

NORWALK POLICE DEPARTMENT SERVICES
ONE MONROE STREET
NORWALK, CT 06854

PRECIOUS METAL - JUNK LICENSE

APPLICATION INSTRUCTIONS

Fill out Precious Metal/Junk License Form and have Notarized.

Fee of \$10.00 for application can be paid at time of fingerprinting or when you receive your certificate.

Provide your Driver's License so we can make a copy to attach to application.

Provide 2 Money Orders –

\$50.00 – Made out to “DPS”

\$19.25- Made out to “DPS”

Bring Application COMPLETED and NOTARIZED only on Wednesdays:
9:30am to 11:30am and 1:30pm to 3:30pm.

CHAPTER 405*
JUNK DEALERS

Sec. 21-9. Definitions. As used in this chapter, "junk dealer" means any person who engages in business as a dealer and trader in junk, old metals, scrap, rags, waste paper or other secondhand articles and "junk yard" means any place in or on which old metal, glass, paper, cordage or other waste or discarded or secondhand material, which has not been a part, or is not intended to be a part, of any motor vehicle, is stored or deposited.
(1949 Rev., S. 4647; 1953, S. 2330d.)

Sec. 21-10. Town ordinances. Registration with Department of Motor Vehicles. Any town may make reasonable ordinances with reference to the licensing of junk dealers engaged in business therein, including the imposition of a license fee in an amount to be fixed by the selectmen at a sum not less than two dollars nor more than ten dollars a year, for each team or vehicle used in connection with such business, for the privilege of carrying on such business. Each such junk dealer shall register with the Department of Motor Vehicles, stating his name, residence and post-office address, and the Commissioner of Motor Vehicles shall issue to him a certificate of such registration, which certificate shall be exhibited by such dealer to the selectmen or other authority to whom he makes application in any town for a license to carry on business therein. Except as otherwise provided by special act, and except where there exists a duly constituted local zoning or planning commission, any town, city or borough may, by ordinance, regulate the establishment, location or conduct of any junk yard within its territorial limits.

Sec. 21-11. License. Record. Weekly report. Any person desiring to engage in business as a dealer and trader in secondhand bicycles, junk, metals or other secondhand articles in any town, city or borough shall make application to the selectmen of such town, the mayor or chief of police of such city or the warden of such borough, as the case may be, for a license to transact such business within the limits of such town, city or borough, and the selectmen of such town, the mayor or chief of police of such city or the warden of such borough shall issue such licenses to such suitable persons as apply therefor and may revoke any such license for cause; but the selectmen shall not grant any such license for the carrying on of such business within the limits of any city or borough, and the persons so licensed shall pay, for the benefit of any such town, city or borough, to the authority granting the license, not less than two nor more than ten dollars therefor, to be determined by the authority granting the license, and for renewal of such license ten dollars per year. Each license granted under the provisions of this section shall designate the place where such business is to be carried on, and shall continue for one year unless sooner revoked. Each such dealer shall keep a book in which shall be written in English a description of such articles and the name and residence and a general description of the person from whom, and the time and hour when, such property was received; and such book, and all articles of property mentioned therein, and the place where such business is carried on, may be examined at any time by the selectmen of the town or any person designated by them, and, in any city or borough, by the chief of police of such city or borough or any person by him designated. Each such dealer shall make, weekly, sworn statements of all his transactions under such license, describing the goods received and setting forth the name and residence and a description of the person from whom such goods were received, to the chief of police in the case of cities or boroughs and, in other cases, to the town clerk of the town in which such junk dealer resides, and shall keep all goods at least five days after the filing of such statement.

Sec. 21-12. Display of license. Each such dealer doing business in this state shall display, on each vehicle used by him in such business, the name of the person conducting such business, the number of the license under which such business is being conducted and the name of the municipality where such license was granted, which names and number shall be painted upon the outside of the body of such vehicle in letters not less than four inches in height and two inches in width.

Sec. 21-13. Penalty. Any person who engages in the business of a junk dealer without complying with the provisions of this chapter relating to said business shall be fined not more than fifty dollars or imprisoned not more than three months or both.

Sec. 21-14. Exemptions. The provisions of this chapter shall not apply to any dealer in motor vehicles, as defined in chapter 246, nor to any dealer in antique household furniture, china or glassware, nor to any scrap metal processor, as defined in section 14-67w.

Norwalk Department of Police Service

APPLICATION FOR: Precious Metal Dealer Junk Dealer

To: Chief of Police of the City of Norwalk, Connecticut

Date of Application		Applicant's Name (Last, First, Middle, Maiden)				
List All Other Names By Which You Have Been Known						
Residence Address (Number, Street, City or Town, State and Zip)					Home Phone Number	
Business Address (Number, Street, City, or Town, State and Zip)					Business Phone Number	
Name of Firm Representing					Nature of Business	
Address of Firm (Number, Street, City or Town, State and Zip)					Phone Number of Firm	
Age	Date of Birth	Height	Weight	Sex	Color of Hair	Color of Eyes
List of Towns Where Previously or Currently Licensed						

Sec. 53a-157a. False statement in the first degree: Class D felony. (a) A person is guilty of false statement in the first degree when he intentionally makes a false written statement on a certified payroll submitted pursuant to section 31-53 which he does not believe to be true and which statement is intended to mislead a contracting authority or the labor commissioner in the exercise of his authority or the fulfillment of his duties under chapter 557.

(b) False statement in the first degree is a class D felony.

I have read, understand and agree to comply with the governing statutes attached to this application.

(Signature) _____

I declare under the penalties of false statement, that the answers to the above are true and correct.

Date: _____ Applicants Signature: _____

Subscribed and sworn to, before me, this _____ day of _____, _____

Notary Public

(For Police Use Only)

Fingerprinted

Background

Date of License Expiration _____

NPD098 07/03