CHAPTER 34 NONALCOHOLIC BEVERAGES

34.02 Licenses; exceptions.
 34.05 Registration by nonresident manufacturers and distributors.

34.02 LICENSES; EXCEPTIONS.

No person may manufacture, mix, or compound any soft drinks or other nonalcoholic beverage, to be sold in bottles, barrels, kegs, jars, coolers, cans, glasses or tumblers, or other containers, without first having obtained a license from the commissioner. License fees shall be established in accordance with section 28A.05, clause (c). Sections 34.02 to 34.11 do not apply to beverages manufactured, mixed, or compounded in quantities of one quart or less at one time.

History: 1983 c 293 s 57

34.05 REGISTRATION BY NONRESIDENT MANUFACTURERS AND DISTRIBUTORS.

Subdivision 1. Application. Any person who distributes soft drinks or other nonalcoholic beverages manufactured outside of this state, for sale within this state, shall apply for registration with the commissioner in the form and accompanied by information the commissioner requires. Samples of all soft drinks or other nonalcoholic beverages manufactured for sale and sold within this state must be submitted to the commissioner once each year for laboratory examination. Each application must be accompanied by a registration fee set in accordance with section 28A.05, clause (c), which is the registration fee in case registration is granted, and one-half of which may be retained to reimburse the state for inspection if registration is refused. If the commissioner finds that the samples submitted are up to accepted standards and otherwise comply with the laws of this state, he shall issue to the applicant a certificate of registration.

History: 1983 c 293 s 58; 1983 c 300 s 21