From: Matt Manahan <mmanahan@pierceatwood.com>
Sent: Thursday, January 31, 2019 11:46 AM
To: 'Stacy Laughton'; Miller, Susanne
Cc: DEP, NECEC; Hinkel, Bill; bpw1@midmaine.com; leadley@myfairpoint.net; ashligoodenow@gmail.com; oldcanadaroad@myfairpoint.net; robert.wood@tnc.org; egreen@clf.org; pturner@clf.org; caratunkselectmen@myfairpoint.net; info@kennebecriverangler.com; gcaruso@myfairpoint.net; ebuzzel@hotmail.com; AButxton@preti.com; RBorowski@preti.com; EBarrett@lewistonmaine.gov; burgess@ibew104.org; Amorin@mainechamber.org; Benjamin.Smith@SoltanBass.com; jtourangeau@dwmlaw.com; mnovello@wagnerforest.com; hawksnestlodge@gmail.com; dpubliccover@outdoors.org; cjjohnson@nrcm.org; nbennett@nrcm.org; sly@nrcm.org; Jeffrey.Reardon@tu.org; dhedrick@roadrunner.com; Witham, Gayle; mspils15@hotmail.com; alison.quick0487@gmail.com; Carrie_carpenter@rocketmail.com; courtneyfraley@gmail.com; eshermanbpr@gmail.com; kbraft@gmail.com; klyman9672@gmail.com; manfarr1974@yahoo.com; mwagner@insourcerenewables.com; 1withwhitewaters@gmail.com; twalkerfilm@gmail.com; diblasi.tony@gmail.com; Beckie@lametrochamber.com; Gerry.mirabile@cmpco.com; magoodwin@burnsmcd.com; Bergeron, Mark; Stratton, Robert D; Puryear, Kristen; Rideout, Megan M; Jay.L.Clement@usace.army.mil; Melissa.Pauley@hq.doe.gov; Bensinger, Peggy; Parker, Lauren; Reid, Jerry; Elizabeth Boepple; Sandra Howard
Subject: [EXTERNAL SENDER]  RE: New England Clean Energy Connect Project

CMP objects to Ms. Boepple’s letter, which contravenes the Presiding Officer’s January 17 order requiring that arguments in support of adding GHG emissions as a hearing topic must be submitted by no later than January 24, 2019. We ask the Presiding Officer to reject Ms. Boepple’s letter for that reason.

With respect to the spokesperson for intervenor groups, I did not “suggest” that the spokesperson must be an attorney. It is up to each group to decide who should be its spokesperson, and it doesn’t matter whether that person is an attorney. The point is that each group must designate only one spokesperson (aka, point person or contact person), as required by LUPC’s and DEP’s second procedural orders. With respect to Ms. Boepple’s footnote stating that she does not speak for two of the members of Group 10, that misses the very point of designating a spokesperson for each group. It is irrelevant whether an attorney represents some or all of the members of the group; the attorney may represent only some members but may nonetheless be the spokesperson for the entire group; that is entirely the private concern of the members of the group. For example, Tony Buxton is the spokesperson for Group 3, but he does not represent all of its members. Group 10 may choose to retain Mr. Wagner as its spokesperson, but in that event it is Mr. Wagner, not Ms. Boepple, who should be filing information for Group 10. See DEP Second Procedural Order: “The point person will be the one filing information (pre-filed testimony, exhibits, etc.) for the Intervenor group and will primarily represent the Intervenor group at the hearing.”

Matthew D. Manahan
PIERCE ATWOOD LLP
PH 207.791.1189

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From: Stacy Laughton [mailto:Laughton@nhlandlaw.com]
Sent: Thursday, January 31, 2019 9:47 AM
To: Susanne.Miller@maine.gov
Cc: NECEC.DEP@maine.gov; bill.hinkel@maine.gov; bpw1@midmaine.com; leadley@myfairpoint.net; ashligoodenow@gmail.com; oldcanadaroad@myfairpoint.net; Nicolas.Bosse@brookfieldrenewable.com;
Good morning Ms. Miller,

Attached for filing in the above-mentioned project, please find correspondence on behalf of Intervenor Groups 2 and 10 in support of NRCM’s request to include green house gas impacts in the public hearing.

Thank you,
Stacy Laughton

Stacy B. Laughton, Paralegal
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Cell 207.650.7783

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