

L.D. 2091

Date: M-28-06

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(Filing No. S- $/_{0}42$)

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STATE OF MAINE

SENATE

122ND LEGISLATURE

SECOND REGULAR SESSION

8 SENATE AMENDMENT "b to COMMITTEE AMENDMENT "A" to H.P. 1483, 9 L.D. 2091, Bill, "An Act To Make Changes to the Laws Regarding Pine Tree 10 Development Zones"

Amend the amendment in the first paragraph after the title by striking out the following: "in section 1 in paragraph H in subparagraph (2) in the last line (page 1, line 12 in L.D.) by inserting after the following: "application" the following: ', as long as an application for a waiver under this subparagraph is received by August 1, 2010' " and inserting in its place the following: 'by striking out all of section 1 and inserting in its place the following:

17 'Sec. 1. 30-A MRSA §5250-J, sub-§1, as amended by PL 2005, c. 451, §1, is
 18 further amended to read:

19 1. Creation. One or more units of local government, or an organization 20 representing one or more units of local government, or the Aroostook Band of Micmacs, 21 the Houlton Band of Maliseet Indians, the Penobscot Nation or the Passamaguoddy Tribe, 22 may apply to the commissioner for the designation of a Pine Tree Development Zone 23 within the boundaries of the unit or units of local government in accordance with the 24 requirements of this subchapter. County governments may apply on behalf of 25 unorganized territories. Groups of units of local government may apply for 26 multijurisdictional or joint projects. Multijurisdictional applications require designation 27 of one unit of local government as the lead applicant and consent for that designation by 28 each participating unit of local government. Counties may also apply on behalf of a 29 consortium of units of local government. The designation of a Pine Tree Development 30 Zone may not conflict with the provisions of a municipal or other unit of local 31 government charter. Zones that meet the requirements of subsection 2 are authorized for 32 designation as follows:

33 A. Aroostook County;

B. The Androscoggin Valley region, including the Lewiston Enterprise Community
Zone as designated by the federal Agriculture, Rural Development, Food and Drug
Administration, and Related Agencies, Appropriations Act, Public Law 105-277
(1999);

38 C. The Penobscot Valley region;

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SENATE AMENDMENT

SENATE AMENDMENT "A" to COMMITTEE AMENDMENT "A" to H.P. 1483, L.D. 2091

D. Washington County and the Downeast region; and

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E. Up to 100 acres of land owned by the Aroostook Band of Micmacs and the Houlton Band of Maliseet Indians; up to 500 acres of land owned by the Penobscot Nation; and up to 500 acres of land owned by the Passamaguoddy Tribe.

Notwithstanding the property designated in paragraph E, no more than one zone may be
 established in each of the areas specified in paragraphs A to D, except that the The
 commissioner may designate up to 4 additional zones through the process established in
 section 5250-L.

9 Sec. 2. 30-A MRSA §5250-J, sub-§3, ¶G, as enacted by PL 2003, c. 688, Pt. D,
10 §2, is amended to read:

11 G. All property included within a Pine Tree Development Zone must meet one of 12 the following:

13 (1) The property is located within a market area for which the labor market
 14 unemployment rate is greater than the state unemployment rate at the time of the
 15 application; or

16 (2) The property is included within a county in which the average weekly wage 17 is below the state average weekly wage at the time of the application-:

18 (3) The property is located within a census tract that has 25% or more of its
 19 population living below the federal nonfarm income official poverty line at the
 20 time of the application; or

21 (4) The property is located within a census tract that has 40% or more of its
 22 population living in rental housing at the time of the application.

In the case of a multijurisdictional or joint application, the requirements of this paragraph are met if the combined unemployment rate of the cooperating units of local government meets the requirements of subparagraph (1) or, the average weekly wage of the cooperating units of local government, on a per-employed-worker basis, meets the requirements of subparagraph (2), the combined poverty rate meets the requirements of subparagraph (3) or the combined rental housing population percentage meets the requirements of subparagraph (4); and

30 Sec. 3. 30-A MRSA §5250-J, sub-§3, ¶H, as enacted by PL 2003, c. 688, Pt. D,
 §2, is amended to read:

32 H. The restrictions contained in paragraph G may be waived for property that is 33 contained within a labor market an area of special need that has sustained a greater 34 than 5% loss of population or employed workers during the 3 year period 35 immediately preceding the time of application if the loss was caused by business 36 elosings significant population loss; underemployment; military base closure; 37 defense-related funding reduction; natural disaster; depletion of natural resources; loss, or threatened loss, of the lesser of 200 jobs and 1% of the labor market area; 38 39 negative impact from foreign trade; or other project of special need determined by the 40 department."

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SENATE AMENDMENT

SENATE AMENDMENT "" to COMMITTEE AMENDMENT "A" to H.P. 1483, L.D. 2091

SUMMARY

2 This amendment provides for eligibility for designation as a Pine Tree Development 3 Zone for property in a census tract that has 25% or more of its population living below 4 the federal nonfarm income official poverty line or in a census tract that has 40% or more 5 of its population living in rental housing. It also authorizes the Commissioner of 6 Economic and Community Development to designate additional Pine Tree Development 7 Zones based on criteria established in law. It allows certain requirements for designation 8 as a Pine Tree Development Zone to be waived for an area of special need that has 9 sustained a significant population loss; underemployment; military base closure; defense-10 related funding reduction; natural disaster; depletion of natural resources; loss, or 11 threatened loss, of the lesser of 200 jobs and 1% of the labor market area; negative impact 12 from foreign trade; or other project of special need determined by the department.

13 **SPONSORED BY:** 14 (Senator BARTLETT)

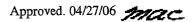
15 **COUNTY: Cumberland**

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FISCAL NOTE REQUIRE (See attached)

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SENATE AMENDMENT





122nd MAINE LEGISLATURE

LD 2091

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LR 3196(06)

An Act to Make Changes to the Laws Regarding Pine Tree Development Zones

Fiscal Note for Senate Amendment "B" to Committee Amendment "A" Sponsor: Sen. Bartlett Fiscal Note Required: Yes

Fiscal Note

	2005-06	2006-07	Projections 2007-08	Projections 2008-09
Net Cost (Savings) General Fund	\$0	\$27,138	\$119,066	\$214,784
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Revenue	ድ	(\$37 120)	(\$110.066)	(\$714 79)
General Fund Other Special Revenue Funds	\$0 \$0	(\$27,138) (\$1,458)	(\$119,066) (\$6,531)	(\$214,784, (\$11,781)

Fiscal Detail and Notes

This amendment will increase the estimated General Fund Sales and Use Tax revenue loss by \$27,138 in fiscal year 2006-07.

			Projections	Projections
	2005-06	2006-07	2007-08	2008-09
General Fund Summary				
Individual Income Tax	\$ 0	\$0	(\$7,791)	(\$36,359)
Corporate Income Tax	\$0	\$0	(\$5,291)	(\$15,419)
Sales and Use Tax	\$O	(\$27,138)	(\$105,984)	(\$163,005)
	\$0	(\$27,138)	(\$119,066)	(\$214,784)