§ 80.1453 What are the product transfer document (PTD) requirements for the RFS program?

(a) On each occasion when any party transfers ownership of renewable fuels or separated RINs subject to this subpart, the transferor must provide to the transferee documents identifying the renewable fuel and any RINs (whether assigned or separated) which include all of the following information, as applicable:

1. The name and address of the transferor and transferee.
2. The transferor’s and transferee’s EPA company registration numbers.
3. The volume of renewable fuel that is being transferred, if any.
4. The date of the transfer.
5. [Reserved]
6. The quantity of RINs being traded.
7. The D code of the RINs.
8. The RIN status (Assigned or Separated).
9. The RIN generation year.
10. The associated reason for the sell or buy transaction (e.g., standard trade or remedial action).
11. Additional RIN-related information, as follows:
   (i) If assigned RINs are being transferred on the same PTD used to transfer ownership of the renewable fuel, then the assigned RIN information shall be identified on the PTD.
   (A) The identifying information for a RIN that is transferred in EMTS generically is the information specified in paragraphs (a)(1) through (a)(10) of this section.
   (B) The identifying information for a RIN that is transferred in EMTS uniquely is the information specified in paragraphs (a)(1) through (a)(10) of this section, the RIN generator company ID, the RIN generator facility ID, and the batch number.
   (C) The identifying information for a RIN that is generated prior to July 1, 2010, is the 38-digit code pursuant to §80.1425, in its entirety.
   (ii) If assigned RINs are being transferred on a separate PTD from that which is used to transfer ownership of the renewable fuel, then the PTD which is used to transfer ownership of the renewable fuel shall include all the following:
   (A) The number of gallon-RINs being transferred.
   (B) A unique reference to the PTD which is transferring the assigned RINs.
   (C) The information specified in paragraphs (a)(11)(i)(A) through (a)(11)(i)(C) of this section, as appropriate.
   (iii) If no assigned RINs are being transferred with the renewable fuel, the PTD which is used to transfer ownership of the renewable fuel shall state “No assigned RINs transferred.”.
   (iv) If RINs have been separated from the renewable fuel or fuel blend pursuant to §80.1429(b)(4), then all PTDs which are at any time used to transfer ownership of the renewable fuel or fuel blend shall state “This volume of fuel must be used in the designated form, without further blending.”.
(b) Except for transfers to truck carriers, retailers, or wholesale purchasers-consumers, product codes may be used to convey the information required under paragraphs (a)(1) through (a)(11) of this section if such codes are clearly understood by each transferee.

(c) For renewable fuel, other than ethanol, that is not registered as motor vehicle fuel under 40 CFR Part 79, the PTD which is used to transfer ownership of the renewable fuel shall state “This volume of renewable fuel may not be used as a motor vehicle fuel.”


§ 80.1454 What are the recordkeeping requirements under the RFS program?

(a) Requirements for obligated parties and exporters. Beginning July 1, 2010, any obligated party (as described at §80.1406) or exporter of renewable fuel (as described at §80.1401) must keep all of the following records:

1. Product transfer documents consistent with §80.1453 and associated with the obligated party’s or exporter’s activity. If any, as transferor or transferee of renewable fuel or separated RINs.
2. Copies of all reports submitted to EPA under §80.1451(a), as applicable.
3. Records related to each RIN transaction, including all of the following: