HIGHWAY SPONSORSHIP PROGRAM ACT
2014 GENERAL SESSION
STATE OF UTAH
Chief Sponsor: John Knotwell
Senate Sponsor: J. Stuart Adams
LONG TITLE
General Description:
This bill modifies the Transportation Code by authorizing the Department of
Transportation to establish a sponsorship program.
Highlighted Provisions:
This bill:
<ul> <li>provides definitions;</li> </ul>
• authorizes the Department of Transportation to establish a sponsorship program to
allow for private sponsorship of certain department operational activities or other
highway-related services or programs;
<ul> <li>requires revenues generated from a sponsorship to be deposited into the</li> </ul>
Transportation Fund to be used for certain transportation purposes;
<ul> <li>requires the Department of Transportation to adopt a policy on sponsorship</li> </ul>
agreements that is applicable to certain department operational activities or other
highway-related services or programs;
• grants the Department of Transportation rulemaking authority to make and enforce
rules regarding size, placement, and content restrictions for sponsorship
advertisements; and
<ul> <li>establishes restrictions for certain sponsorship advertisements.</li> </ul>
Money Appropriated in this Bill:
None

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28	Other Special Clauses:
29	None
30	Utah Code Sections Affected:
31	ENACTS:
32	72-6-401, Utah Code Annotated 1953
33	72-6-402, Utah Code Annotated 1953
34	72-6-403, Utah Code Annotated 1953
35	
36	Be it enacted by the Legislature of the state of Utah:
37	Section 1. Section <b>72-6-401</b> is enacted to read:
38	Part 4. Highway Sponsorship Program Act
39	<u>72-6-401.</u> Title.
40	This part is known as the "Highway Sponsorship Program Act."
41	Section 2. Section 72-6-402 is enacted to read:
42	<u>72-6-402.</u> Definitions.
43	As used in this section:
44	(1) "Acknowledgment sign" means a sign that:
45	(a) is intended to inform the traveling public that a highway-related service, product, or
46	monetary contribution has been sponsored by a person, firm, or entity; and
47	(b) meets all design and placement guidelines for acknowledgment signs as set forth in
48	the most recent edition of the Manual on Uniform Traffic Control Devices for Streets and
49	Highways adopted by the department in accordance with Section 41-6a-301.
50	(2) "Sponsorship agreement" means an agreement or contract between the department
51	or its contractors and a person, firm, or entity that includes a provision authorizing an
52	acknowledgment of the person, firm, or entity that is providing:
53	(a) the highway-related service or product; or
54	(b) a monetary contribution to pay for a portion of the highway-related service or
55	product.
56	Section 3. Section 72-6-403 is enacted to read:
57	72-6-403. Highway sponsorship program Sponsorship advertisement
58	restrictions Rulemaking.

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59	(1) The department may establish a sponsorship program to allow for private
60	sponsorship of the following department operational activities or other highway-related
61	services or programs:
62	(a) traveler information; $\hat{H} \rightarrow and \leftarrow \hat{H}$
63	(b) rest areas Ĥ→ [ <del>; and</del>
64	<del>(e)_ineident management services</del> ] <b>←</b> Ĥ
65	(2) All revenue generated from a sponsorship authorized by this section shall be
66	deposited into the Transportation Fund created by Section 72-2-102 to be used to:
67	(a) offset costs associated with providing the service being sponsored; and
68	(b) support costs associated with operation and maintenance of the state highway
69	system.
70	(3) (a) The department shall adopt a policy on sponsorship agreements that is
71	applicable to all department operational activities or other highway-related services within the
72	state described in Subsection (1).
73	(b) The policy described in Subsection (3)(a) shall:
74	(i) include language requiring the department to terminate a sponsorship agreement if it
75	determines the sponsorship agreement or acknowledgment sign:
76	(A) presents a safety concern;
77	(B) interferes with the free and safe flow of traffic; or
78	(C) is not in the public interest; and
79	(ii) describe the sponsors and sponsorship agreements that are acceptable and
80	consistent with applicable state and federal laws.
81	(4) A sponsorship authorized by this section:
82	(a) may not contain:
83	(i) promotion of any substance or activity that is illegal for minors, such as alcohol,
84	tobacco, drugs, or gambling;
85	(ii) promotion of any political party, candidate, or issue; or
86	(iii) sexual material;
87	(b) may not resemble a traffic-control device as defined in Section 41-6a-102; and
88	(c) shall comply with federal outdoor advertising regulations in accordance with 23
89	<u>U.S.C. Sec. 131.</u>

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90	(5) $\hat{H} \rightarrow [\underline{(a)}] \leftarrow \hat{H}$ In accordance with Title 63G, Chapter 3, Utah Administrative
90a	Rulemaking Act,
91	the department shall make and enforce rules governing:
92	$\hat{H} \rightarrow [\underline{(H)}]$ (a) $\leftarrow \hat{H}$ the placement and size restrictions for acknowledgment signs at
92a	<u>rest areas;</u> Ĥ→ <u>and</u>
93	[(ii) the placement and size restrictions for sponsorships placed on department incident
94	management vehicles; and
95	<u>(iii)</u> (b) $\leftarrow \hat{H}$ other size, placement, and content restrictions that the department
95a	determines are
96	necessary.
97	$\hat{H} \rightarrow [$ (b) The rules made under Subsection (5)(a) shall limit the size of an advertisement to
<b>98</b>	no more than 35% of the total area of an incident management vehicle.
99	(6) (a) A sponsorship advertisement shall be painted or affixed by decal on an incident
100	management vehicle in a manner that complies with rules adopted under Subsection (5).
101	$(\underline{b})$ (6) $\leftarrow \hat{H}$ A commercial advertiser that enters a sponsorship agreement with the
101a	department
102	for the use of space for a sponsorship shall pay:
103	$\hat{H} \rightarrow [\underline{\oplus}]$ (a) $\leftarrow \hat{H}$ the cost of placing the sponsorship advertisement on a
103a	<u>sign</u> Ĥ <b>→ [<del>or an incident</del></b>
104	management vehicle] ←Ĥ ; and
105	$\hat{H} \rightarrow [\underline{(iii)}] (\underline{b}) \leftarrow \hat{H}$ for the removal of the sponsorship advertisement after the term
105a	of the sponsorship
106	agreement has expired.

Legislative Review Note as of 2-13-14 2:15 PM

Office of Legislative Research and General Counsel