

PLEASE NOTE: Legislative Information **cannot** perform research, provide legal advice, or interpret Maine law. For legal assistance, please contact a qualified attorney.

Amend the resolve by striking out the title and substituting the following:

**'Resolve, Directing the Department of Environmental Protection To  
Evaluate Emissions from Aboveground Petroleum Storage Tanks'**

Amend the resolve in section 1 in the 2nd line (page 1, lines 2 and 3 in L.D.) by striking out the following: "fixed-roof, heated"

Amend the resolve in section 1 by inserting at the end the following: 'As part of the study, the department shall identify methods or programs for assisting municipalities in the use and application of mobile air quality monitoring devices to identify the release of hazardous air pollutants from aboveground petroleum storage tanks.'

Amend the resolve in section 3 in the 5th line (page 1, line 19 in L.D.) by striking out the following: "estimates," and inserting the following: 'estimates and methods or programs for assisting municipalities in the use and application of mobile air quality monitoring devices,'

Amend the resolve by relettering or renumbering any nonconsecutive Part letter or section number to read consecutively.

## SUMMARY

This amendment, which is the majority report of the committee, changes the title of the resolve and language in the resolve to broaden the scope of the study to all aboveground petroleum storage tanks instead of just fixed-roof, heated tanks. The amendment also requires the Department of Environmental Protection, as part of the study required in the resolve, to identify methods or programs for assisting municipalities in the use and application of mobile air quality monitoring devices to identify the release of hazardous air pollutants from aboveground petroleum storage tanks. It also requires the department to include recommendations for these identified methods or programs in its required report.