#### STATE OF MAINE PUBLIC UTILITIES COMMISSION

PUBLIC UTILITIES COMMISSION  Amendments to Net Energy Billing Rule (Chapter 313)	<ul> <li>PETITION FOR RECONSIDERATION</li> <li>OF</li> <li>NATURAL RESOURCES COUNCIL</li> <li>OF MAINE, CONSERVATION LAW</li> <li>FOUNDATION, REVISION ENERGY,</li> <li>AND INSOURCE RENEWABLES</li> <li>March 21, 2017</li> <li>Docket No. 2016-00222</li> </ul>
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#### INTRODUCTION

Under the Public Utilities Commission Rules of Practice and Procedure, chapter 110, section 11(D), Natural Resources Council of Maine, Conservation Law Foundation, ReVison Energy, and Insource Renewables, (hereinafter õPetitionersö) request reconsideration of the Commission Order Adopting Rule and Statement of Factual and Policy Basis (õOrderö) in Docket No. 2016-00222 issued March 1, 2017, regarding the Net Energy Billing (NEB) Rule. The Petitioners are joined by supportive Maine organizations, businesses and individuals listed at the end of this petition. The Commission amendments to the NEB rules (õNEB amendmentsö) fail to advance the public interest, in part because they are primarily focused on limiting benefits and values for families, communities and businesses that generate solar power, rather than based on the interest of ratepayers more broadly. The NEB amendments are not based on a sound, objective review of the NEB Rule and are more likely to raise unnecessarily electricity costs for Maine ratepayers without any countervailing benefits. Petitioners request that the Commission grant this Petition for Reconsideration and re-open its rulemaking proceeding to remedy these flaws.<sup>2</sup>

#### **ARGUMENT**

### I. The NEB Amendments Are Not in the Public Interest.

A. The Purposes of the NEB Amendments are Too Narrow and Exclude Fundamental Issues of Public and Ratepayer Interest.

The Order states that the NEB amendments were focused on õaddressing [solar] technology cost decreases and reducing cost-shiftingö. Order at 21. These purposes are woefully inadequate to advance the public interest. The Order fails to address how or whether the NEB amendments reduce costs for ratepayers or indeed would achieve any broader regulatory purpose. Worse, in pursuit of these extremely narrow purposes, the Order fails to

<sup>&</sup>lt;sup>1</sup> Amendments to Net Energy Billing Rule (Chapter 313), Maine Public Utilities Commission, Docket No. 2016-00222, Order (March 1, 2017); see 35-A M.R.S. § 3472(1).

<sup>&</sup>lt;sup>2</sup> Petitioners hereby incorporate by reference in this Petition our comments submitted as part of this rulemaking docket. Failure to include any argument, fact, or issue herein does not constitute a waiver by any of the parties to raise any arguments, facts, or issues on an appeal.

consider whether the NEB amendments could have a net impact that is counter to the public interest.

Fundamentally, the Order limits participation in, and ultimately eliminates, NEB, and, as the Order acknowledges, that will fundamentally limit the growth of distributed solar energy generation in Maine. Order at 11. This purpose is at odds with statutory policy, including:

When encouraging the development of solar energy generation, the State shall pursue cost-effective developments, policies and programs that advance the following goals:

C. Ensuring that the production of electricity from solar energy meaningfully contributes to mitigating more costly transmission and distribution investments otherwise needed for system reliability;

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E. *Increasing* the number of businesses and residences using solar technology as an energy resource; and

F. *Increasing* the State's workforce engaged in the manufacturing and installation of solar technology.

### 35-A MRSA §3474 [emphasis added].

There is overwhelming evidence that distributed solar energy generation is an important tool for mitigating transmission and distribution costs, which are born directly by *all* electricity customers and comprise the largest portion of monthly residential electricity bills. The Commission of Order entirely fails to consider how the NEB amendments will affect those costs.<sup>3</sup>

The Commission purpose and framework for considering amendments to the NEB Rule was limited to reducing so-called cost-shifting of transmission and distribution rates between customers. The Commission did not even consider what impact its cost-shifting focus would have on transmission and distribution costs. In setting rates, the law directs the Commission to õgive equivalent consideration to the goals of minimizing costs and minimizing transmission and distribution rates to consumers.ö 35-A MRSA §3153-A. In this Order, the Commission fails to give substantial consideration to either.

Moreover, the Order fails to explain why decreasing costs to install solar is a problem that needs to be addressed in the first place. All else equal, it is undisputable that decreasing technology costs will result in increasing installation of solar energy systems. Given the ratepayer benefits from increasing distributed solar broadly identified by the Commission in its Maine Distributed Valuation Study (Apr. 14, 2015) (õVOSö) analysis, decreasing technology costs are a boon to both individual solar energy system owners and as well as other ratepayers. The Order attempts to skirt this issue by merely labeling NEB as an õincentive,ö which it does

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<sup>&</sup>lt;sup>3</sup> Similarly, the Order fails to give sufficient consideration of statutory policy regarding transmission and distribution: õThe Legislature declares and finds that improvements in transmission and distribution utility rate design and related regulatory programs have great potential for reducing the cost of electric utility services to consumers, for encouraging energy conservation and efficient use of existing facilities and for minimizing the need for expensive new electric transmission capacity.ö 5-A MRSA §3152.

more than a dozen times. Order at 5, 6, 9, 10, 14, 15. Whether NEB is an incentive may be a matter of semantic dispute; there should be no dispute that distributed solar energy generation is a resource that affects electricity markets and grids in important ways. The Commission should reconsider its Order because it has not considered these impacts of the NEB amendments on the public interest.

# B. The NEB Amendments are Likely to Raise Electricity Costs Without Providing any Countervailing Benefit.

In late 2015, the Commission sought and received assistance from the National Renewable Energy Labs to project that NEB under the status quo would result in approximately 150 MW of distributed solar energy generation by 2021. The Commission adoption of the NEB amendments will undoubtedly reduce that projected level of generation by Maine homeowners, communities and businesses that use NEB to properly size their installation and offset its capital costs.

When the Commission conducted its VOS analysis in late 2014, showing that distributed solar reduced certain ratepayer costs. Specifically it found that each marginal kilowatt-hour of production would reduce transmission costs by 1.4 cents in the õfirst-yearö and 1.6 cents on a levelized basis over the long-term, and would reduce market prices for energy by 0.9 cents in the first-year and 6.6 cents on a levelized basis over the long-term VOS at 5 and 6. The NEB amendments will slow the penetration of distributed solar and almost certainly forego the projected savings identified in the Commission on work own report.

The Order & discussion of the VOS analysis is deeply flawed, as set forth below.. in the Order has multiple flaws. For example, one is a factual misstatement that the first-year õmonetizeableö benefits were calculated to be 9 cents/kwh. Order at 8. In fact, they total 9.9 cents/kwh<sup>7</sup>. VOS at 5. As the Commission is aware, the levelized value of financial over 25 years was 17.5 cents/kwh. Some of this value will be foregone under the NEB amendments, at the expense of ratepayers as a whole. The Order correctly observes that long-term values are highly dependent on assumptions about market conditions in the future. Order at 8. However this same caution should be extended with regard to future technology costs, which is the primary basis for the Commission proposed phase down of net metering credits.

# C. The NEB Amendments Impose Unnecessary New Metering and Billing Costs.

<sup>&</sup>lt;sup>4</sup> Pieter Gagnon and Ben Sigrin. õDistributed PV Adoption in Maine through 2021.ö NREL. November 6, 2015. Powerpoint presentation entered into Docket 2015-00218.

<sup>5</sup> VOS

<sup>&</sup>lt;sup>6</sup> We understand that the Commission may now dispute its own findings on these values. However, as described below, the Commission made <u>no</u> attempt to quantify the forgone benefits of distributed solar, nor the purported ratepayer benefits from eliminating so-called cost-shifting, the net of which might generally be seen as a ratepayer impact.

<sup>&</sup>lt;sup>7</sup> The Order left out market price response. Market price response is not an attribute that can be sold in any market, but nor can avoided transmission. The term õmonetizeableö is therefore somewhat vagueô all of the values in the study were expressed in dollar terms or õmonetizedö. We understand that some values correspond to financial components of rates and others to environmental values. Both market price response and avoided transmission, and the other values cited in the Order at 8, are financial components of rates.

The NEB amendments require new NEB customers to meter their gross generation so that it can be netted against electricity consumed for the transmission and distribution portion of their bill. The effect of this change is to levy a transmission and distribution fee or penalty on power that is generated and consumed behind the customer¢s primary meter. Below, Petitioners argue that this is a violation of the right to self-generate. Additionally, the NEB amendments impose significant new metering costs which are themselves unnecessary burdens on ratepayers as a whole.

The provision will require additional metering equipment to measure gross output, at a likely cost of several hundred dollars per participant. If each existing NEB customer had been required to have a meter on generation, the cost could exceed \$1 million, for example. At the same time, the NEB amendments state that customers may not ordinarily be billed for this equipment, therefore implying that ratepayers as a whole would bear these costs. The Order provides no clear rationale for this unreasonable requirement.

The NEB amendments also establish a phase-out of NEB credits from the retail rate to Standard Offer rates over a 10-year period, with new customers in each year receiving a fixed percentage for a 15-year period. We are not aware of any comments or arguments in the record in support of this approach. In addition to the concern of Petitioners stated above that this reduction will slow the penetration of distributed solar generation, there is widespread concern that this approach would require a complex and likely expensive billing arrangement. It will require utilities to sort NEB customers into up to 11 different categories of crediting, for a period of approximately 25 years, at a great deal of cost to all electricity customers. It is even possible that the new costs all ratepayers will have to pay for this complicated billing scheme will outweigh any purported savings the rule would achieve. The Commission should reconsider its Order after it has attempted to determine what those costs would be.

# D. The Commission Should Clarify that Customers May Continue to Choose a Rolling 12-Month NEB Credit Cycle.

The Commission has long recognized that the annualized net metering concept under the Chapter 313 rules would be frustrated if the utility required customers to use all credits within a given 12-month contract period that did not match the variability of certain renewable resources:

Mr. Bertl raises a valid concern that, depending on the net billing anniversary date, the intent of the annualized approach could be frustrated. This could occur, for example, if the net billing contract begins after the high hydropower output months. The result is

nt.) Order at 21. Any billing complexity from expanding participation in community solar farms is minimal compared to that contemplated in the NEB Amendments, with the costs and complexity to be borne by ratepayers as a whole.

<sup>&</sup>lt;sup>8</sup> Indeed, the Commission repeated CMP/s claim that lifting the arbitrary limit on the number of community solar accounts would onegatively affect its billing system performance (although the Order fails to mention that CMP further recommended raising the limit to 200 instead of eliminating it.) Order at 21. Any billing complexity from expanding participation in community solar farms is

that there are no occupied to be used to offset usage during the low production months at the beginning of the 12-month period, and the customer would have limited ability to take advantage of the high output months that would occur near the end of the period.

HYDROTRICITY, Request for Waiver Under Section 4 Of Chapter 313, No. 2001-027, Advisory Opinion, at 6 (April 3, 2001). To avoid this result, the Commission has interpreted the rules to allow a NEB customer to either choose its õanniversary dateö or to use a 12-month rolling methodology for individual months in which credits accumulated in any given month could be used to offset usage over the succeeding 12 months. SUNGEN SOLAR CENTER LLC, Request for Commission Investigation into Chapter 313 Implementation, No. 2011-316, Order at 3 (Feb. 6, 2012) (õ:We therefore interpret Chapter 313 to allow a customer to choose either approach for implementation of the annualized net billing methodology, of quoting HYDROTRICITY at 7.)

In the portion of the NEB amendments relevant to the determinations above, the Commission has changed the wording of former §3(E)(3) (õ<u>over</u> a 12-month periodö) to new language in new section § 3(I)(3) (<u>ŏwithin a given</u> 12-month periodö). The Commission offered no explanation for this change at any stage in the 2016-00222 rulemaking. It is Petitionersøunderstanding that the Commission did not intend the new language to change its longstanding and well-settled precedent. To avoid confusion or further litigation, Petitioners ask the Commission to confirm that net energy billing customers may continue õto choose either the anniversary date or the individual month rolling methodology.ö SUNGEN at 3.

# II. The NEB Amendments Constitute Unjust Discrimination and Violate Customer Rights to Self-Generation.

The NEB amendments require NEB customers to meter their gross generation so that it can be netted against electricity consumed from the grid for the transmission and distribution portion of their bill. The Order entirely fails to justify this change or provide any regulatory principle that it is based on. The Order argues that this change does not constitute an exit fee and that NEB is optional. Order at 18. While Petitioners reject those arguments below, neither of Commissionøs arguments constitute a positive rationale for this extreme change, which gives the appearance of arbitrariness. Even the Commissionøs arguments about NEB customers not paying for incurred transmission and distribution costs when they are credited for exports do not provide a basis for interfering in a customerøs generation or usage behind the meter.

Rates for utility service subject to the jurisdiction of the Commission must be just and reasonable. 35-A M.R.S. § 301. Implicit in the concept of just and reasonable rates is the requirement that rates and charges not be unjustly discriminatory. Unjust discrimination in the context of utility rates and charges includes charging a rate to one customer or group of customers that is õhigher than that charged by the same utility for the same service or service of similar value and cost rendered to other users or consumers,ö 35-A M.R.S. § 1304.

The NEB amendments include provisions that result in NEB customers being charged for transmission and distribution service for energy that they have supplied to themselves that never enters the utility grid. The Order asserts that these charges are necessary because NEB customers are still consuming transmission and distribution service and it is therefore necessary to charge customers for such service to avoid õcost shifting.ö Order at 6-7. This finding lacks

factual support and the rates and charges that would be imposed by the NEB amendments are therefore unjust and unreasonable.

Specifically, the Commission has made no inquiry into whether the consumption of NEB customers is adequate to support the cost of serving them. Rather, it assumes that their gross consumption is the proper measure for collecting costs. However, it is even possible that NEB customers use a larger amount of electricity than average customers because they may pursue additional technologies that rely on electricity.

Further, other similarly situated customers may reduce their consumption by installing energy efficient equipment or by fuel switching. Similarly, industrial users who generate power behind the meter by using waste products also reduce their consumption. Under the logic of õcost shifting,ö these customers should be charged additional rates to reflect the lost revenue resulting from such decisions. Singling out NEB customers for such charges results in rates that are õhigher than that charged by the same utility for the same service or service of similar value and cost rendered to other users or consumers,ö 35-A M.R.S. § 1304, and therefore results in rates that are unjust and unreasonable.

The Order¢s finding with respect to cost shifting is also inconsistent with prior Commission determinations. Maine has a long history of self-generation, both in practice and in regulation, and multiple statutes protect the ability of customers to produce and consume their own power without penalty or interference. In its 1996 order on industry restructuring, the Commission explicitly found that the loss of revenue due to customer self-generation is a risk borne by utilities for which they are compensated in their rates of return.

Not all costs that become unrecoverable are "stranded" by retail competition. Customers may reduce or even eliminate electricity usage by self-generating, fuel switching, production cutbacks, energy conservation, and bypassing the utility's system entirely. All these activities result in fewer revenues available to the utility to pay the fixed costs of operations. These customer options, however, exist under current regulation as much as they would after retail competition begins.

The Order¢s finding with respect to cost shifting effectively reverses this fundamental finding adopted by the Commission in the Restructuring Plan.

Finally, the Order¢s finding with respect to čost shiftingö and related determinations with respect to calculation of transmission and distribution charges violates the statutory prohibition against imposing exit fees. 35-A M.R.S. § 3209(3) provides:

3. Exit fees. A customer who significantly *reduces or eliminates consumption of electricity due to self-generation*, conversion to an alternative fuel or demandside management may not be assessed an exit or reentry *fee in any form for the reduction or elimination of consumption* or reestablishment of service with a transmission and distribution utility.

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<sup>&</sup>lt;sup>9</sup> Re Electric Utility Industry Restructuring, Docket No. 1995-462, Report and Recommended Plan (December 31, 1996) (the "Restructuring Plan").

(Emphasis supplied). The Orderøs determination to impose transmission and distribution charges on energy that customers have supplied to themselves that never enters the utility grid is unambiguously a fee for reduction in use due to self-generation.

Prior to the Legislature enactment of § 3209(3), the Commission addressed the policy reasons for not allowing exit fees in its Restructuring Plan. 10

The Commission does not believe exit fees are either practical or appropriate. Proponents of exit fees claimed that the demand for electricity of particular customers has caused utilities to incur certain costs on their behalf, and that these same customers should pay these costs. This claim is doubtful. Power purchases are rarely customer-specific. Moreover, if the idea is to match cost-recovery with cost-causation, some daunting questions emerge. Should customers have to be on the system any particular length of time before any exit fee would apply? Should customers who entered the system last year be required to pay an exit fee if they leave the system next year? If so, should the amount of the exit fee be the same as for a customer that has been on the system for 30 years? Should exit fees apply to customers that enter the system in the future? None of these questions has a felicitous answer.

Exit fees could also adversely affect Maine's business climate. If exit fees applied to businesses who were utility customers on a specific date, only newer businesses could switch power suppliers without paying an exit fee. If exit fees applied to new customers, it could dissuade businesses from entering the State. What business would move to Maine if its flexibility to move in the future were so constrained?

Exit fees are an extraordinary remedy. That approach might be justified where its absence would result in either extreme financial stress on the utility or unacceptable rate increases for utility ratepayers. An exit fee or similar rate design should not be adopted without a substantial demonstration of ratepayer harm.

In addition to the NEB amendmentsøplain violation of statute with respect to this issue, the same policy considerations exist here with respect to imposition of transmission and distribution charges on energy customers have supplied to themselves that never enters the utility grid. The Commission should reject the aspect of the NEB amendments that impose transmission and distribution charges on gross energy as being unjustly discriminatory and a violation of the prohibition on exit fees.

Identifying NEB as õvoluntaryö is not sufficiently persuasive as to justify the NEB amendments. Order at 18. Simply buying power from the grid is likewise õvoluntary,ö but that does not give utilities or the Commission free license to charge any fee whatsoever or excise burdensome or arbitrary regulatory requirements. Under the NEB amendments, pre-existing NEB customers who already made investments in self-generation capacity will be subject to the gross metering approach after their

<sup>&</sup>lt;sup>10</sup> Id.

grandfathering time period expires. For these customers, NEB is not õvoluntaryö in any practical or fair way.

Furthermore, NEB is a mechanism that allows customers to size generation in an economically efficient manner and reduce their load on the electricity grid (including on an instantaneous basis, not just on an annualized basis), which reduces well-understood cost drives for the grid and electricity markets, as described above.

## III. The NEB Amendments Are Not Based on Sufficient Evidence or Sound Economic Ideas.

### A. The NEB Amendments are Not Based on Evidence of Meaningful Cost-Shifting.

The Order asserts that there can be ono doubto that cost-shift is occurring and that othe actual amount of this cost-shift can be determined with reasonable accuracy. Order at 7. However, the Commission has presented no factual evidence of this shift and made no attempt to quantify it.

As the Commission is aware, rates never reflect a perfect alignment of the costs that individual customers incur on the system. Customers in a given rate class pay the same rates regardless of geography, for example, even though the costs incurred by rural ratepayers are significantly higher than those incurred by urban ratepayers. This long-standing and widely recognized ocost-shift is deemed acceptable by regulators in Maine and elsewhere because the cost-shift is likely relatively modest and any remedy worse than the disease. Setting aside the Commission failure to include any claim of cost-shift in a broader context of NEB total ratepayer impact (see below), even the utilities purported amount of cost-shifting appears to be inconsequential. The Commission decision to single-out this form of cost-shifting is arbitrary, especially lacking any effort to quantify it or evaluate the potential negative impacts of the remedy.

In addition, the Commission conflates cost-shifting from NEB with lost revenue from decreased utility sales as a result of self-generation. This not only leads to a significantly exaggerated measure of any cost-shift, but provides a flawed basis upon which to consider NEB from a regulatory perspective. Put simply, reduced demand for electricity is not a cost, indeed it is a savings, so it canot be called a cost-shift.

In its description of cost-shifting, the Order describes how NEB customers use the grid when they are importing or exporting energy from the grid. Order at 6-7. However, the Commission would presumably agree that when they are importing electricity, they are subject to the same rates as any other customer and no cost-shifting is occurring. We understand that the Commission concern is with regard to the value at which *exports* should be credited, and whether providing transmission and distribution credits for exports improperly exempts NEB customers from some of those costs. Therefore the proper way to assess the costs this might shift to other ratepayers is to measure the value of the transmission and distribution portion of the credits granted to NEB customers for their exports. From an empirical and regulatory

perspective, this amount is distinct from the revenue the utilities lose from reduced sales and it is arbitrary to conflate them as one cost.

The cost of providing net metering credits as a form of lost revenue, *could* be õdetermined with reasonable accuracy,ö but to our knowledge it is has not been disclosed by the utilities. Instead, the utilities appear to base calculations of the cost of net metering on lost revenues from gross generation by NEB customers, even that generation consumed behind the meter. Not only is this not reflective of the cost of NEB itself, this amount is not so easy to determine accurately and requires the utilities to make assumptions about patterns of generation and consumption behind the meter.

If lost revenue from self-generation of electricity is labeled a  $\tilde{c}$ cost-shiftö, then so should that from energy efficiency and every form of energy conservation, as well as from any self-generation not relying on NEB. 11 It implies that customers who consume less electricity from the grid have some load obligation which, if they fail to consume, burdens others. It begs the question of what is the baseline amount of load that the utilities or other ratepayers are  $\tilde{c}$ owed $\tilde{c}$  by NEB customers, which would be impossible to establish in any rational way.

Finally, in its Order the Commission restates CMP¢s claim of lost revenue from NEB of \$1.8 million, but nowhere in the rulemaking or preceding õreviewö of NEB in Docket 2016-00218 did the Commission subject this claim to any meaningful, transparent evaluation. Failure to do so was certainly arbitrary and capricious and the Commission should reconsider its decision after doing so in order to more plainly reveal the conflation of lost revenue from NEB crediting with that from decreased sales, allowing the public and interested parties to examine the evidence and methodology behind this claim.

### B. The NEB Amendments are Not Based on Any Test of Ratepayer Impact.

There is nothing in the Order to suggest that ratepayers will be better off on the whole as a result of the NEB amendments. The Order discusses some categories of costs and benefits related to NEB, but does not propose any approach for weighing those.

The treatment of benefits from NEB and distributed solar is flawed. The Commission improperly dismisses the use of avoided cost or value of solar analysis as õof limited use in a program like NEB that requires ratepayer-funded incentives.ö Order at 9. This is circular reasoning. NEB shouldnøt be labeled an õincentiveö if it reduces (or avoids) more costs than it incurs. The Orderøs assertion that õratepayer funded incentives are evaluated based on costsö is confusing. Ratepayer funded incentives should be evaluated based on costs and benefits. For example, in 2012,

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<sup>&</sup>lt;sup>11</sup> The Commission claims that NEB should not be equated with self-generation. Order at 18. However if the Commission believes NEB is completely distinct from self-generation, then the lost-revenue from self-generation on the part of NEB customers cannot be considered a cost-shift resulting from NEB.

when the Commission evaluated the Renewable Portfolio Standard, which the Commission presumably considers to be a ratepayer-funded incentive, it asked London Economics to evaluate both costs and benefits of the policy.

The Order incorrectly states that avoided costs are not relevant in related regulatory contexts like energy efficiency. Order at 9. In Maine, energy efficiency *is* funded based on an avoided cost methodology. Rebates for individual efficient appliances are set by Efficiency Maine Trust based on fluctuating market economics, but the determination of how much ratepayers should pay for efficiency rebates (in aggregate) is based *solely* on the costs that can be avoided. Those costs include avoided transmission and distribution, capacity, market price response and most of the other components of the VOSô determining the specific avoided costs is determined in an adjudicatory process. While there are important differences between NEB and energy efficiency, the Commission has erred significantly by completely dismissing any consideration of avoided costs or the VOS.

The Order states that ofthe avoided cost methodology is not helpful in cost of service ratemaking because it does not refer to the known specific costs of concern in designing rates.ö Order at 9. Petitioners contend that, in fact, the NEB amendments do not refer to known specific costs either. The Commission did not assess the cost of serving NEB customers.

With regard to distributed solar technology costs, we fail to see how these costs are particularly relevant. The rate impact of NEB does not vary as a result of the cost of solar installation. The cost of solar will affect the volume or growth of NEB uptake (an economic response that the Commission has failed to consider) but it will not affect whether NEB imposes a cost or benefit on ratepayers. Some of the Petitioners commented during the rulemaking about arbitrariness of the proposed phase down of NEB credits. That was not because we failed to observe the Commission in linkage with technology cost reductions; rather the phase out is arbitrary from a regulatory basis because it is not based in any test of ratepayer benefit.

The Commission also failed to consider whether perpetuating the cap on the number of customers participating in a community solar farm was in the public interest. The 10-person limit is arbitrary and neither the Commission nor any other party has argued otherwise. CMP recommended a cap of 200 customers. The Order claims that community solar is a policy matter that lawmakers should address. Order at 21. However the limit is entirely a creation of Commission rules and in no way reflects legislative direction. In addition, the Commission appears comfortable making very fundamental changes to the structure of NEB that Petitioners and others argued should be left to lawmakers. The Commission adoption of proposed amendments that slow the growth of solar while rejecting proposed amendments that might expand it are further evidence of the one-sided nature of the decision.

#### C. The NEB Amendments are Based on Flawed Economic Ideas.

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<sup>&</sup>lt;sup>12</sup> In principle, Efficiency Maine could offer rebates up to the õvalueö for customers as a whole (i.e. the avoided cost), if doing so would not lead to undue free ridership.

The Order incorrectly states that under NEB there is no incentive for solar providers to reduce costs as installation costs decrease. Order at 5. This assertion grossly mischaracterizes the market for solar installation products and services, which are subject to competitive market forces completely unrelated to the value of NEB credits. Unlike regulated monopolies with which the Commission is very familiar, solar suppliers and installers compete with each other, resulting in lower prices for consumers. The Order states that solar installers base their prices õon what local markets will bear, which is not necessarily in line with actual costs.ö Order at 5. According to basic economics, in a functioning market, prices *will* reflect actual costs.

The Commission stated goal of reducing NEB credits is to omaintain a rate of return on investment. Order at 15. But the Commission function is not generally to regulate rates of return outside of the monopoly framework. Furthermore, by holding return on investment steady, you will see steady state changes in penetration, as opposed to increasing rates of penetration as returns improve. As argued above, improving economics for installing distributed solar does not impose a cost on ratepayers and indeed is likely to yield a benefit in the form of reduced grid and market costs.

Therefore the Commission does not need to amend NEB in order to foster competition and drive down costs to install solar, nor is it inherently proper to try to regulate profits for installers or consumers as opposed to seeking the lowest costs for ratepayers as a whole.

The Order states that costs of the transmission and distribution system are incurred regardless of whether a NEB customer pays them in full or not. Order at 7. However, transmission and distribution costs are not fixedô if only they were! According to the Commission® most recent annual report, transmission and distribution rates have risen 80% in the last decade. If transmission and distribution costs were fixed, then there would be no justification for demand charges. Instead, any cost of service analysis, including the most recent one by CMP, demonstrates that significant portions of the marginal cost of transmission and distribution are linked to annual peak demand. As the Commission® VOS identified in considerable detail, distributed solar on the margin reduces annual peak demand. The Commission® failure to recognize these basic principles in this proceeding leads to the wrong price signals from the point of view of economic efficiency and thus to higher long-term costs for ratepayers.

# IV. The NEB Amendments Fail to Take Advantage of Technological and Market Opportunities to Modernize Grid Infrastructure and Increase Economic Efficiency.

In issuing this Order, the Commission has failed to move Maine toward the objectives of a õsmarter gridö, with modern rate design and integration of distributed energy resources. Indeed, by slowing the deployment of distributed generation, penalizing self-generation, and advancing regulatory changes on distributed generation without any analysis of how they impact rates or grid costs, the

Commission has violated legislative policy with regard to grid modernization.

The legislature established a broad set of policies with regard to a õsmart gridö, including:

It is the policy of the State to promote in a timely and responsible manner, with consideration of all relevant factors, the development, implementation, availability and use of smart grid functions and associated infrastructure, technology and applications in the State through:

A. Increased use of digital information and control technology to improve the reliability, security and efficiency of the electric system;

B. Deployment and integration into the electric system of renewable capacity resources, as defined in section 3210-C, subsection 1, paragraph E, that are interconnected to the electric grid at a voltage level less than 69 kilovolts;

35-A MRSA §3143(3)

The NEB amendments make *no* use of the smart meters that were installed, at considerable expense, across the entire state. Many years later, ratepayers are still waiting for utilities and the Commission to provide most of the promised benefits smart meters were meant to provide (indeed, the rule requires installation of *additional* meters, adding further metering costs without regard to benefits). The NEB amendments use no hourly metering, give no consideration to time of use rates, provide no valuation of grid services, and make no attempt to locate distributed generation resources for maximum advantage.<sup>13</sup>

The NEB amendments send the wrong price signals for distributed generation, consumption and storage. For example, the Order states that the monetized first-year benefits of solar were calculated in the VOS as õonly \$0.09 per kwh.ö Order at 8. (As mentioned above, the value is actually \$0.099 per kwh.) The NEB amendments would ultimately pay Standard Offer rates for solar, currently 6.7 cents/kwh. We lack a clear supply curve for distributed solar, however it is not economically efficient to only pay for distributed solar that costs 6.7 cents when it would be valuable to consumers to pay up to 9.9 cents.

### **RECONSIDERATION REQUESTS**

For all the foregoing reasons, we request that the Commission grant this Petition and reconsider its Order and Rule as follows:

- 1. Order that Chapter 313 NEB rules be reverted to those that existed prior to the recent amendments.
- 2. Conduct a complete analysis of the costs and benefits of net metering from a

<sup>13</sup> The Order only cites location-dependent value of distributed generation as a justification for ignoring locational value completely. Order at 9.

ratepayer perspective.

3. Pending the completion of the current legislative session, re-open a rulemaking to consider changes to NEB that are consistent with the public interest and address the arguments made above.

Respectfully submitted,

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The following organizations and businesses join in support of this petition:

American Lung Association of the Northeast

City of Belfast Energy Committee

Coastal Enterprises, Inc.

Crystal Spring Farm Community Solar Association

Goggin Energy

Heliotropic Technologies

**Industrial Energy Consumers Group** 

Maine Audubon

Maine Conservation Voters

Maine Public Health Association

Maine Small Business Coalition

Maine Solar Solutions, LLC

The Milkhouse

PeaceWorks of Greater Brunswick

Physicians for Social Responsibility, Maine Chapter

Polaris Associates

Portland Climate Action Team

Renewable Energy Development Associates

Sierra Club, Maine Chapter

St. Josephøs College

Sundog Solar

SunRaise Investments

**Union of Concerned Scientists** 

350 Maine

#### The following individuals join in support of this petition:

Darlene Purington, Acton Edward Riggs, Albion Betsey Kneeland, Alexander George Davenport, Alfred Gerald Flanagan, Alna Carol Gardner, Alna Chris Kenoyer, Alna Anneliese Pugh, Alna Malcolm Hunter, Amherst Gertrude Akers, Andover Lorie Costigan, Appleton Shelley Johnson, Appleton Thomas Ward, Appleton James Galuza, Arrowsic Charles Hudson, Arrowsic Jesse McMahon, Arrowsic Robert O'Leary, Arrowsic Karen Robbins, Arrowsic Amy Smith, Arrowsic Wiebke Theodore, Arrowsic Teddi Myers, Arundel Stacey Raymond, Arundel Charles Watson, Arundel Kirstan Watson, Arundel Melissa Bilodeau, Auburn Annika Black, Auburn Walter Burbank, Auburn Christopher Carson, Auburn Edmund Claxton, Auburn Jillian Close, Auburn Sandy Doctoroff, Auburn Juliette Dzija, Auburn Diana Iwaszkiewicz-Carson, Auburn Katherine Langelier, Auburn Jennifer Lapierre, Auburn Jonnie Maloney, Auburn Dustin Marquis, Auburn Celia McGuckian, Auburn Rebecca Pape, Auburn James Pare, Auburn Kevin Simpson, Auburn Bob Sipe, Auburn Elizabeth Treble, Auburn Jamie Verrill, Auburn Benjamin White, Auburn

Marlis Whittier, Auburn

Nancy Crocker, Augusta Marsha Dulac-Swain, Augusta Vickie Fisher, Augusta Teen Griffin, Augusta Christopher L Hunter, Augusta Sandra Hutchings, Augusta Robert Kellerman, Augusta Jim Kidwell, Augusta Lian Kim, Augusta William McGuire, Augusta Paris Perez, Augusta Abigail Stratton, Augusta Margaret Terrill, Augusta Patten Williams, Augusta Jeffrey Young, Augusta Andrea Nurse, Avon Marcey Lachance, Bailey Island Michael McNally, Bailey Island Mary Ann Nahf, Bailey Island Jeffrey Allen, Bangor Grace Bartlett, Bangor Stephen Boardway, Bangor Jane Bragg, Bangor Robin Buckley, Bangor Miriam Devlin, Bangor Emily Dexter, Bangor Christina Diebold, Bangor Sean Flannigan, Bangor Patricia Hammill, Bangor Lisa Hand, Bangor Marsha Higgins, Bangor Pamela Johnson, Bangor Sharon Klein, Bangor Hannah Kreitzer, Bangor Jennifer Lipka, Bangor Dana Lippitt, Bangor Laura Mackay, Bangor Elizabeth Manalo, Bangor Ann Marston, Bangor Karen Marysdaughter, Bangor Libby Norton, Bangor Kevin Proctor, Bangor Carol Quagliotti, Bangor Jeff Reynolds, Bangor Donna Roberts, Bangor

Andrew Sarto, Bangor Catherine Schmitt, Bangor John Sherblom, Bangor Loretta Slowikowski, Bangor Jane Smith, Bangor Margaret Snell, Bangor Jennifer Staples, Bangor Linda Stearns, Bangor Ray Strickland, Bangor Wendy Waterman, Bangor Jo Ellen Waters, Bangor Vesa Wuoristo, Bangor jon archer, Bar Harbor John Avila, Bar Harbor Carole Beal, Bar Harbor Cyndi Bridges, Bar Harbor Anne Damm, Bar Harbor Joshua Ehrlich, Bar Harbor Gary Friedmann, Bar Harbor Sean Hall, Bar Harbor Wendy Kearney, Bar Harbor Peter Lindquist, Bar Harbor Celeste Lindsey, Bar Harbor Deborah Loftus, Bar Harbor Robert Moran, Bar Harbor Andrew Smith, Bar Harbor Scott Stevens, Bar Harbor Mary Ann Hale, Bass Harbor Richard Hanelius, Bass Harbor Nika Beauchamp, Bath Sarah Becker, Bath Sheldon Bird, Bath Will Blake, Bath Beatrice Blakemore, Bath James Brown, Bath Alicia Dole, Bath Laurie Hauptli, Bath Donna Henry, Bath Sally Howell, Bath Pat Moore, Bath Kimberly Nichols, Bath Julie Nolon, Bath Suzanne Paule, Bath Timothy Richter, Bath John Sisson, Bath Sanford Stein, Bath

Laura Walters, Bath Curtis White, Bath Sharon Wilbraham, Bath Janice Wright, Bath Rainer Wucherer, Bath Neva Allen, Belfast Mike Bird, Belfast Happy Bradford, Belfast Sally Brophy, Belfast Noah Burditt, Belfast Paula Cannon, Belfast Douglas Chamberlin, Belfast Julie Cook, Belfast Suzanne Coolbeth, Belfast Donald Cox, Belfast Susan Cutting, Belfast Jenny Davis, Belfast Derek DeJoy, Belfast Louisa Dunlap, Belfast Anne Feeley, Belfast Elizabeth Garber, Belfast Sue Garrett, Belfast Tom Groening, Belfast Conny Hatch, Belfast Beth Henderson, Belfast Tony Kulik, Belfast Jacquie Lacoste, Belfast Barbara Maria, Belfast Betty Miliano, Belfast Cory Morse, Belfast Ann Mullen, Belfast Diane Oltarzewski, Belfast M Pease, Belfast Belinda Pendleton, Belfast Lily Piel, Belfast Arline Rauch, Belfast Kenneth Rhoads, Belfast Margie Shannon, Belfast Paul Shepherd, Belfast Kristina Shula, Belfast David Smith, Belfast Jude Spacks, Belfast karin spitfire, Belfast Wendy Trefry, Belfast Elaine Tucker, Belfast Karl Watkins, Belfast Marty Weaver, Belfast Eileen Wolper, Belfast

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Rick Alexander, Blue Hill

Tom Bjorkman, Blue Hill

Leslie Clapp, Blue Hill

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Andrea Kimmich, Kennebunk William Paige, Kennebunk Janet Perry, Kennebunk Chris Smith, Kennebunk Cynthia Smith, Kennebunk Jacqueline Wilson, Kennebunk Juliet Altham, Kennebunkport Robert Collins, Kennebunkport Denise Deschenes, Kennebunkport Waylon Holbrook, Kennebunkport Susan Inoue, Kennebunkport Larry Landau, Kennebunkport Carol Lane, Kennebunkport David Manyan, Kennebunkport A. Thomas McHugh, Kennebunkport Annette Quezada, Kennebunkport Suzanne Stohlman, Kennebunkport Heather Swanson, Kennebunkport Charles Woodworth, Kingfield Michael Crawford, Kittery Arilda Densch, Kittery Shealagh Gray, Kittery Elaina Hatsis, Kittery Clay King, Kittery Robert Kline, Kittery Elizabeth Lochhead, Kittery Laurie Rowan, Kittery Carol Waleryszak, Kittery Eric Waleryszak, Kittery Cathy Wolff, Kittery Jessie Batchelder, Kittery **Point** Donald Clark, Kittery Point Brian Cox, Kittery Point Ann Kendall, Kittery Point Suzanne Olbricht, Kittery Point Lisa O'Neill, Kittery Point Melissa Paly, Kittery Point

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Michael Pelletier, New

Lenore Sivulch, New Gloucester Kathryn Armstrong, New Harbor Nancy Dickinson, New Harbor Jeanne Hathaway, New Harbor Henry Newhouse, New Harbor Gail Ruwe, New Harbor John Stolecki, New Harbor Stephen Gorr, New Portland Jeff Brown, New Sharon Henry Washburn, New Sharon Julie Cyr, New Sweden Nancy Adams, Newcastle Dave Carpenter, Newcastle Michael Devin, Newcastle Leonard Duffy, Newcastle Adele Gale, Newcastle Anne Geisler, Newcastle Zanda Gutek, Newcastle Cecile Horowitz, Newcastle Marfie Lavendier, Newcastle David Merrill, Newcastle Alex Obregon, Newcastle Julia O'Brien-Merrill, Newcastle Olga Oros, Newcastle Erin Rhodes, Newcastle Dana Tavares. Newcastle Jeffrey Guesman, Newport Nancy Babcock, Newry Ken Hotopp, Newry Anthony Lawless, Newry David Walker, Newry Steve Wight, Newry Christine Ruffley, Noblebore Sharon Abair, Nobleboro Dru Barkalow, Nobleboro Robert Barkalow, Nobleboro Louise Riley, Nobleboro Jonathan Smith, Nobleboro Betty Welt, Nobleboro Deb Wilson, Nobleboro MaryAnn Anderson, Norridgewock Kristina Gossman, Norridgewock

Sidney Smith, Norridgewock Harriett Varney, Norridgewock Sandra Wright, North Anson Julie Fernee, North Berwick Lynn Manley, North Berwick Robert Pelletier, North Berwick Pat Seavey, North Berwick Jon Emerson, North Haven David Mckechnie, North Haven Eric Bigelow, North Waterboro Susan Conley, North Yarmouth Kathleen Conrad, North Yarmouth Amy Eshoo, North Yarmouth Elaine Fletcher, North Yarmouth Michael Fletcher, North Yarmouth Brian Goldburg, North Yarmouth Cindy Guernsey, North Yarmouth Stew Guernsey, North Yarmouth Patty Langkopf, North Yarmouth Ken Lanik, North Yarmouth Joshua McHenry, North Yarmouth Linda Routhier, North Yarmouth Scott Routhier, North Yarmouth Kristen Stetson, North Yarmouth Karen Strattard, North Yarmouth Robert Taisey, North Yarmouth Mary Ellen Tetreau, North Yarmouth Gordon Beck, Northeast

Harbor

Francis Minot Weld.Northeast Beach Shawn Kane, Otisfield Harbor scott OBar, Old Orchard Linda Poto, Otisfield Lisa Abbott, Northport Beach Lise Desjardins, Owls Head Judy Berk, Northport Janet Ordway, Old Orchard Jim Krosschell, Owls Head Beach Curt Bovee, Northport Sally Perkins, Owls Head Mary Brown, Northport Laurie Thompson, Old Orchard Christopher Bezio, Oxford Deborah Eversage, Northport Beach Norma Bisucla, Oxford Elizabeth Grant, Northport Amy Baron, Old Town Kevin R. Farr, Oxford Todd Hall, Northport Cheryl Daigle, Old Town Emily Foss, Palermo Gayle Koyanagi, Northport Mary Dolan, Old Town Richard Roughgarden, Barbara O'Brien, Northport Carol Gregory, Old Town Palermo Paul Sheridan, Northport Jeannine Hashey, Old Town Barbara Kafka, Parkman Johanna Strassberg, John Flannery, Patten Virginia Nees-Hatlen, Old Northport Town Nate Richardson, Patten Deborah Tonner, Northport Judith Noonan, Old Town Ann Cannon, Peaks Island Cory Upton, Northport Bryan Wells, Old Town Vicki Flanagan, Peaks Island Beth Whitten, Northport Carolyn Bennatti, Orland Mary Anne Mitchell, Peaks Joan Beal, Norway Tacy Dorr, Orland Island Janice Cardoza, Norway Judith Nelson, Peaks Island Wayne Mayo, Orland Albert Judd, Norway Rosalani Moore, Orland Lisa M Penalver, Peaks Island Ruth McAllister, Norway Kyle Reynolds, Orland Marina Penalver, Peaks Island Richard McSherry, Norway Christine West, Orland Robert Villforth, Peaks Island Lynne Schott, Norway Carol Gorecki, Orneville Twp Don & Linda West, Peaks Glenn Tikkanen, Norway David Blodgett, Orono Island Ben Woodard, Norway Ronald Davis, Orono Michael Hope, Pemaguid Jewel Currie, Oakland Shirley Davis, Orono Mary Copper, Penobscot James Easton, Oakland Irja Frank, Orono Marianne Vandiver, Bridget Gehrlinh, Oakland David Frankel, Orono Penobscot Ann Grant, Oakland Nancy Hall, Orono Theresa Weigel, Penobscot Michael Grant, Oakland Leslie Hudson, Orono Richard Giero, Perry Andrew Mitchell, Oakland Roger King, Orono Ronald Rosenfeld, Perry Linda Woods, Oakland Jason Langley, Orono William Conley, Peru Denise Larsen, Ogunquit Albert Larson, Orono Samara Ebinger, Phillips Pamela Anderson, Old Orchard A Theodate Lawlor, Orono Sylvia Lambert, Phillips Beach Laura Lommler, Orono Pamela Matthews, Phillips Judy Bullard, Old Orchard Ian Maddaus, Orono Debbie McCarthy, Phillips Beach Steve Philbrick, Orono Charles Cummings, Diane Dion, Old Orchard Louise Small, Orono **Phippsburg** Beach William Small, Orono Rebecca Halbrook, Phippsburg Beverly Dwyer, Old Orchard Sharon Tisher, Orono Anne Heminway, Phippsburg Beach Gail White, Orono Samuel Jones, Phippsburg Robert Fox, Old Orchard Paul Wilson, Orono Dot Kelly, Phippsburg Beach Marcel Bastide, Orrington Michael Levy, Phippsburg Kathleen Gannon, Old Kerrie Damboise, Orrington Robert Reyes, Phippsburg **Orchard Beach** B Todd, Orrington Christopher Sewall, Cris Johnson, Old Orchard Jeanne Brooks, Orrs Island **Phippsburg** Beach Robin Brooks, Orrs Island Laura Sewall, Phippsburg Avis Landaw, Old Orchard Garrick Johnson, Otisfield L. Gardner Shaw, Phippsburg

Jim Sidel, Phippsburg Cynthia Todd, Phippsburg Linda Jacques, Pittsfield Kathy Johnson, Pittsfield Shawn Little, Pittsfield

Tom Roberts, Pittsfield Donald Woodruff, Pittsfield Jane Woodruff, Pittsfield Suzanne Callahan, Pittston Dorothy Cookson, Pittston Rosemarie Morse, Pittston Frederick Todd, Pittston d. wenckus, Pittston Mike Bergerson, Plymouth Jim Carmichael, Poland Ed Theriault, Poland Len Clarke, Port Clyde Bruce Hodsdon, Port Clyde Charlotte Fullam, Porter Peter Hagerty, Porter Stephanie Abrams, Portland Ann Adams, Portland Jennifer Angelone, Portland Michael Angelone, Portland Anastasia Antonacos, Portland Louise Backer, Portland Susan Baker-Kaplan, Portland Alexander Bandhu, Portland Andrew Barbo, Portland Adinah Barnett, Portland Prudence Barry, Portland Erica Bartlett, Portland Joanne Bartlett, Portland David Beane, Portland Julia Bergquist, Portland Kaitlyn Bernard, Portland Suzanne Blackburn, Portland Bill Blais, Portland Linda E Blanchard, Portland Bonnie Blythe, Portland Sarah Braik, Portland Nell Bridger, Portland Elizabeth Brown, Portland Joey Brunelle, Portland Andrew Cadot, Portland John Carpenter, Portland Rob Chaffee, Portland Joshua Chasan, Portland

Sandra Chaussee, Portland Thomas Chittick, Portland Rosemary Cleary, Portland Erin Covey-Smith, Portland Cheryl Denis, Portland Claudia Diller, Portland Margo Dittmer, Portland Espahbad Dodd, Portland Gregory Dorr, Portland Padraic Dougherty, Portland Veronica Dudar, Portland Elizabeth Duddy, Portland Elizabeth Dufresne, Portland Peter Dugas, Portland Mimi Dunn, Portland Hannah Durham, Portland Tyler Duval, Portland Chris Eaton, Portland Ann Fairbrother, Portland Logan Faulkingham, Portland Catherine Field, Portland Robert Fiske, Portland Robert Fiske, Portland Keith Fitzgerald, Portland linda ford, Portland Gwendolyn Forrest, Portland Adam Frederick, Portland Russell French, Portland Paul Gagne, Portland Bill Garcelon, Portland Steven Goodman, Portland Jessica Goodwin, Portland Rosanne Graef, Portland Ellen Grant, Portland Valerie Greenberg, Portland Ben Guerette, Portland Jasmine Haines, Portland Anne Hallward, Portland Ian Hammond, Portland

Jenna Howard, Portland Abby Huckel, Portland Emmerald Irvin, Portland Patrick Jackson, Portland Thomas Jarvais, Portland Carole G. Jean, Portland Robert Jeffrey, Portland Lesley Jones, Portland Judy Katzel, Portland Leslie Kaynor, Portland Morgan Kiser, Portland Dan Kolbert, Portland Victoria Kostadinova Bernard, Portland Denis Lachman, Portland maryann larson, Portland Ethan Lavendier, Portland Paul Ledman, Portland John Lemieux, Portland Loraine Lowell, Portland Karen Luse, Portland Paula MacVane, Portland Elizabeth Manduca, Portland Berry Manter, Portland Don Marietta, Portland Caitlin Marshall, Portland Chloe Maxmin, Portland Patricia McClure, Portland Elaine McGillicuddy, Portland Joe McGrath, Portland Harold McWilliams, Portland Marilyn McWilliams, Portland Judson Merrill, Portland Don Miller, Portland Laura Miller, Portland David Milligan, Portland Patricia Milligan, Portland Roger Milliken, Portland Alexander Mitchell, Portland Sally Moon, Portland Jackie Moreau, Portland Catharine Moser, Portland Mary Murphy, Portland Susan Nielsen, Portland Sally Oldham, Portland Caitlin O'Reilly, Portland Alice Osborn, Portland Erik Osborn, Portland Elizabeth Parsons, Portland

S Hampton, Portland

Cynthia Handlen, Portland

Jeanne Handy, Portland

Staci Hanscom, Portland

Rick Harbison, Portland

James Hayman, Portland

Allison Hart, Portland

Jon Hinck, Portland

Bradford Hanson, Portland

Susan Pastore, Portland Gregory Pellerin, Portland Derek Pelletier, Portland Delene Perley, Portland Richard Peterson, Portland Michael Petit, Portland Jack Phillips, Portland Lisa Pierce, Portland Patricis Proulx-Lough, **Portland** Marlies Reppenhagen, Portland John Ritzo, Portland Stephen Robnett, Portland Nicholas Rosenblum, Portland Michael Roylos, Portland Ben Rubins, Portland Thomas Ryan, Portland Luette Saul, Portland Gretchen Scheibel, Portland Jenny Scheu, Portland Priscilla Skerry, Portland William Slavick, Portland Leonard Smith, Portland Mel Smith, Portland K Spahn, Portland Wanda Stahl, Portland Clara Steeves, Portland Richard Stevens, Portland Beth Stickney, Portland Robert Stoddard, Portland Susan Swain, Portland Emilie Swenson, Portland John Tabb, Portland Meg Thurrell, Portland Ann Tracy, Portland David Trafton, Portland Sally Trice, Portland Colleen Tucker, Portland Jennifer Tuemmler, Portland Susan Tureen, Portland Frank Turek, Portland R. Valentine, Portland F.R. Vance, Portland Chris Wall, Portland Tyson Weems, Portland Jane Weinstein, Portland Hattie Welch, Portland

Jason Wentworth, Portland Carol Willauer, Portland Margaret Williams, Portland Baxter Wilson, Portland Polly Wilson, Portland Katharine Wojcik, Portland Margo Wood, Portland Kelly Worster, Portland Saras Yerlig, Portland Peggy York, Portland Zachary Zaitlin, Portland Madolynne Zimmerman, **Portland** Catherine DiPietro, Pownal Jeffrey Hicks, Pownal Judith Hopkins, Pownal M.Angela King-Horne, Pownal Jeannette Lovitch, Pownal Katherine Macleod, Pownal Meghan Metzger, Pownal Joan Mueller, Pownal Kirk Niese, Pownal Wendy Pollock, Pownal Joe Tucci, Pownal Danny Martin, Presque Isle Bonnie Wood, Presque Isle Gary Vencill, Prospect Richard Fisher, Prospect Harbor Teri Gerson, Prospect Harbor Robert Moody, Randolph Jeffrey Warren, Randolph Jane Weeks, Randolph Claudia Comstock, Rangeley Tamara Richel, Rangeley Vincent Richel, Rangeley Carol Sullivan, Rangeley Tom Sullivan, Rangeley Joanne Dunlap, Rangeley Pltn Arlene Briard, Raymond Janet Berard Doyle, Raymond Dale King, Raymond Joan Lowell, Raymond Megan Macijauskas, Raymond Scott Powers, Raymond Megan Lachapelle, Readfield Melanie Lanctot, Readfield Donald Rahmlow, Readfield

Holly Rahmlow, Readfield Andrews Tolman, Readfield Josie Wilford, Readfield Bruce Baker, Richmond Sharon Chesley, Richmond Beth Comeau, Richmond Bonnie Dushin, Richmond Michael Ewing, Richmond Kymnoelle Hopson, Richmond Liana Knight, Richmond Anne Langlois, Richmond Virginia Murphy, Richmond Jennifer Small, Richmond Andrew Soule, Richmond Kimarie Soule, Richmond Sarah Strickland, Robbinston Nadine Bangerter, Rockland Brenan Black, Rockland Kathleen Bradshaw, Rockland Gretchen Crawford, Rockland Jessie Davis, Rockland Beverly Feldt, Rockland Iphigenia Hatt, Rockland Dan Hestad, Rockland Joanna Hynd, Rockland Patricia Luchetti, Rockland Alexandra Martin, Rockland Leslie Poole, Rockland Gail Presley, Rockland Sarah Rogers, Rockland Marjorie Strauss, Rockland Susan Wind, Rockland Sarah Prindiville, Rockoprt Nikos Apollonio, Rockport Christie Banow, Rockport Amy Campbell, Rockport Marcia Dietrich, Rockport William Farland, Rockport Jean Matlack, Rockport Jim Payne, Rockport Teresa Randolph, Rockport Richard Remsen, Rockport Nancy Stevick, Rockport Craig Sweeny, Rockport Vicki Tracy, Rockport Peter Webb, Rockport Katrinka Wilder, Rockport Brian Willson, Rockport

Susan Wright, Rockport Peter Kallin, Rome Peter Roderick, Rome Barbara Russell, Rome Marianne Masters, Round Pond Christopher Rheault, Round Pond Heather Clark, Roxbury Glen Deroche, Rumford Melissa Fallon, Rumford Thomas Fallon, Rumford Gabrielle Johnson, Rumford Lauren Spargo, Rumford Garett St. Pierre, Sabattus Eric Blow, Saco Michael Cassidy, Saco Carolyn Curtis, Saco Danielle Deason, Saco Drew Dumsch, Saco Kathryn Garrity, Saco Marilyn Ives, Saco Lawrence Marshall, Saco Lisa Petit, Saco Sharon Robinson, Saco David Timmerman, Saco Diane Whitmore, Saco Linda Worster, Saco Kate Johanson, Saint George Clifford Babkirk, Sanford Larry Baisden, Sanford Susan Coveney, Sanford Lauren Masellas, Sanford Deneen Proulx, Sanford Stuart Snow, Sanford Robert Whitworth, Sanford Patricia Bell, Sangerville Richard Bell, Sangerville Meredith Perkins, Sangerville Stephen Perkins, Sangerville Melissa Allen, Scarborough Meredith Banker, Scarborough Betsy Barrett, Scarborough Kathy Bouchard, Scarborough John Bridges, Scarborough Ann Carman, Scarborough

Phil Coupe, Scarborough

Sb Davies, Scarborough Edson Fletcher, Scarborough Michael Haskell, Scarborough Shelly Lake, Scarborough Marc Lausier, Scarborough Craig Lindsay, Scarborough james macmahon, Scarborough Jessica Macomber, Scarborough David May, Scarborough Edward Miller, Scarborough George Miller, Scarborough Greg Richards, Scarborough Dominick Rizzo, Scarborough Nyssa Saucier, Scarborough Linda Stevens, Scarborough Ellie Udeh, Scarborough Emily Beck, Seal Cove Richard Brodman, Seal Cove Debbie Miles, Seal Cove Richard Smith, Seal Cove Sydney Rockefeller, Seal Harbor Carly Weinberg, Seal Harbor Sara Adams, Searsmont Martin Bartlett, Searsmont Charles Leroyer, Searsmont Sadie Samuels, Searsmont Lynn Cottrell, Searsport Phyllis Rackliffe, Searsport Lisa Ripley, Searsport Colin Sarsfield, Searsport Lauren Schweikert, Searsport Rebecca Tripp, Searsport Janet Williams, Searsport Octavia Brown, Sebago Ann Phillips, Sebago Kathleen Quintero, Sebago Christine Welsh, Sebec Lynn Carroll, Sedgwick Peter Collier, Sedgwick Tom Goodman, Sedgwick Rebecca Pease, Sedgwick Jennifer Trowbridge, Sedgwick Carolyn Waite, Sedgwick Parker Waite, Sedgwick Diana Garry, Shapleigh

Carole Mahoney, Shapleigh Judi Reis, Shapleigh Lorraine Duffy, Sherman Cynthia Buschmann, Sidney Keith DuBois, Sidney Tom Vigue, Sidney Troy Arbogast, Skowhegan Donna Conkling, Skowhegan Linda Hoyt, Skowhegan William Reid, Skowhegan Mark Roman, Solon Lisa Savage, Solon Christopher Johnson, Somerville valarie johnson, Somerville Claire Curtis, South Berwick Bobbiejo Hall, South Berwick Kathleen Jones, South Berwick Marilyn Ladner, South Berwick John Mettam, South Berwick edward olson, South Berwick Bill Thomas, South Berwick Connie Cross, South Casco Jennifer Cartier, South China Scott McCormac, South China Linda OConnor, South China MaineBob OConnor, South China Jeanette Smith, South China Hugh Freund, South Freeport James Klick, South Freeport Elaine Levine, South Freeport kerry read, South Paris Barbara Whittemore, South **Paris** Richard Baker, South Portland Dan Baschkopf, South **Portland** Shane Bell, South Portland Brandon Bernard, South **Portland** Rebecca Boulos, South Portland Donna Burnell, South Portland Thankful Butler, South **Portland** Elizabeth Carson, South **Portland** 

Jacob Casler, South Portland Chris Corbett, South Portland Kelly Corbin, South Portland Mary Derose, South Portland Joanne Devine, South Portland Greg Dorsey, South Portland Mary-Jane Ferrier, South Portland Bob Foster, South Portland Brad Fox, South Portland Tyler Gleason, South Portland Thomas Glendon, South Portland Robert Harlow, South **Portland** Joe Hemes, South Portland Joan Herzog, South Portland Anna Hewitt, South Portland R. Anton Hoecker Ii, South Portland Peter Ingram, South Portland Jamien Jacobs, South Portland Thomas Keller, South Portland Heather Kelly, South Portland Dorothy Kosinski, South Portland Rachel Lerose, South Portland Patricia Macdonald, South Portland Catherine Merrow, South Portland Patricia Mew, South Portland Jill Mullin, South Portland Nancy Murray, South Portland Jennifer Nielsen, South Portland Betsy Parsons, South Portland Marby Payson, South Portland Eva Platt, South Portland Rory Platt, South Portland Alix Pratt, South Portland Robert Pratt, South Portland Gregg Raymond, South Portland Patty Renaud, South Portland Lois Seewald, South Portland

Karen Silverman, South

**Portland** lucie Springman, South Portland Donna Thompson, South **Portland** M. Ward, South Portland Bethany Woodworth, South **Portland** Mark Zema, South Portland Anastasia Alley, South Thomaston Sarah Baldwin, South Thomaston Patrick Florance, South Thomaston Tom Goettel, South Thomaston Arthur Karker, South Thomaston Carl Leonardi, South Thomaston Vivian Newman, South Thomaston Roger Christie, Southport Lauren Stockwell, Southport Jodie Aragona, Southwest Harbor Betsey Bess, Southwest Harbor Jan Church, Southwest Harbor Marjorie Monteleon, Southwest Harbor Terry Powers, Southwest Harbor Jim Vekasi, Southwest Harbor Tammy Welch, Southwest Harbor Susan Whitby, Southwest Harbor John Moore, Springfield Stephen Blaisdell, Springvale Joshua Dracup, Springvale John McAdam, Springvale Jean Noon, Springvale Aleen Thomas, Springvale Meredith Walton, Springvale Susan Ellis, Spruce Head Peter Hill, Spruce Head

Amy ODonnell, St. George David Daniels, Standish Jodee Davidson, Standish Christina Dupuis, Standish Herman Lerner, Standish Lisa Magnacca, Standish Sandra Magnacca, Standish Elizabeth Phipps, Standish Janet Ray, Standish Michele Winterberg, Standish Peter Cook, Starks Kelly Roubo, Steep Falls Peter Starostecki, Steep Falls Christy Avers, Steuben William Collins, Steuben Laura Doble, Steuben Peggy Drake, Steuben Donna Salisbury, Steuben David Struck, Steuben Sarah Winne, Steuben Donna Gold, Stockton Springs Valerie Haskins, Stockton **Springs** Ann-Marie Oberholtzer, **Stockton Springs** Jm Payne, Stockton Springs Lorna Russell, Stockton **Springs** Elizabeth Smith, Stockton Springs Bruce D. Suppes, Stockton Springs Peri Thompson, Stockton **Springs** Deborah Mason, Stoneham Siri Beckman, Stonington Jorge Castaneda, Stonington Diane Walker, Stonington William Popov, Stratton Diane Brown, Sullivan Lisa Henries, Sullivan Mark Nyborg, Sullivan Lee Zwicker, Sullivan Diahanna Paine, Sumner Betsy Armstrong, Surry Millard Coffin, Surry Chris Stark, Surry Ann Marie Maguire, Swans

Island Adrienne Burleson, Swanville sheila costello, Swanville Rachele Leonard, Swanville Danny Piper, Swanville Jeffrey Smith, Swanville Douglas Wood, Swanville Linda Bradley, Sweden Vicki Richardson, T5r7 Paul Beane, Talmadge Greg Kimber, Temple Amanda Glenn, Tenants Harbor Nancy Krusell, Tenants Harbor Bonnie Percival, Tenants Harbor eric Schweikardt, Tenants Harbor Dave Dailey, Thomaston Nancy Griffin, Thomaston J Marshall, Thomaston Cynthia McGuirl, Thomaston Maureen Reardon, Thomaston Rosemary Stuart-Libbey, **Thomaston** Dennis Rumba, Thorndike Douglas Bennett, Topsham Robin Brooks, Topsham Judith Brown, Topsham Jeffrey Burns, Topsham Lance Burpee, Topsham Matt Callahan, Topsham Edward Caswell, Topsham Gerald Colson, Topsham Susanne Colson, Topsham Sandra Davis, Topsham William Fitzsimmons, **Topsham** Gary Fogg, Topsham Tom Gilbert, Topsham Allen Graffam, Topsham Susan Hedgpeth-More, **Topsham** Mary Henderson, Topsham M. Elaine Kurtz, Topsham Ronald Kurtz, Topsham

Victor Langelo, Topsham

Jeanette MacNeille, Topsham Arthur Mary, Topsham Stanley Moody, Topsham K Olson, Topsham Sam Saltonstall, Topsham Michael Timberlake, Topsham Jay Westra, Topsham Nick Whatley, Topsham Ann Williams, Topsham Linda Wilson, Topsham Ellen Wood, Topsham Bruce Cassaday, Trenton Michael Gilmartin, Trenton Starr Gilmartin, Trenton Edward Lyon, Trenton Marcia Chaffee, Trescott Twp Daniel Halter, Trescott Twp Heidi Herzberger, Trescott Twp Peter Felsenthal, Trevett Bill Hammond, Trevett Jennifer Litchfield, Trevett Richard Montana, Troy Trish Stevens, Troy Kent Thurston, Troy Judith Reed, Turner Shannon Burns, Union Donna Busch, Union Gail Copeland, Union Jon Ellis, Union Jamie Gillette, Union Sharon McDermott, Union Joseph Skalecki, Union Diana Avella, Unity Charles Cinnamon, Unity Kelly Desrosiers, Unity lyn grotke, Unity James Huntsberger, Unity William Wade, Unity Nancy Zane, Unity Harry Bonish Sr., Vassalboro Eve Foley, Vassalboro Art Kingdon, Vassalboro Jessica Madison, Vassalboro Randy Trahan, Vassalboro Teri Attean, Veazie Claire Mooney, Veazie Linda Swackhamer, Veazie

Mick Bransky, Vienna Martha Floyd, Vienna Meghan Willing, Vienna Norma Wing, Vienna Jackson Gregory, Vinalhaven Britta Lindgren, Vinalhaven Penelope Lord, Vinalhaven Linnell Mather, Vinalhaven Adam Osgood, Vinalhaven Margaret Qualey, Vinalhaven Dwight Quayle, Vinalhaven Peter Richards, Vinalhaven Carol Bullock, Waldo Susan Lauchlan, Waldo Sadie Lloyd, Waldo Ann Marshall, Waldo Trisha Rose, Waldo Sonya Skoog, Waldo Dozier Bell, Waldoboro Kathleen Cartwright, Waldoboro Dylan Cookson, Waldoboro Melani Darrell, Waldoboro Melani Darrell, Waldoboro Chris Davis, Waldoboro Tatyana Eckstrand, Waldoboro Jane Farlow, Waldoboro Stephen Gorry, Waldoboro Allison Lakin, Waldoboro Albert Maloney, Waldoboro Natalie Masse, Waldoboro Janet McMahon, Waldoboro Sarah Mismash, Waldoboro Wayne Myers, Waldoboro Rod Niemeyer, Waldoboro alan sicard, Waldoboro Susan Simpson, Waldoboro Sue Thieme, Waldoboro Louann Thompson, Waldoboro Susan Valaitis, Waldoboro Linda Veblen, Waldoboro Kyle Lincoln, Walpole Bill Mook, Walpole Scott Barrows, Warren Barrie Brusila, Warren Katherine Holland, Warren

Lynne Tallberg, Warren Lisbeth Whitney, Warren Judith Boudman, Washburn Amy Donaghy, Washington Jean Feldeisen, Washington Neil Gross, Washington Charlotte Henderson, Washington Karen Jelenfy, Washington Gail Neptune, Washington David Anderson, Waterboro Ruth Buck, Waterboro Christopher Easton, Waterford Mary Ann Holme, Waterford Anita Long, Waterford Donna McCarraher, Waterford Earl Morse, Waterford Eliza Baker-Wacks, Waterville Matt Connolly, Waterville Sally Harwood, Waterville Susan Hillman Bourne, Waterville Sophie Janeway, Waterville Steve Kahl, Waterville William Kapaldo, Waterville Michael Leggett, Waterville Elizabeth Levesque, Waterville Carolyn MacRae, Waterville Ellen Maier. Waterville Kyle Marrache, Waterville Ronnie Marrache, Waterville Gregory McLaughlin, Waterville Janine Moore, Waterville Sylvia Niles, Waterville Stuart Silverstein, Waterville Eric Walton, Waterville Leslie Burhoe, Wayne Jennifer Dox, Wayne Daniel Omalley, Wayne David Stevenson, Wayne Joan Braun, Weld Michele Jeffrey, Weld Susan Angelakis, Wells Kaitlyn Bennett, Wells Dorotea Marisa Caputo, Wells

Mary Crace, Wells

Joseph Hardy, Wells Monique Libby, Wells Cheryl Mills, Wells Jamie Reynolds, Wells Richard G. Robertson, Wells P Santoro, Wells Tammy Williams-Dufort, Wells Nathaniel Hyde, West Bath Louise Janelle, West Bath Stephen Moriarty, West Bath Victoria Pilgrim, West Bath Mary Ellen Wilson, West Bath Norm Greenberg, West Bethel Kevin O'Reilly, West Bethel Laurie Fenwood, West Enfield Rachael M Rollson, West Gardiner Joshua Rollson, West Gardiner Diane Lane, West Newfield Hilary Wallis, West Newfield Lee Dolleman, West Paris Sharon Dolleman, West Paris Ellen Gibson, West Paris Kathleen Grillo, West Paris John Rodes, West Paris David Walton, West Paris Lucie Bauer, West Rockport Heather Chandler, Westbrook Deborah Davidson, Westbrook Michael Diemond, Westbrook Martha Goodale, Westbrook Marjorie Kleibacker, Westbrook Warren Lain, Westbrook Ann Laliberte, Westbrook Cynthia Leblanc, Westbrook Heidi Michaels, Westbrook Taylor Smith, Westbrook David Travers, Westbrook Rowena Walton, Westbrook Andrew Woody, Westbrook Joan Yates, Westbrook Richard Barker, Westport Island Particia Mendes, Westport Island Seth Mirsky, Westport Island Drew Porter, Westport Island

Island Janet Thompson, Westport Island Adam Webber, Westport Island Roger Baston, Whitefield Bambi Jones, Whitefield Max Katler, Whitefield Tony Marple, Whitefield Natasha Mayers, Whitefield Katherine Morse, Whitefield Stephen Pellecchia, Whitefield Kit Pfeiffer, Whitefield Kathi Sutton, Whitefield Karyn Townsend, Whitefield Jeffrey Harmon, Wilton Norman Hurlburt, Wilton Barbara O'Reilly, Wilton Bob O'Reilly, Wilton Nancy Prince, Wilton Joel Alder, Windham Sue Butler, Windham Daniel Comeau, Windham Rosanne Dombek, Windham William Keller, Windham Hilary Knott, Windham Rebecca Lockridge, Windham Priscilla Payne, Windham Barbara Peaslee, Windham Denise Varney, Windham Donna Walter, Windham Kellie Lapierre, Windsor Ann Carrigan, Winslow Paul Gregory, Winslow Walter Keene, Winslow Kayla Kimball, Winslow Bart Shattuck, Winslow Pauline Veilleux, Winslow Jason George, Winterport Donna M. Gilbert, Winterport Sarah McVeigh, Winterport S Beckwith, Winthrop Marc Chamberlain, Winthrop Jamie Hannum, Winthrop Priscilla Jenkins, Winthrop Emmanouil Karamousadakis, Winthrop Elizabeth McKenney, Winthrop

John Swanton, Westport

Amanda Meader, Winthrop

Cynthia Oakes, Winthrop

Debra Richards, Winthrop

Barbara Snowadzky, Winthrop

Marty Fox, Wiscasett

Douglas Henderson, Wiscasset

Sam Selby, Wiscasset

Kathryn Steed, Wiscasset

Susan Van Alsenoy, Wiscasset

Robin Buzzell, Woolwich

Julie Erb, Woolwich

Michael Fear, Woolwich

Diane Gilman, Woolwich

Delores Lake, Woolwich

Erik Missal, Woolwich

David Morton, Woolwich

Jennifer Oddleifson,

Woolwich

Bonnie Raymond, Woolwich

Emily Bates, Yarmouth

Bill Carter, Yarmouth

Susan Feiner, Yarmouth

Jackson Hall, Yarmouth

Linda Kozel, Yarmouth

Becky Marvil, Yarmouth

Isabella Pardales, Yarmouth

Evelyn Rysdyk, Yarmouth

Rebecca Sentementes,

Yarmouth

Kate Simpson, Yarmouth

Mariana Tupper, Yarmouth

Lisa Wilson, Yarmouth

Mary Boardman, York

Wayne Boardman, York

Janice Cassidy, York

Hilary Clark, York

Laura Creagan, York

Kassia Davies Decker, York

Douglas Frazier, York

Dennis Kepner, York

Susan Kepner, York

David Koorits, York

Alan McDonald, York

Kim Oates, York

Michael Young, York

Jim Bernstein, York Harbor

Sherrill Fawcett, York Harbo