1	PROPERTY TRANSACTION AMENDMENTS
2	2009 GENERAL SESSION
3	STATE OF UTAH
4	Chief Sponsor: Rebecca D. Lockhart
5	Senate Sponsor: Curtis S. Bramble
6 7	LONG TITLE
8	General Description:
9	This bill modifies the Secondhand Merchandise Transaction Information Act by
10	providing that scrap and secondary metals dealers are exempt from the act and
11	providing transaction and record keeping provisions regarding precious metals and
12	coins.
13	Highlighted Provisions:
14	This bill:
15	 amends the definition of a secondhand business to provide an exemption for
16	regulated metal dealers;
17	 requires reporting to the database of certain transactions by coin dealers;
18	 modifies the Pawnbroker and Secondhand Merchandise Advisory Board to include
19	a coin dealer representative;
20	 provides definitions related to the coin dealer business;
21	 provides a criminal penalty for unauthorized release of database information;
22	 provides that neither coin dealers nor pawnbrokers are required to hold precious
23	metals or coins as defined; and
24	 changes the hold period for pawnbrokers and secondhand dealers from ten days to
25	15 days.
26	Monies Appropriated in this Bill:
27	None
28	Other Special Clauses:
29	This bill takes effect on July 1, 2009.

30	Utah Code Sections Affected:
31	AMENDS:
32	13-32a-102, as last amended by Laws of Utah 2008, Chapter 333
33	13-32a-102.5, as last amended by Laws of Utah 2008, Chapter 333
34	13-32a-105, as last amended by Laws of Utah 2007, Chapter 352
35	13-32a-106.5, as last amended by Laws of Utah 2008, Chapter 382
36	13-32a-108, as last amended by Laws of Utah 2007, Chapter 352
37	13-32a-109, as last amended by Laws of Utah 2007, Chapter 352
38	13-32a-109.5, as enacted by Laws of Utah 2006, Chapter 290
39	13-32a-109.8, as last amended by Laws of Utah 2007, Chapter 352
40	13-32a-110, as last amended by Laws of Utah 2005, Chapter 256
41	13-32a-111, as last amended by Laws of Utah 2008, Chapter 382
42	13-32a-112, as last amended by Laws of Utah 2008, Chapter 333
43	13-32a-113, as last amended by Laws of Utah 2008, Chapter 333
44	76-6-408, as last amended by Laws of Utah 2004, Chapter 299
45	ENACTS:
46	13-32a-103.5, Utah Code Annotated 1953
47	13-32a-104.5 , Utah Code Annotated 1953
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49	Be it enacted by the Legislature of the state of Utah:
50	Section 1. Section 13-32a-102 is amended to read:
51	13-32a-102. Definitions.
52	As used in this chapter:
53	(1) "Account" means the Pawnbroker and Secondhand Merchandise Operations
54	Restricted Account created in Section 13-32a-113.
55	(2) "Antique item" means an item:
56	(a) that is generally older than 25 years;
57	(b) whose value is based on age, rarity, condition, craftsmanship, or collectability;

58	(c) that is furniture or other decorative objects produced in a previous time period, as
59	distinguished from new items of a similar nature; and
60	(d) obtained from auctions, estate sales, other antique shops, and individuals.
61	(3) "Antique shop" means a business operating at an established location and that
62	offers for sale antique items.
63	(4) "Board" means the Pawnshop and Secondhand Merchandise Advisory Board
64	created by this chapter.
65	(5) "Central database" or "database" means the electronic database created and
66	operated under Section 13-32a-105.
67	(6) "Coin" means a piece of currency, usually metallic and usually in the shape of a
68	disc that is:
69	(a) stamped metal, and issued by a government as monetary currency; or
70	(b) (i) worth more than its current value as currency; and
71	(ii) worth more than its metal content value.
72	(7) "Coin dealer" means a person or business whose sole business activity is the
73	selling and purchasing of coins and precious metals.
74	(8) "Commercial grade precious metals" or "precious metals" means ingots, monetized
75	bullion, art bars, medallions, medals, tokens, and currency that are marked by the refiner or
76	fabricator indicating their fineness and include:
77	(a) .99 fine or finer ingots of gold, silver, platinum, palladium, or other precious
78	metals; or
79	(b) .925 fine sterling silver ingots, art bars, and medallions.
80	[(6)] (9) "Division" means the Division of Consumer Protection in Title 13, Chapter 1,
81	Department of Commerce.
82	[(7)] (10) "Identification" means a form of positive identification issued by a
83	governmental entity and that:
84	(a) contains a numerical identifier and a photograph of the person identified; and
85	(b) may include a state identification card, a state drivers license, a United States

86	military identification card, or a United States passport.
87	[8] (11) "Local law enforcement agency" means the law enforcement agency that has
88	direct responsibility for ensuring compliance with central database reporting requirements for
89	the jurisdiction where the pawnshop or secondhand business is located.
90	[(9)] (12) "Misappropriated" means stolen, embezzled, converted, obtained by theft, or
91	otherwise appropriated without authority of the lawful owner.
92	[(10)] (13) "Original victim" means a victim who is not a party to the pawn or sale
93	transaction.
94	[(11)] (14) "Pawnbroker" means a person whose business engages in the following
95	activities:
96	(a) loans money on one or more deposits of personal property;
97	(b) deals in the purchase, exchange, or possession of personal property on condition of
98	selling the same property back again to the pledgor or depositor;
99	(c) loans or advances money on personal property by taking chattel mortgage security
100	on the property and takes or receives the personal property into his possession, and who sells
101	the unredeemed pledges;
102	(d) deals in the purchase, exchange, or sale of used or secondhand merchandise or
103	personal property; or
104	(e) engages in a licensed business enterprise as a pawnshop.
105	[(12)] (15) "Pawn and secondhand business" means any business operated by a
106	pawnbroker or secondhand merchandise dealer, or the owner or operator of the business.
107	[(13)] (16) "Pawn ticket" means a document upon which information regarding a
108	pawn transaction is entered when the pawn transaction is made.
109	[(14)] (17) "Pawn transaction" means an extension of credit in which an individual
110	delivers property to a pawnbroker for an advance of money and retains the right to redeem the
111	property for the redemption price within a fixed period of time.
112	[(15)] (18) "Pawnshop" means the physical location or premises where a pawnbroker

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conducts business.

114	[(16)] (19) "Pledgor" means a person who conducts a pawn transaction with a
115	pawnshop.
116	[(17)] (20) "Property" means any tangible personal property.
117	[(18)] (21) "Register" means the record of information required under this chapter to
118	be maintained by pawn and secondhand businesses. The register is an electronic record that is
119	in a format that is compatible with the central database.
120	(22) "Scrap jewelry" means any item purchased solely:
121	(a) for its gold, silver, or platinum content; and
122	(b) for the purpose of reuse of the metal content.
123	$[\frac{(19)}{23}]$ (a) "Secondhand merchandise dealer" means an owner or operator of a
124	business that:
125	(i) deals in the purchase, exchange, or sale of used or secondhand merchandise or
126	personal property; and
127	(ii) does not function as a pawnbroker.
128	(b) "Secondhand merchandise dealer" does not include:
129	(i) the owner or operator of an antique shop;
130	(ii) any class of businesses exempt by administrative rule under Section 13-32a-112.5;
131	(iii) any person or entity who operates auction houses, flea markets, or vehicle, vessel,
132	and outboard motor dealers as defined in Section 41-1a-102;
133	(iv) the sale of secondhand goods at events commonly known as "garage sales," "yard
134	sales," or "estate sales";
135	(v) the sale or receipt of secondhand books, magazines, or post cards;
136	(vi) the sale or receipt of used merchandise donated to recognized nonprofit, religious,
137	or charitable organizations or any school-sponsored association, and for which no
138	compensation is paid;
139	(vii) the sale or receipt of secondhand clothing and shoes;
140	(viii) any person offering his own personal property for sale, purchase, consignment,
141	or trade via the Internet;

142	(ix) any person or entity offering the personal property of others for sale, purchase,
143	consignment, or trade via the Internet, when that person or entity does not have, and is not
144	required to have, a local business or occupational license or other authorization for this
145	activity;
146	(x) any owner or operator of a retail business that receives used merchandise as a
147	trade-in for similar new merchandise; [or]
148	(xi) an owner or operator of a business that contracts with other persons or entities to
149	offer those persons' secondhand goods for sale, purchase, consignment, or trade via the
150	Internet[-];
151	(xii) any dealer as defined in Section 76-10-901, which concerns scrap metal and
152	secondary metals; or
153	(xiii) the purchase of items in bulk that are:
154	(A) sold at wholesale in bulk packaging;
155	(B) sold by a person licensed to conduct business in Utah; and
156	(C) regularly sold in bulk quantities as a recognized form of sale.
157	Section 2. Section 13-32a-102.5 is amended to read:
158	13-32a-102.5. Administration and enforcement.
159	(1) The division shall administer and enforce this chapter in accordance with the
160	authority under Title 13, Chapter 2, Division of Consumer Protection.
161	(2) The attorney general, upon request, shall give legal advice to, and act as counsel
162	for, the division in the exercise of its responsibilities under this chapter.
163	(3) Reasonable [attorney's] attorney fees, costs, and interest shall be awarded to the
164	division in any action brought to enforce the provisions of this chapter.
165	[(4) The division shall on or before November 30, 2008, report to the Business and
166	Labor and Law Enforcement and Criminal Justice Legislative Interim Committees regarding
167	the following activities during the calendar year 2008:]
168	[(a) the number of meetings held by the board during the year;]
169	[(b) the number of training sessions conducted by the board under Section 13-32a-112

170	and the number of persons who attended the training;
171	[(c) the exemptions requested and exemptions granted by the division under Section
172	13-32a-112.5, including the names and locations of the businesses;]
173	[(d) the number of enforcement issues considered by the division; and]
174	[(e) a description of the action taken by the division regarding each enforcement
175	issue.]
176	Section 3. Section 13-32a-103.5 is enacted to read:
177	13-32a-103.5. Applicability to coin dealers.
178	This chapter applies to coin dealers, except where provisions otherwise specifically
179	address coin dealers.
180	Section 4. Section 13-32a-104.5 is enacted to read:
181	13-32a-104.5. Database information from coin dealers New and prior
182	customers.
183	(1) A coin dealer shall maintain in a register and provide for the database the
184	information under this section for each transaction of a coin or precious metal with a person
185	with whom the coin dealer has not previously conducted a transaction.
186	(2) For transactions under Subsection (1), the coin dealer or the coin dealer's employee
187	shall enter the following information in the register regarding every coin or precious metal
188	transaction:
189	(a) the date and time of the transaction;
190	(b) the receipt number;
191	(c) the following information regarding the person who sells the coin or precious
192	metal:
193	(i) the person's name, residence address, and date of birth;
194	(ii) the number of the driver license or other form of positive identification presented
195	by the person, and notations of discrepancies if the person's physical description, including
196	gender, height, weight, race, age, hair color, and eye color, does not correspond with
197	identification provided by the person;

198	(iii) the person's signature; and
199	(iv) a legible fingerprint of the person's right thumb, or if the right thumb cannot be
200	fingerprinted, a legible fingerprint of the person with a written notation identifying the
201	fingerprint and the reason why the thumb print was unavailable;
202	(d) the amount paid for the article, or the article for which it was traded;
203	(e) the identification of the coin dealer or the employee who is conducting the
204	transaction; and
205	(f) an accurate description of the coin or precious metal, including available
206	identifying marks such as:
207	(i) type and name of coin or type and content of precious metal;
208	(ii) metallic composition, and any jewels, stones, or glass;
209	(iii) any other marks of identification or indicia of ownership on the article;
210	(iv) the weight of the article, if the payment is based on weight;
211	(v) any other unique identifying feature; and
212	(vi) metallic content.
213	(3) If multiple coins or precious metals in an amount that would make reporting of
214	each item unreasonably difficult are part of a single sale transaction, a general description of
215	the items and a photograph of the items, which shall be stored by the coin dealer with a copy
216	of the invoice of the transaction for three years from the date of the transaction.
217	(4) If the person selling a coin or precious metal to the coin dealer has an established
218	previous transaction history with the coin dealer, the coin dealer or the coin dealer's employee
219	shall enter the following information in the register:
220	(a) the date and time of the transaction;
221	(b) indication that the coin dealer has conducted business with the seller previously;
222	(c) the identification of the coin dealer or the employee who is conducting the
223	transaction;
224	(d) the initials of the seller's legal name, including any middle name;
225	(e) form of identification presented by the seller at the time of sale;

226	(f) the last four digits of the unique identifying number on the form of identification;
227	<u>and</u>
228	(g) the identifying information under Subsection (2)(f) and under Subsection (3) as
229	applicable.
230	(5) A coin dealer may not accept any coin or precious metal if, upon inspection, it is
231	apparent that serial numbers or identifying characteristics have been intentionally defaced on
232	that coin or precious metal.
233	Section 5. Section 13-32a-105 is amended to read:
234	13-32a-105. Central database.
235	(1) There is created under this section a central database as a statewide repository for
236	all information pawn and secondhand businesses and coin dealers are required to submit in
237	accordance with this chapter and for the use of all participating law enforcement agencies
238	whose jurisdictions include one or more pawn or secondhand businesses.
239	(2) The Division of Purchasing and General Services created in Title 63A, Chapter 2,
240	shall:
241	(a) meet with the board to determine the required elements of the database; and
242	(b) conduct a statewide request for proposal for the creation of and maintenance of the
243	central database.
244	(3) Funding for the creation and operation of the central database shall be from the
245	account.
246	(4) (a) Any entity submitting a bid to create, maintain, and operate the database
247	pursuant to the request for proposal conducted by the Division of Purchasing and General
248	Services may not hold any financial or operating interest in any pawnshop in any state.
249	(b) The Division of Purchasing and General Services, in conjunction with the
250	Pawnshop and Secondhand Merchandise Advisory Board, shall verify before a bid is awarded
251	that the selected entity meets the requirements of Subsection (4)(a).
252	(c) If any entity is awarded a bid under this Subsection (4) and is later found to hold
253	any interest in violation of Subsection (4)(a), the award is subject to being opened again for

254	request	for	pro	posal.
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- (5) Information entered in the database shall be retained for five years and shall then be deleted.
 - Section 6. Section 13-32a-106.5 is amended to read:

13-32a-106.5. Confidentiality of pawn and purchase transactions.

- (1) All pawn and purchase transaction records delivered to a local law enforcement official or transmitted to the central database pursuant to Section 13-32a-106 are protected records under Section 63G-2-305. These records may be used only by law enforcement officials and the division and only for the law enforcement and administrative enforcement purposes of:
- (a) investigating possible criminal conduct involving the property delivered to the pawnbroker <u>or secondhand business</u> in a pawn or purchase transaction;
- (b) investigating a [pawnbroker's] possible violation of the record keeping or reporting requirements of this chapter when the local law enforcement official, based on a review of the records and information received, has reason to believe that a violation has occurred;
- (c) responding to an inquiry from a person claiming ownership of described property by searching the database to determine if property matching the description has been delivered to a pawnbroker <u>or secondhand business</u> by another person in a pawn or purchase transaction and if so, obtaining from the database:
 - (i) a description of the property;
- 274 (ii) the name and address of the pawnbroker <u>or secondhand business</u> who received the 275 property; and
 - (iii) the name, address, and date of birth of the conveying person; and
- 277 (d) [take] taking enforcement action under Section 13-2-5 against a pawnbroker or secondhand business.
 - (2) (a) A person may not knowingly and intentionally use, release, publish, or otherwise make available to any person or entity any information obtained from the database for any purpose other than those specified in Subsection (1).

(b) Each separate violation of Subsection (2)(a) is a class B misdemeanor.
[(b)] (c) Each separate violation of [this] Subsection (2)(a) is subject to a civil penalty
not to exceed \$250.
Section 7. Section 13-32a-108 is amended to read:
13-32a-108. Retention of records Reasonable inspection.
(1) The pawnbroker or law enforcement agency, whichever has custody of pawn
tickets, shall retain them for no less than three years from the date of the transaction.
(2) (a) A law enforcement agency may conduct random reasonable inspections of
pawn or secondhand businesses for the purpose of monitoring compliance with the reporting
requirements of this chapter. The inspections may be conducted to:
(i) confirm that pawned or sold items match the description reported to the database
by the pawnshop; and
(ii) make spot checks of property at the pawn or secondhand business to determine if
the property is appropriately reported.
(b) Inspections under Subsection (2)(a) shall be performed during the regular business
hours of the pawn or secondhand business.
Section 8. Section 13-32a-109 is amended to read:
13-32a-109. Holding period for articles.
(1) (a) The pawnbroker may sell any article pawned to [him] the pawnbroker:
(i) after the expiration of the contract period between the pawnbroker and the pledgor
and
(ii) if the pawnbroker has complied with the requirements of Section 13-32a-106
regarding reporting to the central database and Section 13-32a-103.
(b) If an article, including scrap jewelry, is purchased by [the] a pawn or secondhand
business[7] or a coin dealer, the pawn or secondhand business or coin dealer may sell the
article after the pawn or secondhand business or coin dealer has held the article for [ten] 15
days and complied with the requirements of Section 13-32a-106 regarding reporting to the
central database and Section 13-32a-103[-], except that pawn, secondhand, and coin dealer

businesses are not required to hold precious metals or coins under this Subsection (1)(b).

- (c) This Subsection (1) does not preclude a law enforcement agency from requiring a pawn or secondhand business to hold an article if necessary in the course of an investigation.
- (i) If the article was pawned, the law enforcement agency may require the article be held beyond the terms of the contract between the pledgor and the pawn broker.
- (ii) If the article was sold to the pawn or secondhand business, the law enforcement agency may require the article be held if the pawn or secondhand business has not sold the article.
- (d) If the law enforcement agency requesting a hold on property under this Subsection (1) is not the local law enforcement agency, the requesting law enforcement agency shall notify the local law enforcement agency of the request and also the pawn or secondhand business.
- (2) If a law enforcement agency requires the pawn or secondhand business to hold an article as part of an investigation, the agency shall provide to the pawn or secondhand business a hold ticket issued by the agency, which:
 - (a) states the active case number;

- (b) confirms the date of the hold request and the article to be held; and
- (c) facilitates the ability of the pawn or secondhand business to track the article when the prosecution takes over the case.
- (3) If an article is not seized by a law enforcement agency that has placed a hold on the property, the property may remain in the custody of the pawn or secondhand business until further disposition by the law enforcement agency, and as consistent with this chapter.
- (4) The initial hold by a law enforcement agency is for a period of [45] 90 days. If the article is not seized by the law enforcement agency, the article shall remain in the custody of the pawn or secondhand business and is subject to the hold unless exigent circumstances require the purchased or pawned article to be seized by the law enforcement agency.
- (5) (a) A law enforcement agency may extend any hold for up to an additional [45] 90 days when exigent circumstances require the extension.

(b) When there is an extension of a hold under Subsection (5)(a), the requesting law
enforcement agency shall notify the pawn or secondhand business that is subject to the hold
prior to the expiration of the initial [45] 90 days.
(c) A law enforcement agency may not hold an item for more than the $[90]$ 180 days
allowed under Subsections (5)(a) and (b) without obtaining a court order authorizing the hold.
(6) A hold on an article under Subsection (2) takes precedence over any request to
claim or purchase the article subject to the hold.
(7) When the purpose for the hold on or seizure of an article is terminated, the law
enforcement agency requiring the hold or seizure shall within 15 days after the termination:
(a) notify the pawn or secondhand business in writing that the hold or seizure has been
terminated;
(b) return the article subject to the seizure to the pawn or secondhand business; or
(c) if the article is not returned to the pawn or secondhand business, advise the pawn
or secondhand business either in writing or electronically of the specific alternative disposition
of the article.
Section 9. Section 13-32a-109.5 is amended to read:
13-32a-109.5. Seizure of property.
(1) If a law enforcement agency determines seizure of pawned or sold property is
necessary during the course of a criminal investigation in addition to the holding provisions
under Section 13-32a-109, the law enforcement agency shall:
under Section 13-32a-109, the law enforcement agency shall: (a) notify the pawnshop of the specific item to be seized;
(a) notify the pawnshop of the specific item to be seized;
(a) notify the pawnshop of the specific item to be seized;(b) issue to the pawnshop a seizure ticket in a form approved by the division and that:
(a) notify the pawnshop of the specific item to be seized;(b) issue to the pawnshop a seizure ticket in a form approved by the division and that:(i) provides the active case number related to the item to be seized;
(a) notify the pawnshop of the specific item to be seized;(b) issue to the pawnshop a seizure ticket in a form approved by the division and that:(i) provides the active case number related to the item to be seized;(ii) provides the date of the seizure request;
 (a) notify the pawnshop of the specific item to be seized; (b) issue to the pawnshop a seizure ticket in a form approved by the division and that: (i) provides the active case number related to the item to be seized; (ii) provides the date of the seizure request; (iii) describes the article to be seized; and

366 law enforcement agency, the seizing agency shall, in addition to compliance with Subsection 367 (1): 368 (a) notify the local law enforcement agency prior to any seizure; and 369 (b) facilitate the seizure of the pawned property in cooperation with the local law 370 enforcement agency to provide the pawnshop or secondhand business the ability to monitor 371 the proceedings under Section 13-32a-109.8. 372 Section 10. Section 13-32a-109.8 is amended to read: 373 13-32a-109.8. Pawned or sold property subject to law enforcement investigation. 374 (1) If the article pawned or sold under Section 13-32a-109 is subject to an 375 investigation and a criminal prosecution results, the prosecuting agency shall, prior to 376 disposition of the case: 377 (a) request restitution to the pawn or secondhand business for the crimes perpetrated 378 against the pawn or secondhand business as a victim of theft by deception; and 379 (b) request restitution for the original victim. 380 (2) If the original victim of the theft of the property files a police report and the 381 property is subsequently located at a pawn or secondhand business, the victim must fully 382 cooperate with the prosecution of the crimes perpetrated against the pawn or secondhand 383 business as a victim of theft by deception, in order to qualify for restitution regarding the 384 property. 385 (3) If the original victim does not pursue criminal charges or does not cooperate in the prosecution of the property theft crimes charged against the defendant and the theft by 386 387 deception charges committed against the pawn or secondhand business, then the original 388 victim must pay to the pawn or secondhand business the amount of money financed or paid by 389 the pawn or secondhand business to the defendant in order to obtain the property. 390 (4) (a) The victim's cooperation in the prosecution of the property crimes and in the 391 prosecution of the theft by deception offense committed against the pawn or secondhand

business suspends the requirements of Subsections (2) and (3).

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(b) If the victim cooperates in the prosecution under Subsection (4)(a) and the

defendants are convicted, the prosecuting agency shall direct the pawn or secondhand business to turn over the property to the victim.

(c) Upon receipt of notice from the prosecuting agency that the property must be turned over to the victim, the pawn or secondhand business shall return the property to the

- (5) A pawn or secondhand business must fully cooperate in the prosecution of the property crimes committed against the original victim and the property crime of theft by deception committed against the pawn or secondhand business in order to participate in any court-ordered restitution.
- (6) At all times during the course of a criminal investigation and subsequent prosecution, the article subject to a law enforcement hold shall be kept secure by the pawn or secondhand business subject to the hold unless a pawned or sold article has been seized by the law enforcement agency pursuant to Section 13-32a-109.5.
 - Section 11. Section 13-32a-110 is amended to read:

408 **13-32a-110.** Penalties.

victim as soon as reasonably possible.

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- 409 (1) A violation of any of the following sections is subject to a civil penalty of not more 410 than \$500:
- 411 (a) Section 13-32a-104, register required to be maintained;
- 412 (b) Section 13-32a-106, transaction information provided to law enforcement;
- 413 (c) Section 13-32a-108, retention of records; [or]
- 414 (d) Section 13-32a-109, holding period for pawned articles[-];
- 415 (e) Section 13-32a-111, payment of fees as required; or
- 416 (f) Section 13-32a-112, training requirements for pawn, secondhand, and coin dealer 417 business employees and officers of participating law enforcement agencies.
- 418 (2) This section does not prohibit civil action by a governmental entity regarding the pawnbroker's business operation or licenses.
- 420 Section 12. Section 13-32a-111 is amended to read:
- 421 **13-32a-111.** Fees to fund training and central database.

422	(1) (a) On and after January 1, 2005, each pawnshop or secondhand merchandise
423	dealer in operation shall annually pay \$250 to the division, to be deposited in the account.
424	(b) For the period of July 1, 2009 through December 31, 2009, each coin dealer in
425	operation shall pay a fee of \$250 to the division to be deposited in the account.
426	(c) On and after January 1, 2010, each coin dealer in operation shall annually on
427	January 1 pay \$250 to the division to be deposited in the account.
428	(2) On and after January 1, 2005, each law enforcement agency that participates in the
429	use of the database shall annually pay to the division a fee of \$2 per sworn law enforcement
430	officer who is employed by the agency as of January 1 of that year. The fee shall be deposited
431	in the account.
432	(3) The fees under Subsections (1) and (2) shall be paid to the account annually on or
433	before January 30.
434	(4) (a) If a law enforcement agency outside Utah requests access to the central
435	database, the requesting agency shall pay a yearly fee of \$750 for the fiscal year beginning
436	July 1, 2006, which shall be deposited in the account.
437	(b) The board may establish the fee amount for fiscal years beginning on and after July
438	1, 2007 under Section 63J-1-303.
439	Section 13. Section 13-32a-112 is amended to read:
440	13-32a-112. Secondhand Merchandise Advisory Board Membership Duties
441	Providing training Records of compliance Training compliance Rulemaking.
442	(1) There is created within the division the [Pawnshop and] Secondhand Merchandise
443	Advisory Board. The board consists of 11 voting members and one nonvoting member:
444	(a) one representative of the Utah Chiefs of Police Association;
445	(b) one representative of the Utah Sheriffs Association;
446	(c) one representative of the Statewide Association of Prosecutors;
447	(d) three representatives from the pawnshop industry [and three], two representatives
448	from the secondhand merchandise business industry, and one representative from the coin
449	dealer industry who are all appointed by the director of the Utah Commission on Criminal and

Juvenile Justice and who represent three separate pawnshops, [and three] two separate secondhand merchandise dealers, and one coin dealer, each of which are owned by a separate person or entity;

(e) one law enforcement officer who is appointed by the board members under Subsections (1)(a) through (d);

- (f) one law enforcement officer whose work regularly involves pawn and secondhand businesses and who is appointed by the board members under Subsections (1)(a) through (d); and
 - (g) one representative from the central database, who is nonvoting.
- (2) (a) The board shall elect one voting member as the chair of the board by a majority of the members present at the board's first meeting each year.
 - (b) The chair shall preside over the board for a period of one year.
 - (c) The advisory board shall meet quarterly upon the call of the chair.
- (3) (a) The board shall conduct quarterly training sessions regarding compliance with this chapter and other applicable state laws for any person who owns or is employed by a pawn or secondhand business subject to this chapter.
 - (b) Each training session shall provide [not] no fewer than two hours of training.
- (4) (a) Each pawn [or], secondhand, and coin dealer business in operation as of January 1 shall ensure one or more persons employed by the pawn or secondhand business each participate in no fewer than [four] two hours of compliance training within that year.
- (b) This requirement does not limit the number of employees, directors, or officers of a pawn or secondhand business who attend the compliance training.
- (5) The board shall monitor and keep a record of the hours of compliance training accrued by each pawn or secondhand business.
- (6) The board shall provide each pawn or secondhand business with a certificate of compliance upon completion by an employee of the [four] two hours of compliance training under Subsection (4).
- 477 (7) (a) Each law enforcement agency that has a pawn or secondhand business located

478	within its jurisdiction shall ensure that at least one of its officers completes [four] two hours of
479	compliance training yearly.
480	(b) Subsection (7)(a) does not limit the number of law enforcement officers who
481	attend the compliance training.
482	Section 14. Section 13-32a-113 is amended to read:
483	13-32a-113. Secondhand Merchandise Operations Restricted Account.
484	(1) There is created within the General Fund a restricted account known as the
485	[Pawnbroker and] Secondhand Merchandise Operations Restricted Account.
486	(2) (a) The account shall be funded from the fees and administrative fines imposed
487	and collected under Sections 13-32a-106, 13-32a-107, 13-32a-110, and 13-32a-111. These
488	fees and administrative fines shall be paid to the division, which shall deposit them in the
489	account.
490	(b) The Legislature shall appropriate the funds in this account:
491	(i) to the board for the costs of providing training required under this chapter, costs of
492	the central database created in Section 13-32a-105, and for costs of operation of the board;
493	and
494	(ii) to the division for management of fees and penalties paid under this chapter.
495	(c) The board shall account to the division for expenditures.
496	(d) The board shall account separately for expenditures for:
497	(i) training required under this chapter;
498	(ii) operation of the database; <u>and</u>
499	(iii) operation of the board[; and].
500	[(iv) costs of operation of the board.]
501	Section 15. Section 76-6-408 is amended to read:
502	76-6-408. Receiving stolen property Duties of pawnbrokers, secondhand
503	businesses, and coin dealers.
504	(1) A person commits theft if he receives, retains, or disposes of the property of
505	another knowing that it has been stolen, or believing that it probably has been stolen, or who

conceals, sells, withholds or aids in concealing, selling, or withholding the property from the owner, knowing the property to be stolen, intending to deprive the owner of it.

- (2) The knowledge or belief required for Subsection (1) is presumed in the case of an actor who:
 - (a) is found in possession or control of other property stolen on a separate occasion;
- (b) has received other stolen property within the year preceding the receiving offense charged; [or]
- (c) is a pawnbroker or person who has or operates a business dealing in or collecting used or secondhand merchandise or personal property, or an agent, employee, or representative of a pawnbroker or person who buys, receives, or obtains property and fails to require the seller or person delivering the property to:
 - (i) certify, in writing, that he has the legal rights to sell the property;
- (ii) provide a legible print, preferably the right thumb, at the bottom of the certificate next to his signature; and
 - (iii) provide at least one positive form of identification[-]; or
- (d) is a coin dealer or an employee of the coin dealer as defined in Section 13-32a-102 who does not comply with the requirements of Section 13-32a-104.5.
- (3) Every pawnbroker or person who has or operates a business dealing in or collecting used or secondhand merchandise or personal property, and every agent, employee, or representative of a pawnbroker or person who fails to comply with the requirements of Subsection (2)(c) is presumed to have bought, received, or obtained the property knowing it to have been stolen or unlawfully obtained. This presumption may be rebutted by proof.
- (4) When, in a prosecution under this section, it appears from the evidence that the defendant was a pawnbroker or a person who has or operates a business dealing in or collecting used or secondhand merchandise or personal property, or was an agent, employee, or representative of a pawnbroker or person, that the defendant bought, received, concealed, or withheld the property without obtaining the information required in Subsection (2)(c) or (2)(d), then the burden shall be upon the defendant to show that the property bought, received,

H.B. 163 **Enrolled Copy** 534 or obtained was not stolen. 535 (5) Subsections (2)(c), (3), and (4) do not apply to scrap metal processors as defined in 536 Section 76-10-901. 537 (6) As used in this section: 538 (a) "Dealer" means a person in the business of buying or selling goods. 539 (b) "Pawnbroker" means a person who: 540 (i) loans money on deposit of personal property, or deals in the purchase, exchange, or 541 possession of personal property on condition of selling the same property back again to the 542 pledge or depositor; 543 (ii) loans or advances money on personal property by taking chattel mortgage security 544 on the property and takes or receives the personal property into his possession and who sells 545 the unredeemed pledges; or 546 (iii) receives personal property in exchange for money or in trade for other personal 547 property. 548 (c) "Receives" means acquiring possession, control, or title or lending on the security

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of the property.

Section 16. Effective date.

This bill takes effect on July 1, 2009.