## UNITED STATES DISTRICT COURT FOR THE DISTRICT OF MAINE

ACCOCIATION TO DECEDUE AND DECECT.

LOCAL LIVELIHOODS, et al.	)
Plaintiffs,	)
PENOBSCOT BAY AND RIVER PILOTS ASSOCIATION,	) ) )
Plaintiff-Intervenor,	) )
v.	) Civil Action No. 1:22-cv-416-LEW
TOWN OF BAR HARBOR, a municipal corporation of the State of Maine,	) ) )
Defendant,	) )
CHARLES SIDMAN,	)
Defendant-Intervenor.	)

## ORDER ON CONSENT POST-TRIAL BRIEFING SCHEDULE AND PAGE LIMITATIONS

On July 28, 2023, the parties in the above captioned action filed a Consent Motion on Post-trial Briefing and Page Limitations. After review of said Motion and being fully advised in the premises, the Court orders the following:

- a. Plaintiffs and Plaintiff-Intervenor shall file their respective initial post-trial brief no later than September 1, 2023. Such initial post-trial brief shall not be more than 55 pages in length.
- b. Defendant and Defendant-Intervenor shall file their responsive post-trial briefs no later than October 6, 2023. Such responsive briefs shall be no longer than 55 pages in length.

c. Plaintiffs and Plaintiff-Intervenor shall file their respective replies no later than **October 27, 2023**. Such reply briefs shall be no longer than 35 pages in length.

d. The parties have the option to file Proposed Findings of Fact. If the parties choose to submit Proposed Findings, they must be submitted jointly for each side (i.e., Plaintiffs' Joint Proposed Findings and Defendants' Joint Proposed Findings). If submitted, proposed Findings of Fact must be filed contemporaneously with the party's post-trial brief on September 1 and October 6, respectively. Proposed Findings of Fact are separate from post-trial briefs and do not count toward the page limits set forth above.

SO ORDERED.

Dated this 2nd day of August, 2023.

/s/ Lance E. Walker
UNITED STATES DISTRICT JUDGE