

Amendment Offered by Ms. Waters

**To The Amendment in the Nature of a
Substitute**

Offered by Mr. Jones and Mr. Maloney

Page 3, strike line 16 and all that follows through
line 20 and insert the following new paragraph:

1 “(4) CASH PRICE.—

2 “(A) IN GENERAL.—The term ‘cash price’
3 means the cash retail sales price of property es-
4 tablished using 1 of the following methods:

5 “(i) An amount established using pub-
6 lished prices or advertisements by retailers
7 of similar products selling in the same
8 trade area in which the merchant’s busi-
9 ness is located, if the prices were published
10 or disseminated within the 90-day pre-
11 ceding the date the rental-purchase agree-
12 ment is consummated.

13 “(ii) An amount established by multi-
14 plying the actual cost, including freight
15 charges, of the property to the merchant



1 from a wholesaler, distributor, or manufac-
2 turer by 2.

3 “(iii) In the case of a home appliance
4 or a home electronic product, the amount
5 equal to the manufacturer’s suggested re-
6 tail price.

7 “(iv) Such other method as the Board
8 may prescribe by regulation.

9 “(B) PREVIOUSLY USED PROPERTY.—The
10 Board shall establish criteria and regulations
11 for defining and determining the cash price of
12 any property that has been previously rented,
13 sold, depreciated, or used or is otherwise not in
14 new or sound condition.

