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L.D. 1985

(Filing No. S-494)

STATE OF MAINE SENATE 115TH LEGISLATURE SECOND SPECIAL SESSION

SENATE AMENDMENT " μ " to H.P. 1402, L.D. 1985, Bill, "An Act to Make Supplemental Appropriations and Allocations for the Expenditures of State Government for the Fiscal Years Ending June 30, 1992 and June 30, 1993 and to Change Certain Provisions of Law"

Amend the bill by inserting at the end before the emergency 20 clause the following:

PART OO

Sec. OO-1. 2 MRSA §6, sub-§2, as amended by PL 1991, c. 579, §1 and affected by §19, is further amended to read:

2. Range 90. The salaries of the following state officials and employees are within salary range 90:

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Superintendent of Banking;

Bureau of Consumer Credit Protection Superintendent;

State Tax Assessor;

Superintendent of Insurance;

Associate Commissioner for Programs, Department of Mental 40 Health and Mental Retardation;

42 Associate Commissioner of Administration, Department of Mental Health and Mental Retardation;

Associate Commissioner for Institutional Management; and

Ezeeutive-Director,-Maize-Waste-Management-Agency/-and

Chair, State Harness Racing Commission.

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SENATE AMENDMENT \overline{P} " to H.P. 1402, L.D. 1985

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2	Sec. OO-2. 2 MRSA §6, sub-§4, as repealed and replaced by PL 1991, c. 591, Pt. E, §1, is amended to read:
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б	4. Range 88. The salaries of the following state officials and employees are within salary range 88:
8	State Purchasing Agent;
10	Director of the Bureau of Parks and Recreation;
12	State Director of Alcoholic Beverages;
14	Director of Public Lands;
16	Director of Employee Relations;
18	Director, Bureau of Air Quality Control;
20	Director, Bureau of Land Quality Control;
22	Director, Bureau of Water Quality Control;
24	Director, Bureau of Oil and Hazardous Materials Control;
26	Director, Bureau of Administration; <u>and</u>
28	Director,-Office-of-Planning;
30	Director,-Office-of-Waste-Reduction-and-Recycling;
32	Director,-Office-of-Siting-and-Disposal-Operations;-and
34	Executive Director, Board of Environmental Protection.
36	Sec. OO-3. 3 MRSA §927, sub-§9, ¶B, as repealed and replaced by PL 1991, c. 376, §11, is amended to read:
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40	B. Independent agencies:(1) Maine Conservation School;
42	(1) Maine Conservación School;
	(2) Office of State Historian;
44 46	(3) Maine Arts Commission;
40	(4) Maine State Museum Commission;
48	(5) Maine Historic Preservation Commission;
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SENATE AMENDMENT "+" to H.P. 1402, L.D. 1985 (6) Maine Health Care Finance Commission; 2 (7) Board of Occupational Therapy Practice; (8) Board of Respiratory Care Practitioners; 6 (9) Radiologic Technology Board of Examiners; 8 (10) Maine Library Commission; and 10 (11)--Maine-Waste-Management-Ageneys-and 12 (12) (11) Maine Court Facilities Authority. 14 Sec. OO-4. 5 MRSA §953-A, as enacted by PL 1989, c. 585, Pt. 16 A, $\S4$, is repealed. Sec. OO-5. 5 MRSA §1812-D, as enacted by PL 1989, c. 585, 18 Pt. C, $\S3$, is amended to read: 20 §1812-D. Coordination of procurement information and policies 22 The Bureau of Purchases shall coordinate with the Department of Transportation, the Department of Agriculture, Food and Rural 24 Resources, and the Department of Environmental Protection and-the Office-of-Waste-Reduction-and-Resysting to develop a central data 26 base of information including, but not limited to, procurement 28 policies, market information, technical data and demonstration project results. This data shall must be compiled annually and provided to local public agencies by the Office--of--Waste 30 Reduction-and-Recycling Board of Environmental Protection. 32 Sec. OO-6. 5 MRSA §12004-D, sub-§4, as enacted by PL 1989, c. 34 585, Pt. A, §5, is repealed. 36 Sec. OO-7. 5 MRSA §12004-I, sub-§22, as repealed abd replaced by PL 1989, c. 585, Pt. A, §6, is repealed. 38 Sec. OO-8. 10 MRSA §1023-G, sub-§3, ¶D, as enacted by PL 1989, c. 878, Pt. A, §26, is amended to read: 40 42 D. The project will contribute to achieving the goals identified in the state waste management and recycling plan adopted under Title 38, chapter 24 and is determined by the 44 Maine-Waste-Management-Ageney Department of Environmental Protection to be consistent with that plan. 46 Prior to adopting the state waste management and recycling plan, the 48 fund may be used for projects that help achieve the goals identified in the state recycling plan approved under former 50 Title 38, section 1310-M.

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Sec. OO-9. 10 MRSA §1041, sub-§18, as enacted by PL 1989, c. 585, Pt. C. §11, is amended to read:

18. Recycling and waste reduction. Provide financial assistance to businesses for recycling and waste reduction projects that are consistent with the management goals and objectives outlined in the state waste management and recycling plan under Title 38, chapter 24. The Maine-Waste-Management Agency Department of Environmental Protection shall provide assistance to the authority in determining consistency, technical eligibility and merit of application for recycling loans.

Sec. OO-10. 10 MRSA 1063, sub-2, 1-1, as enacted by PL 1989, c. 585, Pt. C, 14, is amended to read:

I-1. In the case of recycling and waste reduction projects, 18 the proposed facility is consistent with and will contribute to the management goals and objectives outlined in the state waste management and recycling plan under Title 38, chapter 20 24 and will reduce the amount of solid or hazardous waste 22 requiring disposal. The Maine--Waste--Management--Agency Department of Environmental Protection shall provide assistance to the authority in determining consistency, 24 eligibility and merit of technical applications for 26 assistance under this subchapter.

28 Sec. OO-11. 32 MRSA §1726, as enacted by PL 1989, c. 585, Pt. C, §16, is amended to read:

- §1726. Rules and enforcement
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The Maine-Waste-Management-Agency,-Office-of-Waste-Reduction 34 and-Recycling Board of Environmental Protection shall adopt and enforce rules implementing the provisions of this chapter, including, but not limited to, criteria for labeling containers 36 made of more than one plastic resin. In adopting rules, the 38 effice board shall consult with the Waste-Management--Advisery Gouneil,-the Department of Agriculture, Food and Rural Resources, 40 plastic container manufacturers and distributors, and the recycling industry. Rules shall must be adopted in accordance 42 with the provisions of Title 5, chapter 375.

44 Sec. OO-12. 32 MRSA §1732, sub-§1, as enacted by PL 1989, c. 849, §1, is repealed.

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Sec. OO-13. 32 MRSA §1732, sub-§1-A is enacted to read:

1-A. Board. "Board" means the Board of Environmental 50 Protection. SENATE AMENDMENT " \mathcal{V} " to H.P. 1402, L.D. 1985

Sec. OO-14. 32 MRSA §1734, sub-§2, as amended by PL 1991, c. 177, §1 and affected by §2, is further amended to read:

2. Health and safety requirements; feasibility; post-consumer materials. The manufacturer, supplier or distributor petitions the ageney <u>board</u> for an exemption for a particular package or packaging component and the ageney <u>board</u> grants an exemption for one or more of the following reasons.

A. The package or packaging component contains lead, cadmium, mercury or hexavalent chromium added in the manufacturing, forming, printing or distribution process in order to comply with health or safety requirements of state or federal law.

B. There is no feasible alternative to the use of lead,
cadmium, mercury or hexavalent chromium in the package or packaging component. For the purposes of this section, "no
feasible alternative" means a use in which the regulated substance is essential to the protection, safe handling or
function of the package's contents.

C. The addition of post-consumer materials causes the package or packaging component to exceed the maximum concentration levels set forth in section 1733, subsection 3.

28 For packages or packaging components exempted under paragraph A or B, a 2-year exemption may be granted and that exemption may be 30 renewed for an additional 2 years. An exemption granted under paragraph C expires 4-years-after-the-offective-date-of-this 32 ehapter April 1, 1996; or

34 Sec. OO-15. 32 MRSA §§1735, 1737 and 1738, as enacted by PL 1989, c. 849, §1, are amended to read:

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§1735. Certificate of compliance

A certificate of compliance is a document developed by a 40 manufacturer and filed with the agency board that attests that one or more packages or packaging components meets meet the 42 standards established in section 1733 or is are exempt under the provisions of section 1734. If compliance is achieved under the exemptions provided in section 1734, the certificate must state 44 the specific basis upon which the exemption is claimed. Ά 46 certificate of compliance must be signed by an authorized official of the manufacturer. A certificate of compliance may cover more than one type of package or packaging component as 48 long as they are separately identified.

1. New or reformulated packaging. If the manufacturer reformulates or creates a new package or packaging component, the manufacturer shall provide the ageney <u>board</u> with an amended or new certificate of compliance for the reformulated or new package or packaging component.

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Presentation of certificates. Each manufacturer shall
 furnish the ageney <u>board</u> with an original certificate of compliance and each manufacturer or supplier shall furnish, at
 the ageney-s <u>board's</u> request, copies of a certificate of compliance for distribution to the public.

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14 **§1737. Rules**

16 The agency <u>board</u> shall adopt rules implementing the provisions of this chapter in consultation with the Department of Agriculture, Food and Rural Resources. Rules must be adopted in accordance with the Maine Administrative Procedure Act. No rule 20 adopted pursuant to this chapter may add or remove prohibitions on packaging or packaging components.

- §1738. Public access
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A citizen of the State may request in writing from the agency <u>board</u> a copy of the certificate of compliance for a package or packaging component found in use or for sale in the State.

- Sec. OO-16. 32 MRSA §1866-A, sub-§§2 and 3, as enacted by PL 1991, c. 591, Pt. R, §4 and affected by §18, are amended to read:
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Unclaimed deposits. Each deposit initiator shall pay to 2. the Treasurer of State on or before the 20th day of March, June, 34 September and December an amount equal to 50% of the unclaimed 36 minimum deposits held by the deposit initiator. The remaining unclaimed minimum deposits, any other unclaimed deposits and any income earned on deposits become the property of the distributor 38 on the day payment is made to the Treasurer of State. Funds 40 received by the Treasurer of State under this subsection become the property of the State and must be deposited in the Maine 42 Selid-Waste-Management-Fund-ostablished-in-Title-38--section-2201 General Fund.

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3. Over-redemption of beverage container deposits. When a deposit initiator pays out more in refund values than it collects in deposits during the course of a calendar year, the deposit initiator may apply to the Treasurer of State for a reimbursement from the Maine-Solid-Waste-Management-Fund General Fund equal to SENATE AMENDMENT " \mathcal{P} " to H.P. 1402, L.D. 1985

the amount of over-redeemed minimum deposits. The Treasurer of State shall reimburse documented claims of over-redeemed minimum deposits.

Sec. OO-17. 32 MRSA §1871, as amended by PL 1991, c. 591, Pt. R, §6, is further amended to read:

8 §1871. Rules

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accordance 10 commissioner shall. in with The the Administrative-Gede Maine Administrative Procedure Act and after a public hearing, adopt, amend and repeal such reasonable rules 12 and-regulations as it the commissioner deems necessary to carry out and interpret the provisions, purposes and intent of this 14 chapter. The department shall-have has the authority to establish regulations rules governing local redemption centers which that 16 receive beverage containers from dealers supplied by distributors other than the distributors servicing the area areas in which the 18 local redemption eenter--is centers are located in order to prevent the distributors servicing the area areas within which 20 the redemption center-is centers are located from being unfairly 22 penalized.

In accordance with the Maine Administrative Procedure Act, the Treasurer of State shall, with the assistance of the commissioner and-the-Maine-Waste-Management-Ageney, adopt rules to implement the provisions of section 1866, subsection 7 and section 1866-A. The Treasurer of State may also adopt rules pursuant to section 1869, subsection 3.

Sec. OO-18. 36 MRSA §2526, sub-§3, as enacted by PL 1989, c. 32 927, §1, is amended to read:

34 Eligible machinery and equipment. Purchases eligible 3. for the credit allowed under this section include structures, 36 machinery, equipment and devices used to reduce, reuse or recycle solid waste, at least 90% of which is generated within the A certificate that the structures, machinery, equipment 38 State. and devices qualify for the credit provided for in this section 40 from the Maine---Waste---Management---Ageney Department of Environmental Protection is required before the tax credit may be 42 taken. Machinery and equipment associated with the separation of wastes prior to incineration are eligible when the Maine-Waste 44 Management---Ageney Department of Environmental Protection certifies that the separated wastes are being recycled.

Sec. OO-19. 36 MRSA §4833, last ¶, as amended by PL 1989, c. 927, §5, is repealed and the following enacted in its place:

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All fees levied under this chapter accure to the General Fund. Any balance remaining in the Maine Solid Waste Management Fund on July 1, 1992 lapses to the General Fund.

Sec. OO-20. 36 MRSA §5219-D, sub-§3, as enacted by PL 1989, c. 927, §6, is amended to read:

8 Eligible machinery and equipment. Purchases eligible 3. for the credit allowed under this section include structures, 10 machinery, equipment and devices used to reduce, reuse or recycle solid waste, at least 90% of which is generated within the A certificate that the structures, machinery, equipment 12 State. and devices qualify for the credit provided for in this section Maize---Waste---Management---Ageney 14 from the Department of Environmental Protection is required before the tax credit may be taken. Machinery and equipment associated with the separation of 16 wastes prior to incineration are eligible when the Maine-Waste Masagement---Ageney Department of Environmental Protection 18 certifies that the separated wastes are being recycled.

Sec. OO-21. 38 MRSA §1303-C, sub-§1, as enacted by PL 1989, 22 c. 585, Pt. E, §4, is repealed.

24 Sec. OO-22. 38 MRSA §1303-C, sub-§7, ¶D, as amended by PL 1991, c. 220, §6, is repealed.

Sec. OO-23. 38 MRSA §1303-C, sub-§35, as enacted by PL 1989, c. 585, Pt. E, §4, is amended to read:

30 35. State waste management and recycling plan. "State waste management and recycling plan" means the plan adopted by
 32 the ageney board pursuant to chapter 24, subchapter II, and may also be referred to as the "state plan."

36 Sec. OO-24. 38 MRSA §1310-N, sub-§3, as affected by PL 1989,
 c. 890, Pt. A, §40 and amended by Pt. B, §242, is repealed and
 the following enacted in its place:

40 3. Public benefit determination. The board shall find that

 a facility provides a substantial public benefit when the
 applicant demonstrates that the proposed facility is designed
 and located and will be operated so that it is consistent with

 44 the recycling provisions of the state plan adopted under section

 2122 and meets the capacity needs identified in that state plan.

Sec. OO-25. 38 MRSA §1310-R, sub-§2, ¶B, as affected by PL 48 1989, c. 890, Pt. A, §40 and amended by Pt. B, §246, is repealed. SENATE AMENDMENT " \mathcal{T} " to H.P. 1402, L.D. 1985

Sec. OO-26. 38 MRSA §1310-R, sub-§3, ¶¶A-1 and C, as affected by PL 1989, c. 890, Pt. A, §40 and amended by Pt. B, §247, are repealed.

Sec. OO-27. 38 MRSA §1310-R, sub-§4, as affected by PL 1989, c. 890, Pt. A, §40 and amended by Pt. B, §248, is repealed.

8 Sec. OO-28. 38 MRSA §1310-S, sub-§1, as affected by PL 1989,
 c. 890, Pt, A, §40 and amended by Pt. B, §249, is further amended
 10 to read:

 1. Notification. A person applying for a license under this article or giving notice to the commissioner pursuant to section 485-A, shall give, at the same time, written notice to the-agency-and to the municipal officers of the municipality in which the proposed facility may be located and shall publish notice of the application in a newspaper of general circulation in the area.

Sec. OO-29. 38 MRSA §1310-U, first ¶, as repealed and replaced by PL 1989, c. 585, Pt. E, §33, is amended to read:

are prohibited from Municipalities enacting stricter standards than those contained in this chapter and in the solid 24 waste management rules adopted pursuant to this chapter governing the hydrogeological criteria for siting or designing solid waste 26 disposal facilities or governing the engineering criteria related 28 to waste handling and disposal areas of a solid waste disposal Except-as-provided-in-section-2173,-municipalities-are facility. 30 further--prohibited--from--enacting--or--applying--ordinances--that regulate-selid-waste-disposal-facilities-owned-by-the-agency-or-a 32 regional-association.

Sec. OO-30. 38 MRSA §1310-X, sub-§§1 to 3, as repealed and replaced by PL 1991, c. 297, §1, are amended to read:

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New facilities. Notwithstanding Title 1, section 302,
 the department may not approve an application for a new commercial selid--waste--er biomedical waste disposal facility
 after September 30, 1989, including any applications pending before the department on or after September 30, 1989.

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2. Relicense or transfer of license. The department may
 relicense or approve a transfer of license for a commercial solid
 waste-er biomedical waste disposal facility after September 30,
 1989, if the facility had been previously licensed by the department prior to October 6, 1989, and all other provisions of
 law have been satisfied.

Expansion of facilities. The department may license an 3. 2 expansion of a commercial selid--waste--ex biomedical waste disposal facility after September 30, 1989 if: 4 The department has previously licensed the facility A. 6 prior to October 6, 1989; and The department determines that the proposed expansion is 8 B. contiguous with the existing facility and is located on property owned by the licensee on September 30, 1989+-and, 10 12 G---Fof-a-commercial-colid-waste-disposal-facility-and-prior te-the-adoption-of-the-state-plan-and-siting-eriteria-under 14 shaptor--24---the--department--determines--that--the--proposed empansion--is--consistent--with--the--provisions--ef--section 1310-Ry-- Subscotion-- 3y-paragraph- A-1- - ory- after-- the - adoption 16 ef-the-state-plan-and-siting-criteria-under-shapter-24--the 18 ageney-determines-that-the-provisions-of-section-2157-are 886 -20 Sec. OO-31. 38 MRSA §1316-C, last ¶, as enacted by PL 1991, c. 22 517, Pt. A, S_2 , is amended to read: Funds recovered under this section must be deposited into 24 the Maine-Selid-Waste-Management-Fund General Fund. 26 Sec. OO-32. 38 MRSA §1382, first ¶, as amended by PL 1991, c. 517, Pt. B, S_2 , is further amended to read: 28 30 Members of the board of trustees are appointed by the Governor, subject to review by the joint standing committee of 32 the Legislature having jurisdiction over natural resources and to confirmation by the Legislature. The board of trustees consists 34 of 8 <u>7</u> members as follows: one member from the Department of Environmental Protection; one member from the Department of Agriculture, Food and Rural Resources; one-member-from-the-Maine 36 Waste---Management---Ageney+ one member from an environmental interest group; one member from the Maine Waste Water Control 38 Association; one member from the Maine Municipal Association; one 40 member representing users of sludge or residuals; and one member representing generators of sludge and residuals. 42 Sec. OO-33. 38 MRSA §1705, sub-§1-A, as enacted by PL 1989, 44 c. 869, Pt. B, §1, is repealed. Sec. OO-34. 38 MRSA §1721, sub-§§1 to 6, as repealed and 46 replaced by PL 1991, c. 66, Pt. B, §8, are amended to read: 48 Application by municipal officers. l. The municipal 50 officers of the municipality or municipalities that desire to

form a disposal district shall file an application with the agency board, after notice and hearing in each municipality, on a form or forms prepared by the agency board, setting forth the 4 name or names of the municipality or municipalities and furnishing such other data as the agency board determines necessary and proper. The application must contain, but is not limited to, a description of the territory of the proposed district, the name proposed for the district that includes the 8 words "disposal district," a statement showing the existence in that territory of the conditions requisite for the creation of a disposal district as prescribed in section 1702, and other documents and materials required by the ageney board. The ageney board may adopt rules under this chapter.

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Upon receipt of the application, the Public hearing. 2. ageney board shall hold a public hearing on the application 16 within 60 days of the date of receipt of the application, at some 18 convenient place within the boundaries of the proposed district. At least 14 days prior to the date of the hearing, the agency board shall publish notice of the hearing at least once in a 20 newspaper of general circulation in the area encompassed by the 22 proposed district.

24 Approval of application. After the public hearing, on 3. upon consideration of the evidence received, the agency board shall, in accordance with section 1702 and rules adopted by the 26 agency board, make findings of fact and a determination of record 28 whether or not the conditions requisite for the creation of a disposal district exist in the territory described in the application. If the agency board finds that the conditions do 30 exist, it shall issue an order approving the proposed district as conforming to the requirements of this chapter and designating 32 the name of the proposed district. The agency board shall give notice to the municipal officers within the municipality or 34 municipalities involved of a date, time and place of a meeting of representative of the municipality or municipalities 36 the involved. The municipal officers shall elect a representative to 38 attend the meeting who may represent the municipality in all matters relating to the formation of the district. A return receipt properly endorsed is evidence of the receipt of notice. 40 The notice must be mailed at least 10 days prior to the date set 42 for the meeting.

44 4. Denial of application. If the agency board determines that the creation of a disposal district in the territory described in the application is not warranted for any reason, it 46 shall make findings of fact and enter an order denying its 48 approval. The ageney board shall give notice of the denial by mailing certified copies of the decision and order to the 50 municipal officers of the municipality or municipalities

involved. An application for the creation of a disposal district, consisting of exactly the same territory, may not be entertained within one year after the date of the issuance of an order denying approval of the formation of that disposal district, but this provision does not preclude action on an application for the creation of a disposal district embracing all or part of the territory described in the original application, provided that another municipality or fewer municipalities are involved.

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Joint meeting. 5. The persons selected by the municipal 12 officers, to whom the notice described in subsection 3 is directed, shall meet at the time and place appointed. When more 14 than one municipality is involved, they shall organize by electing a chair and a secretary. An action may not be taken at 16 any such meeting unless, at the time of convening, there are is present at least a majority of the total number of municipal 18 representatives eligible to attend and participate at the meeting, other than to report to the agency board that a quorum 20 was not present and to request the ageney board to issue a new notice for another meeting. A quorum is a simple majority of 22 representatives eligible to attend the meeting. The purpose of the meeting is to determine the number of directors, subject to 24 section 1724, to be appointed by and to represent each participating municipality and to determine the duration of terms 26 to be served by the initial directors so that, in ensuing years, 1/3 of the directors and their alternates are appointed or 28 reappointed each year, to serve until their respective successors are duly appointed and qualified. Subject to section 1724, the 30 number of directors to represent each municipality is subject for negotiation among the municipal representatives. When a decision 32 has been reached on the number of directors and the number to represent each municipality and the initial terms of the 34 directors, subject to the limitations provided, this decision must be reduced to writing by the secretary and must be approved 36 by a 2/3 vote of those present. The vote so reduced to writing and the record of the meeting must be signed by the chair, 38 attested by the secretary and filed with the agency board. Any agreements among the municipal representatives that are 40 considered essential prerequisites to the formation of the district, whether concerning payments in lieu of taxes to a 42 municipality in which a waste facility is-to will be located, or any other matter, must be in writing and included in the record filed with the agency board. 44 Subsequent to district formation, the board of directors of the district shall execute all 46 documents necessary to give full effect to the agreements reached by the municipal representatives and filed with the ageney 48 board. When a single municipality is involved, a copy of the vote of the municipal officers, duly attested by the clerk of the 50 municipality, must be filed with the agency board.

б. Submission. When the record of the municipality, or the record of the joint meeting, when municipalities are involved, is received by the agency board and found to be in order, the agency board shall order the question of the formation of the proposed disposal district and other questions relating to the formation to be submitted to the legal voters residing within the municipalities, except as provided in subsection 7, in which case the municipal officers may determine the questions. The order must be directed to the municipal officers of the municipality or municipalities that propose to form the disposal district, directing them to call, within 60 days of the date of the order, town meetings or city elections for the purpose of voting in favor of or in opposition to each of the following articles or questions, as applicable, in substantially the following form:

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A. Whether the town (or city) of (name of town or city) will vote to incorporate as a disposal district to be called (name) Disposal District;

Whether the residents of (name of town or city) will Β. vote to join with the residents of the (name of town or city) to incorporate as a disposal district to be called (name) Disposal District: (legal description of the bounds of the proposed disposal district). At a minimum, the district must consist of (names of essential municipalities); and

C. Whether the residents of (name of town or city) will vote to approve the total number of directors and the allocation of representation among the municipalities on the board of directors, as determined by the municipal officers and listed as follows: Total number of directors is (number of directors) and the residents of (town or city) are entitled to () directors. (The number of directors to which each municipality is entitled must be listed.)

38 Directors must be chosen to represent municipalities in the manner provided in section 1725.

Sec. OO-35. 38 MRSA §1722, as repealed and replaced by PL 42 1991, c. 66, Pt. B, §9, is amended to read:

44 §1722. Approval and organization

46 When the residents of the municipality, or each municipality when more than one is involved, or the municipal officers, as the 48 case may be, have voted upon the formation of a proposed disposal district and all of the other questions submitted, the clerk of 50 each of the municipalities shall make a return to the agency

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board in such form as the ageney board may determine. If the ageney board finds from the returns that 2 each of the municipalities involved, voting on each of the articles and 4 questions submitted to them, has voted in the affirmative, and that the municipalities have appointed the necessary directors 6 and listed the names of the directors to represent each municipality, and that all other steps in the formation of the 8 proposed disposal district are in order and in conformity with law, the agency board shall make a finding to that effect and 10 record the finding upon its records. When 3 or more municipalities are concerned in the voting, and at least 2 have 12 voted to approve each of the articles and questions submitted, appointed the necessary directors and listed the names of the directors to represent each municipality, rejection of 14 the proposed disposal district by one or more does not defeat the 16 creation of a district composed of the municipalities voting affirmatively on the question, if the agency board determines and 18 issues an order stating that it is feasible or practical to constitute the district as a geographic unit composed of the 20 municipalities voting affirmatively, unless the vote submitted to the municipalities provided that specific participants or a 22 minimum number of participants must approve the formation of the district.

immediately after The ageney board shall, making its findings, issue a certificate of organization in the name of the 26 disposal district in such form as the ageney board determines. 28 The original certificate must be delivered to the directors on the day that they are directed to organize and a copy of the 30 certificate duly attested by the executive-difector chair of the agency board must be filed and recorded in the office of the 32 Secretary of State. The issuance of the certificate by the agency board is conclusive evidence of the lawful organization of 34 the disposal district. The disposal district is not operative until the date set by the directors under section 1726.

Sec. OO-36. 38 MRSA §1725, first ¶, as repealed and replaced by 38 PL 1991, c. 66, Pt. B, §10, is amended to read:

Directors are appointed by the municipal officers of the 40 municipality they represent. Alternate directors may be appointed by the municipal officers to act in the absence of a 42 director. To the extent possible, the board of directors must include a mix of individuals with sufficient managerial, 44 technical, financial or business experience to execute their 46 duties efficiently and effectively. Appointments must be by vote of the municipal officers, attested to by the municipal clerk and presented to the clerk of the district. The municipal officers, 48 by majority vote, may remove their appointed representatives 50 during their term for stated reasons, but directors may not be

§1727. Admission of new member municipalities

removed except for neglect of duty, misconduct or other acts that indicate an unfitness to serve. Upon receipt of the names of all the directors, the ageney <u>board</u> shall set a time, place and date for the first meeting of the directors, <u>and</u> notice of the meeting to <u>must</u> be given to the directors by certified or registered mail, return receipt requested, and mailed at least 10 days prior to the date set for the meeting.

Sec. OO-37. 38 MRSA §1727, as repealed and replaced by PL 10 1991, c. 66, Pt. B, §11, is amended to read:

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14 The board of directors may authorize the inclusion of additional member municipalities in the district upon the terms 16 and conditions as the board of directors, in its sole discretion, determines to be fair, reasonable and in the best interest of the 18 district, except that on proper application any municipality that is host to a waste facility of the district shall must be 20 admitted on equal terms with existing members, provided that the new member municipality assumes or becomes responsible for a 22 proportionate share of liabilities of the district in a manner similar to that of existing municipalities. The legislative body 24 of any nonmember municipality that desires to be admitted to the district shall make application for admission to the board of directors of the district. The directors shall determine the 26 effects and impacts that are likely to occur if the municipality 28 admitted and shall either grant or deny authority is for admission of the petitioning municipality. If the directors 30 grant the authority, they shall also specify any terms and conditions, including, but not limited to, financial obligations 32 admission is predicated. upon which the The petitioning municipality shall comply with the voting procedures specified in 34 section 1721. The vote, if in the affirmative, must be certified by the clerk of that municipality to the board of directors and 36 to the agency board. Upon satisfactory performance of the terms and conditions of admission, the municipality shall by resolution of the board of directors become and thereafter be a member 38 municipality of the district. The clerk of the district shall 40 promptly certify to the ageney board and the Secretary of State that the municipality has become a member of the district. The 42 certification is conclusive evidence that the municipality is a lawful member of the district. Upon admission of a municipality 44 to a district, the provisions of section 1724 determine the number of votes to be cast by the director or directors representing that municipality. 46

Sec. OO-38. 38 MRSA c. 24, first 5 lines are repealed and the following enacted in their place:

<u>CHAPTER 24</u> STATE WASTE MANAGEMENT PLAN

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4	SUBCHAPTER I STATE WASTE MANAGEMENT GOALS
6 8	Sec. OO-39. 38 MRSA §2102, as enacted by PL 1989, c. 585, Pt. A, §7, is repealed.
10	Sec. OO-40. 38 MRSA §2103 , as amended by PL 1991, c. 517, Pt. B, §§5 and 6, is repealed.
12 14	Sec. OO-41. 38 MRSA §§2105 to 2110, as enacted by PL 1989, c. 585, Pt. A, §7, are repealed.
16 18	Sec. OO-42. 38 MRSA c. 24, sub-c. II, first 2 lines are repealed and the following enacted in their place:
20	SUBCHAPTER II WASTE AND RECYCLING PLANNING
22	Sec. OO-43. 38 MRSA §2121, as enacted by PL 1989, c. 585, Pt. A, §7, is repealed.
24 26	Sec. OO-44. 38 MRSA $\S2122$, as amended by PL 1991, c. 591, Pt. E, $\S40$, is further amended to read:
28	§2122. Recycling and management plan; schedule coordination
30	The effice <u>board</u> shall prepare and adopt, by rule, an analysis of, and plan for, the management, reduction and
32	recycling of solid waste for the State by March 1, 1990. The plan shall must be based on the priorities and recycling goals
34 36	established in sections 2101 and 2132. The plan sha ll <u>must</u> provide guidance and direction to the-agency-and municipalities in planning and implementing waste management and recycling
38	programs at the state, regional and local level. To the extent that commercial entities continue to have a role in developing
40	waste management and recycling facilities in the State, the plan sha ll must provide guidance to those entities.
42	1ConsultationIn-developing-the-planthe-office-shall consultwiththe-Department-of-Environmental-Protectionthe
44	Office-of-Siting-and-Disposal-Operations-and-the-Office-of-Waste Reduction-and-Recyclingand-shall-submit-its-draft-plan-to-that
46	department andtheseofficesforreview-andwrit tencomment beforethe-agencypublichesthe-plan-asa-proposedruloThe
48	office chall-colicitpublicinput-and- -challhold-hearingsin different regions-ofthe- State The-office-challalso- -seek

commont--and--advico-on--its-draft-plan-from-the--Waste--Management Advisory-Council-established-under-section-2104-

2. Revisions. The effice board shall revise the analysis at least every 2 years to incorporate changes in the waste generation trends, changes in waste recycling and disposal technologies, the development of new waste generating activities and other factors affecting solid waste management as the effice board finds appropriate. If the agency board finds that rapidly changing conditions necessitate more timely revisions of the analysis, it may make those revisions pursuant to the rule-making provisions of Title 5, chapter 375, subchapter II, including emergency rulemaking, if necessary.

Sec. OO-45. 38 MRSA $\S2123$, sub-\$1, as enacted by PL 1989, c. 585, Pt. A, \$7, is amended by amending the first paragraph to read:

 Data collection. The effice <u>commissioner</u> shall develop
 and maintain a comprehensive data base on solid waste generated or disposed of in the State. Data collected shall <u>must</u> include,
 but <u>is</u> not be limited to:

24 Sec. OO-46. 38 MRSA §2123, sub-§2, as enacted by PL 1989, c. 585, Pt. A, §7, is amended by amending the first paragraph to 26 read:

28 2. Determination of existing and potential disposal capacity. The effice commissioner shall identify existing solid
 30 waste disposal and management capacity within the State, and the potential for expansion of that capacity. The analysis shall
 32 must include, but is not be limited to:

Sec. OO-47. 38 MRSA $\S2123$, sub- $\S\$4$ and 5, as enacted by PL 1989, c. 585, Pt. A, \$7, are amended to read:

4. Projected demand for capacity. The effice board shall
 38 identify the need in the State for current and future solid waste
 disposal capacity by type of solid waste. The analysis shall
 40 must include, but is not be limited to:

A. Estimation of waste generation by region and waste type over the next 5-year, 10-year and 20-year periods based on
the best available forecasts of population growth, economic activity within the State, tourism, estimates provided by
solid waste generators and other available information;

48 B. Estimation of the reduction in the waste stream needing disposal capacity as a result of public and private
50 recycling efforts identified in subsection 3;

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C. Comparison of the projected waste generation levels with existing and potential capacity as identified in subsection 2; and

D. Identification of regional differences in available disposal capacity and recycling facilities. The office board shall identify regions which that are underserved with regard to recycling, management or disposal capacity or which have capacity in excess of regional needs. In determining regional needs, the office board may consider economic criteria, including disposal and transportation costs, population densities, regional differences in current industrial mix and potential for economic growth, the level of competition in the solid waste disposal industry and any other factors the office board considers relevant.

 State management strategies. Based on the provisions of section 2101 and the information and analysis developed in
 subsections 1 to 4, the effice board shall examine various waste management options for dealing with the projected waste stream,
 available or anticipated disposal capacity and waste reduction and recycling activities. The agency board shall establish:

A. Strategies that promote, throughout the State, the maximum reduction of waste, the maximum feasible recycling of waste and the environmentally sound and cost-effective management and disposal of those wastes that remain. Management and disposal alternatives shall--be--preferred which that do not foreclose the future ability of the State to reduce, reuse and recycle waste <u>must be given preference</u>; and

 B. Strategies to promote waste reduction and utilization research and initiatives, innovative pilot recycling or
 utilization programs, development of recycling-related businesses and public understanding and participation in
 recycling.

40 Sec. OO-48. 38 MRSA §2123, sub-§6, as amended by PL 1991, c. 517, Pt. C, §1, is further amended to read:

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6. Facility needs. The plan must identify the number, size
 and type of solid waste facilities required to meet the capacity needs for all municipal solid wastes and for these special wastes
 fer-which-the-ageney-has-assumed-responsibility-as-described-in the-plan. The-agency-shall-include-a-time-schedule-and-program
 fer-planning,--design,--siting,--construction,--operation,--and slesure-ef-each-proposed-facility.

Sec. OO-49. 38 MRSA §2123, sub-§7, as enacted by PL 1989, c. 585, Pt. A, §7, is repealed and the following enacted in its place:

7. Transition. The board shall administer the state recycling and management plan developed by the former Maine Waste Management Agency until the board revises the plan as it determines necessary or as required in this subchapter.

Sec. OO-50. 38 MRSA §2124, as enacted by PL 1989, c. 585, Pt. A, §7, is amended to read:

§2124. Reports

The agency <u>board</u> shall submit the adopted plan and 16 subsequent revisions to the Governor,--the-department and the joint standing committee of the Legislature having jurisdiction 18 over natural resource matters.

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Sec. OO-51. 38 MRSA c. 24, sub-c. III, first 2 lines are repealed and the following enacted in their place:

SUBCHAPTER III WASTE REDUCTION AND RECYCLING

Sec. OO-52. 38 MRSA §2131, as enacted by PL 1989, c. 585, Pt. A, §7, is repealed.

Sec. OO-53. 38 MRSA §2132, sub-§2, as amended by PL 1991, c. 30 517, Pt. B, §7, is further amended to read:

 32 2. Goal revision. The agency board shall recommend revisions, if appropriate, to the state recycling goal and shall
 34 establish a waste reduction goal. The agency board shall submit its recommendations and any implementing legislation to the joint
 36 standing committee of the Legislature having jurisdiction over natural resource matters by January 1, 1993.

Sec. OO-54. 38 MRSA §2133, as amended by PL 1991, c. 517, 40 Pt. B, §§8 to 11, is further amended to read:

42 §2133. Municipal recycling

44 1. Technical and financial assistance program. The effice commissioner shall develop a program of technical and financial 46 support to assist municipalities in achieving the recycling goal of section 2132. The effice commissioner shall develop a priority system for use in allocating available financial and 48 technical resources available under this section to

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municipalities and regions. The priority system shall <u>must</u> address the following:

A. The type and number of materials to be recycled and composted, and the resulting reduction of the municipal
 waste stream;

- 8 B. Measures, including ordinances and incentives, to insure ensure source separation and local participation in the recycling program;
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C. The existence of an established recycling program;

14 16 D. The planning for logistical, administrative and financial management;

- E. Marketing agreements or the identification of markets for materials to be recycled;
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- F. Utilization of any regional economies of scale;
- 22 G. Coordination of the recycling program with overall waste management;
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- H. Consistency with the state plan, when adopted; and
- I. Composting of organic fractions of the municipal solid 28 waste stream.
- 30 2. Recycling feasibility studies. The effice commissioner shall provide professional technical assistance to municipalities
 32 or regional associations in the planning and design of recycling programs. The effice commissioner may contract with regional
 34 councils, individual municipalities and regional associations to provide services under this subsection. Assistance shall must include:
- A. The assessment of economically feasible recycling potential, including the supply of materials that can be
 recycled, probable markets for these materials and the avoided costs of solid waste disposal;
- B. The planning for the logistical, administrative and financial management requirements of a recycling program;
- 46 C. The design of any flow-control or other ordinances necessary for the implementation of a recycling program;
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- D. The coordination of the proposed recycling program with overall solid waste management; and

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E. The assessment of the advantages of participation in a regional recycling effort versus a local recycling program.

З. Recycling capital investment grants. The office 6 commissioner may make grants to eliqible municipalities, regional associations, sanitary districts and sewer districts for the construction of public recycling facilities and the purchase of · 8 The effice commissioner may establish recycling equipment. requirements for local cost sharing of up to 25% of the total 10 grant amount. The effice commissioner shall give preference to recycling programs that require the participation of the waste 12 generators served.

4. Recycling incentives. The effice commissioner shall
 16 develop and implement a program of incentives to encourage public recycling programs to reach maximum feasible levels of recycling
 18 and to meet the recycling goal of section 2132.

Α. The effice commissioner shall adeptr-by-rule, develop 20 municipal waste stream assessment models to assist 22 municipalities in estimating the volume or weight of municipal solid waste being generated and disposed, and the 24 levels of reduction resulting from public recycling programs, including programs that deny access to waste category facilities of 26 disposal for any recyclable materials. The models shall must make use of best available 28 information, including, without limitation, data from state reports, municipalities, and public and private operators of handling services, shall 30 waste and must consider geographical and population differences, including seasonal 32 population variations, in waste composition and amount. The models may be modified on a case-by-case basis when actual waste data is documented by a municipality. 34 The models shall must provide the basis for determining levels of reduction achieved. 36

B. The incentive program shall <u>must</u> include bonus grants to municipalities which <u>that</u> by January 1, 1992 meet or exceed the interim recycling goal of section 2132 to the extent that such funding is not required pursuant to subsections 2 and 3. After January 1, 1995, incentive grants shall <u>may</u> be awarded only if funds are available after the requirements of subsections 2 and 3 are met.

46 **5.** - Access- to -state -waste -disposal - services. -- A -municipality that - faile -te - provide - recycling - opportunities - te - its - residents 48 may - not - deliver, - directly - or - indirectly, - municipal - solid -waste, including - residual - waste, - te - a - state - owned - solid - waste - disposal 50 facility,

Sec. OO-55. 38 MRSA §2134, as enacted by PL 1989, c. 585, Pt. A, §7, is amended to read:

§2134. Market development and assistance

The effice <u>commissioner</u> shall design and implement a market development strategy, consistent with the recycling component of the state plan, which shall <u>must</u> include, without limitation, the following elements:

12 1. Collection. Methods of collecting and marketing recyclable materials that achieve necessary economies of scale and product quality specifications. The strategy shall must include a model plan for source separation of materials to be recycled at the household, municipal, regional or state level, as appropriate;

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Incentive program. An incentive program to encourage
 end users of materials to be recycled to locate or expand their operations within the State. The effice commissioner shall
 consult with the Finance Authority of Maine and the Department of Economic and Community Development in developing this element;

з. Information clearinghouse. An information clearinghouse on recycling markets to improve the marketing of materials to be 26 recycled. The office commissioner shall maintain a current list of recycling programs, together with a description of the 28 recyclable materials available through the programs. The effice 30 commissioner shall also maintain listings of brokers, handlers, processors, transporters and other persons providing services and materials. 32 markets for recyclable potential The øffiee commissioner shall actively promote the services of the 34 clearinghouse and shall seek to match programs with appropriate recycling businesses. The office commissioner shall make its 36 information on recycling services available to private solid waste generators seeking markets or services for recyclable 38 materials. The effice commissioner shall make its technical reports and planning documents available to municipalities and regional associations on a timely basis; 40

42 **4. Brokering service.** Direct marketing and brokering services for materials included in the state marketing plan when 44 municipal and regional association efforts to market the material and the information clearinghouse are inadequate;

- 5. Marketing development plan. Based on the state plan, a 48 market development and marketing plan by January 1, 1990,-which that includes:
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A. Potential opportunities to increase demand for and use of materials generated by recycling programs;

B. Market opportunities in Canada and other export markets;

C. Recommendations for specific actions to increase and stabilize the demand for materials generated by recycling programs, including, but not limited to, proposed legislation, if necessary; and

D. Specific recommendations on markets for recycled materials from the various areas of the State; and

6. Reuse of waste. Assisting industries in promoting the reuse of industrial wastes that are suitable raw materials for
 other processes. The effice commissioner shall coordinate those efforts with waste exchanges in the northeastern United States.

Sec. OO-56. 38 MRSA §2135, as enacted by PL 1989, c. 585, 20 Pt. A, §7, is amended to read:

22 §2135. Special services

24 The office commissioner shall develop a program to provide municipalities, regional associations and regional councils 26 grants to identify, design and develop tire and white goods recycling and disposal facilities, including pickup of these 28 items, and stump and demolition debris disposal facilities.

30 Sec. OO-57. 38 MRSA §2135-A, as enacted by PL 1991, c. 517, Pt. A, §3, is amended to read:

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§2135-A. Tire management program

Subject to available funding, the effice <u>commissioner</u> shall 36 develop a waste tire management incentive program to reduce existing tire stockpiles and to promote waste tire recycling 38 through a financial assistance program. The program must:

40 **1. Abatement.** Be consistent with the abatement program administered by the department to remove waste tires through 42 proper processing, disposal or recycling; and

Incentives. Provide financial incentives to enhance markets for waste tires and to partially reimburse businesses or municipalities for utilizing waste tires for processing, energy recovery and other end uses. The effice board shall adopt rules to implement the incentive programs, including, but not limited to, the types of management options eligible for reimbursement and the amount of reimbursement.

Sec. OO-58. 38 MRSA §2136, as enacted by PL 1989, c. 585, Pt. A, §7, is amended to read:

§2136. Scrap metal transportation cost subsidy

The office commissioner may enter into annual agreements with a municipality or regional association to reimburse a 8 portion of the direct costs of transporting material to a 10 recycling facility for intermediate processing or final use. The office commissioner shall base grants on the value of the scrap distance acceptable scrap 12 metal, the to metal recycling facilities and the availability of funding. The effice board 14 shall adopt rules,--in-consultation--with--the-Waste-Management Advisory -- Council, necessary for the implementation of this 16 section.

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Sec. OO-59. 38 MRSA §2137, first ¶, as enacted by PL 1989, c. 585, Pt. A, §7, is amended to read:

The effice commissioner, in cooperation with the Department of Administration, shall assess the status of recycling efforts undertaken directly by the State for its own solid waste and shall evaluate existing programs and develop necessary new programs for recycling to reduce the generation of solid waste by the State. The programs shall <u>must</u> include, without limitation, recycling of office papers, cardboard, used motor oil, yard waste and other materials produced by the State for which recycling markets exist or may be developed.

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Sec. OO-60. 38 MRSA §2137, sub-§§1 and 5, as enacted by PL 32 1989, c. 585, Pt. A, §7, are amended to read:

34 Waste reduction and recycling plan. Each state agency 1. shall prepare a waste reduction and recycling plan addressing the requirements of subsections 3 and 4. The plan shall must be 36 submitted to the Office--of--Waste--Reduction--and--Recycling 38 commissioner on or before July 1, 1990, for approval as consistent with the goals and guidelines of this section and with 40 the state waste management and recycling plan. The plan shall must be updated on a biennial basis to increase the amount of 42 material recycled by taking advantage of any changed circumstances. Each department shall complete an analysis of 44 additional materials to determine recycling potential, and shall incorporate these materials into plan updates. Updated plans 46 shall must be submitted to the effice commissioner for approval prior to adoption.

5. University of Maine System. The following provisions shall apply to the University of Maine System.

A. Each campus of the University of Maine System shall prepare a waste reduction, recycling and composting plan addressing the requirements of paragraphs B to D. The plan shall must be submitted to the Offiee-of-Waste-Reduction-and Recycling commissioner on or before July 1, 1990, for approval as consistent with the goals and guidelines of this chapter and with the state waste management and recycling plan. Each campus shall complete an analysis of additional materials to determine recycling potential, and shall incorporate these materials into annual plan updates.

Updated plans shall <u>must</u> be submitted to the effice <u>commissioner</u> for approval prior to adoption.

16 By January 1, 1991, each campus of the University of Β. Maine System shall establish and implement a source separation and collection program for recyclable materials, 18 including, at a minimum, high grade paper, corrugated paper 20 and glass. The source separation and collection program shall must include procedures for collecting and storing 22 recyclable materials, bins or containers for storing materials and contractual and other arrangements with 24 buyers. Each campus shall appoint a recycling coordinator and shall conduct educational programs for students and 26 employees on the recycling program.

 C. By January 1, 1991, each campus of the University of Maine System shall establish and implement a waste reduction
 program for materials used in the course of its operations. The program shall must be designed and implemented to
 achieve the maximum feasible reduction of waste.

D. By January 1, 1991, each campus of the University of Maine System shall establish a leaf composting program.

Sec. OO-61. 38 MRSA §2138, as amended by PL 1991, c. 442, 38 §4, is further amended to read:

40 §2138. Business recycling and waste reduction program

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I. Office paper recycling mandated. Any person employing
 15 or more people at a site within the State shall implement an
 office paper and corrugated cardboard recycling program according
 to the following schedule:

A. By July 1, 1991, when employing 200 or more persons at a site;

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B. By July 1, 1992, when employing 50 or more persons at a site; and

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C. By July 1, 1993, when employing 15 or more persons at a site.

The office commissioner shall provide technical and market development assistance and direction to entities within the State to assist in meeting this schedule. Municipalities and regional associations may assist employers in attaining the objectives of this section.

2. Office paper. For the purposes of this section, "office 14 paper" includes, but is not limited to, ledger, computer and bond paper.

Certification of tax credit. The effice commissioner, 3. in cooperation with the State Tax Assessor, shall assist in the administration of tax credits for the purchase of machinery and equipment used by businesses in new or expanded waste reduction, reuse or recycling programs pursuant to Title 36, section 5219-6 22 <u>2526 or 5219-D</u> by certifying that the machinery and equipment are eligible for the credit.

Technical and financial assistance programs. 4. The effice commissioner shall administer other financial assistance programs 26 for projects that reduce the waste stream or increase recycling 28 that the ageney commissioner determines appropriate, including technology transfer to businesses and assisting the Finance 30 Authority of Maine in determining eligible projects for low-interest loans.

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Industrial waste reduction. The effice commissioner 5. 34 shall consult with the Maine Sludge and Residuals Utilization Research Foundation and the private sector to identify and 36 examine solutions to the problems of reducing the volume and toxicity of industrial waste.

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6. Beneficial use of office paper. Any person subject to 40 the requirements of this section may use any office paper or corrugated cardboard as fuel in industrial boilers for the generation of heat, steam or electricity if these materials would 42 otherwise be placed in a landfill, the effice commissioner 44 determines that there is no reasonably available market in the State for recycling those materials and $i \neq f$ the materials are 46 incinerated as a substitute for, or supplement to, fossil or biomass fuels that constitute the primary fuels incinerated in 48 the industrial beiler boilers.

Sec. OO-62. 38 MRSA §2139, as amended by PL 1989, c. 700, Pt. A, §170, is further amended to read:

4 §2139. Public education

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The effice <u>commissioner</u> shall design a program of public education in support of the state recycling goals to promote waste reduction, source separation and recycling efforts at the individual, local, regional and state levels.

 Media campaign. The effice <u>commissioner</u> shall develop
 and disseminate educational material designed to establish broad public understanding and compliance with the State's recycling
 and waste reduction goals.

16 2. Kindergarten to grade 12 curriculum. In cooperation with the Department of Education, the effice <u>commissioner</u> shall 18 develop a curriculum suitable for use in programs from kindergarten through high school.

Sec. OO-63. 38 MRSA §2140, as enacted by PL 1989, c. 585, 22 Pt. A, §7, is amended to read:

24 §2140. Interstate and national initiatives

26 The effice commissioner shall participate in interstate and national initiatives to adopt uniform state laws when 28 practicable, and to enter into compacts between the State and other states for the improved management, recycling and reduction 30 of solid waste.

32 Sec. OO-64. 38 MRSA §2141, as enacted by PL 1991, c. 463, is amended to read:

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§2141. Waste reduction and recycling labeling program

By February 1, 1992, the ageney board shall adopt rules establishing a waste reduction and recycling labeling program. 38 The rules must include recycling emblems, standards for the use of the recycling emblems and standards for the use of the terms 40 "reusable," "recyclable," "recycled" and "recycled content." То 42 the fullest extent possible, emblems and standards adopted by the agency board under this section must be consistent with emblems 44 and standards adopted by the Northeast Recycling Council of the Council of State Governments and standards adopted by other 46 northeastern states.

Applicability. After July 1, 1992, a person may not use the recycling emblem or the terms "reusable," "recyclable,"
 "recycled" and "recycled content" on a package or product that is

sold or offered for sale, or in the promotion or advertisement of
 a package or product, unless that package or product conforms to
 the standards in the labeling program adopted by the agency board
 under this section.

A person may use the Statement of fact. 6 2. term "reusable," "recyclable," "recycled" or "recycled content" on a 8 package or product that does not meet the standards adopted by the agency board if the term is used in a properly qualified fact for the purpose of conveying accurate 10 statement of information to consumers about the package or product and the term is displayed no more prominently than the other words in the 12 statement of fact. 14

3. Penalty. A violation of this section is a violation of 16 Title 5, chapter 10, the Maine Unfair Trade Practices Act.

18 Sec. OO-65. 38 MRSA c. 24, sub-cc. IV and V, as amended, are repealed.

Sec. OO-66. 38 MRSA c. 24, sub-c. VII, art. 1, as amended, is repealed.

24 Sec. OO-67. 38 MRSA c. 24, sub-c. VII, art. 2, first 2 lines are repealed and the following enacted in their place:

<u>Article 2</u> Fees: Hearings and Appeals

Sec. OO-68. 38 MRSA §2201, as amended by PL 1991, c. 517, Pt. B, §15 and c. 591, Pt. R, §§12 and 13, is repealed.

Sec. OO-69. 38 MRSA §2201-A, as enacted by PL 1989, c. 927, 34 §8, is repealed.

36 Sec. OO-70. 38 MRSA §2202, as enacted by PL 1989, c. 585, Pt. A, §7, is repealed and the following enacted in its place:

§2202. Fees accrue to General Fund

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All fees levied under this subchapter accrue to the General 42 Fund. Any balance remaining in the Maine Solid Waste Management Fund on July 1, 1992 lapses to the General Fund.

Sec. OO-71. 38 MRSA §2204, as repealed and replaced by PL 46 1991, c. 517, Pt. B, §17, is amended to read:

48 §2204. Municipal disposal surcharge; recycling and import fees

The ageney commissioner shall impose the following fees.

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 Landfill surcharge. A disposal surcharge of \$4 per ton is assessed on any municipal solid waste disposed of at a commercial landfill facility.

2. Recycling progress. Any municipality that fails to make reasonable progress, as determined by the ageney <u>commissioner</u>, toward the state recycling goals shall pay a \$1.50 per ton fee on:

A. Any solid waste generated within its jurisdiction that is exported from the State; and

B. Any solid waste generated within its jurisdiction that is delivered to a commercial solid waste facility or to a solid waste disposal facility owned by the--ageney--or a regional association.

18 3. Imported municipal solid waste. To support those regulatory and administrative costs associated with imported municipal solid wastes, an administrative fee of \$4 per ton is assessed on any municipal solid waste originating outside the 22 State and delivered to a commercial solid waste facility or solid waste disposal facility owned by the--ageney--eff a regional 24 association for disposal.

Sec. OO-72. 38 MRSA §2205, as enacted by PL 1989, c. 585, Pt. A, §7, is amended to read:

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§2205. Fee payments

Each operator of a solid waste disposal facility shall make 32 the fee payment quarterly. The fee shall must be paid to the agency commissioner on or before the 20th day of April, July, 34 October and January for the 3 months ending the last day of March, June, September and December.

 Quarterly reports. Each fee payment shall must be accompanied by a form prepared and furnished by the agency <u>commissioner</u> and completed by the operator. The form shall must state the total weight or volume of solid waste disposed of at the facility during the payment period and provide any other aggregate information deemed necessary by the agency <u>commissioner</u> to carry out the purposes of this chapter. The form shall must be signed by the operator.

2. Timeliness of payment. The operator shall-be is deemed to have made a timely payment of the fee if the operator complies
 with all of the followings.

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A. The enclosed payment is for the full amount owed pursuant to this section and no further agency action <u>by the commissioner</u> is required for collection?.

B. The payment is accompanied by the required form and the form is complete and accurate *+*-and.

C. The letter transmitting the payment that is received by the ageney commissioner is postmarked by the United States
 Postal Service on or prior to the final day on which the payment is to-bo-received <u>due</u>.

3. Discount. Any operator that makes a timely payment of 14 the fee as provided in this section shall-be-entitled-to may apply against the fee payable a discount of 1% of the amount of 16 the fee collected.

18 4. Refunds. Any operator who believes the fee was overpaid by the operator may file a petition for refund to the ageney 20 <u>commissioner</u>. If the ageney <u>commissioner</u> determines that the operator has overpaid the fee, the ageney <u>commissioner</u> shall 22 refund to the operator the amount due the operator, together with interest at a rate established by the ageney <u>commissioner</u>.

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5. Alternative proof of payment. For purposes of this
 26 section, presentation of a receipt indicating that the payment was mailed by registered or certified mail on or before the due
 28 date shall-be is evidence of timely payment.

5. Interest. If an operator fails to make a timely payment of the fee, the operator shall pay interest on the unpaid amount
due at the rate established by the ageney <u>commissioner</u>, from the last day for timely payment to the date paid.

7. Additional penalty. In addition to the interest
36 provided in subsection 6, if an operator fails to make timely payment of the fee, 5% of the amount of the fee shall must be
38 added to the amount actually due if the failure to file a timely payment is for not more than one month, with an additional 5% for
40 each additional month, or fraction of a month, during which the failure continues, not exceeding 25% in the aggregate.

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8... Assessment notice. If the ageney <u>commissioner</u> 44 determines that any operator has not made a timely payment of the fee, the ageney--will commissioner shall send the operator a written notice of the amount of the deficiency, within 30 days of 46 determining the deficiency. When the operator has not provided a complete and accurate statement of the weight or volume of waste 48 received at the facility for the payment period, the ageney commissioner may estimate the weight or volume in the notice. 50

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The operator charged with the deficiency shall-have <u>has</u> 30 days to pay the deficiency in full or, if the operator wishes to contest the deficiency, forward the amount of the deficiency to the ageney <u>commissioner</u> for placement in an escrow account with the Treasurer of State or any bank in the State, or post an appeal bond in the amount of the deficiency. The bond shall <u>must</u> be executed by a surety licensed to do business in the State and <u>must</u> be satisfactory to the ageney <u>commissioner</u>. Failure to forward the money or appeal bond to the ageney <u>commissioner</u> within 30 days shall--result <u>results</u> in a waiver of all legal rights to contest the deficiency.

14 If, through the administrative or judicial review of the deficiency, it is determined that the amount of deficiency shall 16 <u>must</u> be reduced, the ageney <u>commissioner</u> shall within 30 days remit the appropriate amount to the operator, with any interest 18 accumulated by the escrow deposit.

20 The amount determined after administrative hearing or after waiver of administrative hearing shall--be is payable to the 22 agency commissioner and shall-be is collectible.

If any amount due under this subsection remains unpaid 30 days after receipt of notice of the deficiency, the ageney commissioner may order the operator of the facility to cease receiving any solid waste until the amount of the deficiency is completely paid.

30 9. Filing of appeals. Notwithstanding any other provision of law, all appeals of final ageney actions of the commissioner
 32 concerning the fee shall must be filed with the ageney commissioner pursuant to section 2206.

Sec. OO-73. 38 MRSA §2206, as enacted by PL 1989, c. 585, 36 Pt. A, §7, is amended to read:

38 §2206. Hearings and appeals

The ageney <u>commissioner</u> shall establish rules governing procedures for hearings and appeals under this article consistent
 with Title 5, chapter 375.

44 Sec. OO-74. 38 MRSA c. 24, sub-c. VII, art. 3, as amended, is repealed.

Sec. OO-75. 38 MRSA §2310, sub-§1, ¶D, as enacted by PL 1989, 48 c. 929, §7, is amended to read:

D. The Commissioner of Environmental Protection, the Commissioner of Labor, and the Director of the Maine Emergency Management Agency and the Director of the Maine the-Maine-Waste-Management-Agency shall serve as ex officio members and do not vote on committee matters.

Sec. OO-76. Department of Environmental Protection assumption of planning and recycling responsibilities; transition. All existing positions at the Maine Waste Management Agency are terminated on the effective date of this Part, except those positions the Commissioner of Environmental Protection determines necessary for the assumption of the planning and recycling responsibilities transferred to the Department of Environmental Protection and subject to the limitations of section 49 of this Part.

16 The department shall administer all rules adopted by the former Maine Waste Management Agency until the rules have been
18 amended or repealed by the Board of Environmental Protection. Certifications issued by the former Maine Waste Management Agency
20 under the Maine Revised Statutes, Title 36, section 2526, subsection 3 or section 5219-D, subsection 3 remain valid.

Sec. 00–77. Appropriation. The following funds are appropriated from the General Fund to carry out the purposes of this Part.

1992-93

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EXECUTIVE DEPARTMENT

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32 Office of Planning, Recycling 32 and Waste Reduction

34	Positions	(2)
	Personal Services	\$84,738
36	All Other	415,262
38	Total	\$500,000

40 Provides funds for a program manager and a clerk typist II to administer financial and
42 technical assistance to municipalities licensed grants for recycling and waste
44 reduction.

46 ENVIRONMENTAL PROTECTION, DEPARTMENT OF

48

Administrative - Environmental

<u>΄</u> τ	SENATE AMENDMENT " to H.P. 1402, L.D. 1985	
	Protection	
2	I I OLECHION	
-	All Other	\$500,000
4		
6	Provides for the appropriation of funds to the Department of Environmental Protection	
8	to carry out the recycling duties of the Maine Waste Management Agency abolished in this Part.	
10		
12	Sec. OO-78. Allocation. The following funds from Other Special Revenue to carry out the purposes	
14		1992-93
16	MAINE WASTE MANAGEMENT AGENCY	
18	Administration - Office of the Executive Director	
20		
	Positions	(-3)
22	Personal Services	(\$164,204)
24	All Other	(95,696)
	Total	(\$259,900)
26		
20	Provides for the deallocation of funds due	
28	to the abolishment of the Office of the Executive Director.	
30		•
	OFFICE OF PLANNING	
32	Positions	(-4)
34	Personal Services	(\$212,374)
_	All Other	(104,263)
36		
38	Total	(\$316,637)
20	Provides for the deallocation of funds due	
40	to the abolishment of the Office of Planning.	
42	OFFICE OF SITING AND DISPOSAL OPERATIONS	
44		
	Positions	(-4)
46	Personal Services All Other	(\$229,298) (1,548,383)
48		(1)310,303)
	Total	(\$1,777,681)
50		

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	•	•		
	SENATE AMENDMENT "/ to H.P. 1402, L.D. 1985		ίì.	
	Provides for the deallocation of funds due to the abolishment of the Office of Siting			
	and Disposal Operations.			
	OFFICE OF WASTE REDUCTION AND RECYCLING			
	Positions		(-5	1
	Personal Services	(\$2	35,961	
	All Other		17,035	
-				
	Total	(\$8	52,996)
	Durvides for a deallocation of funds due to			
	Provides for a deallocation of funds due to the abolishment of the Office of Waste			
	Reduction and Recycling.	x		
	MAINE WASTE MANAGEMENT AGENCY			
	TOTAL	(\$3,2	07,214	•
)
,	Sec. $\Omega\Omega_{s}79$ Effective date. This Part takes of	ect on		
	Sec. OO-79. Effective date. This Part takes eff	ect on	July 1	
	Sec. OO-79. Effective date. This Part takes eff 1992.'	ect on	July 1	
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STATEMENT OF FACT

4 This amendment abolishes the Maine Waste Management Agency and transfers its planning, recycling and waste reduction responsibilities to the Department of Environmental Protection. 6 Effective July 1, 1992, the Maine Waste Management Agency, the associated siting board and advisory council and all of the 8 agency's responsibilities for siting and developing new, publicly owned disposal capacity are repealed. All provisions related to 10 the current prohibition on new commercial solid waste disposal facilities are repealed. The solid waste siting laws currently 12 administered by the Department of Environmental Protection are adjusted to accommodate the repeal of the Maine Waste Management 14 Agency without otherwise changing the regulatory standard. All 16 references to the Maine Waste Management Agency throughout the are replaced with reference to the statutes Board of Environmental Protection or the Commissioner of Environmental 18 Protection, as appropriate. 20

The amendment also appropriates \$500,000 in fiscal year 22 1992-93 to the Department of Environmental Protection to carry out the recycling responsibilities transferred from the Maine 24 Waste Management Agency.

28 (Senator DUTREMBI 30 SPONSORED BY: 32 COUNTY: York

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