## MAINE STATE LEGISLATURE

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Ţ			L D 783
2	Date 6/20/23	MAJORITY	(Filing No S-350)
3		JUDICIARY	
4	Reproduced and distributed	l under the direction of the Secre	etary of the Senate
5		STATE OF MAINE	
6	SENATE		
7	131ST LEGISLATURE		
8	FIRST SPECIAL SESSION		
9 10 11	COMMITTEE AMENDM Certain Private Emergency Serv Act"	ENT "A" to SP 342, LD vices Personnel from Liability Ui	783, "An Act to Protect nder the Maine Tort Claims
12 13 14 15 16 17	Amend the bill in section 1 lines 9 to 13 in L D) by striking firefighter, a private emergency private service that provides an chapter only if the person is ac governmental entity or in respon	emergency response is an empeting without compensation and	at a person who is a private or an employee of another ployee for purposes of this I either at the request of a
18 19	Amend the bill in section 1 17 in L D ) by striking out the fo	ın subsection 1 ın paragraph E ı ollowing " <u>and</u> "	n the last line (page 1, line
20 21	Amend the bill in section 1 in subsection 1 in paragraph F in the last line (page 1, line 19 in L D) by striking out the following "entity" and inserting the following 'entity, and		
22	Amend the bill in section 1 in subsection 1 by inserting after paragraph F the following		
23	'G Mutual and emergency response personnel'		
24	Amend the bill by inserting after section 1 the following		
25	'Sec. 2. 14 MRSA §8102	, sub-§1-B is enacted to read	
26 27 28 29 30	employer" means the Bath Iron mutual and emergency response a state or municipal entity or in entity	personnel acting pursuant to a range response to a request for aid	ssor solely with respect to nutual aid agreement with
31	· ·	sub-§1-C is enacted to read	
32 33 34	1-C Mutual aid emergence personnel" means the profession rescue personnel employed by		gency medical service or

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## **COMMITTEE AMENDMENT**





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acting pursuant to a mutual aid agreement with a state or municipal entity or in response to a request for aid from a state or municipal entity

Sec. 4. 14 MRSA §8102, sub-§3, as amended by PL 2011, c 520, §1, is further amended to read

**3. Political subdivision.** "Political subdivision" means any city, town, plantation, county, administrative entity or instrumentality created pursuant to Title 30-A, chapters 115 and 119, incorporated fire-fighting unit that is organized under Title 13-B and is officially recognized by any authority created by statute, quasi-municipal corporation and special purpose district, including, but not limited to, any water district, sanitary district, hospital district, school district of any type, an airport authority established pursuant to Title 6, chapter 10, any volunteer fire association as defined in Title 30-A, section 3151, a transit district as defined in Title 30-A, section 3501, subsection 1, a regional transportation corporation as defined in Title 30-A, section 3501, subsection 2, a transit district or regional transportation corporation corporation formed under the laws of another state that would qualify as a transit district or regional transportation corporation under Title 30-A, chapter 163 if formed under the laws of this State and, any emergency medical service and a mutual aid emergency response employer'

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

20 SUMMARY

This amendment removes an exception to emergency medical services personnel and adds mutual aid emergency response personnel to the definition of "employee" for purposes of tort claims. The amendment clarifies that private emergency response units employed by the Bath Iron Works Corporation or its successor are considered employees for the purposes of the Maine Tort Claims Act only when the units are acting pursuant to a mutual aid agreement with a state or municipal entity or in response to a request for aid from a state or municipal entity.

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