

14-904.

(b) A person may not display for sale, as kosher, any unpackaged food, whether for consumption in his place of business or elsewhere, if, in the same show window or other location on or in his place of business, he also displays any unpackaged nonkosher food, unless he displays over the kosher and nonkosher food signs that read, in block letters at least 4 inches [high] HIGH, "kosher food" and "nonkosher food", respectively, or, as to the display of meat alone, "kosher meat" and "nonkosher meat", respectively.

DRAFTER'S NOTE:

Error: Omitted comma in § 14-904(b) of the Commercial Law Article.

Occurred: Ch. 536, Acts of 1979.

14-907.

(c) Subsection (b) applies to any packaged food product that is marked or identified with:

(1) In any language, the words "kosher", "parve", ["glatt",] "GLATT", OR "rabbinical supervision";

DRAFTER'S NOTE:

Error: Omitted conjunction in § 14-907(c)(1) of the Commercial Law Article.

Occurred: Ch. 536, Acts of 1979.

14-1905.

(a) The information statement required under § 14-1904 of this subtitle shall include:

(4) A complete and accurate statement of the consumer's right to dispute the completeness or accuracy of any item on the consumer contained in any file that is maintained by any consumer reporting agency, as provided under the federal Fair Credit Reporting Act (15 U.S.C. [§ 1681-i] § 1681I) and under § 14-1208 of this title;

(b) If the credit services business is required to obtain a surety bond or establish a trust account pursuant to § 14-1902 of this subtitle, the information statement shall also include:

(1) A statement asserting the consumer's right to proceed against the surety bond or trust account under the