## THE GENERAL ASSEMBLY OF PENNSYLVANIA

## HOUSE BILL No. 350 Session of 2019

INTRODUCED BY RIGBY, McNEILL, NELSON, COOK, SCHMITT, STRUZZI, GREGORY, ECKER AND JONES, FEBRUARY 1, 2019

REFERRED TO COMMITTEE ON CONSUMER AFFAIRS, FEBRUARY 1, 2019

## AN ACT

1 2 3 4 5 6	Amending the act of February 24, 1984 (P.L.92, No.17), entitled "An act regulating the purchase and sale of precious metals," further providing for definitions, for license required, for records of transactions, for dealer's retention of precious metal and availability for inspection, for purchases from minors and for penalty.
7	The General Assembly of the Commonwealth of Pennsylvania
8	hereby enacts as follows:
9	Section 1. Sections 1, 2(e), 3(a) and (c), 4(a), (b) and
10	(c), 5 and 10 of the act of February 24, 1984 (P.L.92, No.17),
11	referred to as the Precious Metal Sale Regulation Law, are
12	amended to read:
13	Section 1. Definitions.
14	The following words and phrases when used in this act shall
15	have the meanings given to them in this section unless the
16	context clearly indicates otherwise:
17	"Business days." Excludes Saturdays, Sundays and Federal or
18	<u>State legal holidays.</u>
19	"Dealer in precious metals." An individual, partnership,
20	association, corporation or business entity, who or which

purchases precious metals from the general public for resale or 1 2 [refining] other commercial disposition, or any individual who 3 acts as agent for such individual, partnership, association, corporation or business entity for such purchase or purchases. 4 Excluded from this definition are financial institutions 5 licensed under Federal or State banking laws, the purchaser of 6 precious metals who purchases from a seller seeking a trade-in 7 or allowance, the manufacturers of jewelry or of other items 8 composed, in whole or in part, of gold, silver or platinum and 9 10 the purchaser of precious metals for his, her or its own use or ownership and not for resale or [refining] other commercial 11 12 disposition.

13 "Gold." Any alloy of the element gold, ten karat or of 14 greater fineness. A karat is 1/24 part, by weight, of the alloy 15 of the metallic element gold.

16 "Platinum." Any alloy of the element platinum, 750/1000 or 17 more parts per thousand, by weight, of pure platinum.

18 "Precious metals." Items containing or being of gold, silver 19 or platinum, including, but not limited to, jewelry and silver 20 services, but excluding coins, ingots, bullion or photographic 21 film or any article containing less than 5% of gold, silver or 22 platinum by weight.

23 <u>"Proof of identity." An unexpired document issued by the</u>
24 <u>Federal Government, the Commonwealth or any other state</u>

25 government, the District of Columbia, the Commonwealth of Puerto

26 Rico or any United States territory that includes all of the

27 <u>following</u>:

28 (1) The name, age and address of the seller.

29 (2) A photograph of the seller.

30 (3) An expiration date.

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Silver." Any alloy of the element silver, 900/1000 or more parts per thousand, by weight, of pure silver.

3 ["Working days." Excludes Saturdays, Sundays and Federal or 4 State legal holidays.]

5 Section 2. License required.

6 \* \* \*

7 (e) Application to be public record.--[Such] <u>A dealer's</u>
8 <u>annual</u> license application shall be a public record <u>maintained</u>
9 <u>at the dealer's place of business and shall be made</u> available
10 to the general public for inspection <u>upon request</u>.
11 Section 3. Records of transactions.

12 (a) Dealers to keep record.--Every dealer in precious metals 13 shall keep a record of every transaction upon a form [approved] 14 and in a manner prescribed by the Attorney General. The record 15 shall include as a minimum:

16 (1) [The name, age and address of the seller which must
17 be verified by said dealer, requiring proof of identity from
18 the seller sufficient to insure the accuracy of the
19 represented name and address] <u>A copy of the proof of identity</u>
20 of the seller.

(2) An accurate description of [the property] each item
 purchased, including any serial number or other identifying
 marks or symbols and the date and hour of the transaction.

24 (3) A photograph of the item, if the item purchased has
 25 any distinguishing details, including identifying marks,

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26 <u>initials, insignias, inscriptions or other unique identifying</u>

27 <u>features. The photograph shall be:</u>

28 (i) taken from two different perspectives;

29 (ii) no less than 1:1 scale; and

30 (iii) of sufficient size and clarity to identify any

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## distinguishing details.

2 \* \* \*

3 (c) Copy of record to district attorney.--A copy of every 4 record [of transaction] <u>created pursuant to subsection (a)(1)</u> 5 <u>and (2)</u> shall be delivered or mailed to the district attorney of 6 the county in which a purchase of precious metals is made by the 7 close of the next [working] <u>business</u> day after the day on which 8 the metal was purchased.

9 \* \* \*

10 Section 4. Dealer's retention of precious metal and 11 availability for inspection.

(a) Precious metal to be retained for [five] ten days.--Each
item of precious metal purchased by a dealer in precious metals
shall be retained in unaltered condition for [five] ten full
[working] <u>business</u> days after report of its purchase has been
filed with the proper district attorney or his designee.

17 Precious metal to be available for inspection. -- Such (b) 18 item of precious metal shall be available for inspection, during 19 the [five working] ten business days, by law enforcement officials of the Federal Government, the Commonwealth or any of 20 its municipalities in the course of their law enforcement 21 duties. A search warrant shall not be required unless the 22 inspection is made during hours other than those when the dealer 23 24 in precious metals is open for business. Upon notice, in 25 writing, to a dealer by a law enforcement official investigating a reported theft of precious metals, transaction records may be 26 inspected by a representative of a licensed insurance company 27 28 that has paid or is contractually obligated to pay a claim for 29 the loss.

30 (c) Law enforcement officials to give notice when they 20190HB0350PN0276 - 4 -

believe item was stolen.--If a law enforcement official has probable cause to believe an item of precious metal has been stolen, he may give written notice to the dealer in precious metals. Upon receipt of such written notice, such dealer in precious metals shall retain the item in unaltered condition for an additional seven <u>full business</u> days, unless the law enforcement officer in writing recalls such notice.

8 \* \* \*

9 Section 5. Purchases from minors.

[The dealer in precious metals shall require any minor 10 seeking to sell precious metals to produce written authority of 11 a parent, guardian or person in loco parentis authorizing the 12 13 sale of such precious metals. Such authorization shall give the 14 name and address of authorizing person. The dealer in precious metals shall verify that such sale is authorized by inquiry of 15 16 such parent, quardian or person in loco parentis. Minors shall be required to wait three full working days before receiving 17 18 payment from the sale of precious metals.] <u>A dealer in precious</u> 19 metals may not purchase precious metals from or sell precious

20 metals to an individual who is under 18 years of age.

21 Section 10. Penalty.

(a) Unlicensed dealers.--The purchase of an item of precious
metal by an unlicensed dealer in precious metals shall
constitute a violation of this act and the dealer shall be
guilty of a misdemeanor of the [third] <u>second</u> degree.

(b) Licensed dealers.--Any licensed dealer in precious
metals who violates any provisions of this act shall be guilty
of a misdemeanor of the [third] <u>second</u> degree.

29 (c) Revocation of license and ineligibility.--Any30 individual, partnership, association, corporation or business

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entity violating any provisions of this act shall, upon conviction, in addition to the penalties set forth in subsections (a) and (b) hereof, suffer immediately revocation of any existing license issued pursuant to the provisions of this act and shall be ineligible to apply for a dealer's license under this act for a period of five years thereafter. Section 2. This act shall take effect in 60 days.