

(iv) *And pay the fee for a salesman's license of five dollars (\$5.00) for each year or part thereof.*

(3) *An applicant for a license required by the provisions of this article shall file with the department a written application which shall be signed and under oath. Each license shall set forth the name of the dealer for whom the salesman may transact any business of selling motor vehicles. No licensed salesman shall transact any business of selling motor vehicles for anyone other than the registered dealer specified on the license. If during the period for which such licenses are issued there should be any change in the factual information furnished by such application for license, such change shall be fully, truly, and promptly communicated to the department in writing by the applicant under oath upon forms provided by the Department for that purpose.*

(4) *No person may engage in or transact any business of selling motor vehicles, or hold himself out to the public as doing any selling of motor vehicles, in this State, except in compliance with the applicable provisions of this article. No person, whether subject to licensing by any law or otherwise, may engage in this State in any trade practice or other act which is a violation of subsection (b)(2)(ii) above. Every person who wilfully participates in a prohibited act or violation with knowledge of the same is subject to the criminal penalty therefor provided in this article.*

(5) *No dealer's or salesman's license shall be required of any individual who performs labor or services for a dealer for wages or salary and who does not act in the capacity of a salesman for the dealer.*

(C) **EVERY FROM AND AFTER JANUARY 1, 1966, EVERY CONTRACT FOR THE SALE OF ANY MOTOR VEHICLE BY A DEALER OR SALESMAN LICENSED UNDER THIS SECTION OR SUBTITLE SHALL SET FORTH CLEARLY THEREIN THE PRINCIPAL AMOUNT OF THE COST OF THE VEHICLE AND ALL INTEREST OR OTHER CHARGES MADE IN CONNECTION WITH THE SALE OF THE VEHICLE.**

63.

(d) A dealer may issue, assign, transfer, or deliver *one set* of temporary registration plates or markers only to the bona fide purchaser [or owner] of the vehicle whether or not the vehicle is to be registered in Maryland for whom the dealer shall, on request, transmit forthwith to the Department a written application for the annual [titling and] registration of the purchased vehicle with the prescribed fees therefor. If a dealer so issuing such temporary registration plates or markers be not requested to so forward such application for annual [titling and] registration of the vehicles sold such dealer shall forthwith notify the Department of such issuance in the manner provided in subsection (c) of this section. A dealer shall not issue temporary registration plates or markers to anyone possessed of annual registration plates for a vehicle that has been sold or exchanged; nor shall any dealer lend to anyone or use on any vehicle that he may own, temporary registration plates or markers. It shall be unlawful for any person to issue any temporary registration plate or marker or plates or markers, containing any misstatement of fact, or knowingly to insert any false information upon the face thereof.