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REGULATORY DATABASE

PROPOSED	Agency	Summary	Hearing Date	Comments/ Due Date/ and Contact
Ch, 102, Electronic Funds Transfer (EFT)	Department of Administrative and Financial Services (DAFS), Maine Revenue Services (MRS)	Maine Revenue Services is proposing to amend Rule 102 ("Electronic Funds Transfer (EFT)") to impose an electronic funds transfer requirement on payers of Maine real estate withholding beginning in 2025 and to clarify the rule by removing obsolete provisions, adding clarifying language, and making other technical changes.	N/A	March 29, 2024 Alexander.J.Weber@maine.gov
Ch. 10, Land Use Districts and Standards	Department of Agriculture, Conservation & Forestry, Maine Land Use Planning Commission	Chapter 10 rules establish land use standards for lands within the Maine Land Use Planning Commission's service area. The goal of this rulemaking is to improve landowner compliance with land use standards and resource protections and maintain the ability of landowners to construct certain accessory structures without the need to obtain a permit from the Commission.	Not applicable	Written comments must be submitted on or prior to April 1, 2024. Written rebuttal comments must be submitted on or prior to April 15, 2024. Timothy.Beaucage@maine.gov

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Ch. 2, Definitions; Ch. 10, Land Use Districts and Standards	Department of Agriculture, Conservation & Forestry, Maine Land Use Planning Commission	The Maine Land Use Planning Commission is seeking public comment on proposed amendments to Chapter 2, Definitions and Chapter 10, Land Use Districts and Standards, to implement rules regarding short-term rental of residential properties in the Commission's service area. The proposed amendments to Chapter 2 include a definition of short-term rental and clarify or update related definitions. The proposed amendments to Chapter 10 include the addition of short-term rental as a use listing in subdistricts where single-family residential dwellings are allowed and new standards that must be met for short-term rentals. Specifically, the proposed changes would require: 1) the owner of a short-term rental to notify the Commission of the activity; 2) occupancy limits for short-term rentals; 3) that short-term rental properties meet subsurface wastewater disposal rules; 4) that emergency contact and property location information be posted in the unit; 5) sufficient parking for guests and emergency vehicle access; and 6) adequate solid waste disposal.	None	Written comments must be submitted on or prior to Wednesday, April 17, 2024. Stacy.Benjamin@maine.gov.
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Ch. 375, No	Department of Environmental	In P.L. 2023 ch. 448, the Legislature	March 7, 2024, 9 AM,	March 18, 2024
Adverse	Protection	directed the Department to establish a	Augusta Civic Center, 76	Naomi.Kirk-Lawlor@maine.gov
Environmental Effect		compensation fee program for renewable	Community Dr, Augusta, ME	
Standards of the		energy development projects, specifically	04330	
Site Location of		solar energy development, wind energy		
Development Act		development, and high-impact		
		transmission lines that trigger the Site		
		Location of Development law. The new		
		statute requires this program to allow for		
		the payment of a compensation fee when		
		the Department determines that off-site		
		habitat improvement or preservation is		
		necessary to mitigate the adverse effects		
		of a renewable energy development on		
		large undeveloped habitat blocks,		
		important wildlife corridors, and other		
		habitat types identified in consultation with		
		the Department of Inland Fisheries and		
		Wildlife.		
		The Department is proposing to amend		
		Chapter 375, No Adverse Environmental		
		Effect Standards of the Site Location of		
		Development Act, to define these habitat		
		resources and establish a compensation		
		fee program. Compensation would be		
		required if there would be any alteration to		
		a deer wintering area, habitat of rare,		
		threatened or endangered species,		
		migratory bird pathway, or important		
		wildlife corridor, or when there are certain		
		alterations to large undeveloped habitat		
		blocks. Compensation would be required if		

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Ch. 4, Maine	Department of Public Safety,	This chapter establishes the Existing	N/A	March 4, 2024
Uniform Building	Office of State Fire Marshal,	Building code component of the Maine		Gregory.J.Day@maine.gov
Code – Existing	Bureau of Building Codes and	Uniform Building and Energy Code		
Building Code	Standards	("MUBEC") and the Maine Uniform		
		Building Code ("MUBC"). The provisions of		
		this chapter are based on a nationally		
		recognized model building code published		
		by the International Code Council, Inc.,		
		and is made part of the MUBEC through		
		incorporation by reference. This chapter		
		also contains requirements for the		
		enforcement of the Existing Building code		
		by local building officials in municipalities		
		with a population of greater 4,000		
		residents.		
Ch. 2, Maine	Department of Public Safety,	This chapter sets forth the methods by	N/A	March 4, 2024
Uniform Building	Office of State Fire Marshal,	which municipalities may utilize a Third		Gregory.J.Day@maine.gov
Energy Code – Third	Bureau of Building Codes and	Party Inspector (TPIs) as an option. A TPI		
Party Inspectors	Standards	certified by the Maine Department of		
("TPI")		Economic and Community Development is		
		authorized to enter into a private		
		agreement for remuneration with an		
		Applicant or with a municipality or		
		municipalities, to conduct inspections		
		under 30-A M.R.S. §4451 for compliance		
		with the Maine Uniform Building and		
		Energy Codes, to issue a Notice to		
		Proceed to the Applicant and to issue an		
		inspection report to the municipality for the		
		issuance of a certificate of occupancy.		
Ch. 1, Maine	Department of Public Safety,	Chapter 1 is an administrative chapter that	NI/A	March 4, 2024
· ·	Office of State Fire Marshal,	clarifies who needs to enforce the	IN/A	Gregory.J.Day@maine.gov
Energy Code –	Bureau of Building Codes and	MUBEC, and what codes make up the		Gregory.3.Day@maine.gov
Administrative	Standards	MUBEC. It also establishes the		
Procedures	Otanuarus	amendment procedure to the code. The		
1 1000duios		rule contains several critical definitions as		
		required by Statute to clarify the MUBEC.		
		As directed by the legislature this rule		
		makes previously optional standards part		
		of the code and adds one new code.		
		and and and the new today.		

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REGULATORY DATABASE

ADOPTED				
Subject Area	Agency	Summary	Effective Date	
Ch. 305, Natural	Department of Environmental	Public Law 2023, ch. 97 directed the	2/2/2024	
Resources	Protection	Department to undertake rulemaking to		
Protection Act –		amend Chapter 305 Natural Resources		
Permit by Rule,		Protection Act (NRPA) - Permit By Rule to		
Section 16A Beach		allow for the use of biodegradable		
nourishment and		stabilization materials in dune restoration		
dune restoration or		projects. This law became effective		
construction		October 25, 2023. Department staff have		
activities in coastal		been working on a draft rule revision to		
sand dunes		implement the law that will be proposed to		
		the Board for posting for standard		
		rulemaking in the coming weeks. Due to		
		the recent storm events, there is an		
		immediate need to allow for expedited		
		review of dune restoration and		
		construction projects through permit by		
		rule. This emergency rulemaking would		
		put into place revisions to Chapter 305,		
		Section 16A to allow coastal sand dune		
		restoration using biodegradable		
		stabilization materials to receive NRPA		
		permits through permit by rule. All		
		emergency rulemaking expires after 90		
		days, so this rule revision will be		
		temporary.		

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Ch. 242, Rules for Conversion of Seasonal Dwelling Units into Year- Round Residences in the Shoreland Zone	Department of Health and Human Services, Maine Center for Disease Control and Prevention	this rule as it has adopted amendments to Maine's Subsurface Wastewater Disposal Rules, 10-144 CMR Ch. 241 (Ch. 241). The Department clarified the requirements and updated the language within Section 8(B)(1) of Chapter 241, so that all subsurface wastewater disposal requirements are combined within one rule	2/4/2024	
Ch 230	Department of Professional and	at Chapter 241. This amended language to Ch. 241 make the requirements in Ch. 242 no longer applicable, therefore necessitating the repeal of this rule.	1/0/2024	
Ch. 230, Supervisory Appraiser Duties; Ch. 240, Standards of Professional Practice	Department of Professional and Financial Regulation, Office of Professional and Occupational Regulation, Board of Real Estate Appraisers	Chapter 230: Supervisory Appraiser Duties more clearly and explicitly sets forth the role and responsibilities of a supervisory appraiser. The replacement rule clarifies experience acceptable for credit, experience log content and submission requirements. Additionally, the rule aligns rule terminology with the statute. Chapter 240: Standards of Professional Practice incorporates the Uniform Standards of Professional Appraisal Practice ("USPAP"), 2024 Edition, Copyright □ 2024, The Appraisal Foundation, effective January 1, 2024, into the Board's rules by reference as the standard of practice for licensees.	1/9/2024	