

ROFS		
1		L.D. 1779
2	Date: 5-16-12	(Filing No. S- 604)
3	Reproduced and distributed under the direction of the Secretary of the Senate.	
4	STATE OF MAINE	
5	SENATE	
6	125TH LEGISLATURE	
7	SECOND REGULAR SESSION	
8 9	SENATE AMENDMENT " A " to C L.D. 1779, Bill, "An Act To Update the Ca	OMMITTEE AMENDMENT "A" to S.P. 616, areer and Technical Education Laws"
10	Amend the amendment by inserting af	ter the title the following:
11 12	'Amend the bill by inserting after the following:	title and before the emergency preamble the
13 14 15 16 17	to expand or modify activities so as to revenues but does not provide funding for	requires one or more local units of government necessitate additional expenditures from local at least 90% of those expenditures. Pursuant to ction 21, $2/3$ of all of the members elected to b enact this measure.''
18 19	Amend the amendment by inserting a the following:	fter the first indented paragraph after the title
20	'Amend the bill by striking out all of se	ection 2 and inserting the following:
21 22	'Sec. 2. 20-A MRSA §2413, sub-§ further amended to read:	2 , ¶A , as amended by PL 2011, c. 570, §19, is
23 24 25	-	ent, the school administrative unit in which the -pupil allocation to the public charter school
26 27 28 29 30 31 32 33 34	administrative unit in which the st 15676, based on the student's g economic disadvantage and limi 15675, subsections 1 and 2. Debt s in the calculation of these per-pupi governing how to calculate thes	bunt is the EPS per-pupil rate for the school udent resides, as calculated pursuant to section grade level and adjusted as appropriate for ted English proficiency pursuant to section service and capital outlays may not be included l allocations. The department shall adopt rules re per-pupil allocations, including those for <u>d technical</u> education programs, targeted funds dergarten to grade 2 programs.
35 36	•••	charter schools, the school administrative unit pupil allocations described in subparagraph (1)

Page 1 - 125LR2566(04)-1

SENATE AMENDMENT

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SENATE AMENDMENT " A" to COMMITTEE AMENDMENT "A" to S.P. 616, L.D. 1779

directly to the public charter school attended. These per-pupil allocations must be forwarded to each public charter school on a quarterly basis, as follows. For each fiscal year, allocations must be made in quarterly payments on September 1st, December 1st, March 1st and June 1st. The September payment must be based on the number of students enrolled or anticipated to be enrolled in the public charter school at the opening of school for that school year, which may not exceed the maximum enrollment approved in the charter contract for that year unless a waiver is obtained from the authorizer. In February of the school year, if the number of students is higher or lower than the number of students at the beginning of the school year, adjustments must be made in the June payment, with 50% of the annual per-pupil allocation added for additional students or subtracted if the total number of students is lower.

- 13 (3) For transportation expenses, the average per-pupil expense in each school 14 administrative unit of residence must be calculated and an amount equal to a 15 proportion, up to but not more than 100%, of that per-pupil allocation amount must be forwarded to the public charter school attended on the same basis as the 16 17 per-pupil allocations for operating funds. The percentage of that per-pupil 18 expense must be determined by the authorizer of the public charter school and 19 must be based on the cost of transportation services provided by the public 20 charter school to the student.
- 21 (4) The department shall pay to the public charter school any additional
 22 allocation assigned to the public charter school for gifted and talented students
 23 pursuant to section 15681-A, subsection 5 in the year in which the allocation is
 24 assigned.
- A school administrative unit is not required to send funds to a public charter school for a student enrolled in the public charter school's preschool or prekindergarten program if the school administrative unit of the student's residence does not offer that program to its own residents.''

SUMMARY

30This amendment adds a mandate preamble. This amendment also makes a technical31change to incorporate language that was enacted in Public Law 2011, chapter 570, section3219 to prevent a conflict.

33	FISCAL NOTE REQUIRED
34	(See attached)
35	SPONSORED BY: Kuhal Kosen
36	(Senator ROSEN, R.)
37	COUNTY: Hancock

Page 2 - 125LR2566(04)-1

SENATE AMENDMENT



125th MAINE LEGISLATURE

LD 1779

LR 2566(04)

An Act To Update the Career and Technical Education Laws

Fiscal Note for Senate Amendment "A" to Committee Amendment "A" 5-604 Sponsor: Sen. Rosen of Hancock Fiscal Note Required: Yes

Fiscal Note

State Mandate - Exempted

State Mandates

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Required Activity	Unit Affected	Local Cost
Requires all career and technical education programs to be based on national	School	Moderate
industry standards, or state level standards if national industry standards are not		limited scope
available or applicable.		

Pursuant to the Mandate Preamble, the two-thirds vote of all members elected to each House exempts the state from the constitutional requirement to fund 90% of the additional costs.

56 a.