2 INTRODUCED BY W. CURDY 3 BY REQUEST OF THE ENVIRONMENTAL QUALITY COUNCIL 4),
 A BILL FOR AN ACT ENTITLED: "AN ACT PROVIDING AN EXCEPTION TO MANDATORY DECONTAMINATION FOR VESSELS WITH BALLAST OR BLADDERS; AMENDING SECTION 80-7-103 MCA; AND PROVIDING AN IMMEDIATE EFFECTIVE DATE." BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MONTANA: Section 1. Section 80-7-1030, MCA, is amended to read: "80-7-1030. Mandatory decontamination for vessels with ballast or bladders legislative finding fees. (1) Except as provided in subsection (2) and in recognition that any interior portion of a vessel that may contain or retain water presents a significant risk of transporting and spreading invasive species, legislature finds that as part of quarantine measures implemented in the statewide invasive species management area established pursuant to 80-7-1015, a vessel with ballast or bladders must be decontaminated upon entering the state or crossing the continental divide into the Columbia River basin if vessel is to be launched on waters of this state. (2) Decontamination of a vessel with ballast or bladders must be provide proof that the vessel has not been launched in any water body for the preceding 30 45 days or me),
 A BILL FOR AN ACT ENTITLED: "AN ACT PROVIDING AN EXCEPTION TO MANDATORY DECONTAMINATION FOR VESSELS WITH BALLAST OR BLADDERS; AMENDING SECTION 80-7-103 MCA; AND PROVIDING AN IMMEDIATE EFFECTIVE DATE." BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MONTANA: Section 1. Section 80-7-1030, MCA, is amended to read: "80-7-1030. Mandatory decontamination for vessels with ballast or bladders legislative finding fees. (1) Except as provided in subsection (2) and in recognition that any interior portion of a vest that may contain or retain water presents a significant risk of transporting and spreading invasive species, legislature finds that as part of quarantine measures implemented in the statewide invasive species, decontaminated upon entering the state or crossing the continental divide into the Columbia River basin if vessel is to be launched on waters of this state. (2) Decontamination of a vessel with ballast or bladders is not required when the operator is able provide proof that the vessel has not been launched in any water body for the preceding 30 <u>45</u> days or me),
6 DECONTAMINATION FOR VESSELS WITH BALLAST OR BLADDERS; AMENDING SECTION 80-7-103 7 MCA; AND PROVIDING AN IMMEDIATE EFFECTIVE DATE." 8 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MONTANA: 10 Section 1. Section 80-7-1030, MCA, is amended to read: 12 "80-7-1030. Mandatory decontamination for vessels with ballast or bladders legislative 13 finding fees. (1) Except as provided in subsection (2) and in recognition that any interior portion of a vest that may contain or retain water presents a significant risk of transporting and spreading invasive species, legislature finds that as part of quarantine measures implemented in the statewide invasive species 16 management area established pursuant to 80-7-1015, a vessel with ballast or bladders must be 17 decontaminated upon entering the state or crossing the continental divide into the Columbia River basin if vessel is to be launched on waters of this state. 18 (2) Decontamination of a vessel with ballast or bladders is not required when the operator is able 20 provide proof that the vessel has not been launched in any water body for the preceding 30 <u>45</u> days <u>or me</u>),
 MCA; AND PROVIDING AN IMMEDIATE EFFECTIVE DATE." BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MONTANA: Section 1. Section 80-7-1030, MCA, is amended to read: "80-7-1030. Mandatory decontamination for vessels with ballast or bladders legislative finding fees. (1) Except as provided in subsection (2) and in recognition that any interior portion of a vest that may contain or retain water presents a significant risk of transporting and spreading invasive species, legislature finds that as part of quarantine measures implemented in the statewide invasive species management area established pursuant to 80-7-1015, a vessel with ballast or bladders must be decontaminated upon entering the state or crossing the continental divide into the Columbia River basin if vessel is to be launched on waters of this state. (2) Decontamination of a vessel with ballast or bladders is not required when the operator is able provide proof that the vessel has not been launched in any water body for the preceding 30 <u>45</u> days or me),
 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MONTANA: Section 1. Section 80-7-1030, MCA, is amended to read: "80-7-1030. Mandatory decontamination for vessels with ballast or bladders legislative finding fees. (1) Except as provided in subsection (2) and in recognition that any interior portion of a vest that may contain or retain water presents a significant risk of transporting and spreading invasive species, legislature finds that as part of quarantine measures implemented in the statewide invasive species management area established pursuant to 80-7-1015, a vessel with ballast or bladders must be decontaminated upon entering the state or crossing the continental divide into the Columbia River basin if vessel is to be launched on waters of this state. (2) Decontamination of a vessel with ballast or bladders is not required when the operator is able provide proof that the vessel has not been launched in any water body for the preceding 30 45 days or me 	
 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MONTANA: Section 1. Section 80-7-1030, MCA, is amended to read: "80-7-1030. Mandatory decontamination for vessels with ballast or bladders legislative finding fees. (1) Except as provided in subsection (2) and in recognition that any interior portion of a vest that may contain or retain water presents a significant risk of transporting and spreading invasive species, legislature finds that as part of quarantine measures implemented in the statewide invasive species management area established pursuant to 80-7-1015, a vessel with ballast or bladders must be decontaminated upon entering the state or crossing the continental divide into the Columbia River basin if vessel is to be launched on waters of this state. (2) Decontamination of a vessel with ballast or bladders is not required when the operator is able provide proof that the vessel has not been launched in any water body for the preceding 30 45 days or me 	
10 11 Section 1. Section 80-7-1030, MCA, is amended to read: 12 "80-7-1030. Mandatory decontamination for vessels with ballast or bladders legislative 13 finding fees. (1) Except as provided in subsection (2) and in recognition that any interior portion of a vest 14 that may contain or retain water presents a significant risk of transporting and spreading invasive species, 15 legislature finds that as part of quarantine measures implemented in the statewide invasive species 16 management area established pursuant to 80-7-1015, a vessel with ballast or bladders must be 17 decontaminated upon entering the state or crossing the continental divide into the Columbia River basin if 18 vessel is to be launched on waters of this state. 19 (2) Decontamination of a vessel with ballast or bladders is not required when the operator is able 20 provide proof that the vessel has not been launched in any water body for the preceding 30 45 days or me	
11Section 1. Section 80-7-1030, MCA, is amended to read:12"80-7-1030. Mandatory decontamination for vessels with ballast or bladders legislative13finding fees. (1) Except as provided in subsection (2) and in recognition that any interior portion of a ves14that may contain or retain water presents a significant risk of transporting and spreading invasive species,15legislature finds that as part of quarantine measures implemented in the statewide invasive species16management area established pursuant to 80-7-1015, a vessel with ballast or bladders must be17decontaminated upon entering the state or crossing the continental divide into the Columbia River basin if18vessel is to be launched on waters of this state.19(2) Decontamination of a vessel with ballast or bladders is not required when the operator is able20provide proof that the vessel has not been launched in any water body for the preceding 30 45 days or me	
 "80-7-1030. Mandatory decontamination for vessels with ballast or bladders legislative finding fees. (1) Except as provided in subsection (2) and in recognition that any interior portion of a ves that may contain or retain water presents a significant risk of transporting and spreading invasive species, legislature finds that as part of quarantine measures implemented in the statewide invasive species management area established pursuant to 80-7-1015, a vessel with ballast or bladders must be decontaminated upon entering the state or crossing the continental divide into the Columbia River basin if vessel is to be launched on waters of this state. (2) Decontamination of a vessel with ballast or bladders is not required when the operator is able provide proof that the vessel has not been launched in any water body for the preceding 30 <u>45</u> days or me 	
finding fees. (1) Except as provided in subsection (2) and in recognition that any interior portion of a vest that may contain or retain water presents a significant risk of transporting and spreading invasive species, legislature finds that as part of quarantine measures implemented in the statewide invasive species management area established pursuant to 80-7-1015, a vessel with ballast or bladders must be decontaminated upon entering the state or crossing the continental divide into the Columbia River basin if vessel is to be launched on waters of this state. (2) Decontamination of a vessel with ballast or bladders is not required when the operator is able provide proof that the vessel has not been launched in any water body for the preceding 30 <u>45</u> days <u>or me</u>	
 that may contain or retain water presents a significant risk of transporting and spreading invasive species, legislature finds that as part of quarantine measures implemented in the statewide invasive species management area established pursuant to 80-7-1015, a vessel with ballast or bladders must be decontaminated upon entering the state or crossing the continental divide into the Columbia River basin if vessel is to be launched on waters of this state. (2) Decontamination of a vessel with ballast or bladders is not required when the operator is able provide proof that the vessel has not been launched in any water body for the preceding 30 <u>45</u> days or me 	
 legislature finds that as part of quarantine measures implemented in the statewide invasive species management area established pursuant to 80-7-1015, a vessel with ballast or bladders must be decontaminated upon entering the state or crossing the continental divide into the Columbia River basin if vessel is to be launched on waters of this state. (2) Decontamination of a vessel with ballast or bladders is not required when the operator is able provide proof that the vessel has not been launched in any water body for the preceding 30 <u>45</u> days <u>or me</u> 	sel
 management area established pursuant to 80-7-1015, a vessel with ballast or bladders must be decontaminated upon entering the state or crossing the continental divide into the Columbia River basin if vessel is to be launched on waters of this state. (2) Decontamination of a vessel with ballast or bladders is not required when the operator is able provide proof that the vessel has not been launched in any water body for the preceding 30 <u>45</u> days <u>or me</u> 	he
 decontaminated upon entering the state or crossing the continental divide into the Columbia River basin if vessel is to be launched on waters of this state. (2) Decontamination of a vessel with ballast or bladders is not required when the operator is able provide proof that the vessel has not been launched in any water body for the preceding 30 <u>45</u> days <u>or me</u> 	
 vessel is to be launched on waters of this state. (2) Decontamination of a vessel with ballast or bladders is not required when the operator is able provide proof that the vessel has not been launched in any water body for the preceding 30 45 days or me 	
 (2) Decontamination of a vessel with ballast or bladders is not required when the operator is able provide proof that the vessel has not been launched in any water body for the preceding 30 <u>45</u> days <u>or me</u> 	he
20 provide proof that the vessel has not been launched in any water body for the preceding 30 <u>45</u> days <u>or me</u>	
· · ·	to
21 other criteria determined by the department of fish, wildlife, and parks to render decontamination unnecess	<u>ets</u>
	<u>ary</u> .
The department of fish, wildlife, and parks shall establish, in writing, the standards for proof.	
23 (3) Decontamination shall be performed in accordance with rules adopted pursuant to 80-7-1007	
24 (4) The department of fish, wildlife, and parks may certify private entities, tribes, and conservation	I
districts to conduct decontamination pursuant to this section. If it does so, the department shall establish	
26 certification procedures, including a decontamination training course and requirements for maintaining	
27 certification.	
28 (5) A fee of \$50 may be charged per vessel decontaminated by the department pursuant to this	



1	section. A private entity, tribe, or conservation district certified to decontaminate a vessel with ballast or
2	bladders may charge a fee commensurate with the actual cost of the decontamination.
3	(6) A vessel with ballast or bladders that cannot be fully decontaminated must be locked to its trailer
4	to prevent launch for a drying period determined by the department of fish, wildlife, and parks. The vessel may
5	not be unlocked and allowed to launch until the drying time is complete. No one other than authorized
6	department staff may remove the lock during the drying time. If a vessel requires a drying period, then the
7	vessel must pass an inspection prior to launching in Montana waters in order to be considered decontaminated.
8	(7) A person in possession of a vessel with ballast or bladders shall carry proof of compliance with
9	this section and provide it for inspection upon request of a department or its designee."
10	
11	NEW SECTION. Section 2. Effective date. [This act] is effective on passage and approval.
12	
13	- END -