67th Legislature

 INTRODUCED BY . DURAM A BILL FOR AN ACT ENTITLED: "AN ACT REQUIRING DRAIN PLUGS TO BE DISENGAGED AFT VESSELS, EQUIPMENT, OR OTHER ITEMS ARE USED IN BODIES OF WATER INSIDE AQUATIO INVASIVE SPECIES MANAGEMENT AREAS; DEFINING "DRAIN PLUG"; ESTABLISHING THAT FA DISENGAGE A DRAIN PLUG IS NOT A PRIMARY OFFENSE; AMENDING SECTIONS 80-7-1003, 3 80-7-1015, AND 80-7-1019, MCA; AND PROVIDING AN APPLICABILITY DATE." BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MONTANA: Section 1. Section 80-7-1003, MCA, is amended to read: 	C AILING TO
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11	
12 Section 1. Section 80-7-1003, MCA, is amended to read:	
13 "80-7-1003. Definitions. As used in this part, the following definitions apply:	
14 (1) "Departments" means the department of agriculture, the department of fish, wildlife, and	parks, the
15 department of natural resources and conservation, and the department of transportation.	
16 (2) "Drain plug" means a valve or device used to control the drainage of water from a comp	<u>artment</u>
17 designed to hold water, such as a bilge, livewell, or ballast tank. The term does not include a perman	<u>ently</u>
18 sealed device, like those used to prevent water from filling a pontoon, unless the compartment the de	<u>vice is</u>
19 permanently sealed to is compromised and contains water.	
20 (2)(3) "Equipment" means an implement or machinery that has been wholly or partially imm	ersed in
21 surface waters, including but not limited to boat lifts, trailers transporting vessels, floating docks, piling	js, dredge
22 pipes, and buoys.	
23 (3)(4) "Invasive species" means, upon the mutual agreement of the directors of the department	ients, a
24 nonnative, aquatic species that has caused, is causing, or is likely to cause harm to the economy, en	vironment,
25 recreational opportunities, or human health.	
26 (4)(5) "Invasive species management area" means a designation made by a department un	der 80-7-
27 1008 for a specific area or for a body or bodies of water for a specific or indeterminate amount of time	that
regulates invasive species or potential carriers of invasive species within the boundaries of that area.	



67th Legislature

1	(5)(6) "Person" means an individual, partnership, corporation, association, limited partnership, limited
2	liability company, governmental subdivision, agency, or public or private organization of any character.
3	(6)(7) "Tributaries to the Columbia River" means all water bodies in Montana from which water drains
4	into the Columbia River.
5	(7)(8) "Vessel" has the meaning provided in 61-1-101."
6	
7	Section 2. Section 80-7-1010, MCA, is amended to read:
8	80-7-1010. Invasive species management area regulation. (1) The owner, operator, or person
9	in possession of any vessel or equipment authorized for use in an invasive species management area shall
10	comply with any regulations imposed pursuant to 80-7-1008(3)(b) and provide proof of compliance upon
11	request of a department or its designee.
12	(2) After use in a body of water within an invasive species management area, all vessels, equipment,
13	bait containers, livewells, bilges, and other boating-related equipment, excluding marine sanitary systems, must
14	be drained in a way that does not impact any state waters and the drain plug leftdisengaged TO DRAIN THE
15	WATER before leaving the boat launch or parking area and being transported on land or a public highway, as
16	defined in 61-1-101, except where allowed by the department of fish, wildlife, and parks. AFTER DRAINING THE
17	WATER, THE DRAIN PLUG MAY BE REENGAGED. If a drain plug does not exist or a drain plug cannot be disengaged
18	to comply with this subsection, reasonable measures must be taken to dry or drain all compartments or spaces
19	that hold water."
20	
21	Section 3. Section 80-7-1015, MCA, is amended to read:
22	80-7-1015. Statewide invasive species management area. (1) There is established a statewide
23	invasive species management area for the purpose of preventing the introduction, importation, and infestation
24	of invasive species through the mandatory inspection of vessels and equipment entering the state and, except
25	as provided in 80-7-1030, the mandatory decontamination of any vessel or equipment on or in which an
26	invasive species is detected.
27	(2) To the greatest extent possible, the department of transportation shall cooperate with the

28 department of fish, wildlife, and parks to utilize ports of entry or adjacent department of transportation facilities



HB 152.2

1 as locations for check stations established pursuant to this section.

(3) As far as practical, signs indicating that the statewide invasive species management area is in
place must be posted in an effective manner along the boundaries of and within the state. The signs must
include information about the specific regulations that apply to the area. The signs must be paid for with funds
from the invasive species account established in 80-7-1004. The departments may coordinate with any other
governmental entity for the posting of signs.

7 (4) At a check station established pursuant to this section, the departments may examine vessels and 8 equipment for the presence of an invasive species and compliance with this section and rules adopted pursuant 9 to 80-7-1007. Except as provided in 80-7-1030, examination of any interior portion of a vessel or equipment that 10 may contain water, including bilges, livewells, and bait containers, for compliance may occur only if inspection 11 of interior portions is included as part of quarantine measures established pursuant to rules adopted under 80-12 7-1007.

13

(5) The owner, operator, or person in possession of a vessel or equipment shall:

14 (a) comply with this section and rules imposed under 80-7-1007; and

(b) stop at any check station established pursuant to this section unless a medical emergency makes
stopping likely to result in death or serious bodily injury.

(6) Except as provided in 80-7-1030, if during an inspection of a vessel or equipment the presence of
an invasive species is detected, that vessel or equipment may not leave the check station without authorization
until it is cleaned and decontaminated in a manner established in accordance with rules adopted pursuant to
80-7-1007. Every effort must be made to ensure decontamination of the vessel or equipment as expeditiously
as possible.

(7) After use in a body of water within the statewide invasive species management area, all vessels,
 equipment, bait containers, livewells, bilges, and other boating-related equipment, excluding marine sanitary
 systems, must be drained in a way that does not impact any state waters <u>and the drain plug left-disengaged TO</u>
 <u>DRAIN THE WATER</u> before <u>leaving the boat launch or parking area and</u> being transported on land or on a public
 highway, as defined in 61-1-101, except when allowed by the department of fish, wildlife, and parks. <u>AFTER</u>
 <u>DRAINING THE WATER, THE DRAIN PLUG MAY BE REENGAGED. If a drain plug does not exist or a drain plug cannot be</u>
 disengaged to comply with this subsection, reasonable measures must be taken to dry or drain all



Authorized Print Version – HB 152

1	compartments or spaces that hold water."
2	
3	Section 4. Section 80-7-1019, MCA, is amended to read:
4	"80-7-1019. Enforcement. (1) A Except as provided in subsection (2), a peace officer, as defined in
5	45-2-101, may:
6	(1)(a) stop the driver of a vehicle transporting a vessel or equipment on receiving a complaint or
7	observing that the driver failed to stop at a check station as required under this part;
8	(2)(b) upon particularized suspicion that a vessel or equipment is infested with an invasive species,
9	require the driver of a vehicle transporting a vessel or equipment to submit the vessel or equipment to an
10	inspection. The peace officer may conduct mandatory inspections of any interior portion of a vessel or
11	equipment that may contain water for compliance with this part and rules adopted under this part only if:
12	$\frac{(a)(i)}{(a)}$ the peace officer obtains a search warrant, as defined in 46-1-202; or
13	(b)(ii) the vessel or equipment is physically located within the boundaries of an invasive species
14	management area established under 80-7-1008 or the statewide invasive species management area
15	established in 80-7-1015 and use of mandatory inspections has been included in quarantine measures
16	established pursuant to 80-7-1008(3)(b)(i) or rules adopted under 80-7-1007.
17	(3)(c) cite a person for a violation of this part.
18	(2) (A) A peace officer may not require a driver who may be in violation of the requirements of 80-7-
19	1010(2) and 80-7-1015(7) to travel with a disengaged drain plugto stop except on reasonable cause to believe:
20	(a) (I) that the driver violated a traffic regulation or another provision of this part; or
21	(II) that the driver's vehicle is unsafe or not equipped as required by law.
22	(B) A DRIVER FOUND TO BE IN VIOLATION OF 80-7-1010(2) OR 80-7-1015(7) MAY CORRECT THE VIOLATION IN
23	THE PRESENCE OF THE OFFICER AND BE DEEMED IN COMPLIANCE. A CORRECTION MADE PURSUANT TO THIS SUBSECTION
24	(2)(B) MAY NOT IMPACT ANY STATE WATERS."
25	
26	NEW SECTION. Section 5. Applicability. [This act] applies to violations charged on or after [the
27	effective date of this act].
28	- END -

Legislative Services Division - 4 -