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Legislative Document

No. 1731

H.P. 1239

House of Representatives, January 16, 2014

An Act To Ensure Transparency and Accountability in Decisions by the Department of Environmental Protection

Approved for introduction by a majority of the Legislative Council pursuant to Joint Rule 203.

Reference to the Committee on Environment and Natural Resources suggested and ordered printed.

Millicent M. Mac Jarland

MILLICENT M. MacFARLAND Clerk

Presented by Representative GRANT of Gardiner.

Cosponsored by Senator CAIN of Penobscot and

Representatives: COOPER of Yarmouth, GRAHAM of North Yarmouth, HUBBELL of Bar Harbor, KORNFIELD of Bangor, MASTRACCIO of Sanford, POWERS of Naples, SCHNECK of Bangor, Senator: GRATWICK of Penobscot.

1 Be it enacted by the People of the State of Maine as follows:

Sec. 1. 38 MRSA §341-B, as amended by PL 2011, c. 304, Pt. H, §1, is further
 amended to read:

4 §341-B. Purpose of the board

5 The purpose of the Board of Environmental Protection is to provide informed, independent and timely decisions on the interpretation, administration and enforcement of 6 7 the laws relating to environmental protection and to provide for credible, fair and 8 responsible public participation in department decisions. The board shall fulfill its purpose through major substantive rulemaking, decisions on selected permit applications, 9 review of the commissioner's enforcement actions, decisions on appeals of the 10 commissioner's licensing and enforcement actions and recommending changes in the law 11 12 to the Legislature.

Sec. 2. 38 MRSA §341-D, sub-§1-C, as enacted by PL 2011, c. 304, Pt. H, §5, is
 repealed and the following enacted in its place:

15 **<u>1-C. Rulemaking.</u>** Subject to the Maine Administrative Procedure Act, the board 16 shall adopt, amend or repeal reasonable rules and emergency rules necessary for the 17 interpretation, implementation and enforcement of any provision of law that the 18 department is charged with administering. The board shall also adopt, amend and repeal 19 rules necessary for the conduct of its business.

The department shall identify in its regulatory agenda, when feasible, a proposed rule or
 provision of a proposed rule that is anticipated to be more stringent than the federal
 standard, if an applicable federal standard exists.

During the consideration of any proposed rule by the board, when feasible, and using
 information available to it, the department shall identify provisions of the proposed rule
 that the department believes would impose a regulatory burden more stringent than the
 burden imposed by the federal standard, if such a federal standard exists, and shall
 explain in a separate section of the basic statement the justification for the difference
 between the agency rule and the federal standard.

Notwithstanding Title 5, chapter 375, subchapter 2, the board shall accept and consider
 additional public comment on a proposed rule following the close of the formal rule making comment period at a meeting that is not a public hearing only if the additional
 public comment is directly related to comments received during the formal rule-making
 comment period or is in response to changes to the proposed rule. Public notice of the
 meeting must comply with Title 1, section 406 and state that the board will accept
 additional public comment on the proposed rule at the meeting.

- 38 Sec. 4. 38 MRSA §341-D, sub-§6-A is enacted to read:
- 39 **<u>6-A. Enforcement.</u>** The board shall:

 ³⁶ Sec. 3. 38 MRSA §341-D, sub-§6, as repealed and replaced by PL 2011, c. 304,
 37 Pt. H, §11, is repealed.

- 1 <u>A. Advise the commissioner on enforcement priorities and activities;</u>
- 2 B. Advise the commissioner on the adequacy of penalties and enforcement activities;
- 3 <u>C. Approve administrative consent agreements pursuant to section 347-A, subsection</u> 4 <u>1; and</u>
- 5 D. Hear appeals of emergency orders pursuant to section 347-A, subsection 3.
- 6 Sec. 5. 38 MRSA §341-H, as amended by PL 2011, c. 538, §1, is repealed.
- Sec. 6. 38 MRSA §342, sub-§9, as amended by PL 2011, c. 304, Pt. H, §15, is
 further amended to read:

9 9. Rules. The commissioner may adopt, amend or repeal, in accordance with section
341-H, routine technical rules under Title 5, chapter 375, subchapter 2-A and shall submit
to the board new or amended major substantive rules for its adoption submit to the board
new or amended rules for its adoption.

13 Sec. 7. 38 MRSA §342, sub-§11-A, as amended by PL 2011, c. 304, Pt. H, §16,
 14 is further amended to read:

15 **11-A. Recommendations and assistance to board.** The commissioner shall make 16 recommendations to the board regarding proposed major substantive rules; permit and 17 license applications over which the board has jurisdiction; modification or corrective 18 action on licenses; appeals of license and permit decisions; and other matters considered 19 by the board. The commissioner shall also provide the board with the technical services 20 of the department.

- Sec. 8. 38 MRSA §490-NN, sub-§1, ¶B, as enacted by PL 2011, c. 653, §23 and
 affected by §33, is amended to read:
- B. In addition to other powers granted to it, the department shall adopt rules to carry out its duties under this article, including, but not limited to, standards for exploration, advanced exploration, construction, operation, closure, post-closure monitoring, reclamation and remediation. Except as otherwise provided, rules adopted under this article are major substantive rules for purposes of Title 5, chapter 375, subchapter 2-A and are subject to section 341-H.
- Sec. 9. 38 MRSA §585-A, last ¶, as amended by PL 1999, c. 107, §1, is further
 amended to read:

31 The department shall confer with the joint standing committee of the Legislature having jurisdiction over natural resource matters before it proposes any revisions to 32 submit to the board for approval any proposal to revise the state implementation plan, 33 34 required in the federal Clean Air Act, Section 110, 42 United States Code, Section 7410, 35 that would require the State to implement new emissions reduction strategies or programs 36 or substantially revise or terminate existing emissions reduction strategies or programs. 37 Notwithstanding any other parts of this section, rules adopted pursuant to this section relating to motor vehicle fuel standards are major substantive rules as defined in Title 5, 38 39 chapter 375, subchapter II-A 2-A.

1 Sec. 10. 38 MRSA §638 is enacted to read:

2 §638. Notice of relicensing deadline

The department shall notify the joint standing committee of the Legislature having jurisdiction over natural resources matters of all federal relicensing deadlines for dams located in the State. The department shall notify the committee no later than 60 days before each deadline and present to the committee the department's plan to address each deadline.

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SUMMARY

9 This bill restores to the Board of Environmental Protection the responsibility to 10 review and approve routine technical rules and to review enforcement actions proposed by the Commissioner of Environmental Protection. These responsibilities were removed 11 from the Board of Environmental Protection in 2011. The bill also requires the 12 Department of Environmental Protection to receive approval from the Board of 13 Environmental Protection for revisions to the state implementation plan, required in the 14 federal Clean Air Act. Current law requires the department to confer with the joint 15 16 standing committee of the Legislature having jurisdiction over natural resource matters before it proposes any revisions to the state implementation plan. 17

18 It also requires the Department of Environmental Protection to notify the joint 19 standing committee of the Legislature having jurisdiction over natural resources matters 20 of all federal relicensing deadlines for dams located in the State. The department shall 21 notify the committee no later than 60 days before each deadline and present to the 22 committee the department's plan to address each deadline.