

sample was taken. This avoids requiring the Department to send analysis results to every distributor and every distributee.

Subsection (e) is new language derived from the last sentence of Art. 66C, §478(a) of the Code and set forth here for organizational purposes.

The only other changes made are in style.

SEC. 6-207. REGISTRATION.

(A) REGISTRATION OF COMMERCIAL FERTILIZER AND SOIL CONDITIONER REQUIRED.

A PERSON SHALL REGISTER EACH BRAND AND GRADE OF COMMERCIAL FERTILIZER AND EACH PRODUCT NAME OF SOIL CONDITIONER BEFORE DISTRIBUTING IT IN THE STATE AND PAY THE REGISTRATION FEE.

(B) REGISTRATICN APPLICATION; COPY TO BE FURNISHED.

THE REGISTRATION APPLICATION SHALL BE ACCOMPANIED BY A LABEL OR OTHER PRINTED MATTER DESCRIBING THE PRODUCT, IF REQUESTED BY THE SECRETARY. THE APPLICATION SHALL BE SUBMITTED ON FORMS FURNISHED BY THE SECRETARY. UPON THE SECRETARY'S APPROVAL, A COPY OF THE REGISTRATION SHALL BE FURNISHED TO THE APPLICANT.

(C) EXPIRATION DATE.

EACH REGISTRATION EXPIRES DECEMBER 31 EACH YEAR.

(D) EXEMPTIONS.

(1) A DISTRIBUTOR SHALL NOT BE REQUIRED TO REGISTER ANY BRAND AND GRADE OF COMMERCIAL FERTILIZER OR PRODUCT NAME OF SOIL CONDITIONER WHICH HAS BEEN REGISTERED UNDER THIS SUBTITLE BY ANOTHER PERSON.

(2) A DISTRIBUTOR SHALL NOT BE REQUIRED TO REGISTER A COMMERCIAL FERTILIZER MIXED OR BLENDED ACCORDING TO A FORMULA FURNISHED BY A CONSUMER, BUT HE SHALL LABEL THE FERTILIZER IN THE ORDER AND FORM PROVIDED IN §6-211(C). HOWEVER, ANY FERTILIZER MIXED IN ADVANCE OF RECEIPT OF THE CUSTOMER'S SPECIFIC ORDER SHALL BE REGISTERED.