



126th MAINE LEGISLATURE

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Legislative Document

No. 610

H.P. 429

House of Representatives, February 21, 2013

Resolve, To Amend the Rule Regarding Certain Mandatory Charity Care Policies To Be Consistent with MaineCare and the Federal Patient Protection and Affordable Care Act

Reference to the Committee on Health and Human Services suggested and ordered printed.

Millicent M. Mac Jarland

MILLICENT M. MacFARLAND Clerk

Presented by Representative SANDERSON of Chelsea. Cosponsored by Senator CUSHING of Penobscot and Representatives: COTTA of China, FITZPATRICK of Houlton, HARVELL of Farmington, MALABY of Hancock, PARRY of Arundel, PETERSON of Rumford, WEAVER of York. 1 **Sec. 1. Rule amendment. Resolved:** That the Department of Health and 2 Human Services shall amend Chapter 150 of its rules pertaining to mandatory charity 3 care policies to:

Permit hospitals to impose the asset test for MaineCare in effect as of January 1,
2013; and

6 2. Establish the federal poverty limit eligibility threshold at 133% for individuals 7 eligible for federal premium tax credits to purchase insurance through exchanges.

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SUMMARY

9 This resolve requires the Department of Health and Human Services to amend 10 Chapter 150 of its rules pertaining to mandatory charity care policies to permit hospitals 11 to impose the asset test for MaineCare in effect as of January 1, 2013 and to establish the 12 federal poverty limit eligibility threshold at 133% for individuals eligible for federal 13 premium tax credits to purchase insurance through exchanges.