

(ii) a licensed dealer who sells gasoline [or special fuel] to a [retail service station dealer] LICENSED DISTRIBUTOR OR LICENSED SPECIAL FUEL SELLER shall deduct on the bill [1/2] 2/3 of the discount;

(iii) a [special fuel seller] LICENSED DISTRIBUTOR who sells [or distributes gasoline] MOTOR FUEL to a retail service station dealer shall deduct on the bill 1/3 of the discount; and

(iv) a LICENSED special fuel seller who sells special fuel to a retail service station dealer shall deduct on the bill 1/2 of the discount.

(V) A LICENSED SPECIAL FUEL SELLER WHO SELLS SPECIAL FUEL TO A LICENSED DISTRIBUTOR SHALL DEDUCT ON THE BILL 2/3 OF THE DISCOUNT; AND

(VI) A LICENSED SPECIAL FUEL SELLER WHO SELLS GASOLINE TO A LICENSED DISTRIBUTOR SHALL DEDUCT ON THE BILL 1/3 OF THE DISCOUNT.

Part [III] IV. Licensing of Dealers, DISTRIBUTORS, AND Special Fuel Sellers[, ] and [Special Fuel] Users

9-318.

A person shall be licensed by the Comptroller before the person may engage, IN THE STATE, in the business of:

- (1) a dealer;
- (2) a DISTRIBUTOR;
- (3) A special fuel seller; [or
- (3)] (4) a special fuel user; OR
- (5) A TURBINE FUEL SELLER.

9-319.

(a) To qualify for a Class "A" license, an applicant shall[:

(1)] be [a producer, refiner, or any other] AN entity [that] THAT:

(1) [manufactures motor fuel except for blends of alcohol and] BLENDS OR REFINES gasoline [other than aviation gasoline];