## ENROLLED 1998 Legislature

1 2 An act relating to secondhand dealers; amending s. 538.03, F.S.; revising a definition; 3 4 amending s. 538.04, F.S.; exempting secondhand 5 dealers from certain recordkeeping requirements for transactions involving secondhand sports б 7 equipment; providing an exception; providing an effective date. 8 9 10 Be It Enacted by the Legislature of the State of Florida: 11 12 Section 1. Paragraph (g) of subsection (1) of section 538.03, Florida Statutes, is amended to read: 13 14 538.03 Definitions; applicability.--15 (1) As used in this part, the term: 16 "Secondhand goods" means personal property (q) 17 previously owned or used, which is not regulated metals 18 property regulated under part II and which is purchased, 19 consigned, or pawned as used property. Such secondhand goods shall be limited to watches; diamonds, gems, and other 20 precious stones; fishing rods, reels, and tackle; audio and 21 22 video electronic equipment, including television sets, compact 23 disc players, radios, amplifiers, receivers, turntables, tape recorders; video tape recorders; speakers and citizens' band 24 radios; computer equipment; radar detectors; depth finders; 25 26 trolling motors; outboard motors; sterling silver flatware and 27 serving pieces; photographic equipment, including cameras, video and film cameras, lenses, electronic flashes, tripods, 28 29 and developing equipment; microwave ovens; animal fur coats; marine equipment; video games and cartridges; power lawn and 30 landscape equipment; office equipment such as copiers, fax 31

1

**CODING:**Words stricken are deletions; words underlined are additions.

## ENROLLED

## 1998 Legislature

machines, and postage machines but excluding furniture; sports 1 2 equipment; golf clubs; weapons, including knives, swords, and 3 air guns; telephones, including cellular and portable; 4 firearms; tools; calculators; musical instruments, excluding 5 pianos and organs; lawnmowers; bicycles; typewriters; motor vehicles; gold, silver, platinum, and other precious metals б 7 excluding coins; and jewelry, excluding costume jewelry. 8 Section 2. Subsection (5) is added to section 538.04, 9 Florida Statutes, to read: 538.04 Recordkeeping requirements; penalties .--10 (1) Secondhand dealers shall maintain records of all 11 12 transactions of secondhand goods on the premises. Within 24 hours of the acquisition of any secondhand goods by purchase 13 14 or pledge as security for a loan, a secondhand dealer shall 15 deliver to the police department of the municipality where the 16 goods were purchased or, if the goods were purchased outside 17 of a municipality, to the sheriff's department of the county where the goods were purchased, a record of the transaction on 18 19 a form approved by the Department of Law Enforcement. Such record shall contain: 20 21 (a) The time, date, and place of the transaction. 22 (b) A complete and accurate description of the goods 23 acquired, including any serial numbers, manufacturer's 24 numbers, or other identifying marks or characteristics. 25 (c) A description of the person from whom the goods 26 were acquired, including: 27 Full name, address, workplace, and home and work 1. phone numbers. 28 29 Height, weight, date of birth, race, gender, hair 2. 30 color, eye color, and any other identifying marks. 31 2 CODING: Words stricken are deletions; words underlined are additions. ENROLLED

1 2

3

4

5

6

7

8

9

10

11 12

13 14

15

16 17

18 19

20 21

22

23

24

25 26

27

law.

1998 Legislature

(d) Any other information required by the form approved by the Department of Law Enforcement. The secondhand dealer shall require verification (2) of the identification by the exhibition of a government-issued photographic identification card such as a driver's license or military identification card. The record shall contain the type of identification exhibited, the issuing agency, and the number thereon. (3) The seller shall sign a statement verifying that the seller is the rightful owner of the goods or is entitled to sell or pledge the goods. (4) Any person who knowingly gives false verification of ownership or who gives a false or altered identification, and who receives money from a secondhand dealer for goods sold or pledged commits: (a) If the value of the money received is less than \$300, a misdemeanor of the first degree, punishable as provided in s. 775.082 or s. 775.083. (b) If the value of the money received is \$300 or more, a felony of the third degree, punishable as provided in s. 775.082, s. 775.083, or s. 775.084. (5) Secondhand dealers are exempt from the provisions of this section for all transactions involving secondhand sports equipment except secondhand sports equipment that is permanently labeled with a serial number. Section 3. This act shall take effect upon becoming a

3

CODING: Words stricken are deletions; words underlined are additions.