## CITY of ALBUQUERQUE TWENTY SECOND COUNCIL

COUNCI	L BILL NO. <u>C5/3 O-17-50</u> ENACTMENT NO
SPONSO	DRED BY: Diane Gibson
1	ORDINANCE
2	AMENDING THE CITY OF ALBUQUERQUE CODE OF ORDINANCES ARTICLE
3	6 IN CHAPTER 13 ROA 1994, THE "PAWNBROKER ORDINANCE"
4	BE IT ORDAINED BY THE COUNCIL, THE GOVERNING BODY OF THE CITY
5	OF ALBUQUERQUE:
6	SECTION 1. Chapter 13, Article 6, Section 2 of the Revised Ordinances of
7	Albuquerque, the "Pawnbroker Ordinance" is hereby amended as follows:
8	§ 13-6-2 PURPOSE.
9	The purpose of this article is to[: regulate those businesses which [primarily]
10	purchase, or receive through a pawn transaction, used merchandise from the
11	general public.
. E 12	(1) Ensure a sound system of making loans against, or acquiring through
11 - New  - Deletion   14   15   16   16   16   16   16   16   16	purchase and disposition, tangible personal property by and through
- Tel :-14	pawnshops; to prevent frauds, unfair practices, discriminations against,
15 <u>Erra</u>	impositions on or abuses of the citizens of Albuquerque by requiring
<u>₹</u> 16	responsible buying practices among both businesses and consumers;
/Underscored Material	(2) Provide for licensing fees, investigation fees, and minimum capital
18 ( <del>tp.</del>	requirements of licensees;
i 19 19	(3) Promote financial responsibility to the city and its residents and
20 gg 20	compliance with city law;
Bracketed/St   Bracketed/St   22   22   22   23   24   24   24   24	(4) Assist law enforcement in the prevention of property crime and in the
<sup>□</sup> ∰22	prosecution of property crime offenders; and
23	(5) Through this article, the City of Albuquerque intends to deter property
24	crime by applying an even regulatory environment for a potential market for
25	stolen goods.1"

1	SECTION 2. Chapter 13, Article 6, Section 3 of the Revised Ordinances of
2	Albuquerque, "definitions" within the "Pawnbroker Ordinance" is hereby
3	amended to add the following definitions, to be inserted alphabetically with
4	existing definitions (all other definitions to remain unless specifically
5	repealed or amended herein):
6	"§ 13-6-3 DEFINITIONS.
7	[ CLAIMANT: A person who claims that his or her property was
8	misappropriated.
9	INVENTORY: Any and all items within the store premises or within any
10	storage space that are, or are anticipated to be held or acquired by the
11	pawnbroker through a loan or purchase.
12	ITEM. In addition to meaning an individual item, include a coherent unit,
13	such as a tool set with tool box, for purposes of recording and reporting
14	requirements of this article, provided that the contents of such units are
15	reasonably described therein.
16	PAWNBROKER: Any person, firm or corporation who:
17	(1) Engages in the business of lending money on the deposit or
18	pledge of personal property;
00 19	(2) Purchases personal property with the expressed or implied
terial] - New 25 1 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2	agreement or understanding to sell it back at a stipulated price; or
- 1 - 21	(3) Engages in the business of purchasing items of gold, silver,
ateria <b>6 Grial</b>	platinum or other precious metals or gems and reselling the product.
₩ p 23	This definition shall include such person's agents or employees or dealers
<u>मुझ</u> 24	in the above items. Every person permitted by the city of Albuquerque to
25 25	engage, in whole or in part, in the business of loaning money on the security
Bracketed/Underscored Ma  Bracketed/Strikethrough Mate   82	of pledged goods, deposits, and conditional sales of personal property.
75 27 27 27 27 27 27 27 27 27 27 27 27 27	PAWN UNIT OFFICER: Any sworn officer within the Pawn Unit or Property
3 <u>rac </u> 28	Crimes Division of the Albuquerque Police Department, or any officer
29 £	specifically assigned to the enforcement of this ordinance.
30	PERMIT HOLDER. Every person, firm or corporation to whom a permit has
31	been issued pursuant to this article including such person's agents, servants
32	or employees.

ı	PERMITTED VENDOR: A vendor who furnishes new or used inventory to a
2	pawnbroker with an invoice specifying the vendor's name, the date of the
3	sale, and who has an established place of business or is permitted under this
4	ordinance,
5	PERSON: Any individual, partnership, corporation, firm or association or
6	any combination thereof. An individual, partnership, corporation, joint
7	venture, trust, association, or any other legal entity however organized.
8	PLEDGED GOODS: Tangible personal property other than, securities or
9	printed evidences of indebtedness, which property is deposited with or
10	otherwise actually delivered into the possession of a pawnbroker in the
11	course of his business in connection with the pawn transaction.
12	SOLD GOODS: Goods transferred into the ownership of a pawnbroker by
13	means of purchasing, selling, trading, consignment selling, or otherwise
14	transferring for value.
15	STORE PREMISES: The total area occupied by the pawnbroker at the
16	address on the city-issued permit; including the physical building space at
17	the permitted location together any associated storage spaces, buildings or
18	containers whether inside or outside of the main building, and any outdoor
19 - New 20 - Deletion 21 - Deletion	space leased, occupied or otherwise controlled by the pawnbroker in
Selet 20	association with the permitted location, other than parking lots reserved
-   -   21	exclusively for patrons or the general public.
1aterial] - New 15	STORAGE SPACE: Any type of container or space such as a safe, closet,
ੁ ₹23	storage room, unit, lock box, trailer, outbuilding, or the like that is within,
Bracketed/Underscored M Bracketed/Strikethrough Ma 82 22 22 25 25 25 25 25 25 25 25 25 25 25	attached to, or associated with the store premises.
25 gen	TRANSACTION: A pledge, or the purchase of, or consignment of, or the
<b>1</b>	trade of any item of personal property by a pawnbroker from a member of the
27 ± 27	general public.]"
28 <b>2</b> 8	SECTION 3. Chapter 13, Article 6, Sections 4 through 15 of the Revised
二 逝 <b>29</b>	Ordinances of Albuquerque, the "Pawnbroker Ordinance" are hereby
30	amended as follows:
31	"§ 13-6-4 PERMITS REQUIRED; [INSPECTION PERMIT] FEE; PENALTY.

6	cover the expense of administration of this article.
7	— (C) Doing business as a pawnbroker without a permit, constitutes a
8	misdemeanor and is subject to the penalty provisions set forth § 13-6-99.
9	No person shall act as a pawnbroker, or advertise, transact, or solicit
10	business as a pawnbroker, without first having obtained a permit from the
11	City of Albuquerque. A person shall obtain a separate permit for each place of
12	business at which the person acts or transacts business as a pawnbroker.
13	(A) The permit shall be conspicuously displayed in the pawnbroker's
14	place of business. The permit will expire on July 1 of each year and must be
15	renewed by that date.
16	(B) Every pawnbroker shall pay a permit fee of \$500 at the time of
17	issuance of the initial permit and at the time of each annual renewal to help
18	cover the expense of administration of this ordinance.
2 19	(C) Any person doing business as a pawnbroker without a permit, is
- New <b>Peletion 21</b>	guilty of a misdemeanor and is subject to the penalty provisions set forth in
- 1 - 21	<u>§ 1-1-99.</u>
[Bracketed/Underscored Material] - [Bracketed/Strikethrough Material] - 25 25 25 25 25 25 25 25 25 25 25 25 25	(D) A person must apply to the City of Albuquerque for a new permit
∑ 23	upon any change, directly or beneficially, in the ownership of any pawnshop.
न्यू <b>24</b>	An application for a permit or an application to transfer an existing permit is
र्थे <b>25</b>	not required upon any change, directly or beneficially, in the ownership of a
<u>√</u> 26	pawnshop if one or more holders of at least 90 percent of the outstanding
27 27 27 27 27	equity interest of the business before the change in ownership continue to
28 ack	hold at least 90 percent of the outstanding equity interest after the change in
<u>±</u> 29	ownership.
30	(E) Any person who is declined a permit or permit renewal is entitled to
31	a hearing a prescribed under subsection 13-6-10(C) of this ordinance.]

[(A) Every pawnbroker shall obtain a permit from the Mayor and the

permit shall be conspicuously displayed in the person's place of business.

The permit will expire on July 1 of each year and must be renewed by that

(B) Every pawnbroker shall pay an inspection fee of \$100 each year to

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<del>date.</del>

§ 13-6-5 ADMINISTRATION; APPLICABILITY OF OTHER LAWS.

The Mayor shall adopt such rules and regulations as necessary for the equitable administration of this article. The permit provided for in this article does not constitute a waiver of any requirement or provision contained in any ordinance of the city or state or federal law.

§ 13-6-6 BOND REQUIRED.

No person shall engage in the business of pawnbroker without having executed and delivered a bond to the city in the sum of \$5,000. The bond shall be in a form approved by the Mayor and shall be conditioned upon the conduct of such pawnbroker's business according to the provisions of this article, the laws of the state and all ordinances of the city. Such bond shall be for the benefit of each and every person damaged by a breach of any condition set forth in the bond. Every pawnbroker shall provide the Mayor with 30 days' notice in writing of cancellation of bond.

- § 13-6-7 APPLICATION FOR PERMIT; REQUIREMENTS [AND ELIGIBILITY].
- (A) [Application Requirements.] Each application for an original [or a renewal] permit shall be submitted in writing to the Mayor [and contain such information as is required by the Mayor,] and be accompanied by the [applicable inspection permit] fee [amount and the name, address, date of birth and social security number of the applicant and each agent, servant and employee of the applicant.
- (B) Each application shall be accompanied by the name, address and date of birth of each agent, servant and employee of the applicant.] Changes in such list must be indicated on each renewal application.
- [—(C)] Every pawnbroker shall furnish with each application for an original or renewal permit proof of execution and delivery of the bond to the City Clerk's Office as required in § 13-6-6.
- [(B) To be eligible for a pawnbroker's permit, at the time of each application or renewal, an applicant must conduct business lawfully and fairly within the purposes and requirements of this ordinance, and never have had a pawnbrokers permit revoked by the City or any other jurisdiction;
- (C) The City shall perform a criminal background check on each applicant for a pawnbroker's permit. In deciding whether to issue a

pawnbroker's permit, the City shall consider any criminal background and

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- 1 "§ 13-6-9 ]RECORDS [AND REPORTS] BY PAWNBROKERS;[-VIOLATION PENALTIES].
  - (A) Every pawnbroker shall keep a record legibly written or typed of each transaction made [for every pledged or sold good with a resale value in excess of ten dollars (\$10)] in the order in which each occurs. [Each entry shall include a description of the goods, article or item pawned, pledged, purchased or otherwise received, including serial number and any other identifying mark, date and time of the transaction, and the name and address of the person offering the same. The record shall be made on a form in the format, color and size approved by the Chief of Police, and the forms shall be preserved and made accessible for a period of two years. Notwithstanding the foregoing, all items of jewelry or precious metal, whether scrap or otherwise, must be recorded regardless of value.]
  - (B) [Persistent or frequent erroneous, or incomplete entries in the above required records shall constitute a violation of this section. The record shall be made on a digital form or database in the format, color and size approved by the Chief of Police, and shall be preserved and made accessible to any pawn unit officer by 12:00 noon of the pawnbroker's next business day after the pledged or sold goods were received by the pawnbroker, and remain so available during normal business hours for a period of two years. Each entry must also be uploaded or otherwise linked to the Albuquerque Police

    Department's electronic "leads online" system or any future equivalent administered by the Department by 12:00 noon of the pawnbroker's next business day following the day of the transaction. Each entry shall include:]
  - [(1) a transaction number, and the date, time and type of transaction (loan or purchase);
  - (2) a clear and accurate description of the pledged or sold goods; including make, model and serial number (if available);
  - (3) The name, residence address if applicable, and the date of birth of the pledger or seller, as indicated on a valid government issued photo identification card; type of identification card, jurisdiction and the identification number;

1	(4) A description of the pledger or seller including approximate
2	height, weight, gender and race or ethnicity if available;
3	(5) A clear, discernible, color still image of the pledger or seller
4	that clearly depicts a full face view of the person;
5	(6) A discernible color photograph of the pledged or sold good,
6	together with a discernible photograph of the complete serial number
7	associated with the item when available;
8	(7) a thumbprint of the person from which the piece of pawn
9	inventory was obtained with notation as to the hand from which the print
10	came (right or left);
11	(D) Each pledged or sold good with a resale value in excess of ten
12	dollars (\$10) shall have a tag attached thereto referencing the full transaction
13	number required pursuant to subsection 'B(1)' above, except that:
14	i) All items of jewelry or precious metal, whether scrap or
15	otherwise, must be tagged regardless of value; and
16	ii) Items purchased from a permitted vendor need not be tagged.
17	(E) In fulfilling the recordkeeping requirements of this subsection,
18	pawnbrokers are required to obtain the personal identification information of
2 19 2 19	pledgers and sellers (including thumbprint) only for the initial transaction so
19 - New 20 - 19 - Deletion 22 - 22 - 22 - 23 - 24 - 25 - 25 - 25 - 25 - 25 - 25 - 25	long as each subsequent transaction with the same pledger or seller is linked
-   -   21	or otherwise gives reference to the personal information already on file with
22 (13) 22	the pawnbroker. However, a still image of the pledger or seller must be
₹ <b>23</b>	collected at the time of each and every transaction.
24	(F) In addition to any other penalty authorized by this ordinance or
25	other law, any person who knowingly and willfully violates this § 13-6-8, or
<b>26</b>	who knowingly and willfully makes a false entry in any record specifically
Dracketed/Onderscored Mate   Bracketed/Strikethrough Mate   S	required by this section commits a violation punishable as provided in § 1-1-
3 2 28 2 28	99. However, Clerical or recordkeeping errors, such as typographical errors or
<sup>-</sup> ∰ <sub>29</sub>	scrivener's errors, regarding any document or record required by this section
30	do not constitute a knowingly and willful violation of this section, and are not
31	subject to criminal penalties. Such errors are, however, subject to the
32	administrative remedies of this ordinance, and upon written notification of the

	1	error by a pawn unit officer, such errors must be corrected by the pawnbroker
	2	by the next reporting period.]
	3	§ 13-6-9 INSPECTION; PROPERTY CRIME DATA SHARING.
	4	(A) Inspection. Any pawn unit officer may inspect any pawnbroker's
	5	entire store premises during normal business hours and have free access to
	6	all pledged or sold goods, and the corresponding transaction records
	7	required by this ordinance.
	8	(1) The pawnbroker has the right to escort the pawn unit officer
	9	throughout the inspection process.
	10	(2) Any pawnbroker who fails or refuses to allow a pawn unit
	11	officer to inspect the entire store premises or examine or make copies of such
	12	corresponding transaction records required by § 13-6-9 is in violation of this
	13	ordinance.
	14	(3) Each pawnbroker's system of records is in compliance with
	15	this ordinance so long as it contains and discloses the information required
	16	by § 13-6-9.
	17	(B) Pawn unit officers, or any officer or employee appointed by the
	18	Albuquerque Police Department, shall coordinate with pawnbrokers to
w tion	19	provide updates on current known property crime offenders and articles of
Bracketed/Underscored Material] - New acketed/Strikethrough Material] - Deletion	20	personal property suspected to have been the subject of theft directly to all
rial]	21	pawnbrokers as frequently as possible.
<u> Aateri</u>	21 22 23 24 25 26 27 28 29	§ 13-6-10 [REPORTS BY PAWNBROKER; DELIVERY; VIOLATION.
ed N	23	— (A) Every pawnbroker shall each day accurately complete a report of all
SCOI	<sup>0</sup> 24	used property of every kind received or purchased during the preceding
Inde	25	business day on a form approved by the Chief of Police. A photo
ed/U	26	identification card shall be required of each person pledging, pawning or
cket	27	selling merchandise to a pawnbroker. Each item received shall be listed on a
[Bra	28	separate report form. The report shall include the following:
4	<sup>2</sup> 29	——————————————————————————————————————
	30	(2) Description of the item including make and model number, if
	31	any.
	32	(3) Serial number and other identifying mark(s), if any.

1	of the hearing will be mailed to the pawnbroker's place of business or
2	address of record with the City by certified mail in accordance with this
3	ordinance.
4	(2) The pawn unit officer shall provide the City Clerk with a copy
5	of the notice of violation for transmission to the City Independent Office of
6	Hearings within three business days of the notice of violation being served
7	upon the pawnbroker.
8	(B) Hearing and Penalties Relating to a Notice of Violation.
9	(1) Hearing. The pawnbroker, and any other interested person,
10	may appear and produce evidence at any administrative hearing relating to a
11	notice of violation. The final order of the City's administrative hearing officer
12	on such matter constitutes the final administrative adjudication of the matter
13	by the City.
14	(a) Notice of Hearing. Within three business days of its
15	receipt of the notice of violation, the City Independent Office of Hearings shall
16	mail a notice of the hearing to the pawnbroker and the law enforcement
17	officer who delivered the notice of violation via certified mail. The notice shall
18	specify the location of the hearing, a date and time for the hearing that is
. E 19 ≥ :∃	between fifteen and twenty days from its mailing of the notice of hearing.
19 Deletion 21 22 22 22 22 22 22 22 22 22 22 22 22	Such notice shall briefly state the nature of the hearing and that failure to
	attend by the pawnbroker will result in an automatic fine.
	(b) Continuance. A first continuance of the hearing may be
Bracketed/Onderscored Ma Bracketed/Strikethrough Ma# 25 25 25 27 28 29 29 29 29 20 20 20 20 20 20 20 20 20 20 20 20 20	ordered by the hearing officer assigned to hear the matter upon a showing of
24	good cause by any party. Any subsequent continuance request may be
25	granted only with the consent of all parties to the matter.
<b>26</b>	(c) Order. Within five (5) days of the conclusion of the
27	hearing, the hearing office shall issue a final written order with findings of
28 <b>28</b>	fact, conclusions of law, and the penalties authorized by subjection 'B(2)'
<u></u>	below that are being imposed (if any) relating to the allegations from the
30	notice of violation.

	1	(2) Findings Required for Imposition of Penalty. The hearing
	2	officer may enter an order imposing one or more of the penalties set forth in
	3	paragraph (3), below, if it is found that a pawnbroker:
	4	(a). Violated or is operating in violation of any of the
	5	provisions of this ordinance;
	6	(b) Made a material false statement in any application,
	7	document, or record required to be submitted or retained under this section;
	8	<u>or</u>
	9	(c) Refused or failed, or any of its principal officers has
	10	refused or failed, after notice, to produce any document or records pertaining
	11	to pawnbroker transaction or disclose any information required to be
	12	produced or disclosed under this section or the rules of this ordinance;
	13	(3) Penalties. Upon making one of the findings described in
	14	subparagraph (1), above, the hearing officer may enter an order imposing one
	15	or more of the following:
	16	(a). Ordering a pawnbroker to show proof of compliance
	17	within 7 days of notice;
	18	(b) Imposing a fine for violations of this section, a penalty
¥ .t	19 20 21	of no less than \$25 but no more than \$500 for a first violation, no less than
- New	20	\$200 but no more than \$1,000 for a second violation depending on the
<u>ial</u> ] -	21 ≝	severity of the violation;
	22	(c) Ordering that the pawnbroker cease and desist
ed M	23	specified activities;
Bracketed/Underscored M	<b>24</b>	(d) Ordering that the pawnbroker's permit be revoked or
nder	25	not renewed. A third concluded violation within any twelve month period may
d/U	26	result in revocation of a permit, or a penalty of no less than \$1,000 but no
skete	27	more than \$3,000. If revocation is ordered, it shall be effective no sooner than
Brag	23 24 25 26 27 28 29	120 days from the date of the order to allow for winding-down of the business
<u> </u>	_	including redemption of pawn inventory by rightful owners. No new loans or
	30	purchases may be done during this time, only sales and redemption;
	31	(e) Placing the pawnbroker on probation, subject to such
	32	conditions as the hearing officer may specify:

1	(C). Hearing and Penalties relating Permit Issuance or Renewal.
2	(1) After an initial denial of a pawnbrokers license or renewal by
3	the City, the denied applicant may request a hearing. After notice and hearing,
4	the City may decline to issue or renew a pawnbroker permit if it is determined
5	that:
6	(a). The pawnbroker, either knowingly or without the
7	exercise of due care, has violated this section or has aided or conspired with
8	another person to violate this section;
9	(b). A condition exists that, had it existed when the permit
10	was originally issued, would have justified the refusal to issue the permit;
11	(c). The pawnbroker no longer meet the eligibility
12	requirements to hold a permit; or
13	(d). The pawnbroker has through gross negligence or willful
14	noncompliance failed to comply with hold order.
15	(2) Any pawnbroker may surrender a permit by delivering it, by
16	certified or registered mail, return receipt requested, to the City Clerk's Office
17	with written notice of its surrender. The surrender of a permit does not affect
18	the civil or criminal liability of the pawnbroker for acts committed before the
2 E 19	surrender of the permit.
terial] - New 25   19   20   21   22   22   24   25   25   25   25   25	(3) The revocation or surrender of a permit does not impair or
- I - 21	affect the obligation of any preexisting lawful contract between the
ateria <b>25</b>	pawnbroker and any pledger or seller. Any transaction made by a person with
[Bracketed/Underscored Ma Bracketed/Strikethrough Mate 67	a person not lawfully permitted as a pawnbroker under this ordinance is
न्युः <b>24</b>	voidable, in which case the person forfeits the right to collect any monies,
25 25	including principal and any charges, from the pledger or seller in connection
<u>1</u>	with such transaction and is obligated to return to the pledger or seller the
27 <u>24/</u> 27	pledged or sold goods in connection with such transaction.
<b>82 28</b>	(4) Under no circumstance may law enforcement infringe, on the
<b>29</b>	customer's or pawnbroker's rights, any part of this section.
30	(D) Notwithstanding any other provision of this section, the City may
31	terminate an investigation or action upon agreement by the pawnbroker to
32	pay a stipulated civil penalty, to make restitution or pay damages to

customers, or to satisfy any other relief authorized under this subsection and

The reports and records of the permit holder required by this article [as

well as every item received in pawn, pledge or on consignment or through

Chief of Police or any sworn member of the Albuquerque Police Department

purchase or exchange shall be available for inspection by the Mayor, the

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requested by the City.]

§ 13-6-11 [INSPECTION.

1	— (B) Any person under the influence of alcohol, any narcotic drug or
2	stimulant or depressant.]
3	§ 13-6-[ <del>15</del> <u>12</u> ] UNLAWFUL TRANSACTIONS.
4	[—It shall be unlawful for any permit holder to purchase or otherwise receive
5	any item of merchandise:
6	— (A) From which the manufacturer's name plate, serial number or
7	distinguishing number or identification mark has been obviously defaced,
8	altered, covered or destroyed.
9	— (B) Which the permit holder knows or should have known is not lawfully
10	owned by the person offering the same.
11	(A) No pawnbroker shall:
12	(1) Knowingly and willfully enter into a pawn transaction with a
13	person under the age of eighteen years, or under the influence of alcohol, any
14	narcotic, drug, stimulant or depressant or any person known to the
15	pawnbroker as having been convicted of burglary, robbery, theft, or
16	possession of or receiving stolen property within the past ten years, whether
17	the person is acting in his or her own behalf or as the agent of another;
18	(2) Receive any pledged or sold goods from any person identified
20 non	in writing to the pawnbroker by the City, as a known or suspected thief or
1] - New 20 - Deletion 12 - Deletion	receiver of stolen property.
terial] - New 21   12   22   22   22   23   24   25   25   25   25   25   25   25	(3) Fail to exercise reasonable care to protect pledged goods
<u>terria</u> <b>52</b>	from loss or damage;
∑ <b>23</b>	(4) Remove, alter, or obliterate any manufacturer's make, model,
Bracketed/Underscored Ma Bracketed/Strikethrough Mate	or serial number, personal identification number on an item of personal
<u>भू</u> 25	property that was purchased, consigned, or received in pledge. In addition an
<u>Π</u>	item shall not be accepted for pledge or purchase where the manufacturer's
27 27 27 27 27 27 27 27 27 27 27 27 27 2	name plate, make, model, serial number, identification number or mark has
82 acke	been obviously defaced, altered, covered, removed, or destroyed;
<u></u> 29	(5) Purchase or otherwise receive any item of property which the
30	pawnbroker knows is not lawfully owned by the person offering the same; or

	(6) Willingly and knowingly make, cause, or allow to be made any
2	false entry or misstatement of any corresponding transaction records
3	required to be kept under this ordinance.
4	13-6-13 HOLD ORDERS; ISSUANCE; REQUIRED INFORMATION; DISPUTED
5	OWNERSHIP; PROCEDURES
6	(A) When any law enforcement officer has probable cause to believe
7	that property in possession of a permitted pawnbroker is misappropriated,
8	the officer may place hold order on the property.
9	(B) No pawnbroker shall release or dispose of property subject to a hold
10	order except pursuant to a court order or a written release from the police
11	department.
12	(C) Any property lawfully seized may be released to its rightful owner
13	only with approval of the assigned detective and issuance of a property
14	receipt.
15	(D) Where the rightful ownership of seized property is disputed, any
16	interested person may request a hearing to determine the issue of ownership
17	before the City Independent Office of hearings by filing a request with the City
18	Clerk's Office. Upon its receipt of such a request, the City Independent Office
219 ≥ :□	of Hearings shall notify the law enforcement officer involved in the matter,
<u>sterial</u> ] - New <b>12</b>	who shall deliver the contact information for all known interested parties
-   -   -   21	within three days of being notified. Within three days of receiving this
Material aterial aterial	information, the City Independent Office of Hearings shall issue a notice of
∑ <b>23</b>	hearing to the officer and all known parties. The notice shall specify the
Bracketed/Underscored M Bracketed/Strikethrough Ma 25 22 22 22 22 22 22 22 22 22 22 22 22 2	location of the hearing, and a date and time for the hearing that is between
25 age 25	fifteen and twenty days from its mailing of the notice of hearing. Such notice
<u>1</u>	shall briefly state the nature of the hearing and that failure to attend by any
27 <u>Eff</u> 27	party may result in a decision adverse to their interests.
3rac <b>28 28</b>	§ 13-6-99 PENALTY.
<sup>二</sup> <u>#</u> 29	— Any permit holder who is found guilty of a violation of any provision of this
30	article shall be subject to the penalty provisions set forth in § 1-1-99 of this
31	code of ordinances. Any permit holder who violates any provision of this
32	article shall be subject to having said permit revoked or suspended by the

1	Mayor. Revocation or suspension of such permit will not bar prosecution of
2	the permit holder under the penal provisions of this article. Criminal
3	prosecution will not bar proceedings to revoke or suspend the holder's
4	permit.]"
5	SECTION 4. Severability Clause.
6	If any section, paragraph, sentence, clause, word or phrase of this
7	Ordinance is for any reason held to be invalid or unenforceable by any court
8	of competent jurisdiction, such decision shall not affect the validity of the
9	remaining provisions of this Ordinance. The Council hereby declares that it
10	would have passed this Ordinance and each section, paragraph, sentence,
11	clause, word or phrase thereof irrespective of any provision being declared
12	unconstitutional or otherwise invalid.
13	SECTION 5. Compilation. Sections 1 through 3 of this Ordinance shall amend
14	be incorporated in and complied as part of the Revised Ordinances of
15	Albuquerque, New Mexico, 1994.
16	SECTION 6. Effective Date.
17	This ordinance takes effect ninety days after publication by title and
18	general summary.