



- (3) Either the identity of the attorney or law firm primarily responsible for providing solicited legal services to a person who engages the attorney or law firm in response to the advertisement or how a responding person's case is referred to an attorney or law firm if the sponsor of the advertisement is not legally authorized to provide legal services.
- (4) The drug or medical device remains approved by the FDA, unless the drug or medical device has been recalled by a government agency or through an agreement between a manufacturer and a government agency.

Proposed law requires an advertisement soliciting a client who may allege an injury from a prescription drug approved by the FDA to include the statement: "Consult your physician before making decisions regarding prescribed medication or medical treatment."

Proposed law provides that the required statements shall be in written and verbal formats, except:

- (1) If the advertisement is in print format only, the statements shall be in writing.
- (2) If the advertisement is in audible format only, the statements shall be made verbally.

Proposed law provides that if the Rules of Professional Conduct or any designated subcommittee of the La. State Bar Association reviews an advertisement for legal services for compliance with proposed law before the first dissemination of the advertisement and informs the sponsor of the advertisement that the advertisement is in compliance with the provisions of proposed law and other applicable advertising standards, no person may pursue an action under the Unfair Trade Practices and Consumer Protection Law unless both of the following occur:

- (1) The attorney general sends a written demand by certified mail to the sponsor of the advertisement for legal services to cease further dissemination of the advertisement within 10 days of receipt of the certified mail.
- (2) The sponsor of the advertisement fails to ensure the advertisement is withdrawn from dissemination to the public within the 10 day period.

Proposed law does not apply to any media entity responsible for the production or publication of any advertisement found to be violation of proposed law.

Proposed law provides that the carriage, distribution, transmission, or display of any advertisement by a media entity shall not be considered a violation of proposed law.

Proposed law prohibits a person from using, causing to be used, obtaining, selling, transferring, or disclosing protected health information to another person for the purpose of soliciting an individual for legal services without written authorization from the individual who is the subject of the information. Proposed law shall not apply to the use of disclosure of protected health information to an individual's legal representative in the course of any judicial or administrative proceeding or as otherwise permitted or required by law.

A violation of proposed law shall be a deceptive and unfair trade practice and shall subject the violator to all penalties provided in the Unfair Trade Practices and Consumer Protection Law.

Proposed law does not limit or affect the authority of the Louisiana Supreme Court to regulate the practice of law, enforce the Rules of Professional Conduct, or discipline any person admitted to the state bar.

Effective August 1, 2021.

(Adds R.S. 51:3221-3223)

### Summary of Amendments Adopted by Senate

#### Committee Amendments Proposed by Senate Committee on Commerce, Consumer Protection, and International Affairs to the original bill

1. Defines the term "media entity".
2. Provides for applicability of proposed law to a media entity responsible for the production or publication of any advertisement found to violate the provisions of proposed law.
3. Provides certain actions of a media entity does not violate proposed law.

#### Senate Floor Amendments to engrossed bill

1. Revise the statement required for inclusion on advertisements for legal services related to alleged injuries from certain drugs.
2. Make technical corrections.