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## **SENATE** STATE OF MINNESOTA NINETY-THIRD SESSION

S.F. No. 5

(SENATE AUTHORS: MARTY, Mohamed, Dziedzic, Fateh and Latz)			
DATE	D-PG	OFFICIAL STATUS	
01/04/2023	71	Introduction and first reading	
		Referred to Commerce and Consumer Protection	
01/09/2023	116	Author added Latz	
02/08/2023		Comm report: To pass as amended and re-refer to Judiciary and Public Safety	

1.1	A bill for an act
1.2 1.3 1.4 1.5	relating to public safety; establishing requirements for the purchase of catalytic converters; providing for penalties; amending Minnesota Statutes 2022, sections 325E.21, subdivisions 1b, 2, 5, 6, by adding subdivisions; 609.5316, subdivision 3.
1.6	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
1.7	Section 1. Minnesota Statutes 2022, section 325E.21, subdivision 1b, is amended to read:
1.8	Subd. 1b. Purchase or acquisition record required. (a) Any person who purchases or
1.9	receives a catalytic converter must comply with this section.
1.10	(b) Every scrap metal dealer, including an agent, employee, or representative of the
1.11	dealer, shall create a permanent record written in English, using an electronic record program
1.12	at the time of each purchase or acquisition of scrap metal. The record must include:
1.13	(1) a complete and accurate account or description, including the weight if customarily
1.14	purchased by weight, of the scrap metal purchased or acquired;
1.15	(2) the date, time, and place of the receipt of the scrap metal purchased or acquired and
1.16	a unique transaction identifier;
1.17	(3) a photocopy or electronic scan of the seller's proof of identification including the
1.18	identification number;
1.19	(4) the amount paid and the number of the check or electronic transfer used to purchase
1.20	the scrap metal;

2.1	(5) the license plate number and description of the vehicle used by the person when
2.2	delivering the scrap metal, including the vehicle make and model, and any identifying marks
2.3	on the vehicle, such as a business name, decals, or markings, if applicable;
2.4	(6) a statement signed by the seller, under penalty of perjury as provided in section
2.5	609.48, attesting that the scrap metal is not stolen and is free of any liens or encumbrances
2.6	and the seller has the right to sell it;
2.7	(7) a copy of the receipt, which must include at least the following information: the name
2.8	and address of the dealer, the date and time the scrap metal was received by the dealer, an
2.9	accurate description of the scrap metal, and the amount paid for the scrap metal;
2.10	(8) in order to purchase a detached catalytic converter, the vehicle identification number
2.11	of the car it was removed from or, as an alternative, any numbers, bar codes, stickers, or
2.12	other unique markings that result, whether resulting from the pilot project created under
2.13	subdivision 2b or some other source. The alternative number must be under a numbering
2.14	system that can be immediately linked to the vehicle identification number by law
2.15	enforcement; and
2.16	(9) the name of the person who removed the catalytic converter identity, or identifier,
2.17	of the employee completing the transaction.
2.18	(c) (b) The record, as well as the scrap metal purchased or received, shall at all reasonable
2.19	times be open to the inspection of any properly identified law enforcement officer.
2.20	(d) (c) Except for the purchase of detached catalytic converters, no record is required
2.21	for property purchased from merchants, manufacturers, salvage pools, insurance companies,
2.22	rental car companies, financial institutions, charities, dealers licensed under section 168.27,
2.23	or wholesale dealers, having an established place of business, or of any goods purchased at
2.24	open sale from any bankrupt stock, but a receipt as required under paragraph (b) (a), clause
2.25	(7), shall be obtained and kept by the person, which must be shown upon demand to any
2.26	properly identified law enforcement officer.
2.27	(e) (d) The dealer must provide a copy of the receipt required under paragraph $(b)$ (a),
2.28	clause (7), to the seller in every transaction.
2.29	(f)(e) Law enforcement agencies in the jurisdiction where a dealer is located may conduct
2.30	regular and routine inspections to ensure compliance, refer violations to the city or county
2.31	attorney for criminal prosecution, and notify the registrar of motor vehicles.
2.32	(g) (f) Except as otherwise provided in this section, a scrap metal dealer or the dealer's
2.33	agent, employee, or representative may not disclose personal information concerning a

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customer without the customer's consent unless the disclosure is required by law or made 3.1 in response to a request from a law enforcement agency. A scrap metal dealer must implement 3.2 reasonable safeguards to protect the security of the personal information and prevent 3.3 unauthorized access to or disclosure of the information. For purposes of this paragraph, 3.4 "personal information" is any individually identifiable information gathered in connection 3.5 with a record under paragraph (a). 3.6 Sec. 2. Minnesota Statutes 2022, section 325E.21, subdivision 2, is amended to read: 3.7 Subd. 2. Retention required. Records required to be maintained by subdivision 3.8 subdivisions 1a or, 1b, 11, 12, and 14, shall be retained by the scrap metal dealer for a period 3.9 of three years. 3.10 Sec. 3. Minnesota Statutes 2022, section 325E.21, subdivision 5, is amended to read: 3.11 Subd. 5. Training. Each scrap metal dealer shall review the educational materials 3.12 provided by the superintendent of the Bureau of Criminal Apprehension under section 3.13 299C.25 and ensure that all employees do so as well. A scrap metal dealer engaged in the 3.14 purchase of used catalytic converters shall ensure employees handling catalytic converter 3.15 transactions are specifically trained and familiar with the additional requirements for catalytic 3.16 3.17 converters. Sec. 4. Minnesota Statutes 2022, section 325E.21, subdivision 6, is amended to read: 3.18 Subd. 6. Criminal penalty. (a) A scrap metal dealer, or the agent, employee, or 3.19 representative of the dealer, who intentionally violates a provision of this section, except 3.20 for subdivision 11, 12, or 14, is guilty of a misdemeanor. 3.21 (b) A person who violates subdivision 11, 12, or 14 is guilty of a: 3.22 (1) misdemeanor for possession or purchase of one catalytic converter; 3.23 (2) gross misdemeanor for possession or purchase of two catalytic converters; and 3.24 (3) felony for possession or purchase of three or more catalytic converters. 3.25 EFFECTIVE DATE. This section is effective August 1, 2023, and applies to crimes 3.26 committed on or after that date. 3.27

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4.1	Sec. 5. Minn	iesota Statutes 20	22, section 325E	.21, is amended by adding	a subdivision to
4.2	read:				
4.3	<u>Subd. 11.</u>	Prohibition on po	ossessing cataly	ic converters; exception.	(a) It is unlawful
4.4	for a person to	possess a used c	atalytic converte	er that is not attached to a r	notor vehicle
4.5	except when:				
4.6	(1) the con	verter is marked	with the date the	e converter was removed fr	om the vehicle
4.7	and the identif	fication number of	of the vehicle from	m which the converter was	removed or an
4.8	alternative nur	mber to the vehic	le identification	number; or	
4.9	(2) the con	verter has been H	EPA certified for	reuse as a replacement par	<u>t.</u>
4.10	(b) If an alt	ernative number	to the vehicle ide	ntification number is used,	it must be under
4.11	a numbering s	ystem that can be	immediately lin	ked to the vehicle identific	ation number by
4.12	law enforceme	ent. The marking	of the vehicle id	entification or alternative	number may be
4.13	made in any pe	ermanent manner,	including but not	limited to an engraving or	use of permanent
4.14	ink. The mark	ing must clearly	and legibly indic	ate the date removed and t	he vehicle
4.15	identification	number or the alt	ernative number	and the method by which l	aw enforcement
4.16	can link the co	onverter to the ve	hicle identificati	on number.	
4.17	EFFECTI	VE DATE. This	section is effect	ive August 1, 2023, and ap	plies to crimes
4.18	committed on	or after that date	<u>-</u>		
4.19	Sec. 6. Minn	esota Statutes 20	22, section 325E	.21, is amended by adding	a subdivision to
4.20	read:				
4.21	<u>Subd. 12.</u>	<b>Prohibition.</b> It is	unlawful for a p	erson who is not a register	ed scrap metal
4.22	dealer to purcl	hase a used cataly	ytic converter that	t is not EPA certified for r	euse as a
4.23	replacement p	art except when t	he catalytic conv	verter is attached to a motor	vehicle. A used
4.24	catalytic conv	erter that is EPA	certified for reus	e as a replacement part ma	y be sold to a
4.25	person or busin	ness for reuse as a	replacement par	t for a motor vehicle when	the requirements
4.26	of subdivision	11 are met.			
4.27	EFFECTI	VE DATE. This	section is effect	ive August 1, 2023, and ap	plies to crimes
4.28	committed on	or after that date	<u>-</u>		
4.29	Sec. 7. Minn	iesota Statutes 20	22, section 325E	.21, is amended by adding	a subdivision to
4.30	read:				
4.31	Subd. 13. 4	Audits. The com	missioner may co	nduct periodic audits of sci	ap metal dealers
4.32	to ensure comp	pliance with the ca	atalytic convert t	neft prevention requiremen	ts of this section.

Sec. 7.

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Sec. 8. Mir	nnesota Statutes 2	022, section 325E.	21, is amended by addir	ng a subdivision to
read:				
Subd. 14	. Purchase of cat	alvtic converters.	(a) It is unlawful for a	scrap metal dealer
		-	ed to a motor vehicle ur	
•	•		he seller provides a cop	
title or regist	ration in order to	demonstrate the se	eller's ownership interes	st in the property.
A bona fide	business engaged	in vehicle disman	ling, vehicle demolishi	ng, scrap metal
ecycling, or	automotive repair	r services may rem	ove a converter as part o	of auto repair work
or auto recyc	ling without a cop	by of the vehicle's ti	tle or registration, if the	business provides:
(1) the id	entity of the seller	r's business and a v	vritten or electronic sigr	nature of the seller;
(2) an ite	mized list of each	detached catalytic	converter being sold th	nat includes the
lonor vehicle	e identification nu	mber or a unique al	ternative number that ca	an be readily linked
to the vehicl	e identification nu	umber by law enfor	cement; and	
(3) the da	te of the removal	of each catalytic c	onverter.	
The registere	ed scrap metal dea	aler purchasing the	catalytic converters mu	ust keep the
transaction r	ecord, along with	the identity and si	gnature of the employed	e completing the
ransaction.				
<u>(b) Notwi</u>	thstanding paragra	aph (a), a scrap met	al dealer may purchase a	catalytic converter
rom a perso	n possessing an o	ld vehicle that is n	o longer registered and	titled without a
opy of the r	egistration or title	, if the person has a	n affidavit from the loca	al law enforcement
gency that t	he agency has ver	rified the person's	ownership prior to the r	removal of the
converter fro	om the vehicle.			
(c) A scra	p metal dealer wh	o purchases a used	catalytic converter not	attached to a motor
vehicle must	record the inform	nation received une	der this subdivision and	l subdivision 11,
ncluding the	vehicle identifica	ation number or alt	ernative number and the	e method by which
aw enforcer	nent can link the	converter to the ve	hicle identification num	ber, and make the
nformation	available upon rec	quest to law enforc	ement and effective be	ginning August 1,
2024, enter tl	ne information into	o an electronic data	base available to a law e	nforcement agency
as approved	by the commissio	oner of commerce.		
<u>(d) A scr</u>	ap metal dealer is	prohibited from p	cocessing, selling, or rep	moving a catalytic
converter fro	om the dealer's pre	emises for at least	seven days after the cat	alvtic converter
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6.1 (e) A payment for a catalytic converter must not be made until at least five days after
6.2 sale to the scrap metal dealer. Payment must be sent by check to the seller's address or a
6.3 bank account in the seller's name.

## 6.4 EFFECTIVE DATE. This section is effective August 1, 2023, and applies to crimes 6.5 committed on or after that date.

6.6 Sec. 9. Minnesota Statutes 2022, section 609.5316, subdivision 3, is amended to read:

Subd. 3. Weapons, telephone cloning paraphernalia, automated sales suppression 6.7 devices, catalytic converters, and bullet-resistant vests. Weapons used are contraband 6.8 and must be summarily forfeited to the appropriate agency upon conviction of the weapon's 6.9 owner or possessor for a controlled substance crime; for any offense of this chapter or 6.10 chapter 624, or for a violation of an order for protection under section 518B.01, subdivision 6.11 14. Bullet-resistant vests, as defined in section 609.486, worn or possessed during the 6.12 commission or attempted commission of a crime are contraband and must be summarily 6.13 forfeited to the appropriate agency upon conviction of the owner or possessor for a controlled 6.14 substance crime or for any offense of this chapter. Telephone cloning paraphernalia used 6.15 in a violation of section 609.894, and automated sales suppression devices, phantom-ware, 6.16 and other devices containing an automated sales suppression or phantom-ware device or 6.17 software used in violation of section 289A.63, subdivision 12, are contraband and must be 6.18 summarily forfeited to the appropriate agency upon a conviction. A catalytic converter 6.19 possessed in violation of section 325E.21 is contraband and must be summarily forfeited 6.20 to the appropriate agency upon a conviction. 6.21 **EFFECTIVE DATE.** This section is effective August 1, 2023, and applies to crimes 6.22

6.23 <u>committed on or after that date.</u>