MANUFACTURED OR SOLD BY THE PERSON, COMPANY, OR CORPORATION GRANTING OR ALLEGEDLY GRANTING AUTHORIZATION.

- (B) CHARGES FOR REPAIRS TO HOUSEHOLD APPLIANCES BY REPAIR COMPANIES SHALL BE LIMITED TO CHARGES FOR:
- (1) NEW AND USED PARTS USED TO REPAIR THE HOME APPLIANCES LESS THE SALVAGE VALUE TO THE REPAIR COMPANY OF ANY PART RETAINED BY THE REPAIR COMPANY; AND
- (2) THE COST OF LABOR BASED ON THE ACTUAL TIME USED TO REPAIR THE APPLIANCE CALCULATED TO THE NEAREST ONE QUARTER OF AN HOUR, HOWEVER, A MINIMUM LABOR CHARGE FOR ONE HALF HOUR MAY BE MADE.
- (C) I FOR A FEE OR CONSIDERATION REPAIRS HOME APPLIANCES.
- (2) "HOME APPLIANCE" MEANS ANY DEVICE WHOSE RETAIL COST EXCEEDS ONE HUNDRED DOLLARS AND WHICH IS GENERALLY USED IN A PRIVATE RESIDENCE, AND SHALL INCLUDE BUT NOT BE LIMITED TO: AIR CONDITIONERS, WASHING MACHINES, DISH WASHERS, TELEVISION AND STEREO SETS, OIL BURNERS AND OTHER SUCH ITEMS.
- (B) All repair companies shall furnish a written bill for the cost of repairing a home appliance to the person for whom the repair was made and the bill rendered shall include, in addition to anything else, the following information:
 - (1) The hourly labor rate; and
 - (2) The time actually used to repair the home appliance; and
 - (3) The itemized cost of any new parts used to repair the home appliance; and
- (4) The itemized cost of used parts employed in repairing the home appliance and a statement that used or reconditioned parts were employed; and
 - [1(5) The salvage value of any parts taken by the repair company.]]
 - (5) ANY OTHER CHARGES.
- (C) THE PROVISIONS OF THIS SECTION SHALL NOT APPLY IF THE REPAIR WORK IS DONE UNDER A SERVICE CONTRACT OR IF A FLAT PRICE OR FIRM ESTIMATE IS GIVEN PRIOR TO REPAIRING THE ITEM.

SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect July 1, 1973.

Approved May 21, 1973.