	L.D. 803
Date: (Fili	ing No. S-
ENERGY, UTILITIES AND TECHNOLOGY	
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STATE OF MAINE	
SENATE	
128TH LEGISLATURE	
FIRST REGULAR SESSION	
COMMITTEE AMENDMENT " to S.P. 248, L.D. 803, Bi Improve Transparency in the Electricity Supply Market"	ill, "An Act To
Amend the bill by striking out everything after the enacting clause summary and inserting the following:	e and before the
'Sec. 1. 35-A MRSA §3203, sub-§§4-B and 4-C are enacted to	read:
4-B. Residential consumer protections. As a condition of licensing electricity provider that provides or proposes to provide generation service consumer:	
A. Shall disclose, before entering into an agreement to provi residential consumer, to the residential consumer where the residential obtain information with which to compare the service provided by electricity provider and the standard-offer service;	ial consumer can
B. May not renew a contract for generation service without provide consumer with notice of renewal in advance by mail;	ling a residential
C. May not renew a contract for generation service at a fixed rate more above the contract rate in the expiring contract without the extension that the residential consumer;	
D. May not renew a contract for generation service for a term that in term of the expiring contract or 12 months, whichever is shorter, with consent of the residential consumer; and	
E. May not impose an early termination fee for any contract for go that was renewed without express consent from the residential consumptions of the contract for go that was renewed without express consent from the residential consumption.	
If a residential consumer does not provide the express consent required and D, the residential consumer must be transferred to standard-offer serv	
4-C. Residential consumer protection through transmission a utility bill information. The monthly utility bill for a residential consumer.	

- 1 receive generation service from a competitive electricity provider must contain the following:
 - A. A website address or other resource that residential consumers can access to obtain information that provides independent information as determined by the commission that allows residential consumers to compare terms, conditions and rates of electricity supply; and
 - B. A statement that directs the residential consumer to the competitive electricity provider for more information on the residential consumer's contract, including its terms, and that provides the telephone number of the competitive electricity provider.
 - **Sec. 2. Report.** The Public Utilities Commission in consultation with the Public Advocate shall conduct an analysis to determine the difference in price, if any, residential consumers paid for generation service by purchasing from a competitive electricity provider instead of receiving standard-offer service between 2014 and 2016. In evaluating any price difference, the Public Utilities Commission shall include, where possible, if and how the product purchased by the residential consumer differed from standard-offer service. The Public Utilities Commission shall report the findings of the analysis to the Joint Standing Committee on Energy, Utilities and Technology by February 15, 2018. The report may include recommendations. The joint standing committee may report out a bill based on the report to the Second Regular Session of the 128th Legislature.'

21 SUMMARY

This amendment replaces the bill. This amendment:

- 1. Makes the following changes to consumer protections for residential consumers that choose generation service through a competitive electricity provider:
 - A. It requires the competitive electricity provider to disclose to the consumer where the consumer can obtain information to compare the service provided by the provider with standard-offer service;
 - B. It prohibits the competitive electricity provider from renewing a contract for generation service if it fails to provide that consumer with a notice of renewal in advance by mail;
 - C. It requires that, if a competitive electricity provider renews a contract for generation service at a fixed rate that is 20% or more above the contract rate in the expiring contract without express consent, the consumer must be transferred to standard-offer service;
 - D. It requires that, if a competitive electricity provider renews a contract for generation service for a term that is longer than the term of the expiring contract or 12 months, whichever is shorter, without express consent, the consumer must be transferred to standard-offer service; and
 - E. It prohibits a competitive electricity provider from imposing an early termination fee for a contract that was renewed without express consent;

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- 2. Requires that the monthly utility bill for a residential consumer that elects to receive generation service from a competitive electricity provider contain the following: 2 3 A. A website address or other resource where a consumer can obtain information, as 4 determined by the Public Utilities Commission, that provides independent information that allows residential consumers to compare terms, conditions and rates 5 of electricity supply; and 6 7 B. A statement that directs the consumer to the competitive electricity provider for more information on the consumer's contract and that provides the telephone number 8 9 of the competitive electricity provider; and 10 3. Requires the commission in consultation with the Public Advocate to determine
 - the difference in price, if any, residential consumers paid for generation service by purchasing from a competitive electricity provider instead of receiving standard-offer service between 2014 and 2016; where possible, state if and how the product purchased by the consumer differed from the standard-offer service; and submit its findings to the Joint Standing Committee on Energy, Utilities and Technology by February 15, 2018.

FISCAL NOTE REQUIRED

(See attached)