MAINE STATE LEGISLATURE

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2	DATE: 6/15/5 (Filing No. H-698)
4	(12200g 100 12 (170)
б	TAXATION
8	Majority
10	Reproduced and distributed under the direction of the Clerk of the House.
12	STATE OF MAINE
14	HOUSE OF REPRESENTATIVES 122ND LEGISLATURE
16	FIRST SPECIAL SESSION
18	COMMITTEE AMENDMENT A" to H.P. 1131, L.D. 1595, Bill, "An
20	Act To Rebalance Maine's Tax Code"
22	Amend the bill by striking out everything after the enacting clause and before the summary and inserting in its place the
24	following:
26	'PART A
28	Sec. A-1. 36 MRSA §5219-N, sub-§1, as amended by PL 2003, c. 390, §48, is repealed and the following enacted in its place:
30	1. Generally. Except as provided in subsection 2, an
32	individual in a category described in this subsection is allowed a credit equal to the tax otherwise imposed on that individual by
34	this Part. In no case may this credit reduce the Maine income
36	tax to less than zero. An individual qualifies for the credit described in this section if:
36 38	described in this section if: A. The individual is filing as a single individual or is
	described in this section if: A. The individual is filing as a single individual or is married and filing separately and the individual's Maine taxable income determined as if the individual were a
38	A. The individual is filing as a single individual or is married and filing separately and the individual's Maine taxable income determined as if the individual were a resident individual for the entire year is \$4,000 or less;
38 40	described in this section if: A. The individual is filing as a single individual or is married and filing separately and the individual's Maine taxable income determined as if the individual were a
38 40 42	A. The individual is filing as a single individual or is married and filing separately and the individual's Maine taxable income determined as if the individual were a resident individual for the entire year is \$4,000 or less; B. The individual is filing a return as a head of household and the taxable income on the return determined as if the
38 40 42 44	A. The individual is filing as a single individual or is married and filing separately and the individual's Maine taxable income determined as if the individual were a resident individual for the entire year is \$4,000 or less; B. The individual is filing a return as a head of household and the taxable income on the return determined as if the individual were a resident individual for the entire year is

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	COMMITTEE AMENDMENT " to H.P. 1131, L.D. 1595
2	Sec. A-2. Application. This Part applies to tax years beginning on or after January 1, 2006.
4	PART B
6	Sec. B-1. 36 MRSA §5124-A, first ¶, as amended by PL 2005, c.
8	12, Pt. P, §5, is further amended to read:
10	The standard deduction of a resident individual is equal to the standard deduction as determined in accordance with the Code,
12	Section 63, except that for tax years beginning after 2002 but before 2006, the Code, Section 63(c)(2) must be applied as if the
14	basic standard deduction is \$5,000 in the case of a joint return and a surviving spouse and \$2,500 in the case of a married
16	individual filing a separate return.
18	PART C
20	Sec. C-1. 36 MRSA §5126, first ¶, as amended by PL 2001, c. 583, §16, is further amended to read:
22	
	For-income-tax-years-beginning-on-or-after-January-1,-1998
24	but-before - January -1, -1999, -a-resident-individual-is-allowed \$2,400-fer-each-exemption-that-the-individual-properly-elaims-fer
26	the - taxable - year - federal - income - tax - purposes - unless - the

tampayer-is-elaimed-as-a-dependent-on-another-return---For-income tax--years-beginning-on-er--after--January--1,--1999-but--before January-1,-2000,-a-resident-individual-is-allowed-\$2,750-for-each exemption -- that - the - individual - properly - claims -- for - the -- taxable year -- for -- federal -- income -- tax - purposes, -- unless -- the -- taxpayer -- is elaimed-as-a-dependent-on-another-return. For income tax years beginning on or after January 1, 2000 but before January 1, 2006, a resident individual is allowed \$2,850 for each exemption that the individual properly claims for the taxable year for federal tax purposes, unless the taxpayer is claimed as a income dependent on another return. For tax years beginning on or after January 1, 2006, a resident individual is allowed the same amount allowed under Section 151 of the Code for each exemption that the individual properly claims for the taxable year for federal income tax purposes, unless the taxpayer is claimed as a dependent on another return.

PART D

Sec. D-1. 36 MRSA §5111, first ¶, as amended by PL 1999, c. 731, Pt. T, §1, is further amended to read:

A tax is imposed for-each-taxable-year-beginning-on-or-after January-1,-2000, on the Maine taxable income of every resident

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individua	al of	thi	s Sta	ate.	The	amou	nt	of	the	tax	is	det	ermin	ed a	as
provided	in '	this	sect	ion_	exce	ot th	nat	_th	e ra	tes	pro	vide	ed in	th:	<u>i </u>
section :	for '	tax y	zears	beg	innin	y on	or	af	ter	Janu	ıary	1,	2006	mu	st
be adjust	ted a	s pr	ovide	d by	sect	ion 5	511:	1-C							

Sec. D-2. 36 MRSA §5111-C is enacted to read:

§5111-C. Reductions in individual income tax rates

- 10 1. Rate reduction in 2006. For tax years beginning in 2006, the 8.5% tax rates contained in section 5111, subsections 12 1-B, 2-B and 3-B are reduced to 8.25%.
- 2. Materials. The State Tax Assessor shall incorporate the changes arising from this section into the forms, instructions and withholding tables for the appropriate tax years.

18 PART E

- Sec. E-1. 36 MRSA §5122, sub-§1, ¶W, as amended by PL 2005, c. 12, Pt. P, §3, is repealed.
- Sec. E-2. Application. This Part applies to tax years beginning on or after January 1, 2006.

26
PART F

Sec. F-1. 36 MRSA §683, sub-§§3 and 4, as amended by PL 2005, c. 2, Pt. F, §3 and affected by §5, are further amended to read:

- 3. Effect on state valuation. Fifty-percent-of-the The just value of homesteads exempt under this subchapter must be included in the annual determination of state valuation under sections 208 and 305.
- 4. Property tax rate. Fifty-percent-of-the The value of homestead exemptions under this subchapter must be included in the total municipal valuation used to determine the municipal tax rate. The municipal tax rate as finally determined may be applied to only the taxable portion of each homestead qualified for that tax year.
- Sec. F-2. 36 MRSA §685, sub-§2, as amended by PL 2005, c. 2, Pt. F, §4 and affected by §5, is further amended to read:

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2	2. Entitlement to reimbursement by State; calculation.
4	municipality that has approved homestead exemptions under this subchapter may recover from the State 50% 100% of the taxes lost
6	by reason of the exemptions upon proof in a form satisfactory to the bureau. The bureau shall reimburse the Unorganized Territory Education and Services Fund for 50% 100% of taxes lost by reason
8	of the exemption.
10	Sec. F-3. Application. This Part applies to property tax valuations determined on or after April 1, 2006.
12	
14	PART G
16	Sec. G-1. 36 MRSA §6201, sub-§1, as amended by PL 2005, c. 2, Pt. E, §1 and affected by §§7 and 8, is further amended to read:
18	1. Benefit base. "Benefit base" means property taxes
20	accrued or rent constituting property taxes accrued. In the case of a claimant paying both rent and property taxes for a
22	homestead, benefit base means both property taxes accrued and rent constituting property taxes accrued. The benefit base may
24	not exceed \$3,000for-single-memberhouseholdsand-\$4,000for households-with-2-or-more-members \$5,000.
26	Sec. G-2. 36 MRSA §6207, sub-§1, ¶A-1, as amended by PL 2005, c. 2, Pt. E, §4 and affected by §§7 and 8, is further amended to read:
30	A-1. Fifty percent of that portion of the benefit base that
32 34	exceeds 4% but does not exceed 8% of income plus 100% of that portion of the benefit base that exceeds 8% of income to a maximum payment of \$2,000 \$3,000.
36	Sec. G-3. Application. This Part applies to applications for benefits filed on or after August 1, 2006.
38	PART H
40	Sec. H-1. 36 MRSA §1752, sub-§1-H is enacted to read:
42	1-H. Amusement and recreational services. "Amusement and
44	recreational services" means:
4 6	A. All services provided by health clubs, fitness clubs athletic clubs and personal fitness trainers and coaches
48	other than the sale of meals and the rental of living

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COMMITTEE AMENDM

COMMITTEE AMENDMENT "A" to H.P. 1131, L.D. 1595

2	B. Admission to fairs, including state fairs, county fairs, agricultural fairs and book fairs;
4	agricultural fairs and book fairs,
	C. Admission to sporting events, including horse races;
6	D. Admission to exhibition shows that are open to the
8	general public, including flower and garden shows, animal
10	shows; and auto and watercraft shows;
12	E. Admission to motion pictures, concerts, plays, musicals, ballets, operas, comedy shows, puppet shows, magic shows,
14	carnivals, circuses and theatrical productions;
16	F. Admission to dance halls, amusement parks, theme parks, miniature golf courses, snow parks and water parks;
18	G. All services, including lessons, provided by flight centers, marinas, golf courses, driving ranges, shooting
20	ranges, alpine ski areas, cross-country ski touring centers, ice skating rinks, roller skating rinks, dance halls and
22	centers, bowling centers, swimming pools, racetracks, billiard parlors, riding stables, whitewater rafting centers
24	and recreational athletic facilities of any kind, other than the sale of meals and the rental of living quarters;
26	
28	H. Services provided by, and the charging of fees for admission to or membership in, commercial recreational membership organizations, including health and fitness
30	clubs, golf clubs, tennis clubs and country clubs, whether payable by annual fee or otherwise;
32	
34	I. Admission to privately owned and operated museums, planetariums, historical sites, zoological parks, zoological
36	<pre>gardens, wild animal parks, petting zoos, botanical gardens and aquariums; and</pre>
38	J. Airplane, helicopter, balloon, dirigible, blimp, watercraft, railroad, bus and wagon rides for amusement or
40	sightseeing purposes.
42	Sec. H-2. 36 MRSA §1752, sub-§3-B, as amended by PL 1999, c. 698, §1 and affected by §3, is further amended to read:
44	
46	3-B. Grocery staples. "Grocery staples" means food products ordinarily consumed for human nourishment.
48	"Grocery staples" does not include spirituous, malt or vinous
50	liquors; soft drinks, iced tea, sodas or beverages such as are ordinarily dispensed at bars or soda fountains or in connection

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COMMITTEE AMENDMENT "A to H.P. 1131, L.D. 1595

with bars or soda fountains; medicines, tonics, vitamins and

2	preparations in liquid, powdered, granular, tablet, capsule,
	lozenge or pill form, sold as dietary supplements or adjuncts,
4	except when sold on the prescription of a physician; water,
	including mineral bottled and carbonated waters and ice; dietary
6	substitutes; candy and confections; snack food and prepared food.
8	Sec. H-3. 36 MRSA §1752, sub-§§8-C and 8-D are enacted to read:
10	8-C. Personal property services. "Personal property services" means the alteration, cleaning, installation, repair,
12	rental, moving, restoration, storage, appraisal and maintenance of personal property, including motor vehicles, watercraft,
14	snowmobiles, all-terrain vehicles, appliances, bicycles, jewelry, cameras, timepieces, firearms, musical instruments, electronic
16	and electrical goods, clothing, footwear, leather goods,
	furniture, rugs and carpets. "Personal property services"
18	includes, but is not limited to:
20	A. The upholstery and reupholstery of furniture;
22	B. Same-day courier and delivery services;
24	C. The rental of moorings, slips and docks, but only for
	noncommercial watercraft;
26	
28	D. Dry cleaning, laundry and clothing storage services;
-	E. Photograph restoration and photographic film development;
30	F. Art restoration and conservation; and
32	1. Mile lengolous and compolitation, and
-	G. Picture framing.
34	
	"Personal property services" does not include the rental of items
36	subject to a tax under chapter 358 or the interstate moving of
	furniture and other household goods.
38	¥
	8-D. Personal services. "Personal services" means:
40	
	A. All services provided by tanning salons, tattoo parlors,
42	massage therapists and massage parlors;
44	B. Ear and body piercing services;
46	C. Dance instruction;
48	D. Driving instruction;

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R. 61.53.	COMMITTEE AMENDMENT " to H.P. 1131, L.D. 1595
2	E. Escort, dating and social introduction services;
2	F. Flower, balloon and singing telegram delivery services;
4	G. Pet grooming and boarding services;
6	H. Rental of storage lockers and other self-storage space;
8	I. Laundry and diaper services;
10	J. Catering services; and
12	K. Home grocery delivery service and other home delivery
14	services.
16	Sec. H-4. 36 MRSA §1752, sub-§9-E is enacted to read:
18	9-E. Real property services. "Real property services" means the following services when provided with regard to real
20	property:
22	A. Interior painting, wallpapering, decorating and designing;
24	B. Property cleaning and organizing;
26	C. Disinfection and pest extermination or control services;
28	
30	D. Locksmithing, alarm and security services;
32	E. Swimming pool installation, repair, cleaning and maintenance;
34	F. Waste management and remediation services;
36	G. Rug and carpet installation, cleaning and repair;
38	H. Floor maintenance, including sanding, polishing, waxing and coating;
40	I. Chimney sweeping and cleaning services; and
42	J. Hot tub installation, repair, cleaning and maintenance.

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Sec. H-5. 36 MRSA \$1752, sub-\$11, $\P A$, as amended by PL 2005,

A. "Retail sale" includes: conditional sales, installment lease sales and any other transfer of tangible personal

property when the title is retained as security for the

c. 218, §14, is further amended to read:

COMMITTEE AMENDMENT "Ho H.P. 1131, L.D. 1595

	payment of the purchase price and is intended to be
2	transferred later.
4	(1)-Conditional-sales,-installment-lease-sales-and-any
	ether-transfer-of-tangible-personal-property-when-the
б	title-is-retained-assecurity-for-the-payment-of-the
	purchase-price-and-is-intended-to-be-transferred-later;
8	and
10	(2)-Sale-of-products-for-internal-human-consumption-to
	a-person-for-resale-through-vending-machines-when-sold
12	te-a-person-more-than-50%-ef-whose-gross-receipts-from
	theretailsaleeftangiblepersonalpropertyare
14	derived-from-sales-through-vending-machinesThe-tax
	must-be-paid-by-the-retailer-to-the-State-
16	
	Sec. H-6. 36 MRSA §1752, sub-§11, ¶B, as amended by PL 2005,
18	c. 218, §15, is further amended to read:
20	B. "Retail sale" does not include:
22	(1) Any casual sale;
24	(2) Any sale by a personal representative in the
	settlement of an estate, unless the sale is made
26	through a retailer, or unless the sale is made in the
	continuation or operation of a business;
28	
	(3) The sale, to a person engaged in the business of
30	renting automobiles, of automobiles, integral parts of
	automobiles or accessories to automobiles, for rental
32	or for use in an automobile rented on a short-term
_	basis;
34	235257
•	(4) The sale, to a person engaged in the business of
36	renting video media and video equipment, of video media
30	or video equipment for rental;
38	or video equipment for rental,
30	(5) The sale, to a person engaged in the business of
40	The state of the s
40	renting or leasing automobiles, of automobiles for
4.2	rental or lease for one year or more;
42	(C) m1 2 - 1
	(6) The sale, to a person engaged in the business of
44	providing cable or satellite television services, of
	associated equipment for rental or lease to subscribers
46	in conjunction with a sale of extended cable or
	extended satellite television or radio services; or
48	
	(7) The sale, to a person engaged in the business of

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renting furniture, or audio media and audio equipment,

COMMITTEE	AMENDMENT	A	to	н.Р.	1131,	L.D.	1595
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	of furniture, audio media or audio equipment for rental
2	pursuant to a rental-purchase agreement as defined in Title 9-A, section 11-105.
4	Co. II 7 26 MDCA 91752L 914 MD
_	Sec. H-7. 36 MRSA §1752, sub-§14, ¶B, as amended by PL 2003,
6	c. 673, Pt. V, $\S16$ and affected by $\S29$, is further amended to read:
8	
10	B. "Sale price" does not include:
12	(1) Discounts allowed and taken on sales;
	(2) Allowances in cash or by credit made upon the
14	return of merchandise pursuant to warranty;
16	(3) The price of property returned by customers, when the full price is refunded either in cash or by credit;
18	
20	(4) The price received for labor or services used in installing or applying or repairing the property sold, if separately charged or stated <u>unless the labor or</u>
22	services are taxable services as defined in subsection 17-B;
24	
26	(5) Any amount charged or collected, in lieu of a gratuity or tip, as a specifically stated service
28	charge, when that amount is to be disbursed by a hotel, motel, restaurant or other eating establishment to its employees as wages;
30	emproyees as wages,
-	(6) The amount of any tax imposed by the United States
32	on or with respect to retail sales, whether imposed upon the retailer or the consumer, except any
34	manufacturers', importers', alcohol or tobacco excise tax;
36	
	(7) The cost of transportation from the retailer's
38	place of business or other point from which shipment is made directly to the purchaser, provided that those
40	charges are separately stated and the transportation occurs by means of common carrier, contract carrier or
42	the United States mail;
44	(8) The fee imposed by Title 10, section 1169, subsection 11;
46	
48	(9) The fee imposed by section 4832, subsection 1; or
	(10) The lead-acid battery deposit imposed by Title
50	38 section 1604 subsection 2-B

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COMMITTEE AMENDMENT 'H' to H.P. 1131, L.D. 1595

2	Sec. 11-6. 30 MRSA 91/32, Sub-914-F is enacted to read:
4	14-F. Snack food. "Snack food" means any item that is
	ordinarily sold for consumption without further preparation of
6	that requires no preparation other than combining the item with a
	liquid; that may be stored unopened without refrigeration, except
8	that ice cream, ice milk, frozen yogurt and sherbert are snach
	foods; and that is not generally considered a major component of
.0	a well-balanced meal. "Snack food" includes, but is not limited
	to, corn chips, potato chips, processed fruit snacks, fruit
.2	rolls, fruit bars, popped popcorn, pork rinds, pretzels, cheese
	sticks, cheese puffs, granola bars, breakfast bars, bread sticks,
4	roasted nuts, doughnuts, cookies, crackers, pastries, toaster
	pastries, croissants, cakes, pies, ice cream cones, marshmallows,
6	marshmallow creme, soft drinks, ice cream sauces, ready-to-eat
	puddings, beef jerky, meat bars and dips.
3	
	Sec. H-9. 36 MRSA §1752, sub-§14-G is enacted to read:
,	6
	14-G. Soft drinks. "Soft drinks" means nonalcoholic
	beverages that contain natural or artificial sweeteners. "Soft
	drinks" does not include beverages that contain milk or milk
	products; soy, rice or similar milk substitutes; or more than 50°
	vegetable or fruit juice by volume.
	Sec. H-10. 36 MRSA §1752, sub-§17-B, as enacted by PL 2003, c.
	673, Pt. V, §19 and affected by §29, is repealed and the
	following enacted in its place:
	J
	17-B. Taxable service. "Taxable service" means:
	A. Rental of living quarters in a hotel, rooming house or
	tourist or trailer camp;
	B. Transmission and distribution of electricity;
	C. Rental or lease of an automobile;
	D. Sale of prepaid calling service;
	E. Amusement and recreational services;
:	F. Personal services;
	G. Personal property services;
	H. Real property services;

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1.015	COMMITTEE AMENDMENT "A" to H.P. 1131, L.D. 1595
	and removal;
2	J. Taxi and limousine services; and
4	V Cofe deposit how rental
6	K. Safe deposit box rental.
8	Sec. H-11. 36 MRSA §1760, sub-§4, as amended by PL 1967, c. 89, is repealed.
10	Sec. H-12. 36 MRSA §1760, sub-§12-A, as amended by PL 1995, c. 634, §1 and affected by §2, is repealed.
12	
14	Sec. H-13. 36 MRSA §1760, sub-§20, as amended by PL 1991, c. 546, §20, is further amended to read:
16	20. Continuous residence; refunds and credits. Rental charged to any person who resides continuously for 28-days 100
18	days at any one hotel, rooming house, tourist or trailer camp if:
20	A. The person does not maintain a primary residence at some other location; or
22	
24	B. The person is residing away from that person's primary residence in connection with employment or education.
26	Tax paid by such person to the retailer under section 1812 during the initial 28-day 100-day period must be refunded by the
28	retailer. Such tax reported and paid to the State by the retailer may be taken as a credit by the retailer on the report filed by
30	the retailer covering the month in which refund was made to such tenant.
32	conduct.
-	This-subsection-applies-te-all-rentals-ef-any-hotelreeming
34	house-or-tourist-or-trailer-camp-for-occupancy-on-or-after-July 1,-1991-regardless-of-the-date-on-which-payment-for-the-rental-is
36	made.

Sec. H-14. 36 MRSA §1760, sub-§34, as amended by PL 2005, c. 218, §23, is repealed.

Sec. H-15. 36 MRSA §1760, sub-§52, as enacted by PL 1985, c. 737, Pt. A, §96, is repealed.

Sec. H-16. 36 MRSA $\S1812$, sub- $\S1$, $\P\PE$ and F are enacted to read:

E. If the tax rate is 8%:

Amount of Sale Price

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Amount of Tax

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COMMITTEE AMENDMENT ' to H.P. 1131, L.D. 1595

\$0.01 to \$0.06, inclusive

.43 to

.50 to

.57 to

.63 to

.70 to

.77 to

.83 to

2	.07 to .18, inclusive	<u>1¢</u>
	19 to30, inclusive	<u>2¢</u>
4	31 to43, inclusive	<u>3¢</u>
	.44 to .55, inclusive	<u>4¢</u>
6	.56 to .68, inclusive	<u>5¢</u>
	.69 to .80, inclusive	<u>6¢</u>
8	.81 to .93, inclusive	<u>7¢</u>
	.94 to 1.00, inclusive	<u>8¢</u>
10		
	F. If the tax rate is 15%:	
12		
	Amount of Sale Price	Amount of Tax
14		
	\$0.01 to \$0.03, inclusive	<u>0¢</u>
16	.04 to .09, inclusive	<u>1¢</u>
	.10 to .16, inclusive	<u>2¢</u>
18	.17 to .22, inclusive	<u>3¢</u>
	23 to29, inclusive	<u>4¢</u>
20	.30 to .36, inclusive	<u>5¢</u>
	37 to42, inclusive	<u>6¢</u>

.49, inclusive

.56, inclusive

.62, inclusive

.69, inclusive

.76, inclusive

.82, inclusive

.89, inclusive

.90 to .96, inclusive

.97 to 1.00, inclusive

0¢

<u>7¢</u>

8¢

9¢

10¢

11¢ 12¢

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14¢

<u>15¢</u>

Sec. H-17. 36 MRSA §2015, sub-§2, ¶B, as enacted by PL 1993, c. 701, §8 and affected by §10, is amended to read:

B. Three-tenths <u>Two-tenths</u> of the amount of tax paid to the State by the taxpayer resulting from the tax on the rental of automobiles for a period of less than one year during the most recently completed period from July 1st to June 30th.

Sec. H-18. 36 MRSA §2551, sub-§2, as amended by PL 2005, c. 12, Pt. TTT, §2 and affected by §4, is further amended to read:

2. Cable and satellite television or radio services. "Extended-eable Cable and satellite television or radio services" means all cable and satellite television or radio service that-is in-addition-to-the-minimum-service that-ean-be-purchased-from-a eable-or-satellite-television-supplier, including the use of associated equipment for which a charge is made. It does not include installation of the associated equipment for which a separate charge is levied.

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COMMITTEE AMENDMENT "Ho H.P. 1131, L.D. 1595

2	673, Pt. V, §25 and affected by §29, is amended to read:
4	20 Malanamaintina namina MMalanamaninahina
6	20. Telecommunications services. "Telecommunications services" means all telecommunications services as described in
U	this subsection.
8	
	A. "Telecommunications services" includes:
10	(1) The provision of 2 year interesting communications
12	(1) The provision of 2-way interactive communications through the use of telecommunications equipment, exclusive of mobile telecommunications services; and
14	
16	(2) Two-way interactive mobile telecommunications services provided by a home service provider to a customer whose place of primary use is within this
18	State, to the extent those services are associated with transmissions that originate and terminate within this
20	State or within any other state. For purposes of this paragraph, the term "state" includes the District of
22	Columbia and any territory or possession of the United States <u>; and</u>
24	
26	(3) Directory advertising services.
20	B. "Telecommunications services" does not include:
28	
30	(1) Except as otherwise provided by this subsection, service originating or terminating outside this State and billed to a business customer;
32	and Dilled to a Dasiness Castomer,
34	(2) Access services;
	(3)Directory-advertising-services;
36	
2.0	(4) The sale of unbundled network elements for use in
38	the provision of telecommunications services;
40	(5) The lease of telecommunications equipment;
42	(6) Prepaid calling service; or
44	(7) Mobile telecommunications services provided by a
	home service provider to a customer whose place of
46	primary use is not within this State.
48	Sec. H-20. 36 MRSA §2552, sub-§1, ¶A, as amended by PL 2005, c. 12, Pt. TTT, §3 and affected by §4, is further amended to read:

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2	A. Extended-cable <u>Cable</u> and satellite television <u>or radio</u> services;
4	
	Sec. H-21. Application. That section of this Part that amends
6	the Maine Revised Statutes, Title 36, section 1760, subsection 20
	applies to all rentals of any hotel, rooming house or tourist or
8	trailer camp for occupancy on or after January 1, 2006,
	regardless of the date on which payment for the rental is made.
10	Sec. H-22. Effective date. This Part takes effect January 1,
12	2006.
12	2000:
14	PART I
16	Sec. I-1. 5 MRSA §13090-K, sub-§2, as enacted by PL 2001, c.
	439, Pt. UUUU, §1, is amended to read:
18	
20	2. Source of fund. Beginning July 1, 2003 and every July
20	1st thereafter, the State Controller shall transfer to the Tourism Marketing Promotion Fund an amount, as certified by the
22	State Tax Assessor, that is equivalent to 5% of the 7% 8% tax
22	imposed on tangible personal property and taxable services
24	pursuant to Title 36, section 1811, for the first 6 months of the
	prior fiscal year after the reduction for the transfer to the
26	Local Government Fund as described by Title 30-A, section 5681,
	subsection 5. Beginning on October 1, 2003 and every October 1st
28	thereafter, the State Controller shall transfer to the Tourism
	Marketing Promotion Fund an amount, as certified by the State Tax
30	Assessor, that is equivalent to 5% of the 7% 8% tax imposed on
	tangible personal property and taxable services pursuant to Title
32	36, section 1811, for the last 6 months of the prior fiscal year
	after the reduction for the transfer to the Local Government
34	Fund. The tax amount must be based on actual sales for that fiscal year and may not consider any accruals that may be
36	fiscal year and may not consider any accruals that may be required by law. The amount transferred from General Fund sales
30	and use tax revenues does not affect the calculation for the
38	transfer to the Local Government Fund.
40	Sec. I-2. 36 MRSA §1811, first ¶, as amended by PL 2001, c. 439,
	Pt. TTTT, §2 and affected by §3, is further amended to read:
42	
	A tax is imposed on the value of all tangible personal
44	property and taxable services sold at retail in this State. The
	rate of tax is 7% 8% on the value of liquor sold in licensed
46	establishments as defined in Title 28-A, section 2, subsection
	15, in accordance with Title 28-A, chapter 43; 7% 8% on the value

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of rental of living quarters in any hotel, rooming house or

tourist or trailer camp; 10% 15% on the value of rental for a



COMMITTEE AMENDMENT "A" to H.P. 1131, L.D. 1595

period of less than one year of an automobile; 7% 8% on the value of prepared food; and 5% on the value of all other tangible personal property and taxable services. Value is measured by the sale price, except as otherwise provided.

Sec. I-3. Effective date. This Part takes effect October 1, 2005.

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PART J

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Sec. J-1. 28-A MRSA §1652, sub-§1, as repealed and replaced by PL 1987, c. 342, §116, is amended to read:

- 14 1. Excise tax on malt liquor. An excise tax is imposed on the privilege of manufacturing and selling malt liquor in the State. The Maine manufacturer or importing wholesale licensee shall pay an excise tax of 25¢ 60¢ per gallon on all malt liquor sold in the State.
- Sec. J-2. 28-A MRSA §1652, sub-§2, as amended by PL 1997, c. 767, §4, is further amended to read:

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- 2. Excise tax on wine; hard cider. An excise tax is imposed on the privilege of manufacturing and selling wine in the State. The Maine manufacturer or importing wholesale licensee shall pay an excise tax of 30¢ \$1 per gallon on all wine other than and sparkling wine manufactured in or imported into the State,—\$1-per-gallon-en-all-sparkling-wine-manufactured-in-er imported-into-the-State and 25¢ \$1 per gallon on all hard cider manufactured in or imported into the State.
- Sec. J-3. Effective date. This Part takes effect January 1, 2006.

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PART K

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Sec. K-1. 36 MRSA c. 721 is enacted to read:

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CHAPTER 721

40 42

SOFT DRINK AND SYRUP TAX

§4851. Definitions

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As used in this chapter, unless the context otherwise indicates, the following terms have the following meanings.

48 <u>1. Bottle.</u> "Bottle" means any closed or sealed glass, metal, paper or plastic container or any other type of container 50 regardless of the size or shape of the container.

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2	2. Bottled soft drink. "Bottled soft drink" means an
	ready-to-consume, nonalcoholic drink, whether carbonated or
4	noncarbonated, commonly referred to as a soft drink and contained
	in a bottle.
6	
	3. Distributor, manufacturer or wholesale dealer
8	"Distributor, manufacturer or wholesale dealer" means any person
_	who receives, stores, manufactures, bottles or sells bottled sof
10	drinks, syrup, simple syrup or powder or base products for
	mixing, compounding or making soft drinks for sale to retailers
12	other manufacturers, wholesale dealers or distributors for resale
L &	
L4	purposes.
1.4	A Wilk "Wilk" manna makumal liquid milk mamandlaga a
1.6	4. Milk. "Milk" means natural liquid milk regardless of
L6	animal source or butterfat content; natural milk concentrate
	whether or not reconstituted, regardless of animal source or
.8	butterfat content; or dehydrated natural milk, whether or not
	reconstituted.
0	
_	5. Natural fruit juice. "Natural fruit juice" means the
2	original liquid resulting from the pressing of fruit, the liquid
	resulting from the reconstitution of fruit juice concentrate or
	the liquid resulting from the restoration of water to dehydrated
	fruit juice.
	6. Natural vegetable juice. "Natural vegetable juice"
3	means the original liquid resulting from the pressing of
	vegetables, the liquid resulting from the reconstitution of
	vegetable juice concentrate or the liquid resulting from the
	restoration of water to dehydrated vegetable juice.
	7. Nonalcoholic beverage. "Nonalcoholic beverage" means
	any beverage not subject to tax under Title 28-A, Part 4.
	8. Place of business. "Place of business" means any place
	where soft drinks, syrups, simple syrups or powder or base
	products are manufactured or any place where bottled soft drinks
	syrup, simple syrup, powder or base product or any other iter
	taxed under this chapter is received.
	Powder or base product. "Powder or base product" means
	a solid mixture of basic ingredients used in making, mixing or
	compounding soft drinks by mixing the powder or other base with
	water, ice, syrup, simple syrup, fruits, vegetables, fruit juice
	vegetable juice or any other product suitable to make a soft
	drink.
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10. Retailer. "Retailer" means any person, other than a manufacturer, distributor or wholesaler, who receives, stores,

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mixes, compounds or manufactures any soft drink and sells or otherwise dispenses the soft drink to the ultimate consumer.

- 11. Sale. "Sale" means the transfer of title or possession for a valuable consideration of tangible personal property regardless of the manner by which the transfer is accomplished.
- 12. Simple syrup. "Simple syrup" means a mixture of sugar and water.

13. Soft drink. "Soft drink" means any nonalcoholic
beverage, whether naturally or artificially flavored, whether
carbonated or noncarbonated, sold for human consumption,
including, but not limited to, soda water, cola and other
flavored drinks, any fruit or vegetable drink containing 10% or
less of natural fruit juice or natural vegetable juice and all
other drinks and beverages commonly referred to as soft drinks,
but not including coffee or tea unless the coffee or tea is
bottled as a liquid for sale.

14. Syrup. "Syrup" means the liquid mixture of basic ingredients used in making, mixing or compounding soft drinks by mixing the syrup with water, simple syrup, ice, fruits, vegetables, fruit juice, vegetable juice or any other product suitable to make a soft drink.

§4852. Tax rate

1. Tax imposed. There is imposed a tax on every distributor, manufacturer or wholesale dealer to be calculated as follows:

A. Four dollars per gallon of syrup or simple syrup sold or offered for sale;

B. Forty-two cents per gallon of bottled soft drinks sold or offered for sale; and

C. When a package or container of powder or base product is sold or offered for sale in the State, the tax on the sale of each package or container is equal to 42¢ for each gallon of soft drink that may be produced from each package or container by following the manufacturer's instructions. This tax applies when the powder or base product is sold to a retailer for sale to the ultimate consumer after the soft drink is produced by the retailer.

2. Purchase from unlicensed seller. A retailer who purchases bottled soft drinks, syrup, simple syrup or powder or base product from an unlicensed distributor, manufacturer or

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wholesale dealer is liable for the tax imposed in subsection 1.

§4853	. Exem	ptions

The following are exempt from the tax imposed by section $6 ext{4852:}$

- 8 1. Sales to Federal Government. Syrups, simple syrups, powders or base products or soft drinks sold to the Federal Government;
- 2. Products exported from State. Syrups, simple syrups, powders or base products or soft drinks exported from the State by a distributor, manufacturer or wholesale dealer;
- 3. Coffee or tea base. Any powder or base product used in preparing coffee or tea;
- 4. Juice or vegetable concentrate. Any frozen,
 freeze-dried or other concentrate to which only water is added to
 produce a soft drink containing more than 10% natural fruit juice
 or natural vegetable juice;
 - 5. Fruit or vegetable juice. Any soft drink containing more than 10% natural fruit juice or natural vegetable juice;
 - 6. Sales to another distributor, manufacturer or wholesale dealer. Syrups, simple syrups, powders or base products or soft drinks sold by a distributor, manufacturer or wholesale dealer to a distributor, manufacturer or wholesale dealer who holds a license under section 4855 if the license number of the distributor, manufacturer or wholesale dealer to whom the soft drink is sold is clearly shown on the invoice for the sale that is claimed to be exempt. This exemption does not apply to any sale to a retailer;
 - 7. Infant formula. Any product, whether sold in liquid or powder form, that is intended by its manufacturer for consumption by infants and that is commonly referred to as infant formula;
 - 8. Water. Water to which no flavoring, whether artificial or natural, has been added and which has not been artificially carbonated;
 - 9. Dietary aids. Any product, whether sold in liquid or powder form that is intended by its manufacturer for use as a dietary supplement or for weight reduction;
- 10. Consumer mix. Any powder or other base product that is intended by its manufacturer to be sold and used for the purpose

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R. 618.

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of domestically mixing soft drinks by the ultimate consumer; and

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11. Milk products. Any product containing milk or milk products.

§4854. Reports

A distributor, manufacturer or wholesale dealer and any retailer subject to the tax imposed by this chapter shall file a monthly return with the assessor and pay the tax on or before the 15th day of the month following the month in which the sale or purchase was made. The returns must be made on forms prescribed by the assessor. The return must contain any information the assessor requires for the proper administration of this chapter. When a retailer is also acting as a distributor or wholesale dealer, the duty to report and pay the tax imposed by this chapter arises when the property is transferred to a retail store for sale to the ultimate consumer, as reflected by the records of the taxpayer.

§4855. Licenses

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- 1. Distributor, manufacturer or wholesale dealer. Any distributor, manufacturer or wholesale dealer who sells or offers for sale syrups, simple syrups, powders or base products or soft drinks for sale to retailers within the State shall obtain from the bureau a license for the privilege of conducting such business within the State.
- 2. Retailer. Any retailer who purchases syrups, simple syrups, powders or base products or soft drinks from an unlicensed distributor, manufacturer or wholesale dealer shall obtain a license from the bureau for the privilege of conducting such business.
- 36
 3. Location; display. Any person required to obtain a license under this chapter shall obtain a license for each place of business owned or operated by that person. The license must be conspicuously displayed at the place of business for which it was issued.

§4856. Penalties

- 1. Failure to file, pay. A person required to file a return and pay tax under this chapter is subject to the same penalties as for failure to file and pay sales tax under Part 3.
- 2. Failure to obtain license. A person required to obtain a license under section 4855 who fails to do so is subject to the same penalties as for failure to register as a retailer under

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section 1754-B.

§4857. Rules

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The assessor may adopt rules under the Maine Administrative Procedure Act to provide for the administration of this chapter. These rules may provide for a fee to cover the cost of issuing licenses required under section 4855. Rules adopted under this section are routine technical rules as defined in Title 5, chapter 375, subchapter 2-A.

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Sec. K-2. Effective date. This Part takes effect January 1, 2006.

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PART L

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Sec. L-1. 36 MRSA §4641-A, sub-§1, as enacted by PL 2001, c. 559, Pt. I, §3 and affected by §15, is repealed.

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Sec. L-2. 36 MRSA §4641-A, sub-§1-A is enacted to read:

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1-A. Deeds. A tax is imposed on the grantor and the grantee with regard to each deed by which any real property in this State is transferred. The rate of tax that applies to each grantee and grantor of the real property is:

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A. For property valued at less than \$100,000, the tax is \$1 for each \$1,000 or fractional part of \$1,000 of the value of the property transferred;

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B. For property valued at \$100,000 or more but less than \$200,000, the tax is \$2 for each \$1,000 or fractional part of \$1,000 of the value of the property transferred;

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C. For property valued at \$200,000 or more but less than \$300,000, the tax is \$3 for each \$1,000 or fractional part of \$1,000 of the value of the property transferred;

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D. For property valued at \$300,000 or more but less than \$500,000, the tax is \$4 for each \$1,000 or fractional part of \$1,000 of the value of the property transferred;

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E. For property valued at \$500,000 or more but less than \$750,000, the tax is \$5 for each \$1,000 or fractional part of \$1,000 of the value of the property transferred;

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F. For property valued at \$750,000 or more but less than \$1,000,000, the tax is \$6 for each \$1,000 or fractional part of \$1,000 of the value of the property transferred; and

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G.	For	propert	y va	lued	at_	\$1	,000,	000	or	more	2,	the	tax	is	\$7
		h \$1,000	-					•							
		perty tr													

Sec. L-3. 36 MRSA §4641-A, sub-§2, ¶A, as enacted by PL 2001, c. 559, Pt. I, §3 and affected by §15, is repealed and the following enacted in its place:

A. The rates of tax on a transferor and a transferee are the same as specified under subsection 1-A for a grantor and a grantee, respectively.

Sec. L-4. 36 MRSA §4641-A, sub-§2, ¶B, as enacted by PL 2001, c. 559, Pt. I, §3 and affected by §15, is amended to read:

B. The-tax-is-imposed-1/2-en-the-transferor-and-1/2-en-the transferee,-but-if-the If a transfer or acquisition is not reported to the register of deeds in the county or counties in which the property is located and the tax is not paid within 30 days of the completion of the transfer or acquisition, the transferor and the transferee are jointly and severally liable for the-full-amount both payments.

Sec. L-5. 36 MRSA §4641-B, sub-§4, as amended by PL 2005, c. 12, Pt. H, §1, is further amended to read:

Distribution of State's share of proceeds.

Tax Assessor shall pay all net receipts received pursuant to this section to the Treasurer of State, and shall at the same time provide the Treasurer of State with documentation showing the amount of revenues derived from the tax imposed by section 4641-A, subsection 11-A and the amount of revenues derived from the tax imposed by section 4641-A, subsection 2. The Treasurer of State shall credit 1/2-e 65% the revenues derived from the tax imposed by section 4641-A, subsection 11-A to the General Fund and shall monthly pay the remaining 1/2 35% of such revenues to the Maine State Housing Authority, which shall deposit the funds in the Housing Opportunities for Maine Fund created in Title 30-A, section 4853, except that in fiscal year 2003-04,

fiscal year 2004-05, fiscal year 2005-06 and fiscal year 2006-07, \$7,500,000 of the remaining 1/2 portion of those revenues must be transferred to the General Fund before any payments are made to

the Maine State Housing Authority. The Treasurer of State shall credit to the General Fund all of the revenues derived from the tax imposed by section 4641-A, subsection 2.

PART M

Sec. M-1. 20-A MRSA §15671, sub-§1, ¶B, as amended by PL 2005, c. 2, Pt. D, §32 and affected by §§72 and 74 and c. 12, Pt.

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WW, §18, is further amended to read:

B. By

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- B. By fiscal year 2008-09 2006-07 the state share of the total cost of funding public education from kindergarten to grade 12, as described by essential programs and services, must be 55%. Beginning in fiscal year 2005-06 and in each fiscal year until fiscal year 2008-09 2006-07, the state share of essential programs and services described costs must increase toward the 55% level required in fiscal year 2008-09 2006-07.
- Sec. M-2. 20-A MRSA §15671, sub-§7, as amended by PL 2005, c. 2, Pt. D, §34 and affected by §§72 and 74 and c. 12, Pt. WW, §18, is further amended to read:
- 7. Transition; annual targets. To achieve the system of school funding based on essential programs and services required by this section, the following annual targets are established.
 - A. The base total calculated pursuant to section 15683, subsection 2 is subject to the following annual targets.
 - (1) For fiscal year 2005-06, the target is 84%.
 - (2) For fiscal year 2006-07, the target is 90% 100%.
 - (3)--For-fiscal-year-2007-08,-the-target-is-95%.
 - (4)--For-fiscal-year-2008-09-and-succeeding-years,-the target-is-100%.
- B. The annual targets for the state share percentage of the statewide adjusted total cost of the components of essential programs and services are as follows.
- 36 (1) For fiscal year 2005-06, the target is 52.6%.
- 38 (2) For fiscal year 2006-07, the target is 53-86% 55%.
- 40 (3)--Fer-fiscal-year-2007-08,-the-target-is-54,44%,
- 42 (4)--For-fiscal-year-2008-09-and-succeeding-years,-the target-is-55%.
- Sec. M-3. 20-A MRSA §15671-A, sub-§2, ¶B, as amended by PL 2005, c. 2, Pt. D, §35 and affected by §§72 and 74 and c. 12, Pt. WW, §18, is further amended to read:
- B. For property tax years beginning on or after April 1, 2005, the commissioner shall calculate the full-value

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COMMITTEE AMENDMENT "H" to H.P. 1131, L.D. 1595

	education mili rate that is required to raise the statewist
2	total local share. The full-value education mill rate is
	calculated for each fiscal year by dividing the applicable
4	statewide total local share by the applicable statewide
	valuation. The full-value education mill rate must decline
6	over the period from fiscal year 2005-06 to fiscal year
	2008-09 2006-07 and may not exceed 9.0 mills in fiscal year
8	2005-06 and may not exceed 8.0 mills in fiscal year 2008-09
Ü	2006-07. The full-value education mill rate must be applied
	according to section 15688, subsection 3-A, paragraph A to
LO	
	determine a municipality's local cost share expectation.
L2	Full-value education mill rates must be derived according to
	the following schedule.
L 4	· ·
	(1) For the 2005 property tax year, the full-value
L6	education mill rate is the amount necessary to result
	in a 47.4% statewide total local share in fiscal year
18	2005-06.
- 0	
20	(2) For the 2006 property tax year, the full-value
. 0	education mill rate is the amount necessary to result
22	in a 46-14% 45% statewide total local share in fiscal
. 2	
	year 2006-07.
4	
	(3)For-the2007property-taxyear,-thefull-value
6	education-mill-rate-is-the-amount-necessary-to-result
	in-a-45.56%- statew ide-total-local- share-in-fiscal -year
8	2007-08-
80	(4)For-the2008-property-taxyear,-thefull-value
	education-millrate-is-the-amount-necessary-to-result
12	in-a-45.0%-statewide-total-local-share-in-fiscal-year
-	2008-09+
34	
, 1	Sec. M-4. 20-A MRSA §15689, sub-§1, ¶B, as repealed and
6	replaced by PL 2005, c. 2, Pt. D, §58 and affected by §§72 and 74
. 0	
	and c. 12, Pt. WW, §18, is amended to read:
8	
	B. The school administrative unit's special education costs
0	as calculated pursuant to section 15681-A, subsection 2
	multiplied by the following transition percentages:
2	
	(1) In fiscal year 2005-06, 84%; <u>and</u>
4	•
	(2) In fiscal year 2006-07, 90%; 100%.
6	,
	(3)In-fiscal-year-2007-08,-95%;-and
	(), IN PERCOT LOGE DOGLEDGE-22-24-CHG

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COMMITTEE AMENDMENT

(4)--In-fiscal-year-2008-09-and-succeeding-years,-100%-



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Initiative:

COMMITTEE AMENDMENT "H" to H.P. 1131, L.D. 1595

rovided, the	PL 2005, c. Pt. WW, §18, ed in chapter Legislature of the total
cost c	Legislature of the total
cost c	Legislature of the total
	from General
	zation Fund. 5, sections
ter t	han June 30, Maine Budget
	ection 1532,
-	ng any other
	fer from the r the Maine
	eneral Fund, 986 no later
The	e following
T OF	
ipalit	ies for 100%
_	property tax
-06	2006-07
\$0	\$36,267,826
\$0	\$36,267,826
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advertising, educational programs and materials and technical assistance to assist businesses in implementing the changes to

to provide training,

Provides funds



COMMITTEE AMENDMENT 'H' to H.P. 1131, L.D. 1595

	the sales and service provider tax.		
2	extent feasible, assist businesses necessary to meet the new tax	-	ing software
4	obligations.	Collection a	nd reporting
6	GENERAL FUND	2005–06	2006-07
	All Other	\$400,000	\$0
8	GENERAL FUND TOTAL	\$400,000	\$0
10		,	·
	Maine Revenue Services 0002		
12	Initiative: Provides funds for	the administ	cative costs
14	associated with the taxation changes, Examiner positions, computer programm	including fun	ds for 3 Tax
16	taxpayer notification.		
18	GENERAL FUND	2005–06	2006-07
	POSITIONS - LEGISLATIVE COUNT	3.000	3.000
20	Personal Services	\$144,455	\$169,539
22	All Other	\$244,466	\$29,866
_	GENERAL FUND TOTAL	\$388,921	\$199,405
24	ADMINISTRATIVE AND FINANCIAL SERVICES,		
26	DEPARTMENT OF		
•	DEPARTMENT TOTALS	2005–06	2006-07
28	GENERAL FUND	\$788,921	\$36,467,231
30	DEPARTMENT TOTAL - ALL FUNDS	\$788,921	\$36,467,231
32			
34	ECONOMIC AND COMMUNITY DEVELOPMENT, DEP	PARTMENT OF	
36	Tourism Marketing Promotion Fund 0748	,	
38	Initiative: Allocates additional r increase in the meals and lodging tax.	evenue genera	ated by the
40	increase in the means and louging tax.		
_ •	OTHER SPECIAL REVENUE FUNDS	2005-06	2006-07
42	All Other	\$0	\$693,112
14	OTHER SPECIAL REVENUE FUNDS TOTAL	\$0	\$693,112
46	ECONOMIC AND COMMUNITY DEVELOPMENT,		
	DEPARIMENT OF		
18	DEPARTMENT TOTALS	2005–06	2006-07
- 0	OWNER CREATE ARROWN FINDS	45	4500 110

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\$693,112

OTHER SPECIAL REVENUE FUNDS



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2	DEPARTMENT TOTAL - ALL FUNDS	\$0	\$693,112
4	EDUCATION, DEPARTMENT OF		
6	General Purpose Aid for Local Schools	0308	
8	Initiative: Provides additional funcontributing 55% of the total cost		
10	services beginning in fiscal year 2000	6-07.	
12	GENERAL FUND	2005-06	2006-07
14	All Other	\$0	\$89,953,276
16	GENERAL FUND TOTAL	\$0	\$89,953,276
18	EDUCATION, DEPARTMENT OF		
20	DEPARTMENT TOTALS	2005–06	2006-07
	GENERAL FUND	\$0	\$89,953,276
22	DEPARTMENT TOTAL - ALL FUNDS	\$0	\$ 89,953,276
24		•	465, 122,215
26	MAINE STATE HOUSING AUTHORITY		
2.0	Housing for Opportunities Fund 0442		
28	Initiative: Adjusts allocations for	r the Housing	Opportunities
30	for Maine Fund as a result of the transfer tax.		
32	OTHER SPECIAL REVENUE FUNDS	200506	2006-07
34	All Other	(\$708,506)	\$690,387
36	OTHER SPECIAL REVENUE FUNDS TOTAL	(\$708,506)	\$690,387
38	MAINE STATE HOUSING AUTHORITY DEPARTMENT TOTALS	2005–06	2006-07
40	OTHER SPECIAL REVENUE FUNDS	(\$708,506)	
42	DEPARTMENT TOTAL - ALL FUNDS	(\$708,506)	\$690,387
44	SECTION TOTALS	2005-06	2006-07
46	GENERAL FUND OTHER SPECIAL REVENUE FUNDS	\$788,921 (\$708,506)	\$126,420,507 \$1,383,499
48			
	SECTION TOTAL - ALL FUNDS	\$80,415	\$127,804,006

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COMMITTEE AMENDMENT "To H.P. 1131, L.D. 1595

SUMMARY

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Part A increases the low-income tax credit under the income tax by increasing the threshold of taxable income below which no taxes are due from \$2,000 to \$4,000 for single individuals and married persons filing separately, \$6,000 for persons filing as heads of households and \$8,000 for persons filing married joint returns.

8 returns

Part B conforms the standard deduction under the income tax to the federal standard deduction beginning with the 2006 tax year, thereby eliminating the marriage penalty.

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Part C conforms the personal exemption under the income tax to the same amount as the federal personal exemption.

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Part D lowers the top income tax rate from 8.5% to 8.25% for the 2006 tax year.

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Part E conforms the income tax treatment of health savings accounts with the federal income tax exclusion and deduction.

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Part F increases state reimbursement for the homestead exemption to 100% of municipal property taxes lost as a result of the exemption beginning in 2006.

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Part G increases the maximum benefit under the Maine Residents Property Tax program from \$2,000 to \$3,000 and increases to \$5,000 the maximum amount of property tax that may be used to calculate benefits.

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Part H expands the tax base under the sales tax by repealing sales tax exemptions for packaging materials, ships' stores, railroad track materials and certain short-term rentals and by extending the sales tax to amusements, personal services, personal property services, home care services, real property services, lawn and landscaping services, taxi, limousine and same day courier services, telephone directory advertising and safe deposit box rental. This Part also reinstitutes the sales tax on snack foods and extends the service provider tax to basic cable and satellite television and radio service and to consumer interstate telephone calls.

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Part I increases the sales tax on meals and lodging, liquor serviced at licensed establishments and prepared food from 7% to 8% and increases the sales tax on short-term rentals of automobiles from 10% to 15%.

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Part J increases the excise tax on malt liquor from $25 \rlap/c$ per

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COMMITTEE AMENDMENT "A" to H.P. 1131, L.D. 1595

gallon	to 60¢	per	gallon,	on	wine	fron	n 30¢	per	gallor	ı to	\$1	per
gallon	and on	hard	cider f	from	25¢ j	per g	allon	to :	\$1 per	gallo	on.	

Part K establishes a tax on the distribution, manufacture and wholesale of soft drinks and soft drink products.

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Part L changes the rate structure for the real estate transfer tax to provide that a transferor of the property must pay a transfer tax starting at \$1 per \$1,000 of value of the property for property valued at less than \$100,000, increasing to \$7 per \$1,000 of value for real estate with a value exceeding \$1,000,000. The revenue from the portion of the tax received to the State and attributable to transfers by deed tax is credited 65% to the General Fund and 35% to the Housing Opportunities for Maine Fund.

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Part M requires the State to pay 55% of the costs of essential programs and services under the education finance laws beginning in fiscal year 2006-07.

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Part N requires the transfer to the Maine Budget Stabilization Fund of General Fund revenue raised by this amendment that is estimated to exceed expenditures authorized by this amendment to be available to fund the State's commitment to education funding in future years.

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Part O adds an appropriations and allocations section.

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FISCAL NOTE REQUIRED (See attached)

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122nd MAINE LEGISLATURE

LD 1595

LR 2080(02)

An Act To Rebalance Maine's Tax Code

Fiscal Note for Bill as Amended by Committee Amendment 'H'
Committee: Taxation
Fiscal Note Required: Yes

	Fiscal Note			
	2005-06	2006-07	Projections 2007-08	Projections 2008-09
Net Cost (Savings)				
General Fund	\$0	\$0	\$0	(\$39,694,830)
Appropriations/Allocations				
General Fund	\$788,921	\$126,420,507	\$82,275,617	\$36,820,273
Other Special Revenue Funds	(\$708,506)	\$1,383,499	\$1,859,902	\$1,911,663
Revenue				
General Fund	\$53,648,639	\$81,342,639	\$78,472,536	\$76,515,103
Other Special Revenue Funds	\$141,126	\$2,480,182	\$2,663,861	\$2,532,585
Transfers				
General Fund	(\$52,859,718)	\$45,077,868	\$3,803,081	\$0
Other Special Revenue Funds	\$0	\$0	\$694,905	\$0
Fiscal Detail and Notes			Projections	Projections
General Fund Summary of Cost (Savings)	2005-06	2006-07	2007-08	2008-09
Income tax changes	\$26,889,480	\$69,269,635	\$74,093,563	\$79,336,009
Health Savings Accounts	\$579,852	\$500,327	\$560,051	\$608,756
Homestead Property Tax Reimbursement	\$0	\$36,267,826	\$36,435,172	\$36,602,518
Circuit breaker maximum benefit to \$3,000	\$0	\$14,416,779	\$16,322,243	\$17,739,825
Expand sales/service provider tax base	(\$43,279,151)	(\$104,593,637)	(\$107,703,870)	(\$111,141,827)
Meals and lodging to 8%, auto rentals to 15%	(\$15,450,859)	(\$25,200,353)	(\$25,700,948)	(\$26,700,894)
Beer and wine tax increase	(\$8,200,000)	(\$12,400,000)	(\$12,400,000)	(\$12,400,000)
Soft drink tax	(\$5,299,542)	(\$12,012,294)	(\$12,252,540)	(\$12,497,591)
Real estate transfer tax	(\$8,888,419)	(\$11,323,096)	(\$11,391,035)	(\$11,459,381)
Maine Budget Stabilization Fund transfer	\$52,859,718	(\$45,077,868)	(\$4,497,986)	\$0
General Purpose Aid for Local Schools	\$0	\$89,953,276	\$45,632,067	\$0
Fund for Efficient Delivery of Educ. Services	\$0	\$0	\$694,905	\$0
Administrative costs	\$788,921	\$199,405	\$208,378	\$217,755
	\$0	\$0	\$0	(\$39,694,830)