

PUBLIC NOTICE

US Army Corps of Engineers New York District Jacob K. Javits Federal Building New York, N.Y. 10278-0090 ATTN: Regulatory Branch

In replying refer to: Public Notice Number: NAN-2021-01437-EMC

Issue Date: **April 1, 2022**

Expiration Date: April 30, 2022

To Whom It May Concern:

The New York District, Corps of Engineers has received an application for a Department of the Army permit pursuant to Section 10 of the Rivers and Harbors Act of 1899 (33 U.S.C. 403) and Section 404 of the Clean Water Act (33 U.S.C. 1344)

APPLICANT: Lloyd Cove Association

c/o David Marino 3 Lloyd Cove Court Lloyd Harbor, NY 11743

ACTIVITY: Ten-Year Maintenance Dredging with On-Site Beach Placement below

Spring High Water

WATERWAY: Sandiggers Basin, a tributary of Long Island Sound

LOCATION: North Terminus of Lloyd Lane, Village of Lloyd Harbor, Town of

Huntington, Suffolk County, New York

Dredge Location: Sandiggers Basin

Dredge Material Placement Location: Sandbar immediately east of the

dredge location

A detailed description and plans of the applicant's activity are enclosed to assist in your review.

The decision whether to issue a permit will be based on an evaluation of the probable impact including cumulative impacts of the proposed activity on the public interest. That decision will reflect the national concern for both protection and utilization of important resources. The benefit which reasonably may be expected to accrue from the proposal must be balanced against its reasonably foreseeable detriments. All factors which may be relevant to the proposal will be considered including the cumulative effects thereof; among those are conservation, economics, aesthetics, general environmental concerns, wetlands, historic properties, fish and wildlife values, flood hazards, floodplain values, land use, navigation, shoreline erosion and accretion, recreation, water supply and conservation, water quality, energy needs, safety, food and fiber production, mineral needs, considerations of property ownership and, in general, the needs and welfare of the people.

The Corps of Engineers is soliciting comments from the public; Federal, state, and local agencies and officials; Indian Tribes; and other interested parties in order to consider and evaluate the impacts of this proposed activity. Any comments received will be considered by the Corps of Engineers to determine whether to issue, modify, condition or deny a permit for this proposal. To make this decision, comments are used to assess impacts on endangered species, historic properties, water quality, general environmental effects, and the other public interest factors listed above. Comments are used in preparation of an Environmental Assessment and/or an Environmental Impact Statement pursuant to the

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National Environmental Policy Act. Comments are also used to determine the need for a public hearing and to determine the overall public interest of the proposed activity.

ALL COMMENTS REGARDING THE PERMIT APPLICATION MUST BE PREPARED IN WRITING AND EMAILED TO REACH THIS OFFICE BEFORE THE EXPIRATION DATE OF THIS NOTICE, otherwise, it will be presumed that there are no objections to the activity.

Comments submitted in response to this notice will be fully considered during the public interest review for this permit application. Comments provided will become part of the public record for this permit application. All written comments, including contact information, will be made a part of the administrative record, available to the public under the Freedom of Information Act. The Administrative Record, or portions thereof, may also be posted on a Corps of Engineers internet web site. Due to resource limitations, this office will normally not acknowledge the receipt of comments or respond to individual letters of comment.

Any person may request, in writing, before this public notice expires, that a public hearing be held to collect information necessary to consider this application. Requests for public hearings shall state, with particularity, the reasons why a public hearing should be held. It should be noted that information submitted by email is considered just as carefully in the permit decision process and bears the same weight as that furnished at a public hearing.

Our preliminary determination is that the activity for which authorization is sought herein is not likely to affect any Federally endangered or threatened species or their critical habitat. However, pursuant to Section 7 of the Endangered Species Act (16 U.S.C. 1531), the District Engineer is consulting with the appropriate Federal agency to determine the presence of and potential impacts to listed species in the project area or their critical habitat.

The Magnuson-Stevens Fishery Conservation and Management Act, as amended by the Sustainable Fisheries Act (Public Law 104-267), requires all Federal agencies to consult with the National Oceanic and Atmospheric Administration Fisheries Service (NOAA/FS) on all actions, or proposed actions, permitted, funded, or undertaken by the agency, that may adversely affect Essential Fish Habitat (EFH). The proposed work, fully described in the attached work description, could cause the disruption of habitat for various lifestages of some EFH-designated species as a result of a temporary increase in turbidity during construction. However, the New York District has made the preliminary determination that the site-specific adverse effects are not likely to be substantial because it is expected that fish populations would avoid the small area of disturbance. Further consultation with NOAA/FS regarding EFH impacts and conservation recommendations is being conducted and will be concluded prior to the final decision.

Based upon a review of the latest published version of the National Register of Historic Places, there are no known sites eligible for, or included in, the Register within the permit area. Presently unknown archaeological, scientific, prehistorical, or historical data may be lost by work accomplished under the required permit.

Reviews of activities pursuant to Section 404 of the Clean Water Act will include application of the guidelines promulgated by the Administrator, U.S. Environmental Protection Agency, under authority of Section 404 (b) of the Clean Water Act and the applicant will obtain a water quality certificate or waiver from the appropriate state agency in accordance with Section 401 of the Clean Water Act prior to a permit decision. This public notice serves as notification to the Administrator of the Environmental Protection Agency (EPA) pursuant to section 401(a)(2) of the Clean Water Act. If EPA determines that the proposed discharge may affect the quality of

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the waters of any state other than New York, it will so notify such other state, the district engineer, and the applicant. If such notice or a request for supplemental information is not received within 30 days of issuance of this public notice, the district engineer will assume EPA has made a negative determination with respect to section 401(a)(2).

Pursuant to Section 307 (c) of the Coastal Zone Management Act of 1972 as amended [16 U.S.C. 1456 (c)], for activities under consideration that are located within the coastal zone of a state which has a federally approved coastal zone management program, the applicant has certified in the permit application that the activity complies with, and will be conducted in a manner that is consistent with, the approved state coastal zone management program. By this public notice, we are requesting the state's concurrence with, objection to, or waiver of the applicant's certification. No permit decision will be made until one of these actions occur. For activities within the coastal zone of New York State, the applicant's certification and accompanying information is available from the Consistency Coordinator, New York State Department of State, Division of Coastal Resources and Waterfront Revitalization, Coastal Zone Management Program, One Commerce Plaza, 99 Washington Avenue, Albany, New York 12231, Telephone (518) 474-6000. Comments regarding the applicant's certification, and copies of any letters to this office commenting upon this proposal, should be so addressed.

In addition to any required water quality certificate and coastal zone management program concurrence, the applicant has obtained or requested the following governmental authorization for the activity under consideration:

• New York State Department of Environmental Conservation

It is requested that you communicate the foregoing information concerning the activity to any persons known by you to be interested and who did not receive a copy of this notice. Please send all comments and questions concerning this application to Reegan.A.McCaulley@usace.army.mil.

In order for us to better serve you, please complete our Customer Service Survey located at http://www.nan.usace.army.mil/Missions/Regulatory/CustomerSurvey.aspx.

For more information on New York District Corps of Engineers programs, visit our website at http://www.nan.usace.army.mil.

FOR AND IN BEHALF OF Stephan A. Ryba Chief, Regulatory Branch

Enclosures

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WORK DESCRIPTION

The permit applicant, Lloyd Cove Association, has requested Department of the Army (DA) authorization to conduct dredging, with ten-years maintenance with placement of all resultant dredged material at an on-site beach placement area. The project is located at the northern terminus of Lloyd Lane, Village of Lloyd Harbor, Town of Huntington, Suffolk County, New York.

The proposed work would involve the following:

Maintenance dredge, with ten-years maintenance, by mechanical clam shell, approximately 2,000-cubic yards (CY) of material from an approximately 8,905 square foot irregularly shaped area and extend to a depth of 4.0 feet below the plane of Mean Low Water (MLW). The 2,000 CY of dredged material would be placed below the Plane of Spring High Water at an adjacent beach area of approximately 9,975 square feet. During dredged material placement, a temporary containment berm made up of the dredged material will be constructed along the seaward side of the placement area. The disposal site is located east and adjacent to the dredging location on the existing beach.

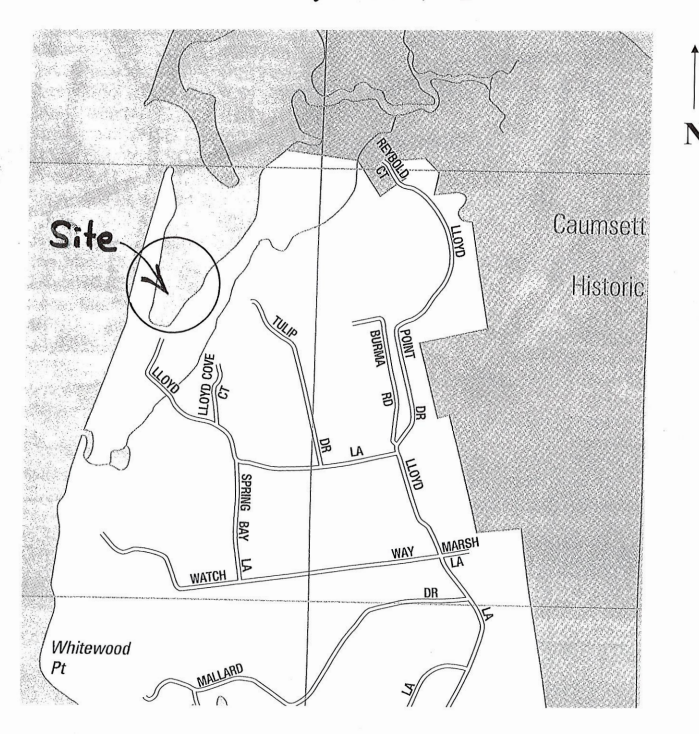
The applicant plans to conduct one (1) additional dredging event within the ten-year maintenance dredging period removing a similar volume of material within the same dredging area with disposal at the same site.

The applicant has stated that they have avoided, minimized, and mitigated for potential impacts proposed, to the maximum extent practicable by dredging and conducting dredged material placement at low tide, utilizing a turbidity curtain. Barge overflow is not proposed.

The purpose of this project is to maintain safe navigation within the marina for recreational marine vessels.

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Lloyd Cove Association - North Terminus of Lloyd Lane, Lloyd Harbor, NY



Quadrangle: Lloyd Harbor

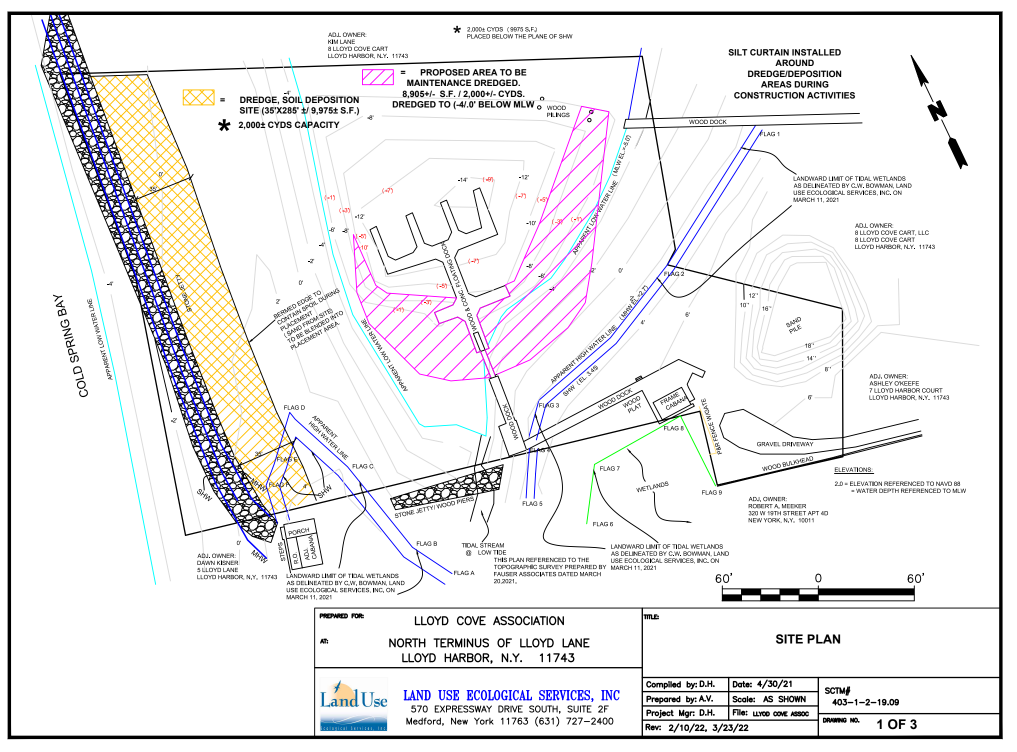
Land Use Ecological Services, Inc. 570 Expressway Drive South, Suite 2F Medford, NY 11763

Tel. 631-727-2400 Fax.631-727-2605

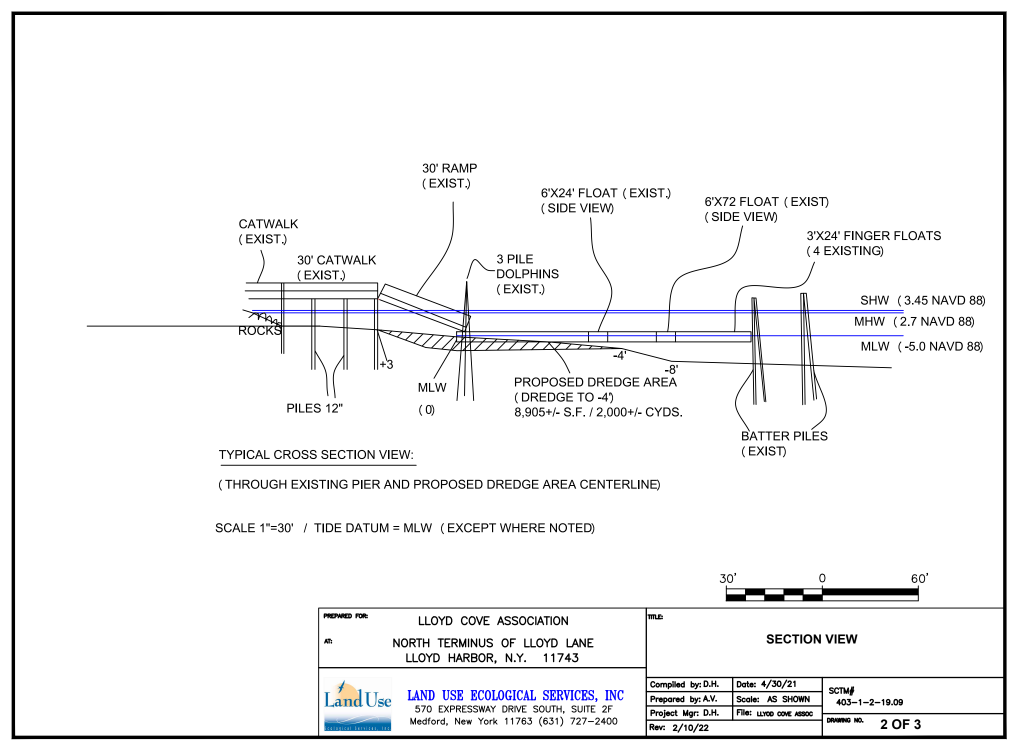
Location map taken from Suffolk County Hagstrom (Atlas)

Lat: 40 55 59.94N Long: 73 29 34.99W

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USACE FILE: NAN-2021-01437-EMC *2,000± CYDS (9975 S.F.) PLACED BELOW THE PLANE OF SHW PROPOSED DREDGE SPOIL DEPOSITION SITE (35' X 285' / 9,975± S.F.) **EXISTING JETTY** BERMED EDGE TO CONTAIN SPOIL DURING PLACEMENT PROPOSED SILT CURTAINS SHW (3.45) MHW (2.7) 4.0 MAX -1.0 **EXISTING GRADE** (MLW EL. -5.0) SAND FROM SITE TO BE BLENDED INTO PLACEMENT

= DREDGE, SOIL DEPOSITION SITE (35'X285' ± / 9,975± S.F.)

TYPICAL SECTION VIEW: DREDGE SPOIL DEPOSITION SITE

SCALE 1"=10'

