1	L.D. 1518
2	Date: (Filing No. S-)
3	VETERANS AND LEGAL AFFAIRS
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5	STATE OF MAINE
6	SENATE
7	126TH LEGISLATURE
8	FIRST REGULAR SESSION
9 10	COMMITTEE AMENDMENT " " to S.P. 573, L.D. 1518, Bill, "An Act Concerning Liquor Licensing Laws for Holders of 2 Licenses"
11 12	Amend the bill by striking out everything after the enacting clause and before the summary and inserting the following:
13 14	'Sec. 1. 28-A MRSA §10, as amended by PL 2009, c. 438, §1, is further amended to read:
15	§10. Class A restaurant and off-premise retail licensee on same premises
16 17 18 19 20 21	1. Class A restaurant or restaurant and off-premise retail licensee on same premises not prohibited. If a portion of a premise premises is licensed as an off-premise retail licensee, no provision within this Title may be construed to prohibit issuance of a Class A restaurant Class III or Class IV license to the same licensee for a restaurant or Class A restaurant for the remaining portion of the premises, provided that as long as necessary qualifications are maintained for each separately licensed area.
22 23 24 25	2. Access between the 2 licensed areas. There may be access between the 2 licensed areas for the licensee or his the licensee's employees if it is through areas open only to the licensee or his the employees. There must be complete nonaccess between the 2 licensed areas by the public.
26 27	2-A. Access exception. Notwithstanding subsection 2, there may be access between the 2 licensed areas by the public as provided by this subsection.
28 29 30 31 32	A. There may be access between the 2 licensed areas when there is a clear delineation of space, by a wall or permanent barrier that separates the 2 licensed areas and allows only one clearly defined and controlled point of access for patrons between the licensed establishments. The controlled point of access is not required to include a door that must be physically opened and closed.
33 34 35	B. When access between the 2 licensed areas exists for patrons of either establishment, all malt liquor and wine sold for on-premises consumption must be served by an employee of the licensed establishment and may be served only when

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1	accompanying a full meal prepared in a separate and complete kitchen on the
2	premises. For the purposes of this paragraph, "full meal" means a diversified
3	selection of food that cannot ordinarily be consumed without the use of tableware and
4	cannot be conveniently consumed while standing or walking.
5	C. Malt liquor or wine sold or served on the premises may not be transported by a
6	patron or employee of either establishment from one licensed area to another. The
7	licensee shall ensure that easily readable signs are conspicuously posted to inform the
8	public that transfer of alcoholic beverages from one licensed area to another is strictly
9	prohibited.
10	This subsection is repealed September 30, 2015.
11	3. Licensee to maintain separate records, supplies and inventory. The licensee
12	shall maintain records, supplies and inventory within each separate licensed
13	establishment in accordance with the appropriate license privilege authorized for each
14	separate area. The licensee shall maintain supplies and inventory separately in
15	accordance with the appropriate license privilege either in each separate licensed
16	establishment or, with prior approval of the bureau, in one storage area on the premises
17	with appropriate separation of the supplies and inventory.
18	4. Application. This section does not apply to a dual license holder licensed under
19	section 1207 <u>1208.</u> '
20	SUMMARY
21	This amendment replaces the bill. The amendment allows premises to be issued a
22	separate license for the on-premises consumption of malt liquor and wine in the same
22 23	location where the person is licensed to sell liquor for off-premises consumption as long
24	as the 2 licensed areas are separated by a wall or barrier that allows for only one
25	controlled point of access between the 2 areas by patrons. The exception provided in this
26	amendment is repealed September 30, 2015. The amendment also corrects a cross-
27	reference.
28	FISCAL NOTE REQUIRED
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(See attached)