Maine Revenue Services130th, 1st Session, "An Act to Make Technical Changes ..." Presentation Chart for "130th 1st - Tech Changes - Legislative Language - 0922"

LD 141	Summary	
Be it enacted by the People	of the State of Maine as follows:	
	Income Tax	
Sec. A-1. 36 MRSA § 191,	Authorizes the Department of Administrative and Financial Services,	
sub-§ 2, ¶ MMM	Maine Revenue Services to disclose information to the Finance	
	Authority of Maine necessary for the administration of the seed capital	
	investment tax credit in the Maine Revised Statutes, Title 36, section	
	5216-B. The authority is responsible for certifying investments that are	
	eligible for the credit.	
Sec. A-2. 36 MRSA § 2536,	Section A-2 and A-6 clarify that, for both the tax imposed on insurance	
1 st ¶	companies pursuant to Title 36, chapter 357 and on persons pursuant	
	to Title 36, Part 8, for purposes of the employer credit for family and	
	medical leave, "employees based in the State" means employees that	
	perform more than 50% of employee-related activities for the employer	
	at a location in Maine. This change reflects administrative practice	
	since implementation of the credit. The change applies retroactively to	
<u></u>	tax years beginning on or after January 1, 2018.	
Sec. A-3. 36 MRSA § 5164,	Amends Title 36, section 5164, subsection 2, a provision of the Maine	
sub-§ 2	fiduciary income tax law, to incorporate gender-neutral terms, delete a	
	duplicate word and make other technical textual changes.	
Sec. A-4. 36 MRSA § 5204	Repeals the additional tax on lump-sum retirement plan distributions,	
	which does not apply to tax years beginning after 2012.	
Sec. A-5. 36 MRSA § 5204-	Repeals the additional tax on early distributions from qualified	
A	retirement plans, which does not apply to tax years beginning after	
	2012.	
Sec. A-6. 36 MRSA § 5219-	Section A-2 and A-6 clarify that, for both the tax imposed on insurance	
UU	companies pursuant to Title 36, chapter 357 and on persons pursuant	
	to Title 36, Part 8, for purposes of the employer credit for family and	
	medical leave, "employees based in the State" means employees that	
	perform more than 50% of employee-related activities for the employer	
	at a location in Maine. This change reflects administrative practice	
	since implementation of the credit. The change applies retroactively to	
See A 7 26 MDCA 6 5220	tax years beginning on or after January 1, 2018. Clarifies that a nonresident estate or trust that does not have Maine	
Sec. A-7. 36 MRSA § 5220, sub-§ 4, ¶ B	taxable income or a Maine income tax liability must nonetheless file a	
Sup-3 4, 1 p	Maine income tax return if the estate or trust has distributable net	
	income derived from or connected with sources in Maine and gross	
	income of \$10,000 or more. This change reflects long-standing	
	administrative practice.	
Sec. A-8. 36 MRSA § 5221	Amends Title 36, sections 5221 and 5228 to incorporate gender-neutral	
Sec. A-9. 36 MRSA § 5228,	terms.	
sub-§6		
Sec. A-10. Application;	Retroactive application date for sections A-2 and A-6.	
retroactivity.		
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Sales Tax		
Sec. B-1. 36 MRSA §1760, sub-§33	Amends the diabetic supplies exemption to require use by the purchaser.	
Sec. B-2. 36 MRSA §1760, sub-§104	Sections B-2 to B-4 and B-6 to B-8 include in Title 36 the effective date of 3 sales tax exemptions enacted in the First Regular Session of the	
Sec. B-3. 36 MRSA §1760, sub-§105	129th Legislature that did not take effect until after the adjournment of the Second Regular Session of the 129th Legislature and repeals conflicting public law provisions.	
Sec. B-4. 36 MRSA §1760, sub-§106	Clarifies the exemption for nonprofit worldwide charitable organizations.	
Sec. B-5. 36 MRSA §2891, sub-§1-A	Removes the Mayo Regional Hospital in Dover-Foxcroft from the hospital tax definition of "Municipally funded hospital".	
Sec. B-6. PL 2019, c. 550, §3	Sections B-2 to B-4 and B-6 to B-8 include in Title 36 the effective date of 3 sales tax exemptions enacted in the First Regular Session of the	
Sec. B-7. PL 2019, c. 551, §3	129th Legislature that did not take effect until after the adjournment of the Second Regular Session of the 129th Legislature and repeals	
Sec. B-8. PL 2019, c. 552, §3	conflicting public law provisions.	
Sec. B-9. Retroactive application.	Retroactive application of sections B-2 to B-4 and B-6 to B-8.	

Property Tax

Sec. C-1. 36 MRSA §310,	Clarifies that the local assessor qualifying examination and individual
sub-§5	examination results are confidential and thus not producible under a
	Freedom of Access Act request.
Sec. C-2. 36 MRSA §694,	Clarifies that enhanced business equipment tax exemption
sub-§2, ¶C	reimbursement only applies to tax increment financing exempt business
	equipment when the reimbursement is used to fund a tax increment
	financing development program.
Sec. C-?. 36 MRSA § 2726,	This amendment makes taxpayer identification numbers included on
sub-§1	the commercial forestry excise tax return confidential and not public
	records for purposes of Title 1, chapter 13.

Miscellaneous		
Sec. D-1. 36 MRSA §173, sub-§1	Updates Title 36, section 173, concerning collection by warrant, to clarify the intent and make technical changes.	
Sec. D-1. 36 MRSA §173, sub-§2		
Sec. D-2. 36 MRSA §199-E	Repeals a provision that required the joint standing committee of the Legislature having jurisdiction over taxation matters to report out a bill permanently eliminating corporate tax expenditures totaling \$6,000,000 per biennium by February 6, 2016.	