



State of New Jersey

PHILIP MURPHY
Governor

DEPARTMENT OF ENVIRONMENTAL PROTECTION
Climate & Flood Resilience
Division of Coastal Engineering
1510 Hooper Ave; Suite 140
Toms River, N. J. 08753
Tel. 732-255-0767 Fax 732-255-0774

CATHERINE R. McCABE
Commissioner

SHEILA Y. OLIVER
Lt. Governor

Date: September 10, 2020

To: All Interested Bidders

Re: **Addendum # 2**
SEABREEZE SHORE REMEDIATION PROJECT
NJDEP - DIVISION OF COASTAL ENGINEERING
PROJECT NUMBER 4248-13

This addendum is being issued to the contract for the advertisement of the Seabreeze Shore Remediation Project, Township of Fairfield, Cumberland County, New Jersey as advertised on August 20, 2020.

The primary purpose of this Addendum is as follows:

1. To answer any and all questions the Division has received from prospective bidders by the contractor question deadline on September 9, 2020 set forth in Addendum #1. Please reference the attached:
 - a. Appendix AD2-1 – Clarifications (QA)_A2 (1 page).
2. To eliminate the “Alternative Disposal at Artificial Reef” line item previously outlined in Addendum #1, and instead give bidders the option to choose which disposal method, or combination thereof, to factor into their base bid price. Please reference the attached:
 - a. Appendix AD2-2 – 4248-13 Revised Specifications 9-10-20_A2 (7 pages).
 - b. Appendix AD2-3 – 4248-13 Revised Proposal 9-10-20_A2 (7 pages).
 - c. Appendix AD2-4 – NJ Artificial Reef Location Map (1 page).

Please note that security protocols have changed at 1510 Hooper Avenue, Toms River, NJ 08753. All bidders must enter through the main entrance located at the front of the building and check in at the security desk. A DCE staff member will be stationed at the security desk to receive all official submissions. All bidders must adhere to Social Distancing protocols as listed with Section 3:09 of the Contract Specifications and Project Advertisement.

Please be advised that the Bid Date for this project **shall be extended to Monday, September 21, 2020 at 10:00 AM**. Except as amended in Addendum No. 1 and Addendum No. 2, all other terms and conditions of the Project Plans and Specifications remain the same.

Submit bids for this work with the understanding and full consideration of this addendum. The revisions declared in this addendum shall supersede the Project Plans, Specifications, and any previous addenda/clarifications, and are an essential part of the contract. Please note that a signed copy of the “Acknowledgement of Receipt of Changes to Bid Document Form is attached and must accompany your bid submission to be deemed complete. Failure to include this form in your bid package shall show cause for dismissal of said bid.

The Division will extend the deadline for questions regarding the project to 4:00pm on Tuesday, September 15. No additional questions will be accepted after this date. The Division will issue a final clarification to address questions by 4:00pm on Wednesday, September 16.

This addendum is being distributed to all current plan-holders via email only. A copy of this addendum will also be available at www.nj.gov/dep/shoreprotection/.

Please send verification of receipt of this addendum to Rob VonBriel of this office via email to robert.vonbriel@dep.nj.gov.

Sincerely,



Erick Doyle, Manager
Bureau of Construction
Division of Coastal Engineering

NJDEP Project No. 4248-13

Seabreeze Shore Remediation Project

Addendum #2

9/10/2020

APPENDIX AD2-1

NJDEP Project #4248-13
Seabreeze Shore Remediation Project
Addendum #2: Clarifications (Q&A) - 9/10/2020

1. Can the bidders “No Bid” the alternate concrete disposal item to the artificial reef? Or does a number have to be inserted onto the bid form? We understand the project will be awarded on the base bid only. Please clarify the bidders’ options on this item.

A: As part of Addendum #2 the “Revetment & Debris Removal” item on the bid form shall revert back to a single base bid, lump sum item. The contractor shall have the option to choose which disposal method, or combination thereof, to factor into their base bid price. Therefore, submitting a separate price for the alternate method will no longer be necessary.

2. Are there any parts of the site where a second layer of ACB mats exist?

A: Yes. A second layer of ACB mats exist from approximately station 4+50 to 6+00.

3. How far up Seabreeze Rd is the contractor responsible to repair should damage occur as a result of hauling operations?

A: The contractor shall take pre and post-construction photo documentation of Seabreeze Rd. from the project site to Garrison Ln (approximately 2 miles). Any damage identified in post-construction photographs shall be repaired at the contractor’s expense, including, but not limited to, potholes, cracked pavement, and damage to culverts and drainage pipes. This does not relieve the contractor of damage claims that may arise from the municipality or other property owners at other locations along the haul route.

NJDEP Project No. 4248-13

Seabreeze Shore Remediation Project

Addendum #2

9/10/2020

APPENDIX AD2-2

ITEM NO. 1 – GENERAL WORK:

The work under this item shall be bid upon and executed on a lump sum basis and shall include all labor, materials, equipment, rigging, tools, and accessories required to mobilize/de-mobilize all necessary plant and equipment to perform the work items and all other items not specified for the completion of the project as a whole, as described herein.

See Subsection 11:01 for further details and specifications.

ITEM NO. 2 – SURVEYING:

The work under this item shall be bid upon and executed on a lump sum basis and shall include all labor, materials, equipment, rigging, tools, and accessories required to perform a Pre-Construction survey that clearly identifies the Contractor work limits and the existing conditions of the site. This work also includes the completion of an As-Built survey at the completion of the contract prepared by a surveyor licensed in the State of New Jersey as specified in Section 11.02.

See Subsection 11:02 for further details and specifications.

ITEM NO. 3 – REVETMENT & DEBRIS REMOVAL:

The work under this item is to be bid upon and executed on a lump sum basis, and shall include all labor, materials, equipment, rigging, tools, and accessories required to remove and dispose of the existing concrete block revetment, concrete cap, geotextile, stone, concrete rubble, abandoned electrical and telecom conduit, and other debris adjacent to and beneath the revetment, to the lines and grades indicated on the project plans and as specified herein, or as directed in the field by the Project Manager or his or her representative.

~~This item shall be bid as two separate disposal methods:~~

~~**A: Conventional Disposal** – This includes the utilization of conventional land disposal sites such as, but not limited to, landfills, recycling yards, and other land disposal sites in accordance with federal, state, and local laws and regulations. Only the Conventional Disposal price shall be considered in the base bid price.~~

~~**B: Alternate Disposal at Artificial Reef**— This includes the disposal of material at offshore artificial reefs as identified in Appendix AD1-7. This item shall NOT be considered in the base bid price. DCE will make the determination whether to exercise this option AFTER a contract is awarded, and payment will be made for this item in lieu of the Conventional Disposal price. **Contractor shall be permitted to dispose at these sites at no cost.** Contractor shall be responsible for all means and methods to transport and dump the material at the artificial reef(s), including, but not limited to, all barge(s), rigging, mooring, and other necessary equipment.~~

See Subsection 11:03 for further details and specifications

ITEM NO. 4 – BEACH RESTORATION:

The work under this item is to be bid upon and executed at a unit price per ton placed on the beach, and shall include the furnishing, importing, placing and distributing of approved sand to restore the shoreline after removing the revetment and debris, as indicated on the Project Plans. All sand shall be placed to the lines, grades and dimensions indicated on the project plans and/or as directed by the Project Manager or his or her representative. The Contractor shall restore any areas disturbed outside the limits at his or her expense.

The total estimated "A" (base bid) quantity for this bid item is **5,000** tons.

The total estimated "B" (option) quantity for this bid item is **3,000** tons.

No material under the "B" quantities shall be utilized unless written authorization is issued to the Contractor.

See Subsection 11:04 for further details and specifications.

ITEM NO. 5 – COASTAL PANICGRASS:

The work under this item is to be bid upon and executed at a unit price per square yard, and shall include all labor, materials, equipment, rigging, tools, and accessories required to seed and fertilize the project area with coastal panicgrass, to the lines and grades indicated on the project plans and as specified herein, or as directed in the field by the Project Manager or his or her representative.

The cross-sections submitted should be taken along the full length of the site and correspond to the pre-construction cross-sections with the preconstruction profile and revetment shown. Cross-sections shall clearly delineate limits of the newly restored beach, dirt path, seeded areas, contractor work limit, and parcel lines.

2. Both Surveys shall be submitted as follows: in .dwg format, .pdf format, and on 24" x 36" plan sheets (signed and sealed by a professional surveyor with licensure in the State of New Jersey). Please coordinate with Project Manager regarding survey requirements and submittals.

The total estimated Base Bid quantity for this bid item is one (1) lump sum.

11:03 **ITEM NO. 3 – REVETMENT & DEBRIS REMOVAL:**

The work under this item is to be bid upon and executed on a lump sum basis, and shall include all labor, materials, equipment, rigging, tools, and accessories required to remove and dispose of the existing concrete block revetment, concrete cap, geotextile, stone, concrete rubble, abandoned electrical and telecom conduit, and other debris adjacent to and beneath the revetment, to the lines and grades indicated on the project plans and as specified herein, or as directed in the field by the Project Manager or his or her representative.

~~This item shall be bid as two separate disposal methods:~~

~~**A: Conventional Disposal** — This includes the utilization of conventional land disposal sites such as, but not limited to, landfills, recycling yards, and other land disposal sites in accordance with federal, state, and local laws and regulations. Only the Conventional Disposal price shall be considered in the base bid price.~~

~~**B: Alternate Disposal at Artificial Reef** — This includes the disposal of material at offshore artificial reefs as identified in Appendix AD1-7. This item shall NOT be considered in the base bid price. DCE will make the determination whether to exercise this option AFTER a contract is awarded, and payment will be made for this item in lieu of the Conventional Disposal price. **Contractor shall be permitted to dispose at these sites at no cost.** Contractor shall be responsible for all means and~~

~~methods to transport and dump the material at the artificial reef(s), including, but not limited to, all barge(s), rigging, mooring, and other necessary equipment.~~

~~Additional notes for the Artificial Reef disposal method:~~

- ~~—The determination to utilize this disposal method will be based on 1) cost, and 2) an inspection of onsite material from the NJ Reef Program, which must approve the material prior to exercising and awarding this method.~~
- ~~—The NJ Reef Program can only accept three material types, including concrete, metal, and rock. The inspection will confirm the absence of the following; 1. No tar or other petroleum base aggregate on the concrete; 2. No floatable material such as wood, plastic, or foam; 3. No fabric or other construction debris. Should the NJ Reef Program approve the onsite material, it shall be the responsibility of the contractor to ensure any prohibited material is separated from the debris prior to transport to the reef site(s). It shall be the responsibility of the contractor to dispose of the remaining prohibited material in accordance with all federal, state, and local laws and regulations.~~
- ~~—The bid price for this disposal method shall include the cost to dispose of approved material at the artificial reef(s), as well as the cost to conventionally dispose of material not approved for disposal at the artificial reefs, including, but not limited to, utility conduit, geotextile, petroleum-based aggregates, and floatables.~~
- ~~—Contractor will be permitted to land and anchor barges along the shoreline of the project site. It shall be the responsibility of the contractor to ensure the bathymetry of the Delaware Bay is sufficient to accommodate the draft of any such vessels.~~
- ~~—Deployment of the material at the artificial reef site(s) will need to be placed within 100 yards around a set of coordinates marked by a buoy, which shall be set by NJDEP Marine Fisheries staff prior to deployment.~~
- ~~—See attached Appendix AD1-7 for locations of the three (3) approved artificial reef sites, including center coordinates. The volume of material that each reef is capable of receiving shall be determined at a later date. However, there is a high likelihood that the contractor will need to utilize more than one reef site to dispose of all the material.~~

~~Contractor may utilize a combination of Conventional and Artificial Reef disposal if approved by DCE after contract is awarded. The awarded lump sum prices for both items shall be adjusted based on percentage of material to be disposed using each method.~~

CONSTRUCTION MATERIALS: N/A

CONSTRUCTION METHODS:

1. All revetment and related debris shall be demolished as necessary to facilitate removal offsite.
2. All revetment and related debris shall be disposed of in accordance with all applicable federal and state regulations.
3. All revetment and debris removal shall begin near station 22+25 and progress continuously in a northerly direction, without interruption.
4. Contractor shall make every effort to screen out and not remove existing I-5 and sand material during excavation. Generally, all debris should be removed to 2' below existing beach grade (measured from grade running beneath revetment) or 2' below final grade (whichever elevation is lower) and/or as directed by the Project Manager or his/her authorized representative. Screening size shall be no larger than 2" diameter.
5. All revetment and related debris removal work shall be performed to the satisfaction of the Project Engineer or authorized representative.
6. Site shall be screened of debris to the extents depicted on the project plans, which includes the area upland of the revetment, below the revetment, and seaward of the revetment.
7. All abandoned electrical and telecom conduit shall be located and extracted by means of excavation. All areas disturbed to facilitate removal of conduit shall be backfilled and restored to preexisting conditions.
8. Contractor shall be responsible for any damage along Seabreeze Rd caused by hauling operations to and from the project.
9. No revetment or related debris shall be removed outside of the Contractor Work Limit (CWL).
10. **Contractor shall have the option to dispose of material at offshore artificial reefs, as identified in Appendix AD2-4, at no cost.** Contractor shall be responsible for all means and methods to transport and dump the material at the artificial reef(s), including, but not limited to, all barge(s), rigging, mooring, and other necessary equipment. In addition:
 - a. Offshore artificial reefs can only accept three material types, including concrete, metal, and rock. The material must be at least two (2) to four (4) inches in diameter and absent of the following; 1. No tar or other petroleum base aggregate on the concrete; 2. No floatable material such as wood, plastic, or foam; 3. No fabric or other construction debris; 4. No sand or fine

- aggregate. It shall be the responsibility of the contractor to ensure any prohibited material is separated from the debris prior to transport to the reef site(s). It shall be the responsibility of the contractor to dispose of the remaining prohibited material in accordance with all federal, state, and local laws and regulations. Contractor shall retrieve and dispose of any prohibited material that floats the surface after dumping at the artificial reef site(s).
- b. Contractor shall conventionally dispose of material not approved for disposal at the artificial reefs, including, but not limited to, utility conduit, geotextile, petroleum-based aggregates, and floatables. (Conventional disposal includes the utilization of conventional land disposal sites such as, but not limited to, landfills, recycling yards, and other land disposal sites in accordance with federal, state, and local laws and regulations).
 - c. Contractor will be permitted to land and anchor barges along the shoreline of the project site. It shall be the responsibility of the contractor to ensure the bathymetry of the Delaware Bay is sufficient to accommodate the draft of any such vessels.
 - d. Deployment of the material at the artificial reef site(s) will need to be placed within 100 yards around a set of coordinates marked by a buoy, which shall be set by NJDEP Marine Fisheries staff prior to deployment.
 - e. See attached Appendix AD2-4 for locations of the three (3) approved artificial reef sites, including center coordinates, minimum vertical clearances, as well as the volume of material that each reef is capable of receiving. Contractor must coordinate with NJDEP Marine Fisheries staff prior to and during deployment of material.
 - f. Contractor may utilize a combination of Conventional and Artificial Reef disposal.

CONSTRUCTION SUBMITTALS: Contractor shall submit a Demolition and Removal plan to the Project Engineer for review and approval. No work shall begin until the plan is approved by the Project Engineer. Plan shall include the following:

1. Disposal facility(ies).
2. Methodology and equipment to demolish and dispose of concrete revetment and above-grade debris.
3. Methodology and equipment to screen out and dispose of intermingled debris below beach grade.

4. Methodology and equipment to locate, extract, and dispose of abandoned conduit.

11:04

ITEM NO. 4 – BEACH RESTORATION:

The work under this item is to be bid upon and executed at a unit price per ton placed on the beach, and shall include the furnishing, importing, placing and distributing of approved sand to restore the shoreline after removing the revetment and debris, as indicated on the Project Plans. All sand shall be placed to the lines, grades and dimensions indicated on the project plans and/or as directed by the Project Manager or his or her representative. The Contractor shall restore any areas disturbed outside the limits at his or her expense.

The total estimated "A" (base bid) quantity for this bid item is **5,000** tons.

NJDEP Project No. 4248-13

Seabreeze Shore Remediation Project

Addendum #2

9/10/2020

APPENDIX AD2-3

4248-13
Proposal (1)

PROPOSAL

DIVISION OF COASTAL ENGINEERING
PROJECT NO. 4248-13
Seabreeze Shore Remediation Project
in the Township of Fairfield, Cumberland County, New Jersey

Department of Environmental Protection
Climate and Flood Resilience
Division of Coastal Engineering
1510 Hooper Avenue, Suite 140
Toms River, New Jersey 08753

September 1521, 2020

Contractor Name
(Print or type)

Address

City / State / Zip

Dear Sir/Madam:

In accordance with your advertisement of _____ inviting proposals for the Seabreeze Shore Remediation Project in the Township of Fairfield, Cumberland County, New Jersey under Project No. 4248-13 and subject to the conditions and requirements thereof, and to your Specifications dated _____, as they relate to this proposal are made a part of it, I (or we) will provide all necessary construction materials, labor, supplies and facilities, and perform all the work called for by the said Specifications, in the manner described therein and in accordance with the requirements of the Project Manager/Engineer and the Inspectors under him or her, for the consideration of the bid specified and outlined as follows:

The bidder, hereby certifies to the best of its knowledge and belief and under penalty of perjury under the laws of the United States and the State of New Jersey, to the following:

I. AFFIRMATIVE ACTION

That an affirmative action program of equal opportunity, in support of N.J.S.A. 10:5-31 et seq. and N.J.A.C. 17:27, the New Jersey "Law Against Discrimination" as supplemented and amended, as well as in accordance with ~~Section 6:04(A) of the Contract Specifications Executive Order No. 11246 promulgated by the President of the United States, September 24, 1965 and Executive Order No. 11625, promulgated by the President of the United States, October 13, 1971,~~ has been adopted by this organization to ensure that applicants are employed, employees are treated without regard to their race, creed, color, national origin, sex or age, and that the selection and utilization of contractors, subcontractors, consultants, materials suppliers and equipment lessors shall be done without regard to their race, creed, color, national origin, sex or age. Said affirmative action program addresses both the internal recruitment, employment and utilization of minorities and the external recruitment policy regarding minority contractors, subcontractors, consultants, materials suppliers and equipment lessors.

II. EQUAL EMPLOYMENT OPPORTUNITY

The performance of previous contracts or subcontracts subject to the Department of Labor & Workforce Development Equal Employment Opportunity Monitoring Program and the filing of required reports.

That if the bidder has participated in a previous contract or subcontract subject to the equal opportunity clause, as required by ~~Section 6:04 (B) of the Contract Specifications Executive Orders 10925, 11114, or 11246, the New Jersey Department of Treasury, Division of Public Contracts EEO Compliance has jurisdiction for EEO monitoring and enforcement. Therefore, in accordance with the regulations governing State Funded Construction Projects (PL 1975, c.127; N.J.S.A. 10:5-31 et. Seq., N.J.A.C. 17:27), all reports due under the applicable filing requirements have been filed with the joint reporting committee, the director of the office of federal contract compliance, a federal government contracting or administering agency, or the former president's committee on equal employment opportunity.~~

~~Note: This section (II) is required by the Equal Employment Opportunity regulations of the Secretary of Labor (41 CFR 60-1.7(b) (1)) for federally funded projects, and must be certified to by bidders only in connection with contracts and subcontracts which are subject to the Equal Opportunity Clause. Contracts and subcontracts which are exempt from the Equal Opportunity Clause are set forth in 41 CFR 60-1.5. (Generally only contracts or subcontracts of \$10,000 or under are exempt). Currently, Standard Form 100 (EEO 1) is for FHWA and FRA funded projects and Standard Forms 100 (EEO 1) and 257 are for UMTA funded projects as required by executive orders or their implementing regulations.~~

Note: Contractors who have participated in a previous contract or subcontract subject to the ~~executive orders~~Contract Specifications and have not filed the required reports should note in accordance with Section 6:04(B) of the Contract Specifications, that this~~that 41 CFR 60-1.7(b) (1)~~ prevents the award of contracts unless such contractor submits a report covering the delinquent period or such other period specified by the regulations governing State Funded Construction Projects (PL 1975, c.127; N.J.S.A. 10:5-31 et. Seq., N.J.A.C. 17:27).~~participating federal agency or by the director, office of federal contract compliance, U.S. Dept. of Labor.~~

III. NON-COLLUSION AND WARRANTY CONCERNING SOLICITATION OF THE CONTRACT BY OTHERS

That this proposal has been executed with full authority to do so; that said bidder has not, directly or indirectly, entered into any agreement, participated in any collusion, or otherwise taken any action in restraint of free, competitive bidding in connection with the above named project; and that all statements contained in said proposal and in this affidavit are true and correct, and made with full knowledge that the State of New Jersey relies upon the truth of the statements contained in said proposal and in the statements contained in this affidavit in awarding the contract for the said project.

That the bidder warrants that no person or selling agency has been employed or retained to solicit or secure such contract upon an agreement or understanding for a commission, percentage, brokerage or contingent fee, except bona fide employees or bona fide established commercial or selling agencies maintained by the bidder. (N.J.S.A.52:34-15).

IV. DISADVANTAGED BUSINESS ENTERPRISE CERTIFICATION (DBE)

There are no DBE goals associated with this project although strongly encouraged, however the Contractor shall refer to the New Jersey Department of Treasury or <https://business.nj.gov/> for more information on Contracting with Minority Business Enterprise (MBE) and Woman Business Enterprise (WBE) Firms.

V. DEBARMENT

That the bidder and principals:

Are not presently debarred, suspended, proposed for debarment, declared ineligible, or voluntarily excluded from covered transactions by any federal, state, or local governmental entity.

Have not within a three-year period preceding this proposal been convicted of or had a civil judgment rendered against them for commission of fraud or a criminal offense in connection with obtaining, attempting to obtain, or performing a public (federal, state or local) transaction or contract under a

public transaction; violation of federal or state antitrust statutes or commission of embezzlement, theft, forgery, bribery, falsification or destruction of records, making false statements, of receiving stolen property.

Are not presently indicted for or otherwise criminally or civilly charged by a governmental entity (federal, state or local) with commission of any of the offenses enumerated in the above paragraph of this certification.

V. DEBARMENT (CONT)

Have not within a three-year period preceding this proposal had one or more public transactions (federal, state or local) terminated for cause or default.

Where the bidder is unable to certify to any of the statement in this certification, the Bidder shall explain below and/or on additional pages if necessary.

VI. FORMS

The bidder shall submit the attached forms within Appendix A. For all other submittals due at the time of bid please reference the complete Bid Checklist provided herein.

BIDDING SCHEDULE

ITEM NO. 1 - GENERAL WORK:

The completion of all General Work as specified in Section 11:01, as shown on the project plans for the lump sum of \$ _____

ITEM NO. 2 - SURVEYING:

The completion of all Survey work as specified in Section 11:02, as shown on the project plans, for the lump sum of \$ _____

ITEM NO. 3 - REVETMENT & DEBRIS REMOVAL:

Removal of all revetment and debris as specified in Section 11:03, as shown on the project plans, for the lump sum of \$ _____

~~**A: Conventional Disposal** \$ _____~~

~~**B: Alternate Disposal at Artificial Reef** \$ _____~~

ITEM NO. 4 - BEACH RESTORATION

Construction of Beach Restoration, as specified in Section 11:04, complete and in place as shown on the project plans, and distributed as follows:

"A" Quantity: 5,000 TONS at a unit price of \$ _____ per TON,
or \$ _____

"B" Quantity: 3,000 TONS at a unit price of \$ _____ per TON,
or \$ _____

ITEM NO. 5 – COASTAL PANICGRASS

Construction of 6,000 square yards (SY) of Coastal Panicgrass, as specified in Section 11:05, as shown on the project plans at a unit price of \$_____per SY, or..... \$_____

TOTAL AMOUNT OF BASE BID \$_____
(Total Project Cost exclusive of Options, Alternates, and "B" Quantities)

TOTAL AMOUNT BID \$_____
(Total Project Cost inclusive of Options, Alternates, and "B" Quantities)

AMOUNT OF CERTIFIED CHECK OR BID BOND \$_____
(Minimum of 10% of total amount of bid)

NOTE: The Department will evaluate bids for award solely based on the lowest qualified base bid. Base Bid shall include Item Nos. 1, 2, 3A, 4A, and 5. See section 1:06 for additional information regarding evaluation of the bid.

BIDDER'S CERTIFICATION

The person signing this Proposal (hereinafter "I") hereby certifies that I have the full authority to execute this proposal on behalf of the bidder named on page one of this proposal. In executing this proposal, I hereby declare that the bidder has carefully examined the Advertisement, Specifications, Plans, Proposal and all other contract documents required for the construction of the project named above.

I hereby acknowledge that, as the signatory below, the bidder understands that work under this project will not commence until a contract, executed by the Commissioner of the Department of Environmental Protection, is in possession of the bidder and that this may be as long as 90 days after bids have been received.

I hereby certify that I have full authority to execute this proposal on behalf of the bidder named on page one of this proposal. In executing this proposal I hereby declare that the bidder has carefully examined the advertisement, specifications, plans, proposal, and all other contract documents required for the construction of the project named above.

By submitting this bid, the bidder certifies and represents that its bid, updated financial statement(s), certifications as to business registration/representative, public works contractor registration/representative, and proposal bond have been signed by an authorized representative of the bidder.

Signature of Contractor

Federal I.D. Number

Print Name of Contractor

Email

Title

Telephone Number

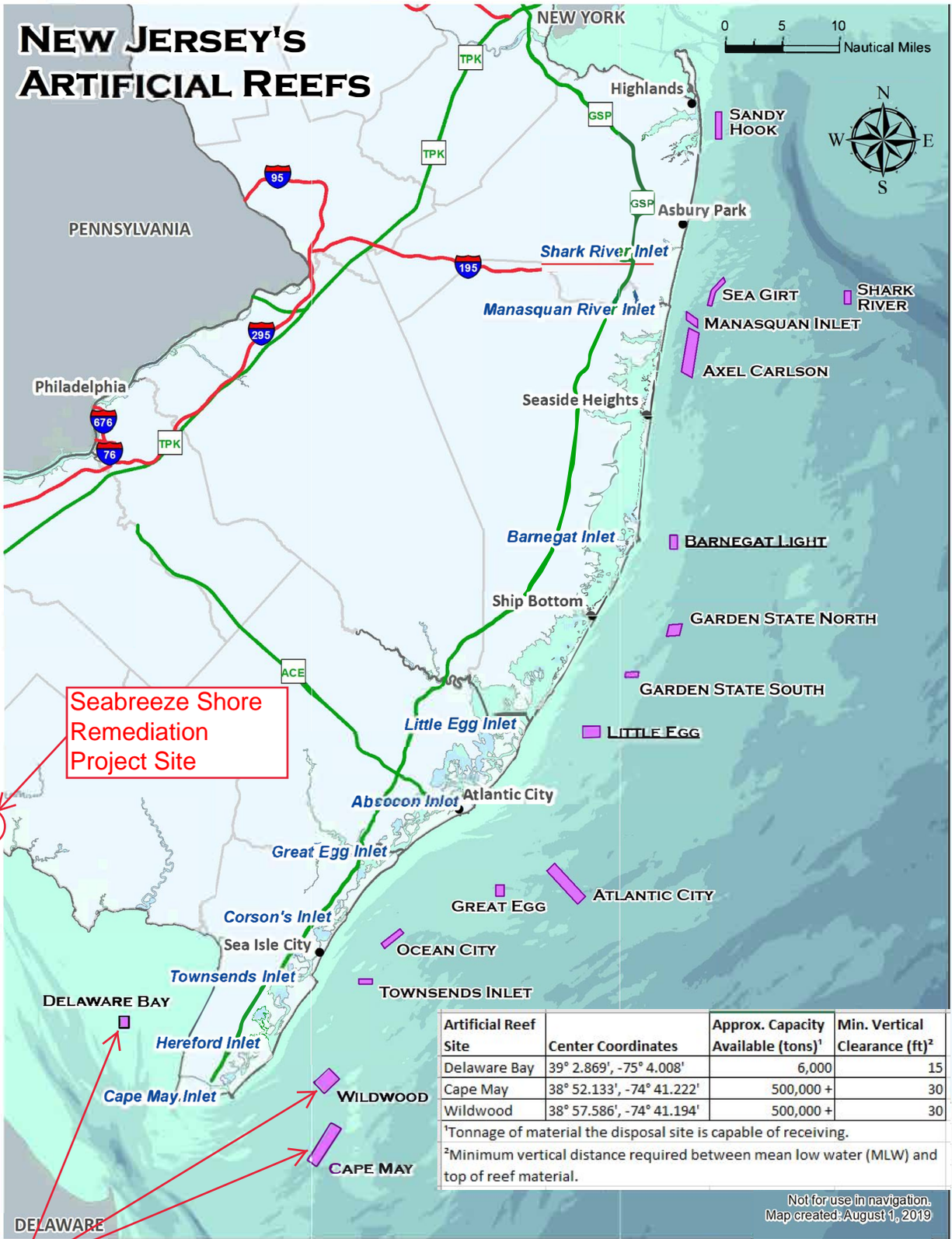
NJDEP Project No. 4248-13

Seabreeze Shore Remediation Project

Addendum #2

9/10/2020

APPENDIX AD2-4



Material to be disposed at Delaware Bay, Cape May, and/or Wildwood reefs ONLY.

ACKNOWLEDGMENT OF RECEIPT OF CHANGES TO BID DOCUMENT FORM

(Name of Local Contracting Unit)

(Name of Construction/Public Works Project)

(Project or Bid Number)

Pursuant to Section 3:08 – Addenda and Clarifications, the undersigned bidder hereby acknowledges receipt of the following notices, revisions, or addenda to the bid advertisement, specifications or bid documents. By indicating date of receipt, bidder acknowledges the submitted bid takes into account the provisions of the notice, revision or addendum. Note that the local unit’s record of notice to bidders shall take precedence and that failure to include provisions of changes in a bid proposal may be subject for rejection of the bid.

Local Unit Reference Number Or Title of Addendum/Revision	How Received (mail, fax, Pick-up, etc.)	Date Received
_____	_____	_____
_____	_____	_____
_____	_____	_____
_____	_____	_____
_____	_____	_____

NO ADDENDA OR CLARIFICATION WAS RECEIVED

Acknowledgement by Bidder:

Name of Bidder: _____

By Authorized Representative: _____

Signature: _____

Printed Name and Title: _____

Date: _____