15-105.

- (a) (1) A person who is licensed under this title may conduct the licensed activity only from a fixed location, as specified in the application for the license.
- (2) The books of account and records of the EXCEPT AS OTHERWISE SPECIFIED BY LAW, THE licensee shall be kept at that location.
- (B)--IF-A-VEHICLE--DEALER--LICENSED--UNDER--THIS--TITLE CONDUCTS--THE-LICENSED-ACTIVITY-FROM-ANY-LOCATION-OTHER-THAN THE-PRINCIPAL-OFFICE-OF-THE-DEALER-IN-THIS-STATE,-OR-IF--THE ACTIVITY--IS--CONDUCTED-FROM-THE-PRINCIPAL-OFFICE-AND-ONE-OR MORE-OTHER-LOCATIONS,-THE-DEALER-SHALL-
- (1)--AT--THE--PRINCIPAL--OFFICE,---MAINTAIN---THE ORIGINAL-RECORDS-OF-ALL-SALES-TRANSACTIONS,-AND
- (2)--AT--THE--SALES--LOCATION; -MAINTAIN-A-COPY-OF THE-RECORD-OF-EACH-SALES-TRANSACTION-THAT-IS--MADE--AT--THAT LOCATION:
- (3) A PERSON, WHO HOLDS MULTIPLE LICENSES AT MORE THAN ONE LOCATION AND HAS ESTABLISHED A COMPUTERIZED DATA PROCESSING RECORD KEEPING SYSTEM AT ONE OF HIS LOCATIONS, MAY KEEP CERTAIN RECORDS, AS DESIGNATED BY THE ADMINISTRATOR, OF ALL HIS LICENSED ACTIVITIES AT THE CENTRALIZED LOCATION; PROVIDED PRIOR APPROVAL OF THE ADMINISTRATOR HAS BEEN GRANTED.
- -f-(b)-f- (C) A licensee may not remove or relocate the location specified for the licensed activity or open any additional location, unless the licensee has applied for and obtained a supplemental license from the Administration.
- -f-(c)-f-(D) (1) Each licensee under this title shall maintain and keep records required by this article.
- (2) The records shall be kept for 3 years after the transaction to which it applies.
- (3) During business hours, the records of the licensee shall be open to inspection by the Administration or any police officer while discharging his official duties.
- SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect July 1, 1982.

Approved June 1, 1982.