Marblehead Conservation Commission Minutes June 14, 2018

The Hearing was held in the lower conference room at the Mary A. Alley Building, 7 Widger Road

The Hearing was called to order at 7:10 PM

Present were: Commission Members Brian LeClair, Fred Sullivan, Michael Smith, and Jesse Alderman. Also present was Conservation Administrator and Town Engineer, Charles Quigley [the Agent].

The Hearings were conducted under the Massachusetts Wetlands Protection Act and the Marblehead Wetlands Protection Bylaw.

Note: The commission currently has six members. Per the MACC Handbook, section 4.1.2, most lawyers agree that a quorum is "...a majority of commissioners currently serving". The quorum for this meeting is therefore four members.

Brian LeClair announced that the Town of Marblehead has accepted the "Mullin Rule" pertaining to public hearings. Brian announced that the hearings would be recorded.

Approval of Minutes:

A motion to approve minutes of the Hearing held on June 14 was made, seconded and minutes were approved.

DISCUSSIONS:

• Clean up at the Beach areas between Gallison Avenue and Goldthwait.

The Con Com agent announced that the clean-up actions taken by some property owners resulted in soil and invasive species ending up on the beach dune and possibly on the property of others.

Brian LeClair asked the Agent to issue an enforcement order to restore the beach and remove the invasive species and soil.

Susan Arcuni, 44 Gallison Avenue spoke claiming that one of her neighbor placed dirt and knotweed on the beach and raised the height of the dune. Susan produced some photos and turned them over to the Commission.

Brian requested a continuing obligation by applicants be placed in the special conditions requiring them to remove and manage the invasive species for 2 years

John Fitzgerald, 40 Gallison Avenue spoke claiming that one of his neighbors removed the spoil from his property and placed it on the Fitzgerald's and Arcuni's property. Brian explained that the complainants needed to give permission to the encroacher for him to enter upon their properties to restore the grades and remove the soil and invasive species. The complainants agreed to give the Agent a copy of a letter giving the encroacher permission to enter upon their properties for the purpose of clean-up.

A motion was made and approved to issue an enforcement order to the encroaching party.

• Clarification of the minutes pertaining to the Hearing for OOC file #40-1332 and the intent of the Commission. The Commission clarified that it was their intent to issue a surviving condition allowing the applicant to clean-up after storms after notifying the Commission. A motion was made and approved to clarify the minutes to show the intent of the Commission was to issue a special condition to the Order of Conditions [OOC] with a surviving condition, allowing the applicant to clean-up after storms after properly notifying the Commission.

Request for Certificate of Compliance

Certificate of Compliance [COC] requests were made for the following Orders of Conditions[OOC]:

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00C
       40-1224
                      73 Naugus Ave – Hadley MacLean – additions landscaping
OOC
       40-34
                      73 Naugus Ave – Hadley MacLean – house
OOC 40-1186
                      25 Spray Ave – William J. Willis
OOC 40-1084
                      120 Jersey St - Kathy Grumwald
OOC 40-116
                      32 Crestwood Road – Robert Pascal – pier
OOC 40-1323
                      32 Crestwood Road – Robert Pascal – pier
OOC 40-1278
                      3 Dockledge way – James Mazareas – roof
                      396 Ocean - Belinda Termeer - pier repair
OOC 40-1298
OOC 40-1315
                      400 Ocean – Belinda Termeer – seawall repair
OOC 40-1267
                      14 Crowninsheild Rd – David Rosenzweig – no work performed
OOC 40-1090
                      14 Indianhead Cir – Chris Booth et al – sitework
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Brian asked the Agent if he inspected the properties and if there were any issues.

The Agent reported he inspected the properties and that they all complied with the OOCs.

A motion was made and unanimously approved to issue COCs to the above properties

Request for Order of Conditions Extensions:

A motion was made and unanimously approved to issue a one year extension to:

OOC 40-1120 21 Goodwins Ct

HEARINGS:

NOI #40-1336 Gerry Playground / Stramski Way – Pete James[applicant], Director, Marblehead Rec. & Park Dept.

The Applicant presented plans as provided in the application to pave Stramski Way.

Brian asked what the scope and sequence of events were for the paving.

The Agent answered the surface would be graded and compacted immediately prior to installing 2" of binder followed by 1 ½ " of top. The shoulders would then receive loam and seed. The road would be graded such that the runoff would be consistent with the natural topography and the runoff would be sheet runoff and not shallow concentrated flow.

Darryl Smith, 9 Stramski Way, spoke in favor or the paving.

Linda Guy, 25 Stramski Way, spoke in favor or the paving describing the horrible condition of the road during storms.

A motion was made and seconded to close the hearing. A motion was made, seconded and unanimously approved to issue an OOC with the following Special Conditions: 40,50 and 55 [See the attached list of Special Conditions]

NOI 40-1329 21 Harbor Ave – Steven Peabody et al [owners], Scott Patrowicz [applicant] The Applicant presented plans as provided in the application for a garage addition and sitework.

Due to missing plans not issued to the Commissioners and the Commission not having sufficient time to review the plans, A motion was made and seconded to continue the hearing to July 12. The motion was unanimously approved to continue the hearing to July 12.

NOI 40-1333 15 Kimball St – Adele Gault [applicant], Hayes Engineering [representative].

The Representative [Peter Ogren] presented plans as provided in the application for seawall repairs.

Mr. Sullivan, the applicant's attorney was present.

Concern was expressed by the Commission about the Sewer Pump Station on Nahant Street and potential adverse impacts to adjacent properties by raising the seawall. The commission expressed the applicant should reach out to the Town Water and Sewer Department for their input.

The Representative agreed that the wall adjacent to Nahant Street would be replaced in kind [at the same height].

David Curtis, Harbor Avenue spoke in favor of the application.

A motion was made and seconded to close the hearing. A motion was made, seconded and approved by a 3:1 vote to issue an OOC with the following Special Conditions: 33,35,36,40,41,42,43,44,50,54,55,and 102 [See the attached list of Special Conditions] also the plans would be amended to show that the wall adjacent to sewer pump station and the Corinthian Yacht Club would not be raised higher than the existing seawall.

NOI 40-1331 30 Nonantum – Dara Beth Cole [applicant], Hayes Engineering [representative]

The Representative [Peter Ogren] presented plans as provided in the application for a proposed. house addition.

A motion was made and seconded to close the hearing. A motion was made, seconded and approved unanimously to issue an OOC with the following Special Conditions: 33,34,35,36,40,50 and 55 [See the attached list of Special Conditions] also the two trees need approval for removal from the Con Com Administrator and only if damaged.

NOI 40-1335 28 Nonantum – Claire Chalifour [Owner]

The owner presented plans as provided in the application for a proposed masonry repairs, maintenance to retaining walls, stairs and asked for surviving conditions.

Concern was expressed about the DEP comments: [DEP: As-built plan is insufficient for proposed work. Must show all resource areas on site. See NOI instructions for plan requirements. Need FEMA zones and grades in NAV88. Need Detailed plans for repair/replacement of the seawall].

The Agent suggested that the owners simply wanted surviving conditions to repair existing structures and that they were not making any alterations in the resource area.

A motion was made and seconded to close the hearing. A motion was made, seconded and approved unanimously to issue an OOC with the following Special Conditions: 41,42 and 50 [See the attached list of Special Conditions].

NOI 40-1334 24 Lee St – Harborside Condo Tr. [applicant], GZA

[representative]

The Representative [David Smith] presented plans as provided in the application for a proposed repairs to seawall

A motion was made and seconded to close the hearing. A motion was made, seconded and approved unanimously to issue an OOC with the following Special Conditions: 33,35,36,40,41,42,46,47,50,55,102 and 105 [See the attached list of Special Conditions] further special conditions that filter fabric was to be used if pressure washing was to be employed, that all cement masonry installed was to harden 1 hour prior to immersion and no work was to occur in inclement weather.

NOI 40-1339 24 Harbor Ave – Kenneth and Carolyn M. Martin[owner],

Patrowicz[representative]

The Representative presented plans as provided in the application for a proposed repair to an existing pier and site work.

A motion was made and seconded to close the hearing. A motion was made, seconded and approved unanimously to issue an OOC with the following Special Conditions: 33,35,36,37,40,46,47,50,51,55,105 [See the attached list of Special Conditions] a further special that all cement masonry installed was to harden 1 hour prior to immersion and no work was to occur in adverse weather conditions.

NOI 40-1338 45 Beacon St – Jonathan and Jennie Putnam [Owners] Scott Patrowicz [representative]

The Representative presented plans as provided in the application for a proposed repair to an existing pier and site work.

A motion was made and seconded to close the hearing. A motion was made, seconded and approved unanimously to issue an OOC with the following Special Conditions: 33,35,36,37,40,45,46,47,50,51,55 and 105 [See the attached list of Special Conditions] also no work in inclement weather is allowed.

NOI 40-1341 29 Beacon St – A. Alexander Arnold III [owner], Scott Patrowicz [representative] [**DEP: no comments**]

The Representative presented plans as provided in the application for a proposed repair to a storm-damaged seawall and site work.

A motion was made and seconded to close the hearing. A motion was made, seconded and approved unanimously to issue an OOC with the following Special Conditions: 33,35,36, 40,41,42,50,55,102 and 105 [See the attached list of Special Conditions].

NOI 40-1337 45 Beacon St – Jonathan and Jennie Putnam [Owners] Scott Patrowicz [representative]

The Representative presented plans as provided in the application for a proposed repair to a storm-damaged seawall and site work.

Dr. Peter Rosen was also present to address the DEP comments: [**DEP: Proposed raise seawall 2 feet; this is more than a repair or replacement of original wall. Must Submit narrative re:10.30 (3).**]

Jennie Putnam spoke describing the damage to the house in the storm.

Peter Rosen spoke and emphasized raising the wall would be beneficial and wave reflection would be reduced due to the raising the revetment.

Brian LeClair stated he was satisfied with Dr. Rosen letter addressing the DEP's comment. A motion was made and seconded to close the hearing. A motion was made, seconded and approved unanimously to issue an OOC with the following Special Conditions: 33,35,36,40,41,42,43,45,50,55,102 and 105 [See the attached list of Special Conditions].

NOI 40-1342 50A Cloutman's Lane – Charles and Margaret Loutrel [owners], Scott Patrowicz [representative]

The Representative presented plans as provided in the application for a proposed repair to a storm-damaged seawall and site work

A motion was made and seconded to close the hearing. A motion was made, seconded and approved unanimously to issue an OOC with the following Special Conditions: 33,35,36,40,41,42,43,44,50,55 and 102 [See the attached list of Special Conditions].

NOI 40-1340 289 Ocean Ave – Howard and Sharon Lee Rich [owners], Scott Patrowicz [representative]

The Representative presented plans as provided in the application for a proposed repair to a storm-damaged seawall and site work.

A motion was made and seconded to close the hearing. A motion was made, seconded and approved unanimously to issue an OOC with the following Special Conditions: 33,35,36,40,41,42,43,44,50,55 and 102 [See the attached list of Special Conditions].

NOI 40-1343 61 Naugus – Alan November [ownerPatrowicz Proposed house addition and site work

A motion was made, seconded and approved unanimously to open the Hearing July 12.

Special Conditions Attachment

Special Conditions:

20. In accordance with General Condition No. 9 contained in this Order of Conditions, the applicant shall record this original Order of Conditions and any subsequent amendments thereto at the Registry of Deeds in Salem and shall submit the recording information to the Conservation

Commission on the form for said information found at the end of the Order of Conditions prior to the commencement of any work authorized by this Order of Conditions or any amendments thereto. Failure to submit said recording information prior to the commencement of work may result in a fine issued against the applicant in accordance with Marblehead Bylaws Chapter 194, Section 11E. See Attachment "C" for "Schedule of Fines".

- 21. Prior to any work authorized by this Order, a sign (1'x 2') shall be displayed in a conspicuous place at the site with the words "**DEP File 40-XXXX**"
- 22. <u>Prior to any demolition, construction or earth moving activities on the site, the applicant shall make an appointment for a site inspection by the Conservation</u>

 Administrator to review the proposed work and the conditions contained in this Order.
- 23. A copy of the Order of Conditions as well as the final approved plan/s shall be available for inspection on site while activities regulated by the Order are underway.
- 24. This Order of Conditions is issued under the Wetlands Protection Act and its Regulations (MGL Chapter 131, Section 40 and 310 CMR 10.00 et. seq.), and under the Town of Marblehead Wetlands Protection Bylaw (Marblehead Bylaws Chapter 194) and its Regulations (Wetlands Protection Bylaw Regulations for Administering Marblehead Bylaws Chapter 194, Sections 194-1 through 194-14). As such this Order constitutes a wetlands permit both under the Act and under the Bylaw.
- 25. The project shall be performed in accordance with the final approved plans and other documents referenced in Attachment A to this Order of Conditions, except as the project may be altered or amended by these Special Conditions. Any deviation from this Order of Conditions and the approved construction plan/s and documents requires authorization from the Conservation Commission prior to implementation. Any deviation from the approved construction plans and documents commenced prior to authorization is subject to a fine of up to \$300 per day, issued against the applicant in accordance with Marblehead Bylaws Chapter 194, Section 11E. See Attachment "C" for "Schedule of Fines".
- 26. The project shall be performed in accordance with the representations made by the applicant and his/her representative(s) and in accordance with the requirements of the Marblehead Conservation Commission, all as reflected in the public hearing record as documented in the minutes of the Marblehead Conservation Commission referenced in Attachment A to this Order of Conditions, except as the project may be specifically altered or amended by these Special Conditions.
- 27. These Special Conditions relate equally to both the Wetlands Protection Act and the Marblehead Wetlands Protection Bylaw unless herein indicated otherwise.

Pre-construction:

28. Any land disturbance of an area less than 40,000 square feet requires that Section 195-11C of the regulations pertaining to the Stormwater Management and Erosion Control Bylaw, Chapter 195 of the Marblehead Code must be followed and implemented.

Use 28A IF DISTRUBED AREA IS OVER 40,000 SF

- 28A. This project involves the disturbance of 40,000 square feet or more of land and as such requires a Land Disturbance Permit under the Town of Marblehead Stormwater Management and Erosion Control Bylaw, Chapter 195 of the Marblehead Code. This OOC, therefore, constitutes said Land Disturbance Permit as well as the necessary permit under the Massachusetts Wetlands Protection Act and the Marblehead Wetlands Protection Bylaw.
- 29. All special conditions are to be included in the construction contracts between the applicant and his/her contractor.
- 30. A drawing of the erosion control techniques to be used on site shall be included in the construction contracts between the applicant and his/her contractor. The erosion control must be in place, erected per the drawing, before any work is started on the site.
- 31. Prior to commencement of construction activities, the Applicant shall obtain all federal, state and local permits (in addition to this OOC) that may be required for the proposed project.

During construction:

- 32. This project shall not cause an increase in run-off onto adjacent properties or streets, either during construction or after completion. Appropriate measures shall be taken to prevent the movement of silt or debris onto adjacent properties, streets and Resource Areas.
- 33. There shall be no cleaning or rinsing of cement concrete ready-mix trucks, or cement concrete mixing equipment, such that the byproduct of the cleaning or rinsing operation finds its way to any resource area by any means, especially, but not limited to, by means of a storm drainage system (catch basins, pipes, drainage ditches, etc.).
- 34. To the maximum extent possible, all driveways, terraces, patios or similar ground-level surfaces shall be constructed as permeable surfaces to allow water to infiltrate through their surfaces into the ground on site.
- 35. All demolition debris shall be removed from the site as soon as possible and not stored within a resource area or a buffer zone. If a dumpster is used to contain debris, the dumpster shall be covered after each work day. The debris shall be properly disposed of in accordance with applicable federal, state and local regulations.
- 36. All construction material shall be stored outside the resource area and its buffer zone or as far back from the resource areas as possible.
- 37. The construction of the pier/dock and any structure over the water permanently secured to the earth shall withstand a 100-year storm without damage to the integrity of the structure. All piers/docks shall conform to the requirements of Chapter 91.
- 38. Any pressure-treated wood proposed to be used in the construction of a structure for land-based use shall be arsenic-free. Any pressure-treated wood proposed to be used in the construction of a structure for salt water contact shall be treated with Chromated Copper Arsenate (CCA) or other preservative approved by the EPA and/or the MADEP which is less polluting and harmful to the salt water and its environment.

39. All piers, docks and floats must follow the guidelines established in the document, "Small Docks and Piers – A Guide to Permitting Small Pile-Supported Docks and Piers" dated November 2003. Float stops are permitted provided they meet the aforementioned guidelines.

Post-construction/in perpetuity:

- 40. By voluntary agreement with the applicant, only organic fertilizers are to be used on the property landward of the resource areas. Fertilizers should not contain pesticides or herbicides; should contain slow release nitrogen and should not contain more than 3% phosphorous. To mitigate chemical runoff, do not fertilize directly before a rainstorm and do not over fertilize. Apply fertilizer in late April and in September (refer to: A Homeowner's Guide to Environmentally Sound Lawn care published by the Massachusetts Department of Food and Agriculture and the booklet, Don't Trash Grass, published by the Massachusetts Department of Environmental Protection). This condition shall survive this order.
- 41. Maintenance pointing and repairs of existing stone masonry walls and concrete walls including the replacement of an occasional missing stone or patching cracks and minor defects in a concrete wall are allowed as a surviving condition to this Order of Conditions. The property owner shall inform the Conservation Commission in writing at least seven days prior to any proposed repointing or repair work on existing walls. All dislodged and removed mortar/cement will be immediately contained and removed from the work site to prevent any such material from entering the resource waters. Any future razing, rebuilding or enlarging of the subject wall(s) will require the filing of a new Notice of Intent. This condition shall survive this order.
- 42. The repair/replacement of small sections of damaged caps on seawalls is allowed as a surviving condition. All dislodged and removed caps will be immediately contained and removed from the work site to prevent any such material from entering the resource waters. Prior to any work, the scope of the proposed repair/replacement must be approved by the Conservation Commission. If the cap on a major length or on an entire wall needs to repaired/replaced, this requires an NOI. This condition shall survive this order.
- 43. When the repair of a seawall entails the use of existing rip-rap which was previously located at the toe of the seawall but has been distributed onto the beach seaward of the seawall by wave action, the following applies. The rip-rap lying above the mean high tide line can be re-located to the toe of the seawall. The rip-rap lying at or below the mean high tide line cannot be disturbed. This special condition is not a surviving condition and is valid only for that work specified for this particular application. The property owner shall inform the Conservation Commission in writing at least seven days prior to any proposed repair work on an existing existing riprap revetment.
- 44. The back-filling of small areas of erosion landward of a seawall is allowed as a surviving condition provided the erosion is not on a coastal bank. This back-filling applies to areas defined primarily as Land Subject to Coastal Storm Flowage. Any work on a coastal bank requires an NOI. The back-fill material must be clean and compatible with the eroded material. Prior to any back-filling, the scope of the proposed back-filling must be approved by the Conservation Commission. **This condition shall survive this order.**

- 45. When a pool/spa/hot tub is to be drained, no chlorine or other chemicals are to be added to the pool water for a period of at least four (4) days prior to draining to allow for the chlorine and other chemicals to dissipate; and there shall be an appropriate sign placed permanently at or immediately adjacent to the pool/spa/hot tub drainage valve or mechanism indicating this requirement. The method of pool drainage shall be such as to prevent any soil erosion by the draining water and to allow the draining water to seep into the ground prior to entering any resource waters. No direct discharge to resource waters is allowed. This condition shall survive this order.
- 46. All gangways, docks or other items not permanently secured to the earth shall be stored during the "off season" (late fall, winter, early spring) so as to prevent them from causing any damage to other structures or resource area. **This condition shall survive this order.**
- 47. All gangways, docks or other items not permanently secured to the earth shall be properly secured and/or removed in the event of a major storm so as to prevent them from causing any damage to other structures or to the resource area. **This condition shall survive this order.**
- 48. All floats/docks will be so constructed so as not to bottom out (rest) on the ocean floor at low tides. **This condition shall survive this order.**
- 49. The 25' No Disturb Zone boundary shall be permanently marked on the site in an appropriate manner via a post & rail fence, a field stone wall, or an approved equal to insure against inadvertent encroachment into this zone. The current and future owners of this property are required to maintain this permanent marking. This condition shall survive this order.
- 50. Invasive plants shall not be used nor maintained in the landscape of the project site. This applies to the existing landscape as well as to any proposed landscape. A list of invasive plants in Massachusetts can be found in the latest update of The Evaluation of Non-Native Plant Species for Invasiveness in Massachusetts (with annotated list) produced by the Massachusetts Invasive Plant Advisory Group. For most recent update, visit www.newfs.org. This condition shall survive this order.
- 51. Minor maintenance repairs to the superstructure only of the pier are allowed as a surviving condition of this order. Minor maintenance repairs are, typically, replacement of occasional deck boards, sections of hand rails, etc. Complete new decking, complete new hand rails or other such large repairs require an NOI. Minor maintenance repairs do not apply to the main support structure (stringers, bents, etc.) and do require an NOI. This condition shall survive this order.
- 52. If the pilings supporting a pier have <u>not</u> been painted or treated with a chemical substance, the pilings may be hand scraped to remove barnacles and other marine growth. The scraped material may remain on the beach/tidal flat. However, if the state declares a state of contamination (such as Red Tide) in an area wherein the pilings have been resident, tarps or a similar containment method must be located in the work area so as to cover the entire work area where scraping is performed. Tarps are to be cleaned of scraped material at the end of each day when scraping is performed and the scrapings disposed of in a proper manner for such contaminated materials.

If the pilings supporting a pier <u>have been</u> painted or treated with a chemical substance, the pilings may be hand scraped to remove barnacles and other marine growth. Tarps or a similar containment method must be located in the work area so as to cover the entire work area where scraping is performed. Tarps are to be cleaned of scraped material at the end of each day when scraping is performed and the scrapings disposed of in a proper manner for materials which include paint or treatment.

For all types of pilings (painted or unpainted/treated or untreated), a protocol must be submitted to the Conservation Commission for approval in advance of the scraping. The protocol must contain: whether the pilings are painted or unpainted/treated or untreated; whether the pilings have been contaminated; if painted or treated, the exact type of paint being scraped/if treated, the exact type of treatment; the dates and times of intended scraping (start and finish); the exact location of the intended scraping; a description of the containment method; a description of the scraping method; the final location for disposal of the paint scrapings or, if applicable, contaminated scrapings. If the pilings are to be repainted/re-treated, the exact type of paint/treatment must be identified and must be approved per the latest state and federal guidelines for such applications. The person ordering the scraping/painting/treatment must sign and date the protocol and submit it to the Marblehead Conservation Commission before any work is started. This condition shall survive this order.

- 53. This OOC specifies a vegetated buffer strip be planted along and abutting the coastal bank and/or the BVW. After the vegetated buffer strip has been planted, at the end of the second growing season, the applicant must submit a report to the commission evidencing that the plantings have reached a minimum 75% survival rate. If the 75% rate has not been achieved, the applicant will re-plant/replace all non-surviving plants at the start of the third growing season and verify such replanting by appropriate evidence to the commission. These reports are mandatory even after a COC has been issued. After the third growing season, the maintaining of a 75% survival rate, but not the reporting, is a surviving condition. This condition shall survive this order.
- 54. The control drawing/s for this project were prepared by a licensed Professional. The construction of this project shall be regularly inspected by said licensed professional to insure that the project complies with the control drawing/s. Progress reports shall be submitted by said professional at regular intervals while work is progressing on the project. The reporting interval shall be determined by the Conservation Administrator based on the scope and anticipated duration of the project. Upon completion of the work authorized by this OOC, said licensed professional shall submit a written statement to the Conservation Commission certifying that the completed work is in substantial compliance with the control drawing and setting forth any deviations that may exist between the completed work and the plan approved by the Conservation Commission.
- 55. Upon completion of the work allowed under this Order of Conditions the applicant shall apply for a Certificate of Compliance (COC) (a) within 30 days after completion of the work or (b) thirty (30) days prior to the expiration date of the original or extended OOC, whichever time comes sooner. If no work was started under the OOC or if some of the work will not be performed, the applicant must still apply for a Certificate of Compliance at least 30 days prior to the expiration of the OOC. The Conservation Commission may require the submission of an "as built" drawing (signed and stamped by a licensed Professional Engineer or licensed Professional

Land Surveyor) with the application for the COC. Failure to submit an application for a COC shall result in a fine issued against the applicant in accordance with Marblehead Bylaws Chapter 194, Section 11E. See Attachment "C" for "Schedule of Fines".

- 100. Prior to any work on this project that might affect the stability of the existing seawalls, the applicant shall retain the services of a licensed Professional Engineer (Structural) to examine the condition of the existing seawalls and issue a report on the structural integrity of those seawalls and their ability to handle the increased loads and stresses anticipated in connection with the proposed work.
- 101. In accordance with General Condition No. 6, this Amended Order of Conditions will expire three years from the date of the issuance of the original Order of Conditions. Therefore, this Amended Order of Conditions will expire on ?/??/???? unless an extension is requested by the applicant and granted by the Conservation Commission. Requests for extensions must be filed at least 30 days prior to the expiration of the Order of Conditions.
- 102. A tarp will be laid down at the base of the seawall during all repair work to capture all construction debris. The tarp will be on the seaward side of the seawall. The tarp will be rolled up and dumped into a disposal trailer as required throughout the work day and will be removed at the end of each work day.
- 103. The final Maintenance Agreement approved by the Commission shall be recorded with the Essex South Registry of Deeds as a restrictive covenant running with the land to be binding upon the present owner and all subsequent purchasers of the land or any lot or part thereof, and a reference to such restrictive covenant shall be included in the first deed out of the property or in the deed for all lots or subdivided portions thereof.
- 103A. A maintenance plan/schedule shall be submitted to the Conservation Commission for approval covering the entire subsurface drainage system prior to construction of the system. The maintenance plan/schedule shall be recorded at the Registry of Deeds with the final Certificate of Compliance and shall be binding upon the present owner and all subsequent purchasers of the land serviced by the system.
- 104. Prior to the commencement of construction activities on the site, the Applicant shall provide written proof of any necessary approval and/or insurance coverage required by the Town Administrator or the Board of Selectmen for the installation of erosion controls and/or a construction security fence within the limits of the way know as Marion Road Extension.
- 105 Tarps shall be spread and secured over the work area on top of the existing resource area for debris containment and collection during low to medium tides. The tarps and debris will be removed between tides and at the end of workday. At no time are the tarps to be inundated due to rain, tidal or wave action. The tarps are to be removed no less than ½ hour prior to expected inundation. At that time all work is to cease in the area near the resource area.

106 Coatings used shall be approved by the DEP.

The Manufactures Written Specification for curing time shall be furnished to the Conservation Agent prior to mobilization.

Coating shall be applied only as specified in the Manufacturers written specifications.

Coating shall not be applied if the surface is expected to undergo exposure to rain or seawater within the manufacturers specified curing time plus ½ hour.

107 Before any landscape work begins, the applicant shall submit a landscape plan to the Commission for approval. No landscape work may commence until the Commission has approved the landscape plan.

108 Stones, coarse sand and rock deposited by wave action may be relocated to the beach following review and authorization by the Marblehead Conservation Commission administrator or an authorized member of the Marblehead Conservation Commission.

Relocated material will be clean of soil and other debris such as organic plant material, metal, tires, plastic, trash or other debris that may result in a hazard in the resource area or a navigational hazard if refloated. All unsuitable material shall be removed and properly disposed of off-site. Hand loading of mechanical equipment may be required to avoid the indiscriminant placement of unsuitable material in the resource area.

No soil or plant material will be allowed to be placed on the beach.

Any resulting invasive or other plant material which grows from replaced material is the responsibility of the property owner to control and remove following review and approval of the Marblehead Conservation Commission administrator.

Material must be placed on the lot from which it was removed or in a location approved by the Marblehead Conservation Commission administrator.

Property owners will be required to provide photo documentation of preexisting beach conditions and restore the dune areas to the preexisting conditions which is expected to be a relatively gradual slope to the high water line.

Stones will not be piled in a manner that obstructs access to the beach from properties or easements.

Failure to comply with these guidelines to the satisfaction of the MCC may result in the revocation of the perpetual condition, the issuance of an enforcement order and the need to refile to reinstate the condition.

The post storm topography of the resource area shall match the pre-storm topography. A topographic survey may be required at the discretion of the Marblehead Conservation Commission.

The Conservation Commission may for any reason require the material to be removed and properly disposed of off-site away from the resource area. **This condition shall survive this order.**