§ 4300. Definition of “Motor Oil” and Other Terms for Purposes of Fee Responsibility.

For purposes of fee responsibility under Sections 13430 and 13431 of the Business and Professions Code the following definitions apply:

(a) “Motor oil” includes natural, synthetic and re-refined motor oils, whether or not in retail containers, and in addition, any product used as an additive to a motor oil used in the lubrication of internal combustion engines. Refinery base stocks, manufacturing additives used by motor oil dealers in the commercial compounding and production of motor oils, and other motor oil components are not motor oils for the purposes of fee responsibility unless they are used separately in the lubrication of internal combustion engines, in which case they are “motor oils” for the purpose of the fee responsibility.

(b) For purposes of this Chapter, the term “additive” when used alone, means any product to be added to the motor oil in the crankcase of an internal combustion engine for the purpose of reducing friction, heat or wear of the internal moving parts.

(c) “Internal combustion engine” means all engines producing power by internal combustion and includes 2-cycle and 4-cycle internal combustion engines and turbine engines. Internal combustion engines include engines powered by gasoline, ethanol, methanol, alcohol blended fuels, diesel, biodiesel, biodiesel blends, kerosene, hydrogen, compressed natural gas, liquefied petroleum gas, propane, or butane.

(d) “Motor oil dealer” means any person, firm or corporation engaged in the business of producing, importing, packaging or otherwise preparing motor oil for market or selling or distributing motor oil.

(e) “Motor oil dealer permit number” means the registration number provided by the Department to each motor oil dealer.

(f) “Date of sale” is the date of transfer of the motor oil to the purchaser, as evidenced by an invoice, voucher or bill of lading.
(g) "Quarter" means a three-month period during a fiscal year. For each fiscal year, the first quarter commences July 1 and ends September 30, the second quarter commences October 1 and ends December 31, the third quarter commences January 1 and ends March 31, and the fourth quarter commences April 1 and ends June 30, all inclusive.

(h) "Export" or "Exported" means the delivery or shipment of motor oil by the dealer from a point in California to a point outside of California when, pursuant to the contract of sale, the motor oil is delivered by the motor oil dealer to:

(1) The out of state point by facilities operated by the dealer; or
(2) A carrier, customs broker or forwarding agent for shipment to a location outside of California.
(3) A forwarding agent, export packer, customs broker or other person engaged in the business of preparing property for export, or arranging for its export to a location outside of California, or
(4) A vessel clearing from a port in California for a port outside of California. However, motor oil consumed during a voyage clearing a California port is not exempt.

The motor oil is not exported if it is diverted in transit, for any reason, and is not actually delivered outside of California; regardless of documentary evidence held by the dealer for delivery of that motor oil for out-of-state shipment.


§ 4302. Fee Responsibility and Exemption.

(a) The first motor oil dealer that produces, sells or distributes motor oil in California, whether or not packaged in retail containers, shall pay the fee for all such motor oil sold in California.

(b) Motor oil exported for sale outside California is exempt from the motor oil fee.

(c) A person assigned a motor oil dealer permit number and not actively engaged in the business of producing, distributing, or selling motor oil is required to notify the Department in writing within the next reporting period upon ceasing operations dealing with motor oil.


§ 4304. Fees and ReturnsRemittance Forms.

(a) The motor oil fee provided for in Section 13431 of the Business and Professions Code is established at four and one-half cents ($0.045) per gallon effective January 1, 2018. This section shall remain in effect until January 1, 2018 and as of that date the fee shall revert to three cents ($0.03) per gallon, unless a regulation establishing a different fee is promulgated before January 1, 2018.
(b) Each person responsible for the payment of the motor oil fee shall file a return remittance form with
the Department no later than 30 days after each quarter ending September 30, December 31, March 31
and June 30. The return shall be on a completed “Motor Oil Fee Return Remittance Form” (Form 41-
054, Rev. 6/30/12/1/18), hereby incorporated by reference, shall be completed and accompanied
by with payment of the motor oil fee due for such transaction the reporting period. All motor oil dealers
must prepare and submit to the Department a return remittance form in accordance with the general
requirements for reporting contained in this section Chapter.

(1) A return remittance form for each quarter shall include:
(A) The amount, in gallons of motor oil purchased, sold, manufactured in California, or
imported into California.
(B) The total amount of gallons of motor oil with fees paid to suppliers.
(C) The net amount of motor oil gallons to which the fee is applied. This is calculated by
the gallons reported in subparagraph (A) above of this paragraph minus the gallons
reported in subparagraph (B) above of this paragraph.
(D) The signature and title of the representative of the entity authorized to prepare the
return.
(E) The date the return remittance form was signed.

(2) Remittance forms and applicable supporting data shall be accurate and complete; and
shall be computer generated, typed or legibly handwritten in English.

(c) Any return not received by the Cashier, California Department of Food and Agriculture in
Sacramento by the dates stated in subsection (b), not complete or not accompanied by the full fee due, is
delinquent. A return that is postmarked not later than the fifth day of the month in which the return is
due shall be deemed received by the date on which it was due. Any return remittance form and accompanying
motor oil fee received by the Department that is postmarked more than 35 days after the end of the
reporting period as described in subdivisions (b) and (f) of this section, is considered delinquent.
Delinquent payments are subject to a late penalty fee under the provisions of Section 4306 of this
Chapter.

(d) A motor oil dealer may not take a credit on their quarterly the Motor Oil Return Remittance Form for
motor oil that is used for an exempt purpose pursuant to Business and Professions Code, Section 13431,
during any quarter. Motor oil fees paid on motor oil later used for an exempt purpose may be refunded
under the provisions of this Chapter upon request of the motor oil dealer under the provisions of Section
4307 of this Chapter.

(e) Any return not received by the Cashier, California Department of Food and Agriculture in
Sacramento, by the dates stated in subsection (b), incomplete or not accompanied by the full fee due, is
delinquent. The Department will reject any return remittance form that is incomplete, not accompanied
by the full fee due, or fails to comply with the reporting requirements of this Chapter. All payments to
the Department must be made by check, draft, money order or cashier’s check payable to the Cashier,
California Department of Food and Agriculture.

(f) Notwithstanding subdivision (b) of this section, Any motor oil dealer with an annual volume of
sales or purchases of motor oil less than 5000 or equal to 30,000 gallons may apply in writing to the
Department for authorization to file an annual remittance form in lieu of a quarterly remittance form. The annual reporting period shall be established beginning the month in which July 1 through June 30 after the written request is accepted by the Department. The due date for annual remittance form and accompanying motor oil fee shall be filed with the Department no later than is on the last day of the month following 30 days after the end of the annual reporting period.


§ 4305. Authority to Determine Compliance.

Nothing in this Chapter limits the authority of the Department to audit, examine, review, inspect, or otherwise determine the compliance or noncompliance of any motor oil dealer.


§ 4306. Penalties.

For any delinquency in making a return with filing a remittance form, or any deficiency in payment, the Department shall add to such delinquent payment a penalty of ten percent of the amount which is due.


§ 4307. Refund of Fees Paid.

All requests for refund of payments made pursuant to Section 4304 of this Chapter shall be submitted to the Department within three years from the date the Department received the remittance form with the payment of the motor oil fee. Requests for refund shall contain the following information:

(a) A letter requesting the refund, signed by the owner or an authorized person within the company;
(b) A ledger sheet tabulating purchases and exports for which the refund is being requested;
(c) Copies of invoices, vouchers, delivery receipts, etc., documenting that the Motor Oil Fee was paid; and,
(d) Copies of invoices, vouchers, bills of lading, shipping documents, etc., documenting that the motor oil was exported from California.

Any person, who has reported and paid the motor oil fee on motor oil, which is later transported out of California, may request a refund.
Requests for refunds submitted later than three years from the date the Department received the remittance form with payment of the motor oil fee, or not supported by the required documentation, will be returned unprocessed to the sender.


§ 4308. Records.

Each person required to file a remittance form pursuant to Section 13431, Business and Professions Code, shall maintain in California or, with the Department's permission at another location, an accurate record of all transactions subject to the motor oil fee assessment. Such records shall be subject to audit by the Department. The Department may require records kept outside of California to be copied and sent to California for audit. Alternatively, if the motor oil dealer elects to have all audits conducted out-of-state, the costs for the out-of-state audits will be reimbursed to the Department by the motor oil dealer under audit.

Any records which are required to be maintained pursuant to this Chapter or the Business and Professions Code must be kept in accordance with the following provisions:

(a) Motor oil dealers must maintain records for a minimum of four years.

(b) All records maintained pursuant to this Chapter must include the books of account that are ordinarily maintained by the average prudent businessperson.

(c) Records shall include sales invoices, purchase invoices, paid receipts, bills of lading, vouchers, shipping documents or other documents of original entry. An Automatic Data Processing (ADP) system must have built into its program a method of producing visible and legible records which will provide the necessary information to determine compliance with the requirements of this Chapter.

(d) The Department shall produce a comprehensive report on or before December 31, 2016 that includes a summary of income based upon the records listed above, expenditures and capital improvements by work category for the Petroleum Products Program.


§ 4309. Motor Oil Fee Reimbursement.

Nothing in this Chapter prohibits the motor oil dealer who has reported and paid the motor oil fee to the Department from obtaining reimbursement from their customers. When seeking reimbursement, the motor oil dealer must demonstrate on the invoice that the motor oil fee is collected by one of the following methods:

(1) The motor oil fee may be stated separately on the invoice; or
(2) The motor oil fee may be included in the selling price provided the invoice clearly states that the fee is included in the invoiced amount.

Motor Oil Fee Return Form

In accordance with California Business and Professions Code (BPC) Division 5, Chapter 14, Article 4, and the California Code of Regulations (CCR) Title 4, Division 9, Chapter 8, the first Motor Oil Dealer who produces, sells, or distributes motor oil in California, whether or not packaged in retail containers, shall pay $0.04 (4 cents) on each gallon produced, sold, or distributed. Payments are made on a quarterly basis.

If no sales and/or purchases were made during the quarter, complete the form, mark "NONE" under Column C, sign it and return to the Department.

Check here if you are producing, selling or distributing quantities less than or equal to 5000 gallons per year and wish to apply for authorization to file an annual return. Your reporting period will be established beginning the month in which your application is accepted (BPC §13433 and CCR §4304(f)).

<table>
<thead>
<tr>
<th>Column</th>
<th>Gallons Sold, Imported*, Purchased or Manufactured</th>
<th>Gallons with Fee Paid to Supplier</th>
<th>Fee Assessable Gallons (column A - column B)</th>
</tr>
</thead>
<tbody>
<tr>
<td>First Month</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Second Month</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Third Month</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Annual**</td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

*Gallons of motor oil imported into California
**Motor Oil Dealers must be approved first by the Department to report on an annual basis.

Total Assessable Gallons (Sum of Totals in Column C) =

10% LATE PENALTY: Payment of the motor oil fee is due the last day of the month following each reporting period. (Required by Section 4306 Title 4, Division 9 of the California Code of Regulations)

SEND THIS FORM AND REMITTANCE TO:
Department of Food and Agriculture
Attn: Cashier, P.O. Box 942872, Sacramento, CA 94271-2872
Make Remittance Payable to: CDFA 55001

By signing this document, I verify compliance with all Motor Oil Dealer Requirements set forth in the Business and Professions Code Division 5, Article 4, Chapter 14 and the California Code of Regulations Title 4, Division 9, Chapter 8.

Printed Name and Title

Signature

Date

Telephone Number

Email Address
Motor Oil Fee Remittance Form
(Review Motor Oil Fee Remittance Form Instructions before completing this form)

Motor Oil Dealer Permit Number  □ First Time Applicant  □ Update Information

A. Company Information
Company Name  Contact Person
Mailing Address  Telephone Number
Email Address
Type:  □ Producer/Blender  □ Packager  □ Distributor/Wholesaler  □ Retailer

B. Quarterly Reporting
Fiscal Quarter

<table>
<thead>
<tr>
<th>Column A</th>
<th>Column B</th>
<th>Column C</th>
</tr>
</thead>
<tbody>
<tr>
<td>Total gallons subject to fee</td>
<td>Gallons with fee paid to supplier</td>
<td>Fee assessable gallons</td>
</tr>
<tr>
<td>First Month</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Second Month</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Third Month</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

C. Annual Reporting*
*Motor Oil Dealers must be authorized by DMS before reporting on an annual basis - see instructions.

Fiscal Year

<table>
<thead>
<tr>
<th>Column A</th>
<th>Column B</th>
<th>Column C</th>
</tr>
</thead>
<tbody>
<tr>
<td>Annual</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

D. Motor Oil Fee

E. 10% Late Penalty Fee (if required)
(check box to apply late fee calculation – see instructions)

□ 10% Late Fee

F. Make Remittance Payable to:
CDFA 55001

G. Send this Form and Remittance to:
Department of Food and Agriculture
Attn: Cashier, P.O. Box 942872
Sacramento, CA 94271-2872

By signing this document I verify compliance with all Motor Oil Dealer requirements set forth in Business and Professions Code (BPC), Division 5, Chapter 14, Article 4, and California Code of Regulations (CCR), Title 4, Division 9, Chapter 8.

Printed Name  Title
Signature  Date

For Office Use Only
Postmark Date  Fiscal Quarter  Fiscal Year
Motor Oil Fee Remittance Form Instructions

California Business and Professions Code (BPC), Division 5, Chapter 14, Article 4, and the California Code of Regulations (CCR), Title 4, Division 9, Chapter 8, requires the first Motor Oil Dealer who produces, sells, or distributes motor oil in California, whether or not packaged in retail containers, to pay five cents ($0.05) per each gallon of motor oil. Only the Division of Measurement Standards (DMS) approves Motor Oil Dealers and assigns a Motor Oil Dealer Permit Number.

MOTOR OIL DEALER PERMIT NUMBER – Enter the company’s Motor Oil Dealer Permit Number.

FIRST TIME APPLICANT – Check this box if you are a first time applicant as a Motor Oil Dealer and have not previously remitted motor oil fees.

UPDATE INFORMATION – Check this box if the Company Name, Mailing Address, Contact Person, Telephone Number, or Email Address has changed since the last reporting period.

A. Company Information

Company Name – Enter the company’s name.

Contact Person – Enter the name of the person that completed this form whom DMS may contact, and has knowledge of the volume of motor oil purchased, imported, and/or manufactured by the company. This may or may not be the same person approving and signing the remittance form.

Mailing Address – Enter the company’s mailing address including city, state, and zip code.

Telephone Number and Email Address – Enter the contact person’s telephone number and email address.

Type – Enter the type of activities the company is involved with. Check all that apply.

B. Quarterly Reporting

Skip to Section C if you are approved by DMS to report on an annual basis.

NOTE: If no sales and/or purchases were made during the reporting quarter, complete the remittance form and mark “NONE” in Column C. Sign and date the remittance form and return it to DMS at the address provided.

Fiscal Quarter – Enter the correct reporting quarter.

Column A (Total gallons subject to fee) – The total number of gallons of motor oil the company purchased, imported, or manufactured during the reporting quarter.

On each line of this column (First Month, Second Month, and Third Month) report the total gallons of motor oil purchased, imported, or manufactured per month.

NOTE: These numbers should not be negative.

Column B (Gallons with fee paid to supplier) – The number of gallons of motor oil the company purchased, imported, or manufactured for which the supplier charged the company the motor oil fee and included it on an invoice.

On each line of this column (First Month, Second Month, and Third Month) report the gallons of motor oil per month the company paid the motor oil fee to the supplier.

NOTE: These numbers should not be greater than the numbers in Column A for the same month, respectively.

Column C (Fee assessable gallons) – The number of gallons of motor oil purchased, imported, or manufactured (Column A) minus the number of gallons of motor oil the company paid the motor oil fee to the supplier (Column B), e.g. (Column A - Column B). On each line of this column (First Month, Second Month, and Third Month) report the fee assessable gallons of motor oil per month.

NOTE: These numbers should not be negative.
C. **Annual Reporting**

All Motor Oil Dealers must report on a quarterly basis unless authorized by DMS to report on an annual basis. Skip this section if you are not authorized to report on an annual basis. Contact DMS in writing if you feel the company qualifies to report on an annual basis in accordance with CCR, Title 4, Section 4304(f).

Motor Oil Dealers producing, selling and distributing quantities of motor oil totaling 30,000 gallons or less per year may apply in writing to DMS requesting authorization to remit the motor oil fee annually. The annual reporting period for all approved Motor Oil Dealers is from July 1 to June 30. DMS reviews written requests for annual reporting throughout the calendar year. However, the remittance form must be reported quarterly until DMS approves the request to report annually.

**Fiscal Year** – Enter the correct fiscal year.

**Column A (Total gallons subject to fee)** – The total number of gallons of motor oil the company purchased, imported, or manufactured during the reporting year of which the motor oil fee has not been paid.

NOTE: This number should not be negative.

**Column B (Gallons with fee paid to supplier)** – The number of gallons of motor oil the company purchased, imported, or manufactured during the year for which the supplier charged the company the motor oil fee and included it on an invoice.

NOTE: This number should not be greater than the number in Column A.

**Column C (Fee assessable gallons)** – The number of gallons of motor oil purchased, imported, or manufactured during the year (Column A) minus the number of gallons of motor oil the company paid the motor oil fee to the supplier during the year (Column B), e.g. (Column A - Column B).

NOTE: This number should not be negative.

**Total Fee Assessable Gallons** – This is the sum of gallons of motor oil reported in Section B (Quarterly Reporting), Column C for all three months of the reporting quarter.

-OR-

For those Motor Oil Dealers approved by DMS to report annually it is the total gallons of motor oil reported in Section C (Annual Reporting), Column C.

D. **Motor Oil Fee** – The fee assessed by DMS per gallon of motor oil purchased, imported, or manufactured by a Motor Oil Dealer for use in California. The current motor oil fee is established at five cents ($0.05) per gallon of motor oil pursuant to CCR, Title 4, Section 4304(a).

Report the total motor oil fee assessed, whether quarterly or annually, by multiplying the Total Fee Assessable Gallons by the motor oil fee. (Remittance Due = Total Fee Assessable Gallons x $0.05).

E. **10% Late Penalty Fee (if required)** – Payment of the motor oil fee is due no later than 30 days after each reporting period, whether quarterly or annually. If remittance is not postmarked or received by the Department within 35 days after each reporting period, a 10% late penalty fee is required to be added to the delinquent motor oil fee pursuant to CCR, Title 4, Section 4306.

F. **Make Remittance Payable to:** – Make check, draft, money order, or cashier's check payable to: CDFA 55001.

G. **Send this Form and Remittance to:** – Enclose this form with proper remittance and mail it to the address provided.

**Sign and Return** – Print the authorized representative's name and title. Sign and date the form and include it with proper remittance.