1	L.D. 1927
2	Date: (Filing No. H-)
3	JUDICIARY
4	Reproduced and distributed under the direction of the Clerk of the House.
5	STATE OF MAINE
6	HOUSE OF REPRESENTATIVES
7	132ND LEGISLATURE
8	FIRST SPECIAL SESSION
9 10 11	COMMITTEE AMENDMENT "" to H.P. 1288, L.D. 1927, "An Act to Protect Housing Quality by Enacting Mold Inspection, Notification and Remediation Requirements"
12 13	Amend the bill in section 1 in 6021 -B in subsection 1 by striking out all of paragraph E (page 1, lines 17 and 18 in L.D.).
14 15	Amend the bill in section 1 in §6201-B in subsection 1 by relettering the paragraphs to read alphabetically.
16 17	Amend the bill in section 1 in §6021-B by striking out all of subsection 2 (page 1, lines 27 to 40 and page 2, lines 1 to 25 in L.D.) and inserting the following:
18	'2. Landlord duties. A landlord has the following duties.
19 20	A. Upon written or oral notice of a leaking event in a dwelling unit or common area, the landlord or the landlord's agent shall take prompt, effective steps to:
21 22	(1) Inspect the dwelling unit or common area and take all reasonable measures necessary to stop or reduce the scope of the leaking; and
23 24 25	(2) Repair the source of the leak and restore the affected area, including, but not limited to, by removing all porous building materials that have been wet for more than 48 hours.
26 27 28	B. Upon written or oral notice from a tenant that a dwelling unit or a common area has visible mold or dampness, the landlord or the landlord's agent shall take prompt, effective steps to:
29 30 31 32	(1) Conduct an inspection of the dwelling unit or common area for visible mold growth or chronic moisture conditions. If, during the inspection, an area of visible mold greater than 10 square feet is found, the landlord shall have the property assessed by a mold assessment professional;

Page 1 - 132LR1868(03)

COMMITTEE AMENDMENT

1	(2) Upon a determination that visible mold or dampness exists in a dwelling unit
2	or common area, create a written repair, clean-up and restoration plan, which must
3	be shared with the impacted tenant or tenants; and
4	(3) Prior to any mold clean-up or restoration activities, repair the underlying
5	leaking event or dampness problem.
6	C. Areas of mold contamination less than or equal to 10 square feet may be remediated
7	by the landlord or the landlord's agent. All mold remediation work must comply with
8	this section.
9	D. Areas of mold contamination greater than 10 square feet must be remediated by a
10	mold remediation professional in compliance with this section.
11	E. A landlord may employ only a mold assessment professional or mold remediation
12	professional that carries valid liability insurance.
13	F. Before renting a dwelling unit, a landlord shall disclose to a prospective tenant if
14	the unit, an adjacent unit or a common area is currently experiencing a leaking event
15	or has visible mold or dampness or if regular dehumidification is required to prevent
16	dampness. Upon request from a tenant or prospective tenant, a landlord shall disclose
17 18	the last date that the dwelling unit the landlord seeks to rent as well as adjacent units and common areas were inspected for evidence of a leaking event and visible mold and
18	dampness and the results of those inspections.
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20 21	<u>G. A landlord may not offer for rent a dwelling unit if the landlord knows the dwelling</u> unit has a leaking event or has visible mold or dampness that has not been remediated
22	as set forth in this section.
23	H. All assessment and remediation activities must follow the best practices.'
24	Amend the bill in section 1 in §6021-B by striking out all of subsection 5 (page 4, lines
25	1 to 23 in L.D.).
26	Amend the bill by relettering or renumbering any nonconsecutive Part letter or section
27	number to read consecutively.
28	SUMMARY
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29 30	This amendment removes the requirement that a landlord must inspect a dwelling unit within 24 hours of a leaking event and repair the source of the leak within 5 days. The
31	amendment also removes the requirement that a landlord conduct an inspection of visible
32	mold or dampness greater than 10 square feet within 5 days of notice from the tenant. The
33	amendment requires that all assessments and remediation activities follow best practices.
34	The amendment strikes the subsection relating to additional enforcement mechanisms for
35	local health officers.
36	FISCAL NOTE REQUIRED
37	(See attached)

Page 2 - 132LR1868(03)

COMMITTEE AMENDMENT