



DICK THOMPSON  
CHAIR

STATE OF MAINE  
CONNECTME AUTHORITY  
145 STATEHOUSE STATION  
AUGUSTA, MAINE  
04333-0145

SANDRA SAUNDERS  
RAPLH JOHNSON  
DENISE GARLAND  
SUSAN WOODS  
BRUCE WILLIAMSON  
AUTHORITY MEMBERS

## BOARD MEETING

**Maine Public Utilities Commission, Worster Room**  
**101 Second Street**  
**Hallowell, ME**  
(Directions to MPUC)

**Friday, January 26, 2018**  
**2:00 PM**

### AGENDA

1. Introduction of ConnectME Authority Board members
2. Welcome to new staff
3. Board and Staff Retreat: scheduling and planning
4. Rulemaking Update: Provisionally-adopted Chapter 101
5. Grants Update: Planning, Infrastructure, and Broadband Sustainability Fund
6. Legislative Update
7. Broadband Service Provider Non-Disclosure Agreement(s) and Protective Order
8. Approval of December 8, 2017 Meeting Minutes
9. Staff Report
  - Broadband Day
  - Financial
  - Programs
  - Board Member Terms
10. Other Business
  - Broadband-related events in early 2018 (MMA Technology Conference – April 27)
11. Public Comment



SEN. GARRETT P. MASON  
SEN. AMY F. VOLK  
SEN. TROY D. JACKSON  
SEN. NATHAN L. LIBBY  
REP. ERIN D. HERBIG  
REP. JARED F. GOLDEN  
REP. KENNETH W. FREDETTE  
REP. ELEANOR M. ESPLING

REP. SARA GIDEON  
CHAIR  
SEN. MICHAEL D. THIBODEAU  
VICE-CHAIR

EXECUTIVE DIRECTOR  
GRANT T. PENNOYER

128<sup>TH</sup> MAINE STATE LEGISLATURE  
LEGISLATIVE COUNCIL

January 16, 2018

David Maxwell, Program Director  
ConnectME Authority  
145 State House Station  
Augusta, ME 04303-0145

Re: Submission of provisional rule for legislative review

Dear Mr. Maxwell:

This letter is to acknowledge our receipt of the major substantive rule provisionally adopted by ConnectME Authority and related materials filed pursuant to 5 MRSA §8072, sub-§2. They were received on January 10, 2018. The provisional rule is entitled: "Chapter 101: ConnectMe Authority", and is authorized pursuant to 35-A MRSA §9205, sub-§3.

We have reviewed the filing and have concluded it is sufficiently complete for the purposes of beginning the review process and that the rule was filed within the legislative rule acceptance period as defined in 5 MRSA §8071-A, sub-§2. The Legislature will review and act upon the rule. Please be advised that ConnectME Authority may not finally adopt or implement the rule until the Legislature has completed its review.

A legislative resolve will be prepared and introduced in the House of Representatives to allow for legislative review and action upon the provisionally adopted rule during this regular session of the Legislature. Once the resolve has been referred to the legislative committee having jurisdiction, the committee will review the rule at a meeting called for that purpose. As part of the review the committee may ask agency representatives to appear before it to explain certain provisions of the rule or answer questions. In addition the committee may request additional information from the agency that may assist the committee in its review.

Notice of Receipt of Provisional Rules

January 16, 2018

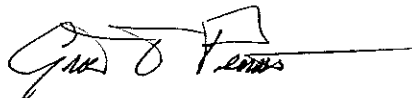
Page 2

The committee review process will include application of the review criteria of 5 MRSA §8072, sub-§4 to the rule. The committee may hold a public hearing and work sessions on the bill as it does with other pending legislation and your agency will be notified of the committee hearing or meetings as they are scheduled.

The resolve regarding the provisional rule will not contain the text of the rule; you should anticipate receiving requests from the public for copies of the rule if the resolve is advertised for public hearing by the committee.

In the meantime, if you have questions, please contact Deirdre Schneider, Legislative Analyst, in the Office of Policy and Legal Analysis. Deirdre staffs the Joint Standing Committee on Energy, Utilities and Technology and may be reached at 287-1670.

Sincerely,

A handwritten signature in black ink, appearing to read "Grant T. Pennoyer", is written over a horizontal line.

Grant T. Pennoyer  
Executive Director

cc: Don Wismer, Rules Coordinator, Secretary of State's Office  
Distribution List-Provisional Rules

## NON-DISCLOSURE AGREEMENT

THIS AGREEMENT is made this \_\_\_\_\_ day of November, 2017, by and between Enhanced Communications of Northern New England, Inc. LLC, a limited liability company having a place of business at 1 Davis Farm Rd., Portland, Maine 04103 ("PROVIDER") and ConnectME Authority, a body corporate and politic and a public instrumentality of the State of Maine established pursuant to 35-A M.R.S. § 9203 (the "AUTHORITY") and James W. Sewall Company, a corporation organized under the laws of the State of Maine and having a principal place of business at 136 Center Street, Old Town, Maine 04419 ("SEWALL") (AUTHORITY and SEWALL individually referred to herein as "RECIPIENT" or collectively referred to as "RECIPIENTS") (PROVIDER AND RECIPIENTS collectively referred to as the "Parties").

### *Recitals*

WHEREAS, consistent with its mission set forth in 35-A M.R.S. §9203 the Authority wishes to develop and maintain a comprehensive inventory map of existing broadband service capability and availability in the State of Maine that depicts the geographic extent to which broadband service is deployed and available from a commercial or public provider throughout the State of Maine (the "Data"); and

WHEREAS, SEWALL is contracted by the AUTHORITY to perform the mapping and to consult with the AUTHORITY on how best to update and maintain the Data going forward; and

WHEREAS, the PROVIDER has trade secrets and commercial or financial information relating to the location, type, and technical specifications of infrastructure owned, leased, or used by PROVIDER, which is included in the Data (the "PROVIDER Information"); and

WHEREAS, the PROVIDER has voluntarily agreed to provide PROVIDER Information to SEWALL and/or the AUTHORITY to better assist the Authority in carrying out its mission set forth in 35-A M.R.S. §9203 with the agreement that the Authority and Sewall will maintain the confidentiality of the Data.

NOW THEREFORE, for and in consideration of the mutual promises and covenants contained herein, and for other good and valuable consideration, the receipt and sufficiency of which is hereby acknowledged, the Parties agree as follows:

1. As requested in writing by PROVIDER, RECIPIENTS agree to hold in absolute and strict confidence and shall not disclose or reveal in any manner or form to any entity any PROVIDER Information identified as confidential that identifies (i) the location, type, and technical specifications of infrastructure owned, leased, or used by PROVIDER or (ii) explicitly identifies PROVIDER in relation to its specific service area or at a specific service location (collectively, the "Confidential Information"), whether such disclosure was made orally, in writing, or in any other form, without prior written permission from PROVIDER.

Notwithstanding the foregoing, Confidential Information shall not include the following:

- (a) information that now is or hereinafter becomes publicly known or available otherwise than through unauthorized disclosure by RECIPIENTS;

(b) information that was in RECIPIENTS' possession at the time of disclosure and was not acquired, directly or indirectly, from PROVIDER;

(c) information that RECIPIENTS received in good faith from a third party who is not under a similar restriction of confidentiality and having a right to disclose the Confidential Information;

or

(d) information that is required to be disclosed pursuant to applicable law or judicial or administrative action or proceeding, including the Freedom of Information Act requirements.

2. RECIPIENTS agree not to use for any purpose the Confidential Information except in an aggregate form in a manner that does not specifically identify PROVIDER and only for the purposes set forth in 35-AM.R.S. §§9204-A (6)-(8), without prior written permission from PROVIDER.
3. This Agreement shall be governed by the laws of the State of Maine and applicable federal law, except for the State of Maine's conflict-of-law provisions, as applicable. The Parties to this Agreement each specifically consent to jurisdiction in Maine in connection with any dispute between the Parties arising out of this Agreement or pertaining to the subject matter hereof, with venue being in a court of competent jurisdiction located in Penobscot or Kennebec County, Maine, United States of America.
4. This Agreement shall inure to the benefit of and be binding on the Parties and their respective successors and assigns.
5. This Agreement constitutes the complete and exclusive agreement of the Parties hereto with respect to the matters set forth herein. The terms of this Agreement may not be modified or amended except by an instrument in writing signed by each of the Parties hereto.
6. This Agreement shall be construed without regard to any presumption or other rule requiring construction against the drafting Party.
7. This Agreement may be executed in counterparts and each Party hereto may execute each such counterpart, each of which when executed and delivered shall be deemed to be an original and both of which counterparts taken together shall constitute but one and the same instrument. This Agreement shall become binding when all counterparts taken together shall have been executed and delivered by all Parties. Execution and delivery of this Agreement may be made by facsimile transmission, and each Party agrees that the delivery of the Agreement by facsimile shall have the same force and effect as delivery of original signatures and that each Party may use such facsimile signatures as evidence of the execution and delivery of the Agreement by all Parties to the same extent that an original signature could be used.

*[this space intentionally left blank]*

IN WITNESS WHEREOF, the Parties have executed this Agreement the day and year first above written.

**WITNESSED BY:**

\_\_\_\_\_

**Enhanced Communications of Northern New  
England, Inc.**

By: \_\_\_\_\_

Title: \_\_\_\_\_

**ConnectME Authority**

\_\_\_\_\_

By: \_\_\_\_\_

Title: \_\_\_\_\_

**James W. Sewall Company**

\_\_\_\_\_

By: \_\_\_\_\_

Title: \_\_\_\_\_

STATE OF MAINE

January , 2018

CONNECTME AUTHORITY

PROTECTIVE ORDER  
(Proprietary Business  
Information)

---

Pursuant to 35-A M.R.S.A. §9207(1) and Rule Chapter 101, §4, the ConnectME Authority (Authority) may designate information as confidential to protect the legitimate competitive or proprietary interests of communications service providers and mobile communications service providers. The Authority may designate information as confidential only to the minimum extent necessary to protect such legitimate competitive or proprietary interests. Information designated as confidential is not a public record under 1 M.R.S.A. §402(3).

The Authority through its Contractor James W. Sewall Company is seeking to acquire data from telecommunications service providers in order to establish the level of broadband service available in the State of Maine in order that it may fulfill its statutory obligations under 35-A M.R.S. §§9204-A(6)-(8).

Enhanced Communications of Northern New England, Inc. d/b/a FairPoint Internet (hereinafter "FairPoint") has voluntarily agreed to provide highly sensitive and confidential business information to the Authority provided that the Authority affords it adequate protection under 35-A M.R.S. §9207.

The information FairPoint has voluntarily agreed to provide is considered to be confidential, in that the information provided may involve commercially sensitive and/or proprietary information in that the information identifies (i) the location, type, and technical specifications of infrastructure owned, leased, or used by FairPoint or (ii) explicitly identifies FairPoint in relation to their specific service area or at a specific service location (collectively, the "Confidential Information").

The Authority has determined that such Confidential Information is generally not disclosed publicly, and that the public disclosure of such Confidential Information without restriction would cause competitive harm to FairPoint.

Accordingly, the following terms shall apply unless and until modified by the Authority or a court of competent jurisdiction:

1. Data submitted to Sewall or the Authority falling within the above definition of Confidential Information, as well as any data submitted to Sewall or the Authority pursuant to the Non-Disclosure Agreement set forth in Attachment A, (collectively, "Designated Confidential Information") shall be deemed to be competitively sensitive and/or proprietary in nature and such Designated Confidential Information shall be and remain exempt from public disclosure pursuant to the terms of this Protective Order and the articles referenced therein.

- 
2. The Authority shall use the Confidential Information only for the purposes set forth in 35-A M.R.S. §§9204-A(6)-(8) and as set forth in the Protective Order. In using the Confidential Information the Authority shall only use the data in a form where the broadband data is aggregated with data provided by other broadband providers in order that it is impossible to discern FairPoint specific information.
  3. All Designated Confidential Information shall be and remain exempt from public disclosure pursuant to the terms of this Protective Order, unless removed from the coverage of this Protective Order as provided below or otherwise by a court of competent jurisdiction. No persons provided access to any Designated Confidential Information by reason of this Protective Order shall use such information for any purpose other than the purposes designated by the Authority. Every person provided access to Designated Confidential Information shall use his or her best efforts to keep the Designated Confidential Information secure and shall not publicly disclose it or accord public access to it to any person not authorized by the terms of this Protective Order.
  4. Any person or the Authority may challenge the designation of any document or other information as Designated Confidential Information. The Authority will provide reasonable prior notice to the applicant or provider and an opportunity for hearing prior to ruling on any such challenge. In considering any such challenge, the usual burdens of proof and production shall apply and no additional presumption shall be given as a result of the prior acceptance by the Authority of material as Designated Confidential Information. In the event the Authority should rule over the objections of the person providing the Designated Confidential Information that any information should no longer be subject to the terms of this Protective Order, such information shall not be publicly disclosed until the later of five (5) business days after the Authority so orders or, if the person files within such five day period an appeal or request for stay of such order, the date upon which such appeal or request for stay is decided; provided, however, that said periods may be extended in accordance with any stay ordered by the Authority or a reviewing court. Upon the entry of a final unappealed decision by the Authority or a reviewing court granting public disclosure, the terms of this Protective Order shall cease to bind any person with respect to the information that the order granting disclosure shall have expressly and clearly removed from the coverage of this Protective Order.
  5. Any person provided access to Designated Confidential Information shall review and be bound by the terms of this Protective Order. Prior to obtaining access to any Designated Confidential Information, such person shall sign an acknowledgment of his or her obligation to abide by the terms of this Protective Order in the Non-Disclosure Agreement (NDA) attached hereto as Attachment A.
  6. Unless modified by the Authority or a court of competent jurisdiction, access to Designated Confidential Information shall be limited to Authority Staff and Sewall.
  7. Pursuant to 35-A M.R.S.A §9207 (2) the Authority shall ensure that the information



---

provided is viewed only by those members of the authority, the authority staff and Sewall who do not stand to gain a competitive advantage and that there are adequate safeguards to protect that information from members of the authority, staff and Sewall who could gain a competitive advantage from viewing the information.

8. No copies of Designated Confidential Information shall be circulated to persons other than those authorized under paragraph 5 of this Protective Order. Persons authorized under paragraph 5 hereof also may take such notes as may be necessary. Such notes shall be treated as Designated Confidential Information.
9. The restrictions upon, and obligations accruing to, persons who become subject to the terms of this Protective Order shall not apply to any Designated Confidential Information submitted in accordance with this Protective Order if the Authority rules, after reasonable notice to the applicant or provider and an opportunity for hearing, that such Designated Confidential Information was publicly known at the time it was furnished or has since become publicly known.
10. Where reference to Designated Confidential Information is required in any Authority document, such reference shall be by citation of title or attachment number only or by some other non-confidential description to the extent possible.
11. Designated Confidential Information furnished to the Authority pursuant to this Protective Order shall remain in the possession of the Authority, under seal, and subject to the terms of this Protective Order, until the Authority or a court of competent jurisdiction shall otherwise order.
12. The terms of this Protective Order may be modified on motion of any person or on the Authority's own motion upon reasonable prior notice to the applicant or provider and an opportunity for hearing.

BY ORDER OF THE CONNECTME AUTHORITY

---

Richard Thompson, Chair ConnectME Authority Board

## **ConnectME Authority**

### **December 8 – Meeting Notes**

#### 1. Introductions

Authority Board Members: Dick Thompson, Chair; Denise Garland; Ralph Johnson; Susan Woods; and Sandy Saunders

Authority Staff: David Maxwell

Members of the public were asked to introduce themselves.

#### 2. Rulemaking: Consider Comments and Provisional Adoption of Draft Chapter 101

Board members considered the comments received at and after the public hearing held on November 17, 2017, as well as comments received during the meeting. After discussion among members, the Board voted unanimously to approve the original redline version of the rule as provisionally adopted, with minor grammatical changes only.

It was further suggested that the rulemaking working group reconvene to discuss comments and suggested changes made during the rulemaking process. If consensus could be reached, an amendment to the rule could be considered by the legislative sub-committee.

#### 3. Discussion of Use of GWI Settlement Funds

A spreadsheet of the funds and eligible ILECs was presented to the Board. During discussion, it was suggested by interested parties that the project completion date be set for calendar 2019, and that the interest collected on the settlement amount be retained in the ConnectME Fund.

The Board voted unanimously to allocate the available dollars in accordance with the spreadsheet, with interest remaining in the ConnectME Fund.

#### 4. Grants: Consider Timing of Next Round

After a discussion of current the current finances, the Board voted unanimously to allocate \$600,000 to the next round of grants (Round 12 for Infrastructure and Round 3 for Planning). It was requested that the grant application solicitation occur in the first quarter of calendar 2018 and that decision on the applications be made in the second quarter of calendar 2018.

## 5. Staffing and Office Relocation Update

A discussion regarding staffing will occur in Executive Session. It is presumed that new staff will begin at the first of the new year. Housing of new staff will be within space of the Department of Economic and Community Development (DECD) in the Cross Office Building.

## 6. RFI Update: Exploring Broadband Expansion by Levering Public Investment and Assets

Board member Denise Garland reported that she is working with Brian Lippold of Casco Bay Advisors to develop a broadband plan for the Governor. Numerous meetings have been held with providers and other interested parties.

## 7. Broadband Day – Hall of Flags (Tues., January 23, 2018)

Ideas for the event were suggested and discussed. Board member Denise Garland said that DECD will spearhead. A separate event to target the Energy, Utilities, and Technology Committee, as well as the Appropriations and Financial Affairs Committee will be considered.

## 8. Approval of November 17, 2017 Meeting Minutes

The Board voted unanimously to approve the minutes of the November 17, 2017 meeting.

## 9. Staff Report

- The Board previously reviewed the monthly financial spreadsheet in the context of the discussion regarding the next round of grants
- Work continues on FirstNet and the preparation of a grant application for the period of March 1, 2018 to February 29, 2020. The Office of Information Technology will oversee the FirstNet project in Maine.

## 10. Other Business

- The MMA Technology Conference, which includes assistance and coordination from the ConnectME Authority, will include a general session on broadband for the 2018 event, rather than a separate broadband track. New staff will work with MMA staff to work out the details.
- Board chair Dick Thompson requested that staff secure meeting space (at the PUC Building, if possible) through June of 2018.

## 11. Public Comment

There were no comments offered by the meeting audience.

## 12. Executive Session

The Board entered Executive Session at 3:21PM to discuss staffing matters. Executive Session concluded and the Board meeting ended at 3:42PM.

**MAINE CONNECTICUTE FUND CASH FLOWS ANALYSIS  
FOR THE FISCAL YEAR END JUNE 30, 2018  
PREPARED FOR CONNECTICUTE AUTHORITY BY SOLIX, INC.**

CONNECTICUTE FUND BALANCE @ 6/30/17\* 1,102,992.00

	JULY	AUGUST	SEPTEMBER	OCTOBER	NOVEMBER	DECEMBER	JANUARY	FEBRUARY	MARCH	APRIL	MAY	JUNE	TOTAL 18 ACTIVITY
<b>Cash Receipts:</b>													
Assessments	48,713.96	193,458.11		267,394.46	42,993.57	239.31							552,401.21
Board and Sustainability Fund Settlement - GVI				448,064.00									448,064.00
Interest Income	109.97	763.43	433.80	241.35	431.35	369.47							2,349.37
FirstNet		21,006.55		14,531.55	16,966.53								52,505.03
Miscellaneous Income													-
<b>Total Receipts</b>	<b>48,823.93</b>	<b>215,228.09</b>	<b>433.80</b>	<b>730,231.36</b>	<b>59,993.65</b>	<b>608.78</b>	-	-	-	-	-	-	<b>1,053,319.61</b>
<b>A/R Refunds</b>													-
<b>Expenses:</b>													
Data Collection, Analysis, and Mapping	(72,883.54)	(10,000.00)		(19,471.75)	(46,798.70)	(11,850.00)							(21,850.00)
OTT Personal Services	(27,150.00)	(10,750.00)		(142,404.00)	(87,000.00)	(2,125.00)							(119,592.24)
Planning Grants		(140,402.50)		(14,531.55)	(16,807.50)	(159.43)							(369,806.50)
Infrastructure Grants		(21,006.55)											(52,805.03)
FirstNet													-
Software Search Tool Purchase													-
<b>Total Support</b>	<b>(100,033.54)</b>	<b>(182,159.05)</b>	<b>-</b>	<b>(176,407.30)</b>	<b>(197,616.20)</b>	<b>(159.43)</b>	-	-	-	-	-	-	<b>(656,375.52)</b>
Administrative Expense		(2,125.00)	(2,125.00)	(2,125.00)	(2,125.00)	(2,125.00)							(10,625.00)
Audit Expense					(29,440.00)								(29,440.00)
Bank Charges		(886.66)											(886.66)
Miscellaneous Expense					(100.00)								(100.00)
<b>Total Expenses</b>	<b>(100,033.54)</b>	<b>(185,170.71)</b>	<b>(2,125.00)</b>	<b>(178,532.30)</b>	<b>(229,281.20)</b>	<b>(2,284.43)</b>	-	-	-	-	-	-	<b>(697,427.18)</b>
<b>OPERATING SURPLUS/(DEFICIT)</b>	<b>(51,209.61)</b>	<b>30,057.38</b>	<b>(1,691.20)</b>	<b>551,699.06</b>	<b>(169,287.55)</b>	<b>(1,675.65)</b>	-	-	-	-	-	-	<b>357,892.43</b>
<b>ENDING CONNECTICUTE FUND BALANCE</b>	<b>1,051,772.39</b>	<b>1,081,829.77</b>	<b>1,080,138.57</b>	<b>1,631,837.63</b>	<b>1,462,550.08</b>	<b>1,460,874.43</b>							<b>1,460,874.43</b>

\* Beginning fund balance updated in Oct17 per Audited Connecticut Financials.

FY18 Anticipated Fund Obligations	
MACPAGE	0.00
J.V. Sewell	20,750.00
Solic FY 2018	15,125.00
Planning Grants	81,968.50
Infrastructure Grants	292,804.00
Administrative Expense	TBD
<b>TOTAL FUTURE OBLIGATIONS</b>	<b>410,647.50</b>
<b>ENDING CONNECTICUTE FUND BALANCE</b>	<b>1,460,874.43</b>
<b>CONNECTICUTE BALANCE AFTER OBLIGATIONS</b>	<b>1,050,226.93</b>

**ACTIVE BOARD MEMBERS**

SOS #: 5137

MRSA: 35-A

Section: 9203

TITLE 5: 12004-G Subsection: 33-F

Status: A CONNECTME AUTHORITY

Clerk: DAVID MAXWELL

CONNECTME AUTHORITY

AUGUSTA ME 04333

145 STATE HOUSE STATION

Telephone: 624-9793

Create Date: 08/23/2006

Repealed:

No. of Members: 7

Board Information: TERMS ARE STAGGERED - PURSUANT TO L.D. 1063, MEMBERSHIP CHANGED FROM 5 TO 7 MEMBERS.

Seat 01 Term: C Max terms: Oath: N Appointing Authority: CHAIR, PUBLIC UTILITIES COMMISSION

Serves at the pleasure of:

Seat Information: MEMBER; CHAIR OF THE PUBLIC UTILITIES COMMISSION OR THE CHAIR'S DESIGNEE

Seq #: F Status: I BRUCE WILLIAMSON

PUBLIC UTILITIES COMMISSION 101 SECOND STREET

HALLOWELL ME 04347

Appt: Expire: Oath: Rsgn: FTQ: No. of terms: 1

Additional Information:

Seat 02 Term: C Max terms: Oath: N Appointing Authority: CHIEF INFORMATION OFFICER

Serves at the pleasure of:

Seat Information: MEMBER; CHIEF INFORMATION OFFICER OF THE STATE OR THE CIO'S DESIGNEE

Seq #: C Status: I SANDY SAUNDERS

145 SHS AUGUSTA ME 04333

Appt: Expire: Oath: Rsgn: FTQ: No. of terms: 2

Additional Information:

Seat 03 Term: U03 Max terms: Oath: Y Appointing Authority: GOVERNOR OF MAINE

Serves at the pleasure of:

Seat Information: MEMBER; PERSON MUST BE A REPRESENTATIVE OF CONSUMERS

Seq #: D Status: V

Appt: Expire: Oath: Rsgn: FTQ: No. of terms:

Additional Information:

Seat 04 Term: U03 Max terms: Oath: Y Appointing Authority: GOVERNOR OF MAINE

Serves at the pleasure of:

Seat Information: MEMBER; PERSON MUST HAVE SIGNIFICANT KNOWLEDGE OF COMMUNICATION TECHNOLOGY

Seq #: D Status: I RALPH W. JOHNSON II

PO BOX 231 EAST DIXFIELD ME 04227

Appt: Expire: Oath: Rsgn: FTQ: No. of terms: 2

Additional Information:

Seat 05 Term: U03 Max terms: Oath: Y Appointing Authority: GOVERNOR OF MAINE

Serves at the pleasure of:

Seat Information: MEMBER; PERSON MUST HAVE SIGNIFICANT KNOWLEDGE OF COMMUNICATION TECHNOLOGY

