- (ii) The applicant's said business is conducted at a fixed location;
- (iii) The applicant's storage area is sufficient to accommodate at least fifteen (15) TWENTY-FIVE (25) vehicles to be scrapped, dismantled, or destroyed;
- (iv) The applicant maintains a substantial office in which books of account and records of such business are kept÷;
- (v) The applicant has erected a substantial and legible sign, in a location on the site of the place of business readily seen by the public, advertising the type of business conducted at such location;
- (vi) The fee of \$15 is paid to the Department for the issuance of such wrecker's license AND A FEE OF \$100 IS PAID TO THE DEPARTMENT FOR THE ISSUANCE OF SUCH SCRAP PROCESSOR'S LICENSE. Sail SAID licenses to be renewed annually;
- (vii) A copy of the application shall be submitted to the State Department of Health for its comments on matters pertaining to air pollution and health generally.
- (VIII) IN THE CASE OF A SCRAP PROCESSOR, HE MAINTAINS A HYDRAULIC BALER AND SHEARS, OR A SHREDDER, OR SUCH OTHER EQUIPMENT SUITABLE FOR PROCESSING MOTOR VEHICLE SCRAP AS REQUIRED BY REGULATION OF THE DEPARTMENT.
- (k)(1) Every wrecker engaged in the business of purchasing or otherwise acquiring vehicles for the purpose of scrapping, dismantling, or destroying, shall forward the certificate of title for the vehicles upon which the assignment and warranty of title has been properly endorsed to the Department of Motor Vehicles within five (5) days from the date of acquiring such vehicles. NOTIFY THE DEPARTMENT OF THE ACQUISITION OF SUCH VEHICLES UPON FORMS PRESCRIBED BY THE DEPARTMENT WITHIN FIVE (5) DAYS OF THE DATE OF ACQUIRING SUCH VEHICLES.
- (2) If a wrecker acquires possession of a vehicle, or part BODY OR CHASSIS thereof, for which there is no certificate of title, or certificate of authority and the vehicle, or part BODY OR CHASSIS thereof, has been in the possession of the wrecker for a period of more than thirty (30) days, the wrecker shall send a notice of intent to dispose of the vehicle, or part BODY OR CHASSIS thereof, at least ten (10) days prior thereto by registered mail to the owner and any lienholder as shown on the records of the Department of Motor Vehicles or any other person entitled to possession of the vehicle, or part BODY OR CHASSIS thereof, if his address is known or can be reasonably obtained.
- (3) If the owner of the vehicle, or part BODY OR CHASSIS thereof, or any other person entitled thereto, or any lienholder having an interest therein fails to recover or claim the vehicle, or part BODY OR CHASSIS thereof, within the ten (10) day period specified in the aforementioned notice, the wrecker having possession of the vehicle, or part BODY OR CHASSIS thereof, shall take and assume free and clear title to the said vehicle, or part BODY OR CHASSIS thereof, without the necessity of securing a certificate of