



# **129th MAINE LEGISLATURE**

### FIRST REGULAR SESSION-2019

Legislative Document	No. 1217

S.P. 379

In Senate, March 12, 2019

#### An Act To Clarify the Oversight of the Family Development Account Program

Reference to the Committee on Innovation, Development, Economic Advancement and Business suggested and ordered printed.

h GT

DAREK M. GRANT Secretary of the Senate

Presented by Senator VITELLI of Sagadahoc. Cosponsored by Representative JORGENSEN of Portland and Senators: LIBBY of Androscoggin, MILLETT of Cumberland, MOORE of Washington, POULIOT of Kennebec, Representatives: McCREIGHT of Harpswell, RECKITT of South Portland, WARREN of Hallowell.

1	Be it enacted by the	People of the State of	Maine as follows:	
2	Sec. 1. 5 MRS	A §12004-I, sub-§18	-F is enacted to read:	
3	<u>18-F.</u>			
4 5 6 7 8 9	Education: Financial Aid	Advisory Committee on Family Development Accounts	Expenses for members representing account holders; not authorized for all other members	<u>20-A MRSA §10985</u>
10 11	Sec. 2. 5 MRS §1, is repealed.	5A §12004-I, sub-§25	<b>5-B</b> , as amended by PL	2003, c. 673, Pt. QQ,
12	Sec. 3. 10 MR	SA c. 110, sub-c. 4-A	, as amended, is repeale	ed.
13	Sec. 4. 20-A N	IRSA c. 412-B is enac	eted to read:	
14		<u>CHAPT</u>	ER 412-B	
15	FAN	AILY DEVELOPMEN	T ACCOUNT PROG	RAM
16	§10981. Definitions	1		
17 18	<u>As used in this</u> have the following n	chapter, unless the com meanings.	text otherwise indicates	s, the following terms
19 20 21 22 23	<b>1.</b> Account holder. "Account holder" means a person, whose family income is below 200% of the nonfarm income official poverty line as defined by the federal Office of Management and Budget and revised annually in accordance with the United States Omnibus Budget Reconciliation Act of 1981, Section 673, subsection 2, who owns a family development account.			
24 25 26 27	organization" means organization under t	ity development or a charitable organization he United States Intern versity to administer fam	on, a community action al Revenue Code of 19	agency or a nonprofit 986, Section 501(c)(3)
28 29		relopment account; ac		
30 31 32 33	reserve fund" mean organization for the	elopment account rest ns the fund created purposes of funding t funds for deposit in fam	by an approved com he administrative costs	munity development s of the program and

1 2 3	<b>5. Financial institution.</b> "Financial institution" means a credit union or financial institution authorized to do business in this State under Title 9-B and that meets standards established by the university.
4 5	<u>6. Program.</u> "Program" means the family development account program established in this chapter.
6	7. University. "University" means the University of Maine System.
7	§10982. Family development account program
8 9 10 11 12 13 14	There is established the family development account program to allow eligible persons to establish savings accounts to be used for education, job training, purchase or repair of a home, purchase or repair of a vehicle for access to work or education, capitalization of a small business, health care costs over \$500 not covered by private or public insurance or other basic necessity. The program is designed to encourage savings as a means of investing in the future and investing in the people, institutions and businesses of the State.
15 16 17 18 19	1. Soliciting proposals. The university shall solicit proposals from community development organizations seeking to administer family development accounts on a nonprofit basis. The university may not limit the number of community development organizations participating based solely upon geographic region. The proposals must include:
20 21	A. A process for including account holders in decision making regarding the investment of funds in the accounts;
22 23	B. The specific populations the community development organization plans to identify for participation in the program; and
24 25 26	C. A requirement that deposits into accounts must be accepted from account holders with or without matching contributions and from community development organizations.
27 28 29	<b>2.</b> Reviewing proposals. In reviewing the proposal of a community development organization, the university shall establish criteria to use that must include the following factors:
30	A. The nonprofit status of the community development organization;
31	B. The fiscal accountability of the community development organization;
32 33 34	C. The ability of the community development organization to provide or raise money for matching contributions and to establish and administer a family development account reserve fund; and
35 36	D. The significance and quality of proposed auxiliary services and their relationship to the goals of the family development account program.
37 38	<u><b>3. Administrative costs.</b> Administrative costs may not exceed 15% of the family development account reserve fund.</u>

- **4. Establishment of accounts.** A financial institution approved by the university may establish family development accounts pursuant to this chapter. The financial institution shall certify to the university in the manner required by the university that accounts have been established pursuant to the provisions of this chapter and that deposits have been made on behalf of account holders. A financial institution establishing a family development account shall:
- 7 <u>A. Keep the account in the name of the account holder;</u>
- 8 B. Permit deposits to be made into the account by the account holder or a community 9 development organization on behalf of the account holder, including money 10 deposited to match the account holder's deposits. Matching contribution deposits 11 may not exceed \$4,000 per year and must be approved in writing by the community 12 development organization. An account with a balance exceeding \$10,000 is 13 ineligible for matching contribution deposits;
- 14 <u>C. Credit interest to the account at a rate equal to or higher than the rate applicable to</u> 15 <u>comparable accounts within the financial institution;</u>
- 16D. Permit the account holder to withdraw money from the account for any of the17purposes listed in section 10983, subsection 1; and
- 18 <u>E. Require the account holder to allow the financial institution to provide all account</u>
   19 information to the community development organization.

5. Appeals. Any dispute between the account holder and the community
 development organization may be appealed to the university. Any adverse decision of the
 university may be appealed to the Superior Court pursuant to Title 5, chapter 375,
 subchapter 7.

6. Rules; stakeholders. The university shall adopt rules to implement and administer the provisions of this chapter. Rules adopted pursuant to this subsection are routine technical rules as defined in Title 5, chapter 375, subchapter 2-A. In administering the program and periodically assessing its effectiveness, the university may consult with stakeholders from the community, including but not limited to program participants, community development organizations and financial institutions, as well as organizations representing the interests of low-income persons in the State.

- 31 §10983. Withdrawal of funds
- 32 <u>1. Use of funds.</u> An account holder may withdraw funds from the account with the
   33 approval of the community development organization administrator without penalty for
   34 the following expenditures:
- A. Expenses for education or job training or to attend an accredited or approved
   postsecondary education or training institution;
- B. The purchase or repair of a home that is or will be the person's principal
   residence;
- 39 <u>C. The purchase or repair of a vehicle used for transportation to work or to attend an</u>
   40 <u>education or training program;</u>

- D. Expenses for an emergency that may cause the loss of shelter, employment or

   2
   other basic necessities;
- E. Capital to start a small business for any family member who is 18 years of age or
   older; or
  - F. Health care costs exceeding \$500 not covered by public or private insurance.

6 **2. Unauthorized withdrawal; penalty.** Money withdrawn from an account by an 7 account holder that is not withdrawn pursuant to subsection 1 is subject to a penalty of 8 15%. When a penalty is assessed, the account holder must be paid the funds that the 9 account holder deposited less any penalties, plus interest on that amount. All matching 10 contribution deposits and the interest on them are forfeited. All penalties and forfeited 11 funds must be paid into the family development account reserve fund of the community 12 development organization.

- 3. Death of account holder. When opening an account an account holder may name
   a beneficiary and contingent beneficiaries. An account holder may change beneficiaries
   at any time. When an account holder dies the account must be transferred to the
   ownership of the designated beneficiary or, if there is none or if the transfer is not
   possible, the account must be transferred to the estate of the deceased.
- **4. Exempt from taxation.** Account balances and withdrawals are exempt from
   taxation pursuant to Title 36, chapter 803.

#### 20 §10984. No reduction in benefits

5

Notwithstanding any other rule or provision of state law, the first \$10,000 of funds
 and any accrued interest in an account under this chapter are excluded from consideration
 in determining eligibility or benefit levels for any assistance or benefit granted under state
 law.

#### 25 §10985. Advisory committee

- 26The Advisory Committee on Family Development Accounts, established in Title 5,27section 12004-I, subsection 18-F, is referred to in this section as "the committee."
- 28 **<u>1. Committee membership.</u>** The committee consists of 12 members as follows:
- A. Four members appointed by the Governor, including one representative of the Maine State Housing Authority, one representative of the Department of Health and Human Services and 2 representatives of financial institutions participating in the program;
- B. Four members appointed by the Speaker of the House of Representatives,
   including one person who is an account holder or is eligible to be an account holder,
   2 representatives of contributors of matching funds to the program and one
   representative of a community development organization; and
- 37 C. Four members appointed by the President of the Senate, including one
   38 representative of a contributor of matching funds to the program, one representative
   39 of a statewide community development foundation, one person who is an account

1holder or is eligible to be an account holder and one representative of a community2development organization.

Members from state departments serve at the pleasure of their appointing authorities. All other members serve 3-year terms and may continue to serve beyond their terms until their successors are appointed. If a vacancy occurs before a term has expired, the vacancy must be filled for the remainder of the unexpired term by the authority who made the original appointment. If a member is absent for 2 consecutive meetings and has not been excused by the chair from either meeting, the committee may remove the member by majority vote.

10 **2. Chair.** The committee shall elect a chair from its members.

3. Duties; report. The committee shall meet at least 2 times per year to study and 11 evaluate the effectiveness of family development accounts in this State and other states; 12 make recommendations with respect to changes in law, rule or policy that will enhance 13 the ability of account holders to improve their economic security; and advise the 14 university, relevant state agencies, community development organizations and the 15 Legislature as to its findings. The committee shall provide a comprehensive report to the 16 joint standing committee of the Legislature having jurisdiction over business and 17 economic development matters and the joint standing committee of the Legislature 18 having jurisdiction over health and human services matters by March 1st of each year. 19

4. Freedom of access; confidential information. Meetings of the committee are
 public meetings and records and papers of the committee are public records for the
 purposes of the freedom of access laws in Title 1, chapter 13, subchapter 1, except that
 information obtained about account holders and their families that is confidential under
 state or federal law, rule or regulation is confidential and may not be disclosed.

5. Staffing. The university shall provide staffing to the committee and may, within
 existing resources, obtain technical assistance from appropriate sources with expertise in
 asset development for low-income households.

6. Voluntary service. Members of the committee serve without compensation or
 reimbursement for expenses, except that members representing account holders may be
 reimbursed for expenses.

31 Sec. 5. 22 MRSA §3769-D, as enacted by PL 2015, c. 267, Pt. RRRR, §4, is 32 amended to read:

## 33 §3769-D. Temporary Assistance for Needy Families block grant; family 34 development accounts

In fiscal year 2016-17 and annually thereafter, the Department of Health and Human Services may use \$500,000 in funds provided under the Temporary Assistance for Needy Families block grant to promote financial literacy and healthy savings habits of families with income less than 200% of the federal poverty guidelines through the placement of funds in family development accounts established pursuant to Title 10 <u>20-A</u>, chapter 110 <u>412-B</u>, subchapter 4-A.

#### **SUMMARY**

This bill amends the family development account program by transferring administration from the Finance Authority of Maine to the University of Maine System. The bill also allows the University of Maine System to consult key stakeholders such as program participants, community development organizations and financial institutions, as well as organizations representing the interests of low-income persons in the State, as part of administering the program and assessing its effectiveness.

1