

charge shall be the tax set forth in sub-section (A) of this Section.

(C) All producers shipping or delivering milk to a market within the State at the time this Act become effective shall in consideration of the payment of the tax imposed in sub-paragraph (A) be issued a permit by the Commission without any additional charge, but all such producers shall by virtue thereof be subject to the provisions of this Act. Any producer who commences to distribute milk or to furnish milk to a dealer after this Act becomes effective must first secure from the Commission the permit required by this Section, and the Commission may refuse to grant such permit if, in the opinion of the Commission, a surplus of milk exists in the market affected.

(D) Milk sold and distributed outside of this State shall not be included in determining the amount due under the tax provided in this Section; unless the producers representing sixty-five per-cent (65%) of the milk produced for fluid consumption for any one market outside of this State shall request the Board to assist them in the regulation of their market.

(E) Every retail store selling milk under the provisions of this Act shall pay an annual license of One Dollar for every location at which milk is so sold.

Section 14. Anything in the common or statute law of this State to the contrary notwithstanding, it shall be lawful:

(a) For any two or more distributors purchasing in the same market to associate and to meet, confer and agree with one or more cooperative milk associations, wheresoever organized or with any group of producers, whether members of such association or not, selling in the same market, upon prices to be paid by milk dealers to producers and others and to be charged by producers and others to milk dealers for milk in its various grades and uses subject to the regulations laid down in sub-paragraph (g) of Section three, and upon rules and regulations governing the method of determining the proportion of the lacteal secretion of the entire herd of a producer which shall be accepted and paid for pursuant to such price or prices, or establishing other reasonable trade practices affecting the relations between producers and distributors in such market.

No such agreement shall, however, be effective unless and until a copy thereof, signed by all persons, parties thereto, shall have been filed with and approved by the