

MAINE STATE LEGISLATURE

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STATE OF MAINE
SENATE
106TH LEGISLATURE

COMMITTEE AMENDMENT "A " to S. P. 536, L.D. 1756, Bill, "AN ACT
Relating to the Maine Development Act."

Amend said Bill in section 1 in that part designated "§10003."
by striking out all of subsection 8 and renumbering subsections 9
to 14 to be subsections 8 to 13.

Further amend said Bill in section 1 in that part designated
"§10004." by adding at the end of subsection 2 a new sentence to
read as follows:

'At least one of the members at large shall be an official of a
Maine municipality.'

Further amend said Bill in section 1 in that part designated
"§10005." by striking out in the 3rd, 4th and 5th lines of subparagraph
(4) of paragraph A of subsection 1 (same in L.D.) the underlined words
and punctuation "or the regional planning commission or council of
government if they be the appropriate agency with jurisdiction as a
municipality for purposes of this Act,"

Further amend said Bill in section 1 in that part designated
"§10005." by striking out the underlined words in the first and 2nd
lines of subparagraph (5) of paragraph A of subsection 1 (same in L.D.)
as follows: "that is not a council of governments or a regional
planning commission"

Further amend said Bill in section 1 in that part designated
"§10006." by striking out all of subsection 2 and inserting in place
thereof the following:

'2. --method. A municipality may create a development commission

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by proper resolution of its governing body. Such resolution shall specify the number of commissioners and their terms of office. Such resolution may designate the municipal officers as the development commission.'

Further amend said Bill in section 1 in that part designated "\$10006." by striking out all of subsection 3 and inserting in place thereof the following:

'3. Members. Members of the development commission shall serve at the pleasure of the appointing authority. The governing body of each municipality shall designate the chairman and file with the board a certificate of appointment or reappointment of any commissioner. Such commissioners shall receive no compensation for their services but shall be entitled to the necessary expenses, including travelling expenses incurred in the discharge of their duties. No commissioner of a development commission shall also serve in any capacity with a local development corporation which has negotiated or entered into any contract or agreement with such development commission.'

Further amend said Bill in section 1 in that part designated "\$10006." by striking out all of subsections 4 and 5.

Further amend said Bill in section 1 in that part designated "\$10017." in the last 3 lines of the first paragraph (same in L.D.) by striking out the following underlined words "but nothing in this Act shall prevent the State or any municipality providing any government service to require payment for such services in lieu of any tax" and inserting in place thereof the following underlined words 'but the State or any municipality providing any government service shall require payment for such service in lieu of any tax'

Further amend said Bill by striking out in section 1 all of those

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parts designated "§10020.", "§10022." and "§10023."
in section 1

Further amend said Bill/by renumbering that part designated
"§10021." to be '§10020.'

Statement of Fact

The purpose of this amendment is to clarify the definition of municipalities and membership on the development commissions and the Development Approvals Board. It also provides for payment for services in lieu of taxes and removes provisions relating to legal action, public bidding and superseding provisions of this Act.

Reported by the Minority of the Committee on State Government.

Reproduced and distributed pursuant to Senate Rule 11 A.

June 13, 1973. (Filing No. S-234)