1	L.D. 1564
2	Date: (Filing No. S- )
3	TAXATION
4	Reproduced and distributed under the direction of the Secretary of the Senate.
5	STATE OF MAINE
6	SENATE
7	127TH LEGISLATURE
8	SECOND REGULAR SESSION
9 10 11	COMMITTEE AMENDMENT "" to S.P. 616, L.D. 1564, Bill, "An Act To Update References to the United States Internal Revenue Code of 1986 Contained in the Maine Revised Statutes"
12	Amend the bill by striking out all of section 2 and inserting the following:
13 14	'Sec. 2. 36 MRSA §5122, sub-§1, ¶Q, as enacted by PL 2003, c. 20, Pt. II, §2, is repealed.
15 16	Sec. 3. 36 MRSA §5122, sub-§1, ¶II, as corrected by RR 2015, c. 1, §41, is amended to read:
17	II. For taxable years beginning in 2014:
18 19 20 21	(1) An amount equal to the net increase in depreciation attributable to the depreciation deduction claimed by the taxpayer under the Code, Section 168(k) with respect to property placed in service in the State during the taxable year for which a credit is claimed under section 5219-MM for that taxable year; and
22 23 24 25	(2) An amount equal to the net increase in depreciation attributable to the depreciation deduction claimed by the taxpayer under the Code, Section $168(k)$ with respect to property for which a credit is not claimed under section 5219-MM; and
26 27	<b>Sec. 4. 36 MRSA §5122, sub-§1, ¶JJ,</b> as enacted by PL 2015, c. 267, Pt. DD, §8, is amended to read:
28 29	JJ. For tax years beginning on or after January 1, 2016, an amount equal to the taxpayer base multiplied by the following fraction:
30 31 32 33 34	(1) For single individuals and married persons filing separate returns, the numerator is the taxpayer's Maine adjusted gross income less \$70,000, except that the numerator may not be less than zero, and the denominator is \$75,000. In no case may the fraction contained in this subparagraph produce a result that is more than one. The \$70,000 amount used to calculate the numerator in this

Page 1 - 127LR2444(02)-1

subparagraph must be adjusted for inflation in accordance with section 5403,
 subsection 3;

(2) For individuals filing as heads of households, the numerator is the taxpayer's
Maine adjusted gross income less \$105,000, except that the numerator may not
be less than zero, and the denominator is \$112,500. In no case may the fraction
contained in this subparagraph produce a result that is more than one. The
\$105,000 amount used to calculate the numerator in this subparagraph must be
adjusted for inflation in accordance with section 5403, subsection 3; or

9 (3) For individuals filing married joint returns or surviving spouses, the 10 numerator is the taxpayer's Maine adjusted gross income less \$140,000, except 11 that the numerator may not be less than zero, and the denominator is \$150,000. 12 In no case may the fraction contained in this subparagraph produce a result that is 13 more than one. The \$140,000 amount used to calculate the numerator in this 14 subparagraph must be adjusted for inflation in accordance with section 5403, 15 subsection 3.

For purposes of this paragraph, "taxpayer base" means either the taxpayer's applicable standard deduction amount for the taxable year determined under section 5124-B or, if itemized deductions are claimed, the taxpayer's itemized deductions claimed for the taxable year determined under section 5125<del>; and</del>

- 20 Sec. 5. 36 MRSA §5122, sub-§1, ¶KK is enacted to read:
- 21 KK. For taxable years beginning on or after January 1, 2015:
- (1) An amount equal to the net increase in depreciation attributable to the
   depreciation deduction claimed by the taxpayer under the Code, Section 168(k)
   with respect to property placed in service in the State during the taxable year for
   which a credit is claimed under section 5219-NN for that taxable year; and
- 26 (2) An amount equal to the net increase in depreciation attributable to the
   27 depreciation deduction claimed by the taxpayer under the Code, Section 168(k)
   28 with respect to property for which a credit is not claimed under section 5219-NN.

Sec. 6. 36 MRSA §5122, sub-§2, ¶MM, as amended by PL 2015, c. 1, §6, is
 further amended to read:

- MM. For taxable years beginning on or after January 1, 2014, an amount equal to the net increase in the depreciation deduction allowable under the Code, Sections 167 and 168 that would have been applicable to that property had the depreciation deduction under the Code, Section 168(k) not been claimed with respect to such property placed in service during the taxable year beginning in 2013 for which an addition was required under subsection 1, paragraph HH, subparagraph (2) for the taxable year beginning in 2013.
- Upon the taxable disposition of property to which this paragraph applies, the amount of any gain or loss includable in federal adjusted gross income must be adjusted for Maine income tax purposes by an amount equal to the difference between the addition modification for such property under subsection 1, paragraph HH,

Page 2 - 127LR2444(02)-1

- 1 subparagraph (2) and the subtraction modifications allowed pursuant to this 2 paragraph.
- 3 The total amount of subtraction claimed under this paragraph for all tax years may 4 not exceed the addition modification under subsection 1, paragraph HH, 5 subparagraph (2) for the same property; and
- 6 Sec. 7. 36 MRSA §5122, sub-§2, ¶NN, as enacted by PL 2015, c. 1, §7, is 7 amended to read:
- 8 NN. For taxable years beginning on or after January 1, 2015, an amount equal to the 9 net increase in the depreciation deduction allowable under the Code, Sections 167 10 and 168 that would have been applicable to that property had the depreciation 11 deduction under the Code, Section 168(k) not been claimed with respect to such 12 property placed in service during the taxable year beginning in 2014 for which an 13 addition was required under subsection 1, paragraph II, subparagraph (2) for the 14 taxable year beginning in 2014.
- Upon the taxable disposition of property to which this paragraph applies, the amount of any gain or loss includable in federal adjusted gross income must be adjusted for Maine income tax purposes by an amount equal to the difference between the addition modification for such property under subsection 1, paragraph II, subparagraph (2) and the subtraction modifications allowed pursuant to this paragraph.
- The total amount of subtraction claimed under this paragraph for all tax years may not exceed the addition modification under subsection 1, paragraph II, subparagraph (2) for the same property-; and
- 24 Sec. 8. 36 MRSA §5122, sub-§2, ¶OO is enacted to read:
- OO. For taxable years beginning on or after January 1, 2016, an amount equal to the
   net increase in the depreciation deduction allowable under the Code, Sections 167
   and 168 that would have been applicable to that property had the depreciation
   deduction under the Code, Section 168(k) not been claimed with respect to such
   property placed in service during the taxable year for which an addition was required
   under subsection 1, paragraph KK, subparagraph (2) for the taxable year.
- Upon the taxable disposition of property to which this paragraph applies, the amount of any gain or loss includable in federal adjusted gross income must be adjusted for Maine income tax purposes by an amount equal to the difference between the addition modification for such property under subsection 1, paragraph KK, subparagraph (2) and the subtraction modifications allowed pursuant to this paragraph.
- The total amount of subtraction claimed under this paragraph for all tax years may
   not exceed the addition modification under subsection 1, paragraph KK,
   subparagraph (2) for the same property.
- 40 Sec. 9. 36 MRSA §5200-A, sub-§1, ¶AA, as amended by PL 2015, c. 1, §9, is 41 further amended to read:
- 42 AA. For taxable years beginning in 2013:

Page 3 - 127LR2444(02)-1

1 (1) An amount equal to the net increase in depreciation attributable to the depreciation deduction claimed by the taxpayer under the Code, Section 168(k) 2 with respect to property placed in service in the State during the taxable year for 3 which a credit is claimed under section 5219-JJ for that taxable year; and 4 5 (2) An amount equal to the net increase in depreciation attributable to the depreciation deduction claimed by the taxpayer under the Code, Section 168(k) 6 with respect to property for which a credit is not claimed under section 5219-JJ; 7 8 and 9 Sec. 10. 36 MRSA §5200-A, sub-§1, ¶BB, as enacted by PL 2015, c. 1, §10, is 10 amended to read: BB. For taxable years beginning in 2014: 11 12 (1) An amount equal to the net increase in depreciation attributable to the depreciation deduction claimed by the taxpayer under the Code, Section 168(k) 13 with respect to property placed in service in the State during the taxable year for 14 15 which a credit is claimed under section 5219-MM for that taxable year; and 16 (2) An amount equal to the net increase in depreciation attributable to the 17 depreciation deduction claimed by the taxpayer under the Code, Section 168(k) with respect to property for which a credit is not claimed under section 18 19 5219-MM .: and 20 Sec. 11. 36 MRSA §5200-A, sub-§1, ¶CC is enacted to read: 21 CC. For taxable years beginning on or after January 1, 2015: 22 An amount equal to the net increase in depreciation attributable to the (1)depreciation deduction claimed by the taxpayer under the Code, Section 168(k) 23 24 with respect to property placed in service in the State during the taxable year for which a credit is claimed under section 5219-NN for that taxable year; and 25 26 (2) An amount equal to the net increase in depreciation attributable to the depreciation deduction claimed by the taxpayer under the Code, Section 168(k) 27 with respect to property for which a credit is not claimed under section 5219-NN. 28 29 Sec. 12. 36 MRSA §5200-A, sub-§2, ¶Y, as amended by PL 2015, c. 1, §12, is further amended to read: 30 31 Y. For taxable years beginning on or after January 1, 2014, an amount equal to the net increase in the depreciation deduction allowable under the Code, Sections 167 32 33 and 168 that would have been applicable to that property had the depreciation deduction under the Code, Section 168(k) not been claimed with respect to such 34 property placed in service during the taxable year beginning in 2013 for which an 35 addition was required under subsection 1, paragraph AA, subparagraph (2) for the 36 taxable year beginning in 2013. 37 38 Upon the taxable disposition of property to which this paragraph applies, the amount 39 of any gain or loss includable in federal taxable income must be adjusted for Maine income tax purposes by an amount equal to the difference between the addition 40

Page 4 - 127LR2444(02)-1

- modification for such property under subsection 1, paragraph AA, subparagraph (2)
   and the subtraction modifications allowed pursuant to this paragraph.
- 3 The total amount of subtraction claimed under this paragraph for all tax years may 4 not exceed the addition modification under subsection 1, paragraph AA, 5 subparagraph (2) for the same property; and
- 6 Sec. 13. 36 MRSA §5200-A, sub-§2, ¶Z, as enacted by PL 2015, c. 1, §13, is 7 amended to read:
- Z. For taxable years beginning on or after January 1, 2015, an amount equal to the net increase in the depreciation deduction allowable under the Code, Sections 167 and 168 that would have been applicable to that property had the depreciation deduction under the Code, Section 168(k) not been claimed with respect to such property placed in service during the taxable year beginning in 2014 for which an addition was required under subsection 1, paragraph BB, subparagraph (2) for the taxable year beginning in 2014.
- Upon the taxable disposition of property to which this paragraph applies, the amount of any gain or loss includable in federal taxable income must be adjusted for Maine income tax purposes by an amount equal to the difference between the addition modification for such property under subsection 1, paragraph BB, subparagraph (2) and the subtraction modifications allowed pursuant to this paragraph.
- 20The total amount of subtraction claimed under this paragraph for all tax years may21not exceed the addition modification under subsection 1, paragraph BB, subparagraph22(2) for the same property-; and
- 23 Sec. 14. 36 MRSA §5200-A, sub-§2, ¶AA is enacted to read:
- AA. For taxable years beginning on or after January 1, 2016, an amount equal to the net increase in the depreciation deduction allowable under the Code, Sections 167 and 168 that would have been applicable to that property had the depreciation deduction under the Code, Section 168(k) not been claimed with respect to such property placed in service during the taxable year for which an addition was required under subsection 1, paragraph CC, subparagraph (2) for the taxable year.
- 30 Upon the taxable disposition of property to which this paragraph applies, the amount 31 of any gain or loss includable in federal taxable income must be adjusted for Maine 32 income tax purposes by an amount equal to the difference between the addition 33 modification for such property under subsection 1, paragraph CC, subparagraph (2) 34 and the subtraction modifications allowed pursuant to this paragraph.
- 35The total amount of subtraction claimed under this paragraph for all tax years may36not exceed the addition modification under subsection 1, paragraph CC, subparagraph37(2) for the same property.
- 38 Sec. 15. 36 MRSA §5219-NN is enacted to read:

Page 5 - 127LR2444(02)-1

	COMMITTEE AMENDMENT " " to S.P. 616, L.D. 1564
1	<b>§5219-NN.</b> Maine capital investment credit for 2015 and after
2 3 4	<b>1. Credit allowed.</b> A taxpayer that claims a depreciation deduction under the Code, Section 168(k) for property placed in service in the State during a taxable year that begins on or after January 1, 2015 is allowed a credit as follows:
5 6 7 8 9	A. A taxable corporation is allowed a credit against the taxes imposed by this Part in an amount equal to 9% of the amount of the net increase in the depreciation deduction reported as an addition to income for the taxable year under section 5200-A, subsection 1, paragraph CC, subparagraph (1) with respect to that property, except for excluded property under subsection 2; or
10 11	<u>B.</u> An individual is allowed a credit against the taxes imposed by this Part in an amount equal to:
12 13 14 15	(1) For taxable years beginning in 2015, 8% of the amount of the net increase in the depreciation deduction reported as an addition to income for the taxable year under section 5122, subsection 1, paragraph KK, subparagraph (1) with respect to that property, except for excluded property under subsection 2; and
16 17 18 19 20	(2) For taxable years beginning on or after January 1, 2016, 7% of the amount of the net increase in the depreciation deduction reported as an addition to income for the taxable year under section 5122, subsection 1, paragraph KK, subparagraph (1) with respect to that property, except for excluded property under subsection 2.
21 22	<b><u>2. Certain property excluded.</u></b> The following property is not eligible for the credit under this section:
23 24	<u>A.</u> Property owned by a public utility as defined by Title 35-A, section 102, subsection 13;
25 26	<u>B.</u> Property owned by a person that provides radio paging services as defined by <u>Title 35-A</u> , section 102, subsection 15;
27 28	<u>C.</u> Property owned by a person that provides mobile telecommunications services as defined by Title 35-A, section 102, subsection 9-A;
29 30	D. Property owned by a cable television company as defined by Title 30-A, section 2001, subsection 2;
31 32	E. Property owned by a person that provides satellite-based direct television broadcast services;
33 34	F. Property owned by a person that provides multichannel, multipoint television distribution services; and
35	G. Property that is not in service in the State for the entire 12-month period

35G. Property that is not in service in the State for the entire 12-month period36following the date it is placed in service in the State.

37 3. Limitations; carry-forward. The credit allowed under subsection 1 may not
 38 reduce the tax otherwise due under this Part to less than zero. Any unused portion of the
 39 credit may be carried forward to the following year or years for a period not to exceed 20
 40 years.

Page 6 - 127LR2444(02)-1

1 4. Recapture. The credit allowed under this section must be fully recaptured to the extent claimed by the taxpayer if the property forming the basis of the credit is not used 2 in the State for the entire 12-month period following the date it is placed in service in the 3 State. The credit must be recaptured by filing an amended return in accordance with 4 section 5227-A for the tax year in which that property was used to calculate the credit 5 under this section. The amended return must reflect the credit disallowed and the income 6 modifications required by section 5122, subsection 1, paragraph KK and section 5200-A, 7 subsection 1, paragraph CC with respect to that property. 8

Sec. 16. Application. That section of this Act that amends the Maine Revised
Statutes, Title 36, section 111, subsection 1-A applies to tax years beginning on or after
January 1, 2015 and to any prior tax years as specifically provided by the United States
Internal Revenue Code of 1986 and amendments to that Code as of December 31, 2015.
That section of this Act that repeals the Maine Revised Statutes, Title 36, section 5122,
subsection 1, paragraph Q applies to tax years beginning on or after January 1, 2016.'

SUMMARY
This amendment repeals, for taxable years beginning on or after January 1, 2016, the
addition modification that decouples Maine's individual income tax law from the federal
deduction for qualified tuition and related expenses under the United States Internal
Revenue Code of 1986, Section 222.

20 This amendment decouples the Maine individual and corporate income taxes from the federal bonus depreciation deductions for taxable years beginning on or after January 1, 21 2015. In addition, it provides a Maine capital investment credit for taxable years 22 beginning on or after January 1, 2015 with respect to depreciable property placed in 23 service in Maine. The credit is equal to 9% of the amount of the net increase in 24 depreciation attributable to the depreciation deduction claimed by the taxpayer under the 25 United States Internal Revenue Code of 1986, Section 168(k) with respect to property 26 placed in service in the State during the taxable year for taxable corporations; for 27 28 individuals the credit is 8% of such amount for tax years beginning in 2015 and is 7% for tax years beginning on or after January 1, 2016. 29

Page 7 - 127LR2444(02)-1