1	L.D. 1691		
2	Date: (Filing No. S- )		
3	VETERANS AND LEGAL AFFAIRS		
4	Reproduced and distributed under the direction of the Secretary of the Senate.		
5	STATE OF MAINE		
6	SENATE		
7	131ST LEGISLATURE		
8	FIRST SPECIAL SESSION		
9 10 11	COMMITTEE AMENDMENT " " to S.P. 678, L.D. 1691, "An Act to Provide Parity in State Energy Rate Relief Payments and Tax Exemptions for Maine Cannabis Businesses"		
12 13	Amend the bill by striking out everything after the enacting clause and inserting the following:		
14	'Sec. 1. 22 MRSA §2425-A, sub-§10, ¶K is enacted to read:		
15 16 17 18	K. A fee may not be assessed under this subsection for an annual registration of a caregiver if in the previous year the caregiver has been determined compliant with this chapter and rules adopted under this chapter as a result of an inspection of the caregiver by the department under this chapter.		
19 20	<b>Sec. 2. 22 MRSA §2430, sub-§3,</b> as amended by PL 2021, c. 181, Pt. A, §2, is further amended to read:		
21 22 23 24 25 26 27 28 29 30	3. Uses of the fund. The fund may be used for expenses of the department to administer this chapter or for research in accordance with subsection 5, as allocated by the Legislature. To the extent money is available, the department shall provide a monetary payment to a person who is actively engaged in a cannabis-related business activity as defined in Title 28-B, section 102, subsection 7-A and who provides the department evidence that the person meets the criteria for a federally funded assistance program but is ineligible to receive assistance under the program because the person is engaged in a cannabis-related business activity. The monetary payment provided under this subsection must equal the monetary payment the person would have received under the federally funded program.		
31	Sec. 3. 28-B MRSA §102, sub-§7-A is enacted to read:		
32 33	7-A. Cannabis-related business activity. "Cannabis-related business activity" means an activity authorized under this Title or Title 22, chapter 558-C.		
34	Sec. 4. 28-B MRSA §1101, sub-§2, ¶D is enacted to read:		

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- D. To the extent money is available, the department shall provide a monetary payment to a person who is actively engaged in a cannabis-related business activity and who provides evidence to the department that the person meets the criteria for a federally funded assistance program but is ineligible to receive assistance under the program because the person is engaged in a cannabis-related business activity. The monetary payment provided under this paragraph must equal the monetary payment the person would have received under the federally funded program.
- **Sec. 5. 36 MRSA §2013, sub-§1, ¶A,** as amended by PL 2019, c. 7, §1, is further amended to read:
  - A. "Commercial agricultural production" means commercial production of crops, maple syrup, honey, plants, trees, compost, cannabis and livestock.
- **Sec. 6. Energy rate relief payments.** An entity engaged in a cannabis-related business activity, as defined in the Maine Revised Statutes, Title 28-B, section 102, subsection 7-A, authorized under Title 22, chapter 558-C or Title 28-B, chapter 1 that is otherwise eligible for relief under Resolve 2021, chapter 168 but that did not receive relief because the entity is engaged in a cannabis-related business activity must receive a payment in accordance with this section for an amount equal to the amount the entity would have received if the entity had not been engaged in a cannabis-related business activity. An entity determined to be eligible under this section that is authorized to engage in a cannabis-related activity pursuant to Title 22, chapter 558-C must be reimbursed from the Medical Use of Cannabis Fund under Title 22, section 2430. An entity determined to be eligible under this section that is authorized to engage in a cannabis-related business activity pursuant to Title 28-B, chapter 1 must be reimbursed from the Adult Use Cannabis Public Health and Safety and Municipal Opt-in Fund under Title 28-B, section 1101.
- **1. Definitions.** As used in this section, unless the context otherwise indicates, the following terms have the following meanings.
  - A. "Commission" means the Public Utilities Commission.
  - B. "Covered utility" means an investor-owned transmission and distribution utility as defined in the Maine Revised Statutes, Title 35-A, section 3104, subsection 1, paragraph A.
  - C. "Eligible cannabis business customer" means an entity that:
    - (1) Is an eligible customer;
      - (2) Is engaged in cannabis-related business activity authorized under Title 22, chapter 558-C or Title 28-B, chapter 1; and
      - (3) Will not receive a payment under Resolve 2021, chapter 168 because the entity was engaged in cannabis-related activity pursuant to Title 22, chapter 558-C or Title 28-B, chapter 1.
  - D. "Eligible customer" means an entity that during the month of February 2022 was a medium commercial customer of a covered utility taking standard-offer service.
  - E. "Medium commercial customer" means a nonresidential customer of a covered utility that takes service under a core customer class electric delivery rate schedule of the covered utility:

(1) That includes a demand charge; and

- (2) In which the customer's maximum demand may not exceed 500 kilowatts or the kilowatt break-point stated in the covered utility's applicable electric delivery rate schedule that is closest to, but does not exceed, 500 kilowatts.
- F. "Office" means the Department of Administrative and Financial Services, office of cannabis policy.
- G. "Per tier payment amount" means the payment amounts set by the Department of Economic and Community Development pursuant to Resolve 2021, chapter 168, section 5 for eligible customers.
- H. "Standard-offer service" means the service provided according to the Maine Revised Statutes, Title 35-A, section 3212.
- **2. Identification of eligible customers.** By November 1, 2023, each covered utility shall identify which of its customers are eligible customers and for each eligible customer shall report to the office the name and business address of the customer and the kilowatts billed to the customer on the monthly invoice most closely corresponding to the month of February 2022.
- **3.** Identification of eligible cannabis business customers. By November 15, 2023, the office shall determine which of the eligible customers included on the report from each covered utility under subsection 2 are eligible cannabis business customers and shall, notwithstanding Title 22, section 2425-A, subsection 12, send a list to the commission of the eligible cannabis business customers and the kilowatts billed to the customers on the monthly invoices most closely corresponding to the month of February 2022 as reported by each covered utility under subsection 2.
- **4. Commission verification.** By December 15, 2023, the commission shall verify to the office, for each eligible cannabis business customer, the kilowatts billed on the monthly invoice most closely corresponding to the month of February 2022 as reported by each covered utility under subsection 2.
- **5.** Energy rate relief payment calculation. By January 15, 2024, the office shall calculate the per tier payment amount due each eligible cannabis business customer and the total amount of payments to eligible cannabis business customers to be credited by each covered utility.
- **6. Transfer to covered utility.** By February 15, 2024, the office shall transfer from the Medical Use of Cannabis Fund under Title 22, section 2430 and the Adult Use Cannabis Public Health and Safety and Municipal Opt-in Fund under Title 28-B, section 1101, as appropriate, to each covered utility the total amount due to be credited to eligible cannabis business customers of the covered utility.
- 7. Energy rate relief payments by covered utilities; report; funds returned. By March 1, 2024, each covered utility shall credit to the account of each eligible cannabis business customer the amount of relief payment to which the eligible cannabis business customer is entitled under subsection 5 unless the eligible customer is no longer a customer of the utility. By March 30, 2024, each covered utility shall report to the office the total amount of relief payments applied to eligible cannabis business customer accounts and the total number of eligible cannabis business customers who received an account credit. Any money that a covered utility did not credit to an eligible cannabis business customer by

March 1, 2024 must be returned to the office. The office shall return the money to the Medical Use of Cannabis Fund under Title 22, section 2430 or the Adult Use Cannabis Public Health and Safety and Municipal Opt-in Fund under Title 28-B, section 1101, as appropriate.

**8. Report.** By April 15, 2024, the office shall submit a report to the Joint Standing Committee on Veterans and Legal Affairs listing the number of eligible cannabis business customers, under the Maine Medical Use of Cannabis Act and the number of eligible cannabis business customers under the Cannabis Legalization Act, the per tier payment amount made to each tier of customers and the number of eligible cannabis business customers in each tier.

**Sec. 7. Appropriations and allocations.** The following appropriations and allocations are made.

## ADMINISTRATIVE AND FINANCIAL SERVICES, DEPARTMENT OF

## Medical Use of Cannabis Fund Z265

Initiative: Provides funding for 7 Field Investigator positions, 2 Field Investigator Supervisor positions and associated All Other costs.

GENERAL FUND	2023-24	2024-25
POSITIONS - LEGISLATIVE COUNT	9.000	9.000
Personal Services	\$735,528	\$1,014,268
All Other	\$211,869	\$211,869
GENERAL FUND TOTAL	\$947,397	\$1,226,137

23 '

Amend the bill by relettering or renumbering any nonconsecutive Part letter or section number to read consecutively.

26 SUMMARY

This amendment, which is the unanimous report of the committee, replaces the bill. It waives the annual registration fee for registered caregivers who were compliant with the Maine Revised Statutes, Title 22, chapter 558-C in the previous year. The amendment requires that a cannabis business otherwise eligible for financial relief from the State but not provided the financial relief because the business was engaged in a cannabis-related activity receive the financial relief from either the Medical Use of Cannabis Fund or the Adult Use Cannabis Public Health and Safety and Municipal Opt-in Fund. This amendment provides that the sales tax exemption for products used in commercial agriculture production also applies to the production of cannabis. The amendment provides financial relief to cannabis businesses that would have been eligible for energy rate relief payments under Resolve 2021, chapter 168 but for the nature of the businesses.

FISCAL NOTE REQUIRED

39 (See attached)