

## **EPA EVALUATION OF THE DISTRICT'S 2026-2027 MILESTONE COMMITMENTS**

### **Executive Summary**

The Chesapeake Bay Program (CBP) partnership established the goal to implement and maintain practices and controls to reduce nitrogen, phosphorus and sediment in order to achieve the applicable water quality standards, as described in the [Chesapeake Bay Total Maximum Daily Load](#) (Bay TMDL). The CBP partnership, including the seven jurisdictions (Delaware, the District of Columbia, Maryland, New York, Pennsylvania, Virginia, and West Virginia) and the U.S. Environmental Protection Agency (EPA), agreed to develop and implement a framework for holding each partner accountable for reducing nitrogen, phosphorus, and sediment loads to meet the [CBP partnership water quality targets](#). EPA has evaluated the District of Columbia's (the District) draft 2026-2027 milestone commitments for the CBP partnership and the public in accordance with its oversight role and responsibility under the CBP partnership's accountability framework. The next evaluation will assess the District's 2024-2025 milestone progress, final 2026-2027 milestone commitments, and numeric progress toward meeting its water quality targets through implementing the Phase III Watershed Implementation Plan (WIP) and two-year milestones.

### **Background**

The CBP partnership has been using two-year milestones since 2009 to help identify shorter term actions to implement the WIPs and document progress toward the partnership's water quality targets. In January 2025 the Principals' Staff Committee (PSC) approved [an updated approach to the two-year milestones](#) to streamline the milestone commitments and milestone progress reporting, starting with the 2026-2027 milestones. Jurisdictions, the Conowingo WIP Steering Committee, and Federal Agencies (collectively referred to as Milestone Partners) are expected to identify high-level programmatic actions they plan to implement during the 2026-2027 milestone period to maintain or accelerate implementation toward meeting the water quality targets through 2030. By December 31, 2030, the CBP partnership will update its modeling tools, approve updated planning targets, and develop or amend WIPs designed to meet these updated targets by 2040.

### **Progress and Monitoring**

In addition to updating tools, targets, and WIPs, the CBP partnership is also exploring ways to better explain progress, using a combination of modeling results and monitoring data.

Although this evaluation of the *draft* 2026–2027 milestones will not review modeled or monitoring information, the final evaluation will include a detailed review of load reductions and further descriptions of monitoring data.

EPA encourages each of the Milestone Partners to review and assess both the available real-world monitoring data and the most recent modeling results (Progress Year 2024) to inform the priority strategies and actions identified in the final 2026-2027 milestones. Milestone Partners can use the [Chesapeake Assessment Scenario Tool \(CAST\)](#) to access the latest modeled progress results and build scenarios estimating future nitrogen, phosphorus, and sediment loads. The CBP partnership's Chesapeake Bay Nontidal Water Quality Monitoring Network, [supported by twenty-five groups](#) representing local, State, and Federal agencies, including the EPA, the U.S. Geological Survey (USGS), the Susquehanna River Basin Commission (SRBC), and the Bay jurisdictions, generates water quality monitoring data in freshwater rivers and streams throughout the watershed that is analyzed by USGS to provide monitoring-based information about the amount of nitrogen, phosphorus, and sediment entering the Chesapeake Bay through its nontidal rivers. These data inform watershed management by providing information on which to base restoration and conservation actions. The most recent results ([www.usgs.gov/CB-wq-loads-trends](http://www.usgs.gov/CB-wq-loads-trends)) for the full 123-station network over the long-term 1985-2023 and short term 2014-2023 were published in March 2025.

Additionally, the [Monitored and Expected Total Reduction Indicator for the Chesapeake \(METRIC\) tool](#) can be used to compare observed water-quality trends with expected outcomes based on management actions, helping to clarify progress and guide priorities.

Future EPA evaluations will continue to stress the importance of using both modeling and monitoring information to target water quality actions such as milestone commitments to maintain and accelerate meeting the partnership's water quality targets. This integrated approach supports more accurate assessments and reduces misinterpretation, ultimately aiding partnership efforts to maintain and accelerate restoration and conservation efforts to achieve the water quality targets.

## Feedback on 2026-2027 Milestone Commitments

Under the updated milestones framework, there are two categories of milestone commitments: core commitments and sector initiatives. Core commitments are the activities or actions of Milestone Partners that sustain or accelerate implementation priorities identified in the milestone narratives of the optional [milestone commitments](#)

[template](#), while sector initiatives are the *innovative* actions introducing new approaches that sustain or advance implementation priorities that do the same.

This evaluation reviews how milestone commitments support the identified priorities and acceleration of implementation. When EPA evaluates milestone [progress in 2028](#), EPA will only evaluate progress in meeting the core commitments. EPA will recognize the innovative actions but will not evaluate their outcomes, to encourage innovation and creativity in achieving nutrient and sediment reductions.

EPA reviewed the District's draft 2026-2027 milestone commitments, assessing the core commitments and sector initiatives in context of how well they align with the priorities described in the District's narrative summary and Phase III WIP, and offers the following feedback.

## Core Commitments

### General Comments

- EPA commends the District for revising the format of its milestone commitments to align with the PSC directive to streamline the 2026-2027 milestone commitments.
- EPA commends the District for providing clear, succinct overall and sector-specific narrative summaries that articulate priority implementation objectives and connecting these to milestone actions.
- EPA commends the District for specifying the measurable implementation outcomes anticipated during the milestone period for many of the milestones.
- EPA requests further clarification regarding which of the milestones provided are core to meeting WIP progress vs. which milestones are geared towards innovative approaches.

### Developed Lands (Regulated and Unregulated) Sector

- EPA commends the District for its engagement with major landholding and federal agencies to acquire and reconcile best management practice (BMP) implementation data.
- EPA recommends the District continue to seek opportunities to reduce nutrient and sediment loads from the developed sector.

### Wastewater and Septic Sector

- EPA commends the District for progress being made related to the data submissions and quality assurance for Blue Plains Advanced Wastewater Treatment Plant wastewater and combined sewer system.

## **Sector Initiatives (i.e., innovative actions)**

EPA has no specific comments on the Sector Initiatives as EPA is requesting more clarity in defining those milestones focused on innovation but appreciates the District's ongoing commitment to programs that support improvements in environmental conditions in the Chesapeake Bay watershed.