

# MAINE STATE LEGISLATURE

The following document is provided by the  
**LAW AND LEGISLATIVE DIGITAL LIBRARY**  
at the Maine State Law and Legislative Reference Library  
<http://legislature.maine.gov/lawlib>



Reproduced from scanned originals with text recognition applied  
(searchable text may contain some errors and/or omissions)

STATE OF MAINE  
HOUSE OF REPRESENTATIVES  
105TH LEGISLATURE

COMMITTEE AMENDMENT "A" to H. P. 81, L. D. 121, Bill, "AN ACT to Clarify the Recreation Authority Act."

Amend said Bill by inserting at the beginning of the first line after the enacting clause the abbreviation and figure 'Sec. 1.'

Further amend said Bill by inserting at the end, before the Statement of Fact, the following:

'Sec. 2. R. S., T. 10, §6003, sub-§5, amended. The last paragraph of subsection 5 of section 6003 of Title 10 of the Revised Statutes, as enacted by section 2 of chapter 569 of the public laws of 1969, is amended to read as follows:

In any event no mortgage may be insured by the authority until the mortgagee, the mortgagor or any proposed lessee or assignee, as appropriate, shall have secured all-applicable-licenses, or-it-is-determined-that-none-is-required, from the Environmental Improvement Commission a certificate that all applicable licenses from the commission for the project for which such mortgage insurance is sought have been obtained. This certificate requirement shall likewise apply to any subsequent enlargement of, or addition to, such project, for which mortgage insurance is sought from the authority.'

*(Filing No. H-26)*

Statement of Fact

The purpose of this amendment is to require a formal certificate from the Environmental Improvement Commission that a project has obtained all Environmental Improvement Commission licenses before the Maine Industrial Building Authority can insure a loan. Present law is unclear as to how the applicant satisfies the Recreation Authority that Environmental Improvement Commission requirements have been met. The proposed legislation also specifies that additions to and enlargements of any project shall also secure an Environmental Improvement Commission certificate before becoming eligible for insurance.

Reported by the Committee on State Government.

Reproduced and distributed under the direction of the Clerk of the House.

2/18/71

(Filing No. H-26)