(a) The net weight of the contents of the package, lot or parcel;

(b) The name, brand or trade mark;

- (c) The name and principal address of the manufacturer or person responsible for placing the commodity on the market;
 - (d) The minimum per centum of crude protein;

(e) The minimum per centum of crude fat;

(f) The maximum per centum of crude fiber;

(g) The specific name of each ingredient used in its manufacture.

1920, ch. 124, sec. 82.

97. Before any manufacturer, importer, jobber, firm, association, corporation or person shall sell, offer or expose for sale or distribute in this State any commercial feeding stuffs, he or they shall file with the State Chemist, as appointed by the State Board of Agriculture, a certified copy of the statement specified in Section 96, with the exception of sub-division (a), for each brand of commercial feeding stuffs; said certified copy to be accompanied, when the State Chemist shall so request, by a sealed package containing at least one pound of the commercial feeding stuffs to be sold, offered or exposed for sale or distributed in this State, and the company or person furnishing said sample shall thereupon certify that the said sample is representative of the commercial feeding stuffs, offered for registration.

1920, ch. 124, sec. 83. 1924, ch 110.

Each and every manufacturer, importer, jobber, firm, association, corporation or person manufacturing, selling, offering or exposing for sale or distributing any commercial feeding stuffs as defined in Section 95 of this Article, shall pay to the University of Maryland an annual inspection fee of twenty dollars (\$20) for each brand of commercial feeding stuff sold, offered or exposed for sale or distributed in this State except the following: purest wheat bran, pure wheat middlings, pure wheat mixed feed; pure rye bran, pure rye middlings, pure rye mixed feed; pure buckwheat bran, pure buckwheat middlings, pure buckwheat feed; pure corn and oat chop, pure corn bran and pure corn meal, sold as a feeding stuffs, on which no fee is required, and receive therefor a license to sell such commercial feeding stuffs until the first day of January next following; said fees to constitute a fund for the payment of the cost of the inspections, sampling, analysis and other expenses incident to putting into effect the provisions of this sub-title. Whenever any commercial feeding stuffs, as defined in Sections 95 or 98 is offered or exposed for sale in bulk or otherwise stored, the manufacturer, importer, jobber, firm, association, corporation or person keeping the same for sale shall keep on hand tags upon which shall be printed the statement required by the provisions of Section 96, and when such feeding stuffs is sold at retail in bulk or in packages belonging to the purchaser, the manufacturer, importer, jobber, firm, association, corporation or person shall furnish the purchaser with sufficient tags for said packages, and, upon request, with a card or cards upon which appears the statement required by the provisions of Section 96.