

(2) A delivery ticket or written statement shall be completed when the quantity of the commodity in bulk is determined.

(3) Unless a buyer and seller agree otherwise, an original or copy of the ticket or statement shall be provided to the buyer and seller on transfer of the commodity in bulk.

(4) Delivery tickets or written statements shall be numbered serially and used consecutively.

(b) (1) When a commodity in bulk or goods is transported by vehicle as a service and the weight or measurement of the commodity serves as the basis for determination of the charge or cost of the service, the person who weighs or measures the commodity in bulk or goods shall make, in ink or other indelible marking material, a 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) The name and address of the transporter of the commodity in bulk or goods, if the transporter is paid on the basis of the weight or measurement statement and is neither the seller nor the buyer;

(v) An accurate statement of quantity, expressed as provided in subsection (a)(1)(iv) of this section;

(vi) A description of the commodity in bulk or goods, sufficient for its positive identification;

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

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

(2) The written statement shall be provided to each party of a contract for transportation of a commodity in bulk or goods.

(3) Written statements shall be numbered serially and used consecutively.

(c) (1) A person who operates or supervises a vehicle by which a commodity in bulk or goods is transported subject to this section shall possess the required delivery ticket or written statement while the commodity or goods is kept on the vehicle.