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Legislative Document

No. 1506

H.P. 1107

House of Representatives, April 22, 2011

An Act To Remove Obstacles to the Use of Technological Advances for Heating in Multifamily Structures

(AFTER DEADLINE)

Approved for introduction by a majority of the Legislative Council pursuant to Joint Rule 205.

Received by the Clerk of the House on April 20, 2011. Referred to the Committee on Energy, Utilities and Technology pursuant to Joint Rule 308.2 and ordered printed pursuant to Joint Rule 401.

HEATHER J.R. PRIEST Clerk

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Presented by Representative FITTS of Pittsfield.

Be it enacted by the People of the State of Maine as follows:

- **Sec. 1. 10 MRSA §1415-G, sub-§1,** as amended by PL 2005, c. 350, §11, is further amended to read:
- 1. Residential construction, remodeling and renovation. Except as provided in this section, during the construction, remodeling or renovation of a multifamily residential structure, a person may not install electric space heating equipment as the primary heating system if that construction, remodeling or renovation is funded in whole or in part by public funds, guarantees or bond proceeds. For purposes of this section, "multifamily residential structure" means a residential structure with more than one dwelling unit and "electric space heating equipment" does not include electric thermal storage space heating equipment.

12 SUMMARY

Under current law, electric space heating equipment may not be installed as the primary heating system in construction that is funded using public funds. This bill specifically exempts electric thermal storage space heating equipment from this prohibition.