

ADDENDUM 1

**REQUEST FOR QUALIFICATIONS
FOR CONSTRUCTION MANAGEMENT AT RISK (CMAR)
CONTRACTOR**

RFQ NO. 2503-24-03

**CHANDELEUR ISLANDS RESTORATION PROJECT
STATE PROJECT No. PO-0199**

ST. BERNARD PARISH, LOUISIANA



**STATE OF LOUISIANA
COASTAL PROTECTION AND RESTORATION AUTHORITY**

January 27, 2025

Acknowledgement of Addenda

**Chandeleur Islands Restoration Project (PO-0199)
Construction Management At-Risk (CMAR) Request for Qualifications
RFQ No. 2503-24-03**

**Addendum #1
January 27, 2025**

The interpretations, clarifications, corrections, and/or revisions in this addendum supersede the requirements in the posted documents dated December 18, 2024. Respondents shall acknowledge receipt of this addendum by including a signed version of this form with their SOQ submittal.

Respondent acknowledges receipt of Addendum #1, which includes the following:

1. Responses to Respondent Questions submitted on or before January 22, 2025 at 3:00pm CT;
2. Edits, clarifications, and omissions to the Request for Qualifications and enclosures;
3. Additional information provided by CPRA:
 - a. Word version (.doc file) of the Experience and Qualifications Form (EQF-1)
 - b. The Pre-Submittal Meeting sign-in sheet
 - c. The Pre-Submittal Meeting Presentation
 - d. PO-0199 Permit Drawings
 - e. PO-0199 Alternatives Analysis Report
 - f. PO-0199 Design Survey Data
 - g. PO-0199 Geotechnical Data

Sign: _____

Print: _____

Date: _____

I. CPRA Responses to Respondent Questions:

Question 1:

Is it possible to obtain a copy of the Experience and Qualification Form (EQF-1) in a word document? I only see the SF 24-102 under the Process and Procedures page on the website.

CPRA Response 1:

The Microsoft Word version (.doc file) of the Experience and Qualifications Form (EQF-1) is included as Attachment 1 of this addendum.

Question 2:

Can 11 x 17 paper be used for graphical elements such as organization charts, tables, graphs, etc?

CPRA Response 2:

Yes. 11" x 17" sheets can be used at the discretion of the Respondent. Note that per Section 9.0 of the Request for Qualifications, the combined page count of the Part A, Part B, Part C, and Part D of the SOQ should not exceed fifty (50) pages in length. Any 11" x 17" sheets used will be included in this page count parameter.

Question 3:

We are looking at possibly having surveys done of the island and surrounding area prior to submitting our SOQ. Are there any access limitations or required permissions?

CPRA Response 3:

Marine surveys within 800 ft. of the Chandeleur Islands do not require any special permissions or permits. Respondents are not allowed on any part of the Chandeleur Islands or in the adjacent seagrass beds without a permit from the United States Fish and Wildlife Service Southeast Louisiana Refuges Office. Additionally, the use of drones for photography and surveying is not allowed without a permit. To inquire about permits for surveying and drone use, contact Barret Fortier (barret_fortier@fws.gov).

Question 4:

CPRA has indicated that the works may be performed in parts. Does CPRA have an expectation of how many parts the construction works could be divided? What portion of the full scope of work will be in the first part issued for Construction?

CPRA Response 4:

Due to uncertainty in the timing and distribution of the construction funds, CPRA cannot provide a definite response on the number or cost of the construction increments. However, at this time we anticipate no more than three construction increments. Additionally, at this time it is expected that the construction cost of the first construction increment will be more than 50% of the total

anticipated construction budget. Details on the distribution of construction funds and the scope of the construction increments should be determined by the 90% Design Milestone.

Question 5:

May I please get the plan holders list if one is available?

CPRA Response 5:

A plan holders list is not utilized for this solicitation.

Question 6:

May I please also get the sign in sheet from the pre-bid meeting on 01/15/2025?

CPRA Response 6:

The Pre-Submittal Meeting Sign-In Sheet is included as Attachment 2 to this Addendum.

Question 7:

During the Jan. 15, 2025 Pre-Submittal Meeting, CPRA indicated that a draft Pre-Construction Contract was in progress, but may not be issued prior to the Feb. 14, 2025 SOQ submission date. As Respondent's will likely not have an opportunity to review, or ask questions about, the draft Pre-Construction Agreement, please confirm that the selected Respondent and CPRA will have the opportunity to negotiate said Agreement. Please consider inserting Project milestones for issuance of the draft Pre-Construction Agreement and execution of the Pre-Construction Agreement.

CPRA Response 7:

The selected Respondent will be provided an opportunity to review a draft version Pre-Construction Phase Contract after the selection has been made. Feedback and/or comments will be considered by CPRA before the finalization and execution of the contract.

Question 8:

During the Jan. 15, 2025 Pre-Submittal Meeting, CPRA indicated that the Construction Contract for the Project will be very similar to CPRA's standard Construction Contract for design-bid-build projects. We note that the contemplated Contingency Guaranteed Maximum Price ("GMP") concept for this CMAR Project is currently not contemplated in CPRA's standard Construction Contract. In addition, to agree on a GMP Proposal, the Parties may agree to modified risk allocations derived from more detailed discussions about the Contingency component of the GMP. For all these reasons, please confirm that CPRA intends to issue a draft, standard Construction Contract that will be modified to suit the CMAR construction model and to reflect any specific agreements made to arrive at an agreed-upon GMP.

CPRA Response 8:

The CMAR Construction Phase contract will contain many of the standard contract provisions found in CPRA's design-bid-build Construction Contract. Additionally, as stated at the Pre-

Submittal Meeting, provisions that are specific and integral to the CMAR contracting model will be incorporated.

Question 9:

The CMAR Pre-Construction Phase Scope of Services (“Pre-Con Scope”), Section 2.1.2, Bullet 2 indicates that the CMAR Contractor may “provide intermediate estimating support for design alternatives”. Please consider providing a cap on the number of such estimates that may be required. The Parties should be aligned on the extent of “interim” estimating services that will be required.

CPRA Response 9:

Since the formal Alternative Analysis phase of the project is complete and the primary features of the project have been defined, CPRA does not foresee intermediate estimating as being a large level of effort. However, if the CMAR Contractor were to propose alternate design concepts between the 30% Design and 90% Design milestones that fit into the general scope of the chosen Alternative (Alternative 5), CPRA may require the CMAR Contractor to submit intermediate cost estimates to confirm that the subject design concept is cost feasible.

Question 10:

Many aspects of the Pre-Con Scope contemplate the CMAR Contractor providing cost, equipment and means/methods data to CPRA and the Design Team that are proprietary, commercially sensitive and confidential in the dredging market. Please confirm that CPRA’s Pre-Construction Agreement will include confidentiality provisions that appropriately limit how CPRA and the Design Team can use the CMAR Contractor’s proprietary and commercially sensitive data. Please confirm as well that the Pre-Construction Agreement will detail how proprietary and commercially sensitive data will either be returned to the CMAR Contractor, or certified as destroyed by CPRA and the Design Team, once the Project is complete.

CPRA Response 10:

Subject to the requirements of La. R.S. 44:1, et seq., CPRA will consider a provision that satisfies this request during the negotiations of the Pre-Construction Phase Contract.

Question 11:

The Pre-Con Scope, Section 2.1.2, Bullet 6 indicates that the CMAR Contractor’s 30% and 90% OPCC’s should include “assumptions and clarifications”. We recommend that these OPCC’s also include a Contingency Matrix that identifies the Project risks identified by the CMAR Contractor as well as risk pricing to facilitate candid and collaborative discussions about how to allocate and manage risk on the Project. This will be critical during GMP negotiations.

CPRA Response 11:

The final Pre-Construction Phase Scope of Services will be developed during the Pre-Construction Phase Contract negotiations. CPRA will consider the proposed “Contingency Matrix” or some other form of risk register during these negotiations. Such documents would be developed jointly by CPRA, the Design Team, and the CMAR Contractor.

Question 12:

The Pre-Con Scope, Section 2.1.2, Bullet 7 indicates that the Design Team and CMAR Contractor will both submit 30% and 90% OPCC's for review and comparison. There is nothing in the Pre-Con Scope indicating that the Design Team will submit an OPCC at the Final Construction Package Stage. Please describe how CPRA intends to assess the CMAR Contractor's GMP Proposal, and how either the Design Team or other third-party consultant's will be used in this process.

CPRA Response 12:

The purpose of Bullet 8 (not Bullet 7) is to describe the format of the 30% Design and 90% Design milestone OPCC submittals by the CMAR Contractor and Design Team so that the submitted estimates can easily be analyzed, compared, and reconciled by CPRA. CPRA reserves the right to develop its own OPCC estimates at these milestones as well. Although it's not expressly stated in the CMAR Pre-Construction Scope of Services, the Design Team will be required to submit an OPCC with the Final Construction Package (100%) milestone. If necessary, CPRA will facilitate cost reconciliation meetings at each milestone to gain a better understanding on differences in the OPCC submittals.

Question 13:

Please consider adding to Section 2.1.3 of the Pre-Con Scope: "Evaluating borrow area geotechnical data and making recommendations for additional investigation as warranted."

CPRA Response 13:

Bullet 5 of Section 2.1.3 discusses the CMAR Contractor's constructability review for each milestone. The last sentence of this bullet states: "*The value engineering review will offer suggested revisions to the design that will reduce construction cost and/or construction duration, while not impacting Project function and/or operating costs.*" Since data collection is a component of the 30% Design Milestone, any recommendations on additional data collection should be made with the CMAR Contractor's constructability review.

Question 14:

The CMAR Scope, Section 2.2 defines the GMP as follows: "GMP = Cost of Work + Bonds & Insurance + Contingency". Where does CPRA intend CMAR Contractor Profit or Fee to be included in this calculation? Please consider adding Fee/Profit as an additional GMP component or specify where it should be included.

CPRA Response 14:

Contractor profit should be included in the Cost of Work.

Question 15:

The Request for Qualifications, Section 8.4 states that "Comments made by the Respondents and subcontractors at the Oral Presentation will be considered binding." Please consider modifying this to (i) allow CPRA to request that a Proposer statement be binding, and (ii) allow Respondents to declare certain of their statements to be binding. We further request a reciprocal provision for

CPRA statements made during Oral Presentations. Finally, how does CPRA plan to memorialize binding statements made during Oral Presentations (e.g. recording, meeting minutes, other)?

CPRA Response 15:

Section 8.4 of the RFQ (Oral Presentations) will not be modified. Additional details on the Oral Presentations will be distributed if CPRA deems them to be necessary.

Question 16:

Will CPRA determine whether oral presentations will be necessary after the SOQ submissions have been reviewed and evaluated by the Evaluation Committee, or is there an option to have Oral Presentations before the Evaluation Committee completes its evaluation?

CPRA Response 16:

The determination on Oral Presentations will be made after the Selection Review Committee has completed its evaluation of the SOQs.

Question 17:

Please confirm that the Pre-Construction Agreement will include a change provision that will allow CPRA to add pre-construction services and adjust the pre-construction services budget to accommodate additional scope.

CPRA Response 17:

CPRA will consider the terms for contract change or contract amendment to accommodate additional scope during the negotiations of the Pre-Construction Phase Contract.

Question 18:

Would it be possible for you to email me a list of attendees for the pre-bid meeting?

CPRA Response 18:

See response to Question 6.

Question 19:

When can we expect the addendum mentioned in the pre-submittal meeting to be released?

CPRA Response 19:

Addendum #1 (this addendum) is issued prior to the date specified in Section 15.0 Schedule of Events.

Question 20:

Is there an available agenda for the Pre-Submittal Meeting scheduled for tomorrow for the Chandelier Island Restoration Project?

CPRA Response 20:

There was no agenda for the Pre-Submittal Meeting.

Question 21:

Could I secure a copy of the plan holders list for the project listed?

CPRA Response 21:

See response to Question 5.

Question 22:

Can you please provide the presentation that was used during the pre-submittal meeting?

CPRA Response 22:

The Pre-Submittal Meeting Presentation is included as Attachment 3 to this Addendum.

II. Revisions to the Request for Qualifications

Modifications, edits, additions, and omissions to the Request for Qualifications are represented by the following:

- ***Bold, italicized text*** for language supplementary to the document, and;
- **~~“strikethrough” text~~** for language removed from the document.

These modifications supersede the requirements in the posted Request for Qualification document dated December 18, 2024:

Revision 1:

The name of the prime and subcontracted firms affiliated with the Design Team will be listed in Section 5.0 of the Request for Qualifications:

5.0 CONTRACT ELIGIBILITY

By submittal of its Statement of Qualifications (SOQ), the Respondent acknowledges and will comply with the following exclusion pertaining to contract eligibility on this Project:

- The Design Team (prime and subcontractors) for the Project will not have a role on the CMAR Contractor team (prime or subcontractors) for the Project. ***Coastal Engineering Consultants, Inc. (CEC) is prime firm of the Design and its subcontractors are EMC Surveying, GeoEngineers, Ocean Surveys, Inc., R. Christopher Goodwin & Assoc., Sustainable Design Solutions, SEG Environmental Consultants, SCAPE Landscape Architecture, SWCA Environmental Consultants, and American Vibracore Services.***
- Members of the Selection Review Committee for this RFQ will not have a role on the CMAR Contractor team (prime or subcontractor) for the Project.
- Respondents submitting a response to this RFQ should be advised that contractors of the State of Louisiana may, in certain circumstances, be deemed public employees as defined by the Ethics Commission. Full disclosure to the CPRA is required of any potential conflicts. Any potential conflicts shall be resolved with the Ethics Commission prior to seeking a contract. The commission on Ethics for Public Employees is located at 617 North Third Street, LaSalle Building, 10th Floor, Baton Rouge, LA 70802; telephone number 225-219-5600; toll free at 1-800-842-6630.

Revision 2:

The Certificate of Authority and Disclosure of Ownership has been removed from the Pass/Fail Requirements listed in Section 8.1 of the Request for Qualifications. This provision will be added to the Section 13.0 of the Request for Qualifications (see Revision 3 below):

8.1 PASS / FAIL REQUIREMENTS

The Respondent must include all of the following in their SOQ and demonstrate the stated minimum requirements to be considered responsive to this RFQ. The documents outlined in

the sections below must be compiled and included in a clearly marked appendix of the SOQ titled “*Pass / Fail Requirements*”. **Failure to meet any of following requirements will result in disqualification, and the Respondent will not be further evaluated for selection as the Chandeleur Islands Restoration Project CMAR Contractor:**

Ability to Bond: The Respondent shall provide evidence of bonding capacity, in the form of a letter or letters from a surety or insurance company (with a Best’s Rating of A minus or better and Class VIII or better by A.M. Best and Company) stating that the Respondent is capable of obtaining separate performance and payment bonds, each in the amount of \$350,000,000, to cover the obligations in the Construction Services Contract if the Respondent is awarded the Construction Services Contract.

Ability to Self-Perform: The SOQ shall include in a statement of the Respondent’s ability and intent to meet the minimum self-performance requirement of 75% of the total cost of construction.

Safety: Safety record documentation must be provided for the past three (3) calendar years. Documentation must include copies of the Respondent’s Experience Modification Rating (EMR) for the past three (3) calendar years on insurance carrier’s letterhead. **The Respondent’s, or in the case of a JV, each JV member’s EMR for the most recent available calendar year must be 1.0 or lower to be considered for selection as CMAR Contractor.**

Licensure: The Respondent must be licensed in Heavy Construction in accordance with the rules of the Louisiana State Licensing Board for Contractors at the time of submittal of its SOQ. The Respondent must be licensed in accordance with the rules of the Louisiana State Licensing Board for Contractors at the time of SOQ submittal, and maintain licensure for the duration of the Pre-Construction Contract and Construction Contract. Any engineering and surveying provided by CMAR Contractor will be performed in compliance with the registration law for Professional Engineers and Land Surveyors (La. R.S. 37:681 through 37:703) and the rules of the Board of Registration for Professional Engineers and Land Surveyors. Evidence of licensure and certifications, as applicable, must be provided in an Appendix.

Selection Review Committee Conflicts of Interest Acknowledgement: The Respondent must avoid any situation where personal and business relationships could have, or give the appearance of having, influence on any member of the Selection Review Committee defined in Section 10. The Respondent must avoid actions, discussions and communications (oral or written) with any member of the Selection Review Committee that might be perceived as exerting influence over a Selection Review Committee member. The Respondent must submit with its SOQ a completed Selection Review Committee Conflicts of Interest Acknowledgement (Enclosure 2).

~~**Certificate of Authority and Disclosure of Ownership:** According to the provisions of La. R.S. 12:301-302, any Corporation which is not incorporated in the State of Louisiana must obtain a certificate of authority to transact business in Louisiana from the Louisiana Secretary of State, Corporations Division, 3851 Essen Lane, Baton Rouge, Louisiana 70809, Phone no. (225) 925-4704.~~

~~**For-profit and non-publicly traded corporations must provide a Disclosure of Ownership form when contracting with CPRA. Upon contracting with CPRA, the forms must be completed, notarized, and submitted to the Louisiana Secretary of State, Corporations Division, 3851 Essen Lane, Baton Rouge, Louisiana 70809 and a copy stamped by the Corporations Division must be provided to CPRA.**~~

Revision 3:

The Certificate of Authority and Disclosure of Ownership has been removed from the Pass/Fail Requirements listed in Section 8.1 of the Request for Qualifications. This provision is now part of Section 13 of the Request for Qualifications:

13.0 INSTRUCTIONS AND MISCELLANEOUS PROVISIONS

Respondents should submit all questions in writing even if an answer has already been given to an oral question at the Pre-Submittal Meeting described in Section 12. After the Pre-Submittal Meeting, a response to all written questions submitted to CPRA will be distributed through addenda to all Respondents. Respondents who wish to submit questions on the RFQ must submit their questions in writing by January 22, 2025 by 3:00 PM (Central Standard Time) to Gloria Tigner, RFQ Coordinator at CPRAcontracts@la.gov. Addenda will be issued by date stipulated in the Section 15.0 and will be posted at the following link: <https://coastal.la.gov/resources/rfps-rsiqs-contracts/contracts-and-grants/>.

CPRA reserves the right to revise the Schedule of Events (Section 15) or revise any part of the RFQ by issuing Addenda to the RFQ up to 14 calendar day to the deadline for receipt of Proposals. If an addendum is issued within 14 calendar days of the proposal deadline, an appropriate time extension for submission of SOQs will be granted. An Acknowledgement of Addenda Form, which would be included with the Addenda, shall be submitted with the SOQ.

The one (1) Original, seven (7) hard copies and two (2) USB flash drives of the SOQ shall be delivered to Gloria Tigner at 150 Terrace Avenue, Baton Rouge, LA 70802. **SOQ's will be accepted until 3:00 PM (Central Standard Time), on February 14, 2025.** Submittals can also be mailed to the CPRA, Attn: Gloria Tigner, 150 Terrace Avenue, Baton Rouge, LA 70802; however, they must be received by CPRA prior to the above stated deadline. Proposals not received at CPRA, 150 Terrace Avenue, Baton Rouge, LA, 70802 by 3:00 PM (Central Standard Time), on **February 14, 2025** will not be reviewed.

Only information that is in the nature of legitimate trade secrets or non-published financial data may be deemed proprietary or confidential. Any material within a SOQ identified as proprietary must be clearly marked in the SOQ and will be handled in accordance with the Louisiana Public Record Act La. R.S. 44:1-44 and applicable rules and regulations. With the SOQ, the Respondent must submit an additional fully redacted version of the SOQ which removes any and all proprietary information. The Respondent should be aware that the redacted version of the SOQ may be produced in response to a Public Records Request. CPRA shall not be held liable for the release of any proprietary information contained in the redacted version of the SOQ in response to a Public Records Request. In submitting a SOQ, the Respondent expressly agrees to indemnify and hold harmless CPRA in all actions or court proceedings (including attorney fees) which seek to order the CPRA to disclose this proprietary, confidential, and/or trade secret information. Any SOQ marked as confidential or proprietary in its entirety may be rejected without further consideration or recourse.

By submitting a response to this solicitation, the Respondent certifies and agrees that the following information is correct and in accordance with the provisions of La. R.S. 39:1602.1: In preparing its response, the Respondent has considered all proposals submitted from qualified, potential subcontractors and suppliers, and has not, in the solicitation, selection, or commercial treatment of any subcontractor or supplier, refused to transact or terminated business activities, or taken other actions intended to limit commercial relations, with a person or entity that is engaging in commercial transactions in Israel or Israeli-controlled territories, with the specific intent to accomplish a boycott or divestment of Israel. The proposer has also not retaliated against any person or other entity for reporting such refusal, termination, or commercially limiting actions. CPRA reserves the right to reject the response of the proposer if this certification is subsequently determined to be false, and to terminate any contract awarded based on such a false response.

The Respondent also certifies and agrees that the following information is correct and in accordance with the provisions of La. R.S. 39:1602.2: that the Respondent or subcontractors and suppliers has not and does not have a practice, policy, guidance, or directive that discriminates against a firearm entity or firearm trade association based solely on the entity's or association's status as a firearm entity or firearm trade association; and will not discriminate against a firearm entity or firearm trade association during the term of the contract based solely on the entity's or association's status as a firearm entity or firearm trade association.

Additionally, in accordance with 40 C.F.R. § 33.301 and 2 C.F.R. § 200.321, as applicable, the Respondent agrees to ensure that Disadvantaged Business Enterprises (DBEs), minority businesses, women's business enterprises, and labor surplus area firms are used when possible and have the maximum opportunity to participate in the performance of a resulting Contract and any subcontracts for supplies, equipment, construction, or services that may be let. In this regard, the Respondent shall take all necessary steps to ensure that DBEs, minority businesses, women's business enterprises, and labor surplus area firms have the maximum opportunity to compete for and perform services relating to a resulting Contract.

According to the provisions of La. R.S. 12:301-302, any Corporation which is not incorporated in the State of Louisiana must obtain a certificate of authority to transact business in Louisiana from the Louisiana Secretary of State, Corporations Division, 3851 Essen Lane, Baton Rouge, Louisiana 70809, Phone no. (225) 925-4704.

For-profit and non-publicly traded corporations must provide a Disclosure of Ownership form when contracting with CPRA. Upon contracting with CPRA, the forms must be completed, notarized, and submitted to the Louisiana Secretary of State, Corporations Division, 3851 Essen Lane, Baton Rouge, Louisiana 70809 and a copy stamped by the Corporations Division must be provided to CPRA.

III. Revisions to the CMAR Pre-Construction Phase Scope of Services (Enclosure 1)

Modifications, edits, additions, and to the CMAR Pre-Construction Phase Scope of Services (Enclosure 1) are represented by the following:

- ***Bold, italicized text*** for language supplementary to the specification, and;
- **~~“*Bold, strikethrough*” text~~** for language removed from the specification.

These modifications supersede the requirements in the posted CMAR Pre-Construction Phase Scope of Services dated December 18, 2024:

Revision 1:

“Rock Breakwater Structures” will be added to the list of New Harbor Island project features in Section 1.4.2:

1.4.2 New Harbor Island

Restoration of the island through placement of beach-compatible sand may include some or all of the following: elevating the island, widening the island, creating wetland platforms, creating marsh platforms, ***installing rock breakwater structures***, and installation of vegetative plantings.

Revision 2:

Section 2.1.1 lists expected duties of the CMAR Contractor, including specific design tasks that require will require input. “Rock breakwater construction and sequencing” has been added to this list:

2.1.1 Project Management, General Administration, and Coordination

The CMAR shall be expected to perform the following:

- Collaborate with CPRA, the Design Team, USFWS, funding agencies, and regulatory agencies, and maintain a cooperative attitude throughout the life of the Project.
- Attend early action item workshops.

- Participate in the Pre-Construction chartering meetings.
- Attend design review meetings and Project meetings.
- Review previously collected data and become familiar with site conditions, site geology and geotechnical conditions, and constraints as they relate to design and construction.
- Become thoroughly familiar with the site and conditions surrounding the site.
- Attend and assist with public presentations as requested by CPRA.
- Assist with providing documentation for permit applications as needed.
- Attend at least two field visits and activities, as required.
- Develop, maintain, and distribute monthly progress reports.
- Incorporate CPRA requirements relating to quality, safety, and environmental factors into all required documents.
- Participate in permit reviews and meetings as required with regulatory agencies.
- Follow the development of the design through final construction documents, review the in-progress plans and specifications, and become familiar with the evolving plans and specifications.
- A list of specific design items for which the CMAR Contractor should provide input includes, but is not limited to:
 - Offshore dredge pipeline corridors (subline)
 - Onshore dredge pipeline corridors (shore line)
 - Booster pump locations
 - Staging/laydown areas
 - Access dredging locations and parameters (depths, widths, side slopes)
 - Hydraulic dredging borrow area parameters
 - Hydraulic dredging cut sequence
 - Environmental, natural resource habitat, and threatened and endangered species protection during construction
 - Sequencing and / or phasing for construction of the restoration features
 - ***Rock breakwater structure construction and sequencing (New Harbor Island)***
 - Vegetative planting acquisition and implementation sequencing
 - Sand fence layout and installation

IV. Attachments

Attachment 1: Microsoft Word (.doc) of the Experience and Qualifications Form (posted on website with addendum)

Attachment 2: Pre-Submittal Meeting Sign-In Sheet (posted on website with addendum)

Attachment 3: Pre-Submittal Meeting Presentation (posted on website with addendum)

Attachment 4: Chandeleur Islands Restoration (PO-0199) Permit Drawings (posted on website with addendum)

Attachment 5: Chandeleur Islands Restoration (PO-0199) Alternatives Analysis Report (posted on website with addendum)

Attachment 6: Chandeleur Islands Restoration (PO-0199) Design Survey Data (CIMS link included below)

Attachment 7.A: Chandeleur Islands Restoration (PO-0199) Geotechnical Data – Island Data (posted on website with addendum)

Attachment 7.B: Chandeleur Islands Restoration (PO-0199) Geotechnical Data – Hewes Point Data (posted on website with addendum)

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CIMS Link: <https://cims.coastal.louisiana.gov/Viewer/BathyTopoData/PO-0199/raw/>

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