LD 318 Sponsor's Amendment Offered by Representative Grohoski Changes highlighted

An Act To Provide More Options to Maine Electric Service Customers and Support Maine's Climate Goals

Change the Title of the bill to:

Resolve, To Direct the Office of Public Advocate To Study Reforming Maine's System of Retail Electricity Supply to Provide More Options to Maine Customers and Support Maine's Climate Goals

Sec. 1. Public Advocate to conduct study on reform of retail electricity supply. Resolved: The Office of the Public Advocate shall conduct a study of options for reforming the State's current system of retail electricity supply in ways that will provide greater competition among retail supply providers and more options and protections for consumers, including access to renewable and clean energy supply options; examine options to Maine's current standard offer system; and facilitate achievement of the State's climate goals and beneficial electrification. In conducting the study, the Public Advocate shall consult with the Public Utilities Commission, the Governor's Energy Office, and stakeholders including but not limited to low-income advocates, appropriate representatives of the federally recognized tribes in this State, representatives of disadvantaged groups, representatives of small and large businesses and industries, environmental and renewable energy advocates, retail electricity supply providers, and transmission and distribution utilities. The Public Advocate may also consult with other agencies and organizations including but not limited to the Office of the Attorney General and the Efficiency Maine Trust.

Sec. 2. Authority to retain consultant with regard to study on reform of retail electricity supply. Resolved: That, in conducting the study under section 1, the Public Advocate may retain one or more consultants, including, to the greatest extent possible, persons from academic or research institutions in the State for analysis and report preparation.

Sec. 3. Issues to be reviewed as part of study on reform of retail electricity supply. Resolved: That in conducting the study under Section 1, the Public Advocate shall ensure that, at a minimum, the following issues are examined.

1. The Public Advocate shall examine methods of protecting consumer rights and interests including through the establishment of a public access website portal through which consumers may obtain information on and shop for competitive supply. The Public Advocate shall examine the feasibility of a website maintained by the Public Utilities Commission or by the Office of the Public Advocate that provides current, independent, and objective information that allows customers to compare terms, conditions and prices and value-added service offers provided by competitive electricity providers, as well as any other information the Public Advocate or the commission determines would be useful to consumers. The Public Advocate shall consider how to ensure consumers may use the website to easily access external websites where consumers may review offers and contract details, and execute agreements electronically.

2. The Public Advocate shall examine the development and adoption of consumer protections that include at least the following:

A. Conditions for, or prohibitions on, any fees for residential customers seeking to change a product or pricing plan;

B. Credits for excessive call center wait times;

C. Consumer education programs to inform customers about customer choices and protections and public service announcements by state agencies encouraging consumers actively to shop for electricity supply options before winter and summer seasons when prices may be higher;

D. Options for allowing retail electricity suppliers to bill for their electricity supply, value-added services and products, along with the local distribution company's regulated charges;

E. Publication, at least annually, of a competitive electricity provider report card that includes, but is not necessarily limited to, levels of verified complaints filed with the commission against electricity suppliers; and

F. Programs to protect low-income customers that incorporate energy equity considerations including but not limited to: a hardship program that provides grants to qualifying low-income customers on an annual basis; a payment extension program that allows a qualifying low-income customer additional time to pay a bill without the threat of termination; a payment plan program that allows qualifying low-income customers to pay the balance owed in installments along with the regular monthly bill; a bill discount program that provides qualifying low-income customers with a fixed discount on their monthly bill; or other programs designed to increase access to renewable energy for such customers.

3. The Public Advocate shall examine issues related to climate change and beneficial electrification, including:

A. Analyzing how each studied electricity supply option would help achieve the state climate change goals and action plan under Title 38, section 576-A and section 577 as well as beneficial electrification, including rapid implementation of

time-of-use rates, on-bill financing and other methods to assist customers in reducing carbon emissions and achieving beneficial electrification;

B. Consideration of requirements for all competitive electricity providers to provide one or more clean energy options to customers, including at least one option that provides 100% of its electricity from renewable resources as defined in Title 35-A, section 3210, subsection 2, paragraph C and to advertise to consumers renewable energy supply options in manner that is equally prominent as the manner that other options are advertised to consumers; and

C. Consideration of whether default or other supply options could be used to assist in funding access to renewable energy or efficiency programs administered by the Efficiency Maine Trust.

4. The Public Advocate shall examine possible alternatives to the State's standard offer service that reduce customer exposure to price volatility; provide product diversity including increased access to variously priced renewable energy; and assist low-income and disadvantaged customer groups through product and pricing mechanisms.

5. The Public Advocate shall examine the alternatives to the State's standard offer service identified by stakeholders consulted in accordance with section 1 and identify the likely advantages and disadvantages of each option with respect to: the impact on customers in this State, with specific attention to low-income customers and principles of energy equity, the achievement of the State's climate goals and adoption of beneficial electrification. The study must focus on a comprehensive, but limited number of options to achieve the goals of the study.

6. The Public Advocate shall examine ways to improve customer satisfaction and service quality when customers choose new retail electricity supply options during any transition to each supply system alternative identified in the study, including:

A. Potential amendments to laws or rules to replace the standard offer service with one or more identified supply options, such as one or more designated default service providers, as a transition to implementation of the supply system option;

B. Requirements for customer service improvements that could be accomplished during a transition to the supply system option including improved customer service based on metrics relating to call wait time and billing accuracy that exceed the current standard offer service provider performance;

C. Requirements for standard offer service providers, default service providers or other competitive electricity providers to keep customers informed of the price for any transitional retail service and whether the provider is certified by the Public Utilities Commission to offer consolidated billing services under the supply system option; and

D. Any other transition period requirements or consumer protections to ensure consumers in the State are adequately protected during any transition.

Sec. 4. Report to Legislature. Resolved: That the Public Advocate shall complete its study on reform of the State's system of retail electricity supply and submit its report along with any recommendations and suggested legislation to the joint standing committee of the Legislature having jurisdiction over electric utility matters by February 1, 2023. The Public Advocate shall provide an opportunity for public comment on the draft study and include a summary of public comments received in the final report. The report must include all alternatives that the study examined and the advantages and disadvantages of each alternative as well as any other issues that the Public Advocate and the stakeholders determine should be brought to the attention of the Legislature. The joint standing committee of the Legislature having jurisdiction over electric utility matters may report out a bill during the 131st Maine Legislature in 2023 relating to the results of the study.

Sec. 4. Allocation

OFPR: allocation for \$200,000 for the Office of the Public Advocate

SUMMARY

This amendment replaces the bill and directs the Public Advocate to conduct a study to identify possible alternatives to the State's current system of retail electricity supply. The Public Advocate must consult with various identified stakeholders and is authorized to retain one or more consultants. At the conclusion of the study and after an opportunity for public comment on the draft study, the Public Advocate must submit a final report with any recommendations and suggested legislation to the joint standing committee of the Legislature having jurisdiction over electric utility matters.