15-107.

If a license issued under this title is lost, stolen, mutilated, destroyed, or becomes illegible, the Administration may issue a duplicate license on application and payment of a fee [of \$2] ESTABLISHED BY THE ADMINISTRATION. Before the Administration issues a duplicate, it may require the licensee to furnish satisfactory proof of the loss, theft, mutilation, destruction, or illegibility. When the Administration issues the duplicate, the license previously issued is void.

15-204.

- (a) Each licensee shall pay an annual fee to the Administration for each license year or part of a license year for which the license is issued.
- (b) The annual license fee for a manufacturer or a distributor [is] SHALL BE ESTABLISHED BY THE ADMINISTRATION based on the combined number of new motor vehicles and new two-stage vehicles transferred by the manufacturer or distributor to dealers in this State during the preceding license year[, according to the following schedule:
  - (1) 1 to 50 vehicles \$50;
  - (2) 51 to 500 vehicles \$150;
  - (3) 501 to 10,000 vehicles \$250; and
  - (4) Over 10,000 vehicles \$500].
- (c) The annual license fee for a factory branch [is \$375] SHALL BE ESTABLISHED BY THE ADMINISTRATION.

15-307.

- (a) Each licensed dealer shall pay TO THE ADMINISTRATION an annual license fee [to] ESTABLISHED BY the Administration for each license year or part of a license year for which the license is issued.
  - (b) [(1) The annual license fee is:
- (i) For a license to deal only in trailers or semitrailers 15 feet or less in length, or only in boat trailers of any size \$10; and
  - (ii) For a license to deal in new cars and for any other license \$50.
- (2)] A licensed dealer need not pay more than one annual fee, regardless of the number of its business locations.
- (c) On payment of the fee required by this section and issuance of a dealer's license, the Administration also shall issue one vehicle salesman's license without further charge.