

L.D. 512

(Filing No. s-333)

STATE OF MAINE SENATE 116TH LEGISLATURE FIRST REGULAR SESSION

12 SENATE AMENDMENT " \mathcal{B} " to COMMITTEE AMENDMENT "A" to H.P. 14 399, L.D. 512, Bill, "An Act to Centralize Licensing for Retail Businesses"

Amend the amendment in section 1 in subsection 6 in paragraph A in the first and 2nd lines (page 2, lines 22 and 23 in amendment) by inserting after the following: "of a <u>municipality</u>" the following: 'and upon evidence that the <u>municipality meets all qualifications as determined by</u> 22 <u>departmental rulemaking</u>'

Further amend the amendment in section 1 in subsection 6 in paragraph A in the 4th line (page 2, line 25 in amendment) by
striking out the following: "and provide inspections" and inserting in its place the following: '. Upon evidence that a
municipality qualified to provide permits meets the qualifications for conducting the inspection associated with any
of those permits as determined by departmental rulemaking, the director shall appoint that municipality as an agent to provide

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STATEMENT OF FACT

38 This amendment requires that Department of Economic and Community Development to determine by rulemaking the 40 qualifications for a municipality to be appointed as a centralized agency to provide all participating permits and the 42 qualifications for a municipality to be appointed as an agency to conduct one or more of the inspections associated with these 44 permits. It is the intent of the amendment that a municipality

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SENATE AMENDMENT

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need not qualify for all inspections in order to be appointed to conduct one or more specific inspections.

6 (Senator CIANCHETTE) SPONSORED BY: 8 10 COUNTY: Somerset

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