THE GENERAL ASSEMBLY OF PENNSYLVANIA

SENATE BILL No. 1403 ^{Session of} 2008

INTRODUCED BY GREENLEAF, TARTAGLIONE, EARLL, KASUNIC, COSTA, FERLO, RAFFERTY, KITCHEN, LOGAN, RHOADES, WASHINGTON AND STACK, MAY 12, 2008

REFERRED TO CONSUMER PROTECTION AND PROFESSIONAL LICENSURE, MAY 12, 2008

AN ACT

1 2 3 4 5 6 7 8	Amending the act of December 17, 1968 (P.L.1224, No.387), entitled "An act prohibiting unfair methods of competition and unfair or deceptive acts or practices in the conduct of any trade or commerce, giving the Attorney General and District Attorneys certain powers and duties and providing penalties," further defining "unfair or deceptive acts or practices"; and further providing for unlawful acts or practices.
9	The General Assembly of the Commonwealth of Pennsylvania
10	hereby enacts as follows:
11	Section 1. Section 2(4) of the act of December 17, 1968
12	(P.L.1224, No.387), known as the Unfair Trade Practices and
13	Consumer Protection Law, reenacted and amended November 24, 1976
14	(P.L.1166, No.260), is amended by adding a subclause to read:
15	Section 2. DefinitionsAs used in this act.
16	* * *
17	(4) "Unfair methods of competition" and "unfair or deceptive
18	acts or practices" mean any one or more of the following:
19	* * *
20	(xxi.1) Failing to disclose to members of the consuming

1	public a retail establishment's refund and exchange policy as to
2	all merchandise exposed or offered for sale at retail, unless
3	the policy is clearly and conspicuously posted in the following
4	manner:
5	(A) on a sign attached to the merchandise itself;
6	(B) on a sign affixed to each cash register or point of
7	<u>sale;</u>
8	(C) on a sign so situated as to be clearly visible to the
9	buyer from the cash register; or
10	(D) on a sign posted at each store entrance used by members
11	of the consuming public.
12	The sign shall conspicuously disclose any and all material
13	conditions of, or qualifications to, the policy, including,
14	without limitation: whether a refund will be given on
15	merchandise for which no proof of purchase exists; whether a
16	refund will be given at any time, or only up to a specified time
17	after the date of purchase; and whether a refund will be given
18	in cash, as a credit to the account on which the purchase was
19	debited or as a store credit only.
20	(xxi.2) Failing to disclose to members of the consuming
21	public that a retail establishment charges a restocking fee on a
22	product it sells, unless the retail establishment:
23	(A) discloses in any print advertising and promotional
24	material, including a catalog, that a restocking fee may apply
25	to the purchase of goods, and the disclosure is printed in a
26	clear and conspicuous manner in the advertising and promotional
27	<pre>material;</pre>
28	(B) posts a notice stating that a restocking fee may apply
29	to the purchase of goods and where the customer may obtain the
30	full restocking fee policy and makes the notice clearly and
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1	conspicuously visible to the customer before purchase;
2	(C) discloses on the sales receipt in a conspicuous manner
3	in type at least as large as the majority of the printed text on
4	the receipt and in print that is clear and legible, both of the
5	<u>following:</u>
б	(i) that a restocking fee may apply to the purchased good;
7	and
8	(ii) where the customer may obtain the full restocking fee
9	policy; and
10	(D) at the point of purchase for a good on the Internet
11	website of the retail establishment, discloses that a restocking
12	fee may apply to the purchase of goods. The retail establishment
13	shall provide the full restocking fee policy on the Internet
14	website in a clear and conspicuous manner.
15	Section 2. Section 3 of the act, amended November 29, 2006
16	(P.L.1624, No.185), is amended to read:
17	Section 3. Unlawful Acts or Practices; ExclusionsUnfair
18	methods of competition and unfair or deceptive acts or practices
19	in the conduct of any trade or commerce as defined by
20	[subclauses (i) through (xxi) of] clause (4) of section 2 of
21	this act and regulations promulgated under section 3.1 of this
22	act are hereby declared unlawful. The provisions of this act
23	shall not apply to any owner, agent or employe of any radio or
24	television station, or to any owner, publisher, printer, agent
25	or employe of an Internet service provider or a newspaper or
26	other publication, periodical or circular, who, in good faith
27	and without knowledge of the falsity or deceptive character
28	thereof, publishes, causes to be published or takes part in the
29	publication of such advertisement.
30	Section 3. This act shall take effect in 60 days.

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