

LAWS

OF THE

STATE OF MAINE

AS PASSED BY THE

ONE HUNDRED AND THIRTY-FIRST LEGISLATURE

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PUBLISHED BY THE REVISOR OF STATUTES IN ACCORDANCE WITH THE MAINE REVISED STATUTES ANNOTATED, TITLE 3, SECTION 163-A, SUBSECTION 4.

Augusta, Maine 2023

(b) Housing programs and services to assist those who are experiencing homelessness in the municipality or plantation as defined in the municipality's or plantation's development program; and

Sec. 3. 30-A MRSA §5225, sub-§1, ¶C, as repealed and replaced by PL 2021, c. 676, Pt. A, §46, is amended by enacting a new subparagraph (12) to read:

(12) Up to 50% of the capital costs related to the construction or renovation of a municipality's or plantation's central administrative office, the need for which is related to general economic development within the municipality or plantation, not to exceed 15% of the captured assessed value of the development district;

Sec. 4. 30-A MRSA §5225, sub-§2, as amended by PL 2019, c. 148, §4, is further amended to read:

2. Unauthorized project costs. Except as provided in subsection 1, paragraph C, subparagraph subparagraphs (9) and (12) and subsection 1, paragraph D, the commissioner may not approve as a project cost the cost of facilities, buildings or portions of buildings used predominantly for the general conduct of government or for public recreational purposes, including, but not limited to, city halls and other headquarters of government where the governing body meets regularly, courthouses, jails and other state and local government office buildings, recreation centers, athletic fields and swimming pools.

See title page for effective date.

CHAPTER 143

H.P. 246 - L.D. 395

An Act to Expand Funding Sources Within the Public Utilities Commission for Intervenor and Participant Funding

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

Sec. 1. 35-A MRSA §117, sub-§3, ¶B, as amended by PL 2011, c. 27, §2, is further amended by amending subparagraph (4) to read:

(4) To supplement the telecommunications education access fund established pursuant to section 7104-B; or

Sec. 2. 35-A MRSA §117, sub-§3, ¶B, as amended by PL 2011, c. 27, §2, is further amended by amending subparagraph (5) to read:

(5) To supplement any other program or fund that the commission determines would benefit customers affected or potentially affected by the violation-<u>; or</u>

Sec. 3. 35-A MRSA §117, sub-§3, ¶B, as amended by PL 2011, c. 27, §2, is further amended by enacting a new subparagraph (6) to read:

(6) To supplement available funding sources for intervenor and participant funding pursuant to section 1310-A, subsection 2.

Sec. 4. 35-A MRSA §1310-A, as enacted by PL 2021, c. 736, §2, is amended to read:

§1310-A. Intervenor and participant funding

1. Qualification for funding. Consistent with rules adopted by the commission pursuant to subsection 3, the commission may order or provide funding in accordance with subsection 2 to an intervenor in an adjudicatory proceeding or a participant in a nonadjudicatory commission proceeding upon a finding that:

A. The position of the intervenor <u>or participant</u> is not adequately represented by the Office of the Public Advocate or commission staff;

B. The intervenor <u>or participant</u> is likely to substantially contribute to the proceeding and to assist in the resolution of the issues raised in the proceeding; and

C. Participation in the proceeding by the intervenor <u>or participant</u> would impose a significant financial hardship on the intervenor <u>or participant</u>.

2. Funding sources. If the commission finds pursuant to subsection 1 that an intervenor <u>or participant</u> in a commission proceeding qualifies for funding, the commission may, <u>except as provided in subsection 2-A</u> and consistent with rules adopted by the commission pursuant to subsection 3:

A. Order a utility involved in the commission proceeding to compensate the intervenor <u>or participant</u>. Compensation provided by a utility under this paragraph may be recovered in rates; or

B. Provide compensation to the intervenor <u>or participant</u> from the Public Utilities Commission Regulatory Fund established pursuant to section 116, <u>administrative penalties</u> and filing fees, subject to the commission's determination that funds are available for that purpose.

2-A. Water utility exception. If the commission finds, pursuant to subsection 1, that an intervenor or participant in a commission proceeding involving a water utility qualifies for funding, the commission may, consistent with rules adopted by the commission, provide compensation to the intervenor or participant only from administrative penalties within the Public Utilities Commission Reimbursement Fund in accordance with

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section 117, subsection 3, paragraph B, subparagraph (6).

3. Rules. The commission shall adopt rules to implement this section. Rules adopted pursuant to this subsection are routine technical rules as defined in Title 5, chapter 375, subchapter 2-A.

A. Rules adopted by the commission pursuant to this subsection must include, but are not limited to:

(1) The process by which the commission will determine whether an intervenor <u>or participant</u> qualifies for funding;

(2) Identification of which expenses incurred by an intervenor <u>or participant</u> may qualify for funding, which types of proceedings intervenor <u>or participant</u> funding will be available for and the point in an eligible proceeding at which an intervenor <u>or participant</u> qualifying for funding will be provided with the funding;

(3) The process by which the commission will ensure that funding provided to an intervenor or participant is used properly and the process by which funding provided to an intervenor or participant that is not entirely used by the intervenor or participant may be recovered by the commission; and

(4) The methods by which the commission will ensure that the public is notified about the availability of intervenor <u>and participant</u> funding under this section.

B. Rules adopted by the commission pursuant to this subsection may include, but are not limited to:

(1) Establishment of a cap on the amount of funding that a qualified intervenor <u>or participant</u> may be provided in a commission proceeding;

(2) Establishment of a process by which the commission will give priority under this section to qualified intervenors or participants representing environmental justice populations. If the commission establishes such a process by rule, the commission, in consultation with the Department of Environmental Protection, shall include in that rule a definition for "environmental justice populations" that is consistent with any definition for that term adopted by the department in a department rule; and

(3) Any other provisions the commission determines necessary for the implementation of this section.

See title page for effective date.

CHAPTER 144

H.P. 247 - L.D. 396

An Act to Preserve the 207 Area Code and Impede Socalled Robocalling

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

Sec. 1. 35-A MRSA §7104, sub-§1-A is enacted to read:

1-A. Definitions. As used in this section, unless the context otherwise indicates, the following terms have the following meanings.

A. "North American Numbering Plan Administrator" means a North American organization responsible for neutrally administering numbering resources in a Maine numbering plan area.

B. "Number placed in service" means an active 10digit telephone number that is:

(1) Compliant with the guidelines established by the North American Numbering Plan Administrator for use by a voice network service provider:

(2) Has been assigned to an end user customer of the voice network service provider; and

(3) Is capable of receiving voice traffic from, or originating voice traffic to, the public switched telephone network.

<u>C. "Numbering plan area" has the same meaning as in 47 Code of Federal Regulations, Section 52.7(a) in effect on December 16, 2022.</u>

D. "Numbering resources" means blocks of telephone numbers provided to authorized voice network service providers in a numbering plan area by the North American Numbering Plan Administrator.

E. "Voice network service provider" means a voice service provider that offers its subscribers the means to initiate or receive voice communications using the public switched telephone network and includes a provider of interconnected voice over Internet protocol service required to register with the commission pursuant to section 7110, subsection 2.

Sec. 2. 35-A MRSA §7104, sub-§3, as amended by PL 2017, c. 422, \S to 4 and affected by \S 12, is further amended to read:

3. Authority. The commission shall adopt rules to implement this section and may require voice network service providers <u>using numbers placed in service</u> for the State's numbering plan area from the North