20092700er 1 2 An act relating to secondhand dealers; amending s. 3 538.03, F.S.; excluding cardio and strength training or conditioning equipment designed primarily for 4 5 indoor use from the definition of secondhand goods; 6 creating part III of ch. 538, F.S.; providing 7 definitions; providing exceptions; providing for 8 registration; providing for recordkeeping; providing 9 for the tendering of payments; providing for the 10 inspection of records and business premises by a law enforcement agency; providing for a holding period; 11 12 providing electronic access to transaction files by 13 law enforcement agencies; providing for written notification to seller of transaction deficiencies; 14 15 providing a method of relinquishment of abandoned 16 property; providing for restitution; providing for 17 replevin; prohibiting certain acts; providing 18 penalties; providing for powers and duties of the 19 Department of Revenue; providing an effective date. 20 21 Be It Enacted by the Legislature of the State of Florida: 22 23 Section 1. Paragraph (f) of subsection (1) of section 538.03, Florida Statutes, is amended to read; 24 25 538.03 Definitions; applicability.-26 (1) As used in this part, the term: 27 (f) "Secondhand goods" means personal property previously 28 owned or used, which is not regulated metals property regulated 29 under part II and which is purchased, consigned, or traded as

#### Page 1 of 10

# 2009 Legislature CS for CS for SB 2700, 1st Engrossed

	20092700er
30	used property. Such secondhand goods do not include office
31	furniture, pianos, books, clothing, organs, coins, motor
32	vehicles, costume jewelry, <u>cardio and strength training or</u>
33	conditioning equipment designed primarily for indoor use, and
34	secondhand sports equipment that is not permanently labeled with
35	a serial number. For purposes of this paragraph, "secondhand
36	sports equipment" does not include golf clubs.
37	Section 2. Part III of chapter 538, Florida Statutes,
38	consisting of sections 538.31, 538.32, 538.33, 538.34, 538.35,
39	538.36, and 538.37, is created to read:
40	Part III
41	MAIL-IN SECONDHAND PRECIOUS METALS DEALERS
42	538.31 Definitions; applicability
43	(1) As used in this part, the term:
44	(a) "Department" means the Department of Revenue.
45	(b) "Jewelry" means a personal ornament that contains
46	precious metals and may contain gemstones.
47	(c) "Mail-in secondhand precious metals dealer" means any
48	person or entity that:
49	1. Conducts business within this state and that contracts
50	with other persons or entities to buy precious metals or jewelry
51	through an Internet website, the United States mail, or
52	telemarketing; or
53	2. Conducts business within this state and regularly
54	engages in the business of purchasing jewelry or precious metals
55	through the mail or Internet-based transactions.
56	(d) "Precious metals" means any item containing any gold,
57	silver, or platinum, or any combination thereof.
58	(e) "Seller" means any person or entity offering precious

### Page 2 of 10

	20092700er
59	metals or jewelry for purchase which belong solely to that
60	person or entity and has absolute authority to sell such goods.
61	(f) "Transaction" includes any event relating to the
62	purchase of secondhand precious metals or jewelry by a mail-in
63	secondhand precious metals dealer.
64	(2) This part does not apply to:
65	(a) Any person or entity that is available to the public
66	for walk-in business and regulated under part I.
67	(b) The purchase, consignment, or trade of secondhand
68	precious metals or jewelry with another mail-in secondhand
69	precious metals dealer or secondhand dealer regulated under part
70	<u>I.</u>
71	538.32 Registration, transaction, and recordkeeping
72	requirements; penalties
73	(1) A mail-in secondhand precious metals dealer may not
74	conduct business under this part without registering with the
75	department and complying with all registration regulations as
76	set forth in s. 538.09.
77	(2) A mail-in secondhand precious metals dealer may not
78	remit payment to a seller unless the seller has provided the
79	following information:
80	(a) The seller's name, address, telephone number, and e-
81	mail address, if available.
82	(b) The seller's driver's license number and issuing state
83	or other government-issued identification number.
84	(c) A sworn statement made by the seller that the seller is
85	of lawful age and that the driver's license number or other
86	government-issued identification number and other identifying
87	information provided by the seller is true and correct and that

### Page 3 of 10

	20092700er
88	the seller is the lawful owner of the goods with absolute
89	authority to sell the goods. The statement must include the
90	following language: "I declare under penalty of perjury that the
91	foregoing is true and correct."
92	(3) For every transaction, the secondhand dealer must keep
93	a record of the following:
94	(a) A complete and accurate description of the seller's
95	goods, including:
96	1. Precious metal type, or, if jewelry, the type of
97	jewelry.
98	2. Any other unique identifying marks, numbers, or letters.
99	The description must be in an electronic format agreed upon by
100	the dealer and the appropriate law enforcement agency.
101	(b) The date that the seller's goods were received by the
102	mail-in secondhand precious metals dealer.
103	
104	This information must be provided to the appropriate law
105	enforcement agency within 24 hours after entering into the
106	contract unless other arrangements are made between the business
107	and the law enforcement agency.
108	(4) For every transaction, pictures of the secondhand goods
109	which are the subject of the transaction must be available
110	online for electronic viewing, via a website accessible by
111	username and password only, by a law enforcement agency at no
112	charge. In addition, the electronic files must be searchable by
113	a law enforcement agency for queries concerning property
114	descriptions, secondhand dealer transaction information, and the
115	seller's personal identification including address, state of
116	residence and zip code.
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### Page 4 of 10

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	20092700er
117	(5) The mail-in secondhand precious metals dealer must
118	maintain, for a period of not less than 2 years, all information
119	under subsections (2) and (3) and all records of any transaction
120	between the dealer and seller in a form that is easily
121	retrievable upon request by a law enforcement agency.
122	(6) The mail-in secondhand precious metals dealer must
123	provide the appropriate law enforcement agency with an
124	electronic copy of the name, address, phone number, driver's
125	license number, or government-issued identification number, and
126	issuing state of the person from whom the dealer purchased or
127	acquired the precious metals or jewelry.
128	(7)(a) If the seller fails to provide the information
129	required under s. 538.32(2)(a) and (b), the secondhand dealer
130	may verify the identity and information of the seller through a
131	national provider of personal identification verification
132	services. Evidence from the personal identification verification
133	service must be maintained by the secondhand dealer and
134	available for review by a law enforcement agency upon request.
135	(b) Alternatively, a secondhand dealer must give written
136	notice to the seller, by United States mail or e-mail if an e-
137	mail address is provided by the seller, that information
138	otherwise required to be given by seller under s. 538.32(2) has
139	not been provided by the seller to the secondhand dealer. Notice
140	of the deficient information must be sent by the secondhand
141	dealer no later than 10 days after the transaction is received
142	by the secondhand dealer. The secondhand dealer must specify in
143	the notice that:
144	1. The seller must provide the missing information or must
145	request the return of the property from the secondhand dealer

### Page 5 of 10

	20092700er
146	within 30 days after receiving the notice from the secondhand
147	dealer; and
148	2. The failure of the seller to provide the missing
149	information or request return of the property within the
150	applicable 30-day time period shall result in abandonment of the
151	seller's property to the Bureau of Unclaimed Property of the
152	Department of Financial Services pursuant to chapter 717.
153	(c) If the seller fails to remedy the deficiency in
154	information or request return of the property within 30 days
155	after receiving the notice, the seller's property is deemed
156	abandoned and is relinquished to the Bureau of Unclaimed
157	Property pursuant to chapter 717 if the property's true market
158	value is greater than \$50 as defined in chapter 717.
159	(d) Within 24 hours after the expiration of the 30-day hold
160	period for the property, the secondhand dealer must notify the
161	appropriate law enforcement agency of the abandonment of the
162	property by electronic transmission or by sending a copy of the
163	completed form authorized by chapter 717 to the Department of
164	Financial Services, Bureau of Unclaimed Property.
165	(8)(a) If there is probable cause that goods held by a
166	secondhand dealer are stolen, the law enforcement agency with
167	jurisdiction over the secondhand dealer may place a 90-day
168	written hold order on the goods and may take possession of the
169	goods from the dealer during the 90-day hold period. The 90-day
170	hold period may be extended beyond 90 days by a court of
171	competent jurisdiction upon a finding of probable cause that the
172	property is stolen and further holding is necessary for the
173	purpose of trial or to safeguard the property.
174	(b) If the secondhand dealer maintains possession of the
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#### Page 6 of 10

	20092700er
175	goods during any hold period, the secondhand dealer assumes all
176	responsibility, civil and criminal, for the safekeeping of the
177	property or evidence in question, including responsibility for
178	the actions of any employee of the dealer.
179	(c) While a hold order is in effect, the secondhand dealer
180	must, if in possession of the goods, release the property
181	subject to the hold order to the custody of a law enforcement
182	agency for use in a criminal investigation. Release of the
183	property to the law enforcement agency is not considered a
184	waiver or release of the secondhand dealer's rights or interest
185	in the property unless the secondhand dealer is not owed
186	restitution for the property.
187	(d) The property must be returned to the secondhand dealer
188	upon completion of the criminal proceeding unless the court
189	orders an alternative disposition or the secondhand dealer is
190	not due restitution for the property. When another disposition
191	is ordered, the court shall additionally order the person from
192	whom the secondhand dealer acquired the property to pay
193	restitution to the secondhand dealer in the amount that the
194	secondhand dealer paid for the property together with reasonable
195	attorney's fees and costs.
196	(9) If a secondhand dealer contests the identification or
197	ownership of the property, the person alleging ownership of the
198	property may, if a timely report of the theft of the goods was
199	made to the proper authorities, bring an action for replevin in
200	the county or circuit court by petition in substantially the
201	following form:
202	(a) Plaintiff A. B., sues defendant C. D., and alleges:
203	1. This is an action to recover possession of personal

### Page 7 of 10

	20092700er
204	property in County, Florida.
205	2. The description of the property is: (list property). To
206	the best of plaintiff's knowledge, information, and belief, the
207	value of the property is \$ .
208	3. Plaintiff is entitled to the possession of the property
209	under a security agreement dated , (year), a copy of
210	which is attached.
211	4. To plaintiff's best knowledge, information, and belief,
212	the property is located at .
213	5. The property is wrongfully detained by defendant.
214	Defendant came into possession of the property by (describe
215	method of possession). To plaintiff's best knowledge,
216	information, and belief, defendant detains the property because
217	(give reasons).
218	6. The property has not been taken under an execution or
219	attachment against plaintiff's property.
220	(b) The filing fees shall be waived by the clerk of the
221	court and the service fees shall be waived by the sheriff. The
222	court shall award the prevailing party attorney's fees and
223	costs. In addition, if the filing party prevails in the replevin
224	action, the court shall order payment of filing fees to the
225	clerk and service fees to the sheriff.
226	(c) Upon the filing of the petition, the court shall set a
227	hearing to be held at the earliest possible time. Upon receipt
228	of a petition for a writ by a secondhand dealer, the dealer
229	shall hold the property at issue until the court determines the
230	respective interests of the parties.
231	(d) In addition to the civil petition for return remedy,
232	the state may file a motion as part of a pending criminal case

### Page 8 of 10

	20092700er
233	related to the property. The criminal court has jurisdiction to
234	determine ownership, to order return or other disposition of the
235	property, and to order any appropriate restitution to any
236	person. The order must be entered upon hearing after proper
237	notice has been given to the secondhand dealer, the victim, and
238	the defendant in the criminal case.
239	538.33 Tendering payment
240	(1) Any payment by the mail-in secondhand precious metals
241	dealer resulting from the sale, purchase, consignment, or trade
242	of precious metals must be made to the person or entity by check
243	to a lawful bank account or via a money services business
244	licensed under part II of chapter 560.
245	538.34 Inspection of records and premisesThe dealer must
246	allow a law enforcement agency to inspect its business records,
247	inventory, and premises during normal business hours to ensure
248	compliance with this part.
249	538.35 Holding period
250	(1) The dealer may not sell, barter, exchange, alter,
251	adulterate, use, or in any way dispose of any goods purchased
252	from a seller within 10 calendar days after the date payment is
253	issued for acquisition of the goods.
254	(2) Records of the sale, purchase, consignment, or trade of
255	precious metals or jewelry must be maintained by the business
256	for at least 2 years after the date of the transaction.
257	538.36 Acts and practices prohibited; penalties
258	(1) Any dealer not registered with the department as a
259	mail-in secondhand precious metals dealer, or who fails to
260	comply with this part, commits a felony of the third degree for
261	each completed transaction, punishable as provided in s.

### Page 9 of 10

## 2009 Legislature CS for CS for SB 2700, 1st Engrossed

	20092700er
262	775.082, s. 775.083, or s. 775.084. If an officer or corporation
263	is convicted or found guilty of, or pleads nolo contendere to,
264	any such offense, the officer or corporation may not operate
265	thereafter for 1 year as a mail-in secondhand precious metals
266	dealer within the state.
267	(2) Any person who knowingly gives false personal
268	identifying information to the dealer, who provides a driver's
269	license number or government-issued identification number that
270	does not belong to him or her, or who makes any false statement
271	with respect to being of lawful age or his or her ownership of
272	goods, and who receives payment from the dealer commits:
273	(a) If the value of the money received is less than \$300, a
274	felony of the third degree, punishable as provided in s.
275	775.082, s. 775.083, or s. 775.084.
276	(b) If the value of the money received is \$300 or more, a
277	felony of the second degree, punishable as provided in s.
278	<u>775.082, s. 775.083, or s. 775.084.</u>
279	(3) The penalty provisions of s. 538.07 apply to any dealer
280	who knowingly violates any provision of this part.
281	538.37 Powers and duties of departmentThe department has
282	the authority provided under s. 538.11.
283	Section 3. This act shall take effect October 1, 2009.

#### Page 10 of 10