

Treasury, as purchased from the supplier and he will make no alteration to any such product received from the supplier.

157F.

(a) (1) Every motor fuel wholesaler, [diesel] SPECIAL fuel seller, [heating oil distributor,] manufacturer, refiner, [jobber,] MARINA, and retail service station dealer before marketing gasoline [and] OR special fuels shall register with the Comptroller of the Treasury before selling or exposing or offering for sale any gasoline, other motor vehicle fuels or special fuels and shall register annually and shall make known to the Comptroller his desire to sell gasoline and special fuels giving the name and manner and kind of pump or pumps he will use and the location of same, and shall keep the certificate or certificates of registration issued by the Comptroller of the Treasury, posted in a prominent and accessible place in his place of business where such gasoline and special fuels are sold. The form of that certificate shall be designated by the Comptroller of the Treasury. Certificates of registration may not be issued to retail service station dealers marketing motor vehicle fuel through retail outlets enlarged, altered, or structurally modified after July 1, 1977 and before July 1, 1988, unless the facilities contain enclosed work areas where service of motor vehicles is offered to customers, irrespective of whether or not motor vehicle fuel is purchased, including, but not limited to lubrication, oil change, tire repair, battery charge, and replacement of accessories such as fan belts, radiator hose and wiper blades. This restriction does not apply to: (i) stations which do not have such enclosed work areas prior to the time that they are enlarged, altered or structurally modified; or (ii) stations enlarged, altered, or structurally modified when the appropriate county, municipal, or special zoning boards or planning commissions rule in favor of conversions to gasoline-only outlets after considering the needs for this type of service to the general public in the locality, and upon agreement between the owner and dealer. (2) Notwithstanding the above, all contractual relationships between suppliers and dealers must conform to the Maryland Gasohol and Gasoline Products Marketing Act and the federal Petroleum Products Marketing Act.

(b) Every manufacturer, refiner, SPECIAL FUEL SELLER, or motor fuel wholesaler importing gasoline and special fuels shall file refinery specifications including additive specifications regardless of where the additives become a part of the gasoline and special fuels. When filing, the manufacturer, refiner, SPECIAL FUEL SELLER or motor fuel wholesaler may designate with the concurrence of the Comptroller certain components, including additives, of the gasoline or special fuel as being a trade secret. For any such component which the Comptroller agrees is a trade secret, the Comptroller shall make every reasonable effort to protect the trade secret from disclosure to the general public or to other manufacturers, refiners or motor fuel wholesalers. In determining whether a component is a trade secret the