PLEASE NOTE: Legislative Information *cannot* perform research, provide legal advice, or interpret Maine law. For legal assistance, please contact a qualified attorney.

Amend the bill by striking out everything after the enacting clause and before the summary and inserting the following:

- 'Sec. 1. 35-A MRSA §3211-C, sub-§2, as reallocated by RR 2005, c. 1, §17, is amended to read:
- 2. Solar energy rebate program. To the extent that funds are available in the fund established in subsection 3, an owner or tenant of residential or commercial property located in the State is entitled to a rebate for a qualified solar energy system that is installed in accordance with this subsection after July 1, 2005 that will be connected to the electrical grid. The commission shall set rebate levels for qualified solar energy systems. In setting rebate levels, the commission may consider market demand for qualified solar energy systems, program implementation experience and other factors relevant to the solar energy rebate program.
  - A. A<u>To qualify for a rebate, a</u> solar photovoltaic system <del>qualifies for a rebate of \$3 per watt on the first 2,000 watts of installed capacity and \$1 per watt for the next 1,000 watts if must meet the following installation requirements:</del>
    - (1) For a system installed after July 1, 2005 but before January 1, 2007, the system ismust be installed by a master electrician who has completed a training course to prepare for certification by a North American board of certified energy practitioners or by a master electrician working in conjunction with either a person who has been certified by a North American board of certified energy practitioners or a person who has completed a training course to prepare for certification by a North American board of certified energy practitioners; or
    - (2) For a system installed on or after January 1, 2007, the system is must be installed by a master electrician who has been certified by a North American board of certified energy practitioners or by a master electrician working in conjunction with a person who has been certified by a North American board of certified energy practitioners.
  - B. A<u>To qualify for a rebate, a</u> solar thermal system designed to heat water <del>qualifies for a rebate</del> of 25% of the cost of the system, including installation, or \$1,250, whichever is less, if the system is <u>must be</u> installed by a licensed plumber who has been certified by the commission to install such systems or by a licensed plumber working in conjunction with a person who has been certified by the commission to install such systems.
  - C. A solar thermal system designed to heat air qualifies for a rebate of 25% of the cost of the system, including installation, or \$1,250, whichever is less.

In the case of a newly constructed residence, the rebate must be available to the original owner or occupant.'

## **SUMMARY**

This amendment is the majority report of the committee. The amendment retains the provision in the bill that gives the Public Utilities Commission discretion to set rebate levels for solar thermal systems and adds a provision to give the commission discretion to set rebate levels for solar photovoltaic systems.

FISCAL NOTE REQUIRED (See attached)