By: Turner

H.B. No. 1870

## A BILL TO BE ENTITLED 1 AN ACT 2 relating to a deceptive trade practice in connection with 3 advertising for a household goods carrier. BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF TEXAS: 4 SECTION 1. Section 17.46(b), Business & Commerce Code, is 5 6 amended to read as follows: (b) Except as provided in Subsection (d) of this section, 7 the term "false, misleading, or deceptive acts or practices" 8 includes, but is not limited to, the following acts: 9 (1) passing off goods or services as those of another; 10 11 (2) causing confusion or misunderstanding as to the 12 source, sponsorship, approval, or certification of goods or 13 services; 14 (3) causing confusion or misunderstanding as to affiliation, connection, or association with, or certification by, 15 16 another; (4) using deceptive representations or designations 17 18 of geographic origin in connection with goods or services; (5) representing that goods 19 or services have sponsorship, approval, characteristics, ingredients, 20 uses, 21 benefits, or quantities which they do not have or that a person has 22 a sponsorship, approval, status, affiliation, or connection which 23 he does not: (6) representing that goods are original or new if 24

H.B. No. 1870 1 they are deteriorated, reconditioned, reclaimed, used, or 2 secondhand;

3 (7) representing that goods or services are of a
4 particular standard, quality, or grade, or that goods are of a
5 particular style or model, if they are of another;

6 (8) disparaging the goods, services, or business of
7 another by false or misleading representation of facts;

8 (9) advertising goods or services with intent not to9 sell them as advertised;

10 (10) advertising goods or services with intent not to 11 supply a reasonable expectable public demand, unless the 12 advertisements disclosed a limitation of quantity;

(11) making false or misleading statements of fact concerning the reasons for, existence of, or amount of price reductions;

16 (12) representing that an agreement confers or 17 involves rights, remedies, or obligations which it does not have or 18 involve, or which are prohibited by law;

19 (13) knowingly making false or misleading statements 20 of fact concerning the need for parts, replacement, or repair 21 service;

(14) misrepresenting the authority of a salesman, representative or agent to negotiate the final terms of a consumer transaction;

(15) basing a charge for the repair of any item in whole or in part on a guaranty or warranty instead of on the value of the actual repairs made or work to be performed on the item without

stating separately the charges for the work and the charge for the
warranty or guaranty, if any;

H.B. No. 1870

3 (16) disconnecting, turning back, or resetting the 4 odometer of any motor vehicle so as to reduce the number of miles 5 indicated on the odometer gauge;

6 (17) advertising of any sale by fraudulently
7 representing that a person is going out of business;

8 (18) advertising, selling, or distributing a card 9 which purports to be a prescription drug identification card issued 10 under Section 19A, Article 21.07-6, Insurance Code, in accordance 11 with rules adopted by the commissioner of insurance, which offers a 12 discount on the purchase of health care goods or services from a 13 third party provider, and which is not evidence of insurance 14 coverage, unless:

15 (A) the discount is authorized under an agreement 16 between the seller of the card and the provider of those goods and 17 services or the discount or card is offered to members of the 18 seller;

(B) the seller does not represent that the cardprovides insurance coverage of any kind; and

21 (C) the discount is not false, misleading, or 22 deceptive;

(19) using or employing a chain referral sales plan in connection with the sale or offer to sell of goods, merchandise, or anything of value, which uses the sales technique, plan, arrangement, or agreement in which the buyer or prospective buyer is offered the opportunity to purchase merchandise or goods and in

H.B. No. 1870

1 connection with the purchase receives the seller's promise or 2 representation that the buyer shall have the right to receive 3 compensation or consideration in any form for furnishing to the 4 seller the names of other prospective buyers if receipt of the 5 compensation or consideration is contingent upon the occurrence of 6 an event subsequent to the time the buyer purchases the merchandise 7 or goods;

8 (20) representing that a guarantee or warranty confers 9 or involves rights or remedies which it does not have or involve, 10 provided, however, that nothing in this subchapter shall be 11 construed to expand the implied warranty of merchantability as 12 defined in Sections 2.314 through 2.318 and Sections 2A.212 through 13 2A.216 to involve obligations in excess of those which are 14 appropriate to the goods;

15 (21) promoting a pyramid promotional scheme, as 16 defined by Section 17.461;

17 (22) representing that work or services have been 18 performed on, or parts replaced in, goods when the work or services 19 were not performed or the parts replaced;

(23) filing suit founded upon a written contractual 20 21 obligation of and signed by the defendant to pay money arising out of or based on a consumer transaction for goods, services, loans, or 22 extensions of credit intended primarily for personal, family, 23 24 household, or agricultural use in any county other than in the 25 county in which the defendant resides at the time of the 26 commencement of the action or in the county in which the defendant 27 in fact signed the contract; provided, however, that a violation of

H.B. No. 1870

this subsection shall not occur where it is shown by the person filing such suit he neither knew or had reason to know that the county in which such suit was filed was neither the county in which the defendant resides at the commencement of the suit nor the county in which the defendant in fact signed the contract;

6 (24) failing to disclose information concerning goods 7 or services which was known at the time of the transaction if such 8 failure to disclose such information was intended to induce the 9 consumer into a transaction into which the consumer would not have 10 entered had the information been disclosed;

11 (25) using the term "corporation," "incorporated," or 12 an abbreviation of either of those terms in the name of a business 13 entity that is not incorporated under the laws of this state or 14 another jurisdiction;

15 (26) selling, offering to sell, or illegally promoting 16 an annuity contract under Chapter 22, Acts of the 57th Legislature, 17 3rd Called Session, 1962 (Article 6228a-5, Vernon's Texas Civil 18 Statutes), with the intent that the annuity contract will be the 19 subject of a salary reduction agreement, as defined by that Act, if 20 the annuity contract is not an eligible qualified investment under 21 that Act; [<del>or</del>]

(27) taking advantage of a disaster declared by thegovernor under Chapter 418, Government Code, by:

24 (A) selling or leasing fuel, food, medicine, or
 25 another necessity at an exorbitant or excessive price; or

(B) demanding an exorbitant or excessive price in
 connection with the sale or lease of fuel, food, medicine, or

H.B. No. 1870

1	another necessity <u>; or</u>										
2		(28)	sell	ing prin	t adv	vertisi	ng to	a m	notor	carı	<u>cier</u>
3	registered	to t	ransp	ort house	hold	goods	in th	is s	tate	and	not
4	including	in t	the a	dvertisin	g tł	ne car	rier's	ce	rtifi	cate	of
5	<u>registratio</u>	n n	umber	issued	by	the	Texas	De	epartm	nent	of
6	<u>Transportat</u>	ion.									
7	SECTI	ON 2.	. Thi	s Act take	s eff	ect Sej	ptembei	c 1, 2	2005.		