motor vehicle shall be the sole property of the buyer, with no further payments of principal, finance charge or service charge due from the buyer on account of the purchase price of the motor vehicle.

- (D) IF ANY SELLER OR HOLDER OF THE INSTALLMENT SALES AGREEMENT FOR A MOTOR VEHICLE SHALL COLLECT A FINANCE CHARGE ON A MOTOR VEHICLE GREATER IN AMOUNT THAN THE MAXIMUM SPECIFIED IN THIS SECTION, OR A SERVICE CHARGE, THE SELLER SHALL FORFEIT TO THE BUYER ALL INTEREST AND FINANCE CHARGES PAID OR PAYABLE UNDER SAID AGREEMENT. UNLESS THE OVERCHARGE RESULTS FROM A BONA FIDE ERROR IN COMPUTATION WHICH IS CORRECTED WITHIN SIXTY DAYS FROM THE DATE OF THE INSTALLMENT AGREEMENT.
- (e) If any seller or holder of the instalment sales agreement for a motor vehicle shall collect from the buyer a charge or amount for any insurance premium or coverage on any motor vehicle covered by an instalment sale agreement, greater in amount than may be charged or collected according to the rates approved for motor vehicles by the State Insurance Department for the insurer carrying the risk, UNLESS THE OVERCHARGE RESULTS FROM A BONA FIDE ERROR IN COMPUTATION WHICH IS CORRECTED WITHIN SIXTY DAYS FROM THE DATE OF THE INSTALLMENT AGREEMENT, the buyer in his discretion may treat the instalment sale agreement as having been violated in respect to the provisions for insurance coverage, for which violation the seller or holder shall pay to the buyer in liquidated damages a sum equal to ten times the amount of the overcharge. AND PROVIDED FURTHER. THAT UNDER THE SAID INSTALLMENT SALES AGREEMENT, THE SALE OF INSURANCE SHALL BE LIMITED TO PUBLIC LIABILITY, PROP ERTY DAMAGE, MEDICAL REIMBURSEMENT, COL-LISION, FIRE, THEFT AND COMPREHENSIVE POL-ICIES. AUTOMOBILE BODILY INJURY AND PROP-ERTY DAMAGE LIABILITY INSURANCE, AUTOMO-BILE PHYSICAL DAMAGE INSURANCE, LIFE AND ACCIDENT COVERAGES AND MEDICAL REIM-BURSEMENT.
- (f) The term "motor vehicle", as used in this section, shall be defined as in Article 66½ of the Annotated Code, title "Motor Vehicles." BUT SHALL NOT BE SUBJECT TO THE DEFINITION OF GOODS IN SECTION 139 OF THIS SUB-TITLE.