

[11-304.

The governing body of each city or county authorized to appoint a local inspector shall procure at the expense of the city or county secondary standards of weights and measures and any additional equipment to be used to enforce this subtitle as prescribed by the Secretary. When the secondary standards of weight and measure required by this section are examined and approved by the Secretary, they shall be the official standards for the city or county.]

[11-308.] 11-307.

(a) (1) When a commodity in bulk is transported by vehicle to a buyer and the weight, measurement, or count of the commodity serves as the basis for determination of the charge or cost of the commodity, the person who weighs, measures, or counts the commodity shall make, in ink or other indelible marking material, a delivery ticket or written statement that includes:

(i) The date of issue;

(ii) The name and address of the seller;

(iii) The name and address of the buyer;

(iv) An accurate statement of quantity, expressed as follows:

1. For weight, the net weight in pounds or tons or in kilograms or metric tons of the international system of measurement and, if net weight is derived from gross and tare weight determinations, the gross and tare weight in the same system of measurement, as the net weight; and

2. For other measurement terms, the appropriate term in accordance with §§ 11-301 and [11-305] 11-304 of this subtitle;

(v) A complete identification of the commodity in bulk, expressed as follows:

1. For solid fuel, the kind and size; and

2. For any other commodity in bulk, the kind and size, if necessary for accurate identification and value determination;

(vi) The complete signature of the person who determines the quantity of the commodity in bulk and, if required, the weighmaster license number; and

(vii) The license number or other numbers and letters that identify the vehicle by which the commodity in bulk is transported.