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2	DATE: Opil 8, 2002 (Filing No. S- 6/)	
4	DATE: Opil 8, 2002 (Filing No. S- 6/1)	
6	Reproduced and distributed under the direction of the Secretary of the Senate.	
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10	STATE OF MAINE SENATE 120TH LEGISLATURE	
12	SECOND REGULAR SESSION	
14	SENATE AMENDMENT "To COMMITTEE AMENDMENT "A" to S.P.	
16	722, L.D. 1924, Bill, "An Act to Support a Continuum of Quality Long-term Care Services"	
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20	Amend the amendment in Part A by striking out all of section 1 and inserting in its place the following:	
22	'Sec. A-1. 22 MRSA §1708, sub-§3, as amended by PL 1995, c. 696, Pt. A, \S 32 and 33, is further amended to read:	
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26	3. Compensation for nursing homes. A nursing home, as defined under section 1812-A, or any portion of a hospital or institution operated as a nursing home, when the State is liable	
28	for payment for care, must be reimbursed at a rate established by the Department of Human Services pursuant to this subsection.	
30	The department may not establish a so-called "flat rate." This subsection applies to all funds, including federal funds, paid by	
32	any agency of the State to a nursing home for patient care. The department shall establish rules concerning reimbursement that:	
34	A. Take into account the costs of providing care and	
36	services in conformity with applicable state and federal laws, rules, regulations and quality and safety standards;	
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40	A-1Include-a-specific-increment-to-take-into-account-the increased-cost-of-any-excise,-gross-receipts-or-similar-tax that-is-first-imposed-by-the-State-on-or-after-January-1,	
42	1993;	
44	B. Are reasonable and adequate to meet the costs incurred by efficiently and economically operated facilities;	
46	, C. Are consistent with federal requirements relative to	

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limits on reimbursement under the federal Social Security Act, Title XIX; and

Ensure that any calculation of an occupancy percentage 4 D. or other basis for adjusting the rate of reimbursement for nursing facility services to reduce the amount paid in 6 response to a decrease in the number of residents in the 8 facility or the percentage of the facility's occupied beds excludes all beds that the facility has removed from service for all or part of the relevant fiscal period in accordance 10 with section 304-F. If the excluded beds are converted to residential care beds or another program for which the 12 department provides reimbursement, nothing in this paragraph precludes the department from including those beds for 14 purposes of any occupancy standard applicable to the residential care or other program pursuant to duly adopted 16 rules of the department, and

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- E. Contain an annual inflation adjustment that:
- (1) Recognizes regional variations in labor costs and22the rates of increase in labor costs determined24pursuant to the principles of reimbursement and24establishes at least 4 regions for purposes of annualinflation adjustments; and
- (2) Uses the applicable regional inflation factor as
 established by a national economic research organization selected by the department to adjust costs
 other than labor costs or fixed costs.
- 32 <u>Rules adopted pursuant to this paragraph are routine</u> <u>technical rules as defined in Title 5, chapter 375,</u>
 34 <u>subchapter II-A.'</u>
- 36 Further amend the amendment in Part A by striking out all of section 3 and inserting in its place the following:

Sec. A-3. Treatment of costs in principles of reimbursement for nursing facilities. The Department of Human Services shall amend the rules regarding principles of reimbursement for nursing facilities. The rules must:

Adjustment of interim payments. Upon request of a 44 1. facility and a showing that there has been a dramatic market change in particular elements in the fixed cost component, adjust 46 that facility's interim payments. This provision applies to fixed cost component elements. The rules for adjustment of 48 payments for nursing facilities must interim apply to reimbursement rates beginning July 1, 2002; and 50

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2. Retention of savings. Allow each nursing facility to retain the amount, if any, by which incurred allowable per diem
4 costs classified within the routine component are less than the prospective per diem payment rate for allowable routine costs for
6 the same costs reporting period as long as any retained savings are used for direct care costs. The rules for retention of
8 savings must take effect for nursing facility fiscal years beginning on or after October 1, 2001.

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Rules adopted pursuant to this section are routine technical 12 rules as defined in the Maine Revised Statutes, Title 5, chapter 375, subchapter II-A.'

- 14 Further amend the amendment by striking out all of Parts B 16 and C.
 - 18 Further amend the amendment in Part D by striking out all of section 1 and inserting in its place the following:
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'Sec. D-1. Rules regarding penalties for occupancy declines for 22 nursing facilities. The Department of Human Services shall amend the rules regarding the principles of reimbursement for nursing facilities regarding fixed costs to apply the existing occupancy 24 adjustment when the occupancy for nursing facilities greater than 26 60 beds falls below 85% and when the occupancy for facilities of 60 beds or fewer falls below 80%. The rules amended pursuant to this section must apply to reimbursement rates for services 28 provided beginning January 1, 2003. Rules adopted pursuant to 30 this section are routine technical rules as defined in the Maine Revised Statutes, Title 5, chapter 375, subchapter II-A.'

Further amend the amendment in Part D by striking out all of section 2.

- 36 Further amend the amendment by striking out all of Part F and inserting in its place the following:
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PART F

- 42 Sec. F-1. 22 MRSA §41-A is enacted to read:
- 44 §41-A. Biennial funding comparison report
- 46 By January 31, 2003, and every 2 years thereafter, the commissioner shall report to the joint standing committee of the Legislature having jurisdiction over health and human services matters and the joint standing committee of the Legislature

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having jurisdiction over appropriations and financial affairs the amounts of appropriations and allocations that would be required 2 to fully fund all reimbursable costs for nursing facilities and 4 medical and remedial private nonmedical institutions covered by the department, determined pursuant to the department's principles of reimbursement and the amounts of appropriations and б allocations that would be necessary to raise the reimbursement rates for all providers of services reimbursed under the Medicaid 8 program on a fee-for-service basis who are reimbursed below 70% of usual and customary rates to a level equal to 70% of usual 10 customary rates, as long as the rate does not exceed the rate 12 allowed by federal law or regulation. The information in the report regarding nursing facilities and private nonmedical 14 institutions must be presented in a manner that compares the amounts that would be required to fully fund the 2 types of facilities, the amounts that are requested in the Governor's 16 budget bill and the amounts that were appropriated and allocated for each of the 2 years of the biennium in which the report is 18 made.

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Sec. F-2. Report on fiscal health of long-term care system. By January 15, 2003, the Department of Human Services, the Maine Health Care Association and providers of home health and other long-term care services shall work together and shall present a report to the joint standing committee of the Legislature having jurisdiction over health and human services matters and the joint standing committee of the Legislature having jurisdiction over appropriations and financial affairs regarding the fiscal health of the State's long-term care system. The report must include:

 An analysis of costs and reimbursement in long-term
 care, including a 5-year retrospective and a projection of costs and reimbursement in the future if the existing principles of
 reimbursement and the rate setting system are utilized;

2. An analysis of the strengths and weaknesses of the principles of reimbursement and other mechanisms used for setting
 rates and reimbursement, including analysis of mechanisms used in other states to ensure fair payment to providers, including
 inflation factors and adjustments for regional variations in labor costs; and

An analysis of reimbursement for nursing facilities,
 including reimbursement for the direct care component, the routine cost component and the fixed cost component, including
 inflation factors and limitations on expenditures imposed by category of cost or comparison with other facilities.'

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Further amend the amendment by striking out all of Part H and inserting in its place the following:

'PART H

Sec. H-1. Transfer of funds. Notwithstanding any provision of
 law, the State Controller shall transfer \$66,142 from the Nursing
 Facilities Other Special Revenue program within the Department of
 Human Services to the General Fund unappropriated surplus no
 later than June 30, 2003.

Sec. H-2. Appropriations and allocations. The following appropriations and allocations are made.

16 HUMAN SERVICES, DEPARTMENT OF

18 Nursing Facilities 0148

Initiative: Provides funding to decrease the threshold at which the department makes occupancy adjustments to nursing
 facility reimbursement rates for services provided beginning January 1, 2003 to 85% for facilities with more than 60 beds
 and to 80% for facilities of 60 beds or fewer.

26	General Fund	2001-02	2002-03
	All Other	\$0	\$66,142
28			
	Total	\$ 0	\$66,142
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32	Federal Expenditures Fund	2001–02	2002-03
	All Other	\$0	\$130,483
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	Total	\$0	\$130,483'

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Further amend the amendment by relettering or renumbering 38 any nonconsecutive Part letter or section number to read consecutively.

FISCAL NOTE

This amendment includes a one-time transfer of \$66,142 from 44 the Nursing Facility Other Special Revenue program in fiscal year 2002-03. These funds would offset the bill's General Fund 46 appropriation resulting in the bill's, as amended, having no net cost to the General Fund in fiscal year 2002-03. This one-time 48 transfer would not offset the bill's Federal Expenditures Fund allocation of \$130,483 in fiscal year 2002-03. It would also not 50 affect the future year General Fund costs of the bill, estimated

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L.D. 1924 to be \$138,898 in fiscal year 2003-04 and \$145,843 in fiscal year 2004-05. 2 4 **SUMMARY** 6 This amendment incorporates the substance of House Amendment 8 "B" to Committee Amendment "A." In addition, this amendment provides a source for funding by transferring funds to be used for the purposes of this Act from the Nursing Facilities Other 10 Special Revenue program. 12 14 SPONSORED BY: (Senator GOLDTHWA 16 18 COUNTY: Hancock

to COMMITTEE AMENDMENT "A" to S.P. 722,

SENATE AMENDMENT "

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