HOUSE BILL 752

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By: Delegates Kirk, Barkley, Haddaway, Harrison, Haynes, Impallaria, Jameson, King, Krysiak, Love, Manno, Miller, Stukes, and Vaughn Introduced and read first time: February 5, 2010 Assigned to: Economic Matters Committee Report: Favorable House action: Adopted Read second time: March 10, 2010

CHAPTER _____

1 AN ACT concerning

Business Regulation – Secondhand Precious Metal Object Dealers – Exempted Transactions and Record Keeping Requirements

- FOR the purpose of exempting certain transactions of certain retail jewelers from the
 requirement to hold a secondhand precious metal object dealer license;
 authorizing certain dealers to identify certain items by certain methods;
 requiring a certain law enforcement unit to adopt certain procedures for certain
 dealers to amend certain records; making certain stylistic changes; and
 generally relating to exempted transactions and the record keeping
 requirements of secondhand precious metal object dealers.
- 11 BY repealing and reenacting, with amendments,
- 12 Article Business Regulation
- 13 Section 12–102(b), 12–301(d), and 12–304
- 14 Annotated Code of Maryland
- 15 (2004 Replacement Volume and 2009 Supplement)
- 16 BY repealing
- 17 Article Business Regulation
- 18 Section 12–301(e)
- 19 Annotated Code of Maryland
- 20 (2004 Replacement Volume and 2009 Supplement)
- 21 BY adding to

EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW.

[Brackets] indicate matter deleted from existing law.

<u>Underlining</u> indicates amendments to bill. <u>Strike out</u> indicates matter stricken from the bill by amendment or deleted from the law by amendment.



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$ \begin{array}{c} 1 \\ 2 \\ 3 \\ 4 \end{array} $	Article – Business Regulation Section 12–301(e) Annotated Code of Maryland (2004 Replacement Volume and 2009 Supplement)
$5\\6$	SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND, That the Laws of Maryland read as follows:
7	Article – Business Regulation
8	12–102.
9 10	(b) If a retail jeweler has a fixed business address in the State, this title does not apply to a transaction in which the retail jeweler:
11 12	(1) accepts, in accordance with a posted return policy, the return of an item that the jeweler originally sold;
13 14	(2) accepts, in accordance with a published trade–in policy, merchandise in trade that the jeweler originally sold;
15 16	(3) repossesses merchandise that the jeweler originally sold, if the original buyer has defaulted; [or]
17 18	(4) retains merchandise that the jeweler originally accepted for repair as a bailee for hire, if the customer who deposited the merchandise:
19	(i) defaulted; or
$\begin{array}{c} 20\\ 21 \end{array}$	(ii) failed to reclaim the merchandise within the time agreed on with the jeweler; OR
$22 \\ 23 \\ 24$	(5) ACCUMULATES PIECES OF PRECIOUS METALS IN THE COURSE OF PERFORMING REPAIRS, REMOUNTINGS, FABRICATIONS, OR CUSTOM ORDERS.
25	12–301.
$\frac{26}{27}$	(d) (1) [A] SUBJECT TO PARAGRAPH (2) OF THIS SUBSECTION, A separate record entry shall be made for each item involved in a transaction.
28 29	(2) [However, items] ITEMS in a matching set may be recorded as a set if acquired in a single transaction.
30 31 32	[(e) The dealer shall tag each item individually with a number that corresponds to the transaction under which it was acquired. However, items acquired in a matching set may be tagged as a set.]

1 (E) (1) THE DEALER MAY IDENTIFY ITEMS HELD DURING THE 2 HOLDING PERIOD BY:

3 (I) SUBJECT TO PARAGRAPH (2) OF THIS SUBSECTION,
 4 TAGGING EACH ITEM INDIVIDUALLY WITH A NUMBER THAT CORRESPONDS TO
 5 THE TRANSACTION UNDER WHICH IT WAS ACQUIRED; OR

6 (II) KEEPING THE ITEMS ACQUIRED IN EACH TRANSACTION 7 IN A SEPARATE CONTAINER WITH EITHER THE NUMBER OF THE TRANSACTION 8 REPORT AFFIXED TO THE CONTAINER OR A COPY OF THE TRANSACTION REPORT 9 ATTACHED TO THE CONTAINER.

10 (2) ITEMS IN A MATCHING SET MAY BE TAGGED AS A SET IF 11 ACQUIRED IN A SINGLE TRANSACTION.

12 12-304.

13 (a) (1) A dealer shall submit the required information from each record to 14 the primary law enforcement unit in accordance with subsection (b) of this section.

15 (2) If the dealer transacts business in accordance with § 12–206(b) of 16 this title, the dealer also shall submit the required information from the records to the 17 local law enforcement unit in accordance with subsection (b) of this section.

18 (3) On the request of a dealer, the Secretary shall provide to the dealer19 a list of local law enforcement units.

20 (b) The dealer shall submit the records by transmitting the required 21 information from the records electronically, in a format acceptable to the receiving law 22 enforcement unit, by noon of the next business day.

23 (c) Each record, submitted to the primary law enforcement unit and, if 24 applicable, local law enforcement unit, shall include:

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(1) the license number of the dealer;

- 26 (2) the location of each item listed in the record; and
- 27 (3) the information required under § 12–302 of this subtitle.
- 28 (d) The required information from a record submitted under this section:
- 29 (1) shall be kept confidential;
- 30 (2) is not a public record; and

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1 (3) is not subject to Title 10, Subtitle 6 of the State Government 2 Article.

3 (E) THE PRIMARY LAW ENFORCEMENT UNIT SHALL ADOPT A 4 PROCEDURE FOR A DEALER TO AMEND A RECORD REQUIRED TO BE SUBMITTED 5 UNDER THIS SECTION.

6 [(e)] (F) A law enforcement unit may cease to maintain a record submitted 7 under this section after 1 year from the date the law enforcement unit receives the 8 copy.

9 SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect10 October 1, 2010.

Approved:

Governor.

Speaker of the House of Delegates.

President of the Senate.