1	L.D. 1326		
2	Date: (Filing No. S-)		
3	AGRICULTURE, CONSERVATION AND FORESTRY		
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	COMMITTEE AMENDMENT " " to S.P. 478, L.D. 1326, Bill, "An Act To Require Labeling of All Genetically Modified Products"		
11	Amend the bill by striking out the title and substituting the following:		
12	'An Act To Strengthen Maine's Genetically Modified Products Labeling Law'		
13 14	Amend the bill by striking out all of sections 1 to 9 (page 1, lines 2 to 37 and page 2, lines 1 to 26 in L.D.) and inserting the following:		
15 16	'Sec. 1. 22 MRSA §2593, as enacted by PL 2013, c. 436, §1 and affected by §2, is amended to read:		
17	§2593. Disclosure requirements for genetically engineered food and seed stock		
18 19 20 21 22 23	1. Disclosure. Beginning 18 months after the effective date of this section, any food or seed stock offered for retail sale that is genetically engineered must be accompanied by a conspicuous disclosure that states "Produced with Genetic Engineering." The statement must be located on the package for all packaged food or seed stock or, in the case of unpackaged food or seed stock, on a card or label on the store shelf or bin in which the food or seed stock is displayed.		
24 25	2. Use of term "natural." A food that is subject to disclosure under subsection 1 may not be described on the label or by similar identification as "natural."		
26 27 28 29	3. Misbranding. Any food <u>or seed stock</u> that is genetically engineered that does not display the disclosure required under subsection 1 or that is labeled or identified as natural in violation of subsection 2 is considered misbranded for the purposes of chapter 551, subchapter 1 except that:		
30 31	A. A food <u>or seed stock</u> is not considered misbranded if the food <u>or seed stock</u> is produced by a person who:		
32 33 34	(1) Grows, raises or otherwise produces that food <u>or seed stock</u> without knowledge that the food <u>or seed stock</u> was created from other seed or other food that was genetically engineered; and		

1 2 3 4	(2) Obtains a sworn statement from the person from whom the food <u>or seed stock</u> was obtained that the food <u>or seed stock</u> was not knowingly genetically engineered and was segregated from and not knowingly commingled with a food <u>or seed stock</u> component that may have been genetically engineered;
5 6	B. A food product derived from an animal is not considered misbranded if the animal was not genetically engineered but was fed genetically engineered feed; and
7 8 9	C. A packaged processed food is not considered misbranded if the total weight of the processed food that was genetically engineered is less than 0.9% of the total weight of the processed food.
10 11	4. Rules. The commissioner may adopt routine technical rules under Title 5, chapter 375, subchapter 2-A for the administration and enforcement of this chapter.
12 13	Sec. 2. 22 MRSA §2594, sub-§1, as enacted by PL 2013, c. 436, §1 and affected by §2, is amended to read:
14 15 16 17 18	1. Reliance on affidavit. A distributor or retailer that sells or advertises food or seed stock that is genetically engineered that fails to make the disclosure required under section 2593, subsection 1 is not subject to liability in any civil action to enforce this chapter if the distributor or retailer relied on the affidavit under section 2596 provided by the producer or grower stating that the food or seed stock is not subject to the disclosure requirements under this chapter.
20 21	Sec. 3. 22 MRSA §2596, as enacted by PL 2013, c. 436, §1 and affected by §2, is amended to read:
22	§2596. Affidavit
23 24 25 26 27	The commissioner shall develop an affidavit form that may be provided by a producer or grower of food <u>or seed stock</u> to distributors and retailers and that may be included in shipments of food <u>or seed stock</u> within the State certifying that the food <u>or seed stock</u> being sold or shipped is not subject to the disclosure requirements of this chapter.'
28	Amend the bill by inserting after section 10 the following:
29 30	'Sec. 11. Appropriations and allocations. The following appropriations and allocations are made.
31	AGRICULTURE, CONSERVATION AND FORESTRY, DEPARTMENT OF
32	Division of Quality Assurance and Regulation 0393
33	Initiative: Provides funding for one-time rule-making costs.
34	GENERAL FUND 2015-16 2016-17

27	GENERAL FUND	2013-10	2010-17
35	All Other	\$0	\$2,500
36			
37	GENERAL FUND TOTAL	\$0	\$2,500

Division of Quality Assurance and Regulation 0393

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1	Initiative: Provides funding for 2 Consumer Protection I	nspector positions	s, one Office
2	Associate II position and other related costs.		
3	GENERAL FUND	2015-16	2016-17
4	POSITIONS - LEGISLATIVE COUNT	0.000	3.000
5	Personal Services	\$0	\$157,210
6 7	All Other	\$0	\$18,250
8	GENERAL FUND TOTAL	\$0	\$175,460
9	Office of the Commissioner 0401		
10 11	Initiative: Provides funding for costs related to 2 new Consumer Protection Inspector positions and one Office Associate II position.		
12	GENERAL FUND	2015-16	2016-17
13	All Other	\$0	\$4,062
14			
15	GENERAL FUND TOTAL	\$0	\$4,062
16	OTHER SPECIAL REVENUE FUNDS	2015-16	2016-17
17	All Other	\$0	\$748
18			
19	OTHER SPECIAL REVENUE FUNDS TOTAL	\$0	\$748
20	AGRICULTURE, CONSERVATION AND		
21	FORESTRY, DEPARTMENT OF		
22	DEPARTMENT TOTALS	2015-16	2016-17
23	CENTED AT EVIND		0100.000
24	GENERAL FUND	\$0	\$182,022
25	OTHER SPECIAL REVENUE FUNDS	\$0	\$748
26			0102 550
27	DEPARTMENT TOTAL - ALL FUNDS	\$0	\$182,770
28			
29	Amend the bill by relettering or renumbering any	nonconsecutive I	Part letter or
30	section number to read consecutively.		
31	SUMMARY		
32	This amendment, which is the minority report of the committee, removes most of the		
33	provisions of the bill. The amendment requires disclosur	· ·	
2.4		1 6 1:14	1. 1

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point of retail sale for seed stock and provides that seed stock for which the disclosure is

not made is considered to be misbranded and subject to the sanctions for misbranding.

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1	The amendment retains the provision of the bill that repeals the section of Public Law
2	2013, chapter 436 that provides that Maine's genetically modified food products labeling
3	law does not take effect until 4 other contiguous states enact similar laws.
4 5	The amendment repeals the provision that food may not be labeled as natural if it has been genetically engineered.
5	The amendment also adds an appropriations and allocations section to the bill.
7	FISCAL NOTE REQUIRED
8	(See attached)