# First Regular Session Seventy-first General Assembly STATE OF COLORADO

# REENGROSSED

This Version Includes All Amendments Adopted in the House of Introduction SENATE BILL 17-228

LLS NO. 17-0228.01 Kate Meyer x4348

### SENATE SPONSORSHIP

Gardner, Cooke, Guzman, Holbert, Kagan

## **HOUSE SPONSORSHIP**

Wist, Foote, Herod, Lee, Willett

Senate Committees Judiciary **House Committees** 

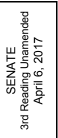
# A BILL FOR AN ACT

101	CONCERNING THE NONSUBSTANTIVE RELOCATION OF THE LAWS
102	RELATED TO LICENSES GRANTED BY LOCAL GOVERNMENTS
103	FROM TITLE 12, COLORADO REVISED STATUTES, AS PART OF
104	THE ORGANIZATIONAL RECODIFICATION OF TITLE 12.

### **Bill Summary**

(Note: This summary applies to this bill as introduced and does not reflect any amendments that may be subsequently adopted. If this bill passes third reading in the house of introduction, a bill summary that applies to the reengrossed version of this bill will be available at http://leg.colorado.gov/.)

**Committee on Legal Services.** Current law directs the office of legislative legal services to study the organizational recodification of title 12 of the Colorado Revised Statutes, which relates to professions and





occupations. To implement the initial recommendations of the study:

- Section 1 of the bill relocates article 18 of title 12, which relates to dance halls, to title 30, which pertains to counties;
   Section 2 relocates article 25.5 of title 12, which relates to escort services, to title 29, which relates to local governments; and
   Section 3 relocates article 56 of title 12, which relates to pawnbrokers, to title 29.
   Section 9 repeals the articles where these laws were previously codified, and sections 4 through 8 make conforming amendments.
- 1 *Be it enacted by the General Assembly of the State of Colorado:* 2 SECTION 1. In Colorado Revised Statutes, add with amended and relocated provisions part 5 to article 15 of title 30 as follows: 3 4 PART 5 5 DANCE HALLS 6 30-15-501. [Formerly 12-18-101] License required. No person, 7 partnership, or corporation shall operate, conduct, carry on, or maintain 8 a public dance hall, booth, pavilion, or other place where public dances 9 are held without first obtaining a license therefor. Any person, firm, or 10 corporation desiring such license shall make application therefor in 11 writing to the board of county commissioners of the county in which such 12 THE public dance hall, booth, pavilion, or other place is proposed to be 13 located. Such THE application shall state the name and address of the 14 applicant, if a person; the names and addresses of all the persons 15 composing the partnership, if a partnership; and the names and addresses 16 of the officers and directors of the corporation, if a corporation; a full 17 description of the place and premises at which it is proposed to conduct 18 and carry on such public dances; and the term for which such THE license 19 is desired. The board of county commissioners has the authority, within 20 its discretion, to grant such license to such AN applicant for the current

calendar year or part thereof unexpired upon the payment by said THE
applicant of a fee of twenty-five dollars to the county treasurer. Such THE
license shall authorize the person, firm, or corporation receiving it to
operate, conduct, and carry on a public dance hall, booth, or pavilion at
such place for the term from the date of its issue to the end of the current
calendar year for which it is issued. This article PART 5 shall not apply to
incorporated cities and towns.

30-15-502. [Formerly 12-18-102] License not transferable. No
license issued under the provisions of this article PART 5 shall be assigned
or transferred by the person, firm, or corporation to whom it is issued, and
no license shall be available or used for more than one particular place,
building, or premises described in the application and in such THE license.

30-15-503. [Formerly 12-18-103] Revocation or cancellation
of licenses. The board of county commissioners issuing such licenses has
full power and authority, at its discretion, to revoke and cancel any
license issued by such THE board under this article PART 5 whenever such
THE board, by proper resolution, determines that the public morals or
public safety or public health of the community requires such revocation
or cancellation.

20 **30-15-504.** [Formerly 12-18-104] Penalty. Any person violating 21 any of the provisions of this article PART 5 is guilty of a misdemeanor 22 and, upon conviction thereof, shall be punished by a fine of not less than 23 twenty-five dollars nor more than three hundred dollars for each offense, 24 or by imprisonment in the county jail for not less than ten days nor more 25 than thirty days for each offense, or by both such fine and imprisonment. 26 **30-15-505.** [Formerly 12-18-105] Jurisdiction. The county 27 court of the county wherein such licenses are issued has full jurisdiction

1	to try and punish all cases for violation of the provisions of this article
2	PART 5, subject to the right of appeal in such cases as provided by law.
3	SECTION 2. In Colorado Revised Statutes, add with amended
4	and relocated provisions article 11.8 to title 29 as follows:
5	ARTICLE 11.8
6	Escort Services
7	29-11.8-101. [Formerly 12-25.5-101] Short title. This article
8	shall be known and may be cited as THE SHORT TITLE OF THIS ARTICLE
9	11.8 IS the "Colorado Escort Service Code".
10	29-11.8-102. [Formerly 12-25.5-102] Legislative declaration.
11	(1) The general assembly hereby declares that this article ARTICLE 11.8
12	shall be deemed an exercise of the police powers of the state for the
13	protection of the economic and social welfare and the health, welfare, and
14	safety of the people of this state.
15	(2) The general assembly further declares that the licensing and
16	regulation of escort bureaus are matters of statewide concern; therefore,
17	this article ARTICLE 11.8 shall be applicable in every city, town, county,
18	and city and county in this state.
19	29-11.8-103. [Formerly 12-25.5-103] Definitions. As used in
20	this article ARTICLE 11.8, unless the context otherwise requires:
21	(1) "Escort" means any person who, for a salary, fee, commission,
22	hire, or profit, makes himself OR HERSELF available to the public for the
23	purpose of accompanying other persons for companionship.
24	(2) "Escort bureau" means any business, agency, or person who,
25	for a fee, commission, hire, or profit, furnishes or arranges for persons to
26	accompany other persons for companionship.
27	(3) "Escort bureau runner" means any person who, for a salary,

228

fee, hire, or profit, acts in the capacity of an agent for an escort bureau by
 contacting or meeting with escort patrons whether or not said THE person
 is employed by such escort bureau or by another business or is
 self-employed.

5 (4) "Escort patron" means any person who seeks the services of
6 an escort, escort bureau, or escort bureau runner.

7 (5) "Licensed premises" means that single, discrete, identifiable
8 location at which a licensed activity is permitted and, in fact, is conducted
9 under the authority of any one license.

10 (6) "Local licensing authority" means the governing body of a
11 municipality or city and county, the board of county commissioners of a
12 county, or any authority designated by municipal or county charter,
13 municipal resolution or ordinance, or county resolution or ordinance.

(7) "Person" means a natural person, partnership, association,
company, corporation, or organization or a managing agent, servant,
officer, partner, owner, operator, or employee of any of them.

29-11.8-104. [Formerly 12-25.5-104] License required. (1) No
person shall hold himself OR HERSELF out to the public as an escort, or
accept compensation as an escort, without having first secured a license
therefor from the local licensing authority.

(2) No person shall conduct, manage, or carry on an escort bureau
without having first secured a license therefor from the local licensing
authority.

(3) No person shall represent himself OR HERSELF as an escort
bureau runner, or accept compensation as an escort bureau runner,
without having first secured a license therefor from the local licensing
authority.

-5-

(4) Licenses issued under this article ARTICLE 11.8 shall be valid
 only within the boundaries of the local licensing authority.

29-11.8-105. [Formerly 12-25.5-105] Licensing - general
provisions. (1) All licenses granted pursuant to the provisions of this
article ARTICLE 11.8 shall be valid for a period of one year from the date
of their issuance unless revoked or suspended pursuant to section
12-25.5-108 or 12-25.5-113 SECTION 29-11.8-108 OR 29-11.8-113.

8 (2) Application for the renewal of an existing license shall be 9 made to the local licensing authority not less than forty-five days prior to 10 the date of expiration. The local licensing authority may cause a hearing 11 on the application for renewal to be held. No such renewal hearing shall 12 be held by the local licensing authority until a notice of hearing has been 13 conspicuously posted on the licensed premises for a period of ten days 14 and notice of the hearing has been provided the applicant at least ten days 15 prior to the hearing. The local licensing authority may refuse to renew any 16 license for good cause, subject to judicial review.

(3) Each license issued under this article ARTICLE 11.8 is separate
and distinct, and no person shall exercise any of the privileges granted
under any license other than that which he THE PERSON holds. A separate
license must be obtained by each person wishing to exercise any of the
privileges governed by this article ARTICLE 11.8 and for each
geographical location at or from which any person wishes to conduct
business as an escort, escort bureau, or escort bureau runner.

(4) No license granted under the provisions of this article ARTICLE
11.8 may be transferred or assigned, with or without consideration,
without the consent of the local licensing authority. Any attempted
transfer or assignment without the consent of the local licensing authority

-6-

1 shall render the applicable license void.

(5) No changes of location for licensed premises shall be allowed
without the consent of the local licensing authority. Any attempted
change of location for licensed premises without the consent of the local
licensing authority shall render the applicable license void.

6 (6) When a license has been issued to a husband and wife, the 7 death of a spouse shall not require the surviving spouse to obtain a new 8 license. All rights and privileges granted under the original license shall 9 continue in full force and effect as to such THE survivor for the balance 10 of the license.

(7) The licenses provided pursuant to this article ARTICLE 11.8
shall specify the date of issuance, the period which is covered, the name
of the licensee, and the premises licensed. Said THE license shall be
conspicuously displayed at all times in the licensed premises of any
person thereby licensed.

16 29-11.8-106. [Formerly 12-25.5-106] Application to local 17 licensing authority - minimum qualifications - issuance - definition. 18 (1) Application for a license under the provisions of this article ARTICLE 19 11.8 shall be made to the local licensing authority on forms prepared and 20 furnished by the local licensing authority, which shall set forth such 21 information as the local licensing authority may require to enable the 22 authority to determine whether a license should be granted. Such THE 23 information shall include the name and address of the applicant and, if a partnership, also the names and addresses of all the partners and, if a 24 25 corporation, association, or other organization, also the names and 26 addresses of the president, vice-president, secretary, and managing 27 officer, together with all other information deemed necessary by the local

licensing authority. Each application shall be verified by the oath or
 affirmation of such persons as the local licensing authority may prescribe.
 The local licensing authority may require payment of a reasonable
 processing fee with each application, which fee shall not exceed three
 hundred dollars for an escort bureau license application and two hundred
 dollars for an escort license application.

- 7 (2) (a) No individual shall be issued a license as an escort or as an
  8 escort bureau runner unless he OR SHE:
  - (I) Has attained eighteen years of age;
- 10

9

(II) Is a resident of the state of Colorado.

(b) No person shall be issued a license as an escort bureau, and no
person other than an individual shall be issued a license as an escort
bureau runner unless:

(I) If an individual, he OR SHE has attained the age of eighteenyears; or

16 (II) If a partnership or limited partnership, all partners have
17 attained the age of eighteen years; or

(III) If a corporation, the directors and all officers thereof OF THE
 CORPORATION have attained the age of eighteen years; and

(IV) If an individual, he OR SHE is a resident of this state for six
weeks immediately prior to the filing of the application with the local
licensing authority; or

(V) If a partnership or limited partnership, all of the partners
thereof are residents of this state for six weeks immediately prior to the
filing of the application with the local licensing authority; or

(VI) If a corporation, the directors and all of the officers thereof
 OF THE CORPORATION are residents of this state for six weeks immediately

-8-

1 prior to the filing of the application with the local licensing authority; and

2 (VII) If a corporation, the corporation is qualified with the 3 secretary of state to do business in this state or is incorporated under the 4 laws of this state.

5 (3) (a) Before granting or denying any license renewal or new 6 license for which an application has been made, the local licensing 7 authority or one or more of its agents or inspectors may visit and inspect 8 the premises or property in or from which the applicant proposes to 9 conduct his OR HER business and investigate the fitness to conduct such 10 THE business of any person, including all officers and directors of any 11 corporation, applying for a license. In investigating the fitness of any 12 applicant, licensee, or employee or agent of the licensee or applicant, the 13 local licensing authority may have access to criminal history record 14 information furnished by criminal justice agencies subject to any 15 restrictions imposed by such agencies. In the event the local licensing 16 authority takes into consideration information concerning the applicant's 17 or licensee's criminal history record, the local licensing authority shall 18 also consider any information provided by the applicant or licensee 19 regarding such THE criminal history record, including, but not limited to, 20 evidence of mitigating factors, rehabilitation, character references, and 21 educational achievements, especially those items pertaining to the period 22 of time between the applicant's last criminal conviction and the 23 consideration of his OR HER application for a license or license renewal.

(b) As used in this subsection (3), "criminal justice agency" means
any federal, state, or municipal court or any governmental agency or
subunit of such agency which THAT performs the administration of
criminal justice pursuant to a statute or executive order and which THAT

-9-

allocates a substantial part of its annual budget to the administration of
 criminal justice.

(4) Every applicant, licensee, or agent or employee of said AN
applicant or licensee, prior to commencing work for, in, or upon the
premises of the escort bureau, shall obtain a photographic identity card
from the designated law enforcement agency within the licensing
jurisdiction in a form prescribed by the local licensing authority and shall
carry said THE identity card at all times while in or upon the licensed
premises or while acting as an escort or escort bureau runner.

10 (5) No escort bureau or escort bureau runner shall employ the11 services of any person who has not obtained a valid identity card.

12

13

14

15

16

17

18

19

20

21

22

23

**29-11.8-107.** [Formerly 12-25.5-107] Refusal of license by local licensing authority. The local licensing authority shall refuse a license if the character of the applicant or any of its officers, directors, or partners is such that violations of this article ARTICLE 11.8 would be likely to result if a license were granted or if the applicant or any of its officers, directors, or partners has held any license issued pursuant to this article which ARTICLE 11.8 THAT was suspended or revoked or for which renewal was denied within two years prior to the date of the application being acted upon. In the event that an otherwise disqualifying refusal, suspension, or revocation is pending judicial review, the local licensing authority shall postpone any action based on the subject matter of the pending review until said THE review is finally determined.

24 29-11.8-108. [Formerly 12-25.5-108] Suspension and
25 revocation. In addition to any other penalties prescribed by this article
26 ARTICLE 11.8, the local licensing authority has the power, on its own
27 motion or on complaint, after investigation and public hearing at which

1 the licensee shall be afforded an opportunity to be heard, to suspend or 2 revoke any license issued by such authority for any violation by the 3 licensee or by any of its agents, servants, or employees of the provisions 4 of this article ARTICLE 11.8, or of any of the rules or regulations 5 authorized pursuant to this article ARTICLE 11.8, or of any of the terms, 6 conditions, or provisions of the license issued by such authority. The local 7 licensing authority has the power to administer oaths and issue subpoenas 8 to require the presence of persons and production of papers, books, and 9 records reasonably necessary to the determination of any hearing which 10 the local licensing authority conducts.

29-11.8-109. [Formerly 12-25.5-109] Persons prohibited as
licensees. (1) No license provided by this article ARTICLE 11.8 shall be
issued to or held by:

(a) Any corporation, any of whose officers, directors, or
stockholders holding over ten percent of the issued or outstanding capital
stock thereof are not of good moral character;

(b) Any partnership, association, or company, any of whose
officers, or any of whose members holding more than ten percent interest
therein, are not of good moral character;

20 (c) Any person employing, assisted by, or financed in whole or in
21 part by any other person who is not of good moral character;

(d) A peace officer or any of the local licensing authority'sinspectors or employees;

24

(e) Any person unless <del>he</del> THE PERSON is of good moral character.

(2) For purposes of determining good moral character, the local
licensing authority may consider the criminal record of all applicants,
including, but not limited to, any conviction or guilty plea to a charge

based on acts of dishonesty, fraud, deceit, sexual misconduct, or
 prostitution-related misconduct of any kind, whether or not the acts were
 committed in this state.

4 29-11.8-110. [Formerly 12-25.5-110] License fees. (1) The
5 following license fees shall be paid to the local licensing authority
6 annually in advance:

7 (a) For the issuance of a new escort bureau license, an amount to
8 be set by the local licensing authority, but in no event to exceed five
9 thousand dollars;

(b) For each renewal of an escort bureau license, an amount to be
set by the local licensing authority, but in no event to exceed five
thousand dollars;

13 (c) For the issuance of a new escort or escort bureau runner
14 license, an amount to be set by the local licensing authority, but in no
15 event to exceed five hundred dollars;

16 (d) For each renewal of an escort or escort bureau runner license,
17 an amount to be set by the local licensing authority, but in no event to
18 exceed two hundred fifty dollars.

19 29-11.8-111. [Formerly 12-25.5-111] Unlawful acts. (1) It is
20 unlawful for any person:

21 (a) To operate an escort bureau without holding a currently valid
22 local license;

(b) To work as an escort or escort bureau runner without a
currently valid local license;

(c) To work as an escort or escort bureau runner without obtaining
and carrying a valid identity card pursuant to section 12-25.5-106 (4)
SECTION 29-11.8-106 (4);

-12-

228

(d) To allow the provision or procurement of any escort service
 to or for any person under the age of eighteen years without the written
 consent of such person's parent or legal guardian;

(e) To permit any person under the age of eighteen years to be
employed as an employee in an escort bureau. If any person who, in fact,
is not eighteen years of age exhibits a fraudulent proof of age, reasonable
reliance on such THE fraudulent proof of age may constitute an
affirmative defense to any action seeking the revocation or suspension of
any license issued under this article ARTICLE 11.8 or to any criminal
action arising because a person is not at least eighteen years of age.

11

#### 29-11.8-112. [Formerly 12-25.5-112] Duties of escort bureau.

(1) Every escort bureau shall refer all prospective escorts or escort
bureau runners to the local licensing authority for licensing. Upon
termination of employment of any escort or escort bureau runner with
such AN escort bureau, the escort bureau shall notify the local licensing
authority of such termination within five days.

17 (2) The escort bureau shall provide to each escort patron a written 18 contract for services. The contract shall clearly state the name and address 19 of the escort and customer, the type of services to be performed, the 20 length of time such services shall be performed, the total amount of 21 money such services will cost the escort patron, and any special terms or 22 conditions relating to the services to be performed. The contract shall 23 include a statement in clear and concise language that prostitution is 24 illegal in this state and that both parties to an act of prostitution may be 25 punished by both fine and imprisonment and that no act of prostitution 26 shall be performed in relation to the services for which contracted. Each 27 contract shall be numbered and utilized in numerical sequence by the

escort bureau. The contract shall be signed by the escort patron and a
copy furnished to him OR HER. The escort bureau shall also retain copies
of all such contracts, and one copy of each such contract executed in any
calendar month shall be transmitted by the escort bureau to the local
licensing authority no later than ten days after the last day of such month.
The local licensing authority shall treat such contracts transmitted to them
as open public records.

8 (3) Each escort bureau shall provide to each employee of the
9 escort bureau a written notice that includes:

10

11

(a) A statement that human trafficking is prohibited in this state by the provisions of sections 18-3-503 and 18-3-504; C.R.S.; and

(b) The name, telephone number, and internet website address of
a local, statewide, or national organization that provides assistance to
victims of human trafficking and slavery.

15

16

17

# 29-11.8-113. [Formerly 12-25.5-113] Violations - penalty. (1) Any person violating any of the provisions of this article ARTICLE 11.8 is guilty of a misdemeanor and, upon conviction thereof, shall be

punished by a fine of not more than five thousand dollars for each offense, or by imprisonment in the county jail for not more than one year, or by both such fine and imprisonment. In addition to any other penalties, the court trying such offense may decree that any license theretofore issued under the provisions of this article ARTICLE 11.8 be suspended or revoked and may decree that no such license shall thereafter be issued to any such person for a period not to exceed five years.

(2) The penalties provided in this section shall not be affected by
the penalties provided in any other section of this article ARTICLE 11.8 but
shall be construed to be an addition to any other penalties.

1 (3) Any adult who causes a violation of the provisions of section 2 <del>12-25.5-111 (1) (d) or (1) (e)</del> SECTION 29-11.8-111 (1)(d) OR (1)(e) may 3 be proceeded against pursuant to section 18-6-701, C.R.S., for 4 contributing to the delinquency of a minor.

5 29-11.8-114. [Formerly 12-25.5-114] Powers - peace officers 6 - local licensing authority. The peace officers of the city, town, county, 7 or city and county or the duly authorized representatives of the local 8 licensing authority authorized to enforce the provisions of this article 9 ARTICLE 11.8, while engaged in performing their duties and while acting 10 under proper orders or regulations, shall have and exercise all the powers 11 vested in peace officers of the state, including the power to arrest and the 12 authority to issue summons for violations of the provisions of this article 13 ARTICLE 11.8.

14 [Formerly 12-25.5-115] 29-11.8-115. Local government 15 **regulation.** This article ARTICLE 11.8 is intended to provide minimum 16 standards for the licensing of escort bureaus, escorts, and escort bureau 17 runners. Nothing in this article ARTICLE 11.8 shall prohibit a local 18 government from enacting an ordinance providing more stringent 19 standards for such licensing, but such ordinance shall meet the minimum 20 standards established by this article ARTICLE 11.8. To the extent that this 21 article ARTICLE 11.8 directs implementation by local governments, all 22 such implementing actions may be accomplished by resolution or by 23 ordinance; and such implementing action shall be required upon a request 24 to the local governing body for an application for a license to operate 25 within the jurisdiction of said THE local governing body. Such a request 26 shall not be acted upon until the implementing action by resolution or 27 ordinance has been accomplished.

1	SECTION 3. In Colorado Revised Statutes, add with amended
2	and relocated provisions article 11.9 to title 29 as follows:
3	ARTICLE 11.9
4	Pawnbrokers
5	29-11.9-101. [Formerly 12-56-101] Definitions. As used in this
6	article ARTICLE 11.9, unless the context otherwise requires:
7	(1) "Contract for purchase" means a contract entered into between
8	a pawnbroker and a customer pursuant to which money is advanced to the
9	customer by the pawnbroker on the delivery of tangible personal property
10	by the customer on the condition that the customer, for a fixed price and
11	within a fixed period of time, to be no less than thirty days, has the option
12	to cancel said contract.
13	(2) "Fixed price" means the amount agreed upon to cancel a
14	contract for purchase during the option period. Said fixed price shall not
15	exceed
16	(a) (Deleted by amendment, L. 2004, p. 392, § 1, effective August
17	<del>4, 2004.)</del>
18	(b) one-fifth of the original purchase price for each month, plus
19	the original purchase price.
20	(3) "Fixed time" means that period of time, to be no less than
21	thirty days, as set forth in a contract for purchase, for an option to cancel
22	said contract.
23	(4) "Local law enforcement agency" means any marshal's office,
24	police department, or sheriff's office with jurisdiction in the locality in
25	which the customer enters into a contract for purchase or a purchase
26	transaction.
27	(5) "Local licensing authority" means the governing body of a

municipality or city and county in any incorporated area of the state and
 the board of county commissioners of a county in any unincorporated area
 of the state.

4 (6) "Option" means the fixed time and the fixed price agreed upon
5 by the customer and the pawnbroker in which a contract for purchase may
6 be but does not have to be rescinded by the customer.

7 (7) "Pawnbroker" means a person regularly engaged in the
8 business of making contracts for purchase or purchase transactions in the
9 course of his OR HER business.

(8) "Purchase transaction" means the purchase by a pawnbroker
in the course of his OR HER business of tangible personal property for
resale, other than newly manufactured tangible personal property which
THAT has not previously been sold at retail, when such THE purchase does
not constitute a contract for purchase.

(9) "Tangible personal property" means all personal property other
than choses in action, securities, or printed evidences of indebtedness,
which property is deposited with or otherwise actually delivered into the
possession of a pawnbroker in the course of his OR HER business in
connection with a contract for purchase or purchase transaction.

20 **29-11.9-102.** [Formerly 12-56-102] Local authority to license 21 and regulate. Local licensing authorities may license pawnbrokers and 22 require that pawnbrokers be bonded and insured and may enact 23 regulations governing pawnbrokers, which regulations shall be at least as 24 restrictive as the provisions of this article ARTICLE 11.9; except that the 25 regulations shall be no more restrictive than this article ARTICLE 11.9 with 26 respect to fixed time and fixed price.

27

#### 29-11.9-103. [Formerly 12-56-103] Required acts of

-17-

1 pawnbrokers. (1) A pawnbroker shall keep a numerical register or other 2 tangible or electronic record in which the pawnbroker shall record the 3 following information: The name, address, and date of birth of the 4 customer, and the driver's license number or other identification number 5 from any other form of identification that is allowed for the sale of 6 valuable articles pursuant to section 18-16-103, <del>C.R.S.,</del> or for the sale of 7 secondhand property pursuant to section 18-13-114; C.R.S.; the date, 8 time, and place of the contract for purchase or purchase transaction; and 9 an accurate and detailed account and description of each item of tangible 10 personal property, including, but not limited to, any trademark, 11 identification number, serial number, model number, brand name, or other 12 identifying marks on such property. The pawnbroker shall also obtain a 13 written declaration of the customer's ownership, which shall state that the 14 tangible personal property is totally owned by the customer, or shall have 15 attached to such THE declaration a power of sale from the partial owner 16 to the customer, how long the customer has owned the property, whether 17 the customer or someone else found the property, and, if the property was 18 found, the details of the finding.

(2) The customer shall sign the register or other tangible or
electronic record and the declaration of ownership and shall receive a
copy of the contract for purchase or a receipt of the purchase transaction.

(3) The register or other tangible or electronic record, as well as
a copy of the contract for purchase or a receipt of the purchase
transaction, shall be made available to any local law enforcement agency
for inspection at any reasonable time.

26 (4) The pawnbroker shall keep each register or other tangible or
27 electronic record for at least three years after the date of the last

-18-

1 transaction entered in the register.

(5) A pawnbroker shall hold all contracted goods within his OR
HER jurisdiction for a period of ten days following the maturity date of the
contract for purchase, during which time such THE goods shall be held
separate and apart from any other tangible personal property and shall not
be changed in form or altered in any way.

(6) A pawnbroker shall hold all property purchased by him OR HER
through a purchase transaction for thirty days following the date of
purchase, during which time such property shall be held separate and
apart from any other tangible personal property and shall not be changed
in form or altered in any way.

12 (7) (a) Every pawnbroker shall provide the local law enforcement 13 agency, on a weekly basis, with two records, on a form to be provided or 14 approved by the local law enforcement agency, of all tangible personal 15 property accepted during the preceding week and one copy of the 16 customer's declaration of ownership. The form shall contain the same 17 information required to be recorded in the pawnbroker's register or other 18 tangible or electronic record pursuant to subsection (1) of this section. 19 The local law enforcement agency shall designate the day of the week on 20 which the records and declarations shall be submitted.

(b) A local law enforcement agency is not required to use the
information submitted pursuant to paragraph (a) of this subsection (7)
SUBSECTION (7)(a) OF THIS SECTION to provide a benefit to the general
public. The state and local governments may enact no further fees,
charges, or taxes related to the use of the information provided to local
law enforcement.

27

29-11.9-104. [Formerly 12-56-104] Prohibited acts - penalties.

-19-

(1) No pawnbroker shall enter into a contract for purchase or purchase
 transaction with any individual under the age of eighteen years.

(2) With respect to a contract for purchase, no pawnbroker may
permit any customer to become obligated on the same day in any way
under more than one contract for purchase agreement with the
pawnbroker which THAT would result in the pawnbroker obtaining a
greater amount of money than would be permitted if the pawnbroker and
customer had entered into only one contract for purchase covering the
same tangible personal property.

10 (3) (a) No pawnbroker shall violate the terms of the contract for11 purchase.

(b) A pawnbroker who violates the terms of a contract for
purchase involving a fixed price as set forth in section 12-56-101 (2)
SECTION 29-11.9-101 (2) commits a class 2 misdemeanor and shall be
punished as provided in section 18-1.3-501. C.R.S.

(4) Except as otherwise provided in this section, any pawnbroker
who violates any of the provisions of this article ARTICLE 11.9 commits
a class 1 misdemeanor and shall be punished as provided in section
18-1.3-501, C.R.S., and upon a second or subsequent conviction of a
violation of this article ARTICLE 11.9 within three years after the date of
a prior conviction, a pawnbroker commits a class 6 felony and shall be
punished as provided in section 18-1.3-401. C.R.S.

(5) Any customer who knowingly gives false information with
respect to the information required by section 12-56-103 (1) SECTION
29-11.9-103 (1) commits a class 6 felony and shall be punished as
provided in section 18-1.3-401. C.R.S.

27

SECTION 4. In Colorado Revised Statutes, 5-1-202, amend

-20-

1 (1)(d)(I) introductory portion, (1)(d)(I)(A), and (1)(d)(I)(B) as follows: 2 5-1-202. Exclusions. (1) (d) (I) With respect to contracts for 3 purchase entered into by a pawnbroker, as the terms are defined in section 4 12-56-101, C.R.S., SECTION 29-11.9-101, the rates and charges, and the 5 disclosure of rates and charges, if the rates and charges do not exceed the 6 fixed price permitted by section 12-56-101 (2), C.R.S. SECTION 7 29-11.9-101 (2). The exclusion in this subparagraph (I) SUBSECTION 8 (1)(d)(I) applies to pawnbrokers who are: 9 (A) Licensed by a local licensing authority pursuant to section

 $(A) \text{ Licensed by a local licensing authority pursuant to section} \\ 10 \frac{12-56-102, \text{ C.R.S.}}{\text{SECTION 29-11.9-102; or}}$ 

(B) Regulated, with respect to rates and charges, by a local
governing authority pursuant to section 12-56-102, C.R.S. SECTION
29-11.9-102.

SECTION 5. In Colorado Revised Statutes, 18-15-109, amend
(1)(c) introductory portion and (1)(c)(IV) as follows:

16 18-15-109. Loan finder - definitions - prohibited fees. (1) As
17 used in this section, unless the context otherwise requires:

(c) "Loan finder" means any person who, directly or indirectly,
serves or offers to serve as a lender or as an agent to obtain a loan or who
holds himself OR HERSELF out as capable of obtaining a loan for any
person; except that the following persons shall be exempt from the
provisions of this section:

23 (IV) A pawnbroker licensed pursuant to article 56 of title 12,
 24 C.R.S. ARTICLE 11.9 OF TITLE 29, acting as such;

25 SECTION 6. In Colorado Revised Statutes, 30-15-401, amend
26 (1) introductory portion, (1)(i), and (1)(k) as follows:

27 **30-15-401. General regulations - definitions.** (1) In addition to

those powers granted by sections 30-11-101 and 30-11-107 and by parts
1, 2, and 3 of this article ARTICLE 15, the board of county commissioners
has the power to adopt ordinances for control or licensing of those
matters of purely local concern that are described in the following
enumerated powers:

6 (i) To regulate and license escort bureaus, escorts, and escort
7 bureau runners to the extent permitted under article 25.5 of title 12,
8 C.R.S. ARTICLE 11.8 OF TITLE 29;

9 (k) To regulate and license pawnbrokers as provided in section
 10 12-56-102, C.R.S. SECTION 29-11.9-102;

SECTION 7. In Colorado Revised Statutes, 30-26-301, amend
 (2)(d) introductory portion as follows:

13 30-26-301. Creation of debt for buildings, roads - election -14 definitions. (2) (d) The order submitting the question of contracting an 15 indebtedness shall contain a statement of the maximum net effective 16 interest rate at which said indebtedness may be incurred. As used in 17 articles 11, 15, and 17, parts 1, 3 to 6, and 8 of article 20, articles 25 and 18 26, and part 2 of article 28 of this title TITLE 30 and article 18 of title 12, 19 part 2 of article 6 of title 25, article 3 of title 29, PART 5 OF ARTICLE 15 OF 20 TITLE 30, and article 5 of title 41, C.R.S., unless the context otherwise 21 requires:

SECTION 8. In Colorado Revised Statutes, 31-15-401, amend
(1)(n) as follows:

31-15-401. General police powers. (1) In relation to the general
police power, the governing bodies of municipalities have the following
powers:

27

(n) To regulate and license pawnbrokers as provided in section

1 <del>12-56-102, C.R.S.</del> SECTION 29-11.9-102;

2 SECTION 9. Repeal of relocated provisions in this act. In 3 Colorado Revised Statutes, **repeal** articles 18, 25.5, and 56 of title 12. 4 **SECTION 10.** Act subject to petition - effective date. This act takes effect at 12:01 a.m. on the day following the expiration of the 5 6 ninety-day period after final adjournment of the general assembly (August 7 9, 2017, if adjournment sine die is on May 10, 2017); except that, if a 8 referendum petition is filed pursuant to section 1 (3) of article V of the 9 state constitution against this act or an item, section, or part of this act 10 within such period, then the act, item, section, or part will not take effect 11 unless approved by the people at the general election to be held in 12 November 2018 and, in such case, will take effect on the date of the 13 official declaration of the vote thereon by the governor.