

Article - Business Regulation

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§19–306.

- (a) In a prosecution under this subtitle, a charging document is sufficient if it:
- (1) describes the returnable container or returnable textile in a way that allows its identification;
 - (2) affirms that the returnable container or returnable textile is distinctly marked and registered under this subtitle; and
 - (3) gives the name of the owner of the returnable container or returnable textile, the person using the returnable container or returnable textile through registration, or, if applicable, the transferee.
- (b) In a prosecution under this subtitle, a charging document need not:
- (1) state or describe the name, mark, or device attached, impressed, or imprinted on a returnable container or returnable textile; or
 - (2) state the particulars of the registration of the returnable container or returnable textile or of the assignment or transfer of the registration.

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