

the name or trademark of the owner as registered with the Comptroller pursuant to subsection (b). Such identification shall be readily discernible at a distance of 50 feet when the vehicle is not in motion.

(g) (1) Every petroleum transporter shall maintain for inspection a manufacturer's certificate of origin for each registered vehicle which shows the measured calibration by pots or compartments for the vehicle. If such a certificate is unavailable, a certification by a government agency or a certified engineering firm shall be acquired and maintained for inspection at the Comptroller's request.

(2) The Comptroller may prescribe by regulation the method of labeling a vehicle's pots or compartments to indicate the certified gallonage capacity.

(3) Every vehicle shall be labeled in accordance with the hazardous materials regulations of the United States Department of Transportation.

(h) The Comptroller may cancel, suspend, or revoke the registration of a petroleum transporter, or any registration or identification marker granted to a petroleum transporter for a conveyance, for failure to file a report required by subsection (e) or for the filing of false information in any such report OR FOR ANY OTHER VIOLATION OF THIS SECTION. The petroleum transporter shall be given notice and an opportunity to be heard.

(i) Any person violating any provision of this section is guilty of a misdemeanor and upon conviction is subject to a fine not exceeding \$1,000 for each violation [or imprisonment for six months or both].

149.

It shall be unlawful for any person, firm or corporation [and] INCLUDING any retail SERVICE STATION dealer, SPECIAL FUEL USER, SPECIAL FUEL SELLER, or distributor of motor vehicle fuel to receive and accept any shipment [in intrastate commerce,] OF MOTOR VEHICLE FUEL from any LICENSED dealer or SPECIAL FUEL SELLER, OR TO pay for the same, or to sell or offer same for sale, unless the statement provided for in § 143 appears upon the invoice of said shipment. If any SUCH shipment is received [in intrastate commerce] by any person, firm or corporation [or] INCLUDING ANY retail SERVICE STATION dealer, SPECIAL FUEL USER, SPECIAL FUEL SELLER, or distributor, from any LICENSED dealer or SPECIAL FUEL SELLER OR is sold or offered for sale by him or them, upon the invoice of which said statement does not appear, such person, firm or corporation [or] INCLUDING ANY retail SERVICE STATION dealer, SPECIAL FUEL USER, SPECIAL FUEL SELLER, or distributor shall pay to the Comptroller the tax herein imposed or be liable to the State of Maryland for double the amount of the [license] tax, which [license] tax may be recovered by civil suit or action in any court of competent jurisdiction.