

(4) *Name and number of pounds of each registered commercial feed used in the mixture and the name and number of pounds of each other feed ingredient added.*

[(c)] (d) Labeling of feed containing non-nutritive substance.—If a commercial feed or *customer-formula feed* contains a non-nutritive substance which is intended for use in the diagnosis, cure, mitigation or prevention of a disease, or which is intended to affect the structure or any function of the animal body, the State Chemist may require the label to show the amount present, directions for use and/or warnings against misuse of the feed.

121.

(a) Amount of fees; exemptions; fund for payment of cost of inspection, etc.—There shall be paid to the State Board of Agriculture for each commercial feed distributed in this State an annual registration fee of **[\$1.00]** \$10.00 and an inspection fee at the rate of **[10]** 5 cents per ton; *provided, however, that customer-formula feeds are exempted if the inspection fee is paid on the commercial feeds which they contain; and provided, [however] further, that [sales] distribution of commercial feeds to manufacturers or exchanges between them are hereby exempted if the commercial feeds so [sold] distributed or exchanged are used solely in manufacture of feeds which are registered; and provided, further, that any distributor [may] shall pay an annual registration fee of twenty-five dollars (\$25.00) for each brand of commercial feed distributed in individual packages of 10 pounds or less, and the distributor of such brand shall not be required to pay the inspection fee on such packages of the brand so registered. Where a person [sells] distributes commercial feeds in packages of 10 pounds or less and in packages over 10 pounds the annual registration fee shall be **[\$1.00]** \$10.00 per brand and the inspection **[tax] fee** shall be **[10]** 5 cents per ton as provided in this sub-title. Registration and inspection fees **[to]** shall constitute a fund for the payment of the cost of the inspection, sampling, analysis and other expenses necessary for the administration of this sub-title.*

(c) Failure to make accurate statement or pay fee.—Failure to make an accurate statement of tonnage or to pay the inspection fee or **[company] comply** as provided herein shall constitute sufficient cause for the cancellation of all registrations on file for the distributor.

123. No person shall distribute misbranded feed. A commercial feed or *customer-formula feed* shall be deemed to be misbranded:

(a) If its labeling is false or misleading in any particular.

(b) If it is distributed under the name of another feed.

(c) If it is not labeled as required in Section 120 of this sub-title and in regulations prescribed under this sub-title.

(d) If it purports to be or is represented as a feed ingredient, or if it purports to contain or is represented as containing a feed ingredient, unless such feed ingredient conforms to the definition of identify, if any, prescribed by regulation of the State Chemist; in the adopting of such regulations the State Chemist shall give due regard to commonly accepted definitions such as those issued by the Association of American Feed Control Officials.