

(b) (1) The annual license fee to act as a resident junk dealer shall be [ten dollars (\$10.00)] \$10 and as a junk dealer's agent shall be [five dollars (\$5.00)] \$5; to act as a "nonresident junk dealer" or a "nonresident junk dealer's agent" who buys or solicits for the purchase of junk within the State of Maryland shall be [one hundred dollars (\$100.00)] \$100.

(2) (I) THE ANNUAL LICENSE FEE TO ACT AS A RESIDENT SCRAP METAL PROCESSOR IS \$10 AND AS A RESIDENT SCRAP METAL PROCESSOR'S AGENT IS \$5.

(II) THE ANNUAL LICENSE FEE TO ACT AS A NONRESIDENT SCRAP METAL PROCESSOR OR A NONRESIDENT SCRAP METAL PROCESSOR'S AGENT WHO BUYS OR SOLICITS FOR THE PURCHASE OF SCRAP METAL WITHIN THE STATE OF MARYLAND IS \$100.

(c) No nonresident junk dealer OR SCRAP METAL PROCESSOR shall be permitted to maintain a fixed place of business within the State but may purchase junk OR SCRAP METAL from any registered resident junk dealer OR SCRAP METAL PROCESSOR without complying with the provisions as above outlined; but if [said] A nonresident junk dealer OR SCRAP METAL PROCESSOR comes into the State of Maryland in any vehicle, [said] SUCH nonresident junk dealer OR SCRAP METAL PROCESSOR shall not be permitted to transport from this State in [said] THAT vehicle any junk OR SCRAP METAL purchased within this State unless there is compliance with this subtitle.

(d) (1) Every resident and nonresident junk dealer OR SCRAP METAL PROCESSOR or agent OF ONE desiring a license in compliance with this subtitle shall certify to the clerk of the circuit court of the county in which the junk yard OR SCRAP METAL PROCESSING FACILITY is located, or in which he does business, his name and business address.

(2) The clerk of the court, upon payment of the proper fees, shall issue such licenses numerically and shall maintain a record setting forth the name and address of the licensee, and the number of the license, and shall collect therefor an issuing fee of \$.50 per license. Such licenses shall not be devisable and shall not be transferable.

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(a) It shall be unlawful for [any resident junk dealer or agent or any nonresident junk dealer or agent as herein defined] ANYONE LICENSED UNDER THIS SUBHEADING to barter, purchase, exchange, buy or accept from any person, firm or corporation any junk [as herein defined] OR SCRAP METAL, without providing and keeping books and making [therein] at the time of such purchase, exchange, receipt or acceptance,