

to be displayed, and twenty dollars (\$20.00) additional for each additional ton of carrying capacity or fraction thereof, the carrying capacity of such vehicles to be determined by the Commissioner of Motor Vehicles in disputed cases. Where the vehicle so trailed or propelled is equipped with two or more metal tires, the charge shall be double those above specified. Said fees shall not be chargeable in the case of threshing outfits, clover huller, hay balers, binders and other similar farming implements not designed for hauling purposes.

Class H. Twenty-five dollars (\$25.00) for each tractor or traction engine, or any other similar vehicles used for propelling, supporting or drawing a trailer or semi-trailer. This charge shall not apply to, nor shall registration tags be required to be displayed on a tractor or traction engine used for hauling on an unimproved road or for drawing or propelling agricultural or farming implements so long as such vehicle is not used for hauling purposes (except for drawing or propelling agricultural or farming implements) upon any improved highway.

The charges above prescribed for the markers and certificates of registration provided for in Classes A and F, shall not apply to vehicles using the public highways of the State and propelled by steam or electricity. For such vehicles, the following fees shall be paid per annum to the Commissioner of Motor Vehicles for the markers and certificates of registration issued by him in accordance with the provisions of this sub-title.

Class I. Sixty cents (\$.60) per horse power or fraction thereof in the case of all motor vehicles having pneumatic tires, with a minimum charge of ten (\$10.00) dollars for any motor vehicle.

Class J. Two dollars (\$2.00) per horse power or fraction thereof in the case of all motor vehicles operating for the purpose of transporting persons for hire upon any of the public highways of this State, other than motor vehicles operating on fixed schedules, the registration fees of which are fixed by other specific provisions of law, and provided that said charge shall be in lieu of all other taxes, fees or charges of every kind upon said motor vehicle or upon the receipts of those operating the same except the taxes imposed upon the same as personal property.