

# LAWS

## OF THE

# **STATE OF MAINE**

### AS PASSED BY THE

### ONE HUNDRED AND TWENTY-FIRST LEGISLATURE

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The General Effective Date For First Special Session Non-Emergency Laws Is November 22, 2003

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> Penmor Lithographers Lewiston, Maine 2004

may be considered to have a developmental disability without meeting 3 of the criteria stated in this subparagraph if there is a high probability that the person will meet those criteria later in life if services and supports are not provided to the person; and

(4) Reflects the person's need for a combination and sequence of special, interdisciplinary or generic care, treatment or other services that are of a lifelong or extended duration and are individually planned and coordinated.

B. "Mental and physical impairments" include, but are not limited to, the following conditions: mental retardation, autism, cerebral palsy, Asperger syndrome, mental illness, Prader-Willi syndrome and epilepsy.

2. Reporting requirements. The Department of Human Services, Department of Behavioral and Developmental Services and Department of Education shall by January 15th of each year submit a joint report to the joint standing committee of the Legislature having jurisdiction over health and human services matters regarding activities conducted over the past fiscal year related to the prevention of developmental disabilities and underlying mental and physical impairments and plans for such activities in the succeeding year. The report must also include data on the incidence rate of births of developmentally disabled children in the State.

**3.** Limitation. The provisions of this section may not be interpreted to expand or otherwise affect the requirements of the Department of Behavioral and Developmental Services to provide services to children and families under section 3571, subsection 2 or under Title 34-B.

See title page for effective date.

#### CHAPTER 603

#### H.P. 1295 - L.D. 1773

#### An Act To Amend the Definition of "Electrical Installations" in the Laws Governing Electricians

Be it enacted by the People of the State of Maine as follows:

Sec. 1. 32 MRSA §1101, sub-§2, as amended by PL 1999, c. 386, Pt. F, §1, is further amended to read:

**2. Electrical installations.** "Electrical installations" means the installation, repair, alteration and

maintenance of electrical conductors, fittings, devices and fixtures for heating, lighting, power purposes or heat activated fire alarms, intrusion alarms, energy management, telephone, telegraph, cable and closed circuit television, sound systems, conduit and raceway systems and electrically supervised manual fire alarms and sprinkler systems. <u>"Electrical installations"</u> includes complete installations related to photovoltaic, fuel cell and wind power generation systems. "Electrical installations" does not include the installation or repair of portable appliances and other portable electrical equipment, installation of which involves only the insertion of an attachment plug into a fixed receptacle outlet. It is the meaning and intent of this subsection that the word "portable" does not include or apply to any type of fixed electrically operated or driven equipment.

See title page for effective date.

#### **CHAPTER 604**

#### H.P. 1244 - L.D. 1668

#### An Act To Amend the Laws Governing Growth Management

Be it enacted by the People of the State of Maine as follows:

Sec. 1. 30-A MRSA §4349-A, sub-§3, as amended by PL 2001, c. 406, §15, is repealed.

Sec. 2. 30-A MRSA §4349-A, sub-§3-A is enacted to read:

**3-A. Preference for other state grants and investments.** Preference for other state grants and investments is governed by this subsection.

A. When awarding a grant or making a discretionary investment under any of the programs under paragraph B, subparagraphs (1) and (2) or when undertaking its own capital investment programs other than for projects identified in section 4301, subsection 5-B, a state agency shall respect the primary purpose of its grant or investment program and, to the extent feasible, give preference:

> (1) First, to a municipality that has received a certificate of consistency for its growth management program under section 4347-A;

> (2) Second, to a municipality that has adopted a comprehensive plan that the office has determined is consistent with the procedures, goals and guidelines of this subchapter and has adopted zoning ordi-