- date of expiration of the bond shall be automatically suspended and the Department shall immediately notify him of suspension; (vii) the fee of fifteen dollars (\$15.00) is paid to the Department for the dealer's license, used car dealer's license, motorcycle dealer's license, and trailer dealer's license, regardless of the number of the business locations, for each year or part thereof, and the fee of ten dollars (\$10.) is paid to the Department for the license issued to dealers in boat trailers and dealers dealing exclusively in trailers of a length fifteen (15) feet or less, including the issuance of one salesman's license for this fee; and (viii) the applicant is [registered with and] licensed by the Department.
- All such [registrations] applications for a license shall be made upon [application on] forms to be provided by the Department, upon which the applicant shall set forth under oath the name of the applicant; the applicant's trade name, if any; the place of incorporation if the applicant be incorporated, together with the names and addresses of its officers and directors; the location I in the State of Maryland of each place where the applicant conducts such business; the location [in the State of Maryland] of each place, if any, where motor vehicles are stored for the applicant; the nature of the applicant's said business (manufacturer's sales branch or agency, distributor, dealer, [or] used car dealer, motorcycle dealer, or trailer dealer), and, except if the applicant be a used car dealer, used trailer dealer or used motorcycle dealer, the make, brand or trade name of the motor vehicles or trailers which the applicant is authorized to distribute or deal in. Such application shall also affirmatively set forth that the applicant has all the prerequisites which entitle the applicant to obtain the license [and registration plates] applied for; and if the applicant be required by the definition of "dealer" to operate under an appointment in writing, the applicant shall attach to the application an exact copy of such appointment, together with a statement that said appointment is not expired or revoked.
- (3) If, during the period for which any such license [and plates are] is issued, there should be any change in the factual information furnished by such application for [registration] a 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) It shall be the duty of the Department to refuse to issue any such license or plates to any applicant not properly entitled thereto, and it shall also be the duty of the Department to revoke, recall and repossess all such licenses and plates when the holder thereof shall cease to be entitled thereto. **]** 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.
- (b) (1) From and after January 1, 1966, a license as a motor vehicle salesman or trailer salesman shall be issued only to a salesman as defined in this article.
- (2) No person shall be entitled to obtain a motor vehicle salesman's license or trailer salesman's license unless:
- (i) The [registered] licensed new car, used car, motorcycle or trailer dealer furnishes written notice of appointment or employment