and I	Economic Af	Reading/2nd House-blue - Requested by: Sue Vinton - (S) E fairs	Business, Labor,			
- 2023 68th L	a .egislature 2023	Drafter: Erin Sullivan, 406-444-3594	HB0247.001.001			
1		HOUSE BILL NO. 247				
2	INTRODUCED BY S. VINTON, G. HERTZ, C. KNUDSEN					
3						
4	A BILL FOR A	N ACT ENTITLED: "AN ACT REVISING LAWS RELATING TO EXEMPTION	IS CONCERNING			
5	THE BOARD (	OF REALTY REGULATION; PROVIDING THAT CERTAIN DIGITAL MEDIA	PLATFORMS ARE			
6		ENDING SECTION SECTIONS 37-51-103 AND 37-51-321, MCA; AND PRO				
7		EFFECTIVE DATE."				
8						
9	BE IT ENACTI	ED BY THE LEGISLATURE OF THE STATE OF MONTANA:				
10						
11	Sectio	on 1. Section 37-51-103, MCA, is amended to read:				
12	"37-51	<b>1-103.</b> Exemptions. (1) An act performed for compensation of any kind in the set of the	ne buying, selling,			
13	exchanging, le	easing, or renting of real estate or in negotiating a real estate transaction for o	others, except as			
14	specified in thi	is section, must identify the person performing any of the acts as a real estate	e broker, a real			
15	estate salespe	erson, or a property manager. The licensing provisions of this chapter do not:				
16	(a)	apply to any person who, as owner or lessor, performs any acts listed in su	bsection (1) with			
17	reference to pr	roperty owned or leased by the person or to an auctioneer employed by the o	owner or lessor to aid			
18	and assist in c	conducting a public sale held by the owner or lessor;				
19	(b)	apply to any person acting as attorney-in-fact under a special or general po	ower of attorney from			
20	the owner of a	any real estate authorizing the purchase, sale, exchange, renting, or leasing c	f any real estate,			
21	unless the per	rson acting as attorney-in-fact does so regularly or consistently for a person o	r persons, for or with			
22	the expectation	n of receiving a fee, commission, or other valuable consideration in conjuncti	on with a business			
23	or for the purp	or for the purpose of avoiding license requirements;				
24	(c)	include in any way the services rendered by any attorney at law in the perf	ormance of the			
25	attorney's duties;					
26	(d)	apply to any person appointed by a court for the purpose of evaluating or a	ppraising an estate			
27	in a probate m	natter;				

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1	(e)	include a receiver, a trustee in bankruptcy, an administrator or executor, any person selling real		
2	estate under o	e under order of any court, a trustee under a trust agreement, deed of trust, or will, or an auctioneer		
3	employed by a	yed by a receiver, trustee in bankruptcy, administrator, executor, or trustee to aid and assist in conducting		
4	a public sale held by the officer;			
5	(f)	apply to public officials in the conduct of their official duties;		
6	(g)	apply to any person, partnership, association, or corporation, foreign or domestic, performing		
7	any act with re	y act with respect to prospecting, leasing, drilling, or operating land for hydrocarbons and hard minerals or		
8	disposing of ar	ny hydrocarbons, hard minerals, or mining rights, whether upon a royalty basis or otherwise;		
9	(h)	apply to persons acting as managers of housing complexes for low-income persons, which are		
10	subsidized, directly or indirectly, by Montana or an agency or subdivision of Montana or by the government of			
11	the United States or an agency of the United States; or			
12	(i)	apply to a person performing any act with respect to the following types of land transactions:		
13	(i)	right-of-way transfers for roads, utilities, and other public purposes, not including conservation		
14	easements or e	easements or easements for recreational purposes;		
15	(ii)	condemnations; or		
16	(iii)	governmental or tribal permits.		
17	(2)	The provisions of this chapter do not apply to:		
18	<u>(a)</u>	_ a newspaper or other publication of general circulation; o <del>r to</del>		
19	<u>(b)</u>	_a radio or television station engaged in the normal course of business <u>; or</u>		
20	<u>(c)</u>	digital media platforms that host advertisements for the sale of real estate but otherwise do not		
21	engage in <mark>any</mark>	activities generally activity with respect to the advertisements for which a license as a real estate		
22	<u>broker or a rea</u>	I estate salesperson is required. A broker or salesperson who operates or is affiliated with a		
23	<u>digital media p</u>	latform that hosts advertisements for the sale of real property on the digital media platform but		
24	who otherwise	does not engage in activity with respect to the advertisements for which a license as a real		
25	estate broker or real estate salesperson is required may not be considered to be representing or providing real			
26	estate broker o	or real estate salesperson services to any seller or landlord who posts property to the digital		
27	media platform	<u>).</u> "		



- 2023 68th Legislature 2023 Drafter: Erin Sullivan, 406-444-3594 HB0247.001.001 1 2 Section 2. Section 37-51-321, MCA, is amended to read: 3 "37-51-321. Unprofessional conduct -- sanction of license. (1) The following practices, in addition 4 to the provisions of 37-1-316 and as provided in board rule, are considered unprofessional conduct for an 5 applicant or a person licensed under this chapter: 6 intentionally misleading, untruthful, or inaccurate advertising, whether printed or by radio, (a) 7 display, or other nature, if the advertising in any material particular or in any material way misrepresents any 8 property, terms, values, policies, or services of the business conducted. A broker who operates under a 9 franchise agreement engages in misleading, untruthful, or inaccurate advertising if in using the franchise name, 10 the broker does not incorporate the broker's own name or the trade name, if any, by which the office is known in 11 the franchise name or logotype. The board may not adopt advertising standards more stringent than those set 12 forth in this subsection (1)(a). 13 (b) making any false promises of a character likely to influence, persuade, or induce; 14 (c) pursuing a continued and flagrant course of misrepresentation or making false promises 15 through agents or salespersons or any medium of advertising or otherwise; 16 (d) use of the term "realtor" by a person not authorized to do so or using another trade name or 17 insignia of membership in a real estate organization of which the licensee is not a member; 18 (e) failing to account for or to remit money coming into the licensee's possession when the money 19 belongs to others; 20 accepting, giving, or charging an undisclosed commission, rebate, or profit on expenditures (f) 21 made for a principal; 22 (g) acting in a dual capacity of broker and undisclosed principal in a transaction, including failing to 23 disclose in advertisements for real property the person's dual capacity as broker and principal; 24 (h) guaranteeing, authorizing, or permitting a person to guarantee future profits that may result 25 from the resale of real property; 26 (i) offering real property for sale or lease without the knowledge and consent of the owner or the 27 owner's authorized agent or on terms other than those authorized by the owner or the owner's authorized



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4	<b>t</b> .			
1	agent;			
2	(j)	inducing a party to a contract of sale or lease to break the contract for the purpose of		
3	substituting a r	new contract with another principal;		
4	(k)	accepting employment or compensation for appraising real property contingent on the reporting		
5	of a predetermined value or issuing an appraisal report on real property in which the broker or salesperson has			
6	an undisclosed interest;			
7	(I)	as a broker or a salesperson, negotiating a sale, exchange, or lease of real property directly		
8	with a seller or	buyer if the broker or salesperson knows that the seller or buyer has a written, outstanding		
9	listing agreement or buyer broker agreement in connection with the property granting an exclusive agency to			
10	another broker;			
11	(m)	soliciting, selling, or offering for sale real property by conducting lotteries for the purpose of		
12	influencing a p	urchaser or prospective purchaser of real property;		
13	(n)	as a salesperson, representing or attempting to represent a real estate broker other than the		
14	employer witho	out the express knowledge or consent of the employer;		
15	(o)	failing voluntarily to furnish a copy of a written instrument to a party executing it at the time of		
16	its execution;			
17	(p)	unless exempted, paying a commission in connection with a real estate sale or transaction to a		
18	person who is	not licensed as a real estate broker or real estate salesperson under this chapter;		
19	(q)	intentionally violating a rule adopted by the board in the interests of the public and in conformity		
20	with this chapter;			
21	(r)	failing, if a salesperson, to place, as soon after receipt as is practicably possible, in the custody		
22	of the salesper	son's supervising broker, deposit money or other money entrusted to the salesperson in that		
23	capacity by a person, except if the money received by the salesperson is part of the salesperson's personal			
24	transaction;			
25	(s)	demonstrating unworthiness or incompetency to act as a broker, a salesperson, or a property		
26	manager;			
27	(t)	conviction of a felony;		



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1	(u)	failing to meet the requirements of part 6 of this chapter or the rules adopted by the	board		
2	governing prop	perty management while managing properties for owners;			
3	(v)	failing to disclose to all customers and clients, including owners and tenants, the lice	nsee's		
4	contractual rela	ationship while managing properties for owners; or			
5	(w)	failing to maintain continuous professional liability insurance coverage that meets the	э		
6	requirements of 37-51-325.				
7	(2)	(a) It is unlawful for a broker or salesperson to openly advertise property belonging t	o others,		
8	whether by me	eans of printed material, radio, television, or display or by other means, unless the brok	er or		
9	salesperson ha	as a signed listing agreement from the owner of the property. The listing agreement m	ust be valid		
10	as of the date of advertisement.				
11	(b)	The provisions of subsection (2)(a) do not prevent a broker or salesperson from:			
12	<u>(i)</u>	_including information on properties listed by other brokers or salespersons who will o	cooperate		
13	with the selling	broker or salesperson in materials dispensed to prospective customers <u>; or</u>			
14	<u>(ii)</u>	hosting advertisements on a website under the control or apparent control of a broke	<u>er or</u>		
15	salesperson fo	or which the advertisements are posted on the website by the owner or landlord of the	property for		
16	<u>sale or rent, as</u>	s long as the broker or salesperson does not perform on behalf of the owner or landlor	<u>d of the</u>		
17	property any se	ervices for which a license as a broker or salesperson is required.			
18	(3)	The license of a broker, salesperson, or property manager who violates this section	may be		
19	sanctioned as	provided in 37-1-312."			
20					
21	NEW S	SECTION. Section 3. Effective date. [This act] is effective on passage and approva	l.		
22		- END -			

