SEDIMENT QUALITY CONTROL/QUALITY ASSURANCE PLAN
FOR BEACH RESTORATION OR NOURISHMENT USING AN OFFSHORE BORROW AREA

[FDEP Permit No.]

Palm Beach Co Department of Environment Resources Management

Jupiter/Carlin Shore Protection Project - Second Nourishment

June 2013

A. INTRODUCTION

Pursuant to Fla. Admin. Code r. 62B-41.008 (1) (k) 4.b., permit applications for inlet excavation, beach restoration, or nourishment shall include a quality control/assurance plan that will ensure that the sediment from the borrow areas to be used in the project will meet the standard in Fla. Admin. Code r. 62B-41.007(2)(j). To protect the environmental functions of Florida’s beaches, only beach compatible fill shall be placed on the beach or in any associated dune system. Beach compatible fill is material that maintains the general character and functionality of the material occurring on the beach and in the adjacent dune and coastal system.

The Permittee has conducted geotechnical investigations that provide adequate data concerning the character of the sediment and the quantities available within the spatial limits of the permitted borrow area(s). The Permittee has provided an analysis of the existing or native sediment and the sediment within the permitted borrow area(s) that demonstrates its compatibility with the naturally occurring beach sediment in accordance with Fla. Admin. Code r. 62B-41.007(2)(j). The sediment analysis and volume calculations were performed using established industry standards, and are certified by a Professional Engineer or a Professional Geologist registered in the State of Florida.

Based upon this information and the design of the borrow area(s), the Department of Environmental Protection (Department) has determined that use of the sediment from the borrow area(s) will maintain the general character and functionality of the sediment occurring on the beach and in the adjacent dune and coastal system. Furthermore, this information and the borrow area design provides sufficient quality control/quality assurance (QC/QA) that the mean grain size and carbonate content of the sediment from the borrow area(s) will meet the requirements of Fla. Admin. Code r. 62B-41.007(2)(j); hence, additional QC/QA procedures are not required for these sediment parameters during construction.

This plan outlines the responsibilities of each stakeholder in the project as they relate to the placement of beach compatible material on the beach. These responsibilities are in response to the possibility that non-beach compatible sediments may exist within the borrow area(s) and could be unintentionally placed on the beach. The QC Plan specifies the minimum construction management, inspection and reporting requirements placed on the Marine Dredging Contractor and enforced by the Permittee, to ensure that the sediment from the borrow area(s) to be used in the project meet the compliance specifications. The QA Plan specifies the minimum construction oversight, inspection and reporting requirements to be undertaken by the Permittee or the Permittee’s On-Site Representative to observe, sample, and test the placed sediments to verify the sediments are in compliance.

B. SEDIMENT QUALITY SPECIFICATIONS

The sediment from the borrow area(s) is similar in Munsell color and grain size distribution to the material in the existing coastal system at the beach placement site. The Department and the Permittee acknowledge that it is possible that discrete occurrences of non-beach compatible sediments may exist within the permitted borrow area(s) that do not comply with the limiting parameters of Fla. Admin. Code r. 62B-41.007(2)(j) 1. – 5., or vary in Munsell color from the composite value. Furthermore, the Department may consider more restrictive values for the sediment parameters to ensure that the sediment from the borrow area(s) is similar in color and grain size distribution to the sediment in the existing coastal system at the beach placement site. Therefore, fill material compliance specifications for the sediment from the borrow area(s) proposed for this project are provided in Table 1.
The compliance specifications take into account the variability of sediment on the native or existing beach, and are values which may reasonably be attained given what is known about the borrow area sediment. Beach fill material which falls outside of these limits will be considered unacceptable and subject to remediation.

Table 1- Sediment Compliance Specifications

<table>
<thead>
<tr>
<th>Sediment Parameter</th>
<th>Parameter Definition</th>
<th>Compliance Value</th>
</tr>
</thead>
<tbody>
<tr>
<td>Max. Silt Content</td>
<td>passing #230 sieve</td>
<td>2%</td>
</tr>
<tr>
<td>Max. Shell Content*</td>
<td>retained on #4 sieve</td>
<td>5%</td>
</tr>
<tr>
<td>Munsell Color Value</td>
<td>moist Value (chroma = 1)</td>
<td>10YR hue/6.5-7 value/1-2 chroma</td>
</tr>
</tbody>
</table>

*Shell Content is used as the indicator of fine gravel content for the implementation of quality control/quality assurance procedures.

C. QUALITY CONTROL PLAN

The contract documents shall incorporate the following technical requirements, or equivalent language that addresses the location of dredging, sediment quality monitoring on the beach, and, if necessary, remedial actions. The Permittee will seek to enforce these contract requirements during the execution of work.

1. **Electronic Positioning and Dredge Depth Monitoring Equipment.** The Contractor will continuously operate electronic positioning equipment, approved by the Permittee, to monitor the precise positioning of the excavation device location(s) and depth(s). A Differential Global Positioning System (DGPS) or equivalent system providing equal or better accuracy will be used to determine the horizontal position and will be interfaced with an appropriate depth measuring device to determine the vertical position of the bottom of the excavation device. The horizontal positioning equipment will maintain an accuracy of +/- 3.0 feet. The vertical positioning equipment will maintain a vertical accuracy of +/- 0.5 feet with continuous applicable tidal corrections measured at the project site.

2. **Dredge Location Control.** The Contractor is required to have, in continuous operation on the dredge, electronic positioning equipment that will accurately compute and plot the position of the dredge. Such fixes, and the accompanying plots, will be furnished to the Permittee’s on-site representative daily as part of the QC Reports. The electronic positioning equipment will be installed on the dredge so as to monitor, as closely as possible, the actual location of the excavation device(s). The location of the master antenna on the dredge and the distance and direction from the master antenna to the bottom of the excavation device will be reported on the Daily Reports. A printout of the excavation device positions in State Plane Coordinates, the excavation device depths corrected for tide elevation and referenced to the North American Vertical Datum of 1988 (NAVD 88) and the time, will be maintained using an interval of two (2) minutes for each printed fix. A printed and computer file (in ASCII format) copy of the position data will be provided to the Permittee as part of the daily report. The Contractor will prepare a plot of the data that includes the State Plane Coordinate grid system and the borrow area limits. The format of the plot may be subject to approval by the Permittee’s Engineer. No dredging will take place outside of the borrow area limits (horizontal and vertical limits) as shown on the drawings.

3. **Dredging Observation.** The Contractor will be responsible for establishing such control as may be necessary to insure that the allowable excavation depths and spatial limits are not exceeded. If the Contractor encounters noncompliant sediment during dredging, the Contractor will immediately cease dredging, relocate the dredge into compliant sediment, and will verbally notify the Permittee’s On-site Representative, providing the time, location, and description of the noncompliant sediment. The Contractor will also report any encounters with noncompliant sediment in the Contractor’s Daily Report, providing depth and location in State Plane Coordinates of said materials within the borrow area. The Contractor, in cooperation with the Permittee’s Engineer, will use the dredge positioning records, plans, and vibracore descriptions to determine where the Contractor may dredge to avoid
additional placement of noncompliant sediment. The Contractor will adjust his or her construction operation to avoid the noncompliant sediment to the greatest extent practicable.

4. **Beach Observation.** The Contractor will continuously visually monitor the sediment being placed on the beach. If noncompliant sediment is placed on the beach, the Contractor will immediately cease dredging, relocate the dredge into compliant sediment, and verbally notify the Permittee’s On-site Representative, providing the time, location, and description of the noncompliant sediment. The Contractor will also report any encounters with noncompliant sediment in the Contractor’s Daily Report, providing depth and location in State Plane Coordinates of said materials within the borrow area. The Contractor will take the appropriate remediation actions as directed by the Permittee or Permittee’s Engineer.

5. **Excavation Requirements.** The Contractor will excavate within the approved boundaries and maximum depths of the borrow area(s) in a uniform and continuous manner. If directed by the Permittee’s Engineer, the Contractor will change the location and/or depth of excavation within the borrow area limits.

6. **Vibracore Logs and Grain Size Data.** The Contractor will be provided with all descriptions of sediment vibracore borings collected within the borrow area(s), and will acknowledge that he is aware of the quality of the sediment as described in the sediment vibracore logs. These logs and grain size data will be presented in the construction specifications.

7. **Screening.** Rock – in the form or gravel and cobble size particles – exists within the borrow area. The Contractor shall 1) anticipate encountering the rock and 2) prevent rock and other non-beach compatible materials from being included with the sediment being placed on the beach. The Contractor shall restrict dredging to the borrow area limits as shown on the plans.

The Contractor’s method by which he removes the rock shall be his own design and shall be constructed so as to ensure removal of all such rock. The Contractor shall submit his method of rock removal to the Permittee for approval before beginning work. The Contractor’s approved QA/QC Plan will include the specific measures taken to prevent rock placement on the beach. These measures may include a grid for the exclusion of rock at the draghead, a screen separating rock at the pump discharge, or similar pending approval of the Permittee.

The Contractor shall separate all material greater than 1 inch at the dredge site and then dispose of said material at the permitted rock disposal area shown on the plans. Crushing the rock and dispersing in the fill material shall not be allowed.

Each rock disposal operation shall be reported to the Permittee along with an accurate measurement of the quantity of rock to be disposed and the percent of the total dredged material that produced the rock. Sand shall not comprise more than five (5) percent of the rock quantity removed. The Contractor’s method of measurement shall be submitted to the Permittee for approval before beginning work.

**D. QUALITY ASSURANCE PLAN**

The Permittee will seek to enforce the construction contract and Department permits related to sediment quality. In order to do so, the following steps shall be followed:

1. **Construction Observation.** Construction observation by the Permittee’s On-Site Representative will be performed 7 days a week, at least 8 hours a day during periods of active construction. Most observations will be conducted during daylight hours; however, random nighttime observations shall be conducted.

2. **On-Site Representative.** The Permittee will provide on-site observation by individuals with training or experience in beach nourishment and construction inspection and testing, and who are knowledgeable of the project design and permit conditions. The project Engineer, a qualified coastal engineer, will actively coordinate with the Permittee’s On-Site Representative, who may be an employee or sub-contractor of the Permittee or the Engineer. Communications will take place between the Engineer and the Permittee’s On-Site Representative on a daily basis.
3. **Pre-Construction Meeting.** The project QC/QA Plan will be discussed as a matter of importance at the pre-construction meeting. The Contractor will be required to acknowledge the goals and intent of the above described QC/QA Plan, in writing, prior to commencement of construction.

4. **Contractor’s Daily Reports.** The Engineer will review the Contractor’s Daily Reports which characterize the nature of the sediments encountered at the borrow area and placed along the project shoreline with specific reference to moist sand color and the occurrence of rock, rubble, shell, silt or debris that exceeds acceptable limits. The Engineer will review the dredge positions in the Contractor’s Daily Report.

5. **On Call.** The Engineer will be continuously on call during the period of construction for the purpose of making decisions regarding issues that involve QC/QA Plan compliance.

6. **Addendums.** Any addendum or change order to the Contract between the Permittee and the Contractor will be evaluated to determine whether or not the change in scope will potentially affect the QC/QA Plan.

7. **During Construction Sampling for Visual Inspection.** To assure that the fill material placed on the beach is in compliance with the permit, the Permittee’s Engineer or On-Site Representative will conduct assessments of the beach fill material as follows:

   a. During excavation and fill placement activities, the Permittee’s On-Site Representative will collect a sediment sample at not less than 200-foot intervals of newly constructed berm to visually assess grain size, Munsell color, shell content, and silt content. The sample shall be a minimum of 1 U.S. pint (approximately 200 grams). This assessment will consist of handling the fill material to ensure that it is predominantly sand to note the physical characteristics and assure the material meets the sediment compliance parameter specified in this Plan. If deemed necessary, quantitative assessments of the sand will be conducted for grain size, silt content, shell content and Munsell color using the methods outlined in section D.8.b. Each sample will be archived with the date, time, and location of the sample. The results of these daily inspections, regardless of the quality of the sediment, will be appended to or notated on the Contractor’s Daily Report. All samples will be stored by the Permittee for at least 60 days after project completion.

   b. If the Permittee or Engineer determines that the beach fill material does not comply with the sediment compliance specifications in this QC/QA Plan, the Permittee or Engineer will immediately instruct the Contractor to cease material excavation operations and take whatever actions necessary to avoid further discharge of noncompliant sediment. The Contractor, in cooperation with the Permittee’s Engineer, will use the dredge positioning records, plans, and vibracore descriptions to determine where the Contractor may dredge to avoid additional placement of noncompliant sediment. The Contractor will adjust his or her construction operation to avoid the noncompliant sediment to the greatest extent practicable. The sediment inspection results will be reported to the Department.

8. **Post-Construction Sampling for Laboratory Testing.** To assure that the fill material placed on the beach was adequately assessed by the borrow area investigation and design, the Project Engineer will conduct assessments of the sediment as follows:

   a. Post-construction sampling of each acceptance section and testing of the fill material will be conducted to verify that the sediment placed on the beach meets the expected criteria/characteristics provided by the geotechnical investigation and borrow area design process. Upon completion of an acceptance section of constructed beach, the Engineer will collect two (2) duplicate sand samples at each Department reference monument profile line to quantitatively assess the grain size distribution, moist Munsell color, shell content, and silt content for compliance. The Engineer will collect the sediment samples of a minimum of 1 U.S. pint (at least 200 grams) each from the bottom of a test hole a minimum of 18 inches deep within the limits of the constructed berm. The Engineer will visually assess grain size, Munsell color, shell content, and silt content of the material by handling the fill material to ensure that it is predominantly sand, and further to note the physical characteristics. The Engineer will note the existence of any layering or rocks within the test hole. One sample will be sent for laboratory analysis while the other sample will be archived by the Permittee. All samples and laboratory test results will be labeled with the Project name, FDEP Reference Monument Profile Line.
designation, State Plane (X,Y) Coordinate location, date sample was obtained, and "Construction Berm Sample."

b. All samples will be evaluated for visual attributes (Munsell color and shell content), sieved in accordance with the applicable sections of ASTM D422-63 (Standard Test Method for Particle-Size Analysis of Soils), ASTM D1140 (Standard Test Method for Amount of Material in Soils Finer than No. 200 Sieve), and ASTM D2487 (Classification of Soils for Engineering Purposes), and analyzed for carbonate content. The samples will be sieved using the following U.S. Standard Sieve Numbers: 3/4”, 5/8”, 3.5, 4, 5, 7, 10, 14, 18, 25, 35, 45, 60, 80, 120, 170, and 230.

c. A summary table of the sediment samples and test results for the sediment compliance parameters shall accompany the complete set of laboratory testing results. The column headings will include: Sample Number; Mean Grain Size (mm); Sorting Value: Silt Content (%); Shell Content (%); Munsell Color Value; and a column stating whether each sample MET or FAILED the compliance values found in Table 1. The sediment testing results will be certified by a P.E or P.G. registered in the State of Florida. A statement of how the placed fill material compares to the sediment analysis and volume calculations from the sand search investigation and borrow area design shall be included in the sediment testing results report. The Permittee will submit sediment testing results and analysis report to the Department within 90 days following beach construction.

d. In the event that a section of beach contains fill material that is not in compliance with the sediment compliance specifications, then the Department will be notified. Notification will indicate the volume, aerial extent and location of any unacceptable beach areas and remediation planned.

E. REMEDIATION

1. Compliance Area. If a sample does not meet the compliance value for construction debris, toxic material, other foreign material, coarse gravel, or rock the Permittee shall determine the aerial extent and remediate regardless of the extent of the noncompliant material. If a sample is noncompliant for the silt content, shell content, or Munsell color and the aerial extent exceeds 10,000 square feet, the Permittee shall remediate.

2. Notification. If an area of newly constructed beach does not meet the sediment compliance specifications, then the Department (JCPCompliance@dep.state.fl.us) will be notified. Notification will indicate the aerial extent and location of any areas of noncompliant beach fill material and remediation planned. As outlined in section E.4 below, the Permittee will immediately undertake remediation actions without additional approvals from the Department. The results of any remediation will be reported to the Department following completion of the remediation activities and shall indicate the volume of noncompliant fill material removed and replaced.

3. Sampling to determine extent. In order to determine if an area greater than 10,000 square feet of beach fill is noncompliant, the following procedure will be performed by the Engineer:
   a. Upon determination that the first sediment sample is noncompliant, at minimum, five (5) additional sediment samples will be collected at a 25-foot spacing in all directions and assessed. If the additional samples are also noncompliant, then additional samples will be collected at a 25-foot spacing in all directions until the aerial extent is identified.
   b. The samples will be visually compared to the acceptable sand criteria. If deemed necessary by the Engineer, quantitative assessments of the sand will be conducted for grain size, silt content, shell content, and Munsell color using the methods outlined in section D.8.b. Samples will be archived by the Permittee.
   c. A site map will be prepared depicting the location of all samples and the boundaries of all areas of noncompliant fill.
   d. The total square footage will be determined.
   e. The site map and analysis will be included in the Contractor's Daily Report.

4. Actions. The Permittee or Permittee’s Engineer shall have the authority to determine whether the material placed on the beach is compliant or noncompliant. If placement of noncompliant material occurs, the Contractor will be directed by the Permittee or Permittee’s Engineer on the necessary corrective actions. Should a situation arise during
construction that cannot be corrected by the remediation methods described within this QC/QA Plan, the Department will be notified. The remediation actions for each sediment parameter are as follows:

a. Silt: blending the noncompliant fill material with compliant fill material within the adjacent construction berm sufficiently to meet the compliance value, or removing the noncompliant fill material and replacing it with compliant fill material.
b. Shell: blending the noncompliant fill material with compliant fill material within the adjacent construction berm sufficiently to meet the compliance value or removing the noncompliant fill material and replacing it with compliant fill material.
c. Munsell color: blending the noncompliant fill material with compliant fill material within the adjacent construction berm sufficiently to meet the compliance value or removing the noncompliant fill material and replacing it with compliant fill material.
d. Coarse gravel: screening and removing the noncompliant fill material and replacing it with compliant fill material.
e. Construction debris, toxic material, or other foreign matter: removing the noncompliant fill material and replacing it with compliant fill material.

All noncompliant fill material removed from the beach will be transported to an appropriate upland disposal facility located landward of the Coastal Construction Control Line.

5. Post-Remediation Testing. Re-sampling shall be conducted following any remediation actions in accordance with the following protocols:

a. Within the boundaries of the remediation actions, samples will be taken at maximum of 25-foot spacing.
b. The samples will be visually compared to the acceptable sand criteria. If deemed necessary by the Engineer, quantitative assessments of the sand will be conducted for grain size, silt content, and Munsell color using the methods outlined in section D.8.b. Samples will be archived by the Permittee.
c. A site map will be prepared depicting the location of all samples and the boundaries of all areas of remediation actions.

6. Reporting. A post-remediation report containing the site map, sediment analysis, and volume of noncompliant fill material removed and replaced will be submitted to the Department within 7 days following completion of remediation activities.

All reports or notices relating to this permit shall be emailed and sent to the Department at the following locations:

**DEP Bureau of Beaches & Coastal Systems**
JCP Compliance Officer
Mail Station 300
3900 Commonwealth Boulevard
Tallahassee, Florida 32399-3000
phone: (850) 414-7716
e-mail: JCP Compliance@dep.state.fl.us

End of Plan

FDEP Version dated September 4, 2009