

~~(3) Pay to the Department an [inspection] ANNUAL fee [of \$50 for each flavor] ESTABLISHED BY THE DEPARTMENT THAT SHALL BE SUFFICIENT TO COVER THE ADMINISTRATIVE COSTS ASSOCIATED WITH THE PROVISIONS OF THIS SECTION.~~

~~(d) [Before issuing] THE DEPARTMENT MAY NOT ISSUE a soft drink registration[,] UNLESS the [Department shall analyze] MANUFACTURER HAS:~~

~~(1) HAD the soft drink identified in the application ANALYZED to determine whether [that] THE soft drink meets the requirements for registration; AND~~

~~(2) SUBMITTED RESULTS OF THE ANALYSIS FOR APPROVAL BY THE DEPARTMENT.~~

~~(e) If the applicant and the soft drink for which the applicant seeks a soft drink registration meet the requirements of this subtitle, the Department shall:~~

~~(1) Register the soft drink; and~~

~~(2) Issue a soft drink registration certificate to the applicant.~~

~~(f) While it is effective, a soft drink registration authorizes the sale in this State of the soft drinks identified in the soft drink registration.~~

~~(G) THE DEPARTMENT MAY SUSPEND OR REVOKE A REGISTRATION ISSUED UNDER THIS SECTION IF THE REGISTRANT:~~

~~(1) VIOLATES OR FAILS TO SATISFY ANY REQUIREMENT OF THIS TITLE OR ANY REGULATION ADOPTED UNDER THIS TITLE; OR~~

~~(2) FRAUDULENTLY OR DECEPTIVELY OBTAINS A REGISTRATION.~~

21-334.

(a) This section applies to any container that is used TO PACK, STORE, DISTRIBUTE, OR SELL:

(1) [To pack a] A soft drink; OR

(2) [To store a soft drink;

(3) To distribute a soft drink; or

(4) To sell a soft drink] BOTTLED WATER.

(b) Before putting a soft drink OR BOTTLED WATER in a container, a manufacturer shall clean the container in a manner approved by the Department or shall use clean containers.