♣ Approved for Filing: E. Chelsea-McCarty
♣ 02-08-12 12:32 PM

PRODUCT LIABILITY AMENDMENTS
2012 GENERAL SESSION
STATE OF UTAH
Chief Sponsor: Derek E. Brown
Senate Sponsor:
LONG TITLE
General Description:
This bill provides that only the manufacturer of a product may be liable for that product.
Highlighted Provisions:
This bill:
▶ provides that a manufacturer may not be liable for a product $\hat{\mathbf{H}}$ • [unless the claimant]
proves] if the claimant fails to prove $\leftarrow \hat{H}$ by a preponderance of the evidence that the defendant
was the actual
manufacturer of the actual product that caused the harm.
Money Appropriated in this Bill:
None
Other Special Clauses:
None
Utah Code Sections Affected:
ENACTS:
78B-6-708 , Utah Code Annotated 1953
Be it enacted by the Legislature of the state of Utah:
Section 1. Section 78B-6-708 is enacted to read:
78B-6-708. Manufacturer Proven by preponderance of evidence.
(1) Notwithstanding any other provision of law, in any civil action Ĥ→ [against a
manufacturer for arising from ←Ĥ harm caused by a product, irrespective of the substantive
theory or theories



28	underlying the claim, a $\hat{\mathbf{H}} \rightarrow [\underline{\mathbf{manufacturer}}] \underline{\mathbf{defendant}} \leftarrow \hat{\mathbf{H}} \underline{\mathbf{may}} \hat{\mathbf{H}} \rightarrow [\underline{\mathbf{not}}] \leftarrow \hat{\mathbf{H}} \underline{\mathbf{be liable}}$
28a1	$\hat{H} \rightarrow \underline{\text{only}} \hat{H} \rightarrow \underline{\text{(unless the claimant proves)}} \underline{\text{if the}}$
28a	<u>claimant</u> [fails to prove] ←Ĥ proves ←Ĥ by a
29	preponderance of the evidence that the defendant $\hat{\mathbf{H}} \rightarrow [\underline{\mathbf{was the manufacturer of}}]$ manufactured,
29a	had manufactured on its behalf, distributed, or sold ←Ĥ the actual product
30	that was the cause $\hat{\mathbf{H}} \rightarrow \underline{\mathbf{of harm}} \leftarrow \hat{\mathbf{H}}$ for which the claimant seeks to recover compensatory
30a	damages.
31	$\$ \Rightarrow [-(2)]$ Proof that a product seller designed, formulated, produced, constructed, created,
32	assembled, or rebuilt the type of product in question is not proof that the product seller
33	Ĥ→ designed, ←Ĥ formulated, produced, constructed, created, assembled, or rebuilt the actual
33a	<u>defective product</u>
34	in the product liability action H->, so long as the product seller [proves it] has no financial
34a	interest in the sale of the product in question $\leftarrow \hat{H}$. A product seller may not be held liable in a
34b	product liability

— Ĥ→ (3) An entity that sells or distributes a product that is manufactured by another entity is

- 2 -

action based on market share, enterprise, or industry-wide liability.

subject to the same liability as the product's manufacturer. $\leftarrow \hat{H}$

Legislative Review Note

as of 2-3-12 10:21 AM

35

35a

35b

Office of Legislative Research and General Counsel