

L.D. 1918

DATE: 3-4-98

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(Filing No. H- 838)

NATURAL RESOURCES

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STATE OF MAINE HOUSE OF REPRESENTATIVES 118TH LEGISLATURE SECOND REGULAR SESSION

18 COMMITTEE AMENDMENT "H" to H.P. 1368, L.D. 1918, Bill, "An 20 Act to Clarify the Definition of Functionally Water-dependent Use as it Pertains to the Shoreland Zone"

Amend the bill in section 1 by striking out all of 24 subsection 6 (page 1, lines 6 to 23 in L.D.) and inserting in its place the following:

'6. Functionally water-dependent uses. "Functionally water-dependent uses" means those uses that require, for their 28 primary purpose, location on submerged lands or that require direct access to, or location in, coastal or inland waters and 30 which--cannot that can not be located away from these waters. 32 These uses include commercial and recreational fishing and boating facilities, excluding recreational boat storage buildings, finfish and shellfish processing, fish storage and 34 retail and wholesale marketing facilities, waterfront dock and port facilities, shipyards and boat building facilities, marinas, 36 navigation aids, basins and channels, retaining walls, industrial 38 uses dependent upon water-borne transportation or requiring large volumes of cooling or processing water that eannet can not reasonably be located or operated at an inland site and uses 40 which that primarily provide general public access to marine-er 42 tidal coastal or inland waters.'

44 Further amend the bill by inserting after section 1 the following:

'Sec. 2. 38 MRSA §438-A, sub-§7 is enacted to read:

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7. Exclusion of recreational boat storage buildings.
50 Notwithstanding subsection 3, the exclusion of recreational boat

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COMMITTEE AMENDMENT

COMMITTEE AMENDMENT " μ " to H.P. 1368, L.D. 1918 storage buildings from the definition of "functionally water-dependent uses" is deemed to be incorporated into each municipal shoreland zoning ordinance on the effective date of this subsection, regardless of any prior approval of the ordinance by the commissioner. Sec. 3. 38 MRSA §439-A, sub-§4, as amended by PL 1989, c. 403, \$8, is further amended to read: Setback requirements. Notwithstanding any provision in 4. a local ordinance to the contrary, all new principal and substantial accessory structures and expansions of such structures within the shoreland zone as established by section 435 shall must meet the water setback requirements approved by the board, except structures-which -require -direct - access - to -the water--as--an-operational--necessity---such--as-piers,--docks--and retaining-walls functionally water-dependent uses. For purposes of this subsection, a substantial expansion of a building shall be is an expansion which that increases either the volume or floor area by 30% or more. This subsection is not intended to prohibit a municipal board of appeals from granting a variance, subject to the requirements of this article and Title 30-A, section 4353, nor is it intended to prohibit a less than substantial expansion of a legally existing nonconforming structure, provided-that as long as the expansion does not create further nonconformity with the water setback requirement.'

Further amend the bill by inserting at the end before the 28 summary the following:

'FISCAL NOTE

34 The Department of Environmental Protection will incur some minor additional costs to amend certain rules and to notify 36 municipalities about a definition change in the shoreland zoning These costs can be absorbed within the department's laws. existing budgeted resources.' 38

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SUMMARY

This amendment clarifies that recreational boat storage buildings are not functionally water-dependent uses for purposes 44 of mandatory shoreland zoning, and that retaining walls are functionally water-dependent uses. The amendment also provides 46 that the exclusion of recreational boat storage buildings from the definition of "functionally water-dependent uses" is deemed 48 to be incorporated into each municipal shoreland zoning 50 ordinance. Finally, the amendment clarifies that functionally

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COMMITTEE AMENDMENT

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water-dependent uses are exempt from the water setback requirements approved by the Board of Environmental Protection, within the Department of Environmental Protection.

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The amendment also adds a fiscal note to the bill.

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COMMITTEE AMENDMENT