

L.D. 508

STATE OF MAINE HOUSE OF REPRESENTATIVES 109TH LEGISLATURE FIRST REGULAR SESSION

COMMITTEE AMENDMENT" A "to H.P. 402, L.D. 508, Bill, "AN ACT to Clarify the Form of the Local Consent Resolution Regarding State Housing Authority Housing Assistance Allocation."

Amend the bill by striking out everything after the enacting clause and inserting in its place the following:

<u>'30 MRSA §4552, sub-§l</u>, as repealed and replaced by PL 1975, c. 625, §l, is amended by adding at the end a new paragraph to read:

The Maine State Housing Authority may not refuse to allocate housing assistance subsidies to housing projects in municipalities solely because the consent resolution of either the local authorities or the local governing body specifies the housing management entity or the site of the project as long as the security of the Maine State Housing Authority's mortgage interest or the obligation or repayment of debt to bond holders is not affected.'

Statement of Fact

This amendment provides that the State Housing Authority may not refuse to allocate housing projects solely because the consent resolution of the local authority or local governing body specifies the housing management entity or project site.

Reported by the Majority of the Committee on State Government Reproduced and distributed under the direction of the Clerk of the House. 5/23/79 (Filing No. H-503)