



Public Notice
**Tennessee Department of Environment and
Conservation**
Division of Water Resources
**Notice Requesting Public Comments on Draft
Permit Actions**
FILE # NRS23.099

The purpose of this notice is to advise the public of the following proposed permit action and solicit comments and information necessary to evaluate the potential impact of the proposed activities on the aquatic environment.

Pursuant to The Tennessee Water Quality Control Act of 1977, T.C.A. §69-3-108 and Tennessee Rules, Chapter 0400-40-07, the proposed activity described below has been submitted for approval under an Aquatic Resource Alteration Permit and Section 401 Water Quality Certification. Section 401 of the Clean Water Act requires that an applicant obtain a water quality certification from the state when a federal permit is required. This notice is intended to inform interested parties of this permit application and draft permit and rationale, and to ask for comments and information necessary to determine possible impacts to water quality. At the conclusion of the public notice period a final determination will be made whether to issue or deny the permit.

PERMIT COORDINATOR

Claire Wainwright
Tennessee Department of Environment & Conservation
Division of Water Resources, Natural Resources Unit
Davy Crockett Tower
500 James Robertson Parkway
Nashville, Tennessee 37243
615-476-3450
claire.wainwright@tn.gov

APPLICANT

Nolensville Owner, LLC
Attn: Ron Cryer, Southern Land Company
3990 Hillsboro Pike, Suite 400
Nashville, TN 37215

LOCATION

McFarlin Road, Nolensville, Williamson County
Unnamed wetlands, Miscellaneous tributaries to Mill Creek

Latitude: 35.96855, Longitude: -86.63531

To view the proposed location of these impacts and the watershed condition, visit the Division's map viewer at <http://tdeconline.tn.gov/dwr/> and search on the permit number or coordinates listed in this Public Notice.

PROJECT DESCRIPTION / PURPOSE

Nolensville Owner, LLC proposes unavoidable permanent impacts to 0.32 acres of wetland, 1,831 feet of stream, and six utility line stream crossings via jack and bore associated with the construction of the Storyvale residential subdivision in Nolensville. Compensatory mitigation for permanent stream impacts and wetland impacts will be provided through a purchase of 612.8 stream functional foot credits from the

Harpeth River Mitigation Bank and at least 79.5 stream functional foot credits from the Lucky Landing Mitigation Bank, and 0.64 wetland credits from the Harpeth River Mitigation Bank.

ANTIDegradation

In accordance with the Tennessee Antidegradation Statement (Rule 0400-40-03-.06): For impacts to all wetlands, and all streams with the exception of Stream S5, the Division has made a preliminary determination that the proposed activities will result in greater than de minimis degradation of waters with available parameters. Any appreciable permanent loss of resource value associated with the proposed impact is proposed to be offset by sufficient mitigation to result in no overall net loss of resource value. Pursuant to Antidegradation Statement, in waters with available parameters for habitat, an activity that would cause degradation of habitat above the level of de minimis will only be authorized if applicant has demonstrated to the Department that there are no practicable alternatives to prevent or lessen degradation associated with the proposed activity and the degradation is necessary to accommodate important economic or social development in the area and will not violate the water quality criteria for uses existing in the receiving waters. For impacts to Stream S5, the Division has made a preliminary determination that the proposed activities will result in greater than de minimis degradation of Exceptional Tennessee Waters (ETWs). Any appreciable permanent loss of resource value associated with the proposed impact is proposed to be offset by mitigation that is not in-system. Pursuant to Antidegradation Statement, in waters identified as ETWs, an activity that would cause degradation of habitat above the level of de minimis will only be authorized if applicant has demonstrated to the Department that there are no practicable alternatives to prevent or lessen degradation associated with the proposed activity, and the degradation is necessary to accommodate important economic or social development in the area and will not violate the water quality criteria for uses existing in the receiving waters. When the Department determines that more than de minimis degradation of an ETW is, or is not, necessary to accommodate important economic or social development in the area, it will issue a notice of determination by posting it on the Department's website and emailing persons who have requested to be notified of permit actions. That notice will describe the applicable procedures as set forth in Rule 0400-40-03-.06(d).

FACTORS CONSIDERED

In deciding whether to issue or deny this permit, the Division will consider all comments of record and the requirements of applicable federal and state laws. The Division will consider the nature, scale and effects of proposed impacts. The Division will consider practicable alternatives to the alteration, loss of waters or habitat, diminishment in biological diversity, cumulative or secondary impacts to the water resource, and adverse impacts to unique, high quality, or impaired waters. In making this decision, a final determination will be made evaluating appreciable permanent loss of resource values and proposed compensatory mitigation to ensure the project will result in no overall net loss of state water resources values.

HOW TO COMMENT

TDEC is requesting public comment on this proposed permit action. Obtaining a broad range of facts and opinions on Agency actions is one of the best ways to ensure appropriate decisions. Persons wishing to comment on the proposal are invited to submit written comments to the Division. Written comments must be received within **thirty days following distribution of the approved public notice materials** (including signage and newspaper ad). Comments will become part of the record and will be considered in the final decision. The applicant's name and permit number should be referenced. Send all written comments to the Division's address listed below to the attention of the permit coordinator. You may also comment via email to water.permits@tn.gov.

After the Division makes a final permit determination, a permit appeal may be filed by the applicant or by any person who participated in the public comment period whose appeal is based on comments given to the Division in writing during the public comment period or in testimony at a formal public hearing. If it is hard for you to read, speak, or understand English, TDEC may be able to provide translation or

interpretation services free of charge. Please contact Alisha Looper at 615-571-4470 or alisha.looper@tn.gov.

Si le resulta difícil leer, hablar o comprender inglés, TDEC puede proporcionarle servicios de traducción o interpretación sin cargo comunicándose con Alisha Looper al 615-571-4470 o alisha.looper@tn.gov.

PUBLIC HEARING

Interested persons may request in writing that the Division hold a public hearing on this application. The request must be received by the Division within the comment period, indicate the interest of the party requesting it, the reason(s) a hearing is warranted, and the water quality issues being raised. When there is sufficient public interest in water quality issues, the Division will hold a public hearing in accordance with 0400-40-07-.04(4) (f). Send all public hearing requests to the attention of the permit coordinator at the address listed below or via email to water.permits@tn.gov. Any scheduled public hearings will be advertised through a similar public notice process.

FILE REVIEW

The permit application, supporting documentation, including detailed plans and maps, draft permit and rationale, and related comments are available for review on the internet at the Division's data viewer at <https://dataviewers.tdec.tn.gov/dataviewers/f?p=2005:34001:12961632134449>: by entering the permit file number listed in the title of this Public Notice. The file may be viewed and copied at the address listed below.

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