Amendment - 2nd Reading-yellow - Requested by: John Fuller - (S) Committee of Whole								
	- 2023 68th Le	, egislature 2023		Drafter: Jaret Coles, 406	3-444-4022	SB0361.001.001		
	1			SENATE BILL NO	. 361			
	2		IN	TRODUCED BY J. FULL	ER, C. GLIMM			
	3							
	4	A BILL FOR A	N ACT ENTITLED: "AN	ACT PROHIBITING DIS	CRIMINATION CONCE	ERNING FIREARMS IN		
	5	FINANCE, INS	SURANCE, INVESTME	<mark>NT,</mark> AND STATE CONTF	ACTS; PROVIDING A	LEGISLATIVE		
I	6	STATEMENT	OF PURPOSE REGAR	DING IMPLEMENTATIO	N OF THE MONTANA	CONSTITUTION BY		
	7	THIS ACT; PR	OVIDING DEFINITION	S; PROVIDING PENALT	IES; PROVIDING FOR	PRIVATE		
	8	ENFORCEME	NT; AND PROVIDING	AN APPLICABILITY DAT	Е."			
	9							
	10	BE IT ENACT	ED BY THE LEGISLAT	URE OF THE STATE OF	· MONTANA:			
	11							
	12	NEW	SECTION. Section 1.	Purpose. The purpose of	of [sections 1 through-1	4 <u>10</u>] is to prohibit		
I	13	discrimination	against individuals, gro	ups, associations, or bus	inesses in matters conc	erning firearms, insofar		
	14	as any discrim	ination may involve fina	nce, lending, credit, <mark>and</mark>	_insurance , and state in	vestment concerning		
I	15	manufacture, o	distribution, sale, or pos	session of firearms, firea	rm ammunition, or firea	rms accessories.		
	16							
	17	NEW :	SECTION. Section 2.	Legislative findings. T	he legislature finds as fo	ollows:		
	18	(1)	The right to keep or b	ear arms is a natural righ	it that the people have r	memorialized and		
	19	reserved to the	emselves at Article II, se	ection 12, of the Montana	constitution.			
	20	(2)	The right to keep or b	ear arms is a fundament	al and individual right of	f all law-abiding adults.		
	21	(3)	Discrimination becaus	se of civil or political right	s is prohibited by Article	e II, section 4, of the		
	22	Montana cons	titution.					
	23	(4)	The right to keep or b	ear arms is a civil or polit	tical right within the mea	aning of Article II, section		

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- 26 <u>NEW SECTION.</u> Section 3. Definitions. As used in [sections 1 through <u>11 10</u>], unless the context
 27 clearly indicates otherwise, the following definitions apply:
- 28

(1) "Ammunition" means and includes projectiles for firearms, cartridge cases, small arms primers,



4, of the Montana constitution.

1 propellant, and any combination thereof.

2 (2) "Certificate of nondiscrimination" means a document signed by a responsible party certifying 3 that a person or entity does not now and will not in the future discriminate against any person or entity because 4 of firearms. A certificate of nondiscrimination may also be a paragraph in a binding contract with a person or 5 entity certifying that a person or entity does not now and will not in the future discriminate against any person or 6 entity because of firearms.

7 (3) "Entity" means a business, corporation, nonprofit corporation, partnership, limited liability
8 company, or other business venture, but not an individual or sole proprietorship.

9 (4) "Firearm" means a device intended and designed to expel one or multiple projectiles by the 10 action of air pressure, spring power, or chemical combustion of a propellant.(5) "Firearms accessories" 11 means any parts that may be attached to or used with firearms, including but not limited to scopes and other 12 aiming devices, stocks, magazines, slings, parts to repair or improve firearms, written materials about firearms, 13 computer code to make firearms or firearm parts, and other parts.

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15 <u>NEW SECTION.</u> Section 4. Nondiscrimination in credit. Any person or entity that offers financial 16 credit or credit services and is seeking license or permission to do business in the state shall, upon application 17 for license or permission, provide the secretary of state with a certificate of nondiscrimination. An application 18 without a certificate of nondiscrimination is incomplete and may not be processed or accepted.

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<u>NEW SECTION.</u> Section 5. Nondiscrimination in state investments. An entity that does not
 provide a certificate of nondiscrimination for investment or reinvestment of state or state political subdivision
 funds is ineligible to receive, manage, invest, or reinvest such funds. The board of investments may not
 conclude any investment arrangement with any entity unless that entity has provided a certificate of
 nondiscrimination.

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26 <u>NEW SECTION.</u> Section 5. State contracts. The state and any political subdivision of the state may 27 not enter into any contract with a provider of goods and services valued at \$100,000 or more in any calendar 28 year unless the provider has presented a certificate of nondiscrimination.



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2	NEW SECTION. Section 6. Insurance. The state auditor may not approve any entity for provision of							
3	sale of insurance, reinsurance, or insurance services in the state unless the entity has provided the state							
4	auditor with a certificate of nondiscrim	nination.						
5								
6		Public records. The certificates of nondiscrimit						
7		records and must be available for inspection by	any member of the public					
8	during normal business hours.							
9								
10	<u>NEW SECTION.</u> Section 8.	Prohibition penalty enforcement. Any er	tity operating in conflict					
11	with [sections 1 through <u>11_10</u>] violates the state policy of nondiscrimination. For each violation, an entity or its							
12	principal may be fined an amount not to exceed \$5,000. Each day a violation occurs or continues is a separate							
13	offense. The attorney general or any county attorney may seek orders from a district court to enforce the							
14	provisions of [sections 1 through 11_1	<u>0]</u> .						
15								
16	NEW SECTION. Section 9.	Exclusion for employment. [Sections 1 through	gh- <mark>11_10</mark>] do not apply to					
17	an employer and employee contract o	or to workplace policies adopted by an employer						
18								
19	NEW SECTION. Section 10.	Private enforcement. Any person injured be	cause of a violation of					
20	[sections 1 through 11 10] may bring	suit in district court seeking injunctive relief, com	pensatory damages,					
21	punitive damages, and other orders o	f the court to enforce the provisions of [sections	1 through <mark>11_10</mark>]. A					
22	plaintiff who prevails in such a suit mu	ust be awarded court costs and reasonable attor	ney fees.					
23								
24	NEW SECTION. Section 11.	Codification instruction. [Sections 1 through	1 <mark>-11_10</mark>] are intended to be					
25	codified as an integral part of Title 30	, chapter 20, and the provisions of Title 30, chap	oter 20, apply to [sections					
26	1 through <u>11_10</u>].							
27								
28	NEW SECTION. Section 12.	Saving clause. [This act] does not affect righ	ts and duties that					



1 matured, penalties that were incurred, or proceedings that were begun before [the effective date of this act]. 2 3 NEW SECTION. Section 13. Severability. If a part of [this act] is invalid, all valid parts that are 4 severable from the invalid part remain in effect. If a part of [this act] is invalid in one or more of its applications, 5 the part remains in effect in all valid applications that are severable from the invalid applications. 6 7 NEW SECTION. Section 14. Applicability. [This act] applies to agreements and contracts entered 8 into by the state on or after [the effective date of this act]. 9 - END -

