BY: Delegate Bozman

AMENDMENTS TO SENATE BILL NO. 247, AS AMENDED

(Third Reading File Bill)

AMENDMENT NO. 1

On page 2 of the bill, in line 31, after "Bays;" insert "providing for the construction of this Act; providing for the termination of certain provisions of this Act;".

AMENDMENT NO. 2

On page 6 of the Environmental Matters Committee Amendments (SB0247/160213/2), in line 13 of Amendment No. 8, after "2002." insert:

"SECTION 5. AND BE IT FURTHER ENACTED, That this Act may not be construed to apply to the initial development of the Young Men's Christian Association facility located as follows: Starting at a point in Worcester County at the intersection of Gum Point Road and the Wilkerson-Steen property line, proceeding north to the Caffi-Steen line, following on to the Park-Steen line, on to the Chamberlain-Steen line, to the Parsons-Steen line, to the Wyatt-Steen line, at which point the line turns east on the Wyatt-Steen line, turning north at the Wyatt-Steen boundary line to the Ocean Pines Association-Steen southern boundary line with Ocean Pines, then turning east along the Ocean Pines-Steen line to the northern stream and ditch at Mud Creek, then follows the stream and ditch to Gum Point Road, then along Gum Point Road to the starting point.

SECTION 6. AND BE IT FURTHER ENACTED, That:

- (1) Section 5 of this Act shall take effect only if, on or before July 1, 2003:
- (i) the property described under Section 5 of this Act has been acquired by the Young Men's Christian Association; and
 - (ii) three of the four following State permits are issued to the YMCA:

- <u>1.</u> groundwater discharge or surface water discharge;
- <u>2.</u> <u>nontidal wetlands;</u>
- 3. water quality certification; and
- 4. water appropriation; and
- (2) If the events described under paragraph (1) of this section do not occur on or before July 1, 2003, with no further action required by the General Assembly, Section 5 of this Act shall be abrogated and of no further force and effect after July 1, 2003.
- (3) If the events described under paragraph (1) of this section occur, the property remains subject to the growth allocation provisions of the Critical Area law and regulations.";

and in line 14 of the same amendment, strike "5." and substitute "7.".