APPENDIX A

LEAD AGENCY CORRESPONDENCE
Mr. William Walker  
U.S. Army Corps of Engineers - Wilmington District  
Regulatory Field Office  
69 Darlington Avenue  
Wilmington, North Carolina 28403-1343

Dear Mr. Walker:

Thank you for your October 28, 2010, letter requesting that the Bureau of Ocean Energy Management, Regulation and Enforcement (BOEMRE) become a cooperating agency during the preparation of a Programmatic Environmental Impact Statement (EIS) for the Bogue Banks Master Beach Nourishment Plan. The proposal being evaluated by the U.S. Army Corps of Engineers (Corps) under its regulatory authority involves the potential nourishment of 25 miles of beach in Carteret County, North Carolina using sand from multiple borrow areas, including two sites located more than 3 nautical miles offshore.

The BOEMRE welcomes the opportunity to participate in this effort and agrees to serve as a cooperating agency since the BOEMRE has jurisdiction over mineral leasing on the Outer Continental Shelf (OCS). As a cooperating agency, the BOEMRE expects to: participate and provide input in the National Environmental Policy Act (NEPA) process at the earliest possible time; assume, on the request of the Corps, responsibility for developing information and preparing environmental analyses for which the BOEMRE has special expertise; make available staff support, at the lead agency's request, to enhance the interdisciplinary capability of the Corps; provide comment on draft versions of the EIS when requested; and use our own funds to accomplish these responsibilities.

The BOEMRE also recognizes the importance of initiating and agrees to participate in the required Endangered Species Act (ESA) Section 7 consultation; the Magnuson-Stevens Fishery and Conservation Management Act Essential Fish Habitat (EFH) consultation (Section 305); the National Historic Preservation Act (NHPA) Section 106 process; and the Coastal Zone Management Act (CZMA) Section 307 consistency process. As the lead Federal agency for ESA Section 7 and the EFH consultations, the Corps must notify the U.S. Fish and Wildlife Service (FWS) and National Marine Fisheries Service (NMFS) of its lead role and BOEMRE's cooperating role. The BOEMRE would expect the Corps, as lead agency, to work with BOEMRE to ensure existing biological opinions from FWS and NMFS are applicable to BOEMRE's part of the Federal action and/or expect to jointly submit the ESA Section 7 and EFH assessments to FWS and NMFS. The BOEMRE expects the Corps to be the lead Federal agency for NHPA Section 106 and CZMA Section 307 compliance with the BOEMRE acting in a consulting role.
The BOEMRE looks forward to working with the Corps during this process. If you would like
to discuss any of these items further, please contact Geoffrey Wikel at (703) 787-1283 or by
e-mail at Geoffrey.Wikel@boemre.gov.

Sincerely,

[Signature]

James F. Bennett
Chief, Branch of Environmental Assessment

cc: Mr. Mickey Sugg
   U.S. Army Corps of Engineers - Wilmington District
   Regulatory Field Office
   69 Darlington Avenue
   Wilmington, North Carolina 28403-1343

   Mr. Jim Gregson
   N.C. Division of Coastal Management
   Wilmington Regional Office
   127 Cardinal Drive Extension
   Wilmington, North Carolina 28405-3845

   Mr. Roger Amato
   Bureau of Ocean Energy Management, Regulation and Enforcement
   Leasing Division
October 25, 2013

Regulatory Division

Action ID No. SAW-2009-00293

Mr. James F. Bennett
Chief, Branch of Environmental Assessment
Bureau of Ocean Energy Management (BOEM)
381 Elden Street, Mail Stop 4042
Herndon, Virginia 20170

Dear Mr. Bennett:

Please reference our October 28, 2010 letter (enclosed) and your December 7, 2010 response (enclosed) regarding BOEM participation as a cooperating agency for Carteret County’s development of their multi-decadal Bogue Banks Master Beach Nourishment Plan (Master Plan), which is a proposed long-term management plan for the 24-mile long Bogue Banks barrier island in Carteret County, North Carolina. To date, coordination has taken place frequently between our agencies; however, some of our roles need to be further defined due to our regulatory differences. This letter serves to further establish and properly outline our agencies responsibilities and roles for the project’s consultation and coordination efforts associated with Section 7 of the Endangered Species Act (ESA), Magnuson-Stevens Fishery Conservation and Management Act (Magnuson-Stevens Act), National Historic Preservation Act (NHPA), and the Coastal Zone Management Act (CZMA).

As you most likely are aware, Corps’ regulatory jurisdiction, under Section 404 of the Clean Water Act and Section 10 of the Rivers & Harbors Act, is measured from the baseline (generally the intersection of the shore and the open sea or mean high water) in a seaward direction a distance of three nautical miles. The only exception is with “special regulatory powers” for the construction of artificial islands, installations and other devices of the seabed, pursuant to section 4(f) of the Outer Continental Shelf Lands Act of 1953 as amended.

For this project, which is being reviewed under our Programmatic Environmental Impact Statement (PEIS) process, the dredging operation in the Offshore Dredge Material Disposal Site (ODMDS) is proposed outside of our 3-mile regulatory authority, but falls within BOEM’s jurisdiction. However, the fill placement of the material on the beach is subject to our permitting authority under Section 404 of the Clean Water Act.
and Section 10 of the Rivers and Harbors Act, but does not occur within BOEM’s area of jurisdiction. With overlapping regulatory authority and project scope, it is imperative that our agencies closely coordinate our review efforts for the previously mentioned laws in order to streamline both regulatory permitting processes and to comply with the National Environment Policy Act (NEPA). To accomplish this effort, plans are to utilize the same protocol set forth during a previous Corps and BOEM project review of a one-time nourishment event in 2011 for the Town of Emerald Isle.

The Emerald Isle project used the same ODMDS borrow site as proposed for the Bogue Banks long-term Master Plan. As coordinated with Ms. Jennifer Culbertson of your staff, the following is a recommended outline of agency responsibilities (lead, cooperating, or joint effort) to coordinate the project permit review as it relates to consultation for Section 7 of the Endangered Species Act (ESA), Magnuson-Stevens Fishery Conservation and Management Act (Magnuson-Stevens Act), National Historic Preservation Act (NHPA), and the Coastal Zone Management Act (CZMA):

1) ESA: The lead agency in Section 7 consultation for potential impacts on threatened and endangered species will be separated by the following activities, dredge and fill placement. In our discussion with your office, it was agreed that BOEM will be the lead agency for dredging activities in the ODMDS and will consult with the National Marine Fisheries Service (NMFS) for species under their purview, i.e. turtles in the water column and whales. The Corps will be the lead agency for the fill placement activity on the shoreline and will consult with the U.S. Fish and Wildlife Service for species under their purview, i.e. nesting turtles and bird species. At this time, our office foresees a single Biological Assessment (BA) that will be used to evaluate effects on all threatened and endangered species within the project area. The BA, developed by the applicant, will be reviewed by our offices prior to submitting to the respective consulting service agency for a final effect determination.

2) Magnuson-Stevens Act: BOEM and the Corps will consult jointly with NMFS, requesting them to separate the responsibility by jurisdictions. In other words, the request would detail that BOEM has consultation responsibility for Essential Fish Habitat (EFH) issues associated with the project outside the 3-mile limit or during the dredging activity; and the Corps would accept the EFH consultation responsibility for activities within the 3-mile limit associated with the beach fill placement. Again, it is anticipated that the applicant will develop one EFH Assessment document for both of our agencies.

3) NHPA: Similar to the Magnuson-Stevens Act effort, consultation with the North Carolina State Historic Preservation Office (SHPO) will be conducted jointly with a request to separate responsibilities by jurisdiction. BOEM will comply with NHPA outside the 3-mile limit while the Corps will consult with
SHPO concerning cultural resources inside the 3-mile limit.

4) CZMA: With the State of North Carolina jurisdictional waters limited to inside the 3-mile zone, the Corps will accept the responsibility as the lead federal agency in all coordination efforts with the State as it relates to the CZMA. Please be aware that the PEIS document is being prepared to satisfy both NEPA and SEPA requirements. Coordination with the North Carolina Division of Coastal Management has been frequent and on-going since the initial review of the County’s proposal.

As we move forward with anticipation that Carteret County will request separate BOEM and Corps authorizations to implement the Master Plan, it is our intention to fully engage your agency in the development and/or approval of all required documents as they relate to the above laws, including the Corps’ development of our PEIS.

Please advise us, at your earliest convenience, as to your agency’s concurrence to coordinate in the manner above for the Carteret County’s long-term Master Plan project. If you have any questions concerning this request, please do not hesitate to contact Mr. Mickey Sugg in the Wilmington Regulatory Field Office at (910) 251-4811.

Sincerely,

Mr. Mickey Sugg,
Wilmington Regulatory Field Office

FILENAME: boguebankseisboemcoordination.doc.10a.doc
Sincerely, CESAW-RG-L/SUGG/aef
MAIL
CESAW-RG/L/BETER/s

Dale Beter, Chief
Wilmington Regulatory Field Office

Enclosure

Copies Furnished (without Enclosure):

Mr. Doug Huggett
Division of Coastal Management
North Carolina Department of
Environment and Natural Resources
400 Commerce Avenue
Morehead City, North Carolina 28557-3421
Mr. Jonathan Howell  
Division of Coastal Management  
North Carolina Department of  
    Environment and Natural Resources  
400 Commerce Avenue  
Morehead City, North Carolina  28557-3421

Mr. Roy Brownlow  
Division of Coastal Management  
North Carolina Department of  
    Environment and Natural Resources  
400 Commerce Avenue  
Morehead City, North Carolina  28557-3421

Mr. Greg Rudolph  
Carteret County Shore Protection Office  
Post Office Box 4297  
Emerald Isle, North Carolina  28594

Mr. Johnny Martin  
Moffatt and Nichol  
1616 East Millbrook Road, Suite 160  
Raleigh, North Carolina  27609

Ms. Dawn York  
Dial Cordy and Associates  
First Union Building, Suite 601  
201 North Front Street  
Wilmington North Carolina  28401

Ms. Jennifer Culbertson  
Bureau of Ocean Energy Management  
Division of Environmental Assessment  
381 Elden Street, Mail Stop 4042  
Herndon, Virginia  20170

Blind Copies Furnished:  
CESAW-RG-L/SUGG  
CESAW-RG-L/BETER  
CESAW-PM/CASTENS  
CESAW-TS-PE/PAYONK  
CESAW-TS-PE/PIATIKOWSKI  
CESAW-QC/PRUITT
Regulatory Division

Action ID No. SAW-2009-00293

Roy E. Crabtree, Ph.D
Administrator, Southeast Regional Office
National Marine Fisheries Service
National Oceanic and Atmospheric Administration
Protective Resource Division
263 13th Avenue South
St. Petersburg, Florida 33701-5505

Dear Dr. Crabtree:

This letter serves to request a National Marine Fisheries Service’s (NMFS) concurrence on the effects determination for species and Critical Habitat, subject to the Endangered Species Act (ESA) of 1973 under your purview, located within the Action Area of the Bogue Banks Master Beach Nourishment Plan (BBMBNP) project for the approximate 25-mile oceanfront of Bogue Banks barrier island in Carteret County, North Carolina. Specifically, Carteret County, via an interlocal agreement with all island municipalities, is proposing to implement a 50-year shoreline protection and inlet management program along the beaches of Emerald Isle, Indian Beach, Salter Path, Pine Knoll Shores, and if needed, Atlantic Beach. The plan is to manage Bogue Banks oceanfront shoreline at a 25-year level of protection and to maintain the ebb tide channel of Bogue Inlet within a designated “safe box”, which is projected to initiate a dredging event every 10-15 years.

In evaluating the project, the enclosed August 2017 BBMBNP’s Biological Assessment (BA) was prepared in order to summarize the potential effects on the federally listed species and critical habitat pursuant to ESA. In addition to the BA, this letter also includes the October 3, 2012 NMFS Biological Opinion for a dredging and beach nourishment project on Bogue Banks that would be of similar nature to the type of event covered under the County’s proposed BBMBNP. Based on our review, and in coordination with Ms. Kay Davy of your office, the proposed project will result in the effects determination for the following federally listed species and Critical Habitat in Table 1 (Note. This table also includes species and Critical Habitat under purview of US Fish and Wildlife Service):
Table 1. Summary of the effects determination for each federally listed species and critical habitats within, or potentially within, the Permit or Action Area of the proposed project. Note: MANLAA = May affect, not likely to adversely affect, MALAA = May affect, likely to adversely affect, NE = No Effect.

<table>
<thead>
<tr>
<th>Species/Critical Habitat</th>
<th>NMFS Managed Species</th>
<th>Listing</th>
<th>Determination</th>
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</thead>
<tbody>
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<td>North Atlantic right whale (Eubalaena glacialis)</td>
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<tr>
<th>USFWS Managed Species</th>
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<tr>
<td>West Indian manatee (Trichechus manatus)</td>
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<td>Piping plover (Charadrius melodus)</td>
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This proposed 50-year management plan has identified specific amount and placement needs, borrow sites, construction methods, and frequencies of single events (please note Table 2.1 in the BA for the proposed sand placement activities). The proposed borrow sites for beach fill are located offshore within the 3-nautical mile (nm) limit of the oceanfront shoreline and beyond the 3-nm limit, which triggers the regulatory permitting authority for both the U.S. Army Corps of Engineers (Corps) and the Bureau of Ocean Energy Management (BOEM). Due to the complexity of the project and the overlapping Regulatory authorities between the Corps and BOEM, this request to initiate formal consultation is being conducted jointly by our two agencies. The Corps and BOEM have an established agreement for the roles of responsibilities concerning the ESA and Section 7 consultation. These roles will be further delineated pending project authorization. To assist NMFS’s Section 7 evaluation, Table 2 below describes the various scenarios, the defined lead agency, and discloses the potential coverages for each single dredging and beach placement event.

Table 2. Lead Agency and potential coverage for specific activities within the Action Area of the proposed project.

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<tr>
<th>LEAD AGENCY</th>
<th>ACTIVITY</th>
<th>Potential Coverage</th>
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<tbody>
<tr>
<td>BOEM</td>
<td>Dredging outside of 3-nm limit (i.e., use of ODMDS borrow site)</td>
<td>Pending NMFS Determination*</td>
</tr>
<tr>
<td>CORPS</td>
<td>Dredging inside of 3-nm limit (i.e., use of Old ODMDS &amp; Area Y borrow sites)</td>
<td>1997 SARBO and 7(a)(2)(d) letter for Sturgeon or Pending NMFS Determination*</td>
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<tr>
<td>CORPS</td>
<td>Dredging within Bogue Inlet</td>
<td>Pending NMFS &amp; USFWS Determination*</td>
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<tr>
<td>CORPS</td>
<td>Placement of Dredged Material along the Oceanfront</td>
<td>Pending USFWS Determination*</td>
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*Pending is based on final conclusion of consultation and whether Biological Opinion is issued or the agency addresses concerns informally via conservation measures.

By copy of this letter, our agencies request the initiation of formal consultation, pursuant to 50 CFR § 402.14; and additionally request your concurrence within 30 days, pursuant to 50 CFR § 402.12(j), on the findings made in the August 2017 Biological Assessment for the County’s proposed project.
For ease of coordination, your agency may direct any questions regarding this consultation request to the Corps Wilmington District Office. If you have any questions or comments, please do not hesitate to contact Mr. Mickey Sugg in the Wilmington Regulatory Field Office at (910) 251-4811, or by e-mail mickey.t.sugg@usace.army.mil.

Sincerely,

Eric Reese, Chief
Wilmington Regulatory Field Office
U.S. Army Corps of Engineers

Copy furnished (w/enclosures (CD):
Ms. Kay Davy
National Marine Fisheries Service
Southeast Regional Office
Protective Resource Division
8000 N. Ocean Drive, Suite 229
Dania Beach, Florida 33004

Copies furnished (w/o enclosures):
Mr. Greg Rudolph
Carteret County Shore Protection Office
Post Office Box 4297
Emerald Isle, North Carolina 28594

Mr. Johnny Martin
Moffatt & Nichol
4700 Falls of Neuse Road, Suite 300
Raleigh, North Carolina 27609

Ms. Dawn York and Mr. Rahlff Ingle
Dial Cordy and Associates Inc.
201 N. Front St., Suite 307
Wilmington, North Carolina 28401

Mr. Frank Rush, Manager
Town of Emerald Isle
7500 Emerald Drive
Emerald Isle North Carolina 28594

Mr. Brian Kramer, Manager
Town of Pine Knoll Shores
100 Municipal Circle
Pine Knoll Shores North Carolina 28512

Mr. David Walker, Manager
Town of Atlantic Beach
Post Office Box 10,
Atlantic Beach, North Carolina 28512

Ms. Ronda Lambert, Town Clerk
Town of Indian Beach
Post Office Box 306
Salter Path North Carolina 28575

Mr. Tommy Burns, Manager
Carteret County
Courthouse Square
Beaufort North Carolina 28516

Brian Jordan, Acting Chief
Branch of Environmental Coordination
Bureau of Ocean Energy Management
Regulatory Division

Action ID No. SAW-2009-00293

Mr. Pete Benjamin
U.S. Fish and Wildlife Service
Post Office Box 33726
Raleigh, North Carolina 27636-3726

Dear Mr. Benjamin:

This letter serves to request U.S. Fish and Wildlife Service’s (USFWS) concurrence on the effects determination for species and Critical Habitat, subject to the Endangered Species Act (ESA) of 1973 under your purview, located within the Action Area of the Bogue Banks Master Beach Nourishment Plan (BBMBNP) project for the approximate 25-mile oceanfront of Bogue Banks barrier island in Carteret County, North Carolina. Specifically, Carteret County, via an interlocal agreement with all island municipalities, is proposing to implement a 50-year shoreline protection and inlet management program along the beaches of Emerald Isle, Indian Beach, Salter Path, Pine Knoll Shores, and if needed, Atlantic Beach. The plan is to manage Bogue Banks oceanfront shoreline at a 25-year level of protection and to maintain the ebb tide channel of Bogue Inlet within a designated “safe box”, which is projected to initiate a dredging event every 10-15 years.

In evaluating the project, the enclosed August 2017 BBMBNP’s Biological Assessment (BA) was prepared in order to summarize the potential effects on the federally listed species and critical habitat pursuant to ESA. Based on our review, and in coordination with Ms. Kathy Matthews of your office, the proposed project will result in the effects determination for the following federally listed species and Critical Habitat in Table 1 (Note. This table also includes species and Critical Habitat under purview of National Marine Fisheries Service):
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<td>Shortnose sturgeon</td>
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This proposed 50-year management plan has identified specific amount and placement needs, borrow sites, construction methods, and frequencies of single events (please note Table 2.1 in the BA for the proposed sand placement activities). The proposed borrow sites for beach fill are located offshore within the 3-nautical mile (nm) limit of the oceanfront shoreline and beyond the 3-nm limit, which triggers the regulatory permitting authority for both the U.S. Army Corps of Engineers (Corps) and the Bureau of Ocean Energy Management (BOEM). The Corps and BOEM have an established agreement for the roles of responsibilities concerning the ESA and Section 7 consultation. These roles will be further delineated pending project authorization. For the purposes of Section 7 consultation with your agency, the Corps is the identified lead agency for all activities occurring within the Action Area under your purview. Table 2 below describes the various scenarios, defines the lead agency, and discloses the potential coverages for each single dredging and beach placement event.

Table 2. Lead Agency and potential coverage for specific activities within the Action Area of the proposed project.

<table>
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<tr>
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<th>ACTIVITY</th>
<th>Potential Coverage</th>
</tr>
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<tr>
<td>BOEM</td>
<td>Dredging outside of 3-nm limit (i.e., use of ODMDS borrow site)</td>
<td>Pending NMFS Determination*</td>
</tr>
<tr>
<td>CORPS</td>
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<td>1997 SARBO and 7(a)(2)(d) letter for Sturgeon or Pending NMFS Determination*</td>
</tr>
<tr>
<td>CORPS</td>
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<td>Pending NMFS &amp; USFWS Determination*</td>
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<td>CORPS</td>
<td>Placement of Dredge Material along the Oceanfront</td>
<td>Pending USFWS Determination*</td>
</tr>
</tbody>
</table>

*Pending is based on final conclusion of consultation and whether Biological Opinion is issued or the agency addresses concerns informally via conservation measures.

By copy of this letter, the Corps request the initiation of formal consultation, pursuant to 50 CFR § 402.14; and additionally request your concurrence within 30 days, pursuant to 50 CFR § 402.12(j), on the findings made in the August 2017 Biological Assessment for the County’s proposed project.

If you have any questions or comments, please do not hesitate to contact Mr. Mickey Sugg in the Wilmington Regulatory Field Office at (910) 251-4811, or by e-mail mickey.t.sugg@usace.army.mil.

Sincerely,

Eric Reusch, Chief
Wilmington Regulatory Field Office

Enclosure
BCF via electronically:
CESAW-RG-L/Sugg
CESAW-RG-L/Hair
CESAW-RG-L/Crumbley
CESAW-RG-L/Reusch
CESAW-RG/McLendon
CESAW-PM-C/Castens
CESAW-ECP-PE/Owens
CESAW-ECP-PE/Gasch

Copies furnished (w/o enclosure):

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Emerald Isle, North Carolina 28594

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Moffatt & Nichol
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Raleigh, North Carolina 27609

Ms. Dawn York and Mr. Rahlff Ingle
Dial Cordy and Associates Inc.
201 N. Front St., Suite 307
Wilmington, North Carolina 28401

Ms. Kathy Matthews
U.S. Fish and Wildlife Service
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Pine Knoll Shores North Carolina 28512

Mr. David Walker, Manager
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Ms. Ronda Lambert, Town Clerk
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National Marine Fisheries Service
Southeast Regional Office
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Mr. Doug Huggett
NCDEQ/DCM
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Morehead City, North Carolina 28557

Mr. Matt Slagel
NCDEQ/DCM
400 Commerce Avenue
Morehead City, North Carolina 28557
Mr. Roy Brownlow  
NCDEQ/DCM  
400 Commerce Avenue  
Morehead City, North Carolina  28557

Ms. Deena Hansen  
Bureau of Ocean Energy Management  
Office of Environmental Programs  
45600 Woodland Road  
Sterling, Virginia 20166
Mr. Fritz Rohde
Habitat Conservation Division
National Marine Fisheries Service Southeast Region
101 Pivers Island Road
Beaufort, North Carolina 28516

Dear Mr. Rohde:

Please reference the proposal by Carteret County to pursue a Department of the Army authorization to implement the Bogue Banks Master Beach Nourishment Plan, which is a 50-year beach management plan for approximately 18 miles of oceanfront shoreline along Bogue Banks and for the ebb tide channel of Bogue Inlet. The project site is located within the town limits of Emerald Isle, Indian Beach, Salter Path, and Pine Knoll Shores, and within the Bogue Inlet Complex, along Bogue Banks Island, in Carteret County, North Carolina.

In evaluating the project, activities associated with the plan may adversely affect EFH; consequently, the enclosed December 2017 Essential Fish Habitat (EFH) Assessment was prepared in order to summarize the potential effects of the management plan to National Marine Fisheries Service (NMFS) trust resources pursuant to the Magnuson-Stevens Fishery Conservation and Management Act.

The proposed 50-year management plan has identified specific amount and placement needs, borrow sites, construction methods, and frequencies of single events (please note Table 2.1 in the EFH Assessment for the proposed sand placement activities). The proposed borrow sites for beach fill are located offshore within the 3-nautical mile (nm) limit of the oceanfront shoreline and beyond the 3-nm limit, which triggers the regulatory permitting authority for both the U.S. Army Corps of Engineers (Corps) and the Bureau of Ocean Energy Management (BOEM). Due to the complexity of the project and the overlapping Regulatory authorities between the Corps and BOEM, this request to initiate consultation is being conducted jointly by our two agencies. The Corps and BOEM have an established agreement for the roles of responsibilities.
concerning the EFH consultation. These roles will be further delineated pending project authorization. To assist NMFS’s EFH evaluation, Table 1 below describes the various scenarios and the defined lead agency for each single dredging and beach placement event.

Table 1. Lead Agency for specific activities within the Action Area of the proposed project.

<table>
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<tr>
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In order to comply with EFH regulations (50 CFR Section 600.920) and the Magnuson-Stevens Fishery Conservation and Management Act (Section 305[b][4][B]), our agencies request that you review and provide any additional recommendations and comments on the findings made in the December 2017 EFH Assessment for the County’s proposed project, and/or provide a written statement that further consultation is not required, within 30 days from the receipt of this letter.

For ease of coordination, your agency may direct any questions regarding this consultation request to the Corps Wilmington District Office. If you have any questions or comments, please do not hesitate to contact Mr. Mickey Sugg in the Wilmington Regulatory Field Office at (910) 251-4811, or by e-mail mickey.t.sugg@usace.army.mil.

Sincerely,

Eric Reusch, Chief
Wilmington Regulatory Field Office
U.S. Army Corps of Engineers

Geoff Witte, Chief
Branch of Environmental Coordination
Bureau of Ocean Energy Management
Copy Furnished (w/CD only):

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National Marine Fisheries Service
Habitat Conservation Division
219 Fort Johnson Road
Charleston, South Carolina 29412-9110

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