# MAINE STATE LEGISLATURE

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# 132nd MAINE LEGISLATURE

## FIRST REGULAR SESSION-2025

**Legislative Document** 

No. 912

S.P. 402

In Senate, March 11, 2025

### An Act to Address the Use of Electricity by Data Centers

Received by the Secretary of the Senate on March 5, 2025. Referred to the Committee on Energy, Utilities and Technology pursuant to Joint Rule 308.2 and ordered printed.

DAREK M. GRANT Secretary of the Senate

Presented by Senator CURRY of Waldo.

#### Be it enacted by the People of the State of Maine as follows:

Sec. 1. 35-A MRSA §3218 is enacted to read:

### §3218. Electricity usage by data centers

- 1. **Definitions.** For the purposes of this section, unless the context otherwise indicates, the following terms have the following meanings.
  - A. "Data center" means any facility in the State that primarily contains electronic equipment used to process, store and transmit digital information, which may be a freestanding structure or a facility within a larger structure, that uses environmental control equipment to maintain the proper conditions for the operation of electronic equipment.
  - B. "Generation service provider" means an entity providing generation service, except "generation service provider" does not include an entity providing generation service behind the meter to a data center adjacent to the electricity generating facility.
  - C. "Usage maximum" means 25% of the total electricity sold by a generation service provider to all of the generation service provider's customers in the State in a calendar year.
- 2. Limitation on usage. A generation service provider may not in a calendar year provide to data centers in the State a cumulative amount of electricity that exceeds the usage maximum for that calendar year.
- 3. Usage reports. A generation service provider shall file with the commission quarterly reports identifying each data center for which it provides generation service, the amount of electricity sold to each data center that quarter and any other information related to the electricity consumption of the data center that the commission may require by rule. The report must include the total amount of electricity sold to all of the generation service provider's customers.
- **4. Violations.** A generation service provider that violates this section is subject to administrative penalties in accordance with section 1508-A.
- 5. Rules. The commission may adopt rules to implement this section. Rules adopted by the commission pursuant to this subsection are routine technical rules as defined in Title 5, chapter 375, subchapter 2-A.

31 SUMMARY

This bill prohibits an entity providing generation service to data centers in the State from providing an amount of electricity that is more than 25% of the amount of electricity sold to all of the entity's customers in the State in a calendar year. The prohibition does not apply to a generation service provider that is providing generation service behind the meter to a data center adjacent to the electricity generating facility. The bill requires generation service providers to file quarterly reports with the Public Utilities Commission, including information about data centers that are receiving service from the generation service provider. The Public Utilities Commission may adopt routine technical rules to implement the requirements of this legislation.