 1, 25 2012, compromise an unknown use tax liability on terms substantially equal to the terms 26 27 set forth in this chapter, and in such a case the taxpayer is absolved from liability for criminal prosecution and civil penalties related to those taxes. 28

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PART R

- 30 Sec. R-1. 36 MRSA §5122, sub-§2, ¶M, as amended by PL 2005, c. 218, §53, is
 31 further amended to read:
 - M. For each individual who is a primary recipient of pension benefits under an employee retirement plan, an amount that is the lesser of:
- (1) Six thousand dollars reduced by the total amount of the individual's social
 security benefits and railroad retirement benefits paid by the United States, but
 not less than \$0. The reduction does not apply to benefits paid under a military
 retirement plan; or
- 38 (2) The aggregate of pension benefits under employee retirement plans included
 39 in the individual's federal adjusted gross income.

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1 For purposes of this paragraph, the following terms have the following meanings. 2 "Primary recipient" means the individual upon whose earnings the employee retirement plan benefits are based or the surviving spouse of that individual. 3 "Pension benefits" means employee retirement plan benefits reported as pension or 4 annuity income for federal income tax purposes. "Employee retirement plan" means 5 a state, federal or military retirement plan or any other retirement benefit plan 6 7 established and maintained by an employer for the benefit of its employees under the Code, Section 401(a), Section 403 or Section 457(b), except that distributions made 8 9 pursuant to a Section 457(b) plan are not eligible for the deduction provided by this 10 paragraph if they are made prior to age 55 and are not part of a series of substantially 11 equal periodic payments made for the life of the primary recipient or the joint lives of 12 the primary recipient and that recipient's designated beneficiary. "Employee retirement plan" does not include an individual retirement account under Section 408 13 14 of the Code, a Roth IRA under Section 408A of the Code, a rollover individual retirement account, a simplified employee pension under Section 408(k) of the Code 15 or an ineligible deferred compensation plan under Section 457(f) of the Code. 16 Pension benefits under an employee retirement plan do not include distributions that 17 are subject to the tax imposed by the Code, Section 72(t). "Military retirement plan" 18 19 means benefits received as a result of service in the active or reserve components of 20 the Army, Navy, Air Force, Marines or Coast Guard;.

21 This paragraph does not apply to tax years beginning on or after January 1, 2014;

22 Sec. R-2. 36 MRSA §5122, sub-§2, ¶M-1 is enacted to read:

23 M-1. For tax years beginning on or after January 1, 2014, for each individual who is 24 a primary recipient of retirement plan benefits under an employee retirement plan or 25 an individual retirement account, an amount that is the lesser of the aggregate of retirement plan benefits under employee retirement plans or individual retirement 26 27 accounts included in the individual's federal adjusted gross income and the pension deduction amount reduced by the total amount of the individual's social security 28 benefits and railroad retirement benefits paid by the United States, but not less than 29 30 \$0. The social security benefits and railroad retirement benefits reduction does not apply to benefits paid under a military retirement plan. 31

32 For purposes of this paragraph, the following terms have the following meanings.

33 (1) "Employee retirement plan" means a state, federal or military retirement plan or any other retirement benefit plan established and maintained by an employer 34 for the benefit of its employees under the Code, Section 401(a), Section 403 or 35 Section 457(b), except that distributions made pursuant to a Section 457(b) plan 36 are not eligible for the deduction provided by this paragraph if they are made 37 38 prior to age 55 and are not part of a series of substantially equal periodic 39 payments made for the life of the primary recipient or the joint lives of the primary recipient and that recipient's designated beneficiary. 40

41(2) "Individual retirement account" means an individual retirement account42under Section 408 of the Code, a Roth IRA under Section 408A of the Code, a43simplified employee pension under Section 408(k) of the Code or a simple44retirement account for employees under Section 408(p) of the Code.

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- 1 (3) "Military retirement plan" means benefits received as a result of service in 2 the active or reserve components of the Army, Navy, Air Force, Marines or Coast 3 Guard. 4 (4) "Pension deduction amount" means \$10,000 for tax years beginning on or after January 1, 2014. 5 6 (5) "Primary recipient" means the individual upon whose earnings or contributions the retirement plan benefits are based or the surviving spouse of 7 8 that individual. 9 (6) "Retirement plan benefits" means employee retirement plan benefits, except 10 pick-up contributions for which a subtraction is allowed under paragraph E, 11 reported as pension or annuity income for federal income tax purposes and individual retirement account benefits reported as individual retirement account 12 distributions for federal income tax purposes. "Retirement plan benefits" does 13 not include distributions that are subject to the tax imposed by the Code, Section 14 15 72(t); 16 Sec. R-3. Application. That section of this Part that enacts the Maine Revised 17 Statutes, Title 36, section 5122, subsection 2, paragraph M-1 applies to tax years 18 beginning on or after January 1, 2014. PART S 19 20 Sec. S-1. 22 MRSA §3174-UU is enacted to read: 21 **§3174-UU.** Methadone reimbursement limitations 22 Effective January 1, 2013, reimbursement under the MaineCare program for 23 methadone for the treatment of addiction to opiates as defined in Title 17-A, section 24 1101, subsection 7 is limited to a lifetime maximum of 24 months, except that 25 reimbursement may be provided for longer than 24 months if prior authorization is 26 received from the department. 27 The department shall adopt rules to implement this section. Rules adopted pursuant to 28 this section are routine technical rules as defined in Title 5, chapter 375, subchapter 2-A. 29 Prior to adopting rules under this section, the department shall seek input from 30 stakeholders and experts in the field of substance abuse addiction and recovery, including, but not limited to, representatives of the Office of Substance Abuse and 31 32 individuals with expertise in medication-assisted treatment. 33 PART T 34 Sec. T-1. MaineCare Redesign Task Force established. The Commissioner of Health and Human Services shall establish the MaineCare Redesign Task Force, 35 36 referred to in this Part as "the task force," to provide detailed information that will enable 37 the Legislature to redesign the MaineCare program in a manner that will maintain 38 high-quality, cost-effective services to populations in need of health coverage, comply 39 with the requirements of the federal Patient Protection and Affordable Care Act of 2010
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for state Medicaid programs and realize General Fund savings in fiscal year 2012-13 of
 \$5,250,000.

3 **Sec. T-2. Task force membership.** Notwithstanding Joint Rule 353, the task 4 force consists of the Commissioner of Health and Human Services or the commissioner's 5 designee, who serves as chair of the task force, and the following 8 members who are 6 appointed by the commissioner:

- Two members of the MaineCare Advisory Committee, established pursuant to rule
 of the Department of Health and Human Services, who represent MaineCare members;
- 2. Two members of the MaineCare Advisory Committee, established pursuant to rule
 of the Department of Health and Human Services, who represent providers of MaineCare
 services;
 - 3. One member of the public who has expertise in public health care policy;
- 13 4. One member of the public who has expertise in public health care financing;
- 14 5. One member of the public who has expertise in state fiscal policy; and
- 15 6. One member of the public who has expertise in economic policy.
- Sec. T-3. Convening of task force. The task force shall convene no later than
 September 1, 2012.
- Sec. T-4. Duties. The task force shall undertake a comprehensive review of the
 MaineCare program established pursuant to the Maine Revised Statutes, Title 22, chapter
 855. The task force shall report on the following issues with regard to the MaineCare
 program:
- Current eligibility levels, options for eligibility levels and changes to eligibility
 levels, including any changes that will be required pursuant to the federal Patient
 Protection and Affordable Care Act of 2010;
- 25 2. Current benefits, options for benefits and any changes to benefits, including any
 26 changes that will be required pursuant to the federal Patient Protection and Affordable
 27 Care Act of 2010;
- Current premiums, cost-sharing and participation requirements, options for
 premiums, cost-sharing and participation requirements and any changes to premiums,
 cost-sharing and participation requirements, including any changes that will be required
 pursuant to the federal Patient Protection and Affordable Care Act of 2010;
- 4. The current fiscal status of the MaineCare program, including an analysis of
 MaineCare spending for the most recent 4 fiscal years and for the current biennium, with
 spending analysis detail provided by provider type, by eligibility level and by funding
 source;
- 5. Current management and administrative strategies and options for management
 and administrative strategies, including managed care, management of high-cost care and
 high-cost utilization, prior authorization, accountable care organizations, value-based
 purchasing and contracted and in-house administrative services;

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A review of initiatives being used in other states' Medicaid programs to deliver
 high-quality services in a manner that is fiscally sustainable and cost-effective; and

7. Recommendations for redesign of the MaineCare program to achieve General Fund savings of \$5,250,000 during fiscal year 2012-13 and annually thereafter, including detailed information on any required state plan amendments, applications and amendments to Medicaid waivers and amendments to state law and rule that would be required to implement the redesign and achieve the savings. The recommendations must include draft amendments to state law and rule to implement the redesign of MaineCare.

9 Sec. T-5. Staffing; consultant services. The Department of Health and Human 10 Services shall provide necessary staffing services to the task force from its personnel. The department may contract for staffing services to supplement the work of 11 departmental personnel. The department shall contract for professional services to 12 research and prepare all necessary Medicaid state plan amendments and waiver 13 applications and amendments that will be required to implement the redesign of 14 MaineCare under section 4 once the redesign is approved by the Legislature under section 15 7. The contract for professional services must include, after action on the 16 recommendations by the Legislature, final preparation, submission and services necessary 17 18 to the approval process of all Medicaid state plan amendments and waiver application and 19 amendments.

Sec. T-6. Report. The task force shall report to the joint standing committee of the
 Legislature having jurisdiction over appropriations and financial affairs and the joint
 standing committee of the Legislature having jurisdiction over health and human services
 matters as follows.

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1. By November 15, 2012, the task force shall report on issues detailed in section 4.

25 2. By January 1, 2013 and by the first of each month thereafter until final federal 26 action has been completed, the task force shall file information regarding progress in the 27 preparation of the Medicaid state plan amendments and waiver applications and 28 amendments.

29 Sec. T-7. Implementation; achievement of savings. If, after receipt of the recommendations presented by the task force pursuant to section 6, subsection 1, the 30 Legislature fails to enact legislation in the First Regular Session of the 126th Legislature 31 32 that achieves \$5,250,000 in General Fund savings in fiscal year 2012-13, the Commissioner of Health and Human Services shall make recommendations to the 33 34 Governor regarding the achievement of the balance of these savings through the use of the temporary curtailment of allotment power specified in the Maine Revised Statutes, 35 Title 5, section 1668, and the Governor is authorized to achieve those savings using that 36 37 power.

PART U

Sec. U-1. Department of Health and Human Services; MaineCare
 development of a global waiver. The Department of Health and Human Services
 shall develop a global Medicaid waiver in accordance with Section 1115 of the United
 States Social Security Act, 42 United States Code, Section 1315, to supersede all existing

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1 MaineCare waivers, the intent of which is to allow the State greater flexibility to manage 2 programs more efficiently, to cap total MaineCare spending, to implement effective 3 member cost sharing and to use innovative payment reform opportunities to support 4 high-quality, efficient health care delivery.

5 Sec. U-2. Legislative review of the Medicaid global waiver. By October 1, 6 2012, the Commissioner of Health and Human Services shall submit the proposed 7 Medicaid global waiver prepared pursuant to section 1 of this Part for review to the Joint 8 Standing Committee on Appropriations and Financial Affairs and the Joint Standing 9 Committee on Health and Human Services.

Sec. U-3. Submission of a resolve to the 126th Legislature. By January 15,
 2013, the Commissioner of Health and Human Services shall submit a resolve containing
 the proposed Medicaid global waiver prepared under this Part for approval by the 126th
 Legislature.

13 PART V 14 Sec. V-1. 7-A MRSA is enacted to read: 15 16 **TITLE 7-A** 17 AGRICULTURE, CONSERVATION AND FORESTRY 18 **SUBTITLE 1** 19 DEPARTMENT OF AGRICULTURE, CONSERVATION AND FORESTRY 20 **CHAPTER 1** 21 DEPARTMENTAL ORGANIZATION AND OPERATION 22 SUBCHAPTER 1 23 **GENERAL PROVISIONS** 24 **§101.** Definitions 25 As used in this Title, unless the context otherwise indicates, the following terms have the following meanings. 26 1. Commissioner. "Commissioner" means the Commissioner of Agriculture, 27 28 Conservation and Forestry. 2. Department. "Department" means the Department of Agriculture, Conservation 29 30 and Forestry. 31 3. Seal. The department has an official seal, which must be judicially noticed. 32 **SUBCHAPTER 2** 33 ORGANIZATION

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1	<u>§201. Department</u>
2 3	<u>1. Establishment.</u> The Department of Agriculture, Conservation and Forestry is established as a cabinet-level department.
4 5	2. Divisions. The department consists of the divisions necessary to carry out the work of the department.
б	§202. Mission; guiding principles
7 8	<u>1. Mission.</u> The mission of the department is to serve as the steward of Maine's agricultural, forestry, water and land resources for the State.
9 10	<u>2.</u> Guiding principles. The following principles are adopted to guide the department in the performance of its duties:
11 12	A. Forestry, farming, conservation, public lands and other natural resource-based economic activity are important to the State's economy and quality of life; and
13 14 15	B. Strengthening farming, forestry, conservation, recreation, state parks, public lands and public access to the State's natural resources is vital to enhancing the State's natural resources economy.
16	<u>§203. Commissioner</u>
17 18	<u>The department is under the control and supervision of the Commissioner of</u> <u>Agriculture, Conservation and Forestry, who reports directly to the Governor.</u>
19 20 21 22	1. Appointment. The Governor shall appoint the commissioner, subject to review by the joint standing committee of the Legislature having jurisdiction over agriculture, conservation and forestry matters and confirmation by the Senate. The commissioner serves at the pleasure of the Governor.
23 24 25 26	2. Deputies; staff. The commissioner shall appoint 2 deputy commissioners, one of whom assists the commissioner with operations and administration of the department and one of whom assists the commissioner with agriculture, forestry and natural resources-based economic development.
27 28	<u>3. Vacancy: commissioner.</u> A vacancy in the office of the commissioner must be <u>filled as follows.</u>
29 30	A. A vacancy in the commissioner's position must be filled in accordance with Title 5, section 1.
31 32 33	B. The commissioner shall appoint one of the department's deputy commissioners to perform the duties of the commissioner, in addition to the duties of that deputy commissioner, during the commissioner's temporary absence or disability.
34	§204. Powers and duties of commissioner
35 36 37 38 39	The commissioner has all of the powers and duties necessary to carry out the mission and responsibilities of the department. The commissioner has the power to distribute the functions and duties given to the commissioner under this Title, Title 7 and Title 12 among the various divisions of the department so as to integrate the work properly and to promote the most economical and efficient administration of the department. Powers and

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duties given to the commissioner or the department in this Title, Title 7 or Title 12 must
 be assumed and carried out by the divisions that the commissioner designates and may in
 turn be delegated to subordinates by division directors with the approval of the
 commissioner.

5 **1. Administration.** The commissioner shall administer the department in 6 accordance with the requirements of this Title and shall fulfill the duties prescribed to the 7 commissioner by state and federal law.

8 2. Rulemaking. The commissioner shall adopt rules to implement this Title. Rules
 9 adopted pursuant to this subsection are routine technical rules, as defined in Title 5,
 10 chapter 375, subchapter 2-A, unless otherwise specified.

3. Employees. The commissioner may employ personnel as necessary to carry out the work of the department. Except as otherwise provided by law, all personnel of the department are under the immediate supervision, direction and control of the commissioner. Department personnel are subject to the Civil Service Law, except for positions subject to appointment by the commissioner under subsection 4 and as otherwise specified.

17 **4. Appointments.** The deputy commissioners and division directors of the 18 department are appointed by the commissioner and serve at the pleasure of the 19 commissioner, except as otherwise provided by law. Deputy commissioners and division 20 directors appointed pursuant to this Title must have educational qualifications and 21 professional experience directly related to the functions of and services provided by the 22 relevant unit or division.

23 §205. Department organization; divisions

24The department is composed of the following divisions, each of which is under the25direction and supervision of a director:

1. Division of Agricultural Resource Development. The Division of Agricultural
 Resource Development, whose director must be qualified by training, experience and
 skill in agricultural management;

29 2. Division of Forestry. The Division of Forestry, also known as the Maine Forest
 30 Service, whose director must be qualified by training, experience and skill in forestry;

31 3. Division of Parks and Public Lands. The Division of Parks and Public Lands,
 32 whose director must be qualified by training, experience and skill in parks, public lands,
 33 outdoor recreation or natural resource management. The commissioner shall appoint a
 34 deputy director to assist the director. The deputy director serves at the pleasure of the
 35 commissioner;

36 <u>4. Division of Quality Assurance and Regulation.</u> The Division of Quality 37 <u>Assurance and Regulation, whose director must be qualified by training, experience and</u> 38 <u>skill in food quality and regulatory inspections;</u>

39 5. Division of Animal and Plant Health. The Division of Animal and Plant Health,
 40 whose director must be qualified by training, experience and skill in scientific crop and
 41 animal production;

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16. Division of Geology and Natural Areas. The Division of Geology and Natural2Areas, whose director must be qualified by training, experience and skill in geology,3natural areas or applied natural sciences; and

7. Division of Land Use Planning, Permitting and Compliance. The Division of
 Land Use Planning, Permitting and Compliance, whose director must be qualified by
 experience in planning and administration. The director provides the principal
 administrative, operational and executive support to the Maine Land Use Regulation
 Commission. The director is subject to appointment and removal by the commissioner,
 with the consent of a majority of members of the Maine Land Use Regulation
 Commission.

11 Sec. V-2. Legislative intent; contingent repeal. It is the intent of the 12 Legislature that a bill submitted pursuant to Part W, section 4 that consolidates the Maine 13 Revised Statutes, Title 7 and portions of Title 12 into Title 7-A be enacted into law by the 14 126th Legislature. If a bill submitted pursuant to Part W, section 4 has not been enacted 15 into law by December 3, 2014, Title 7-A is repealed on that date.

Sec. V-3. Contingent revision clause. This section takes effect if the Maine
 Revised Statutes, Title 7-A is repealed pursuant to section 2.

18 1. Wherever in the Maine Revised Statutes, Title 7, the words "Department of 19 Agriculture, Conservation and Forestry" appear or reference is made to that department, 20 they are amended to read or mean, as appropriate, "Department of Agriculture, Food and 21 Rural Resources." The Revisor of Statutes shall implement this revision when updating, 22 publishing or republishing the statutes.

2. Wherever in the Maine Revised Statutes, Title 12, the words "Department of
Agriculture, Conservation and Forestry" appear or reference is made to that department,
they are amended to read or mean, as appropriate, "Department of Conservation." The
Revisor of Statutes shall implement this revision when updating, publishing or
republishing the statutes.

3. Wherever in the Maine Revised Statutes, Title 7, the words "Commissioner of
Agriculture, Conservation and Forestry" appear or reference is made to that position, they
are amended to read or mean, as appropriate, "Commissioner of Agriculture, Food and
Rural Resources." The Revisor of Statutes shall implement this revision when updating,
publishing or republishing the statutes.

4. Wherever in the Maine Revised Statutes, Title 12, the words "Commissioner of
Agriculture, Conservation and Forestry" appear or reference is made to that position, they
are amended to read or mean, as appropriate, "Commissioner of Conservation." The
Revisor of Statutes shall implement this revision when updating, publishing or
republishing the statutes.

PART W

39 **Sec. W-1. Transition.** Notwithstanding the Maine Revised Statutes, Title 7 and 40 Title 12, the following provisions apply to the reassignment of the duties and 41 responsibilities of the Department of Agriculture, Food and Rural Resources and the

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1 Department of Conservation to the Department of Agriculture, Conservation and 2 Forestry.

3 1. The Department of Agriculture, Food and Rural Resources and the Department of Conservation as heretofore created and established by law are incorporated into the 4 Department of Agriculture, Conservation and Forestry. All references to, responsibilities 5 of and authority conferred upon the Department of Agriculture, Food and Rural 6 7 Resources and the Department of Conservation, and those departments' predecessors, 8 throughout the Maine Revised Statutes are deemed to refer to and vest in the Department of Agriculture, Conservation and Forestry created by this Act, as the successor 9 10 department. The Department of Agriculture, Conservation and Forestry is the successor in every way to the powers, duties and functions as assigned in the Maine Revised 11 12 Statutes, Title 7 to the Department of Agriculture, Food and Rural Resources and Title 12 to the Department of Conservation, as they pertain to services provided in agriculture, 13 conservation and forestry under this Act. 14

15 2. Notwithstanding the provisions of the Maine Revised Statutes, Title 5, all accrued expenditures, assets, liabilities, balances of appropriations, allocations, transfers, revenues 16 and other available funds in an account or subdivision of an account of the Department of 17 Agriculture, Food and Rural Resources and the Department of Conservation that pertain 18 19 to the duties of the Department of Agriculture, Conservation and Forestry as set forth in 20 this Act must be transferred to the proper accounts of the Department of Agriculture, Conservation and Forestry by the State Controller or by financial order upon the request 21 22 of the State Budget Officer and with the approval of the Governor.

3. All rules of the Department of Agriculture, Food and Rural Resources and the
 Department of Conservation, as they pertain to the duties of the Department of
 Agriculture, Conservation and Forestry as set forth in this Act, that are in effect on the
 effective date of this Act remain in effect until rescinded, revised or amended.

4. All contracts, agreements and compacts of the Department of Agriculture, Food
and Rural Resources and the Department of Conservation, as they pertain to the duties set
forth in this Act, that are in effect on the effective date of this Act remain in effect until
they expire or are altered by the parties involved in the contracts, agreements or
compacts. The Department of Agriculture, Conservation and Forestry is the successor
agency for all federal grants and programs administered by the United States Department
of Agriculture and any other federal programs, grants and contracts.

5. All records of the Department of Agriculture, Food and Rural Resources and the
 Department of Conservation, as they pertain to the duties set forth in this Act, must be
 transferred to the Department of Agriculture, Conservation and Forestry as necessary to
 implement this Act.

6. All property and equipment of any bureau, division or program of the Department
of Agriculture, Food and Rural Resources and the Department of Conservation pertaining
to the duties set forth in this Act are transferred to the Department of Agriculture,
Conservation and Forestry as necessary to implement this Act.

7. Notwithstanding the Maine Revised Statutes, Title 7-A, section 203 or any other
provision of law, upon the effective date of this Act, the individual holding the position of
Commissioner of Agriculture, Food and Rural Resources becomes the Commissioner of

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Agriculture, Conservation and Forestry without the need of appointment or confirmation. The Commissioner of Agriculture, Conservation and Forestry shall assume and is vested with all of the duties and powers of that office, as well as the duties and powers of the office of the Commissioner of Agriculture, Food and Rural Resources and the office of the Commissioner of Conservation. This provision is intended to change the procedure for appointment and confirmation of the first Commissioner of Agriculture, Conservation and Forestry.

8 8. Employees of the Department of Agriculture, Conservation and Forestry who were employees of the Department of Agriculture, Food and Rural Resources and the 9 10 Department of Conservation immediately prior to the effective date of this Act retain all their employee rights, privileges and benefits, including sick leave, vacation and 11 seniority, provided under the Civil Service Law or collective bargaining agreements. The 12 Department of Administrative and Financial Services, Bureau of Human Resources shall 13 provide assistance to the affected departments and shall assist with the orderly 14 15 implementation of this subsection.

Sec. W-2. Conflicts and inconsistencies. If the Commissioner of Agriculture, 16 Conservation and Forestry finds a conflict or inconsistency between provisions in the 17 18 Maine Revised Statutes, Title 7 and Title 12 or rules adopted under those titles, the commissioner shall attempt to resolve that conflict or inconsistency by interpreting the 19 laws or rules together to give effect to the intent of the Legislature or agency, as the case 20 21 may be. If the commissioner determines rulemaking is required to resolve a conflict or inconsistency, the commissioner may adopt rules as authorized under Title 7-A, section 22 204, subsection 2. In adopting rules under this section, the commissioner has sole 23 discretion to determine whether an emergency exists. The commissioner shall notify the 24 members of the joint standing committee of the Legislature having jurisdiction over 25 agriculture, conservation and forestry matters prior to adopting any emergency rule under 26 27 this section.

28 Sec. W-3. Interim meetings; authorized. The joint standing committee of the Legislature having jurisdiction over agriculture, conservation and forestry matters is 29 authorized to meet up to 6 times during the 2012 legislative interim to hear and discuss 30 reports regarding planning, program operation and implementation issues related to the 31 establishment of the Department of Agriculture, Conservation and Forestry. At these 32 meetings, the Commissioner of Agriculture, Conservation and Forestry shall brief the 33 34 committee on program operation issues, progress, challenges and the timeline for 35 implementation. The committee shall provide opportunities for stakeholders to 36 communicate with the committee.

37 Sec. W-4. Legislation; review. Following the development of a department budget pursuant to section 9, the Department of Agriculture, Conservation and Forestry 38 shall review those provisions of the Maine Revised Statutes governing the Department of 39 Agriculture, Conservation and Forestry, including but not limited to the Maine Revised 40 Statutes, Titles 7, 7-A and 12. Based upon the review, the department, working with the 41 joint standing committee of the Legislature having jurisdiction over agriculture, 42 43 conservation and forestry matters, shall develop and submit a bill for introduction to the 126th Legislature to consolidate existing law into Title 7-A, to update Title 7-A and to 44 correct any errors and inconsistencies in law that result from this Part. 45

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Sec. W-5. Maine Revised Statutes amended; revision clause. Wherever in 1 2 the Maine Revised Statutes the words "Department of Agriculture, Food and Rural 3 Resources" or "Department of Conservation" appear or reference is made to either or both of those departments with reference to the duties transferred to the Department of 4 5 Agriculture, Conservation and Forestry as set forth in this Act, they are amended to read or mean, as appropriate, "Department of Agriculture, Conservation and Forestry." The 6 Revisor of Statutes shall implement this revision when updating, publishing or 7 8 republishing the statutes.

9 Sec. W-6. Maine Revised Statutes amended; revision clause. Wherever in the Maine Revised Statutes the words "Commissioner of Agriculture, Food and Rural 10 11 Resources" or "Commissioner of Conservation" appear or reference is made to either or both of these positions with reference to the duties transferred to the Commissioner of 12 Agriculture, Conservation and Forestry as set forth in this Act, they are amended to read 13 or mean, as appropriate, "Commissioner of Agriculture, Conservation and Forestry." The 14 Revisor of Statutes shall implement this revision when updating, publishing or 15 16 republishing the statutes.

Sec. W-7. Maine Revised Statutes amended; revision clause. Wherever in 17 the Maine Revised Statutes the words "Bureau of Forestry," "Bureau of Parks and Lands" 18 19 or "Bureau of Geology and Natural Areas" appear or reference is made to any of these 20 bureaus with reference to the duties transferred to the Department of Agriculture, Conservation and Forestry as set forth in this Act, they are amended to read or mean, as 21 appropriate, "Division of Forestry," "Division of Parks and Public Lands," "Division of 22 Geology and Natural Areas" or "the division." The Revisor of Statutes shall implement 23 24 this revision when updating, publishing or republishing the statutes.

25 Sec. W-8. Maine Revised Statutes amended; revision clause. Wherever in 26 the Maine Revised Statutes the words "Division of Forest Protection" appear or reference 27 is made to the Division of Forest Protection, they are amended to read or mean "the forest 28 protection unit within the Department of Agriculture, Conservation and Forestry." The 29 Revisor of Statutes shall implement this revision when updating, publishing or 30 republishing the statutes.

Sec. W-9. Budget. The Department of Administrative and Financial Services, Bureau of the Budget shall work with the employees of the Department of Agriculture, Food and Rural Resources and the Department of Conservation with regard to the duties transferred to the Department of Agriculture, Conservation and Forestry as set forth in this Act to develop the budget for the Department of Agriculture, Conservation and Forestry in conjunction with the Natural Resources Service Center of the Department of Administrative and Financial Services.

Sec. W-10. Federal approval. If the Commissioner of Agriculture, Conservation and Forestry determines that federal approval will not be obtained for any part of this Part that requires federal approval, the commissioner shall notify the joint standing committee of the Legislature having jurisdiction over agriculture, conservation and forestry matters, the joint standing committee of the Legislature having jurisdiction over appropriations and financial affairs and the Executive Director of the Legislative Council.

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Sec. W-11. Functions and duties; rules, guidelines, policies and manuals. 1 2 Notwithstanding any provision of law to the contrary, the divisions established within the 3 Department of Agriculture, Conservation and Forestry pursuant to the Maine Revised Statutes, Title 7-A, section 205 shall assume the functions and the duties of the bureaus, 4 5 divisions and offices within the former Department of Agriculture, Food and Rural Resources and the former Department of Conservation in accordance with all rules, 6 guidelines, policies, manuals and similar documents adopted by or distributed by either 7 the former Department of Agriculture, Food and Rural Resources or the former 8 Department of Conservation that are in effect on the effective date of this Act. These 9 rules, guidelines, policies, manuals and similar documents remain in effect until 10 rescinded, revised or amended, without regard to references therein to departmental 11 12 offices, bureaus, divisions, units or employee titles or classifications that may no longer exist or that may be changed in the future. 13

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PART X

15 **Sec. X-1. 5 MRSA §7-B,** as amended by PL 2003, c. 688, Pt. A, §1, is further 16 amended to read:

17 §7-B. Use of state vehicles for commuting

18 A state-owned or state-leased vehicle may not be used by any employee to commute between home and work, except for those vehicles authorized and assigned to employees 19 of the Baxter State Park Authority and to law enforcement officials within the following 20 organizational units: Bureau of State Police; Maine Drug Enforcement Agency; Office of 21 22 the State Fire Marshal; the division within the Department of Public Safety designated by the Commissioner of Public Safety to enforce the law relating to the manufacture, 23 importation, storage, transportation and sale of all liquor and to administer those laws 24 25 relating to licensing and collection of taxes on malt liquor and wine; Bureau of Motor Vehicles; Bureau of Marine Patrol; Bureau of Forestry, Division of Forest Protection the 26 forest protection unit within the Division of Forestry; Bureau of Warden Service; and 27 Bureau of Parks and Lands Division of Parks and Public Lands. 28

Sec. X-2. 5 MRSA §1582, sub-§4, as amended by PL 2011, c. 1, Pt. S, §1, is
 further amended to read:

31 4. Use of savings; personal services funds. Savings accrued from unused funding of employee benefits may not be used to increase services provided by employees. 32 Accrued salary savings generated within an appropriation or allocation for Personal 33 34 Services may be used for the payment of nonrecurring Personal Services costs only within the account where the savings exist. Accrued savings generated from vacant 35 positions within a General Fund account's appropriation for Personal Services may be 36 37 used to offset Personal Services shortfalls in other General Fund accounts that occur as a 38 direct result of Personal Services appropriation reductions for projected vacancies, and accrued savings generated within a Highway Fund account's allocations for Personal 39 Services may be used to offset Personal Services shortfalls in other Highway Fund 40 accounts that occur as a direct result of Personal Services allocation reductions for 41 projected vacancies; except that the transfer of such accrued savings is subject to review 42 by the joint standing committee of the Legislature having jurisdiction over appropriations 43

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1 and financial affairs. Costs related to acting capacity appointments and emergency, 2 unbudgeted overtime for which it is impractical to budget in advance may be used with 3 the approval of the appointing authority. Other actions such as retroactive compensation for reclassifications or reallocations and retroactive or one-time settlements related to 4 5 arbitrator or court decisions must be recommended by the department or agency head and 6 approved by the State Budget Officer. Salary and employee benefits savings may not be used to fund recurring Personal Services actions either in the account where the savings 7 8 exist or in another account. At the close of each fiscal year, except for the Division of 9 Forest Protection forest protection unit account within the Department of Agriculture, Conservation and Forestry, the Disproportionate Share - Riverview Psychiatric Center 10 and the Disproportionate Share - Dorothea Dix Psychiatric Center accounts within the 11 Department of Health and Human Services and the Education in the Unorganized 12 13 Territory account within the Department of Education, any unexpended General Fund 14 Personal Services appropriations to executive branch agencies including accounts that are 15 authorized to carry unexpended balances forward must lapse to the Salary Plan program, General Fund account in the Department of Administrative and Financial Services. 16

Sec. X-3. 5 MRSA §6204, sub-§1, as amended by PL 2011, c. 655, Pt. II, §1, is
 further amended to read:

Composition. The board consists of 11 9 members, 7 6 who are private citizens
 and -4 3 who are permanent members. The permanent members are the Commissioner
 of Conservation; the Commissioner of Inland Fisheries and Wildlife; the Commissioner
 of Marine Resources; and the Commissioner of Agriculture, Food and Rural Resources
 Conservation and Forestry.

24 Sec. X-4. 5 MRSA §6204, sub-§6, as amended by PL 2011, c. 655, Pt. II, §2, is 25 further amended to read:

6. Assistance. The Department of Conservation; the Department of Inland Fisheries
and Wildlife; the Department of Transportation; the Department of Agriculture, Food and
Rural Resources Conservation and Forestry; and all other state agencies shall provide
staff support and assistance considered necessary by the board to fulfill the objectives of
this chapter. If agency assistance is not available, consultants may be hired from the
proceeds of either the Land for Maine's Future Fund or the Public Access to Maine
Waters Fund to assist the board in carrying out its responsibilities.

33 Sec. X-5. 12 MRSA §8003, sub-§3, ¶M, as amended by PL 1999, c. 155, Pt. A,
 34 §2, is further amended to read:

35 M. Except for lands acquired under the authority of paragraph N, the director is authorized, with the consent of the commissioner, to sell, grant, lease, transfer or 36 37 otherwise convey any real or personal property under the jurisdiction of the bureau 38 division. The director shall deposit the proceeds from the sale or lease of property into the Division of Forest Protection Account forest protection unit account. At least 39 60 days prior to offering any surplus property for sale under this paragraph, the 40 director shall notify the Executive Director of the Legislative Council and the joint 41 42 standing committee of the Legislature having jurisdiction over forest resources of the 43 director's intent to sell the property.

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1 2	Sec. X-6. 12 MRSA §8003, sub-§3, ¶M-1, as amended by PL 1999, c. 155, Pt. A, §3, is further amended to read:
3 4 5 6 7 8 9 10 11 12 13	M-1. The proceeds under paragraph M may be used only to upgrade existing structures owned by the Division of Forest Protection forest protection unit within the division, to consolidate operations of the division unit through the improvement, repair, replacement, purchase or construction of structures and to purchase land upon which to build structures. Ownership of any land purchased under this paragraph or structures purchased or constructed under this paragraph must be held in the name of the division unit. Ownership of land or property purchased under this paragraph may also be held in the name of the Bureau of General Services when the division unit participates in the consolidation of facilities with other state agencies. Any purchase of land or a structure pursuant to this paragraph must be approved by the Director of the Bureau of General Services.
14 15	Sec. X-7. 12 MRSA §8901, sub-§1, as amended by PL 1999, c. 155, Pt. A, §4, is further amended to read:
16 17 18 19 20	1. Appointment. The Director of the <u>Bureau</u> <u>Division</u> of Forestry shall appoint forest rangers, subject to the Civil Service Law and the State Supervisor , Division of Forest Protection <u>of the forest protection unit of the Division of Forestry</u> . Rangers assigned to posts at Clayton Lake, St. Pamphile, Estcourt Station, Daaquam, Musquacook Lake, Snare Brook and Baker Lake must be bilingual in French and English.
21 22	Sec. X-8. 38 MRSA §1871, sub-§1, as enacted by PL 2001, c. 434, Pt. B, §2 and amended by PL 2003, c. 689, Pt. B, §7, is further amended to read:
23	1. Membership. The task force consists of 47 <u>16</u> members as follows:
24	A. The following $5 \underline{4}$ ex officio voting members:
25 26	(1) The commissioner or the commissioner's designee, who serves as the chair of the task force;
27 28	(2) The Commissioner of Inland Fisheries and Wildlife or the commissioner's designee;
29 30	(3) The Commissioner of Health and Human Services or the commissioner's designee; <u>and</u>
31 32	(4) The Commissioner of Agriculture, Food and Rural Resources Conservation and Forestry or the commissioner's designee; and
33	(5) The Commissioner of Conservation or the commissioner's designee; and
34	B. Twelve members representing the public appointed by the Governor:
35	(1) One representative of the State's lake associations;
36	(2) One representative of a statewide recreational watercraft owners association;
37	(3) One representative of a statewide organization of marina owners;
38	(4) One representative of a lakes education program;

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1	(5) One representative of public drinking water utilities;
2	(6) One representative of commercial tree and garden nurseries;
3	(7) One representative of home gardeners;
4	(8) One representative of municipal government;
5	(9) One representative of a statewide sporting association;
6	(10) One representative of a statewide outdoor recreational group;
7	(11) One person with demonstrated expertise in lake ecology; and
8 9	(12) One public member who has demonstrated experience or interest in the area of threats to fish and wildlife posed by invasive aquatic plants and nuisance
10	species.
11	PART Y
12 13	Sec. Y-1. 2 MRSA §6, sub-§1, as repealed and replaced by PL 2005, c. 397, Pt. A, §1, is amended to read:
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14 15	1. Range 91. The salaries of the following state officials and employees are within salary range 91:
16	Commissioner of Transportation;
17	Commissioner of Conservation;
18	Commissioner of Agriculture, Conservation and Forestry;
19	Commissioner of Administrative and Financial Services;
20	Commissioner of Education;
21	Commissioner of Environmental Protection;
22	Executive Director of Dirigo Health;
23	Commissioner of Public Safety;
24	Commissioner of Professional and Financial Regulation;
25	Commissioner of Labor;
26	Commissioner of Agriculture, Food and Rural Resources;
27	Commissioner of Inland Fisheries and Wildlife;
28	Commissioner of Marine Resources;
29	Commissioner of Corrections;
30	Commissioner of Economic and Community Development;
31	Commissioner of Defense, Veterans and Emergency Management; and
32	Executive Director, Workers' Compensation Board.

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1 2	Sec. Y-2. 2 MRSA §6, sub-§3, as amended by PL 2011, c. 655, Pt. I, §2 and Pt. CC, §1 and affected by Pt. I, §11 and Pt. CC, §4, is further amended to read:
3 4	3. Range 89. The salaries of the following state officials and employees are within salary range 89:
5	Director, Bureau of General Services;
6	Director, Bureau of Alcoholic Beverages and Lottery Operations;
7	State Budget Officer;
8	State Controller;
9	Director of the Bureau, Division of Forestry;
10	Director, Governor's Office of Policy and Management;
11	Director, Energy Resources Office;
12	Director of Human Resources;
13	Director, Bureau Division of Parks and Public Lands; and
14	Director of the Governor's Office of Communications.
15 16	Sec. Y-3. 2 MRSA §6, sub-§5, as amended by PL 2011, c. 655, Pt. KK, §2 and affected by §34, is further amended to read:
17 18	5. Range 86. The salaries of the following state officials and employees are within salary range 86:
19	Director of Labor Standards;
20	State Archivist;
21	Director, Bureau of Geology, Natural Areas and Coastal Resources;
22	Executive Director, Maine Land Use Regulation Commission;
23	Director, Division of Geology, Natural Areas and Coastal Resources;
24	Director, Division of Land Use Planning, Permitting and Compliance;
25	Chair, Maine Unemployment Insurance Commission;
26	Child Welfare Services Ombudsman; and
27	Director of the Maine Drug Enforcement Agency.
28	PART Z
29 30	Sec. Z-1. 22 MRSA §3174-G, sub-§1, ¶ E, as amended by PL 2011, c. 477, Pt. Z, §1, is further amended to read:
31 32 33 34 35 36	E. On or before September 30, 2012, the parent or caretaker relative of a child described in paragraph B or D when the child's family income is equal to or below 200% of the nonfarm income official poverty line, subject to adjustment by the commissioner under this paragraph and, beginning October 1, 2012, the parent or caretaker relative of a child described in paragraph B or D when the child's family income is equal to or below 133% 100% of the nonfarm income official poverty line,

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1 subject to adjustment by the commissioner under this paragraph. Medicaid services 2 provided under this paragraph must be provided within the limits of the program 3 budget. Funds appropriated for services under this paragraph must include an annual inflationary adjustment equivalent to the rate of inflation in the Medicaid program. 4 On a quarterly basis, the commissioner shall determine the fiscal status of program 5 expenditures under this paragraph. If the commissioner determines that expenditures 6 will exceed the funds available to provide Medicaid coverage pursuant to this 7 paragraph, the commissioner must adjust the income eligibility limit for new 8 9 applicants to the extent necessary to operate the program within the program budget. If, after an adjustment has occurred pursuant to this paragraph, expenditures fall 10 11 below the program budget, the commissioner must raise the income eligibility limit to the extent necessary to provide services to as many eligible persons as possible within 12 the fiscal constraints of the program budget, as long as on or before September 30, 13 14 2012 the income limit does not exceed 200% of the nonfarm income official poverty line and, beginning October 1, 2012, the income limit does not exceed 133% of the 15 nonfarm income official poverty line; 16

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Sec. Z-2. Contingent effective date. This Part takes effect only if:

18 1. The Commissioner of Health and Human Services receives written approval of the 19 application for a waiver of the maintenance of effort requirements of the federal Patient 20 Protection and Affordable Care Act for the changes in section 1 from the federal Centers 21 for Medicare and Medicaid Services or the commissioner receives written notification 22 from the Centers for Medicare and Medicaid Services that such a waiver is not necessary; 23 and

24 2. The Commissioner of Health and Human Services notifies the Secretary of State,
25 the Secretary of the Senate, the Clerk of the House of Representatives and the Revisor of
26 Statutes that written approval of the application for a waiver or written notification that
27 such a waiver is not necessary has been received.

- PART AA
- Sec. AA-1. 3 MRSA §959, sub-§1, ¶F, as amended by PL 2007, c. 356, §1 and affected by c. 695, Pt. D, §3, is further amended to read:

F. The joint standing committee of the Legislature having jurisdiction over health and human services matters shall use the following list as a guideline for scheduling reviews:

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- (2) Office of Substance Abuse in 2005;
- 35 (6) Department of Health and Human Services in 2009;
- 36 (7) Board of the Maine Children's Trust Incorporated in 2011; and
- 37 (9) Maine Developmental Disabilities Council in 2011.

 38
 Sec. AA-2. 4 MRSA §422, sub-§2, ¶A, as enacted by PL 1999, c. 780, §1 and

 39
 amended by PL 2001, c. 354, §3 and PL 2003, c. 689, Pt. B, §6, is further amended to

 40
 read:

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1 2 3 4 5 6	A. The Department of Health and Human Services, Office of Substance Abuse or other federal-licensed treatment providers or state-licensed treatment providers to provide substance abuse services for alcohol and drug treatment program participants. To the extent possible, the alcohol and drug treatment programs must access existing substance abuse treatment resources for alcohol and drug treatment program participants;
7 8	Sec. AA-3. 5 MRSA §939-A, as enacted by PL 1993, c. 410, Pt. LL, §1, is repealed.
9 10	Sec. AA-4. 5 MRSA §19202, sub-§2-B, ¶A, as enacted by PL 2009, c. 203, §4 and affected by §8, is amended to read:
11 12	A. The committee includes 7 members as follows, of whom only the Legislators are voting members:
13 14 15	(1) Two members of the Legislature, one Senator nominated by the President of the Senate and one Representative nominated by the Speaker of the House of Representatives;
16 17 18	(2) The director of the HIV, STD and viral hepatitis program within the Department of Health and Human Services, Maine Center for Disease Control and Prevention;
19 20	(3) A representative of the Department of Education, nominated by the Commissioner of Education;
21 22	(4) A representative of the Department of Corrections, nominated by the Commissioner of Corrections;
23 24 25 26	(5) A representative of the <u>organizational unit of the</u> Department of Health and Human Services, Office of Substance Abuse that provides programs and services for substance abuse prevention and treatment, nominated by the Commissioner of Health and Human Services; and
27 28 29	(6) A representative of the Department of Health and Human Services, Office of MaineCare Services, nominated by the Commissioner of Health and Human Services.
30 31	Sec. AA-5. 5 MRSA §20002, sub-§§2 and 3, as amended by PL 2007, c. 116, §1, are further amended to read:
32 33 34 35	2. Coordination of activities and services. To establish a single administrative unit within the Department of Health and Human Services, with the responsibility for planning, developing, implementing, coordinating and evaluating all of the State's alcohol and other drug abuse prevention and treatment activities and services;
36 37 38 39 40	3. Tobacco use by juveniles. To enforce the State's laws relating to the sale and use of tobacco products by juveniles and to coordinate state and local activities related to those provisions. The office department shall take all necessary actions to ensure compliance with the Synar Act, 42 United States Code, Section 300X-26, including the preparations of reports for the signature of the Governor. All law enforcement agencies,

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all state departments, including the Department of Public Safety, and municipalities shall
 cooperate with the office department in these efforts.

The office department may enter into any contracts or agreements necessary or incidental to the performance of its duties under this section, subject to section 20005, subsection 6 and section 20005-A. The office department shall provide or assist in the provision of voluntary training programs regarding the sales of tobacco products to juveniles; and

Sec. AA-6. 5 MRSA §20002, sub-§4, as enacted by PL 2007, c. 116, §1, is
amended to read:

4. Gambling addiction counseling. To establish standards for the provision of
 gambling addiction counseling services and other activities relating to the prevention and
 treatment of gambling addiction. The office department may accept private, state and
 federal funds to support the performance of its duties under this subsection.

Sec. AA-7. 5 MRSA §20003, sub-§2, as enacted by PL 1989, c. 934, Pt. A, §3, is
 amended to read:

2. Approved public treatment facility. "Approved public treatment facility" means
 an alcohol treatment facility operating under the direction and control of the office
 department or providing treatment under this subchapter through a contract with the
 office department under section 20008, or any facility funded in whole or in part by
 municipal, state or federal funds.

Sec. AA-8. 5 MRSA §20003, sub-§3, as amended by PL 1991, c. 850, §2, is
 further amended to read:

3. Approved treatment facility. "Approved treatment facility" means a public or private alcohol treatment facility meeting standards approved by the office department in accordance with section 20005 and licensed pursuant to subchapter $\forall 5$ and other applicable provisions of state law.

Sec. AA-9. 5 MRSA §20003, sub-§3-B, as enacted by PL 1995, c. 560, Pt. L, §2
and affected by §16 and amended by PL 2001, c. 354, §3, is further amended to read:

3-B. Commissioner. "Commissioner" means the Commissioner of Behavioral and
 Development Services <u>Health and Human Services</u>.

30 Sec. AA-10. 5 MRSA §20003, sub-§6, as amended by PL 1991, c. 601, §4, is
 31 further amended to read:

32 6. Department. "Department" means the Executive Department of Health and
 33 <u>Human Services.</u>

34 Sec. AA-11. 5 MRSA §20003, sub-§8, as enacted by PL 1989, c. 934, Pt. A, §3,
 35 is repealed.

36 Sec. AA-12. 5 MRSA §20003, sub-§17, as enacted by PL 1989, c. 934, Pt. A,
 37 §3, is repealed.

38 Sec. AA-13. 5 MRSA §20003, sub-§20, as enacted by PL 1989, c. 934, Pt. A,
39 §3, is amended to read:

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1 20. Standards. "Standards" means criteria and rules of the office or the department 2 that are to be met before and during operation of any treatment facility or treatment 3 program. 4 Sec. AA-14. 5 MRSA §20004, as repealed and replaced by PL 1995, c. 560, Pt. L, §3 and affected by §16 and amended by PL 2001, c. 354, §3 and PL 2003, c. 689, Pt. 5 6 B, §6, is repealed. 7 Sec. AA-15. 5 MRSA §20004-A, as enacted by PL 1993, c. 410, Pt. LL, §6, is 8 amended to read: 9 §20004-A. Departments and agencies responsible for cooperation in implementation 10 All departments and agencies in State Government are required to cooperate with the 11 office department in its implementation and administration of this chapter. Sec. AA-16. 5 MRSA §20005, first ¶, as enacted by PL 1989, c. 934, Pt. A, §3, 12 13 is amended to read: 14 The office department shall: 15 Sec. AA-17. 5 MRSA §20005, sub-§2, as amended by PL 1991, c. 601, §6, is 16 further amended to read: Comprehensive plan. Develop and provide for the implementation of a 17 2. comprehensive state plan for alcohol and drug abuse. Any plan developed by the office 18 department must be subject to public hearing prior to implementation; 19 20 Sec. AA-18. 5 MRSA §20005, sub-§5, as amended by PL 1995, c. 560, Pt. L, §4 and affected by §16, is further amended to read: 21 22 5. Budget. Develop and submit to the Legislature by January 15th of the first year 23 of each legislative biennium recommendations for continuing and supplemental allocations, deappropriations or reduced allocations and appropriations from all funding 24 sources for all state alcohol and drug abuse programs. The office department shall make 25 26 final recommendations to the Governor before any substance abuse funds are appropriated or deappropriated in the Governor's proposed budget. The office department 27 shall formulate all budgetary recommendations for the Driver Education and Evaluation 28 29 Programs with the advice, consultation and full participation of the chief executive officer of the Driver Education and Evaluation Programs. 30 31 Notwithstanding any other provision of law, funding appropriated and allocated by the 32 Legislature for the Office of Substance Abuse department for substance abuse prevention and treatment is restricted solely to the that use of that office and may not be used for 33 other expenses of any other part of the department. By January 15th of each year, the 34 35 director commissioner or the commissioner's designee shall deliver a report of the budget and expenditures of the office department for substance abuse prevention and treatment to 36 the joint standing committees of the Legislature having jurisdiction over appropriations 37 and financial affairs and human resource matters: 38 39 Sec. AA-19. 5 MRSA §20005, sub-§6, as amended by PL 2011, c. 542, Pt. A, 40 §6, is further amended to read: 41 6. Contracts and licensing. Through the director commissioner:

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- 1 A. Administer all contracts with community service providers for the delivery of 2 alcohol and drug abuse services;
- A-1. Administer all contracts with community service providers for the delivery of
 gambling addiction counseling services; and
- 5 B. Establish operating and treatment standards and inspect and issue certificates of 6 approval for approved treatment facilities, drug abuse treatment facilities or 7 programs, including residential treatment centers, community-based service providers 8 and facilities that are private nonmedical institutions pursuant to section 20024 and 9 subchapter 5.
- 10 The commissioner may delegate contract and licensing duties under this subsection to the Department of Health and Human Services, the Department of Corrections or other 11 12 divisions of the department as long as that delegation ensures that contracting for alcohol and other drug abuse services provided in community settings are is consolidated within 13 14 the Department of Health and Human Services department, that contracting for alcohol and other drug abuse services delivered within correctional facilities are is consolidated 15 within the Department of Corrections and that contracting for alcohol and other drug 16 17 abuse services delivered within mental health facilities or as a component of programs 18 serving persons with intellectual disabilities or autism are is consolidated within the 19 department.
- The commissioner may not delegate contract and licensing duties if that delegation results
 in increased administrative costs.
- The commissioner may not issue requests for proposals for existing contract services until the commissioner has adopted rules in accordance with the Maine Administrative Procedure Act to ensure that the reasons for which existing services are placed out for bid and the performance standards and manner in which compliance is evaluated are specified and that any change in provider is accomplished in a manner that fully protects the consumer of services.
- The commissioner shall establish a procedure to obtain assistance and advice from consumers of alcohol and other drug abuse services regarding the selection of contractors when requests for proposals are issued;
- 31 Sec. AA-20. 5 MRSA §20005, sub-§12, as amended by PL 1991, c. 601, §6, is
 32 further amended to read:
- **12. Rules.** Adopt rules, in accordance with the Maine Administrative Procedure Act,
 necessary to carry out the purposes of this chapter and approve any rules adopted by state
 agencies for the purpose of implementing alcohol or drug abuse prevention or treatment
 programs.
- All state agencies must comply with rules adopted by the office department regarding
 uniform alcohol and other drug abuse contracting requirements, formats, schedules, data
 collection and reporting requirements;
- 40 Sec. AA-21. 5 MRSA §20005, sub-§14, as enacted by PL 1993, c. 410, Pt. LL, 41 §10, is amended to read:

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1 **14. Interdepartmental cooperation.** Document to the Legislature's satisfaction, 2 active participation and cooperation between the office department and the other 3 departments with which it works through the commission;

4 Sec. AA-22. 5 MRSA §20005, sub-§16, as enacted by PL 1993, c. 410, Pt. LL, §10, is amended to read:

- **16.** Substance abuse services plan. Plan for not only those services funded directly by the office department, but also those additional services determined by the commission to be critical and related;
- 9 Sec. AA-23. 5 MRSA §20006-A, as amended by PL 2007, c. 539, Pt. N, §7, is
 10 further amended to read:

11 §20006-A. Commissioner duties

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- The director commissioner or the commissioner's designee shall:
- Alternatives. Propose alternatives to current alcohol and drug abuse prevention
 and treatment programs and services;
- 15 2. Investigate. Conduct investigations and studies of any alcohol or drug abuse
 program or community service provider operating under the control of the office
 department or providing treatment under this chapter through a contract with the office
 department under section 20008, that are licensed pursuant to section 20024 or any
 facility funded in whole or in part by municipal, state or local funds, as necessary; and
- 3. Other duties and powers. Carry out other duties and exercise other powers
 granted to the director commissioner under this Act and delegated to the director by the
 commissioner under Title 22-A, section 207, subsection 3.

23 Sec. AA-24. 5 MRSA §20006-B, as enacted by PL 2009, c. 622, §1, is amended
 24 to read:

25 §20006-B. Gambling Addiction Prevention and Treatment Fund

1. Fund established. The Gambling Addiction Prevention and Treatment Fund,
 referred to in this section as "the fund," is established for the purpose of supporting
 gambling addiction analysis, prevention and treatment to be administered by the office
 department. The fund is a dedicated, nonlapsing fund into which payments are received
 in accordance with Title 8, section 1036, subsection 2.

31 2. Report. The director commissioner or the commissioner's designee shall report 32 annually by March 1st to the joint standing committee of the Legislature having jurisdiction over gambling matters. The report must include a description of a continuum 33 of care model used to identify the need for gambling addiction services, prevention 34 35 efforts, intervention and treatment provided using money from the fund. The report must describe any collaborative efforts between the office department, the Gambling Control 36 Board established under Title 8, section 1002 and slot machine operators licensed in 37 accordance with Title 8, chapter 31 to support the purpose of the fund described in 38 subsection 1. The director commissioner may submit recommendations for legislation to 39 the joint standing committee of the Legislature having jurisdiction over gambling matters, 40 which is authorized to submit that legislation to the Legislature. 41

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1 Sec. AA-25. 5 MRSA §20007, as amended by PL 1995, c. 165, §1, is further 2 amended to read:

3 §20007. Agency cooperation

State agencies shall cooperate fully with the office and council department in carrying out this chapter. A state agency may not develop, establish, conduct or administer any alcohol or drug abuse prevention or treatment program without the approval of the office department. The office department may request personnel, facilities and data from other agencies as the director commissioner finds necessary to fulfill the purposes of this Act.

Sec. AA-26. 5 MRSA §20008, first ¶, as enacted by PL 1989, c. 934, Pt. A, §3,
 is amended to read:

12 The office department shall establish and provide for the implementation of a 13 comprehensive and coordinated program of alcohol and drug abuse prevention and 14 treatment in accordance with subchapters $\text{H} \underline{2}$ and $\text{HI} \underline{3}$ and the purposes of this Act. The 15 program must include the following elements.

Sec. AA-27. 5 MRSA §20008, sub-§3, as amended by PL 1991, c. 601, §10, is
 further amended to read:

3. Treatment. The <u>office department</u> shall provide for adequate and appropriate treatment for alcoholics, <u>drugs drug</u> abusers, drug addicts and drug-dependent persons admitted under sections 20043 to 20044. Treatment may not be provided at a correctional institution, except for inmates.

Sec. AA-28. 5 MRSA §20008, sub-§4, as enacted by PL 1991, c. 601, §11, is
 amended to read:

4. Contract with facilities. The office department shall contract with approved
 treatment facilities whenever possible. The administrator of any treatment facility may
 receive for observation, diagnosis, care and treatment in the facility any person whose
 admission is applied for under any of the procedures in this subchapter.

28 Sec. AA-29. 5 MRSA §20009, first ¶, as enacted by PL 1989, c. 934, Pt. A, §3,
 29 is amended to read:

The office department shall plan alcohol and drug abuse prevention and treatment activities in the State and prepare and submit to the Legislature the following documents:

32 Sec. AA-30. 5 MRSA §20021, as amended by PL 1991, c. 601, §14, is further 33 amended to read:

34 **§20021.** Public awareness

The office department shall create and maintain a program to increase public awareness of the impacts and prevalence of alcohol and drug abuse. The public awareness program must include promotional and technical assistance to local governments, schools and public and private nonprofit organizations interested in alcohol and drug abuse prevention.

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Sec. AA-31. 5 MRSA §20022, first ¶, as amended by PL 1991, c. 601, §15, is
 further amended to read:

3 As part of its comprehensive prevention and treatment program, the office department shall operate an information clearinghouse and oversee, support and 4 coordinate a resource center within the Department of Education. The information 5 clearinghouse and resource center constitute a comprehensive reference center of 6 information related to the nature, prevention and treatment of alcohol and other drug 7 abuse. In fulfillment of the requirement of this section, the resource center may be 8 9 located within the Department of Education and may operate there pursuant to a memorandum of agreement between the office and the department departments. 10 Information must be available for use by the general public, political subdivisions, public 11 12 and private nonprofit agencies and the State.

Sec. AA-32. 5 MRSA §20023, as amended by PL 1991, c. 601, §§16 and 17, is
 further amended to read:

15 **§20023. Education**

16 To the fullest extent possible, the Commissioner of Education shall coordinate all elementary and secondary school alcohol and drug abuse education programs 17 administered by the Department of Education and funded under the federal Drug-Free 18 Schools and Communities Act of 1986 with programs administered by the office 19 Department of Health and Human Services. The Commissioner of Education shall 20 participate in planning, budgeting and evaluation of alcohol and other drug abuse 21 22 programs, in cooperation with the Substance Abuse Advisory Group, and ensure that alcohol and drug abuse education programs administered by the Department of Education 23 that involve any community participation are coordinated with available treatment 24 25 services.

The Commissioner of Education, in cooperation with the Substance Abuse Advisory
 Group, shall prepare a plan to ensure the coordination and consolidation of alcohol and
 other drug abuse education programs and must present the plan to the director by January
 1, 1992. The plan must be consistent with requirements of the federal Drug Free Schools
 and Communities Act of 1986 and this chapter.

Nothing in this section interferes with the authority of the Department of Education to
 receive and allocate federal funds under the federal Drug-Free Schools and Communities
 Act of 1986.

34 Sec. AA-33. 5 MRSA §20024, as amended by PL 2011, c. 145, §1, is further 35 amended to read:

36 **§20024.** Licensing

The office department shall periodically enter, inspect and examine a treatment facility or program and examine its books, programs, standards, policies and accounts. This examination process must include a review of the requirements to be a communitybased service provider pursuant to subchapter $\forall 5$. The office department shall fix and collect the fees for the inspection and certification and shall maintain a list of approved public and private treatment facilities.

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1 Upon request by the <u>office department</u>, each approved public and private treatment 2 facility must provide data, statistics, schedules and information that the <u>office department</u> 3 reasonably requires. The <u>director commissioner</u> may remove a facility that fails to 4 provide such information from the list of approved facilities.

5 An approved public or private treatment facility may not refuse inspection or 6 examination by the office department under this section.

Procedures to decertify any facility or to refuse certification are governed by theMaine Administrative Procedure Act.

A treatment facility or program that receives and maintains accreditation from a national accrediting body approved by the department must be deemed in compliance with comparable state licensing rules upon its submission to the department of written evidence of compliance including, but not limited to, national accreditation approval, reports, findings and responses. The department may review compliance under this paragraph in response to a complaint against the facility or program.

15 Sec. AA-34. 5 MRSA §20041, sub-§1, as amended by PL 1991, c. 601, §20, is
 16 further amended to read:

17 **1. Data collection; sources.** The office department shall collect data and use 18 information from other sources to evaluate or provide for the evaluation of the impact, 19 quality and value of alcohol and drug abuse prevention activities, treatment facilities and 20 other alcohol and other drug abuse programs.

21 Sec. AA-35. 5 MRSA §20042, as amended by PL 1991, c. 601, §20, is further 22 amended to read:

23 **§20042. Standards**

The office department shall contract for treatment services only with approved treatment facilities.

Sec. AA-36. 5 MRSA §20043, first ¶, as amended by PL 1991, c. 601, §20, is
 further amended to read:

The office <u>department</u> shall adopt rules for acceptance of persons into a treatment program, considering available treatment resources and facilities, for the purpose of early and effective treatment of alcoholics, drug abusers, drug addicts and drug-dependent persons.

32 Sec. AA-37. 5 MRSA §20043, 2nd ¶, as enacted by PL 1989, c. 934, Pt. A, §3,
 33 is amended to read:

In establishing rules, the office <u>department</u> must be guided by the following standards.

36 Sec. AA-38. 5 MRSA §20043, sub-§6, as amended by PL 1991, c. 601, §20, is
 37 further amended to read:

6. Denial of treatment services. A person, firm or corporation licensed by the
 Office of Substance Abuse department as an approved alcohol or drug treatment facility
 under Title 5, section 20005 to provide shelter or detoxification services, and that

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receives any funds administered by the office department to provide substance abuse
 prevention and treatment services, may not deny treatment to any person because of that
 person's inability or failure to pay any assessed fees.

4 **Sec. AA-39. 5 MRSA §20044, sub-§2,** as amended by PL 1991, c. 601, §20, is 5 further amended to read:

6 2. Determination. A person who comes voluntarily or is brought to an approved treatment facility for residential care and treatment must be examined immediately by a 7 8 licensed physician. That person may then be admitted or referred to another health facility based upon the physician's recommendation. Subject to rules adopted by the 9 10 office department, the administrator in charge of an approved treatment facility may determine who may be admitted for treatment. If a person is refused admission to an 11 approved treatment facility, the administrator, subject to rules adopted by the office 12 department, shall refer the person to another approved treatment facility for treatment if 13 possible and appropriate. 14

15 Sec. AA-40. 5 MRSA §20047, sub-§2, as enacted by PL 1989, c. 934, Pt. A, §3,
 16 is amended to read:

2. Information for research. Notwithstanding subsection 1, the director
 <u>commissioner</u> may make available information from patients' records for purposes of
 research into the causes and treatment of alcoholism and drug abuse. Information under
 this subsection may not be published in a way that discloses patients' names or other
 identifying information.

- 22 Sec. AA-41. 5 MRSA §20048, as enacted by PL 1989, c. 934, Pt. A, §3, is 23 amended to read:
- 24 **§20048.** Visitation and communication of patients

1. Hours of visitation. Subject to reasonable rules regarding hours of visitation which that the director commissioner may adopt, patients in any approved treatment facility must be granted opportunities for adequate consultation with counsel and for continuing contact with family and friends consistent with an effective treatment program.

Communication. Mail or other communication to or from a patient in any
 approved treatment facility may not be intercepted, read or censored. The director
 <u>commissioner</u> may adopt reasonable rules regarding the use of telephones by patients in
 approved treatment facilities.

34 **3. Restrictions.** The patient may exercise all civil rights, including, but not limited 35 to, civil service status; the right to vote; rights relating to the granting, renewal, forfeiture 36 or denial of a license, permit, privilege or benefit pursuant to any law; and the right to 37 enter contractual relationships and to manage the patient's property, except:

- A. To the extent the <u>director commissioner</u> determines that it is necessary for the medical welfare of the patient to impose restrictions, unless the patient has been restored to legal capacity; or
- 41 B. When specifically restricted by other laws or rules.

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	COMMITTEE AMENDMENT "A" to S.P. 600, L.D. 1746
1 2	Restrictions on the exercise of civil rights may not be imposed on any patient solely because of the fact of that person's admission to a mental hospital.
3 4	Sec. AA-42. 5 MRSA §20050, sub-§3, as enacted by PL 1989, c. 934, Pt. A, §3, is amended to read:
5 6 7 8	3. Finances. The office <u>department</u> shall adopt rules governing financial ability that take into consideration the patient's income, savings, other personal and real property and any support being furnished to any other person that the patient is required by law to support.
9 10	Sec. AA-43. 5 MRSA §20065, sub-§8, as amended by PL 1995, c. 560, Pt. L, §9 and affected by §16, is further amended to read:
11 12 13	8. Administrative and financial assistance. The office <u>department</u> shall provide the commission administrative or financial assistance that is available from office <u>department</u> resources.
14 15	Sec. AA-44. 5 MRSA §20067, first ¶, as enacted by PL 1993, c. 410, Pt. LL, §12, is amended to read:
16	The commission, in cooperation with the office department, has the following duties.
17 18	Sec. AA-45. 5 MRSA §20067, sub-§1-A, as enacted by PL 1995, c. 560, Pt. L, §11 and affected by §16, is amended to read:
19 20 21	1-A. Advise the department. The commission shall advise the <u>office department</u> in the development and implementation of significant policy matters relating to substance abuse.
22 23	Sec. AA-46. 5 MRSA §20067, sub-§3, as enacted by PL 1993, c. 410, Pt. LL, §12, is amended to read:
24 25 26 27 28 29 30 31 32 33 34	3. Serve as advocate; review and evaluate; inform the public. The commission shall serve as an advocate on alcoholism and drug abuse prevention, promoting and assisting activities designed to meet the problems of drug abuse and drug dependence at the national and state levels. With the support of the office department, the commission shall review and evaluate on a continuing basis state and federal policies and programs relating to drug abuse and other activities conducted or assisted by state departments or agencies that affect persons who abuse or are dependent on drugs. In cooperation with the office department, the commission shall keep the public informed by collecting and disseminating information, by conducting or commissioning studies and publishing the results of those studies, by issuing publications and reports and by providing public forums, including conferences and workshops.
35 36	Sec. AA-47. 5 MRSA §20072, first ¶, as amended by PL 1995, c. 560, Pt. L, §12 and affected by §16, is further amended to read:
37 38 39	The Driver Education and Evaluation Programs are established in the office <u>department</u> . The Driver Education and Evaluation Programs shall administer the alcohol and other drug education, evaluation and treatment programs as provided in this chapter.

40 The office <u>department</u> shall certify to the Secretary of State:

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1 Sec. AA-48. 5 MRSA §20073-B, as enacted by PL 1999, c. 448, §6, is amended 2 to read:

3 §20073-B. Programs and components; rules

The <u>office department</u> shall design programs and components that are ageappropriate and therapeutically appropriate. The <u>office department</u> shall adopt rules regarding requirements for these programs and components and any other rules necessary to implement this subchapter. Rules adopted pursuant to this section are routine technical rules as defined in chapter 375, subchapter II-A 2-A.

9 Sec. AA-49. 5 MRSA §20074, as amended by PL 1991, c. 850, §9, is further 10 amended to read:

11 §20074. Separation of evaluation and treatment functions

12 A Driver Education and Evaluation Programs private practitioner or a counselor employed by a substance abuse facility approved or licensed by the office department 13 providing services under this subchapter may not provide both treatment services and 14 15 evaluation services for the same individual participating in programs under this subchapter unless a waiver is granted on a case-by-case basis by the Driver Education and 16 Evaluation Programs. The practitioner or counselor providing evaluation services shall 17 give a client the name of 3 practitioners or counselors who can provide treatment 18 19 services, at least one of whom may not be employed by the same agency as the 20 practitioner or counselor conducting the evaluation.

21 Sec. AA-50. 5 MRSA §20075, as amended by PL 2001, c. 511, §2, is further 22 amended to read:

23 **§20075.** Certification; recertification

All providers of the evaluation, intervention and treatment components of the Driver Education and Evaluation Programs must be certified by the office department pursuant to section 20005, section 20024, section 20073-B and this subchapter. The certification period for individual providers and agencies is 2 years. The office department shall adopt rules requiring continuing education for recertification.

Sec. AA-51. 5 MRSA §20076-B, as enacted by PL 1999, c. 448, §9, is amended
 to read:

31 **§20076-B. Fees**

The office <u>department</u> shall set fees in accordance with the cost of each program. All fees must be transferred to the General Fund. The <u>office department</u> may waive all or part of any fee for a client who provides sufficient evidence of inability to pay.

35 Sec. AA-52. 5 MRSA §20077, as enacted by PL 1991, c. 601, §28, is amended to 36 read:

37 **§20077. Report**

38 Beginning in 1992, the <u>director commissioner</u> shall report annually by February 1st to 39 the joint standing committee of the Legislature having jurisdiction over human resource

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	COMMITTEE AMENDMENT "A" to S.P. 600, L.D. 1746
1 2	matters regarding the office's <u>department's</u> activities under this subchapter. A copy of the report must be sent to the Executive Director of the Legislative Council.
3 4	Sec. AA-53. 5 MRSA §20078-A, sub-§3, as enacted by PL 1993, c. 631, §7, is amended to read:
5 6	3. Facilities; staff. The director <u>commissioner</u> shall provide staff support and adequate facilities for the board.
7 8	Sec. AA-54. 5 MRSA §20078-A, sub-§4, as enacted by PL 1993, c. 631, §7, is amended to read:
9 10	4. Chair; rules. The board shall elect annually a chair from its members. The director commissioner shall adopt rules to carry out the purposes of this section.
11 12 13	Sec. AA-55. 12 MRSA §10701, sub-§3, ¶ D , as enacted by PL 2003, c. 414, Pt. A, §2 and affected by c. 614, §9 and amended by c. 689, Pt. B, §6, is further amended to read:
14 15 16 17 18	D. In addition to the penalties provided under paragraphs A to C, the court may order the defendant to participate in the alcohol and other drug education, evaluation and treatment programs for multiple offenders administered by the Department of Health and Human Services, Office of Substance Abuse, as established in under Title 5, chapter 521.
19 20 21	Sec. AA-56. 17 MRSA §2005, sub-§3, as enacted by PL 1997, c. 756, §1 and amended by PL 2001, c. 354, §3 and PL 2003, c. 689, Pt. B, §6, is further amended to read:
22 23 24 25 26 27 28	3. Reporting. Beginning April 30, 1998 and monthly thereafter, each law enforcement agency shall submit a copy of its records of all known incidents of public intoxication to the Department of Public Safety. These records may not include individuals' names. Beginning June 30, 1998 and quarterly thereafter, the Department of Public Safety shall forward these records to the Department of Health and Human Services, Office of Substance Abuse. The records must include at least the following information:
29	A. The number of reported cases of public intoxication;
30 31	B. The number of persons who are reported more than one time pursuant to paragraph A;
32 33	C. The number of persons voluntarily transported to a state-licensed treatment facility or shelter as a result of reported incidents of public intoxication;
34 35	D. The number of persons voluntarily transported to their residence or left with a family member or friend as a result of reported incidents of public intoxication; and
36 37	E. The number of intoxicated persons left at the scene of the reported incident or at another public place.
38 39	Sec. AA-57. 20-A MRSA §6621, as enacted by PL 2005, c. 674, §3, is amended to read:

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1 §6621. Performance-enhancing substances 2 1. List of banned substances. By January 1, 2007 the Director of the Office of 3 Substance Abuse within the Department The Commissioner of Health and Human Services, known in this subchapter as "the director," shall develop a list of banned 4 performance-enhancing substances. The list must include, but is not limited to, the 5 following: 6 7 A. Ephedrine; 8 B. Synephrine, also known as bitter orange; 9 C. Dehydroepiandrosterone; 10 D. All dietary supplements as defined by 21 United States Code, Section 321, Subsection (ff) that are on a banned substance list maintained by the National 11 12 Collegiate Athletic Association or the World Anti-Doping Agency or their successor 13 organizations; and 14 E. All other substances that are on a banned substance list maintained by the National Collegiate Athletic Association or the World Anti-Doping Agency or their 15 16 successor organizations except for: 17 (1) A substance that is otherwise illegal in this State; or (2) A substance the use of which by minors is illegal in this State. 18 19 2. Amendments to list. The director Commissioner of Health and Human Services shall amend the banned substances list each time a dietary supplement or other substance 20 referenced in subsection 1, paragraph D or E is added to the list of banned substances 21 22 maintained by the National Collegiate Athletic Association or the World Anti-Doping 23 Agency or their successor organizations. For a substance to be prohibited under section 6624 in a particular school year, the substance must be added to the banned substances 24 list maintained under this section no later than July 1st preceding that school year. 25 26 3. Notification. The director Commissioner of Health and Human Services shall notify the department, the Maine School Management Association and the Maine 27 Principals' Association or their successor organizations when the initial list of banned 28 substances is complete and of any subsequent changes to the list. The department shall 29 notify all school administrative units that have students who participate in sports of the 30 availability of the list. The director Commissioner of Health and Human Services shall 31 post the list on its the publicly accessible website of the Department of Health and 32 33 Human Services. 34 Sec. AA-58. 22 MRSA §272, sub-§2, as enacted by PL 1997, c. 560, Pt. D, §2 35 and amended by PL 2001, c. 354, §3 and PL 2003, c. 689, Pt. B, §6, is further amended to 36 read: 37 2. Tobacco Prevention and Control Advisory Council. The Tobacco Prevention 38 and Control Advisory Council is established under Title 5, section 12004-I, subsection 36-D to review the program. The advisory council shall provide advice to the bureau in 39 carrying out its duties under this section and ensure coordination of the program with 40 relevant nonprofit and community agencies and the Department of Education, the 41

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- department, the Office of Substance Abuse and other relevant state agencies. The
 advisory council consists of 9 members, appointed as follows:
- 3 A. Two public health officials, appointed by the Governor;
- B. Two representatives of nonprofit organizations involved in seeking to reduce the
 use of tobacco products in the State, with one representative appointed by the
 President of the Senate and one representative appointed by the Speaker of the House
 of Representatives;
- 8 C. A person who designs and implements issue-oriented public health media 9 campaigns, appointed by the Governor;
- 10D. Two persons involved in designing and implementing community-based11education or cessation programs for the prevention of tobacco products use, one to12focus on adults, appointed by the President of the Senate, and one to focus on youth,13appointed by the Speaker of the House of Representatives; and
- 14 E. Two members of the public, appointed jointly by the President of the Senate and 15 the Speaker of the House of Representatives in consultation with the leaders of the 16 minority political party.

17 Appointments to the advisory council must be made by October 15, 1997. Members serve for 3-year terms and may be reappointed. When the appointment of all members is 18 complete, the Governor or the Governor's designee shall convene the first meeting of the 19 advisory council no later than November 15, 1997. The advisory council shall choose a 20 21 chair from among its members and establish its procedure for reaching decisions. The 22 bureau shall provide staff assistance to the advisory council. The advisory council shall 23 report annually on the program to the Governor and the Legislature by December 1st and 24 include any recommendations or proposed legislation to further the purposes of the 25 program.

- The appointing authority shall fill a vacancy on the advisory council for the remainder of the vacant term. Each member who is not a salaried employee is entitled to compensation as provided in Title 5, section 12004-I, subsection 36-D, following approval of expenses by the Director of the Bureau of Health.
- 30
 Sec. AA-59. 22 MRSA §1551-A, sub-§5, as enacted by PL 1995, c. 470, §9 and

 31
 affected by §19, is repealed.
- 32 Sec. AA-60. 22 MRSA §1558, sub-§8, ¶A, as amended by PL 2005, c. 223, §5,
 33 is further amended to read:
- A. The District Court shall maintain a record of all fines received by the court. Any fines received must be credited as follows: 1/2 to the Department of Health and Human Services in a nonlapsing account to be used by the department to defray administrative costs of retail tobacco licensing and 1/2 to a nonlapsing account to be used by the Attorney General to support enforcement and responsible retailing education programs. Annually, the court shall report to the Office of Substance Abuse department the total amount of fines collected.

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Sec. AA-61. 22 MRSA §1558-A, sub-§2, as enacted by PL 1995, c. 470, §9 and affected by §19 and amended by PL 1999, c. 547, Pt. B, §78 and affected by §80, is further amended to read:

2. Notice to department. The District Court shall forward to the department notice of final disposition of all proceedings conducted pursuant to this subchapter. The department shall maintain the records of the proceedings for at least 5 years. Annually, the department shall report a summary of the types and number of cases heard and the dispositions of the cases to the Office of Substance Abuse.

9 Sec. AA-62. 22 MRSA §2351, as enacted by PL 2005, c. 430, §5 and affected by 10 §10, is amended to read:

11 §2351. Maine Meth Watch Program

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12 **1. Establishment; purpose.** The Office of Substance Abuse department shall 13 establish the Maine Meth Watch Program to educate retailers, retail employees and the 14 public in order to help curtail suspicious sales and the theft of methamphetamine 15 precursor drugs as defined in Title 17-A, section 1101, subsection 4-A and to identify the 16 location of illicit methamphetamine manufacturing.

Rulemaking. The Office of Substance Abuse department may adopt rules to
 carry out the purposes of this chapter. Rules adopted pursuant to this subsection are
 routine technical rules as defined in Title 5, chapter 375, subchapter 2-A.

- Sec. AA-63. 22 MRSA §3739, sub-§2, ¶G, as enacted by PL 1993, c. 158, §2, is
 amended to read:
- G. One employee of the Office of Substance Abuse organizational unit of the
 department that provides programs and services for substance abuse prevention and
 treatment, appointed by the Director of the Office of Substance Abuse commissioner;

25 Sec. AA-64. 22 MRSA §4004-A, sub-§3, as corrected by RR 2003, c. 2, §77, is 26 amended to read:

- Additional parties. The Department of Corrections, the Department of
 Education, the Office of Substance Abuse and any other appropriate state agency may be
 additional parties to the agreement.
- 30 Sec. AA-65. 22 MRSA §7246, sub-§4, as enacted by PL 2003, c. 483, §1 and 31 amended by c. 689, Pt. B, §6, is repealed.
- 32 Sec. AA-66. 22 MRSA §7247, as amended by PL 2011, c. 380, Pt. WW, §1, is 33 further amended to read:
- 34 §7247. Controlled Substances Prescription Monitoring Program Fund

The Controlled Substances Prescription Monitoring Program Fund is established within the office department to be used by the director of the office commissioner to fund or assist in funding the program. Any balance in the fund does not lapse but is carried forward to be expended for the same purposes in succeeding fiscal years. The fund must be deposited with and maintained and administered by the office department. The office commissioner may accept funds into the fund from any source, public or private,

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including grants or contributions of money or other things of value, that it the
 <u>commissioner</u> determines necessary to carry out the purposes of this chapter. Money
 received by the <u>office department</u> to establish and maintain the program must be used for
 the expenses of administering this chapter.

5 Sec. AA-67. 22 MRSA §7248, as enacted by PL 2003, c. 483, §1, is amended to read:

§7248. Controlled Substances Prescription Monitoring Program

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8 **1. Establishment of monitoring program.** Contingent upon the receipt of funds 9 pursuant to section 7247 sufficient to carry out the purposes of this chapter, the 10 Controlled Substances Prescription Monitoring Program is established. No later than 11 January 2, 2004, to implement the program, the office department shall establish an 12 electronic system for monitoring any controlled substance that is dispensed to a person in 13 the State by a dispenser.

14 **2. Contract for services.** The office department may contract with a vendor to 15 establish and maintain the program pursuant to rules adopted by the office department.

3. Information available. The program must rapidly provide information in an
 electronic format to prescribers and dispensers.

18 Sec. AA-68. 22 MRSA §7249, as amended by PL 2011, c. 477, Pt. K, §1, is
 19 further amended to read:

20 §7249. Reporting of prescription monitoring information

- Information required. Each dispenser shall submit to the office department, by
 electronic means or other format specified in a waiver granted by the office department,
 specific items of information regarding dispensed controlled substances determined by
 the office from the following list:
- 25 A. The dispenser identification number;
- 26 B. The date the prescription was filled;
- 27 C. The prescription number;
- 28 D. Whether the prescription is new or is a refill;
- 29 E. The National Drug Code (NDC) for the drug dispensed;
- 30 F. The quantity dispensed;
- G. The dosage;
- 32 H. The patient identification number;
- 33 I. The patient name;
- 34 J. The patient address;
- 35 K. The patient date of birth;
- 36 L. The prescriber identification number;
- 37 M. The date the prescription was issued by the prescriber; and

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1 N. The office-issued department-issued serial number if the office department chooses to establish a serial prescription system. 2 3 Each dispenser shall submit the information required under 2. Frequency. 4 subsection 1 as frequently as specified by the office department. 5 **3.** Waiver. The office department may grant a waiver of the electronic submission requirement under subsection 1 to any dispenser for good cause, including financial 6 hardship, as determined by the office department. The waiver must state the format and 7 8 frequency with which the dispenser is required to submit the required information. 9 4. Immunity from liability. A dispenser is immune from liability for disclosure of information if the disclosure was made pursuant to and in accordance with this chapter. 10 11 5. Participation requirements. If less than 90% of the prescribers in a class of prescribers described in paragraphs A to F are registered in the program on January 1, 12 2014, then all the members of that class of prescribers shall register in the program by 13 March 1, 2014. The following are the classes of prescribers that are subject to the 14 provisions of this subsection: 15 16 A. Allopathic physicians licensed pursuant to Title 32, chapter 48, subchapter 2; 17 B. Osteopathic physicians licensed pursuant to Title 32, chapter 36; 18 C. Dentists licensed pursuant to Title 32, chapter 16, subchapter 3; D. Physician assistants licensed pursuant to Title 32, chapter 48, subchapter 2; 19 20 E. Podiatrists licensed pursuant to Title 32, chapter 51; and 21 F. Advanced practice registered nurses licensed pursuant to Title 32, chapter 31, 22 subchapter 3. 23 Sec. AA-69. 22 MRSA §7250, as amended by PL 2011, c. 218, §§1 to 4, is 24 further amended to read: 25 §7250. Access to prescription monitoring information and confidentiality 26 1. Confidentiality. Except as provided in this section, prescription monitoring 27 information submitted to the office department is confidential and is not a public record as defined in Title 1, section 402, subsection 3. 28 29 2. Review of information. If the prescription monitoring information surpasses thresholds as established by the office department, the office department shall notify the 30 prescriber, the dispenser and, if the office department determines it to be necessary, the 31 professional licensing entity and provide all relevant prescription monitoring information 32 to those persons and entities through an established letter of notification. 33 34 3. Permissible disclosure of information. The office department may provide 35 prescription monitoring information for public research, policy or education purposes as long as all information reasonably likely to reveal the patient or other person who is the 36 37 subject of the information has been removed. Access to information. The following persons may access prescription 38 monitoring information: 39

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- 1 A. A prescriber, insofar as the information relates to a patient under the prescriber's 2 care;
- B. A dispenser, insofar as the information relates to a customer of the dispenser
 seeking to have a prescription filled;
- 5 C. The executive director, or a board investigator as designated by each board, of the 6 state boards of licensure of podiatric medicine, dentistry, pharmacy, medicine, 7 osteopathy, veterinary medicine, nursing or other boards representing health care 8 disciplines whose licensees are prescribers, as required for an investigation, with 9 reasonable cause;
- 10 D. A patient to whom a prescription is written, insofar as the information relates to 11 that patient;
- 12 E. Office Department personnel or personnel of any vendor or contractor, as 13 necessary for establishing and maintaining the program's electronic system;
- 14 The Office of Chief Medical Examiner for the purpose of conducting an F. investigation or inquiry into the cause, manner and circumstances of death in a 15 medical examiner case as described in section 3025. Prescription monitoring 16 information in the possession or under the control of the Office of Chief Medical 17 Examiner is confidential and, notwithstanding section 3022, may not be 18 disseminated. Information that is not prescription monitoring information and is 19 separately acquired following access to prescription monitoring information pursuant 20 to this paragraph remains subject to protection or dissemination in accordance with 21 22 section 3022:
- G. The office that administers the MaineCare program pursuant to chapter 855 for the purposes of managing the care of its members, monitoring the purchase of controlled substances by its members and avoiding duplicate dispensing of controlled substances; and
- H. Another state pursuant to subsection 4-A.

28 4-A. Information sharing with other states. The office department may provide 29 prescription monitoring information to and receive prescription monitoring information 30 from another state that has prescription monitoring information provisions consistent with 31 this chapter and has entered into a prescription monitoring information sharing agreement with the office department. The office department may enter into a prescription 32 monitoring information sharing agreement with another state to establish the terms and 33 34 conditions of prescription monitoring information sharing and interoperability of information systems and to carry out the purposes of this subsection. For purpose 35 purposes of this subsection, "another state" means any state other than Maine and any 36 37 territory or possession of the United States, but does not include a foreign country.

- 38 5. Purge of information. The office department shall purge from the program all
 39 information that is more than 6 years old.
- 40 Sec. AA-70. 22 MRSA §7251, sub-§1, as enacted by PL 2003, c. 483, §1, is 41 amended to read:

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Failure to submit information. A dispenser who knowingly fails to submit
 prescription monitoring information to the office department as required by this chapter is
 subject to discipline by the Maine Board of Pharmacy pursuant to Title 32, chapter 117,
 subchapter 4 or by the applicable professional licensing entity.

5 Sec. AA-71. 22 MRSA §7252, as enacted by PL 2003, c. 483, §1, is amended to read:

7 **§7252. Rulemaking**

8 The office department may adopt rules necessary to implement the provisions of this 9 chapter. Rules adopted pursuant to this section are major substantive rules as defined in 10 Title 5, chapter 375, subchapter 2-A.

Sec. AA-72. 26 MRSA §683, sub-§1, ¶B, as amended by PL 1995, c. 283, §1, is
 further amended to read:

B. The employee assistance program must be certified by the Office of Substance <u>Abuse Department of Health and Human Services</u> under rules adopted pursuant to section 687. The rules must ensure that the employee assistance programs have the necessary personnel, facilities and procedures to meet minimum standards of professionalism and effectiveness in assisting employees.

18 Sec. AA-73. 26 MRSA §687, sub-§1, as amended by PL 1995, c. 283, §2, is
 19 further amended to read:

Department of Health and Human Services. The Office of Substance Abuse
 Department of Health and Human Services shall adopt rules under the Maine
 Administrative Procedure Act, Title 5, chapter 375, as provided in this subchapter.

23 Sec. AA-74. 26 MRSA §688, as amended by PL 1995, c. 283, §3 and PL 2003, c.
24 689, Pt. B, §6, is further amended to read:

25 **§688.** Substance abuse education

All employers shall cooperate fully with the Department of Labor, Office of Substance Abuse, the Department of Health and Human Services, the Department of Public Safety and any other state agency in programs designed to educate employees about the dangers of substance abuse and about public and private services available to employees who have a substance abuse problem.

31 Sec. AA-75. 28-A MRSA §1703, sub-§5, as amended by PL 1997, c. 373, §144,
 32 is further amended to read:

5. Appropriation. The amount of funds appropriated from the General Fund to the
 Office of Substance Abuse, as established in Title 5, chapter 521, Department of Health
 and Human Services for substance abuse prevention and treatment may not be less than
 the dollar amount collected or received by the alcohol bureau and bureau under this
 section.

38 Sec. AA-76. 28-A MRSA §2519, sub-§2, ¶D, as amended by PL 1999, c. 519,
 39 §2, is further amended to read:

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1 2	D. A representative of the Office of Substance Abuse Department of Health and <u>Human Services;</u>
3 4	Sec. AA-77. 29-A MRSA §2401, sub-§1, as enacted by PL 1993, c. 683, Pt. A, §2 and affected by Pt. B, §5, is amended to read:
5 6 7 8	1. Alcohol and drug program. "Alcohol and drug program" means the alcohol and other drug education, evaluation and treatment program administered by the Office of Substance Abuse Department of Health and Human Services under Title 5, chapter 521, subchapter $\forall 5$.
9 10	Sec. AA-78. 29-A MRSA §2411, sub-§5, ¶F, as amended by PL 2001, c. 511, §3 and PL 2003, c. 689, Pt. B, §6, is further amended to read:
11 12 13 14 15 16	F. For a person sentenced under paragraph B, C or D, the court shall order the defendant to participate in the alcohol and other drug program of the Department of Health and Human Services, Office of Substance Abuse. The court may waive the program pursuant to Title 5, section 20073-B, if the court finds that the defendant has completed an alcohol or other drug treatment program subsequent to the date of the offense; and
17 18	Sec. AA-79. 29-A MRSA §2455, sub-§3, ¶A , as enacted by PL 1993, c. 683, Pt. A, §2 and affected by Pt. B, §5, is amended to read:
19 20	A. Satisfactory completion of the Driver Education and Evaluation Programs of the Office of Substance Abuse Department of Health and Human Services;
21 22	Sec. AA-80. 29-A MRSA §2472, sub-§6, as amended by PL 2001, c. 511, §6, is further amended to read:
23 24	6. Restoration of license. If a person's license has been suspended under subsection 3 for a first offense, the Secretary of State may issue a license if:
25	A. One half of the suspension period has expired; and
26 27 28	B. The Secretary of State has received notice that the person has completed the alcohol and other drug program of the Office of Substance Abuse Department of Health and Human Services.
29 30 31 32	A 2nd or subsequent offender may be issued a license following the completion of the period of suspension provided <u>if</u> the Secretary of State has received notice that the person has completed the alcohol and other drug program of the Office of Substance Abuse <u>Department of Health and Human Services</u> .
33 34	Sec. AA-81. 29-A MRSA §2502, as amended by PL 2011, c. 335, §11, is further amended to read:
35	§2502. Special licenses for driver education evaluation program; suspension
36 37 38 39 40	1. Issuance of special license. Following the expiration of the total period of suspension imposed on a first-time offender pursuant to Title 15, section 3314 or sections 2411, 2453, 2453-A, 2472 and 2521, the Secretary of State shall issue a special license or permit to the person if the Secretary of State receives written notice that the person has completed the assessment components of the alcohol and other drug program pursuant to

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1 Title 5, section 20073-B. First offenders who have registered for the completion of 2 treatment programs as described in Title 5, section 20072, subsection 2 are entitled to 3 receive a special license after completion of 3 treatment sessions provided by a counselor 4 or agency approved by the Office of Substance Abuse Department of Health and Human 5 <u>Services</u>. A special license or permit may not be issued under this section to 2nd and 6 subsequent offenders.

7 2. Suspension of special license. If the person refuses or fails to complete the alcohol and other drug program pursuant to Title 5, section 20073-B within 3 months 8 after receiving a special license, the Secretary of State, following notice of that refusal or 9 10 failure, shall suspend the special license until the person completes the program. The suspension must continue until the Secretary of State receives written notification from 11 the Office of Substance Abuse Department of Health and Human Services that the person 12 has satisfactorily completed all required components of that program. The Secretary of 13 State shall provide notice of suspension and opportunity for hearing pursuant to Title 5, 14 15 chapter 375, subchapter 4. The sole issue at the hearing is whether the person has written notification from the Office of Substance Abuse Department of Health and Human 16 Services establishing that the person has satisfactorily completed all components of that 17 program pursuant to Title 5, section 20073-B. 18

Sec. AA-82. 29-A MRSA §2505, as enacted by PL 1993, c. 683, Pt. A, §2 and
 affected by Pt. B, §5, is amended to read:

- \$2505. Special restricted license for participation in education and treatment
 programs
- Notwithstanding other limitations, the Secretary of State may issue a restricted
 license to a person for the purpose of allowing that person to participate in an alcohol and
 drug program or other treatment program determined appropriate by the Office of
 Substance Abuse Department of Health and Human Services.

27 Sec. AA-83. 32 MRSA §6212, sub-§2, as amended by PL 2007, c. 402, Pt. U,
28 §7, is further amended to read:

29 **2.** Adopt criteria. The board, in cooperation with the Office of Substance Abuse 30 Department of Health and Human Services, may design, adopt or design and adopt an 31 examination or other suitable criteria for establishing a candidate's knowledge, skill and 32 experience in alcohol and drug counseling. Any criteria adopted by the board for 33 establishing a candidate's knowledge, skill and experience in alcohol and drug counseling 34 must be clearly defined, have an established baseline scoring procedure that is objectively 35 measured, be in writing and be available to the public upon request.

- 36 Sec. AA-84. 32 MRSA §13795, sub-§5, as amended by PL 2007, c. 695, Pt. B,
 37 §18, is further amended to read:
- **5. Rulemaking.** The Director of the Office of Substance Abuse within the
 Department Commissioner of Health and Human Services may adopt rules to implement
 this subsection. Rules adopted pursuant to this subsection are major substantive rules as
 defined in Title 5, chapter 375, subchapter 2-A.
- 42 A. If the Director of the Maine Drug Enforcement Agency within the Department of 43 Public Safety finds that the ease of availability of liquid, liquid-filled capsule or

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1 glycerin matrix forms of products containing ephedrine, pseudoephedrine or 2 phenylpropanolamine or their salts, isomers or salts of isomers, either alone or in 3 combination with other ingredients, referred to in this paragraph as "products," is a threat to the public health, safety and welfare, then the Director of the Maine Drug 4 Enforcement Agency shall notify the Director of the Office of Substance Abuse 5 Commissioner of Health and Human Services. The Director of the Office of 6 Substance Abuse Commissioner of Health and Human Services shall consult with the 7 joint standing committee of the Legislature having jurisdiction over health and human 8 9 services matters, providing the reasons for undertaking rulemaking, and may, after 10 consultation, adopt rules designating the products as targeted methamphetamine precursors pursuant to section 13702-A, subsection 33, paragraph B. 11

12 B. If the Director of the Maine Drug Enforcement Agency finds that sales of targeted methamphetamine precursors that are made without verifying the identity of the 13 purchaser pose a threat to public health, safety and welfare, then the Director of the 14 15 Maine Drug Enforcement Agency shall notify the Director of the Office of Substance Abuse Commissioner of Health and Human Services. The Director of the Office of 16 Substance Abuse Commissioner of Health and Human Services shall consult with the 17 joint standing committee of the Legislature having jurisdiction over health and human 18 services matters, providing the reasons for undertaking rulemaking, and may, after 19 consultation, adopt rules requiring a person making a sale of a targeted 20 methamphetamine precursor pursuant to section 13796 to demand from the purchaser 21 and to inspect and record prior to the sale proof of identification, including valid 22 23 photographic identification, and to keep a log of sales.

24 **Sec. AA-85. 34-B MRSA §1219, sub-§1,** as enacted by PL 1995, c. 431, §2 and 25 amended by PL 2003, c. 689, Pt. B, §6, is further amended to read:

26 1. Development of state strategy. The department shall develop a comprehensive 27 state strategy for preventing the inappropriate incarceration of seriously mentally ill individuals and for diverting those individuals away from the criminal justice system. 28 This strategy must be developed with the active participation of other agencies and 29 providers responsible for serving persons with serious mental illness, including: the 30 Department of Health and Human Services; the Department of Corrections; the 31 Department of Health and Human Services, Bureau of Medical Services; and 32 33 representatives of community mental health centers, area shelters, other community providers, consumers of services and their families, providers of inpatient mental health 34 services, advocates for consumers of mental health services, sheriffs' departments, the 35 Office of Substance Abuse and the Department of Public Safety. 36

Sec. AA-86. Maine Revised Statutes headnote amended; revision clause.
In the Maine Revised Statutes, Title 5, chapter 521, in the chapter headnote, the words
"office of substance abuse" are amended to read "substance abuse prevention and
treatment" and the Revisor of Statutes shall implement this revision when updating,
publishing or republishing the statutes.

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1	PART BB
2 3	Sec. BB-1. 5 MRSA §1591, sub-§2, ¶A, as amended by PL 2011, c. 380, Pt. UUU, §1, is further amended to read:
4 5 6 7	A. Any balance remaining in the accounts of the Department of Health and Human Services, Bureau of Elder and Adult Services appropriated for the purposes of homemaker or home-based care services at the end of any fiscal year to be carried forward for use by either program in the next fiscal year;
8 9	Sec. BB-2. 22 MRSA §3174-I, sub-§1, ¶B-1, as enacted by PL 1995, c. 170, §2, is amended to read:
10 11 12 13 14	B-1. For persons with severe cognitive impairments who have been assessed and found ineligible for nursing facility level care, the department, through the Bureau of Elder and Adult Services, its community options unit, shall review the assessment and provide case management to assist consumers and caregivers to receive appropriate services.
15 16	Sec. BB-3. 22 MRSA §3472, sub-§2-A, as amended by PL 2003, c. 653, §2 and c. 689, Pt. B, §6, is repealed.
17 18	Sec. BB-4. 22 MRSA §5104, sub-§2, as amended by PL 1989, c. 329, §8 and PL 2003, c. 689, Pt. B, §6, is repealed.
19 20	Sec. BB-5. 22 MRSA §5104, sub-§4, as repealed and replaced by PL 1973, c. 793, §3, is repealed.
21 22	Sec. BB-6. 22 MRSA §5104, sub-§6, as amended by PL 1989, c. 329, §10 and PL 2003, c. 689, Pt. B, §6, is repealed.
23 24	Sec. BB-7. 22 MRSA §5104-A , as enacted by PL 1973, c. 793, §4, is amended to read:
25	§5104-A. State agencies to cooperate
26 27 28 29	State agencies shall cooperate fully with the bureau and committee department in carrying out this Part. The bureau and committee are department is authorized to request such personnel, financial assistance, facilities and data as are reasonably required to assist the bureau and committee it to fulfill their its powers and duties.
30 31 32	State agencies proposing to develop, establish, conduct or administer programs or to assist programs relating to this Part shall, prior to carrying out such actions, consult with the bureau department.
33 34	All agencies of State Government shall advise the bureau <u>department</u> of their proposed administrative fiscal and legislative activities relating to this Part.
35 36	State agencies, in the implementation of their activities relating to this Part, shall keep the bureau <u>department</u> fully informed of their progress.
37 38	Sec. BB-8. 22 MRSA §5105, as amended by PL 2007, c. 539, Pt. N, §39, is repealed.

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Sec. BB-9. 22 MRSA §5106, as amended by PL 2011, c. 542, Pt. A, §§39 and 40,
 is further amended to read:

3 **§5106.** Powers and duties

The bureau <u>department</u> shall establish, in accordance with the purposes and intent of this Part, with the advice of the committee and subject to the direction of the commissioner, the overall planning, policy, objectives and priorities for all functions and activities conducted or supported in the State which <u>that</u> relate to Maine's aging population and incapacitated and dependent adults. In order to carry out the above, the bureau shall have <u>department has</u> the power and duty to:

1. Encourage and assist development. Encourage and assist development of more
 coordinated use of existing and new resources and services relating to Maine's aging
 population and incapacitated and dependent adults;

13 2. Information system. Develop and maintain an up-to-date information system related to Maine's aging population and incapacitated and dependent adults. The 14 15 information shall must be available for use by the people of Maine, the political subdivisions, public and private nonprofit agencies and the State. Educational materials 16 shall must be prepared, published and disseminated. Objective devices and research 17 methodologies shall must be continuously developed. Maintaining statistical information 18 through uniform methods which that are reasonably feasible and economically efficient 19 shall must be specified for use by public and private agencies, organizations and 20 individuals. Existing sources of information shall must be used to the fullest extent 21 possible, while maintaining confidentiality safeguards of state and federal law. 22 23 Information may be requested and shall be received from any State Government state government or public or private agency. To the extent reasonable and feasible, 24 information shall must maintain compatibility with federal information sharing standards. 25

- 26 Functions of this information system shall include, but <u>are not be limited to:</u>
- A. Conducting research on the causes and nature of problems relating to Maine's aging population and incapacitated and dependent adults;
- B. Collecting, maintaining and disseminating such knowledge, data and statistics
 related to Maine's aging population and incapacitated and dependent adults as will
 enable the <u>bureau department</u> to fulfill its responsibilities;
- 32 C. Determining through a detailed survey the extent of problems relating to Maine's
 33 aging population and incapacitated and dependent adults and the needs and priorities
 34 for solving such problems in the state and political subdivisions;

D. Maintaining an inventory of the types and quantity of facilities, programs and services operated under public or private auspices for Maine's aging population and incapacitated and dependent adults. This function shall <u>must</u> include: The the unduplicated count, location and characteristics of people served by each facility, program or service; and the amount, type and source of resources supporting functions related to Maine's aging population and incapacitated and dependent adults; and

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1 2 3 4 5 6 7 8 9 10 11 12 13	E. Conducting a continuous evaluation of the impact, quality and value of facilities, programs and services, including their administrative adequacy and capacity. Activities operated by or with the assistance of the State and <u>the</u> Federal Governments Government must be evaluated. Activities to be included, but to which the bureau department is not limited, are those relating to education, employment and vocational services, income, health, housing, transportation, community, social, rehabilitation, protective services and public guardianship or conservatorship for older people and incapacitated and dependent adults and programs such as the supplemental security income program, Medicare, Medicaid, property tax refunds and the setting of standards for the licensing of nursing, intermediate care and boarding homes. Included are activities as authorized by this and so much of the several Acts and amendments to them enacted by the people of the State and those authorized by United States Acts and amendments to them such as the:
14	 (1) Elderly Householders Tax and Rent Refund Act of 1971; (2) Driverity Social Services Act of 1072;
15	 (2) Priority Social Services Act of 1973; (2) Chapter 470 of the authlic laws of 1000 execting the State Hausing Authority.
16 17	 (3) Chapter 470 of the public laws of 1969 creating the State Housing Authority; (4) United States Social Security Act of 1925.
17	 (4) United States Social Security Act of 1935; (5) United States United Act of 1027.
18	(5) United States Housing Act of 1937;(6) United States Older Action 1937;
19	(6) United States Older Americans Act of 1965;
20	(7) United States Age Discrimination Act of 1967;
21	(8) Home Based Care Act of 1981;
22	(9) Congregate Housing Act of 1979;
23	(10) Adult Day Care Services Act of 1983;
24	(11) Adult Day Care Licensing Act of 1987;
25	(12) Adult Protective Services Act of 1981;
26	(13) The Uniform Probate Code, Title 18-A;
27	(14) The Americans with Disabilities Act of 1990;
28 29	(15) The Developmental Disabilities Assistance and Bill of Rights Act of 2000; and
30	(16) The ADA Amendments Act of 2008;
31 32 33 34 35	3. Coordination of efforts. Assist, with the advice of the committee, the Legislative and Executive Branches of State Government, especially the Governor, Commissioner of Health and Human Services and the Bureau of the Budget, to coordinate all State Government efforts relating to Maine's aging population and incapacitated and dependent adults, by:
36 37	A. Submitting to each branch of State Government no later than September 1st of each year an annual report covering its activities for the immediately past fiscal year

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and future plans, including recommendations for changes in state and federal laws,
 and including reports of the committee;

3 B. Reviewing all proposed legislation, fiscal activities, plans, policies and other administrative functions relating to Maine's aging population and incapacitated and 4 dependent adults made by or requested of all state agencies. The bureau shall have 5 department has the authority to submit to those bodies findings, comments and 6 7 recommendations, which shall be are advisory. Such findings and comments shall must recommend what modification in proposals or actions shall be taken is required 8 9 to make proposed legislation, fiscal activities and administrative activities consistent 10 with such policies and priorities; and

11 C. Making recommendations to the respective branches of State Government related 12 to improving the quality of life of Maine's aging population and incapacitated and 13 dependent adults, and shall consult with and be consulted by all responsible state 14 agencies regarding the policies, priorities and objectives of functions related to 15 Maine's aging population and incapacitated and dependent adults;

16 4. Comprehensive state plan. Prepare and administer a comprehensive state plan relating to Maine's aging population and incapacitated and dependent adults, developed 17 18 by the bureau with the advice of the committee and department subject to the direction of the commissioner. The comprehensive state plan shall must be implemented for the 19 purpose of coordinating all activities and of assuring compliance with applicable state and 20 federal laws and regulations relating to Maine's aging population and incapacitated and 21 dependent adults. Implementation of this duty shall mean means that the bureau shall 22 23 have department has the authority, through a review process, to advise on the preparation and administration of any portion of any state plan relating to Maine's aging population 24 and incapacitated and dependent adults, prepared and administered by any agency of 25 State Government for submission to the Federal Government to obtain federal funding 26 under federal legislation. Such state plans, or portions thereof, shall must include, but are 27 28 not be limited to, all state plans dealing with education, employment and vocational 29 services, income, health, housing, protective services, public guardianship and conservatorship, rehabilitation, social services, transportation and welfare. The bureau 30 department shall advise the commissioner and Governor on preparation of and provisions 31 to be included in such plans relating to Maine's aging population and incapacitated and 32 33 dependent adults;

5. **Programs.** Plan, establish and maintain necessary or desirable programs for individuals or groups of individuals. The bureau department may use the full range of its powers and duties to serve Maine's aging population and incapacitated and dependent adults through indirect services provided by agreement and through direct services provided by state employees;

6. Organizational unit. Function as the organizational unit of State Government with sole responsibility for conducting and coordinating, with the advice of the committee and subject to the direction of the commissioner, programs authorized by this Part and so much of the several Acts, amendments and successors to them enacted by the people of the State and those authorized by the United States Acts, amendments and successors to them as relate to Maine's aging population and incapacitated and dependent adults:

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- 1 A. The 1973 Act of Maine's Elderly;
 - B. The Priority Social Service Act of 1973, including only meals for older people, transportation for older people and coordinated elderly programs;
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- C. The United States Older Americans Act of 1965; and
- D. Adult Protective Services Act of 1981.

6 The bureau <u>department</u> is designated as the single agency of State Government solely 7 responsible for administering, subject to the direction of the commissioner, any state 8 plans as may be required by the above Acts, and for administering programs of Acts of 9 the State or United States relating to Maine's aging population and incapacitated and 10 dependent adults which that are not the specific responsibility of another state agency 11 under state or federal law;

12 7. Mobilize resources. Help communities mobilize their resources to benefit Maine's aging population and incapacitated and dependent adults. The bureau department 13 14 shall provide or coordinate the provision of information, technical assistance and consultation to state, regional and local governments, and to public and private nonprofit 15 agencies, institutions, organizations and individuals. The help shall be is for the purpose 16 of encouraging, developing and assisting with the initiation, establishment and 17 administration of any plans, programs or services with a view to the establishment of a 18 statewide network of comprehensive, coordinated services and opportunities for Maine's 19 aging population and incapacitated and dependent adults. Included in this duty is 20 21 authority to coordinate the efforts and enlist the assistance of all public and private agencies, organizations and individuals interested in Maine's aging population and 22 incapacitated and dependent adults; 23

24 8. Funds. Seek and receive funds from the Federal Government and private sources to further its activities. Included in this function is authority to solicit, accept, administer, 25 26 disburse and coordinate for the State in accordance with the intent, objectives and purposes of this Part; and within any limitation which that may apply from the sources of 27 such funds, the efforts to obtain and the use of any funds from any source to benefit 28 29 Maine's aging population and incapacitated and dependent adults. Any gift of money or property made by will or otherwise, and any grant or other funds appropriated, services or 30 property available from the Federal Government, the State or any political subdivision 31 thereof and from all other sources, public or private, may be accepted and administered. 32 The bureau department may do all things necessary to cooperate with the Federal 33 34 Government or any of its agencies in making application for any funds. Included in this 35 duty is authority to advise regarding the disbursement of all state funds, or funds administered through agencies of State Government, appropriated or made available to 36 benefit Maine's aging population and incapacitated and dependent adults; 37

9. Agreements. Enter into agreements necessary or incidental to the performance of its duties. Included is the power to make agreements with qualified community, regional and state level, private nonprofit and public agencies, organizations and individuals in this and other states to develop or provide facilities, programs and services for Maine's aging population and incapacitated and dependent adults. Agreements with such agencies, organizations and individuals shall may be executed only with agencies reviewed by the committee pursuant to section 5112, subsection 4, and the area agency

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pursuant to section 5116, subsection 1, paragraph B. The <u>bureau department</u> may engage expert advisors and assistants, who may serve without compensation or may be compensated to the extent funds may be available by appropriation, grant or allocation from a state department. The <u>bureau department</u> may pay for such expert advisors or assistants;

6 10. Rules. Prepare, adopt, amend, rescind and administer, with the advice of the 7 committee and subject to the direction of the commissioner, policies, priorities, procedures, and rules and regulations to govern its affairs and the development and 8 operation of facilities, programs and services. The bureau department may adopt rules to 9 10 carry out the powers and duties pursuant to this Part and in accordance with the purpose and objectives of this Part. It shall especially adopt such rules and regulations as may be 11 necessary to define contractual terms, conditions of agreements and all other rules as are 12 necessary for the proper administration of this Part. Such adoption, amendment and 13 rescission shall must be made as provided under the Maine Administrative Procedure 14 15 Act, Title 5, chapter 375;

16 **11. Educational program.** Develop and implement, as an integral part of programs, an educational program. Assist; assist in the development of, and cooperation with, 17 educational programs for employees of state and local governments and businesses and 18 19 industries in the State. Convene; and convene and conduct conferences of public and private nonprofit organizations concerned with the development and operation of 20 programs for Maine's aging population and incapacitated and dependent adults. Included 21 22 shall be is the power to sponsor in cooperation with the committee the Blaine House 23 Conference on Aging;

11-A. Elderly Legal Services Program. Support and maintain an Elderly Legal
 Services Program, by agreement with such nonprofit organization as the bureau
 department finds best able to provide direct services to those of Maine's elderly in
 greatest economic and social need throughout the State;

11-B. Adult protective services. Administer a program of protective services as
 provided in chapter 958-A designed to protect incapacitated and dependent adults from
 abuse, neglect, exploitation and physical danger. The program is described in the Adult
 Protective Services Act;

11-C. Long-term care ombudsman program. Support and maintain a long-term
 care ombudsman program, in accordance with the federal 1987 Older Americans Act, 42
 United States Code, as amended, by agreement with such nonprofit organization as the
 bureau department finds best able to provide the services;

12. Training programs. Foster, develop, organize, conduct or provide for the
 conduct of training programs for persons in the field of serving Maine's aging population
 and incapacitated and dependent adults;

- **13. Coordinate activities.** Coordinate activities and cooperate with programs in this
 and other states for the common advancement of programs for Maine's aging population
 and incapacitated and dependent adults; and
- 42 **14. Establish and maintain an office.** Establish and maintain an office; and

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15. Duties. Do such other acts and exercise such other powers necessary or convenient to execute and carry out the purposes and authority expressly granted in this Part.

Sec. BB-10. 22 MRSA §5304, sub-§3, as amended by PL 1989, c. 329, §19 and PL 2003, c. 689, Pt. B, §6, is repealed.

6 Sec. BB-11. 22 MRSA §5304, sub-§9, as amended by PL 1989, c. 329, §20 and
7 PL 2003, c. 689, Pt. B, §6, is repealed.

8 Sec. BB-12. 22 MRSA §6108, as amended by PL 1989, c. 329, §21 and PL 2003,
9 c. 689, Pt. B, §6, is further amended to read:

10 §6108. Administration of priority social services for Maine's elderly

The Bureau of Elder and Adult Services, Department of Health and Human Services or its successors, is designated as the organizational unit of State Government with sole responsibility for administrating, with the advice of the Maine Committee on Aging, and subject to the direction of the commissioner, so much of the Priority Social Services Program as relates directly to older people, such as, but not limited to, these types of social services: Meals meals for older people, transportation for older people and health and home care needs for the elderly.

18 Regarding priority social services for older people, the Bureau of Elder and Adult
 19 Services shall have department has the powers and duty to:

Administer priority social services. Administer priority social services in
 accordance with the intent, objectives and purposes of this Part and shall have has, in any
 respects that relate to these priority social services, the powers and duties set forth in
 section 5310; and

2. Action to ensure consistency of priority social services. Prepare, adopt, amend,
 rescind and administer, with the advice of the Maine Committee on Aging, policies,
 priorities, procedures, and rules and regulations. The Bureau of Elder and Adult Services
 department and the Department of Administrative and Financial Services, Bureau of
 Human Resources, respectively, shall take, pertaining to their own policies, priorities,
 procedures, and rules and regulations, such action as is necessary to insure ensure that
 such items pertinent to priority social services are consistent.

31 Sec. BB-13. 22 MRSA §6202, sub-§5, as amended by PL 1989, c. 347, §5 and c.
32 878, Pt. B, §19; and PL 2003, c. 689, Pt. B, §6, is repealed.

33 Sec. BB-14. 22 MRSA §7861, first ¶, as enacted by PL 2001, c. 596, Pt. A, §1
 34 and affected by Pt. B, §25 and amended by PL 2003, c. 689, Pt. B, §6, is further amended
 35 to read:

The Department of Health and Human Services, Bureau of Elder and Adult Services,
with advice from the Maine State Housing Authority, the Rural Housing Services or any
other housing agency financing assisted housing programs, shall administer state-funded
assisted housing programs. Administration must include, but is not limited to:

40 Sec. BB-15. 36 MRSA §6220, as amended by PL 1997, c. 668, §40, is further 41 amended to read:

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1 §6220. Coordination required

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The bureau shall seek the advice and cooperation of the Bureau of Elder and Adult <u>Department of Health and Human</u> Services; the Bureau of Family Independence; the Bureau of Child and Family Services; advocates for elderly and low-income individuals; and other interested agencies and organizations in developing the application form and instruction booklet for the Maine Residents Property Tax Program and the outreach plan required by section 6219.

8 Sec. BB-16. 38 MRSA §1652, sub-§3, as amended by PL 1989, c. 878, Pt. B,
9 §43, is further amended to read:

3. Meals on wheels. A food service funded in whole or in part, directly or
 indirectly, by the Bureau of Elder and Adult Department of Health and Human Services
 to provide meals at dispersed locations from central kitchen facilities is exempt.

13 Sec. BB-17. Maine Revised Statutes headnote amended; revision clause.
14 In the Maine Revised Statutes, Title 22, chapter 1453, in the chapter headnote, the words
15 "bureau of elder and adult services" are amended to read "elder and adult services" and
16 the Revisor of Statutes shall implement this revision when updating, publishing or
17 republishing the statutes.

PART CC

- 19 Sec. CC-1. 34-B MRSA §5439, sub-§1, ¶C, as reallocated by PL 2007, c. 695,
 20 Pt. A, §41, is repealed.
- Sec. CC-2. 34-B MRSA §5439, sub-§§2 to 4, as reallocated by PL 2007, c. 695,
 Pt. A, §41, are amended to read:

23 **2. Program administration.** The office commissioner shall administer the program 24 under this section. Within available funds, the office commissioner shall ensure that 25 services are delivered in the most comprehensive manner possible and shall strive to 26 maximize the participation of adults with disabilities.

- 27 3. Eligibility. An applicant is eligible for personal care assistance services under the
 28 program if the office commissioner or its the commissioner's designee determines that the
 29 person is an adult who:
- 30 A. Has a severe disability;
- B. Needs personal care assistance services or an attendant at night or both to prevent
 or remove the adult from inappropriate placement in an institutional setting; and
- C. Has no or insufficient personal income or other support from public services,
 family members or neighbors.
- 4. Consumer cost sharing. The office commissioner shall establish a sliding scale
 for consumer cost sharing for services provided under the program. The sliding scale
 must be based on the net income of the consumer, factoring in the expenses associated
 with the consumer's disability, and may take assets into consideration.

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Sec. CC-3. 34-B MRSA §5439, sub-§5, ¶B, as reallocated by PL 2007, c. 695, 1 2 Pt. A, §41, is amended to read: 3 B. For each applicant or consumer evaluated by an evaluation team, the team shall assist the office department to: 4 5 (1) Determine the eligibility of the applicant or consumer for services under the program; 6 7 (2) Determine the capability of the applicant or consumer, at the time of evaluation or after skills training provided pursuant to subsection 6, to hire and 8 direct a personal care assistant; and 9 (3) Reevaluate the applicant or consumer periodically to determine continuing 10 need for the services. 11 Sec. CC-4. 34-B MRSA §19001, sub-§§1 and 3, as enacted by PL 2007, c. 12 13 239, §2, are amended to read: 14 1. Council established. The Acquired Brain Injury Advisory Council, referred to in this section as "the council," is established to provide independent oversight and advice 15 and to make recommendations to the commissioner, the Director of the Office of Adults 16 17 with Cognitive and Physical Disability Services within the department, the Director of the Maine Center for Disease Control and Prevention within the department and the Director 18 of the Office of MaineCare Services within the department. 19 3. Administrative support. The manager of brain injury services in the Office of 20 Adults with Cognitive and Physical Disability Services within the department shall 21 22 provide administrative support to the council. 23 PART DD Sec. DD-1. 34-B MRSA §3861, sub-§3, ¶B, as enacted by PL 2007, c. 580, §2, 24 25 is amended to read: B. The provisions of this paragraph apply to the appointment, duties and procedures 26 27 of the clinical review panel under paragraph A. 28 (1) Within one business day of receiving a request under paragraph A, the superintendent of a state mental health institute or chief administrative officer of 29 a designated nonstate mental health institution or that person's designee shall 30 appoint a clinical review panel of 2 or more licensed professional staff who do 31 not provide direct care to the patient. At least one person must be a professional 32 33 licensed to prescribe medication relevant to the patient's care and treatment. At the time of appointment of the clinical review panel, the superintendent of a state 34 mental health institute or chief administrative officer of a designated nonstate 35 mental health institution or that person's designee shall notify the following 36 37 persons in writing that the clinical review panel will be convened: 38 (a) The primary treating physician;

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1 2	(b) The director of the Office of Adult Mental Health Services within the department or that person's commissioner or the commissioner's designee;
3	(c) The patient's designated representative or attorney, if any;
4	(d) The State's designated federal protection and advocacy agency; and
5 6 7 8 9 10 11	(e) The patient. Notice to the patient must inform the patient that the clinical review panel will be convened and of the right to assistance from a lay advisor, at no expense to the patient, and the right to obtain an attorney at the patient's expense. The notice must include contact information for requesting assistance from a lay advisor, who may be employed by the institute or institution, and access to a telephone to contact a lay advisor must be provided to the patient.
12 13 14 15 16 17	(2) Within 4 days of receiving a request under paragraph A and no less than 24 hours before the meeting of the clinical review panel, the superintendent of a state mental health institute or chief administrative officer of a designated nonstate mental health institution or that person's designee shall provide notice of the date, time and location of the meeting to the patient's primary treating physician, the patient and any lay advisor or attorney.
18 19 20	(3) The clinical review panel shall hold the meeting and any additional meetings as necessary, reach a final determination and render a written decision ordering or denying involuntary treatment.
21 22 23 24 25 26 27 28 29	(a) At the meeting, the clinical review panel shall receive information relevant to the determination of the patient's capacity to give informed consent to treatment and the need for treatment, review relevant portions of the patient's medical records, consult with the physician requesting the treatment, review with the patient that patient's reasons for refusing treatment, provide the patient and any lay advisor or attorney an opportunity to ask questions of anyone presenting information to the clinical review panel at the meeting and determine whether the requirements for ordering involuntary treatment have been met.
30 31 32 33	(b) All meetings of the clinical review panel must be open to the patient and any lay advisor or attorney, except that any meetings held for the purposes of deliberating, making findings and reaching final conclusions are confidential and not open to the patient and any lay advisor or attorney.
34 35	(c) The clinical review panel shall conduct its review in a manner that is consistent with the patient's rights.
36 37 38 39	(d) Involuntary treatment may not be approved and ordered if the patient affirmatively demonstrates to the clinical review panel that if that patient possessed capacity, the patient would have refused the treatment on religious grounds or on the basis of other previously expressed convictions or beliefs.
40 41	(4) The clinical review panel may approve a request for involuntary treatment and order the treatment if the clinical review panel finds, at a minimum:

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1 (a) That the patient lacks the capacity to make an informed decision 2 regarding treatment; 3 (b) That the patient is unable or unwilling to comply with the proposed 4 treatment; 5 (c) That the need for the treatment outweighs the risks and side effects; and 6 (d) That the proposed treatment is the least intrusive appropriate treatment 7 option. 8 (5) The clinical review panel may make additional findings, including but not 9 limited to findings that: 10 (a) Failure to treat the illness is likely to produce lasting or irreparable harm 11 to the patient; or 12 (b) Without the proposed treatment the patient's illness or involuntary 13 commitment may be significantly extended without addressing the symptoms that cause the patient to pose a likelihood of serious harm. 14 15 The clinical review panel shall document its findings and conclusions, (6) including whether the potential benefits of the proposed treatment outweigh the 16 potential risks. 17 Sec. DD-2. 34-B MRSA §3861, sub-§3, ¶D, as enacted by PL 2007, c. 580, §2, 18 19 is amended to read: 20 D. If the clinical review panel under paragraph A approves the request for 21 involuntary treatment, the clinical review panel shall enter an order for the treatment 22 in the patient's medical records and immediately notify the superintendent of a state mental health institute or chief administrative officer of a designated nonstate mental 23 24 health institution. The order takes effect: 25 (1) For a patient at a state mental health institute, one business day from the date 26 of entry of the order; or 27 (2) For a patient at a designated nonstate mental health institution, one business day from the date of entry of the order, except that if the patient has requested 28 review of the order by the director of the Office of Adult Mental Health Services 29 30 within the department commissioner under paragraph F, subparagraph (2), the 31 order takes effect one business day from the day on which the director commissioner or the commissioner's designee issues a written decision. 32 33 Sec. DD-3. 34-B MRSA §3861, sub-§3, ¶E, as enacted by PL 2007, c. 580, §2, 34 is amended to read: 35 E. The order for treatment under this subsection remains in effect for 120 days or until the end of the period of commitment, whichever is sooner, unless altered by: 36 37 (1) An agreement to a different course of treatment by the primary treating 38 physician and patient;

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- (2) For a patient at a designated nonstate mental health institution, modification or vacation of the order by the director of the Office of Adult Mental Health Services within the department commissioner or the commissioner's designee; or
- 4 (3) An alteration or stay of the order entered by the Superior Court after 5 reviewing the entry of the order by the clinical review panel on appeal under 6 paragraph F.
- 7 Sec. DD-4. 34-B MRSA §3861, sub-§3, ¶F, as enacted by PL 2007, c. 580, §2,
 8 is amended to read:
- 9 F. The provisions of this paragraph apply to the review and appeal of an order of the 10 clinical review panel entered under paragraph B.
- (1) The order of the clinical review panel at a state mental health institute is final
 agency action that may be appealed to the Superior Court in accordance with
 Rule 80C of the Maine Rules of Civil Procedure.
- 14 (2) The order of the clinical review panel at a designated nonstate mental health institution may be reviewed by the director of the Office of Adult Mental Health 15 Services within the department or the designee of the director commissioner or 16 the commissioner's designee upon receipt of a written request from the patient 17 submitted no later than one day after the patient receives the order of the clinical 18 review panel. Within 3 business days of receipt of the request for review, the 19 20 director or commissioner or the commissioner's designee shall review the full clinical review panel record and issue a written decision. The decision of the 21 director or commissioner or the commissioner's designee may affirm the order, 22 modify the order or vacate the order. The decision of the director or 23 24 commissioner or the commissioner's designee takes effect one business day after 25 the director or commissioner or the commissioner's designee issues a written decision. The decision of the director or commissioner or the commissioner's 26 designee is final agency action that may be appealed to the Superior Court in 27 accordance with Rule 80C of the Maine Rules of Civil Procedure. 28
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PART EE

- 30 Sec. EE-1. 22 MRSA §7924, sub-§1, as amended by PL 2009, c. 1, Pt. S, §1, is 31 further amended to read:
- 32 **1.** Alleged violations reported and investigated. Any person who believes that any 33 of those rules governing the licensure of long-term care facilities or the operation of 34 assisted living programs and services authorized pursuant to section 7853 adopted by the 35 department pertaining to residents' rights and conduct of resident care has been violated may report the alleged violation to the protection and advocacy agency designated 36 pursuant to Title 5, section 19501 19502; the long-term care ombudsman pursuant to 37 38 section 5106, subsection 11-C and section 5107-A; the Office of Advocacy pursuant to 39 Title 34-B, section 5005; and any other agency or person whom the commissioner may 40 designate.

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 Sec. EE-2. 34-B MRSA §1223, sub-§9, ¶F, as enacted by PL 2007, c. 356, §7

 and affected by c. 695, Pt. D, §3, is amended to read:

F. The board may refer individual cases that require investigation or action to the Office of Adults with Cognitive and Physical Disability Services or the Office of Advocacy within the department, the protection and advocacy agency designated pursuant to Title 5, section 19502 or other appropriate agency.

Sec. EE-3. 34-B MRSA §1223, sub-§10, ¶B, as amended by PL 2011, c. 542, Pt. A, §68, is further amended to read:

9 B. The chief advocate and the manager of adult protective services in the Office of 10 Adults with Cognitive and Physical Disability Services within advocacy agency designated pursuant to Title 5, section 19502, or the department, when requested by 11 12 the board or pursuant to a written agreement with the board, shall release to the board information pertaining to alleged abuse, exploitation or neglect or alleged 13 dehumanizing practice or violation of rights of a person with intellectual disabilities 14 15 or autism. The board shall maintain the confidentiality of information disclosed to it or discovered by it as required by section 1207. 16

Sec. EE-4. 34-B MRSA §5005, as amended by PL 2011, c. 542, Pt. A, §§85 to
90, is repealed.

- Sec. EE-5. 34-B MRSA §5005-A is enacted to read:
- 20 §5005-A. Advocacy agency

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Agency. The department shall contract with the agency designated pursuant to
 Title 5, section 19502, referred to in this section as "the agency," to provide the services
 described in subsection 2 to individuals with intellectual disabilities or autism.

- 24 **<u>2. Duties. The department shall contract with the agency to:</u>**
- 25A. Receive complaints made by or on behalf of individuals with intellectual26disabilities or autism and represent their interests in any matter pertaining to their27rights and dignity;
- B. Investigate the claims, grievances and allegations of violations of the rights of
 individuals with intellectual disabilities or autism;
- 30C. Intercede on behalf of individuals with intellectual disabilities or autism with
officials of any provider of service administered, licensed or funded by the
department, except that the agency may refuse to take action on any complaint that it
considers to be trivial or moot or for which there is clearly another remedy available;
- 34D. Assist individuals with intellectual disabilities or autism in any hearing or35grievance proceeding pertaining to their rights and dignity;
- 36 <u>E. Refer individuals with intellectual disabilities or autism to other agencies or</u>
 37 <u>entities and collaborate with those agencies or entities for the purpose of advocating</u>
 38 <u>for the rights and dignity of those individuals;</u>
- 39F. Act as an information source regarding the rights of all individuals with40intellectual disabilities or autism, keeping itself informed about all laws,

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- 1administrative rules and institutional and other policies relating to the rights and2dignity of those individuals and about relevant legal decisions and other3developments related to the fields of mental health, intellectual disabilities and4autism, both in this State and in other parts of the country; and
- 5 G. Make and publish reports necessary to the performance of the duties described in 6 this section. The agency may report its findings to groups outside the department, 7 such as legislative bodies, advisory committees, commissions, law enforcement 8 agencies and the press. At least annually, the agency shall report both in person and 9 in writing to the joint standing committee of the Legislature having jurisdiction over 10 health and human services matters regarding the performance of the duties described 11 in this section.
- **3. Participate in personal planning.** The agency may participate in personal
 planning when the agency has concerns regarding the rights or dignity of a person with
 intellectual disabilities or autism. A person has the right to refuse such participation.
- 4. Access to files and records. The agency has access, limited only by the civil
 service law, to the files, records and personnel of any provider of services administered,
 licensed or funded by the department and to all reports and related documents submitted
 pursuant to section 5604-A.
- 19 **5. Confidentiality.** Requests for confidentiality are treated as follows.
- 20A. Any request by or on behalf of an individual with intellectual disabilities or21autism for action by the agency and all written records or accounts related to the22request are confidential as to the identity of the individual.
- B. The records and accounts under paragraph A may be released only as provided by
 <u>law.</u>
- Sec. EE-6. 34-B MRSA §5470-B, sub-§7, ¶B, as enacted by PL 2007, c. 356,
 §21 and affected by §31, is amended to read:
- B. The department shall provide the Office of Advocacy advocacy agency
 designated pursuant to Title 5, section 19502 with sufficient advance notice of all
 scheduled personal planning meetings to permit the office advocacy agency to
 determine if the attendance or participation of an advocate in the planning process is
 appropriate pursuant to the duties and responsibilities of the office advocacy agency.
- 32 Sec. EE-7. 34-B MRSA §5604, sub-§3, ¶A, as amended by PL 2011, c. 542, Pt.
 33 A, §127, is further amended to read:
- 34 A. The department shall provide easily accessible and regular notice of the grievance process to persons with intellectual disabilities or autism served by the department. 35 This notice must be included in informational materials provided to such persons, as 36 well as to guardians, families, correspondents and allies. Notice of the right to appeal 37 must be prominently displayed in regional offices and on the department's publicly 38 accessible website and must be readily available from provider agencies. Notice of 39 the right to appeal must be included in all substantive correspondence regarding 40 personal planning. Written notice of the right to appeal must also be provided when 41 42 there is a denial or reduction of services or supports to persons served by the 43 department. All notices and information regarding the grievance process must be

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written in language that is plain and understandable and must include the address and
 telephone number of the Office of Advocacy and the protection and advocacy agency
 designated pursuant to Title 5, section 19502.

Sec. EE-8. 34-B MRSA §5604-A, sub-§3, as amended by PL 2011, c. 542, Pt. A, §128, is further amended to read:

3. Violation. All persons with knowledge of an alleged violation of the rights of an individual with an intellectual disability or autism as set out in section 5605 shall promptly report the details of the alleged violation to the Office of Advocacy advocacy agency designated pursuant to Title 5, section 19502 as set forth in department rules.

- Sec. EE-9. 34-B MRSA §5605, sub-§13, ¶B, as amended by PL 2011, c. 186,
 Pt. A, §27, is further amended to read:
- B. Behavior modification and behavior management programs may be used only tocorrect behavior more harmful to the person than the program and only:
 - (1) On the recommendation of the person's personal planning team;

15 (2) For an adult 18 years of age or older, with the approval, following a case-by-16 case review, of a review team composed of an advocate <u>a representative</u> from the 17 Office of Advocacy; a representative designated by the Office of Adults with 18 Cognitive and Physical Disability Services; department, a representative from the 19 advocacy agency designated pursuant to Title 5, section 19502 and a 20 representative designated by the Maine Developmental Services Oversight and 21 Advisory Board; and

22 (3) For a child under 18 years of age, with the approval, following a case-by-23 case review, of a review team composed of an advocate a representative from the 24 Office of Advocacy advocacy agency designated pursuant to Title 5, section 19502, a team leader of the department's children's services division and the 25 26 children's services medical director or the director's designee. Until rules are 27 adopted by the department to govern behavioral treatment reviews for children, the team may not approve techniques any more aversive or intrusive than are 28 permitted in rules adopted by the Secretary of the United States Department of 29 Health and Human Services regarding treatment of children and youth in 30 nonmedical community-based facilities funded under the Medicaid program. 31

- 32 Sec. EE-10. 34-B MRSA §5605, sub-§14-A, as amended by PL 2011, c. 542,
 33 Pt. A, §129, is further amended to read:
- 34 **14-A. Restraints.** A person with an intellectual disability or autism is entitled to be
 35 free from restraint unless:
- A. The restraint is a short-term step to protect the person from imminent injury to
 that person or others; or
- 38 B. The restraint has been approved as a behavior management program in39 accordance with this section.
- 40 A restraint may not be used as punishment, for the convenience of the staff or as a 41 substitute for habilitative services. A restraint may impose only the least possible

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restriction consistent with its purpose and must be removed as soon as the threat of
 imminent injury ends. A restraint may not cause physical injury to the person receiving
 services and must be designed to allow the greatest possible comfort and safety.

4 Daily records of the use of restraints identified in paragraph A must be kept, which may 5 be accomplished by meeting reportable event requirements.

6 Daily records of the use of restraints identified in paragraph B must be kept, and a summary of the daily records pertaining to the person must be made available for review 7 by the person's planning team, as defined in section 5461, subsection 8-C, on a schedule 8 9 determined by the team. The review by the personal planning team may occur no less frequently than quarterly. The summary of the daily records must state the type of 10 restraint used, the duration of the use and the reasons for the use. A monthly summary of 11 all daily records pertaining to all persons must be relayed to the Office of Advocacy 12 advocacy agency designated pursuant to Title 5, section 19502. 13

14 Sec. EE-11. 34-B MRSA §5606, sub-§1, as amended by PL 2007, c. 356, §26 15 and affected by §31, is further amended to read:

 1. Report and investigation. Any alleged violation of the rights of a person receiving services must be reported immediately to the Office of Advocacy within the department advocacy agency designated pursuant to Title 5, section 19502, referred to in this subsection as "the agency," and to the Attorney General's office.

- 20A. The Office of Advocacy agency shall conduct an investigation of each alleged21violation pursuant to section 5005 5005-A.
- B. The Office of Advocacy agency shall submit a written report of the findings and results of the investigation to the chief administrative officer of the facility in which the rights of the person receiving services were allegedly violated and to the commissioner within 2 working days after the day of the occurrence or discovery of the alleged incident.
- 27 Sec. EE-12. 34-B MRSA §5608, sub-§2, as amended by PL 2011, c. 186, Pt. A,
 28 §36, is further amended to read:

2. Duties. The residential council shall work closely with the Office of Adults with
 Cognitive and Physical Disability Services department and the Office of Advocacy
 advocacy agency designated pursuant to Title 5, section 19502 to promote the interests
 and welfare of all persons receiving services from the provider.

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PART FF

34 Sec. FF-1. Restructuring. The Commissioner of Health and Human Services 35 shall review the current organizational structure, systems and operations of the 36 Department of Health and Human Services and restructure the department in order to achieve the provisions of this Act. Notwithstanding any other provision of law, the State 37 38 Budget Officer shall transfer positions, appropriations and allocations between accounts 39 and line categories by financial order upon approval of the Governor in order to achieve the provisions of this Act. Transfers by the State Budget Officer made prior to September 40 41 1, 2012 are considered adjustments to authorized position count, appropriations and

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COMMITTEE AMENDMENT "A" to S.P. 600, L.D. 1746

1 allocations in fiscal year 2012-13. On or before December 1, 2012, the commissioner and the State Budget Officer shall provide the joint standing committees of the 2 3 Legislature having jurisdiction over health and human services matters and appropriations and financial affairs a report outlining the progress towards the new organizational 4 structure and any transferred amounts. On or before June 30, 2013, the commissioner and 5 6 the State Budget Officer shall provide the joint standing committees of the Legislature having jurisdiction over health and human services matters and appropriations and 7 financial affairs a report updating the progress towards the new organizational structure 8 9 and any transferred amounts made subsequent to the December 1, 2012 report.

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PART GG

Sec. GG-1. Medicaid state plan amendment for individuals who are 19 or 11 20 years of age. The Department of Health and Human Services shall prepare and 12 submit a Medicaid state plan amendment to the federal Centers for Medicare and 13 Medicaid Services that, effective October 1, 2012, eliminates Medicaid coverage for 14 individuals who are 19 or 20 years of age, who have incomes less than or equal to 150% 15 of the nonfarm income official poverty line as defined by the federal Office of 16 Management and Budget, who do not live with a dependent child and who are not 17 18 otherwise eligible for Medicaid.

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Sec. GG-2. Contingent effective date. This Part takes effect only if:

The Commissioner of Health and Human Services receives written approval of the
 application for a waiver of the maintenance of effort requirements of the federal Patient
 Protection and Affordable Care Act for the changes in section 1 from the federal Centers
 for Medicare and Medicaid Services or the commissioner receives written notification
 from the federal Centers for Medicare and Medicaid Services that such a waiver is not
 necessary; and

26 2. The Commissioner of Health and Human Services notifies the Secretary of State,
27 the Secretary of the Senate, the Clerk of the House of Representatives and the Revisor of
28 Statutes that written approval of the application for a waiver or written notification that
29 such a waiver is not necessary has been received.

PART HH

31 Sec. HH-1. 22 MRSA §254-D, sub-§4, ¶D, as enacted by PL 2005, c. 401, Pt.
 32 A, §2, is amended to read:

Income eligibility of individuals must be determined by this paragraph and by 33 D. reference to the federal poverty guidelines for the 48 contiguous states and the 34 District of Columbia, as defined by the federal Office of Management and Budget 35 and revised annually in accordance with the United States Omnibus Budget 36 Reconciliation Act of 1981, Section 673, Subsection 2, Public Law 97-35, 37 38 reauthorized by Public Law 105-285, Section 201 (1998). If the household income is 39 not more than 185% 175% of the federal poverty guideline applicable to the household, the individual is eligible for the basic program and the supplemental 40 program. Individuals are also eligible for the basic and the supplemental program if 41

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the household spends at least 40% of its income on unreimbursed direct medical expenses for prescription drugs and medications and the household income is not more than 25% higher than the levels specified in this paragraph. For the purposes of this paragraph, the cost of drugs provided to a household under this section is considered a cost incurred by the household for eligibility determination purposes.

6 Sec. HH-2. Medicaid state plan amendment for the Medicare savings 7 program. The Department of Health and Human Services shall prepare and submit a 8 Medicaid state plan amendment to the federal Centers for Medicare and Medicaid 9 Services that, effective October 1, 2012, effectively reduces income eligibility levels for the Medicare savings program as follows: for the Qualified Medicare Beneficiary 10 program, to income not more than 140% of the federal poverty level; for the Specified 11 Low-Income Medicare Beneficiary program, to income more than 140% but not more 12 than 160% of the federal poverty level; and for the Qualified Individuals program, to 13 14 income more than 160% but not more than 175% of the federal poverty level.

15 Sec. HH-3. Contingent effective date. Section 2 of this Part takes effect only if:

16 1. The Commissioner of Health and Human Services receives written approval of the 17 application for a waiver of the maintenance of effort requirements of the federal Patient 18 Protection and Affordable Care Act for the changes in section 2 from the federal Centers 19 for Medicare and Medicaid Services or the commissioner receives written notification 20 from the Centers for Medicare and Medicaid Services that such a waiver is not necessary; 21 and

22 2. The Commissioner of Health and Human Services notifies the Secretary of State,
23 the Secretary of the Senate, the Clerk of the House of Representatives and the Revisor of
24 Statutes that written approval of the application for a waiver or written notification that
25 such a waiver is not necessary has been received.'

This Part makes appropriations and allocations.

SUMMARY

PART A

PART B

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This Part transfers \$1,500,000 from the available balance in the Administrative Services - Professional and Financial Regulation program, Other Special Revenue Funds account within the Department of Professional and Financial Regulation to the General Fund unappropriated surplus at the close of fiscal year 2012-13.

PART C

This Part requires a transfer of up to \$25,000,000 from the General Fund unappropriated surplus at the close of fiscal year 2012-13 for hospital settlements. This year-end transfer is in addition to the \$25,000,000 transfer previously authorized at the close of fiscal year 2011-12. These hospital settlement transfers are the next priority in the list of "cascade" transfers after the transfer to the reserve for retirement costs that

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provides resources for ad hoc cost-of-living adjustments for retirees of the Maine Public
 Employees Retirement System.

This Part also transfers any excess funds above the amounts currently budgeted to be credited to the Department of Education for essential programs and services for kindergarten to grade 12 under the Maine Revised Statutes, Title 20-A, chapter 606-B in fiscal year 2012-13 from the Oxford Casino slot machine and table game proceeds to the Medical Care - Payments to Providers Other Special Revenue Funds account to be used to fund hospital settlements.

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- PART D
- 11 This Part transfers \$10,000,000 from the General Fund unappropriated surplus to the Maine Budget Stabilization Fund during fiscal year 2012-13. This Part also authorizes an 12 emergency transfer from the Maine Budget Stabilization Fund to the Riverview 13 Psychiatric Center program, General Fund account in the Department of Health and 14 Human Services in the event that the Commissioner of Health and Human Services and 15 16 the Commissioner of Administrative and Financial Services determine that this program has insufficient resources as a result of a requirement to repay federal funds in fiscal year 17 2012-13. The amount transferred from the Maine Budget Stabilization Fund may not 18 19 exceed \$7,360,045.
 - This Part eliminates the transfer of up to \$2,500,000 of slot machine income to the Fund for a Healthy Maine for the fiscal year ending June 30, 2013.

PART F

PART E

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26 This Part does the following.

It increases the cap on the combined amount that the Finance Authority of Maine
 may have in its Loan Insurance Reserve and Maine Mortgage Insurance Fund from
 \$35,000,000 to \$40,000,000.

2. It also increases the amount required to be paid by the Finance Authority of Maine from the Loan Insurance Reserve Fund to the State as undedicated General Fund revenue by June 30, 2013 from \$1,000,000 to \$3,000,000.

PART G

This Part specifies how the reduction in Fund for a Healthy Maine funding for community school grants is to be implemented.

PART H

This Part continues MaineCare funding for critical access hospitals at 109% of
MaineCare allowable costs for both inpatient and outpatient services and continues
funding for critical access hospital staff enhancement payments, both effective
retroactively to April 1, 2012. This Part also repeals the provisions in current law

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1 requiring the Department of Health and Human Services to change to a system of 2 reimbursement to critical access hospitals for inpatient services based on 3 diagnosis-related groupings and for outpatient services based on ambulatory payment 4 classifications.

PART I

This Part adds public charter schools to the definition of "local district" to allow those schools to be eligible to participate in the Maine Public Employees Retirement System as participating local districts. This Part also provides language to clarify that public charter schools are not included in the definition of "public school."

PART J

13 This Part requires the Maine Public Employees Retirement System to submit, no later than January 15, 2013, proposed legislation to implement a new combination defined 14 benefit and defined contribution retirement plan selected by the working group 15 established pursuant to Public Law 2011, chapter 380, Part U, section 2 and described in 16 the "New Pension Plan Design and Implementation Plan" report dated March 2012 17 submitted to the Joint Standing Committee on Appropriations and Financial Affairs in 18 response to Public Law 2011, chapter 380, Part U. This Part also requires the Maine 19 Public Employees Retirement System, at the request of the legislative committee, to 20 present sufficient details concerning each component of the proposed plan and allows the 21 executive director to convene a working group composed of the members of the working 22 group that was established pursuant to Public Law 2011, chapter 380, Part U. This Part 23 24 authorizes the joint standing committee of the Legislature having jurisdiction over state employee and teacher retirement matters to submit a bill to implement a new retirement 25 plan to the First Regular Session of the 126th Legislature. 26

PART K

This Part transfers \$500,000 from the Ground Water Oil Clean-up Fund, Other Special Revenue Funds account in the Department of Environmental Protection to General Fund unappropriated surplus at the close of fiscal year 2012-13.

PART L

This Part gives the Department of Health and Human Services the authority to adopt emergency rules to implement any provisions of this legislation over which the department has subject matter jurisdiction for which specific authority has not been addressed by some other part of this legislation.

PART M

This Part exempts from Maine income tax active duty military pay earned outside of
Maine for service performed pursuant to written military orders during tax years
beginning on or after January 1, 2014.

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PART N

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1 2 This Part expands, beginning January 1, 2014, the scope of the Maine Revised 3 Statutes, Title 36, section 2013, which provides for the refund of sales tax on purchases of depreciable machinery and equipment used for commercial agricultural production and 4 5 certain other purposes, to include items used in commercial wood harvesting and in the commercial production of crops, plants, trees, compost and livestock, which is intended 6 to include greenhouse and nursery products. 7 8 PART O 9 10 This Part repeals the restriction on MaineCare reimbursement for opioid drugs enacted in Public Law 2011, chapter 477, Part O and enacts a replacement protocol for 11 prescribing and requirements for reimbursement for opioid drugs. 12 PART P 13 14 15 This Part amends the Maine New Markets Tax Credit program to increase the maximum amount of capital or equity investment in, or loan to, a qualified active low-16 income community business from \$10,000,000 to \$40,000,000 if the qualified low-17 income community business is a manufacturing or value-added production enterprise that 18 projects to create or retain more than 200 jobs. 19 20 PART O 21 22 This Part establishes the 2012 Maine Use Tax Compliance Program to run from September 1, 2012 to November 30, 2012 to facilitate the discovery and recovery of 23 24 unreported use tax. The program provides for the waiver of penalties if the tax and 25 interest are paid during the program period, absolves participating taxpayers meeting the conditions of the program from further liability for use taxes incurred prior to January 1, 26 27 2012 and absolves such taxpayers from liability for criminal prosecution and civil 28 penalties related to those taxes. 29 PART R 30 31 This Part amends the income tax subtraction modification for certain retirement 32 benefits to raise the \$6,000 limit to \$10,000 for tax years beginning on or after January 1, 33 2014. The subtraction modification is expanded to include all federally taxable pension 34 income, annuity income and individual retirement account distributions, except pick-up contributions for which a deduction has been allowed. 35 36 PART S 37 38 This Part includes the provisions of Committee Amendment "A" to L.D. 1840, An 39 Act To Limit MaineCare Reimbursement for Methadone Treatment. It provides that, effective January 1, 2013, reimbursement under the MaineCare program for methadone 40 for the treatment of addiction to opiates is limited to a lifetime maximum of 24 months, 41 except that reimbursement may be provided for longer than 24 months if prior 42 authorization is received from the Department of Health and Human Services. It requires 43

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1 2	the Department of Health and Human Services to adopt routine technical rules to implement this provision.
3	PART T
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5 6 7 8 9	This Part establishes the MaineCare Redesign Task Force to make recommendations to the joint standing committees of the Legislature having jurisdiction over appropriations and financial affairs and health and human services matters on the redesign of the MaineCare program in order to achieve General Fund savings of \$5,250,000 in fiscal year 2012-13. This Part provides a process for the Legislature's obtaining adequate
10 11	information to achieve MaineCare redesign and provides for curtailment of allotments by the Governor in the event the Legislature does not enact a redesign plan.
12	PART U
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14 15 16 17 18	This Part requires the Department of Health and Human Services to prepare a global Medicaid waiver, submit the proposed waiver for review by the Joint Standing Committee on Appropriations and Financial Affairs and the Joint Standing Committee on Health and Human Services and submit the waiver as a resolve for approval by the 126th Legislature.
19	PART V
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21	This Part establishes the Department of Agriculture, Conservation and Forestry and:
22 23 24	1. It directs the Department of Agriculture, Conservation and Forestry to assume the duties and responsibilities of the current Department of Agriculture, Food and Rural Resources and the current Department of Conservation;
25 26 27 28	2. It does not repeal any provisions of the Maine Revised Statutes, Title 7, which sets forth the laws and policies implemented by the current Department of Agriculture, Food and Rural Resources, or of Title 12, which sets forth the laws and policies implemented by the current Department of Conservation;
29	3. It eliminates one commissioner position;
30 31 32 33	4. It enacts a provision expressing the intent of the Legislature that a bill to consolidate relevant portions of the Maine Revised Statutes, Title 7 and Title 12 in the new Title 7-A, which is enacted by this Part, be enacted into law by the 126th Legislature; and
34 35 36 37	5. It provides that if a bill that consolidates the relevant portions of the Maine Revised Statutes, Title 7 and Title 12 in the new Title 7-A is not enacted into law by the date on which the 127th Legislature convenes, the statute that establishes the consolidated department is repealed.
38	PART W
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40 41	This Part contains transition provisions for the establishment of the Department of Agriculture, Conservation and Forestry.
42	PART X

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2 3 4 5 6	This Part effectuates the renaming of the Bureau of Forestry, Division of Forest Protection and amends the membership of the Land for Maine's Future Board and the Interagency Task Force on Invasive Aquatic Plants and Nuisance Species to reflect the consolidation of the Department of Agriculture, Food and Rural Resources and the Department of Conservation into one department with one commissioner.
7	PART Y
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9 10 11 12	This Part amends the lists of officials in certain salary ranges to reflect changes made by the consolidation of the Department of Agriculture, Food and Rural Resources and the Department of Conservation into the Department of Agriculture, Conservation and Forestry.
13	PART Z
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15 16 17 18 19 20	This Part reduces the eligibility threshold for Medicaid services for a parent or a caretaker relative of an eligible child from a maximum of 133% of the nonfarm income official poverty line to 100% effective October 1, 2012, contingent upon the Department of Health and Human Services' receiving a waiver of the maintenance of effort requirements of the federal Patient Protection and Affordable Care Act or being notified that such a waiver is not necessary.
21	PART AA
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23 24 25 26	This Part eliminates as a separate and distinct office within the Department of Health and Human Services the Office of Substance Abuse. It does not eliminate the duties and functions of the office; it directs the Commissioner of Health and Human Services to carry out the duties and functions of the office.
27	PART BB
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29 30 31 32	This Part eliminates as a separate and distinct office within the Department of Health and Human Services the Office of Elder and Adult Services. It does not eliminate the duties or functions of the office; it directs the department and Commissioner of Health and Human Services to carry out the duties and functions of the office.
33	PART CC
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35 36 37 38 39	This Part eliminates as a separate and distinct office within the Department of Health and Human Services the Office of Adults with Cognitive and Physical Disability Services. It does not eliminate the duties and functions of the office; it directs the department and the Commissioner of Health and Human Services to carry out the duties and functions of the office.
40 41	PART DD

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This Part eliminates as a separate and distinct office within the Department of Health and Human Services the Office of Adult Mental Health Services. It does not eliminate the duties and functions of the office; it directs the department and the Commissioner of Health and Human Services to carry out the duties and functions of the office.

PART EE

This Part eliminates the Office of Advocacy within the Department of Health and Human Services and directs the department to contract with an agency to provide services to individuals with intellectual disabilities and autism.

PART FF

This Part directs the Commissioner of Health and Human Services to review the current organizational structure, systems and operations of the Department of Health and Human Services and restructure the department in order to improve and streamline services.

PART GG

This Part requires the Department of Health and Human Services to submit a 18 Medicaid state plan amendment effective October 1, 2012 to eliminate Medicaid 19 coverage for individuals who are 19 or 20 years of age, who have incomes less than or 20 equal to 150% of the nonfarm income official poverty line, who do not live with a 21 dependent child and who are not otherwise eligible for Medicaid, subject to a contingency 22 that the department receive a waiver of the maintenance of effort requirements of the 23 federal Patient Protection and Affordable Care Act or is notified that such a waiver is not 24 25 necessary.

PART HH

28 This Part reduces income eligibility for the Department of Health and Human 29 Services' elderly low-cost drug program from 185% to 175% of the federal poverty level and for the Medicare savings program as follows: for the Qualified Medicare Beneficiary 30 program, to income not more than 140% of the federal poverty level; for the Specified 31 Low-Income Medicare Beneficiary program, to income more than 140% but not more 32 than 160% of the federal poverty level; and for the Qualified Individuals program, to 33 34 income more than 160% but not more than 175% of the federal poverty level. This Part also provides that the changes in income eligibility levels for the Medicare savings 35 program are subject to the department's receiving written approval of the application for a 36 waiver of the maintenance of effort requirements of the federal Patient Protection and 37 38 Affordable Care Act or receiving written notification that such a waiver is not necessary.

- FISCAL NOTE REQUIRED
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(See attached)

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