

(5) COMPLETE IDENTIFICATION OF THE COMMODITY INCLUDING THE KIND AND SIZE IN THE CASE OF SOLID FUEL AND AGGREGATE,

(6) COMPLETE SIGNATURE AND, IF APPROPRIATE, THE WEIGHMASTER LICENSE NUMBER OF THE PERSON DETERMINING THE QUANTITY AND ISSUING THE DELIVERY TICKET, AND

(7) LICENSE NUMBER [[OF]] OR OTHER ESTABLISHED IDENTIFICATION NUMBERS [[ON]] OF THE VEHICLE CARRYING THE COMMODITY.

(B) STATEMENT OF GROSS AND TARE WEIGHT.

IF THE NET WEIGHT OF THE DELIVERED COMMODITY IN BULK IS DERIVED FROM DETERMINATIONS OF GROSS AND TARE WEIGHTS, THE GROSS AND TARE WEIGHTS ALSO SHALL BE STATED IN POUNDS OR [[ITS]] THE EQUIVALENT IN [[DECIMAL]] TONS.

(C) EXCEPTION.

IF THE SOLID FUEL IS DELIVERED IN CARLOAD QUANTITY TO A SINGLE PURCHASER OR TO PURCHASERS WHO HAVE AGREED TO DIVIDE A CARLOAD AND WHO ARE TRANSPORTING THE FUEL FROM THE SIDING OR HAVE MADE ARRANGEMENTS FOR THIS TRANSPORTATION, THE DELIVERY TICKET SHALL SHOW ONLY THE NUMBER AND LOCATION OF THE CAR FROM WHICH THE FUEL IS UNLOADED, THE DELIVERY DATE, AND THE NAME OF THE PERSON MAKING DELIVERY.

(D) DISPOSITION OF DELIVERY TICKET.

THE VENDOR SHALL RETAIN ONE TICKET FOR 90 DAYS. THE OTHER TICKET SHALL BE DELIVERED TO THE PURCHASER AT THE TIME OF DELIVERY OF THE COMMODITY, OR, ON DEMAND, SURRENDERED TO THE SECRETARY, THE LOCAL INSPECTOR, OR ANY DEPUTY LOCAL INSPECTOR, WHO, IF HE DESIRES TO RETAIN IT AS EVIDENCE, SHALL ISSUE A WEIGHT SLIP IN PLACE OF IT FOR DELIVERY TO THE PURCHASER.

(E) DRIVERS TO POSSESS DELIVERY TICKETS.

EVERY DRIVER OR PERSON IN CHARGE OF A VEHICLE SUBJECT TO THE REQUIREMENTS OF THIS SECTION SHALL POSSESS AT ALL TIMES THE DELIVERY TICKETS AND SHALL PRESENT THEM FOR INSPECTION TO THE SECRETARY, ANY LOCAL INSPECTOR, ANY DEPUTY LOCAL INSPECTOR, OR TO ANY LAW ENFORCEMENT OFFICER UPON REQUEST. HE SHALL