1	L.D. 1019
2	Date: (Filing No. H-)
3	Reproduced and distributed under the direction of the Clerk of the House.
4	STATE OF MAINE
5	HOUSE OF REPRESENTATIVES
6	127TH LEGISLATURE
7	FIRST REGULAR SESSION
8 9 10 11 12	HOUSE AMENDMENT "" to COMMITTEE AMENDMENT "A" to H.P. 702, L.D. 1019, Bill, "An Act Making Unified Appropriations and Allocations for the Expenditures of State Government, General Fund and Other Funds and Changing Certain Provisions of the Law Necessary to the Proper Operations of State Government for the Fiscal Years Ending June 30, 2016 and June 30, 2017"
13	Amend the amendment by striking out all of Part H.
14	Amend the amendment by striking out all of Part J and inserting the following:
15	'PART J
16 17	Sec. J-1. 36 MRSA §4102, sub-§5, as enacted by PL 2011, c. 380, Pt. M, §9, is amended to read:
18 19 20 21 22	5. Maine exclusion amount. For estates of decedents dying on or after January 1, 2013, but before January 1, 2016, "Maine exclusion amount" means \$2,000,000. For estates of decedents dying on or after January 1, 2016, "Maine exclusion amount" means the basic exclusion amount determined for the calendar year in accordance with the Code, Section 2010(c)(3).
23 24	Sec. J-2. 36 MRSA §4103, sub-§1, as enacted by PL 2011, c. 380, Pt. M, §9, is amended to read:
25 26 27	1. Imposition of tax. A tax is imposed on the transfer of the Maine taxable estate of every person who, at the time of death, was a resident of this State. The amount of tax is determined as provided in this section.
28 29	A. If the Maine taxable estate is $\frac{2,000,000 \text{ or}}{2,000,000 \text{ or}}$ less than or equal to the Maine exclusion amount, the tax is \$0.
30 31 32	B. If the Maine taxable estate is more than $\frac{2,000,000}{1000}$ the Maine exclusion amount but no more than $\frac{5,000,000}{1000}$ the Maine exclusion amount plus $\frac{3,000,000}{1000}$, the tax is 8% of the excess over $\frac{2,000,000}{10000}$ the Maine exclusion amount.
33 34	C. If the Maine taxable estate is more than \$5,000,000 the Maine exclusion amount plus \$3,000,000 but no more than \$8,000,000 the Maine exclusion amount plus

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1 2	<u>$\$6,000,000$</u> , the tax is \$240,000 plus 10% of the excess over $\$5,000,000$ the Maine exclusion amount plus <u>$\$3,000,000$</u> .
3 4 5	D. If the Maine taxable estate is more than $\$8,000,000$ the Maine exclusion amount plus $\$6,000,000$, the tax is $\$540,000$ plus 12% of the excess over $\$8,000,000$ the Maine exclusion amount plus $\$6,000,000$.
6 7 8 9 10	The amount of this tax is multiplied by a fraction, the numerator of which is the value of that portion of the decedent's adjusted federal gross estate that consists of real and tangible personal property located in this State plus the value of all intangible personal property and the denominator of which is the value of the decedent's adjusted federal gross estate.
11 12 13	Sec. J-3. Application. That Section of this Part that amends the Maine Revised Statutes, Title 36, section 4103 applies to estates of decedents dying on or after January 1, 2016.'
14	Amend the amendment by striking out all of Part K and inserting the following:
15	'PART K
16	Sec. K-1. 36 MRSA §683, sub-§1-B is enacted to read:
17 18 19 20	1-B. Additional exemption. A homestead eligible for an exemption under subsection 1 is eligible for an additional exemption of \$5,000 of the just value of the homestead for property tax years beginning on April 1, 2016 and of \$10,000 of the just value of the homestead for property tax years beginning on or after April 1, 2017.
21 22	Sec. K-2. 36 MRSA §683, sub-§§3 and 4, as amended by PL 2005, c. 2, Pt. F, §3 and affected by §5, are further amended to read:
23 24 25 26 27 28	3. Effect on state valuation. Fifty percent of the just value of homesteads exempt under this subchapter homestead exemptions under subsection 1 and, for additional exemptions under subsection 1-B, 50% of the just value of the exemptions for property tax years beginning April 1, 2016 and 75% of the just value of the exemptions for subsequent property tax years must be included in the annual determination of state valuation under sections 208 and 305.
29 30 31 32 33 34 35	4. Property tax rate. Fifty percent of the value of homestead exemptions under this subchapter subsection 1 and, for additional exemptions under subsection 1-B, 50% of the just value of the exemptions for property tax years beginning on April 1, 2016 and 75% of the just value of the exemptions for subsequent property tax years must be included in the total municipal valuation used to determine the municipal tax rate. The municipal tax rate as finally determined may be applied to only the taxable portion of each homestead qualified for that tax year.
36 37	Sec. K-3. 36 MRSA §683, sub-§5, as enacted by PL 2005, c. 647, §4 and affected by §5, is amended to read:
38 39 40	5. Determination of exemption for cooperative housing corporation. A cooperative housing corporation may apply for an exemption under this subchapter to be applied against the valuation of property of the corporation that is occupied by qualifying

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1 shareholders. The application must include a list of all qualifying shareholders and must be updated annually to reflect changes in the ownership and residency of qualifying 2 3 shareholders. The exemption is equal to the amount amounts specified in subsection subsections 1 and 1-B multiplied by the number of units in the cooperative property 4 occupied by qualifying shareholders. A cooperative housing corporation that receives an 5 6 exemption pursuant to this section shall apportion the property tax reduction resulting from the exemption among the qualifying shareholders on a per unit basis. 7 Anv supplemental assessment resulting from disqualification for exemption must be applied in 8 9 the same manner against the qualifying shareholders for whom the disqualification 10 applies.

11 Sec. K-4. 36 MRSA §685, sub-§2, as amended by PL 2005, c. 2, Pt. F, §4 and 12 affected by §5, is further amended to read:

2. Entitlement to reimbursement by the State; calculation. A municipality that
 has approved homestead exemptions under this subchapter may recover from the State
 50% of the taxes lost by reason of the exemptions upon proof in a form satisfactory to the
 bureau. The bureau shall reimburse the Unorganized Territory Education and Services
 Fund for 50% of taxes lost by reason of the exemption.:

- A. Fifty percent of the taxes lost by reason of the exemptions under section 683,
 subsection 1; and
- 20B. For taxes lost by reason of additional exemptions under section 683, subsection211-B, 50% of the taxes lost for property tax years beginning April 1, 2016 and 75% of
- 22 the taxes lost for subsequent property tax years.
- The municipality must provide proof in a form satisfactory to the bureau. The bureau
 shall reimburse the Unorganized Territory Education and Services Fund in the same
 manner for taxes lost by reason of the exemptions.'
- 26 Amend the amendment by striking out all of Part L and inserting the following:
- 27

'PART L

28 Sec. L-1. 30-A MRSA §5681, sub-§5, as amended by PL 2009, c. 213, Pt. S, §4
 29 and affected by §16, is further amended to read:

30 5. Transfers to funds. No later than the 10th day of each month, the State Controller shall transfer to the Local Government Fund 5% of the receipts during the 31 previous month from the taxes imposed under Title 36, Parts 3 and 8, and Title 36, 32 section 2552, subsection 1, paragraphs A to F and L, and credited to the General Fund 33 34 without any reduction, except that for fiscal years 2015-16, 2016-17, 2017-18 and 2018-19 the amount transferred is 2% of the receipts during the previous month from the taxes 35 imposed under Title 36, Parts 3 and 8, and Title 36, section 2552, subsection 1, 36 paragraphs A to F and L, and credited to the General Fund without any reduction, and 37 except that the postage, state cost allocation program and programming costs of 38 39 administering state-municipal revenue sharing may be paid by the Local Government 40 Fund. A percentage share of the amounts transferred to the Local Government Fund each month must be transferred to the Disproportionate Tax Burden Fund and distributed 41 pursuant to subsection 4-B as follows: 42

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	HOUSE AMENDMENT " " to COMMITTEE AM	AENDMENT "A" to H.P. 702, L.D. 1019
1	C. For months beginning on or after Ju	ly 1, 2009 but before July 1, 2010, 15%;
2	D. For months beginning on or after Ju	ly 1, 2010 but before July 1, 2011, 16%;
3	E. For months beginning on or after Ju	ly 1, 2011 but before July 1, 2012, 17%;
4	F. For months beginning on or after Jul	ly 1, 2012 but before July 1, 2013, 18%;
5		ly 1, 2013 but before July 1, 2014, 19%; and
6	H. For months beginning on or after Ju	
	6 6	
7	Amend the amendment by striking out a	all of Part EE and inserting the following:
8	'PA	RT EE
9 10	Sec. EE-1. 20-A MRSA §11475, s amended to read:	sub-§2, as enacted by PL 1997, c. 732, §4, is
11 12 13 14	make one or more lump-sum deposits t	bation agreement may permit a participant to o an account for the benefit of a specific e made through the assignment of state tax
15 16	Sec. EE-2. 36 MRSA §5111, sub- §4, is amended to read:	-§1-D, as enacted by PL 2013, c. 368, Pt. Q,
17 18 19		I persons filing separate returns; tax years beginning on or after January 1, in 2014 or rsons filing separate returns:
20 21 22 23	If Maine Taxable income is: At least \$5,200 but less than \$20,900 \$20,900 or more	The tax is: 6.5% of the excess over \$5,200 \$1,021 plus 7.95% of the excess over \$20,900
24		
25	Sec. EE-3. 36 MRSA §5111, sub-§	§1-E and 1-F are enacted to read:
26 27		I persons filing separate returns; tax years g in 2016, for single individuals and married
28	persons filing separate returns:	<u></u>
29	If Maine taxable income is:	The tax is:
30	Less than \$21,050 At least \$21,050 but less then \$27,500	5.8% of the Maine taxable income
31	At least \$21,050 but less than \$37,500	<u>\$1,221 plus 6.75% of the excess over</u> \$21,050
32	<u>\$37,500 or more</u>	\$2,331 plus 7.15% of the excess over
33 34		\$37,500
35		

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1 2		persons filing separate returns; tax years ng on or after January 1, 2017, for single
$\frac{2}{3}$	individuals and married persons filing separ	
4	If Maine taxable income is:	The tax is:
5	Less than \$21,050	5.8% of the Maine taxable income
6	At least \$21,050 but less than \$50,000	\$1,221 plus 6.75% of the excess over
7	# 50,000	<u>\$21,050</u>
8	<u>\$50,000 or more</u>	<u>\$3,175 plus 7.15% of the excess over</u> \$50,000
9		<u>\$30,000</u>
10		
11	Sec. EE-4. 36 MRSA §5111, sub-	§2-D, as enacted by PL 2013, c. 368, Pt. Q,
12	§6, is amended to read:	
13	2-D. Heads of households; tax year	s beginning 2014 and 2015. For tax years
14		or 2015, for unmarried individuals or legally
15	separated individuals who qualify as heads of	
16	If Maine Taxable income is:	The tax is:
17	At least \$7,850 but less than \$31,350	6.5% of the excess over \$7,850 \$1.528 rbs 7.05% of the excess over
18	\$31,350 or more	\$1,528 plus 7.95% of the excess over \$31,350
19		<i>451,550</i>
20		
20 21	Sec. EE-5. 36 MRSA §5111, sub-§	§2-E and 2-F are enacted to read:
		§2-E and 2-F are enacted to read: beginning 2016. For tax years beginning in
21 22 23	<u>2-E. Heads of households; tax years</u> 2016, for unmarried individuals or legally s	•
21 22	2-E. Heads of households; tax years 2016, for unmarried individuals or legally s households:	beginning 2016. For tax years beginning in
21 22 23 24 25	2-E. Heads of households; tax years 2016, for unmarried individuals or legally s households: If Maine taxable income is:	beginning 2016. For tax years beginning in separated individuals who qualify as heads of The tax is:
21 22 23 24 25 26	2-E. Heads of households; tax years 2016, for unmarried individuals or legally s households: If Maine taxable income is: Less than \$31,550	beginning 2016. For tax years beginning in separated individuals who qualify as heads of The tax is: 5.8% of the Maine taxable income
21 22 23 24 25 26 27	2-E. Heads of households; tax years 2016, for unmarried individuals or legally s households: If Maine taxable income is:	beginning 2016. For tax years beginning in separated individuals who qualify as heads of <u>The tax is:</u> 5.8% of the Maine taxable income \$1,830 plus 6.75% of the excess over
21 22 23 24 25 26 27 28	2-E. Heads of households; tax years 2016, for unmarried individuals or legally s households: If Maine taxable income is: Less than \$31,550 At least \$31,550 but less than \$56,250	beginning 2016. For tax years beginning in separated individuals who qualify as heads of The tax is: 5.8% of the Maine taxable income \$1,830 plus 6.75% of the excess over \$31,550
21 22 23 24 25 26 27 28 29	2-E. Heads of households; tax years 2016, for unmarried individuals or legally s households: If Maine taxable income is: Less than \$31,550	beginning 2016. For tax years beginning in separated individuals who qualify as heads of <u>The tax is:</u> 5.8% of the Maine taxable income \$1,830 plus 6.75% of the excess over
21 22 23 24 25 26 27 28	2-E. Heads of households; tax years 2016, for unmarried individuals or legally s households: If Maine taxable income is: Less than \$31,550 At least \$31,550 but less than \$56,250	beginning 2016. For tax years beginning in separated individuals who qualify as heads of <u>The tax is:</u> 5.8% of the Maine taxable income \$1,830 plus 6.75% of the excess over \$31,550 \$3,497 plus 7.15% of the excess over
21 22 23 24 25 26 27 28 29 30 31	2-E. Heads of households; tax years 2016, for unmarried individuals or legally s households: If Maine taxable income is: Less than \$31,550 At least \$31,550 but less than \$56,250 \$56,250 or more	beginning 2016. For tax years beginning in separated individuals who qualify as heads of The tax is: 5.8% of the Maine taxable income \$1,830 plus 6.75% of the excess over \$31,550 \$3,497 plus 7.15% of the excess over \$56,250
21 22 23 24 25 26 27 28 29 30 31 32	2-E. Heads of households; tax years 2016, for unmarried individuals or legally s households: If Maine taxable income is: Less than \$31,550 At least \$31,550 but less than \$56,250 \$56,250 or more 2-F. Heads of households; tax years	beginning 2016. For tax years beginning in separated individuals who qualify as heads of The tax is: 5.8% of the Maine taxable income \$1,830 plus 6.75% of the excess over \$31,550 \$3,497 plus 7.15% of the excess over \$56,250 beginning 2017. For tax years beginning on
21 22 23 24 25 26 27 28 29 30 31 32 33	 2-E. Heads of households; tax years 2016, for unmarried individuals or legally s households: If Maine taxable income is: Less than \$31,550 At least \$31,550 but less than \$56,250 \$56,250 or more 2-F. Heads of households; tax years or after January 1, 2017, for unmarried individuals 	beginning 2016. For tax years beginning in separated individuals who qualify as heads of The tax is: 5.8% of the Maine taxable income \$1,830 plus 6.75% of the excess over \$31,550 \$3,497 plus 7.15% of the excess over \$56,250
21 22 23 24 25 26 27 28 29 30 31 32 33 34	2-E. Heads of households; tax years 2016, for unmarried individuals or legally s households: If Maine taxable income is: Less than \$31,550 At least \$31,550 but less than \$56,250 \$56,250 or more 2-F. Heads of households; tax years or after January 1, 2017, for unmarried ind qualify as heads of households:	beginning 2016. For tax years beginning in separated individuals who qualify as heads of The tax is: 5.8% of the Maine taxable income \$1,830 plus 6.75% of the excess over \$31,550 \$3,497 plus 7.15% of the excess over \$56,250 beginning 2017. For tax years beginning on lividuals or legally separated individuals who
21 22 23 24 25 26 27 28 29 30 31 32 33 34 35	 2-E. Heads of households; tax years 2016, for unmarried individuals or legally s households: If Maine taxable income is: Less than \$31,550 At least \$31,550 but less than \$56,250 \$56,250 or more 2-F. Heads of households; tax years or after January 1, 2017, for unmarried ind qualify as heads of households: If Maine taxable income is: 	beginning 2016. For tax years beginning in separated individuals who qualify as heads of The tax is: 5.8% of the Maine taxable income \$1,830 plus 6.75% of the excess over \$31,550 \$3,497 plus 7.15% of the excess over \$56,250 beginning 2017. For tax years beginning on tividuals or legally separated individuals who The tax is:
21 22 23 24 25 26 27 28 29 30 31 32 33 34 35 36	 2-E. Heads of households; tax years 2016, for unmarried individuals or legally s households: If Maine taxable income is: Less than \$31,550 At least \$31,550 but less than \$56,250 \$56,250 or more 2-F. Heads of households; tax years or after January 1, 2017, for unmarried ind qualify as heads of households: If Maine taxable income is: Less than \$31,550 	beginning 2016. For tax years beginning in separated individuals who qualify as heads of The tax is: 5.8% of the Maine taxable income \$1,830 plus 6.75% of the excess over \$31,550 \$3,497 plus 7.15% of the excess over \$56,250 beginning 2017. For tax years beginning on lividuals or legally separated individuals who The tax is: 5.8% of the Maine taxable income
21 22 23 24 25 26 27 28 29 30 31 32 33 34 35	 2-E. Heads of households; tax years 2016, for unmarried individuals or legally s households: If Maine taxable income is: Less than \$31,550 At least \$31,550 but less than \$56,250 \$56,250 or more 2-F. Heads of households; tax years or after January 1, 2017, for unmarried ind qualify as heads of households: If Maine taxable income is: 	beginning 2016. For tax years beginning in separated individuals who qualify as heads of The tax is: 5.8% of the Maine taxable income \$1,830 plus 6.75% of the excess over \$31,550 \$3,497 plus 7.15% of the excess over \$56,250 beginning 2017. For tax years beginning on tividuals or legally separated individuals who The tax is:

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1 2	<u>\$75,000 or more</u>	<u>\$4,763 plus 7.15% of the excess over</u> <u>\$75,000</u>
3		
4 5	Sec. EE-6. 36 MRSA §5111, sub- §8, is amended to read:	§3-D, as enacted by PL 2013, c. 368, Pt. Q,
6 7 8 9	beginning 2014 and 2015. For tax years	nt return or surviving spouses; tax years beginning on or after January 1, <u>in</u> 2014 <u>or</u> turns or surviving spouses permitted to file a
10 11 12 13	If Maine Taxable income is: At least \$10,450 but less than \$41,850 \$41,850 or more	The tax is: 6.5% of the excess over \$10,450 \$2,041 plus 7.95% of the excess over \$41,850
14		
15	Sec. EE-7. 36 MRSA §5111, sub-§	§3-E and 3-F are enacted to read:
16 17 18 19 20 21 22 22		t returns or surviving spouses; tax years in 2016, for individuals filing married joint e a joint return: The tax is: 5.8% of the Maine taxable income \$2,442 plus 6.75% of the excess over \$42,100 \$4,663 plus 7.15% of the excess over
23 24 25	<u></u>	<u>\$75,000</u>
25 26 27 28 29		t returns or surviving spouses; tax years on or after January 1, 2017, for individuals uses permitted to file a joint return: The tax is:
30 31 32 33	Less than \$42,100 At least \$42,100 but less than \$100,000 \$100,000 or more	5.8% of the Maine taxable income \$2,442 plus 6.75% of the excess over \$42,100 \$6,350 plus 7.15% of the excess over
34 35 36	Sec. EE-8. 36 MRSA §5122, sub-§	<u>\$100,000</u> 1 , ¶JJ is enacted to read:

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1 JJ. For tax years beginning on or after January 1, 2016, an amount equal to the taxpayer base multiplied by the following fraction: 2 3 (1) For single individuals and married persons filing separate returns, the numerator is the taxpayer's Maine adjusted gross income less \$70,000, except 4 that the numerator may not be less than zero, and the denominator is \$75,000. In 5 no case may the fraction contained in this subparagraph produce a result that is 6 7 more than one. The \$70,000 amount used to calculate the numerator in this subparagraph must be adjusted for inflation in accordance with section 5403, 8 9 subsection 3; 10 (2) For individuals filing as heads of households, the numerator is the taxpayer's Maine adjusted gross income less \$105,000, except that the numerator may not 11 be less than zero, and the denominator is \$112,500. In no case may the fraction 12 contained in this subparagraph produce a result that is more than one. The 13 \$105,000 amount used to calculate the numerator in this subparagraph must be 14 adjusted for inflation in accordance with section 5403, subsection 3; or 15 16 (3) For individuals filing married joint returns or surviving spouses, the numerator is the taxpayer's Maine adjusted gross income less \$140,000, except 17 that the numerator may not be less than zero, and the denominator is \$150,000. 18 19 In no case may the fraction contained in this subparagraph produce a result that is more than one. The \$140,000 amount used to calculate the numerator in this 20 subparagraph must be adjusted for inflation in accordance with section 5403, 21 22 subsection 3. 23 For purposes of this paragraph, "taxpayer base" means either the taxpayer's applicable standard deduction amount for the taxable year determined under section 24 25 5124-B or, if itemized deductions are claimed, the taxpayer's itemized deductions 26 claimed for the taxable year determined under section 5125. 27 Sec. EE-9. 36 MRSA §5122, sub-§2, ¶M-1, as amended by PL 2013, c. 546, §13, is further amended to read: 28 29 M-1. For tax years beginning on or after January 1, 2014, for each individual who is a primary recipient of retirement plan benefits under an employee retirement plan or 30 31 an individual retirement account, an amount that is the lesser of the aggregate of retirement plan benefits under employee retirement plans or individual retirement 32 33 accounts included in the individual's federal adjusted gross income and the pension 34 deduction amount reduced by the total amount of the individual's social security 35 benefits and railroad retirement benefits paid by the United States, but not less than 36 \$0. The social security benefits and railroad retirement benefits reduction does not 37 apply to benefits paid under a military retirement plan. 38 For purposes of this paragraph, the following terms have the following meanings. 39 (1) "Employee retirement plan" means a state, or federal or military retirement 40 plan or any other retirement benefit plan established and maintained by an 41 employer for the benefit of its employees under the Code, Section 401(a), Section 42 403 or Section 457(b), except that distributions made pursuant to a Section 43 457(b) plan are not eligible for the deduction provided by this paragraph if they

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1are made prior to age 55 and are not part of a series of substantially equal2periodic payments made for the life of the primary recipient or the joint lives of3the primary recipient and that recipient's designated beneficiary. "Employee4retirement plan" does not include a military retirement plan or survivor benefits5under such a plan.

- 6 (2) "Individual retirement account" means an individual retirement account 7 under Section 408 of the Code, a Roth IRA under Section 408A of the Code, a 8 simplified employee pension under Section 408(k) of the Code or a simple 9 retirement account for employees under Section 408(p) of the Code.
- 10 (3) "Military retirement plan" means retirement plan benefits received as a result
 11 of service in the active or reserve components of the Army, Navy, Air Force,
 12 Marines or Coast Guard.
- 13 (4) "Pension deduction amount" means \$10,000 for tax years beginning on or
 14 after January 1, 2014.
- 15 (5) "Primary recipient" means the individual upon whose earnings or 16 contributions the retirement plan benefits are based or the surviving spouse of 17 that individual.
- 18 (6) "Retirement plan benefits" means employee retirement plan benefits, except 19 pick-up contributions for which a subtraction is allowed under paragraph E, 20 reported as pension or annuity income for federal income tax purposes and 21 individual retirement account benefits reported as individual retirement account 22 distributions for federal income tax purposes. "Retirement plan benefits" does 23 not include distributions that are subject to the tax imposed by the Code, Section 24 72(t);
- 25 Sec. EE-10. 36 MRSA §5122, sub-§2, ¶M-2 is enacted to read:
- 26 M-2. For tax years beginning on or after January 1, 2016:
- 27 (1) For each individual who is a primary recipient of retirement plan benefits, the
 28 reduction is the sum of:
- 29 (a) Excluding military retirement plan benefits, an amount that is the lesser of the aggregate of retirement plan benefits under employee retirement plans 30 or individual retirement accounts included in the individual's federal adjusted 31 gross income and the pension deduction amount. The amount claimed under 32 this division must be reduced by the total amount of the individual's social 33 security benefits and railroad retirement benefits paid by the United States, 34 but not less than \$0; and 35 (b) An amount equal to the aggregate of retirement benefits under military 36 37 retirement plans included in the individual's federal adjusted gross income; 38 and
- 39 (2) For purposes of this paragraph, the following terms have the following
 40 meanings.

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1 2 3 4 5 6 7 8 9 10 11	 (a) "Employee retirement plan" means a state, federal or military retirement plan or any other retirement benefit plan established and maintained by an employer for the benefit of its employees under the Code, Section 401(a), Section 403 or Section 457(b), except that distributions made pursuant to a Section 457(b) plan are not eligible for the deduction provided by this paragraph if they are made prior to age 55 and are not part of a series of substantially equal periodic payments made for the life of the primary recipient or the joint lives of the primary recipient and that recipient's designated beneficiary. (b) "Individual retirement account" means an individual retirement account under Section 408 of the Code, a Roth IRA under Section 408A of the Code,
12 13	a simplified employee pension under Section 408(k) of the Code or a simple retirement account for employees under Section 408(p) of the Code.
14 15 16	(c) "Military retirement plan" means retirement plan benefits received as a result of service in the active or reserve components of the Army, Navy, Air Force, Marines or Coast Guard.
17 18	(d) "Pension deduction amount" means \$10,000 for tax years beginning in 2014.
19 20 21	(e) "Primary recipient" means the individual upon whose earnings or contributions the retirement plan benefits are based or the surviving spouse of that individual.
22 23 24 25 26 27 28	(f) "Retirement plan benefits" means employee retirement plan benefits, except pick-up contributions for which a subtraction is allowed under paragraph E, reported as pension or annuity income for federal income tax purposes and individual retirement account benefits reported as individual retirement account distributions for federal income tax purposes. "Retirement plan benefits" does not include distributions that are subject to the tax imposed by the Code, Section 72(t);
29 30	Sec. EE-11. 36 MRSA §5122, sub-§2, ¶ T, as amended by PL 2005, c. 519, Pt. LLL, §1 and c. 622, §26, is repealed.
31 32	Sec. EE-12. 36 MRSA §5122, sub-§2, ¶Y, as amended by PL 2007, c. 539, Pt. CCC, §6 and c. 689, §1 and affected by §4, is repealed.
33 34	Sec. EE-13. 36 MRSA §5124-A, as amended by PL 2013, c. 368, Pt. TT, §9, is further amended to read:
35	§5124-A. Standard deduction; resident before 2016
36 37 38 39 40 41	The For tax years beginning before January 1, 2016, the standard deduction of a resident individual is equal to the standard deduction as determined in accordance with the Code, Section 63, except that, for tax years beginning in 2013, the standard deduction is \$10,150 in the case of individuals filing a married joint return and surviving spouses permitted to file a joint return and \$5,075 in the case of a married individual filing a separate return.

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1	Sec. EE-14. 36 MRSA §5124-B is enacted to read:
2	§5124-B. Standard deduction; resident on or after January 1, 2016
3 4 5	For tax years beginning on or after January 1, 2016, the standard deduction of a resident individual is equal to the sum of the basic standard deduction and any additional standard deduction.
6	1. Basic standard deduction. The basic standard deduction is:
7 8	A. For single individuals and married persons filing separate returns, the basic standard deduction is \$11,600;
9 10	B. For individuals filing as heads of household, the basic standard deduction is the amount allowed under paragraph A multiplied by 1.5; and
11 12	C. For individuals filing married joint returns or surviving spouses, the basic standard deduction is the amount allowed under paragraph A multiplied by 2.
13 14	2. Additional standard deduction. The additional standard deduction is the amount allowed under the Code, Section 63(c)(3).
15 16	Sec. EE-15. 36 MRSA §5125, sub-§3, ¶C, as amended by PL 2003, c. 390, §34, is further amended to read:
17 18	C. Reduced by any amount of deduction attributable to income taxable to financial institutions under chapter 819; <u>and</u>
19 20	Sec. EE-16. 36 MRSA §5125, sub-§3, ¶D, as amended by PL 2011, c. 380, Pt. N, §8 and affected by §§19 and 20, is further amended to read:
21 22	D. Reduced by any amount attributable to interest or expenses incurred in the production of income exempt from tax under this Part ; and .
23 24	Sec. EE-17. 36 MRSA §5125, sub-§3, ¶E, as amended by PL 2011, c. 380, Pt. N, §9 and affected by §§19 and 20, is repealed.
25 26	Sec. EE-18. 36 MRSA §5125, sub-§5, as enacted by PL 2013, c. 590, §1, is repealed.
27	Sec. EE-19. 36 MRSA §5213-A is enacted to read:
28	<u>§5213-A. Sales tax fairness credit</u>
29 30	For tax years beginning on or after January 1, 2016, individuals are allowed a credit as computed under this section against the taxes imposed under this Part.
31 32	1. Definitions. As used in this section, unless the context otherwise indicates, the following terms have the following meanings.
33	A. "Base credit" means:
34	(1) For an individual income tax return claiming one personal exemption, \$125;
35	(2) For an individual income tax return claiming 2 personal exemptions, \$175;

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	HOUSE AMENDMENT " " to COMMITTEE AMENDMENT "A" to H.P. 702, L.D. 1019
1 2	(3) For an individual income tax return claiming 3 personal exemptions, \$200; and
3 4	(4) For an individual income tax return claiming 4 or more personal exemptions, \$225.
5 6	For the purposes of this paragraph, personal exemption does not include a personal exemption for an individual who is incarcerated.
7 8	B. "Income" means federal adjusted gross income increased by the following amounts:
9 10 11 12 13 14	(1) Trade or business losses; capital losses; any net loss resulting from combining the income or loss from rental real estate and royalties, the income or loss from partnerships and S corporations, the income or loss from estates and trusts, the income or loss from real estate mortgage investment conduits and the net farm rental income or loss; any loss associated with the sale of business property; and farm losses included in federal adjusted gross income;
15	(2) Interest received to the extent not included in federal adjusted gross income;
16 17 18	(3) Payments received under the federal Social Security Act and railroad retirement benefits to the extent not included in federal adjusted gross income; and
19	(4) The following amounts deducted in arriving at federal adjusted gross income:
20	(a) Educator expenses pursuant to the Code, Section 62(a)(2)(D);
21 22	(b) Certain business expenses of performing artists pursuant to the Code, Section 62(a)(2)(B);
23 24	(c) Certain business expenses of government officials pursuant to the Code, Section 62(a)(2)(C);
25 26	(d) Certain business expenses of reservists pursuant to the Code, Section <u>62(a)(2)(E)</u> ;
27 28	(e) Health savings account deductions pursuant to the Code, Section 62(a)(16) and Section 62(a)(19);
29	(f) Moving expenses pursuant to the Code, Section 62(a)(15);
30 31	(g) The deductible part of self-employment tax pursuant to the Code, Section <u>164(f)</u> ;
32 33	(h) The deduction for self-employed SEP, SIMPLE and qualified plans pursuant to the Code, Section 62(a)(6);
34 35	(i) The self-employed health insurance deduction pursuant to the Code, Section 162(1);
36 37	(j) The penalty for early withdrawal of savings pursuant to the Code, Section <u>62(a)(9);</u>

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	HOUSE AMENDMENT " " to COMMITTEE AMENDMENT "A" to H.P. 702, L.D. 1019
1	(k) Alimony paid pursuant to the Code, Section 62(a)(10);
2	(1) The IRA deduction pursuant to the Code, Section 62(a)(7);
3 4	(m) The student loan interest deduction pursuant to the Code, Section $\underline{62(a)(17)}$;
5 6	(n) The tuition and fees deduction pursuant to the Code, Section 62(a)(18); and
7 8	(o) The domestic production activities deduction pursuant to the Code, Section 199.
9 10	2. Credit for resident taxpayer. A resident individual is allowed a credit equal to the applicable base credit amount, subject to the phase-out provisions under subsection 4.
11 12 13 14 15 16 17 18 19	3. Credit for part-year resident taxpayer. A taxpayer who files a return as a part- year resident in accordance with section 5224-A is allowed a credit equal to the applicable base credit amount, subject to the phase-out provisions under subsection 4, multiplied by a ratio, the numerator of which is the individual's income as modified by section 5122 for that portion of the taxable year during which the individual was a resident plus the individual's income from sources within this State, as determined under section 5142, for that portion of the taxable year during which the individual was a nonresident and the denominator of which is the individual's entire income, as modified by section 5122.
20 21	4. Phase-out of credit. The credit allowed under this section is phased out as <u>follows.</u>
22 23	A. For single individuals, the credit is reduced by \$10 for every \$500 or portion thereof that exceeds \$20,000 of the income.
24 25 26	B. For unmarried individuals or legally separated individuals who qualify as heads of households, the credit is reduced by \$15 for every \$750 or portion thereof that exceeds \$30,000 of the income.
27 28 29	C. For individuals filing married joint returns or surviving spouses permitted to file joint returns, the credit is reduced by \$20 for every \$1,000 or portion thereof that exceeds \$40,000 of the income.
30	5. Refundability of credit. The tax credit allowed under this section is refundable.
31 32	<u>6.</u> Limitations. The following individuals do not qualify for the credit under this section:
33	A. Married taxpayers filing separate returns; or
34 35	B. Individuals who do not qualify as resident individuals because they do not meet the requirements of section 5102, subsection 5102, subsection 5, paragraph A.
36	Sec. EE-20. 36 MRSA §5215, sub-§6-C is enacted to read:
37 38 39	6-C. Application. Except for the credit allowed with respect to the carry-over of unused credit amounts pursuant to subsection 4, the tax credit allowed under this section does not apply to tax years beginning on or after January 1, 2016.

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Sec. EE-21. 36 MRSA §5216-C, as enacted by PL 1999, c. 475, §6 and affected by §7, is repealed.

3 Sec. EE-22. 36 MRSA §5217, sub-§5 is enacted to read:

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4 5. Application. Except for the credit allowed with respect to the carry-over of
 5 unused credit amounts pursuant to subsection 3, the credit allowed under this section does
 6 not apply to tax years beginning on or after January 1, 2016.

Sec. EE-23. 36 MRSA §5217-C, sub-§4 is enacted to read:

Application. Except for the credit allowed with respect to the carry-over of
 unused credit amounts pursuant to subsection 3, the tax credit allowed under this section
 does not apply to tax years beginning on or after January 1, 2016.

Sec. EE-24. 36 MRSA §5218, sub-§4, as amended by PL 2003, c. 391, §10, is
 further amended to read:

4. Refund. The credit allowed by this section may result in a refund of up to \$500-13 In except, in the case of a nonresident individual, the refundable portion of the credit may 14 not exceed \$500 multiplied by the ratio of the individual's Maine adjusted gross income, 15 as defined in section 5102, subsection 1-C, paragraph B, to the individual's entire federal 16 adjusted gross income, as modified by section 5122 reduce the Maine income tax to less 17 18 than zero. In the case of an individual who files a return as a part-year resident in 19 accordance with section 5224-A, the refundable portion of the credit may not exceed 20 \$500 multiplied by a ratio, the numerator of which is the individual's Maine adjusted 21 gross income as defined in section 5102, subsection 1-C, paragraph A for that portion of 22 the taxable year during which the individual was a resident plus the individual's Maine 23 adjusted gross income as defined in section 5102, subsection 1-C, paragraph B for that portion of the taxable year during which the individual was a nonresident and the 24 denominator of which is the individual's entire federal adjusted gross income, as modified 25 26 by section 5122.

Sec. EE-25. 36 MRSA §5219-A, as amended by PL 2003, c. 390, §§46 and 47, is
 repealed.

29 Sec. EE-26. 36 MRSA §5219-C, as amended by PL 2007, c. 627, §90, is repealed.

- 31 Sec. EE-27. 36 MRSA §5219-M, sub-§4, ¶C, as enacted by PL 2001, c. 358,
 32 Pt. M, §4 and affected by §6, is amended to read:
- C. Except as otherwise provided by subsection 5, paragraph B, to reduce a person's tax liability by more than \$100,000, after the allowance of all other tax credits except for the eredits credit allowed under sections 5216-C and section 5219-L.
- 36 Sec. EE-28. 36 MRSA §5219-M, sub-§7 is enacted to read:
- 37 7. Application. Except for the credit allowed with respect to the carry-over of
 38 unused credit amounts pursuant to subsection 5, the tax credit allowed under this section
 39 does not apply to tax years beginning on or after January 1, 2016.
- 40 Sec. EE-29. 36 MRSA §5219-O, sub-§5 is enacted to read:

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1 2 3	5. Application. Except for the credit allowed with respect to the carry-over of unused credit amounts pursuant to subsection 4, the tax credit allowed under this section does not apply to tax years beginning on or after January 1, 2016.
4	Sec. EE-30. 36 MRSA §5219-Q, sub-§5 is enacted to read:
5 6 7	5. Application. Except for the credit allowed with respect to the carry-over of unused credit amounts pursuant to subsection 4, the tax credit allowed under this section does not apply to tax years beginning on or after January 1, 2016.
8 9	Sec. EE-31. 36 MRSA §5219-S, sub-§4, as enacted by PL 2007, c. 693, §31, is amended to read:
10 11	4. Limitation. The credit allowed by this section may not reduce the Maine income tax to less than zero is refundable.
12 13	Sec. EE-32. 36 MRSA §5219-X, sub-§5, as enacted by PL 2003, c. 698, §1, is amended to read:
14 15 16 17	5. Application. This section applies to tax years beginning on or after January 1, 2004. Except for the credit allowed with respect to the carry-over of unused credit amounts pursuant to subsection 3, the tax credit allowed under this section does not apply to tax years beginning on or after January 1, 2016.
18 19	Sec. EE-33. 36 MRSA §5403, as repealed and replaced by PL 2013, c. 551, §4, is repealed and the following enacted in its place:
20	§5403. Annual adjustments for inflation
21 22 23	On or about September 15th of each year as specified in subsections 1 to 6, the assessor shall multiply the cost-of-living adjustment for taxable years beginning in the succeeding calendar year by the following:
24	1. Individual income tax rate tables. For the tax rate tables in section 5111:
25 26 27 28 29 30	A. Beginning in 2016 and each year thereafter, by the lowest dollar amounts of the tax rate tables specified in section 5111, subsections 1-F, 2-F and 3-F, except that for the purposes of this paragraph, notwithstanding section 5402, subsection 1-B, the "cost-of-living adjustment" is the Chained Consumer Price Index for the 12-month period ending June 30th of the preceding calendar year divided by the Chained Consumer Price Index for the 12-month period ending June 30th of the 12-month period ending June 30, 2015; and
31 32 33 34 35 36	B. Beginning in 2017 and each year thereafter, by the highest taxable income dollar amount of each tax rate table, except that for the purposes of this paragraph, notwithstanding section 5402, subsection 1-B, the "cost-of-living adjustment" is the Chained Consumer Price Index for the 12-month period ending June 30th of the preceding calendar year divided by the Chained Consumer Price Index for the 12-month period ending June 30, 2016;
37 38 39 40	2. Standard deductions. By the dollar amount contained in section 5124-B, subsection 1, paragraph A, except that for the purposes of this subsection, notwithstanding section 5402, subsection 1-B, the "cost-of-living adjustment" is the Chained Consumer Price Index for the 12-month period ending June 30th of the

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1 2	preceding calendar year divided by the Chained Consumer Price Index for the 12-month period ending June 30, 2015;
3 4	3. Itemized deductions. By the dollar amount of the itemized deduction limitation amount in section 5125, subsection 4;
5 6 7 8 9 10 11 12	4. Individual income tax standard deduction and itemized deduction phase-out. Beginning in 2017 and each year thereafter, by the dollar amount contained in the numerator of the fraction specified in section 5122, subsection 1, paragraph JJ, subparagraphs (1), (2) and (3), except that for the purposes of this subsection, notwithstanding section 5402, subsection 1-B, the "cost-of-living adjustment" is the Chained Consumer Price Index for the 12-month period ending June 30th of the preceding calendar year divided by the Chained Consumer Price Index for the 12-month period ending June 30, 2016;
13	5. Sales tax fairness credit. For the sales tax fairness credit:
14 15 16 17 18 19 20 21	A. Beginning in 2017 and each year thereafter, by the base credit amount in section 5213-A, subsection 1, paragraph A, subparagraph (1), except that for the purposes of this paragraph, notwithstanding section 5402, subsection 1-B, the "cost-of-living adjustment" is the Chained Consumer Price Index for the 12-month period ending June 30th of the preceding calendar year divided by the Chained Consumer Price Index for the 12-month period ending June 30, 2016. If the base credit amount, adjusted by application of the cost-of-living adjustment, is not a multiple of \$5, any increase must be rounded to the next lowest multiple of \$5;
22 23 24 25	B. Beginning in 2017 and each year thereafter, the base credit amount in section 5213-A, subsection 1, paragraph A, subparagraphs (2) to (4) is equal to the base credit amount determined in accordance with paragraph A, multiplied by the following applicable factor:
26	(1) For section 5213-A, subsection 1, paragraph A, subparagraph (2), 1.4;
27	(2) For section 5213-A, subsection 1, paragraph A, subparagraph (3), 1.6; and
28	(3) For section 5213-A, subsection 1, paragraph A, subparagraph (4), 1.8.
29 30	If the base credit amount, adjusted by application of the appropriate factor, is not a multiple of \$5, any increase must be rounded to the next lowest multiple of \$5; and
31 32 33 34 35 36	C. Beginning in 2016 and each year thereafter, by the dollar amount of the income threshold set forth in section 5213-A, subsection 4, except that for the purposes of this paragraph, notwithstanding section 5402, subsection 1-B, the "cost-of-living adjustment" is the Chained Consumer Price Index for the 12-month period ending June 30th of the preceding calendar year divided by the Chained Consumer Price Index for the 12-month period ending June 30, 2015; and
37 38	<u>6. Property tax fairness credit.</u> Beginning in 2015 and each year thereafter, the benefit base amounts in section 5219-KK, subsection 1, paragraph A.
39 40 41	Except for subsection 5, paragraphs A and B, if the dollar amount of each item, adjusted by the application of the cost-of-living adjustment, is not a multiple of \$50, any increase must be rounded to the next lowest multiple of \$50.

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1 If the cost-of-living adjustment for any taxable year would be less than the cost-of-2 living adjustment for the preceding calendar year, the cost-of-living adjustment is the 3 same as for the preceding calendar year. The assessor shall incorporate such changes into 4 the income tax forms, instructions and withholding tables for the taxable year.

5 Sec. EE-34. Application. Those sections of this Part that amend the Maine 6 Revised Statutes, Title 20-A, section 11475, subsection 2 and Title 36, section 5122, 7 subsection 2, paragraph M-1, section 5124-A, section 5218, subsection 4 and section 8 5219-S, subsection 4; and that repeal Title 36, section 5122, subsection 2, paragraphs T 9 and Y and sections 5216-C, 5219-A and 5219-C apply to tax years beginning on or after 10 January 1, 2016.'

- 11 Amend the amendment by striking out all of Part PPPP.
- 12 Amend the amendment by striking out all of Part QQQQ and inserting the following:

'PART QQQQ

13

Sec. QQQQ-1. 5 MRSA §13090-K, sub-§2, as amended by PL 2013, c. 368, Pt.
 M, §1, is further amended to read:

2. Source of fund. Beginning July 1, 2003 and every July 1st thereafter, the State 16 17 Controller shall transfer to the Tourism Marketing Promotion Fund an amount, as 18 certified by the State Tax Assessor, that is equivalent to 5% of the 7% tax imposed on tangible personal property and taxable services pursuant to Title 36, section 1811, for the 19 20 first 6 months of the prior fiscal year after the reduction for the transfer to the Local Government Fund as described by Title 30-A, section 5681, subsection 5, except that, 21 from October 1, 2013 to June 30 December 31, 2015, the amount is equivalent to 5% of 22 the 8% tax imposed on tangible personal property and taxable services pursuant to Title 23 36, section 1811 and beginning July 1, 2016 the amount is equivalent to 5% of the 8% tax 24 and 5% of the 9% tax imposed on tangible personal property and taxable services 25 pursuant to Title 36, section 1811. Beginning on October 1, 2003 and every October 1st 26 27 thereafter, the State Controller shall transfer to the Tourism Marketing Promotion Fund 28 an amount, as certified by the State Tax Assessor, that is equivalent to 5% of the 7% tax imposed on tangible personal property and taxable services pursuant to Title 36, section 29 1811, for the last 6 months of the prior fiscal year after the reduction for the transfer to 30 31 the Local Government Fund, except that, from October 1, 2013 to June 30 December 31, 2015, the amount is equivalent to 5% of the 8% tax imposed on tangible personal 32 33 property and taxable services pursuant to Title 36, section 1811 and beginning October 1, 2016 the amount is equivalent to 5% of the 8% tax and 5% of the 9% tax imposed on 34 tangible personal property and taxable services pursuant to Title 36, section 1811. The 35 36 tax amount must be based on actual sales for that fiscal year and may not consider any 37 accruals that may be required by law. The amount transferred from General Fund sales and use tax revenues does not affect the calculation for the transfer to the Local 38 39 Government Fund.

40 Sec. QQQQ-2. 36 MRSA §1752, sub-§3-B, as amended by PL 1999, c. 698, §1 41 and affected by §3, is further amended to read:

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1 2	3-B. Grocery staples. "Grocery staples" means food products ordinarily consumed for human nourishment.
3 4 5 6 7 8 9	"Grocery staples" does not include spirituous, malt or vinous liquors; soft drinks, iced tea, sodas or beverages such as are ordinarily dispensed at bars or soda fountains or in connection with bars or soda fountains; medicines, tonics, vitamins and preparations in liquid, powdered, granular, tablet, capsule, lozenge or pill form, sold as dietary supplements or adjuncts, except when sold on the prescription of a physician; water, including mineral bottled and carbonated waters and ice; dietary substitutes; candy and confections; and prepared food.:
10	A. Spirituous, malt or vinous liquors;
11 12 13	<u>B.</u> Medicines, tonics, vitamins and preparations in liquid, powdered, granular, tablet, capsule, lozenge or pill form, sold as dietary supplements or adjuncts, except when sold on the prescription of a physician;
14	C. Water, including mineral bottled and carbonated waters and ice;
15	D. Dietary substitutes:
16 17 18 19	E. Candy and confections, including but not limited to confectionery spreads. As used in this paragraph, "candy" means a preparation of sugar, honey or other natural or artificial sweeteners in combination with chocolate, fruits, nuts or other ingredients or flavorings in the form of bars, drops or pieces;
20	F. Prepared food; and
21 22	<u>G.</u> The following food and drinks ordinarily sold for consumption without further preparation:
23 24	(1) Soft drinks and powdered and liquid drink mixes except powdered milk, infant formula, coffee and tea;
25	(2) Sandwiches and salads;
26 27 28	(3) Supplemental meal items such as corn chips, potato chips, crisped vegetable or fruit chips, potato sticks, pork rinds, pretzels, crackers, popped popcorn, cheese sticks, cheese puffs and dips;
29 30	(4) Fruit bars, granola bars, trail mix, breakfast bars, rice cakes, popcorn cakes, bread sticks and dried sugared fruit;
31 32	(5) Nuts and seeds that have been processed or treated by salting, spicing, smoking, roasting or other means;
33 34 35 36	(6) Desserts and bakery items, including but not limited to doughnuts, cookies, muffins, dessert breads, pastries, croissants, cakes, pies, ice cream cones, ice cream, ice milk, frozen confections, frozen yogurt, sherbet, ready-to-eat pudding, gelatins and dessert sauces; and
37	(7) Meat sticks, meat jerky and meat bars.

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1 As used in this paragraph, "without further preparation" does not include combining an item with a liquid or toasting, microwaving or otherwise heating or thawing a 2 product for palatability rather than for the purpose of cooking the product. 3 4 "Grocery staples" includes bread and bread products, jam, jelly, pickles, honey, condiments, maple syrup, spaghetti sauce or salad dressing when packaged as a separate 5 item for retail sale. 6 7 Sec. QQQQ-3. 36 MRSA §1752, sub-§14-F is enacted to read: 14-F. Soft drinks. "Soft drinks" means nonalcoholic beverages that contain natural 8 or artificial sweeteners. "Soft drinks" does not include beverages that contain milk or 9 milk products; that contain soy, rice or similar milk substitutes; or that contain greater 10 11 than 50% vegetable or fruit juice by volume. Sec. QQQQ-4. 36 MRSA §1760, sub-§§98 and 99 are enacted to read: 12 13 98. Certain veterans' support organizations. Sales to incorporated nonprofit 14 organizations organized for the purpose of providing direct supportive services in the 15 State to veterans and their families living with service-related post-traumatic stress disorder or traumatic brain injury. 16 99. Nonprofit library collaboratives. Sales to nonprofit collaboratives of academic, public, school and special libraries that provide support for library resource 17 18 19 sharing, promote quality library information services and support the cultural, educational 20 and economic development of the State. Sec. QQQQ-5. 36 MRSA §1811, first ¶, as repealed and replaced by PL 2013, 21 22 c. 588, Pt. E, §11, is amended to read: 23 A tax is imposed on the value of all tangible personal property, products transferred electronically and taxable services sold at retail in this State. The rate of tax is 7% on the 24 25 value of liquor sold in licensed establishments as defined in Title 28-A, section 2, 26 subsection 15, in accordance with Title 28-A, chapter 43; 7% on the value of rental of living quarters in any hotel, rooming house or tourist or trailer camp; 10% on the value of 27 28 rental for a period of less than one year of an automobile, of a pickup truck or van with a 29 gross vehicle weight of less than 26,000 pounds rented from a person primarily engaged in the business of renting automobiles or of a loaner vehicle that is provided other than to 30 31 a motor vehicle dealer's service customers pursuant to a manufacturer's or dealer's 32 warranty; 7% on the value of prepared food; and 5% on the value of all other tangible personal property and taxable services and products transferred electronically. 33 34 Notwithstanding the other provisions of this section, from October 1, 2013 to June 30 December 31, 2015, the rate of tax is 8% on the value of rental of living quarters in any 35 hotel, rooming house or tourist or trailer camp; 8% on the value of prepared food; 8% on 36 the value of liquor sold in licensed establishments as defined in Title 28-A, section 2, 37 subsection 15, in accordance with Title 28-A, chapter 43; and 5.5% on the value of all 38 other tangible personal property and taxable services and products transferred 39 40 electronically. Notwithstanding the other provisions of this section, beginning January 1, 2016, the rate of tax is 9% on the value of rental of living quarters in any hotel, rooming 41 42 house or tourist or trailer camp; 8% on the value of prepared food; 8% on the value of 43 liquor sold in licensed establishments as defined in Title 28-A, section 2, subsection 15, in accordance with Title 28-A, chapter 43; and 5.5% on the value of all other tangible 44

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1 personal property and taxable services and products transferred electronically. Value is measured by the sale price, except as otherwise provided. The value of rental for a period 2 3 of less than one year of an automobile or of a pickup truck or van with a gross vehicle weight of less than 26,000 pounds rented from a person primarily engaged in the business 4 of renting automobiles is the total rental charged to the lessee and includes, but is not 5 6 limited to, maintenance and service contracts, drop-off or pick-up fees, airport surcharges, mileage fees and any separately itemized charges on the rental agreement to 7 recover the owner's estimated costs of the charges imposed by government authority for 8 9 title fees, inspection fees, local excise tax and agent fees on all vehicles in its rental fleet registered in the State. All fees must be disclosed when an estimated quote is provided to 10 11 the lessee.

13	F. If the tax rate is 9%:	
14	Amount of Sale Price	Amount of Tax
15	\$0.01 to \$0.05, inclusive	<u>O¢</u>
16	.06 to .11, inclusive	<u>1¢</u>
17	.12 to .22, inclusive	<u>2¢</u>
18	.23 to .33, inclusive	<u>3¢</u>
19	.34 to .44, inclusive	$\underline{4}\underline{\phi}$
20	.45 to .56, inclusive	<u>5¢</u>
21	.57 to .67, inclusive	<u>6¢</u>
22	<u>.68 to .78, inclusive</u>	<u>7¢</u>
23	<u>.79 to .89, inclusive</u>	<u>8¢</u>
24	<u>.90 to 1.00, inclusive</u>	<u>9¢</u>

12 Sec. QQQQ-6. 36 MRSA §1812, sub-§1, ¶F is enacted to read:

Sec. QQQQ-7. Application date. This Part applies to sales occurring on or after January 1, 2016 except that the section of this Part that amends the Maine Revised Statutes, Title 36, section 1811, first paragraph, applies to sales occurring on or after July, 28 2015 and the sections that enact Title 36, section 1760, subsections 98 and 99, apply to 29 sales occurring on or after October 1, 2015.'

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Amend the amendment by inserting after Part SSSS the following:

'PART TTTT

32 Sec. TTTT-1. 22 MRSA §3736, sub-§3 is enacted to read:

33 3. Application; effective date. If an applicant for child care programs administered
 34 under this chapter is determined eligible, child care assistance must be provided
 35 retroactively to the date of application.

36 Sec. TTTT-2. 22 MRSA §3762, sub-§3, ¶B, as amended by PL 2013, c. 368, 37 Pt. OO, §3 and Pt. UUU, §1 and affected by §2, is enacted to read:

B. The department may use funds, insofar as resources permit, provided under and in
 accordance with the United States Social Security Act or state funds appropriated for
 this purpose or a combination of state and federal funds to provide assistance to

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families under this chapter. In addition to assistance for families described in this subsection, funds must be expended for the following purposes:

3 (1) To continue the pass-through of the first \$50 per month of current child 4 support collections and the exclusion of the \$50 pass-through from the budget 5 tests and benefit calculations;

(2) To provide financial assistance to noncitizens legally admitted to the United 6 States who are receiving assistance under this subsection as of July 1, 2011. 7 8 Recipients of assistance under this subparagraph are limited to the categories of noncitizens who would be eligible for the TANF programs but for their status as 9 10 aliens under PRWORA. Eligibility for the TANF program for these categories of noncitizens must be determined using the criteria applicable to other recipients of 11 assistance from the TANF program. Any household receiving assistance as of 12 July 1, 2011 may continue to receive assistance, as long as that household 13 remains eligible, without regard to interruptions in coverage or gaps in eligibility 14 for service. A noncitizen legally admitted to the United States who is neither 15 receiving assistance on July 1, 2011 nor has an application pending for assistance 16 on July 1, 2011 that is later approved is not eligible for financial assistance 17 18 through a state-funded program unless that noncitizen is:

- 19(a) Elderly or disabled, as described under the laws governing supplemental20security income in 42 United States Code, Sections 1381 to 1383f (2010);
 - (b) A victim of domestic violence;

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(c) Experiencing other hardship, such as time necessary to obtain proper work documentation, as defined by the department by rule. Rules adopted by the department under this division are routine technical rules as defined by Title 5, chapter 375, subchapter 2-A; or

- 26 (d) Unemployed but has obtained proper work documentation, as defined by
 27 the department by rule. Rules adopted by the department under this division
 28 are routine technical rules as defined by Title 5, chapter 375, subchapter 2-A;
- 29 (3) To provide benefits to certain 2-parent families whose deprivation is based on
 30 physical or mental incapacity;

(4) To provide an assistance program for needy children, 19 to 21 years of age, who are in full-time attendance in secondary school. The program is operated for those individuals who qualify for TANF under the United States Social Security Act, except that they fail to meet the age requirement, and is also operated for the parent or caretaker relative of those individuals. Except for the age requirement, all provisions of TANF, including the standard of need and the amount of assistance, apply to the program established pursuant to this subparagraph;

(5) To provide assistance for a pregnant woman who is otherwise eligible for assistance under this chapter, except that she has no dependents under 19 years of age. An individual is eligible for the monthly benefit for one eligible person if the medically substantiated expected date of the birth of her child is not more than 90 days following the date the benefit is received;

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1 (6) To provide a special housing allowance for TANF families whose shelter 2 expenses for rent, mortgage or similar payments, homeowners insurance and property taxes equal or exceed 75% of their monthly income. The special 3 housing allowance is limited to \$200 per month for each family. For purposes of 4 this subparagraph, "monthly income" means the total of the TANF monthly 5 benefit and all income countable under the TANF program, plus child support 6 received by the family, excluding the \$50 pass-through payment; 7 8 (7) In determining benefit levels for TANF recipients who have earnings from employment, the department shall disregard from monthly earnings the 9 10 following: 11 (a) One hundred and eight dollars; 12 (b) Fifty percent of the remaining earnings that are less than the federal poverty level; and 13 14 (c) All actual child care costs necessary for work, except that the department 15 may limit the child care disregard to \$175 per month per child or \$200 per month per child under 2 years of age or with special needs; 16 17 (7-A) In determining eligibility and benefit levels, the department may apply a gross income test only to applicants and not to recipients; 18 19 (8) In cases when the TANF recipient has no child care cost, the monthly TANF 20 benefit is the maximum payment level or the difference between the countable earnings and the standard of need established by rule adopted by the department, 21 whichever is lower: 22 23 (9) In cases when the TANF recipient has child care costs, the department shall determine a total benefit package, including TANF cash assistance, determined in 24 25 accordance with subparagraph (7) and additional child care assistance, as provided by rule, necessary to cover the TANF recipient's actual child care costs 26 up to the maximum amount specified in section 3782-A, subsection 5. The 27 benefit amount must be paid as provided in this subparagraph. 28 29 (a) Before the first month in which child care assistance is available to an 30 ASPIRE-TANF recipient under this paragraph and periodically thereafter, the department shall notify the recipient of the total benefit package and the 31 following options of the recipient: to receive the total benefit package 32 directly; or to have the department pay the recipient's child care assistance 33 34 directly to the designated child care provider for the recipient and pay the balance of the total benefit package to the recipient. 35 (b) If an ASPIRE-TANF recipient notifies the department that the recipient 36 chooses to receive the child care assistance directly, the department shall pay 37 the total benefit package to the recipient. 38 39 If an ASPIRE-TANF recipient does not respond or notifies the (c) department of the choice to have the child care assistance paid directly to the 40 child care provider from the total benefit package, the department shall pay 41

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the child care assistance directly to the designated child care provider for the
 recipient. The department shall pay the balance of the total benefit package
 to the recipient;

4 (10) Child care assistance under this paragraph must be paid by the department 5 in a prompt manner that permits an ASPIRE-TANF recipient to access child care 6 necessary for work; and

- 7 (11) The department shall adopt rules pursuant to Title 5, chapter 375 to
 8 implement this subsection. Rules adopted pursuant to this subparagraph are
 9 routine technical rules as defined in Title 5, chapter 375, subchapter 2-A.
- Sec. TTTT-3. 22 MRSA §3762, sub-§8, ¶B, as amended by PL 2013, c. 97, §1,
 is further amended to read:

12 B. The department shall provide limited transitional transportation benefits to meet employment-related costs to ASPIRE-TANF program participants who lose 13 eligibility for TANF assistance due to employment. The department may also make 14 15 transitional transportation benefits available to families in which one or both adults are working and who, although they remain financially eligible for TANF benefits, 16 request that their benefits be terminated. Benefits may be provided for up to $\frac{12}{18}$ 17 months following loss of TANF eligibility. The department may adopt rules that 18 impose a weekly limit on available transitional transportation benefits and that 19 require a contribution from each participant toward the cost of transportation. 20

21 Sec. TTTT-4. 22 MRSA §3769-D is enacted to read:

22§3769-D.TemporaryAssistance forNeedyFamiliesblockgrant;family23development 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, chapter 110,
 subchapter 4-A.

- PART UUUU
- 31 Sec. UUUU-1. 22 MRSA §4311, as amended by PL 2013, c. 368, Pt. OO, §§10
 32 and 11, is further amended to read:
- 33 §4311. State reimbursement to municipalities; reports

30

1. Departmental reimbursement. When a municipality incurs net general assistance costs in any fiscal year <u>prior to July 1, 2015</u> in excess of .0003 of that municipality's most recent state valuation relative to the state fiscal year for which reimbursement is being issued, as determined by the State Tax Assessor in the statement filed as provided in Title 36, section 381, the Department of Health and Human Services shall reimburse the municipality for 90% of the amount in excess of these expenditures when the department finds that the municipality has been in compliance with all

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requirements of this chapter. If a municipality elects to determine need without consideration of funds distributed from any municipally-controlled trust fund that must otherwise be considered for purposes of this chapter, the department shall reimburse the municipality for 66 2/3% of the amount in excess of such expenditures when the department finds that the municipality has otherwise been in compliance with all requirements of this chapter.

The department shall reimburse each municipality and each Indian tribe 70% of the direct
costs incurred by that municipality or tribe on or after July 1, 2015 for the general
assistance program granted by that municipality or tribe. For the purposes of this
subsection, "Indian tribe" has the same meaning as in section 411, subsection 8-A.

11 **1-A. Municipalities reimbursed.** When a municipality pays for expenses approved 12 pursuant to section 4313 for hospital inpatient or outpatient care at any hospital on behalf 13 of any person who is otherwise eligible and who would have been entitled to receive 14 payments for hospital care if that care had been rendered prior to May 1, 1984, for 15 services under the Catastrophic Illness Program, section 3185, the department shall 16 reimburse the municipality for 100% of those payments.

17 **1-B. Reimbursement for administrative expenses.** The department shall 18 reimburse each municipality for the costs of a portion of the direct costs of paying 19 benefits <u>incurred prior to July 1, 2015</u> through its general assistance program if the 20 department finds that the municipality was in compliance with all requirements of this 21 chapter during the fiscal year for which reimbursement is sought. The amount of 22 reimbursement to each municipality must be an amount equal to:

- A. Fifty percent of all general assistance granted by that municipality below the .0003% of all state valuation amount; or
- B. Ten percent of all general assistance granted.
- Each municipality shall elect to be reimbursed under paragraph A or B at the beginning of the fiscal year for which reimbursement is sought.
- 28 Notwithstanding any other provision of law, this subsection takes effect on July 1, 1989.

1-C. Indian tribe reimbursement. The department shall reimburse each Indian tribe for the costs of a portion of the direct costs of paying benefits through its general assistance program if the department finds that the Indian tribe was in compliance with all requirements of this chapter during the fiscal year for which those benefits are sought.

The amount of reimbursement must be calculated for each fiscal year by adding 10% of all general assistance granted up to the threshold amount to 100% of all general assistance granted above the threshold amount.

For the purposes of this subsection, "Indian tribe" has the same meaning as in section 411, subsection 8-A. For purposes of this subsection, "threshold amount" means 0.0003 of the Indian tribe's most recent state valuation, as determined by the State Tax Assessor in the statement filed as provided in Title 36, section 381, relative to the year for which reimbursement is being issued.

41 2. Submission of reports. Municipalities Each municipality shall submit reports as
 42 follows report on a schedule determined by the department through rulemaking the direct

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1 cost of paying benefits through the general assistance program on forms for 2 reimbursement provided by the department. 3 A. For purposes of this section, those municipalities that received reimbursement at 90% during the previous fiscal year of the State and those municipalities that expect 4 to receive reimbursement at 90% during the current fiscal year of the State must 5 submit monthly reports on forms provided by the department. 6 7 B. Those municipalities that did not receive reimbursement at 90% during the 8 previous fiscal year and do not expect to receive reimbursement at 90% for the 9 current fiscal year must submit quarterly or semiannual reports on forms provided by the department. 10 11 Indian tribes must submit monthly reports on forms provided by the department. 12 Rules adopted pursuant to this subsection are routine technical rules as defined in Title 5, chapter 375, subchapter 2-A. 13 14 3. Claims. The Department of Health and Human Services may refuse to accept and pay any claim for reimbursement that is not submitted by a municipality to the 15 department within 90 days of the payment on which that claim is based or at the end of 16 the reporting period for which reimbursement is sought unless just cause exists for failure 17 to file a timely claim. 18 19 PART VVVV 20 Sec. VVVV-1. 22 MRSA §3104-A, sub-§1, as amended by PL 2013, c. 368, Pt. OO, \S and 2, is further amended to read: 21 22 1. Food assistance. The department shall provide food assistance to households that 23 would be eligible for assistance under the federal Food Stamp Act of 1977, 7 United 24 States Code, Section 2011 et seq. and under the federal Food and Nutrition Act of 2008 but for provisions of Sections 401, 402 and 403 of the Personal Responsibility and Work 25 Opportunity Reconciliation Act of 1996 that are receiving food assistance under this 26 27 subsection as of July 1, 2011. Any household receiving assistance as of that date may continue to receive assistance, as long as that household remains eligible, without regard 28 to interruptions in coverage or gaps in eligibility for service. A noncitizen legally 29 30 admitted to the United States who is neither receiving assistance on July 1, 2011 nor has an application pending for assistance on July 1, 2011 that is later approved is not eligible 31 for food assistance through a state-funded program unless that noncitizen is: 32 33 A. Elderly or disabled, as described under the laws governing supplemental security 34 income in 42 United States Code, Sections 1381 to 1383f (2010); 35 B. A victim of domestic violence; or C. Experiencing other hardship, such as time necessary to obtain proper work 36 documentation, as defined by the department by rule. Rules adopted by the 37 department under this paragraph are routine technical rules as defined by Title 5, 38 39 chapter 375, subchapter 2-A; or

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1 2 3	D. Unemployed but has obtained proper work documentation, as defined by the department by rule. Rules adopted by the department under this paragraph are routine technical rules as defined by Title 5, chapter 375, subchapter 2-A.
4 5	E. A person who has the express intent, as soon as that person is permitted to do so, to:
6	(1) Apply for United States citizenship; and
7	(2) Find employment.
8 9 10 11	A person who meets the requirements of this paragraph is eligible for assistance for a period not to exceed 240 days from the date of application for asylum. The benefits of a person who fails to comply with the requirements of subparagraph (1) or (2) must be terminated.
12 13	Sec. VVVV-2. 22 MRSA §3273, sub-§9, ¶ A , as enacted by PL 1997, c. 643, Pt. WW, §1, is amended to read:
14 15 16 17 18 19 20 21 22 23 24 25	A. The department shall provide assistance to all aliens lawfully residing in the United States who would be eligible for assistance under the federal supplemental security income program, 42 United States Code, Section 1381, et seq. except for the provisions of Sections 401, 402 and 403 of the Personal Responsibility and Work Opportunity Reconciliation Act of 1996 and who are receiving assistance under this section on July 1, 2015. A household that is receiving assistance under this section as of July 1, 2015 may continue to receive assistance as long as that household remains eligible and continues to receive assistance. A noncitizen who is not receiving assistance on July 1, 2015 and who does not have an application pending on that date for assistance that is later approved is ineligible for assistance through a state-funded program unless that noncitizen meets one of the exceptions specified in section 3104-A, subsection 1, paragraph A, B or E.
26 27	Sec. VVVV-3. 22 MRSA §3762, sub-§3, ¶B, as amended by PL 2013, c. 368, Pt. OO, §3 and amended by Pt. UUU, §1 and affected by §2, is further amended to read:
28 29 30 31 32	B. The department may use funds, insofar as resources permit, provided under and in accordance with the United States Social Security Act or state funds appropriated for this purpose or a combination of state and federal funds to provide assistance to families under this chapter. In addition to assistance for families described in this subsection, funds must be expended for the following purposes:
33 34 35	(1) To continue the pass-through of the first \$50 per month of current child support collections and the exclusion of the \$50 pass-through from the budget tests and benefit calculations;
36 37 38 39 40 41 42	(2) To provide financial assistance to noncitizens legally admitted to the United States who are receiving assistance under this subsection as of July 1, 2011. Recipients of assistance under this subparagraph are limited to the categories of noncitizens who would be eligible for the TANF programs but for their status as aliens under PRWORA. Eligibility for the TANF program for these categories of noncitizens must be determined using the criteria applicable to other recipients of assistance from the TANF program. Any household receiving assistance as of

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1 July 1, 2011 may continue to receive assistance, as long as that household 2 remains eligible, without regard to interruptions in coverage or gaps in eligibility for service. A noncitizen legally admitted to the United States who is neither 3 receiving assistance on July 1, 2011 nor has an application pending for assistance 4 on July 1, 2011 that is later approved is not eligible for financial assistance 5 through a state-funded program unless that noncitizen is: 6 7 (a) Elderly or disabled, as described under the laws governing supplemental security income in 42 United States Code, Sections 1381 to 1383f (2010); 8 9 (b) A victim of domestic violence; or 10 (c) Experiencing other hardship, such as time necessary to obtain proper work documentation, as defined by the department by rule. Rules adopted by 11 the department under this division are routine technical rules as defined by 12 Title 5, chapter 375, subchapter 2-A; or A person who has the express intent, 13 as soon as that person is permitted to do so, to: 14 15 (i) Apply for United States citizenship; and 16 (ii) Find employment. 17 A person who meets the requirements of this division is eligible for assistance for a period not to exceed 240 days from the date of application for 18 19 asylum. The benefits of a person who fails to comply with the requirements 20 of subdivision (i) or (ii) must be terminated; 21 (d) Unemployed but has obtained proper work documentation, as defined by 22 the department by rule. Rules adopted by the department under this division are routine technical rules as defined by Title 5, chapter 375, subchapter 2-A; 23 24 (3) To provide benefits to certain 2-parent families whose deprivation is based on physical or mental incapacity; 25 26 (4) To provide an assistance program for needy children, 19 to 21 years of age, 27 who are in full-time attendance in secondary school. The program is operated for those individuals who qualify for TANF under the United States Social Security 28 29 Act, except that they fail to meet the age requirement, and is also operated for the 30 parent or caretaker relative of those individuals. Except for the age requirement, all provisions of TANF, including the standard of need and the amount of 31 assistance, apply to the program established pursuant to this subparagraph; 32 33 (5) To provide assistance for a pregnant woman who is otherwise eligible for 34 assistance under this chapter, except that she has no dependents under 19 years of age. An individual is eligible for the monthly benefit for one eligible person if 35 the medically substantiated expected date of the birth of her child is not more 36 than 90 days following the date the benefit is received; 37 38 (6) To provide a special housing allowance for TANF families whose shelter expenses for rent, mortgage or similar payments, homeowners insurance and 39 40 property taxes equal or exceed 75% of their monthly income. The special

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housing allowance is limited to \$200 per month for each family. For purposes of
 this subparagraph, "monthly income" means the total of the TANF monthly
 benefit and all income countable under the TANF program, plus child support
 received by the family, excluding the \$50 pass-through payment;

- 5 (7) In determining benefit levels for TANF recipients who have earnings from 6 employment, the department shall disregard from monthly earnings the 7 following:
 - (a) One hundred and eight dollars;

8

- 9 (b) Fifty percent of the remaining earnings that are less than the federal 10 poverty level; and
- 11(c) All actual child care costs necessary for work, except that the department12may limit the child care disregard to \$175 per month per child or \$200 per13month per child under 2 years of age or with special needs;
- 14 (8) In cases when the TANF recipient has no child care cost, the monthly TANF
 15 benefit is the maximum payment level or the difference between the countable
 16 earnings and the standard of need established by rule adopted by the department,
 17 whichever is lower;
- 18 (9) In cases when the TANF recipient has child care costs, the department shall
 19 determine a total benefit package, including TANF cash assistance, determined in
 20 accordance with subparagraph (7) and additional child care assistance, as
 21 provided by rule, necessary to cover the TANF recipient's actual child care costs
 22 up to the maximum amount specified in section 3782-A, subsection 5. The
 23 benefit amount must be paid as provided in this subparagraph.
- (a) Before the first month in which child care assistance is available to an
 ASPIRE-TANF recipient under this paragraph and periodically thereafter, the
 department shall notify the recipient of the total benefit package and the
 following options of the recipient: to receive the total benefit package
 directly; or to have the department pay the recipient's child care assistance
 directly to the designated child care provider for the recipient and pay the
 balance of the total benefit package to the recipient.
- 31 (b) If an ASPIRE-TANF recipient notifies the department that the recipient
 32 chooses to receive the child care assistance directly, the department shall pay
 33 the total benefit package to the recipient.
- 34 (c) If an ASPIRE-TANF recipient does not respond or notifies the 35 department of the choice to have the child care assistance paid directly to the 36 child care provider from the total benefit package, the department shall pay 37 the child care assistance directly to the designated child care provider for the 38 recipient. The department shall pay the balance of the total benefit package 39 to the recipient;

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1 (10) Child care assistance under this paragraph must be paid by the department in a prompt manner that permits an ASPIRE-TANF recipient to access child care 2 3 necessary for work; and 4 (11) The department shall adopt rules pursuant to Title 5, chapter 375 to implement this subsection. Rules adopted pursuant to this subparagraph are 5 routine technical rules as defined in Title 5, chapter 375, subchapter 2-A. 6 7 PART WWWW 8 Sec. WWWW-1. 36 MRSA §2551, sub-§1-I is enacted to read: 9 1-I. Business. "Business" means a commercial activity engaged in as a means of livelihood or profit or an entity that engages in such activities. 10 11 Sec. WWWW-2. 36 MRSA §2551, sub-§2, as amended by PL 2005, c. 12, Pt. TTT, §2 and affected by §4, is further amended to read: 12 2. Cable and satellite television or radio services. "Extended cable Cable and 13 14 satellite television or radio services" means all cable and satellite television service that is 15 in addition to the minimum service that can be purchased from a cable or satellite television supplier or radio services, including the installation or use of associated 16 equipment, for which a charge is made. It does not include installation of the associated 17 18 equipment for which a separate charge is levied. Sec. WWWW-3. 36 MRSA §2552, sub-§1, as amended by PL 2013, c. 331, Pt. 19 C, §14 and c. 368, Pt. OOOO, §§2 to 4, is further amended to read: 20 1. Rate. A Effective January 1, 2016, a tax at the rate of 5% 6% is imposed on the 21 value of the following services sold in this State: 22 23 A. Extended cable Cable and satellite television or radio services; 24 B. Fabrication services: 25 C. Rental of video media and video equipment; 26 D. Rental of furniture, audio media and audio equipment pursuant to a rentalpurchase agreement as defined in Title 9-A, section 11-105; 27 28 E. Telecommunications services; 29 F. The installation, maintenance or repair of telecommunications equipment; 30 G. Private nonmedical institution or personal home care services; H. Community support services for persons with mental health diagnoses; 31 32 I. Community support services for persons with intellectual disabilities or autism; 33 J. Home support services; 34 L. Ancillary services; and 35 M. Group residential services for persons with brain injuries.

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1 Sec. WWWW-4. 36 MRSA §2557, sub-§33, as amended by PL 2009, c. 434, 2 §32, is further amended to read: 3 33. International telecommunications service. Sales of international telecommunications service to a business for use directly in that business; 4 Sec. WWWW-5. 36 MRSA §2557, sub-§34, as amended by PL 2009, c. 434, 5 6 §33, is further amended to read: 7 34. Interstate telecommunications service. Sales of interstate telecommunications 8 service to a business for use directly in that business; 9 Sec. WWWW-6. 36 MRSA §2557, sub-§35, as enacted by PL 2009, c. 434, §34, is amended to read: 10 11 **35.** Certain fabrication services. The production of tangible personal property if a sale to the consumer of that tangible personal property would be exempt or otherwise not 12 subject to tax under Part 3; and 13 14 Sec. WWWW-7. 36 MRSA §2557, sub-§36, as enacted by PL 2009, c. 434, §35, is amended to read: 15 36. Fuel used at a manufacturing facility. Ninety-five percent of the sale price of 16 fabrication services for the production of fuel for use at a manufacturing facility as 17 18 defined in section 1752, subsection 6-A-; 19 Sec. WWWW-8. 36 MRSA §2557, sub-§§37 and 38 are enacted to read: 20 37. Certain veterans' support organizations. Sales to incorporated nonprofit organizations organized for the purpose of providing direct supportive services in the 21 State to veterans and their families living with service-related post-traumatic stress 22 disorder or traumatic brain injury; and 23 24 Nonprofit library collaboratives. Sales to nonprofit collaboratives of 38. academic, public, school and special libraries that provide support for library resource 25 26 sharing, promote quality library information services and support the cultural, educational and economic development of the State. 27 28 Sec. WWWW-9. Effective date. This Part takes effect January 1, 2016, except 29 that the section that enacts the Maine Revised Statutes, Title 36, section 2557, subsections 37 and 38 takes effect October 1, 2015. 30 PART XXXX 31 32 Sec. XXXX-1. Appropriations and allocations. The following appropriations 33 and allocations are made. 34 ADMINISTRATIVE AND FINANCIAL SERVICES, DEPARTMENT OF 35 Homestead Property Tax Exemption Reimbursement 0886 Initiative: Provides funding to increase the resident homestead property tax exemption by 36 37 \$5,000 in property tax year 2016 and by \$10,000 beginning in property tax year 2017.

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1	GENERAL FUND	2015-16	2016-17
2	All Other	\$0	\$10,338,750
3 4	GENERAL FUND TOTAL	\$0	\$10,338,750

5 Revenue Services, Bureau of 0002

Initiative: Establishes 2 Tax Examiner positions beginning January 2017 to assist in the
implementation of tax changes and provides funding for associated All Other costs. All
Other costs include funding for outreach efforts to publicize the new Sales Tax Fairness
Credit and other tax changes.

10 11 12 13	GENERAL FUND POSITIONS - LEGISLATIVE COUNT Personal Services	2015-16 0.000 \$0 \$0	2016-17 2.000 \$64,412
13 14 15	All Other GENERAL FUND TOTAL	\$0 \$0	\$233,894 \$298,306

16	ADMINISTRATIVE AND FINANCIAL		
17	SERVICES, DEPARTMENT OF		
18	DEPARTMENT TOTALS	2015-16	2016-17
19			
20	GENERAL FUND	\$0	\$10,637,056
21			
22	DEPARTMENT TOTAL - ALL FUNDS	\$0	\$10,637,056

23 ECONOMIC AND COMMUNITY DEVELOPMENT, DEPARTMENT OF

24 Office of Tourism 0577

Initiative: Allocates funds to reflect the additional revenue due to the increase in the meals and lodging tax rate.

27 28 29	OTHER SPECIAL REVENUE FUNDS All Other	2015-16 \$0	2016-17 \$1,866,521
30	OTHER SPECIAL REVENUE FUNDS TOTAL	\$0	\$1,866,521
31	ECONOMIC AND COMMUNITY		
32	DEVELOPMENT, DEPARTMENT OF		
33	DEPARTMENT TOTALS	2015-16	2016-17
34			

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1	OTHER SPECIAL REVENUE FUNDS	\$0	\$1,866,521
2			
3	DEPARTMENT TOTAL - ALL FUNDS	\$0	\$1,866,521

4 HEALTH AND HUMAN SERVICES, DEPARTMENT OF (FORMERLY BDS)

5 Developmental Services Waiver - MaineCare 0987

Initiative: Provides funding to reduce the waiting list for community-based services
provided under the MaineCare Benefits Manual, Chapters II and III, Section 21: Home
and Community Benefits for Members with Intellectual Disabilities or Autistic Disorder.

9	GENERAL FUND	2015-16	2016-17
10	All Other	\$2,323,614	\$2,327,665
11			
12	GENERAL FUND TOTAL	\$2,323,614	\$2,327,665

13 Medicaid Services - Developmental Services 0705

Initiative: Provides funding to reduce the waiting list for community-based services
 provided under the MaineCare Benefits Manual, Chapters II and III, Section 21: Home
 and Community Benefits for Members with Intellectual Disabilities or Autistic Disorder.

17	OTHER SPECIAL REVENUE FUNDS	2015-16	2016-17
18	All Other	\$357,150	\$359,986
19			
20	OTHER SPECIAL REVENUE FUNDS TOTAL	\$357,150	\$359,986

21 Medicaid Services - Developmental Services 0705

Initiative: Provides funding to reduce the waiting list for community-based services
 provided under the MaineCare Benefits Manual, Chapters II and III, Section 18: Home
 and Community-Based Services for Adults with Brain Injury.

25	OTHER SPECIAL REVENUE FUNDS	2015-16	2016-17
26	All Other	\$115,278	\$115,991
27			
28	OTHER SPECIAL REVENUE FUNDS TOTAL	\$115,278	\$115,991

29 Medicaid Waiver for Brain Injury Residential /Community Serv Z160

Initiative: Provides funding to eliminate the waiting list for community-based services
 provided under the MaineCare Benefits Manual, Chapters II and III, Section 18: Home
 and Community-Based Services for Adults with Brain Injury.

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1	GENERAL FUND	2015-16	2016-17
2	All Other	\$750,000	\$750,000
3			,
4	GENERAL FUND TOTAL	\$750,000	\$750,000
5	HEALTH AND HUMAN SERVICES,		
6	DEPARTMENT OF (FORMERLY BDS)		
7	DEPARTMENT TOTALS	2015-16	2016-17
8			
9	GENERAL FUND	\$3,073,614	\$3,077,665
10	OTHER SPECIAL REVENUE FUNDS	\$472,428	\$475,977
11			,
12	DEPARTMENT TOTAL - ALL FUNDS	\$3,546,042	\$3,553,642

13 HEALTH AND HUMAN SERVICES, DEPARTMENT OF (FORMERLY DHS)

14 Medical Care - Payments to Providers 0147

Initiative: Provides funding to reduce the waiting list for community-based services
 provided under the MaineCare Benefits Manual, Chapters II and III, Section 21: Home
 and Community Benefits for Members with Intellectual Disabilities or Autistic Disorder.

18	FEDERAL EXPENDITURES FUND	2015-16	2016-17
19	All Other	\$4,462,233	\$4,512,064
20			
21	FEDERAL EXPENDITURES FUND TOTAL	\$4,462,233	\$4,512,064

22 Medical Care - Payments to Providers 0147

Initiative: Provides funding to eliminate the waiting list for community-based services
 provided under the MaineCare Benefits Manual, Chapters II and III, Section 18: Home
 and Community-Based Services for Adults with Brain Injury.

26	FEDERAL EXPENDITURES FUND	2015-16	2016-17
27	All Other	\$1,440,286	\$1,453,837
28 29	FEDERAL EXPENDITURES FUND TOTAL	\$1,440,286	\$1,453,837

30 Medical Care - Payments to Providers 0147

Initiative: Provides additional funding to increase the reimbursement increase provided in
 Part A for adult family care services at residential care facilities from 3% to 4%
 beginning July 1, 2015.

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1 2 3	GENERAL FUND All Other	2015-16 \$20,747	2016-17 \$20,747
4	GENERAL FUND TOTAL	\$20,747	\$20,747
5 6 7	FEDERAL EXPENDITURES FUND All Other	2015-16 \$27,331	2016-17 \$27,331
8	FEDERAL EXPENDITURES FUND TOTAL	\$27,331	\$27,331

9 Medical Care - Payments to Providers 0147

Initiative: Provides additional funding to increase the reimbursement increase provided in
 Part A for private non-medical institutions from 3% to 4% beginning July 1, 2015.

12 13 14	GENERAL FUND All Other	2015-16 \$905,639	2016-17 \$901,588
15	GENERAL FUND TOTAL	\$905,639	\$901,588
16 17 18	FEDERAL EXPENDITURES FUND All Other	2015-16 \$1,296,283	2016-17 \$1,300,334
18	FEDERAL EXPENDITURES FUND TOTAL	\$1,296,283	\$1,300,334

- 20 Nursing Facilities 0148
- 21 Initiative: Provides additional funding for nursing home reimbursements.

22 23 24 25	GENERAL FUND All Other GENERAL FUND TOTAL	2015-16 \$1,000,000 \$1,000,000	2016-17 \$1,000,000 \$1,000,000
26 27 28	FEDERAL EXPENDITURES FUND All Other	2015-16 \$1,981,288	2016-17 \$2,000,319
29	FEDERAL EXPENDITURES FUND TOTAL	\$1,981,288	\$2,000,319

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1	OTHER SPECIAL REVENUE FUNDS	2015-16	2016-17
2	All Other	\$190,295	\$191,510
3 4	OTHER SPECIAL REVENUE FUNDS TOTAL	\$190,295	\$191,510

5 Temporary Assistance for Needy Families 0138

6 Initiative: Provides funding to families with income less than 200% of the federal poverty 7 guidelines by placing funds in family development accounts.

8	FEDERAL BLOCK GRANT FUND	2015-16	2016-17
9	All Other	\$500,000	\$500,000
10			
11	FEDERAL BLOCK GRANT FUND TOTAL	\$500,000	\$500,000

12 Temporary Assistance for Needy Families 0138

Initiative: Provides funding to increase the number of months eligible individuals may
 receive transitional transportation benefits from 12 months to 18 months.

15	FEDERAL BLOCK GRANT FUND	2015-16	2016-17
16	All Other	\$775,878	\$775,878
17			. ,
18	FEDERAL BLOCK GRANT FUND TOTAL	\$775,878	\$775,878
19	HEALTH AND HUMAN SERVICES,		
20	DEPARTMENT OF (FORMERLY DHS)		
20	DEPARTMENT OF (FORMERET DIS) DEPARTMENT TOTALS	2015-16	2016-17
22	DETARTMENT TOTALS	2013-10	2010-17
23	GENERAL FUND	\$1,926,386	\$1,922,335
23	FEDERAL EXPENDITURES FUND	\$9,207,421	\$9,293,885
25	OTHER SPECIAL REVENUE FUNDS	\$190,295	\$191,510
26	FEDERAL BLOCK GRANT FUND	\$1,275,878	\$1,275,878
20	FEDERAL DEOCK GRANT FUND	\$1,275,070	\$1,275,070
28	DEPARTMENT TOTAL - ALL FUNDS	\$12,599,980	\$12,683,608
29	SECTION TOTALS	2015-16	2016-17
30	SECTION TOTALS	2013-10	2010-17
31	GENERAL FUND	\$5,000,000	\$15,637,056
32	FEDERAL EXPENDITURES FUND	\$9,207,421	\$9,293,885
33	OTHER SPECIAL REVENUE FUNDS	\$662,723	\$2,534,008
34	FEDERAL BLOCK GRANT FUND	\$1,275,878	\$1,275,878
35			

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1 **SECTION TOTAL - ALL FUNDS** \$16,146,022 \$28,740,827 2 3 Amend the amendment by relettering or renumbering any nonconsecutive Part letter or section number to read consecutively. 4 SUMMARY 5 6 This amendment removes the interfund advance of funds for one day at the end of 7 fiscal year 2015-16. 8 This amendment strikes Part J of the committee amendment and instead indexes the 9 Maine exclusion amount for decedents dying on or after January 1, 2016 to the federal 10 exclusion amount. It also amends the section of the estate tax law that applies to the tax on resident estates to apply the tax rates to each \$3,000,000 increment above the yearly 11 exclusion amount. 12 13 This amendment increases the homestead property tax exemption by \$5,000 to \$15,000 for property tax years beginning on April 1, 2016 and by \$10,000 to \$20,000 for 14 15 property tax years beginning on or after April 1, 2017. This amendment also increases state reimbursement to 50% for the additional exemption amount for property tax years 16 17 beginning April 1, 2016 and to 75% for property tax years beginning on or after April 1, 18 2017. 19 This amendment provides that for fiscal years 2015-16, 2016-17, 2017-18 and 2018-19 the amount transferred for state-municipal revenue sharing is 2% of revenue from the 20 21 income tax, the sales tax and a portion of the service provider tax. 22 This amendment makes the following changes to the individual income tax. 23 This amendment repeals the provision of law requiring the Department of Administrative and Financial Services, Maine Revenue Services to provide for the 24 assignment of income tax refunds on income tax returns to the Maine College Savings 25 26 Program administered by the Finance Authority of Maine. 27 2. This amendment reduces the individual income tax rates and establishes new tax bracket amounts for tax years beginning after 2015. The proposed rate structure for tax 28 years beginning after December 31, 2015 consists of 5.8%, 6.75% and 7.15% taxable 29 30 income brackets. 31 3. This amendment repeals the income subtraction modifications for long-term care 32 premiums paid and for contributions of up to \$250 per beneficiary to 529 college tuition 33 plans for tax years beginning on or after January 1, 2016. 34 4. This amendment eliminates the jobs and investment tax credit, the credit for employer-assisted day care, the credit for employer-provided long-term care benefits, the 35 high-technology investment tax credit, the credit for dependent health benefits, the 36 quality child care investment credit and the credit for biofuel commercial production but 37 retains the carry-forward of unused credit amounts for tax years beginning after 38 December 31, 2015. 39

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5. This amendment also eliminates the credit for contributions to family development account reserve funds, the retirement and disability credit and the forest management planning income tax credit and removes refundability of the Maine child care credit refundable for nonresident taxpayers.

6. This amendment also amends the law governing the cost-of-living adjustment of individual income tax rate brackets and the maximum itemized deduction amount and the benefit base amounts in the sales tax fairness credits in order to reflect amendments to the individual income tax rate schedules, enactment of the sales tax fairness credit and phaseout of the standard and itemized deduction deductions for individuals with income exceeding certain levels.

7. This amendment phases out the value of the standard deduction amount or
itemized deduction amount, whichever applies, for taxpayers whose Maine adjusted gross
income exceeds \$70,000 for single individuals and married persons filing separate
returns; \$105,000 for individuals filing as heads of households; and \$140,000 for
individuals filing married joint returns or as a surviving spouse.

16 8. This amendment provides an income tax exemption for all military retirement plan17 benefits.

9. This amendment establishes, for tax years beginning after 2015, separate Maine
 standard deduction amounts that previously were equal to the federal standard deduction
 amounts.

10. This amendment repeals the exception to the itemized deductions limitation
 applicable to charitable contributions that had applied to tax years beginning after
 December 31, 2015.

11. This amendment enacts an income tax credit to provide sales tax relief for lowincome and middle-income families by providing a base credit that is based on the number of persons claimed as dependents on an income tax return and phased out as family income increases.

28 12. This amendment makes the earned income credit refundable for tax years
29 beginning on or after January 1, 2016.

This amendment provides that the sales tax rate on prepared food and liquor and continues at 8%, that the sales tax on lodging continues at 8% until January 1, 2016, when it increases to 9% and the sales tax rate on other tangible personal property and taxable services continues at 5.5% after June 30, 2015. This amendment also expands the list of food products that are not exempt as grocery staples and are thus subject to sales tax. This Part also provides an exemption from sales tax for certain nonprofit library collaboratives and veterans' support organizations.

This amendment makes the following changes to the laws governing public assistance, which are intended to reward work performed by families receiving public assistance.

- 40 1. Child care assistance begins on the date of application if the applicant is eligible.
- 41 2. It eliminates the "gross income test" for working TANF recipients.

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1 3. It increases the number of months eligible individuals may receive transitional 2 transportation benefits from 12 months to 18 months.

4. It authorizes the Department of Health and Human Services, beginning in fiscal year 2016-17, to use \$500,000 from 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 by placing funds in family development accounts.

8 This amendment changes the reimbursement rates paid by the State for municipal 9 general assistance to 70% of the direct costs incurred by a municipality or Indian tribe 10 beginning with costs incurred on or after July 1, 2015.

11 This amendment also removes the state reimbursement for administrative costs of a 12 municipality or Indian tribe and changes the reimbursement reporting to a monthly basis 13 for all municipalities and Indian tribes.

This amendment changes the eligibility requirements of a noncitizen legally admitted to the United States for the Temporary Assistance for Needy Families program, food assistance and supplemental security income by requiring the noncitizen to apply for United States citizenship and find employment as soon as that noncitizen is permitted to do so. If the noncitizen is eligible, the assistance may not be provided for more than 240 days from the date the noncitizen applies for asylum. The benefits of a noncitizen who fails to comply with these requirements are terminated.

This amendment also limits eligiblity for noncitizens for supplemental security income to those who are receiving such assistance on July 1, 2015 or who have an application pending on that date that is later approved, unless the noncitizen is elderly, disabled or a victim of domestic violence.

This amendment extends the service provider tax to basic cable and satellite television and radio and interstate and international telecommunication services sold to a business. It also enacts service provider tax exemptions for sales to certain nonprofit library collaboratives and certain veterans' support organizations.

- 29 This amendment adds funding for:
 - 1. The increase in the homestead property tax exemption amount;

31
 2. The reduction of the waiting list for community-based services for MaineCare
 32 members with intellectual disabilities or autistic disorder and adults with brain injury;

- 33 3. Nursing home reimbursements; and
- 34

30

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1 2 3	4. An increase from 12 to 18 in the number of months an individual may receive transitional transportation benefits under the Temporary Assistance for Needy Families program.
4	FISCAL NOTE REQUIRED
5	(See attached)
6	SPONSORED BY:
7	(Representative MCCABE)
8	TOWN: Skowhegan

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