

(1) displayed conspicuously in easily readable type;

(2) Physically separated from the other terms of the invoice; and

(3) Listed under the printed heading "Customer Rights."

SECTION 2. AND BE IT FURTHER ENACTED, ] ] [ [ That Section 14-1009 of Article - Commercial Law, of the Annotated Code of Maryland (1975 Volume and 1975 Supplement) be and it is hereby renumbered to be Section 14-1010. ] ]

That Section 14-1002(a) of Article - Commercial Law, of the Annotated Code of Maryland (1975 Volume and 1975 Supplement) be and it is hereby repealed and reenacted, with amendments, to read as follows:

Article - Commercial Law

14-1002.

(a) (1) Before beginning any repair work on a motor vehicle for which a customer is charged more than \$50, an automotive repair facility shall give the customer on his request a written statement which contains:

(i) The estimated completion date; and

(ii) The estimated price for labor and parts necessary to complete the work[.]AND

(III) THE ESTIMATED SURCHARGE, IF ANY.

(2) The automotive repair facility may charge a reasonable fee for making the estimate.

[ [ SECTION [ [ 3 ] ] 2. AND BE IT FURTHER ENACTED, That new Section 14-1009 be and it is hereby added to Article - Commercial Law, of the Annotated Code of Maryland (1975 Volume and 1975 Supplement) to read as follows:

Article - Commercial Law

14-1009. [ [ SURCHARGES ] ] SHOP CHARGES, MISCELLANEOUS CHARGES, RAGS AND GREASE CHARGES.

NO AUTOMOBILE REPAIR FACILITY MAY [ [ ADD TO A CUSTOMER'S BILL A SURCHARGE OF ANY KIND ] ] CHARGE ANY CUSTOMER ANY AMOUNT OF MONEY WHICH IS NOT FOR PARTS ACTUALLY FURNISHED AND ITEMIZED, OR FOR LABOR ACTUALLY PERFORMED. ] ]

SECTION [ [ 4 ] ] [ [ 3 ] ] 2. AND BE IT FURTHER ENACTED,