Good news for those who treat customers fairly

Bad news for those who don’t
The Consumer Protection from Unfair Trading Regulations: a basic guide for business

What are the regulations?

The Department for Business, Enterprise and Regulatory Reform are introducing new regulations to clamp down on unfair sales and marketing practices. They are designed to protect consumers and honest businesses. Everyone who deals with consumers will be affected including retailers, builders and second-hand motor traders.

Many detailed rules around trade descriptions and misleading price indications are being replaced with a general ban on unfair trading. This broadly means traders will have to act in a way that enables the average consumer to make free and informed purchasing decisions.

In addition, they will put a stop to aggressive selling techniques and misinforming and misleading people about products or services. You’ll find these, the practices they cover and some examples at the end of this booklet.

What are the benefits for business?

Businesses will no longer have to face unfair competition from traders who use underhand practices. The changes will also simplify consumer protection in the UK and across the EU, making it clear which commercial practices are – and are not – allowed.

What do I need to do?

Businesses that deal fairly and honestly with their customers may not need to change the way they work at all. But to make sure you’re treating your customers properly, you and your staff must read and understand these new regulations.

What happens if I don’t follow them?

If you don’t comply with these regulations, your company may well be investigated by your local authority’s trading standards service and other bodies. These lengthy investigations could take up a lot of your business time and you could also be prosecuted and fined. You could also lose your customers.
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For practical business advice and to find out more about these regulations, please visit one of the following websites:

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- [www.hiebusiness.co.uk/unfairtrading](http://www.hiebusiness.co.uk/unfairtrading) (Scottish Highlands & Islands)
- [www.businesseye.org.uk](http://www.businesseye.org.uk) for Wales
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- [www.hiebusiness.co.uk/unfairtrading](http://www.hiebusiness.co.uk/unfairtrading) (Scottish Highlands & Islands)
- [www.businesseye.org.uk](http://www.businesseye.org.uk) for Wales
- [www.nibusinessinfo.co.uk/unfairtrading](http://www.nibusinessinfo.co.uk/unfairtrading) for Northern Ireland

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The new regulations ban traders in all sectors from using unfair commercial practices towards consumers. They set out broad rules outlining when commercial practices are unfair. These fall into four main categories:

- A general ban on conduct below a level which may be expected towards consumers (honest market practice/good faith). This is intended to act as a “safety net” protection for all consumers.
- Misleading practices, like false or deceptive messages, or leaving out important information.
- Aggressive sales techniques that use harassment, coercion or undue influence.

For a practice to be unfair under these rules, they must harm, or be likely to harm, the economic interests of the average consumer. For example, when a shopper makes a purchasing decision he or she would not have made had he or she been given accurate information or not put under unfair pressure to do so.

- In addition, the regulations ban 31 specific practices outright. These practices are set out on the following pages.
What do the new regulations cover?

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The following practices are banned outright:

1. **Faking credentials**
   - Claiming to be a signatory to a code of conduct when the trader is not.

2. **You’re not who you say you are**
   - Displaying a trust mark, quality mark or equivalent without having obtained the necessary authorisation.

3. **Your endorsement is not real**
   - Claiming that a code of conduct has an endorsement from a public or other body which it does not have.

4. **Not being true to the terms of the endorsement**
   - Claiming that a trader (including his/her commercial practices) or a product has been approved, endorsed or authorised by a public or private body when he/she/it has not, or making such a claim without complying with the terms of the approval, endorsement or authorisation.

The definitions used in this section are taken from the Consumer Protection from Unfair Trading Regulations Guidance document, published March 2008.

A builder claims that he is registered under the ‘TrustMark’ scheme when he is not. This would breach the regulations.

‘TrustMark’ is a scheme which helps consumers find reliable, and trustworthy tradesmen to undertake home repairs and improvements.
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5. Special offer – not in stock
Making an invitation to purchase products at a specified price, without disclosing the existence of any reasonable grounds the trader may have for believing that he/she will not be able to offer for supply or to procure another trader to supply, those products or equivalent products at that price for a period that is, and in quantities that are, reasonable having regard to the product, the scale of advertising of the product and the price offered. This is known as bait advertising.

6. Limited time only
Falsely stating that a product will only be available for a very limited time, or that it will only be available on particular terms for a very limited time, in order to elicit an immediate decision and deprive consumers of sufficient opportunity or time to make an informed choice.

7. Illegally selling goods
Stating or otherwise creating the impression that a product can legally be sold when it cannot.

8. It’s not right
Presenting rights given to consumers in law as a distinctive feature of the trader’s offer.

9. Over promise, under deliver
Falsely claiming that a product is able to cure illnesses, disfunction or malformations.

10. Promoting a product you don’t want to sell
Making an invitation to purchase products at a specified price and then:
   (a) Refusing to show the advertised item to consumers;
   Or  (b) Refusing to take orders for it or deliver it within a reasonable time;
   Or  (c) Demonstrating a defective sample of it, with the intention of promoting a different product (known as bait and switch).

11. Scare tactics
Making a materially inaccurate claim concerning the nature and extent of the risk to the personal security of the consumer or his or her family if the consumer does not purchase the product.

12. Creating extra paperwork
Requiring a consumer who wishes to claim on an insurance policy to produce documents which could not reasonably be considered relevant as to whether the claim was valid, or failing systematically to respond to pertinent correspondence, in order to dissuade a consumer from exercising his/her contractual rights.
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Promotional activities

13. Being honest about advertorials
Using editorial content in the media to promote a product where a trader has paid for the promotion (advertorial) without making that clear in the content or by images or sounds clearly identifiable by the consumer.

14. Faking goods
Promoting a product similar to a product made by a particular manufacturer in such a manner as deliberately to mislead the consumer into believing that the product is made by that same manufacturer when it is not.

A trader designs the packaging of shampoo ‘A’ so that it very closely resembles that of shampoo ‘B’, an established brand of a competitor. If the similarity was introduced to deliberately mislead consumers into believing that shampoo ‘A’ is made by the competitor (who owns shampoo ‘B’) – this would breach the regulations.

15. Closing down sale
Claiming that the trader is about to cease trading or move premises when he/she is not.

16. Pulling the wool over their eyes
Passing on materially inaccurate information on market conditions or on the possibility of finding the product with the intention of inducing the consumer to acquire the product at conditions less favourable than normal market conditions.

17. Forcing the deal
Including in marketing material an invoice or similar document seeking payment which gives the consumer the impression that he/she has already ordered the marketed product when he/she has not.

18. A wolf in sheep’s clothing
Falsely claiming or creating the impression that the trader is not acting for purposes relating to his/her trade, business, craft or profession, or falsely representing oneself as a consumer.

19. Advertising to children
Including in an advertisement a direct exhortation to children to buy advertised products or persuade their parents or other adults to buy advertised products for them.
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20. Pyramid schemes
Establishing, operating or promoting a pyramid promotional scheme where a consumer gives consideration for the opportunity to receive compensation that is derived primarily from the introduction of other consumers into the scheme, rather than from the sale or consumption of products.

21. You can’t promise a win
Claiming that products are able to facilitate winning in games of chance.

22. Winner takes nothing
Claiming in a commercial practice to offer a competition or prize promotion without awarding the prizes described or a reasonable equivalent.

23. Is it truly free?
Describing a product as ‘gratis’, ‘free’, ‘without charge’ or similar if the consumer has to pay anything other than the unavoidable cost of responding to the commercial practice and collecting or paying for delivery of the item.

24. No win situations
Creating the false impression that the consumer has already won, will win, or will on doing a particular act win, a prize or other equivalent benefit, when in fact either:
   - There is no prize or other equivalent benefit,
   Or – Taking any action in relation to claiming the prize or other equivalent benefit is subject to the consumer paying money or incurring a cost.
Competitions and Prize Draws

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Sales and After-Sales Service

25. Forcing the sale
Creating the impression that the consumer cannot leave the premises until a contract is formed.

26. Overstaying your welcome
Conducting personal visits to the consumer’s home and ignoring the consumer’s request to leave or not to return, except in circumstances and to the extent justified, under national law, to enforce a contractual obligation.

A door to door salesman visits a consumer to sell her some cleaning products. She tells him she is not interested and asks him to leave. He is determined to try and get her to change her mind and continues his sales pitch on her doorstep. This would breach the regulations.
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27. PESTERING THE CONSUMER
Making persistent and unwanted solicitations by telephone, fax, email or other remote media except in circumstances and to the extent justified under national law to enforce a contractual obligation.

28. USING GUILT TO MAKE SALES
Explicitly informing a consumer that if he or she does not buy the product or service, the trader’s job or livelihood will be in jeopardy.

29. ASKING FOR PAYMENT WHEN THEY DIDN’T ASK FOR THE PRODUCT
Demanding immediate or deferred payment for, or the return or safekeeping of products supplied by the trader, but not solicited by the consumer except where the product is a substitute supplied in accordance with regulation 19(7) of the Consumer Protection (distance selling) Regulations 2000 (this is known as inertia selling).

30. TALKING THE SAME LANGUAGE
Undertaking to provide after-sales service to consumers with whom the trader has communicated prior to a transaction in a language which is not an official language of the European Member State where the trader is located, and then making such service available only in another language without clearly disclosing this to the consumer before the consumer is committed to the transaction.

A trader based in the UK agrees to provide after sales service to a consumer he or she has been communicating with in German. The trader then provides after sales services only in English, without warning the consumer pre-contract that that would be the case. This would breach the regulations.

31. MISLEADING AFTER-SALES INFORMATION
Creating the false impression that after-sales service in relation to a product is available in a European Member State other than the one in which the product is sold.
27. **Pestering the consumer**  
Making persistent and unwanted solicitations by telephone, fax, e-mail or other remote media except in circumstances and to the extent justified under national law to enforce a contractual obligation.

28. **Using guilt to make sales**  
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29. **Asking for payment when they didn’t ask for the product**  
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The role of BERR

The Department for Business, Enterprise and Regulatory Reform (BERR) was created on the 28th June 2007, bringing together many functions of the former Department of Trade and Industry (DTI) with the Better Regulation Executive. BERR works with business, employees and consumers to help ensure business success in an increasingly competitive world.

Providing consumers with better protection from rogue practices and disreputable traders and firms are central to these aims. Whether shopping on the high street or online, consumers have a right to be sold to fairly and honestly. The Consumer Protection Regulations will make life a lot tougher for the rogues, while creating a level, competitive playing field where honest business can thrive and prosper in the global marketplace.

For further information on BERR, visit www.berr.gov.uk

The role of OFT

The Office of Fair Trading is the independent agency that acts as the UK’s consumer and competition authority. It works to change the behaviour of consumers, business and government to make markets work better, this is achieved through influence and leadership as well as active enforcement.
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