

# ~~4.~~ The FTC's Revised Endorsement Guides: What People <sup>Are</sup> are Asking ~~The FTC's Endorsement Guides: What People Are Asking~~

Tags:

● ~~Advertising and Marketing~~

● ~~Endorsements~~

~~Answers to questions people are asking about the FTC's Endorsement Guides, including information about disclosing material connections between advertisers and endorsers.~~

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## INTRODUCTION

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Suppose you meet someone who tells you about a great new product. ~~She tells you it~~ it performs wonderfully exactly as advertised and offers fantastic new features ~~that nobody else has~~. Would that ~~recommendation~~ endorsement factor into your decision to buy the product? Probably.

Now suppose you learn that the person works for the company that sells the product – or has been paid by the company to tout the product. Would you want to know that when you're evaluating the endorser's glowing recommendation? You bet. That common-sense premise is at the heart of the revised Endorsement Guides issued by the Federal Trade Commission's (FTC) Endorsement Guides, the nation's consumer protection agency.

The ~~Guides, at their core,~~ revised Guides – issued after public comment and consumer research – reflect ~~the~~ three basic truth-in-advertising ~~principle that~~ endorsements principles:

- Endorsements must be ~~honest~~ truthful and not misleading. ~~An endorsement must reflect the honest opinion of the endorser and can't be used to make a claim that the product's marketer couldn't legally make.~~

- If the advertiser doesn't have proof that the endorser's experience represents what consumers will achieve by using the product, the ad must clearly and conspicuously disclose the generally expected results in the depicted circumstances; and

In addition, the Guides say if ~~•~~ if there's a connection between ~~an~~ the endorser and the marketer of the product that ~~consumers would not expect and it~~ would affect how ~~consumers~~ people evaluate the endorsement, ~~that connection it~~ should be disclosed. ~~For example~~

Since the FTC issued the revised Guides, advertisers, ad agencies, bloggers, and others have sent questions to [endorsements@ftc.gov](mailto:endorsements@ftc.gov). Here are answers to some of the most frequently asked questions.

## About the Endorsement Guides

### Are the FTC Endorsement Guides new?

The Guides aren't new, but they've recently been updated. It's always been the law that if an ad features an endorser who's a relative or employee of the marketer, the ad is misleading unless the connection is made clear. The same is usually true if the – or if an endorser has been paid or given something of value to tout the product, marketer's product – the ad is misleading unless the connection is made clear. The reason is obvious: Knowing about the connection is important information for anyone evaluating the endorsement. Say you're planning a vacation. You do some research and find a glowing review on someone's blog that a particular certain resort is the most luxurious place ~~he has~~ they've ever stayed. If you ~~knew~~ found out that the hotel had paid ~~the~~ that blogger ~~hundreds of dollars~~ to say great things about it or that the blogger had stayed there for ~~several days~~ a week for free, it could affect how much weight you'd give the blogger's endorsement. ~~The blogger should, therefore, let his readers know about that relationship.~~

~~Another principle in the Guides applies to ads that feature endorsements from people who achieved exceptional, or even above-average, results. An example is an endorser who says she lost 20 pounds in two months using the advertised product. If the advertiser doesn't have proof that the endorser's experience represents what people will generally achieve using the product as described in the ad (for example, by just taking a pill daily for two months), then an ad featuring that endorser must make clear to the audience what the generally expected results are.~~

~~Here are answers to some of our most frequently asked questions from advertisers, ad agencies, bloggers, and others.~~

## **ABOUT THE ENDORSEMENT GUIDES**

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**Do Why did the FTC revise its Endorsement Guides **apply to include social media?****

~~Yes. Truth~~ The FTC revised the Guides because truth in advertising is important in all media, ~~whether they have been around for decades (like, television and magazines) or are relatively new (like, blogs and social media) –~~ including blogs and social networking sites.

The FTC regularly reviews its guides and rules to see if they need to be updated. Because the Endorsement Guides were written in 1980, they didn't address social media. The legal principles haven't changed. The FTC revised the examples to show how these standards apply in today's marketing world.

**Isn't it common knowledge that some bloggers are paid to tout products or that if you click a link on **a blogger's** my site to buy a product, **the blogger will** !!! get a commission? for that sale?**

~~No. Some First, many bloggers who mention products in their posts have no connection to the marketers of those products — they don't receive anything for their reviews **or and don't** get a commission. They simply recommend those products to their readers because they believe in them. Moreover, if readers click on a link to buy a product. Second,~~ the financial arrangements between some bloggers and advertisers may be apparent to industry insiders, but not to everyone else who reads a ~~particular~~ blog. Under the law, an act or practice is deceptive if it misleads “a significant minority” of consumers. ~~Even~~ So even if some readers are aware of these deals, many readers aren't. That's why disclosure is important.

**Has the FTC been getting complaints about deceptive blogs?**

No. As it happens, many bloggers and advertisers already are disclosing their ties to each other. Industry associations and self-regulatory groups advocate disclosure, too.

**I've read that bloggers who don't comply with the Guides can be fined \$11,000? Is that true?**

No. The press reports that said that were wrong. There is no fine for not complying with an FTC guide.

***Are you monitoring bloggers?***

~~Generally not, but if~~ We're not monitoring bloggers and we have no plans to. If concerns about possible violations of the FTC Act come to our attention, we'll evaluate them case by case. If law enforcement becomes necessary, our focus ~~usually~~ will be ~~on advertisers or their ad agencies and public relations firms. Action against an individual endorser, however, might be appropriate in certain circumstances~~ advertisers, not endorsers — just as it's always been.

**Does Do the **FTC** Guides hold online reviewers to a higher standard than reviewers for paper-and-ink publications?**

No. The ~~FTC Act applies~~ Guides apply across the board. The issue is — and always has been — whether the audience understands the reviewer's relationship to the company whose products are being ~~recommended~~ reviewed. If the audience ~~understands~~ gets the relationship, a disclosure isn't needed. ~~If you're employed by~~ For a review in a newspaper or TV station to give reviews — whether online or offline — your audience probably understands that your job is to provide your personal opinion on behalf of the newspaper or television station. ~~In that situation, it's~~ on TV, or on a website with similar content, it's usually clear to the audience that ~~you did not buy the product yourself — whether it's a book or a car or a~~ the reviewer didn't buy the product being reviewed. It's the reviewer's job to write his or her opinion and no one

~~thinks they bought the product – for example, a book or movie ticket. On – themselves. But on~~ a personal blog, a social networking page, or in similar media, the reader ~~might~~ may not ~~realize that~~ expect the reviewer ~~has to have~~ a relationship with the company whose products are ~~being recommended.~~ mentioned. Disclosure of that relationship helps readers decide how much weight to give the review.

## **What is the legal basis for the Guides?**

### **Don't these guides violate my First Amendment rights?**

~~If an endorser is you are~~ acting on behalf of an advertiser, what ~~she or he is~~ you are saying is ~~usually going to be~~ commercial speech – and commercial speech ~~violates~~ can be regulated under the FTC Act if it's deceptive. ~~The FTC conducts investigations and brings cases involving endorsements under Section 5 of the FTC Act, which generally prohibits deceptive advertising. The Guides are intended to give insight into what the FTC thinks about various marketing activities involving endorsements and how Section 5 might apply to those activities. The Guides themselves don't have the force of law. However, practices inconsistent with the Guides may result in law enforcement actions for violations of the FTC Act. Although there are no fines for violations of the FTC Act, law enforcement actions can result in orders requiring the defendants in the case to give up money they received from their violations.~~

## **WHEN DOES THE FTC ACT APPLY TO ENDORSEMENTS?**

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### **When do the Guides apply to endorsements?**

***I'm a blogger. I've heard that every time I mention a product on my blog, I have to say whether I got it for free or paid for it myself. Is that true?***

No. If you mention a product you paid for yourself, ~~there isn't~~ the Guides aren't an issue. Nor is it an issue if you get the product for free because a store is giving out free samples to all its customers. ~~The FTC is~~ Guides cover only ~~concerned about~~ endorsements that are made on behalf of a sponsoring advertiser. For example, an endorsement would be covered by the ~~FTC Act~~ Guides if an advertiser – or someone working for an advertiser – pays you a blogger or gives you a blogger something of value to mention a product. ~~If you receive, including a commission on the sale of a product. Bloggers receiving~~ free products or other perks with the ~~expectation~~ understanding that ~~you~~ they'll promote ~~or discuss~~ the advertiser's products in ~~your blog, you're~~ their blogs would be covered. ~~Bloggers, as would bloggers~~ who are part of network marketing programs where they sign up to receive free product samples in exchange for writing about them ~~also are covered.~~ or working for network advertising agencies.

***What if all I get from a the company is a \$1-off coupon, an entry in a sweepstakes or a contest, or a or if the product that is only worth a few dollars? Does that Do I still have to be disclosed? disclose?***

~~The question you need to ask is whether knowing about that gift or incentive would affect the weight or credibility your readers give to your recommendation. If it could, then it should be disclosed. For example, being entered into a sweepstakes or a contest for a chance to win a thousand dollars in exchange for an endorsement could very well affect how people view that endorsement. Determining whether a small gift would affect the weight or credibility of an endorsement could be difficult. It's always safer to disclose that information.~~

~~Also, even if~~ Here's another way to think of it: While getting one ~~free~~ item that's not very valuable ~~doesn't~~ for free may not affect ~~your~~ the credibility, of what you say, sometimes continually getting free stuff from an advertiser or multiple advertisers ~~could~~ is enough to suggest ~~you expect~~ an expectation of future benefits from positive reviews. ~~If a blogger or other endorser has~~ If you have a relationship with a marketer ~~or a network that sends~~ who's sending you freebies in the hope ~~of~~ you'll write a positive ~~reviews~~ review, it's best ~~to let~~ if your readers know ~~about~~ you got the product for free stuff.

~~Even an incentive with no financial value might affect the credibility of an endorsement and would need to be disclosed. The Guides give the example of a restaurant patron being offered the opportunity to appear in television advertising before giving his opinion about a product. Because the chance to appear in a TV ad could sway what someone says, that incentive should be disclosed.~~

***What if I upload a video ~~to YouTube~~ that shows me ~~reviewing several~~ using different products? ~~Should~~ Do I have to disclose ~~when~~ whether I bought them myself or got them from an advertiser?* ~~Yes.~~**

The guidance for videos is the same as for websites or blogs.

***What if I return the product after I review it? Should I still make a disclosure?***

That ~~might~~ may depend on the product and how long you are allowed to use it. For example, if you get free use of a car for a month, ~~we recommend~~ a disclosure is recommended even ~~though~~ if you ~~have to~~ return it. But even for less valuable products, it's best to be open and transparent with your readers.

***I have a website that reviews local restaurants. It's clear when a restaurant pays for an ad on my website, but do I have to disclose which restaurants give me free meals?***

If you get free meals, ~~you should~~ it's best to let your readers know so they can factor that in when they read your reviews. Some readers might conclude that if a restaurant gave you a free meal because it knew you were going to write a review, you might have gotten special food or service.

***Several months ago a manufacturer sent me a free product and asked me to write about it in my blog. I tried the product, liked it, and wrote a favorable review. When I posted the review, I disclosed that I got the product for free from the manufacturer. I still use the product. Do I have to disclose that I got the product for free every time I mention it in my blog?***

It ~~might depend~~ probably depends on ~~what~~ how much you say about it. A casual remark like "I use X brand food processor" may not raise an issue under the Guides, but each new positive endorsement made without a disclosure could be deceptive ~~because readers might not see the original blog post where you said you got the product free from the manufacturer.~~ ~~A trade association hired me to be its "ambassador" and promote its upcoming conference in social media, primarily on Facebook, Twitter, and in my blog. The association is only hiring me for five hours a week. I disclose my relationship with the association in my blogs and in the~~

**~~tweets and posts I make about the event during the hours I'm working. But sometimes I get questions about the conference in my off time. If I respond via Twitter when I'm not officially working, do I need to make a disclosure? Can that be solved by placing a badge for the conference in my Twitter profile?~~**

~~You have a financial connection to the company that hired you and that relationship exists whether or not you are being paid for a particular tweet. If you are endorsing the conference in your tweets, your audience has a right to know about your relationship. That said, some of your tweets responding to questions about the event might not be endorsements, because they aren't communicating your opinions about the conference (for example, if someone just asks you for a link to the conference agenda).~~

~~Also, if you respond to someone's questions about the event via email or text, that person probably already knows your affiliation or they wouldn't be asking you. You probably wouldn't need a disclosure in that context. But when you respond via social media, all your followers see your posts and some of them might not have seen your earlier disclosures.~~

~~With respect to posting the conference's badge on your Twitter profile page, a disclosure on a profile page isn't sufficient because many people in your audience probably won't see it. Also, depending upon what it says, the badge may not adequately inform consumers of your connection to the trade association. If it's simply a logo or hashtag for the event, it won't tell consumers of your relationship to the association.~~

**~~I share in my social media posts about products I use. Do I actually have to say something positive about a product for my posts to be endorsements covered by the FTC Act?~~**

~~Simply posting a picture of a product in social media, such as on Pinterest, or a video of you using it could convey that you like and approve of the product. If it does, it's an endorsement.~~

~~You don't necessarily have to use words to convey a positive message. If your audience thinks that what you say or otherwise communicate about a product reflects your opinions or beliefs about the product, and you have a relationship with the company marketing the product, it's an endorsement subject to the FTC Act.~~

~~Of course, if you don't have any relationship with the advertiser, then your posts simply are not subject to the FTC Act, no matter what you show or say about the product. The FTC Act covers only endorsements made on behalf of a sponsoring advertiser.~~

***My Facebook page identifies ~~my employer, the company I work for.~~ Should I include an additional disclosure when I ~~post on Facebook~~ talk about how ~~useful one of great~~ our products ~~is~~ are?***

It's a good idea. People reading ~~your posts in their news feed — or that discussion~~ on your ~~profile~~ Facebook page — might not know ~~where~~ who you work ~~or for and~~ what products ~~your employer~~ the company makes. ~~Many.~~ And many businesses are so diversified that readers might not realize ~~that~~ the products you're talking about are sold by your company.

***A famous athlete has thousands of followers on Twitter and is well-known as a spokesperson for a particular product. Does he have to disclose that he's being paid every time he tweets about the product?***

It depends on whether his ~~followers~~readers understand ~~that~~ he's being paid to endorse that product. If they know he's a paid endorser, no disclosure is needed. But if a significant ~~portion~~number of his ~~followers~~readers don't know that, ~~the relationship should be disclosed.~~a disclosure would be needed. Determining whether followers are aware of a relationship could be tricky in many cases, so ~~we recommend~~a disclosure is recommended.

**~~A famous celebrity has millions of followers on Twitter. Many people know that she regularly charges advertisers to mention their products in her tweets. Does she have to disclose when she's being paid to tweet about products?~~**

~~It depends on whether her followers understand that her tweets about products are paid endorsements. If a significant portion of her followers don't know that, disclosures are needed. Again, determining that could be tricky, so we recommend disclosure.~~

## **PRODUCT PLACEMENTS**

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**~~What does the FTC have to say about product placements on television shows?~~**

~~Federal Communications Commission (FCC, not FTC) law requires TV stations to include disclosures of product placement in TV shows.~~

~~FTC staff has expressed the opinion that under the FTC Act, product placement (that is, merely showing products or brands in third-party entertainment or news content—as distinguished from sponsored content or disguised commercials), doesn't require a disclosure that the placement was paid for by the advertiser.~~

**~~What if the host of a television talk show expresses her opinions about a product—let's say a videogame—and she was paid for the promotion? The segment is entertainment, it's humorous, and it's not like the host is an expert. Is that different from a product placement and does the payment have to be disclosed?~~**

~~If the host endorses the product—even if she is just playing the game and saying something like “wow, this is awesome”—it's more than a product placement. If the payment for the endorsement isn't expected by the audience and it would affect the weight the audience gives the endorsement, it should be disclosed. It doesn't matter that the host isn't an expert or the segment is humorous as long as the endorsement has credibility that would be affected by knowing about the payment. However, if what the host says is obviously an advertisement—think of an old-time television show where the host goes to a different set, holds up a cup of coffee, says “Wake up with ABC Coffee. It's how I start my day!” and takes a sip—a disclosure probably isn't necessary.~~

## **ENDORSEMENTS BY INDIVIDUALS ON SOCIAL NETWORKING SITES**

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**How should I make the disclosure?**

**~~Many social networking sites allow you to share your interests with friends and followers by clicking a button or sharing a link to show that you're a fan of a particular business, product, website or service. Is that an “endorsement” that needs a disclosure?~~**

~~Many people enjoy sharing their fondness for a particular product or service with their social networks.~~

If you write about how much you like something you bought on your own and you're not being rewarded, you don't have to worry. However, if you're doing it as part of a sponsored campaign or you're being compensated—for example, getting a discount on a future purchase or being entered into a sweepstakes for a significant prize—then a disclosure is appropriate.

## **I am an avid social media user who often gets rewards for participating in online campaigns on behalf of brands. Is it OK for me to click a “like” button, pin a picture, or share a link to show that I’m a fan of a particular business, product, website or service as part of a paid campaign?**

Using these features to endorse a company's products or services as part of a sponsored brand campaign probably requires a disclosure.

We realize that some platforms—like Facebook's “like” buttons—don't allow you to make a disclosure. Advertisers shouldn't encourage endorsements using features that don't allow for clear and conspicuous disclosures. However, we don't know at this time how much stock social network users put into “likes” when deciding to patronize a business, so the failure to disclose that the people giving “likes” received an incentive might not be a problem.

An advertiser buying fake “likes” is very different from an advertiser offering incentives for “likes” from actual consumers. If “likes” are from non-existent people or people who have no experience using the product or service, they are clearly deceptive, and both the purchaser and the seller of the fake “likes” could face enforcement action.

## **I posted a review of a service on a website. Now the marketer has taken my review and changed it in a way that I think is misleading. Am I liable for that? What can I do?**

No, you aren't liable for the changes the marketer made to your review. You could, and probably should, complain to the marketer and ask them to stop using your altered review. You also could file complaints with the FTC, your local consumer protection organization, and the Better Business Bureau.

## **HOW SHOULD I DISCLOSE THAT I WAS GIVEN SOMETHING FOR MY ENDORSEMENT?**

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*Is there special **wording**[language](#) I have to use to make the disclosure?*

No. The point is to give readers the **essential** information. A [Your disclosure could be as simple as](#) **disclosure like** [as](#) “Company X gave me this product to try [. . . .” will usually be effective.](#)”

*Do I have to hire a lawyer to help me write a disclosure?*

No. What matters is effective communication, not legalese. A disclosure like “Company X sent me [name of product] to try, and I think it's great” gives your readers the information they need. Or, at the start of a short video, you might say, “Some of the products I'm going to use in this video were sent to me by their manufacturers. ” That gives the necessary heads- up to your viewers.

## **When should I say more than that I got a product for free?**

It depends on what else (if anything) you received from the company.

For example, if an app developer gave you their 99-cent app for free in order for you to review it, that might not have much effect on the weight that readers give to your review. But if the app developer also

~~gave you \$100, that would have a much greater effect on the credibility of your review. So a disclosure that simply said you got the app for free wouldn't be good enough.~~

~~Similarly, if a company gave you a \$50 gift card to give away to one of your readers and a second \$50 gift card to keep for yourself, it wouldn't be good enough to only say that the company gave you a gift card to give away.~~

~~**I'm doing a review of a videogame that hasn't been released yet. The manufacturer is paying me to try the game and review it. I was planning on disclosing that the manufacturer gave me a "sneak peak" of the game. Isn't that enough to put people on notice of my relationship to the manufacturer?**~~

~~No, it's not. Getting early access doesn't mean that you got paid. Getting a "sneak peak" of the game doesn't even mean that you get to keep the game. If you get early access, you can say that, but if you are paid, you should say so.~~

~~**Are you saying that I need to list the details of everything I get from a company for reviewing a product?**~~

~~No. As long as your audience knows the nature of your relationship, it's good enough. So whether you got \$50 or \$1,000 you could simply say you were "paid." (That wouldn't be good enough, however, if you're an employee or co-owner.)~~

~~**Would a single disclosure on my home page that "many of the products I discuss on this site are provided to me free by their ~~manufacturers~~ manufacturer" be enough?**~~

~~A single disclosure ~~on your home page~~ doesn't really do it because people visiting your site might read individual reviews or watch individual videos without seeing the disclosure on your home page.~~

~~**If I upload a video to YouTube and that video requires a disclosure, can I just put the disclosure in the description that I upload together with the video?**~~

~~No, because it's easy for consumers to miss disclosures in the video description. Many people might watch the video without even seeing the description page, and those who do might not read the disclosure. The disclosure has the most chance of being effective if it is made clearly and prominently in the video itself. That's not to say that you couldn't have disclosures in both the video and the description.~~

~~**Would a button that says *DISCLOSURE*, *LEGAL*, or something like that ~~which links to a full~~ be sufficient disclosure ~~be sufficient~~?**~~

~~No. A hyperlink like that A button isn't likely to be sufficient. It does not convey the importance, nature, and relevance of the information to which it leads and it is likely that many consumers will not click on it and therefore miss necessary disclosures. The disclosures we are talking about are brief and there is no reason to hide them behind a hyperlink. How often do you click on those buttons when you visit someone else's site? If you provide the information as part of your message, your audience is less likely to miss it.~~

~~**What about a platform like Twitter? How can I make a disclosure when my**~~

## ***message is limited to 140 characters?***

The FTC isn't mandating the specific wording of disclosures. However, the same general principle – that people ~~get~~have the information they need to evaluate sponsored statements – applies across the board, regardless of the advertising medium. ~~The words “Sponsored” and “Promotion” use only 9 characters. “Paid ad” only uses 7 characters. Starting a tweet with “Ad:” or “#ad” — which takes only 3 characters — would likely be effective. A hashtag like “#paid ad” uses only 8 characters. Shorter hashtags — like “#paid” and “#ad” — also might be effective.~~

## **~~The Guides say that disclosures have to be clear and conspicuous. What does that mean?~~**

~~To make a disclosure “clear and conspicuous,” advertisers should use clear and unambiguous language and make the disclosure stand out. Consumers should be able to notice the disclosure easily. They should not have to look for it. In general, disclosures should be:~~

- ~~● close to the claims to which they relate;~~
- ~~● in a font that is easy to read;~~
- ~~● in a shade that stands out against the background;~~
- ~~● for video ads, on the screen long enough to be noticed, read, and understood;~~
- ~~● for audio disclosures, read at a cadence that is easy for consumers to follow and in words consumers will understand.~~

~~A disclosure that is made in both audio and video is more likely to be noticed by consumers. Disclosures should **not** be hidden or buried in footnotes, in blocks of text people are not likely to read, or in hyperlinks. If disclosures are hard to find, tough to understand, fleeting, or buried in unrelated details, or if other elements in the ad or message obscure or distract from the disclosures, they don't meet the “clear and conspicuous” standard. With respect to online disclosures, FTC staff has issued a guidance document, [.com Disclosures: How to Make Effective Disclosures in Digital Advertising](#), which is available on [ftc.gov](#).~~

## **~~I've been paid to endorse a product in social media. My posts, videos, and tweets will be in Spanish. In what language should I disclose that I've been paid for the promotion?~~**

~~The connection between an endorser and a marketer should be disclosed in whatever language or languages the endorsement is made, so your disclosures should be in Spanish.~~

## **~~I guess I need to make a disclosure that I've gotten paid for a video review that I'm uploading to YouTube. When in the review should I make the disclosure? Is it ok if it's at the end?~~**

~~It's more likely that a disclosure at the end of the video will be missed, especially if someone doesn't watch the whole thing. Having it at the beginning of the review would be better. Having multiple disclosures during the video would be even better. Of course, no one should promote a link to your review that bypasses the beginning of the video and skips over the disclosure. If YouTube has been enabled to run ads during your video, a disclosure that is obscured by ads is not clear and conspicuous.~~

~~I'm getting paid to do a videogame playthrough and give commentary while I'm playing. The playthrough — which will last several hours — will be live-streamed. Would a disclosure at the beginning of the stream be ok?~~

~~Since viewers can tune in any time, they could easily miss a disclosure at the beginning of the stream or at any other single point in the stream. People should see a disclosure no matter when they tune in. There could be multiple, periodic disclosures throughout the stream. To be cautious, you could have a continuous, clear and conspicuous disclosure throughout the entire stream.~~

## ~~OTHER THINGS FOR ENDORSERS TO KNOW~~

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~~Besides disclosing my relationship with the company whose product I'm endorsing, what are the essential things I need to know about endorsements?~~

~~The most important principle is that an endorsement has to represent the accurate experience and opinion of the endorser:~~

- ~~• You can't talk about your experience with a product if you haven't tried it.~~
- ~~• If you were paid to try a product and you thought it was terrible, you can't say it's terrific.~~

~~You can't make claims about a product that would require proof the advertiser doesn't have. The Guides give the example of a blogger commissioned by an advertiser to review a new body lotion. Although the advertiser does not make any claims about the lotion's ability to cure skin conditions and the blogger does not ask the advertiser whether there is substantiation for the claim, she writes that the lotion cures eczema. The blogger is subject to liability for her unsubstantiated claims.~~

## ~~SOCIAL MEDIA CONTESTS~~

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~~My company runs contests and sweepstakes in social media. To enter, participants have to send a Tweet or make a pin with the hashtag, #XYZ\_Rocks. ("XYZ" is the name of my product.) Isn't that enough to notify readers that the posts were incentivized?~~

~~No. It's likely that many readers would not understand such a hashtag to mean that those posts were made as part of a contest or that the people doing the posting had received something of value (in this case, a chance to win the contest prize). Making the word "contest" or "sweepstakes" part of the hashtag should be enough. However, the word "sweeps" probably isn't, because it is likely that many people would not understand what that means.~~

## ~~ONLINE REVIEW PROGRAMS~~

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~~My company runs a retail website that includes customer reviews of the products we sell. We believe honest reviews help our customers and we give out free products to a select group of our customers for them to review. We tell them to be honest, whether it's positive or negative. What~~

## **~~we care about is how helpful the reviews are. Do we still need to disclose which reviews were of free products?~~**

~~Yes. Knowing that reviewers got the product they reviewed for free would probably affect the weight your customers give to the reviews, even if you didn't intend for that to happen. And even assuming the reviewers in your program are unbiased, your customers have the right to know which reviewers were given products for free. It's also possible that the reviewers may wonder whether your company would stop sending them products if they wrote several negative reviews — despite your assurances that you only want their honest opinions — and that could affect their reviews.~~

## **~~My company, XYZ, operates one of the most popular multi-channel networks on YouTube. We just entered into a contract with a videogame marketer to pay some of our network members to produce and upload video reviews of the marketer's games. We're going to have these reviewers announce at the beginning of each video (before the action starts) that it's "sponsored by XYZ" and also have a prominent simultaneous disclosure on the screen saying the same thing. Is that good enough?~~**

~~Many consumers could think that XYZ is a neutral third party and won't realize from your disclosures that the review was really sponsored (and paid for) by the videogame marketer, which has a strong interest in positive reviews. If the disclosure said, "Sponsored by [name of the game company]," that would be good enough.~~

## **SOLICITING ENDORSEMENTS**

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### **~~My company wants to contact customers and interview them about their experiences with our service. If we like what they say about our service, can we ask them to allow us to quote them in our ads? Can we pay them for letting us use their endorsements?~~**

~~Yes, you can ask your customers about their experiences with your product and feature their comments in your ads. If they have no reason to expect compensation or any other benefit before they give their comments, there's no need to disclose your payments to them.~~

~~However, if you've given these customers a reason to expect a benefit from providing their thoughts about your product, you should disclose that fact in your ads. For example, if customers are told in advance that their comments might be used in advertising, they might expect to receive a payment for a positive review, and that could influence what they say, even if you tell them that you want their honest opinion. In fact, even if you tell your customers that you aren't going to pay them but that they might be featured in your advertising, that opportunity might be seen as having a value, so the fact that they knew this when they gave the review should be disclosed (e.g., "Customers were told in advance they might be featured in an ad.").~~

### **~~I'm starting a new Internet business. I don't have any money for advertising, so I need publicity. Can I tell people that if they say good things about my business on Yelp or Etsy, I'll give them a discount on items they buy through my website?~~**

~~It's not a good idea. Endorsements must reflect the honest opinions or experiences of the endorser, and your plan could cause people to make up positive reviews even if they've never done business with you. However, it's okay to invite people to post reviews of your business after they've actually used your products or services. If you're offering them something of value in return for these reviews, tell them in advance that they should disclose what they received from you. You should also inform potential~~

~~reviewers that the discount will be conditioned upon their making the disclosure. That way, other consumers can decide how much stock to put in those reviews.~~

## ~~WHAT ARE AN ADVERTISER'S RESPONSIBILITIES FOR WHAT OTHERS SAY IN SOCIAL MEDIA?~~

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~~Our company uses a network of bloggers and other social media influencers to promote our products. We understand we're responsible for monitoring our network. What kind of monitoring program do we need? Will we be liable if someone in our network says something false about our product or fails to make a disclosure?~~

~~Advertisers need to have reasonable programs in place to train and monitor members of their network. The scope of the program depends on the risk that deceptive practices by network participants could cause consumer harm — either physical injury or financial loss. For example, a network devoted to the sale of health products may require more supervision than a network promoting, say, a new fashion line. Here are some elements every program should include:~~

- ~~1. Given an advertiser's responsibility for substantiating objective product claims, explain to members of your network what they can (and can't) say about the products — for example, a list of the health claims they can make for your products;~~
- ~~2. Instruct members of the network on their responsibilities for disclosing their connections to you;~~
- ~~3. Periodically search for what your people are saying; and~~
- ~~4. Follow up if you find questionable practices.~~

~~It's unrealistic to expect you to be aware of every single statement made by a member of your network. But it's up to you to make a reasonable effort to know what participants in your network are saying. That said, it's unlikely that the activity of a rogue blogger would be the basis of a law enforcement action if your company has a reasonable training and monitoring program in place.~~

~~Our company's social media program is run by our public relations firm. We tell them to make sure that what they and anyone they pay on our behalf do complies with the FTC's Guides. Is that good enough?~~

~~Your company is ultimately responsible for what others do on your behalf. You should make sure your public relations firm has an appropriate program in place to train and monitor members of its social media network. Ask for regular reports confirming that the program is operating properly and monitor the network periodically. Delegating part of your promotional program to an outside entity doesn't relieve you of responsibility under the FTC Act.~~

## ~~WHAT ABOUT INTERMEDIARIES?~~

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### [How do the Guides apply to affiliate or network marketing?](#)

~~I have a small network marketing business. **Advertisers:** advertisers pay me to distribute their products to members of my network who then try the product for~~

free. How do the **principles in the revised Guides affect me?**

~~You should~~ It's a good practice to tell ~~the~~ participants in your network that if they ~~endorse~~ get products ~~they have received~~ through your program, they should make it clear they got them for free. ~~Advise~~ It also makes sense to advise your clients – the advertisers – that ~~if~~ when they ~~provide~~ give free samples ~~directly~~ to your members, they should remind them of the importance of disclosing the relationship when ~~they talk about these~~ members of your network praise their products. ~~Put~~ You might consider putting a program in place to check periodically whether your members are making ~~these~~ these disclosures, ~~and to deal with anyone who isn't complying.~~

**~~My company recruits “influencers” for marketers who want them to endorse their products. We pay and direct the influencers. What are our responsibilities?~~**

~~Because of your role in recruiting and directing the influencers, your company is responsible for any failures by the influencers you pay to adequately disclose that they received payments for their endorsements. Teach your influencers to adequately disclose their compensation for endorsements and take reasonable steps to monitor their compliance with that obligation.~~

## **~~WHAT ABOUT AFFILIATE OR NETWORK MARKETING?~~**

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*I'm an affiliate marketer with links to an online retailer on my website. When people ~~read what I've written about a particular product and then~~ click on those links and buy something from the retailer, I earn a commission ~~from the retailer~~. What do I have to disclose? Where should the disclosure be?*

Let's assume that you're endorsing a product or service on your site and you have links to a company that pays you commissions on sales. If you disclose ~~your~~ the relationship ~~to the retailer~~ clearly and conspicuously on your site, readers can decide how much weight to give your endorsement. In some instances—~~like when~~, where the ~~affiliate~~ link is embedded in ~~your~~ the product review—, a single disclosure may be adequate. When the product review has a clear and conspicuous disclosure of your relationship and the reader can see both the product review ~~containing that disclosure~~ and the link at the same time, and readers have the information they need. ~~You could say something like, “I get commissions for purchases made through links in this post.” But if~~ If the product review ~~containing the disclosure~~ and the link are separated, ~~readers~~ the reader may lose the connection.

As for where to place a disclosure, the guiding principle is that it has to be clear and conspicuous. ~~The closer it is to your recommendation, the better.~~ Putting disclosures in obscure places – for example, buried on an ABOUT US or GENERAL INFO page, behind a poorly labeled hyperlink or in a “terms of service” agreement – isn't good enough. ~~Neither is placing it below your review or below the link to the online retailer so readers would have to keep scrolling after they finish reading. Consumers should be able to notice the~~ The average person who visits your site must be able to notice your disclosure ~~easily. They shouldn't have to hunt for~~, read it and understand it.

**~~Is “affiliate link” by itself an adequate disclosure? What about a “buy now” button?~~**

~~Consumers might not understand that “affiliate link” means that the person placing the link is getting paid for purchases through the link. Similarly, a “buy now” button would not be adequate.~~

~~What if I'm including links to product marketers or to retailers as a convenience to my readers, but I'm not getting paid for them?~~

~~Then there isn't anything to disclose.~~

~~Does this guidance about affiliate links apply to links in my product reviews on someone else's website, to my user comments, and to my tweets?~~

~~Yes, the same guidance applies anytime you endorse a product and get paid through affiliate links.~~

*It's clear that what's on my website is a paid advertisement, not my own endorsement or review of the product. Do I still have to disclose that I get a commission if people click through my website to buy the product?*

If it's clear that what's on your site is a paid advertisement, you don't have to make additional disclosures. ~~Just remember that~~ [But](#) what's clear to you may not be clear to everyone visiting your site, and the FTC evaluates ads from the perspective of reasonable consumers.

## ~~EXPERT ENDORSERS MAKING CLAIMS OUTSIDE OF TRADITIONAL ADVERTISEMENTS~~

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~~One of our company's paid spokespersons is an expert who appears on news and talk shows promoting our product, sometimes along with other products she recommends based on her expertise. Your Guides give an example of a celebrity spokesperson appearing on a talk show and recommend that the celebrity disclose her connection to the company she is promoting. Does that principle also apply to expert endorsers?~~

~~Yes, it does. Your spokesperson should disclose her connection when promoting your products outside of traditional advertising media (in other words, on programming that consumers won't recognize as paid advertising). The same guidance also would apply to comments by the expert in her blog or on her website.~~

## ~~EMPLOYEE ENDORSEMENTS~~

~~I work for a terrific company. Can I mention our products to people in my social networks? How about on a review site? My friends won't be misled since it's clear in my online profiles where I work.~~

~~First, we recommend that you check with your employer to make sure you're complying with its policies before using any form of social media to talk about the company's products.~~

~~If your company allows employees to use social media to talk about its products, you should make sure that your relationship is disclosed to people who read your online postings about your company or its products. Put yourself in the reader's shoes. Isn't the employment relationship something you would want to know before relying on someone else's endorsement? Listing your employer on your profile page isn't enough. After all, people who just read what you post on a review site won't get that information.~~

~~People reading your posting on a review site probably won't know who you are. You definitely should disclose your employment relationship when making an endorsement.~~

~~**Our company's policy says that employees should not post positive reviews online about our products without clearly disclosing their relationship to the company. All of our employees agree to abide by this policy when they are hired. But we have several thousand people working here and we can't monitor what they all do on their own computers and other devices when they aren't at work. Are we liable if an employee posts a review of one of our products, either on our company website or on a social media site and doesn't disclose that relationship?**~~ runs a social media marketing network. We understand we're responsible for monitoring our network. What kind of monitoring program do we need? Will we be liable if someone in our network says something false about our product?

~~It wouldn't be reasonable to expect you to monitor every social media posting by all of your employees. However, you should establish a formal program to remind employees periodically of your policy, especially if the company encourages employees to share their opinions about your products. Also, if you learn that an employee has posted a review on the company's website or a social media site without adequately disclosing his or her relationship to the company, you should remind them of your company policy and ask them to remove that review or adequately disclose that they're an employee.~~

~~**What about employees of an ad agency or public relations firm? Can my agency ask our employees to spread the buzz about our clients' products?**~~

~~First, an ad agency (or any company for that matter) shouldn't ask employees to say anything that isn't true. No one should endorse a product they haven't used or say things they don't believe, and an employer certainly shouldn't encourage employees to do that.~~

~~Moreover, employees of an ad agency or public relations firm have a connection to the advertiser, which should be disclosed in all social media posts. Agencies asking their employees to spread the word must instruct those employees about their responsibilities to disclose their relationship.~~

## ~~USING TESTIMONIALS THAT DON'T REFLECT THE TYPICAL CONSUMER EXPERIENCE~~

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Advertisers need to have reasonable programs in place to train and monitor members of their network. The scope of the program depends on the risk that deceptive practices by network participants could cause consumer harm – either physical injury or financial loss. For example, a network devoted to the sale of health products may require more supervision than a network promoting, say, a new line of handbags. Here are some core elements every program should include:

1. Given an advertiser's responsibility for substantiating objective product claims, explain to members of your network what can – and can't – be said about the product;
2. Set up a reasonable monitoring program to check out what your people are saying about your product; and

### 3. Follow up if you find questionable practices.

It would be unrealistic to say you had to be aware of every single statement made by a member of your network. But it's up to you to make an effort to know where your people are talking about your product. It's unlikely that the activity of a rogue blogger would be the basis of a law enforcement action if your company has a reasonable training and monitoring program.

## What do I need to know about the Guides?

### What are the essential things I need to know about using endorsements in advertising?

The most important principle is that an endorsement has to represent the accurate experience and opinion of the endorser:

- You can't talk about your experience with a product if you haven't tried it.
- If you were paid to try a product and you thought it was terrible, you can't say it's terrific.
- You can't make claims about a product that would require proof you don't have. For example, you can't say a product will cure a particular disease if there isn't scientific evidence to prove that's true.

**~~We want to run~~in our ads ~~featuring~~we want to feature endorsements from consumers who achieved the best results with our ~~company's~~ product. Can we do that? under the revised Guides?**

Testimonials claiming specific results usually will be interpreted to mean that the endorser's experience ~~reflects~~is what others can ~~also~~ expect. Statements like "Results not typical" or "Individual results may vary" won't change that interpretation. That leaves advertisers with two choices:

- 1-1. Have adequate proof to back up the claim that the results shown in the ad are typical, or
- 2-2. Clearly and conspicuously disclose the generally expected performance in the circumstances shown in the ad.

**~~How would this principle about testimonialists who achieved exceptional results~~ apply in a real ad?**

The revised Guides include ~~several~~a lot of examples with practical advice ~~on this topic.~~One example is about an ad in which a woman for marketers. Suppose an ad features an endorsement from "Mary G." who says, "I lost 50 pounds in 6 months with WeightAway." This ad likely conveys that Mary G.'s experience is typical of what consumers will achieve by using the product. If consumers can't ~~generally~~ expect to get those results, the ad ~~should say how much weight~~likely would mislead consumers unless it makes clear what consumers can expect to lose in similar circumstances – for example, "Most women who use WeightAway for six months lose at least 15 pounds."

***Our company website includes testimonials from ~~some of our more successful~~ customers who used our product during the past few years and mentions the results they got. We can't figure out now what the "generally expected results" were ~~back then~~. What should we do? Do we have to remove those testimonials?***

There are two issues here. First, according to the Guides, if your [ad \(in this case, your website\)](#) says or implies that the endorser ~~currently~~ uses the product in question, you can ~~use that endorsement~~ [run the ad](#) only as long as you have good reason to believe the endorser ~~does~~ still [use/uses](#) the product. If you're using endorsements that are a few years old, it's your obligation to make sure the claims still are accurate. If your product has changed, it's best to get new endorsements.

Second, [assuming the claims are still accurate](#), if your product is the same as it was when the endorsements were given ~~and the claims are still accurate~~, you probably can use ~~the old endorsements if the disclosures are consistent with what the generally expected results are~~ [a disclosure based on the results consumers generally achieve](#) now.

### **~~WHERE CAN I FIND OUT MORE?~~ [Where can I find out more?](#)**

~~The Guides~~ [The revised Guides](#) offer more than 35 examples ~~involving various endorsement scenarios~~ [of how they apply in practical settings](#). [The FTC also has produced to-the-point video clips discussing some of the issues on marketers' minds](#). Questions? Send them to [endorsements@ftc.gov](mailto:endorsements@ftc.gov) ~~(link sends e-mail)~~ [endorsements@ftc.gov](mailto:endorsements@ftc.gov). We ~~may~~ [address them](#) ~~the most common ones~~ in future FAQs.

### **[For More Information](#)**

The FTC works [for the consumer](#) to prevent fraudulent, deceptive, and unfair practices in the marketplace and to provide information to businesses to help them comply with the law. ~~For free information, visit the BCP Business Center, business.ftc.gov.~~ To file a complaint or get free information on consumer issues, visit [ftc.gov](http://ftc.gov) or call toll-free, 1-877-FTC-HELP (1-877-382-4357); TTY: 1-866-653-4261. ~~Watch a video, How to File a Complaint,~~ [Watch a new video, How to File a Complaint](#), at [consumer.ftc.gov/media](http://consumer.ftc.gov/media) [ftc.gov/video](http://ftc.gov/video) to learn more. The FTC enters consumer complaints into the ~~Consumer Sentinel~~ [Consumer Sentinel Network](#), a secure online database and investigative tool used by hundreds of civil and criminal law enforcement agencies in the U.S. and abroad.

### **~~YOUR OPPORTUNITY TO COMMENT~~**

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#### **[Your Opportunity to Comment](#)**

The National Small Business Ombudsman and 10 Regional Fairness Boards collect comments from small businesses about federal compliance and enforcement activities. Each year, the Ombudsman evaluates the conduct of these activities and rates each agency's responsiveness to small businesses. Small businesses can comment to the Ombudsman without fear of reprisal. To comment, call toll-free 1-888-REGFAIR (1-888-734-3247) or go to

[www.sba.gov/ombudsman](http://www.sba.gov/ombudsman).

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