AGRICULTURE, CONSERVATION AND FORESTRY

Reproduced and distributed under the direction of the Secretary of the Senate.

STATE OF MAINE

SENATE

131ST LEGISLATURE

FIRST SPECIAL SESSION

COMMITTEE AMENDMENT “ ” to S.P. 16, L.D. 24, “An Act to Prohibit Open Burning Under a Red Flag Warning and Regulate Recreational Campfires”

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

'An Act to Prohibit Certain Open Burning Under a Red Flag Warning and Regulate Recreational Campfires'

Amend the bill by striking out everything after the enacting clause and inserting the following:

'Sec. 1. 12 MRSA §9321, sub-§1-A is enacted to read:

1-A. Red flag warning areas. The following provisions govern permits for open burning in geographic areas subject to a red flag warning.

A. Except as provided in paragraph B, the director or the director's delegate may not issue a permit or other permission for open burning to take place in a geographic area subject to a red flag warning.

B. The director or the director's delegate may issue a permit for a controlled burn on a commercially managed wild blueberry field in a geographic area subject to a red flag warning as long as the application for the permit includes a prescribed burn plan approved by the issuing authority. The permit must incorporate by reference the approved burn plan.

Sec. 2. 12 MRSA §9321, sub-§2, as amended by PL 1999, c. 547, Pt. B, §32 and affected by §80, is further amended to read:

2. Revocation. The director or the director's delegate may revoke any permit during a period of high forest fire danger or any permit which results in creation of a nuisance condition without compliance with the provisions of Title 4, chapter 5 or Title 5, chapter 375. If a geographic area is subject to a red flag warning, the following provisions apply.
A. Except as provided in paragraph B, the director or the director's delegate shall 
revoke any permit for open burning in that geographic area during the period in which 
a red flag warning is in effect.

B. The director or the director's delegate is not required to revoke a permit for a 
controlled burn on a commercially managed wild blueberry field during the period in 
which a red flag warning is in effect if the permit includes an approved prescribed burn 
plan.

Sec. 3. 12 MRSA §9321-B is enacted to read:

§9321-B. Definitions

As used in this article, unless the context otherwise indicates, the following terms have 
the following meanings.

1. Recreational campfire. "Recreational campfire" means an out-of-door fire that is 
used for cooking, personal warmth, light or ceremonial or aesthetic purposes and that is not 
a part of debris disposal. "Recreational campfire" includes a residential fire contained 
within an out-of-door fireplace. "Recreational campfire" does not include a portable 
lantern designed to emit light resulting from combustion or a stove that is used inside a 
structure or living accommodation.

2. Red flag warning. "Red flag warning" means a forecast warning issued by the 
United States Department of Commerce, National Oceanic and Atmospheric 
Administration, National Weather Service or its successor, in consultation with the bureau, 
that informs the public, firefighters and land management agencies that conditions are ideal 
for wildland fire combustion and rapid spread. A red flag warning indicates for a given 
geographic area, until the warning is withdrawn, that the temperature is warm, the humidity 
is very low and strong winds are expected and that these factors produce an increased risk 
of fire danger.

Sec. 4. 12 MRSA §9324, sub-§9 is enacted to read:

9. Open burning during red flag warning. A person may not engage in open burning 
under section 9325, subsection 1 or 2, including a recreational campfire, in any geographic 
area subject to a red flag warning. Open burning without a permit under section 9325, 
subsection 2 is exempt from this subsection at the following locations:

A. A camping facility licensed under Title 22, section 2495; and

B. Campsites under the jurisdiction of the Department of Agriculture, Conservation 
and Forestry or the Baxter State Park Authority, as long as the campsite and the use of 
out-of-door fires and charcoal and gas grills at the campsite comply with rules under 
section 9001-B, subsection 4.'

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

SUMMARY

The bill prohibits the director of the Bureau of Forestry, within the Department of 
Agriculture, Conservation and Forestry, from issuing a permit or other permission for open 
burning to take place in a geographic area subject to a red flag warning. This amendment, 
which is the minority report of the committee, provides an exception for wild blueberry
COMMITTEE AMENDMENT “ ” to S.P. 16, L.D. 24

growers by allowing the director or director's delegate to issue a permit for a controlled
burn on a commercially managed wild blueberry field in a geographic area subject to a red
flag warning as long as the application for the permit includes a prescribed burn plan
approved by the issuing authority.

The bill requires the director or the director's delegate to revoke any permit for open
burning in a geographic area in which a red flag warning is in effect. The amendment
provides that the director or the director's delegate is not required to revoke a permit for a
controlled burn on a commercially managed wild blueberry field during the period in which
a red flag warning is in effect if the permit includes an approved prescribed burn plan.

The amendment clarifies that a red flag warning is a forecast warning issued by the
United States Department of Commerce, National Oceanic and Atmospheric
Administration, National Weather Service in consultation with the Bureau of Forestry.

The amendment strikes from the bill provisions restricting the size of a recreational
campfire to 3 feet in diameter on the ground at the base of the fire or 3 feet in height.

The bill prohibits open burning, both permissible open burning with a permit and
permissible open burning without a permit, during the period in which a red flag warning
is in effect. The amendment exempts from this prohibition open burning without a permit
at a licensed camping facility and at campsites under the jurisdiction of the Department of
Agriculture, Conservation and Forestry or the Baxter State Park Authority, as long as the
campsite and the use of out-of-door fires and charcoal and gas grills at the campsite comply
with department rules.

FISCAL NOTE REQUIRED

(See attached)