

(2) HAS BEEN ACQUIRED BY AN INSURANCE COMPANY AS A RESULT OF DAMAGE TO THE VEHICLE OR FOR WHICH AN INSURANCE COMPANY HAS PAID A TOTAL LOSS CLAIM; OR

(3) HAS BEEN PURCHASED BY A ~~SALVAGE~~ DEALER AN AUTOMOTIVE DISMANTLER AND RECYCLER FOR USE AS PARTS ONLY OR BY A BEMOBLISHER SCRAP PROCESSOR FOR SCRAP ONLY.

13-507.

(A) ~~NOTWITHSTANDING ANY OTHER PROVISION TO THE CONTRARY~~, IF A LICENSED AUTOMOTIVE DISMANTLER AND RECYCLER ACQUIRES A SALVAGE VEHICLE THROUGH MEANS OTHER THAN A STATE LICENSED INSURANCE COMPANY, THE AUTOMOTIVE DISMANTLER AND RECYCLER, ON PAYMENT OF A \$2 FEE, MAY APPLY FOR A SALVAGE CERTIFICATE IN ITS NAME FOR THAT VEHICLE.

(B) THE FEE FOR ISSUANCE OF A DUPLICATE SALVAGE CERTIFICATE IS ~~\$1~~ \$2.

(C) THE ADMINISTRATION SHALL KEEP RECORDS TO INDICATE THAT THE VEHICLE;

(1) WAS TRANSFERRED AS SALVAGE; AND

(2) MAY NOT BE TITLED OR REGISTERED FOR OPERATION IN THIS STATE EXCEPT IN ACCORDANCE WITH § 13-506 (B) OF THIS SUBTITLE.

15-101.

(b) (1) "Dealer" means, except as provided in paragraph (3) of this subsection, a dealer in vehicles of a type required to be registered under Title 13 of this article.

(2) "Dealer" includes:

(i) A person who during any 12-month period sells five or more of these vehicles, the ownership of which was acquired for resale purposes; and

(ii) For the purposes of §§ 15-301 through 15-315, inclusive, of this title, any person who sells vehicles, whether or not that person acquired the vehicles for personal or business use, if the vehicles are displayed at a fixed location used principally for the purpose of selling vehicles on a regular basis.

(3) "Dealer" does not include:

(i) A public official who sells or disposes of vehicles in the performance of his official duties;

(ii) An insurance company, finance company, bank, ~~LICENSED--AUTOMOTIVE--DISMANTLER--AND--RECYCLER~~, or other