- (VI) MUSICAL INSTRUMENTS:
- (VII) OFFICE MACHINES OR EQUIPMENT;

(VIII) RADIOS, TELEVISIONS, VIDEO DISC MACHINES, VIDEO CASSETTE RECORDERS. AND STEREO EQUIPMENT:

- (IX) PERSONAL COMPUTERS, TAPES, AND DISC RECORDERS;
- (X) WATCHES;
- (XI) BICYCLES; AND
- (XII) TANGIBLE PERSONAL PROPERTY PLEDGED AS COLLATERAL.
- (2) "SECONDHAND PERSONAL PROPERTY" DOES NOT INCLUDE FURNITURE AND SIMILAR FURNISHINGS IN RELATION TO OFFICE MACHINES AND EQUIPMENT.
- (J) "SECONDHAND PERSONAL PROPERTY DEALER" MEANS A PERSON-WHO ENGAGES REGULARLY IN THE BUSINESS OF ACQUIRING SECONDHAND PERSONAL PROPERTY FOR THE PURPOSE OF RESALE IN EXCHANGE FOR MONEY, TRADE, BARTER, OR OTHER VALUABLE CONSIDERATION.

 12 102.
 - (a) This title-does not apply to a transaction that involves:
- (1) merchandise acquired from an established manufacturer or dealer who holds a license under this title, other than a pawnbroker, if the dealer who acquires the merchandise keeps an invoice or other customary proof of origin for the merchandise;
- (2) a metal acquired for use in dentistry by a dentist licensed to practice dentistry under Title 4 of the Health Occupations Article; or
 - (3) coins or numismatic items.
- (b) If a retail jeweler has a fixed business address in the State, this title does not apply to a transaction in which the retail jeweler:
- (1) accepts, in accordance with a posted return policy, the return of an item that the jeweler originally sold;
- (2) accepts, in accordance with a published trade in policy, merchandise in trade that the jeweler originally sold;
- (3) repossesses merchandise that the jeweler-originally sold, if the original buyer has defaulted; or
- (4) retains merchandise that the jeweler originally accepted for repair as a bailee for hire, if the customer who deposited the merchandise:
 - (i) defaulted; or