

131st MAINE LEGISLATURE

SECOND REGULAR SESSION-2024

Legislative Document

No. 2120

H.P. 1344

House of Representatives, January 3, 2024

An Act to Fund the Delivery of Educational Services to Children with Special Needs as Required by State and Federal Law in Special Purpose Private Preschools

(EMERGENCY)

Approved for introduction by a majority of the Legislative Council pursuant to Joint Rule 203.

Reference to the Committee on Education and Cultural Affairs suggested and ordered printed.

R(+ B. Hunt

ROBERT B. HUNT Clerk

Presented by Representative GATTINE of Westbrook. Cosponsored by Senator LIBBY of Cumberland and Representatives: MILLETT of Waterford, MURPHY of Scarborough, SAMPSON of Alfred, Speaker TALBOT ROSS of Portland, Senators: President JACKSON of Aroostook, PIERCE of Cumberland, RAFFERTY of York, STEWART of Aroostook.

- 1 **Emergency preamble. Whereas,** acts and resolves of the Legislature do not 2 become effective until 90 days after adjournment unless enacted as emergencies; and
- Whereas, Public Law 2023, chapter 412 allocated to the Child Development Services
 System one-time funds of \$15,000,000 in fiscal year 2023-24 for payments for specially
 designed instruction provided by special purpose private preschools; and
- 6 **Whereas,** Public Law 2023, chapter 412 directed the Child Development Services 7 System to collaborate with special purpose private preschools to establish a funding 8 formula for the 2024-2025 school year that provides appropriate daily tuition rates for the 9 educational services provided by each special purpose private preschool; and
- 10 **Whereas,** that funding formula has not been established and will likely not be 11 established before the expiration of the 90-day period; and
- Whereas, failure to provide funding for these services for the 2024-2025 school year
 will result in children not having access to this necessary federally required specially
 designed instruction and medically necessary therapeutic services; 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,
- 19 Be it enacted by the People of the State of Maine as follows:
- 20 Sec. 1. Intermediate payments. No later than the start of the 2024-2025 school year and until the daily tuition rate is implemented in accordance with the Maine Revised 21 22 Statutes, Title 20-A, section 7302, subsection 2, paragraph G, the Department of Education 23 and the Child Development Services System shall assist in maintaining education 24 programming at special purpose private preschools by providing payments for specially 25 designed instruction provided by each special purpose private preschool at a rate of \$125 26 per day, per child receiving medically necessary therapeutic services through the MaineCare program for scheduled school days in accordance with a child's individualized 27 28 education plan. The Department of Education and the Child Development Services System 29 shall make the payments for specially designed instruction provided by special purpose 30 private preschools no later than July 1, 2024 and until the daily tuition rate in accordance with Title 20-A, section 7302, subsection 2, paragraph G is implemented. 31
- 32 Sec. 2. Transfer from General Fund unappropriated surplus; Child **Development Services program.** Notwithstanding any provision of law to the contrary, 33 34 on or before June 30, 2025, the State Controller shall transfer \$15,000,000 from the unappropriated surplus of the General Fund to the Department of Education, Child 35 36 Development Services program, Other Special Revenue Funds account to fund payments 37 for specially designed instruction provided by special purpose private preschools at a rate of \$125 per day, per child receiving medically necessary therapeutic services through the 38 39 MaineCare program for scheduled school days in accordance with a child's individualized 40 education program. The Department of Education and the Child Development Services 41 System shall make the payments for specially designed instruction provided by special purpose private preschools no later than July 1, 2024 and until the daily tuition rate in 42

- accordance with the Maine Revised Statutes, Title 20-A, section 7302, subsection 2,
 paragraph G is implemented.
- 3 Sec. 3. Appropriations and allocations. The following appropriations and allocations are made.

5 EDUCATION, DEPARTMENT OF

6 **Child Development Services 0449**

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Initiative: Allocates one-time funds for payments for specially designed instruction
provided by special purpose private preschools at a rate of \$125 per day, per child receiving
medically necessary therapeutic services through the MaineCare program for scheduled
school days in accordance with a child's individualized education plan and until the daily
tuition rate in accordance with the Maine Revised Statutes, Title 20-A, section 7302,
subsection 2, paragraph G is implemented.

13	OTHER SPECIAL REVENUE FUNDS	2023-24	2024-25
14	All Other	\$0	\$15,000,000
15 16	OTHER SPECIAL REVENUE FUNDS TOTAL	\$0	\$15,000,000

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

SUMMARY

20 This bill requires the Department of Education and the Child Development Services 21 System to assist in maintaining education programming at special purpose private 22 preschools by providing payments for specially designed instruction provided by each 23 special purpose private preschool at a rate of \$125 per day, per child receiving medically 24 necessary therapeutic services through the MaineCare program for scheduled school days in accordance with a child's individualized education plan until the daily tuition rate in 25 26 accordance with the Maine Revised Statutes, Title 20-A, section 7302, subsection 2, 27 paragraph G is implemented. The bill includes a one-time transfer of \$15,000,000 in fiscal 28 year 2024-25 from the unappropriated surplus of the General Fund to the Child 29 Development Services System for the estimated cost of the payments.