	Introduced by _		-
First Reading		 Second Reading	
Ordinance No.		Council Bill No.	B 61-16

## AN ORDINANCE

amending Chapter 13 of the City Code as it relates to pawnbrokers; and fixing the time when this ordinance shall become effective.

BE IT ORDAINED BY THE COUNCIL OF THE CITY OF COLUMBIA, MISSOURI, AS FOLLOWS:

SECTION 1. Chapter 13 of the Code of Ordinances of the City of Columbia, Missouri, is hereby amended as follows:

Material to be deleted in strikeout; material to be added underlined.

Sec. 13-76. Definition.

Any person who loans money on deposit on personal property, or who deals in the purchase of personal property on condition of selling the same back again at a stipulated price, or who makes a public display at his place of business of a sign or display generally used by pawnbrokers to denote their business, to wit: three (3) gilt or yellow balls, or who publicly exhibits a sign indicating money to loan on personal property on deposit, is hereby declared for purposes of this article to be a pawnbroker and subject to regulation as a pawnbroker as provided herein.

Sec. 13-77. Register to be kept; availability for inspection.

(a) Every pawnbroker shall keep a register of all loans and purchases, and the names of all each persons who have left any property of any description on deposit as a collateral security or as a delivery on sale thereof. Opposite each name and date shall be written in plain hand the person's age and motor vehicle operator's or chauffeur's license number, or such other identification of public record, with photographs, as may be required by the business license administrator; a full description of such property purchased or received or deposited as collateral security; the manufacturer's identifying insignia or serial number if applicable; the time when the loan falls due; the amount of purchase money or the amount loaned, and the interest charged. He shall give the party negotiating or selling, a plain written or printed receipt for the articles purchased having on each a copy of the entry required by this section and kept in his register. He shall not be entitled to make any charge for such receipt. Such register shall include, at a minimum, the following information:

- (1) The date, time and place of the transaction;
- (2) The name of the employee who received the item;
- (3) The legal name and date of birth of the person leaving or selling the property;
- (4) The person's motor vehicle operator's or chauffeur's license number, or such other identification of public record, submitted by such person to verify identity at the time of the transaction;
- (5) <u>Current residence address and phone number of the person leaving or selling the property;</u>
- (6) A full description and photograph of such property purchased or received or deposited as collateral security;
- (7) The manufacturer's identifying insignia or serial number if applicable;
- (8) The amount of purchase money or the amount loaned, the interest charged and the time when the loan (if any) falls due;
- (9) If the pawnbroker provides cash to the person in exchange for the property, the pawnbroker shall take and maintain as part of the registry a photograph of the head and shoulders of the person (with no head-covering, dark glasses or similar object that obscures the person's facial features).

The pawnbroker shall give the party negotiating or selling, a plain written or printed receipt for the articles purchased having on each a copy of the entry required by this section and kept in the register of the pawnbroker. The pawnbroker shall not be entitled to make any charge for such receipt. Such records shall be available to the police department electronically and the pawnbroker, upon request of the chief of police, may be required to enter such information into a third party electronic database designated by the city.

(b) The register shall, at all times, be open to inspection by the chief of police, his the chief's designee, or any law enforcement officer.

Sec. 13-78. Business with minors.

No pawnbroker shall accept any goods, articles or things whatever from an individual under the age of eighteen (18).

Sec. 13-79. Hours of business.

No pawnbroker shall accept any goods, articles or things whatever from any person between the hours of 8:00 p.m. and 7:00 a.m.

Sec. 13-80. Place of business.

It shall be unlawful to conduct business as a pawnbroker or as agent for a pawnbroker at any place other than the location stated in the application for license.

Sec. 13-81. Serial numbers required.

No pawnbroker shall accept as collateral security or purchase any camera, radio, television set, lawnmower, firearm, typewriter, adding machine, calculating machine, copying machine, duplication machine, tape recorder, tape player, cash register, still or moving picture projector or offset projector, record player, stereo equipment, dictating machine, electric buffer, electric polisher, or electric floor waxer, or any other property or item which, at the time it was manufactured, had a serial number or identification number affixed to it, unless such item shall have plainly visible thereon, the manufacturer's serial number or other identifying insignia.

## Sec 13-82. Waiting period.

No pawnbroker shall permit the sale, transfer or otherwise dispose of any items obtained through purchase or as collateral security for seven (7) business days.

Sec. <del>13-82</del> 13-83. Penalty.

Any person convicted of violating any provision of this article shall be punishable by a fine, not to exceed one thousand dollars (\$1,000.00). Each day that a violation of this article continues shall constitute a separate offense. License revocation as provided in this article shall constitute a separate remedy.

Secs. <del>13-83</del> 13-84—13-95. Reserved.

	SECTION 2.	This	ordinance	shall	be	in	full	force	and	effect	from	and	after	its
passa	ge.													

PASSED this	day of	, 2016.
ATTEST:		
City Clerk	<del></del>	Mayor and Presiding Officer
APPROVED AS TO FORM:		
City Counselor		