

REVISOR'S NOTE: Subsection (b) is new language setting forth a broad, standardized definition of the word "person" as used in this article. It is a synthesis of the U.C.C. definitions of "person" and "organization" contained in §1-201 (28) and (30) of this article, except that the reference to "government or governmental subdivision or agency" is not included. This definition is in no way intended to change the existing law, merely to clarify it.

(C) USED RADIO AND TELEVISION SETS.

(1) "USED RADIO OR TELEVISION SET" MEANS ANY RADIO SET OR TELEVISION SET WHICH IS USED, REBUILT, RECONDITIONED, OR REPOSSESSED.

(2) "USED RADIO OR TELEVISION SET" DOES NOT INCLUDE ANY SET WHICH IS:

(i) ADVERTISED OR DESCRIBED AND SOLD AS ANTIQUE GOODS; OR

(ii) RETURNED BY A RETAIL CUSTOMER IF THE SALE PRICE IS CANCELLED, REFUNDED, OR FULLY CREDITED.

REVISOR'S NOTE: Paragraph (1) of this subsection is new language derived without substantive change from the first sentence of Art. 27, §214A(a). It is set forth to avoid the repetitive use of the long phrases appearing in that section. Reference to a "receiving" set is deleted as unnecessary.

Paragraph (2) of this subsection is new language derived without substantive change from the last sentence of Art. 27, §214A(a). Reference to a "cash" sale price is deleted as unnecessary.

14-802. ADVERTISING AND SALES.

ANY PERSON, HIS AGENT, EMPLOYEE, OR SALES REPRESENTATIVE WHO OFFERS FOR SALE TO THE PUBLIC ANY USED RADIO OR TELEVISION SET SHALL:

(1) STATE CLEARLY IN ANY ADVERTISEMENT OF THE SET THAT IT IS "USED," "REBUILT," "RECONDITIONED," "REPOSSESSED," OR "REBRANDED AND USED," AS THE CASE MAY BE; AND

(2) AFFIX TO THE SET A TAG OR STICKER WHICH STATES THAT IT IS "USED," "REBUILT," "RECONDITIONED,"