1	L.D. 1745		
2	Date: (Filing No. S-)		
3	ENERGY, UTILITIES AND TECHNOLOGY		
4	Reproduced and distributed under the direction of the Secretary of the Senate.		
5	STATE OF MAINE		
6	SENATE		
7	128TH LEGISLATURE		
8	SECOND REGULAR SESSION		
9 10 11	COMMITTEE AMENDMENT "" to S.P. 644, L.D. 1745, Bill, "An Act Regarding a Biomass-generated Energy Purchase and Sale Agreement and Payments to Contractors"		
12	Amend the bill by striking out the title and substituting the following:		
13	'An Act To Establish the Wood Energy Program'		
14 15	Amend the bill by striking out everything after the title and before the summary and inserting the following:		
16 17	'Emergency preamble. Whereas, acts and resolves of the Legislature do not become effective until 90 days after adjournment unless enacted as emergencies; and		
18 19 20 21 22 23	Whereas, the Legislature intended, with the enactment of Public Law 2015, chapter 483, to ensure that a biomass facility that was closed down would not qualify to participate in a competitive solicitation for biomass resources because it would fail to meet the requirement that a biomass facility was operational at least at a 50% capacity for 60 days prior to the initiation of a competitive solicitation and continued to operate at that capacity except for planned or forced outages; and		
24 25	Whereas, a review of a contract for biomass resources to determine if contract requirements were met was just concluded at the Public Utilities Commission; and		
26 27 28 29	Whereas, the contract for biomass resources that was under review is with a biomass facility that received a contract in spite of the Legislature's intent to limit qualified applicants to those entities that were actively operating a biomass facility at the time a competitive solicitation was initiated; and		
30 31 32 33 34 35	Whereas, the Legislature wants to ensure that those funds provided in Public Law 2015, chapter 483 that are not going to be paid to the biomass facility because not all contract requirements were met are used to support the forest products industry, especially since those requirements not met were those that would have directly benefited the forest products industry, and to do so this legislation must take effect immediately; and		

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1 **Whereas,** in the judgment of the Legislature, these facts create an emergency within 2 the meaning of the Constitution of Maine and require the following legislation as 3 immediately necessary for the preservation of the public peace, health and safety; now, 4 therefore,

- 5 Be it enacted by the People of the State of Maine as follows:
- 6 Sec. 1. 35-A MRSA §10124 is enacted to read:
- 7 §10124. Wood Energy Program
- 8 **1. Establishment; purpose.** The Wood Energy Program is established within the 9 trust to provide incentives and low-interest or no-interest loans in consultation with the 10 Finance Authority of Maine, established in Title 10, chapter 110, in order to strengthen 11 the State's forest products sector and lower energy costs by increasing the efficient use of 12 wood for energy production.
- **2. Wood energy fund.** There is established in the custody of the trust a special
 nonlapsing fund, to be known as the wood energy fund. The wood energy fund consists
 of the following:
- 16A. Such sums that may be transferred from the Public Utilities Commission from the17cost recovery fund established in Public Law 2015, chapter 483, section 1, subsection185;
- 19B. Other funds that the trust may receive from the State or from the Federal20Government, or other agreements whose purpose is consistent with this section;
- 21
 C. Principal and interest received from the repayment of loans made from the wood

 22
 energy fund; and
- 23 D. Interest earned from the investment of fund balances.

24 3. Program details. The trust through the Wood Energy Program shall provide 25 incentives and low-interest or no-interest loans to businesses, municipalities, educational institutions and nonprofit entities in the State for the installation of new wood-derived 26 thermal energy or cogeneration projects from the wood energy fund established in 27 subsection 2. The trust shall require Wood Energy Program participants to substantially 28 29 share in the cost of projects funded under this section. The trust shall seek to maximize 30 the Wood Energy Program's impact per dollar of expenditure from the wood energy fund and shall set limits it determines prudent on the size of incentives. The trust may not 31 32 provide incentives or loans from the wood energy fund for the refurbishment or 33 maintenance of existing facilities.

The trust shall develop activities promoting the Wood Energy Program in consultation with the Finance Authority of Maine. The trust shall consult with the Finance Authority of Maine, when appropriate, in its decisions to award incentives and loans. To the extent that funding is available, the trust shall offer technical assistance to eligible projects in a manner that is coordinated and consistent with other trust programs.

For purposes of this subsection, "new wood-derived thermal energy or cogeneration
 project" includes, but is not limited to, wood-fueled combined heat and power
 cogeneration boiler installations; co-location development that increases the efficient use

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of wood for energy production; conversion of fossil fuel fired boilers to wood-fueled
 boilers or boilers using biofuels derived from wood; and the installation of new wood fueled boilers or boilers using biofuels derived from wood.

4 Sec. 2. Contract evaluation; fund transfer. If, in its annual evaluation of a 2year contract entered into pursuant to Public Law 2015, chapter 483, the Public Utilities 5 Commission finds that an entity that was awarded a contract for biomass resources is not 6 meeting contract requirements and therefore is not qualified to receive the full contract 7 8 payment or any contract payment, those funds that would have been paid to the entity had 9 contract requirements been met must be transferred to the wood energy fund established in the Maine Revised Statutes, Title 35-A, section 10124, subsection 2. Notwithstanding 10 Public Law 2015, chapter 483, section 1, subsection 5, any funds remaining in the cost 11 recovery fund established in Public Law 2015, chapter 483, section 1, subsection 5 that 12 are not needed to pay above-market costs for biomass resources must be transferred to the 13 14 wood energy fund.

15 Sec. 3. Appropriations and allocations. The following appropriations and allocations are made.

17 **EFFICIENCY MAINE TRUST**

18 Wood Energy Fund N287

28

Initiative: Allocates funds transferred from the Public Utilities Commission to establish
 the wood energy fund, to provide incentives and low-interest loans for new wood-derived
 thermal energy or cogeneration projects.

22	OTHER SPECIAL REVENUE FUNDS	2017-18	2018-19
23	All Other	\$266,027	\$500,000
24			
25	OTHER SPECIAL REVENUE FUNDS TOTAL	\$266,027	\$500,000

26 **Emergency clause.** In view of the emergency cited in the preamble, this 27 legislation takes effect when approved.'

SUMMARY

29 This amendment is the majority report and it replaces the bill. It specifies that, if the Public Utilities Commission finds that an entity awarded a contract for biomass resources 30 pursuant to Public Law 2015, chapter 483 is not meeting contract requirements and 31 32 therefore is not qualified to receive the full contract payment or any contract payment, those funds that would have been paid had contract requirements been met must be 33 transferred to the wood energy fund. It also specifies that any funds remaining in the cost 34 recovery fund established in Public Law 2015, chapter 483, section 1, subsection 5 that 35 are not needed to pay above-market costs for biomass resources must also be transferred 36 37 by the Public Utilities Commission to the wood energy fund. It establishes the wood 38 energy fund and creates the Wood Energy Program within the Efficiency Maine Trust. It requires the trust to use funds, if there are any, to provide incentives and low-interest or 39 no-interest loans for new wood-derived thermal energy or cogeneration projects. It 40

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requires that the trust consult with the Finance Authority of Maine, when appropriate, in
 the development of any Wood Energy Program incentives and the distribution of money
 from the wood energy fund. It prohibits the use of funds for incentives or loans for the
 refurbishment or maintenance of existing facilities.
 The amendment also adds an appropriations and allocations section.
 FISCAL NOTE REQUIRED

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(See attached)

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