

184. (a) For each passenger motor vehicle registered upon application as provided by the preceding sections of this sub-title [(except reserve or substitute vehicles and vehicles enumerated in subsection (f) of this section),] an annual fee shall be paid to the Commissioner of Motor Vehicles for certificates of registration issued by him, of [one-thirtieth (1/30c) of a cent per each passenger seat multiplied by the total number of miles that said application shall show will be traveled by such motor vehicle over State, State-aid, improved county roads, and streets and roads of incorporated towns and cities in the State of Maryland, during the year for which said certificate is issued, and no] *\$135.00 a registration year for each two axle motor vehicle and \$210.00 a registration year for each three axle motor vehicle, such fees to be paid in full for certificates of registration issued on or between the first day of May and the last day of October in each and every registration year and such fees to be paid at one-half the said rates hereinbefore provided for certificates of registration issued on or between the first day of November and the last day of April in each and every registration year; and provided further that certificates of registration issued pursuant to this section shall be transferable by the same owner of the motor vehicle to any other motor vehicle within the same classification. No other additional fees, licenses or tax shall be charged by the State or any county or municipal subdivision of the State except the property tax and gasoline tax in respect to such vehicles or their operation.*

[(b) A copy of the application filed with the Commissioner of Motor Vehicles shall be forwarded to the State Roads Commission, which shall thereupon compute the fee payable by each motor vehicle owner for each motor vehicle for which application for registration has been made.

(c) Such computation shall be based upon the mileage to be traveled by said motor vehicle upon all highways having a hard, smooth surface, composed of gravel, shells, crushed stone, concrete, paving blocks, asphalt, or other similar substances.

(d) The State Roads Commission shall have authority, in disputed cases, to determine which roads and streets upon which such motor vehicles are to be operated should be included in the computation.

(e) The State Roads Commission, after making such computation, shall forthwith certify the same to the Commissioner of Motor Vehicles, whereupon the fee shown to be payable by said computation shall immediately be paid by such motor vehicle owner to the Commissioner of Motor Vehicles.]

[(f)] (b) The license fees prescribed by sub-section (a) of this section shall not be applicable to any motor vehicle operated exclusively within the corporate limits of any municipality of this State or within any territory under the jurisdiction of the federal government, or to any motor vehicle when such vehicle is operated exclusively on a route, one fixed terminus of which is within the corporate limits of any municipality of this State or of any territory under the jurisdiction of the federal government and the other fixed terminus of said route is not more than sixteen miles from the corporate limits of any such municipality or of any such territory. For each such motor vehicle, including reserve and substitute vehicles, an annual fee shall be paid to the Commissioner of Motor Vehicles for certificates of registration issued by him, of four dollars (\$4.00) per each passenger seat, and no other additional fees, licenses or tax, shall be