

## L.D. 2071

(Filing No. S-463 )

3 STATE OF MAINE 4 SENATE 5 112TH LEGISLATURE SECOND REGULAR SESSION 6 SENATE AMENDMENT "A " to SENATE AMENDMENT "A" to H.P. 1469, L.D. 2071, Bill, "AN ACT Concerning State 7 8 Contribution to Pollution Abatement." q 10 Amend the amendment by inserting after the first 11 paragraph after the Title the following: 'Further amend the bill in the first paragraph 12 13 after the amending clause in the 4th line (page 1, 14 line 28 in L.D.) by inserting after the word "program" the following: 'or a pollution abatement con-struction program in an unorganized township or plan-tation authorized by the county commissioners' 15 16 17 18 Further amend the bill in the first paragraph af-19 ter the amending clause in the 6th line (page 1, line 30 in L.D.) by inserting after the word "program" the 20 following: 'or a pollution abatement construction 21 22 program in an unorganized township or plantation au-23 thorized by the county commissioners' 24 Further amend the amendment by striking out all 25 of section 2 and inserting in its place the follow-26 ing: 27 'Sec. 2. 38 MRSA §411, 2nd ¶, as enacted by PL 1985, c. 479, §3, is amended to read: 28 29 The department, consistent with funding provided 30 for the purpose of abating pollution from salt and sand-salt storage areas, may pay up to  $50^{\circ}_{\circ}$  of the ex-31 32 pense of a municipal or quasi-municipal salt or sand-salt storage pollution abatement construction 33 34 program or a salt or sand-salt storage pollution 35 abatement construction program authorized by the 36 county commissioners as long as total expenditures 37 for salt or sand-salt storage buildings do not exceed

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SENATE AMENDMENT " A" to SENATE AMENDMENT "A" to H.P. 1469, L.D. 2071

1 \$2,500,000 per fiscal year and no municipal or guasi-2 municipal or county entity receives more than \$50,000 3 for salt or sand-salt storage buildings. Municipali-4 ties or counties may be reimbursed for salt or 5 sand-salt storage buildings constructed after July 1, 6 1985 in accordance with rules promulgated by the de-7 partment. State grant-in-aid participation under this section shall be limited to grants for waste 8 treatment facilities, interceptor systems, outfalls and salt or sand-salt storage buildings. The word "expense" shall not include costs relating to land 9 10 11 12 acquisition or debt service, unless allowed under 13 federal statutes and regulations.

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Sec. 3. Applicability. This Act shall not apply
to any applications under the Maine Revised Statutes,
Title 38, section 411, made prior to March 1, 1986.'

## STATEMENT OF FACT

18 The purpose of this amendment is to extend the 19 application of the pollution abatement construction 20 program, small pollution abatement construction pro-21 gram and the salt or sand-salt storage pollution 22 abatement construction program to residents of the 23 unorganized territories.

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(Sen. McBreairty) ONSORED BY: James McGuarry 25 26 SPONSORED BY: COUNTY: Accostook 27

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