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Legislative Document

No. 1553

S.P. 595

In Senate, May 30, 2013

An Act To Maintain Competition among Electricity Suppliers Serving Northern Maine

(AFTER DEADLINE)

Approved for introduction by a majority of the Legislative Council pursuant to Joint Rule 205.

Reference to the Committee on Energy, Utilities and Technology suggested and ordered printed.

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DAREK M. GRANT Secretary of the Senate

Presented by Senator JACKSON of Aroostook. Cosponsored by Representative WILLETTE of Mapleton. 1 Be it enacted by the People of the State of Maine as follows:

Sec. 1. 35-A MRSA §3205, sub-§2, ¶B, as enacted by PL 1997, c. 316, §3, is amended to read:

4 B. Within the service territory of the distribution utility with which it is affiliated, 5 except that:

(1) The affiliated competitive provider may not sell or contract to sell more than 33% of the total kilowatt hours sold within the service territory of the distribution utility, as determined by the commission by rule; and

- 9 (2) In accordance with section 3212, the affiliated competitive provider may not 10 at any one time provide or bid to provide standard-offer service for more than 11 20% of electric load within the territory of the transmission and distribution 12 utility with which it is affiliated.
- 13 The marketing limitations in this paragraph do not apply to competitive electricity service or standard-offer service in the service territory or any portion of the service 14 territory of a distribution utility that is located in an area administered by the 15 independent system administrator for northern Maine or any successor of the 16 independent system administrator for northern Maine unless the commission finds 17 that the level of competitive electricity service and standard-offer service competition 18 in the area administered by the independent system administrator for northern Maine 19 20 or any successor of the independent system administrator for northern Maine is substantially similar to the level of competitive electricity service and standard-offer 21 service competition in the area of the State that is within the New England 22 independent system operator control area. All kilowatt hours sales and electric load 23 24 in any portion of a distribution utility's service territory that is located in an area administered by the independent system administrator for northern Maine or any 25 successor of the independent system administrator for northern Maine must be 26 27 excluded from the calculation under this paragraph for those portions of the distribution utility's service territory that is not located in an area administered by the 28 29 independent system administrator for northern Maine or any successor of the 30 independent system administrator for northern Maine.
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SUMMARY

32 This bill provides that the limitations on how much electricity an affiliated 33 competitive provider may sell within the service territory of the distribution utility with 34 which it is affiliated do not apply to competitive electricity service or standard-offer 35 service in the service territory or any portion of the service territory of a distribution utility that is located in an area administered by the independent system administrator for 36 northern Maine unless the Public Utilities Commission finds that the level of competitive 37 38 electricity service and standard-offer service competition in the area administered by the 39 independent system administrator for northern Maine is substantially similar to the level 40 of competitive electricity service and standard-offer service competition in the area of the 41 State that is within the New England independent system operator control area.