64th Legislature HB0204.04

1	HOUSE BILL NO. 204
2	INTRODUCED BY G. HERTZ, J. BRENDEN, D. BROWN, B. HAMLETT, J. KEANE, S. MALEK, R. RIPLEY,
3	S. SALES, F. THOMAS, J. WINDY BOY, G. BENNETT, M. BLASDEL, R. BRODEHL, S. FITZPATRICK,
4	K. FLYNN, F. GARNER, S. HESS, D. JONES, L. JONES, R. LYNCH, A. OLSZEWSKI, L. RANDALL,
5	M. ROSENDALE, K. WAGONER, R. WEBB, K. WHITE, T. WOODS, D. ANKNEY, C. SMITH
6	
7	A BILL FOR AN ACT ENTITLED: "AN ACT REVISING LAWS RELATING TO LIABILITY WAIVERS AND
8	RELEASES; ALLOWING THE USE OF PROSPECTIVE LIABILITY WAIVERS AND RELEASES TO LIMIT
9	LIABILITY FOR DAMAGES OR INJURIES SUSTAINED FROM PARTICIPATING IN SPORTS OR
10	RECREATIONAL OPPORTUNITIES; AMENDING SECTION SECTIONS 27-1-753 AND 28-2-702, MCA; AND
11	PROVIDING AN IMMEDIATE EFFECTIVE DATE."
12	
13	WHEREAS, the citizens of Montana and visitors to this state should enjoy the maximum ability to
14	participate in sports or recreational opportunities; and
15	WHEREAS, public, private, and nonprofit entities that provide sports or recreational opportunities to
16	citizens and visitors to this state need and deserve a measure of protection against lawsuits; and
17	WHEREAS, citizens and visitors to this state have a fundamental right and responsibility to make
18	decisions concerning the activities in which they participate and the contracts and agreements in which they
19	desire to enter; and
20	WHEREAS, individuals are accustomed to making conscious choices on their own behalf regarding the
21	benefits and risks of various activities that are available; and
22	WHEREAS, such choices, when voluntarily made upon consideration of appropriate information, should
23	not be ignored, but should be afforded the same value and legal effect as other choices and contractual
24	obligations; and
25	WHEREAS, prospective liability waivers and releases encourage the availability and affordability of sports
26	and recreational opportunities to citizens and visitors; and
27	WHEREAS, the Legislature intends to encourage the continued availability of sports or recreational
28	opportunities in this state by shielding providers of such activities from claims resulting from conduct that
29	constitutes ordinary negligence or for risks that are inherent in the sport or recreational opportunity; and
30	WHEREAS, the Legislature does not intend for liability waivers and releases to be used in a manner that

64th Legislature HB0204.04

would allow a person to waive or release claims for willful, wanton, reckless, or grossly negligent acts or omissions.

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

SECTION 1. SECTION 27-1-753, MCA, IS AMENDED TO READ:

"27-1-753. Limitation on liability in sport or recreational opportunity. (1) A person who participates in any sport or recreational opportunity assumes the inherent risks in that sport or recreational opportunity, whether those risks are known or unknown or whether a written waiver or release is executed, and is legally responsible for all injury or death to the person and for all damage to the person's property that result from the inherent risks in that sport or recreational opportunity.

- (2) A provider is not required to eliminate, alter, or control the inherent risks within the particular sport or recreational opportunity that is provided.
- (3) (a) Sections 27-1-751 through 27-1-754 do not preclude an action based on the negligence of the provider if the injury, death, or damage is not the result of an inherent risk of the sport or recreational opportunity.
- (b) This section does not prohibit a written waiver or release entered into prior to engaging in a sport or recreational opportunity for damages or injuries resulting from conduct that constitutes ordinary negligence or for risks that are inherent in the sport or recreational opportunity.
 - (c) Any waiver or release for a sport or recreational opportunity, must:
- (i) state known inherent risks of the sport or recreational opportunity; and
- (ii) contain the following statement in bold typeface: By signing this document you are MAYBE waiving your legal right to a jury trial to hold the provider legally responsible for any injuries OR DAMAGES RESULTING FROM RISKS INHERENT IN THE SPORT OR RECREATIONAL OPPORTUNITY OR FOR ANY INJURIES OR DAMAGES you may suffer due to the provider's ordinary negligence or for injuries or damages resulting from risks inherent in the sport or recreational opportunity THAT ARE THE RESULT OF THE PROVIDER'S FAILURE TO EXERCISE REASONABLE CARE.
- (d) Any waiver or release for a sport or recreational opportunity may still be challenged on any legal grounds.
- (e) Any waiver or release for a sport or recreational opportunity executed in compliance with this section is not prohibited by or subject to the provisions of 28-2-702.
 - (4) Sections 27-1-751 through 27-1-754 do not apply to a cause of action based on the design,



64th Legislature HB0204.04

1 manufacture, provision, or maintenance of sports or recreational equipment or products or safety equipment used 2 incidental to or required by the sport or recreational activity." 3 4 **Section 2.** Section 28-2-702, MCA, is amended to read: 5 "28-2-702. Contracts that violate policy of law -- exemption from responsibility -- exception. (1) 6 All EXCEPT AS PROVIDED IN 27-1-753, ALL contracts that have for their object, directly or indirectly, to exempt 7 anyone from responsibility for the person's own fraud, for willful injury to the person or property of another, or for 8 violation of law, whether willful or negligent, are against the policy of the law. 9 (2) This section does not prohibit a written waiver or release entered into prior to engaging in a sport or 10 recreational opportunity for damages or injuries resulting from conduct that constitutes ordinary negligence or for 11 risks that are inherent in the sport or recreational opportunity. 12 (3) For purposes of this section, "sport or recreational opportunity" has the meaning provided in 13 27-1-752." 14 NEW SECTION. Section 3. Effective date. [This act] is effective on passage and approval. 15

- END -



16