

Registration of Gasoline and/or Alcohol Blended Fuel Dealers.

- 105
1. Every dealer in gasoline or alcohol blended fuel, before selling or exposing or offering for sale any gasoline or alcohol blended fuel, and annually thereafter shall be required to register and shall make known to the Commissioner and State Chemist his desire to sell gasoline or alcohol blended fuel giving the name and manner and kind of pump or pumps he will use at the location of same, and shall keep the certificate or certificates of registration issued by the Commissioner of Agriculture and Commerce posted in a prominent and accessible place in his business where such product is sold. The form of such certificate shall be designated by the Commissioner.
 2. Each gasoline or alcohol blended fuel product and each location where gasoline or alcohol blended fuel is sold must meet the requirements of the Petroleum Products Inspection Law and the rules and regulations adopted herein in support of the Law before that product will be registered by the Department.
 3. Registration to sell gasoline or alcohol blended fuel should be made at least 30 days before the dealer desires to sell the product in order to give the Department and the State Chemist adequate time to certify that the product and the location meet the requirements of the Petroleum Products Inspection Law and the rules and regulations adopted herein in support of the law.