This act summary is provided for the convenience of the public and members of the General Assembly. It is intended to provide a general summary of the act and may not be exhaustive. It has been prepared by the staff of the Office of Legislative Council without input from members of the General Assembly. It is not intended to aid in the interpretation of legislation or to serve as a source of legislative intent.

Act No. 209 (S.287). Conservation and land development; aquatic nuisance control; Act 250 corrective actions; beverage container redemption

An act relating to aquatic nuisance control, Act 250 corrective actions, and beverage container redemption

This act clarifies that actions taken under a corrective action plan or authorized abatement for a hazardous material release does not require an Act 250 permit or permit amendment for a development. The act also repeals a rule that provides that the Agency of Natural Resources (ANR) will only approve a retailer to refuse to redeem beverage containers if a certified redemption center is located within a five-mile radius of the retailer. ANR shall consult with interested parties and report to the General Assembly in its biennial report due January 2019 with recommended changes or criteria for allowing a retailer to refuse to redeem beverage containers. In addition, the act requires ANR to report to the General Assembly by January 15, 2019 regarding ANR’s implementation of the permit for nonchemical aquatic nuisance control activities.

Multiple effective dates, beginning on May 30, 2018