



Serena McIlwain, Secretary Suzanne E. Dorsey, Deputy Secretary Adam Ortiz, Deputy Secretary

June 5, 2025

Re: Notice of Permit Modification Decision

Modification to Nontidal Wetlands and Waterways Permit Application

Tracking Number 19-NT-0150/201960846

Dear Property Owner, Public Official, or Interested Person:

After examination and consideration of the documents received and evidence in the modification application file and record for the Phase II of the I-95 Section 200 Improvements project, the Water and Science Administration has determined that the application meets the statutory and regulatory criteria necessary for issuance of a Nontidal Wetlands and Waterway Permit. Copies of the Notice of Decision, Summary of the Basis for Decision, and Nontidal Wetlands and Waterways Modification of Permit are enclosed with this permit modification decision. Impact Vicinity Maps, Key Maps, and the plan view sheets that correspond to the Impact Vicinity and Key Maps are available at the MDE website under the Public Information heading using the following links:

https://mde.maryland.gov/programs/water/WetlandsandWaterways/Pages/MDTA-I-95-Express-Toll-Lanes-Northbound-Extension-Section-200-Phase-II-Modification.aspx

Hard copies can also be requested from the MDE Wetlands and Waterways office at 410-537-3456 or by email at jennifer.bird@maryland.gov.

This is a final agency determination; there is no further opportunity for administrative review. Any person with standing, who is either the applicant or who participated in the public participation process through the submission or written or oral comments may petition for judicial review in the Circuit Court in the County where the permitted activity is to occur. The petition for judicial review must be filed within 30 days of the publication of the permit decision. Please see the attached Fact Sheet for additional information about the judicial review process.

If you have any questions or need any additional information, please do not hesitate to contact me at 410-537-3766.

Sincerely,

Amanda Sigillito, Chief Nontidal Wetlands Division

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Enclosures

FACT SHEET JUDICIAL REVIEW PROCESS

Permits can be challenged through a request for direct judicial review in the Circuit Court for the county where the activity authorized by the permit will occur. Applicants, and persons who meet standing requirements under federal law and who participated in a public comment process by submitting written or oral comments (where an opportunity for public comment was provided), may seek judicial review. Judicial review will be based on the administrative record for the permit compiled by the Department and limited to issues raised in the public comment process (unless no public comment process was provided, in which case the review will be limited to issues that are germane to the permit).

Who Has Standing?

Anyone who meets the threshold standing requirements under federal law and is either the applicant or someone who participated in the public participation process through the submission of written or oral comments, as provided in Environment Article § 5-204, Annotated Code of Maryland. The three traditional criteria for establishing standing under federal law are injury, causation, and redressability, although how each criterion is applied is highly fact-specific and varies from case to case. Further, an association has standing under federal law to bring suit on behalf of its members when its members would otherwise have standing to sue in their own right, the interests at stake are germane to the organization's purpose, and neither the claim asserted nor the relief requested requires the participation of individual members in the lawsuit.

What is the Procedure for Seeking Judicial Review?

Petitions for judicial review of a final determination or permit decision subject to judicial review must be filed in accordance with § 1-605 of the Environment Article no later than 30 days following publication by the Department of a notice of final determination or final permit decision and must be filed in the circuit court of the county where the permit application states that the proposed activity will occur. Petitions for judicial review must conform to the applicable Maryland Rules of Civil Procedure.