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	LI	D. 1949
2	Date: $6/18/25$ (Filing No. H	-780)
3	Reproduced and distributed under the direction of the Clerk of the House.	
4	STATE OF MAINE	
5	HOUSE OF REPRESENTATIVES	
6	<b>132ND LEGISLATURE</b>	
7	FIRST SPECIAL SESSION	
8 9	HOUSE AMENDMENT " <b>A</b> " to COMMITTEE AMENDMENT "A" to S. L.D. 1949, "An Act Regarding Energy Fairness"	P. 756,
10 11	Amend the amendment on page 4 by striking out all of lines 4 to 27 and insert following:	ting the
12	'Amend the bill by striking out all of section C-2 and inserting the following:	
13	Sec. C-2. 35-A MRSA §301-A is enacted to read:	
14	<u>§301-A. Administrative charge limitation</u>	
15 16 17 18 19 20 21 22 23	1. "Administrative charge" defined. "Administrative charge" means a fee or for services that is added to the actual cost of materials or supplies or labor perform or on behalf of a transmission and distribution utility with over 50,000 customer charged to a transmission and distribution utility customer for work funded directly customer through a proposal, estimate, invoice or final accounting for the interconnection, line extensions or other work funded directly by the customer oth charges for the customer's regular electricity service. "Administrative charge" in but is not limited to, an administrative service charge, overhead, an indirect overhee or a cost adder. "Administrative charge" does not include:	med by ers and by that cost of er than cludes,
24 25 26	A. Expenses for a transmission and distribution utility employee's labor while of engaged in the work for which a customer is billed if the customer bill states the expenses are included in the cost of labor; or	
27 28 29	B. Expenses related to the purchase, storage or delivery of materials or s incorporated into the work if the customer bill states that those expenses are in in the cost of materials or supplies.	
30 31 32 33 34 35 36 37	2. Administrative charge disclosure. A transmission and distribution utilit over 50,000 customers shall disclose any administrative charges included in a custom for work funded directly by that customer. If any line item in a customer bill inclu administrative charge, the customer bill must specifically identify the administrative and include a description of the charge. All administrative charges must comply v requirements of section 301, subsection 2 and any other applicable provisions of this 3. Violations. If the commission finds that a transmission and distribution utility over 50,000 customers has violated any provision of this section or improperly asse	ner bill udes an charge vith the is Title. ty with

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## HOUSE AMENDMENT

20 <sup>5</sup>	HOUSE AMENDMENT "A" to COMMITTEE AMENDMENT "A" to S.P. 756, L.D. 1949
	administrative charge, the commission may order the transmission and distribution utility to refund all or part of the administrative charge paid by the customer.
3 4 5	4. 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.''
6 7	Amend the amendment by relettering or renumbering any nonconsecutive Part letter or section number to read consecutively.
8	SUMMARY
9	This amendment amends Committee Amendment "A" to:
10 11 12	1. Limit the definition of "administrative charge" to the cost of materials, supplies or labor for work funded directly by a customer of the utility, except when the costs are included in the cost of labor;
13	2. Require the administrative charge to be just and reasonable;
14 15 16	3. Allow the Public Utilities Commission to require a transmission and distribution utility to refund all or part of the administrative charge paid by a customer if the utility violates the limitation on administrative charges;
17	4. Allow instead of require the commission to adopt rules; and
18 19 20	5. Eliminate the requirements as proposed in the bill and amended by Committee Amendment "A" that the commission initiate proceedings to investigate administrative charges and report to the Legislature every 5 years.
21	SPONSORED BY:
22	(Representative WARREN, S.)
23	TOWN: Scarborough

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**HOUSE AMENDMENT**