

L.D. 1294

## STATE OF MAINE SENATE 116TH LEGISLATURE FIRST REGULAR SESSION

SENATE AMENDMENT "X" to COMMITTEE AMENDMENT "A" to H.P. 963, L.D. 1294, Bill, "An Act to Ensure Implementation of the Federal Clean Air Act Amendments of 1990"

Amend the amendment by inserting after the 6th indented 18 paragraph after the title the following:

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'Further amend the bill by inserting after section 4 the following:

'Sec. 5. 38 MRSA §569-A, sub-§5, ¶¶A and B, as enacted by PL 24 1991, c. 817, §26, are amended to read:

A. Until January 1, 1994 and after January 1, 1998, a fee is assessed of 44¢ per barrel of gasoline; 25¢ per barrel of refined petroleum products and their by-products other than gasoline, liquid asphalt and #6 fuel oil, including #2 fuel oil, kerosene, jet fuel and diesel fuel; and 10¢ 4¢ per barrel of #6 fuel oil. The fee is assessed on the first transfer of those products by oil terminal facility licensees, as defined in section 542, subsection 7, and on a person required to register with the commissioner under section 545-B who first transports oil into the State. fee is not assessed on petroleum products that are exported from this State. These fees must be paid monthly on the basis of records certified to the commissioner. This subsection does not apply to waste oil transported into the State in any motor vehicle that has a valid license issued by the department for the transportation of waste oil pursuant to section 1319-0 and is subject to fees established under section 1319-I.

established under section 1319-I.
B. After January 1, 1994, the fees assessed in paragraph A
increase to 48¢ per barrel of gasoline and 27¢ per barrel of refined petroleum products and their by-products other than
gasoline, liquid asphalt and #6 fuel oil, including #2 fuel oil, kerosene, jet fuel and diesel fuel. The fee is not

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## SENATE AMENDMENT

SENATE AMENDMENT "" to COMMITTEE AMENDMENT "A" to H.P. 963, L.D. 1294

assessed on petroleum products that are exported from this State. The fees assessed on #6 fuel oil remain at  $10\phi \ 4\phi$ per barrel. This paragraph is repealed on January 1, 1998.

Sec. 6. 38 MRSA §569-A, sub-§6, as enacted by PL 1991, c. 817, §26, is amended to read:

6. Allocation from Ground Water Oil Clean-up Fund. From the fees assessed in subsection 5, 6¢ per barrel of gasoline, refined petroleum products and their by-products, other than liquid asphalt <u>and #6 fuel oil</u>, must be transferred by the department upon receipt as follows.

A. Sixty-two and one half percent of the 6¢ per barrel fee must be transferred to the Finance Authority of Maine for deposit in the Underground Oil Storage Replacement Fund, and after \$3,000,000 has been transferred to the Maine State Housing Authority pursuant to paragraph B, 100% of the 6¢ per barrel fee must be transferred to the Finance Authority of Maine.

в. Thirty-seven and one half percent of the 6¢ per barrel fee must be transferred to the Maine State Housing Authority for deposit in the Housing Opportunities for Maine Fund to be used initially for loans and grants to finance the costs of removal, disposal, replacement or abandonment of underground oil storage facilities and tanks located on owner-occupied or residential rental property, which facilities and tanks have been identified by the department as leaking or posing an environmental threat or as having been abandoned. After \$3,000,000 has been transferred, the Maine State Housing Authority does not receive a percentage of the 6¢ per barrel fee.

After an aggregate sum of \$10,000,000 has been transferred to the Finance Authority of Maine and an aggregate sum of \$3,000,000 has been transferred to the Maine State Housing Authority pursuant to this subsection, the per barrel fee assessed pursuant to subsection 5 must be reduced by 6¢ per barrel.' '

Further amend the amendment by inserting before the fiscal 42 note the following:

'Further amend the bill by renumbering the sections to read consecutively.'

Further amend the amendment by striking out all of the 48 fiscal note and inserting in its place the following:

**'FISCAL NOTE** 

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SENATE AMENDMENT "A" to COMMITTEE AMENDMENT "A" to H.P. 963,

APPROPRIATIONS/ALLOCATIONS Other Funds \$568,453 \$1,3 REVENUES	100 1 -
APPROPRIATIONS/ALLOCATIONS         Other Funds       \$568,453       \$1,3         REVENUES         Other Funds       \$129,024       \$8         The increase of several air emission fees will in dedicated revenues to the Department of Environmental Prote by \$568,453 and \$1,399,963 in fiscal years 1993-94 and 19 respectively. These amounts are allocated to provide fund implement the federal Clean Air Act.         Certain changes regarding per barrel fee charged for 6 fuel oil will decrease dedicated revenue. The Undergrous Storage Replacement Fund will experience dedicated revenue for Maine Fund experience dedicated revenue losses of \$146,475 and \$195.5 fiscal years 1993-94 and 1994-95, respectively.         The Department of Environmental Protection will incum innor additional costs to form a study committee that will a report to the Legislature. These costs can be absorbed the department's existing budgeted resources.'         MEMORY PEARSON Sponsored BY:       Maddate Amendment "A" (S-33-5 COUNTY: Penobscot         County: Penobscot       County: Penobscot	1994-9
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SENATE AMENDMENT