MAINE STATE LEGISLATURE

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T	E.D. 10//
3	(Filing No. S-243)
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7	STATE OF MAINE SENATE
9	114TH LEGISLATURE FIRST REGULAR SESSION
11	
13	COMMITTEE AMENDMENT "A" to S.P. 600, L.D. 1677, Bill, "An Act to Require Installation of Sewage Pump-out Facilities at
15	Certain Marinas"
17	Amend the bill by striking out everything after the enacting clause and before the statement of fact and inserting in its
19	place the following;
21	'Sec. 1. 38 MRSA §414-B, sub-§4 is enacted to read:
23	4. Acceptance of waste water. Municipal and
25	<pre>quasi-municipal waste water treatment facilities constructed wholly or in part with funding allocated pursuant to section 411 shall accept for treatment holding tank waste water from any</pre>
27	watercraft sewage pump-out facilities required pursuant to section 423-B. Municipal and quasi-municipal waste water
29	treatment facilities may charge an annual or per visit fee for this service to be approved by the board.
31	this service to be approved by the board.
33	Sec. 2. 38 MRSA §423-B is enacted to read:
35	§423-B. Watercraft sewage pump-out facilities at marinas
	By June 1, 1990, marinas serving coastal waters shall
37	provide facilities to remove sanitary waste from the holding tanks of watercraft. For purposes of this section, the term
39	"marina" means any commercial facility that provides supplies and
41	services and has the capacity to provide slip space or mooring for 18 or more vessels which exceed 24 feet in length.
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COMMITTEE AMENDMENT "A" to S.P. 600, L.D. 1677

1	STATEMENT OF FACT
3	
	This amendment clarifies that municipal or quasi-municipal
5	<pre>waste water treatment facilities shall accept sanitary waste from marinas.</pre>
7	
	Section 2 requires that coastal marinas provide sewage
9	<pre>pump-out facilities for watercraft with sanitary waste holding tanks.</pre>
11	

Reported by Senator Ludwig for the Committee on Energy and Natural Resources. Reproduced and Distributed Pursuant to Senate Rule 12.
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