

2	L.D. 2146
4	DATE: april 2, 2003 (Filing No. 5.548)
6	Reproduced and distributed under the direction of the Secretary of the Senate.
8	STATE OF MAINE
10	SENATE 120TH LEGISLATURE
12	SECOND REGULAR SESSION
14	SENATE AMENDMENT " \mathcal{H} " to committee amendment "A" to s.p.
16	793, L.D. 2146, Bill, "An Act to Establish the Maine Consumer Choice Health Plan"
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20	Amend the amendment in section 3 in that part designated " §4346. " by inserting after subsection 16 the following:
22	' 17. Board-approved plans; report. By January 1, 2005, the board in conjunction with the superintendent and the joint
24	standing committee of the Legislature having jurisdiction over insurance matters shall report to the Legislature on the
26	feasibility and appropriateness of requiring all carriers licensed to offer insurance in the State to offer only
28	board-approved plans. This subsection is repealed July 1, 2005.
30	FISCAL NOTE
32	The amendment would add a reporting requirement to the duties of the board. Because the workload of the board and the
34	timing of working capital advances to fund the activities of the plan and board will largely depend on decisions made by the board
36	and its executive director, the impact of any additional duties can not be determined and are assumed to be absorbed within the
38	specified resources of the plan.
40	SUMMARY
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44	This amendment requires the Board of Directors of the Maine Consumer Choice Health Plan to report jointly with the

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SENATE AMENDMENT "A" to COMMITTEE AMENDMENT "A" to S.P. 793, . L.D. 2146

Superintendent of Insurance and the joint standing committee of the Legislature having jurisdiction over insurance matters regarding the feasibility of requiring insurance carriers to offer only board-approved plans.

4 6 8 SPONSORED BY: (Senator LaFOUNTAIN 10 COUNTY: York 12

PLOS.

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