MAINE STATE LEGISLATURE

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2	Date 5/22/23	(Filing No H- 191)
3	ENERGY, UTILITIES AND TECHNO	LOGY
4	Reproduced and distributed under the direction of the Clerk	of the House
5	STATE OF MAINE	
6	HOUSE OF REPRESENTATIVE	S
7	131ST LEGISLATURE	
8	FIRST SPECIAL SESSION	
9 10	COMMITTEE AMENDMENT " A" to HP 132, LD 21 Laws Governing Water Supply Protection Funds"	1, "An Act to Amend the
11 12	Amend the bill by striking out everything after the enactin following	g clause and inserting the
13 14	'Sec. 1. 35-A MRSA §6113, sub-§3, as enacted by PL 19 by PL 2003, c 689, Pt B, §6, is further amended to read	993, c 30, §1 and amended
15 16 17 18 19 20 21 22 23 24 25 26 27 28 29 30 31	3. Use of water supply protection fund. Except as provid supply protection fund may be used by a consumer-owned acquisition of interests in real property reasonably necessary for water supply in accordance with this subsection. A consumer-owned a water supply protection fund to acquire interests in real property for the protection of the public water supply, including, but not of conservation easements, access easements, other permanent term leases of at least 99 years. A consumer-owned water utresupply protection fund to assist a holder in acquiring a fee interestion of a public water supply. If a consumer-owned with acquiring a conservation easement and the utility does transaction a fee interest in the property, consumer-owned water party right of enforcement with respect to that easement. If a consumer a holder in acquiring a fee interest in real property, conservation easement unless the holder conveys a conservation that conservation easement. For purposes of this subsection, to that conservation easement.	water utility only for the result in or contribute to result in or contribu
33 34 35 36 37	supply" includes watershed protection, groundwater protection reasonably necessary to minimize the potential for contamination water utility's water supply. If the consumer-owned water utility control program pursuant to 40 Code of Federal Regulations program has been approved by the Department of Health as	on of the consumer-owned ty has adopted a watershed s, Section 141 71 and that

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expenditures from the water supply protection fund pursuant to this section for the purposes of watershed protection must be in conformity with that watershed control program For purposes of this subsection, "conservation easement" has the same meaning as in Title 33, section 476, subsection 1, "holder" has the same meaning as in Title 33, section 476, subsection 2; and "3rd-party right of enforcement" has the same meaning as in Title 33, section 476, subsection 4'

Amend the bill by relettering or renumbering any nonconsecutive Part letter or section number to read consecutively

1 2

SUMMARY

This amendment replaces the bill. It provides that a consumer-owned water utility may use water supply protection funds to assist a holder to acquire interests in real property if that acquisition is reasonably likely to result in or contribute to the protection of a public water supply. If a consumer-owned water utility assists a holder in acquiring a conservation easement and the utility does not acquire through the transaction a fee interest in the property, the amendment requires the utility to obtain a 3rd-party right of enforcement with respect to that easement. If a consumer-owned water utility assists a holder in acquiring a fee interest in real property, the utility must acquire a conservation easement unless the holder conveys a conservation easement to another holder, in which case the utility must obtain a 3rd-party right of enforcement with respect to that conservation easement