

**SEA BRIGHT BOROUGH  
BEACH MANAGEMENT PLAN**

**For the Protection of  
Federally & State-Listed Species**

**September 2015**

**IN COOPERATION WITH:**

New Jersey Department of Environmental Protection  
Division of Fish and Wildlife  
Endangered and Nongame Species Program

and

United States Department of the Interior  
Fish and Wildlife Service  
New Jersey Field Office

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## I. INTRODUCTION

### A. PURPOSE

The purpose of this beach management plan (BMP) is to provide a framework for cooperation among the Borough of Sea Bright (Borough), the New Jersey Department of Environmental Protection's (NJDEP) Division of Fish and Wildlife's (NJDFW) Endangered and Nongame Species Program (ENSP), and the U. S. Fish and Wildlife Service's (USFWS) New Jersey Field Office (NJFO) in the stewardship of federally and State-listed endangered and threatened beach-nesting birds and flora (listed species) occurring on Sea Bright's beaches. Through this BMP, the parties seek to provide for the long-term protection and recovery of species populations in Sea Bright and the State, while balancing potentially conflicting missions. In the BMP, the roles and responsibilities of the Borough, the NJDFW/ENSP, and the USFWS are defined and described for the protection and management of listed species within Sea Bright Borough. Protective statutes and regulations are summarized in Section B of this Introduction.

Through this BMP, the parties endeavor to increase the nesting success of listed bird species and to foster the continued recovery of listed plant species in Sea Bright by reducing detrimental human activities and decreasing predation. Through this BMP, the parties hope to effect a progressive shift of specific beach management responsibilities to the Borough and citizens of Sea Bright, particularly for those aspects of management that protect listed species from activities permitted, encouraged, sponsored, or performed by the Borough. This BMP is the result of meetings and discussions among the Sea Bright Mayor, Council, Administrator; the NJDFW/ENSP; the Conserve Wildlife Foundation of New Jersey (which is a designate of the ENSP for its beach nesting bird program activities); and the USFWS.

This BMP is consistent with the USFWS Recreational (Appendix A) and Fireworks (Appendix B) Guidelines, and with the State Coastal Zone Management Rules (Appendix D). This BMP also satisfies the Terms and Conditions of the September 2002 Programmatic Biological Opinion between the USFWS and the U.S. Army Corps of Engineers, New York District (Corps) (Appendix E) with respect to municipal management planning for Borough, and is intended to meet the conditions of permits issued by the NJDEP's Division of Land Use Regulation (DLUR) requiring management planning in municipalities receiving beach nourishment. The parties to this plan acknowledge that the aforementioned guidelines, rules, terms, and conditions may be periodically revised, and agree to adjust the management of listed species as appropriate to ensure continued compliance, including revision of this plan if necessary.

### B. APPLICABLE LAWS AND REGULATIONS

#### 1. Federal

**Clean Water Act** (33 U.S.C. 1344 *et seq.*) (CWA): Regulates discharges into waters of the United States. The CWA is administered by the U.S. Environmental Protection Agency and the Corps.

**Endangered Species Act** of 1973 (87 Stat. 884, as amended; 16 U.S.C. 1531 *et seq.*) (ESA): Establishes that endangered and threatened animals and plants are of aesthetic, ecological,

educational, historical, recreational, and scientific value to the nation and its people. Section 4 provides for listing wildlife and plants as threatened or endangered, including criteria for listing and de-listing species. Section 6 authorizes cooperative agreements and funding for States to establish programs for conservation of threatened and endangered species. Section 7 directs all Federal agencies to consult with the USFWS regarding any proposed Federal action that may affect a federally listed species. Section 9 prohibits take of federally listed wildlife and restricts collection, destruction, and transport of endangered plants. Section 10 establishes permits for scientific collection, and permits for take of listed wildlife that is incidental to an otherwise lawful non-Federal action contingent upon preparation of a Habitat Conservation Plan. Implementing Federal regulations are found at 50 CFR 17 and 50 CFR 402. The Federal list of threatened and endangered species is found at 50 CFR 17.11 and 17.12. The ESA is administered jointly by the USFWS and the National Marine Fisheries Service.

**Migratory Bird Treaty Act** (40 Stat. 755; 16 U.S.C. 703-712) (MBTA): prohibits the taking, killing, possession, transportation, and importation of migratory birds, their eggs, parts, and nests except when specifically authorized by the U.S. Department of the Interior. The MBTA is administered by the USFWS.

## 2. State

**New Jersey Endangered and Nongame Species Conservation Act of 1973**, as amended (N.J.S.A. 23:2A *et seq.*): Establishes a list of wildlife species designated by the State of New Jersey as threatened and endangered, and prohibits taking, possessing, transporting, exporting, processing, selling, or shipping listed species. Implementing State regulations are found at N.J.A.C. 7:25-4. The State list of threatened and endangered wildlife is found at N.J.A.C. 7:25-4.13 and 4.17. The Act is administered by the ENSP.

**New Jersey Endangered Plant Species List Act** (N.J.S.A. 13:1B *et seq.*): Finds that plant species have medicinal, genetic, ecological, educational and aesthetic value to the citizens of New Jersey and that the perpetuation of many native plant species is in jeopardy. The Act establishes an official State list of endangered plants found at N.J.A.C. 7:5C1-1 *et seq.* The Act is administered by the Office of Natural Lands Management (ONLM).

**New Jersey Coastal Zone Management Rules** (N.J.A.C. 7:7): Constitute the substantive rules of the NJDEP regarding the use and development of coastal resources, to be used primarily by the DLUR in reviewing permit applications under the New Jersey Coastal Area Facility Review Act (N.J.S.A. 13:19-1 *et seq.* as amended to July 19, 1993) (CAFRA), the New Jersey Wetlands Act of 1970 (N.J.S.A. 13:9A-1 *et seq.*), the New Jersey Waterfront Development Law (N.J.S.A. 12:5-3), Water Quality Certification (Section 401 of the CWA), and Federal Consistency Determinations (Section 307 of the Federal Coastal Zone Management Act (104 Stat. 4779; 16 U.S.C. 3951 *et seq.*)). The Rules are administered by the DLUR.

## C. LISTED SPECIES

### 1. Species Known to Occur on Sea Bright Beaches

The following species have been documented on Borough beaches. The parties to this BMP anticipate the continuing presence of these species in the Borough and the continued suitability of Borough beaches as habitat for these species.

#### (a) Piping Plover (*Charadrius melodus*)

Piping plovers are small, territorial shorebirds present on the New Jersey shore between March and August. Nests consist of a shallow scrape in the sand located above the high tide line. Flightless chicks are led by their parents to feeding areas, including the intertidal zone. The plover diet consists of invertebrates. Between one and eight pairs of plovers have nested in Sea Bright between 1997 and 2012. No nesting occurred since Hurricane Sandy (2013-2014), although nesting occurred immediately south on Monmouth Beach and chicks from those pairs moved onto beaches at the southern end of Sea Bright. Piping plovers are federally listed as threatened, State-listed as endangered, and protected by the MBTA.

#### (b) Least Tern (*Sterna antillarum*)

Least terns are small, colonial-nesting sea birds, present on the New Jersey shore between April and September. Nests consist of a shallow scrape in the sand located above the high tide line. Flightless chicks remain in the colony, where they are fed by their parents. The least tern diet consists of fish. Tern colonies in Sea Bright have ranged from approximately 12 to 200 adults since the species was first observed in the Borough in 1996. Colonies have been present at both the northern and southern portions of the Borough, with some of these colonies spanned the border with Monmouth Beach Borough, however, no nesting has occurred in the Borough since 2011. Least terns are State-listed as endangered and protected by the MBTA.

#### (c) American Oystercatcher (*Haematopus palliatus*)

American Oystercatchers are territorial nesters, nesting on New Jersey beaches between April and August. They make their nests on beaches by scraping a shallow depression in the sand just above the high tide line and also nest on back-bay islands. One pair nested in the northern portion of Sea Bright in 2012. In 2013 and 2014 chicks moved into the southern portion of the Borough from Monmouth Beach North, which borders Sea Bright to the south. Oystercatchers are a State species of special concern and protected by the MBTA.

#### (d) Seabeach Amaranth (*Amaranthus pumilus*)

Seabeach amaranth is an annual plant, visible on New Jersey's Atlantic coastal beaches between May and November. Seabeach amaranth is usually found growing in nearly pure sand. The species requires sparsely vegetated upper beach habitat that is not flooded during the growing season. Seeds are dispersed by wind and water, and are present on the beach year-round. Seabeach amaranth populations in Sea Bright have ranged from about few individual plants to

almost 10,000 plants since the species was first observed in the Borough in 2000. Seabeach amaranth is federally listed as threatened and State-listed as endangered.

(e) Seabeach Knotweed (*Polygonum glaucum*)

Seabeach knotweed is an annual plant visible on the New Jersey shore between May and November. Most seabeach knotweed occurrences in New Jersey are on sandy beaches where the plants generally occur above the limit of the tide. Nineteen seabeach knotweed plants were documented in Sea Bright in 2003 and 46 plants were observed in 2004. In addition, a population of several hundred plants is known from northern Monmouth Beach Borough; this population may extend partially into Sea Bright. Seabeach knotweed is State-listed as endangered.

(f) Seabeach Sandwort (*Honckenya peploides*)

Seabeach sandwort was observed on Sea Bright beaches in 2001 and is State-listed as endangered.

## 2. Species That May Potentially Occur on Sea Bright Beaches

The following species have not been documented in the Borough, but could become established in the future. The parties to this plan will work cooperatively to manage these species if they colonize Sea Bright beaches. The habitat management and species protections laid out in this plan are expected to be sufficient to protect the following species if they become established; therefore, plan revision would likely not be necessary.

- Black skimmer (*Rynchops niger*): colonial beach-nesting sea bird; State-listed as endangered and protected by the MBTA.
- Seabeach evening primrose (*Oenothera humifusa*): beach and dune habitats; State-listed as species of concern.
- Sea-milkwort (*Glaux maritima*): beach and salt marsh habitats; State-listed as species of concern.
- Seabeach purslane (*Sesuvium maritimum*): beach habitats; State-listed as species of concern.

## D. GOVERNMENT ENTITIES

**Borough:** Sea Bright Borough, Monmouth County, New Jersey.

**Corps:** U.S. Army Corps of Engineers, New York District. The Corps Regulatory Program issues permits for placement of fill material in waters of the United States and for construction activities in navigable waters, pursuant to Section 404 of the Federal CWA and Section 10 of the Rivers and Harbors Act of 1899 (30 Stat. 1151, as amended; 33 U.S.C. 403 *et seq.*), respectively. Corps permits are required for activities such as wetland fill, beach nourishment, and



construction or maintenance of ocean groins and jetties. The Corps Civil Works Program carries out shore protection, flood control, navigation, and ecosystem restoration projects as directed by Congress, including the Atlantic Coast of New Jersey Beach Erosion Control Project that includes beach nourishment in Sea Bright Borough.

**ENSP:** New Jersey Department of Environmental Protection, Division of Fish and Wildlife, Endangered and Nongame Species Program. The ENSP is responsible for listing, monitoring, and managing State-listed wildlife species, and administration of the New Jersey Endangered and Nongame Species Conservation Act.

**DLUR:** New Jersey Department of Environmental Protection, Division of Land Use Regulation. The DLUR administers the State permitting program for activities in wetlands and within New Jersey's Coastal Zone. Permits from the DLUR are required for activities such as disturbance of wetlands, beach and dune maintenance, construction or maintenance of structures on the beach, beach nourishment, and construction or maintenance of groins, jetties, seawalls, and bulkheads.

**NJDEP:** New Jersey Department of Environmental Protection. The NJDEP is the State Department that oversees environmental laws and policies, and includes the DLUR, the NJDFW, and the ONLM.

**NJDFW:** New Jersey Department of Environmental Protection, Division of Fish and Wildlife. The NJDFW is charged with protecting and managing the State's fish and wildlife to maximize their long-term biological, recreational, and economic values. In addition to the ENSP, the NJDFW includes the Bureaus of Wildlife Management, Freshwater Fisheries, Marine Fisheries, and Shellfisheries; and the Offices of Information and Education, Environmental Review, and Fish and Wildlife Health and Forensics.

**NJFO:** New Jersey Field Office, Ecological Services, U.S. Fish and Wildlife Service. Within New Jersey, the NJFO's responsibilities include review of Federal water-resources projects, monitoring and management of federally listed species (both wildlife and plants), and administration of the ESA.

**OEM:** Sea Bright Office of Emergency Management. The OEM is the Borough office responsible for managing States of Emergency.

**ONLM:** New Jersey Department of Environmental Protection, Division of Parks and Forestry, Office of Natural Lands Management. The ONLM is responsible for administration of the New Jersey Natural Heritage Database on biodiversity resources, promulgation and amendment of New Jersey's Endangered Plant Species List, and administration and management of State-owned lands designated to the Natural Areas System.

**USFWS:** U.S. Fish and Wildlife Service. The USFWS is the principal agency through which the Federal Government carries out its responsibilities to conserve, protect, and enhance the nation's fish and wildlife and their habitats for the continuing benefit of the people. The primary responsibilities of the USFWS are migratory birds, endangered species, certain marine mammals, anadromous fish, and wildlife resources on Federal land.

## E. ACRONYMS AND DEFINITIONS

**ATV:** all-terrain vehicle.

**beach nourishment:** addition of sand in designed contours to extend a beach and the nearshore shallows seaward.

**Biological Opinion:** a document that includes: (a) the opinion of the USFWS as to whether or not a proposed Federal action is likely to jeopardize the continued existence of federally listed species; (b) a summary of the information on which the opinion is based; and (c) a detailed discussion of the effects of the action on federally listed species. Issuance of a Biological Opinion concludes formal consultation between the USFWS and a Federal action agency pursuant to Section 7 of the ESA, and an accompanying Incidental Take Statement authorizes, if appropriate, limited incidental take of federally listed wildlife in the course of implementing the Federal action.

**brood:** a group of young birds hatched at one time and cared for by the same parents.

**Conservation Measures:** actions to benefit or promote the recovery of listed species that are included by a Federal agency as an integral part of a proposed action. These actions will be taken by the Federal agency and serve to minimize or compensate for project effects on the federally listed species impacted by the proposed action. Conservation Measures are usually included in a Biological Opinion.

**consultation:** the process required by Section 7 of the ESA through which the USFWS works with a Federal action agency to determine if a proposed Federal action is likely to adversely affect a listed species under USFWS jurisdiction, or jeopardizes the continued existence of such a species. Federal actions include actions that are carried out, funded, or authorized by a Federal agency.

**Declared Emergency:** a state declared by Borough, County, State, and/or Federal Governments in anticipation of, during, or following an event that threatens human health, safety, or property.

Throughout this plan, "State of Emergency" (SOE) signifies a state of Declared Emergency. The term "emergency" is defined below.

Within the Borough, New Jersey State law (N.J.S.A. App.A:9-37) allows the Mayor or Office of Emergency Management (OEM) to declare Emergencies, and the OEM manages the Emergency. A copy of the Emergency Declaration Document is on file at the Sea Bright Police Department, 1099 East Ocean Avenue, Sea Bright, New Jersey. Once the Emergency has been declared, the OEM, Mayor, or Chief of Police confirm and notify the Borough Clerk. Activities responding to a State of Emergency (SOE) may include the following:

**SOE Beach Nourishment:** placement of clean sand on the beach to protect human life or health or public or private structures, signified by a Declared Emergency and

eligibility for DLUR permits under N.J.A.C. Section 7:7-10.3 of the New Jersey Coastal Zone Management Rules. Emergency Beach Nourishment is included in the definition of "SOE Post-storm Beach or Dune Restoration."

**SOE Clean-up:** removal from the beach of large debris that poses a threat to human health or safety using vehicles and equipment, signified by a Declared Emergency.

**SOE Raking:** mechanical beach raking necessary to remove from the beach debris that poses a threat to human health or safety (e.g., medical waste, hazardous materials), signified by a Declared Emergency.

**SOE Post-storm Beach or Dune Restoration:** activities listed at Section 7:7-10.3(b) of the New Jersey Coastal Zone Management Rules to restore beaches or dunes impacted by coastal storms with a recurrence interval equal to or exceeding a 5-year storm event, signified by a Declared Emergency and eligibility for DLUR permits under Section 7:7-10.3. Placement of sand and other materials (beach nourishment) and sand scraping (defined below) are among the activities listed at 7:7-10.3(b).

**emergency:** a situation presenting imminent risk to human life, health or safety.

**emergency vehicle:** a vehicle responding to an emergency.

**essential vehicle:** a vehicle required to provide for safety, law enforcement, maintenance of public property, or access to private dwellings not otherwise accessible.

**feral:** wild, untamed or un-owned, referring to animals that are normally pets such as cats or dogs.

**Fireworks Guidelines:** the USFWS document entitled *Guidelines for Managing Fireworks in the Vicinity of Piping Plovers and Seabeach Amaranth on the U.S. Atlantic Coast* (Appendix B).

**fledged:** able to fly. Piping plover, least tern, American oystercatcher, and black skimmer chicks are presumed to have survived the nesting season once fledged; monitoring and management restrictions are usually relaxed once all chicks are fledged. For management purposes, piping plover chicks are considered fledged at 35 days of age or when observed in sustained flight for at least 15 meters, whichever occurs first.

**growing season:** the time of year when annual plants are present on the beach; usually May 15 through November 30.

**harass:** an act which creates the likelihood of injury to wildlife by annoying it to such an extent as to significantly disrupt normal behavioral patterns which include, but are not limited to, breeding, feeding, or sheltering.

**harm:** an act which actually kills or injures wildlife. Such act may include significant habitat modification or degradation where it actually kills or injures wildlife by significantly impairing essential behavioral patterns, including breeding, feeding or sheltering.

**incidental take:** take of listed fish or wildlife species that results from, but is not the purpose of, carrying out an otherwise lawful activity.

**listed species:** for the purposes of this plan, a species that is: (a) listed or proposed for listing as endangered or threatened, or designated as a candidate for listing, by the USFWS pursuant to the ESA and its implementing Federal regulations; (b) listed as endangered or threatened by the State pursuant to the New Jersey Endangered and Nongame Species Conservation Act and its implementing State regulations; (c) listed by the State as endangered pursuant to the New Jersey Endangered Plant Species List Act; and/or (d) listed as a State species of concern by the NJDFW or the ONLM.

**nesting area:** an area occupied by nesting piping plovers, least terns, American oystercatchers, and/or black skimmers in the current or recent nesting seasons, including areas used for courtship, territorial displays, egg-laying and incubation, and chick brooding and foraging.

**nesting season:** the time of year when nesting piping plovers, least terns, American oystercatchers, and/or black skimmers are present on the beach; usually March 15 through August 31 if both plovers and colonial nesters are present.

**predator enclosure:** staked wire fencing that encircles a piping plover nest as a barrier to predators while permitting passage of plover adults and chicks; netting is normally installed on the top of the structure to prevent entry by avian predators.

**predator management:** activities to reduce the adverse effects of predators on listed bird species, including but not limited to monitoring, minimizing food sources, use of predator enclosures, and predator population control through trapping or other means of removal.

**productivity:** a measure of piping plover, least tern, American oystercatcher, and black skimmer nesting success measured as chicks fledged per pair of nesting birds.

**Programmatic Biological Opinion:** a Biological Opinion that addresses a Federal program rather than a single Federal action; such programs typically guide implementation of future agency actions by establishing standards, guidelines, or governing criteria to which future actions must adhere.

**Recreational Guidelines:** the USFWS document entitled *Guidelines for Managing Recreational Activities in Piping Plover Breeding Habitat on the U.S. Atlantic Coast to Avoid Take Under Section 9 of the Endangered Species Act* (Appendix A).

**routine:** not associated with a State of Emergency (SOE).

**sand scraping:** mechanical redistribution of sand from the lower beach profile to the upper beach profile, or alongshore; also known as sand mining or sand transfer.

**Sandy Hook:** the Sandy Hook Unit of Gateway National Recreation Area, managed by the National Park Service.

**service animal:** any guide dog, signal dog, or other animal individually trained to provide assistance to a person with a disability (e.g., seeing-eye dogs).

**SOE:** State of Emergency; see Declared Emergency.

**supervised beach:** a life-guarded bathing beach.

**symbolic fencing:** string-and-post fencing marked with flagging and signs, intended to protect listed species by restricting human entry into an area.

**take:** to harass, harm, pursue, hunt, shoot, wound, kill, trap, capture, or collect a listed species, or attempt to engage in any such conduct.

**Terms and Conditions:** specific methods by which a Federal action agency must implement actions necessary or appropriate to minimize the extent of incidental take of federally listed wildlife in the course of carrying out an otherwise lawful Federal action. Terms and Conditions are usually included in an Incidental Take Statement that accompanies a Biological Opinion.

**wrack:** organic material including seaweed, seashells, driftwood, and other materials deposited on beaches by tidal action; often forms a "wrack line" along the high water mark.

## II. MANAGEMENT ZONES

Three management zones are identified on Sea Bright beaches (see Figure 1), based on historical use by beach-nesting birds and the re-establishment of seabeach amaranth. The relative importance of protective management in each zone is based on existing human uses, habitat conditions, and past distribution of listed species.

**North Beach: Protected Zone** (approximately 1.8 miles)

Sandy Hook border to the northern border of the Ship Ahoy Beach Club.

This zone will be managed to promote the protection and recovery of listed species and the enhancement of their habitat. Recreational uses will be accommodated consistent with species protections.

**Central Beach: Recreational Zone** (approximately 1.7 miles)

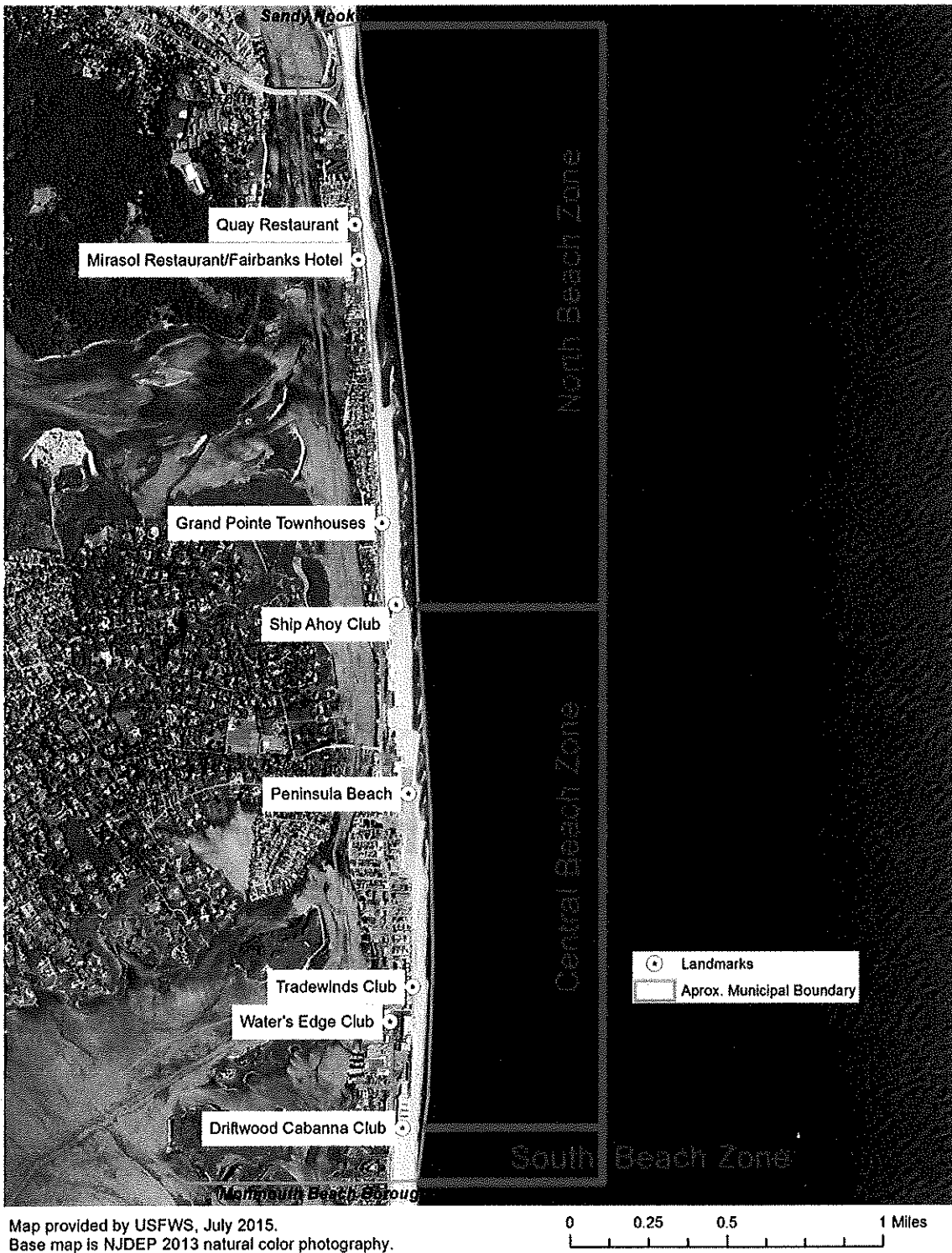
Northern border of the Ship Ahoy Beach Club to southern border of the Driftwood Cabana Club.

This is the Borough's developed recreational zone, and will be managed primarily for recreation. Any listed species documented in this zone will receive protection as required by applicable State and Federal laws and regulations.

**South Beach: Protected Zone** (approximately 0.2 miles)

Southern border of the Driftwood Cabana Club to Monmouth Beach Borough border.

This zone will be managed to promote the protection and recovery of listed species and the enhancement of their habitat. Recreational uses will be accommodated consistent with species protections.



**Figure 1. Sea Bright Borough Beach Management Zones**

### III. RECOVERY GOALS

The parties to this plan consider the following to be realistic, sustainable targets for listed species on Sea Bright beaches. Populations of listed species above these goals will continue to be protected in accordance with applicable State and Federal laws and regulations.

#### **Piping plovers:**

- 3-4 pairs in North Beach Zone
- 1-2 pairs in South Beach Zone
- productivity greater than or equal to the USFWS recovery goal of 1.5 chicks fledged per pair

#### **Least terns:**

- at least one colony in North and/or South Beach Zones
- at least moderate productivity ( $\geq 0.5$  to  $< 1.00$  chicks fledged per pair) when a colony is present

#### **Seabeach amaranth:**

- long-term average population size of at least 500 plants
- minimum one-year population size of 100 plants

#### **Seabeach Knotweed:**

- protection of plants as documented

#### **Seabeach Sandwort:**

- protection of plants in the North and South Beach zones as documented

### IV. MANAGEMENT ISSUES

Management issues form the basis or framework for this plan. The major issues are defined, and the roles and responsibilities of each party to the plan are set forth to address each issue.

#### A. BIOLOGICAL MONITORING

##### Background

Basic biological information is routinely collected about listed species on Borough beaches. The NJDFW/ENSP survey and monitor beach-nesting birds to determine habitat use, numbers of nesting pairs, nest locations, and reproductive success. The USFWS survey and monitor seabeach amaranth to determine plant numbers, size, reproductive status, location, and condition. Numbers of seabeach knotweed plants are recorded incidentally during the USFWS surveys. This information is essential in evaluating species trends and progress towards recovery, and assessing the effectiveness of beach management practices.

### **ENSP and USFWS Actions**

- The ENSP will continue intensive surveys, monitoring, and management of nesting birds throughout the Borough, as per agreement with the USFWS pursuant to Section 6 of the ESA and pending continued availability of adequate funding. The ENSP currently staffs Borough nesting areas at least 5 days per week during the nesting season, including weekends and holidays.
- Pending continuation of Corps funding, the USFWS will continue annual seabeach amaranth surveys that include Sea Bright Borough to monitor population trends and distribution. In addition, the USFWS plans to initiate limited early-season survey work to identify seabeach amaranth plants at risk of damage or destruction.
- The ENSP and the USFWS will promptly report any new or expanded occurrence of a listed species to the Borough, particularly within the Central Beach Zone.
- The ENSP and the USFWS will regularly report relevant biological information to the Borough (see Section G).

### **B. PREDATOR MANAGEMENT**

#### **Background**

Predation is a major factor impairing piping plover and least tern productivity in Sea Bright. The primary predators in Sea Bright are feral cats (*Felis catus*), gulls (*Larus* spp.), and crows (*Corvus* spp.). Other potential predators include raccoons (*Procyon lotor*), Norway rats (*Rattus norvegicus*), striped skunks (*Mephitis mephitis*), and red foxes (*Vulpes vulpes*). Reducing predation will involve reducing or eliminating provisions of food from refuse and hand feeding, using predator exclosures, educational outreach, and as necessary, predator removal.

Predators (herbivores) of seabeach amaranth in Sea Bright include moth caterpillars belonging to the Lepidopteran families Noctuidae (cutworms) and Pyralidae (webworms), and aphids. Other potential herbivores include grasshoppers and mammals. Between 8 and 12 percent of plants in Sea Bright have shown evidence of herbivore damage in recent surveys. Seabeach amaranth may also be affected by fungal diseases.

#### **Borough Actions**

- The Borough will review existing municipal ordinances regarding cats and will revise these or enact new ordinances or policies as appropriate to: (a) promote or require a “cats indoors” policy among residents; (b) prohibit release or abandonment of cats in the Borough; and (c) prohibit feeding of feral cats.



- The Borough will emphasize the importance of its ordinance prohibiting dogs, cats and any other animals on the beach.
  - By ordinance, the Borough prohibits dogs, cats, and any other animals (except service animals) on all beaches from Memorial Day through Labor Day; and additionally from March 15 through Memorial Day within the South Beach Zone and the North Beach Zone south of Via Ripa Street. All animals, including service animals, are required to be leashed and are prohibited from entering fenced areas. (Sea Bright Codes - Chapter 66 Section 22 Paragraph G).
  - The Borough will coordinate annually with the ENSP, and the USFWS to determine if additional areas have become occupied by nesting birds and require a pet prohibition between March 15 and Memorial Day.
  - Sea Bright will enforce the seasonal prohibition of animals on the beach through the Borough Police Department, and will take any other necessary steps to provide adequate enforcement such as posting signs regarding the pet prohibition at each entrance to the beach.
- Through the Animal Control Officer, the Borough will conduct removal of cats in problem areas when necessary, preferably through humane live trapping. If the Animal Control Officer is unable to assist, the Borough will explore other alternatives with ENSP assistance. Primary responsibility for control of feral cat populations lies with the Borough.
- Consistent with current State and local regulations, the Borough will not actively block measures to control predator populations recommended and/or undertaken by the ENSP or the USFWS. The Borough will not enact any new ordinances to prohibit predator management activities.
- By way of signature to this plan, the Borough of Sea Bright gives the ENSP, and the USFWS written permission to engage in predator control activities on Borough beaches, including removal of feral cats, foxes, and other predators including herbivores of seabeach amaranth.
- See also Education and Outreach (Section F).

### **ENSP Actions**

- The ENSP will continue to monitor the extent of predation on nesting birds within Sea Bright (Section A), and will include this in the information reported to the Borough (Section G)
  - The ENSP will erect predator exclosures on piping plover nests where and when appropriate. Use of predator exclosures to reduce plover nest predation may be attempted prior to undertaking predator removal; this decision will be made by ENSP on a case by case basis. In addition, control of predator populations may be

necessary to reduce predation on plover chicks, or on least tern, American oystercatcher, or black skimmer eggs and chicks, none of which are protected by exclosures.

- Any predator population control (other than for feral cats) will be the responsibility of the ENSP. The ENSP will pursue control when necessary and appropriate.
- The ENSP will notify the Borough Clerk and Sea Bright Police at least 2 days before engaging in any predator control activities; by way of this plan the Borough grants the ENSP permission for these activities, as indicated above. The ENSP will adopt the Borough's recommendations for timing, methods, or other aspects of control operations to the extent possible.
- If the Borough is unable to obtain assistance from Sea Bright's Animal Control Officer with cat removal, the ENSP will assist the Borough in exploring other alternatives, including carrying out removal with the NJDFW or contract staff.

#### **USFWS Actions**

- Upon request and within the limits of available staff time and funding, the USFWS will assist the Borough and/or the ENSP in control of predator populations, such as arranging for removal through the U.S. Department of Agriculture's Animal and Plant Health Inspection Service or other qualified vendors.
- In the course of annual seabeach amaranth surveys, the USFWS will continue to monitor the extent of seabeach amaranth herbivory and disease within Sea Bright (Section A), and will include this in the information reported to the Borough (Section G).
- In the course of annual seabeach amaranth surveys, the USFWS will note any observations of herbivory and disease of other listed plant species (Section A), and report this information to the Borough (Section G) and the ONLM.
- If herbivory and/or disease threaten the seabeach amaranth recovery goals specified in this plan, the USFWS will recommend and/or implement necessary actions, potentially including application of appropriate pesticides. By way of this plan, the Borough grants the USFWS permission for these activities, as indicated above. The USFWS will initiate early coordination with the Borough upon detection of an herbivory/disease problem, and will include the Borough in the planning of any proposed control measures. The USFWS will notify the Borough Clerk in writing at least 10 days before implementing any herbivore/disease control activities, and will adopt the Borough's recommendations for timing, methods, or other aspects of control operations to the extent possible. The USFWS will post signs in any treated areas as necessary and appropriate. Any USFWS actions are subject to the Intra-Service consultation requirements of Section 7 of the ESA, as well as all applicable regulations regarding pesticide handling and use.

## C. HUMAN DISTURBANCE

### Background

The broad area of human disturbance includes any human activities that directly or indirectly harm or harass listed plants or birds, including interference with incubation and care of chicks. Recreational beach users and municipal employees may directly harm listed species by crushing plants or eggs. In addition, unfledged plover, tern, oystercatcher, and skimmer chicks are highly sensitive to disturbance. Nesting birds may experience low success if exposed to frequent harassment by vehicles, pedestrians, sunbathers, pets, or kites.

### Borough Actions

- The Borough will assist the ENSP with pre-season symbolic fencing, or will identify volunteers to assist with this task, if needed (see ENSP Actions, below).
- If birds nest outside the symbolically fenced area, the Borough will fence the area concerned on the advice of the appropriate authority.
- In the unlikely event that seabeach amaranth plants remaining on the beach after August 31 are threatened by human activities (*e.g.*, a large population of plants near a beach access structure, a Borough-sponsored clean-up or event in an area of species occurrence), the Borough will erect and maintain symbolic fencing, posted with appropriate signs, as recommended by the USFWS. The Borough will remove fencing once all plants are gone or the threat is abated, as recommended by the USFWS. The Borough will store removed fencing material for future use by the ENSP, or return the materials to the ENSP (see USFWS Actions, below).
- As needed, the Borough will seek land owner permission for symbolic fencing and other activities to protect and manage listed species, when and where listed species occur on privately-owned portions of the beach.
- The Borough will regulate permanent and temporary private structures and storage of private property on the beach (*e.g.*, catamarans, volleyball nets, shelters) as needed to protect listed species or their habitat.
- Within the North and South Beach Zones, the Borough will not designate any new recreational areas (*e.g.*, supervised beaches) or take any actions to promote increased recreational use without written concurrence from the ENSP and the USFWS that such designation or action would not adversely affect listed species or their habitats.
- The Borough will work with the ENSP and the USFWS to regulate existing and new recreational activities as needed to protect listed species.
- The Borough will prohibit and discourage kite flying within 200 meters of posted nesting areas between March 15 and August 31 through ordinance, signs, and education.

- In the Central Beach Zone, the Borough may conduct, permit, or sponsor any organized recreational activities or events (*e.g.* tournaments, races, games, musical events) at any time with no restrictions unless the Borough has been notified that listed species are present. If listed species are present, the Borough will adopt restrictions such as timing, fencing, or alternate locations as recommended by the ENSP and/or the USFWS.
- In the North and South Beach Zones, the Borough will schedule organized events only between September 1 and March 31, unless the ENSP and the USFWS have indicated in writing that the event will not affect listed species (*e.g.*, nesting activity or the growing season has concluded for the year, or listed species are absent from the event area). For events scheduled in the North or South Beach Zones between September 1 and November 30, the Borough will implement any USFWS fencing recommendations to protect seabeach amaranth.
- The Borough will provide the ENSP and the USFWS written notification at least 30 days in advance of events proposed in the North or South Beach Zones between March 15 and November 30.
- The Borough will continue to prohibit use of recreational vehicles on Sea Bright beaches.
- The Sea Bright Police Beach Patrol maintains supervised and unsupervised beaches throughout Sea Bright. Patrols are conducted on ATVs. The Borough will implement driving restrictions in the North and South Beach Zones for these essential (non-emergency) vehicles, consistent with the Recreational Guidelines. Specifically:
  - Between March 15 and November 30, Police Beach Patrols will restrict patrol driving to the path behind the dunes or the area at or below the high tide line.
  - Within the vicinity of active nesting areas (as defined in this plan), Police Beach Patrols will restrict patrol driving to the path behind the dunes while unfledged piping plover chicks are present (usually mid-May to mid-August).
  - The Borough will work with the ENSP to designate in the North Beach Zone six existing openings in the dunes to be used as vehicle crossings between the high tide line and the trail behind the dunes.
  - The Borough will coordinate closely with the ENSP during the time unfledged plover chicks are present. Based on current brood locations and movements, the ENSP and the Borough will designate particular vehicle crossings to be used so that no patrol vehicles are driven within 200 meters of a brood on the ocean side of the dunes (*i.e.*, patrols will pass from the high water line to the trail behind the dunes at designated crossings as needed to maintain a 200-meter vehicle-free zone around unfledged broods on the ocean side of the dunes). The ENSP will closely monitor brood mobility and will enlarge or reduce this vehicle-free zone accordingly. Highly mobile broods may require a vehicle-free zone up to 1,000 meters, although such large zones are rarely necessary. With intensive monitoring, the vehicle-free zone may be reduced to as little as 100 meters. In no case will vehicles pass closer than 100 meters

to unfledged piping plover chicks on the ocean side of the dunes. The ENSP will adjust the size of the vehicle-free zone as necessary by recommending closure of certain designated vehicle crossings.

- Patrol vehicles will not enter fenced areas.
- Between March 15 and August 31, patrols on the ocean side of the dunes (*i.e.*, at or below the high tide line) will be conducted: (a) at no more than 5 miles per hour; (b) using ATVs or other open vehicles; and (c) during daylight hours only.

No restrictions apply when Police are responding to an emergency as defined in this plan.

No driving restrictions will apply in the Central Beach Zone unless the Borough has been notified that listed species are present. If listed species colonize the Central Beach Zone, the Borough will coordinate with the ENSP and the USFWS to develop a Central Zone Vehicle Use Policy. The policy will be consistent with the Recreational Guidelines if plovers establish nesting in the Central Zone.

- In addition to Police Beach Patrols, municipal vehicles are occasionally driven on Borough beaches (*e.g.*, Public Works, Beach Operations Manager). Other than Police Beach Patrols, no municipal vehicles will be driven in the North or South Beach Zones between March 15 and August 31, unless responding to an emergency or a SOE as defined in this plan.

Municipal vehicles driving in the North Beach Zone between September 1 and November 30 will remain at or below the high water line to protect listed plants. The Borough will coordinate with the USFWS if the frequency of trips in the North Beach Zone between September 1 and November 30 is proposed to increase significantly over current levels.

No driving restrictions will apply in the Central Beach Zone unless the Borough has been notified that listed species are present. If listed species colonize the Central Beach Zone, the Borough will include non-Police municipal vehicles in the Central Zone Vehicle Use Policy to be developed with the ENSP and the USFWS. The policy will be consistent with the Recreational Guidelines if plovers establish nesting in the Central Zone.

- The Borough of Sea Bright will inform, in writing, all appropriate Borough Departments (*e.g.* Police, Public Works, Borough Clerk, Beach Operations Manager) and any contractors of the need to avoid vehicle travel in the North and South Beach Zones from March 15 through August 31 except in bona fide emergency or SOE situations.

### ENSP Actions

- With Borough assistance if needed, the ENSP will be responsible for pre-season fencing, and will continue to post signs for all nesting areas. The ENSP will conduct pre-season fencing with symbolic fencing in areas of suitable nesting habitat as necessary and

appropriate (in any Beach Zone) in late March or early April. The ENSP will coordinate annually with the Borough regarding the extent of areas that will be pre-season fenced.

- The ENSP will post all active nesting areas (in any Beach Zone) with appropriate signs and symbolic fencing, including enlarging or adjusting pre-season fencing based on observed nesting activity. Within the limits of available funding, the ENSP or its agents (*e.g.*, Monmouth University interns) will also fence and post limited areas identified by the USFWS where seabeach amaranth or other listed plants are at risk of being damaged.
- The ENSP will remove fencing within 10 days of the end of any nesting activity, unless fencing is needed longer to protect seabeach amaranth. The ENSP or its agents, and the USFWS, will cooperate to remove seabeach amaranth fencing in a timely manner (see USFWS Actions, below). All fencing will be removed promptly when it no longer provides protection to listed species.
- The ENSP will inform the Sea Bright Borough Clerk, Chief of Police, Director of Public Works, and Beach Operations Manager within two working days of any areas that have been fenced.
- The ENSP will provide a timely response to Borough notification of planned events, and will provide recommendations to protect listed species.
- The ENSP will provide prompt updates regarding locations of unfledged piping plover broods, and will recommend Police Beach Patrol driving routes to ensure an appropriate vehicle-free area around unfledged chicks based on actual, observed brood mobility.

#### **USFWS Actions**

- Pending continuation of Corps funding, the USFWS will conduct limited early-season surveys to identify areas where seabeach amaranth or other listed plants are at risk of being damaged or destroyed, in order to make fencing recommendations.
- The USFWS will make recommendations to the ENSP (or its agents) and to the Borough regarding the extent and duration of symbolic fencing needed to protect seabeach amaranth if any plants remain after August 31. Recommended fencing will be limited to areas where plants are at clear risk of being damaged or destroyed by human activity.
- The USFWS will generally recommend that the ENSP or its agents remove amaranth fencing once all plants are gone, or by August 31, whichever comes first. In the unlikely event that plants remaining on the beach past August 31 are at continued risk of being damaged or destroyed by human activities, the USFWS will recommend that the Borough erect and maintain symbolic fence in limited areas as needed to protect these plants (*e.g.*, a large population of plants near a beach access structure, a Borough-sponsored clean-up or event in an area of species occurrence). The USFWS will recommend that the Borough remove the fencing material promptly once all plants are gone for the season, or the threat is abated (*e.g.*, the event is over).

- Pending continuation of Corps funding, the USFWS will assist the Borough with any fencing needed after August 31 to protect seabeach amaranth.
- The USFWS will provide seabeach amaranth signs to post on symbolic fencing.
- The USFWS will continue work on Seabeach Amaranth Fencing Guidelines, and will provide these to the Borough and the ENSP if and when approved.
- If justified by the State-wide species distribution, the USFWS will investigate creating a Seabeach Amaranth Steward position with seasonal field duties. The Steward would oversee the fencing and protection of seabeach amaranth during the growing season, and the implementation of beach management plans with regard to listed plants. At this time, it is unclear if the Steward would be employed by a Federal or State agency or a private organization, and potential funding sources have not been secured. The USFWS will ensure coordination with the Borough if and when a Steward position is created.
- The USFWS will provide a timely response to Borough notification of planned events, and will provide recommendations to protect listed species.

#### **D. FIREWORKS**

##### **Background**

Listed species in the vicinity of a fireworks launch site can be directly harmed (eggs or chicks injured or destroyed, plants crushed) by explosions, debris, equipment, or launch personnel. Listed species within a fireworks viewing area, which may be distant from the launch site, may be directly harmed by spectators, illegal pyrotechnics, and off-road vehicle patrols by public safety personnel. In addition, listed birds are indirectly affected by fireworks. Normal breeding, feeding, and sheltering activities can be disrupted by noise and activity at both launch and viewing areas, and increased trash in viewing areas attracts predators. Many of these impacts are worsened because fireworks events are conducted at night, limiting visibility of plants, eggs, chicks, and symbolic fencing.

Historically, the primary fireworks viewing area in Sea Bright has been Peninsula Beach, located in the Central Beach Zone, with off-shore launching. This location avoids most adverse impacts to listed species. Limited numbers of seabeach amaranth have been identified at Peninsula Beach and fenced prior to fireworks events. Moderate numbers of spectators have viewed these fireworks events from secondary viewing areas in the North and South Beach Zones; the ENSP and the Borough have provided law enforcement and other personnel at the nesting areas to manage these crowds. More recently, fireworks have been proposed in other areas of the Borough, including by the private beach clubs in the Central Beach Zone; this has potentially increased species conflicts. Fireworks, including those events sponsored within the Borough by private beach clubs, will continue to be managed consistent with the Fireworks Guidelines. The Borough is responsible through its permitting process to ensure that any planned fireworks events held on or by private beach clubs are consistent with measures in this plan.

### **Borough Actions**

- Sea Bright Borough will continue to inform the ENSP and the USFWS, in writing, of any planned fireworks events and the location proposed at least 30 days in advance.
- The Borough will provide the USFWS the completed Fireworks Checklist (Appendix C) and copies of supporting documentation at least 30 days in advance of the event.
- The Borough will continue to coordinate with the ENSP and the USFWS to arrange for a seabeach amaranth survey and fencing within the fireworks primary viewing area in the week preceding the event.
- To protect listed species in the North and South Beach Zones, the Borough will take the following protective measures:
  - Keep the launch and primary viewing area at or near Peninsula Beach, as long as nesting areas remain limited to the North and South Beach Zones.
  - Provide adequate law enforcement and other personnel to the North and South Beach Zones during events to enforce listed species protections, including prohibiting entry in fenced areas and use of illegal personal fireworks. The Borough will coordinate with the ENSP to determine the number of required enforcement personnel.
  - Prohibit driving of municipal vehicles in the vicinity of nesting areas during these nighttime events, unless responding to an emergency. Law enforcement patrol vehicles and any other essential municipal vehicles will remain on the trail behind the dunes, from which personnel can access the beach front on foot.
  - Ensure that monitors and enforcement personnel receive accurate, current information about the locations of listed species so they can minimize any disruptions from their own activities.
  - Prohibit all pets except service animals on the beach (especially near nesting areas) during fireworks events, and ensure compliance with this prohibition. Service animals near active nesting areas will be required to stay on a leash and will not be permitted in fenced areas.
  - Remove any trash or litter from the vicinity of nesting areas immediately following the event, except any trash located within fenced areas, which will be left until daylight and then removed by or under the supervision of the ENSP monitors. Further, any vehicles needed to remove trash will be operated during daylight hours, under supervision of an ENSP monitor, and consistent with the Recreational Guidelines.
- If nesting becomes established within the Central Beach Zone, the Borough will continue the above protective measures in the North and South Beach Zones and will take the



following additional actions:

- Relocate the primary viewing area and/or the launch site to minimize disturbance to nesting birds to the extent possible. In no case will a launch area be closer than 0.75 mile to a nesting area unless the ENSP and the USFWS concur in writing that the proposed launch site is not likely to adversely affect listed birds.
- Extend all the protective measures listed above for the North and South Beach Zones to nesting areas in the Central Beach Zone, and work with the ENSP to implement all relevant additional protective measures listed in the Fireworks Guidelines, including enhanced survey efforts, expanded fencing (100-foot instead of 50-foot buffers), and control of beach access and parking lots.

### **ENSP Actions**

- The ENSP will provide a timely response to any request from the Borough to review specific fireworks plans and will provide recommendations to protect listed species.
- To protect listed species in the North and South Beach Zones, the ENSP will take the following protective measures:
  - Provide law enforcement and other personnel to the North and South Beach Zones during fireworks events to assist the Borough, if needed, in enforcement of listed species protections.
  - Provide a monitor the following day as needed to oversee trash removal from fenced areas, and any trash removal requiring a vehicle.
- If nesting becomes established within the Central Beach Zone, the ENSP will continue the above protective measures in the North and South Beach Zones, and will take the following additional actions:
  - Review proposed relocated primary viewing areas and/or launch sites to determine if fireworks events are likely to adversely affect listed birds.
  - Extend all the protective measures listed above for the North and South Beach Zones to nesting areas in the Central Beach Zone, and will also work with the Borough to implement all relevant additional protective measures listed in the Fireworks Guidelines, including enhanced survey efforts, expanded fencing, and control of beach access and parking lots.

### **USFWS Actions**

- The USFWS will provide a timely response to any request from the Borough to review specific fireworks plans and will provide recommendations to avoid impacts to listed species.

- The USFWS will continue to conduct in a timely manner consultation with the U.S. Coast Guard regarding authorization of Borough fireworks events pursuant to Section 7 of the ESA.
- Pending continued availability of Corps funding, the USFWS will survey the primary viewing area within the Central Beach Zone (traditionally Peninsula Beach) within the week preceding the event and will erect symbolic fencing around seabeach amaranth or other listed plants to provide a minimum 3-meter buffer zone around plants.

## **E. BEACH MANAGEMENT AND MAINTENANCE**

Beach maintenance includes activities that Sea Bright undertakes to physically maintain the Borough's beaches and dunes, including mechanical beach raking, refuse and large debris removal, dune maintenance, beach nourishment, sand scraping, and oversight of beach access structures. These activities can impact habitat quality, disturb nesting birds, and destroy nests, chicks, and plants.

### **1. Beach Raking**

#### **Background**

Beach rakes can inadvertently destroy unprotected nests, kill chicks, and remove plants. Beach raking can also diminish the suitability of nesting habitat by removing shell fragments and sparse vegetation. Habitat quality is also diminished by removal of natural wrack, an important foraging area for piping plovers and a key growing zone for seabeach amaranth. Beach raking is regulated by the New Jersey Coastal Zone Management Rules. Any permits issued by the DLUR for routine beach and dune maintenance within the Borough include conditions to prohibit raking the North and South Beach Zones from March 15 to November 30.

#### **Borough Actions**

- No raking restrictions will apply in the Central Beach Zone unless the Borough has been notified that listed species are present, except as otherwise regulated or prohibited by the New Jersey Coastal Zone Management Rules. If listed species colonize the Central Beach Zone, the Borough will include raking in the Central Zone Vehicle Use Policy to be developed with the ENSP and the USFWS. The policy will be consistent with the Recreational Guidelines if plovers establish nesting in the Central Zone.
- In accordance with DLUR permit conditions, the Borough will not rake the North or South Beach Zones between March 15 and November 30, except during a SOE (*i.e.*, potentially harmful debris must be removed from the beach to protect public health and safety).

The Borough will notify the ENSP and the USFWS promptly upon Declaration of an Emergency (notice by fax with confirmation of receipt is acceptable). In any Beach Zone, the Borough will implement the protective measures listed in Table 1 when conducting SOE Raking in the vicinity of an active nesting area or seabeach amaranth occurrence. When implemented with these

protective measures, the ENSP and the USFWS will not object to SOE Raking of the North and/or South Beach Zones during the restricted season (March 15 to November 30) to remove medical waste, hazardous trash, or other unusual debris; SOE Raking may proceed once any required authorizations are obtained from the DLUR.

**ENSP and USFWS Actions**

- The ENSP will monitor nesting activity and regularly inform the Borough of Sea Bright through the Borough Clerk's office, Police, Beach and Public Works Departments of nest and brood locations so that changes in raking procedures effected by nesting status can be implemented on a timely basis.
- The ENSP and the USFWS will promptly review requests from the Borough for SOE Raking in the North or South Beach Zones, and will make recommendations to protect listed species.
- The ENSP and/or the USFWS will provide an on-site monitor during SOE Raking.
- The ENSP and the USFWS will recommend to the DLUR that normal raking prohibitions in the North and South Beach Zones be waived to permit SOE Raking that will be carried out with the protective measures listed in Table 1.
- See also the section on education and outreach regarding presentations to Borough employees

**Table 1. Seasonal Protections for Listed Species When Motorized Vehicles or Equipment are Required to Respond to a State of Emergency**

	Protections for Listed Birds	Protections for Listed Plants	Protections for All Listed Species
January			
February			
March 1-14			
March 15-31	<ul style="list-style-type: none"> <li>▪ SOE response will be supervised by the ENSP monitors;</li> <li>▪ vehicle use will take place during daylight hours;</li> <li>▪ vehicles will not exceed 5 miles per hour when and where unfledged plover chicks are present;</li> <li>▪ vehicles will not enter fenced areas; and</li> <li>▪ vehicles will temporarily halt or change route as requested by the ENSP monitors to avoid harassment of listed birds.</li> </ul>	<ul style="list-style-type: none"> <li>▪ vehicles will avoid crushing or removing seabeach amaranth and seabeach knotweed plants.</li> </ul>	<ul style="list-style-type: none"> <li>▪ vehicles will minimize removal of wrack material; and</li> <li>▪ SOE response will proceed in accordance with any other recommendations of the ENSP or the USFWS to protect listed species.</li> </ul>
April			
May			
June			
July			
August			
September			
October			
November			
December			

## **2. Large Debris Removal**

### **Background**

Large debris washes up on Borough beaches and must be removed periodically. An annual clean-up is conducted through the NJDEP Clean Shores Program. Additional clean-ups are sometimes carried out by the Borough. Removal of large debris requires motorized vehicles and equipment that can impact listed species.

### **Borough Actions**

- No restrictions on clean-ups will apply in the Central Beach Zone unless the Borough has been notified that listed species are present. If listed species colonize the Central Beach Zone, the Borough will include clean-ups in the Central Zone Vehicle Use Policy to be developed with the ENSP and the USFWS. The policy will be consistent with the Recreational Guidelines if plovers establish nesting in the Central Zone.
- The Borough will ensure that the Clean Shores Program schedules the annual NJDEP-sponsored clean-up in the North and South Beach Zones between September 1 and March 14.
- The Borough will not conduct, sponsor, or authorize routine clean-ups of the North or South Beach Zones using motor vehicles between March 15 and August 31.
- Vehicles engaged in routine, Borough-sponsored clean-ups of the North Beach Zone between September 1 and November 30 will remain at or below the high water line to protect listed plants; the Borough will notify the ENSP and the USFWS at least 10 days prior to such a clean-up.
- The Borough will notify the ENSP and the USFWS promptly upon Declaration of an Emergency (notice by fax with confirmation of receipt is acceptable). In any Beach Zone, the Borough will implement the measures listed in Table 1 when conducting SOE Clean-ups in the vicinity of an active nesting area or seabeach amaranth occurrence. When implemented with these protective measures, the ENSP and the USFWS will not object to SOE Clean-ups to remove hazardous trash or other unusual debris to protect public health and safety; SOE Clean-ups may proceed once any required authorizations are obtained from the DLUR.

### **ENSP and USFWS Actions**

- The ENSP will assist the Borough in coordinating with the Clean Shores Program to schedule the annual NJDEP-sponsored clean-up in the North and South Beach Zones between September 1 and March 31.

- The ENSP and the USFWS will provide timely review of notifications of Borough-sponsored clean-ups (both routine and SOE), and will provide recommendations to protect listed species.
- The ENSP and/or the USFWS will provide a monitor to oversee SOE Clean-ups in the North and/or South Beach Zones between March 15 and August 31.

### 3. Refuse Containers

#### Background

Regular servicing of trash cans and recycling containers increases vehicle traffic on the beach with inherent risks to listed species. However, minimizing trash on the beach benefits listed birds by limiting food scraps that attract predators.

Containers are placed along the Sea Bright beach from north to south. Trash from near the wrack line is also collected. Trash and recyclables are collected by hand with the refuse loaded onto a trailer, which is pulled by an ATV and then driven by ATV to the municipal parking area beach entrance.

#### Borough Actions

- The Borough will continue existing trash collection practices within the Central Beach Zone unless notified that listed species are present. If listed species colonize the Central Beach Zone, the Borough will include refuse removal in the Central Zone Vehicle Use Policy to be developed with the ENSP and the USFWS. The policy will be consistent with the Recreational Guidelines if plovers establish nesting in the Central Zone.
- In the North and South Beach Zones, the Borough will follow the essential vehicle provisions of the Recreational Guidelines for servicing refuse containers. Vehicles will not enter areas fenced for the protection of listed species. In addition, trash collection vehicles traveling through areas where unfledged piping plover chicks are present will: (a) travel only during daylight hours; (b) be guided by a qualified monitor who has first determined the location of all chicks; (c) not exceed a speed of 5 miles per hour; and (d) be an ATV or other open vehicle. Vehicle operators will maintain a log of the date, time, vehicle number, and operator of each trip through chick habitat areas. The Borough will provide the logs to the ENSP and the USFWS on a mutually agreeable schedule.
- The Borough will work with the ENSP and the USFWS to route the northbound trip of trash collection vehicles (*i.e.*, with the trailer empty) to either the path behind the dunes or the “splash pad” (*i.e.*, the wide sidewalk just landward of the seawall). The Borough will determine which beach access or other structures would require modification to allow passage of the trash collection vehicle on the splash pad, and the associated costs and construction feasibility of such modification.

- The Borough will ensure that all refuse containers on the beach are covered with predator-resistant lids.

#### **ENSP Actions**

- The ENSP will identify areas occupied by unfledged chicks in its regular faxes and/or personal communications to the Borough (see Section G), and will ensure close coordination occurs between operators of the trash collection vehicle and the ENSP field monitors regarding the locations of unfledged chicks.
- The ENSP will provide annual training to the Borough's public works staff to enable any personnel regularly involved with refuse collection to serve as the qualified monitor to escort the trash collection vehicle through areas occupied by unfledged chicks.
- The ENSP will work with the Borough to survey the path behind the dunes and locate areas that would require widening or other modifications to enable passage of the trash collection vehicle on its northbound trip.

#### **USFWS Actions**

- The USFWS will provide the Borough with a form that vehicle operators may use to satisfy the requirement (contained in the Recreational Guidelines) to maintain a log of essential vehicle trips through piping plover habitat when unfledged chicks are present.
- The USFWS will coordinate with the DLUR to determine any State permitting requirements that would apply to modification of the path behind the dunes to enable passage of the trash collection vehicle.

### **4. Dune Management**

#### **Background**

Steep, stabilized dunes do not provide suitable habitat for the beach-dependent listed species included in this plan. The dune management goal in the North and South Beach Zones is the development of a more natural dune system, featuring an irregular face, occasional breaches, and a low-lying sparsely vegetated fore-dune. Limiting the width of the dune zone is also important to ensure sufficient low, unstabilized, sparsely vegetated back beach habitat, which is essential to listed species. A more natural dune system can also provide habitat for diverse native vegetation and wildlife. Dune creation and maintenance are regulated by the New Jersey Coastal Zone Management Rules (Section 7:7-10.4).

### **Borough Actions**

- The Borough will adopt recommendations of the ENSP and the USFWS to manage dunes in the North and South Beach Zones in ways that enhance suitability of habitat for listed species, while providing adequate storm protection. Dunes will be managed to promote a diverse assemblage of native vegetation and in accordance with N.J.A.C. 7:7-10.4.
- The Borough will provide plans for review by the ENSP and the USFWS at least 30 days before carrying out routine dune management activities at any time of year in the North or South Beach Zones, or in the vicinity of any nesting area or seabeach amaranth occurrence that may be documented in the Central Beach Zone. The Borough will incorporate any recommendations of the ENSP or the USFWS to protect listed species and their habitats.
- For routine dune management in the vicinity of a nesting area in any Beach Zone, the Borough will schedule work between September 1 and March 14. Work in the vicinity of a seabeach amaranth occurrence will be carried out between December 1 and May 14. Both seasonal restrictions will apply where seabeach amaranth coincides with listed birds.
  - The Borough will coordinate any SOE Post-storm Beach or Dune Restoration with the ENSP and the USFWS. The need for such activities will be signaled by a Declared Emergency, and eligibility for DLUR permits under Section 7:7-10.3 of the New Jersey Coastal Zone Management Rules. The Borough will notify the ENSP and the USFWS promptly upon Declaration of an Emergency (notice by fax with confirmation of receipt is acceptable).

In any Beach Zone, the Borough will implement the protective measures listed in Table 1 when conducting SOE Restoration activities in the vicinity of an active nesting area or seabeach amaranth occurrence. When implemented with these protective measures, the ENSP and the USFWS will not object to SOE Restoration activities; SOE Restoration may proceed once any required authorizations are obtained from the DLUR. The parties anticipate that SOE Restoration activities will have low potential to impact listed species, as suitable nesting/growing habitat is likely to be damaged or destroyed by the erosional or storm event(s) that caused the SOE.

### **ENSP and USFWS Actions**

- The ENSP and the USFWS will provide technical assistance to the Borough to develop dune management strategies that enhance suitability of habitat for listed species while meeting storm protection needs. The ENSP and the USFWS recommendations will promote a diverse assemblage of native dune vegetation, and will be consistent with N.J.A.C. 7:7-10.4.



- The ENSP and the USFWS will provide a timely response to any request from the Borough to review specific routine dune management activities, and will provide recommendations to protect listed species and their habitats.
- The ENSP and the USFWS will provide timely recommendations upon Borough notification of SOE Post-storm Beach or Dune Restoration activities.
- The ENSP and/or the USFWS will provide a monitor to oversee SOE Beach or Dune Restoration activities, as necessary.

## **5. Beach Nourishment**

### **Background**

The Corps is currently 14 years into the construction phase of a 50-year beach nourishment program that includes all of Monmouth County south of Sandy Hook. Initial nourishment of Sea Bright beaches under the Corps program took place in 1995 and 1996. Routine renourishments are scheduled approximately every 6 years. The Corps completed renourishment of Sea Bright beaches first in 2002, and then in 2011, 2012, and 2013.

Pursuant to Section 7 of the ESA, the Corps and the USFWS have completed formal consultation regarding the Corps' nourishment program. The USFWS issued a Programmatic Biological Opinion dated September 2002 regarding effects of the Corps' program on federally listed species. The Programmatic Biological Opinion includes numerous Conservation Measures that the Corps has agreed to implement to protect listed species, as well as binding Terms and Conditions to minimize incidental take of piping plovers. Under the provisions of the Programmatic Opinion, the Corps and the USFWS will conduct streamlined consultation prior to each scheduled renourishment.

In the future, the Borough and/or the NJDEP may decide to sponsor beach nourishment in Sea Bright to supplement the Corps' program. In addition, the Borough and/or the NJDEP may conduct beach nourishment as part of an SOE Post-Storm Beach or Dune Restoration. Whether routine or SOE, any beach nourishment outside of the Corps program would require Federal and State permits from the Corps and the DLUR, respectively.

In many areas of the Atlantic Coast, beach nourishment adversely affects listed species by stabilizing the naturally dynamic beach ecosystem. The listed species addressed in this plan are adapted to dynamic conditions and thrive in areas of recent disturbance, such as newly formed inlets or overwash areas. Along with hard structures (*e.g.*, groins, jetties, sea walls), beach nourishment can contribute to a stabilized beach strand, which typically provides suboptimal habitat for listed species. However, in some areas, hard stabilization structures are so prevalent that, without a nourishment program, natural erosional processes would eliminate essentially all beach habitat; this is the case in Sea Bright Borough. The ENSP and the USFWS recognize that the Corps' nourishment program created and maintains the beach habitat for listed species within the Borough, and that the beach nourishment contributes minimal further stabilization to the Borough's already highly hardened coastline.



### Borough Actions

- The Borough will work with the USFWS and the Corps to implement the provisions of the 2002 Programmatic Biological Opinion, and of each streamlined consultation, during each renourishment of Sea Bright beaches under the Corps' nourishment program. Key provisions of the Programmatic Biological Opinion include fencing, avoidance, and possibly salvage and replacement of seabeach amaranth plants; and a seasonal restriction (March 15 to fledging of the last chick) on construction within 1,000 meters of piping plover nesting areas, as defined in this plan.
- The Borough will work with the USFWS and the Corps to ensure that any routine nourishment activities sponsored by the NJDEP and/or the Borough (requiring Federal permits) include Conservation Measures at least as protective as the provisions of the Programmatic Biological Opinion that governs implementation of the Corps' beach nourishment program. Protection would be achieved mainly through seasonal restrictions on construction within 1,000 meters of plover nesting areas, and fencing, avoidance, and possibly salvage and replacement of seabeach amaranth plants.
  - SOE Beach Nourishment may be necessary when conditions pose a clear danger to human life or health (*e.g.* ocean front beach erosion has occurred that makes public access points onto the beach dangerous or impossible to use) or pose a clear danger of damage to public or private structures lying landward of the ocean-front seawall or primary dune line, such as private homes, public buildings, streets, water lines and sewer lines. Placement of clean fill material is among the activities listed at N.J.A.C. 7:7-10.3(b); therefore, SOE Beach Nourishment qualifies as "SOE Post-storm Beach or Dune Restoration" as defined in this plan.

The Borough will coordinate any SOE Post-storm Beach or Dune Restoration (including SOE Beach Nourishment) with the ENSP and the USFWS. The need for such activities will be signaled by a Declared Emergency, and eligibility for DLUR permits under Section 7:7-10.3 of the New Jersey Coastal Zone Management Rules. The Borough will notify the ENSP and the USFWS promptly upon Declaration of an Emergency (notice by fax with confirmation of receipt is acceptable).

In any Beach Zone, the Borough will implement the protective measures listed in Table 1 when conducting SOE Restoration activities in the vicinity of an active nesting area or seabeach amaranth occurrence. When implemented with these protective measures, the ENSP and the USFWS will not object to SOE Restoration activities; SOE Restoration may proceed once any required authorizations are obtained from the DLUR and the Corps. The parties anticipate that SOE Restoration activities (including SOE Beach Nourishment) will have low potential to impact listed species, as suitable nesting/growing habitat is likely to be damaged or destroyed by the erosional or storm event(s) that caused the SOE.

### **ENSP Actions**

- The ENSP will provide current information on the status and locations of listed birds before and during any renourishment (whether sponsored by the Corps, the NJDEP, or the Borough) to aid in the implementation of relevant Conservation Measures and Terms and Conditions.
- In the course of planning for beach nourishment projects, the ENSP will provide current and historical nesting data and locations, as well as recommendations for habitat enhancements that could be incorporated into the project.
- The ENSP will provide a timely response to any request from the Borough to review specific beach nourishment plans.
- The ENSP will provide timely recommendations upon notification of SOE Post-storm Beach or Dune Restoration activities that include SOE Beach Nourishment.

### **USFWS Actions**

- The USFWS will provide updated information of the locations of seabeach amaranth before and during any renourishment (whether sponsored by the Corps, the NJDEP, or the Borough) to aid in the implementation of relevant Conservation Measures and Terms and Conditions.
- In the course of planning for beach nourishment projects, the USFWS will provide current and historical locations of seabeach amaranth, as well as recommendations for habitat enhancements that could be incorporated into the project.
- The USFWS will work with the Corps to complete promptly streamlined consultation for each renourishment of Sea Bright beaches under the Corps' program.
- The USFWS will work with the Corps, the applicant, and the Borough to complete promptly consultation regarding Corps permits to authorize routine or SOE beach nourishment sponsored by the NJDEP and/or the Borough.
- Regardless of the project sponsor, the USFWS will provide the Borough with copies of relevant documents resulting from the consultation process regarding beach nourishment, including key sections of Biological Opinions.
- The USFWS will provide timely recommendations upon notification of SOE Post-storm Beach or Dune Restoration activities that include SOE Beach Nourishment.

## 6. Sand Scraping

### Background

Use of motorized equipment to conduct sand scraping (mechanical redistribution of sand; also called sand transfers or sand mining) can directly harm listed species by crushing eggs, chicks, plants, or seeds; can harass nesting birds through disturbance; and can adversely impact habitats for listed species by creating ruts and removing shells, wrack, and natural debris. Sand scraping is regulated by the New Jersey Coastal Zone Management Rules. Any permits issued by the DLUR for routine beach and dune maintenance in the Borough include conditions that prohibit sand scraping the North and South Beach Zones year round.

### Borough Actions

- No restrictions on sand scraping will apply in the Central Beach Zone unless the Borough has been notified that listed species are present, except as otherwise regulated or prohibited by the New Jersey Coastal Zone Management Rules. If listed species colonize the Central Beach Zone, the Borough will include sand scraping in the Central Zone Vehicle Use Policy to be developed with the ENSP and the USFWS. The policy will be consistent with the Recreational Guidelines if plovers establish nesting in the Central Zone.
- In accordance with DLUR permit conditions, the Borough will not conduct sand scraping in the North or South Beach Zones at any time of the year except as a necessary part of SOE Post-storm Beach or Dune Restoration.
  - Mechanical redistribution of sand is among the activities listed at N.J.A.C. 7:7-10.3(b); therefore, sand scraping under SOE conditions qualifies as “SOE Post-storm Beach or Dune Restoration” as defined in this plan.
  - The Borough will coordinate any SOE Post-storm Beach or Dune Restoration with the ENSP and the USFWS. The need for such activities will be signaled by a Declared Emergency, and eligibility for DLUR permits under Section 7:7-10.3 of the New Jersey Coastal Zone Management Rules. The Borough will notify the ENSP and the USFWS promptly upon Declaration of an Emergency (notice by fax with confirmation of receipt is acceptable).

In any Beach Zone, the Borough will implement the protective measures listed in Table 1 when conducting SOE Restoration activities in the vicinity of an active nesting area or seabeach amaranth occurrence. When implemented with these protective measures, the ENSP and the USFWS will not object to SOE Restoration activities; SOE Restoration may proceed once any required authorizations are obtained from the DLUR and the Corps. The parties anticipate that SOE Restoration activities will have low potential to impact listed species, as suitable nesting/growing habitat is likely to be damaged or destroyed by the erosional or storm event(s) that caused the SOE.

## **7. Beach Access Structures**

### **Background**

Public access to New Jersey's beaches is a central goal of the NJDEP's Coastal Management Program, as reflected in the State Coastal Zone Management Rules. Public access is also a key requirement of Federal and State rules governing beach nourishment carried out with public funds. However, the growing number of beach access structures over the seawall in the North Beach Zone brings more recreational users into potential conflict with listed species. Such structures can also lead to unauthorized impacts to dunes, as recreational beach users create new, unauthorized walkways through the dunes; these gaps in the dune line fragment nesting and growing areas.

### **Borough Actions**

- The Borough will work with the ENSP and the USFWS to develop written materials regarding protections for listed species and dunes, and will provide these materials to every individual seeking Borough authorization to build a new private beach access structure. The Borough will also sponsor a mailing of these materials to owners of existing private beach access structures. The materials will indicate that, except in designated locations, crossing over dunes is prohibited, and that certain beach entry points (dune crossings from the trail to the beach) may be closed during the nesting season and beach entry will be re-routed to protect listed species. The Borough will provide the materials for ENSP and USFWS review before initiating distribution. This effort to educate the owners of private beach access structures will help Sea Bright residents avoid inadvertent violations of Borough and State dune rules, and avoid inadvertent take of federally listed species or migratory birds, which are prohibited under the ESA and MBTA, respectively.
- The Borough will work with the ENSP and the USFWS to locate, design, and construct any proposed new public access structures to minimize adverse impacts to listed species.
- The Borough will work with the ENSP and the USFWS to place appropriate signs regarding protections for listed species and dunes at or near public access points (see the section on education and outreach).

### **ENSP and USFWS Actions**

- The ENSP and the USFWS will provide timely technical assistance to the Borough in the development of materials developed to be distributed to individuals proposing new private beach access structures, and owners of existing structures.
- The ENSP and the USFWS will provide recommendations regarding any proposed new public beach access structure.
- The ENSP and the USFWS will provide appropriate signs to post at or near public beach access points (see the section on education and outreach).

## **F. EDUCATION AND OUTREACH**

### **Background**

This component of the management plan encompasses all of the management issues discussed above for the purposes of reducing predation, human disturbance, and the detrimental impacts of beach maintenance. Education and outreach include on-site and off-site distribution of educational materials, educational displays, lectures, beach walks, interpretive signs, and other elements that provide information on the biology of listed species, the impact of various human activities and predators, and recommended actions to help protect and restore populations of listed species.

### **Borough Actions**

- The Borough will work with the ENSP and the USFWS to post appropriate signs at beach entry points and on the beach regarding protections for listed species and dunes, refuse policies, the Borough's pet ordinance, and activities prohibited or discouraged on the beach.
- Through its *Sea Breeze* newsletter and/or other publications, its webpage or social media, the Borough will inform residents, vacation homeowners, and renters about protections for listed species and dunes, refuse policies, the Borough's pet ordinance, and activities prohibited or discouraged on the beach. The Borough will also publish periodic updates on the nesting success, population status, species biology, and management activities for listed species (information provided by the ENSP and USFWS).
- Through its *Sea Breeze* newsletter and/or other publications, its webpage or social media, the Borough will inform residents, vacation homeowners, and renters about the importance of keeping cats indoors. The information will discourage cat owners from allowing their pets to roam freely outdoors, and from abandoning pet cats. The *Sea Breeze* articles will also discourage feeding feral cats.
- The Borough will post signs within the Borough to discourage feeding of wildlife, with the exception of backyard bird feeders.

- To promote compliance with the aforementioned prohibition, the Borough will discourage kite-flying near nesting areas through signs and educational materials.
- The Borough will advise the ENSP and the USFWS of its annual community day in order to afford these agencies the opportunity to distribute educational materials and information specific to Sea Bright beaches.

### **ENSP and USFWS Actions**

- The ENSP and the USFWS will assist the Borough in developing educational outreach materials by supplying existing materials and necessary information, and providing technical review.
- The ENSP and the USFWS will provide information for *Sea Breeze* articles and/or other publications, its webpage or social media. Upon request of the Borough, the agencies will author articles within limits of available staff time.
- The ENSP will provide copies of the brochure, "CATS Indoors" to the Borough of Sea Bright for general distribution.
- The USFWS will provide copies of the seabeach amaranth fact sheet developed by the ONLM, as requested.
- The ENSP and the USFWS or Corps will provide interpretive signs regarding listed species, as available. The ENSP and the USFWS or Corps will consult the Borough in locating interpretive signs.
- The ENSP will conduct beach walks to show beach nesting bird areas and nesting activity to Borough officials as requested by the Borough.
- Upon request of the Borough, the ENSP and/or the USFWS will conduct periodic educational talks and/or beach walks for Borough employees, contractors, residents, or visitors within limits of available staff time.

### **G. OTHER PROVISIONS**

- The ENSP and the USFWS will regularly inform the Borough regarding changes in listed species locations, distribution, populations, habitat, and/or nesting activity that may affect any of the provisions of this plan or that would be of general interest to the Borough.
- The ENSP will provide regular notification regarding nesting activity including, but not limited to, biweekly faxes or e-mails during the nesting season sent to the Borough Clerk, Chief of Police, Director of Public Works and the Beach Operations Manager. The faxes or e-mails will provide the current location of nests and chicks, the NJDFW management activities, and other important information.



- The ENSP and the USFWS will provide the Borough with a brief summary of endangered species recovery status and management, with recommendations, by the end of each calendar year.
- The ENSP and the USFWS will provide maps of species locations within the Borough, upon request.
- The ENSP and the USFWS will work with the Borough to support implementation of this plan.

APPENDIX A

U.S. Fish and Wildlife Service Guidelines for Managing Recreational Activities in Piping Plover  
Breeding Habitat on the U.S. Atlantic Coast to Avoid Take Under Section 9 of the  
Endangered Species Act

GUIDELINES FOR MANAGING RECREATIONAL ACTIVITIES  
IN PIPING PLOVER BREEDING HABITAT ON THE U.S. ATLANTIC COAST TO AVOID  
TAKE UNDER SECTION 9 OF THE ENDANGERED SPECIES ACT

Northeast Region, U.S. Fish and Wildlife Service  
April 15, 1994

The following information is provided as guidance to beach managers and property owners seeking to avoid potential violations of Section 9 of the Endangered Species Act (16 U.S.C. 1538) and its implementing regulations (50 CFR Part 17) that could occur as the result of recreational activities on beaches used by breeding piping plovers along the Atlantic Coast. These guidelines were developed by the Northeast Region, U.S. Fish and Wildlife Service (Service), with assistance from the U.S. Atlantic Coast Piping Plover Recovery Team. The guidelines are advisory, and failure to implement them does not, of itself, constitute a violation of the law. Rather, they represent the Service's best professional advice to beach managers and landowners regarding the management options that will prevent direct mortality, harm, or harassment of piping plovers and their eggs due to recreational activities.

Some land managers have endangered species protection obligations under Section 7 of the Endangered Species Act (see section I below) or under Executive Orders 11644 and 11989<sup>1</sup> that go beyond adherence to these guidelines. Nothing in this document should be construed as lack of endorsement of additional piping plover protection measures implemented by these land managers or those who are voluntarily undertaking stronger plover protection measures.

This document contains four sections: (I) a brief synopsis of the legal requirements that afford protection to nesting piping plovers; (II) a brief summary of the life history of piping plovers and potential threats due to recreational activities during the breeding cycle; (III) guidelines for protecting piping plovers from recreational activities on Atlantic Coast beaches; and (IV) literature cited.

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<sup>1</sup> Executive Order 11644, Use of Off-Road Vehicles on the Public Lands and Executive Order 11989, Off-Road Vehicles on Public Lands pertain to lands under custody of the Secretaries of Agriculture, Defense, and Interior (except for Indian lands) and certain lands under the custody of the Tennessee Valley Authority.

## I. LEGAL CONSIDERATIONS

Section 9 of the Endangered Species Act (ESA) prohibits any person subject to the jurisdiction of the United States from harassing, harming, pursuing, hunting, shooting, wounding, killing, trapping, capturing, or collecting listed wildlife species. It is also unlawful to attempt such acts, solicit another to commit such acts, or cause such acts to be committed. A "person" is defined in Section 3 to mean "an individual, corporation, partnership, trust, association, or any other private entity; or any officer, employee, agent, department, or instrumentality of the Federal Government, of any State, municipality, or political subdivision of a State, or of any foreign government; any State, municipality, or political subdivision of a State; or any other entity subject to the jurisdiction of the United States." Regulations implementing the ESA (50 CFR 17.3) further define "harm" to include significant habitat modification or degradation that results in the killing or injury of wildlife by significantly impairing essential behavioral patterns including breeding, feeding, or sheltering. "Harass" means an intentional or negligent act or omission which creates the likelihood of injury to wildlife by annoying it to such an extent as to significantly disrupt normal behavioral patterns which include, but are not limited to, breeding, feeding, or sheltering. Penalties for violations of Section 9 are provided in Section 11 of the ESA; for threatened species, these penalties include fines of up to \$25,000, imprisonment for not more than six months, or both.

Section 10 of the ESA and related regulations provide for permits that may be granted to authorize acts prohibited under Section 9, for scientific purposes or to enhance the propagation or survival of a listed species. States that have Cooperative Agreements under Section 6 of the ESA, may provide written authorization for take that occurs in the course of implementing conservation programs. For example, State agencies have authorized certain biologists to construct predator exclosures for piping plovers. It is also legal for employees or designated agents of certain Federal or State agencies to take listed species without a permit, if the action is necessary to aid sick, injured, or orphaned animals or to salvage or dispose of a dead specimen.

Section 10 also allows permits to be issued for take that is "incidental to, and not the purpose of, carrying out an otherwise lawful activity" if the Service determines that certain conditions have been met. An applicant for an incidental take permit must prepare a conservation plan that specifies the impacts of the take, steps the applicant will take to minimize and mitigate the impacts, funding that will be available to implement these steps, alternative actions to the take that the applicant considered, and the reasons why such alternatives are not being utilized.

Section 7 of the ESA may be pertinent to beach managers and landowners in situations that have a Federal nexus. Section 7 requires Federal agencies to consult with the Service (or National Marine Fisheries Service for marine species) prior to authorizing, funding, or carrying out activities that may affect listed species. Section 7 also requires that these agencies use their authorities to further the conservation of listed species. Section 7 obligations have caused Federal land management agencies to implement piping plover protection measures that go beyond those required to avoid take, for example by conducting research on threats to piping plovers. Other examples of Federal activities that may affect piping plovers along the Atlantic Coast, thereby triggering Section 7 consultation, include permits for beach nourishment or disposal of dredged material (U.S. Army Corps of Engineers) and funding of beach restoration projects (Federal Emergency Management Authority).

Piping plovers, as well as other migratory birds such as least terns, common terns, American oystercatchers, laughing gulls, herring gulls, and great black-backed gulls, their nests, and eggs are also protected under the Migratory Bird Treaty Act of 1918 (16 U.S.C. 703-712). Prohibited acts include pursuing, hunting, shooting, wounding, killing, trapping, capturing, collecting, or attempting such conduct. Violators may be fined up to \$5000 and/or imprisoned for up to six months.

Almost all States within the breeding range of the Atlantic Coast piping plover population list the species as State threatened or endangered (Northeast Nongame Technical Committee 1993). Various laws and regulations may protect State-listed species from take, but the Service has not ascertained the adequacy of the guidelines presented in this document to meet the requirements of any State law.

## II. LIFE HISTORY AND THREATS FROM HUMAN DISTURBANCE

Piping plovers are small, sand-colored shorebirds that nest on sandy, coastal beaches from South Carolina to Newfoundland. Since 1986, the Atlantic Coast population has been protected as a threatened species under provisions of the U.S. Endangered Species Act of 1973 (U.S. Fish and Wildlife Service 1985). The U.S. portion of the population was estimated at 875 pairs in 1993 (U.S. Fish and Wildlife Service 1993). Many characteristics of piping plovers contribute to their susceptibility to take due to human beach activities.

## LIFE HISTORY

Piping plovers begin returning to their Atlantic Coast nesting beaches in mid-March (Coutu et al. 1990, Cross 1990, Goldin 1990, MacIvor 1990, Hake 1993). Males establish and defend territories and court females (Cairns 1982). Eggs may be present on the beach from mid-April through late July. Clutch size is generally four eggs, and the incubation period<sup>2</sup> usually lasts for 27-28 days. Piping plovers fledge only a single brood per season, but may reneest several times if previous nests are lost. Chicks are precocial<sup>3</sup> (Wilcox 1959, Cairns 1982). They may move hundreds of yards from the nest site during their first week of life (see Table 1, Summary of Chick Mobility Data). Chicks remain together with one or both parents until they fledge (are able to fly) at 25 to 35 days of age. Depending on date of hatching, flightless chicks may be present from mid-May until late August, although most fledge by the end of July (Patterson 1988, Goldin 1990, MacIvor 1990, Howard et al. 1993).

Piping plover nests are situated above the high tide line on coastal beaches, sand flats at the ends of sandspits and barrier islands, gently sloping foredunes, blowout areas behind primary dunes, and washover areas cut into or between dunes. They may also nest on areas where suitable dredge material has been deposited. Nest sites are shallow scraped depressions in substrates ranging from fine grained sand to mixtures of sand and pebbles, shells or cobble (Bent 1929, Burger 1987a, Cairns 1982, Patterson 1988, Flemming et al. 1990, MacIvor 1990, Strauss 1990).

Nests are usually found in areas with little or no vegetation although, on occasion, piping plovers will nest under stands of American beachgrass (*Ammophila breviligulata*) or other vegetation (Patterson 1988, Flemming et al. 1990, MacIvor 1990). Plover nests may be very difficult to detect, especially during the 6-7 day egg-laying phase when the birds generally do not incubate (Goldin 1994).

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<sup>2</sup>"Incubation" refers to adult birds sitting on eggs, to maintain them at a favorable temperature for embryo development.

<sup>3</sup>"Precocial" birds are mobile and capable of foraging for themselves within several hours of hatching.

Plover foods consist of invertebrates such as marine worms, fly larvae, beetles, crustaceans or mollusks (Bent 1929, Cairns 1977, Nicholls 1989). Feeding areas include intertidal portions of ocean beaches, washover areas, mudflats, sandflats, wrack lines<sup>4</sup>, and shorelines of coastal ponds, lagoons or salt marshes (Gibbs 1986, Coutu et al. 1990, Hoopes et al. 1992, Loegering 1992, Goldin 1993). Studies have shown that the relative importance of various feeding habitat types may vary by site (Gibbs 1986, Coutu et al. 1990, McConnaughey et al. 1990, Loegering 1992, Goldin 1993, Hoopes 1993) and by stage in the breeding cycle (Cross 1990). Adults and chicks on a given site may use different feeding habitats in varying proportion (Goldin et al. 1990). Feeding activities of chicks may be particularly important to their survival. Cairns (1977) found that piping plover chicks typically tripled their weight during the first two weeks post-hatching; chicks that failed to achieve at least 60% of this weight gain by day 12 were unlikely to survive. During courtship, nesting, and brood rearing, feeding territories are generally contiguous to nesting territories (Cairns 1977), although instances where brood-rearing areas are widely separated from nesting territories are not uncommon (see Table 1). Feeding activities of both adults and chicks may occur during all hours of the day and night (Burger 1993) and at all stages in the tidal cycle (Goldin 1993, Hoopes 1993).

#### THREATS FROM NONMOTORIZED BEACH ACTIVITIES

Sandy beaches that provide nesting habitat for piping plovers are also attractive recreational habitats for people and their pets. Nonmotorized recreational activities can be a source of both direct mortality and harassment of piping plovers. Pedestrians on beaches may crush eggs (Burger 1987b, Hill 1988, Shaffer and Laporte 1992, Cape Cod National Seashore 1993, Collazo et al. 1994). Unleashed dogs may chase plovers (McConnaughey et al. 1990), destroy nests (Hoopes et al. 1992), and kill chicks (Cairns and McLaren 1980).

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<sup>4</sup> Wrack is organic material including seaweed, seashells, driftwood and other materials deposited on beaches by tidal action.

Pedestrians may flush incubating plovers from nests (see Table 2, Summary of Data on Distances at Which Plovers React to Disturbance), exposing eggs to avian predators or causing excessive cooling or heating of eggs. Repeated exposure of shorebird eggs on hot days may cause overheating, killing the embryos (Bergstrom 1991). Excessive cooling may kill embryos or retard their development, delaying hatching dates (Welty 1982). Pedestrians can also displace unfledged chicks (Strauss 1990, Burger 1991, Hoopes et al. 1992, Loegering 1992, Goldin 1993). Fireworks are highly disturbing to piping plovers (Howard et al. 1993). Plovers are particularly intolerant of kites, compared with pedestrians, dogs, and vehicles; biologists believe this may be because plovers perceive kites as potential avian predators (Hoopes et al. 1992).

#### THREATS FROM MOTOR VEHICLES

Unrestricted use of motorized vehicles on beaches is a serious threat to piping plovers and their habitats. Vehicles can crush eggs (Wilcox 1959; Tull 1984; Burger 1987b; Patterson et al. 1991; *United States of America v. Breezy Point Cooperative, Inc.*, U.S. District Court, Eastern District of New York, Civil Action No. CV-90-2542, 1991; Shaffer and Laporte 1992), adults, and chicks. In Massachusetts and New York, biologists documented 14 incidents in which 18 chicks and 2 adults were killed by vehicles between 1989 and 1993 (Melvin et al. 1994). Goldin (1993) compiled records of 34 chick mortalities (30 on the Atlantic Coast and 4 on the Northern Great Plains) due to vehicles. Many biologists that monitor and manage piping plovers believe that many more chicks are killed by vehicles than are found and reported (Melvin et al. 1994). Beaches used by vehicles during nesting and brood-rearing periods generally have fewer breeding plovers than available nesting and feeding habitat can support. In contrast, plover abundance and productivity has increased on beaches where vehicle restrictions during chick-rearing periods have been combined with protection of nests from predators (Goldin 1993; S. Melvin, pers. comm., 1993).

Typical behaviors of piping plover chicks increase their vulnerability to vehicles. Chicks frequently move between the upper berm or foredune and feeding habitats in the wrack line and intertidal zone. These movements place chicks in the paths of vehicles driving along the berm or through the intertidal zone. Chicks stand in, walk, and run along tire ruts, and sometimes have difficulty crossing deep ruts or climbing out of them (Eddings et al. 1990, Strauss 1990, Howard et al. 1993). Chicks sometimes stand motionless or crouch as vehicles pass by, or do not move quickly enough to get out of the way (Tull 1984, Hoopes et al. 1992, Goldin 1993). Wire fencing placed around nests to deter predators (Rimmer and Deblinger 1990, Melvin et al. 1992) is ineffective in protecting chicks from vehicles because chicks typically leave the nest within a day after hatching and move extensively along the beach to feed (see Table 1).



Vehicles may also significantly degrade piping plover habitat or disrupt normal behavior patterns. They may harm or harass plovers by crushing wrack into the sand and making it unavailable as cover or a foraging substrate, by creating ruts that may trap or impede movements of chicks, and by preventing plovers from using habitat that is otherwise suitable (MacIvor 1990, Strauss 1990, Hoopes et al. 1992, Goldin 1993).

### III. GUIDELINES FOR PROTECTING PIPING PLOVERS FROM RECREATIONAL DISTURBANCE

The Service recommends the following protection measures to prevent direct mortality or harassment of piping plovers, their eggs, and chicks.

#### MANAGEMENT OF NONMOTORIZED RECREATIONAL USES

On beaches where pedestrians, joggers, sun-bathers, picnickers, fishermen, boaters, horseback riders, or other recreational users are present in numbers that could harm or disturb incubating plovers, their eggs, or chicks, areas of at least 50 meter-radius around nests above the high tide line should be delineated with warning signs and symbolic fencing<sup>5</sup>. Only persons engaged in rare species monitoring, management, or research activities should enter posted areas. These areas should remain fenced as long as viable eggs or unfledged chicks are present. Fencing is intended to prevent accidental crushing of nests and repeated flushing of incubating adults, and to provide an area where chicks can rest and seek shelter when large numbers of people are on the beach.

Available data indicate that a 50 meter buffer distance around nests will be adequate to prevent harassment of the majority of incubating piping plovers. However, fencing around nests should be expanded in cases where the standard 50 meter-radius is inadequate to protect incubating adults or unfledged chicks from harm or disturbance. Data from various sites distributed across the

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<sup>5</sup> "Symbolic fencing" refers to one or two strands of light-weight string, tied between posts to delineate areas where pedestrians and vehicles should not enter.

plover's Atlantic Coast range indicates that larger buffers may be needed in some locations (see Table 2). This may include situations where plovers are especially intolerant of human presence, or where

a 50 meter-radius area provides insufficient escape cover or alternative foraging opportunities for plover chicks.<sup>6</sup>

In cases where the nest is located less than 50 meters above the high tide line, fencing should be situated at the high tide line, and a qualified biologist should monitor responses of the birds to passersby, documenting his/her observations in clearly recorded field notes. Providing that birds are not exhibiting signs of disturbance, this smaller buffer may be maintained in such cases.

On portions of beaches that receive heavy human use, areas where territorial plovers are observed should be symbolically fenced to prevent disruption of territorial displays and courtship. Since nests can be difficult to locate, especially during egg-laying, this will also prevent accidental crushing of undetected nests. If nests are discovered outside fenced areas, fencing should be extended to create a sufficient buffer to prevent disturbance to incubating adults, eggs, or unfledged chicks.

Pets should be leashed and under control of their owners at all times from April 1 to August 31 on beaches where piping plovers are present or have traditionally nested. Pets should be prohibited on these beaches from April 1 through August 31 if, based on observations and experience, pet owners fail to keep pets leashed and under control.

Kite flying should be prohibited within 200 meters of nesting or territorial adult or unfledged juvenile piping plovers between April 1 and August 31. Fireworks should be prohibited on beaches where plovers nest from April 1 until all chicks are fledged. (See the Service's February 4, 1997 Guidelines for Managing Fireworks in the Vicinity of Piping Plovers and Seabeach Amaranth on the U.S. Atlantic Coast.)

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<sup>6</sup> For example, on the basis of data from an intensive three year study that showed that plovers on Assateague Island in Maryland flush from nests at greater distances than those elsewhere (Loefering 1992), the Assateague Island National Seashore established 200 meter buffers zones around most nest sites and primary foraging areas (Assateague Island National Seashore 1993). Following a precipitous drop in numbers of nesting plover pairs in Delaware in the late 1980's, that State adopted a Piping Plover Management Plan that provided 100 yard buffers around nests on State park lands and included intertidal areas (Delaware Department of Natural Resources and Environmental Control 1990).

## MOTOR VEHICLE MANAGEMENT

The Service recommends the following minimum protection measures to prevent direct mortality or harassment of piping plovers, their eggs, and chicks on beaches where vehicles are permitted. Since restrictions to protect unfledged chicks often impede vehicle access along a barrier spit, a number of management options affecting the timing and size of vehicle closures are presented here. Some of these options are contingent on implementation of intensive plover monitoring and management plans by qualified biologists. It is recommended that landowners seek concurrence with such monitoring plans from either the Service or the State wildlife agency.

### Protection of Nests

All suitable piping plover nesting habitat should be identified by a qualified biologist and delineated with posts and warning signs or symbolic fencing on or before April 1 each year. All vehicular access into or through posted nesting habitat should be prohibited. However, prior to hatching, vehicles may pass by such areas along designated vehicle corridors established along the outside edge of plover nesting habitat. Vehicles may also park outside delineated nesting habitat, if beach width and configuration and tidal conditions allow. Vehicle corridors or parking areas should be moved, constricted, or temporarily closed if territorial, courting, or nesting plovers are disturbed by passing or parked vehicles, or if disturbance is anticipated because of unusual tides or expected increases in vehicle use during weekends, holidays, or special events.

If data from several years of plover monitoring suggests that significantly more habitat is available than the local plover population can occupy, some suitable habitat may be left unposted if the following conditions are met:

1. The Service OR a State wildlife agency that is party to an agreement under Section 6 of the ESA provides written concurrence with a plan that:

- A. Estimates the number of pairs likely to nest on the site based on the past monitoring and regional population trends.

### AND

- B. Delineates the habitat that will be posted or fenced prior to April 1 to assure a high probability that territorial plovers will select protected areas in which to court and nest. Sites where nesting or courting plovers were observed during the

last three seasons as well as other habitat deemed most likely to be pioneered by plovers should be included in the posted and/or fenced area.

AND

C. Provides for monitoring of piping plovers on the beach by a qualified biologist(s). Generally, the frequency of monitoring should be not less than twice per week prior to May 1 and not less than three times per week thereafter. Monitoring should occur daily whenever moderate to large numbers of vehicles are on the beach. Monitors should document locations of territorial or courting plovers, nest locations, and observations of any reactions of incubating birds to pedestrian or vehicular disturbance.

AND

2. All unposted sites are posted immediately upon detection of territorial plovers.

Protection of Chicks

Sections of beaches where unfledged piping plover chicks are present should be temporarily closed to all vehicles not deemed essential. (See the provisions for essential vehicles below.) Areas where vehicles are prohibited should include all dune, beach, and intertidal habitat within the chicks' foraging range, to be determined by either of the following methods:

1. The vehicle free area should extend 1000 meters on each side of a line drawn through the nest site and perpendicular to the long axis of the beach. The resulting 2000 meter-wide area of protected habitat for plover chicks should extend from the ocean-side low water line to the bay-side low water line or to the farthest extent of dune habitat if no bay-side intertidal habitat exists. However, vehicles may be allowed to pass through portions of the protected area that are considered inaccessible to plover chicks because of steep topography, dense vegetation, or other naturally-occurring obstacles.

OR

2. The Service OR a State wildlife agency that is party to an agreement under Section 6 of the ESA provides written concurrence with a plan that:

A. Provides for monitoring of all broods during the chick-rearing phase of the breeding season and specifies the frequency of monitoring.

AND

B. Specifies the minimum size of vehicle-free areas to be established in the vicinity of unfledged broods based on the mobility of broods observed on the site in past years and on the frequency of monitoring. Unless substantial data from past years show that broods on a site stay very close to their nest locations, vehicle-free areas should extend at least 200 meters on each side of the nest site during the first week following hatching. The size and location of the protected area should be adjusted in response to the observed mobility of the brood, but in no case should it be reduced to less than 100 meters on each side of the brood. In some cases, highly mobile broods may require protected areas up to 1000 meters, even where they are intensively monitored. Protected areas should extend from the ocean-side low water line to the bay-side low water line or to the farthest extent of dune habitat if no bay-side intertidal habitat exists. However, vehicles may be allowed to pass through portions of the protected area that are considered inaccessible to plover chicks because of steep topography, dense vegetation, or other naturally-occurring obstacles. In a few cases, where several years of data documents that piping plovers on a particular site feed in only certain habitat types, the Service or the State wildlife management agency may provide written concurrence that vehicles pose no danger to plovers in other specified habitats on that site.

Timing of Vehicle Restrictions in Chick Habitat

Restrictions on use of vehicles in areas where unfledged plover chicks are present should begin on or before the date that hatching begins and continue until chicks have fledged. For purposes of vehicle management, plover chicks are considered fledged at 35 days of age or when observed in sustained flight for at least 15 meters, whichever occurs first.

When piping plover nests are found before the last egg is laid, restrictions on vehicles should begin on the 26th day after the last egg is laid. This assumes an average incubation period of 27 days, and provides a 1 day margin of error.

When plover nests are found after the last egg has been laid, making it impossible to predict hatch date, restrictions on vehicles should begin on a date determined by one of the following scenarios:

1) With intensive monitoring: If the nest is monitored at least twice per day, at dawn and dusk (before 0600 hrs and after 1900 hrs) by a qualified biologist, vehicle use may continue until hatching begins. Nests should be monitored at dawn and dusk to minimize the time that hatching may go undetected if it occurs after dark. Whenever possible, nests should be monitored from a distance with spotting scope or binoculars to minimize disturbance to incubating plovers.

OR

2) Without intensive monitoring: Restrictions should begin on May 15 (the earliest probable hatch date). If the nest is discovered after May 15, then restrictions should start immediately.

If hatching occurs earlier than expected, or chicks are discovered from an unreported nest, restrictions on vehicles should begin immediately.

If ruts are present that are deep enough to restrict movements of plover chicks, then restrictions on vehicles should begin at least 5 days prior to the anticipated hatching date of plover nests. If a plover nest is found with a complete clutch, precluding estimation of hatching date, and deep ruts have been created that could reasonably be expected to impede chick movements, then restrictions on vehicles should begin immediately.

### Essential Vehicles

Because it is impossible to completely eliminate the possibility that a vehicle will accidentally crush an unfledged plover chicks, use of vehicles in the vicinity of broods should be avoided whenever possible. However, the Service recognizes that life-threatening situations on the beach may require emergency vehicle response. Furthermore, some "essential vehicles" may be required to provide for safety of pedestrian recreationists, law enforcement, maintenance of public property, or access to private dwellings not otherwise accessible. On large beaches, maintaining the frequency of plover monitoring required to minimize the size and duration of vehicle closures may necessitate the use of vehicles by plover monitors.

Essential vehicles should only travel on sections of beaches where unfledged plover chicks are present if such travel is absolutely necessary and no other reasonable travel routes are available. All steps should be taken to minimize number of trips by essential vehicles through chick habitat areas. Homeowners should consider other means of access, eg. by foot, water, or shuttle services, during periods when chicks are present.

The following procedures should be followed to minimize the probability that chicks will be crushed by essential (non-emergency) vehicles:

1. Essential vehicles should travel through chick habitat areas only during daylight hours, and should be guided by a qualified monitor who has first determined the location of all unfledged plover chicks.
2. Speed of vehicles should not exceed five miles per hour.
3. Use of open 4-wheel motorized all-terrain vehicles (ATVs) or non-motorized all-terrain bicycles is recommended whenever possible for monitoring and law enforcement because of the improved visibility afforded operators.
4. A log should be maintained by the beach manager of the date, time, vehicle number and operator, and purpose of each trip through areas where unfledged chicks are present. Personnel monitoring plovers should maintain and regularly update a log of the numbers and locations of unfledged plover chicks on each beach. Drivers of essential vehicles should review the log each day to determine the most recent number and location of unfledged chicks.

Essential vehicles should avoid driving on the wrack line, and travel should be infrequent enough to avoid creating deep ruts that could impede chick movements. If essential vehicles are creating ruts that could impede chick movements, use of essential vehicles should be further reduced and, if necessary, restricted to emergency vehicles only.

## SITE-SPECIFIC MANAGEMENT GUIDANCE

The guidelines provided in this document are based on an extensive review of the scientific literature and are intended to cover the vast majority of situations likely to be encountered on piping plover nesting sites along the U.S. Atlantic Coast. However, the Service recognizes that site-specific conditions may lead to anomalous situations in which departures from this guidance may be safely implemented. The Service recommends that landowners who believe such situations exist on their lands contact either the Service or the State wildlife agency and, if appropriate, arrange for an on-site review. Written documentation of agreements regarding departures from this guidance is recommended.

In some unusual circumstances, Service or State biologists may recognize situations where this guidance provides insufficient protection for piping plovers or their nests. In such a case, the Service or the State wildlife agency may provide written notice to the landowner describing additional measures recommended to prevent take of piping plovers on that site.

## IV. LITERATURE CITED

- Assateague Island National Seashore. 1993. Piping Plover Management Plan. Assateague Island National Seashore, Berlin, Maryland. 24 pp.
- Bent, A.C. 1929. Life histories of North American shorebirds. Part 2. U.S. National Museum Bulletin No. 146. 412 pp.
- Bergstrom, P.W. 1991. Incubation temperatures of Wilson's plovers and killdeers. *Condor*. 91: 634-641.
- Burger, J. 1987a. Physical and social determinants of nest site selection in piping plover in New Jersey. *Condor*. 98: 811-818.
- Burger, J. 1987b. New Jersey Endangered Beach-Nesting Bird Project: 1986 Research. Unpublished report. New Jersey Department of Environmental Protection, New Jersey. 37 pp.
- Burger, J. 1991. Foraging behavior and the effect of human disturbance on the piping plover (*Charadrius melodus*). *Journal of Coastal Research*, 7(1), 39-52. Burger, J. 1993. Shorebird squeeze. *Natural History*. May 1993: 8-14.



- Cairns, W.E. 1977. Breeding biology of Piping Plovers in southern Nova Scotia. M.S. Thesis. Dalhousie University, Halifax, Nova Scotia. 115 pp.
- Cairns, W.E. and I.A. McLaren. 1980. Status of the piping plover on the east coast of North America. *American Birds*. 34: 206-208.
- Cairns, W.E. 1982. Biology and behavior of breeding Piping Plovers. *Wilson Bulletin*. 94: 531-545.
- Cape Cod National Seashore. 1993. Piping plover nest found trampled by pedestrian. News Release. Cape Cod National Seashore, South Wellfleet, Massachusetts. 2 pp.
- Collazo, J.A., J.R. Walters, and J.F. Parnell. 1994. Factors Affecting Reproduction and Migration of Waterbirds on North Carolina Barrier Islands. 1993 Annual Progress Report. North Carolina State University, Raleigh, North Carolina. 57 pp.
- Coutu, S., J. Fraser, J. McConnaughey and J. Loegering. 1990. Piping Plover distribution and reproductive success on Cape Hatteras National Seashore. Unpublished report. Cape Hatteras National Seashore, Manteo, North Carolina. 67 pp.
- Cross, R.R. 1989. Monitoring, management and research of the piping plover at Chincoteague National Wildlife Refuge. Unpublished report. Virginia Department of Game and Inland Fisheries. 80 pp.
- Cross, R.R. 1990. Monitoring, management and research of the piping plover at Chincoteague National Wildlife Refuge. Unpublished report. Virginia Department of Game and Inland Fisheries. 68 pp.
- Cross, R.R. and K. Terwilliger. 1993. Piping plover flushing distances recorded in annual surveys in Virginia 1986-1991. Virginia Department of Game and Inland Fisheries. 5 pp.
- Delaware Department of Natural Resources and Environmental Control. 1990. Delaware Piping Plover Management Plan. Delaware Department of Natural Resources and Environmental Control. 5 pp.
- Eddings, K.S., C.R. Griffin, and S.M. Melvin. 1990. Productivity, activity patterns, limiting factors, and management of piping plovers at Sandy Hook, Gateway National Recreation Area, New Jersey. Unpublished report. Department of Forestry and Wildlife Management, University of Massachusetts, Amherst. 79 pp.
- Flemming, S.P., R. D. Chiasson, and P.J. Austin-Smith. 1990. Piping Plover nest-site selection in New Brunswick and Nova Scotia. Unpublished document. Dept. of Biology, Queen's University, Kingston, Canada. 31 pp.
- Gibbs, J.P. 1986. Feeding ecology of nesting piping plovers in Maine. Unpublished report to Maine Chapter, The Nature Conservancy. Topsham, Maine. 21 pp.

- Goldin M., C. Griffin and S. Melvin. 1990. Reproductive and foraging ecology, human disturbance, and management of Piping Plovers at Breezy Point, Gateway National Recreation Area, New York, 1989. Progress report. 58 pp.
- Goldin, M.R. 1990. Reproductive ecology and management of piping plovers (Charadrius melodus) at Breezy Point, Gateway National Recreation Area, New York -- 1990. Unpublished report. Gateway National Recreation Area, Long Island, New York. 16 pp.
- Goldin, M.R. 1993. Effects of human disturbance and off-road vehicles on piping plover reproductive success and behavior at Breezy Point, Gateway National Recreation Area, New York. M.S. Thesis. University of Massachusetts, Amherst, Massachusetts. 128 pp.
- Goldin, M.R. 1994. Breeding history of, and recommended monitoring & management practices for piping plovers (Charadrius melodus) at Goosewing Beach, Little Compton, Rhode Island (with discussion of Briggs Beach). Report to U.S. Fish and Wildlife Service, Hadley, Massachusetts. 36 pp.
- Hake, M. 1993. 1993 summary of piping plover management program at Gateway NWRA Breezy Point district. Unpublished report. Gateway National Recreation Area, Long Island, New York. 29 pp.
- Hill, J.O. 1988. Aspects of breeding biology of Piping Plovers Charadrius melodus in Bristol County, Massachusetts, in 1988. Unpublished report. University of Massachusetts, Amherst, Massachusetts. 44 pp.
- Hoopes, E.M., C.R. Griffin, and S.M. Melvin. 1992. Relationships between human recreation and Piping Plover foraging ecology and chick survival. Unpublished report. University of Massachusetts, Amherst, Massachusetts. 77 pp.
- Hoopes, E.M. 1993. Relationships between human recreation and piping plover foraging ecology and chick survival. M.S. Thesis. University of Massachusetts, Amherst, Massachusetts. 106 pp.
- Howard, J.M., R.J. Safran, and S.M. Melvin. 1993. Biology and conservation of piping plovers at Breezy Point, New York. Unpublished report. Department of Forestry and Wildlife Management, University of Massachusetts, Amherst. 34 pp.
- Loegering, J.P. 1992. Piping Plover breeding biology, foraging ecology and behavior on Assateague Island National Seashore, Maryland. M.S. Thesis. Virginia Polytechnic Institute and State University, Blacksburg, Virginia. 247 pp.
- MacIvor, L.H. 1990. Population dynamics, breeding ecology, and management of Piping Plovers on Outer Cape Cod, Massachusetts. M.S. Thesis. University of Massachusetts, Amherst, Massachusetts. 100 pp.

- McConnaughey, J.L., J.D. Fraser, S.D. Coutu, and J.P. Loegering. 1990. Piping plover distribution and reproductive success on Cape Lookout National Seashore. Unpublished report. Cape Lookout National Seashore, Morehead City, North Carolina. 83 pp.
- Melvin, S.M., L.H. MacIvor, and C.R. Griffin. 1992. Predator exclosures: a technique to reduce predation of piping plover nests. *Wildlife Society Bulletin*. 20: 143-148.
- Melvin, S.M., C.R. Griffin and A. Hecht. 1994. Mortality of piping plover chicks caused by off-road vehicles on Atlantic coast beaches. *Wildlife Society Bulletin*, in press.
- Nicholls, J.L. 1989. Distribution and other ecological aspects of Piping Plovers (*Charadrius melodus*) wintering along the Atlantic and Gulf Coasts. M.S. Thesis. Auburn University, Auburn, Alabama. 150 pp.
- Northeast Nongame Technical Committee. 1993. Legal categories of rare species in the northeastern states. Northeast Nongame Technical Committee, Northeast Association of Fish and Wildlife Agencies. 22 pp.
- Patterson, M.E. 1988. Piping plover breeding biology and reproductive success on Assateague Island. M.S. Thesis. Virginia Polytechnic Institute and State University, Blacksburg, Virginia. 131 pp.
- Patterson, M.E., J.D. Fraser, and J.W. Roggenbuck. 1991. Factors affecting piping plover productivity on Assateague Island. *Journal of Wildlife Management*. 55(3): 525-531.
- Rimmer, D.W., and R.D. Deblinger. 1990. Use of predator exclosures to protect piping plover nests. *Journal of Field Ornithology*. 61: 217-223.
- Shaffer, F. and P. Laporte. 1992. Rapport synthese des recherches relatives au pluvier siffleur (*Charadrius melodus*) effectuees aux Iles-de-la-Madeleine de 1987 a 1991. Association quebecoise des groupes d'ornithologues et Service canadien de la faune. 78 pp.
- Strauss, E. 1990. Reproductive success, life history patterns, and behavioral variation in a population of Piping Plovers subjected to human disturbance (1982-1989). Ph.D. dissertation. Tufts University, Medford, Massachusetts.
- Tull, C.E. 1984. A study of nesting piping plovers of Kouchibouguac National Park 1983. Unpublished report. Parks Canada, Kouchibouguac National Park, Kouchibouguac, New Brunswick. 85 pp.
- U.S. Fish and Wildlife Service. 1985. Endangered and Threatened Wildlife and Plants; Determination of Endangered and Threatened Status for the Piping Plover; Final Rule. *Federal Register* 50 (238): 50726-50734.
- U.S. Fish and Wildlife Service. 1993. 1993 Status Update; U.S. Atlantic Coast Piping Plover. Unpublished report. U.S. Fish and Wildlife Service, Sudbury, Massachusetts. 7 pp.

Welty, J.C. 1982. The life of birds. Saunders College Publishing, Philadelphia, Pennsylvania.  
754 pp.

Wilcox, L. 1959. A twenty year banding study of the piping plover. *Auk*. 76:129-152.

Table 1. Summary of Chick Mobility Data

<u>Source</u>	<u>Location</u>	<u>Data</u>
Patterson 1988 (p.40)	Maryland and Virginia	18 of 38 broods moved to feeding areas more than 100 meters from their nests; 5 broods moved more than 600 meters (distance measured parallel to wrackline).
Cross 1989 (p.23)	Virginia	At three sites, observers relocated broods at mean distances from their nests of 153 m +/- 97m (44 observations, 14 broods), 32 m +/- 7 m (8 observations, 3 broods), and 492 m +/- 281 m (12 observations, 4 broods).
Counu et al. 1990 (p.12)	North Carolina	Observations of 11 broods averaged 212 m from their nests; 3 broods moved 400-725 m from nest sites.
Strauss 1990 (p.33)	Massachusetts	10 chicks moved more than 200 m during first 5 days post-hatch while 19 chicks moved less than 200 meters during same interval.
Loegering 1992 (p.72)	Maryland	Distances broods moved from nests during first 5 days post-hatch averaged 195 m in Bay (n=10), 141 m in Interior habitat (n=36), and 131 m in Ocean habitat (n=41). By 21 days, movement in each habitat had, respectively, increased to 850 m (n=1), 464 m (n=10), (n=69). One brood moved more than 1000 m from its nest.
Melvin et al. 1994	Massachusetts and New York	In 14 incidents in which 18 chicks were killed by vehicles, chicks were run over $\leq 10$ m to $\leq 900$ m from their nests. In 7 of these instances, mortality occurred $\geq 200$ m from the nest.

Table 2. Summary of Data on Distances at which Piping Plovers React to Disturbance

Source	Location	Data
<u>Flushing of Incubating Birds by Pedestrians</u>		
Flemming et al. 1988 (p.326) however, great variation existed and	Nova Scotia	Adults usually flushed from the nests at distances <40 m; reaction distances as great as 210 m were observed.
Cross 1990 (p.47) (n=181, range = 5 m to 300 m) and 25 m	Virginia	Mean flushing distances in each of two years were 47 m (n=214, range = 2 m to 100 m).
LoeGERING 1992 (p.61) 174 m. Recommended use of 225 m	Maryland	Flushing distances averaged 78 m (n=43); range was 20 m to disturbance buffers on his site.
Cross and Terwilliger 1993 plover sites, 1986-91) was 63 m  years were not significant, but	Virginia	Mean flushing distance for all years on all sites (Virginia (n=201, SD=31, range = 7 m to 200 m). Differences among differences among sites were.
Hoopes 1993 (p.72) (n=31).	Massachusetts	Mean flushing distance for incubating plovers was 24 m
<u>Disturbance to Non-incubating Birds</u>		
Hoopes 1993 (p.89) pedestrian disturbances (range =  m for dogs/pets (range = 20 m to	Massachusetts	Mean response distance (all ages, all behaviors) was 23 m for 10 m to 60 m), 40 m for vehicles (range = 30 m to 70 m), 46 100 m), and 85 m for kites (range = 60 m to 120 m).
Goldin 1993b (p.74) 18.7 m for pedestrian disturbances  (n=111). Pedestrians caused  joggers at 32.3 m (n=37), and vehicles  chick moved 260 m in direct	New York	Average flushing distance for adult and juvenile plovers was (n=585), 19.5 m for joggers (n=183), and 20.4 m for vehicles chicks to flush at an average distance of 20.7 m (n=175), at 19.3 m (n=7). Tolerance of individual birds varied; one response to 20 disturbances in 1 hour.

**APPENDIX B**

**U.S. Fish and Wildlife Service Guidelines for Managing Fireworks in the Vicinity of Piping  
Plovers and Seabeach Amaranth on the U.S. Atlantic Coast**

## GUIDELINES FOR MANAGING FIREWORKS IN THE VICINITY OF PIPING PLOVERS AND SEABEACH AMARANTH ON THE U.S. ATLANTIC COAST

February 4, 1997

The following is provided as guidance to Federal agencies, landowners, commercial fireworks companies, and fireworks event sponsors seeking to avoid adverse effects on piping plovers and seabeach amaranth. They are intended to advise Federal agencies that conduct, fund, or authorize fireworks activities regarding the measures needed to avoid adverse effects on listed species, thereby averting the need for formal consultation under Section 7 of the Endangered Species Act (ESA). These practices also constitute the U.S. Fish and Wildlife Service's (Service's) best professional advice to non-Federal entities on avoiding take of piping plovers under Section 9 of the ESA.

These guidelines supplement information about protection of piping plovers from a variety of recreational activities, provided in the Service's April 15, 1994 *Guidelines for Managing Recreational Activities in Piping Plover Breeding Habitat on the U.S. Atlantic Coast to Avoid Take Under Section 9 of the Endangered Species Act*.

Seabeach amaranth, a threatened plant species protected under the Endangered Species Act (ESA), occurred historically along coastal beaches from southern Massachusetts to South Carolina. At the present time it is found only on Long Island, New York; North Carolina; and South Carolina. Section 7 of the ESA requires Federal agencies to consult with the Service prior to authorizing, funding, or carrying out activities that directly or indirectly affect listed plants; this requirement is applicable to permits related to fireworks events that are issued by the U.S. Coast Guard.

### **Potential Impacts Related to Fireworks Displays**

#### Direct Impacts

Fireworks are highly disturbing to piping plovers. Fireworks early in the breeding season may cause plovers conducting courtship activities to abandon their territories. Direct injury can be caused by the explosions or debris, and piping plovers and terns (which often nest adjacent to or near plovers) will often abandon their nests and broods during fireworks displays, exposing eggs and chicks to weather and predators. If a flightless chick were to become permanently separated from its parents during the confusion, mortality would be almost certain.

Several situations where fireworks caused severe adverse effects on least terns, colonial nesting birds often found in the vicinity of piping plovers, serve as indicators of the effects that pyrotechnics can exert on beach-nesting birds. An August 1993 fireworks display in New Jersey caused permanent abandonment of a least tern colony located more than 250 m away, and a 1994 New Jersey fireworks display caused temporary abandonment and displays of distress by terns



within a colony located more than 3/4 mile away. Incidents in New York where piping plovers were disturbed by fireworks also caused prolonged disturbance to least terns and black skimmers nesting nearby.

Seabeach amaranth can be directly affected by launch activities if they occur in areas where the plants may be crushed or damaged by launch personnel or equipment.

#### Indirect Impacts

In addition to adverse effects from the noise and lights of the pyrotechnics, commercial fireworks displays often draw large crowds that may pose threats to nearby plovers. These crowds may be situated at some distance from the actual launch site, for example, across an inlet. Potential indirect impacts that may adversely affect piping plovers include: spectators walking through and/or throwing objects (including illegal pyrotechnics) into plover nesting and broodrearing areas; additional off-road vehicle patrols by public safety personnel; increased boat landings by spectators on relatively remote stretches of beach; low-flying aircraft, including helicopter patrols and personal spectator aircraft; additional trash (which attracts predators). Signs and symbolic fences that are adequate for the purpose of alerting daytime beach users to locations of plover breeding areas are often insufficient to prevent accidental entry by fireworks spectators wandering in the dark.

Potential indirect adverse effects on seabeach amaranth include trampling or crushing of unprotected plants by pedestrian or vehicular traffic on the beach.

#### **Measures for Avoiding and Monitoring Direct and Indirect Impacts of Fireworks Events**

##### Direct Impacts

Fireworks displays including launch areas and debris fallout areas should be located to avoid disturbance of breeding piping plovers. In general, the Service recommends that the launch site be located a minimum of 3/4 mile from the nearest plover nesting and/or foraging area. Access routes for personnel deploying the fireworks and other public safety personnel (including fire prevention/suppression and law enforcement officers) should conform with the vehicle management recommendations contained in the Guidelines for Managing Recreational Activities in Piping Plover Breeding Habitat on the U.S. Atlantic Coast to Avoid Take Under Section 9 of the Endangered Species Act. Launch sites should also be located to prevent trampling any seabeach amaranth plants.

## Indirect Impacts

Event sponsors should plan and implement measures to assure that spectators will not walk through and/or throw objects into plover nesting and brood-rearing areas. Sufficient law enforcement and other personnel must also be on-site during these events to enforce plover protection measures and prevent use of illegal fireworks in the vicinity of the birds.

1. Plover habitats in the vicinity of where spectators may congregate should be intensively surveyed by qualified biologists<sup>1</sup> for at least four days prior to the event to locate nests, adult plovers, chicks, and/or post-fledged juveniles. For events prior to July 1, surveyors should also search for territorial and/or courting adults that have not yet established nests or may be preparing to re-nest. In New York, potential habitat for seabeach amaranth should be surveyed to locate any seabeach amaranth plants.
2. Plover habitats should be symbolically fenced in accordance with the Service's Guidelines for Managing Recreational Activities in Piping Plover Breeding Habitat on the U.S. Atlantic Coast to Avoid Take Under Section 9 of the Endangered Species Act (see Section on Management of Nonmotorized Recreational Uses). Seabeach amaranth plants should be symbolically fenced to provide a minimum 3 meter buffer zone around individual plants or groups of plants.
3. Additional protection measures recommended to avoid impacts that may occur when the large crowds are drawn to the beach at night include<sup>2</sup>:
  - a. Close parking lots and beach access points in the vicinity of breeding plovers.
  - b. Increase the size of symbolically fenced areas around plover nesting areas to provide extra buffers between birds and pedestrians that may be on the beach. The size of buffers should be appropriate for the size of the anticipated crowd; for large crowds, buffers should be expanded from the standard 50 meters to a total of 100 meters from established nests.

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<sup>1</sup> State wildlife agencies and private environmental groups often conduct plover monitoring activities and can be consulted for available information about plover breeding locations. However, intensity of surveys needed to avoid adverse effects from fireworks events will often exceed those routinely conducted by these wildlife agencies/organizations. Arrangements and commitments for added surveys for these events are the responsibility of the permitting agencies and/or event sponsors. It is recommended that these arrangements be made well in advance of the potential event, due to limited availability of qualified personnel.

<sup>2</sup> For extremely large fireworks events, additional protection measures may be needed, including: issuing air traffic advisory for all aircraft to remain >1000' above sensitive areas; issuing mariners advisory telling boaters not to land in sensitive areas; boat patrols; extensive advanced publicity advising spectators where they should go to watch the fireworks and about closed areas; training about protection needs of rare plants and/or animals for law enforcement personnel.

- c. Increase the visibility of fencing using reflectorized tape or by substituting snowfences, plastic orange highway construction fences, or wire mesh fences for string fencing, as string fences are very difficult to see at night. Snowfences and highway construction fences should be removed the next day if there is any chance that they will impede chick movements.
  - d. Fence and post foraging territories of unfledged chicks, as delineated by a qualified biologist, especially in areas where large crowds are anticipated and/or if the day of the event is especially hot (since heat often deters chick foraging during the daytime, increasing the birds' reliance on evening feeding).
  - e. Provide adequate numbers (consistent with anticipated numbers of spectators) of monitors and law enforcement personnel in the vicinity of plover breeding areas or seabeach amaranth locations to patrol fenced areas from the time when spectators begin congregating on the beach until the crowd disperses after the event. Assure that monitors and enforcement personnel receive accurate current information about the locations of threatened birds and plants so that they can minimize any disruptions from their own activities.
  - f. Prohibit all pets on the beach during the event and ensure compliance with this prohibition.
4. Remove any trash or litter from the beach immediately following the event. However, any trash located within fenced areas should be left until daylight and then removed by or under the supervision of plover monitors. Further, vehicles should not be used at night to remove trash within 100 meters of unfledged plover chicks.
5. In order to gauge the effectiveness of the measures 3 and 4, the following data should be collected:
- a. Locations and status of all adult plovers, nests, and chicks within 1/4 mile of spectator viewing areas should be determined by a qualified biologist on the day of the event and again on the following day.
  - b. Counts of human and dog tracks that intersect the perimeter of symbolically fenced areas before and after the event.
  - c. Counts of any persons actually observed inside symbolically fenced areas during the event.
  - d. Counts of any instances of illegal pyrotechnics used on the beach during the event.
  - e. Counts of trash/litter items inside symbolically fenced areas before and after the event. For very large areas or areas that have substantial amounts of trash before the event, trash counts may be conducted in sample plots.

- f. Count of breaks in symbolic fences.
6. Except when responding to an actual emergency situation, all law enforcement, fire department, public works, fireworks deployment, and other vehicles in the vicinity of breeding plovers should only be operated in conformance with the Service's *Guidelines for Managing Recreational Activities in Piping Plover Breeding Habitat on the U.S. Atlantic Coast to Avoid Take Under Section 9 of the Endangered Species Act* (see discussion of Essential Vehicles).

APPENDIX C

Fireworks Checklist

**FIREWORKS CHECKLIST  
BOROUGH OF SEA BRIGHT**

NAME OF APPLICANT: \_\_\_\_\_

CONTACT INFO: \_\_\_\_\_

DATE OF EVENT: \_\_\_\_\_

REQUIRED ITEM	DATE COMPLETED
WRITTEN REQUEST RECEIVED FROM APPLICANT 45 DAYS IN ADVANCE OF EVENT	
REQUEST INFORMALLY APPROVED BY COUNCIL	
PACKET SENT TO APPLICANT WITH REQUIREMENTS	
LETTER SENT TO USFWS BY BOROUGH, REQUESTING APPROVAL, 45 DAYS IN ADVANCE OF EVENT	
USFWS APPROVAL RECEIVED	
RESOLUTION APPROVING APPLICATION PASSED BY COUNCIL	
FIRE MARSHALL APPROVAL RECEIVED IN WRITING Copy of Resolution	
POLICE CHIEF NOTIFIED - Copy of Resolution	
PUBLIC WORKS - Copy of Resolution	
<b>JIF REQUIREMENTS RECEIVED:</b>	
FIREWORKS CONTRACT	
* HOLD HARMLESS AGREEMENT	
* CERT OF INS FOR GENL LIABILITY/VENDOR	
* CERT OF INS FOR GENL LIABILITY/APPLICANT	
CERT OF INS FOR WORKERS' COMP./ AUTO	
LETTER FROM CONTRACTOR	
COPY OF CONTRACTOR'S LICENSE TO OPERATE	
COPY OF OPERATOR'S LICENSE TO OPERATE	
SURETY BOND	
JIF APPROVAL RECEIVED	
APPLICANT NOTIFIED OF APPROVAL/DISAPPROVAL	

\*These are the only required insurance documents when the fireworks display is on private property. Certificates of Insurance must name the Borough of Sea Bright as an additional insured. All JIF requirements are essential when display is on Borough Property

May, 2015

APPENDIX D

Excerpts from the New Jersey Coastal Zone Management Rules

**N.J.A.C. 7:7  
COASTAL ZONE MANAGEMENT RULES**

**Statutory authority:**

**N.J.S.A. 13:19-1 et seq.; 12:3-1 et seq., 12:5-3; 13:9A-1 et seq.**

**Date last amended:**

**July 6, 2015**

**Referenced Sections:**

**7:7 Subchapter 1. GENERAL PROVISIONS**

**7:7-1.1 Purpose**

**7:7-1.2 Scope**

**7:7 Subchapter 9. SPECIAL AREAS**

**7:7-9.16 Dunes**

**7:7-9.17 Overwash areas**

**7:7-9.22 Beaches**

**7:7-9.36 Endangered or threatened wildlife or plant species habitats**

**7:7-9.37 Critical wildlife habitats**

**7:7-9.38 Public open space**

**7:7 Subchapter 10. STANDARDS FOR BEACH AND DUNE ACTIVITIES**

**7:7-10.1 Purpose and scope**

**7:7-10.2 Standards applicable to routine beach maintenance**

**7:7-10.3 Standards applicable to emergency post-storm beach restoration**

**7:7-10.4 Standards applicable to dune creation and maintenance**

**7:7-10.5 Standards applicable to the construction of boardwalks**

**Subchapter 11. STANDARDS FOR CONDUCTING AND REPORTING THE RESULTS  
OF AN ENDANGERED OR THREATENED WILDLIFE OR PLANT SPECIES  
HABITAT IMPACT ASSESSMENT AND/OR ENDANGERED OR THREATENED  
WILDLIFE SPECIES HABITAT EVALUATION**

**7:7-11.1 Purpose and scope**

**7:7-11.2 Standards for conducting endangered or threatened wildlife or plant species  
habitat impact assessments**

**7:7-11.3 Standards for conducting endangered or threatened wildlife species habitat  
evaluation**

**7:7-11.4 Standards for reporting the results of impact assessments and habitat evaluations**



## **SUBCHAPTER 1. GENERAL PROVISIONS**

### **7:7-1.1 Purpose**

(a) This chapter establishes the rules of the Department regarding the use and development of coastal resources. The rules are used in reviewing applications for coastal permits under the Coastal Area Facility Review Act, N.J.S.A. 13:19-1 et seq. (CAFRA permits), the Wetlands Act of 1970, N.J.S.A. 13:9A-1 et seq. (coastal wetlands permits), and the Waterfront Development Law, N.J.S.A. 12:5-3 (waterfront development permits) The rules are also used in the review of water quality certificates subject to Section 401 of the Federal Clean Water Act, 33 U.S.C. § 1341, and Federal consistency determinations under Section 307 of the Federal Coastal Zone Management Act, 16 U.S.C. § 1456. The rules also provide a basis for recommendations by the Program to the Tidelands Resource Council on applications for riparian grants, leases, and licenses.

(b) The Department interprets the "public health, safety, and welfare" clause in CAFRA (N.J.S.A. 13: 19-10.f) and the Wetlands Act of 1970 (N.J.S.A. 13:9A-4.d) as providing for full consideration of the national interest in the wise use of coastal resources as required under the Federal Coastal Zone Management Act (16 U.S.C. §§ 1451 et seq.).

(c) Both the New Jersey Coastal Management Program and the Coastal Zone Management Rules are founded on the eight broad coastal goals described at (c) 1 through 8 below. The coastal goals express results that the New Jersey Coastal Management Program strives to attain. Each goal is supplemented by related policies that set forth the means to realize that goal. The Coastal Zone Management Rules, including the coastal goals and policies set forth below, are enforceable policies of the New Jersey Coastal Management Program as approved under the Federal Coastal Zone Management Act (16 U.S.C. §§ 1451 et seq.). The New Jersey Coastal Management Program goals and supplemental policies are:

1. Healthy coastal ecosystems.
  - i. Protect, enhance and restore coastal habitats and their living resources to promote biodiversity, water quality, aesthetics, recreation and healthy coastal ecosystems; and
  - ii. Manage coastal activities to protect natural resources and the environment;
2. Effective management of ocean and estuarine resources.
  - i. Develop and implement management measures to attain sustainable recreational and commercial fisheries;
  - ii. Manage commercial uses to reduce conflict between users and encourage water-dependent uses; and
  - iii. Administer the safe and environmentally sound use of coastal waters and beaches to protect natural, cultural and aesthetic resources, promote safe navigation, and provide recreational opportunities;
3. Meaningful public access to and use of tidal waterways and their shores.
  - i. Preserve public trust rights to tidal waterways and their shores;
  - ii. Preserve and enhance views of the coastal landscape to enrich aesthetic and cultural values and vital communities;
  - iii. Conserve and increase safe, environmentally sound, and meaningful public access from both the land and water to the tidal waterways and their shores for recreation and aesthetic experiences;
  - iv. Enhance public access by promoting adequate affordable public facilities and services;

- v. Balance diverse uses of tidal waterways and their shores; and
- vi. Protect, enhance and promote waterfront parks;
- 4. Sustained and revitalized water-dependent uses.
  - i. Encourage, sustain and enhance active port and other water-dependent facilities, and maritime uses;
  - ii. Encourage the redevelopment of inactive and under-utilized waterfront facilities for port, water-dependent and maritime uses;
  - iii. Conserve waterfront sites for water-dependent activities; and
  - iv. Manage dredging in an environmentally sound manner, promote environmentally sound and economically feasible dredged material management practices and preserve historic dredged material placement sites;
- 5. Coastal open space.
  - i. Preserve, enhance and restore open space including natural, scenic, historic and ecologically important landscapes that:
    - (1) Provide opportunities for passive and active recreation;
    - (2) Protect valuable wildlife and plant habitats and ecosystem health, foster aesthetic and cultural values;
    - (3) Minimize natural hazards; and
    - (4) Abate impacts from nonpoint sources of pollution;
  - ii. Promote and enhance public access to and use of open space where appropriate; and
  - iii. Promote strategies for the creation of open space;
- 6. Safe, healthy and well-planned coastal communities and regions.
  - i. Manage coastal activities and foster well-planned communities and regions that:
    - (1) Encourage mixed-use redevelopment of distressed waterfront communities including underutilized, abandoned and contaminated sites;
    - (2) Promote concentrated patterns of development;
    - (3) Ensure the availability of suitable waterfront areas for water dependent activities;
    - (4) Sustain coastal economies;
    - (5) Create vibrant coastal communities and waterfronts;
    - (6) Conserve water supply;
    - (7) Protect the natural environment;
    - (8) Minimize the threat of natural hazards to life and property;
    - (9) Provide meaningful public access to tidal waterways and their shores; and
    - (10) Preserve and restore significant historic and cultural resources and aesthetic coastal features;
  - ii. Maintain, enhance and encourage maritime uses;
  - iii. Preserve and enhance beach and dune systems and wetlands, and manage natural features to protect the public from natural hazards;
  - iv. Promote public health, safety and welfare;
  - v. Promote and implement strategies for the development of hazard mitigation plans; and
  - vi. Promote and implement strategies that eliminate or reduce risks to human health and the ecosystem from coastal activities;
- 7. Coordinated coastal decision-making, comprehensive planning and research.
  - i. Promote the attainment of the New Jersey Coastal Management Program goals by encouraging other government agencies to employ the policies which supplement the goals;
  - ii. Encourage incorporation of the coastal goals and supplemental policies into State, regional

and municipal land use management, funding and acquisition programs within the coastal zone;

- iii. Coordinate cooperative government sponsored and academic coastal research and information dissemination to foster informed decision-making;

- iv. Ensure opportunities for public participation in coastal decision-making;

- v. Encourage the preparation of comprehensive plans, including:

- (1) Land acquisition plans that further the goals and supplemental policies of New Jersey's Coastal Management Program; and

- (2) Special area management plans that protect significant natural resources and provide the opportunity for sound coastal dependent economic development; and

- 8. Coordinated public education and outreach.

- i. Coordinate education and outreach activities on coastal issues; and

- ii. Encourage coastal related education and participation opportunities for the public.

(d) The coastal land and water areas of New Jersey are diverse. The Coastal Zone Management rules address a wide range of land and water types (locations), current and potential land and water uses, and natural, cultural, social and economic resources in the coastal zone. In developing these rules, balances were struck among various conflicting, competing, and contradictory local, State, and national interests in coastal resources and in uses of coastal locations. This balancing and conflict-reducing approach reflects that coastal management involves consideration of a broad range of concerns in contrast to other resource management programs which are more limited in scope.

(e) The location rules (N.J.A.C 7:7-9 through 14), use rules (N.J.A.C 7:7-15), and resource rules (N.J.A.C 7:7-16) stem from the coastal goals at (c) above. The Department does not expect each proposed use of coastal resources to involve all location rules, use rules, and resource rules. Decision-making on proposed actions involves examining, weighing, and evaluating complex interests using the framework provided by this chapter. The Coastal Zone Management Rules provide a mechanism for integrating professional judgment by Department officials, as well as recommendations and comments by applicants, public agencies, specific interest groups, corporations, and citizens into the coastal decision-making process. In this process, interpretations of terms, such as "prudent," "feasible," "minimal," "practicable," and "maximum extent," as used in a rule or a combination of rules, may vary depending upon the context of the proposed use, location, and design.

#### **7:7-1.2 Scope**

(a) This chapter shall apply to actions and decisions by the Department, as described at (d) through (h) below, on uses and development of coastal resources within or affecting the coastal zone, which is described at (b) below.

(b) This chapter shall apply geographically to the New Jersey coastal zone, which comprises:

1. The CAFRA area;

2. Coastal waters, which are any tidal waters of the State and all lands lying thereunder.

Coastal waters of the State of New Jersey extend from the mean high water line out to the three-geographical-mile limit of the New Jersey territorial sea, and elsewhere to the interstate boundaries of the States of New York, and Delaware and the Commonwealth of Pennsylvania,

except as provided at (c) below;

3. All lands outside of the CAFRA area extending from the mean high water line of a tidal water body to the first paved public road, railroad, or surveyable property line existing on September 26, 1980, generally parallel to the waterway, provided that the landward boundary of the upland area shall be no less than 100 feet and no more than 500 feet from the mean high water line;

4. All areas containing tidal wetlands; and

5. The Hackensack Meadowlands District as defined by N.J.S.A. 13:17-4.

(c) In accordance with the decree of the United States Supreme Court in *State of New Jersey v. State of Delaware*, 552 U.S. 597, 623-24 (2008), the State of New Jersey may, under its laws, grant and thereafter exercise governing authority over ordinary and usual riparian rights for the construction, maintenance, and use of wharves and other riparian improvements appurtenant to the eastern shore of the Delaware River within the 12-mile circle and extending outshore of the mean low water mark. The 12-mile circle is the circle the radius of which is 12 miles, and the center of which is the building used prior to 1881 as the courthouse at New Castle, Delaware, the arcs of which are as set forth in the decree of the United States Supreme Court in *New Jersey v. Delaware*, 295 U.S. 694 (1935).

1. The State of Delaware may, under its laws and subject to New Jersey's authority over riparian rights as stated at (c) above, exercise governing authority over the construction, maintenance, and use of those same wharves and other improvements appurtenant to the eastern shore of the Delaware River within the 12-mile circle and extending outshore of the low-water mark, to the extent that they exceed ordinary and usual riparian uses.

(d) This chapter shall apply to all coastal permits.

(e) This chapter shall apply to decisions on the consistency or compatibility of proposed actions by Federal, State, and local agencies within or affecting the coastal zone, including, but not limited to Federal consistency determinations, determinations of consistency or compatibility under the Federal Coastal Zone Management Act, comments on Draft and Final Environmental Impact Statements prepared under the National Environmental Policy Act, 42 U.S.C. §§ 4321 et seq., and comments on other public and private plans, programs, projects, and policies. This chapter shall also apply to decisions on proposed activities that require a water quality certificate. Requests for water quality certificates shall also be reviewed in accordance with all applicable statutes and regulations administered by the Department including the Surface Water Quality Standards, N.J.A.C. 7:9B.

1. An activity requiring a Federal consistency determination may also require a coastal permit. In this instance, the coastal permit is the Federal consistency determination.

2. An activity requiring a water quality certificate may also require a coastal permit. In this instance, the coastal permit will include the water quality certificate.

3. A water quality certificate not issued in conjunction with a coastal permit shall be valid for five years from the date of issuance or for the duration of the underlying Federal permit (without renewals), whichever period is shorter.

4. A Federal consistency determination or a water quality certificate issued in conjunction with an authorization under a coastal general permit-by-certification or a general permit shall be valid for the duration of that authorization.

5. A Federal consistency determination issued in conjunction with an individual coastal permit shall be valid for the duration of that individual permit.

(f) This chapter shall apply to State aid financial assistance decisions by the Department under the Shore Protection Program and Green Acres Program within the coastal zone, to the extent permissible under existing statutes and regulations.

(g) This chapter shall apply, to the extent statutorily permissible, to Department management actions, including permit decisions, approvals, certifications, conveyances, and compliance activities, in or affecting the coastal zone.

(h) This chapter shall provide the basic policy direction for planning actions undertaken by the Department in the coastal zone as the lead state agency for Coastal Management under Section 306 of the Federal Coastal Zone Management Act.

## **SUBCHAPTER 9. SPECIAL AREAS**

### **7:7-9.1 Purpose and scope**

(a) Special areas are areas that are so naturally valuable, important for human use, hazardous, sensitive to impact, or particular in their planning requirements, as to merit focused attention and special management rules. This subchapter divides special areas into four categories:

1. Special water areas, N.J.A.C. 7:7-9.2 through 9.15, extend landward to the spring high water line or the level of normal flow in non-tidal waters;
2. Special water's edge areas, N.J.A.C.:7-9.16 through 9.30, are divided into three subcategories depending on their location. Special water's edge areas in (a)2i and ii below are found only next to tidal waters, while coastwide special water's edge areas are found adjacent to tidal as well as non-tidal waters;
  - i. Oceanfront, and Raritan and Delaware Bayfronts, N.J.A.C. 7:7-9.16 through 9.19;
  - ii. Barrier and bay islands, N.J.A.C. 7:7-9.20 and 9.21; and
  - iii. Coastwide special water's edge areas, N.J.A.C. 7:7-9.22 through 9.30;
3. Special land areas, N.J.A.C. 7:7-9.31 through 9.33, generally are landward of the special water's edge areas; and
4. Coastwide special areas, N.J.A.C. 7:7-9.34 through 9.47, may include special water areas, special water's edge areas, or special land areas.

(b) All land or water areas, except certain special water's edge areas, are subject to either the general land area rules at N.J.A.C. 7:7-13 or the general water area rules at N.J.A.C. 7:7-12. In addition, certain land or water areas are subject to one or more special area rules. All special water's edge areas are subject to one or more special area rules. In some cases, a portion of a site is subject to both general area rules and special area rules. Where the applicable general area rules and special area rules conflict, the special area rules shall govern.

### **7:7-9.16 Dunes**

(a) A dune is a wind or wave deposited or man-made formation of sand (mound or ridge), that lies generally parallel to, and landward of, the beach and the foot of the most inland dune slope. "Dune" includes the foredune, secondary or tertiary dune ridges and mounds, and all

landward dune ridges and mounds, as well as man-made dunes, where they exist

1. Formation of sand immediately adjacent to beaches that are stabilized by retaining structures, and/or snow fences, planted vegetation, and other measures are considered to be dunes regardless of the degree of modification of the dune by wind or wave action or disturbance by development.

2. A small mound of loose, windblown sand found in a street or on a part of a structure as a result of storm activity is not considered to be a "dune."

(b) Development is prohibited on dunes, except for development that has no practicable or feasible alternative in an area other than a dune, and that will not cause significant adverse longterm

impacts on the natural functioning of the beach and dune system, either individually or in combination with other existing or proposed structures, land disturbances, or activities. In addition, the removal of vegetation from any dune, and the excavation, bulldozing, or alteration of dunes is prohibited, unless these activities are a component of a Department-approved beach and dune management plan. Examples of acceptable activities are:

1. Demolition and removal of paving and structures;

2. Limited, designated access ways for pedestrian and authorized motor vehicles between public streets and the beach that provide for minimum feasible interference with the beach and dune system and are oriented so as to provide the minimum feasible threat of breaching or overtopping as a result of a storm surge or wave runup (see N.J.A.C. 7:7-10);

3. Limited stairs, walkways, pathways, and boardwalks to permit access across dunes to beaches, in accordance with N.J.A.C. 7:7-10, provided they cause minimum feasible interference with the beach and dune system;

4. The planting of native vegetation to stabilize dunes in accordance with N.J.A.C. 7:7-10;

5. Sand fencing, either a brush type barricade or picket type, to accumulate sand and aid in dune formation in accordance with N.J.A.C. 7:7-10;

6. Shore protection structures which meet the coastal engineering rule at N.J.A.C. 7:7-15.11; and

7. Linear development which meets the rule on location of linear development (N.J.A.C. 7:7-14.1).

(c) The creation of dunes for the purpose of shore protection is strongly encouraged. According to the National Flood Insurance Program (NFIP) Regulations established by the Federal Emergency Management Agency (FEMA), primary frontal dunes will not be considered as effective barriers to base flood storm surges and associated wave action where the crosssectional

area of the primary frontal dune, as measured perpendicular to the shoreline and above the 100-year stillwater flood elevation and seaward of the dune crest, is equal to or less than 1,100 square feet. This standard represents the minimal dune volume to be considered effective in providing protection from the 100-year storm surge and associated wave action, and should represent a "design dune" goal.

(d) The maintenance of an engineered dune to the dune design template through alteration of the dune is conditionally acceptable provided:

1. It is demonstrated through pre- and post- construction surveys overlaid on the dune design

template, that:

- i. The existing dune is not consistent with the design template; and
  - ii. The proposed alteration of the dune will not result in the reduction of any portion of the dune below the design template;
2. A New Jersey licensed professional engineer certifies that alteration of the dune will not compromise the beach and dune system;
  3. The activity:
    - i. Is conducted in accordance with the State Aid Agreement between the Department and municipality or county; and
    - ii. Complies with the management plan for the protection of State and Federally listed threatened and endangered species, as approved by the Department's Division of Fish and Wildlife and the USFWS;
  4. All existing public accessways are maintained;
  5. Any existing vegetation disturbed during the maintenance activities shall, at a minimum, be restored in accordance with the dune construction planting specifications in the Federal consistency determination or Department permit for the engineered dune, as applicable; and
  6. Any sand transferred as part of the maintenance of the dune design template shall be moved only within the shore protection project and shall be placed within the existing dune system, or within the engineered beach berm in accordance with the beach rule, N.J.A.C. 7:7-9.22(b).

(e) Rationale: Ocean and bayfront dunes are an irreplaceable physical feature of the natural environment possessing outstanding geological, recreational, scenic and protective value. Protection and preservation in a natural state is vital to this and succeeding generations of citizens of the State and the Nation. The dunes are a dynamic migrating natural phenomenon that helps protect lives and property in adjacent landward areas, and buffers barrier islands and barrier beach spits from the effects of major natural coastal hazards such as hurricanes, storms, flooding and erosion. Natural dune systems also help promote wide sandy beaches and provide important habitats for wildlife species.

Extensive destruction of dunes has taken place in this century along much of the coast. This disruption of the natural processes of the beach and dune system has led to severe erosion of some beach areas; jeopardized the safety of existing structures on and behind the remaining dunes and upland of the beaches; increased the need to manage development in shorefront areas no longer protected by dunes; interfered with the sand balance that is so essential for recreational beaches and the coastal resort economy; necessitated increased public expenditures by citizens of the entire State for shore protection structures and programs; and increased the likelihood of major losses of life and property from flooding and storm surges.

The rule encourages the natural functioning of the dune system and encourages restoration of destroyed dunes, to protect and enhance the coastal beach dune areas, and to devote these precious areas to only those limited land uses which preserve, protect and enhance the natural environment of the dynamic dune system.

The Department strongly supports the creation, enhancement and maintenance of coastal sand dunes as cost-effective shore protection. The value of dunes in protecting the densely developed oceanfront from coastal storm hazards has been well documented by the Department, the Federal Emergency Management Agency, the Army Corps of Engineers, and others. In fact, the New Jersey Hazard Mitigation Plan (Section 406) specifically identifies dune creation and

enhancement as a primary storm hazard mitigation strategy.

In addition to the benefits that dunes provide as a natural form of shore protection, dunes often provide important habitat for numerous species of plants and wildlife. Moreover, dunes are important aesthetic resources that complement and promote tourism along the New Jersey shore. With large quantities of sand being placed on New Jersey beaches as part of the State-Federal shore protection program, opportunities to restore beach and dune habitats and associated biodiversity have increased tremendously. Beach nourishment provides the basis for restoration of coastal landforms (beaches and dunes) and biota, and rediscovery of lost environmental heritage. A large variety of species inhabit coastal dune environments, including plants (beachgrass, beach plum, beach pea, goldenrod, bayberry, juniper, cedar, Virginia creeper) and animals (sparrows, warblers, waxwings, kinglets, tanagers, tiger beetles, burrowing spiders, grasshoppers, butterflies).

The natural and aesthetic values of habitat restoration are an important byproduct of the State's beach and dune restoration efforts. Dunes can evolve as natural dynamic landforms that restore an important component of New Jersey's coastal heritage, while providing significant areas of vegetated habitat for coastal biota. The restoration of the natural and beneficial functions of beaches and dunes has become the cornerstone of New Jersey's shore protection program. These benefits are described in Nordstrom and Mauriello (2001), *Restoring and Maintaining Naturally Functioning Landforms and Biota on Intensively Developed Barrier Islands under a No-Retreat Scenario*. In addition, dune restoration for the purpose of providing wildlife habitat and scenic amenities is consistent with the goals of CAFRA to preserve and enhance the unique environmental and aesthetic resources of the coastal area.

Typically, beach nourishment projects include the construction of dunes for shore protection and/or storm damage reduction purposes. These engineered dunes are designed to a specific height, width, slope, and length, in accordance with a dune design template. In some instances, the engineered dunes may capture sand and grow beyond their design template. In these cases, maintenance of the dune to its design template may be necessary to minimize the effects that an influx of sand can have on infrastructure, access, and public safety. This excess sand can then be utilized along sections of dune or upper beach berm that are below the design template. Engineered dunes are designed to provide storm damage reduction in addition to the beach berm, and are subject to the influx of wind-blown sand from the beach berm as well as erosion from wave and tidal current activity. Engineered dunes may be supplemented during periodic renourishment cycles to replenish lost material to maintain the overall design template. Maintenance activities between renourishment cycles can potentially reduce the volume of material needed when accreted sand is transferred from areas that have expanded above the design template to areas that have experienced increased erosion. However, maintenance of the engineered dune must not reduce any part of the dune to less than the dune design template.

#### **7:7-9.17 Overwash areas**

(a) An overwash area is an area subject to accumulation of sediment, usually sand, that is deposited landward of the beach or dune by the rush of water over the crest of the beach berm, a dune, or a structure. An overwash area may, through stabilization and vegetation, become a dune.

1. The seaward limit of the overwash area is the seaward toe of the former dune, or the landward limit of the beach, in the absence of a dune.



2. The landward limit of the overwash area is the inland limit of sediment transport.
3. Verifiable aerial photography and other appropriate sources may be used to identify the extent of overwash.

(b) Development is prohibited on overwash areas, except for development that has no prudent or feasible alternative in an area other than an overwash area, and that will not cause significant adverse long-term impacts on the natural functioning of the beach and dune system, either individually or in combination with other existing or proposed structures, land disturbances or activities. Examples of acceptable activities are:

1. Creation of dunes or expansion of existing dunes in accordance with N.J.A.C. 7:7-10;
2. Demolition and removal of paving and structures;
3. Limited, designated access ways for pedestrians and authorized motor vehicles between public streets and the beach that provide for the minimum feasible interference with the beach and dune system and are so oriented as to provide the minimum feasible threat of breaching or overtopping as a result of storm surge or wave runup;
4. Shore protection structures which meet the coastal engineering rule at N.J.A.C. 7:7-15.11(g);
5. Linear development which meets the rule on location of linear development (N.J.A.C. 7:7-14.1);
6. Removal of newly deposited overwash fans from public roads and or developed lots; and
7. Construction of street-end beach accessways along the oceanfront, provided they are oriented at an angle against the predominant northeast storm approach, are limited in width to no more than ten feet, and are defined/stabilized with sand fencing. These standards should be included in all beach and dune management plans for oceanfront locations.

(c) A development may be permitted if, by creating a dune with buffer zone or expanding an existing dune landward, the classification of the site is changed so as to significantly diminish the possibility of future overwash. In determining overwash potential, the protective capacity of newly created dunes will be evaluated in terms of the "design dune" goal discussed in N.J.A.C. 7:7-9.16(c).

(d) A single story, beach/tourism oriented commercial development located within a commercial boardwalk area existing on July 19, 1993, is conditionally acceptable provided that it meets the following conditions:

1. The site is located within an area currently used and zoned for beach related commercial use, and is landward of the boardwalk;
2. The height of the building does not exceed 15 feet measured from either the elevation of the existing ground or the boardwalk (depending on the specific site conditions) to the top of a flat roof or the mid-point of a sloped roof;
3. The facility is open to the general public and supports beach/tourism related activities, that is, retail, amusement and food services. Lodging facilities are excluded; and
4. The facility meets all the requirements of the flood hazard area rule, N.J.A.C. 7:7-9.25.

(e) Any development determined to be acceptable at (b) through (d) above shall comply with the requirements for impervious cover and vegetative cover that apply to the site under N.J.A.C. 7:7-13.

(f) Rationale: Overwash areas indicate weakness in natural and man-made shore protection. Hazard has been demonstrated, often with extensive property damage. Overwash areas are, therefore, unsuitable locations for further development, and public funds should not be used to rebuild damaged shore protection structures. However, in certain oceanfront communities where an existing municipal boardwalk (including all adjacent resort-oriented commercial establishments) is already densely developed and is the dominant tourism attraction of the community, low intensity, infill development may be permitted. At these specific locations, the gain in public use and enjoyment of the beach, ocean and boardwalk facilities outweighs the limited additional and loss in property damages. Elsewhere the return of these areas to a natural state and the formation of dunes is desirable.

Overwash is a natural shoreline movement process associated with storm and rising sea level and is one of the processes by which barrier islands migrate inland under natural conditions. In New Jersey, migration caused by overwash is usually prevented due to shore protection structures, the highly developed nature of barrier islands and post-storm clean-up practices.

A development proposed in an overwash area may, by incorporating a "design dune" and buffer area, whose dimensions of which would be determined on a case-by-case basis, migrate the hazard and change the classification of the site so that it is no longer an overwash area.

#### **7:7-9.22 Beaches**

(a) Beaches are gently sloping areas of sand or other unconsolidated material, found on all tidal shorelines, including ocean, bay, and river shorelines that extend landward from the mean high water line to either:

1. A man-made feature generally parallel to the ocean, inlet, or bay waters such as a retaining structure, seawall, bulkhead, road or boardwalk, except the sandy areas that extend fully under and landward of an elevated boardwalk are considered beach areas; or
2. The seaward or bayward foot of dunes, whichever is closest to the bay, inlet or ocean waters.

(b) Development is prohibited on beaches, except for development that has no prudent or feasible alternative in an area other than a beach, and that will not cause significant adverse long-term impacts to the natural functioning of the beach and dune system, either individually or in combination with other existing or proposed structures, land disturbances, or activities. Examples of acceptable activities are:

1. Demolition and removal of paving and structures
2. Dune creation and related sand fencing and planting of vegetation for dune stabilization, in accordance with N.J.A.C. 7:7-10;
3. The reconstruction of existing amusement and fishing piers and boardwalks;
4. Temporary recreation structures for public safety such as first aid and lifeguard stations;
5. Shore protection structures which meet the use conditions of N.J.A.C. 7:7-15.11(g);
6. Linear development which meets the rule on location of linear development, N.J.A.C. 7:7-14.1;
7. Beach maintenance activities which do not adversely affect the natural functioning of the beach and dune system, and which do not preclude the development of a stable dune along the back beach area. These activities, which include routine cleaning, debris removal, mechanical sifting, maintenance of access ways, and Department approved dune creation and maintenance

activities, must be carried out in accordance with the standards found at N.J.A.C. 7:7-10;

8. Post-storm beach restoration activities involving the placement of clean fill material on beaches, and the mechanical redistribution of sand along the beach profile from the lower to the upper beach. These post-storm activities, which are different than routine beach maintenance activities, must be carried out in accordance with the standards found at N.J.A.C. 7:7-10;

9. The following development in Atlantic City provided it meets the standards of N.J.A.C. 7:7-9.47:

- i. Development on or over existing ocean piers;
- ii. Pilings necessary to support development proposed on or over existing ocean piers; and
- iii. Development on or over the Boardwalk; and

10. The maintenance of an engineered beach to the beach berm design template through the transfer of sand from the upper beach berm to the lower beach berm, from the lower beach berm to the upper beach berm, and/or alongshore provided:

i. It is demonstrated through pre- and post- construction surveys overlaid on the beach berm design template, that:

- (1) The existing beach berm is not consistent with the beach berm design template; and
- (2) The proposed transfer of sand will not result in the grading any portion of the beach

below the beach berm design template;

ii. A New Jersey licensed professional engineer certifies that sand transfer will not compromise the beach system;

iii. The sand transfer:

(1) Is conducted in accordance with the State Aid Agreement between the Department and a municipality or county; and

(2) Complies with the management plan for the protection of State and Federally listed threatened and endangered species, as approved by the Department's Division of Fish and Wildlife and the USFWS;

iv. The sand transfer does not impact any existing dunes, unless the transfer complies with the dune rule, N.J.A.C. 7:7-9.16; and

v. Any sand transferred as part of the maintenance of the beach berm design template shall be moved only within the shore protection project and shall be placed within the existing engineered dune in accordance with N.J.A.C. 7:7-9.16(d).

(c) Public access shall be provided in accordance with the lands and waters subject to public trust rule, N.J.A.C. 7:7-9.48, and the public access rule, N.J.A.C. 7:7-16.9.

(d) Rationale: Undeveloped beaches are vital to the New Jersey resort economy.

Unrestricted access for recreational purposes is desirable so that the beaches can be enjoyed by all residents and visitors of the State. Public access will be required for any beaches obtaining State funds for shore protection purposes. Beaches are subject to coastal storms and erosion from wave action and offshore currents. Public health and safety considerations require that structures be excluded from beaches to prevent or minimize loss of life or property from storms and floods, except for some shore protection structures and linear facilities, such as pipelines, when non-beach locations are not prudent or feasible.

Many of New Jersey's beaches, especially those along the Atlantic Ocean, have been nourished through the State's Shore Protection Program. These engineered beaches are designed to a specific height, width, slope, and length, in accordance with a beach berm design template.

Engineered beaches are subject to erosive forces of waves, winds, and tidal currents; in many instances, eroded material is moved and deposited in areas within the project area in such a way that the beach grows beyond the design template and thus the beach no longer conforms to the shore protection project design. For engineered beaches to provide the storm damage reduction and shore protection for which they were designed, the beach berm design template must be maintained throughout the entire project area. Municipalities are encouraged to maintain the project design to the maximum extent feasible between project renourishment cycles. However, maintenance of the engineered beach must not reduce any portion of the beach to less than the beach berm design template.

## **SUBCHAPTER 10. STANDARDS FOR BEACH AND DUNE ACTIVITIES**

### **7:7-10.1 Purpose and scope**

(a) This subchapter sets forth the standards applicable to routine beach maintenance, emergency post-storm restoration, dune creation and maintenance, and construction of boardwalks. These standards are referenced at N.J.A.C. 7:7-9.16, Dunes; N.J.A.C. 7:7-9.17, Overwash areas; N.J.A.C. 7:7-9.19, Erosion hazard areas; N.J.A.C. 7:7-9.22, Beaches; and standards for the general permit for beach and dune maintenance activities, N.J.A.C. 7:7-6.2. The standards in this subchapter are organized as follows:

1. The standards applicable to routine beach maintenance, including debris removal and clean-up; mechanical sifting and raking; maintenance of access ways; removal of sand from street ends, boardwalk promenades and residential properties; repairs or reconstruction of existing gazebos and dune walkover structures; and limited sand transfers from the lower beach to the upper beach or alongshore, are found at N.J.A.C. 7:7-10.2;
2. The standards that apply to the restoration of all beaches that are impacted by coastal storms with a recurrence interval to or exceeding a five-year storm event are found at N.J.A.C. 7:7-10.3;
3. The standards for dune creation and maintenance, including the placement and/or repair of sand fencing, the planting and fertilization of appropriate dune vegetation, the maintenance and clearing of beach access pathways less than eight feet in width, and the construction or repair of approved dune walkover structures are found at N.J.A.C. 7:7-10.4; and
4. The standards for construction of boardwalks along tidal shorelines are found at N.J.A.C. 7:7-10.5.

(b) Beach and dune maintenance activities subject to this subchapter shall comply with any applicable management plan for protection of State and Federally listed threatened and endangered species, as approved by the Department and the USFW

### **7:7-10.2 Standards applicable to routine beach maintenance**

(a) Routine beach maintenance includes debris removal and clean-up; mechanical sifting and raking; maintenance of accessways; removal of sand accumulated beneath a boardwalk; removal of sand from street ends, boardwalks/promenades, and residential properties; the repair or reconstruction of existing boardwalks, gazebos, and dune walkover structures; and limited sand transfers from the lower beach to the upper beach or alongshore (shore parallel). Sand transfers from the lower beach profile to the upper beach profile are specifically designed to restore berm width and elevation, to establish/enhance dunes, and to repair dune scarps. Activities which preclude the development of a stable dune along the back beach are not considered to be routine

beach maintenance activities, pursuant to this section. Specifically, the bulldozing of sand from the upper beach (berm) to the lower beach (beach face), for the purpose of increasing the berm width or flattening the beach profile, is not considered to be routine maintenance, except as provided at (a)9 below.

1. All routine beach maintenance activities shall be conducted in a manner that does not destroy, jeopardize, or adversely modify endangered or threatened wildlife or plant species habitat; and shall not jeopardize the continued existence of any local population of an endangered

or threatened wildlife or plant species.

2. If the activities in (a) above are proposed to be conducted by a municipal or county agency on property owned by that governing body, then the municipal or county engineer must certify that the activities will be conducted in accordance with these standards. The appropriate municipal or county engineer is responsible for ensuring compliance with these requirements. If these activities are proposed to be conducted on privately owned property, then the property owner is responsible for ensuring that the activities will be conducted in accordance with these standards. If these activities are proposed to be conducted on State owned properties, then the DEP, Bureau of Construction and Engineering must certify that the activities will be conducted in accordance with these standards.

3. All guidelines and specifications of this section must be incorporated into any contract documents or work orders related to proposed beach and dune activities, as described in this section. The Division of Land Use Regulation is available to assist in the development of specific maintenance plans for oceanfront locations, upon request.

4. In areas documented by the Department as habitat for threatened or endangered beach nesting shorebirds such as Piping Plovers (*Charadrius melodus*), Least Terns (*Sternula antillarum*), and Black Skimmers (*Rynchops niger*), no beach raking, other mechanical manipulation of the beach, or use of non-emergency vehicles, shall take place between March 15 and August 31.

i. The Department's Division of Fish and Wildlife shall develop a list of specific areas where this restriction shall apply, based on documented habitat during the most recent nesting seasons. The list of restricted areas shall be updated annually by the Division of Fish and Wildlife, at the end of each nesting season and will be available from the Division of Land Use Regulation at the address set forth at N.J.A.C. 7:7-1.6. The updated list shall be provided by the Department to each permittee prior to March 1 of each year.

ii. If a particular beach area is identified on the updated list as described in (a)4i above as habitat for threatened or endangered beach nesting shorebirds, regardless of the habitat classification of the previous nesting season, no beach raking, other mechanical manipulation of the beach, or the use of non-emergency vehicles shall take place between March 15 and August 31 in those areas.

iii. If a particular beach area is not identified on the updated list as described in (a)4i above, but is subsequently found to contain a nest or unflighted chick of a threatened or endangered beach nesting shorebird, the Department shall notify the permittee and no beach raking other mechanical manipulation of the beach, or use of non-emergency vehicles shall take place between March 15 and August 31 in those areas.

iv. The restrictions contained in (a)4 above may be waived if the Department's Division of Fish and Wildlife determines that the identified areas do not represent suitable threatened or endangered beach nesting shorebird habitat, due to beach erosion or other causes. Requests for

such a waiver shall be made in writing to the Division of Land Use Regulation at the address set forth at N.J.A.C. 7:7-1.6.

5. In areas documented by the Department as supporting known occurrences of Federally listed endangered or threatened plant species such as seabeach amaranth (*Amaranthus pumilus*), or known occurrences of State listed endangered plant species, such as sea-beach knotweed (*Polygonum glaucum*), no beach raking, other mechanical manipulation of the beach, or use of non-emergency vehicles, shall take place between May 15 and November 30.

i. The Department, in cooperation with the USFWS, shall develop a list of present and documented habitat areas where this restriction shall apply based on occurrence locations during the previous seasons. The list of restricted areas shall be updated annually and will be available from the Division of Land Use Regulation at the address set forth at N.J.A.C. 7:7-1.6. The updated list shall be provided by the Department to each permittee prior to May 1 of each year.

ii. If a particular beach area is not identified on the updated list as described (a)5 above, but is subsequently found to contain an occurrence of a Federally listed endangered or threatened plant species, or a State listed endangered plant species, the Department shall notify the permittee and no beach raking, other mechanical manipulation of the beach, or use of non-emergency vehicles, shall take place between May 15 and November 30 in those areas.

iii. The restrictions contained in (a)5 above may be waived if the Department determines that the identified areas do not support occurrences of Federally listed endangered or threatened plant species, or occurrences of State listed endangered plant species. Requests for such a waiver shall be made in writing to the Division of Land Use Regulation at the address set forth at N.J.A.C. 7:7-1.6.

6. Mechanical sifting and beach raking shall be limited to recreational beach areas only. For the purposes of this subsection, "recreational beach area" means all areas within 100 yards of a staffed lifeguard stand.

7. The excavation of sand accumulated beneath a boardwalk is conditionally acceptable provided:

i. The elevation of the area after the excavation is completed is not lower than either the upper beach berm design template for an engineered beach, or, for a non-engineered beach, the elevation of the existing beach berm;

ii. The excavated sand is relocated to the seaward toe of the existing dune, if present, or on the upper beach berm;

iii. Where breaching of an existing dune is necessary to allow for sand excavation, the following apply:

(1) The area of the dune breached shall be minimized; and

(2) The dune shall be restored to pre-existing conditions immediately upon excavation of the sand;

iv. Where sand is removed from the landward dune slope, the slope must be:

(1) Restored to the preexisting conditions and in no case be steeper than three horizontal to one vertical; and

(2) Revegetated in accordance with N.J.A.C. 7:7-10.4(b) and (c).

8. Any sand excavated from boardwalks, street ends, and single family lots shall be placed on the seaward toe of the existing dune, if present, or on the upper beach berm.

9. Placement of temporary sand fencing during the winter months, which results in the accumulation of sand that is later redistributed on the beach berm, is conditionally acceptable, provided:

i. The sand fencing is:

(1) Placed a minimum of 15 feet waterward of the seaward toe of any existing dune or, if no dune is present, from the waterward side of any structure;

(2) Installed no earlier than October 15 and removed prior to the Memorial Day weekend, unless threatened and endangered species timing restrictions apply;

(3) Installed in a manner that does not prevent public access along the tidal water and does not restrict public access to the beach from existing public access points; and

ii. The accumulated sand that is redistributed:

(1) Is placed on the beach;

(2) Does not result in the grading of the beach below the beach berm design template for an engineered beach or, for a non-engineered beach, below the elevation of the beach berm elevation existing prior to the redistribution; and

(3) Where feasible, does not result in the grading of the beach face to a slope steeper than 10 horizontal to one vertical.

(b) Projects involving the transfer of sand from the lower beach profile to the upper beach profile, or alongshore, are acceptable, in accordance with the following standards:

1. All sand transfer activities shall be conducted in a manner that does not destroy, jeopardize, or adversely modify endangered or threatened wildlife or plant species habitat; and shall not jeopardize the continued existence of any local population of an endangered or threatened wildlife or plant species.

2. The amount of sand transferred at any one time shall be limited to one foot scraping depth at the borrow zone. This borrow zone may not be rescraped until the sand volume from the previous scraping activities has been fully restored.

3. The borrow zone shall be limited to the area between the low water line and the inland limit of the berm. It is strongly recommended that a program of beach profiling be utilized to monitor the condition of the beaches and to ensure compliance with the standards of this section.

4. If the purpose of the sand transfers is to repair eroded dunes (dune scarps), all filled areas shall be stabilized with sand fencing and planted with beach grass in accordance with Department or Soil Conservation Service standards. Fencing shall be in place within 30 calendar days of the transfer operation, while the vegetative plantings may be installed during the appropriate seasonal planting period (October 15 through March 31, anytime the sand is not frozen).

5. There shall be no disturbance to existing dune areas.

6. In areas of documented habitat for threatened or endangered beach nesting shorebirds such as Piping Plovers (*Charadrius melodus*), Least Terns (*Sternula antillarum*), and Black Skimmers (*Rynchops niger*), no sand transfers shall take place between March 15 and August 31.

i. The Department's Division of Fish and Wildlife shall develop a list of specific areas where this restriction shall apply, based on documented habitat during the most recent nesting seasons. The list of restricted areas shall be updated annually by the Division of Fish and Wildlife, at the end of each nesting season and will be available from the Division of Land Use Regulation at the address set forth at N.J.A.C. 7:7-1.6. The updated list shall be provided by the Department to each permittee prior to March 1 of each year.

ii. If a particular beach area is identified on the updated list as described in (b)6i above as habitat for threatened or endangered beach nesting shorebirds, regardless of the habitat classification of the previous nesting season, no sand transfers shall take place between March 15

and August 31 in those areas.

iii. If a particular beach area is not identified on the updated list as described in (b)6i above, but is subsequently found to contain a nest or unflighted chick of a threatened or endangered beach nesting shorebird, the Department shall notify the permittee and no sand transfers shall take place between March 15 and August 31 in those areas.

iv. The restrictions contained in (b)6 above may be waived if the Department's Division of Fish and Wildlife determines that the identified areas do not represent suitable threatened or endangered beach nesting shorebird habitat due to beach erosion or other causes. Requests for such a waiver shall be made in writing to the Division of Land Use Regulation at the address set forth at N.J.A.C. 7:7-1.6.

7. In areas documented by the Department as supporting known occurrences of Federally-listed endangered or threatened plant species, or known occurrences of State-listed endangered plant species, no sand transfers shall take place between May 15 and November 30.

i. The Department, in cooperation with the USFWS, shall develop a list of present and documented habitat areas where this restriction shall apply, based on occurrence locations during the previous seasons. The list of restricted areas shall be updated annually and will be available from the Department's Division of Land Use Regulation at the address set forth at N.J.A.C. 7:7-1.6. The updated list shall be provided by the Department to each permittee prior to May 1 of each year.

ii. If a particular beach area is not identified on the updated list as described at (b)7i above but is subsequently found to contain an occurrence of a Federally listed endangered or threatened plant species, or an occurrence of a State listed endangered plant species, the Department shall notify the permittee and no sand transfer on the beach shall take place between May 15 and November 30 in those areas.

iii. The restrictions contained in (b)7 above may be waived if the Department determines that the identified areas do not support occurrences of a Federally listed endangered or threatened plant species, or occurrences of State listed endangered plant species. Requests for such a waiver shall be made in writing to the Division of Land Use Regulation at the address set forth at N.J.A.C. 7:7-1.6.

8. Sand transfers to or from wetland areas that may exist on a beach are not authorized by this permit.

9. Records of all sand transfer activities shall be maintained by the property owner, beach association, governmental agency or other authority conducting the activities, and shall be available for inspection by the Department, upon request. These records shall include, but not be limited to, dates of transfer, borrow area limits, fill area limits, estimates of the amount of sand transferred, the name of the person(s) supervising the transfer activities, and the engineering certification required (if appropriate) for all sand transfer activities.

### **7:7-10.3 Standards applicable to emergency post-storm beach restoration**

(a) This section on emergency post-storm beach restoration will apply to all beaches which are impacted by coastal storms with a recurrence interval equal to or exceeding a five-year storm event. Emergency post-storm beach restoration projects not specifically identified in this section may be authorized by the Department through an emergency authorization pursuant to N.J.A.C. 7:7-21 if the Department determines that there is an imminent threat to lives or property.



(b) Beach restoration activities, as part of an emergency post-storm recovery, include: the placement of clean fill material with grain size compatible with (or larger than) the existing beach material; the bulldozing of sand from the lower beach profile to the upper beach profile; the alongshore transfer of sand on a beach; the placement of concrete, rubble or rock; and the placement of sand filled geotextile bags or tubes.

(c) The emergency post-storm beach restoration activities in (b) above should be designed and implemented as a means to restore the beaches to the pre-storm condition, or to restore the beaches to a level sufficient to provide protection from a storm event with a minimum recurrence interval of five years (five-year storm protection). For the purpose of this section, five-year storm protection equates to a minimum 30-foot wide berm at elevation +8 Mean Sea Level (NAD, 1983). Restoration beyond the pre-storm beach condition is encouraged by the Department, but will not be considered "emergency post-storm beach restoration," pursuant to this section.

(d) The bulldozing of sand from the lower beach profile to the upper beach profile, as part of an emergency post-storm beach restoration plan, is acceptable, in accordance with the following standards:

1. Bulldozing is limited to the beach area landward of the low water line. Removal of material from below the low water line is considered dredging, and is not authorized pursuant to this section; and
2. The beach face cannot be graded to a slope steeper than one vertical to three horizontal.

(e) The alongshore transfer of sand from one beach area to another, as part of an emergency post-storm beach restoration plan, is acceptable, in accordance with the following standards:

1. No disturbance to existing dune areas is permitted;
2. Sand borrow areas shall not be bulldozed to a depth which exceeds one foot;
3. The borrow areas may not be rescarped until full sand volume recovery has occurred; and
4. An adequate supply of sand is available at the borrow area site, so that the relocation of this material will not decrease the level of protection adjacent to the borrow area.

(f) The placement of sand filled geotextile bags or geotubes, as part of an emergency post-storm beach restoration plan, is acceptable, in accordance with the following standards:

1. In areas where dunes are present, the geotextile bags or geotubes shall be placed along the toe of any scarped dune, or seaward of the dune toe, and not on the dune itself;
2. In areas where dunes are not present, the geotextile bags or geotubes shall be placed at the landward limit of the beach and in no case be placed below the mean high water line;
3. The geotextile bags or geotubes shall be tapered at the end of the project area, to minimize the impact to adjacent areas which are not protected by the geotextile bags or geotubes;
4. The crest and seaward side of the geotubes shall be buried to achieve a gradual, uniform slope from the upper beach to the crest of the geotextile bag or geotube;
5. The length of shoreline along which the geotextile bags or geotubes are installed shall not exceed a cumulative length of 500 feet;
6. Fill material for the geotextile bags or geotubes shall be from an upland source excluding the beach and dune or from suitable dredged material;
7. The geotextile bag or geotube shall be installed parallel to the shoreline; and

8. The geotextile bag or geotube shall be installed with the manufacturer's recommended scour apron.

(g) The placement of sand, gravel, rubble, concrete, rock or other inert material, as part of an emergency post-storm beach restoration plan, is acceptable, in accordance with the following standards:

1. All material shall be non-toxic sand, gravel, concrete, rubble, rock, or other inert material;  
2. The placement of concrete, rubble, or rock shall be temporary in nature, and is not to be used as permanent protection, unless it is part of a Department-approved, engineered design for permanent shore protection;

3. All concrete, rubble, or rock placed on the beach shall be removed within 90 calendar days, unless an application is filed within 90 calendar days of the placement of the material for Department approval of an engineered design for permanent shore protection. If a permit application is filed within this period, the material may remain on the beach until a determination is made on the application; and

4. The use of automobiles, tires, wood debris, asphalt, appliances or other solid waste is prohibited.

#### **7:7-10.4 Standards applicable to dune creation and maintenance**

(a) Dune creation and maintenance includes the placement and/or repair of sand fencing (including wooden support posts), the planting and fertilization of appropriate dune vegetation, the maintenance and clearing of beach access pathways less than eight feet in width, and the construction or repair of approved dune walkover structures. Bulldozing, excavation, grading, vegetation removal or clearing, and relocation of existing dunes are not authorized pursuant to this section.

(b) All dune creation and maintenance activities should be conducted in accordance with the specifications found in Guidelines and Recommendations for Coastal Dune Restoration and Creation Projects (DEP, 1985), and/or Restoration of Sand Dunes Along the Mid-Atlantic Coast (Soil Conservation Service, 1992). The Department will provide site specific technical assistance for dune creation and maintenance projects, upon request.

(c) All proposed dune vegetation shall be native to New Jersey and should be limited to the following coastal species, to the maximum extent practicable: American Beachgrass (*Ammophila breviligulata*), Coastal Panicgrass (*Panicum amarulum*), Bayberry (*Myrica pensylvanica*), Beach Plum (*Prunus maritima*), Seaside Goldenrod (*Solidago sempervirens*), Beach Pea (*Lathyrus japonicus*), Bitter Panicgrass (*Panicum amarum*), Switchgrass (*Panicum virgatum*), Partridge Pea (*Chamaecrista fasciculata*), Eastern red cedar (*Juniperus virginiana*), Groundsel tree (*Baccharis halimifolia*), and Saltmeadow cordgrass (*Spartina patens*).

1. American beachgrass is the preferred species for the stabilization of newly established dunes, and for stabilization of the primary frontal dune. Woody plant species are suitable for back dune and secondary dune environments. Herbaceous plant species are preferred as supplemental plantings for all dune areas.

2. Dune vegetation should be diversified to the maximum extent practicable, in an effort to provide continuous stabilization in the event that pathogens reduce or eliminate the effectiveness

of one species. A complex of associated grasses, herbaceous species and woody species is preferred to the planting of one species.

3. A landscape plan is required as part of any dune creation activity. The landscape plan shall depict the proposed vegetative community on the dune and include:

- i. Species and quantity to be planted;
- ii. Spacing of all plantings;
- iii. Stock type (plugs, potted, seed); and
- iv. Source of the plant material.

(d) The construction of elevated timber dune walkover structures shall be in accordance with the standards and specifications (or similar specifications) described in Beach Dune Walkover Structures (Florida Sea Grant, 1981). The construction of elevated dune walkover structures, particularly at municipal street-ends and other heavily used beach access points is preferred to the construction of pathways or walkways through the dunes.

1. Copies of the DEP and Florida Sea Grant reports are available from the Department at the address set forth at N.J.A.C. 7:7-1.6.

(e) The construction of at-grade dune walkovers is acceptable only at single family and duplex residential dwellings, subject to the following conditions:

1. Only one walkover per residential building is allowed;
2. The width of the walkover must not exceed four feet;
3. The walkover shall be fenced on both sides through the use of sand fencing;
4. The use of unrolled sand fencing as a base for the walkover is preferred to the use of planks and boards. Sand fence based walkovers allow for easier seasonal removal and placement, and allow for greater growth of beachgrass, while still providing an adequate base for pedestrian traffic; and
5. Solid boardwalk type walkovers shall be elevated at least one foot above the dune, to allow for movement of sand and vegetative growth under the boardwalk structure.

(f) The controlled use of discarded natural Christmas trees for the purpose of dune stabilization is generally discouraged, but may be acceptable, in accordance with the standards set forth below. Discarded Christmas trees serve the same function as sand fencing, by trapping wind blown sand and facilitating sand deposition and dune formation. However, uncontrolled or inappropriate placement of trees will hinder the development of dunes and may present a fire hazard.

1. Only natural, coniferous trees are suitable for use in dune stabilization. The use of tree limbs, clippings, artificial trees, and other dead vegetation is prohibited;
2. Trees should be placed at least 100 feet landward of the high water line, in areas which are generally not subject to spring tidal inundation and wave swash action;
3. The placement of trees should be oriented against the prevailing winds, in either a straight line or zig-zag formation;
4. The trees should be installed by overlapping the stump end of one tree with the pointed end of another, and then anchoring the connection point with a sufficient amount of sand to hold the trees in place;
5. Newly placed trees should be monitored to ensure that the trees remain anchored and do not become dislodged. Additional quantities of sand or wooden anchor stakes may be used to

hold the trees in place until they become stabilized; and

6. All newly deposited sand should be stabilized through the planting of beachgrass, during the appropriate planting season.

**7:7-10.5 Standards applicable to the construction of boardwalks**

(a) The construction of oceanfront or bayfront boardwalks should address a number of engineering concerns related to structural support, resistance to vertical and horizontal water and wind loads, and scouring. The construction of boardwalks along tidal shoreline is acceptable, in accordance with the following standards:

1. All timber support piles shall be a minimum of eight inches in diameter;
2. Support piles should be driven to a depth of at least 10 feet (mean sea level), for all V zone locations. In A zones, the depth of penetration should be at least five feet (mean sea level);
3. The method for insertion of piles should be a pile driver or drop hammer;
4. All support joists and timber connections should be anchored through the use of hurricane clips or metal plates; and
5. All metal fasteners, including but not limited to bolts, screws, plates, clips, anchors and connectors, shall be hot dipped galvanized.

**APPENDIX E**

**Summary of the Binding Provisions of the September 2002 Programmatic Biological Opinion  
Between the U.S. Fish and Wildlife Service and the U.S. Army Corps of Engineers Regarding  
Sections I and II of the Atlantic Coast of New Jersey Beach Erosion Control Project,  
Sea Bright to Manasquan**

This document provides a summary of the binding provisions of the Programmatic Biological Opinion (PBO) issued by the U.S. Fish and Wildlife Service (Service) for the U.S. Army Corps of Engineers, New York District's (Corps) ongoing program of beach nourishment from Sea Bright Borough to Manasquan Borough, Monmouth County, New Jersey pursuant to Section 7 of the Endangered Species Act of 1973, as amended (16 U.S.C. 1531 *et seq.*) (ESA). Additional binding provisions may be developed during streamlined consultation that is required before each scheduled renourishment. The PBO addressed the federally listed (threatened) piping plover (*Charadrius melodus*) and seabeach amaranth (*Amaranthus pumilus*).

## **Definitions**

Sections 4(d) and 9 of ESA, as amended, prohibit *taking* (harass, harm, pursue, hunt, shoot, wound, kill, trap, capture or collect, or attempt to engage in any such conduct) of listed species of fish or wildlife without a special exemption. *Harm* is further defined to include significant habitat modification or degradation that results in death or injury to listed species by significantly impairing behavioral patterns such as breeding, feeding, or sheltering. *Harass* is defined as actions that create the likelihood of injury to listed species by annoying it to such an extent as to significantly disrupt normal behavior patterns which include, but are not limited to, breeding, feeding or sheltering. *Incidental take* is any take of listed animal species that results from, but is not the purpose of, carrying out an otherwise lawful activity conducted by the Federal agency or the applicant.

## **Incidental Take**

The PBO issued by the USFWS includes an Incidental Take Statement. Under the terms of Section 7(b)(4) and Section 7(o)(2), taking that is incidental to and not intended as part of the agency action is not considered a prohibited taking provided that such taking is in compliance with the provisions of the PBO. All the binding provisions of the PBO, as described below, are non-discretionary and must be undertaken by the Corps for the exemption in Section 7(o)(2) to apply. The Corps has a continuing duty to implement the activity covered by the PBO. If the Corps: (a) fails to implement the provisions, or (b) fails to require all contractors to adhere to the provisions, the protective coverage provided by Section 7(o)(2) to the Corps and its contractors may lapse. In order to monitor the impact of incidental take, the Corps must report the progress of the action and its impact on the species to the USFWS as specified in the Incidental Take Statement.

## **Binding Provisions**

The binding provisions of this PBO include: (a) the Conservation Measures incorporated by the Corps into their project description for the protection of listed species; and (b) the Terms and Conditions of the Incidental Take Statement issued by the USFWS to reduce the level of anticipated incidental take of piping plovers.

## CONSERVATION MEASURES

### 1. Continuing Consultation with the USFWS

The Corps will informal consultation with the USFWS at least 6 months prior to the start of initial nourishment and each renourishment cycle to reevaluate any potentially changed conditions. If a changed condition occurs that was not covered by the existing Programmatic Biological Opinion, if incidental take of piping plovers is likely, or if relevant new information regarding federally listed species has become available, the Corps will reinitiate programmatic, formal consultation at that time.

### 2. Fill Material and Placement

All renourishment material will consist of clean sand fill material (*i.e.*, 90 percent or greater sand), will conform with the existing beach substrate, and will consist of material that is capable of maintaining suitable piping plover and seabeach amaranth habitat. Grain size will be compatible with existing beach material. Placement areas will be finished to approved and previously constructed grade

### 3. Endangered Species Management Program

In partnership with the USFWS and the New Jersey Division of Fish and Wildlife (the NJDFW), the Corps will continue to institute the existing Endangered Species Management Program to advance public education and protection of the piping plover and seabeach amaranth. The Endangered Species Management Program includes the employment of a full time seasonal local monitor, under the supervision of the NJDFW with oversight by the Corps and USFWS, to provide on-site education and outreach; to conduct endangered species surveys, monitoring, and management (including the use of symbolic fencing and predator exclosures as appropriate); and to serve as a municipal liaison. The survey, education, outreach, and protection protocols of future monitoring efforts will generally follow those of previous years, but may be changed as appropriate, pending consultation with the USFWS. If, at any time during the life of the Project, sufficient Corps funding is no longer available to continue the Endangered Species Management Program, the Corps will reinitiate programmatic consultation with the USFWS to reevaluate project impacts with the loss of beneficial effects provided by monitoring and management.

### 4. Educational Signs

In addition to the educational signs already developed and paid for by the Corps, the Corps will provide for the development and production of additional signs regarding threatened and endangered species for the project area if necessary.

## 5. Seasonal Restrictions to Protect Piping Plovers

Except under extenuating circumstances, the Corps will conduct all scheduled nourishment activities in Sea Bright Borough between the fledging of the last piping plover chick in an area and March 14 (*i.e.*, all work will occur outside of the nesting season). The PBO provides detailed contingency plans if weather or other unforeseen circumstances jeopardize the schedule of planned nourishment activities, and limited work during the nesting season is necessary.

## 6. Measures to Avoid, Minimize, and Compensate for Adverse Effects to Seabeach Amaranth

### (a) Surveys

If any activities are scheduled to occur during the growing season of seabeach amaranth (May 15 to December 1), a Corps or contract biologist, botanist, or designated representative will survey the project area for this species twice a month from July 1 to October 1, and also immediately prior to any construction or other work. Plant locations, numbers, and sizes will be recorded.

### (b) Fencing and Avoidance of Plants

If construction personnel or vehicles will be present in, or may pass through seabeach amaranth areas, symbolic fencing will be erected encompassing a 3-meter protective buffer around the plants if practical. All construction activities will avoid all delineated locations of seabeach amaranth where feasible. The Corps will undertake all practicable measures to avoid incidental take of plants. (As per recent agreements with the Corps, all plants outside the immediate sand placement area will be fenced and avoided during construction. The Corps will designate staging areas and access routes for vehicles and personnel to avoid seabeach amaranth occurrences. Fenced plants will not be disturbed.)

### (c) Salvage, Restoration, and Other Measures

The PBO recognizes that some plants may be damaged or destroyed within the immediate sand placement template, and provides for a flexible approach to salvage plants and seeds, and/or to conduct restoration activities following nourishment.

## **TERMS AND CONDITIONS**

- Sequence renourishment activities to provide maximum avoidance of nesting areas during the nesting season and to allow maximum recovery time of prey resources and adjustment of the beach profile, by conducting renourishment of known piping plover nesting areas as soon as possible following fledging of the last chick in each nesting area (preferably late August or September).
- Remove any material or equipment staged or stored within nesting areas by March 15.



- During the nesting season, locate all pipelines outside of piping plover nesting areas or floated off-shore. On-shore pipelines, either buried or on the surface, may impede piping plover foraging.
- Provide all project engineers, contractors, and construction staff with a written summary of the PBO (including all Conservation Measures and Terms and Conditions), a written statement that all Conservation Measures, Reasonable and Prudent Measures, and Terms and Conditions contained therein are non-discretionary, and maps of current piping plover “nesting areas” as defined in the PBO (*i.e.*, to include a 1,000-meter (m) buffer).
- Schedule a meeting prior to the start of construction among the USFWS, Corps planning staff and supervisors, the selected field monitor(s), and appropriate representatives of project engineers, contractors, and construction staff to discuss implementation of Conservation Measures and Terms and Conditions.
- Provide appropriate documentation to the USFWS at least one week prior to exercising any contingencies for work during the piping plover nesting season.
- For any work during the nesting season, provide the USFWS, the NJDFW, and construction contractors a weekly report of piping plover activity indicating the geographic extent of “nesting areas” as defined in the PBO. Also provide the USFWS and the NJDFW a weekly report of the location of sand placement activities, both current and planned over the coming week, as well as the results of the pre-construction monitoring described under Conservation Measures. Notify all parties immediately if a nesting area expands, or if there is a change to the planned location of sand placement activities.
- Evaluate the Endangered Species Management Program annually, and, with USFWS input, adapt the program as needed to maintain species protection at levels at least equal to those of the 2000-2002 nesting seasons. As species distributions and/or threats may change, different levels and/or methods of species management may be necessary to maintain current levels of protection (*i.e.*, more or less effort than one full-time, seasonal, local monitor may be needed).
- Obtain legal easements or authorizations allowing USFWS, State, and Corps field staff, or their official representatives, continued access to all portions of the project area for the life of the project, including private property within the beach-dune ecosystem, for the purposes of carrying out endangered species management activities, including, but not limited to, installation of fencing, observation, and data collection. Provide documentation of these easements or authorizations to appropriate field staff, municipal officials, and private parties as needed.
- Work cooperatively with municipal officials in each project area municipality with known occurrences of federally or State-listed species to develop and implement a USFWS-approved endangered species management plan.

- Monitor the response of the wrack line and intertidal infaunal invertebrate communities during and after sand placement within nesting areas. Place special emphasis on species likely to be piping plover prey items (*i.e.*, flying insects, polychaetes, amphipods, young mole crabs), and produce estimates of total recovery time, as well as recovery rates, of abundance, biomass, and composition of piping plover prey items.
- Schedule or locate monitoring of physical or biological beach parameters, especially the use of “sleds” to take beach profiles, outside of the nesting season (March 15 to fledging of the last chick), or at least 300 meters (m) outside of areas known to support courting, territorial, and/or breeding plovers during any of the three most recent nesting seasons. Ensure that a USFWS-approved monitor is present when conducting activities within 1,000 m of such areas during the nesting season.
- Schedule repair and maintenance of seawalls, bulkheads, and other structures, and any other construction or activity requiring motorized vehicles or equipment, outside the nesting season (March 15 to fledging of the last chick).
- Prohibit further sand fencing or vegetation planting within areas known to support courting, territorial, and/or breeding plovers during any of the three most recent nesting seasons.
- Prohibit mechanical beach raking and removal of natural organic materials within 200 m of areas known to support courting, territorial, and/or breeding plovers during any of the three most recent nesting seasons. Litter may be manually removed from such areas. If no nesting activity occurs in such an area by July 1, mechanical beach raking may resume, except as constrained by New Jersey Coastal Zone Management Rules.
- Work with the NJDFW to schedule and implement beach nourishment and associated activities to avoid direct adverse effects to least terns, including no sand placement within 200 m of an active colony.
- Report the extent of direct incidental take of piping plovers to the USFWS within 30 days of completing renourishment. Through the Endangered Species Management Program, document annually the extent of observed indirect incidental take of piping plovers from recreational activities and unfavorable beach management practices.
- Exercise care in handling any specimens of dead piping plover adults, young, or nonviable eggs to preserve biological material in the best possible state.