

1 limit for each specific repair and shall not exceed that limit
2 without oral or written consent of the consumer. The estimate
3 shall include the total costs to repair the motor vehicle.

4 Estimates shall include all charges to be paid by the
5 consumer to complete the repair, including any charges for
6 estimates, diagnostics, storage, and administrative fees.

7 (c) Motor vehicle collision repair facilities shall
8 describe in the estimate the major parts needed to effectuate
9 the repair and shall designate the parts as either new parts,
10 used parts, rebuilt or reconditioned parts, or aftermarket
11 parts as set forth in Section 10 of this Act.

12 (d) Estimates shall indicate that the collision repair
13 facility may use a combination of industry standard flat rate
14 (time) manuals, actual time, estimating system, or condition of
15 the motor vehicle to determine labor costs or repair
16 procedures. No repairer shall allow a person who is not a party
17 to the contract of repair to influence or mandate the method of
18 estimating labor costs or repair procedures. This disclosure
19 mandate may also be fulfilled by means of a sign that provides
20 the same information to the consumer. The sign shall be posted
21 at a location that can be easily viewed by the consumer.

22 (e) If it is necessary to disassemble or partially
23 disassemble a motor vehicle or motor vehicle component in order
24 to provide the consumer a written estimate for required
25 repairs, the estimate shall show the cost of any disassembly if
26 the consumer elects not to proceed with the repair of the motor

1 vehicle.

2 (f) The estimate shall include the date the estimate was
3 prepared or the date the motor vehicle was presented to the
4 collision repair facility for repair and the odometer reading
5 on the motor vehicle at the time the motor vehicle was left
6 with the collision repair facility.

7 (Source: P.A. 93-565, eff. 1-1-04.)

8 (815 ILCS 308/75)

9 Sec. 75. Violations. Whenever an automotive collision
10 repair facility is knowingly engaged in unlawful acts or
11 practices as outlined in this Act it is ~~or has knowingly~~
12 ~~engaged in a persistent practice or pattern of conduct at a~~
13 ~~single location that violates this Act, that, knowingly,~~
14 ~~persistent practice or pattern of conduct shall be~~ deemed an
15 unlawful act or practice under the Consumer Fraud and Deceptive
16 Business Practices Act. All ~~In the case of knowing, persistent~~
17 ~~practice, or pattern of conduct, all~~ remedies, penalties, and
18 authority available to the Attorney General and the several
19 State's Attorneys under the Consumer Fraud and Deceptive
20 Business Practices Act for the enforcement of that Act shall be
21 available for the enforcement of this Act.

22 (Source: P.A. 93-565, eff. 1-1-04.)

23 Section 99. Effective date. This Act takes effect upon
24 becoming law."