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L.D.	167

(Filing No. S- 136

3	STATE OF MAINE
4	SENATE
5	111TH LEGISLATURE
6	FIRST REGULAR SESSION
7	SENATE AMENDMENT "B" to COMMITTEE AMENDMENT
8	"A" to S.P. 61, L.D. 167, Bill, "AN ACT to Prohibit
9	Residency Requirements for Municipal Employees."
10	Amend the amendment by striking out all of that
11	part designated "§2152-B." and inserting in its place
12	the following:
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13	122152 D. Desidence perimenent, and person and cal
	§2152-B. Residency requirement; ordinances and col-
14	lective bargaining
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15	A municipality shall not enact any ordinance
16	which requires employees to reside within the bounda-
17	ries of the municipality as a condition of employ-
18	ment, nor shall collective bargaining agreements con-
19	tain these strict requirements. A municipality may,
20	however, negotiate collective bargaining agreements
21	or, if the municipality does not engage in collective
22	bargaining, enact ordinances that require employees
23	to reside within a specified distance or a specific
24	response time of a facility where those provisions
25	represent a legitimate job requirement, and providing
26	that the provisions of the ordinances shall not apply
27	to employees already employed at the time the provi-
28	sions become effective.
29	This section applies only to public employees, as
30	defined in Title 26, section 962, subsection 6.

SENATE AMENDMENT "B " to COMMITTEE AMENDMENT "A", to S.P. 61, L.L. 167

STATEMENT OF FACT

The purpose of this amendment provides that a municipality may only enact ordinances if there is no collective bargaining. The amendment also clarifies that the provisions of the ordinances do not apply to employees already employed when the provisions take effect.

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9 (Sen. Dutremble) 10 NAME: COUNTY: 11 York

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Reproduced and distributed pursuant to Senate Rule 11-A. May 20, 1983 (Filing No. S-136)