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facturer, dealer or distributor, without cost, a certificate for each such vehicle so received. A manufacturer, dealer or distributor, duly registered under the provisions of this section, may use his dealer's tags on motor vehicles in his possession, but not owned by him, for periods of five days, and no longer, provided he first obtains from the owner of said motor vehicle written permission so to do, and provided further that he shall have and display, on demand of any proper officer, the actual consent in writing of the owner of said motor vehicle to such use. Whenever a sale of a motor vehicle is made by a dealer duly registered under the provisions of this section, the dealer may permit the purchaser of such vehicle to use his dealer's tags on the vehicle so purchased, or if in such sale such dealer has taken in trade another motor vehicle registered under the laws of this State, such dealer may permit the purchaser to use on the vehicle so purchased the current registration tags belonging to the vehicle so taken in trade for a period not exceeding five days from the date of the sale, provided, the dealer shall give to such purchaser permission so to use such tags, said permission to be in substitution for registration cards and to be on forms to be furnished to the dealers by the Commissioner, which said permission shall bear the signature of the dealer and shall be displayed as registration cards are now required to be displayed; and provided further that before the dealer shall subscribe and furnish such permission to such purchaser, such dealer shall have received from the purchaser the written application for the titling and registration of the said motor vehicle with the prescribed fees therefor and shall have actually forwarded the same by mail or messenger to the Commissioner.

New motor vehicles owned by and in the possession of registered manufacturers, dealers or distributors shall be exempt from the registration by manufacturers' number prescribed by Section 179. Dealers' tags shall not be used on any motor vehicle while engaged in business of any kind or character except the automobile business of the manufacturer, dealer or distributor, nor in the business of transportation for hire or livery business; nor shall the same be used after such manufacturer, dealer or distributor shall have been notified by the Commissioner of Motor Vehicles that such tags are forfeited because of his failure to comply with the provisions of this section. Any manufacturer, dealer or distributor who shall fail or refuse to comply with the provisions hereof or shall cause or permit dealers' tags to be used in violation of any of the provisions of this sub-title, and any person using any such tags in violation of the provisions of this sub-title shall be deemed guilty of a misdemeanor, and, upon conviction, shall be fined not less than five dollars (\$5.00) nor more than fifty dollars (\$50.00), and, upon conviction of any manufacturer, dealer or distributor, all tags issued to such manufacturer, dealer or distributor under Class D, Section 182 of this Article, shall be subject to revocation or suspension by the Commissioner of Motor Vehicles, and the said Commissioner may refuse and decline thereafter to issue other such tags to such manufacturer, dealer or distributor.