MAINE STATE LEGISLATURE

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LAWS

OF THE

STATE OF MAINE

AS PASSED BY THE

ONE HUNDRED AND THIRTIETH LEGISLATURE

SECOND SPECIAL SESSION September 29, 2021

SECOND REGULAR SESSION January 5, 2022 to May 9, 2022

THE GENERAL EFFECTIVE DATE FOR SECOND SPECIAL SESSION NON-EMERGENCY LAWS IS DECEMBER 29, 2021

THE GENERAL EFFECTIVE DATE FOR SECOND REGULAR SESSION NON-EMERGENCY LAWS IS AUGUST 8, 2022

PUBLISHED BY THE REVISOR OF STATUTES IN ACCORDANCE WITH THE MAINE REVISED STATUTES ANNOTATED, TITLE 3, SECTION 163-A, SUBSECTION 4.

Augusta, Maine 2022

- sioner shall establish a list of approved organizations for providing boater safety education courses and make that list readily available to the public.
- B. The following penalties apply to violations of this subsection.
 - (1) A person who violates this subsection commits a civil violation for which a fine of not less than \$100 and not more than \$500 may be adjudged.
 - (2) A person who violates this subsection after having been adjudicated as having committed 3 or more civil violations under this Part within the previous 5-year period commits a Class E crime.

This subsection is repealed on January 1, 2024.

- Sec. 7. 12 MRSA §13071-A, sub-§6 is enacted to read:
- 6. Operating personal watercraft while 16 years of age or older; boater safety and education course requirement. Beginning January 1, 2024, a person born on or after January 1, 1999 may not operate a personal watercraft on inland waters of the State unless that person is 16 years of age or older and has completed a boater safety and education course.
 - A. The following penalties apply to violations of this subsection.
 - (1) A person who violates this subsection commits a civil violation for which a fine of not less than \$100 and not more than \$500 may be adjudged.
 - (2) A person who violates this subsection after having been adjudicated as having committed 3 or more civil violations under this Part within the previous 5-year period commits a Class E crime.
- Sec. 8. Stakeholder group on boater safety and education course implementation. The Commissioner of Inland Fisheries and Wildlife shall convene a stakeholder group on issues related to boater safety and education on inland waters of the State, referred to in this section as "the stakeholder group."
- 1. Formation. The commissioner shall invite the following to serve as members of the stakeholder group: a representative from the marine trades, a representative from a sporting association, a representative of the Department of Marine Resources, a Legislator, a representative of a group dedicated to lake water quality and any other members determined as suitable by the commissioner. The commissioner or the commissioner's designee shall serve as chair of the stakeholder group. The chair shall call and convene the first meeting of the stakeholder group no later than 30 days following the effective date of this section.

- **2. Duties.** The stakeholder group:
- A. Shall examine and determine whether persons of a certain age should be exempt from the boater safety and education course requirement;
- B. Shall examine any boater safety and education course implementation issues, including the effect of boater safety and education on inland and tidal waters of the State; and
- C. May examine any related issues that the stake-holder group determines appropriate.
- **3. Staff; information.** The commissioner shall provide necessary staffing services to the stakeholder group.
- **4. Report.** By January 15, 2023, the commissioner shall report to the joint standing committee of the Legislature having jurisdiction over inland fisheries and wildlife matters the findings and recommendations of the stakeholder group, including any recommended legislation, if needed. After receiving the report, the committee may report out a bill relating to boater safety and education to the 131st Legislature in 2023.

See title page for effective date.

CHAPTER 657 S.P. 699 - L.D. 1961

An Act To Help Alleviate Maine's Housing Shortage and Change the Membership of the Maine State Housing Authority

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

- **Sec. 1. 30-A MRSA §4312, sub-§3, ¶D,** as enacted by PL 1989, c. 104, Pt. A, §45 and Pt. C, §10, is amended to read:
 - D. To encourage and promote affordable, decent housing opportunities for all Maine eitizens promote and work to ensure choice, economic diversity and affordability in housing for low-income and moderate-income households and use housing policy to help address disparities in access to educational, occupational and other opportunities;
- **Sec. 2. 30-A MRSA §4312, sub-§3, ¶K,** as amended by PL 2021, c. 293, Pt. A, §44, is repealed.
- **Sec. 3. 30-A MRSA §4312, sub-§3,** ¶**L**, as corrected by RR 2019, c. 1, Pt. A, §37, is amended to read:
 - L. To encourage municipalities to develop policies that accommodate older adults with aging in place and that encourage the creation of age-friendly communities; and

- **Sec. 4. 30-A MRSA §4312, sub-§3, ¶M,** as amended by PL 2021, c. 293, Pt. A, §45, is repealed.
- **Sec. 5. 30-A MRSA §4326, sub-§1, ¶H,** as amended by PL 2019, c. 145, §5, is further amended to read:
 - H. Residential housing stock, including affordable housing for low-income and moderate-income households, policies that assess an assessment of community needs and environmental effects of municipal regulations, lessen an examination of the effect of excessive parking requirements for buildings in downtowns and on main streets and provide for alternative approaches for compliance relating to that limit the reuse of upper floors of buildings in downtowns and on main streets and policies that provide an identification of opportunities for accessory dwelling units;
- **Sec. 6. 30-A MRSA §4326, sub-§3-A, ¶G,** as amended by PL 2019, c. 38, §6 and c. 145, §6, is repealed and the following enacted in its place:
 - G. Ensure that the municipality's or multimunicipal region's land use policies and ordinances encourage the siting and construction of affordable housing within the community and comply with the requirements of section 4358 pertaining to individual mobile home and mobile home park siting and design requirements. The municipality or multimunicipal region shall seek to achieve a level of at least 10% of new residential development, based on a 5-year historical average of residential development in the municipality or multimunicipal region, that meets the definition of affordable housing. A municipality or multimunicipal region is encouraged to seek creative approaches to assist in the development of affordable housing, including, but not limited to:
 - (1) Cluster housing:
 - (2) Reduced minimum lot and frontage sizes;
 - (3) Increased residential densities;
 - (4) Use of municipally owned land;
 - (5) Establishment of policies that:
 - (a) Assess community needs and environmental effects of municipal regulations;
 - (b) Lessen the effect of excessive parking requirements for buildings in downtowns and on main streets;
 - (c) Provide for alternative approaches for compliance relating to the reuse of upper floors of buildings in downtowns and on main streets;
 - (d) Promote housing choice and economic diversity in housing; and

- (e) Address disparities in access to educational and occupational opportunities related to housing;
- (6) Provisions for accessory dwelling units and greater density where such density is consistent with other laws governing health and safety;
- (7) Promotion of housing options for older adults that address issues of special concern, including the adaptation, rehabilitation and construction of housing that helps older adults age in place with adequate transportation and accessibility to services necessary for them to do so in a safe and convenient manner; and
- (8) Establishment of policies that affirmatively advance and implement the federal Fair Housing Act, 42 United States Code, Chapter 45;
- **Sec. 7. 30-A MRSA §4326, sub-§3-A, ¶H,** as enacted by PL 2001, c. 578, §15, is amended to read:
 - H. Ensure that the value of historical and, archeological, tribal and cultural resources is recognized and that protection is afforded to those resources that merit it;
- **Sec. 8. 30-A MRSA §4326, sub-§3-A, ¶I,** as amended by PL 2015, c. 349, §5, is further amended to read:
 - I. Encourage the availability of and access to traditional outdoor recreation opportunities, including, without limitation, hunting, boating, fishing and hiking, and encourage the creation of greenbelts, public parks, trails and conservation easements. Each municipality or multimunicipal region shall identify and encourage the protection of undeveloped shoreland and other areas identified in the local planning process as meriting that protection; and
- **Sec. 9. 30-A MRSA §4326, sub-§3-A, ¶J,** as amended by PL 2019, c. 38, §7 and c. 145, §7, is further amended to read:
 - J. Develop management goals for great ponds pertaining to the type of shoreline character, intensity of surface water use, protection of resources of state significance and type of public access appropriate for the intensity of use of great ponds within the municipality's or multimunicipal region's jurisdiction.
- **Sec. 10. 30-A MRSA §4326, sub-§3-A, ¶K,** as corrected by RR 2019, c. 1, Pt. A, §40, is repealed.
- **Sec. 11. 30-A MRSA §4326, sub-§3-A, ¶L,** as corrected by RR 2019, c. 1, Pt. A, §41, is repealed.

- **Sec. 12. 30-A MRSA §4326, sub-§3-A, ¶M,** as enacted by PL 2019, c. 145, §9 and reallocated by RR 2019, c. 1, Pt. A, §42, is repealed.
- **Sec. 13. 30-A MRSA §4723, sub-§2, ¶B,** as amended by PL 2015, c. 449, §3, is further amended to read:
 - B. The Maine State Housing Authority, as authorized by Title 5, chapter 379, must have 10 commissioners, 8 of whom must be appointed by the Governor, subject to review by the joint standing committee of the Legislature having jurisdiction over economic development housing matters and to confirmation by the Legislature. The 9th commissioner is the Treasurer of State, who serves as an ex officio voting member. The Treasurer of State may designate the Deputy Treasurer of State to serve in place of the Treasurer of State. The 10th commissioner is the director of the Maine State Housing Authority, who serves as an ex officio nonvoting member. At least 3 gubernatorial appointments must include a representative of bankers, a representative of elderly people and a resident of housing that is subsidized or assisted by programs of the United States Department of Housing and Urban Development or of the Maine State Housing Authority. In appointing the resident, the Governor shall give priority consideration to nominations that may be made by tenant associations established in the State. Of the 5 remaining gubernatorial appointments, the Governor shall give priority to a representative involved in the housing business and a representative of people with disabilities. The Governor, in making appointments or reappointments to fill vacancies for commissioners under this paragraph, shall ensure that commissioners of the Maine State Housing Authority meet the requirements outlined in paragraph B-1. The powers of the Maine State Housing Authority are vested in the commissioners. The commissioners may delegate such powers and duties to the director of the Maine State Housing Authority as they determine appropriate.

The Governor shall appoint the chair of the commissioners from among the 8 gubernatorial appointments. The chair serves as a nonvoting member, except that the chair may vote only when the chair's vote will affect the result. The commissioners shall elect a vice-chair of the commissioners from among their number.

Following reasonable notice to each commissioner, 5 commissioners of the Maine State Housing Authority constitute a quorum for the purpose of conducting its business, exercising its powers and for all other purposes, notwithstanding the existence of any vacancies. Action may be taken by the commissioners upon a vote of a majority of the commissioners present, unless otherwise specified in

law or required by its the Maine State Housing Authority's bylaws.

The Maine State Housing Authority may meet by telephonic, video, electronic or other similar means of communication with less than a quorum assembled physically at the location of a public proceeding identified in the notice required by Title 1, section 406 only if:

- (1) Each commissioner can hear all other commissioners, speak to all other commissioners and, to the extent reasonably practicable, see all other commissioners by videoconferencing or other similar means of communication during the public proceeding, and members of the public attending the public proceeding at the location identified in the notice required by Title 1, section 406 are able to hear and, to the extent reasonably practicable, see all commissioners participating from other locations by videoconferencing or other similar means of communication;
- (2) Each commissioner who is not physically present at the location of the public proceeding and who is participating through telephonic, video, electronic or other similar means of communication identifies all persons present at the location from which the commissioner is participating;
- (3) A commissioner who participates while not physically present at the location of the public proceeding identified in the notice required by Title 1, section 406 does so only when the commissioner's attendance is not reasonably practical. The reason that the commissioner's attendance is not reasonably practical must be stated in the minutes of the meeting; and
- (4) Each commissioner who is not physically present at the location of the public proceeding and who is participating through telephonic, video, electronic or other similar means of communication has received prior to the public proceeding all documents and materials discussed at the public proceeding, with substantially the same content as those presented at the public proceeding. Documents or other materials made available at the public proceeding may be transmitted to the commissioner not physically present during the public proceeding if the transmission technology is available. Failure to comply with this subparagraph does not invalidate an action taken by the Maine State Housing Authority at the public proceeding.

Sec. 14. 30-A MRSA §4723, sub-§2, ¶B-1 is enacted to read:

- B-1. The Governor, in making appointments or reappointments to fill vacancies for commissioners under paragraph B, shall ensure that commissioners of the Maine State Housing Authority include the following:
 - (1) A commissioner who represents tenants, who is an advocate for tenants' rights or who resides in housing subsidized by the United States Department of Housing and Urban Development or the Maine State Housing Authority;
 - (2) A commissioner who has knowledge and expertise in civil rights or in affirmatively advancing fair housing policy;
 - (3) A commissioner who represents residents with disabilities or aging residents;
 - (4) A commissioner with expertise in energy efficiency issues regarding residential structures; and

(5) Four members who have:

- (a) Experience or expertise in any of the following: housing development and rehabilitation; supporting unhoused populations; improving labor standards; economic and community development; transportation; municipal land use planning; the building trades; the real estate market; or banking and finance; and
- (b) An interest in and commitment to increasing the availability and affordability of housing opportunities for the people of the State.

The Governor shall make a good faith effort to ensure that, to the extent possible, the commissioners of the Maine State Housing Authority closely reflect the geographic, gender and racial diversity of the State.

- **Sec. 15. 30-A MRSA §4723, sub-§2,** ¶C, as amended by PL 2011, c. 560, §1, is further amended to read:
 - C. The Maine State Housing Authority must have a director, who must be a person qualified by training and experience to perform the duties of the office. The Governor shall appoint the director of the Maine State Housing Authority, subject to review by the joint standing committee of the Legislature having jurisdiction over economic development, housing matters and to confirmation by the Legislature.
 - (1) The director is the chief administrative officer of the Maine State Housing Authority. The commissioners shall establish the rate and amount of compensation of the director. The

- commissioners are responsible for the performance review and termination of the director. Any decision to terminate the director must be made by an affirmative vote of at least 5 commissioners.
- (3) The director of the Maine State Housing Authority shall supervise the administrative affairs and technical activities of the Maine State Housing Authority in accordance with the rules and policies established by the commissioners. The director of the Maine State Housing Authority may act in all personnel matters and may employ technical or legal experts and any other officers, agents and employees that the director requires, and shall determine their qualifications, duties and compensation. The director may delegate to the employees and agents any powers and duties that the director considers proper.
- **Sec. 16. Transition.** Notwithstanding the Maine Revised Statutes, Title 30-A, section 4723, subsection 2, paragraphs B and B-1, a commissioner of the Maine State Housing Authority serving on the effective date of this Act continues to serve until the expiration of that commissioner's term.

See title page for effective date.

CHAPTER 658 S.P. 528 - L.D. 1643

An Act To Correct Errors, Inconsistencies and Conflicts in and To Revise the State's Liquor Laws

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

Sec. 1. 17 MRSA §2003-A, as amended by PL 2001, c. 139, §1, is further amended by amending the section headnote to read:

§2003-A. Definitions Public drinking

Sec. 2. 28-A MRSA §1, as enacted by PL 1987, c. 45, Pt. A, §4, is amended to read:

§1. Compliance required; penalty

Any Except as otherwise provided by law, a person who that purchases, imports, causes to be imported, transports, causes to be transported, manufactures, possesses or, sells or offers for sale alcohol in violation of law commits a Class E crime.

- **Sec. 3. 28-A MRSA §2, sub-§1,** as amended by PL 2005, c. 539, §1, is further amended to read:
- 1. Agency liquor store. "Agency liquor store" means a person who that is licensed by the bureau to