

application therefor and certification by the applicant that the vehicle for which registration is sought is a dump truck for the hauling of loose materials in bulk. *For the purposes of this paragraph a dump truck shall be defined as a single unit commercial motor vehicle designed for the transportation of property where the cargo being carried by said vehicle is discharged by self-unloading means either by gravity or mechanical means.* The Department may so issue license tags hereafter issued of this class as to distinguish their character and shall in any event be required to stamp registration cards issued pursuant to such application with the words "dump service" to indicate the specific character thereof. An applicant for dump service registration plates authorized herein shall pay therefor on each vehicle at the rate of ten (\$10.00) dollars per thousand pounds of gross weight of vehicles and load and in no event less than four hundred and ten (\$410.00) dollars per vehicle. Except when operating on divided highways of two or more lanes in each direction and except when not loaded, vehicles so registered shall at no time be operated at a rate of speed in excess of thirty-five (35) miles per hour and the fixing of this maximum limitation shall not be deemed to enlarge or increase any lesser speed limits fixed by any other law, ordinance, rule or regulation. Vehicles so registered which are not subject to the thirty-five (35) miles per hour maximum speed limit shall be governed by speed limits as set forth elsewhere in this article. Vehicles having a dump service registration and being operated for the hauling of loose materials in bulk within a radius of not more than forty (40) miles of the point of pickup and delivery shall not be subject to any restrictions of this article pertaining to weight of vehicle, weight of vehicle and load however determined, and/or axle loads, except only that at all times such vehicles shall be limited as to gross weight by the allowable and paid registration weight, but if at a point beyond the herein authorized forty (40) mile radius or hauling materials other than loose materials in bulk, shall be subject to all of the applicable restrictions of this article.

SEC. 2. *And be it further enacted,* That this Act shall take effect June 1, 1967.

Approved April 21, 1967.

CHAPTER 461

(Senate Bill 287)

AN ACT to repeal and re-enact, with amendments, ~~Section~~ **SECTION** 11 AND 74 of Article 56 of the Annotated Code of Maryland (1964 Replacement Volume), title "Licenses", ~~subtitle~~ **SUB-TITLES** "Mode of Issuing—General Provisions", AND "TRADERS", RESPECTIVELY, and to add a new Section 11A to said subtitle to follow immediately after Section 11 thereof to permit the Comptroller to appoint three or more assistant inspectors of State licenses; to authorize the Comptroller to promulgate rules and regulations to carry out the provisions of Article 56; to authorize the Comptroller to conduct investigations and hold hearings to enforce the provisions of Article 56, to require that licenses