MAINE STATE LEGISLATURE

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2	(Filing No. H- 990)
4	(FIIIIII No. II- 330)
6	STATE OF MAINE
8	HOUSE OF REPRESENTATIVES 115TH LEGISLATURE
10	SECOND REGULAR SESSION
12	COMMITTEE AMENDMENT " $\widehat{\mathcal{A}}$ " to H.P. 1592, L.D. 2246, Bill, " $\widehat{\mathcal{A}}$
14	Act to Modify Various Licensing and Registration Laws and t Address Budgetary Constraints"
16 18	Amend the bill by inserting after section 3 the following:
20	'Sec. 4. 10 MRSA §9041, as repealed and replaced by PL 1981 c. 152, §14, is amended to read:
22	§9041. General regulations
22	33041. General regulacions
24 26	The board shall adopt such-regulations rules and establis standards in-the-manner as provided by section 9005 as-may-k
20	reasonably-necessary to administer and enforce this subchapter.
28	For purposes of this subchapter, manufactured housing shall includes only housing defined in section 9002, subsection
30	7,-paragraph-B.'
32	Further amend the bill by striking out all of sections 8 and $9. $
34	Further amend the bill by renumbering the sections to rea
36	consecutively.
38	Further amend the bill by inserting before the statement of fact the following:
40	FISCAL NOTE
42	
44	REVENUES 1991-92 1992-9
46	Other Funds \$29,325 \$43,49
48	This bill increases the penalty provision of the itineran

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COMMITTEE AMENDMENT "H" to H.P. 1592, L.D. 2246

year 1991-92, for the Division of Licensing and Enforcement within the Department of Professional and Financial Regulation. The bill also increases the fee for charitable organizations, which will generate \$16,590 annually for that division, although the revenues generated in fiscal year 1991-92 will be \$2,425. Finally, mobile home park license fees are increased and result in additional revenues of \$20,000 annually, beginning in fiscal year 1991-92, for the Manufactured Housing Board. This increased Other Special Revenue is necessary to support current operations.'

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STATEMENT OF FACT

Currently, this State restricts the manufactured housing that is eligible for the state certification program to that defined in the Maine Revised Statutes, Title 10, section 9002, subsection 7, paragraph B, that is, housing that complies with the Manufactured Housing Act. This amendment adds manufactured housing that is in compliance with federal Department of Housing and Urban Development standards to the housing that is eligible for state certification.

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Currently, technical submissions for alterations to buildings need not be executed by an architect if the work does not affect the structure of the building and does not involve a building permit or when the building is a dwelling. The bill proposed to remove the building permit provision of the exemption. The amendment eliminates this proposed change. The amendment also adds a fiscal note.

Reported by the Committee on Business Legislation Reproduced and distributed under the direction of the Clerk of the House 2/27/92 (Filing No. H-990)