MAINE STATE LEGISLATURE

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LAWS

OF THE

STATE OF MAINE

AS PASSED BY THE

ONE HUNDRED AND TWENTY-FOURTH LEGISLATURE

SECOND REGULAR SESSION January 6, 2010 to April 12, 2010

THE GENERAL EFFECTIVE DATE FOR SECOND REGULAR SESSION NON-EMERGENCY LAWS IS JULY 12, 2010

PUBLISHED BY THE REVISOR OF STATUTES IN ACCORDANCE WITH MAINE REVISED STATUTES ANNOTATED, TITLE 3, SECTION 163-A, SUBSECTION 4.

Augusta, Maine 2010

CHAPTER 158 H.P. 1246 - L.D. 1752

Resolve, Regarding Legislative
Review of the Repeal of
Chapter 181: Child
Development Services System:
Regional Provider Advisory
Boards, a Major Substantive
Rule That Has Been
Provisionally Repealed by the
Department of Education

Emergency preamble. Whereas, acts and resolves of the Legislature do not become effective until 90 days after adjournment unless enacted as emergencies; and

Whereas, the Maine Revised Statutes, Title 5, chapter 375, subchapter 2-A requires legislative authorization before major substantive agency rules may be finally adopted, amended, suspended or repealed by the agency; and

Whereas, the final repeal of the above-named major substantive rule has been submitted to the Legislature for review; and

Whereas, immediate enactment of this resolve is necessary to record the Legislature's position on the final repeal of the rule; and

Whereas, in the judgment of the Legislature, these facts create an emergency within the meaning of the Constitution of Maine and require the following legislation as immediately necessary for the preservation of the public peace, health and safety; now, therefore, be it

Sec. 1. Repeal. Resolved: That final repeal of Chapter 181: Child Development Services System: Regional Provider Advisory Boards, a provisionally repealed major substantive rule of the Department of Education that has been submitted to the Legislature for review pursuant to the Maine Revised Statutes, Title 5, chapter 375, subchapter 2-A, is authorized.

Emergency clause. In view of the emergency cited in the preamble, this legislation takes effect when approved.

Effective March 8, 2010.

CHAPTER 159 H.P. 1123 - L.D. 1585

Resolve, To Enhance Protection of Maine Farms and Nurseries **Emergency preamble. Whereas,** acts and resolves of the Legislature do not become effective until 90 days after adjournment unless enacted as emergencies; and

Whereas, the identification of shipments of tomato seedlings coming into the State for commercial sale is needed to facilitate monitoring for disease; and

Whereas, the introduction of disease can devastate tomato crops of both commercial growers and home gardeners; and

Whereas, shipments for the 2010 growing season will begin prior to the effective date of nonemergency legislation; and

Whereas, in the judgment of the Legislature, these facts create an emergency within the meaning of the Constitution of Maine and require the following legislation as immediately necessary for the preservation of the public peace, health and safety; now, therefore,

Sec. 1. Commissioner of Agriculture, Food and Rural Resources to require notice of shipment of tomato seedlings into the State. Resolved: That the Commissioner of Agriculture, Food and Rural Resources shall adopt rules under the Maine Revised Statutes, Title 7, section 2217 to require a person shipping tomato seedlings into the State for ultimate sale at the wholesale or retail level to notify the State Horticulturist prior to shipping. The commissioner shall ensure that the rules are established to facilitate monitoring of tomato seedlings coming into the State during the 2010 growing season; and be it further

Sec. 2. Commissioner of Agriculture, Food and Rural Resources to review license fees for owners of plant nurseries and dealers in nursery stock. Resolved: That the Commissioner of Agriculture, Food and Rural Resources shall review license fees authorized under the Maine Revised Statutes, Title 7, section 2171 and established in Chapter 267 of the Department of Agriculture, Food and Rural Resources's rules. The commissioner shall research fees for licenses to sell nursery stock in other states and consider the advisability of a license fee structure with more than 2 tiers based on gross annual sales of nursery stock and square footage dedicated to nursery stock or a combination of these 2 or other parameters.

The commissioner shall also consider the benefit of establishing a dedicated account to receive license fees for plant nurseries and dealers of nursery stock, estimate the amount of dedicated revenue generated and determine the optimal use of the revenue to provide inspection and other services to protect growers in the State; and be it further

Sec. 3. Commissioner of Agriculture, Food and Rural Resources to report recommenda-