# MAINE STATE LEGISLATURE

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	STATE OF MAINE	
8	HOUSE OF REPRESENTATIVES 115TH LEGISLATURE	
10	FIRST REGULAR SESSION	
12	11011011 AVENTAVENIE II // II A. V. D. 102 I. D. 274 D.	11 N3- 3-6 6-
14	HOUSE AMENDMENT "# to H.P. 192, L.D. 274, Bi Make Supplemental Appropriations and Allocati Expenditures of State Government for the Fiscal Ye	ons for the
16	30, 1991 and to Change Certain Provisions of the Law	
18	Amend the bill in Part A under the caption "A FOOD AND RURAL RESOURCES, DEPARTMENT OF	GRICULTURE
20	out all of the 2nd part relating to "Harness Raci	
	(page 5, lines 41 to 52 and page 6, lines 1 to 3	in L.D.) and
22	inserting in its place the following:	•
24	'Harness Racing Commission	
26	Positions - Legislative Count	(-2.0)
	Positions - Other Count	(-0.5)
28	Personal Services	(15,040)
	All Other	23,040
30	TOTAL	8,000
32	TOTAL	8,000
	Provides for the deappropriation of funds	
34	from the elimination of one Veterinarian	
	position and one full-time and one 16-week	
36	Pari-mutuel Supervisor positions. A 25-week	
	Pari-mutuel Supervisor for the Northern	
38	Maine Fair and the County Raceway is not	
	affected by this deappropriation. Also	
40	provides funds for contractual services to	
	handle the veterinarian responsibilities.'	
42		
	Further amend the bill in Part A in section A-	
44	designated "DEPARTMENT OF AGRICULTURE, FOO!	
	RESOURCES TOTAL" in the last line (page 6, lin	
46	by striking out the following: "(387,360)" and ins	serting in its
•	place the following: '(379,360)'	•

Further amend the bill in Part A in section A-1 in that part 2 designated "HUMAN SERVICES, DEPARTMENT OF" in the 2nd part relating to "Medical Care - Payments to Providers" in the last 4 lines (page 35, lines 9 to 12 in L.D.) by striking out the following: "reduced payments in cases when Medicaid supplements Part B Medicare; and freezing the amount of equipment purchased by physicians" and inserting in its place the following: 'and 8 reduced payments in cases when Medicaid supplements Part B Medicare' 10 Further amend the bill in Part A by striking out all of the 12 last line before section A-2 (page 53, line 13 in L.D.) and inserting in its place the following: 14 'TOTAL APPROPRIATIONS (\$29,883,734)' 16 Further amend the bill in Part A in section A-2 by striking 18 out all of that part designated "EXECUTIVE DEPARTMENT" 20 (page 53, lines 35 to 52 and page 54, lines 2 and 3 in L.D.) Further amend the bill in Part A in section A-2 by striking 22 out all of the last line before section A-3 (page 56, line 18 in 24 L.D.) and inserting in its place the following: **•TOTAL ALLOCATIONS** (\$5,076,612) 26 28 Further amend the bill in Part E in section E-16 in subsection 2 in the 8th line (page 105, line 33 in L.D.) by 30 striking out the following: "\$15,000,000" and inserting in its place the following: '\$8,700,000 as provided in section 1974, subsection 4' 32 Further amend the bill in Part E in section E-17 34 paragraph O in the 4th line (page 106, line 8 in L.D.) by striking out the following: "\$23,700,000" and inserting in its 36 place the following: '\$17,400,000 as provided in section 1974, subsection 4' 38 40 Further amend the bill in Part E by inserting after section E-17 the following: 42 'Sec. E-18. 23 MRSA §1974, sub-§3, as amended by PL 1981, c. 698, \$\\$103 and 104, is further amended by adding at the end a new 44 paragraph to read: 46 In state fiscal year 1990-91, the authority shall make a 48 \$6,300,000 early payment representing amounts agreed to be paid by the authority for the Scarborough interchange project.' 50 Further amend the bill in Part E in section E-18 in 52 subsection 4 in the 21st and 22nd lines (page 106, lines 41 and

	42 in L.D.) by striking out the following: "amount may be
2	transferred that exceeds" and inserting in its place the
	following: 'additional \$8,700,000 may be transferred even if in
4	excess of' and in the 5th line from the end (page 106, line 51 in
_	L.D.) by striking out the following: "\$23,700,000" and inserting
6	in its place the following: '\$17,400,000'
8	Further amend the bill in Part E in section E-26 in
0	subsection 1 in the 8th line from the end (page 110, line 3 in
10	L.D.) by striking out the following: "\$3,000" and inserting in
	its place the following: '\$1,000' and in the 5th line from the
12	end (page 110, line 6 in L.D.) by striking out the following:
	"\$3,000" and inserting in its place the following: '\$1,000'
14	
	Further amend the bill in Part E in section E-43 by striking
16	out all of the last 2 sentences (page 112, lines 34 to 40 in L.D).
18	Further amend the bill in Part E by renumbering the sections
30	to read consecutively.
20	Further amend the bill in Part H by striking out all of
22	section H-5 and inserting in its place the following:
22	section n=5 and inserting in its place the following.
24	'Sec. H-5. PL 1989, c. 881, §2, under the caption "COMPUTATION
	OF ASSESSMENT," the 5th line is amended to read:
26	
	Miscellaneous Revenues 80,000
28	234,640
20	
30	Sec. H-6. PL 1989, c. 881, §2, under the caption "COMPUTATION
32	OF ASSESSMENT," the 6th line relating to TOTAL is amended to read:
32	TOTAL \$270,000
34	\$424,640
Jī	<u> </u>
36	Sec. H-7. PL 1989, c. 881, §2, under the caption "COMPUTATION
	OF ASSESSMENT," the line relating to TOTAL DEDUCTIONS is
38	amended to read:
40	TOTAL DEDUCTIONS \$1,097,958
	<u>\$1,252,598</u> '
42	
4.4	Further amend the bill by striking out all of Parts I and J.
44	Further amend the bill by striking out all of Parts M and N.
46	ruicher amend the bill by striking out all of raits M and M.
	Further amend the bill in Part Q by inserting after section
48	Q-7 the following:
50	'Sec. Q-8. 22 MRSA §3189, sub-§3, as amended by PL 1989, c.
	875, Pt. E, §36, is further amended to read:

2	3. Eligibility. This subsection sets forth eligibility
	criteria for the program.
4	
	A. Except as provided in subsection 5 and in paragraph B of
6	this subsection, the following persons are eligible to participate in the program and to receive benefits in
8	accordance with this section:
10	(1) Any person who is under 18 20 years of age and whose household income is 125% or less of the federal
12	poverty level;
14	(2) Any person who is age 18 20 or older and whose household income is 95% or less of the federal poverty
16	level; and
18	(3) Beginning July 1, 1992, any person who is age 18 20 or older and whose household income is 100% or less
20	of the federal poverty level.
22	B. Notwithstanding paragraph A, the following persons shall are not be eligible to participate in the program:
24	(1) Persons eligible for the full scope of Maine
26	medical assistance program benefits;
28	(2) Persons who are confined to state correctional facilities, county jails or local or county detention
30	centers or who reside in institutions operated by the
	Department of Mental Health and Mental Retardation; and
32	
	(3) Persons who fail to meet other criteria
34	established by this section.
36	C. The department shall promulgate rules governing the effective date of eligibility and the application process.
38	These rules must provide that persons are not eligible for coverage earlier than the first day of the month in which
40	they apply and no later than the date upon which they apply. The department shall provide for individuals to make
42	preliminary application for Maine Health Program benefits at the site of a provider and other sites as designated by the
44	department. The date of this preliminary application is considered the filing date of an application for purposes of
46	establishing the individual's first day of eligibility, as long as such preliminary application is received within a
40	TOWN GO DUCK PLETIMITHOUS Abbitcacton 18 iscaled Michill 9

	D. The department shall promulgate rules governing
2	conditions of eligibility that must include the following
	conditions:
4	
	(1) The applicant must be a citizen or a lawfully
6	admitted alien;
8	(2) The applicant must cooperate in obtaining medical
	benefits from a legally responsible parent; and
10	
	(3) The applicant must furnish the department with a
12	social security number or provide verification that
	application for such a number has been made.
14	
	Sec. Q-9. Effective date. That section of this Part that
16	amends the Maine Revised Statutes, Title 22, section 3189,
	subsection 3, paragraph A, takes effect upon notification from
18	the federal Health Care Financing Administration that federal
	matching funds are available to cover eligible persons to age 20.
20	
	Sec. Q-10. 22 MRSA §3189, sub-§5, ¶B and C, as enacted by PL
22	1989, c. 588, Pt. A, §43, are amended to read:
	·
24	B. The department, in consultation with the council, shall
	develop plans to ensure appropriate utilization of
26	services. The department's consideration shall must
	include, but is not be limited to, preadmission screening,
28	managed care, use of preferred providers and 2nd surgical
	opinions. In addition, the department may implement
30	surveillance and utilization control review and quality
	control or management evaluation to the same extent such
32	programs exist in the Medicaid program.
34	C. The department shall adopt rules in accordance with
	subsection 9, setting forth a sliding scale of premiums to
36	be paid by persons eligible for the program provided that
	the rules shall meet the following criteria.
38	
	(1) The premium for a household whose household income
40	does not exceed 100% of the federal poverty level shall
	be <u>is</u> zero.
42	
	(2) The premium for a household whose household income
44	exceeds 100% of the federal poverty level shall may not
	exceed 3% of that household income.
46	·
40	The department may, by rule, reduce or waive premiums for
48	persons below the age of 18 20 years whose household income
	does not exceed 125% of the federal poverty level.'
50	
Fo	Further amend the bill in Part Q in section Q-8 in paragraph
52	G in subparagraph (1) in the 2nd line (page 162, line 12 in L.D.)

by striking out the following: "18" and inserting in its place the following: '18 20'

Further amend the bill in Part Q in section Q-8 in paragraph G in subparagraph (4) in the 2nd line (page 162, line 26 in L.D.) by striking out the following: "18" and inserting in its place the following: '18 20'

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Further amend the bill in Part Q by inserting after section Q-9 the following:

'Sec. Q-10. 22 MRSA §3189, sub-§6, ¶¶A and D, as enacted by PL 1989, c. 588, Pt. A, §43, are amended to read:

14

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22

24

A. If the person is required to contribute toward the cost of the employer-supported plan, the person shall pay only the amount the person would be required to pay as an applicable premium to be covered by the program. The department shall promptly pay the remainder of the person's required contribution to the employer-supported plan to the person, person's employer or directly to the insurer. If the person's contribution is smaller than the applicable premium, the person shall—be is required to make the contribution and pay the difference between the contribution and the applicable premium to the department.

26

28

30

D. The department shall adopt rules in accordance with subsection 9 to implement this subsection. The department may adopt rules reducing or waiving the requirements of this subsection for persons under the age of 18 20 when the person's parents or other responsible adults are not participants in the program.

32 34

Sec. Q-11. 22 MRSA §3189, sub-§§7 and 8, as enacted by PL 1989, c. 588, Pt. A, §43, are amended to read:

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Any participant who 7. Coordination of benefits. a health insurance policy including covered employer-supported plan, in addition to coverage under program shall file with the department the name, address and group policy number of the-employer-supported that policy or plan. The department may request, from the insurer that provides the group policy, information sufficient to permit the department coordinate benefits between the program empleyer-supperted policy or plan. An insurer shall respond to the request from the department within 30 days. The department may also require the employer or the insurer to provide notice to the department of any changes in coverage and to provide notice to the department of any termination of the policy. The program shall-be is a secondary payor to all other payors to the extent permitted by federal and state law.

to implement this subsection. 2 Transition period for participants losing eligibility. Any participant who ceases to be eligible to participate in the program because of household income exceeding the applicable 6 percentage of the federal poverty level shall-be is entitled to 8 continue to participate in the program for a period of 2 years following loss of eliqibility, provided the participant's income does not exceed the applicable income eligibility standard by 10 more than 50% and further provided the participant pays a premium established for such persons by the department by rule adopted in 12 accordance with subsection 9. The requirements set forth in subsection 5, paragraph C, do not apply to such a premium.' 14 16 Further amend the bill in Part Q by renumbering the sections to read consecutively. 18 Further amend the bill by striking out all of Part S and 20 inserting in its place the following: 22 S-1. Appropriation. The following appropriated from the General Fund to carry out the purposes of 24 this Part. 26 1990-91 28 EDUCATION, DEPARTMENT OF 30 Teachers' Retirement 32 All Other (\$49,100,000) 34 Deappropriates funds no longer required as a result of the transfer of surpluses in the 36 Disability Benefit Retirement Fund. Survivors' Benefit Fund and Accidental Death 38 Fund to the Retirement Allowance Fund as authorized by the Board of Trustees of the 40 Maine State Retirement System. 42 DEPARTMENT OF EDUCATION TOTAL (\$49,100,000) 44 FINANCE, DEPARTMENT OF 46 Low-income Tax Relief 48 All Other (\$150,000)

The department shall adopt rules in accordance with subsection 9

DEPARTMENT OF FINANCE TOTAL  HUMAN SERVICES, DEPARTMENT OF  Cystic Fibrosis - Treatment of  All Other  Provides for the deappropriation of from allotment reserve balances to D  31, 1990 due to funds exceeding prequirements for fiscal year 1990-91.  Health Care Benefits for Uninsured Individuals  All Other  Provides for the deappropriation of from allotment reserve balances to D  31, 1990 due to funds exceeding prequirements for fiscal year 1990-91.  Social Services - Regional  Capital Expenditures	ecember ogram
6 TOTAL  8 HUMAN SERVICES, DEPARTMENT OF  10 Cystic Fibrosis - Treatment of  11 All Other  12 Provides for the deappropriation of from allotment reserve balances to D  13 1, 1990 due to funds exceeding prince requirements for fiscal year 1990-91.  18 Health Care Benefits for Uninsured  20 Individuals  21 Provides for the deappropriation of from allotment reserve balances to D  22 31, 1990 due to funds exceeding prince requirements for fiscal year 1990-91.  23 Social Services - Regional  30 Capital Expenditures	(\$5,000) funds December Togram
10 Cystic Fibrosis - Treatment of  12 All Other  14 Provides for the deappropriation of from allotment reserve balances to D  16 31, 1990 due to funds exceeding proceeding procedurements for fiscal year 1990-91.  18 Health Care Benefits for Uninsured  20 Individuals  22 All Other  24 Provides for the deappropriation of from allotment reserve balances to D  25 31, 1990 due to funds exceeding procedurements for fiscal year 1990-91.  28 Social Services - Regional  30 Capital Expenditures	funds December Togram
Provides for the deappropriation of from allotment reserve balances to D 31, 1990 due to funds exceeding prequirements for fiscal year 1990-91.  Health Care Benefits for Uninsured Individuals  All Other  Provides for the deappropriation of from allotment reserve balances to D 31, 1990 due to funds exceeding prequirements for fiscal year 1990-91.  Social Services - Regional  Capital Expenditures	funds December Togram
Provides for the deappropriation of from allotment reserve balances to D  16 31, 1990 due to funds exceeding prequirements for fiscal year 1990-91.  18 Health Care Benefits for Uninsured  Individuals  22 All Other  24 Provides for the deappropriation of from allotment reserve balances to D  26 31, 1990 due to funds exceeding prequirements for fiscal year 1990-91.  28 Social Services - Regional  30 Capital Expenditures  32	funds December Togram
from allotment reserve balances to D 31, 1990 due to funds exceeding pr requirements for fiscal year 1990-91.  Health Care Benefits for Uninsured Individuals  All Other  Provides for the deappropriation of from allotment reserve balances to D 31, 1990 due to funds exceeding pr requirements for fiscal year 1990-91.  Social Services - Regional  Capital Expenditures	ecember ogram
requirements for fiscal year 1990-91.  Health Care Benefits for Uninsured Individuals  All Other  Provides for the deappropriation of from allotment reserve balances to D 31, 1990 due to funds exceeding prequirements for fiscal year 1990-91.  Social Services - Regional  Capital Expenditures	_
Health Care Benefits for Uninsured Individuals  All Other  Provides for the deappropriation of from allotment reserve balances to D  31, 1990 due to funds exceeding propriation of from allotments for fiscal year 1990-91.  Social Services - Regional  Capital Expenditures	
20 Individuals  22 All Other  24 Provides for the deappropriation of from allotment reserve balances to D  26 31, 1990 due to funds exceeding propriation of from allotment reserve balances to D  28 Social Services - Regional  30 Capital Expenditures  32	
Provides for the deappropriation of from allotment reserve balances to D 31, 1990 due to funds exceeding pr requirements for fiscal year 1990-91.  Social Services - Regional  Capital Expenditures	
from allotment reserve balances to D  26 31, 1990 due to funds exceeding pr requirements for fiscal year 1990-91.  28  Social Services - Regional  30  Capital Expenditures  32	(\$36,230)
31, 1990 due to funds exceeding pr requirements for fiscal year 1990-91. 28  Social Services - Regional  30  Capital Expenditures 32	
Social Services - Regional  Capital Expenditures	cogram
30 Capital Expenditures 32	
Capital Expenditures	
<del>*</del> =	(\$55,083)
34 from allotment reserve balances to D	
31, 1990 due to funds exceeding pr	cogram
36 requirements for fiscal year 1990-91.	
38 Income Maintenance - Regional	
40 All Other	(\$110,000)
42 Provides for the deappropriation of from allotment reserve balances to D	
44 31, 1990 due to funds exceeding pr requirements for fiscal year 1990-91.	rogram
46	
DEPARTMENT OF HUMAN SERVICES TOTAL	(\$206,313)
50 JUDICIAL DEPARTMENT	
52 Courts - Supreme, Superior, District and	•

### Administrative

2		
	Personal Services (3	\$14,331)
4		
e	Provides for the deappropriation of funds from allotment reserve balances to December	
6	31, 1990 due to funds exceeding program	
8	requirements for fiscal year 1990-91.	
10	JUDICIAL DEPARTMENT	
	TOTAL	514,331)
12	SECTION S-1	•
14		170,644)
A-V	Υ Ο ΑΤΑΙΣ ΤΕΙ Σ ΑΚΟΣ ΑΚΑΙΣΑΣΟΤΙΟ (Ψ197	170,011,
16	Sec. S-2. Allocation; Federal Expenditures. The following	g funds
	are allocated from Federal Expenditure funds to carry	out the
18	purposes of this Part.	
20		1990-91
22	EXECUTIVE DEPARTMENT	
24	Head Start	
<b>4</b> 7	iitau Stait	
26	Positions - Other Count	(2.0)
	Personal Services	\$10,493
28	All Other	412
20	тота •	410 005
30	TOTAL	\$10,905
32	Provides funds for a Head Start Director	
	position and a Secretary position for a new	
34	State Office of Head Start.	
26	BONG BONG PROPERTY AND A STORY BOTH A STORY BONG PROPERTY	
36	EXECUTIVE DEPARTMENT TOTAL	¢10 00E
38	IOIAL	\$10,905
50	SECRETARY OF STATE, DEPARTMENT OF THE	
40	·	
	Administration - Archives	
42		
4.4	Personal Services All Other	\$9,796 1,500
44	All Other	1,500
46	Provides funds for a one-year Planning and	
	Research Associate II project position to	
48	develop a statewide records and cultural	
50	preservation plan for the State.	
50	DEPARTMENT OF THE SECRETARY OF STATE	
52		\$11,296
<del>_</del> <u>_</u> _		<b>411,630</b>

2	SECTION S-2	And the Control of th
4	TOTAL ALLOCATIONS	\$22,201
_		following funds
6	are allocated from Other Special Revenue to purposes of this Part.	carry out the
8		1990-91
10	CONSERVATION, DEPARTMENT OF	
12	Maine Land Use Regulation Commission	
14	Positions - Other Count	(0.5)
16	Personal Services All Other	\$8,775 2,783
18	All other	27703
20	Provides funds for one half-time Environmental Specialist II position to	
22	monitor best management practices to reduce nonpoint source pollution in the State's forest.	
24		
26	DEPARTMENT OF CONSERVATION TOTAL	\$11,558
28	JUDICIAL DEPARTMENT	
30	Judicial - Augusta Mental Health Institute Decree	
32		
34	Positions - Other Count Personal Services	(1.0) \$22,767
36	Provides funds for the Master of Augusta Mental Health Institute position to June 30,	
38	1991.	
40	JUDICIAL DEPARTMENT TOTAL	\$22,767
42	LABOR, DEPARTMENT OF	\$22,707
44	LABOR, DEFARTMENT OF	
46	Curriculum Workshops and Training	•
	Capital Expenditures	\$10,022
48	Provides funds for audio and visual	*
50	equipment for presentations.	
52	Safety Education and Training Programs	

2	Capital Expenditures \$10,550
4	Provides funds for audio and visual equipment to assist training personnel.
6	DEPARTMENT OF LABOR
8	TOTAL \$20,572
10	SECTION S-3 TOTAL ALLOCATIONS \$54,897
12	Sec. S-4. Allocation; Federal Block Grant funds. The following
14	funds are allocated from Federal Block Grant funds to carry out the purposes of this Part.
16.	1990-91
18	
20	EXECUTIVE DEPARTMENT
	Community Services
22	All Other \$475,681
24	
26	Provides funds for overall operations of community action agencies and to enhance and assist other programs as needed.
28	
30	EXECUTIVE DEPARTMENT TOTAL \$475,681
32	SECTION S-4 TOTAL ALLOCATIONS \$475,681
34	Further amend the bill by striking out all of Part T.
36	- · · · · · · · · · · · · · · · · · · ·
38	Further amend the bill in Part V in section V-1 under the caption "WORKERS' COMPENSATION COMMISSION" by striking out all of the first line (page 238, line 30 in L.D.) and
40	inserting in its place the following:
42	'Positions - Legislative Count (-14.0)'
44	Further amend the bill in Part V in section V-1 under the caption "WORKERS' COMPENSATION COMMISSION" in the 7th
46	and 8th lines (page 238, lines 37 and 38 in L.D.) by striking out the following: "one vacant Legal Secretary position,"
48	Further smood the hill in Park V is section V 1 has stailing
50	Further amend the bill in Part V in section V-1 by striking out all of the last 5 lines (page 238, lines 45 to 51 in L.D.) and inserting in their place the following:
52	

### ·SECTION V-1 TOTAL POSITIONS: GENERAL FUND

4	Legislative Count Other Count		(-168.5) (-13.5)
6	other counc		
8	TOTAL		(-182.0)'
LO	Further amend the bill caption "PART V POSITION 3rd line (page 254, line 5	TOTALS" by strik	ing out all of the
12	the following:		
14	'General Fund		(-182.0)'
16 18	Further amend the bill caption "PART V POSITION last line (page 255, line the following:	TOTALS" by strik	ing out all of the
20	'TOTAL POSITIONS		(-461.0)'
22			
24	Further amend the bil inserting in its place the		all of Part X and
26			
••		PART X	
28 30	Sec. X-1. 5 MRSA §12004	$I$ - $J$ , $sub$ - $\S 9$ is enacted	to read:
	9. Special	Expenses 5	MRSA
32	Families, Commission Health and on Govern-	Members	.5193
34	Rehabili mental tation Restructuring	<u>Who Are</u> Not State	
36	<u>tation</u> <u>Restructuring</u>	Employees	· ,
38	Sec. X-2. 5 MRSA c. 405	is enacted to read:	
40		CHAPTER 405	
42		MISSION ON GOVERNMEN	ITAL.
44		RESTRUCTURING	
46	§15193. Commission establi		· · · · · · · · · · · · · · · · · · ·
10	The Special Commissi	on on Governmental	Restructuring, as
48	established in Title 5,	section 12004-J. su	bsection 9, is an
50	independent commission tha executive and legislative		
	implementing this chapter		
52	present to the Governor an	d the Legislature b	v December 15, 1991

	a plan to maximize citizen participation in public policy making
2	by using public resources more effectively. It is the intent of
	the Legislature that the plan include a proposal to attain this
4	objective by consolidating, restructuring and streamlining
	existing advisory groups related to the subject matter of this
6	chapter.

- 1. Membership. The commission consists of no more than 21 members. The Governor shall appoint 11 members. The President of the Senate and the Speaker of the House of Representatives shall jointly appoint 10 members. The chair of the commission must be a qualified member of the commission chosen by vote of the commission. A member of the commission may not be an official, employee, consultant or any other individual employed or retained by the executive branch of State Government. If possible, appointees to the commission must have been or be current members of the Blue Ribbon Commission on Children and Families; the Governor's Task Force to Improve Services for Maine's Children, Youth and Families; the Systems Assessment Commission; the Commission to Study the Level of Services for Maine's Elderly Citizens; or the Special Select Commission on Access to Health Care.
- 2. Resources available to commission. The following resources are available to the commission.

A. Any balances of funds appropriated to the commission remaining at the end of a fiscal year do not lapse but are carried forward from year to year to be expended for the same purposes.

- B. In addition to funds appropriated for the purposes of this chapter and funds otherwise available, the Department of Mental Health and Mental Retardation shall, to the extent possible, provide staff and administrative assistance to support activities of the commission.
- 3. Appointment. Members must be appointed within 7 days of the effective date of this Act.

Sec. X-3. Legislative intent. It is the intent of the Legislature to consolidate, restructure, realign functions of the Department of Human Services, Department of Mental Health and Mental Retardation and other departments, agencies or units of the executive branch of the State Government in order to encourage, enhance and support the human development of children, adults, elderly persons and families.

It is further the intent of the Legislature to streamline administration and services through functional integration of similar operations.

2	It is further the intent of the Legislature to create unified and functionally integrated operating agencies to coordinate and consolidate the effective delivery of services to
4	those populations.
6	It is further the intent of the Legislature to consolidate, restructure and realign functions of the Division of Community
8	Services, State Planning Office, Department of Economic and Community Development and the Office of Alcohol and Drug Abuse
10	Prevention.
12	Sec. X-4. Report. The Special Commission on Governmental Restructuring shall submit a draft plan for restructuring to the
14 16	Joint Standing Committee on State and Local Government and the Joint Standing Committee on Appropriations and Financial Affairs on or before May 15, 1991.
18	Sec. X-5. Appropriation. The following funds are appropriated
20	from the General Fund to carry out the purposes of this Act.
22	1990-91
24	MENTAL HEALTH AND MENTAL RETARDATION, DEPARTMENT OF
26	Special Commission on Governmental Restructuring
30	All Other \$25,000
	Provides funds to establish
32	the Special Commission on Governmental Restructuring.'
34	Further amend the bill by striking out all of Part Y.
36	Further amend the bill by striking out all of Part CC.
38	Further amend the bill in Part DD in section DD-3 in the
40	last 3 lines (page 272, lines 31 to 33 in L.D.) by striking out the following: "any proposals the Department of Conservation
42	will be offering to expand, consolidate, modify or close existing fire tower facilities" and inserting in its place the following:
44	'a proposal to phase out the staffing of the fire tower system'
46	Further amend the bill in Part DD by inserting at the end the following:
48	'Sec. DD-5. Assistance; Department of Economic and Community
50	Development.

The Department of Economic and Community Development shall work with and provide resources to any group conducting a preliminary assessment of the advisability of a comprehensive study that explores the feasibility of having a company or group, including the present work force, purchase any manufacturing plant or company that is in danger of closure and continuing it in operation. In its preliminary assessment the department shall examine the impact that a permanent closure of the manufacturing plant or company or a substantial layoff of its work force would have on the municipality.

The department shall use available federal funds to conduct the preliminary assessment. If federal funds are not available, the Governor is authorized, notwithstanding, the Maine Revised Statutes, Title 5, section 1507, to allocate an amount not to exceed \$20,000 prior to June 30, 1991 from the State Contingent Account to carry out the purposes of this section.'

Further amend the bill by striking out all of Part EE.

Further amend the bill by inserting before the emergency clause the following:

#### PART GG

Reinstatement of employees. State employees must be reinstated or restored to positions that have not been abolished in this Act and have become vacant as a result of the layoff of state employees after November 30, 1990 and before June 30, 1991. Notwithstanding Part V of this Act, the administration shall, consistent with the terms of the appropriate collective bargaining agreement, restore displaced or laid off state employees to their former positions.

#### PART HH

Sec. HH-1. 20-A MRSA §2, sub-§3, as repealed and replaced by PL 1989, c. 878, Pt. A, §43, is amended to read:

3. Mandated programs. Any legislation containing a state mandate enacted by the Legislature after January 1, 1989, which requires additional funding, shall must contain provisions for full funding by the State. The funding requirements to implement the mandate must be identified. Any such legislation for which full state funding is not provided may not be enacted.

State mandates are defined as any state-initiated or statutory action that requires a local school administrative unit to establish, expand or modify its activities in such a way as to necessitate additional expenditures from local revenues, excluding any order issued by a state court or any legislation necessary to comply with a federal mandate.

2	Any legislation or rule containing a state mandate enacted after
	January 1, 1984 may be eliminated or deferred by action of a
4	local school board until such time as the State restores state
_	aid to education to the levels required by the laws in effect on
6	January 1, 1990. These mandates include, but are not limited to,
_	minimum pupil-teacher ratios, guidance programs, gifted and
. 8	talented programs, music programs and art programs.
10	This subsection is repealed on June 30, 1994, unless reviewed and
10	extended by specific Act of the Legislature.
12	extended by specific Act of the beginnature.
12	Sec. HH-2. 38 MRSA §451-A, sub-§1-A, as affected by PL 1989,
14	c. 890, Pt. A, §40 and amended by Pt. B, §52 and c. 926, §1, is
TÆ	
1 e	repealed and the following enacted in its place:
16	1 1 Mine scholule for sell and sell shares account
7.0	1-A. Time schedule for salt and sand-salt storage program.
18	An owner or operator of a salt or sand-salt storage area is not
20	in violation of any ground water classification or reclassification adopted on or after January 1, 1980, at any time
20	
25	prior to October 1, 1999, with respect to discharges to the
22	ground water from those facilities, if by that time the owner or
	operator has completed all steps then required to be completed by
24	the schedules set forth in this subchapter. The commissioner
	shall administer this schedule according to the project priority
26	list adopted by the board pursuant to section 411 and the
	provisions of this subsection.
28	
20	A. Preliminary plans and engineers' estimates must be
30	completed and submitted to the Department of Transportation
22	by the following dates:
32	(3) Ban Bulantha 3 and 0 and take Taylor 1000.
•	(1) For Priority 1 and 2 projects - January 1992;
34	(2) The Delevites A modern Transport 1000.
	(2) For Priority 3 project - January 1993;
36	(2) The Delayther A montant - The same 1004 and
2.0	(3) For Priority 4 project - January 1994; and
38	(4) The Duty of the Formation Transport 1005
	(4) For Priority 5 project - January 1995.
40	
	B. Arrangements for administration and financing must be
42	completed within 12 months of the dates established in
	paragraph A for each priority category.
44	
	C. Detailed engineering and final plan formulation must be
46	completed within 24 months of the dates established in
	paragraph A for each priority category.
48	
	D. Review of final plans with the Department of
50	Transportation must be completed and construction commenced
	within 36 months of the dates established in paragraph $\lambda$ for

2	each priority category. The Department of Transportation shall consult with the commissioner in reviewing final plans.	
4	E. Construction must be completed and in operation on or before January 1, 1999.	
6		
8	In no case may violations of the lowest ground water classification be allowed. In addition, no violations of any ground water classifications adopted after January 1, 1980, may	
10	be allowed for more than 3 years from the date of an offer of a state grant for the construction of those facilities or after	
12	January 1, 1999, whichever is earlier.	
14	The department may not issue time schedule variances under subsection 1 to owners or operators of salt or sand-salt storage	
16	areas.	
18 20	An owner or operator of a salt or sand-salt storage area who is in compliance with this section is exempt from the requirements of licensing under section 413, subsection 2-D.	
22	An owner or operator is not in violation of a schedule	
24	established pursuant to this subsection if the owner or operator is eligible for a state grant to implement the schedule and the	
26	state grant is not available.	
28	This subsection may not be construed to limit or restrict any right or remedy that a person or class of persons may otherwise	
30	have under any statute or common law.	
	PART II	
32	Sec. II-1. Task force established. The Task Force to Evaluate	
34	and Revise the Maine Health Program is established.	
36	Sec. II-2. Task force membership. The task force consists of 13 members. The Governor shall appoint 4 members, one of whom	
38	must be the Commissioner of Human Services or the commissioner's designee, one of whom must be a representative of the Maine	
40	Hospital Association, one of whom must be a representative of the Maine Medical Association and one of whom must be a	
42	representative of Blue Cross and Blue Shield of Maine.	
44	The President of the Senate shall appoint 4 members, one of whom must be a Senator representing the majority party, one of	
46	whom must be a Senator representing the minority party chosen from recommendations of the minority leader of the Senate, one of	
48	whom must be a representative of business and one of whom must be	
	a representative of the Maine Ambulatory Care Coalition. The	
50	Speaker of the House of Representatives shall appoint 4 members, one of whom must be a member of the House of Representatives	

the House of Representatives representing the minority party chosen from recommendations of the minority leader of the House of Representatives, one of whom must be a representative of labor and one of whom must be a representative of Consumers for Affordable Health Care.

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The final member of the task force must be appointed jointly by the Governor, the President of the Senate and the Speaker of the House of Representatives and must serve as the chair of the task force.

12

No member of the task force is entitled to receive compensation or reimbursement for expenses.

14

Seven members constitute a quorum.

16

18

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Sec. II-3. Task force appointments; meetings. All appointments to the task force must be made no later than 5 days following the effective date of this Act. The Commissioner of Human Services and the Executive Director of the Legislative Council must be notified by all appointing authorities once the appointments have been made. The Commissioner of Human Services shall convene the first meeting of the task force within 3 days of being notified that all appointments have been made.

#### Sec. II-4. Task force duties. The task force shall:

1. Evaluate the services and costs incurred and projected for the Maine Health Program to determine whether there are sufficient controls, restrictions and requirements to ensure that the fiscal year 1991-92 and fiscal year 1992-93 General Fund expenditures for the programs authorized by Public Law 1989, chapter 588, including the Maine Health Program, do not exceed the amount of revenues projected pursuant to Public Law 1989, chapter 588;

36

38

40

- 2. Compare the costs and services provided to beneficiaries under the Maine Health Program with the costs and services provided under the health insurance program for state employees and with typical employer-supported group health insurance plans;
- 3. Investigate all cost containment options, including but not limited to copayments, deductibles, managed care, discount programs for medical equipment or services by bid or negotiation and changes in the scope and level of benefits provided under the Maine Health Program;
- 48 4. Investigate the feasibility and desirability of having the State contract with a nonprofit hospital and medical service organization or an insurer to administer the Maine Health Program; and

, <b>2</b>	5. Evaluate and recommend emergency procedures to modify the Maine Health Program during the biennium to meet actual revenues.
4	
6	Sec. II-5. Powers. In examining the issues included in this Part, the task force may:
8	1. Meet at such times and places it determines necessary to
10	complete its work;
12	<ol><li>Hold information sessions for discussions with knowledgeable persons;</li></ol>
14	<ol><li>Conduct, tabulate and analyze the results of any survey of the public or affected persons and groups; and</li></ol>
16	
18	<ol> <li>Procure and analyze relevant data, including but not limited to the data required to be provided by this Part.</li> </ol>
20	Sec. N-6. Study data. As soon as possible, the Department of Human Services shall provide to the task force the following
22	information pertaining to the Maine Health Program to the extent it is available:
24	
26	<ol> <li>The number of participants who have met their spend-down for the medically needy program;</li> </ol>
28	<ol><li>The cost per case for all cases and costs per case for the subset of participants who are eligible for the medically</li></ol>
30	needy program;
32	<ol> <li>The number of participants in Medicaid-related categories whose assets exceed the medically needy standard;</li> </ol>
34	4. The number of participants with earned income;
36	5. The number of participants with private health insurance
38	coverage;
40	6. The distribution of participants among quintiles of income;
42	
44	<ol><li>7. The number of participants receiving an allowance or a disregard for child care;</li></ol>
46	8. A distribution of cost incurred for each recipient, with
48	an indication of those recipients on spend-down and their spend-down amount;
50	9. The amount of benefits paid by the Maine Health Program
52 <sup>°</sup>	on behalf of participants who have private insurance coverage and the proportion of those benefits expected to be recovered; and

2	10. The steps the department has taken to make maximum use
	of federal funds by applying for amendments to the state Medicaid
4	plan to make use of more liberal methodologies in the Medicaid
	program and by applying for any available demonstration project
6	grant funds.
8	Sec. II-7. Task force report. The task force shall make and
	report to the Joint Standing Committee on Appropriations and
10	Financial Affairs by April 15, 1991, or as soon as possible, a
	finding as to whether there are currently sufficient controls,
12	restrictions and requirements to ensure that the Maine Health
	Program will not expend state funds in excess of the \$6,800,000
14	supplemental appropriation for the remainder of fiscal year
	1990-91. The task force shall recommend any additional changes
16	to the program that are required to ensure that program
	expenditures do not exceed the supplemental appropriation. The
18	task force shall report additional findings and recommendations,
	including appropriate authorizing legislation, to the Governor
20	and the Legislature no later than May 1, 1991. This report shall
	include specific recommendations for revising the Maine Health
22	Program in order to ensure that the fiscal year 1991-92 and
	fiscal year 1992-93 General Fund expenditures for the programs
24	authorized by Public Law 1989, chapter 588, including the Maine
	Health Program, do not exceed the amount of revenues projected
26	pursuant to Public Law 1989, chapter 588.
28	Sec. II-8. Task force sunset. The task force ceases to exist
20	after the submission of the report pursuant to this Part.
30	arter the submission of the report pursuant to this rait.
30	Sec. II-9. Staff assistance. The task force may request staffing
32	assistance from the Legislative Council. The Department of Human
J	Services and the Department of Professional and Financial
34	Regulation shall provide limited consultation and information as
<b>.</b>	requested by the task force.
36	
	Sec. II-10. Appropriation. The following funds are
38	appropriated from the General Fund to carry out the purposes of
	this Part.
40	
	1990-91
42	
	HUMAN SERVICES, DEPARTMENT OF
44	· · · · · · · · · · · · · · · · · · ·
	Maine Health Program
46	
-	All Other \$6,800,000
48	
	Provides funds for the payment of benefits.
50	

PART JJ

2	Transfer of funds. Notwithstanding the Mai Statutes, Title 5, section 1507, \$500,000 is author	
4	transferred from the State Contingent Account to Gundedicated revenues by June 30, 1991.	
6		
8	PART KK	
10	Sec. KK-1. Appropriation. The following appropriated from the General Fund to carry out the this Part.	
12	this Part.	1000 01
14		1990-91
16	ADMINISTRATION, DEPARTMENT OF	
18	<b>Buildings and Grounds Operations</b>	
20	All Other	(\$100,000)
22	Deappropriates funds no longer required for fuel oil.	
24	DEPARTMENT OF ADMINISTRATION	
26	TOTAL	(\$100,000)
28	CORRECTIONS, DEPARTMENT OF	
30	Correctional Services	•
32	All Other	(\$300,000)
34	Deappropriates funds due to 22 community contracts having been terminated as of	
36	January 31, 1991 by administrative action of the commissioner. Community contracts	
38	affected provide services in the areas of substance abuse, sex offender, mental health	
40	counselling; home-based services; halfway house services; employment services;	
42	prevention services; and family and outreach services.	
44	The department shall enter into contracts	
46	with the agencies terminated as soon as possible with the funds that are still	
48	available in this program for the remainder	
50	of fiscal year 1990-91.	
52	Fuel - Corrections	

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2	All Other	(\$70,000)
4	Deappropriates funds no longer required for fuel oil.	
6	Departmentwide	
8	Personal Services	(\$450,000)
10	Deappropriates funds no longer needed for overtime. General Fund programs within the	
12	department are to be reduced to achieve a total reduction of \$450,000. The department	
14	shall notify the Joint Standing Committee on Appropriations and Financial Affairs as soon	
16	as possible with a plan as to how these reductions will be achieved.	
18		
20	DEPARTMENT OF CORRECTIONS TOTAL	(\$820,000)
22	EDUCATION, DEPARTMENT OF	
24	Departmentwide	•
26	Unallocated	(\$400,000)
28	Deappropriates funds no longer required. All General Fund programs within the	
30	Department of Education, with the exception of General Purpose Aid for Local Schools and	
32	Teacher Retirement are to be reduced equitably to achieve a total reduction of	
34	\$400,000. The commissioner shall notify the Joint Standing Committee on Appropriations	
36	and Financial Affairs as soon as possible with a plan as to how these reductions will	
38	be achieved.	•
40	DEPARTMENT OF EDUCATION TOTAL	(\$400,000)
42	EXECUTIVE DEPARTMENT	(,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
44	Departmentwide Department Departm	
46	Unallocated	 (\$100 000)
48		(\$100,000)
50	Deappropriates funds no longer needed. All General Fund programs within the Executive	
52	Department are to be reduced equitably to achieve a total reduction of \$100,000. The	

2 4 6	Executive Department shall notify the Joint Standing Committee on Appropriations and Financial Affairs as soon as possible with a plan as to how these reductions will be achieved.	
8	EXECUTIVE DEPARTMENT TOTAL	(\$100,000)
10	FINANCE, DEPARTMENT OF	
12	Salary Plan	(\$8,300,000)
14 16	Deappropriates funds no longer needed. These funds will be replaced by transfers to this account by June 30, 1991.	
18	The State Budget Officer shall calculate the	
20	amount that applies against each General Fund account based on the same proportion as	
22	each account's payroll is to the total of all payrolls for each action affected by these changes.	
24	Notwithstanding the Maine Revised Statutes,	
26 28	Title 5, section 1585, the State Budget Officer shall prepare Financial Orders for the Governor's approval transferring these calculated amounts to the Salary Plan.	
30	DEPARTMENT OF FINANCE	
32	TOTAL	(\$8,300,000)
34	FINANCE AUTHORITY OF MAINE	
36	Student Financial Assistance Programs	
38	All Other	(\$200,000)
40	Deappropriates funds no longer required in fiscal year 1990-91 for student financial	
42	aid in the Postgraduate Education in the Field of Medicine Program.	
44	FINANCE AUTHORITY OF MAINE	
46	TOTAL	(\$200,000)
48	HUMAN SERVICES, DEPARTMENT OF	
50	Income Maintenance - Regional	
52	Positions - Legislative Count	(-9.0)

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2	Personal Services	(\$36,360)
4	Provides for the deappropriation of funds from the elimination of 9 Human Services	
6	Aide III positions.	•
8	Welfare Employment, Education and Training	
10	All Other	(\$200,000)
12 14	Provides for the deappropriation of surplus funds available from transitional services for ASPIRE clients.	
16	DEPARTMENT OF HUMAN SERVICES TOTAL	(\$236,360)
18	DEPARTMENT, JUDICIAL	
20	Indigent Defense	
22	All Other	(\$400,000)
24	Provides for the deappropriation of funds by	
26	reducing the hourly fee for indigent defense from \$40 to \$30.	
28	JUDICIAL DEPARTMENT	(1.00.000)
30	TOTAL	(\$400,000)
32	LEGISLATURE	
34	Legislature	
36	All Other	(\$100,000)
38	Deappropriates funds no longer required.	
40	LEGISLATURE TOTAL	(\$100,000)
42		(\$100,000)
44	MENTAL HEALTH AND MENTAL RETARDATION, DEPARTMENT OF	
46	Mental Health Services - Community	-:
48	All Other	(\$300,000)
50	Deappropriates funds no longer required for	
52	additional community services for the mentally ill.	

2	DEPARTMENT OF MENTAL HEALTH AND MENTAL RETARDATION	
4	TOTAL	(\$300,000)
6	SECRETARY OF STATE, DEPARTMENT OF THE	
8	Departmentwide	
10	Unallocated	(\$100,000)
12	Deappropriates funds no longer required. All General Fund programs within the	
14	department are to be reduced equitably to achieve a total reduction of \$100,000. The	
16	Secretary of State shall notify the Joint Standing Committee on Appropriations and	
18	Financial Affairs as soon as possible with a plan as to how these reductions will be	
20	achieved.	
22	DEPARTMENT OF THE SECRETARY OF STATE TOTAL	(\$100,000)
24	TREASURER OF STATE, OFFICE OF	
26	Debt Service - Treasury	
28		
30	All Other	(\$500,000)
32	Deappropriates funds no longer required.	
34	OFFICE OF TREASURER OF STATE TOTAL	(\$500,000)
36	SECTION KK-1 TOTAL APPROPRIATIONS	(\$11,556,360)
38		10 90
40	Sec. KK-2. Allocation. The following funds are Federal Expenditure funds to carry out the purposes	
42		1990-91
44	HUMAN SERVICES, DEPARTMENT OF	
46	Income Maintenance - Regional	
48	Positions - Other Count	(-9.0)
50	Personal Services  Provides for the deallocation of funds to	(\$36,360)

2	include the elimination of 9 Human Services Aide III positions.
4	TARREST A PROPER CERTAIN CART WHILE & A B.I. CHARREST THE CARTO
6	DEPARTMENT OF HUMAN SERVICES TOTAL (\$36,360)
8	SECTION KK-2 TOTAL ALLOCATIONS (\$36,360)
10	
12	PART LL
14	PARILL
16	Sec. LL-1. 36 MRSA §457, as amended by PL 1987, c. 769, Pt. A, §150, is repealed and the following enacted in its place:
18	§457. State tax on telecommunications personal property
20	1. Definitions. As used in this section, unless the context otherwise indicates, the following terms have the
22	following meanings.
24	A. "Telecommunications business" means a person engaged in the activity of providing interactive 2-way communication
26	services for compensation.
28	B. "Telecommunications personal property" means personal property used for the transmission of any interactive 2-way
30	communications, including voice, image, data and
	information. Transmission of communications includes the
32	use of any medium such as wires, cables, community antenna television or other broad band cables, microwaves, radio
34	waves, light waves or any combination of those of similar media. Telecommunications personal property includes
36	<pre>qualifying property used to provide telegraph service. Telecommunications personal property does not include</pre>
38	<pre>property used solely to provide value-added nonvoice services in which, computer processing applications are used</pre>
40	to act on the form, content, code and protocol of the information to be transmitted, unless those services are
42	provided under tariff approved by the Public Utilities  Commission. Telecommunications personal property does not
44	include single or multiline standard telephone instruments.  Notwithstanding section 551, "telecommunications personal
46	property" includes any interest of a telecommunications business in poles.
48	ARDTHESD TH POTED.
	2. Tax imposed. A state tax is imposed on
50	

	3. Determination of just value. The state tax is imposed
2	upon the just value and ownership of the property as of April 1st
_	of the taxable year.
4	
	4. Assessment. The State Tax Assessor shall assess a tax
6	on telecommunications personal property owned or leased by a
	telecommunications business. Telecommunications personal
8	property owned or leased by a person who is not a
	telecommunications business must be assessed a tax by the
10	municipal assessor in the municipality in which the property is
	located on April 1st of the taxable year.
12	
	<ol><li>Transitional assessment schedule. The amount of the</li></ol>
14	assessment prior to June 1992 is determined as set forth in this
	section. This assessment is intended to make the transition of
16	the tax imposed by this section to a fiscal year basis and is
	payable in full by May 1992.
18	
	A. For the June 1991 assessment, the assessment is an
20	amount equal to 27 mills multiplied by the April 1, 1991
	just value of taxable property.
22	
	B. For the June 1991 special assessment, the assessment is
24	an amount equal to 17 mills multiplied by the April 1, 1991
	just value of taxable property.
26	
	C. For the December 1991 assessment, the assessment is an
28	amount equal to 10 mills multiplied by the April 1, 1991
	just value of taxable property.
30	
	6. Assessment procedure. Beginning June 1992, 2
32	assessments must be made annually on telecommunications property
•	of a telecommunications business. The first assessment is made
34	during June and is due on the following October 1st. The 2nd
	assessment is made during December and is due on the following
36	April 1st. Each assessment must be an amount equal to 13.5 mills
	multiplied by the previous April 1st just value of taxable
38	property.
40	7. Municipal assessment. The tax assessed by municipal
	assessors is at the rate of 27 mills for each taxable year. The
42	date of assessment is to be consistent with the date of
	assessment of other property subject to property taxation by the
44	municipality.
46	8. Collection. Taxes assessed by the State Tax Assessor
-	must be enforced as generally provided by this Title. Taxes
48	assessed by municipal assessors must be enforced as other locally
	assessed personal property taxes.
50	and the second s
	Sec. LL-2. 36 MRSA §2521-A, first ¶, as amended by PL 1989, c.
52	702, Pt. E, §13, is further amended to read:
	in the second of

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Every insurance company, association or attorney-in-fact of 2 a reciprocal insurer subject to tax as imposed by this chapter shall on or before the last day of each April, June and October 4 file with the State Tax Assessor on forms prescribed by the State Tax Assessor a return for the quarter ending the last day of the 6 preceding month, except for the month of June, which is for the quarter ending June 30th. These returns may be on an estimated 8 basis, provided that each April and June installment equals at least 25% 30% of the total tax paid for the preceding calendar 10 year or 25% 30% of the total tax to be paid for the current 12 calendar year and each October installment equals at least 20% of the total tax paid for the preceding calendar year or 20% of the total tax to be paid for the current calendar year. An authorized 14 company official shall affirm which elective is selected. Such 16 elective cannot be changed during the current calendar year. The final return must be filed on or before March 15th covering the prior calendar year. 18

Sec. LL-3. 36 MRSA §5228, sub-§5, as repealed and replaced by PL 1985, c. 691, §§35 and 48, is amended to read:

5. Amount of installment. The amount of estimated tax to be paid in a taxable year by a taxpayer is to be paid in installments by the dates established in this Part. The amount of the estimated tax for individuals is to be paid in 4 equal installments unless. The amount of the estimated tax for corporations is to be paid at the following rates: installments due in the 4th and 6th months following the beginning of their fiscal year must be at least 30% of the total estimated tax liability; installments due the 9th month following the beginning of their fiscal year must be at least 20% of the total estimated tax liability; and the final installment is due the 12th month following the beginning of their fiscal year.

A--The-taxpayer-establishes-by-adequate-record-the-aetual distribution-of-tax-liability-and-allowable-credits,-or beth-In-this-ease,-the-amount-of-the-installment-payments should-be-adjusted-accordingly--and-be-determined-in accordingly-be-the-taxpayer's-estimated-tax liability-applicable-to-that-portion-of-his-taxable-year completed-by-the-colose-of-the-month-proceding-the installment's-due-date-less-estimated-tax-payments-already made-for-the-taxable-year

B---The-taxpayer-is-a-farmer-or-fisherman-in-which-case-a single-installment-is-required-

A--penalty--shall-accrue-automatically--on--underpayments--of--the required-installment-amount-for--the-period-of--underpayment-at--the rate--provided--pursuant--te-section--186---For--cause---the--State--Tax Assesser-may-waive-er-abate-all-er-any-part-ef-the-penalty-

2	Sec. LL-4. 36 MRSA §5228, sub-§5-A is enacted to read:			
4	5-A. Exceptions. Notwithstanding subsection 5, a taxpa			
6				
	A. The taxpayer establishes by adequate record the actual			
8	distribution of tax liability and allowable credits, or			
	both. In this case, the amount of the installment payments			
10	should be adjusted accordingly and be determined in			
10	accordance with the portion of the taxpayer's estimat			
12	liability applicable to that portion of the taxpayer's taxable year completed by the close of the month preceding			
14	the installment's due date less estimated tax payments			
	already made for the taxable year; or			
16				
	B. The taxpayer is a farmer or a person who fishes			
18	commercially, in which case a single installment is required.			
20	A penalty accrues automatically on underpayments of the required			
	installment amount for the period of underpayment at the rate			
22 .	provided pursuant to section 186. For cause, the State Tax			
	Assessor may waive or abate all or any part of the penalty.			
24	TO A TAPET DELLE			
2.5	PART MM			
26	Sec. MM-1. Appropriation. The following funds are			
28.	Sec. MM-1. Appropriation. The following funds are appropriated from the General Fund to carry out the purposes of this Act.			
30	1990-91			
32				
	HUMAN SERVICES, DEPARTMENT OF			
34				
2.	Aid to Families with Dependent Children			
36	111 Out - #1 106 000			
38	All Other \$1,106,000			
36	Provides funds to meet increased caseloads.			
40	riovides funds to meet intreased tasefolds.			
	Intermediate Care - Payments to Providers			
42				
	All Other (\$300,000)			
44				
	Deappropriates funds no longer required.			
46	Medical Care Develope to Describer			
40	Medical Care - Payments to Providers			
48	All Other (\$1,306,000)			
50	A11 Ochet (\$1,300,000)			
~~	Deappropriates funds no longer required.			
En				

DEP. TOT	PARTMENT OF HUMAN SERVICES	(\$500,000)
	Sec. MM-2. Allocation. The following fu	ınds are allocated
from	Federal Expenditures to carry out the purp	oses of this Act.
		1990-91
HUN	MAN SERVICES, DEPARTMENT OF	
Aid t	to Families with Dependent Children	
	All Other	\$1,959,400
	Provides funds to match the General Fund request to meet increased caseloads.	<b>1</b>
Inter	rmediate Care - Payments to Providers	
	All Other	(\$531,500)
	Deallocates funds to match a General Fun deappropriation.	đ
Med	lical Care - Payments to Providers	
	All Other	(\$2,313,700)
	Deallocates funds to match a General Fundeappropriation.	đ
מון ידון אינון	PARTMENT OF HUMAN SERVICES	
TOT		(\$885,800)'
	W	
cons	Further amend the bill by relettering secutively.	the Parts to read
•	·	
	FISCAL NOTE	
	That portion of this amendment concerning	<del>-</del>
	mission reduces the fiscal year 1990 ppropriation in Part A by \$8,000.	-91 General Fund
-	-	
	That portion of this amendment concerni eshholds in Part E will result in addition eral Fund in fiscal year 1990-91 of \$2,000,0	al revenues to the
GEHE	erar rand in riscar year 1990-91 or \$2,000,0	
	That portion of this amendment which s	
redu	uces the fiscal year 1990-91 deappropriation	by \$62,300.

2	That portion of this amendment which strikes out Part J reduces the fiscal year 1990-91 deappropriation by \$21,575.
4	That portion of this amendment which replaces Part S to eliminate the delay in paying the June 1991 school subsidies
6	reduces the fiscal year 1990-91 deappropriation by \$43,377,647.
8	That portion of this amendment which strikes out Part T reduces the fiscal year 1990-91 deappropriation by \$92,114.
10	That portion of this amendment which strikes out Part Y
12	reduces the fiscal year 1990-91 deappropriation by \$4,752.
14 16	That portion of this amendment which strikes out Part CC decreases the fiscal year 1990-91 appropriation by \$7,100,000.
18	That portion of this amendment which strikes out Part EE decreases the fiscal year 1990-91 appropriation by \$6,000,000.
20	That portion of this amendment adding a new Part II increases the fiscal year 1990-91 appropriaton by \$6,800,000.
22	That portion of this amendment adding a new Part JJ
24	transfers \$500,000 from the State Contingent Account to the General Fund.
26	That portion of this amendment adding a new Part KK
28	increases the fiscal year 1990-91 deappropriaton by \$11,556,360.
30	That portion of this amendment adding a new Part LL results in additional revenues to the General Fund in fiscal year 1990-91
32	of \$22,800,000.
34	That portion of this amendment adding a new Part MM increases the fiscal year 1990-91 deappropriation by \$500,000.
36	
38	STATEMENT OF FACT
40	This amendment accomplishes the following:
42	<ol> <li>Amends Part A, restoring a Paddock Assistant position to the Department of Agriculture, Food and Rural Resources, Harness</li> </ol>
44	Racing Commission.
46	2. Amends Part A, deleting language related to Medical Care Providers.
48	

3. Amends Part E, adding Maine Turnpike Authority transfer language, including technical changes.

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	4.	Amends	Part	Ε,	adding	language	e to	lower	the	state	income
2	tax with	holding	thres	hho	ld from	\$3,000	to \$	1,000.			

- 5. Amends Part E, eliminating language exempting Lewiston-Auburn College from legislative approval for university borrowing.
- 6. Amends Part H, adding language to avoid a special assessment for STA-CAP increases in the Municipal Cost Component.
- 7. Deletes Part I, relating to the reorganization of community services.
- 14 8. Deletes Part J, relating to the elimination of the Maine Commission for Women.
- 9. Deletes Part M, relating to the reorganization of the 18 Office of the Public Advocate.
- 20 10. Deletes Part N, relating to the transfer of the Driver Education Evaluation Program from the Department of Human 22 Services to the Department of Corrections.
- 24 11. Amends Part Q to make additional changes relating to the Maine Health Program. Other provisions related to the Maine 26 Health Program are outlined at sections 17 and 22 of this statement of fact.
- 12. Replaces Part S to eliminate the deferral of General Purpose Aid for Local Schools.
- 32 13. Deletes Part T relating to reorganization of the State Planning Office and the Department of Economic and Community Development.
- 36 14. Amends Part V to make a correction to Workers' Compensation Commission position eliminations.
- 15. Amends Part X relating to the Special Commission on Governmental Restructuring to add review of the State Planning Office, the Department of Economic and Community Development, the Division of Community Services and the Office of Alcohol and Drug Abuse Prevention.
- 16. Deletes Part Y that combined the Office of Alcohol and
  Drug Abuse Planning functions with the Office of Substance Abuse.
- 17. Deletes Part CC relating to the Maine Health Program.
  Other provisions related to the Maine Health Program are outlined
  at sections 11 and 22 of this statement of fact.

	18.	Amends	Part	DD	to	add	lan	guage	relati	ng '	to	the
2	Department	of I	Sconomic	and	l (	Communi	ity	Devel	opment	and	J	olant
	closure lar	nguage.										

19. Deletes Part EE relating to the Maine Rainy Day Fund.

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- Adds Part GG relating to the reinstatement of laid-off employees.
- 10
  - Adds Part HH relating to state mandated waivers.
- 12 Adds Part II relating to the Maine Health Program. Other provisions related to the Maine Health Program are outlined 14 at sections 11 and 17 of this statement of fact.

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- Adds Part JJ relating to the transfer of funds for the 18 State Contingent Account to the General Fund.
- 20 Adds Part KK that deappropriates funds from several departments.

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abba Part LL relating to tax changes telecommunication properties, insurance premiums 24 and corporate income.

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Adds Part MM that adjusts appropriations to 26. Department of Human Services. 28

Filed by Rep. Cashman of Old Town Reproduced and distributed under the direction of the Clerk of the House 2/28/91 (Filing No. H-20)