

THIS OVERLAY DOES NOT REFLECT CONVEYANCES OR LEASES OF STATE-OWNED TIDELANDS. WHERE NO CONVEYANCE OR LEASE OF STATE-OWNED TIDELANDS HAS BEEN MADE, THE STATE'S TIDELANDS OWNERSHIP EXTENDS TO THE LANDWARD EDGE OF THE TICK-MARKED SOLID LINE BRAWN HEREON. THE TICK-MARKED DASHED LINE SHOWS THE LANDWARD EDGE OF FORMERLY FLOWED AREAS NOT TIDE-FLOWED FOR THE LAST 40 YEARS. SUCH AREAS ARE TIME-BARRED FROM THE STATES TIDELANDS CLAIM.

PHOTOMAP PREPARED FOR THE DEPARTMENT OF ENVIRONMENTAL PROTECTION BY MARK HURD AERIAL SURVEYS, INC. FROM 1:12000 SCALE COLOR INFRARED PHOTOGRAPHS TAKEN JULY 27, 1977.

THOSE PORTIONS OF THE BASE PHOTOMAP BELOW THE 10 FOOT ELEVATION MEET NATIONAL MAP ACCURACY STANDARDS.

LEGEND

AREA NOW OR FORMERLY BELOW MEAN HIGH WATER

UPLAND

FORMER TIDAL AREA NOW TIME-BARRED

UPLAND

NEW JERSEY STATE PLANE COORDINATE GRID LINES SHOWN AT 1000 FOOT INTERVALS.

UTM GRID TICKS, ZONE 18, SHOWN AT 200 METER INTERVALS.

LATITUDE AND LONGITUDE TICKS SHOWN AT 30 SECOND INTERVALS.

AREAS NOW OR FORMERLY BELOW MEAN HIGH WATER

RED BANK

PHILADELPHIA

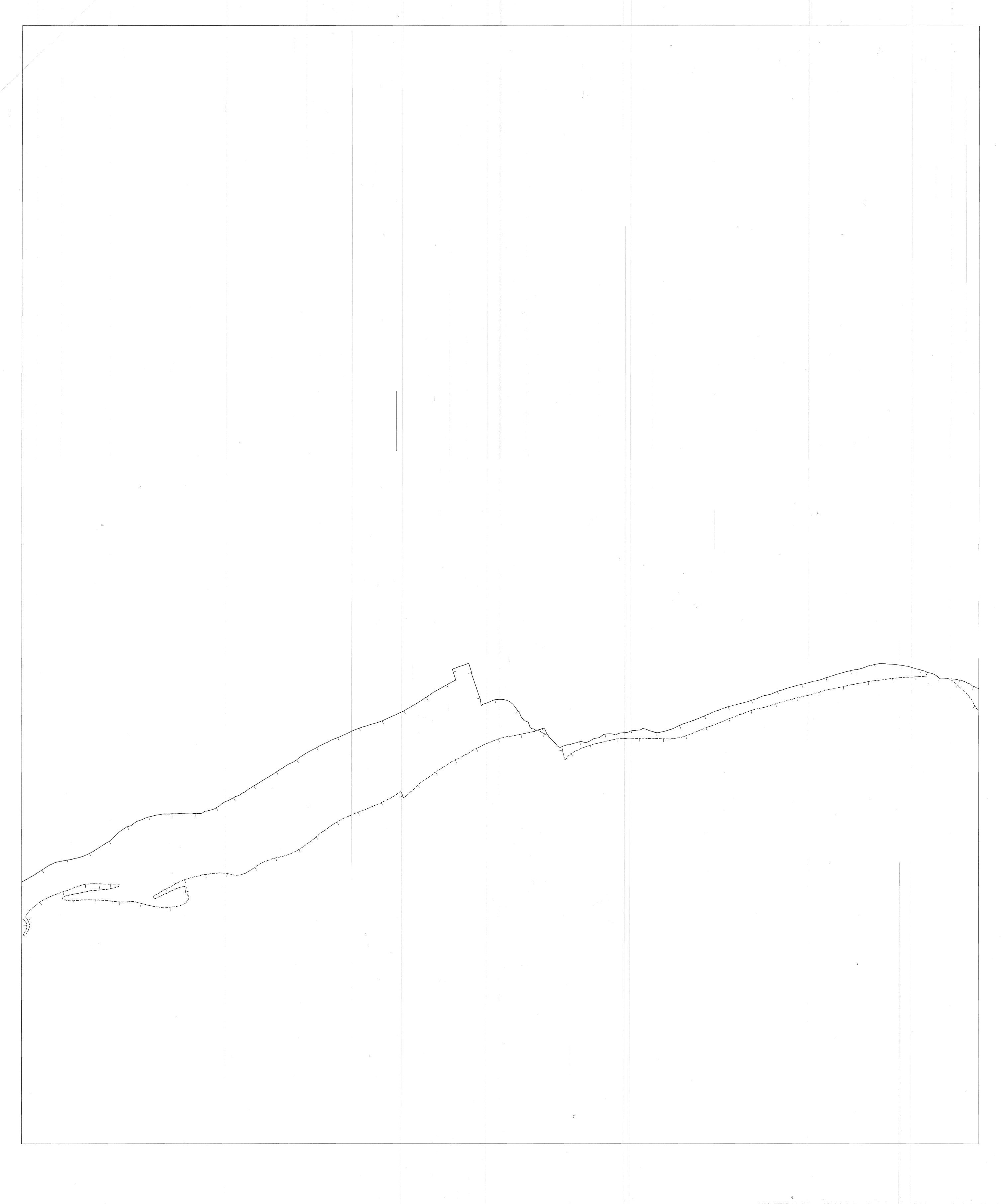
Article VIII, Section 5, Faragraph 1 of the New Jersey Constitution requires the State to assert its riparian claim to land which has not been flowed by the tide since November 3, 1941 by November 3, 1982, or forfeit its claim. Similarly, as to land which acquires the status of property not tidally flowed for 40 consecutive the riparian claim before the conclusion of the 40 year period or lose it.

The claims lines do not reflect the changes constantly occurring from the movement of land and water at the ocean's shore and elsewhere, or the impact of additional data which may become available or usable after the maps were drawn. Also, the claims lines do not show valid grants made by the State and, therefore, also do not reflect grant overlaps, ungranted riparian land inshore or adjacent to grants, or the legal effects of failed grants. Nor do the lines drawn reflect or impact on claims made in particular litigation, or reflect filling under the Wharf Act of 1851 or the location of the former head of tide in inland waterways. In all these respects the lines are subject to alteration.

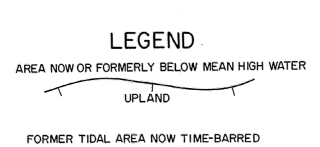
To the extent not precluded by the New Jersey Constitution or applicable law, the Tidelands Resource Council reserves the right to adjust the claims lines landward or waterward as new evidence becomes available.

STATE OF NEW JERSEY
DEPARTMENT OF ENVIRONMENTAL PROTECTION

378-1854 378-1854



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T UPLAND

AREAS NOW OR FORMERLY BELOW MEAN HIGH WATER

Article VIII, Section 5, Paragraph 1 of the New Jersey Constitution requires the State to assert its riparian claim to land which has not been flowed by the tide since November 3, 1941 by November 3, 1982, or forfeit its claim. Similarly, as to land which acquires the status of property not tidally flowed for 40 consecutive its riparian claim before the conclusion of the 40 year period or lose it. constitute the State's claims to riparian lands.

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