

**Article – Transportation**

15-102.

(b) In addition to any other information required by this title, each application for a license under this title shall include:

- (1) The name and address of the applicant;
- (2) The address of the fixed location from which the licensed activity of the applicant will be conducted; [and]
- (3) A STATEMENT OF THE MAXIMUM AMOUNT CHARGED AS A DEALER PROCESSING ~~FEE~~ CHARGE UNDER § 15-311.1 OF THIS TITLE; AND
- (4) Any other information that the Administration requires.

15-311.

(a) A contract for the sale of a vehicle by a dealer shall contain a clear statement of:

- (1) The principal amount charged for the vehicle;
- (2) Any interest charged on the principal amount; [and]
- (3) ANY DEALER PROCESSING ~~FEE~~ CHARGE, AS DEFINED IN § 15-311.1 OF THIS SUBTITLE; AND
- (4) Any other charge made in connection with the sale of the vehicle.

15-311.1.

(A) (1) IN THIS SECTION, “DEALER PROCESSING ~~FEE~~ CHARGE” INCLUDES AN AMOUNT CHARGED BY A DEALER FOR:

- (I) THE PREPARATION OF WRITTEN DOCUMENTATION OF THE TRANSACTION;
- (II) OBTAINING THE TITLE AND LICENSE PLATES FOR THE VEHICLE;
- (III) OBTAINING A RELEASE OF LIEN;
- (IV) FILING TITLE DOCUMENTS WITH THE ADMINISTRATION; OR
- (V) OTHER ADMINISTRATIVE SERVICES CONCERNING THE SALE OF THE VEHICLE.

(2) “DEALER PROCESSING ~~FEE~~ CHARGE” DOES NOT INCLUDE A CHARGE TO PURCHASE OR INSTALL TANGIBLE PERSONAL PROPERTY ON OR IN THE VEHICLE, OR TO PERFORM MECHANICAL SERVICE ON THE VEHICLE.

(B) IF A DEALER CHARGES A DEALER PROCESSING CHARGE, THE CHARGE MAY NOT EXCEED \$25.