

States' Biofuels Statutes

STATE OF COLORADO

This project was undertaken in partnership with the USDA Office of the Chief Economist, The Office of Energy Policy and New Uses. For information on the full project, visit <u>States' Biofuels Statutory</u> <u>Citations.</u> These statutes are placed in reverse chronological order using the date of the most recent amendment to the statute. Many biofuels laws were enacted as amendments to previously passed laws.

Current through the 2013 Legislative Session of the Colorado General Assembly.

§ 8-20-211.5. Labeling of containers

Throughout the state of Colorado, all visible containers and all devices for drawing motor fuel blends containing class I fuel products and at least two percent by volume of alcohol from underground containers at filling stations, garages, or other places where such products are sold or offered for sale shall be stamped or labeled in a visible place with information indicating the presence of alcohol in the motor fuel blend. If the volume of ethanol exceeds ten percent, or if the volume of methanol exceeds two percent, the stamp or label shall state the exact percentage. Such information shall appear on the front of the pump in a position clear and conspicuous to the driver's position, in at least one-half inch block letters, with information that identifies the maximum percentage by volume to the nearest whole percent of ethanol or methanol or methanol with cosolvents.

Credits: Added by Laws 1979, H.B.1607, § 1, eff. July 1, 1979. Amended by Laws 1986, S.B.56, § 2, eff. July 1, 1986; Laws 1989, S.B.65, § 1, eff. June 10, 1989; Laws 2000, Ch. 183, § 4, eff. Sept. 1, 2000; Laws 2005, Ch. 298, § 12, eff. Aug. 8, 2005.