

In subsection (a), the word "displays" is substituted for "exposes" for purposes of clarity.

In subsection (b), for purposes of clarity, the term "multiple-package purchase" is substituted for "purchase in multiple packages." An example of this type of pricing, formerly set out in the statute, is: "two cans for 79¢."

With respect to subsection (c), it should be noted that, for the calendar year 1972, the maximum percentage of dollar volume in items required to be disclosed was only 70 percent; the present 90 percent requirement became effective July 1, 1973. While the express 1972-provision, presently §21E(c)(2)(i), is deleted as substantively obsolete, it will still have currency until such time as the statute of limitations will have run on violations occurring during that year.

The only other changes are in style.

**14-104. MANNER OF DISCLOSURE.**

**THE SELLER SHALL DISCLOSE THE TOTAL PRICE OR UNIT PRICE, AS THE CASE MAY BE, FOR EACH ITEM IN THE FOLLOWING MANNER:**

**(1) IF THE ITEM IS VISIBLE CONSPICUOUSLY TO THE CONSUMER, BY ATTACHMENT OF A STAMP, TAG, OR LABEL:**

**(i) DIRECTLY ON THE ITEM OR ITS PACKAGE; OR**

**(ii) DIRECTLY ADJACENT TO THE ITEM OR ON THE SHELF ON WHICH THE ITEM IS DISPLAYED; OR**

**(2) IF THE ITEM IS NOT VISIBLE CONSPICUOUSLY TO THE CONSUMER OR IF THE STAMP, TAG, OR LABEL WOULD NOT BE VISIBLE CONSPICUOUSLY TO THE CONSUMER, BY A SIGN OR LIST WHICH CONTAINS THE PRICE INFORMATION AND IS VISIBLE CONSPICUOUSLY TO THE CONSUMER.**

**REVISOR'S NOTE: This section presently appears as Art. 83, §21E(d).**

The only changes are in style.

**14-105. RULES AND REGULATIONS; GRANT OF EXEMPTION.**

**(A) GENERAL AUTHORITY OF DIVISION.**