# **ORDINANCE NO. \_\_\_\_\_, SERIES 2019**

AN ORDINANCE AMENDING SECTION 123 OF THE LOUISVILLE/JEFFERSON COUNTY METRO CODE OF ORDINANCES APPLICABLE TO PAWNBROKERS AND REMOVING JUNK AND SECONDHAND DEALERS FROM SECTION 115 AND INCORPORATING IT INTO SECTION 123 (AMENDMENT BY SUBSTITUTION).

#### SPONSORED BY: PRESIDENT JAMES

WHEREAS, the General Assembly enacted House Bill 74 as legislation in 2018 that amended Kentucky Revised Statutes ("KRS") § 226.040, the subchapter entitled "Pawnbroker to keep register of loans and purchases -- State officers may inspect" (see attached House Bill 74);

WHEREAS, the now amended state law requires specific information of a pawnbroker's register to be included on an Internet-based register; requires that the register be available to law enforcement personnel, that it contains a full description of property purchased or pawned; and that it requires secondhand merchandise sold to a pawnbroker to be held a minimum of 12 days before being resold;

WHEREAS, Louisville Metro Code of Ordinances ("LMCO") § 123.06 governing the register of loans and purchases by pawnbrokers is now amended to comply with KRS § 226.040;

WHEREAS, LMCO §§ 115.120-127 that governs the local business practices of Junk and Secondhand Dealers is similar in many respects to requirements laid out in LMCO Chapter 123 for Pawnbrokers;

WHEREAS, Louisville Metro seeks to update LMCO by combining the pawnbroker and second-hand junk dealers into the same LMCO chapter to provide a well-organized code of ordinances that will better serve the general public, including businesses

regulated by the LMCO and individuals interacting with said businesses, and government officers charged with enforcing the LMCO;

**WHEREAS**, the differences in business practices between second-hand junk dealers and secondary metals recyclers provide reason to create separate subsections to avoid confusion within the regulatory scheme;

**WHEREAS**, the ability to exchange gift cards on the secondary market for money or other valuable consideration has increasingly resulted in the theft of said cards; and

**WHEREAS**, the inclusion of gift cards as regulated property will allow law enforcement to curtail theft and fraud associated with gift cards.

NOW, THEREFORE, BE IT ORDAINED BY THE LEGISLATIVE COUNCIL OF THE LOUISVILLE/JEFFERSON COUNTY METRO GOVERNMENT ("COUNCIL") AS FOLLOWS:

**SECTION I:** The title of LMCO Chapter 123 is hereby amended as follows with three subtitles appearing as (1) Pawnbrokers, and (2) Junk, Scrap, Secondhand Dealers, and (3) Secondary Metals Recyclers:

CHAPTER 123: <u>REGULATIONS GOVERNING PAWNBROKERS AND, JUNK, SCRAP,</u>
AND SECONDHAND DEALERS, AND SECONDARY METALS RECYCLERS.

**SECTION II:** LMCO Chapter 123 is hereby amended to renumber the following sections:

Section 123.10 shall be re-numbered as Section 123.02;

Section 123.11 shall be re-numbered as Section 123.03;

Section 123.02 shall be re-numbered as Section 123.07;

Section 123.03 shall be re-numbered as Section 123.08;

Section 123.04 shall be re-numbered as Section 123.09;

Section 123.05 shall be re-numbered as Section 123.10;

Section 123.06 shall be re-numbered as Section 123.11;

Section 123.07 shall be re-numbered as Section 123.12;

Section 123.08 shall be re-numbered as Section 123.13; and

Section 123.09 shall be re-numbered as Section 123.14:

**SECTION III:** LMCO Chapter 123 is hereby amended to include the following sections as found in LMCO Chapter 115 and said sections from LMCO Chapter 115 are hereby deleted:

Section 115.120 shall be transferred to Section 123.01;

Section 115.121 shall be transferred to the newly created Section 123.21;

Section 115.122 shall be transferred to the newly created Section 123.22;

Section 115.123 shall be transferred to the newly created Section 123.23;

Section 115.124 shall be transferred to the newly created Section 123.24;

Section 115.125 shall be transferred to the newly created Section 123.25;

Section 115.126 shall be transferred to the newly created Section 123.36; and

Section 115.127 shall be transferred to the newly created Section 123.37;

**SECTION IV:** LMCO § 123.01 is hereby amended to include the following definition under *REGULATED PROPERTY*:

- (18) Gift cards, including, but not limited to those that can be used as a form of payment at convenience stores, gas stations, grocery stores, restaurants, retail stores, and online, or exchanged for money or other valuable consideration.
- (1819) Regulated property does not include any of the following property:

- (a) Motor vehicles dealt in by motor vehicle dealers or purchased fully in accordance with § <del>115.127</del>123.37;
  - (b) Boats;
  - (c) Books, magazines, beta and VHS video tapes, and comic books;
  - (d) Glassware, objects d'art, or sports cards and sports memorabilia;
  - (e) Furniture;
- (f) Refrigerators, stoves, washers, dryers and other similar major household appliances;
  - (g) Property purchased at an auction;
- (h) Property purchased from another person, who is in a business, as described in § 115.121123.01;
  - (i) Postage stamps, stamp collections and philatelic items;
  - (j) Clothing;
- (k) Ferrous metals and nonferrous, including items listed in subsections (6) through (16) above, when purchased by a scrap processor and which items are in such condition that their highest and primary value is either in sale or transfer as scrap metal:
- (I) Nonferrous or ferrous metals purchased by a scrap processor from a manufacturing, industrial or other commercial vendor that generates such metals in the ordinary course of business; and
- (m) A total of five or less compact discs, digital video discs, Blu- Ray discs and/or video games purchased in any combination from a single seller in a 24-hour period.

SECTION V: The definition of SECONDARY METALS RECYCLER in LMCO § 123.01 is hereby amended as follows:

# SECONDARY METALS RECYCLER. Includes all of the following definitions:

- (1) Any person who is engaged in the business of gathering or obtaining ferrous or nonferrous metals that have served their original economic purpose or is in the business of performing the manufacturing process by which ferrous metals or nonferrous metals are converted into raw material products consisting of prepared grades and having an existing or potential monetary value;
- (2) Any person who has facilities for performing the manufacturing process by which ferrous metals or nonferrous metals are converted into raw material products consisting of prepared grades and having an existing or potential monetary value, other than by the exclusive use of hand tools, by methods including but not limited to processing, sorting, cutting, classifying, cleaning, baling, wrapping, shredding, shearing, or changing the physical form or chemical content thereof; or
- (3) Any recycler, dealer in junk or metals, dealer in secondhand articles, vendor of bottles or rags, or collector of or dealer in articles found in ashes, garbage, or other refuse, whether a dealer, collector, or vendor operates an established place of business or an itinerant business.
- (4) "Secondary metals recycler" shall not include a municipal solid waste department or any entity which has been issued a municipal solid waste transporter license by the Kentucky Transportation Cabinet and which gathers or obtains ferrous or nonferrous metals in a vehicle registered in Kentucky to transport solid waste.

Any person(s) or business who meets the definition of "Secondary Metals Recycler" in KRS § 434.900 and is certified with the Kentucky Department of Professional Licensing of the Public Protection Cabinet as provided in KRS § 433.902.

SECTION VI: LMCO § 123.03 is hereby amended as follows and LMCO §§ 123.04, .05, and .06 are included to pertain to licensing as set forth below:

# § 123.03 <del>LICENSING</del>LICENSE REQUIRED

- (A) Any person who shall engage in the business of taking or receiving by way of pledge, pawn, or exchange, any goods, wares, or merchandise, or any personal property whatsoever, as security for the payment of money lent thereon, shall be deemed a pawnbroker and shall pay a minimum annual license fee of \$1,250 on or before July 15 of each year. The license shall be issued through Louisville Metro Government, Department of Codes and Regulations. The license shall not be issued until the Louisville Metro Police Department has completed a thorough background check to determine the person's criminal record and to ascertain whether there are outstanding warrants on the person.
- (B) Each pawnbroker shall post, in a conspicuous place within the pawnbroker's business location, the pawnbroker license issued by Louisville Metro Government.
- (C) No person shall maintain, operate or conduct business as a pawnbroker without a pawnbroker license issued in accordance with subsection (A).
- (D) Any license under this section may be denied, suspended, or revoked for one or more of the following reasons:
- (1) The applicant or licensee has failed to comply with one or more provisions of this chapter.
  - (2) Fraud, misrepresentation, or bribery in securing or renewing a license.
- (3) Fraud, misrepresentation, or false statements made in the application and investigation for, or in the course of, the applicant's business.

- (4) The applicant is a fugitive or has been convicted of a crime in the nature of business or commercial fraud, extortion, or receiving stolen property within the last three years.
- (A) It shall be unlawful for any pawnbroker, junk, scrap, and secondhand dealer to engage in business within Louisville/Jefferson County except when licensed as a pawnbroker or secondhand dealer as defined in § 123.01 and in compliance with the provisions of this chapter.
- (B) Unless otherwise exempted, every pawnbroker and secondhand dealer, before commencing business within Louisville/Jefferson County, shall make application in writing and under oath to the Department of Codes and Regulations and shall pay the required license fees.
- (C) Pawnbrokers and secondhand dealers shall be required to maintain a separate license for each business location.
- (D) The Director of the Department of Codes and Regulations may set and enforce rules and regulations deemed necessary for the orderly and complete administration of this chapter which are not inconsistent with any of the provisions of this chapter. A copy of the administrative regulations as promulgated by the Director of the Department of Codes and Regulations shall be available for public inspection in the offices of the Department of Codes and Regulations.
- (E) The Director of the Department of Codes and Regulations is authorized to establish and promulgate a reasonable schedule and classifications of fees for licenses and permits as shall be issued pursuant to this chapter.

- (F) The license requirements of this chapter shall not be construed to apply to the following:
- (1) Upon producing proof of certification of registration with the Department of Professional Licensing of the Public Protection Cabinet, Secondary metals recyclers certified under the provisions of KRS § 433.902 shall be exempt from the requirement to obtain a license with the Department of Codes and Regulations.
- (2) No license is required for those persons operating yard sales, garage sales, or other similar types of activities from their own residentially zoned property, or from property on which they legally reside or from property owned by a charitable organization. These activities must be temporary in nature and must comply with all Louisville Metro ordinance provisions and Land Development Code provisions. (See Land Development Code Section 4.4.4 Garage Sales)
- (3) No license is required for any member or members of a religious, charitable, health, welfare, educational, political or youth service organization, who is acting as a peddler by selling or offering to sell goods or services, including secondhand goods, to raise funds for the work of such organization and for no other purpose. The Director of the Department of Codes and Regulations may require any organization or individual claiming exemption to appear and present evidence in support of said membership and purpose.

#### § 123.04 LICENSE APPLICATION.

(A) Any person, firm, or corporation desiring to secure a license as a pawnbroker or secondhand dealer shall make written application, under oath, on a form provided by the

Department of Codes and Regulations. Such application shall contain at least the following information:

- (1) The name and permanent home address and telephone number and full local address and telephone number of the applicant.
- (2) If not self-employed, the name, address and telephone number of the employer or parent organization the applicant is representing and copies of credentials or documents verifying that relationship.
- (3) The nature or character of the goods, wares, merchandise or services to be offered by the applicant.
  - (4) The place or places where the applicant proposes to engage in business.
- (5) A listing of all criminal convictions pertaining to theft, stolen property, or other pecuniary crimes of the applicant for the past five years.
- (6) A statement of whether applicant has previously been denied a license under this chapter or if applicant has had previous license suspended or revoked and, if so, the reasons or the circumstances surrounding the denial, suspension or revocation.
- (7) Applicant must provide proof of his or her tax identification number from the Metro Revenue Commission.
- (B) Each applicant shall be required to complete the entire application form and abide by any request for information made by the Department of Codes and Regulations under this chapter. The failure to complete the form and provide all requested information may result in denial of the license.

- (C) It shall be unlawful for any individual to intentionally provide false information or to intentionally omit requested information on an application for any license or permit governed by this chapter.
- (D) Unless otherwise exempted, all applications shall be accompanied with the required fee(s) as specified in the schedule of fees established by the Director of the Department of Codes and Regulations.

#### § 123.05 LICENSE APPLICATION REVIEW AND GENERAL STANDARDS.

## (A) License Application Review:

- (1) Upon receipt of such license application, the Director of Department of Codes and Regulations shall refer the application to the Louisville/Jefferson County Metro Revenue Commission for its certification that applicant is in compliance with the occupational license tax registration and filing requirements.
- (2) The Director of the Department of Codes and Regulations has the authority to deny or revoke any license if there is:
- (a) A history of criminal convictions provided pursuant to LMCO § 123.04(A)(5) demonstrating a proclivity toward crimes of a pecuniary nature,
- (b) The discovery of any legitimate reason that the applicant presents a risk to citizens if permitted to engage in activities as a pawnbroker or secondhand dealer, or
- (C) Any nonpayment of any civil penalties for previous violations of this chapter.

#### (B) General Standards for Licenses:

(1) No license shall be transferable nor shall such license authorize the activities licensed by any person other than the person to whom it is issued.

- (2) Every person to whom a license is issued shall conform at all times with all applicable Louisville Metro Governmental requirements, including without limitation, public health and safety ordinances and regulations; local zoning codes and regulations; local occupational license tax ordinances and regulations; and any other applicable regulation or code provisions.
- in business have the applicable license in their possession or in a conspicuous place within the licensee's business location and shall produce the same at the request of any Louisville Metro official or at the request of any individual to whom the licensee is exhibiting his or her goods or selling or attempting to sell same.
- (4) Licenses issued under this chapter shall be valid for the time period specified thereon. Renewal shall be required upon expiration of said license if the applicant wishes to continue such activity.
- (5) Issuance of a license under this chapter shall not excuse any license holder from compliance with any other applicable ordinance or law.

# § 123.06 LICENSE REVOCATION OR SUSPENSION.

- (A) A license issued pursuant to this chapter may be suspended or revoked by the Director of the Department of Codes and Regulation subject to appeal pursuant to this section. A license may be suspended or revoked for the following reasons:
- (1) Fraud, misrepresentation or false statement contained in the application for a license.
- (2) Fraud, misrepresentation or false statement made in connection with the business of acting as a pawnbroker or secondhand dealer.

- (3) The applicant is a fugitive or has been convicted of a crime in the nature of business or commercial fraud, extortion, or receiving stolen property within the last three years.
- (4) Any facts of conditions which would justify the denial of the original application.
- (5) Conducting the business of a pawnbroker or secondhand dealer under this chapter in an unlawful manner or in such a manner as to constitute a breach of the peace or to constitute a menace to the health, safety or general welfare of the public.
- (B) This section shall be self-executing and the suspension or revocation shall be effective immediately. The Director of the Department of Codes and Regulation shall give notice of the suspension or revocation of the license and sufficient notice shall be given if either hand-delivered or mailed to the licensee at his/her local address as listed on the licensee's application.
- (C) It is unlawful for any person whose license has been suspended or revoked to continue in the business of a pawnbroker or secondhand dealer or to keep the license issued to him/her in his/her possession and control, and the same shall immediately be surrendered to the Director of the Department of Codes and Regulations or his/her designee.

**SECTION VII:** The General Assembly enacted legislation during the 2018 Session that amends KRS § 226.040. As a result, the Council hereby amends the LMCO § 123.09 entitled "Register of loans and purchases" as follows:

- (A) Every pawnbroker shall keep a register of all loans and purchases of all articles by the pawnbroker from the general public effected or made by him or her. The register shall:
- (1) Be reported to an online, Internet-based transaction recording service designated by the Louisville Metro Police Department and accessible to law enforcement agencies by 11 am the following day;
- (2) <u>sS</u>how the dates <u>and the amounts</u> of all loans or purchases <u>by the pawnbroker</u> <u>from the general public,</u> and the names <u>and:</u>
  - a. A driver's license number;
  - b. Another state or federally issued picture identification card number; or

c. If the identification specified in subparagraphs (1) or (2) of this paragraph is not

- available, a Social Security number may be accepted of all persons who have left any property that has been pawned or sold.; on deposit as collateral security, or as a delivery or sale. Opposite the names and dates shall be written in plain hand a full description of all property purchased or received on deposit as collateral security, the time when the loan falls due, the amount of purchase money, the amount loaned and the interest charged.
- (3) At all times be <u>available</u> <del>open</del> to the inspection of any <u>law enforcement</u> officer of this state when in the discharge of his or her official duty; and-
- (4) Contain a full description of all property purchased by the pawnbroker from the general public or received on deposit as collateral or security. Pawnbrokers and secondhand dealers shall digitally photograph all property pawned, sold, traded, or

consigned regardless of the lack of a law enforcement investigation. For purposes of this paragraph, "full description" includes but is not limited to:

- a. Make;
- b. Model;
- c. Serial Number
- d. Color;
- e. Size;
- f. Manufacturer;
- g. Vintage; and
- h. Distinguishing marks or characteristics.
- (B) When secondhand merchandise is sold to a pawnbroker, the merchandise shall be held for a minimum of twelve (12) days before being resold.
- (C) Prior to the release of property to a representative of law enforcement, the law enforcement representative shall provide to the pawnbroker a case report or other documentation that the item has been reported as stolen.

**SECTION VIII:** LMCO § 123.13(B) and (C) are hereby amended as follows:

- (B) The report shall include the <u>following:</u>
  - (1) Date of the purchase, pawn, consignment or trade;
- (2) The Full name of the person or persons who sold, pawned, consigned or traded goods;
- (3) his or her Address Physical and mailing address (to include city, state and zip code);
  - (4) Telephone number;

(5) Date of birth;

(6) Gender;

(7) Race;

(8) Hair color; and

(9) Eye color.

(C) The transmitted report shall include an electronic copy of a valid driver's license

which contains the name, digital photograph, digital thumbprint, and digital signature of

the seller, including the information obtained from scanning the bar code on the back of

the valid driver's licensea government-issued photo identification and a digital photograph

of the seller taken at the time of the transaction. The pawnbroker or secondhand broker

must obtain the driver's license information, digital fingerprint, and digital photograph of

the seller for each new transaction regardless of the individual already having an existing

file with the pawnbroker or secondhand broker. If the pawnbroker has a copy of the

seller's valid photo identification on file, it shall not be necessary for the purchaser to make

another copy of the identification document for each purchase if the purchaser references

the number on the identification document in the register at the time of each purchase. If

a valid driver's license is unavailable, the pawnbroker shall obtain a <u>clear and readable</u>

copy of a US government-issued identification card, a digital signature, and a digital right

thumbprint, however, if unavailable, then a digital left thumbprint of the person or persons.

Thumbprints can continually be referred to provided it is kept on file after an initial

transaction.

**SECTION IX**: LMCO § 123.21 is hereby amended as follows:

Every person, secondary metals recycler, or mobile dealer as defined in § 123.01115.120, who are engaged in, conducting or carrying on any business in Louisville Metro wherein he or she regularly purchases, in the course of his or her business, regulated property and/or restricted metals from another person shall comply with all the provisions of §§ 123.22-123.27; this subchapter. This subchapter these sections shall not apply to pawnbrokers nor to secondary metals recyclers.

**SECTION X:** LMCO § 123.22(A) is hereby amended as follows:

Every person, secondary metals recycler, or mobile dealer as defined in § 123.01 115.120, who are carrying on any business as set forth in § 123.21 115.121, above, shall keep a transaction record, in plain, legible printed English text, for each purchase of regulated property and/or restricted metals, with the following information downloaded by 11 am the following day to be reported to an online internet-based transaction recording service accessible to law enforcement:

- (1) Information on the regulated property and/or restricted metals purchased:
  - (a) The date when the property was received and bought;
  - (b) The purchase price;
  - (c) A digital photograph of the property; and
- (d) A description of the property that is accurate as practicable in the usage of the trade, to include if applicable:
  - i. Make;
  - ii. Model;
  - iii. Serial number;
  - iv. Color;

- v. Size;
- vi. Manufacturer;
- vii. Vintage; and

<u>viii. Distinguishing marks or characteristics to include engraved numbers,</u>
<u>words, or initials;</u>

- (2) Information on the seller of the regulated property and/or restricted metals purchased:
  - (a) A digital copy of the seller's state or federally issued photo identification;
- (b) If not available from the aforementioned photo identification card, the following personal information from the seller must be supplemented:
  - i. Full Name;
  - ii. Signature;
  - iii. Address Physical and mailing address (to include city, state, and zip code);
  - iv. Telephone number;
  - v. Date of birth;
  - vi. Gender;
  - vii. Race;
  - viii. Hair color; and
  - ix. Eye color;
- (c) A digital thumbprint. The digital thumbprint should be made from the right hand unless the right hand is unavailable in which case the left hand thumb should be provided;

  (3) Information on the purchaser of the regulated property and/or restricted metals, including the purchaser's name, and business, if applicable.

- (1) The name of the person on behalf of the business, as set forth in § 115.121, above, who actually made the purchase;
- (2) The name of the person or persons from whom any regulated property is purchased;
- (3) The residence or place of business of such person or persons from whom the regulated property is purchased;
- (4) An electronically retained copy of a val'd driver's license which contains the name, photograph, and signature of the seller, including the information obtained from scanning the bar code on the back of a government-issued photo identification of the person or persons from whom any regulated property is purchased; if the purchaser has a copy of t'e seller's valid photo identification on file, it shall not be necessary for the purchaser to make another copy of the identification document for each purchase if the purchaser references the number on the identification document in the register at the time of each purchase;
- (5) If a valid driver's license is unavailable, a copy of a government-issued identification card and a right thumb print, however, if unavailable, then a left thumb print of the person or persons from whom any regulated property is purchased, along with his or her address, city, state and zip code, his or her sex, race, hair color, eye color, his or her date of birth and his or her signature from; such thumbprint can continually be referred to provided it is kept on file after the initial transaction with such person;
- (6) The date when the property was received and bought;
- (7) A full description of the items purchased in the usage of the trade; and

(8) If any item of regulated property purchased has engraved thereon any numbers, words, or initials, other than the name of the manufacturer or maker of the item, or contains any setting of any kind, the description recorded on the transaction record shall show the numbers, initials or other unique identifying marks.

**SECTION XI:** LMCO § 123.24 is hereby amended as follows:

- (A) The Louisville Metro Police Department Any Law Enforcement Agency may examine during regular business hours the books of any person, secondary metals recycler, or mobile dealer as defined in § 115.120123.01, who are is doing business as set forth in § 115.121123.21, above, or his or her clerk, if they deem it necessary when in search of stolen property. Any person who has in his or her possession a receipt from selling regulated property to a person carrying on a business as described in § 115.121123.21, above, shall allow the Louisville Metro Police Department a Law Enforcement Agency to examine regulated property purporting to be sold by that receipt. No property shall be removed from the possession of any person doing business as set forth in § 115.121123.21, above, without due process of law as required by the existing laws of the Commonwealth of Kentucky, or the laws and ordinances of the Louisville/Jefferson County Metro Government.
- (B) If a Law Enforcement Agency has probable cause to believe that an item in the possession of a person or mobile dealer as defined in § 123.20, who is carrying on any business as set forth in § 123.21 has been stolen and a Law Enforcement Agency provides notification to refrain from selling the item, the item shall not be sold, modified, altered, destroyed, or removed from the premises. The order to hold shall expire 90 days after receipt of a verbal notification through a phone call or by electronic email notification

from any Law Enforcement Agency unless extended by agreement or modified by an order from the court.

(CB) The Louisville Metro Police Department shall implement and maintain an on-line reporting database system to which any person or mobile dealer as defined in § 123.20, who is carrying on any business as set forth in § 123.21 secondary metals recyclers and mobile dealers are is required to report the purchases of regulated property and restricted metals as set forth in § 123.22115.122. Information reported by secondary metals recyclers and mobile dealers will be recognized as confidential or proprietary information for the purpose of investigating and prosecuting theft and/or other violations of the law.

**SECTION XII:** LMCO § 123.25 is hereby amended as follows:

Gold, silver, precious metals regulated property and/or restricted metals purchased by a person, secondary metals recycler, or mobile dealer as defined in § 123.01-115.120, who are carrying on a business as described in § 123.21-115.121, above, shall not be sold, modified, altered or destroyed for a period of twelve (12) ten-calendar days after the date of purchase by a person, secondary metals recycler, or mobile dealer who are carrying on a business as described in § 123.21-115.121. The property purchased must be kept in its original form, uncommingled, along with a copy of the transaction record, as set forth in § 123.22-115.122, on the premises of the business location during the holding period for purposes of inspection, if necessary, as provided by this subchapter. This section shall not apply to ferrous metals, nonferrous metals, and items listed in subsection (17) of the definition for "regulated" property" in § 123.01-115.120.

**SECTION XIII:** LMCO § 123.31-35 is hereby created as follows:

#### § 123.31 COMPLIANCE REQUIRED.

Every secondary metals recycler as defined in § 123.01, who is engaged in, conducting or carrying on any business in Louisville Metro wherein he or she regularly purchases, in the course of his or her business, regulated property and/or restricted metals from another person shall comply with all the provisions of §§ 123.31-123.37; these sections shall not apply to pawnbrokers nor to secondhand dealers.

# § 123.32 TRANSACTION RECORD OF PURCHASES.

- (A) Every secondary metals recycler as defined in § 123.01, who is carrying on any business as set forth in § 123.31, above, shall keep a transaction record, in plain, legible printed English text, for each purchase of regulated property and/or restricted metals, with the following information downloaded by 11 am the following day to be reported to an online internet-based transaction recording service accessible to law enforcement:
- (1) Information on the regulated property and/or restricted metals purchased:
  - (a) The date when the property was received and bought;
  - (b) The purchase price;
  - (c) A digital photograph of the property

(i) if being sold on a large outdoor scale then it shall be taken by an overhead camera at the scale and a digital photograph of the license plate from the vehicle that is selling the property at the scale shall also be taken;

(ii) if being sold on an indoor scale then it shall be taken by an overhead camera and an individual picture shall be taken of each type of ferrous or nonferrous metal being purchased;

- (d) A description of the property that is as accurate as practicable in the usage of the trade, to include a brief description of the ferrous or nonferrous type of metal being purchased;
- (2) Information on the seller of the regulated property and/or restricted metals purchased:
  - (a) A digital copy of the seller's state or federally issued photo identification;
- (b) If not available from the aforementioned photo identification card, the following personal information from the seller must be supplemented:
  - i. Full Name;
  - ii. Signature;
  - iii. Address Physical and mailing address (to include city, state, and zip code);
  - iv. Telephone number;
  - v. Date of birth;
  - vi. Gender;
  - vii. Race;
  - viii. Hair color; and
  - ix. Eye color;
- (c) A digital thumbprint. The digital thumbprint should be made from the right hand unless the right hand is unavailable in which case the left hand thumb should be provided;
- (3) Information on the purchaser of the regulated property and/or restricted metals, including the purchaser's name, and business, if applicable.
- (B) Every secondary metals recycler carrying on any business as set forth in § 123.31, above, in Louisville Metro shall by 11:00 a.m. the next business day furnish to the

Louisville Metro Police Department a true and correct written report of all regulated property and/or restricted metals received by him or her by purchase, from the preceding business day. The report shall describe the goods as accurately as practicable in the usage of the trade. The report shall include who actually made the purchase, the name of the person or persons, his or her address, city, state and zip code, his or her sex, race, hair color, eye color, and his or her date of birth. The report shall contain a digital copy of the government-issued photo identification and a digital photo of the seller at the time of the transaction. The report shall be transmitted electronically in a format designated by the Louisville Metro Police Department.

- (C) It shall be the duty of the Louisville Metro Police Department during regular business hours to examine and inspect transaction records, and if sufficient information cannot be gained from an inspection of transaction records, it shall be the duty of any person to permit and allow the officer to examine any and all regulated property and/or restricted metals mentioned herein belonging to or purchased by such person. A transaction record and digital photograph for a purchase of all regulated property and/or restricted metals shall be maintained together on the premises for at least one year after the date of such purchase. The digital photo must accurately depict the regulated property and/or restricted metals purchased in accordance with § 123.32(A)(1)(c).
- (D) Every secondary metals recycler carrying on business as set forth in § 123.31, above, shall give a plain written or printed receipt of the regulated property purchased.

# § 123.33 TRANSACTING BUSINESSS WITH MINORS.

No secondary metals recycler as defined in § 123.120, who is carrying on any business as set forth in § 123.31, above, shall at any time or under any circumstances purchase

from a minor any regulated property and/or restricted metals as defined in § 123.01, above.

# § 123.34 LOUISVILLE METRO POLICE DEPARTMENT POWERS TO EXAMINE AND OBTAIN DATA OF PURCHASES.

- (A) Any Law Enforcement Agency may examine during regular business hours the books of any secondary metals recycler as defined in § 123.01, who is doing business as set forth in § 123.31, above, or his or her clerk, if they deem it necessary when in search of stolen property. Any person who has in his or her possession a receipt from selling regulated property to a person carrying on a business as described in § 123.31, above, shall allow a Law Enforcement Agency to examine regulated property purporting to be sold by that receipt. No property shall be removed from the possession of any person doing business as set forth in § 123.31, above, without due process of law as required by the existing laws of the Commonwealth of Kentucky, or the laws and ordinances of the Louisville/Jefferson County Metro Government.
- (B) If a Law Enforcement Agency has probable cause to believe that an item in the possession of a secondary metals recycler as defined in § 123.01, who is carrying on any business as set forth in § 123.31 has been stolen and a Law Enforcement Agency provides notification to refrain from selling the item, the item shall not be sold, modified, altered, destroyed, or removed from the premises. The order to hold shall expire 7 days after receipt of a verbal notification through a phone call or by electronic email notification from any Law Enforcement Agency unless extended by agreement or modified by an order from the court.

(C) The Louisville Metro Police Department shall implement and maintain an on-line reporting database system to which secondary metals recyclers are required to report the purchases of regulated property and restricted metals as set forth in § 123.31. Information reported will be recognized as confidential or proprietary information for the purpose of investigating and prosecuting theft and/or other violations of the law.

## § 123.35 REGULATED PROPERTY SALE LIMITATIONS

Gold, silver, precious metals regulated property and/or restricted metals purchased by a secondary metals recycler as defined in § 123.01, who is carrying on a business as described in § 123.31, above, shall not be sold, modified, altered or destroyed for a period of ten calendar days after the date of purchase by a secondary metals recycler who is carrying on a business as described in § 123.31. The property purchased must be kept in its original form, uncommingled, along with a copy of the transaction record, as set forth in § 123.32, on the premises of the business location during the holding period for purposes of inspection, if necessary, as provided by this subchapter. This section shall not apply to ferrous metals, nonferrous metals, and items listed in subsection (17) of the definition for "regulated property" in § 123.01.

SECTION XIV: LMCO § 123.99 is hereby amended as follows:

(A) Except for violations of §§ 123.21, 123.22, 123.31, and 123.32, Anyany violation of Chapter 123 shall be classified as a civil offense and shall be enforced through the Code Enforcement Board as provided in §§ 32.275 et seq. or as it may be amended. The civil penalty for violations of this section are set forth below. Each day a violation continues shall be a separate violation of this section.

- (B) Any pawnbroker who violates any of the provisions of §§ 123.0204, 123.0305, 123.0406, 123.0507, 123.0608, or 123.0709, 123.0911, or 123.11 shall be fined not less than \$50\$100, nor more than \$500\$1,000.
- (C) Any pawnbroker who violates any of the provisions of § 123.<del>08</del>13 shall be fined not less than \$200\$100, nor more than \$100\$1,000.
- (D) Any licensee who violates § 123.03 shall be fined not less than \$100, nor more than \$1,000.

Subsection 115.999(C) shall be transferred to the newly created Subsections 123.99(E) and (F) and shall read as follows:

- (E) Any person, secondary metals recycler, or mobile dealer as defined in § 123.01, who violates the provisions of § 123.21 or § 123.31 shall be fined not less than \$100 nor more than \$1,000 for each offense, or imprisoned not more than 50 days, or both. Each day such violations continue, shall constitute a separate offense.
- (F) Any person, secondary metals recycler, or mobile dealer as defined in § 123.01, who shall neglect or refuse to comply with or violates the provisions of § 123.22 or § 123.32 shall be fined not less than \$100 nor more than \$1,000 for each offense, or imprisoned not more than 50 days, or both. Each day such person, firm, or corporation shall neglect or refuse to comply with or violate any of the provisions of that section shall constitute a separate offense.

SECTION XV:	This Ordinance	shall	take	effect	90	days	after	its	passage	and
approval.										

H. Stephen Ott	David James

Metro Council Clerk	President of the Metro Council
Greg Fischer Mayor	Approval Date
APPROVED AS TO FORM AND LEGALITY:	
Michael J. O'Connell Jefferson County Attorney	
By: O-272-19 Pawn Broker and Second Hand Dealers Ordinance Amendr	nent by Sub v2 sd 090119.docx