

30 person dealt directly or indirectly with the defendant. This remedy is in addition to any other
31 remedies provided by law. It may not diminish or offset any other remedy.

32 (b) Subject to the provisions of Subsections (3), (4), and (5), the court shall award three
33 times the amount of damages sustained, plus the cost of suit and a reasonable ~~[attorney's fee]~~
34 attorney fees, in addition to granting any appropriate temporary, preliminary, or permanent
35 injunctive relief.

36 (2) (a) If the court determines that a judgment in the amount of three times the damages
37 awarded plus ~~[attorney's]~~ attorney fees and costs will directly cause the insolvency of the
38 defendant, the court shall reduce the amount of judgment to the highest sum that would not
39 cause the defendant's insolvency.

40 (b) The court may not reduce a judgment to an amount less than the amount of
41 damages sustained plus the costs of suit and a reasonable ~~[attorney's fee]~~ attorney fees.

42 (3) The state or any of its political subdivisions may recover the actual damages it
43 sustains, or the civil penalty provided by the Utah Antitrust Act, in addition to injunctive relief,
44 costs of suit, and ~~[a]~~ reasonable ~~[attorney's fee]~~ attorney fees.

45 (4) No damages, costs, or ~~[attorney's fee]~~ attorney fees may be recovered under this
46 section:

47 (a) from any political subdivision;

48 (b) from the official or employee of any political subdivision acting in an official
49 capacity; or

50 (c) against any person based on any official action directed by a political subdivision or
51 its official or employee acting in an official capacity.

52 (5) (a) Subsection (4) does not apply to cases filed before April 27, 1987, unless the
53 defendant establishes and the court determines that in light of all the circumstances, including
54 the posture of litigation and the availability of alternative relief, it would be inequitable not to
55 apply Subsection (4) to a pending case.

56 (b) In determining the application of Subsection (4), existence of a jury verdict, court
57 judgment, or any subsequent litigation is prima facie evidence that Subsection (4) is not

58 applicable.

59 (6) When a defendant has been sued in one or more actions by both direct and indirect
60 purchasers, whether in state court or federal court, a defendant shall be entitled to prove as a
61 partial or complete defense to a claim for damages that the damages incurred by the plaintiff or
62 plaintiffs have been passed on to others who are entitled to recover so as to avoid duplication of
63 recovery of damages. In an action by indirect [~~purchasers~~] purchasers, any damages or
64 settlement amounts paid to direct [~~purchasers~~] purchasers for the same alleged antitrust
65 violations shall constitute a defense in the amount paid on a claim by indirect [~~purchasers~~]
66 purchasers under this [~~act~~] chapter so as to avoid duplication of recovery of damages.

67 (7) It shall be presumed, in the absence of proof to the contrary, that the injured persons
68 who dealt directly with the defendant incurred at least 1/3 of the damages, and shall, therefore,
69 recover at least 1/3 of the awarded damages. It shall also be presumed, in the absence of proof
70 to the contrary, that the injured persons who dealt indirectly with the defendant incurred at least
71 1/3 of the damages, and shall, therefore, recover at least 1/3 of the awarded damages. The final
72 1/3 of the damages shall be awarded by the court to those injured persons determined by the
73 court as most likely to have absorbed the damages.

74 (8) There is a presumption, in the absence of proof to the contrary and subject to
75 Subsection (7), that each level in a product's or service's distribution chain passed on any and all
76 increments in its cost due to an increase in the cost of an ingredient or a component product or
77 service that was caused by a violation of this [~~act~~] chapter. This amount will be presumed, in
78 the absence of evidence to the contrary, to be equal to the change in the cost, in dollars and
79 cents, of the ingredient, component product, or service to its first purchaser.

80 (9) The attorney general shall be notified by the plaintiff about the filing of any class
81 action involving antitrust violations that includes plaintiffs from this state. The attorney general
82 shall receive a copy of each filing from each plaintiff. The attorney general may, in his or her
83 discretion, intervene or file amicus briefs in the case, and may be heard on the question of the
84 fairness or appropriateness of any proposed settlement agreement.

85 (10) If, in a class action or parens patriae action filed under this [~~act~~] chapter, including

86 the settlement of any action, it is not feasible to return any part of the recovery to the injured
87 plaintiffs, the court shall order the residual funds be applied to benefit the specific class of
88 injured plaintiffs, to improve antitrust enforcement generally by depositing the residual funds
89 into the Attorney General Litigation Fund created by Section 76-10-922, or both.

90 (11) In any action brought under this [~~act~~] chapter, the court shall approve all
91 [~~attorney's~~] attorney fees and arrangements for the payment of [~~attorney's~~] attorney fees,
92 including contingency fee agreements.