

Senator Todd Weiler proposes the following substitute bill:

TRUTH IN ADVERTISING AMENDMENTS

2015 GENERAL SESSION

STATE OF UTAH

Chief Sponsor: Todd Weiler

House Sponsor: Mike Schultz

LONG TITLE

General Description:

This bill modifies provisions of the Truth in Advertising act relating to deceptive trade practices.

Highlighted Provisions:

This bill:

- ▶ provides that certain advertising practices relating to a cosmetic medical procedure constitute a deceptive trade practice; and
- ▶ makes technical changes.

Money Appropriated in this Bill:

None

Other Special Clauses:

None

Utah Code Sections Affected:

AMENDS:

13-11a-2, as last amended by Laws of Utah 2009, Chapter 133

13-11a-3, as last amended by Laws of Utah 2010, Chapters 54 and 378

Be it enacted by the Legislature of the state of Utah:



26 Section 1. Section 13-11a-2 is amended to read:

27 **13-11a-2. Definitions.**

28 As used in this chapter:

29 (1) "Advertisement" means any written, oral, or graphic statement or representation
30 made by a supplier in connection with the solicitation of business. It includes, but is not
31 limited to, communication by noncable television systems, radio, printed brochures,
32 newspapers, leaflets, flyers, circulars, billboards, banners, or signs. It does not include any
33 oral, in person, representation made by a sales representative to a prospective purchaser.

34 (2) To "clearly and conspicuously disclose" means:

35 (a) in the print media:

36 (i) to state in typeface that is sufficiently bold to be obviously seen;

37 (ii) to state in type size of at least 10 point type for a 14" x 23" document, and, in larger
38 documents, of a type size of proportionately the same size; and

39 (iii) to place in the text so as to be obviously seen;

40 (b) in radio advertising, to verbally state in the same volume as that used in the
41 advertisement;

42 (c) in television advertising, the method for print media or radio advertising is
43 acceptable unless contrary to other governing laws.

44 (3) "Cosmetic medical procedure" means the same as that term is defined in Section
45 [58-68-102](#).

46 [~~(3)~~] (4) "Generic good" means a product which is offered for sale under its common
47 descriptive name rather than under a trademark, trade name, brand name, house brand, or other
48 distinguishing appellation.

49 [~~(4)~~] (5) "Goods and services" means all items which may be the subject of a sales
50 transaction.

51 [~~(5)~~] (6) "Nondiscounted price" means a price at which the goods or services are
52 offered at the time of the price assessment without a temporary store reduction in price.

53 [~~(6)~~] (7) "Performing group" means a vocal or instrumental group that performs live
54 music for a paying audience.

55 [~~(7)~~] (8) "Person" means an individual, including a consumer, corporation,
56 government, or governmental subdivision or agency, business trust, estate, trust, partnership,

57 unincorporated association, two or more of any of the foregoing having a joint or common
58 interest, or any other legal or commercial entity.

59 ~~[(8)]~~ (9) "Price assessment" means the determination of the prices underlying a price
60 comparison.

61 ~~[(9)]~~ (10) "Price assessor" means a firm or individual that determines the prices,
62 including the reference prices, underlying the price comparison, or who makes the price
63 comparison.

64 ~~[(10)]~~ (11) "Price comparison" means any express representation that a specific
65 savings, reduction, or discount exists or will exist between the supplier's advertised price and
66 another specific price. A representation which does not reasonably imply a comparison to
67 identifiable prices or items does not express a price comparison. Language constituting mere
68 sales "puffing" is not prohibited by this chapter.

69 ~~[(11)]~~ (12) "Product area" means the geographical area in which the prospective
70 purchasers to whom the advertisement is aimed could reasonably be expected to seek the goods
71 or services in question.

72 ~~[(12)]~~ (13) "Recording group" means a vocal or instrumental group at least one of the
73 members of which has released a commercial sound recording under the group's name, if the
74 member has a legal right to use of the group's name.

75 ~~[(13)]~~ (14) "Reference price" means a higher price to which a supplier compares a
76 lower price to indicate that a reduction in price exists or will exist.

77 ~~[(14)]~~ (15) "Regular price" means the price at which a supplier has recently offered the
78 goods or services for sale in good faith in the regular course of business. Every price
79 represented in an advertisement is considered a regular price unless it is specifically
80 represented as a price other than a regular price, such as a discount price or a manufacturer's
81 suggested price. It is prima facie evidence that a price is other than a regular price when it was
82 not offered as the nondiscount price of the goods or services for the 15 days immediately
83 preceding an advertisement of the price, and the price change during the 15 day period was not
84 due to price changes inherent in the pricing of seasonal or perishable goods, due to changes in
85 cost of the goods or services to the supplier, or due to pricing changes made to match a
86 competitor's price.

87 ~~[(15)]~~ (16) "Sales transaction" means a sale, lease, assignment, award by chance, or

88 other written or oral transfer or disposition of goods, services, or other property, both tangible
89 and intangible (except securities and insurance), to a person or business, or a solicitation or
90 offer by a supplier with respect to any of these transfers or dispositions. It includes any offer or
91 solicitation, any agreement, and any performance of an agreement with respect to any of these
92 transfers or dispositions.

93 ~~[(16)]~~ (17) "Sound recording" means a work resulting from the fixation on a material
94 object, such as a disk, tape, or phono-record, of musical or instrumental sounds.

95 ~~[(17)]~~ (18) "Supplier" means a seller, lessor, assignor, offeror, broker, or other person
96 who regularly solicits, engages in, or enforces sales transactions, whether or not he deals
97 directly with the purchaser.

98 Section 2. Section **13-11a-3** is amended to read:

99 **13-11a-3. Deceptive trade practices enumerated -- Records to be kept -- Defenses.**

100 (1) Deceptive trade practices occur when, in the course of a person's business,
101 vocation, or occupation, that person:

102 (a) passes off goods or services as those of another;

103 (b) causes likelihood of confusion or of misunderstanding as to the source,
104 sponsorship, approval, or certification of goods or services;

105 (c) causes likelihood of confusion or of misunderstanding as to affiliation, connection,
106 association with, or certification by another;

107 (d) uses deceptive representations or designations of geographic origin in connection
108 with goods or services;

109 (e) represents that goods or services have sponsorship, approval, characteristics,
110 ingredients, uses, benefits, or qualities that they do not have or that a person has a sponsorship,
111 approval, status, affiliation, or connection that the person does not have;

112 (f) represents that goods are original or new if they are deteriorated, altered,
113 reconditioned, reclaimed, used, or second-hand;

114 (g) represents that goods or services are of a particular standard, quality, or grade, or
115 that goods are of a particular style or model, if they are of another;

116 (h) disparages the goods, services, or business of another by false or misleading
117 representation of fact;

118 (i) advertises goods or services or the price of goods and services with intent not to sell

119 them as advertised;

120 (j) advertises goods or services with intent not to supply a reasonable expectable public
121 demand, unless:

122 (i) the advertisement clearly and conspicuously discloses a limitation of quantity; or

123 (ii) the person issues rainchecks for the advertised goods or services;

124 (k) makes false or misleading statements of fact concerning the reasons for, existence
125 of, or amounts of price reductions, including the false use of any of the following expressions
126 in an advertisement:

127 (i) "going out of business";

128 (ii) "bankruptcy sale";

129 (iii) "lost our lease";

130 (iv) "building coming down";

131 (v) "forced out of business";

132 (vi) "final days";

133 (vii) "liquidation sale";

134 (viii) "fire sale";

135 (ix) "quitting business"; or

136 (x) an expression similar to any of the expressions in Subsections (1)(k)(i) through
137 (ix);

138 (l) makes a comparison between the person's own sale or discount price and a
139 competitor's nondiscounted price without clearly and conspicuously disclosing that fact;

140 (m) without clearly and conspicuously disclosing the date of the price assessment
141 makes a price comparison with the goods of another based upon a price assessment performed
142 more than seven days prior to the date of the advertisement or uses in an advertisement the
143 results of a price assessment performed more than seven days prior to the date of the
144 advertisement without disclosing, in a print ad, the date of the price assessment, or in a radio or
145 television ad, the time frame of the price assessment;

146 (n) advertises or uses in a price assessment or comparison a price that is not that
147 person's own unless this fact is:

148 (i) clearly and conspicuously disclosed; and

149 (ii) the representation of the price is accurate;

150 (o) represents as independent an audit, accounting, price assessment, or comparison of
151 prices of goods or services, when the audit, accounting, price assessment, or comparison is not
152 independent;

153 (p) represents, in an advertisement of a reduction from the supplier's own prices, that
154 the reduction is from a regular price, when the former price is not a regular price [~~as defined in~~
155 ~~Subsection 13-11a-2(14)~~];

156 (q) advertises a price comparison or the result of a price assessment or comparison that
157 uses, in any way, an identified competitor's price without clearly and conspicuously disclosing
158 the identity of the price assessor and any relationship between the price assessor and the
159 supplier;

160 (r) makes a price comparison between a category of the supplier's goods and the same
161 category of the goods of another, without randomly selecting the individual goods or services
162 upon whose prices the comparison is based;

163 (s) makes a comparison between similar but nonidentical goods or services unless the
164 nonidentical goods or services are of essentially similar quality to the advertised goods or
165 services or the dissimilar aspects are clearly and conspicuously disclosed in the advertisements;
166 [~~or~~]

167 (t) (i) advertises the results of a cosmetic medical procedure with an image or
168 photograph that is false, misleading, or deceptive, including a before and after image that
169 exaggerates or otherwise fails to accurately depict the expected results of the cosmetic medical
170 procedure; and

171 (ii) does not clearly and conspicuously disclose the aspects of the image or photograph
172 that make it false, misleading, or deceptive; or

173 [~~(t)~~] (u) engages in any other conduct which similarly creates a likelihood of confusion
174 or of misunderstanding.

175 (2) (a) For purposes of Subsection (1)(i), if a specific advertised price will be in effect
176 for less than one week from the advertisement date, the advertisement shall clearly and
177 conspicuously disclose the specific time period during which the price will be in effect.

178 (b) For purposes of Subsection (1)(n), with respect to the price of a competitor, the
179 price shall be one at which the competitor offered the goods or services for sale in the product
180 area at the time of the price assessment, and may not be an isolated price.

181 (c) For purposes of Subsection (1)(o), an audit, accounting, price assessment, or
182 comparison shall be independent if the price assessor randomly selects the goods to be
183 compared, and the time and place of the comparison, and no agreement or understanding exists
184 between the supplier and the price assessor that could cause the results of the assessment to be
185 fraudulent or deceptive. The independence of an audit, accounting, or price comparison is not
186 invalidated merely because the advertiser pays a fee for the audit, accounting, or price
187 comparison, but is invalidated if the audit, accounting, or price comparison is done by a full or
188 part-time employee of the advertiser.

189 (d) Examples of a disclosure that complies with Subsection (1)(q) are:

190 (i) "Price assessment performed by Store Z";

191 (ii) "Price assessment performed by a certified public accounting firm"; or

192 (iii) "Price assessment performed by employee of Store Y".

193 (e) For the purposes of Subsection (1)(r), goods or services are randomly selected when
194 the supplier has no advance knowledge of what goods and services will be surveyed by the
195 price assessor, and when the supplier certifies its lack of advance knowledge by an affidavit to
196 be retained in the supplier's records for one year.

197 (f) (i) It is prima facie evidence of compliance with Subsection (1)(s) if:

198 (A) the goods compared are substantially the same size; and

199 (B) the goods compared are of substantially the same quality, which may include
200 similar models of competing brands of goods, or goods made of substantially the same
201 materials and made with substantially the same workmanship.

202 (ii) It is prima facie evidence of a deceptive comparison under this section when the
203 prices of brand name goods and generic goods are compared.

204 (3) Any supplier who makes a comparison with a competitor's price in advertising shall
205 maintain for a period of one year records that disclose the factual basis for such price
206 comparisons and from which the validity of such claim can be established.

207 (4) It is a defense to any claim of false or deceptive price representations under this
208 chapter that a person:

209 (a) has no knowledge that the represented price is not genuine; and

210 (b) has made reasonable efforts to determine whether the represented price is genuine.

211 (5) Subsections (1)(m) and (q) do not apply to price comparisons made in catalogs in

212 which a supplier compares the price of a single item of its goods or services with those of
213 another.

214 (6) To prevail in an action under this chapter, a complainant need not prove
215 competition between the parties or actual confusion or misunderstanding.

216 (7) This chapter does not affect unfair trade practices otherwise actionable at common
217 law or under other statutes of this state.