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BILL NO. \_\_\_\_\_

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INTRODUCED BY \_\_\_\_\_

(Primary Sponsor)

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4 A BILL FOR AN ACT ENTITLED: "AN ACT REVISING LAWS RELATING TO FIREARMS; PROVIDING FOR  
5 THE MONTANA FIREARMS LIABILITY CLARIFICATION ACT; PROVIDING LEGISLATIVE INTENT;  
6 PROVIDING DEFINITIONS; PROVIDING LIMITATIONS ON NEGLIGENT MARKETING CLAIMS; CREATING  
7 A PREDICATE EXCEPTION LIMITATION; PROVIDING PENALTIES; AND CREATING A PRIVATE RIGHT OF  
8 ACTION."

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10 WHEREAS, the Protection of Lawful Commerce in Arms Act (PLCAA), 15 U.S.C. 7901, et seq.,  
11 provides essential protections to firearms manufacturers and sellers against certain lawsuits arising from the  
12 criminal or unlawful misuse of their products; and

13 WHEREAS, the predicate exception within the PLCAA allows for certain lawsuits to proceed if the  
14 defendant knowingly violated a state or federal statute applicable to the sale or marketing of firearms and the  
15 violation was a proximate cause of the harm; and

16 WHEREAS, recent litigation in the United States has demonstrated attempts to circumvent the  
17 protections of the PLCAA through broad interpretations of the predicate exception; and

18 WHEREAS, a broad interpretation of the predicate exception could undermine the purpose of the  
19 PLCAA, effectively swallowing the rule by allowing general statutes to circumvent the PLCAA's protections; and

20 WHEREAS, this legislation aims to prevent judicial activism or jury verdicts based on emotion or  
21 political leanings, ensuring that manufacturers are not unfairly punished because their products were illegally  
22 used by criminals.

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24 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MONTANA:

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26 **NEW SECTION. Section 1. Short title.** [Sections 1 through 7] may be cited as the "Montana  
27 Firearms Liability Clarification Act".

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1           **NEW SECTION. Section 2. Legislative intent.** It is the intent of the legislature to:

2           (1)     ensure that firearms manufacturers and sellers are not unfairly held liable for the criminal  
3 misuse of their products;

4           (2)     clarify and tighten the scope of the predicate exception to prevent its misuse and maintain the  
5 intended protections in the Protection of Lawful Commerce in Arms Act, 15 U.S.C. 7901, ET SEQ.; and

6           (3)     define the circumstances under which negligent marketing claims can be pursued in this state,  
7 ensuring THE CLAIMS are based on clear and concrete statutory violations specific to firearm sales and  
8 marketing.

10           **NEW SECTION. Section 3. Definitions.** As used in [sections 1 through 7], unless the context clearly

11 indicates otherwise, the following definitions apply:

12           (1)     "Firearm" means a weapon that will, is designed to, or may readily be converted to expel a  
13 projectile by the action of an explosive, as defined in 18 U.S.C. 921(a)(3).

14           (2)     "Manufacturer" means a person engaged in the business of manufacturing firearms or  
15 ammunition for sale or distribution.

17           (3)     "Negligent marketing" means any advertising, promotion, or marketing practice by a

18 manufacturer or seller that directly poses a foreseeable and substantial risk of harm to the purchaser or specific  
19 identifiable individuals.

20           (4)     "Seller" means a person engaged in the business of selling firearms or ammunition at  
21 wholesale or retail.

23           **NEW SECTION. Section 4. Limitations on negligent marketing claims.** It is unlawful for a person

24 to bring a negligent marketing claim against a manufacturer or seller of firearms or ammunition unless all of the  
25 following conditions are met:

26           (1)     the marketing practice directly targeted individuals who are legally prohibited from owning  
27 firearms;

28           (2)     the marketing practice encouraged or facilitated the unlawful use of firearms;

1 (3) there is a direct and substantial causal link between the marketing practice and the harm  
2 suffered by the plaintiff; and

3 (4) the marketing practice violated a state or federal statute explicitly regulating the sale or  
4 marketing of firearms or ammunition in a manner that constitutes a willful and knowing violation of the law.

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6                   **NEW SECTION. Section 5. Predicate exception limitation.** (1) The predicate exception under the  
7                   Protection of Lawful Commerce in Arms Act, 15 U.S.C. 7901e, t seq., may not be interpreted broadly. A claim  
8                   may only proceed if the specific statute cited as being violated:

9 (a) explicitly regulates firearms or ammunition; and

10 (b) provides clear, concrete requirements that the manufacturer or seller failed to meet  
11 . which directly caused the harm in question.

12 (2) General state consumer protection laws or public nuisance laws may not be considered as  
13 statutes applicable to the sale or marketing of firearms or ammunition for the purposes of the predicate  
14 exception.

15 (3) A broad interpretation of the predicate exception, which could effectively replace the law by  
16 allowing general statutes to circumvent the Protection of Lawful Commerce in Arms Act, 15 U.S.C. 7901, et  
17 seq., must be explicitly rejected.

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19        **NEW SECTION. Section 6. Enforcement and penalties.** (1) The attorney general is authorized to  
20        enforce the provisions of Sections 1 through 71.

(2) A person who brings a negligent marketing claim in violation of Section 41 is subject to:

(c) dismissal of the claim; and

(b) payment of reasonable attorney fees and costs incurred by a party defending the claim.

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25        NEW SECTION. **Section 7. Private right of action.** (1) A manufacturer or seller harmed by a  
26        negligent marketing claim brought in violation of [section 4] may bring a civil action for damages and injunctive  
27        relief.

(2) A plaintiff who prevails in an action brought pursuant to this section is entitled to recover

1 reasonable attorney fees and costs.

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3 **NEW SECTION. Section 8. Codification instruction.** [Sections 1 through 7] are intended to be  
4 codified as an integral part of Title 45, chapter 8, part 3, and the provisions of Title 45, chapter 8, part 3, apply  
5 to [sections 1 through 7].

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7 **NEW SECTION. Section 9. Severability.** If a part of [this act] is invalid, all valid parts that are  
8 severable from the invalid part remain in effect. If a part of [this act] is invalid in one or more of its applications,  
9 the part remains in effect in all valid applications that are severable from the invalid applications.

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