INDEPENDENT BANK CORP Form DEF 14A March 29, 2018 UNITED STATES SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549

SCHEDULE 14A INFORMATION

Proxy Statement Pursuant to Section 14(a) of the Securities Exchange Act of 1934 Filed by the Registrant x Filed by a Party other than the Registrant o

Check the appropriate box: oPreliminary Proxy Statement

oConfidential, for Use of the Commission Only (as permitted by Rule 14a-6(e)(2))

x Definitive Proxy Statement

o Definitive Additional Materials

oSoliciting Material Pursuant to §240.14a-12

INDEPENDENT BANK CORP. (Name of Registrant as Specified In Its Charter)

(Name of Person(s) Filing Proxy Statement, if other than the Registrant) Payment of Filing Fee (Check the appropriate box): xNo fee required.

oFee computed on table below per Exchange Act Rules 14a-6(i)(1) and 0-11.

- (1)Title of each class of securities to which transaction applies:
- (2) Aggregate number of securities to which transaction applies:

(3) Per unit price or other underlying value of transaction computed pursuant to Exchange Act Rule 0-11 (set forth the amount on which the filing fee is calculated and state how it was determined):

- (4) Proposed maximum aggregate value of transaction:
- (5)Total fee paid:

oFee paid previously with preliminary materials.

oCheck box if any part of the fee is offset as provided by Exchange Act Rule 0-11(a)(2) and identify the filing for which the offsetting fee was paid previously. Identify the previous filing by registration statement number, or the Form or Schedule and the date of its filing.

- (1) Amount Previously Paid:
- (2) Form, Schedule or Registration Statement No.:
- (3) Filing Party:
- (4)Date Filed:

March 29, 2018

Dear Fellow Shareholder:

I am pleased to invite you to our 2018 Annual Shareholder Meeting, which will be held at 10:00 a.m. on Thursday, May 17, 2018 at the DoubleTree by Hilton Boston, 929 Hingham Street, Rockland, Massachusetts. The following pages contain information about the meeting. We are once again pleased to reduce the environmental impact of our proxy materials and lower delivery costs by furnishing you with instructions on how to access proxy materials over the internet and vote online. We will provide access to our proxy materials over the internet beginning on or about April 4, 2018 for those who own our common stock as of the close of business on March 23, 2018, the record date for our annual meeting. If you would like to receive a printed copy of proxy materials follow the instructions provided to request them.

Every shareholder vote is important. You can ensure that your shares are represented at the annual meeting by voting and submitting your proxy. Voting procedures are described in the proxy statement.

Two directors, Carl Ribeiro and John H. Spurr, Jr., will retire during the fourth quarter of 2018 upon reaching the age of 72, the mandatory retirement age established by our governance principles. On behalf of our grateful shareholders, and the rest of our Board, I thank Carl and Jack for their many years of devoted service.

Thank you for your support. I hope to see you at the annual meeting.

Cordially, Christopher Oddleifson President and Chief Executive Officer Independent Bank Corp. Chief Executive Officer Rockland Trust Company

DIRECTIONS TO ANNUAL MEETING

DRIVING DIRECTIONS

From Boston and Points North: Take Route 93 South to Route 3 South Take Exit 14 (Rockland, Nantasket) off Route 3

• At the end of the exit ramp bear right onto Hingham Street (Route 228)

The DoubleTree by Hilton Boston is located approximately 0.4 miles on the left behind Bellas Restaurant.

From Cape Cod:

•Take Route 3 North to Exit 14 (Rockland, Nantasket)

At the end of the exit ramp turn left onto Hingham Street (Route

228)

The DoubleTree by Hilton Boston is located approximately 0.7 miles on the left behind Bellas Restaurant.

NOTICE OF ANNUAL SHAREHOLDER MEETING

The Annual Shareholder Meeting of Independent Bank Corp. will be held at the

DOUBLETREE BY HILTON BOSTON 929 Hingham Street Rockland, Massachusetts 02370 on May 17, 2018 at 10:00 a.m.

At the annual meeting we will ask you to:

(1) Reelect Donna L. Abelli, Kevin J. Jones, Mary L. Lentz, John J. Morrissey, and Frederick Taw as Class I Directors;

(2) Approve the Company's 2018 Non-Employee Director Stock Plan;

(3) Ratify the appointment of Ernst & Young LLP as the Company's independent registered public accounting firm for 2018;

(4) Approve, on an advisory basis, the compensation of our named executive officers; and

(5) Transact any other business that may properly come before the annual meeting.

You may vote at the annual meeting if you were a shareholder of record at the close of business on March 23, 2018.

Important Notice Regarding Internet Availability of Proxy Materials: The Proxy Statement and our Annual Report to Shareholders for the year ended December 31, 2017 are available at www.envisionreports.com/INDB.

By Order of the Independent Bank Corp. Board of Directors

Rockland, Massachusetts Edward H. Seksay March 29, 2018 General Counsel and Secretary

YOUR VOTE IS IMPORTANT REGARDLESS OF HOW MANY SHARES YOU OWN. Please promptly vote your shares. Voting procedures are described in the proxy statement.

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Directors and Named Executives, and all of our Executive Officers and Directors as a Group 4	<u>0</u>
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PROXY SUMMARY

This page summarizes information described in more detail elsewhere in this proxy statement. You should read the entire proxy statement carefully before voting. Please review our 2017 Annual Report on Form 10-K for more information about our Company and its financial performance.

2018 Annual Shareholder Meeting

Date and Time:	Thursday, May 17, 2018, at 10:00 a.m. Eastern Time					
DoubleTree by Hilton Boston Place: 929 Hingham Street Rockland, Massachusetts 02370 Record Date: March 23, 2018						
Voting Matt	ers and Board Recom	nmendations				
	Proposal		Board R	ecommendation	n For Mo Inform	
Proposal 1	Reelect Donna L. A - L. Lentz, John J. Mo Taw as Class I Dire	lorrissey, and Fre	•	ll nominees	Page	<u>4</u>
		AgeDirector Sinc	e Primary Occupation	Committee Memberships	Indepe	ndent
	Donna L. Abelli 6	50 2005	CPA and Professo	1	ü	
	Kevin J. Jones 6	57 1997	Business Owner	C, E, N, T	ü	
	Mary L. Lentz 64	54 2016	Commercial Real Estate Broker	Е, Т	ü	
	John J. Morrissey 5	51 2012	Lawyer	Е, Т		
		57 2015	Restaurant Owner	• E, T	ü	
	C - Compensation C	Committee E - Ex	kecutive			
	Committee N - Nominating Con Committee	ommittee T - Trus	t			
Proposal 2	Approve the Indepe		o. 2018 "FOR"		Page	<u>5</u>
-	Ratify the appointm - as the Company's in public accounting fi	ndependent regist firm for 2018	e e		Page	<u>9</u>
Proposal 4	Approve, on an adv compensation of our	visory basis, the	"FOR"		Page	<u>10</u>

How to Cast Your Vote

The Board of Directors of Independent Bank Corp. is soliciting proxies for use at the Annual Shareholder Meeting to be held on May 17, 2018, and at any adjournment or postponement of the meeting. The proxy materials will be made available to shareholders on or about April 4, 2018.

Your vote is important. Please cast your vote and play a part in the future of Independent Bank Corp.

Even if you plan to attend our Annual Shareholder Meeting in person, please cast your vote as soon as possible by:

Internet Mail www.envisionreports.com/INDB. Mail The voting deadline is 11:59 p.m., Eastern Time, on May 16, 2018. Stock in the Rockland Trust Company Employee Savings, Profit Sharing and Stock Ownership Plan must be voted by May 15, 2018.

2018 PROXY STATEMENT

THE ANNUAL MEETING AND VOTING PROCEDURES

This proxy statement contains information about the 2018 Annual Shareholder Meeting of Independent Bank Corp. The meeting will be held on Thursday, May 17, 2018, beginning at 10:00 a.m. Eastern Time at the DoubleTree by Hilton Boston, 929 Hingham Street, Rockland, Massachusetts. Independent Bank Corp. is, for ease of reference, referred to in this proxy statement as the "Company." Rockland Trust Company, our wholly-owned bank subsidiary, is for ease of reference referred to in this proxy statement as "Rockland Trust."

What is the purpose of the annual meeting?

At the annual meeting, shareholders will vote upon the matters summarized in the formal meeting notice. This proxy statement contains important information for you to consider when deciding how to vote. Please read it carefully.

Who can vote?

Shareholders of record at the close of business on March 23, 2018 are entitled to vote. Each share of common stock is entitled to one vote at the annual meeting. On March 23, 2018, there were 27,512,355 shares of our common stock outstanding and eligible to vote.

How do I vote?

If you are a registered shareholder (that is, if you hold shares directly registered in your own name) you have four voting options:

Over the internet at the internet address shown on your Notice of Internet Availability of Proxy Materials ("Notice of Internet Availability");

By telephone, by calling the telephone number on your proxy form;

By mail, by completing, signing, dating, and returning your proxy form; or

By attending the annual meeting and voting your shares in person.

If your shares are held in the name of a bank, broker, or other nominee, which is known as being held in "street name," you will receive separate voting instructions with your proxy materials. If you hold your shares in street name, your ability to vote by internet or by telephone depends on the voting process of the entity that holds your shares. Although most banks, brokers, and nominees also offer internet and telephone voting, availability and specific procedures will depend on their voting arrangements. Please follow their directions carefully. If you want to vote shares that you hold in street name at the meeting, you must request a legal proxy from the entity that holds your shares and present that proxy, along with proof of your identity, at the meeting.

If you are a registered holder or hold your shares in street name, votes submitted by internet or telephone must be received by 11:59 p.m. eastern time on May 16, 2018. For Company stock you own in the Rockland Trust Company

Employee Savings, Profit Sharing and Stock Ownership Plan, your proxy card or voting instructions must be received by May 15, 2018. All outstanding shares of common stock for which you have provided instructions that are received by the applicable deadline will be voted.

Even if you plan to attend the meeting, you are encouraged to vote by proxy prior to the meeting.

Can I change my vote?

You may revoke your proxy and change your vote at any time before voting begins at the annual meeting.

Any shareholder giving a proxy has the power to revoke it at any time before it is exercised by (i) filing a written notice of revocation with our Secretary at least one business day prior to the meeting, (ii) submitting a duly executed proxy bearing a later date which is received by our Secretary prior to the deadlines noted above, or (iii) appearing at the meeting in person and giving our Secretary proper written notice of his or her intention to vote in person.

If your shares are held in street name, you should contact your bank, broker, or other nominee to revoke your proxy or, if you have obtained a legal proxy from the entity which holds your shares giving you the right to vote your shares at the meeting, you may change your vote by attending the meeting and voting in person.

Who is asking for my vote?

The Independent Bank Corp. Board of Directors (the "Board") is requesting your vote. We filed a definitive proxy statement with the United States Securities and Exchange Commission ("SEC") on March 29, 2018 that will be made available via the internet on April 4, 2018.

What are the Board's voting recommendations?

The Board recommends that you vote as follows:

(1) "FOR" the reelection of each of Donna L. Abelli, Kevin J. Jones, Mary L. Lentz, John J. Morrissey, and Frederick Taw to serve as Class I Directors.

(2) "FOR" approval of the Company's 2018 Non-Employee Director Stock Plan.

(3) "FOR" the proposal to ratify the appointment of Ernst & Young LLP as the Company's independent registered public accounting firm for 2018.

(4) "FOR" approval of the advisory vote on the compensation of our named executive officers.

Each proxy that the Board receives that is not timely revoked, in writing, will be voted in accordance with the instructions it contains. If you submit your proxy but do not specify how you want your shares to be voted, they will be voted in accordance with the Board's recommendations. The Board will only use proxies received prior to or at the annual meeting and any adjournments or postponements of the meeting for which no new record date is set. If any other matters properly come before the meeting, the persons appointed as proxies will vote in accordance with their best judgment.

How many votes are needed?

Assuming a quorum is present, the vote required for approval of the matters to be considered is as follows:

Proposal 1: A majority of votes cast by shareholders present, in person or by proxy, at the annual meeting is required for the election of directors in uncontested elections.

Proposal 2: A majority of votes cast by shareholders present, in person or by proxy, is required to approve the Company's 2018 Non-Employee Director Stock Plan.

Proposal 3: A majority of votes cast by shareholders present, in person or by proxy, is required to ratify the appointment of our independent registered accounting firm.

Proposal 4: A majority of votes cast by shareholders present, in person or by proxy, is required to approve the advisory proposal on the compensation of our named executive officers.

Abstentions and broker non-votes are not considered votes cast and accordingly are disregarded for purposes of determining whether a proposal has been approved. Approval by a "majority of votes cast" means that the number of votes cast "FOR" must exceed the number of votes cast "AGAINST".

Banks, brokers, or other nominees may vote shares held for a customer in street name on matters that are considered to be "routine" even if they have not received instructions from their customer. If a matter is not considered "routine" then the bank, broker, or other nominee may not vote shares with respect to that non-routine matter if they have not received instructions from their customer. A broker "non-vote" occurs when a bank, broker, or other nominee has not received voting instructions from a customer and cannot vote the customer's shares because the matter is not considered routine.

The only proposal before the meeting this year deemed a "routine" matter is ratifying the appointment of Ernst & Young LLP as the Company's independent registered public accounting firm. This means that if your shares are held in street name, your bank, broker, or other nominee can vote your shares on that proposal even if you do not provide timely voting instructions. All other proposals are not considered "routine" matters. As a result, if you do not instruct your bank, broker, or nominee how to vote on the other proposals, no vote will be cast and a broker "non-vote" will occur.

Who can attend the meeting?

Shareholders of record and beneficial owners as of March 23, 2018 may attend the meeting, accompanied by one guest. Even if you plan to attend the annual meeting we encourage you to vote your shares by proxy. If you choose to attend, please bring proof of stock ownership and a valid form of identification, such as a driver's license or passport, with you.

How many shareholders need to attend the meeting?

In order to conduct the meeting, a majority of shares entitled to vote as of the record date, or at least 13,756,178 shares, must be present in person or by proxy. This is called a quorum. If you return valid proxy instructions or vote in person at the meeting, you will be considered part of the quorum. Abstentions and broker non-votes are counted as being present for purposes of determining the presence of a quorum.

Where can I find the voting results from the meeting?

The voting results will be reported in a Form 8-K, which will be filed with the SEC within four business days of the meeting.

Householding of annual meeting materials

Some banks, brokers, and other nominee record holders participate in the practice of "householding" proxy statements and annual reports. This means that if a household participates in the householding program, it will receive one envelope containing the Notices of Internet Availability for all shareholders in the household (or, as the case may be, one set of proxy materials and a separate proxy card for each shareholder account in the household). If applicable, please vote all proxy cards enclosed in such a package. We will promptly deliver the Notice of Internet Availability separately, or deliver multiple copies of the proxy statement materials, to you if you contact us at the following address or telephone number: Edward H. Seksay, General Counsel and Secretary, Independent Bank Corp., 288 Union Street, Rockland, Massachusetts 02370; telephone: (781) 982-6158. If you want to receive the Notice of Internet Availability separately or receive separate copies of the proxy materials in the future, or if you hold your shares in street name and you are receiving multiple copies and would like to receive only one copy per household, you should contact your bank, broker, or other nominee record holder, or you may contact us at the address or telephone number above.

Participation in householding will not affect or apply to any of your other shareholder mailings. Householding saves us money by reducing printing and postage costs, and is environmentally friendly. It also creates less paper for shareholders to manage. If you are a beneficial holder, you can request information about householding from your

broker, bank or other nominee.

PROPOSALS TO BE VOTED UPON AT ANNUAL MEETING

Election of Directors (Proposal 1):

Our Board of Directors currently has 14 members. The Company's articles of organization provide that the Board shall be divided into three classes as nearly equal in number as possible, and that the members of each class are to be elected for a term of three years.

Directors continue to serve until their three-year term expires and until their successors are elected and qualified, unless they earlier reach the mandatory retirement age of 72, die, resign, or are removed from office. One class of directors is elected annually. In accordance with the mandatory retirement age established by our governance principles, directors Carl Ribeiro and John H. Spurr, Jr. will retire during the fourth quarter of 2018 when they reach the age of 72.

The Board or the Nominating and Corporate Governance Committee of the Board, which we sometimes refer to in this proxy statement as the "nominating committee", selects director nominees to be presented for shareholder approval at the annual meeting, including the nomination of incumbent directors for reelection and the consideration of any director nominations submitted by shareholders. For information relating to the nomination, or recommendation for nomination, of directors by our shareholders, see "Board of Directors Information - Shareholder Director Nominations and Recommendations" below.

All director candidates are evaluated in accordance with the criteria set forth in the Company's Governance Principles, which may be viewed by accessing the Investor Relations link under the About Us category on the Rockland Trust website: http://www.rocklandtrust.com, with respect to director qualifications. (We have included references to the Rockland Trust website address at different points in this proxy statement as an inactive textual reference and do not intend it to be an active link to our website. Information contained on our website is not incorporated by reference into this proxy statement.) In evaluating the qualifications of potential new directors, the Board considers a set of recruitment criteria intended to, based upon the characteristics of the then current Board, take Board diversity into account with respect to personal attributes and characteristics, professional experience, skills, and other qualifications. For incumbent directors, the Board and the nominating committee also consider the director's response to a self-assessment questionnaire and the director's attendance and participation in, and overall contribution to, the work of the Board. Directors must be willing to devote sufficient time to carry out their duties and responsibilities and should be committed to serving on the Board for an extended period of time.

The Company's By-Laws and governance principles provide for majority voting in uncontested director elections. In an uncontested election, if an incumbent director standing for election is not reelected by a majority of the votes cast, the director is required to promptly tender a notice of resignation to the Board. The resignation is not effective unless accepted by the Board. The nominating committee would then recommend whether the Board should accept or reject a tendered resignation. In determining whether to accept a tendered resignation, the Board would consider the potential impact of the resignation on compliance with applicable legal and listing standards and any other factors deemed relevant. The decision of the Board would be promptly disclosed in a Form 8-K. In contested director elections, the vote standard would be a plurality of votes cast.

All nominees currently serve on our Board. The Board and the nominating committee, with the directors up for reelection abstaining, have nominated Donna L. Abelli, Kevin J. Jones, Mary L. Lentz, John J. Morrissey, and Frederick Taw, whom we refer to in this proxy statement as the "board nominees," for reelection at the annual meeting to the class of directors whose terms will expire at the 2021 annual meeting. In nominating each of the board nominees for reelection, the Board or the nominating committee determined that the board nominees possess the specific experience, qualifications, attributes, and skills described below under "Board of Directors Information" to serve as a director of the Company and Rockland Trust. There are no agreements or arrangements between any director or director nominee and any third party other than the Company relating to compensation or other payments in connection with any director or director nominee's candidacy or service as a director.

Unless instructions to the contrary are received, it is intended that the shares represented by proxies will be voted for the reelection of the board nominees. Each of the board nominees has consented to serve, and we have no reason to believe that any of the board nominees will be unable to serve if elected. If, however, any of the board nominees should not be available for election at the time of the annual meeting, it is the intention of the persons named as proxies to vote the shares to which the proxy relates, unless authority to do so has been withheld or limited in the proxy, for the election of such other person or persons as may be designated by the Board or, in the absence of such designation, in such other manner as they may, in their discretion, determine.

The Board unanimously recommends that you vote FOR the reelection of each of the board nominees. Proxies solicited by

the Board will be so voted in the absence of direction to the contrary.

Approval of 2018 Non-Employee Director Stock Plan (Proposal 2):

On March 15, 2018 the Board unanimously adopted the Independent Bank Corp. 2018 Non-Employee Director Stock Plan (the "2018 Director Stock Plan") and voted to submit it for shareholder approval. We are asking for shareholder approval so that we will be able to grant restricted stock awards and/or stock options under the 2018 Director Stock Plan to directors who are not also employees of the Company or of Rockland Trust (the "Non-Employee Directors").

If approved by shareholders, the 2018 Director Stock Plan will replace the current stock plan for Non-Employee Directors that was approved by shareholders in 2010 and is scheduled to terminate in 2020 (the "2010 Director Stock Plan"). The terms and conditions of the 2018 Director Stock Plan, which are described below, are substantially similar to the terms of the 2010 Director Stock Plan. The range of potential annual restricted stock awards (not to exceed 1,500 shares) and of

potential annual stock option grants (up to 3,000 shares) proposed in the 2018 Director Stock Plan are the same as the ranges for those equity awards set forth in the 2010 Director Stock Plan.

The summary of the 2018 Director Stock Plan that follows does not purport to be complete and is qualified in its entirety by reference to the full text of the 2018 Director Stock Plan, which is attached as Exhibit A and is incorporated by reference into this proposal:

Purpose

The purpose of the 2018 Director Stock Plan is to promote the long-term success of the Company and its subsidiaries by creating a long-term mutuality of interests between the Non-Employee Directors and the Company's shareholders through the granting of restricted stock awards and/or stock options, to provide an additional inducement for the Non-Employee Directors to serve on the Board of the Company and/or Rockland Trust, and to provide a means through which the Company and Rockland Trust may attract qualified persons to serve as Non-Employee Directors.

Administration of the 2010 Plan

The 2018 Director Stock Plan will be administered by the Board, which may delegate its powers under the 2018 Director Stock Plan to the compensation committee which shall consist of two or more directors who are Non-Employee Directors. The Non-Employee Directors to whom restricted stock awards and/or stock options are granted, the timing of grants, the number of shares subject to any restricted stock award or stock option, the exercise price of any stock option, and the term of any stock option shall be as provided in the 2018 Director Stock Plan.

Shares Subject to the Plan

The 2018 Director Stock Plan authorizes the issuance of either stock options or restricted stock awards for up to 300,000 shares of common stock, an amount that includes the 179,855 shares remaining available as of March 1, 2018 for issuance under the 2010 Director Stock Plan. If the 2018 Director Stock Plan is approved by the shareholders, no additional shares will be issued under the 2010 Director Stock Plan. Shares issuable under the 2018 Director Stock Plan as restricted stock awards or stock options may be authorized and unissued or shares previously issued that we have reacquired. Any shares granted under the 2018 Director Stock Plan which expire or are terminated, forfeited, or canceled without having been exercised or vested in full, shall be available for new grants. As of March 23, 2018, the closing sale price of our common stock was \$69.40 per share.

Eligibility

Restricted stock awards and stock options may be granted under the 2018 Director Stock Plan to the Non-Employee Directors of the Company and of Rockland Trust. Persons who are Non-Employee Directors of both the Company and of Rockland Trust shall be entitled to awards under the 2018 Director Stock Plan as if they were Non-Employee Directors of the Company only. There are currently 12 Non-Employee Directors.

Terms and Conditions of Awards

Types of Awards. Restricted stock awards and non-statutory stock options will be granted to Non-Employee Directors in the amounts and at the times specified in the 2018 Director Stock Plan. If shareholders approve the 2018

Director Stock Plan, on the later of the third business day following the 2018 Annual Shareholders Meeting or the effectiveness of a SEC registration statement for the shares subject to the 2018 Director Stock Plan, all Non-Employee Directors shall automatically and without further action be granted a restricted stock award for 500 shares of common stock that will vest immediately. Following each annual shareholders meeting occurring after 2018, each then current Non-Employee Director who serves on the Board of the Company and/or Rockland Trust shall be granted either (A) a restricted stock award in an amount of shares of common stock not to exceed 1,500 which shall vest immediately upon grant, (B) a non-statutory stock option to purchase not more than 3,000 shares of common stock, which shall be immediately exercisable, or (C) a combination of restricted stock awards and stock options subject to the foregoing limits and an overall limit of 4,500 shares of common stock. Any new Non-Employee Director who joins the Board during the period between the annual shareholders meeting and December 31 of that year shall be entitled to receive, on the third business day following the appointment to the Board, the same award as if he or she had been a member of the Board on the date of the annual shareholders meeting. The Board shall determine the nature and amount of subsequent annual awards based upon a recommendation of the compensation committee as set forth in the 2018 Director Stock Plan.

Exercise Price. The option price for shares issued upon exercise of stock options will be 100% of the fair market value of the shares on the date the option is granted.

Form of Consideration Upon Exercise of Options. The option price for each stock option will be payable in cash or by other shares of our common stock.

Term. Stock options will vest immediately and will expire no more than ten years from the date of grant. If during his or her term of office as a Non-Employee Director a grantee is removed from the Board for cause, any outstanding stock option held by the grantee shall immediately terminate and be forfeited. Restricted stock awards will vest immediately upon grant.

Other Provisions. The restricted stock agreement or stock option agreement for each grant may contain other terms, provisions, and conditions consistent with the 2018 Director Stock Plan, as may be determined by the Board.

Adjustments

The number of shares available under the 2018 Director Stock Plan, the number of shares to be granted for each restricted stock award or stock option, and the number of shares subject to outstanding stock options will be adjusted to reflect any stock split, stock dividend, or other event generally affecting the number of shares of common stock. If a merger, consolidation, or other business reorganization occurs and the Company is not the surviving entity, the compensation committee, with the approval of the Board, may cancel and terminate all outstanding stock options by paying each holder of a stock option in cash the difference between the exercise price, if any, and the fair market value of the shares underlying the stock option on the date of such merger, consolidation, or other business reorganization.

Limitations on Transferability

Stock options granted under the 2018 Director Stock Plan may be transferred only pursuant to a qualified domestic relations order, by will or the laws of intestacy, or to any member of the grantee's family.

Amendment and Termination

The Board has the ability to modify, amend or terminate the 2018 Director Stock Plan, in any respect, in order to meet changes in legal requirements or for any other reason. The Company must obtain shareholder approval for each amendment of the 2018 Director Stock Plan for which shareholder approval is required by applicable stock exchange listing requirements, or any other applicable laws or regulations.

The termination or any modification or amendment of the 2018 Director Stock Plan shall not, without the consent of the holder of a restricted stock award or stock option, affect his or her rights. The Board, however, may, with the consent of the person affected, amend outstanding restricted stock agreements or stock option agreements in a manner consistent with the 2018 Director Stock Plan. The Board shall also have the right to amend or modify the terms and provisions of the 2018 Director Stock Plan and of any outstanding restricted stock agreement or stock option agreement to the extent necessary to ensure the qualification of the 2018 Director Stock Plan under Rule 16b-3 promulgated under the Securities Exchange Act of 1934, as amended (the "Exchange Act").

Federal Income Tax Consequences

The following discussion is intended to be a summary and is not a comprehensive description of the federal tax laws, regulations, and policies affecting the Company and recipients of awards under the 2018 Director Stock Plan. Any descriptions of the provisions of any law, regulation, or policy are qualified in their entirety by reference to the particular law, regulation, or policy. Any change in applicable law or regulation or the policies of various taxing authorities may have a significant effect on this summary.

A participant who receives non-statutory stock options will not recognize taxable income for federal income tax purposes at the time a non-statutory stock option is granted. However, the participant will recognize compensation taxable as ordinary income at the time of exercise for all shares that are not subject to a substantial risk of forfeiture. The compensation amount will be the difference between the option price and the fair market value of the shares on the date of the option exercise. The Company will be entitled to a deduction for federal income tax purposes at the same time and in the same amount as the participant is deemed to have recognized compensation income with respect to shares received upon the exercise of the non-statutory stock options. The participant's basis in the shares will be adjusted by adding the amount so recognized as compensation to the purchase price paid by the participant for the shares. The participant will recognize gain or loss when he or she disposes of shares obtained upon exercise of a non-statutory stock option in an amount equal to the difference between the selling price and the participant's tax basis in such shares. Any gain or loss will be treated as long-term or short-term capital gain or loss, depending upon the holding period.

Because all restricted stock awards vest upon grant, a participant who receives restricted stock awards under the 2018 Director Stock Plan will recognize taxable income for federal income tax purposes when the restricted stock award is

granted. Upon grant, the participant will generally be required to include in ordinary income for the taxable year in which the grant occurs an amount equal to the fair market value of the shares on the vesting date (i.e., the grant date). The Company will generally be allowed to claim a deduction for compensation expense in a like amount.

The preceding statements are intended to summarize the general principles of current federal income tax law applicable to awards under the 2018 Director Stock Plan. State and local tax consequences may also be significant.

Current Grants

If the 2018 Director Stock Plan is approved, on the later of the third business day following the 2018 Annual Shareholders Meeting or the effectiveness of a SEC registration statement for the shares subject to the 2018 Director Stock Plan, all 12 Non-Employee Directors shall automatically and without further action be granted a restricted stock award for 500 shares of common stock that will vest immediately. Any new Non-Employee Directors who join the Board during the period between the annual shareholders meeting and December 31 of that year shall be entitled to receive, on the third business day following the appointment to the Board, the same award as if he or she had been a member of the Board on the date of the annual shareholders meeting.

The following table shows the benefits that the Non-Employee Directors would receive in 2018 if shareholders approve the 2018 Director Stock Plan:

Name and Position	Dollar Value Stock Options (\$)	Number of Stock Options	Dollar Value(2)	Number of Restricted Shares(2)
Non-Employee Directors (12 persons)(1)	N/A	N/A	\$416,400	6,000

(1) Assuming no change in the number of Non-Employee Directors prior to award.

Value computed based on the closing price of our stock on March 23, 2018. In 2018, each of the 12 current Non-Employee Directors will be granted a restricted stock award for 500 shares of common stock that will vest immediately. Following each annual shareholders meeting occurring after 2018, each then current Non-Employee Director who serves on the Board of the Company and/or Rockland Trust shall be granted either (A) a restricted stock award in an amount of shares of common stock not to exceed 1,500 shares, which shall vest immediately, (B) a non-statutory stock option to purchase not more than 3,000 shares of common stock, which shall be immediately exercisable, or (C) a combination of restricted stock awards and stock options subject to the

(2) foregoing limits and an overall limit of 4,500 shares of common stock. Any new Non-Employee Director who joins the Board during the period between the annual shareholders meeting and December 31 of that year will be entitled to receive, on the third business day following appointment to the Board, the same award as if he or she had been a member of the Board on the date of the annual shareholders meeting. The Board shall determine the size and composition of future annual equity awards based upon a compensation committee recommendation as set forth in the 2018 Director Stock Plan.

Securities Authorized for Issuance under Equity Compensation Plans

The Company's stock based plans include the Second Amended and Restated 2005 Employee Stock Plan ("2005 Employee Plan") and the 2010 Director Stock Plan, both of which have been approved by the Company's Board of Directors and shareholders. The Company may award shares from these plans as either restricted stock or stock options or from its pool of authorized but unissued shares.

The following table presents the amount of cumulatively granted stock options and restricted stock awards, net of forfeitures, through December 31, 2017:

		Cumulat	ive		
	Granted, Net of Authorized Forfeitures				Authorized
				Total	but
	Awards	Stock	Restricted	Total	Unissued
		Option	Stock		Ollissued
		Awards	Awards		
2005 Employee Plan	1,650,000	537,941	695,546	1,233,487	416,513
2010 Director Stock Plan	314,600	42,000	93,245	135,245	179,355

The following table sets forth information as of December 31, 2017 about the securities authorized for issuance under the Company's equity compensation plans.

Equity Compensation Plan Category	Number of Securities to be Issued upon Exercise of Outstanding Options, Warrants, and Rights	Weighted- Average Exercise Price of Outstanding Options, Warrants, and Rights	Number of Securities Remaining Available for Future Issuance Under Equity Compensation Plans (Excluding Securities Reflected in Column (a))
Plans approved by security holders	(a)	(b)	(c)
Plans not approved by security holders	84,000	\$ 32.16	595,868
TOTAL		\$ 32.16	

As of December 31, 2017 there are 416,513 shares available for future issuance under the 2005 Employee Plan. There are 179,355 shares available for future issuance under the 2010 Director Stock Plan. Shares under the 2005 Employee Plan and the 2010 Director Stock Plan may be issued as stock options or restricted stock awards.

The Board unanimously recommends that you vote FOR

the approval of the 2018 Non-Employee Director Stock Plan.

Proxies solicited by the Board will be so voted in the absence of direction to the contrary.

Ratification of Appointment of Independent Registered Public Accounting Firm (Proposal 3):

The audit committee has appointed the firm Ernst & Young LLP ("EY") to serve as the Company's independent registered public accounting firm for 2018. While we are not required to have shareholders ratify the selection of EY as our independent registered public accounting firm, the Board considers the selection of the independent registered public accounting firm to be an important matter and is therefore submitting the selection of EY for ratification by shareholders as a matter of good corporate practice.

EY has served as the Company's independent registered public accounting firm since 2009. The audit committee is involved in selecting the lead EY partner for the Company, and the current lead EY partner was selected in 2017. The audit committee considers the impact of changing auditors when assessing whether to retain the current external auditor.

The following table shows the fees paid or accrued by us for professional services provided by EY during 2017 and 2016:

	2017	2016
Audit Fees	\$1,097,949	\$819,576
Audit-Related Fees (1)	91,000	108,000
Tax Fees		
All Other Fees (2)	1,995	65,260
Totals	\$1,190,944	\$992,836

(1) Audit-related fees are associated with the employee benefit plan and other subsidiary stand-alone audits.

(2) Other fees are associated with a subscription to an online research tool and a one-time fee for a web application assessment that occurred in 2016.

The audit committee has considered the nature of the other services provided by EY and determined that they are compatible with the provision of independent audit services. The audit committee has discussed the other services with EY and management to determine that such services are permitted under the rules and regulations concerning auditor independence promulgated by the SEC to implement the Sarbanes-Oxley Act of 2002.

The Board recommends that shareholders vote in favor of ratifying EY as our independent registered public accounting firm and believes that the choice of EY as the Company's external auditor is in the best interests of the Company and its shareholders. If shareholders do not ratify selection of our independent registered public accounting firm, the audit committee will reconsider the appointment of EY at the appropriate time. We anticipate, however, that there would be no immediate change in our independent registered public accounting firm this year if shareholders do not ratify the selection of EY because of the practical difficulty and expense associated with making such a change mid-year. Even if shareholders ratify the selection of EY the audit committee may,

in its discretion, change our independent registered public accounting firm at any time if it determines that it would be in the best interests of the Company to do so.

An EY representative is expected to be present at the annual meeting to respond to appropriate questions and will have the opportunity to make a statement if he or she desires to do so.

The Board unanimously recommends that you vote FOR the ratification of the appointment of EY as the Company's independent registered public accounting firm. Proxies solicited by the Board will be so voted in the absence of direction to the contrary.

Advisory Vote on Executive Compensation (Proposal 4):

The Company is providing shareholders with an advisory (non-binding) vote on the compensation of our named executive officers (sometimes referred to as our "say on pay" vote) as disclosed in this proxy statement. In accordance with the preference expressed by our shareholders at our 2017 annual meeting, we currently hold an annual say on pay vote. Accordingly, you may vote on the following resolution at the 2018 annual meeting:

"Resolved, that the shareholders approve, on an advisory basis, the compensation of the Company's named executive officers as disclosed in the Compensation Discussion and Analysis, the accompanying compensation tables, and the related narrative disclosure in this Proxy Statement."

This vote is nonbinding. The Board and the compensation committee, which is comprised of independent directors, expect to take into account the outcome of the vote when considering future executive compensation decisions to the extent they can determine the cause or causes of any significant negative voting results. As discussed in the Compensation Discussion and Analysis in this proxy statement, the Board of Directors believes that our compensation policies and procedures are designed to provide a strong link between executive officer compensation and our short and long-term performance. The objective of the Company's compensation program is to provide compensation that is competitive, variable based on the Company's performance and individual performance, and aligned with the long-term interests of shareholders. Shareholders are encouraged to read the Compensation Discussion and Analysis, the accompanying compensation tables, and the related narrative disclosure.

The Board unanimously recommends that you vote FOR the approval, on an advisory basis, of the compensation of our named executive officers as disclosed in the Compensation Discussion and Analysis, the accompanying compensation tables, and the related narrative disclosure. Proxies solicited by the Board will be so voted in the absence of direction to the contrary.

Other Matters:

The proxy also confers discretionary authority with respect to any other business that may come before the annual meeting, including rules for the conduct of the meeting. The Board knows of no other matter to be presented at the meeting. It is the intention of the person named as proxy to vote the shares to which the proxies relate according to their best judgment if any matters not included in this proxy statement come before the meeting.

BOARD OF DIRECTOR INFORMATION

For purposes of this proxy statement the ages of directors have been computed as of our annual meeting date.

The Board of the Company is currently comprised of the individuals listed below:

Class I Directors (Nominated For Reelection at this Meeting For a Term Expiring in 2021)

Experience: Ms. Abelli, 60, is a certified public accountant and has since September 2017 been an Assistant Professor at Ricciardi College of Business, Bridgewater State University. Ms. Abelli has for Donna L. a portion of the last five years served as a Consulting Chief Financial Officer for private companies. Abelli Ms. Abelli previously served on an interim basis as the Chief Financial Officer of publicly-traded Director since companies and various private companies, primarily in the life sciences industries, and as the Chief 2005 Financial Officer of a publicly-traded company. Ms. Abelli began her accounting career at Coopers & Chair since Lybrand (now PwC LLP) where she was named a partner and, from 1998 to 1999, was President of 2012 the Massachusetts Society of CPAs. Ms. Abelli was named Chair of the Board of Rockland Trust and Committees the Company in 2012 and has served as a director of the Company and of Rockland Trust since 2005. Ø Compensation Skills and Oualifications: The Board and the nominating committee have determined that Ms. Abelli Ø Executive is qualified to serve as a director based upon her prior service as a director of the Company and of Ø Nominating Rockland Trust, her mature business judgment, her inquisitive and objective perspective, her Ø Trust familiarity with the communities that Rockland Trust serves, her prior service as a Chief Financial Officer of publicly-traded companies, and her designation as a certified public accountant. Experience: Mr. Jones, 67, has, for at least the last five years, been the Treasurer of Plumbers' Supply Kevin J. Jones Company, a wholesale plumbing supply company, in New Bedford, Massachusetts. Mr. Jones has Director since served as a director of Rockland Trust since 1997 and as a director of the Company since 2000. Mr. 1997 Jones was previously appointed a director of Middleborough Trust Company in 1990 and served as Committees director of that bank until 1992, when it was merged with and into Rockland Trust. Ø Compensation Skills and Qualifications: The Board and the nominating committee have determined that Mr. Jones is Ø Executive. qualified to serve as a director based upon his prior service as a director of the Company and of Chair Rockland Trust, his mature business judgment, his inquisitive and objective perspective, his Ø Nominating familiarity with the communities that Rockland Trust serves, and his prior service as a director of Ø Trust another bank. Experience: Ms. Lentz, 64, has worked for the past 22 years for McCall & Almy, a Boston-based commercial real estate brokerage and advisory services firm. Ms. Lentz currently serves as an Executive Vice President and Partner of McCall & Almy. Ms. Lentz has 35 years of commercial real estate Mary L. Lentz experience, including prior work as Chief Operating Officer of a publicly-traded real estate investment Director trust. Ms. Lentz specializes in advising healthcare, corporate, and non-profit institutions with real estate leasing, acquisition, and disposition strategies. Ms. Lentz has served as a director of the Company and of since 2016 Committees Rockland Trust since 2016. Ø Executive Ø Trust Skills and Qualifications: The Board and the nominating committee have determined that Ms. Lentz is qualified to serve as a director based upon her prior service as a director of the Company and of Rockland Trust, her mature business judgment, her inquisitive and objective perspective, and her familiarity with the communities that Rockland Trust serves.

John J. Morrissey Director since 2012 Committees Ø Executive Ø Trust	Experience: Mr. Morrissey, 51, is a practicing attorney and is a founding partner of the Braintree, Massachusetts law firm Morrissey, Wilson & Zafiropoulos LLP, practicing in the areas of litigation, bankruptcy and creditors' rights, and real estate. Mr. Morrissey currently serves as a Vice Chair of the Massachusetts Board of Bar Overseers of the Supreme Judicial Court. The Board of Bar Overseers was established as an independent administrative body to investigate complaints against lawyers and act as an administrative tribunal to consider disciplinary charges brought against attorneys practicing in Massachusetts. Mr. Morrissey is Treasurer of the Massachusetts Bar Association and a Member of its Executive Management Board. Mr. Morrissey is a Life Fellow of the Massachusetts Bar Foundation, the charitable arm of the Massachusetts Bar Association. Mr. Morrissey previously served as a director of Central Bancorp, Inc. and its wholly-owned subsidiary Central Co-operative Bank d/b/a Central Bank until November 2012, when Central Bancorp, Inc. was merged with and into the Company. Mr. Morrissey has served as a director of the Company and of Rockland Trust since 2012.
	Skills and Qualifications: The Board and the nominating committee have determined that Mr. Morrissey is qualified to serve as a director based upon his prior service as a director of the Company and Rockland Trust, his mature business judgment, his inquisitive and objective perspective, his familiarity with the communities Rockland Trust serves, and his prior service as a director of another bank.
Frederick Taw Director since 2015 Committees Ø Executive Ø Trust	Experience: Mr. Taw, 67, is the owner of the Golden Temple, a restaurant in Brookline, Massachusetts and has served as a director of Rockland Trust and the Company since 2015. Mr. Taw is an active member of the local Asian community and participant in Asian community service organizations, including South Cove Community Health Center, the premier Asian community health center of Massachusetts, with which Mr. Taw has worked closely since its inception in 1972. Mr. Taw previously served as a director of Peoples Federal Bancshares, Inc. until February 2015, when it was merged with and into the Company. Mr. Taw has served as a director of the Company and of Rockland Trust since 2015.

Class II Directors Continuing in Office (Term Expiring in 2019):

Experience: Mr. Hogan, 58, has, for at least the last five years, served as the President and Chief
 Executive Officer of the A.D. Makepeace Company, the world's largest cranberry grower and the largest
 private property owner in eastern Massachusetts. Prior to joining that privately-owned company based in
 Wareham, Massachusetts, Mr. Hogan was President of MassDevelopment, the economic development
 authority for the Commonwealth of Massachusetts. While at MassDevelopment, he served as cabinet
 Michael P.
 officer for two Massachusetts governors. Mr. Hogan serves on the Ocean Spray Board of Directors and is
 co-chair of the Commonwealth Housing Task Force, a group dedicated to promoting a consensus housing
 agenda focused on solving Massachusetts' housing needs. Previously, he served as Mayor of
 Since 2017 Marlborough, Massachusetts. Mr. Hogan serves on the Executive Board of the Associated Industries of
 Committees Massachusetts and is on the Board of Directors of the Commercial Real Estate Development
 Ø Executive Organization known as NAIOP. Mr. Hogan has served as a director of the Company and of Rockland

Skills and Qualifications: The Board and the nominating committee have determined that Mr. Hogan is qualified to serve as a director based upon his prior service as a director of the Company and of Rockland Trust, his mature business judgment, his inquisitive and objective perspective, and his familiarity with the communities that Rockland Trust serves.

Eileen C.	Experience: Ms. Miskell, 60, is a certified public accountant and for at least the last five years has
Miskell	served as the Treasurer of The Wood Lumber Company, a lumber company based in Falmouth,
Director sinc	Massachusetts. Ms. Miskell has served as a director of Rockland Trust and the Company since 2005. Ms. Miskell was previously appointed a director of Falmouth Bancorp, Inc., the holding company of
2005	Falmouth Bank, which was merged with and into the Company in 2004. Ms. Miskell, while a director
Committees	of Falmouth Bancorp, served as the chair of its audit committee. Ms. Miskell has served as a director
	ir of the Company and of Rockland Trust since 2005.
Ø Common sostio	n Shills and Qualifications. The Decad and the nominating committee have determined that Ma Michael
Compensatio	
Ø Executive	is qualified to serve as a director based upon her prior service as a director of the Company and of
Ø Nominatin	
Ø Trust	familiarity with the communities that Rockland Trust serves, her prior service as a director of another
	bank, and her designation as a certified public accountant.
	Experience: Mr. Nadeau, 59, was named the President of Rockland Trust on March 16, 2017. Mr.
Gerard F.	Nadeau previously served as the Executive Vice President, Commercial Lending of Rockland Trust
Nadeau	since July 1, 2007. Mr. Nadeau has worked at Rockland Trust in a variety of capacities since 1984,
Director	serving as a Senior Vice President of Commercial Lending from 1992 until 2007. Mr. Nadeau has
	served as a director of the Company and of Rockland Trust since 2017.
since 2017	
Committees	Skills and Qualifications: The Board and the nominating committee have determined that Mr. Nadeau is
Ø Executive	qualified to serve as a director based upon his mature business judgment, his inquisitive and objective
	perspective, his familiarity with the communities that Rockland Trust serves, and his commercial
	lending expertise.

Ø Trust Trust since 2017.

Carl Ribeiro Director since 2008 Committees Ø Audit Ø Executive Ø	New Bedford, Massachusetts. Mr. Ribeiro has served as a director of Rockland Trust and the Company since 2008. Mr. Ribeiro was previously appointed a director of Slades Bank in 2005 and served as director of that bank and as the chair of its audit committee until 2008, when it was merged with and into Rockland Trust. Mr. Ribeiro also previously served as a director of Seacoast Financial Services
Nominating Ø Trust	Skills and Qualifications: The Board and the nominating committee have determined that Mr. Ribeiro is qualified to serve as a director based upon his prior service as a director of the Company and of Rockland Trust, his mature business judgment, his inquisitive and objective perspective, his familiarity with the communities that Rockland Trust serves, and his prior service as a director of other banks. Experience: Mr. Spurr, 71, is Vice-Chair of the Board of Directors of A.W. Perry, Inc., a real estate
John H. Spurr, Jr. Director since 1985	investment company in Boston, Massachusetts. Prior to March 2017 Mr. Spurr served, for at least the previous five years, as the President of A.W. Perry, Inc. and its wholly-owned subsidiary A.W. Perry Security Corporation. Mr. Spurr has served as a director of Rockland Trust since 1985 and as a director of the Company since 2000.
Committees Ø Audit Ø Executive Ø Trust	Skills and Qualifications: The Board and the nominating committee have determined that Mr. Spurr is qualified to serve as a director based upon his prior service as a director of the Company and of Rockland Trust, his mature business judgment, his inquisitive and objective perspective, and his familiarity with the communities that Rockland Trust serves.
Thomas R. Venables Director since 2009 Committees Ø Executive Ø Nominating,	Experience: Mr. Venables, 63, served as the President and Chief Executive Officer and as a director of Benjamin Franklin Bancorp, Inc. and its wholly-owned subsidiary Benjamin Franklin Bank from 2002 until 2009, when Benjamin Franklin Bancorp, Inc. was merged with and into the Company. Prior to 2002, Mr. Venables co-founded Lighthouse Bank of Waltham, Massachusetts in 1999 and served as its President and Chief Executive Officer and as a director. From 1998 to 1999, Mr. Venables was employed as a banking consultant with Marsh and McLennan Capital, Inc. He was employed by Grove Bank of Newton, Massachusetts from 1974 until it was acquired by Citizens Bank in 1997, serving as its President and Chief Executive Officer and as a director for the last 11 years of his tenure. Mr. Venables has served as a director of Bockland Trust and the Company since 2009
Chair Ø Trust, Chair	Skills and Qualifications: The Board and the nominating committee have determined that Mr. Venables is qualified to serve as a director based upon his prior service as a director of the Company and of Rockland Trust, his mature business judgment, his inquisitive and objective perspective, his familiarity with the communities that Rockland Trust serves, and his prior service as a director of other banks.

Class III Directors Continuing in Office (Term Expiring in 2020): Experience: Mr. O'Brien, 62, is a certified public accountant and, for at least the last five years, has been owner and president of O'Brien, Riley and Ryan, a CPA firm located in Braintree, Massachusetts. Mr. O'Brien is also the manager of State Street Wealthcare Advisors, LLC, a financial Daniel F. services company. Mr. O'Brien is also a practicing attorney. Mr. O'Brien has served as a director of O'Brien Rockland Trust and the Company since 2009. Mr. O'Brien previously served as a director and member Director since of the audit committee of Benjamin Franklin Bancorp, Inc. and its wholly-owned subsidiary Benjamin 2009 Franklin Bank until 2009, when Benjamin Franklin Bancorp, Inc. was merged with and into the Committees Company. Mr. O'Brien also previously served as a director of Chart Bank until it was merged with and Ø Audit into Benjamin Franklin Bank, and served as chair of the Chart Bank audit committee. Mr. O'Brien has Ø served as a director of the Company and of Rockland Trust since 2009. Compensation, Chair Skills and Qualifications: The Board and the nominating committee have determined that Mr. O'Brien Ø Executive is gualified to serve as a director based upon his prior service as a director of the Company and of Ø Trust Rockland Trust, his mature business judgment, his inquisitive and objective perspective, his familiarity with the communities that Rockland Trust serves, his prior service as a director of other banks, and his designation as a certified public accountant. Experience: Mr. Oddleifson, 59, has served as President and Chief Executive Officer of the Company and as the Chief Executive Officer of Rockland Trust since 2003. Mr. Oddleifson was also the President of Rockland Trust from 2003 to 2017. From 1998 to 2002 Mr. Oddleifson was President of First Union Home Equity Bank, a national banking subsidiary of First Union Corporation in Charlotte, North Christopher Carolina. Until its acquisition by First Union, Mr. Oddleifson was the Executive Vice President, Oddleifson responsible for Consumer Banking, for Signet Bank in Richmond, Virginia. He has also worked as a Director management consultant for Booz, Allen and Hamilton in Atlanta, Georgia. Mr. Oddleifson has served as since 2003 a director of the Company and of Rockland Trust since 2003. Committees Ø Executive Skills and Qualifications: The Board and the nominating committee have determined that Mr. Ø Trust Oddleifson is qualified to serve as a director based upon his experience as our President and Chief Executive Officer, his prior service as a director of the Company and of Rockland Trust, his mature business judgment, his inquisitive and objective perspective, his prior experience at another bank, and his familiarity with the communities that Rockland Trust serves. Experience: Mr. Tedeschi, 68, is a retired real estate developer and, for part of the last five years, has Brian S. been a Director of Tedeschi Food Shops, Inc. Mr. Tedeschi has served as a director of Rockland Trust Tedeschi Director since since 1980 and as a director of the Company since 1991. 1980 Skills and Oualifications: The Board and the nominating committee have determined that Mr. Tedeschi Committees is qualified to serve as a director based upon his prior service as a director of the Company and of Ø Executive Rockland Trust, his mature business judgment, his inquisitive and objective perspective, and his Ø Trust familiarity with the communities that Rockland Trust serves.

Average Director Age, Average Director Tenure, Percentage Of Women On Board

The average age of our directors, computed as of our annual meeting date, rounds to 63 years. The average tenure of our directors on the Board of either the Company or of Rockland Trust rounds to 12 years. Three of our fourteen directors are women, so over 21% of our Board is female.

Corporate Governance Information

The Board has adopted governance principles, and written charters for all current Board committees, including the audit committee, the nominating committee, and the compensation committee. Our governance principles, as well as the charter for each current committee of the Board and/or of Rockland Trust may be viewed by accessing the Investor Relations link under the About Us category on the Rockland Trust website (http://www.rocklandtrust.com) under Governance Documents. The Company has a written Code of Ethics to assist its directors, officers, and employees in adhering to their ethical and legal responsibilities. The current version of the Code of Ethics may also be viewed by accessing the Investor Relations link under the About Us category on the Rockland Trust website (http://www.rocklandtrust.com) under Governance Documents. The Company has a written Code of Ethics as may also be viewed by accessing the Investor Relations link under the About Us category on the Rockland Trust website (http://www.rocklandtrust.com) under Governance Documents. The Company will disclose any amendment to or waiver from a provision of the Code of Ethics as may be required, and within the time period specified, under applicable SEC and Nasdaq rules at this same location on the website.

Anti-Hedging and Anti-Pledging Policy

The Board has adopted a policy to prevent insider trading that, among other things, expressly prohibits:

Any director, officer, or employee of the Company or of Rockland Trust from, directly or indirectly, engaging in any transaction that is designed to or has the effect of hedging or offsetting any decrease in the market value of the Company's stock, including transactions involving prepaid variable forward contracts, equity swaps, collars, exchange funds, short sales, puts, calls, or other derivative securities; and

Any director or executive officer from either pledging Company stock or from holding Company stock in a margin account without the prior permission of the Company's General Counsel, Chief Financial Officer, or Controller.

Board Leadership Structure and Executive Sessions

The Board has named as its Chair a director who is not also the Chief Executive Officer of the Company or of Rockland Trust and believes that such a leadership structure is appropriate to segregate the Board's oversight role from management of the Company and Rockland Trust. The Board provides oversight of the Chief Executive Officer and other management of the Company and Rockland Trust to ensure that the long-term interests of shareholders are being served through 12 regularly scheduled meetings and one all-day strategic planning meeting with management each year, and additional meetings when necessary or advisable. At these meetings, reports on the management and performance of the Company and Rockland Trust, including reports regarding liquidity, interest rate risk, credit quality, loan loss provision, regulatory compliance, and other risks, are reviewed. During each regularly-scheduled Board meeting there is an opportunity for non-employee directors to meet in executive session, without the Chief Executive Officer or any other member of management present. The Board also regularly meets with the Chief Executive Officer alone so as to have the ability to discuss topics without the other members of management present.

The Board has also established the Board committees described below which regularly meet and report back to the Board on the responsibilities delegated to them. Each Board committee has the authority to engage outside experts, advisors, and counsel if needed to assist the committee in its work. During each meeting committees have the opportunity to hold executive sessions without the Chief Executive Officer or any other member of management present.

In addition to its general oversight role, the Board also: selects, evaluates, and compensates the Chief Executive Officer and oversees Chief Executive Officer succession planning; reviews, monitors, and, when necessary or appropriate, approves fundamental financial and business strategies and major corporate actions; assesses major risks facing the Company or Rockland Trust and options for their mitigation; and seeks to maintain the integrity of financial statements and the integrity of compliance with law and ethics of the Company and Rockland Trust.

Shareholder Communications to Board

The Board will give appropriate attention to written communications on issues that are submitted by shareholders and will respond as appropriate. Absent unusual circumstances or as expressly contemplated by committee charters, the General Counsel of the Company will (1) be primarily responsible for monitoring communications from shareholders and (2) provide copies or summaries of shareholder communications to the Board as he considers appropriate.

Communications will be forwarded to all directors or specified individual directors if they relate to substantive matters and include suggestions or comments that the General Counsel of the Company considers to be appropriate for Board consideration. In general, communications relating to corporate governance and long-term corporate strategy are more likely to be forwarded to directors for review.

Shareholders who wish to send communications to the Board should submit them, in writing, to Edward H. Seksay, General Counsel, Independent Bank Corp., 288 Union Street, Rockland, Massachusetts 02370.

Shareholder Director Nominations and Recommendations

The Company's By-Laws require shareholders to submit advance notice of director nominations to the Company not less than 75 days nor more than 125 days prior to the anniversary date of the immediately preceding annual meeting (i.e., for the Company's 2019 annual meeting, not later than March 3, 2019 or earlier than January 12, 2019). The nomination must set forth the name, age, business address, residence address, occupation, and amount of common stock held by the director nominee, as well as the written consent of the nomination. The shareholder must also include his or her name, record address, and amount of common stock held in the nomination. The shareholder must also provide certain additional information, as set forth in the Company's By-Laws. Shareholders should submit any director nominations, in writing, to the Secretary, Independent Bank Corp., 288 Union Street, Rockland, Massachusetts 02370.

The nominating committee also considers recommendations for director nominees submitted by shareholders. The nominating committee will, as stated in its charter, review any director nominations submitted by shareholders to determine if the nominees satisfy the following criteria set forth in the Board's governance principles with respect to qualifications for directors:

Directors should, as a result of their occupation, background, and/or experience, possess a mature business judgment that enables them to make a positive contribution to the Board. Directors are expected to bring an inquisitive and objective perspective to their duties. Directors should possess, and demonstrate through their actions on the Board, exemplary ethics, integrity, and values.

Directors will be ineligible to continue to serve on the Board once they attain the age of 72. Directors who attain the age of 72 during their elected term as a Director will retire from the Board upon reaching the age of 72.

Director ownership of the Company's common stock is strongly encouraged and Directors are required to comply with the Company's Director Stock Ownership Guidelines. Please refer to the section entitled "Stock Ownership and Other Matters" in this proxy statement for more information about the amount of common stock owned by our Directors.

While familiarity with the communities that Rockland Trust serves is one factor to be considered in determining if an individual is qualified to serve as a Director, it is not a controlling factor. It is the sense of the Board, however, that a significant portion of the Directors should represent or be drawn from the communities that Rockland Trust serves.

Customers of Rockland Trust, if otherwise qualified, may be considered for Board membership. A customer relationship, however, will be a secondary criteria considered in evaluating a Director candidate in addition to other relevant considerations.

Directors must be willing to devote sufficient time to carrying out their duties and responsibilities effectively, and should be committed to serve on the Board for an extended period of time. Directors should offer their resignation in the event of any significant change in circumstances that renders them incapable of performing their duties.

Shareholder Proposals for Next Annual Meeting

If you are interested in submitting a proposal for inclusion in the proxy statement for the 2019 Annual Meeting, you need to follow the procedures outlined in Rule 14a-8 of the Exchange Act. Any shareholder who wishes to submit a proposal for inclusion in the proxy statement for the 2019 Annual Meeting will be required, pursuant to Rule 14a-8, to

deliver the proposal to the Company no later than December 5, 2018. For business to be brought before next year's annual meeting by a shareholder (other than a proposal submitted in accordance with Rule 14a-8), you must give timely notice to the Company, which must be delivered to or mailed and received at the principal executive offices of the Company not less than 75 nor more than 125 days prior to the anniversary date of the immediately preceding annual meeting (i.e., not later than March 3, 2019 or earlier than January 12, 2019) and must otherwise satisfy the requirements set forth in the Company's By-Laws. In the event the Company receives notice of a shareholder proposal to take action at next year's annual meeting of shareholders that is not submitted for inclusion in the Company's proxy materials, the persons named in the proxy sent by the Company to its shareholders intend to exercise their discretion to vote on the shareholder proposal in accordance with their best judgment. Please forward any shareholder proposals or notices of business, in writing, to Edward H. Seksay, General Counsel, Independent Bank Corp., 288 Union Street, Rockland, Massachusetts 02370.

Director Attendance at Annual Shareholder Meeting and Meetings of the Board and its Committees

It is our policy that, to the extent possible, all directors attend the annual shareholder meeting. All directors who were then serving on the Board attended last year's annual shareholder meeting.

During 2017, the Boards of the Company and Rockland Trust had 14 concurrent meetings. All directors attended at least 75% of the meetings of our Board during the prior calendar year.

The Boards of the Company and Rockland Trust have standing executive, audit, compensation, and nominating committees. The Rockland Trust Board also has a standing trust committee. All Board committees operate under a written charter approved by the Board that describes the committee's role and responsibilities. The charter for each Board committee may be viewed by accessing the Investor Relations link under the About Us category on the Rockland Trust website (http://www.rocklandtrust.com) under Governance Documents.

The membership of each of our standing Board committees is shown in the table below. In addition to the three permanent members of the executive committee, three directors serve as rotating members of the executive committee for a three-month term, with the term of each rotating director staggered so that a new director rotates on and off of the committee each month. The same rotating membership structure is also used for the Trust Committee of Rockland Trust. Mr. Nadeau is a permanent member of the Executive Committee, but does not serve on the Trust Committee.

Name	Executive	Audit	Compensation Nominating Trust		gTrust
Kevin J. Jones	Х		¤	¤	¤
Gerard F. Nadeau	¤				
Christopher Oddleifson	¤				¤
Donna L. Abelli	¤		¤	¤	¤
Michael P. Hogan	р				р
Mary L. Lentz	р				р
Eileen C. Miskell	р	Х	¤	¤	р
John J. Morrissey	р				р
Daniel F. O'Brien	р	¤	Х		р
Carl Ribeiro	р	¤		¤	р
John H. Spurr, Jr.	р	¤			р
Frederick Taw	р				р
Brian S. Tedeschi	р				р
Thomas R. Venables	р			Х	Х
Total Meetings Held In 2017 27 meetings 4 meetings 9 meetings6 meetings 4 meeting					4 meetings

x Chairman of Committee

- ¤ Committee Member
- p Committee Member, Rotating Basis

All directors attended at least 75% of the committee meetings of the Board held during the prior calendar year of which they were members.

Director Cash and Equity Compensation

Non-employee directors of the Company and Rockland Trust receive both cash and equity compensation as described below. Board compensation is reviewed by comparison to peer institutions using publicly available information. Director compensation is designed to attract and retain persons who are well qualified to serve as directors of the Company and Rockland Trust.

Director Cash Compensation

Non-employee directors of the Company and Rockland Trust receive cash compensation in the form of annual retainers and Board and committee meeting fees. Total cash director compensation depends upon whether a director served as Chair of the Board or one of its committees, whether a director served as a permanent or rotating executive committee member, and upon the number of Board and committee meetings a director attended. Cash compensation is paid to each non-employee director in arrears, quarterly, in an amount equal to one-fourth of the annual retainer plus the meeting fees then due.

The annual retainers for non-employee directors of the Company and of Rockland Trust during 2017 were as follows:

Position	Annual
1 OSHIOII	Retainer
Chairman of Board	\$48,000
Chairman of Executive Committee	\$43,000
Chairman of Audit Committee	\$33,000
Chairman of Compensation Committee	\$33,000
Chairman of Trust and Nominating & Governance Committees	\$33,000
Rotating Executive Committee Member	\$30,000

Board meeting fees during 2017 were \$1,250 per meeting for all non-employee directors. Committee meeting fees during 2017 were \$1,450 per meeting for the audit committee and \$1,250 per meeting for all other Board committees.

Based upon an analysis of peer group data and other relevant factors, the Board has voted to maintain 2018 annual retainers and Board and committee meeting fees at the same levels as 2017.

The Company has established a Deferred Compensation Program that permits non-employee directors who choose to participate to defer all or any portion of the cash compensation they would otherwise receive. Directors who choose to participate in the Deferred Compensation Program have all, or a designated portion, of the cash compensation they would otherwise receive invested in the Company's common stock. Distributions, in the form of the Company's common stock, are made to directors who choose to participate in the Deferred Compensation Program following their departure from the Board. During the past year the following directors chose to defer some or all of their cash compensation pursuant to the Deferred Compensation Program: Director Jones - 100% deferred and Director Spurr - 50% deferred.

No annual retainer or meeting fees are paid to any director who is an employee of the Company or Rockland Trust.

Director Equity Compensation

In May 2010, the Company's shareholders approved the 2010 Non-Employee Director Stock Plan (the "2010 Director Stock Plan"), which provided that:

Each person who becomes a non-employee director at any time following the 2010 Annual Shareholder Meeting shall, on the first anniversary of his or her election, automatically and without further action be granted a non-statutory stock option to purchase 5,000 shares of common stock.

Following each annual shareholder meeting after 2010, each non-employee director who serves on the Board of the Company and/or Rockland Trust at any point during the calendar year of that annual meeting shall be granted either (A) a restricted stock award in an amount of shares of common stock not to exceed 1,500 and with a range for time vesting of between three and five years from the date of grant, (B) a non-statutory stock option to purchase not more than 3,000 shares of common stock, subject to adjustment, substitution, and vesting pursuant to the 2010 Director Stock Plan, or (C) a combination of restricted stock awards and non-statutory stock options. Such awards shall be made subject to the discretion of the compensation committee as set forth in the 2010 Director Stock Plan.

Under the 2010 Director Stock Plan, in November 2017, Ms. Lentz was granted a non-statutory option to purchase 5,000 shares on the first anniversary of her appointment to the Board.

In May 2017, each non-employee director was granted, pursuant to the 2010 Director Stock Plan, a restricted stock award for 500 shares of common stock vesting five years from the date of grant, or earlier if the director ceases to be a director for any reason other than cause such as, for example, by retirement.

If the 2018 Director Stock Plan is approved by shareholders at the 2018 Annual Shareholders Meeting, the 2010 Director Stock Plan will terminate.

Director Stock Ownership Guidelines

The Company has established stock ownership guidelines for directors. Under those guidelines directors are required to own Company common stock with a value at least five times the Director's annual cash retainer. Directors have until the end of the calendar year following the fifth anniversary of the date of their appointment to the Board to satisfy the guidelines. The following are counted towards an individual's ownership: shares directly held by the individual and those held jointly with another person, stock held in a retirement or deferred compensation account, unvested time-based restricted shares, and stock held in a trust of which the individual is both trustee and beneficiary. Stock options are not counted towards the ownership requirement. Each of our directors satisfies our stock ownership guidelines. Information about the stock ownership of our directors as of December 31, 2017 is provided in the table below entitled "Stock Ownership and Other Matters."

Director Retirement Agreement

The Company and Rockland Trust do not have retirement agreements with directors, with the sole exception of the retirement agreement with Mr. Sullivan, a former director of the Company and Rockland Trust who retired in June 2017, described below. Rockland Trust assumed the retirement agreement with Mr. Sullivan in 2015 when Peoples Federal Savings Bank was merged with and into Rockland Trust, with Rockland Trust as the surviving entity.

In 2004 Peoples Federal Savings Bank entered into a Director Retirement Agreement with Mr. Sullivan and other Peoples Federal Savings Bank directors. Mr. Sullivan's retirement agreement, as amended in 2011, provides that upon termination of service as a director on or after age 65 for any reason other than death, Mr. Sullivan will receive annual benefits of \$80,455, payable in cash in monthly installments commencing on the first day of the month following his

retirement. While Mr. Sullivan had attained normal retirement age in 2015, his appointment to the Boards of the Company and of Rockland Trust that year caused Rockland Trust, as the legal successor to Peoples Federal Savings Bank, to assume the retirement liability associated with his retirement agreement because there was no termination of his Board service. The annual retirement benefit will be paid to Mr. Sullivan over a period of 20 years. In the event that benefits under the retirement agreement would create an excise tax under Section 280G of the Internal Revenue Code, the benefit will be reduced to the maximum benefit that would not result in an excise tax. Mr. Sullivan retired from the Boards of Directors of the Company and Rockland Trust in June 2017.

The following table summarizes the cash and equity compensation paid to non-employee directors who served during 2017:

Director Compensation Table

					Change in		
					Pension		
				Non-	Value and		
	Fees			Equity	Nonqualified		
	Earned			Incentive	Deferred		
	or Paid	Stock	Option	Plan	Compensation	All Other	
Name	in Cash (1)	Awards (2) (3)	Awards (2) (3)	Compensation	Earnings	Compensation	Total
(a)	(b)	(c)	(d)	(e)	(f)	(g)	(h)
Donna L. Abelli	\$115,500	-				\$ 5,124	(4)\$151,599
William P. Bissonnette(5)	\$56,250	\$30,975				\$ 5,124	(4)\$92,349
Michael P. Hogan	\$33,750	\$30,975				\$ 320	(4)\$65,045
Kevin J. Jones	\$111,750	\$30,975				\$ 5,124	(4)\$147,849
Mary L. Lentz	\$52,500	\$30,975	\$62,153			\$ 1,226	(4)\$146,854
Eileen C. Miskell	\$84,050	\$30,975				\$ 5,124	(4)\$120,149
John J. Morrissey	\$56,250	\$30,975			_	\$ 5,764	(4)\$92,989
Daniel F. O'Brien	\$75,050	\$30,975				\$ 5,124	(4)\$111,149
Carl Ribeiro	\$69,550	\$30,975				\$ 5,124	(4)\$105,649
John H. Spurr Jr.	\$63,300	\$30,975				\$ 5,124	(4)\$99,399
Maurice H. Sullivan Jr.(5)	\$27,500	\$30,975			_	\$ 1,610,030	(6)\$1,668,505
Frederick Taw	\$62,500	\$30,975				\$ 2,226	(4)\$95,701
Brian S. Tedeschi	\$53,750	\$30,975				\$ 5,124	(4)\$89,849
Thomas R. Venables	\$69,250	\$30,975			—	\$ 5,124	(4)\$105,349

(1) Column (b) reflects the total fees earned or paid in cash for directors. As noted above, during the past year, Directors Jones, and Spurr chose to defer some or all of their cash compensation pursuant to the Deferred Compensation Program. Director Hogan was appointed to the Board on April 3, 2017.

(2) The assumptions used in the valuation for the awards reported in the Stock Awards column (column (c)) and the Option Awards column (column (d)) can be found in the Stock-Based Compensation section of the Notes to Consolidated Financial Statements filed as part of the Company's 2017 Annual Report on Form 10-K.
(3) The amounts in columns (c) and (d) represent the grant date fair value of the restricted stock awards and option awards granted to directors calculated in accordance with Financial Accounting Standards Board Accounting Standards Codification Topic 718 ("ASC 718"), excluding the impact of estimated forfeitures. No director awards were forfeited during the year. As of December 31, 2017, the aggregate number of restricted stock awards and stock option awards held by each non-employee director was as follows:

Name	Aggregate Outstanding Unvested Restricted Stock Awards per Director	Aggregate Outstanding Stock Option Awards per Director
Daniel F. O'Brien and Thomas R. Venables	3,855	5,500
Kevin J. Jones, Eileen C. Miskell and Brian S. Tedeschi	3,855	500
Donna L. Abelli, Carl Ribeiro and John H. Spurr, Jr.	3,855	
John J. Morrissey	3,855	5,000
Frederick Taw	2,025	5,000
Mary L. Lentz	1,225	5,000
Michael P. Hogan	500	
William P. Bissonnette(5)	_	5,500
Maurice H. Sullivan Jr.(5)		5,000

(4) Column (g) reflects the dividends paid to directors in 2017 on their unvested restricted stock.

(5) During 2017, Mr. Bissonnette and Mr. Sullivan retired from the Board upon reaching the age of 72, the mandatory retirement age established by our governance principles.

(6) In 2004 Peoples Federal Savings Bank entered into a Director Retirement Agreement with Mr. Sullivan. The retirement agreement provided that upon termination of service as a director on or after age 65, for any reason other than death, Mr. Sullivan would receive annual benefits of \$80,455, payable in cash in monthly installments over a period of 20 years. At the time of the Peoples merger with Rockland Trust, Mr. Sullivan's appointment to the Boards of the Company and of Rockland Trust caused Rockland Trust, as the legal successor to Peoples Federal Savings Bank, to assume the retirement liability associated with his retirement agreement because there was no termination of his Board service. Mr. Sullivan retired from the Boards of the Company and Rockland Trust in June 2017. The amount in column (g) for Mr. Sullivan includes the aggregate amount of \$1,609,100 in retirement benefits payable pursuant to the retirement agreement. Payments to Mr. Sullivan in 2017 pursuant to the Director Retirement Agreement totaled \$40,227. The amount in column (g) for Mr. Sullivan also reflects dividends paid on his unvested restricted stock in the amount of \$930. The Company and Rockland Trust do not have retirement agreements with any other director.

Report of the Audit Committee¹

Each member of the audit committee is "independent" as defined under Section 10A(m)(3) of the Exchange Act, and SEC rules and regulations, and the listing standards of the Nasdaq Stock Market. In addition, the Board has determined that Eileen C. Miskell, CPA, Chair of the audit committee, and Daniel F. O'Brien, CPA each qualify as an "audit committee financial expert" as defined in regulations issued pursuant to the Sarbanes-Oxley Act of 2002.

The audit committee operates under a written charter adopted and approved by the Board. The audit committee charter sets forth the audit services, audit-related services, and tax services which the audit committee has pre-approved our independent registered public accounting firm to perform up to a maximum fee of \$25,000 and the authority which the Board has granted to the audit committee chair to pre-approve the performance of any services by our independent registered public accounting firm in the interval between audit committee meetings. The current audit committee charter may be viewed by accessing the Investor Relations link under the About Us category on the Rockland Trust website (http://www.rocklandtrust.com) under Governance Documents.

The audit committee is responsible for providing independent, objective oversight of our audit process and for monitoring our accounting, financial reporting, data processing, regulatory, and internal control functions. One of the audit committee's primary responsibilities is to enhance the independence of the audit function, thereby furthering the objectivity of financial reporting. Accordingly, the audit committee is directly responsible for the appointment, compensation, retention and oversight of the work of our independent registered public accounting firm, who must report directly to the audit committee. The audit committee is directly responsible for fee negotiations with our independent registered public accounting firm. The topics which the audit committee discusses with our independent registered public accounting firm include financial results and reporting, the testing and evaluation of internal controls, and risk management, technology, tax, and legal matters. The audit committee regularly meets privately with our independent registered public accounting firm, which has unrestricted access to the audit committee. The other duties and responsibilities of the audit committee are to: (1) oversee and review our financial reporting process and internal control systems; (2) evaluate our financial performance, as well as our compliance with laws and regulations; (3) oversee management's establishment and enforcement of financial policies; and (4) provide an open avenue of communication among the independent registered public accounting firm, financial and senior management, the internal audit department and the Board, including the resolution of any disagreements that may arise regarding financial reporting.

The audit committee has:

received the written disclosures and letter from EY required by the Public Company Accounting Oversight Board, has discussed the independence of EY and considered whether the provision of non-audit services by EY is compatible with maintaining auditor independence, and has satisfied itself as to the independence of EY;

reviewed and discussed our audited, consolidated financial statements for the fiscal year ended December 31, 2017 with our management and EY, our independent registered public accounting firm, including a discussion of the quality and effect of our accounting principles, the reasonableness of significant judgments and the clarity of disclosures in the financial statements;

discussed the matters required by the applicable standards of the Public Company Accounting Oversight
 Board with EY, including the process used by management in formulating particularly sensitive accounting estimates and the basis for the conclusions of EY regarding the reasonableness of those estimates; and

met with the internal and independent auditors, with and without management present, to discuss the results of their examinations, their evaluations of our internal controls and the overall quality of our financial reporting.

Based on the review and discussions noted above, the audit committee recommended to the Board of Directors that our audited financial statements be included in our Annual Report on Form 10-K for the fiscal year ended December 31, 2017 for filing with the SEC. Submitted by: Eileen C. Miskell, CPA, Chair Daniel F. O'Brien, CPA Carl Ribeiro John H. Spurr, Jr. Audit Committee Independent Bank Corp.

¹This report, and the compensation committee report below, shall not be deemed incorporated by reference into any of our previous filings with the SEC and shall not be deemed incorporated by reference into any of our future SEC filings irrespective of any general incorporation language in them.

Compensation Committee Interlocks and Insider Participation

Directors Abelli, Jones, Miskell, and O'Brien served as members of the compensation committees of the Company and Rockland Trust during the last fiscal year. No current or former executive officer or other employee of the Company or Rockland Trust served on the compensation committees of either the Company or Rockland Trust. No director or executive officer of the Company or Rockland Trust served on the compensation committee or the board of directors of any other entity, one of whose executive officers served on the compensation committee or the Board of the Company or Rockland Trust. No member of the compensation committee of the Company or Rockland Trust had any relationship with the Company or Rockland Trust since January 1, 2017 requiring disclosure under Item 404 of Regulation S-K under the Exchange Act.

Related Party Transactions

Since January 1, 2017, neither the Company nor Rockland Trust has been a party to any transaction or series of transactions in which the amount involved exceeded \$120,000 and which any director, executive officer, or holder of more than 5% of our stock, or any member of the immediate family of any such person, had or will have a direct or indirect material interest other than standard compensation arrangements described below under "Executive Officer Information," and above under "Director Cash and Equity Compensation," and the ordinary course transactions described below.

Pursuant to various regulatory requirements and other applicable law, the Board of Rockland Trust must approve certain extensions of credit, contracts, and other transactions between Rockland Trust and any director or executive officer. The Board has adopted a written policy, and Rockland Trust has established written procedures, to implement these requirements which state, in essence, that any transaction between Rockland Trust and any director or executive officer, or any of their immediate family members must be made on terms comparable to those which Rockland Trust would reach with an unrelated, similarly situated third-party and must be approved in advance by a Board vote. Rockland Trust's General Counsel and Rockland Trust's designated Federal Reserve Bank Regulation O officer share responsibility for oversight and implementation of the Board policy and Rockland Trust procedures for review of related party transactions, which are typically applied to extensions of credit and any other financial transaction of a material nature between Rockland Trust and any director or executive officer involved in such a transaction leaves the meetings while the Board considers and votes upon the transaction.

Some of the directors and executive officers of the Company, as well as members of their immediate families and the companies, organizations, trusts, and other entities with which they are associated are, or during 2017 were, also customers of Rockland Trust in the ordinary course of business, or had loans outstanding during 2017. It is anticipated that they and their associates will continue to be customers of and be indebted to Rockland Trust in the future. All customer relationships with and loans to directors, executive officers, and their associates were in the ordinary course of business. All loans to directors, executive officers, or their associates did not involve more than normal risk of collectability or present other unfavorable features, were made on substantially the same terms, including interest rates and collateral, as those prevailing at the time for comparable loans with unaffiliated persons and, where required by law, were prior approved by the Rockland Trust Board. No loans to directors, executive officers, or their associates are nonperforming.

Director Independence

Nasdaq rules, and our governance principles, require that at least a majority of our Board be composed of "independent" directors. The following three directors are the only directors not currently considered "independent": Mr. Oddleifson, who is the President and CEO of the Company and the CEO of Rockland Trust, Mr. Nadeau, who is the President of Rockland Trust, and Mr. Morrissey, whose father was an officer of Central Bancorp, Inc. and Central Co-operative Bank d/b/a Central Bank and party to a consulting and non-competition agreement with Rockland Trust that ended in

November 2015. The Company anticipates, however, that Mr. Morrissey will be deemed an "independent" director as of July 1, 2018.

All other current directors of the Company and of Rockland Trust are "independent" within the meaning of both the Nasdaq rules and our own corporate governance principles. Accordingly, eleven of the fourteen directors who currently serve on the Board are "independent" directors. In making its director independence determinations the Board considered any transactions, relationships, or arrangements disclosed by directors and/or noted in the records which Rockland Trust maintains in the ordinary course of business, including the customer relationships and indebtedness described above, as well as a real estate lease between Rockland Trust and a landlord entity in which trusts established for the adult children of our Director Kevin J. Jones are passive investors and have an indirect, non-controlling equity interest.

None of our directors are members of the board of directors of any other publicly-traded company. Our governance principles require our directors to devote sufficient time to carrying out their duties and responsibilities effectively, to be committed

to serve on the Board for an extended period of time; and to offer their resignation in the event of any significant change in circumstances that renders them incapable of performing their duties.

EXECUTIVE OFFICER INFORMATION

Executive Officers

The following individuals are the current executive officers of the Company and/or Rockland Trust. For purposes of this proxy statement the ages of executive officers have been computed as of our annual meeting date.

Christopher Oddleifson Chief Executive Officer and President of the Company and Chief Executive Officer of Rockland Trust	 Christopher Oddleifson: Mr. Oddleifson, 59, has served as the President and Chief Executive Officer of the Company and as the Chief Executive Officer of Rockland Trust since 2003. Mr. Oddleifson was also the President of Rockland Trust from 2003 to 2017. From 1998 to 2002 Mr. Oddleifson was President of First Union Home Equity Bank, a national banking subsidiary of First Union Corporation in Charlotte, North Carolina. Until its acquisition by First Union, Mr. Oddleifson was the Executive Vice President, responsible for Consumer Banking, for Signet Bank in Richmond, Virginia. He has also worked as a management consultant for Booz, Allen and Hamilton in Atlanta, Georgia. Community Service and Education: Mr. Oddleifson is Chairman of the South Shore Health Systems Board of Directors, on the Boston Federal Reserve Bank Community Development Institution Advisory Council, and on the Board of Directors of Old Colony Council's Boy Scouts of America. Mr. Oddleifson has served as Chairman of the United Way of Greater Plymouth County Campaign Cabinet, as Chairman and Board member of the Cape Cod Community College, and as Chairman of the Massachusetts Bankers Association.
	Mr. Oddleifson holds a Bachelor's Degree in Mechanical Engineering from Cornell University and a Master's Degree in Business Administration from the Wharton School at the University of Pennsylvania.

Gerard F. Nadeau: Mr. Nadeau, 59, was named the President of Rockland Trust on March 16, 2017. Mr. Nadeau previously served as the Executive Vice President, Commercial Lending of Rockland Trust since July 1, 2007. Mr. Nadeau has worked at Rockland Trust in a variety of capacities since 1984, serving as a Senior Vice President of Commercial Lending from 1992 until 2007.

Gerard F.

Nadeau

President of

Rockland Trust

Since 2017

Southeastern Massachusetts Affordable Housing Group, long time member of the Board of Directors and Executive Committee of the Brockton Boys & Girls Club, Chair of the Metro South Chamber of Commerce Board of Directors, member of the Board of Directors of the Montello Affordable Housing Corp., member of the Executive Committee for development at Stonehill College, and member of the

Community Service and Education: Mr. Nadeau's community activities include: officer and board

member of Southeastern Massachusetts Economic Development Corporation, President of the

Board of Directors and Executive Committee of the Old Colony YMCA.

Mr. Nadeau holds a Bachelor's Degree in Business from Bentley University.

Robert D.Robert D. Cozzone: Mr. Cozzone, 47, became Executive Vice President of Consumer and BusinessCozzoneBanking of Rockland Trust in November of 2017, building upon his title of Chief Financial Officer

Chief Financial of Independent Bank Corp. which he has held since he was appointed Chief Financial Officer in September 2013. From 2013 to 2015, concurrent with his Chief Financial Officer role, Mr. Cozzone served as Treasurer of Independent Bank Corp. Previously, he served as the Treasurer of both
Company and of Independent Bank Corp. and Rockland Trust from April 2008 to September 2013. Mr. Cozzone became Senior Vice President and Treasurer of Rockland Trust in 2002. Mr. Cozzone joined
Since 2013 Rockland Trust in October 1998. Prior to joining the Company, Mr. Cozzone held financial
Executive Vice

President of

Consumer & Community Service and Education: Mr. Cozzone is a member of the Board of Directors of Business Banking Thompson Island Outward Bound Education Center Advisory Board and Massachusetts Business of Rockland Trust Roundtable.

Since 2017

Mr. Cozzone is a graduate of Bridgewater State University and received a Master of Science from Boston College.

Maria Harris Senior Vice President, Director of Human	for Roc capacit Relatio develop Ms. Ha	Harris: Ms. Harris, 47, has served as Senior Vice President and Director of Human Resources ekland Trust since May 1, 2017. Ms. Harris has worked at Rockland Trust in a variety of ies since 2003, most recently as Vice President, Director of Employment and Colleague ons with responsibility for recruitment, employee relations, performance management, policy pment, diversity and inclusion, compensation analysis, and Rockland Trust's wellness initiative. urris has over two decades of Human Resources experience and worked for Scudder nents prior to joining Rockland Trust.	
		unity Service and Education: Ms. Harris was recently appointed to the Board of Directors of n Memorial Goodwill Industries in Boston, Massachusetts.	
		arris earned the distinction of Senior Professional in Human Resources designation and a ors of Arts from Bridgewater State University.	
Column Barry H. Jensen Ag Chief Technology Ad and Operations 19 Officer of the fir		arry H. Jensen: Mr. Jensen, 53, has served as Chief Technology and Operations Officer of the ompany and Rockland Trust since September 2013, overseeing Information Technology, formation Security, Banking Operations, Operations Risk, Compliance and Business Solutions. ior to September 2013, Mr. Jensen served as Chief Accounting Officer of Rockland Trust from oril 2008 to September 2013, adding to his title of Senior Vice President and Controller of ockland Trust, which he held since May 2000. Mr. Jensen joined Rockland Trust in March of 98, serving as the Manager of Financial Planning and Analysis and has previously held ancial positions at BankBoston and BayBanks.	
	t Co	ommunity Service and Education: Mr. Jensen helps organize the annual Credit For Life ancial literacy training program for the Boston College High School senior class.	
		r. Jensen is a graduate of Salem State University and received a Master's in Business Iministration from Bentley University.	
		Edward H. Seksay: Mr. Seksay, 60, has served as General Counsel of the Company and of Rockland Trust since 2000. Mr. Seksay is also the Manager of Rockland Trust's New Markets Tax Credit Program. Prior to joining the Company and Rockland Trust, Mr. Seksay was with the Boston, Massachusetts law firm Choate, Hall & Stewart from 1984 to 1991 and with the Boston, Massachusetts law firm Heller, Levin & Seksay, P.C. from 1991 to 2000.	
Edward H. Seksay General Counsel of the Company and of Rockland Trust Since 2000		of the Northeast Chapter of the Association of Corporate Counsel. He is also a member of the	
		Mr. Seksay is a graduate of Suffolk University Law School, where he was Editor-in-Chief of the Law Review, and the College of the Holy Cross.	

The term of office of each executive officer of the Company extends until the first meeting of our Board following the annual meeting of our shareholders and/or until his/her earlier termination, retirement, resignation, death, removal, or disqualification. The term of office of each executive officer of Rockland Trust extends until his/her termination,

retirement, resignation, death, removal, or disqualification. Other than the employment agreements with Mr. Oddleifson, Mr. Nadeau, Mr. Cozzone, Ms. Harris, Mr. Jensen, and Mr. Seksay, there are no arrangements or understandings between any executive officer and any other person pursuant to which such person was appointed as an executive officer.

Relationship Between Compensation Policies And Risk

Rockland Trust sometimes uses variable cash incentive compensation programs and/or plans, and performance-based restricted stock awards, to reward and incent employee performance and retain top talent. A detailed financial analysis of any potential cash incentive compensation program or plan, or performance-based restricted stock award, is performed prior to approval. Our cash incentive programs and plans and performance-based restricted stock awards typically establish maximum award caps. Cash incentive programs and plans typically evaluate whether risk management and compliance results are satisfactory in determining whether to make an award, and reserve the ability to lower any cash award otherwise payable to zero in the sole discretion of management (and in the sole discretion of the Board, in the event of programs or plans applicable to executive officers). Any cash incentive compensation program or plan of a material nature, or performance-based restricted stock award, is approved by or reported to the compensation committee and the Board. The Company does not believe that the incentive compensation or other policies and practices of the Company and of Rockland Trust are reasonably likely to have a material adverse effect on the Company.

Compensation Committee Report

The compensation committee has reviewed and discussed the Compensation Discussion and Analysis that immediately follows this report with management and, based upon that review and discussion, has recommended to the Board that the Compensation Discussion and Analysis be included in this proxy statement and, through incorporation by reference, also in our Annual Report on Form 10-K.

Submitted by: Daniel F. O'Brien, Chair Donna L. Abelli Kevin J. Jones Eileen C. Miskell Compensation Committee Independent Bank Corp.

Compensation Discussion and Analysis

This Compensation Discussion and Analysis contains a description of our executive compensation philosophy and programs, the compensation decisions made under those programs, and the considerations in making those decisions for our named executive officers. The Compensation Discussion and Analysis also describes the process of the Compensation Committee in determining our compensation programs. Our fiscal 2017 named executive officers and their designated titles are as follows:

Name	Title	
Christopher Oddleifso	CEO and President of the Company and CEO of Rockland Trust on	
Gerard F. Nadeau	President of Rockland Trust	
Robert D. Cozzone	CFO of the Company and CFO and EVP of Consumer & Business Banking of Rockland Trust	
Maria Harris	Senior Vice President and Director of Human Resources of Rockland Trust	
Barry H. Jensen	Chief Technology and Operations Officer of the Company and Rockland Trust	
Edward H. Seksay Pamela L. Frey	General Counsel of the Company and Rockland Trust Former EVP, Consumer & Business Banking of Rockland Trust	

As previously disclosed, on April 1, 2017 Rockland Trust appointed Pamela L. Frey as its Executive Vice President of Consumer and Business Banking. Effective as of November 30, 2017 Ms. Frey was no longer a Rockland Trust employee. As

Ms. Frey was an executive officer during 2017, information about her compensation is provided in the Summary Compensation Table and related tables to satisfy disclosure requirements. Due to the short duration of Ms. Frey's Rockland Trust tenure, we have not focused on her compensation in the Compensation Discussion and Analysis.

Executive Compensation Summary

Our executive compensation program is designed to attract, retain, and motivate executive officers to achieve our operating goals and strategic objectives. We use a pay-for-performance approach that is intended to align the interests of our executive

officers with those of our shareholders, with the ultimate goal of improving long-term shareholder value. The executive compensation program of Rockland Trust typically has four primary components: base salary, annual cash incentive compensation, long-term equity-based compensation, and benefits.

Base salaries are intended to be competitive relative to similar positions at peer institutions in order to provide Rockland Trust with the ability to attract and retain executives with a broad, proven track record of performance.

The use of variable annual cash incentive compensation or discretionary cash bonuses is designed to provide a competitive cash payment opportunity based both on individual performance and the Company's overall financial performance. The opportunity for a more significant award increases when both the Company and the employee achieve higher levels of performance. The Company grants cash incentive compensation pursuant to a non-equity incentive plan or by granting discretionary cash bonuses.

Equity awards are granted under our long-term equity-based compensation incentive plan to selected groups of individuals, including our executive officers, in the form of restricted stock, performance based restricted stock, and/or stock options. Equity awards are intended to link executive officer financial outcomes to performance that maximizes long-term shareholder returns and are designed to encourage officer retention.

To remain competitive in the market for a high caliber management team and to ensure stability and continuity in leadership, Rockland Trust provides to its Chief Executive Officer and certain named executive officers certain benefits, such as retirement programs, medical plans, life and disability insurance, use of company owned automobiles, and employment agreements. The compensation committee periodically reviews executive officer benefits to ensure that they are competitive with market practice.

The compensation committee strives to balance short-term and long-term Company performance and shareholder returns in establishing performance criteria. Performance criteria reflect fiscal year budgets; strategic objectives; competitive peer performance; and economic, regulatory, industry and other relevant factors. The compensation committee evaluates executive compensation against performance criteria and competitive executive pay practices before determining changes in base salary, the amount of any incentive payments, discretionary bonuses, stock option awards, restricted stock awards, and other benefits.

Compensation Committee - Composition and Responsibility

The Board has determined that all members of the compensation committee are independent directors in accordance with Nasdaq rules. There are currently four directors who serve on the compensation committee: Director O'Brien as Chair, and Directors Abelli, Jones, and Miskell.

The compensation committee operates under a written charter approved by the Board. The current compensation committee charter may be viewed by accessing the Investor Relations link under the About Us category on the Rockland Trust website (http://www.rocklandtrust.com) under Governance Documents. The compensation committee has, as stated in its charter, three primary responsibilities: (i) assisting the Board in carrying out its responsibilities in determining the compensation of the Chief Executive Officer ("CEO") and executive officers of the Company and Rockland Trust; (ii) establishing compensation policies that will attract and retain qualified personnel through an overall level of compensation that is comparable to, and competitive with, others in the industry and in particular, peer financial institutions; and (iii) assisting the Board with the design and development, for Board approval, of equity compensation plans.

The compensation committee, subject to the provisions of our 2005 Employee Plan, also has authority in its discretion to determine the employees of the Company and Rockland Trust to whom restricted stock awards, performance-based restricted stock awards, and/or stock options shall be granted, the number of shares to be granted to each employee,

and the time or times at which restricted stock awards, performance-based restricted stock awards, and/or stock options should be granted. The CEO makes recommendations to the compensation committee about equity awards to the employees of the Company and Rockland Trust (other than the CEO). As equity compensation awards sometimes need to be made, on a timely basis, to retain or recruit key performers, the compensation committee has delegated authority to the CEO to award up to 10,000 shares of Company stock, in the aggregate, through restricted stock awards and/or stock option grants when, in the CEO's discretion, the making of an equity compensation award is necessary or advisable in connection with the recruitment of a new employee or the retention of any existing employee, excluding executive officers. The CEO is expressly required to promptly report the making of any equity compensation awards pursuant to the limited authority delegated to him at the first to occur of the next meeting of either the Board or the compensation committee. The compensation committee also has authority to interpret our 2005 Employee Plan and to prescribe, amend, and rescind rules and regulations relating to it.

The CEO reviews the performance of the executive officers of the Company and Rockland Trust (other than the CEO) and, based on that review, the CEO makes recommendations to the compensation committee about the compensation of executive officers (other than the CEO). The CEO does not participate in any deliberations or approvals by the compensation committee or the Board with respect to his own compensation. The compensation committee:

grants awards under the 2017 Executive Incentive Plan to executive officers and the CEO that are intended to qualify as performance-based compensation under Section 162(m) of the Internal Revenue Code of 1986, as amended ("Section 162(m)");²

- determines whether performance objectives have been attained by the executive officers and CEO under previously granted performance-based restricted stock awards; and
- makes recommendations to the Board for approval with respect to base salary and equity compensation of the CEO and the other executive officers of the Company and Rockland Trust.

The compensation committee and the Board use summaries of proposed overall short and long-term compensation, summaries of compensation decisions made in past years, and competitive survey data showing current and historic elements of compensation, and other relevant information when reviewing executive officer and CEO compensation.

The compensation committee has directly engaged and been assisted and advised in its work by the following external executive compensation consultants:

Mercer (US) Inc. reviewed the competitiveness of the base salaries, incentive compensation, and long term equity compensation for Rockland Trust's executive leadership team, a group which includes the CEO, the Chief Financial Officer ("CFO") and all other executive officers, comparing the Company's executive compensation to Mercer's published survey data, other information, and to the peer groups identified in the Company's proxy statement this year and last year.

The Hay Group analyzed salary ranges using the Hay proprietary method, provided market-based information about annual merit increases, and provided recommendations for equity compensation and other compensation matters.

Willis Towers Watson provided advice regarding annual cash incentive programs, total compensation, peer group comparisons, and plan design.

Sentinel Benefits provided actuarial and retirement plan design advisory services. Sentinel Benefits has also been engaged directly by management to provide actuarial services to assist with benefit plan accruals and related matters.

No compensation consultant engaged by the compensation committee received more than \$120,000 during 2017 for any additional services rendered to the Company or its affiliates. The compensation committee determined that none of the work performed by any compensation consultant engaged by the compensation committee in 2017 raised any conflict of interest.

The compensation committee has also reviewed publicly available materials and information derived from the following sources to assist in its work:

Equilar, which provides an online database gathered from proxy statements and annual reports in the financial services industry.

McLagan, which provides survey data to Rockland Trust for general comparative purposes.

²In May 2017 shareholders approved the 2017 Executive Incentive Plan, which had been adopted by the Board to benefit the Company and its shareholders by maximizing the tax deductibility of cash incentive payments made to executive officer participants pursuant to Section 162(m). In December 2017 Congress enacted the Tax Cuts and Jobs Act (the "Tax Act") which made many changes to the Internal Revenue Code, including the elimination of the exception to the \$1 million limit on tax deductibility for qualified performance-based compensation under Section 162(m). As the Tax Act is subject to interpretation and further guidance or regulations that may be promulgated, it is uncertain whether the Company will be able to maximize the tax deductibility of cash incentive payments made to executive officers under the 2017 Incentive Plan pursuant to Section 162(m).

From time to time, the compensation committee may delegate authority to fulfill various functions of administering the Company's retirement plans to our employees. Currently, it delegates administration of retirement plans to the Retirement Committee, a group comprised of our Director of Human Resources, our CFO, our General Counsel, and the Vice President of Compensation and Benefits in Rockland Trust's Human Resources Department, each of whom has been determined to have the appropriate expertise, experience, and background to oversee the administration of our retirement plans. While retirement plan administration has been delegated, the Board and the compensation committee continue to determine the nature and amount of executive officer retirement benefits.

Compensation Philosophy

The compensation philosophy of the Company and Rockland Trust rests on two primary principles:

Total compensation should vary with our performance in achieving financial and non-financial objectives; and

Long-term incentive compensation should be closely aligned with the interests of shareholders.

The Company uses a "pay for performance" approach that offers a competitive total rewards package to help create long-term value for our shareholders. Accordingly, annual cash incentive compensation awards to our named executive officers are performance-based and approximately fifty-seven percent (57%) of the equity awards made to our named executive officers are performance-based restricted stock awards. In designing compensation programs, and making individual recommendations or decisions, the compensation committee focuses on:

Aligning the interests of executive officers and shareholders;

Attracting, retaining, and motivating high-performing employees in a cost-efficient manner; and

Creating a high-performance work culture.

The Company's compensation program reflects a mix of stable and at risk compensation, designed to fairly reward executive officers and align their interests with those of shareholders in an efficient manner. Each element of the Company's compensation program is intended to provide employees with a pay opportunity that is externally competitive and which recognizes individual contributions.

"Say on Pay" Results

The Company has considered the result of the most recent shareholder "say on pay" advisory vote and the support of our compensation practices it reflects. Of the shares voting or abstaining on last year's say on pay proposal, 95.63% voted in favor, 4.06% voted against, and 0.31% abstained from voting. The Company therefore intends to continue to focus on "pay for performance" in its approach to executive officer compensation and to retain or adjust, as appropriate, the basic elements of the Company's compensation program in order to support that approach as described in this "Compensation Discussion and Analysis."

Use of Peer Groups and Survey Information

The Company periodically reviews executive officer total compensation against a peer group, using the comparison only as a competitive reference point and not as the sole determinative factor when making executive compensation decisions. The compensation committee periodically assesses the relevancy of the companies within the peer group and makes changes when appropriate. During 2017 the compensation committee used the following peer group: Beneficial Bancorp Inc. Lakeland Bancorp Inc. Berkshire Hills Bancorp Inc. National Penn Bancshares Inc. Boston Private Financial Holdings Inc. NBT Bancorp Inc. Brookline Bancorp Inc. Northwest Bancshares Inc. Century Bancorp Inc. Provident Financial Services Inc. Community Bank System Inc. S&T Bancorp Inc. ConnectOne Bancorp, Inc. Sterling Bancorp Tompkins Financial Corp. Customers Bancorp, Inc. Dime Community Bancshares Inc. TrustCo Bank Corp NY First Commonwealth Financial Corp. United Financial Bancorp, Inc. Washington Trust Bancorp Inc. Flushing Financial Corp. Kearny Financial Corp.

In January 2018 the compensation committee defined the Company's peer group based upon advice and assistance received from outside compensation consultant Mercer. Based on Mercer's recommendations, peers were selected from public and actively traded banks who satisfied the following criteria: (1) Geographic Criteria: banks headquartered in the Northeast and mid-Atlantic states of Connecticut, Delaware, Maine, Maryland, Massachusetts, New Hampshire, New Jersey, New York, Pennsylvania, Rhode Island, and Vermont; (2) Total Asset Size Criteria: banks with total assets equal to one-half to two times the size of the Company's total assets, measuring by combining assets with, if applicable, third-party investment assets under administration; and, (3) Market Capitalization Criteria: banks with a market capitalization equal to one-half to two times the Company's market capitalization. The following companies are now included in our peer group: