

DRAFT Proposed Regulated Parties for Midwestern Low Carbon Fuel Standard Draft Model Rule

The model rule subgroup for the MGA LCFS process would like to receive additional feedback from advisory group members on the draft list of regulated parties for the draft applicable fuels to be included in a draft model rule for a Midwestern LCFS. In order to develop a draft list, CARB regulation language and language from the CARB Initial Statement of Reasons for LCFS regulation was used as a starting point for discussion. The current list of applicable fuels and regulated parties has been reviewed by the model rule and compliance subgroups.

In reviewing the list below please consider the following questions:

- What can be kept?
- What should be changed?
- What should be added or deleted?

Applicable Fuel	Regulated Party
Gasoline	Fuel Producer/importer
Reformulated Gasoline	Fuel Producer/importer
Diesel Fuel	Fuel Producer/importer
Electricity	1) Load serving entity (LSE) supplying electricity for vehicle use OR 2) Contractor for LSE installing charging stations for electric vehicles
Fossil Compressed Natural Gas (CNG)	Utility company, energy service provider, or other entity that owns the fuel dispensing equipment
Fossil Liquefied Natural Gas (LNG)	Entity that owns the fuel when transferred to fuel dispensing equipment
Biogas CNG or Biogas LNG	Fuel Producer/importer
Compressed or Liquefied Hydrogen (H)	Owner of the finished fuel
Fuel Blend Containing Hydrogen	Owner of the finished fuel
Ethanol	Fuel Producer/importer
Biobased Diesel	Fuel Producer/importer
Renewable Diesel	Fuel Producer/importer
Denatured Fuel Ethanol (E100)	Fuel Producer/importer

Comment [ab1]: Required in Milwaukee and Chicago

Definitions:

Fuel Producer: with respect to any liquid fuel, the person who owns the liquid fuel when it is supplied from the production facility.

Importer: the person who owns an imported product when it is received at the import facility in regulated state.

- Do we want to use the above definitions for fuel producer and importer? If an alternative definition is preferred what should it be? Is the alternative definition proposed from an existing regulation or policy?