MAINE STATE LEGISLATURE

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	L.D. 1199											
2	DATE: 5-5-03 (Filing No. S-103)											
4												
6	STATE AND LOCAL GOVERNMENT											
8	Reported by:											
10	Reproduced and distributed under the direction of the Secreta of the Senate.	ry										
12	STATE OF MAINE											
14	SENATE 121ST LEGISLATURE											
16	FIRST REGULAR SESSION											
18	COMMITTEE AMENDMENT "A" to S.P. 405, L.D. 1199, Bill, ".	Ar										
20	Act To Establish the Lincoln and Sagadahoc Multicounty Ja Authority"	il										
22	Amend the bill in section 1 in that part designated " §1802	_ ''										
24	in subsection 1 in the last line (page 1, line 49 in L.D.) striking out the following: "13-B" and inserting in its pla	by										
26	the following: '13, chapter 81'											
28	Further amend the bill in section 1 in that part designat "\$1802." in subsection 9 in the 3rd line (page 2, line 27	ir										
30	L.D.) by striking out the following: ", including" and inserti in its place the following: 'excluding'	nç										
32												
34	Further amend the bill in section 1 by inserting after th part designated "§1804." the following:	at										
36	' <u>§1805. Governmental function</u>											
38	The Lincoln and Sagadahoc Multicounty Jail shall administ											
40	and exercise the authority granted to it under this chapter. T carrying out of its powers and duties is considered t											
12	performance of an essential governmental function.'											

Further amend the bill in section 1 in that part designated "§1855." in the first paragraph in the first line (page 6, line 23 in L.D.) by striking out the following: "The jail" and inserting in its place the following: 'Any jail that is constructed pursuant to this chapter'

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COMMITTEE AMENDMENT "A" to S.P. 405, L.D. 1199

Further amend the bill in section 1 in that part designated "\$1857." in the 3rd paragraph by inserting at the end the following: 'Those provisions must include the pledge of the full faith and credit of the withdrawing county after consent of each county, if full faith and credit has not already been pledged under section 1954 or 1955. Withdrawal must be permissible in existing debt instruments.'

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Further amend the bill in section 1 in that part designated "§1906." in the first paragraph in the first line (page 12, line 11 in L.D.) by striking out the following: "rules" and inserting in its place the following: 'procedures'

Further amend the bill in section 1 in that part designated "\$1906." by striking out all of the last sentence (page 12, lines 13 to 15 in L.D.)

Further amend the bill in section 1 in that part designated "\$1951." in subsection 2 by striking out all paragraphs A and B (page 14, lines 29 to 33 in L.D.) and inserting in their place the following:

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- 'A. Notes in anticipation of bonds authorized under this chapter;
- B. Notes in anticipation of the revenues to be collected or received in any year; or'

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Further amend the bill in section 1 in that part designated "\$1951." in subsection 2 by striking out all of the first blocked paragraph (page 14 lines 35 to 50 and page 15, lines 1 and 2 in L.D.) and inserting in its place the following:

'C. Notes in anticipation of the receipt of federal or state grants or other aid. The issuance of these notes is governed by the applicable provisions of this chapter relating to the issuance of bonds, as long as notes in anticipation of revenue mature no later than one year from those notes' respective dates of issuance. Notes issued in anticipation of federal or state grants or other aid and renewals of grants or aid must mature no later than the expected date, as determined by the board of directors, of receipt of those grants or aid. The board of directors may adjust the maturity date of notes issued in anticipation of federal or state grants or other aid to reflect changes in the expected date of receipt. Notes in anticipation of revenue issued to mature less than one year from dates of issuance of the notes may be renewed from time to time by the issuance of other notes, except that the period from the date of an original note to the maturity of any note issued

Page 2-LR0571(2)

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to	renew	or	pay	the	origina	al r	10te	or	the	<u>interest</u>	on	<u>the</u>
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Further amend the bill in section 1 in that part designated "§1953." in the last line (page 21, line 21 in L.D.) by inserting after the following: "891" the following: ', to the extent applicable and only against assets of the county'

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SUMMARY

This amendment makes technical and formatting changes to the bill.

Page 3-LR0571(2)