Senator Curtis S. Bramble proposes the following substitute bill:

SPYWARE CONTROL ACT REVISIONS
2005 GENERAL SESSION
STATE OF UTAH
Sponsor: Stephen H. Urquhart
LONG TITLE
General Description:
This bill amends the Spyware Control Act.
Highlighted Provisions:
This bill:
► defines terms;
prohibits certain uses of pop-up advertisements;
 prohibits the purchase of pop-up advertisements that violate the chapter if the
purchaser has actual notice of the violation;
 provides for the permissive removal of certain software; and
 defines the scope of actions and penalties authorized by the chapter.
Monies Appropriated in this Bill:
None
Other Special Clauses:
None
Utah Code Sections Affected:
AMENDS:
13-40-102, as enacted by Chapter 363, Laws of Utah 2004
13-40-201, as enacted by Chapter 363, Laws of Utah 2004
13-40-301 , as enacted by Chapter 363, Laws of Utah 2004



13-40-302 , as enacted by Chapter 363, Laws of Utah 2004
ENACTS:
13-40-202 , Utah Code Annotated 1953
Be it enacted by the Legislature of the state of Utah:
Section 1. Section 13-40-102 is amended to read:
13-40-102. Definitions.
As used in this chapter:
[(1) "Context based triggering mechanism" means a software based trigger or program
residing on a consumer's computer that displays an advertisement according to:
[(a) the current Internet website accessed by a user; or]
[(b) the contents or characteristics of the current Internet website accessed by a user.]
(1) "Cookie" means a text file:
(a) that is placed on a computer by:
(i) an interactive computer service;
(ii) an Internet website; or
(iii) a third party acting on behalf of:
(A) an interactive computer service; or
(B) an Internet website; and
(b) the function of which is to record information that can be read or recognized when
the user of the computer later accesses a particular:
(i) Internet website;
(ii) online location; or
(iii) online service.
(2) "Division" means the Division of Consumer Protection in the Department of
Commerce.
(3) "Interactive computer service" means any information service, system, or access
software provider that provides or enables computer access by multiple users to a computer
server, including:
(a) an Internet or online service provider; or
(b) a service or system providing access to the Internet, including a system operated by

31	a Horary of educational institution.
58	[(3)] (4) "Internet" is as defined in the Internet Tax Freedom Act, Pub. L. No. 105-277.
59	[(4) Except as provided in Subsection (5), "spyware" means software residing on a
60	computer that:]
61	[(a) monitors the computer's usage;]
62	[(b) (i) sends information about the computer's usage to a remote computer or server;
63	or]
64	[(ii) displays or causes to be displayed an advertisement in response to the computer's
65	usage if the advertisement:]
66	[(A) does not clearly identify the full legal name of the entity responsible for delivering
67	the advertisement;]
68	[(B) uses a federally registered trademark as a trigger for the display of the
69	advertisement by a person other than:
70	[(I) the trademark owner;]
71	[(II) an authorized agent or licensee of the trademark owner; or]
72	[(HII) a recognized Internet search engine;]
73	[(C) uses a triggering mechanism to display the advertisement according to the Internet
74	websites accessed by a user; or]
75	[(D) uses a context based triggering mechanism to display the advertisement that
76	partially or wholly covers or obscures paid advertising or other content on an Internet website
77	in a way that interferes with a user's ability to view the Internet website; and]
78	[(c) does not:]
79	[(i) obtain the consent of the user, at the time of, or after installation of the software but
80	before the software does any of the actions described in Subsection (4)(b):]
81	[(A) to a license agreement:]
82	[(I) presented in full; and]
83	[(II) written in plain language;]
84	[(B) to a notice of the collection of each specific type of information to be transmitted
85	as a result of the software installation;]
86	[(C) to a clear and representative full-size example of each type of advertisement that
87	may be delivered;]

88	[(D) to a truthful statement of the frequency with which each type of advertisement
89	may be delivered; and]
90	[(E) for each type of advertisement delivered by the software, a clear description of a
91	method by which a user may distinguish the advertisement by its appearance from an
92	advertisement generated by other software services; and]
93	[(ii) provide a method:]
94	[(A) by which a user may quickly and easily disable and remove the software from the
95	user's computer;]
96	[(B) that does not have other effects on the non-affiliated parts of the user's computer;
97	and]
98	[(C) that uses obvious, standard, usual, and ordinary methods for removal of computer
99	software.]
100	[(5) Notwithstanding Subsection (4), "spyware" does not include:]
101	[(a) software designed and installed solely to diagnose or resolve technical difficulties;]
102	[(b) software or data that solely report to an Internet website information previously
103	stored by the Internet website on the user's computer, including:
104	[(i) cookies;]
105	[(ii) HTML code; or]
106	[(iii) Java Scripts; or]
107	[(c) an operating system.]
108	[(6) "Usage" means:]
109	[(a) the Internet websites accessed by a user;]
110	[(b) the contents or characteristics of the Internet websites accessed by a user;]
111	[(c) a user's personal information, including:]
112	[(i) a first and last name of a user, whether:]
113	[(A) given at birth or adoption;]
114	[(B) assumed; or]
115	[(C) legally changed;]
116	[(ii) any of the following with respect to a user's home or other physical address:]
117	[(A) the street name;]
118	[(B) the name of the city or town; or]

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119	[(C) the zip code;]
120	[(iii) an electronic mail address;]
121	[(iv) a telephone number;]
122	[(v) a Social Security number;]
123	[(vi) any personal identification number;]
124	[(vii) a credit card number;]
125	[(viii) any access code associated with a credit card;]
126	[(ix) a date of birth, birth certificate number, or place of birth; or]
127	[(x) a password or access code; or]
128	[(d) a user's submission to forms or Internet websites.]
129	(5) "Internet or online service provider" means an interactive computer service that
130	provides software or other material that enables a person to:
131	(a) transmit, receive, display, forward, cache, search, subset, organize, reorganize, or
132	translate content;
133	(b) select or analyze content; or
134	(c) allow or disallow content.
135	(6) "Mark" means a registered trademark, registered service mark, or registered domain
136	name in an Internet website address that is owned, licensed, or lawfully used by a person doing
137	business in this state.
138	(7) (a) Except as provided in Subsection (7)(b), "spyware" means software on the
139	computer of a user who resides in this state that:
140	(i) collects information about an Internet website at the time the Internet website is
141	being viewed in this state, unless the Internet website is the Internet website of the person who
142	provides the software; and
143	(ii) uses the information described in Subsection (7)(a)(i) contemporaneously to
144	display pop-up advertising on the computer.
145	(b) "Spyware" does not include:
146	(i) an Internet website;
147	(ii) a service operated by an Internet or online service provider accessed by a user;
148	(iii) software designed and installed primarily to:
149	(A) prevent, diagnose, or resolve technical difficulties;

150	(B) detect or prevent fraudulent activities; or
151	(C) protect the security of the user's computer from unauthorized access or alteration;
152	(iv) software or data that reports information to an Internet website previously stored
153	by the Internet website on the user's computer, including cookies;
154	(v) software that provides the user with the capability to search the Internet; or
155	(vi) software installed with the consent of a user whose primary purpose is to prevent
156	access to certain Internet content.
157	(8) "Pop-up advertising" means material:
158	(a) offering for sale or advertising the availability or quality of a commercial property,
159	good, or service; and
160	(b) that is displayed:
161	(i) separate from an Internet website;
162	(ii) as a result of a user accessing an Internet website;
163	(iii) in a manner that covers paid advertising or other content on an Internet website in
164	a way that interferes with the user's ability to view the advertising or other content that the user
165	attempted to originally access; and
166	(iv) without the authority of the operator of the Internet website.
167	[(7)] <u>(9)</u> "User" means[:] the owner or authorized user of a computer.
168	[(a) a computer owner; or]
169	[(b) a person who accesses an Internet website.]
170	Section 2. Section 13-40-201 is amended to read:
171	13-40-201. Prohibited conduct.
172	(1) A person may not[:] display a pop-up advertisement by means of spyware with
173	knowledge or reckless disregard that the pop-up advertisement is:
174	[(a) install spyware on another person's computer;]
175	[(b) cause spyware to be installed on another person's computer; or]
176	[(c) use a context based triggering mechanism to display an advertisement that partially
177	or wholly covers or obscures paid advertising or other content on an Internet website in a way
178	that interferes with a user's ability to view the Internet website.]
179	[(2) It is not a defense to a violation of this section that a user may remove or hide an
180	advertisement.]

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181	(a) (i) displayed in response to a specific mark; or
182	(ii) displayed in response to a specific Internet website address; and
183	(b) purchased or acquired by a person other than:
184	(i) the mark owner;
185	(ii) a licensee of the mark;
186	(iii) an authorized agent of the owner of the mark;
187	(iv) an authorized user of the mark;
188	(v) a person advertising the lawful sale, lease, or transfer of products bearing the mark
189	through a secondary marketplace for the sale of goods or services; or
190	(vi) a person engaged in a fair or otherwise permissible use of a trademark or service
191	mark under applicable trademark law.
192	(2) A person may not purchase or acquire advertising delivered in violation of
193	Subsection (1) if:
194	(a) the person receives actual notice from the mark owner of the violation;
195	(b) the notice required by Subsection (2)(a) contains a detailed explanation of the
196	violation; and
197	(c) the person fails to take reasonable steps to stop the violation of Subsection (1) that
198	is specified in the notice required in Subsection (2)(a).
199	(3) (a) A person using spyware to display a pop-up advertisement under Subsection (1)
200	is not guilty of violating this chapter if:
201	(i) the person requests information about the user's state of residence before sending
202	the spyware or the pop-up advertisement to the user; and
203	(ii) the user indicates a residence outside this state.
204	(b) A person purchasing or acquiring advertising under Subsection (2) is not guilty of
205	violating this chapter if the person reasonably determines that the person delivering a pop-up
206	advertisement by use of spyware under Subsection (1) has complied with Subsection (3)(a).
207	(c) A person requesting information about a user's state of residence under Subsection
208	(3)(a) may not prompt, ask, or otherwise encourage a user to indicate a residence outside this
209	state.
210	Section 3. Section 13-40-202 is enacted to read:
211	13-40-202. Permissive removal of potentially harmful software.

212	If a provider of computer software or an interactive computer service provides prior
213	notice to a user with whom the provider has an established business relationship, that provider
214	is not liable under the law of this state, or a political subdivision of this state, for identifying,
215	removing, or disabling, preventing installation of a program on the user's computer that is used
216	to, or that the provider reasonably or in good faith believes will likely be used to:
217	(1) violate a provision of this chapter; or
218	(2) to engage in surreptitious collection of information concerning the user's use of the
219	computer without the consent of the owner of the computer, except that no notice is required
220	<u>for:</u>
221	(a) preventing the installation of a program; or
222	(b) in the case of an enterprise network, removing, disabling, or preventing the
223	installation of a program on the computer of an employee.
224	Section 4. Section 13-40-301 is amended to read:
225	13-40-301. Private action.
226	(1) An action for a violation of this chapter may be brought[: (a)] against a person
227	who[:] violates Section 13-40-201 by:
228	[(i) violates this chapter; or]
229	[(ii) causes a violation of this chapter; and]
230	[(b) by any of the following who are adversely affected by a violation of this chapter:]
231	[(i) an Internet website owner or registrant;]
232	[(ii) a trademark or copyright owner; or]
233	[(iii) an authorized advertiser on an Internet website.]
234	(a) the attorney general; or
235	(b) a mark owner who:
236	(i) does business in this state; and
237	(ii) is directly and adversely affected by a violation of this chapter.
238	(2) In an action under Subsection (1), a person may:
239	(a) obtain an injunction against committing any further violation of this chapter; and
240	(b) <u>subject to Subsection (3)</u> , recover the greater of:
241	(i) actual damages; or
242	(ii) [\$10,000] \$500 for each separate [violation of this chapter] occurrence resulting in

243	the display of an advertisement prohibited by Section 13-40-201.
244	(3) In an action under Subsection (1), a court may:
245	(a) increase the damages up to three times the damages allowed by Subsection (2)(b) if
246	the court finds that the defendant willfully or knowingly violated this chapter; and
247	(b) award costs and reasonable attorney fees to a prevailing party.
248	(4) For purposes of this section, a separate violation occurs for each individual
249	occurrence that results in the display of an advertisement described in Subsection
250	13-40-102[(4)(b)(ii)] <u>(8)</u> .
251	Section 5. Section 13-40-302 is amended to read:
252	13-40-302. Limitations on actions.
253	(1) A person may not bring an action for a violation of this chapter against [an Internet
254	service provider for the routine transmission of] a person other than:
255	[(a) security information; or]
256	[(b) information that contains an advertisement violating this chapter.]
257	(a) a person who displays a pop-up advertisement by means of spyware in violation of
258	Subsection 13-40-201(1); or
259	(b) a person who purchases or acquires an advertisement in violation of Subsection
260	<u>13-40-201(2).</u>
261	(2) A person may not bring a class action under this chapter.
262	(3) This chapter does not preclude any person accused of violating this chapter from
263	asserting any fair use or other defense that is available to persons alleged to have engaged in
264	trademark infringement.