# MAINE STATE LEGISLATURE

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1 L.D. 2107 2 (Filing No. S-398 3 STATE OF MAINE 4 SENATE 5 112TH LEGISLATURE SECOND REGULAR SESSION 6 7 SENATE AMENDMENT "B" to H.P. 1495, L.D. 2107, "AN ACT to Clarify the Application of Water 8 Quality Standards to Hydroelectric Projects." 9 10 Amend the bill by striking out all of section 2 11 and inserting in its place the following: 12 'Sec. 2. 38 MRSA §634, sub-§1, as enacted by PL 13 1983, c. 458, §18, is amended to read: 14 Coordinated permit review. Permits required under the following laws shall not be required by any 15 16 state agency for projects reviewed or exempted from 17 review under this subarticle: Land use regulation 18 Title 12, sections 681 to 689; stream alteralaws, 19 tion laws, Title 12, sections 7776 to 7780; 20 ponds laws, sections 391 to 394; alteration of coastal wetlands laws, sections 471 to 478; and site loca-21 22 of development laws, sections 481 to 490. 23 withstanding section 654, the board may attach rea-24 sonable conditions consistent with this Act concern-25 ing the operation of hydropower projects. The board 26 shall give written notice to the Commissioner of In-2.7 land Fisheries and Wildlife and the Commissioner of 28 Marine Resources of the intent of any applicant for a permit to construct a dam. 29 30 Issuance of a water quality certificate required un-31 der the United States Water Pollution Control Act, 32 Section 401, shall be coordinated for the applicant 33 under this subarticle by the Department of Environ-34 mental Protection. The issuance of a water quality 35 certificate shall be mandatory in every case where an application under this 36 board approves 37 subarticle. The commissioner or the director shall issue this certificate within 5 working days of the

applicant's request or the issuance of a permit,

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tion 401.

### SENATE AMENDMENT "B" to H.P. 1495, L.D. 2107

- 1 which certificate shall state that there is a reason-2 able assurance that the project will not violate the 3 applicable water quality standards, unless the board has found under section 636, subsection 7, that the 4 project or discharge will result in significant harm 5 to water quality or will violate applicable water quality standards. The coordination function of the 6 7 8 department with respect to water quality certifica-9 tion shall not include any proceedings or substantive 10 criteria in addition to those otherwise required by this subarticle. If the commissioner or director 11 12 fails to act on the certificate, the federal certification requirements of the United States Water Pollu-13 tion Control Act, Section 401, shall be waived. 14 15 38 MRSA §636, sub-§7, ¶¶E and F, as Sec. 3. 16 acted by PL 1983, c. 458, §18, are amended to read: 17 Whether the project will result in signifi-18 cant flood control benefits or flood hazards; and 19 Whether the project will result in signifi-20 cant hydroelectric energy benefits, including the 21 increase in generating capacity and annual energy output resulting from the project, and the amount 22 23 of nonrenewable fuels it would replace: ; and 24 Sec. 4. 38 MRSA §636, sub-§7, ¶G is enacted to 25 read: G. For an application filed after the effective date of this paragraph, whether there is reason-26 27 28 able assurance that the project will not violate 29 applicable state water quality standards, as re-30 quired for water quality certification under the 31 United States Water Pollution Control Act,
  - Further amend the bill by renumbering the sections to read consecutively.

## SENATE AMENDMENT "B" to H.P. 1495, L.D. 2107

#### 1 STATEMENT OF FACT

The purpose of this amendment is to reorganize and clarify the language of the bill. The amendment also expressly conditions the commissioner's or director's issuance of a water quality certificate on the board's prior actions in issuing a hydroelectric power permit. The commissioner or director must issue the certificate unless the board has made an express finding that applicable water quality standards cannot be met by a project.

The amendment also makes clear, as was originally intended under the Maine Waterway Development and Conservation Act, that the board responsible for issuing permits must consider whether the project meets the applicable water quality requirements. Though water quality standards have been considered in reviewing permit applications to date, it has apparently not been clear to the boards responsible for issuing permits that express written findings relating to those standards were also to be made.

Thus, this amendment requires that for future projects, the board responsible for issuing permits, during the process of considering issuance of a hydroelectric power permit, not only consider but make express written findings on whether a project will violate applicable water quality standards. If that board finds that the project will violate those standards, the commissioner or director is prohibited from issuing the water quality certificate.

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## SENATE AMENDMENT "B" to H.P. 1495, L.D. 2107

1	Because a board responsible for issuing hydro-
2	electric power permits has considered applicable wa-
3	ter quality standards in reviewing previous applica-
4	tions, the Maine Revised Statutes, Title 38, section
5	636, subsection 7, paragraph G, as proposed in this
6	amendment, shall not be included in the application
7	of the retroactivity section of the original bill.

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9 (Sen. Bustin).
10 SPONSORED BY: Mayor Mayor Januar

11 COUNTY: Kennebec

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