

# **UNITED STATES DEPARTMENT OF COMMERCE National Oceanic and Atmospheric Administration**

NATIONAL MARINE FISHERIES SERVICE GREATER ATLANTIC REGIONAL FISHERIES OFFICE 55 Great Republic Drive Gloucester. MA 01930

April 2, 2025 Via electronic mail

Todd Schaible, Chief Regulatory Branch Philadelphia District U.S. Army Corps of Engineers 1650 Arch Street Philadelphia, PA 19107-3390

RE: Public Notice for NAP-2024-00767-95 Waretown and Barnegat Light State Channel Complex Dredging, Ocean County, New Jersey

Dear Mr. Schaible:

We have reviewed the Public Notice NAP-2024-00767-95 and associated essential fish habitat (EFH) assessment worksheet for the New Jersey Department of Transportation Office of Maritime Resources (NJDEO-OMR) application for maintenance dredging operation at the Waretown and Barnegat Light State Channel Complex, located in Barnegat Bay, Ocean County New Jersey. A total of 19 established channels are included in the complex. The proposed tenyear maintenance dredging program will target the removal of shoals within these areas and include disposal at the Oyster Creek Confined Disposal Facility (CDF), an upland facility in Lacey Township, Ocean County, New Jersey as well as on Barnegat Lighthouse State Park Beach, located in Barnegat Light, New Jersey.

According to the information provided, the proposed project includes the use of a mechanical dredge or a hydraulic cutterhead to remove a total of 237,550 cubic yards (CY) of sediment from 247 acres to a depth of 5- to 8-feet below the plane of mean low water (MLW) plus 1 foot of allowable overdepth. Each maintenance dredging event is anticipated to be approximately 9 to 12 weeks in duration, including mobilization/demobilization, dredging, and placement activities. Two or three maintenance dredging events are anticipated to be conducted over the next 10-years, with the initial dredging event proposed to be undertaken on or after October 1, 2025 through December 31, 2025.

The Magnuson Stevens Fishery Conservation and Management Act (MSA) and the Fish and Wildlife Coordination Act (FWCA) require federal agencies to consult with one another on projects such as this that may adversely affect EFH and other aquatic resources. These recommendations may include measures to avoid, minimize, mitigate, or otherwise offset adverse effects on EFH resulting from actions or proposed actions authorized, funded, or undertaken by that agency. This process is guided by the requirements of our EFH regulation at 50 CFR 600.905, which mandates the preparation of EFH assessments and generally outlines each agency's obligations in this consultation procedure. Because these construction activities will adversely affect EFH, we offer the following information to further avoid, minimize, or otherwise offset impacts to our trust resources.



## Magnuson-Stevens Fishery Conservation and Management Act (MSA)

The project area has been designated as EFH under the MSA for a number of federally managed species including winter flounder (*Pseudopleuronectes americanus*), windowpane flounder (*Scophthalmus aquosus*), Atlantic herring (*Clupea harengus*), bluefish (*Pomatomus saltatrix*), Atlantic butterfish (*Peprilus triacanthus*), summer flounder (*Paralichthys dentatus*), several species of skates, and others. Barnegat Inlet, near the project area, is also a migratory corridor for anadromous fishes such as alewife (*Alosa pseudoharengus*), and blueback herring (*Alosa aestivalis*) (collectively, river herring) coming into Barnegat Bay from the Atlantic Ocean. Anadromous fishes such as these serve as prey for federally managed species.

We have reviewed the EFH assessment for this project. Although we agree with your conclusion that the adverse effects of this project on EFH will not be substantial, measures to avoid, minimize, mitigate, or otherwise offset proposed adverse impacts to EFH and other aquatic resources should still be incorporated into the project planning, design, and implementation.

#### Winter Flounder

Winter flounder typically migrate into shallow water or estuaries to spawn in the winter and early spring and have demersal eggs that sink and remain on the bottom until they hatch. After hatching, the larvae are initially planktonic, but following metamorphosis they assume an epibenthic existence. Young-of-the-year flounder tend to burrow in the sand rather than swim away from threats. These life stages are less mobile and thus more likely to be affected adversely by entrainment in the dredge plant and increased turbidity and the subsequent deposition of the suspended sediments. We appreciate that the schedule of the proposed project avoids in-water work during our recommended time of January 1 to May 31, when winter flounder eggs and larvae are expected to be present.

#### Submerged Aquatic Vegetation

All locations within the project area have been mapped as supporting or historically supporting submerged aquatic vegetation (SAV). SAV habitats are among the most productive ecosystems in the world and perform a number of irreplaceable ecological functions which range from chemical cycling and physical modification of the water column and sediments to providing food and shelter for commercially and recreationally important fishery species. SAV provides valuable nursery, forage and refuge habitat for a variety of migratory and forage fish species including alewife and blueback herring. It is also an important food source for waterfowl. SAV has been designated as a habitat area of particular concern (HAPC) for summer flounder by the Mid-Atlantic Fishery Management Council. HAPCs are subsets of EFH identified based on one or more of the following considerations: 1) the importance of the ecological function; 2) extent to which the habitat is sensitive to human-induced degradation; 3) whether and to what extent, development activities are stressing the habitat type; and/or 4) rarity of habitat type (50 CFR 600.815(a)(8)). In addition, the U.S. Environmental Protection Agency has designated SAV as a special aquatic site under the Clean Water Act due to its important role in the aquatic ecosystem for nesting, spawning, nursery cover, and forage areas for fish and wildlife.

According to the EFH assessment worksheet, the proposed dredging footprint is within established navigation channels that are located outside of mapped SAV beds. However, our

review of the historical SAV maps indicate SAV presently exists or historically occurred directly adjacent to these channels. Increases in suspended sediments and the subsequent reduction in water transparency caused by dredging and other in-water construction activities can limit photosynthesis which, in turn, can reduce plant growth and survival. SAV also has the tendency to move year to year. As such, locations mapped as containing SAV in the past should be surveyed during the growing season prior to dredging to document presence/absence of SAV within 500 feet of any area to be dredged. To minimize adverse effects to SAV, we recommend that activities that generate suspended sediments be avoided in and near SAV beds when SAV is actively growing and flowering to avoid affecting the plant's ability to photosynthesize and its growth and survival. We also recommend a minimum buffer between dredging area(s) and the edge of any SAV bed to be 250 feet if the sediments are 95% sand and 500 feet if less than 95% sand between April 15 and October 15 of any year.

## **Shellfish**

The New Jersey Department of Environmental Protection's Bureau of Shellfisheries' 2012 Barnegat Bay (Lower) Hard Clam Distribution maps identify several locations within the project area as hard clam (*Mercenaria mercenaria*) habitat. Shellfish habitats provide ecological value to a variety of species including American eel (*Anguilla rostrata*) and winter flounder. Clams are also a prey species for a number of federally managed fish including skates, bluefish, summer flounder, and windowpane flounder. Infaunal species such as clams also filter significant volumes of water, effectively retaining organic nutrients from the water column. Several locations are considered to be near high value shellfish habitat and/or shell fish lease areas. Therefore we recommend that dredge pipelines used are floated to avoid damage to existing shellfish habitat. We also recommend that the NJDEP Shellfisheries be contacted to ensure work proposed will not affect nearby shellfish leases adversely.

## **Essential Fish Habitat Conservation Recommendations**

Pursuant to Section 305(b)(4)(A) of the MSA we request that you adopt the following EFH conservation recommendations (CRs) to minimize or offset adverse impacts on EFH.

#### For all sites:

- Dredge only existing, legal channels to previously authorized depths. No overdredging should be permitted.
- Barge(s) used during construction should float at all stages of the tide.
- For sites located in or near special areas (i.e., wetlands, mudflats, SAV, shellfish habitat), which are identified below, float the dredge pipeline to avoid damage to these existing special areas. Where the pipeline must cross these habitats, minimize anchor placement in these areas and place/remove anchors in a manner that minimizes turbidity.
- Should the applicant need to dredge during the SAV growing season of any given year:
  - A visual survey should be conducted to document presence/absence of SAV within 500 feet of any area to be dredged.
  - A minimum buffer between dredging area(s) and the edge of any SAV bed should be maintained between April 15 and October 15 of any year. The appropriate buffer is 250 feet if the sediments are 95% sand and 500 feet if less than 95% sand.

• As described in the public notice, do not dredge between January 1 and May 31 to minimize impacts to winter flounder early life stage EFH (i.e., eggs, larvae).

For sites using a hydraulic cutterhead:

• The intake on the dredge plant should not be turned on until the dredge head is in the sediment and should be turned off before being lifted through the water column to minimize larval entrainment in the dredge.

For placement of material at Barnegat Lighthouse State Park Beach:

• Use BMPs to minimize the release of suspended sediments during beach nourishment activities, including placing the material on the beach above the spring high tide line and moving the material to the intertidal zone during low tide, where feasible.

For sites located near wetlands, which include Barnegat Bay Stake Channel:

• Maintain a minimum buffer of 25-feet between the top of the slope of any area to be dredged and any vegetated wetlands or mudflats. Wetlands and mudflats should be delineated in the field prior to dredging activities to ensure compliance.

For sites located in historically mapped shellfish habitat, which include Holiday Harbor, Skippers Cove, Waretown Creek, South Harbor, Waretown South Condos, Barnegat Beach, Key Harbor, Double Creek, Barnegat Light Buoy, Barnegat Light Stake, and Loveladies Vol Sedge:

• Contact NJDEP Shellfisheries to ensure work proposed will not affect nearby shellfish leases adversely, and adhere to recommendations made by NJDEP Shellfisheries to minimize or offset adverse impacts to shellfish.

Please note that Section 305(b)(4)(B) of the MSA requires you to provide us with a detailed written response to these EFH conservation recommendations, including a description of measures adopted by you for avoiding, mitigating, or offsetting the impact of the project on EFH. In the case of a response that is inconsistent with our recommendations, Section 305(b)(4)(B) of the MSA also indicates that you must explain your reasons for not following the recommendations. Included in such reasoning would be the scientific justification for any disagreements with us over the anticipated effects of the proposed action and the measures needed to avoid, minimize, mitigate, or offset such effects pursuant to 50 CFR 600.920(k). This response must be provided within 30 days after receiving our EFH conservation recommendations and at least 10 days prior to final approval of this action. Please also note that further EFH consultation must be reinitiated pursuant to 50 CFR 600.920(j) if new information becomes available, or if the project is revised in such a manner that affects the basis for the above determination

#### **Endangered Species Act**

Federally listed species may be present in the project area. Consultation, pursuant to Section 7 of the Endangered Species Act (ESA) of 1973, may be necessary. We understand that you are currently working with our Protected Resources Division on the submission of a request for ESA consultation. Should you have any questions about the Section 7 consultation process, please contact Darcie Webb at darcie.webb@noaa.gov or (978) 281-9316.

#### Conclusion

We look forward to our continued coordination with you on this project as it moves forward. If you have any questions or need additional information, please contact Jessie Murray in our Highlands, NJ field office at 732-872-3116 or <a href="Jessie.Murray@noaa.gov">Jessie.Murray@noaa.gov</a>. Should you have any questions about the Section 7 consultation process in general, please contact Darcie Webb (978-281-9316; <a href="Darcie.Webb@noaa.gov">Darcie.Webb@noaa.gov</a>).

Sincerely,

Louis A. Chiarella

Assistant Regional Administrator for Habitat and Ecosystem Services

cc:

GARFO HESD – K. Greene
GARFO PRD – D. Webb
Philadelphia District ACOE – R. Youhas
NJDEP – M. Davis, K. Davis
USFWS – M. Ciappi, R. Conover
EPA – M. Finocchiaro
MAFMC – C. Moore
NEFMC – C. O'Keefe
ASMFC – R. Beal