Shaded LDs have been voted on by the Committee



TAXATION COMMITTEE 3/22/2022 MLC 130th LEGISLATURE 2nd REG SESSION G:\TAXCMTE\130th-2\commchartmaster.docx

LD	LR	PH	WS	SPONSOR	TITLE	SUMMARY	COMM	FISCAL II	MPACT ¹
						(Summaries may not reflect content of most recent committee action)	ACTION	FY22	FY23
1757	2202	2/1	2/11		An Act To Make Technical Changes to Maine Tax Laws	This is the annual bill submitted by MRS/DAFS to make "technical changes to the tax laws. SEE MRS CHART: https://legislature.maine.gov/doc/8027 Part A of this bill repeals a provision that authorizes the Department of Administrative and Financial Services, Maine Revenue Services to divulge certain taxpayer information to the Treasurer of State for the purpose of administering the Maine unclaimed or abandoned property law. This information would often include federal tax information, which, under federal restrictions, may not be divulged. <u>Part B</u> of the bill makes changes to the property tax laws. Part B: 1. <u>Reduces the mandatory number of assessor</u> certification exams Maine Revenue Services is required to hold from 4 to 2 per year; 2. <u>Clarifies the amount of tax that must be paid</u> when a taxpayer appeals a denial of abatement; and 3. Makes technical changes, such as <u>removing</u> obsolete references to state property tax, gender- specific references and other obsolete language.			

¹ . Numbers may represent preliminary estimates and are subject to change. For more detail, please see fiscal note documents in LD file.

LD	LR	PH	WS	SPONSOR	TITLE	SUMMARY	COMM	FISCAL	IMPACT ¹
						(Summaries may not reflect content of most recent committee action)		FY22	FY23
1763	2201	2/8	2/17 3/16	Terry	the United States Internal	EMERGENCY BILL. MRS bill. This bill <u>updates</u> references to the United States Internal Revenue Code of 1986 contained in the Maine Revised Statutes, Title 36 to refer <u>to</u> the United States Internal Revenue Code of 1986, <u>as amended through December 31, 2021</u> , for tax years beginning on or after January 1, 2021 and for any prior tax year as specifically provided by the United States Internal Revenue Code of 1986, as amended.	OTPA fno		
1764	2204	1/25	1/25	Terry	An Act To Make a Technical Correction Concerning Maine's Earned Income Tax Credit	<u>EMERGENCY BILL.</u> This bill corrects an inadvertent drafting error in Public Law 2021, chapter 398 in the law governing the earned income tax credit (Biennial Budget). As enacted, the law limits the credit of 20% of the federal earned income tax credit for tax year 2021 for nonresidents and part-year residents to those who do not have a qualifying child. The intent of chapter 398 was to provide the 20% credit to all residents, nonresidents and part-year residents for tax year 2021, regardless of whether a resident, nonresident or part- year resident has a qualifying child. This bill accomplishes that intent.	OTPA		
1794	2369	1/25	1/25	Terry	Assessor To Convey the Interest	This resolve authorizes the State Tax Assessor to convey the interest of the State in several parcels of real estate in the Unorganized Territory that were acquired by the State through the foreclosure of tax liens for the nonpayment of property taxes.			
1890	2393		2/24	Perry	An Act To Create a Rental Fleet Registration Program and Equalize the Tax Rate Imposed on Rental Vehicles 1/5/22 REFERRED to TRA 1/25/22 PH held in TRA TRA reports out to re-refer to TAX 1/26 HOUSE: Referred from TRA to TAX 2/10 SENATE: Rereferred to TAX 2	 A unique owner registration number; Required annual renewal; The issuance of certificates of registration; Distinctive license plates; A temporary 3-year exemption from inspection requirements; and The ability to transfer and remove rental fleet 	OTPA		

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						Part B of the bill addresses the <u>treatment under the</u> sales and use tax of vehicles owned by a rental car company.			
						<u>Current law</u> requires that a <u>rental car company</u> that purchases a truck for rental <u>pays sales tax</u> on that truck but no sales tax is imposed on the charge for renting the truck to a consumer.			
						Part B makes such <u>a purchase by car rental company</u> exempt from the sales tax and makes <u>the rental subject</u> to the rate of a taxable service. Part B also makes technical corrections to the tax law regarding trucks.			
1917		2/1	2/11		An Act To Amend the Tax Laws of the State	SEE MRS CHART AND Proposed Committee amendment.: https://legislature.maine.gov/doc/8027	OTPA		
						<u>Part A</u> makes changes to the insurance premiums tax and income tax law. Part A:			
						1. Specifies that, for tax periods beginning on or after January 1, 2023, premiums on contracts sold by insurance producers through nonadmitted insurers and premiums paid by insureds on self-procured contracts from nonadmitted insurers are subject to tax at the			
						higher of Maine's tax rate and the tax rate of the state of incorporation of the insurance company that is underwriting the policy; and			
						2. Increases the <u>withholding rate applicable to</u> <u>certain gambling winnings</u> subject to Maine tax from 5% of the winnings to the highest marginal tax rate applicable to the tax year during which the winnings are paid, plus any other applicable tax under the Maine			
						Revised Statutes, Title 36, Part 8 relating to income taxes. Part B makes changes to the property tax law.			
						Part B:			
						 Requires <u>municipalities to annually provide</u> information needed by the Department of Administrative 			

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					and Financial Services, Bureau of Revenue Services to conduct <u>state valuation;</u>				
					 <u>Removes an obsolete reference</u> to state property tax; 				
					3. <u>Removes the requirement for benevolent and</u> <u>charitable institutions to be incorporated in Maine to be</u> <u>exempt from taxation;</u>				
					4. <u>Allows assessors to request information</u> from taxpayers regarding property qualifying for an exemption that is subject to full or partial reimbursement by the State;				
					5. Strikes the provision under the <u>deferred</u> <u>collection of homestead property taxes</u> applying the abatement and appeals process under Title 36, chapter 105, subchapter 8 to situations in which the State Tax Assessor disagrees with the municipal valuation of a property subject to deferral; and				
					6. Replaces the term "homestead" with the term "permanent residence" in Title 36, section 6234, regarding municipal benefits to veterans, to better align the definition with the benefit to renters allowed under that section.				
					Part C expands the penalty-free reclassification of land taxed under the Maine Tree Growth Tax Law and farm and open space law to include reclassifications into and out of working waterfront land without incurring a penalty. In addition, it clarifies and aligns the penalty provisions for tree growth, farm and open space and working waterfront current use classifications.				
					Part D changes the monthly transfer of sales tax revenue to the ATV Recreational Management Fund to a biannual transfer, beginning July 1, 2023, of sales tax revenue from the prior fiscal year and clarifies that the transfer is reduced by the transfer to the Local Government Fund.				

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1919		2/1	2/11 3/15		An Act To Encourage Job Growth in the Forest Products Sector through Tax Incentives	ORIGINAL BILL: Proposed to amend the ETIF law to allow spcial conditions for "forest products businesses." WS 2/11 Sponsor proposed amendment. Tabled for MRS review MRS indicated language submitted by sponsor is not administrable and will need significant work. substantial subsequent work. NEW SPONSOR PROPOSED AMENDMENT 3/14: 1. Eliminate ETIF changes 2. Replaces with income tax credit 3. For timber harvesting businesses that a. Add one full-time new employee i. 90% of employee's work in based in Maine wii. Is paid as much as most recent per capita personal income in county where employed. 4. Credit is: i. \$7,500 1st year wii. \$3,500 3rd - 5th years 5. Claimants are certified by DECD 6. Evaluation parameters included.	OTPA		
1937	2484	2/15	2/22		An Act To Clarify the Exemption from Income Tax and Withholding Tax Liability for Certain Out-of-state Suppliers of Spirits Purchased by the Bureau of Alcoholic Beverages and Lottery Operations	This bill provides, for <u>tax years beginning on or</u> <u>after 1/1/21</u> an " <u>exemption " from income taxation</u> or tax withholding <u>for certain manufacturers of spirits or</u> <u>suppliers of spirits located outside the State</u> that sell or ship spirits pursuant to an order or request placed by the Department of Administrative and Financial Services, Bureau of Alcoholic Beverages and Lottery Operations or an agent or contractor of the bureau. The bill also provides that <u>income tax "nexus' is not</u> <u>established by</u> spirits manufactured or produced outside the State and <u>brought into the State pursuant to an</u>	ΟΤΡΑ		

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						order or request of the bureau, regardless of whether those spirits are <u>stored at a warehouse</u> operated or used by the bureau or at another facility as directed by the bureau, and <u>regardless of whether the amount of</u> the sales or the value of those spirits exceeds the thresholds for the determination of nexus as specified in the Maine Revised Statutes, Title 36, section 5200-B, subsection 1. <u>or any other activity required by BABLO</u> This bill provides that <u>spirits manufactured or</u> <u>produced outside this State brought into state due to</u> <u>order or request from BABLO are not subject to tax</u> <u>liability under income tax law.</u> MRS has concerns			
1941	2143	2/8	2/17		An Act To Clarify and Update the Maine Seed Capital Tax Credit Program	 This bill makes <u>changes to improve the effectiveness of</u> the Maine Seed Capital Tax Credit Program based upon concerns raised in the 2021 tax expenditure evaluation <u>report of the OPEGA</u>. The bill makes the following changes. 1. It <u>reduces the tax credit from 40% to 30% of the eligible investment</u>. 2. It <u>raises the aggregate investment limit</u> from \$3,500,000 to \$6,000,000 with not more than \$5,000,000 in a single calendar year. 3. It <u>removes from eligibility investments in visual media production companies</u>. 4. It <u>defines export activities more narrowly</u>. 5. It <u>provides standards for review by the FAME of applications for a tax credit certificate</u>. 6. It increases the amount of <u>information required to be provided in annual reports by eligible businesses</u> to the FAME and provides a <u>financial penalty if a credit certificate is revoked for failure to report</u>. 7. It requires an <u>application for a tax credit certificate to be submitted within 60 days after the date of the investment</u>. 	OTPA		

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						 8. It prohibits credits for investors and their family members who hold more than 25% interest in the business receiving the investment. 9. It provides that the tax credit for individual investors is refundable. 10. It requires the state agencies administering the seed capital tax credit to establish a working group to review issues identified by OPEGA report relating to administration of the credit and submit a report making recommendations for improvements to the TAX committee and to OPEGA by December 1, 2022. 				
1986	2544	3/1	3/10		An Act To Exempt Permanently Disabled Veterans from Payment of Property Tax	CURRENT LAW: provides an exemption from property taxes in veteran's place of residencein an amount up to \$6,000 of the just value of the property to veterans of the Armed Forces of the United States who 1. a. Served during a federally recognized war period b. are receiving any form or pension of compensation from the US government c. for total disability d. service connected or nonservice connected as a veteran or 2. a. Are disabled by injury or disease b. incurred or aggravated during active service c. in the line of duty and d. receiving US pension or compensation for total, service connected disability . Applies to property in place of veteran's residence. This bill provides a property tax exemption up to 100% of the just value to a veteran who a. is totally and permanently disabled by injury or disease b. incurred or aggravated c. during active military service in the line of duty and d. receiving US pension for total service- connected disability. Applies to prop	OTPA			

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						<u>Maine Constitution requires State to reimburse</u> <u>municipalities for at least 50%</u> of revenue lost as a result of new exemption.			
1987	2618	3/1	3/10		in Fiscal Year 2022-23	EMERGENCY BILL: This bill establishes <u>municipal cost components</u> for state and county services provided to <u>the unorganized</u> <u>territory</u> that would normally be paid for by a municipality. The municipal cost components <u>establish</u> the amount to be raised by property tax for the <u>unorganized territory</u> . Takes effect when approved. Fiscal note required.	OTPA fno		
2009	2608	3/15	3/16		Group To Review the Process for Ongoing Review of Tax Expenditures by the Legislature.	This bill implements the recommendations of the Working Group To Review the Process for Ongoing Review of Tax Expenditures by the Legislature established in 2021 by Joint Order 2021, S.P. 578. The bill: 1. Beginning with the 131st Legislature, <u>changes</u> the membership of the Government Oversight <u>Committee</u> by requiring that the membership of that committee must include at least <u>2 members</u> who are members <u>of TAX</u> and at least <u>one member</u> who is a member <u>of IDEA</u> for the purpose of improving communications among those committees regarding tax expenditure review activities; 2. <u>Authorizes TAX committee to meet throughout</u> the year as determined to be necessary by the chairs to perform tax expenditure review functions; 3. Changes the <u>process for expedited review</u> of tax expenditures by repealing requirements that the information be provided to TAX by OPEGA and by expanding the scope of information required to be reported by MRS to facilitate review by TAX; 4. <u>Prioritizes full review of business incentive tax</u> <u>expenditures over tax expenditures directed primarily</u> toward individual tax relief;	OTPA fno		

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						5. Requires that the <u>schedule</u> for review of full review tax expenditures <u>take into consideration any</u> <u>statutory sunset dates;</u>				
						6. Establishes a <u>procedure for review of current</u> <u>statutes containing full review tax expenditures to</u> <u>identify and address the need for statutory changes to</u> <u>improve the ability to analyze and evaluate those</u> <u>provision</u> s;				
						7. Establishes a <u>procedure for review by TAX of</u> legislation under consideration in other committees that would enact a full review tax expenditure. The review is for the purposes of identifying and recommending provisions to facilitate tax expenditure review;				
						8. Establishes a <u>process for TAX to request 2</u> limited analysis projects per year to be completed by OPEGA for the purpose of assisting consideration of legislation before the committee; and				
						9. Directs <u>OPEGA and the OFPR to assess and</u> report to the Legislative Council regarding the need for additional staff to perform the additional functions contained in the bill.				
2010	2606	3/15	3/16		An Act To Help Maine Residents with High Electricity Costs	CONCEPT DRAFT: The bill would establish a tax rebate program for certain electricity ratepayers. It would <u>provide a \$1,000 tax</u> rebate for residential ratepayers and a. \$2,500 tax rebate for businesses with high energy usage.	tabled			
2030	2676				An Act Regarding Taxation of Energy Storage Facilities and Equipment	This bill creates an exemption from sales and use tax for sales of commercial energy storage systems; integral parts and accessories for such a system; and materials for the construction, repair or maintenance of such a system. The bill also provides that the business equipment tax exemption is available for qualified energy storage systems.				

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