MAINE STATE LEGISLATURE

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LAWS

OF THE

STATE OF MAINE

AS PASSED BY THE

ONE HUNDRED AND SEVENTEENTH LEGISLATURE

FIRST REGULAR SESSION December 7, 1994 to June 30, 1995

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> J.S. McCarthy Company Augusta, Maine 1995

employee did contribute directly to the pension or retirement plan or program; and

(6) For those employers who do not provide a pension plan, the proportional amount, based on the ratio of the employer's contributions to the total contributions made to a qualified profit sharing plan under the United States Internal Revenue Code, Section 401(a) or any successor to the United States Internal Revenue Code, Section 401(a) covering a profit sharing plan that provides for the payment of benefits only upon retirement, disability, death, or other separation of employment to the extent that benefits are vested under the plan.

See title page for effective date.

CHAPTER 77

S.P. 154 - L.D. 340

An Act to Require Insurance Companies to Reenroll Individuals Who Return to an Insurance Group as Though No Break in Coverage Occurred

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

- Sec. 1. 24 MRSA §2349, sub-§3, ¶A, as amended by PL 1993, c. 477, Pt. A, §2 and affected by Pt. F, §1, is further amended to read:
 - A. The request for enrollment is made within 30 days after termination of coverage under a prior contract or policy and the individual did not request coverage initially under the succeeding contract, or terminated coverage under the succeeding contract, because that individual was covered under a prior contract or policy and coverage under that contract or policy ceased due to termination of employment, termination of the group policy or group contract under which the individual was covered, death of a spouse or divorce;
- **Sec. 2. 24-A MRSA §2849-B, sub-§3, ¶A,** as amended by PL 1993, c. 477, Pt. A, §10 and affected by Pt. F, §1, is further amended to read:
 - A. The request for enrollment is made within 30 days after termination of coverage under a prior contract or policy and the individual did not request coverage initially under the succeeding contract or policy, or terminated coverage under the succeeding contract, because that individual

was covered under a prior contract or policy and coverage under that contract or policy ceased due to termination of employment, termination of the group policy or group contract under which the individual was covered, death of a spouse or divorce:

See title page for effective date.

CHAPTER 78

H.P. 245 - L.D. 347

An Act to Clarify the Requirements for Truck Widths

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

- **Sec. 1. 29-A MRSA §2380, sub-§3,** as enacted by PL 1993, c. 683, Pt. A, §2 and affected by Pt. B, §5, is repealed and the following enacted in its place:
- 3. Width exclusions. A portion of a vehicle or load may not project beyond the side of that vehicle to make a total width greater than 102 inches, except as provided in this subsection and subsection 4. Reflecting mirrors and turn signal lamps are excluded from measurement of width. The following conditions and appurtenances attached to a commercial motor vehicle are excluded from the measurement of width provided that they do not extend more than 3 inches from the side of a vehicle:
 - A. Corner caps;
 - B. Rear and side door hinges and their protective hardware;
 - C. Rain gutters;
 - D. Side lamp markers;
 - E. Lift pads for piggyback trailers;
 - F. Hazardous materials placards;
 - G. Tarps and tarp hardware;
 - H. Tiedown assemblies on platform trailers;
 - I. Weevil pins and sockets on lowbed trailers;
 - J. Steps and handholds for entry and egress;
 - K. Flexible fender extensions;
 - L. Mud flaps and splash and spray suppressant devices;
 - M. Refrigeration units or air compressors;