

**CHAPTER 92
SECONDHAND DEALERS**

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92-1. Pawnbroker's License. 1. DEFINITION. "Pawnbroker" shall mean a person, firm or corporation engaged in the business of lending money on personal property or goods which are pledged as security for the loan on the condition that if the loan is not repaid within a specified period of time the goods used as security may be sold to compensate for nonpayment.

2. LICENSE REQUIRED. No person, firm or corporation shall carry on or operate within the city the business of pawnbroker without being duly licensed as herein provided and in accordance with s. 138.10, Wis. Stats.

3. APPLICATION. Application for a pawnbroker's license shall be made to the city clerk upon forms provided by the city clerk for such purpose. Each application for a license shall state:

- a. Name and address of applicant.
- b. The trade name and address of the business sought to be licensed.
- c. Name of person, officers and their residence where the applicant is an association or corporation, together with the state of incorporation. It shall also contain the names of one or more persons whom such corporation or association shall designate as manager or person in charge, with the address or addresses of the same.
- d. That such application for a license is not made for and on behalf of any other person by the applicant acting as an agent for or in the employ of another.
- e. Such other reasonable and pertinent information as the city clerk may from time to time require.

4. INVESTIGATION. The chief of police shall investigate or cause to be

investigated each applicant for such license and shall furnish to the city clerk in writing the information derived from such investigation.

5. ISSUANCE; TERMS. a. The common council may authorize or deny the license.

b. No license shall be granted to any person who is not of good moral character and who has not resided in the state of Wisconsin continuously for a period of at least one year prior to the date of filing an application, nor shall any such license be granted or issued to any person who has habitually been a petty law offender or has been convicted of an offense against the laws of the United States or any laws of this state punishable by imprisonment in the state prison or other penal institution as felonies unless the person so convicted has been duly pardoned, subject to s. 111.335, Wis. Stats.

c. See s. 81-88 for the required license fee.

d. Every person so licensed shall prior to the time of receiving such license enter with 2 sufficient sureties into a joint and several bond to the city of Milwaukee in the penal sum of \$500 for the due observation of all ordinances of the common council as may be passed or enforced respecting pawnbrokers.

e. No such license shall be transferable.

6. REGULATIONS. a. Pawn Receipt. Every pawnbroker shall at the time of each loan deliver to the person pawning or pledging any item a pawn receipt signed by the licensee or designee containing the name and business address of the pawnbroker, a brief description of the item, the amount of money loaned, and the date and time of pawning or pledging. There shall be no charge for issuing a pawn receipt. Every pawn receipt shall be numbered serially, a copy shall be retained by the pawnbroker and pawn receipts shall be open to inspection by the chief of police, or the chief's designee, at any reasonable time.

b. Altered or Obliterated Serial Number. No licensee shall receive any item or property with an altered or obliterated serial number, or from which a serial number has been removed.

c. Identification. Licensed pawnbrokers shall obtain adequate identification as stipulated in s. 92-11 from every person

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pawning, pledging, exchanging or selling any item.

d. Recordkeeping. Every pawnbroker shall keep a transaction description record as stipulated in s. 92-12 for every item pawned, pledged, exchanged or bought.

e. Transaction Record Reporting. Every pawnbroker shall report all transaction description records as stipulated in s. 92-13.

f. Every item pawned, pledged, exchanged or purchased by a licensed pawnbroker shall be open for inspection by the chief of police, or the chief's designee, at any reasonable time.

g. Holding Period. Every pawnbroker shall hold all items pawned or pledged for security on a loan, or exchanged or purchased, separate and apart from any other items, unchanged and unaltered from the form it was received for 30 days for inspection by the chief of police, or the chief's designee.

h. Additional Holding Period. The chief of police may, at the chief's sole discretion, cause any item pawned, pledged, or purchased, which the police chief has reason to believe was not pawned, pledged or disposed of by the lawful owner, to be held for an additional holding period deemed reasonable by the chief of police after the elapse of the initial 30-day holding period for identification by the lawful owner.

i. Minors. No pawnbroker shall have any business dealings as a pawnbroker with any person less than 18 years of age, unless the pawnbroker obtains a written consent for each transaction signed in the dealer's presence by the parent or guardian granting permission for that person to transact business with the dealer.

j. Intoxicated Persons. No pawnbroker shall bargain for, take, purchase or receive in pawn any item including a bond, note or security from any intoxicated person.

k. Stolen Goods. Every pawnbroker shall report to the police any item presented to the pawnbroker during the course of business the pawnbroker has reason to believe was stolen, either by the person presenting the item or another party.

7. LICENSE REVOCATION. The common council may revoke any license issued under the provisions of this section for fraud, misrepresentation, or false statement contained in the application for a license or in the course of conducting the business of pawnbroker, or for any violation of this section.

8. PENALTY. Any person or firm violating this section shall, upon conviction, forfeit not less than \$250 nor more than \$1,000, together with the costs of prosecution; and, in default of payment, shall be imprisoned in the house of correction or the county jail not to exceed 90 days, or until such forfeiture costs are paid.

92-2. Secondhand Dealer's License.

1. DEFINITIONS. a. "Articles of personal property" means any and all articles of personal property except those specifically excluded in this section.

b. "Member of the general public" means individuals, partnerships, firms, corporations or other associations.

c. "Secondhand" means previously owned by a member of the general public immediately prior to the transaction at hand. It does not mean previously owned by a wholesaler, retailer or another secondhand dealer.

d. "Secondhand dealer" means any person, firm, partnership, corporation or association operating, owning or leasing a fixed place of business for the purchase, sale or exchange of any secondhand articles of personal property.

e. "Secondhand dealer mall" means a fixed location where 2 or more secondhand dealers operate their business as described in sub. 10.

2. LICENSE REQUIRED; EXCEPTION.

a. It shall be unlawful to operate or carry on the business of being a secondhand dealer without having first obtained a secondhand dealer's license.

b. No individual secondhand license shall be required of a secondhand dealer operating his or her business on premises with a secondhand dealer's mall license as described in sub. 10.

c. This section does not apply to parties dealing in motor vehicles, coins, stamps, gold and silver bullion, secondhand jewelry, videos, video games, cassettes, compact discs, baseball cards, secondhand books and magazines, works of fine art and secondhand industrial machinery and equipment.

d. This section does not apply to parties operating a business as a licensed precious metal and gem dealer, pawnbroker, junk collector, junk dealer or auctioneer.

e. This section does not apply to transactions at occasional garage or yard sales,

estate sales, coin, gem, stamp or antique shows, gun shows, conventions or auctions.

f. This section does not apply to any charitable organization or to any person conducting a sale the proceeds of which are donated to a charitable organization.

3. APPLICATION. Application for a secondhand dealer's license shall be made to the city clerk on forms furnished by the city clerk, and shall contain the following:

a. The name, place and date of birth and street residence of the applicant.

b. The trade name and address of the business and the name and address of the owner of the premises.

c. A statement as to whether within the preceding 10 years the applicant has been convicted of any crime, petty misdemeanor or municipal ordinance violation relating to theft, damage or trespass to property or operation of a business, the nature and date of the offense and the penalty assessed.

d. Whether the applicant is a natural person, corporation or partnership.

d-1. If the applicant is a corporation, the state of incorporation and the names and addresses of all officers and directors.

d-2. If the applicant is a partnership, the names and addresses of all partners.

e. The name of the manager or proprietor of the business.

f. Such other reasonable and pertinent information as the city clerk may from time to time require.

4. INVESTIGATION. The chief of police shall investigate or cause to be investigated each applicant for such license, and shall furnish to the city clerk in writing the information derived from the investigation.

5. ISSUANCE; TERMS. a. The common council may authorize or deny the license.

b. No license shall be granted to any applicant who is not of good professional character or who has been convicted of any felony, misdemeanor or other offense the circumstances of which substantially relate to the circumstances of being a secondhand dealer. In this paragraph "applicant" includes any individual or partner, and any officer, director or agent of any corporate applicant.

c. No secondhand dealer's license shall be granted to any person who has not resided in the state of Wisconsin continuously for a period of at least one year prior to the filing of his or her application.

d. See s. 81-104 for the required license fee.

6. REGULATIONS. a. Altered or Obliterated Serial Number. No licensee shall receive any item or property with an altered or obliterated serial number, or from which a serial number has been removed.

b. Identification. No secondhand dealer shall purchase, or exchange, or accept on consignment any item without first obtaining adequate identification from the seller, exchanger or consignor as stipulated in s. 92-11.

c. Recordkeeping. For every item purchased or exchanged by a secondhand dealer on the dealer's premises, or in the city but off the dealer's premises, except secondhand clothing and clothing accessories, and for every item consigned to a secondhand dealer for sale on the dealer's premises, except secondhand clothing and clothing accessories, the secondhand dealer shall keep a transaction description record as stipulated s. 92-12.

d. Transaction Record Reporting. Every secondhand dealer, regardless of whether items are purchased or exchanged on or off the dealer's premises, or consigned for sale on the dealer's premises, except purchases and exchanges of secondhand clothing and clothing accessories, shall report transaction description records as stipulated in s. 92-13.

e. Every item purchased, or taken in exchange, or accepted on consignment by a licensed secondhand dealer shall be open for inspection by the chief of police, or the chief's designee, at any reasonable time.

f. Holding Period. Every secondhand dealer shall hold all items purchased, exchanged or accepted in consignment separate and apart from any other items, unchanged and unaltered from the form it was received for 10 days for inspection by the chief of police, or the chief's designee.

g. Additional Holding Period. The chief of police may, at the chief's sole discretion, cause any item purchased or exchanged, which the police chief has reason to believe was not sold or exchanged by the lawful owner, to be held for an additional holding period deemed reasonable by the chief of police after the elapse of the initial 10-day holding period for identification by the lawful owner.

h. Minors. No secondhand dealer shall have any business dealings as a secondhand dealer with any person less than 18 years of age, unless that person is with the

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parent or guardian, or the dealer obtains or has on file a written consent signed in the dealer's presence by the parent or guardian granting permission for that person to transact business with the dealer.

i. Every secondhand dealer shall report to the police any item presented to the secondhand dealer during the course of business the secondhand dealer has reason to believe was stolen, either by the person presenting the item or another party.

7. **BUYING FROM MINORS.** No secondhand dealer shall have any business dealings as a secondhand dealer with any person less than 18 years of age, unless that person is with a parent or guardian or the parent or guardian appears with that person and files a signed consent form indicating permission for that person to transact business with the dealer. Such written consent may be retained by the dealer and used for subsequent transactions with the minor without the presence of the parent or guardian.

8. a. The owner of a business, at which 2 or more secondhand dealers are engaged in business by maintaining separate sales space and identifying themselves to the public as individual dealers, may obtain a secondhand dealer mall license for that location. No individual secondhand dealer license is required of the tenant occupants of such premises.

b. No mall license shall be issued unless the following requirements are met:

b-1. The business shall have a single name and address.

b-2. The business shall be under the unified control of one person, partnership, firm, corporation or association, which shall hold the mall license.

b-3. All sales shall be consummated at a central point or register operated by the owner of the business, and the owner shall maintain a comprehensive account of all sales.

c. The holder of a secondhand dealer mall license and each tenant dealer occupying space in such mall shall comply with the requirements of this section, including the responsibilities for police reporting and recordkeeping, in the same manner as any other dealer licensed under this section.

d. See s. 81-104.5 for the secondhand dealer mall license fee.

9. **PENALTY.** a. Any person, firm, partnership, corporation or association violating this section shall, upon conviction for a first offense, forfeit not less than \$50 nor more than

\$1,000, together with the costs of prosecution and, in default of payment, shall be imprisoned in the house of correction or county jail not to exceed 6 months or until such forfeiture costs are paid in full.

b. Any person, firm, partnership, corporation or association violating this section shall upon conviction for the second and subsequent offenses, forfeit not less than \$500 nor more than \$2,000, together with the costs of prosecution, and in default of payment, shall be imprisoned in the house of correction or county jail not to exceed 6 months, or until such forfeiture costs are paid in full.

92-3. Junk Collectors and Dealers.

1. **FINDINGS AND PURPOSE.** The common council finds that the collection and recycling of discarded materials promotes the health and safety of the city and increases the desirability of the city as a place to establish and conduct business and as a place of residence. The common council further finds that recycling businesses contribute to economic growth and manufacturing. The purposes of this section are to provide licensing and regulation of individuals and businesses collecting and dealing in junk within the city thereby promoting public health and safety, encouraging new business and manufacturing, improving the environment and reducing crime, including the unlawful conversion of stolen properties.

2. **DEFINITIONS.** a. "Junk" shall mean used materials of any kind that may be recycled or converted to new materials or products including rags, paper, rubbish, bottles, glassware, crockery, bags, cloth, rubber, waste tires, ferrous and nonferrous metals, clothing, siphons, old rope, plumbing materials, salvage gas and electric fixtures, waste materials, and all articles or things discarded. This definition shall include used or secondhand motor vehicles or the parts thereof, but shall not include secondhand articles of personal property for resale that are subject to the provisions of s. 92-2.

b. A "junk dealer" shall mean a person, firm, partnership or corporation that buys, sells, gathers, delivers or stores junk and maintains a yard or building therefor as a principal place of business.

c. A "junk collector" shall mean a person who buys, sells, collects, gathers or delivers junk within the city as a business or employment but who is not a junk dealer within the city.

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d. A "business" shall mean engagement in activities over time for the purpose of sustained financial gain. This definition does not include environmental clean-up activities organized by individuals or sponsored by nonprofit organizations. Also excluded from this definition are individuals engaged exclusively in the collection of aluminum cans.

e. "Regulated property" shall mean aluminum siding, gutters, downspouts, screens, windows, window frames and doors, metal bathtubs and sinks, non-plastic pipe, copper, nonferrous metal items other than aluminum cans, stained glass, traffic signs, aluminum light poles, water meters, cemetery monument plaques, fixtures from houses of worship, catalytic converters, bicycles, bicycle frames or parts and manhole covers, including lids, grates and frames.

3. LICENSE REQUIRED. a. It shall be unlawful for any person, firm, partnership or corporation to engage in the business of junk collector or junk dealer without having first obtained the appropriate license therefor as is hereinafter provided.

b. No license issued to a junk collector or to a junk dealer under the provisions of this section shall be used by any person other than the one to whom it was issued.

c. This section shall not apply to:

c-1. A person solely engaged in the ordinary course of his or her regular employment by a junk dealer licensed under this section.

c-2. A person engaged solely in the business of a waste tire transporter licensed under s. 84-48.

c-3. A person engaged solely in the business of an auto wrecker or any used or secondhand dealer licensed under s. 93-5.

4. APPLICATION. Application for a junk collector's license or a junk dealer's license shall be made to the city clerk on forms furnished by the city clerk, and shall state thereon:

a. The name and address of the applicant.

b. The trade name and address of the business to be licensed.

c. The name of officers and their residences where the applicant is an association or corporation, together with the state of incorporation. It shall also contain the names of one or more persons whom such corporation or association shall designate as manager or

person in charge, with the address or addresses of the same.

d. That such application for a license is not made for or on behalf of any other person by the applicant acting as an agent for or in the employ of another.

e. Such other reasonable and pertinent information as the city clerk may from time to time require.

4.3 FINGERPRINTING. a. Required. All applicants for licenses issued under this section shall be fingerprinted. If the applicant is a corporation or limited liability company, the agent and each officer or member, as well as each stockholder owning 20% or more of the stock of the corporation, shall be fingerprinted. If the applicant is a partnership, each partner shall be fingerprinted.

b. Exemptions. The requirement that an applicant be fingerprinted shall not apply to a person already licensed by the city when that person is renewing the permit, unless a set of fingerprints is not on file with the police department. The fingerprinting requirement shall also not apply to the officers and directors of nonprofit corporations which apply for a permit, except that the fingerprinting requirement shall apply to the agents of such corporations.

c. Duplicate Sets Not Required. If a set of fingerprints is on file with the police department, an additional set shall not be required unless expressly requested by the police department for purposes of verification.

4.5. ADDITIONAL STORAGE. A junk dealer licensee may make application for a license extending the operation of the original junk dealer license beyond the business premises identified in the original application to an additional building or other fixed place for storage of salvaged materials.

5. INVESTIGATION; HEARING. Applications shall be referred to the chief of police, commissioner of neighborhood services and commissioner of health, all of whom shall cause an investigation to be made and report their findings to the licensing committee.

a. For applications relating to junk dealer licenses, and for applications for an additional fixed place for storage of salvaged materials, the report to the licensing committee by the commissioner of neighborhood services shall include information related to the zoning district in which the principal place of business, or additional fixed place of storage, of the junk dealer is to be located.

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b. All applications shall be referred to the licensing committee. If there is a possibility of denial of an application, the licensing committee shall hold a hearing on whether or not to grant the new license, except that no hearing shall be heard unless the city clerk's office has provided written notice to the applicant. The notice shall be served upon the applicant so that the applicant has at least 5 working days' notice of the hearing. The notice shall contain:

b-1. The date, time and place of the hearing.

b-2. A statement to the effect that the possibility of denial of the license application exists and the reasons for possible denial. If the possibility of denial is based on the fitness of the location of the premises to be maintained as the principal place of business, or an additional fixed place of storage for an existing licensee, the notice shall also be served upon the owner of the premises, if different, so that the owner has at least 5 working days' notice of the hearing. Notice to the owner of the premises shall contain the same information and statements included under this paragraph related to the notice to the applicant.

b-3. A statement that an opportunity will be given to the applicant to respond to and challenge any reason for denial and to present witnesses under oath and to confront and cross-examine opposing witnesses under oath.

b-4. A statement that the applicant may be represented by an attorney of the applicant's choice at the applicant's expense, if the applicant so wishes.

c. If there is a possibility of denial, at the hearing the committee chair shall open the meeting by stating that a notice was sent and read the notice into the record unless the applicant admits notice. The chair shall advise the applicant that the applicant has an option to proceed with a due process hearing, represented by an attorney, with all testimony both direct and cross-examination under oath, or that the applicant may simply make a statement to the committee.

d. A due process hearing shall be conducted in the following manner:

d-1. All witnesses will be sworn in.

d-2. The chair shall ask those opposed to the granting of the license to proceed first.

d-3. The applicant shall be permitted an opportunity to cross-examine.

d-4. After the conclusion of the opponent's testimony, the applicant shall be

permitted to present the applicant's own witnesses, subject to cross-examination.

d-5. Committee members may ask questions of witnesses.

d-6. Both proponents and opponents shall be permitted a brief summary statement.

e. The recommendations of the committee regarding the applicant must be based on evidence presented at the hearing. Probative evidence concerning whether or not the license should be granted may be presented on the following subjects:

e-1. Whether or not the applicant meets the municipal requirements.

e-2. The appropriateness of the location and premises to be maintained as the principal place of business, or additional fixed place of storage, and whether the premises will create undesirable neighborhood problems.

e-3. Whether there is an over-concentration of businesses licensed under this section in the neighborhood such that the concentration will have an adverse impact upon the public health, safety and welfare of the neighborhood.

e-4. The applicant's record in operating similarly licensed businesses.

e-5. Whether or not the applicant has been charged with or convicted of any felony, misdemeanor, municipal offense or other offense, the circumstances of which substantially relate to the licensed activity.

e-6. Any other factors which reasonably relate to the public health, safety and welfare.

e-7. Probative evidence that may be considered by the committee in preparing recommendations upon an application by a licensed junk dealer for an additional fixed place for storage of salvaged materials may be presented on the subjects in subds. 1 to 6 and shall be considered on the appropriateness of the proposed location of the additional space, suitability of the premises for the proposed storage of materials, and concentration of businesses licensed under this section.

f. If the possibility of denial is based on the fitness of the location of the premises to be maintained as the principal place of business, the owner of the premises shall have the same rights related to a due process hearing provided to the applicant under this subsection.

g. The committee may make a recommendation immediately following the hearing or at a later date. Written notice of the committee's decision will be provided if the decision is made at a later date or if the

applicant was not present or represented. The committee shall forward its recommendation in writing to the common council for vote at the next meeting at which such matter will be considered.

h. If the common council grants the application for a junk dealer or junk collector license, the city clerk shall issue a license to the applicant in accordance with this section.

h-1. The license shall contain any restrictions or conditions the common council may place on approval.

h-2. Licenses issued to junk collectors shall contain the vehicle information and the location where the vehicle is to be parked.

6. ISSUANCE; TERMS. a. The common council shall grant a license to the applicant if the requirements of this section have been complied with upon the payment of the fee required in ss. 81-63 and 81-64 for the junk collector license or the junk dealer license.

b. No license shall be granted to any person who is not of good moral character, nor shall any junk collector or junk dealer license be granted or issued to any person who has habitually been a petty law offender or who has been convicted of any offense against the laws of the United States or any laws of this state punishable by imprisonment in the state prison or other penal institution as felonies within a period of 3 years prior to the date said application has been made, unless the person so convicted has been duly pardoned, subject to s. 111.335, Wis. Stats.

c. The provisions of this section shall not apply to a Wisconsin corporation. Such provisions apply, however, to all officers and directors of such corporation.

d. See ss. 81-63 and 81-64 for the required fees for the junk collector's license and the junk dealer's license.

e. No such license shall be transferable.

7. DISQUALIFICATION. Whenever any application is denied, or license not renewed, revoked or surrendered, the procedures for disqualification for license and change of circumstances provided in ss. 85-13 and 85-15 shall apply.

8. REGULATIONS. a. Altered or Obliterated Serial Number. No licensee shall receive any item or property with an altered or obliterated serial number, or from which a serial number has been removed.

b. No junk collector or junk dealer shall purchase a manhole cover, including the lid, grate and frame, unless the seller provides

documentation attesting to how, where and from whom the cover was acquired, and the veracity of this documentation is verified prior to purchase. This document will be retained for one year.

c. Identification. No junk collector or junk dealer shall purchase any regulated property without first obtaining adequate identification from the seller as stipulated in s. 92-11.

d. Recordkeeping for Non-Regulated Property. Every junk collector or junk dealer shall keep a transaction description record, in a form approved by the chief of police, or the chief's designee, for any non-regulated property purchased. This transaction description record shall be retained for one year and include:

d-1. A transaction number.

d-2. The date of the transaction.

d-3. The printed name and address of the seller.

d-4. The seller's junk collector or junk dealer license number, if applicable.

d-5. The type and weight of the property purchased along with any additional description of the property, if applicable.

d-6. A signed, written declaration of ownership from the seller, separate and apart from any computerized records maintained, stating whether the seller owns the property, how long the seller has owned the property, whether the seller or someone else found the property, and if the property was found, the details of its finding, or whether the property was obtained under a junk collector's license or if the seller is a licensed electrician under s. 222-11, a certified home improvement contractor under s. 95-14, or a licensed plumber under ch. 145, Wis. Stats.

d-7. The amount paid for the property.

d-8. The seller's signature.

e. Recordkeeping for Regulated Property. The transaction description record for all purchases of regulated property must include all information required in par. d, and in addition, shall include any serial numbers or identifying markings found on the item, the seller's date of birth, a photocopy of and the number from one of the forms of seller identification required in s. 92-11 or the license number of the seller's vehicle, a photograph or video recording as required in s. 92-12 of the seller and a photograph or video recording as required in s. 92-12 of the items purchased if the photograph or video recording can reasonably be expected to help identify or distinguish purchased items from similar items.

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The licensee shall also keep a copy of the document required in par. b for one year when purchasing a manhole cover, including the lid, grate and frame.

f. Transaction Record Reporting. Junk collectors shall locate transaction description records for non-regulated property purchases as directed by the chief of police, or the chief's designee, and junk dealers shall maintain transaction description records for non-regulated property purchases on the dealer's premises. Transaction description records shall be either computer files or written documents approved by the chief of police, or the chief's designee. Written document transaction description records shall be legible and in ink, and no entry made shall be erased, obliterated or defaced. Written document and computerized transaction description records shall be open for inspection by the chief of police, or the chief's designee, at any reasonable time. Written documents shall be retained and computerized files shall be maintained for one year.

g. Every property purchased by a licensed junk collector or junk dealer shall be open for inspection by the chief of police, or the chief's designee, at any reasonable time.

h. Holding Period. Junk collectors and dealers shall hold regulated property for 5 business days.

i. Additional Holding Period. The chief of police may, at the chief's sole discretion, cause any property purchased, which the police chief has reason to believe was not sold by the lawful owner, to be held for 5 additional business days after the elapse of the initial 5-business-day holding period for identification by the lawful owner.

j. Minors. No junk collector or junk dealer shall have any business dealings as a junk collector or junk dealer with any person less than 18 years of age, unless that person is with the parent or guardian, or the dealer obtains or has on file a written consent signed in the dealer's presence by the parent or guardian granting permission for that person to transact business with the dealer.

k. Licensed junk collectors and junk dealers shall report to the police any item presented to the junk collector or junk dealer during the course of business the junk collector or junk dealer has reason to believe was stolen, either by the person presenting the item or another party.

L. Wholesale Lots. This section shall not apply to the buying, handling and selling of

scrap metal in wholesale lots from regularly established foundries, mills, manufacturers, licensed home improvement contractors, as defined in s. 95-14, or licensed junk dealers. When purchases are made from a licensed junk collector, the record of the purchase shall state the junk collector's license number.

m. License Stickers and Signage.

m-1. Each motor vehicle used by a junk collector or junk dealer for business purposes shall have affixed to it in a prominent place a sticker with the words "junk collector" or "junk dealer" stamped on it. The sticker shall be issued by the city clerk at the time the license is granted. The city clerk shall issue only stickers to those applicants granted junk collector or junk dealer licenses.

m-2. Each motor vehicle used for business purposes subject to licensing as a junk collector or junk dealer under this section shall have identifying signs printed or affixed to both sides of the vehicle. Identifying signs shall include the name of the business or person operating the vehicle, a valid phone number for the business or person operating the vehicle, and the phrase, "City of Milwaukee Junk License No." together with the number of the license, all located in a prominent position in letters not less than 3 inches in height. Identifying signs that satisfy state statutory or regulatory requirements for signage shall be deemed to satisfy the requirements of this subparagraph.

n. Parking Prohibited. No vehicle, as defined in s. 101-23.2-1-a, in which junk is collected or stored, shall be parked or left standing on the highways of the city unless actively engaged in loading or unloading junk. No vehicle actively engaged in loading or unloading junk may be left unattended on the highways of the city for a period greater than 10 minutes.

o. Regulations to be Posted. A copy of these regulations shall be issued to each junk collector and junk dealer at the time the license is granted. These regulations shall be posted in a conspicuous place on the premises of each junk dealer's business.

9. PROCEDURES FOR RENEWAL, NON-RENEWAL, REVOCATION OR SUSPENSION.

a. Renewal. Applications for the renewal of a junk dealer or junk collector license shall be made to the city clerk. The clerk shall refer the application to the chief of police, the commissioner of neighborhood services and the commissioner of health for review. If the chief

of police, the commissioner of neighborhood services and the commissioner of health indicate that the applicant still meets the licensing qualifications, the application shall be referred to the common council for approval unless an objection, written or otherwise, has been filed with the city clerk at least 60 days prior to the date on which the license expires. Any interested person may file this objection. If an objection is filed, or if a determination is made that the applicant no longer meets the licensing qualifications, the application shall be forwarded to the licensing committee for a hearing on whether the application should be recommended for approval or denial to the common council.

b. **Revocation or Suspension.** Any license issued under this section may be revoked or suspended for cause by the common council. Suspension or revocation proceedings may be instituted by the licensing committee upon its own motion, or upon sworn written charges made and filed with the city clerk by the chief of police, or upon a sworn written complaint filed with the city clerk by any interested party.

c. **Due Process Hearing and Common Council Review.** If there is a possibility that the licensing committee will not recommend renewal of the license, or if revocation or suspension proceedings are initiated, the procedures for notice and committee hearing and for the committee report, recommendations and common council consideration provided in ss. 85-3 to 85-5 shall apply.

d. **Grounds for Non-renewal, Revocation or Suspension.** The recommendation of the committee regarding the licensee must be based on evidence presented at the hearing. Probative evidence concerning non-renewal, suspension or revocation may include evidence of:

d-1. Failure of the licensee to meet the municipal qualifications or any of the terms of this section.

d-2. Pending charges against or the conviction of any felony, misdemeanor, municipal offense or other offense, the circumstances of which substantially relate to the circumstances of the particular licensed activity, by the licensee, his or her employees, or frequenters.

d-3. Failure to abide by conditions imposed by the common council pursuant to sub. 5-h-1.

d-4. Failure to abide by provisions of the building and zoning code relating to the

deposit of junk and the parking of commercial vehicles.

d-5. Neighborhood problems due to management or the appropriateness of the location and premises where the principal business or additional storage yard is located.

d-6. A showing that the premises where the principal place of business or additional storage yard is located has been the source of one or more of the following: disturbance of the peace; sale or purchase of stolen goods; excessive littering; loud noise at times when the operation is open for business; traffic violations.

d-7. Any other factor which reasonably relates to the public health, safety and welfare or which demonstrate that the premises where the principal place of business or additional storage yard is located has generated undesirable secondary effects.

e. The provisions for renewal, non-renewal, revocation and suspension in this subsection are applicable to a license granted to a junk dealer for an additional fixed place of storage of salvaged materials. A license for an additional fixed place of storage is subject to non-renewal, revocation or suspension independently from consideration of the renewal, non-renewal, suspension or revocation of the original junk dealer's license covering the junk dealer's primary premises or place of business. Non-renewal, revocation or suspension of a junk dealer's primary license may be extended, where circumstances warrant, to the non-renewal, revocation or suspension of the license for an additional fixed place of storage. Notice of the possibility of non-renewal, suspension or revocation of a primary license shall, if the licensee operates under license for one or more additional places for storage, include a statement that non-renewal, suspension or revocation may extend to additional places for storage.

10. PENALTY. Any person, firm, partnership or corporation found guilty of violating this section, except for the provisions of sub. 8-i, shall be subject to a forfeiture of not less than \$50 nor more than \$500 for the first offense, and not less than \$500 nor more than \$5,000 for each subsequent offense. Any person in default of payment thereof shall be imprisoned in the county jail or house of correction of Milwaukee county for a period not less than 2 days nor more than 90 days.

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92-4. Aluminum Can Reclaiming Machines.

1. DEFINITION. In this section: "aluminum can reclaiming machine" means any machine used for the exchange of aluminum cans for cash or a cash receipt.

2. LICENSE REQUIRED. No person shall operate an aluminum can reclaiming machine in the city without obtaining a license for its operation. Applications for an aluminum can reclaiming machine license shall be made to the city clerk on forms furnished by the city clerk, and shall provide such information as required by the city clerk.

3. LICENSE STICKER. Each aluminum can reclaiming machine shall have affixed in a prominent place, plainly visible, a license sticker which shall be a different color each biennial license period and which shall have stamped thereon the words "aluminum can reclaiming machine" and the license number. The sticker shall be furnished by the city clerk to the licensee when the license is granted.

4. FEE. See s. 81-2.7 for the required fee for an aluminum can reclaiming machine license.

92-6. Bicycle Records. Pawnbrokers, secondhand dealers, junk collectors and junk dealers shall record, as part of each dealer's required transaction description record, the serial number of any bicycle, bicycle frame or part of a bicycle that is received in the course of business to the extent that all or a portion of the serial number remains visible.

92-10. Precious Metal and Gem Dealer's License.

1. DEFINITIONS. In this section:

a. "Jewelry" means any tangible article of personal property ordinarily wearable on the person consisting in whole or in part of gold, silver, platinum, aluminum, lead, brass, copper, pewter, alexandrite, diamonds, emeralds, garnets, opals, rubies, pearls, jade, and such other metals, minerals or gems customarily regarded as precious or semiprecious.

b. "Member of the general public" means individuals, partnerships, corporations or other associations.

c. "Precious metal and gem dealer" means any person, corporation, partnership or association which engages in any transaction of buying, selling or receiving secondhand jewelry, sterling silverware or gold or silver coins or bullion to and from the public within the city from a fixed and regular place of business. "Precious metal and gem dealer" does not

include a business which smelts, refines, assays or manufactures precious metals, gems or valuable articles and has no retail operation open to the public.

d. "Secondhand" means previously owned by a member of the general public immediately prior to the transaction at hand. It does not mean previously owned by a wholesaler, retailer or by a secondhand dealer licensed under s. 92-2.

2. LICENSE REQUIRED. a. No person, corporation, partnership or association shall engage in the business of dealing in, selling and exchanging secondhand jewelry, sterling silverware or gold and silver coins or bullion without having first obtained a license as provided in this section.

b. The requirements of this section do not apply to the following:

b-1. Transactions at occasional garage or yard sales, estate sales, coin, gem, or antique or stamp shows, conventions or auctions.

b-2. Transactions involving the purchase of grindings, filing, slag, sweeps, scraps or dust from an industrial manufacturer, dental laboratory, dentist or agent thereof.

b-3. Transactions involving the purchase of photographic film, such as lithographic and x-ray processing.

b-4. Operations between dealers licensed under this section.

b-5. Transactions at financial institutions licensed or regulated by the state of Wisconsin or U.S. government.

2.5 A temporary moratorium on the issuance of new precious metal and gem licenses is established commencing on July 1, 2010 and terminating 120 days after July 1, 2010.

3. APPLICATION. Application for a precious metal and gem dealer's license shall be made to the city clerk on forms furnished by the city clerk, and shall contain the following:

a. Name, place and date of birth and street residence of the applicant.

b. The trade name, address of the business and name and address of the owner of the premises.

c. A statement as to whether within the preceding 10 years the applicant has been convicted of any crime, petty misdemeanor or municipal ordinance violation relating to theft, damage or trespass property or operation of a business, the nature and date of the offense and the penalty assessed.

d. Whether the applicant is a natural person, corporation or partnership.

d-1. If the applicant is a corporation, the state of incorporation and the names and addresses of all officers and directors.

d-2. If the applicant is a partnership, the names and addresses of all partners.

e. The name of the manager or proprietor of the business.

f. Such other reasonable and pertinent information as the city clerk may from time to time require.

4. INVESTIGATION. The chief of police shall investigate or cause to be investigated each applicant for such license, and shall furnish to the city clerk in writing the information derived from such investigation.

5. ISSUANCE; TERMS. a. The common council may authorize or deny the license.

b. No license shall be granted to any applicant who is not of good professional character or who has been convicted of any felony, misdemeanor or other offense the circumstances of which substantially relate to the circumstances of being a precious metal and gem dealer. In this paragraph, "applicant" includes any individual or partner, and any officer, director or agent of any corporate applicant.

c. No precious metal and gem dealer's license shall be granted to an individual, partnership or a corporate applicant, unless the individual applicant, each of the partners, or the corporate agent has been a resident of Wisconsin continuously for at least 90 days prior to the date of the application.

d. See s. 81-99.5 for the required license fee.

6. REGULATIONS. a. Altered or Obliterated Serial Number. No licensee shall receive any item or property with an altered or obliterated serial number, or from which a serial number has been removed.

b. Identification. No precious metal and gem dealer shall purchase or exchange any property without first securing adequate identification from the seller as stipulated in s. 92-11.

c. Recordkeeping. Every licensed precious metal and gem dealer shall keep a transaction description record as stipulated in s. 92-12 for any property purchased or exchanged.

d. Transaction Record Reporting. Every dealer shall report each transaction description record as required in s. 92-13.

e. Every item purchased or exchanged by a licensed precious metal and gem dealer shall be open for inspection by the chief of police, or the chief's designee, at any reasonable time.

f. Holding Period. Every property exchanged or purchased by a precious metal and gem dealer, except gold coins or bullion, or silver coins or bullion, shall be kept on the dealer's premises separate and apart from any other property, unchanged and unaltered from the form it was received for 30 days for inspection by the chief of police, or the chief's designee.

g. Additional Holding Period. The chief of police may, at the chief's sole discretion, cause any property exchanged or purchased, which the police chief has reason to believe was not exchanged or purchased by the lawful owner, to be held for an additional holding period deemed reasonable by the chief of police after the elapse of the initial 30-day holding period for identification by the lawful owner.

h. Minors. No precious metal and gem dealer shall have any business dealings as a precious metal and gem dealer with any person less than 18 years of age, unless that person is with the parent or guardian, or the dealer obtains or has on file a written consent signed in the dealer's presence by the parent or guardian granting permission for that person to transact business with the dealer.

i. Stolen Goods. Every precious metal and gem dealer shall report to the police any item presented to the precious metal and gem dealer during the course of business the precious metal and gem dealer has reason to believe was stolen, either by the person presenting the item or another party.

7. LICENSE REVOCATION. The common council may revoke any license issued under this section for fraud, misrepresentation or false statement contained in the application for a license or in the course of conducting the business of precious metal and gem dealer or for any violation of this section.

8. PENALTY. a. Any person, firm or corporation violating this section shall, upon conviction for a first offense, forfeit not less than \$50 nor more than \$1,000, together with the costs of prosecution and, in default of payment, shall be imprisoned in the house of correction or jail not to exceed 6 months, or until such forfeiture costs are paid in full.

b. Any person, firm or corporation violating this section shall upon conviction for

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the second and subsequent offenses, forfeit not less than \$500 nor more than \$2,000, together with the costs of prosecution, and in default of payment, shall be imprisoned in the house of correction or county jail not to exceed 6 months, or until such forfeiture costs are paid in full.

92-11. Adequate Identification. a. Adequate identification obtained by licensed pawnbrokers, secondhand dealers, junk collectors and dealers, and precious metal and gem dealers shall be limited to one of the following current and unexpired forms of identification:

- a-1. A Milwaukee county identification card.
 - a-2. A valid Wisconsin motor vehicle operator's license.
 - a-3. A state identification card.
 - a-4. A valid motor vehicle operator's license, containing a picture, issued by another state.
 - a-5. A military identification card.
 - a-6. A valid passport.
 - a-7. An alien registration card.
 - a-8. A non-picture identification document issued by a state or the federal government, if the dealer also obtains a clear imprint of the seller's right index finger.
 - a-9. A senior citizen's identification card containing a photograph.
- b. No person pawning, pledging, exchanging, consigning, leaving for deposit or selling any property with any licensee shall give a false or fictitious name, present false or altered identification documents, give a false date of birth or give a false address of residence or telephone number to the licensee gathering information for the transaction description record.

92-12. Transaction Description Record. 1. Transaction description records shall be kept either as computer files or in a written document approved by the chief of police, or the chief's designee. Written transaction description record documents shall be legible and in ink, and no entry made shall be erased, obliterated or defaced. Licensed precious metal and gem dealers may keep transaction description records as sequentially numbered invoices. Blank or voided invoices kept by precious metal and gem dealers as transaction description records shall be kept in sequence. Computerized files, written documents and invoices of transaction description records shall be open to inspection by the chief of police, or

the chief's designee, at any reasonable time. Computerized files, written documents and invoices of transaction description records shall be maintained and retained for one year.

2. Transaction description records shall include:

- a. The date and time of the transaction.
- b. A complete description in English of the item or property pawned, pledged, consigned, exchanged or purchased including when applicable, but not limited to, any trademark, identification number, serial number, model number, brand name, any engraved number, word or initial, a description of any settings, a description by weight and design of the property, other identification marks and inscriptions of a personal nature, whether the property is a male or female item or property.
- c. The amount of money loaned or paid.
- d. The name, address and date of birth of the person pawning, pledging, exchanging, consigning or selling the item or property.
- e. Identification number from and a photocopy of the identification obtained as stipulated s. 92-11.
- f. A signed, written declaration of ownership from the person pawning, pledging, exchanging, consigning or selling the item or property, separate and apart from any computerized records maintained and on a form approved by the chief of police, or the chief's designee, stating whether the person owns the item or property, how long the person has owned the item or property, whether the person or another found the item or property, and if found, the details of its finding.

3. Photographs. a. Each transaction description shall include a color photograph or color video recording of:

- a-1. Each customer pawning, pledging, consigning, exchanging or selling an item or property.
- a-2. Every item or property pawned, pledged, consigned, exchanged or sold without a unique serial or identification number permanently engraved or affixed.
- b. Photographs shall be at least 2 inches square. Photographs and video recordings shall be time and date stamped and maintained so they can be readily matched and correlated with all other records of the transaction. The photographs and video recordings shall be available to the chief of police, or the chief's designee, upon request.

The major portion of the photograph or the video recording of persons shall include an identifiable facial image. Property photographed or video recorded shall be accurately depicted. The licensee shall inform the person that he or she is being photographed or video recorded by displaying a sign of sufficient size in a conspicuous place on the premises. The licensee shall keep the photograph or video recording for 3 months.

4. The person pawning, pledging, consigning, exchanging or selling the item or property shall electronically sign the computerized record, or sign an alternate form approved by the chief of police, or the chief's designee, if computerized records are maintained, or sign the written document transaction descriptions record or the invoice.

5. Transaction records shall include any other reasonable information the chief of police may from time to time require.

92-13. Transaction Description Records Reporting.

1. Website Reporting. All transaction description records, including required photographs or video recordings, except transaction description records kept by junk collectors and junk dealers for non-regulated property, and except for signed declarations of ownership and patron signatures on transaction description records, shall be reported not later than the close of each business day by posting and uploading all transaction description records to the Internet website approved by the chief of police, or the chief's designee, according to the protocols of the website. All transaction description record postings and uploads shall be complete and accurate. Each licensee shall display a sign, provided by the police department, of sufficient size and in a conspicuous place on the premises informing patrons all transactions are reported to the police department daily through website postings.

2. Access to Transaction Description Records. The police department may allow access to transaction description records posted or uploaded to its approved Internet website or provide copies of transaction description records and provide copies of declarations of ownership to any other law enforcement agency.

3. Website Record Entry Failures. a. Any transaction description record which cannot be posted or uploaded to the police-approved Internet website by the close of the business day due to technical malfunction

shall be posted or uploaded by 12 noon the next business day; and failing that, a hardcopy of the transaction description record including photographs or video recordings shall be delivered to the chief of police, or the chief's designee, in a format approved by the chief of police, or the chief's designee, by 12 noon the next business day following the initial post or upload failure. Licensees shall continue to deliver hardcopies of transaction description records to the police chief, or the chief's designee, so long as website record post or upload failures persist.

b. If website post or upload failures are determined to be due to the licensee's system or Internet connection, a licensee shall be charged a \$100 daily penalty beginning on the fourth business day following the initial post or upload failure and continuing until transaction description records are again posted and uploaded to the police-approved Internet website. The police department may delay, reduce or forego daily reporting penalties for posting or uploading failures as the chief of police, or the chief's designee, sees fit without cause.

c. A licensee shall post or upload to the police-approved Internet website all transaction description records described in par. a not later than the close of the second business day following correction of the technical malfunction. Licensees shall be charged a \$100 daily penalty beginning on the third business day following correction of the technical malfunction and continuing until all transaction description records in arrears are properly posted and uploaded to the police-approved Internet website. The police department may delay, reduce or forego daily reporting penalties for posting or uploading failures as the chief of police, or the chief's designee, sees fit without cause.

Provisions affecting existing licensees.

a. Pawnbrokers, secondhand dealers, junk collectors and dealers, and precious metal and gem dealers licensed before July 24, 2010, shall have an implementation period of not more than 90 days after the chief of police, or the chief's designee, provides licensees with written instruction on how to obtain a website user name and password and how to properly report transactions using the police-approved electronic reporting system. Dealers licensed after July 24, 2010 shall have no implementation period and shall report transaction description records to the police-approved website beginning with the first day of operations.

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b. During the implementation period referred to in paragraph a, licensed pawnbrokers, secondhand dealers, junk collectors and junk dealers, and precious metal and gem dealers shall report as follows:

b-1. Pawnbrokers shall deliver to the chief of police every day, before the hour of 12 noon for all items received on deposit or purchased during the preceding day, except furniture and household goods, a copy of the bound book the pawnbroker shall keep prior to July 24, 2010 in which the licensee shall write clearly and legibly in ink at the time of each loan or purchase an accurate and true description in the English language of the items pawned, pledged or bought, the amount of money loaned thereon, or paid therefor, the date and time of pledging the same, true name of person dealt with as nearly as known, as well as his or her signature, place of residence, sex, age, height, build, color of hair, complexion, color and style of beard or mustache and description of dress; and no entry made in such book shall be erased, obliterated or defaced. The description of the item shall include, but not be limited to, any trademark, identification number, serial number, model number, brand name, description by weight and design of such property, other identification marks and inscriptions of personal nature; and when applicable, whether the article is a male or female item. Such book shall be open to the inspection of the chief of police or any member of the police force designated by the chief of police during normal business hours.

b-2. Secondhand dealers shall, on a time schedule to be determined by the police department, provide a copy of the bound book the secondhand dealer shall keep prior to July 24, 2010 to the police department for all items purchased or exchanged on or off the dealer's premises or consigned for sale on the dealer's premises during the preceding time period determined by the police department, in which the dealer shall record legibly in English the name, address and date of birth of the seller and the seller's driver's license number or the number of other identification required under section 92-11 of the code. The dealer shall also record the date, time and place of the purchase and an accurate and detailed account and description of each article being purchased, including but not limited to, any trademark, identification number, serial number, model number, brand name, description by weight and design of such article and other identifying marks, identifying descriptions of a personal nature and, when applicable, whether the article is a male or female item. Such register shall be made available to any police officer for inspection at any reasonable time.

b-3. Junk collectors and junk dealers shall maintain transaction description records required by section 92-3-8-d of the code and a record of the number and the type of identification from one of the forms of identification stipulated in section 92-11 of the code for regulated property purchases, on each licensee's premises. Each entry shall be made in ink and shall not be changed, erased or mutilated. Records shall be available for police department inspection at any reasonable time.

b-4. Precious metal and gem dealers shall provide the police department, on a form to be provided by the department, a record of all items purchased in which the dealer shall record the date, time and place of the purchase and an accurate and detailed account and description of each article being purchased, including but not limited to, any trademark, identification number, serial number, model number, brand name, description by weight and design of such article, and other identifying marks, identifying descriptions of a personal nature and, when applicable, whether the article is a male or female item. The form shall include a copy of the seller's declaration of ownership. The police department shall designate the dates on which the records and declarations shall be picked up by the police department.

**LEGISLATIVE HISTORY
CHAPTER 92**

Abbreviations:

am = amended
cr = created

ra = renumbered and amended
rc = repealed and recreated

rn = renumbered
rp = repealed

<u>Section</u>	<u>Action</u>	<u>File</u>	<u>Passed</u>	<u>Effective</u>
92-1	rc	79-191	6/28/79	7/14/79
92-1-5-b	am	911767	1/21/92	2/7/92
92-1-6	rc	100208	7/7/2010	7/24/2010
92-1-6-a-3	cr	83-1869	11/13/84	12/5/84
92-1-6-b	ra to 92-1-6-b-1	83-1869	11/13/84	12/5/84
92-1-6-b-2	cr	83-1869	11/13/84	12/5/84
92-1-6-b-3	cr	83-1869	11/13/84	12/5/84
92-1-8	am	81-283	1/5/83	1/22/83
92-2	rc	83-1868	1/22/85	2/9/85
92-2-2-c	am	921955	4/8/93	4/28/93
92-2-2-c	am	930107	5/25/93	6/12/93
92-2-2-e	am	090222	7/7/2009	7/24/2009
92-2-3-d-2	am	84-1989	4/19/85	5/9/85
92-2-6	rc	100208	7/7/2010	7/24/2010
92-2-7	rc	100208	7/7/2010	7/24/2010
92-2-8	rc	100208	7/7/2010	7/24/2010
92-3	cr	80-1081	10/21/80	11/6/80
92-3-1	rc	070144	5/8/2007	5/25/2007
92-3-2-a	am	85-1780	3/4/86	3/21/86
92-3-2-a	am	070144	5/8/2007	5/25/2007
92-3-2-a	am	070789	7/7/2010	7/24/2010
92-3-2-c	am	070789	7/7/2010	7/24/2010
92-3-2-d	cr	070144	5/8/2007	5/25/2007
92-3-2-e	cr	100208	7/7/2010	7/24/2010
92-3-3-c	cr	070789	7/7/2010	7/24/2010
92-3-4.3	cr	070789	7/7/2010	7/24/2010
92-3-4.5	cr	090255	7/28/2009	8/14/2009
92-3-5	rc	051418	2/28/2006	3/17/2006
92-3-5-0	am	080009	5/20/2008	6/7/2008
92-3-5-a	am	080009	5/20/2008	6/7/2008
92-3-5-a	am	090255	7/28/2009	8/14/2009
92-3-5-b-2	am	090255	7/28/2009	8/14/2009
92-3-5-e-2	am	090255	7/28/2009	8/14/2009
92-3-5-e-7	cr	090255	7/28/2009	8/14/2009
92-3-7	rc	882248	4/25/89	5/13/89
92-3-7	rn to 92-3-8	051418	2/28/2006	3/17/2006
92-3-7	cr	051418	2/28/2006	3/17/2006
92-3-7	rc	080189	7/1/2008	7/19/2008
92-3-7-a	am	85-1780	3/4/86	3/21/86
93-3-7-a	rc	991039	11/29/99	12/16/99
92-3-7-c	am	901207	1/22/91	2/8/91
92-3-7-h	am	902041	4/23/91	5/10/91
92-3-7-h	am	041442	2/22/2005	3/11/2005
92-3-8	rc	911935	11/9/93	11/30/93

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92-3-8	rn to 92-3-9	051418	2/28/2006	3/17/2006
92-3-8	rc	100208	7/7/2010	7/24/2010
92-3-8-h	am	061035	5/8/2007	7/1/2007
92-3-8-i	rn to 92-3-8-j	061146	7/11/2007	7/28/2007
92-3-8-i	cr	061146	7/11/2007	7/28/2007
92-3-9	am	81-283	1/5/83	1/22/83
92-3-9	rc	031615	6/15/2004	7/2/2004
92-3-9	rn to 92-3-10	051418	2/28/2006	3/17/2006
92-3-9	rc	051418	2/28/2006	3/17/2006
92-3-9-b	rc	080009	5/20/2008	6/7/2008
92-3-9-c	rc	080009	5/20/2008	6/7/2008
92-3-9-d	rc	080009	5/20/2008	6/7/2008
92-3-9-e	cr	080009	5/20/2008	6/7/2008
92-3-9-e	rp	080189	7/1/2008	7/19/2008
92-3-9-e	cr	090255	7/28/2009	8/14/2009
92-3-9-f	cr	080009	5/20/2008	6/7/2008
92-3-9-f	rp	080189	7/1/2008	7/19/2008
92-3-10	am	061146	7/11/2007	7/28/2007
92-4	cr	83-495	1/4/84	1/20/84
92-6	cr	090465	12/22/2009	1/9/2010
92-6	rc	100208	7/7/2010	7/24/2010
92-10	cr	84-731	1/22/85	2/9/85
92-10-1-c	am	84-731-a	1/21/86	2/7/86
92-10-1-c	am	86-1120	2/3/87	2/20/87
92-10-2-a	am	84-731-b	3/25/86	4/12/86
92-10-2-a	am	86-1120	2/3/87	2/20/87
92-10-2-b-4	rp	84-731-a	1/21/86	2/7/86
92-10-2-b-5	rn	84-731-a	1/21/86	2/7/86
92-10-2-b-5	cr	84-731-b	3/25/86	4/12/86
92-10-2.5	cr	100121	6/15/2010	7/1/2010
92-10-5-c	rc	081128	2/10/09	2/27/09
92-10-6	rc	100208	7/7/2010	7/24/2010
92-10-6-a-0	am	84-731-a	1/21/86	2/7/86
92-10-6-a-0	am	86-1120	2/3/87	2/20/87
92-10-6-c-2	am	84-731-a	1/21/86	2/7/86
92-10-6-c-2	am	86-1120	2/3/87	2/20/87
92-10-6-c-5	cr	84-731-a	1/21/86	2/7/86
92-10-6-d-1	am	86-1120	2/3/87	2/20/87
92-10-6-d-2	am	86-1120	2/3/87	2/20/87
92-10-6-d-3	cr	84-731-a	1/21/86	2/7/86
92-10-6-e-1	am	84-731-a	1/21/86	2/7/86
92-10-6-e-1	am	86-1120	2/3/87	2/20/87
92-11	cr	100208	7/7/2010	7/24/2010
92-12	cr	100208	7/7/2010	7/24/2010
92-13	cr	100208	7/7/2010	7/24/2010