1 SENATE BILL NO. 301 2 INTRODUCED BY G. HERTZ, M. BERTOGLIO, S. FITZPATRICK, C. SPRUNGER 3 4 A BILL FOR AN ACT ENTITLED: "AN ACT REVISING LAWS RELATING TO REAL PROPERTY AND 5 REGULATIONS; PROVIDING THAT CERTAIN CONSTRUCTION IS GRANDFATHERED; AND PROVIDING 6 AN IMMEDIATE EFFECTIVE DATE AND A RETROACTIVE APPLICABILITY DATE." 7 WHEREAS, Article II, section 3, of the Montana Constitution creates a fundamental right to acquire, 8 9 possess, and protect property; and WHEREAS, a local government reviewing authority or the state has had ample opportunity to initiate an 10 enforcement action prior to January 1, 2023, if the local government reviewing authority or the state believes 11 12 the lakeshore or aquatic life is being threatened by historical structures located within the lakeshore protection 13 zone area. 14 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MONTANA: 15 16 17 NEW SECTION. Section 1. Lakeshore protection zone grandfathered -- exemptions from future 18 permitting -- retroactive applicability. (1) For the purposes of the implementation and enforcement of 19 lakeshore regulations adopted pursuant to 75-7-207, any clearly visible boat ramp, boat house, boat shore 20 station, boat rail system, dock system, pier, wharf, retaining wall, road, or other structure located within the 21 lakeshore protection zone on or before January 1, 2023, is considered to be grandfathered for the purposes of 22 compliance with the regulations unless the item is the subject of a current, active, and documented 23 enforcement action by a local government reviewing authority or the state. 24 (2) Ongoing maintenance, remodeling, or minor modifications to the items set forth in subsection 25 (1) are exempt from lakeshore protection zone review unless the activity involves significant excavation, 26 dredging, or in-fill of material or otherwise significantly impacts water quality. For the purposes of this 27 subsection, a minor modification is a change to the items set forth in subsection (1) that is less than \$10,000. 28 (3) Nothing in this section may be construed to prevent the local government reviewing authority or



Amendment - 1st Reading-white - Requested by: Greg Hertz - (S) Local Government - 2023					
	Legislature 2023	C)rafter: Toni Henneman, 406-444	1-3593	SB0301.001.001
1	1 the state from compensating a property owner to remove or alter any of the items in subsection (1) if the				
2	government reviewing authority or the state believes it is in the best interests of lakeshore protection and				
3	aquatic life.				
4	<u>(4)</u>	This section does no	t apply to items set forth in subs	ection (1) that were const	tructed illegally
5	and cause material harm to lakeshore stability, water quality, or aquatic life.				
6					
7	NEW :	SECTION. Section 2.	Codification instruction. [Sec	tion 1] is intended to be o	codified as an
8	integral part of	Title 75, chapter 7, pa	rt 2, and the provisions of Title 7	5, chapter 7, part 2, appl	y to [section 1].
9					
10	NEW :	SECTION. Section 3.	Effective date. [This act] is effective date.	ective on passage and ap	oproval.
11					
12	NEW :	SECTION. Section 4.	Retroactive applicability. [Thi	s act] applies retroactive	ly, within the
13	meaning of 1-2	2-109, to lakeshore reg	ulations adopted and property ite	ems constructed prior to	January 1, 2023.
14			- END -		



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