SF5

SENATE STATE OF MINNESOTA NINETY-THIRD SESSION

S.F. No. 5

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	702a	Comm report: To pass as amended and re-refer to Judiciary and Public Safety
02/13/2023	776a	Comm report: To pass as amended and re-refer to Finance
02/21/2023		Comm report: To pass as amended
		Second reading
		Referred to for comparison with HF30
02/27/2023	1057a	Rule 45-amend, subst. General Orders HF30, SF indefinitely postponed

1.1	A bill for an act
1.2	relating to public safety; establishing requirements for the purchase or acquisition
1.3	of catalytic converters; providing for penalties; appropriating money; amending
1.4 1.5	Minnesota Statutes 2022, sections 325E.21, subdivisions 1, 1b, 2, 4, 5, 6, by adding subdivisions; 609.5316, subdivisions 1, 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 1, is amended to read:
1.8	Subdivision 1. Definitions. (a) For purposes of this section, the terms defined in this
1.9	subdivision have the meanings given.
1.10	(b) "Commissioner" means the commissioner of commerce.
1.11	(c) "Law enforcement agency" or "agency" means a duly authorized municipal, county,
1.12	state, or federal law enforcement agency.
1.13	(d) "Person" means an individual, partnership, limited partnership, limited liability
1.14	company, corporation, or other entity.
1.15	(e) "Scrap metal" means:
1.16	(1) wire and cable commonly and customarily used by communication and electric
1.17	utilities; and
1.18	(2) copper, aluminum, or any other metal purchased primarily for its reuse or recycling
1.19	value as raw metal, including metal that is combined with other materials at the time of
1.20	purchase, but does not include a scrap vehicle as defined in section 168A.1501, subdivision
1.21	1.

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2.1	(f) "Scr	ap metal dealer" or "c	lealer" means a po	erson engaged in the	business of buying		
2.2	or selling scrap metal, or both. The terms include a scrap metal processor, as described in						
2.3	section 168	8.27, subdivision 3a.					
2.4	The terms	do not include a perso	n engaged exclus	ively in the business	of buying or selling		
2.5	new or use	d motor vehicles, pap	er or wood produ	cts, rags or furniture,	or secondhand		
2.6	machinery						
2.7	(g) "Se	ller" means any seller	, prospective selle	er, or agent of the sell	er.		
2.8	(h) "Pro	oof of identification" 1	means a driver's li	icense, Minnesota ide	entification card		
2.9	number, or	other identification d	ocument issued for	or identification purp	oses by any state,		
2.10	federal, or	foreign government if	the document inc	ludes the person's pho	otograph, full name,		
2.11	birth date,	and signature.					
2.12	Sec. 2. M	Iinnesota Statutes 202	2, section 325E.2	1, subdivision 1b, is	amended to read:		
2.13	Subd. 1	b. Purchase or acqui	isition record rec	quired. (a) Any perso	on who purchases or		
2.14	receives a	catalytic converter mu	ist comply with th	nis section.			
2.15	(b) Eve	ery scrap metal dealer,	including an age	nt, employee, or repr	esentative of the		
2.16	dealer, shal	ll create a permanent re	ecord written in Er	nglish, using an electro	onic record program		
2.17	at the time of each purchase or acquisition of scrap metal or a motor vehicle. The record						
2.18	must inclu	de:					
2.19	(1) a cc	omplete and accurate a	account or descrip	tion, including the w	eight if customarily		
2.20	purchased	by weight, of the scra	p metal <u>or motor</u>	vehicle purchased or	acquired;		
2.21	(2) the	date, time, and place o	of the receipt of the	e scrap metal <u>or moto</u>	or vehicle purchased		
2.22	or acquired	l and a unique transac	tion identifier;				
2.23	(3) a pł	notocopy or electronic	scan of the seller	's proof of identificat	tion including the		
2.24	identificati	on number;					
2.25	(4) the	amount paid and the n	umber of the chee	ck or electronic transf	fer used to purchase		
2.26	or acquire	the scrap metal <u>or mo</u>	tor vehicle;				
2.27	(5) the	license plate number a	and description of	f the vehicle used by	the person when		
2.28	delivering	the scrap metal <u>or mot</u>	or vehicle, includ	ing the vehicle make	and model, and any		
2.29	identifying	marks on the vehicle,	such as a business	s name, decals, or mar	kings, if applicable;		
2.30	(6) a sta	atement signed by the	seller, under pena	alty of perjury as pro	vided in section		
2.31	609.48, att	esting that the scrap n	netal <u>or motor vel</u>	nicle is not stolen and	is free of any liens		

2.32 or encumbrances and the seller has the right to sell it;

3.1 (7) a copy of the receipt, which must include at least the following information: the name
3.2 and address of the dealer, the date and time the scrap metal <u>or motor vehicle</u> was received
3.3 by the dealer, an accurate description of the scrap metal <u>or motor vehicle</u>, and the amount
3.4 paid for the scrap metal or motor vehicle;

3.5 (8) in order to purchase <u>or acquire</u> a detached catalytic converter, <u>the vehicle identification</u>
 3.6 <u>number of the car it was removed from or, as an alternative,</u> any numbers, bar codes, stickers,
 3.7 or other unique markings that result, whether resulting from the pilot project created under

3.8 subdivision 2b or some other source. The alternative number must be under a numbering

3.9 system that can be immediately linked to the vehicle identification number by law

3.10 <u>enforcement</u>; and

3.11 (9) the name of the person who removed the catalytic converter identify or identifier of
3.12 the employee completing the transaction.

3.13 (e) (b) The record, as well as the scrap metal or motor vehicle purchased or received
 3.14 acquired, shall at all reasonable times be open to the inspection of any properly identified
 3.15 law enforcement officer.

(d) (c) Except for the purchase or acquisition of detached catalytic converters or motor 3.16 vehicles, no record is required for property purchased or acquired from merchants, 3.17 manufacturers, salvage pools, insurance companies, rental car companies, financial 3.18 institutions, charities, dealers licensed under section 168.27, or wholesale dealers, having 3.19 an established place of business, or of any goods purchased or acquired at open sale from 3.20 any bankrupt stock, but a receipt as required under paragraph (b) (a), clause (7), shall be 3.21 obtained and kept by the person, which must be shown upon demand to any properly 3.22 identified law enforcement officer. 3.23

3.24 (e) (d) The dealer must provide a copy of the receipt required under paragraph (b) (a),
3.25 clause (7), to the seller in every transaction.

3.26 (f) (e) The commissioner of public safety and law enforcement agencies in the jurisdiction
3.27 where a dealer is located may conduct regular and routine inspections and audits as necessary
3.28 to ensure compliance, refer violations to the city or county attorney for criminal prosecution,
3.29 and notify the registrar of motor vehicles.

3.30 (g) (f) Except as otherwise provided in this section, a scrap metal dealer or the dealer's 3.31 agent, employee, or representative may not disclose personal information concerning a 3.32 customer without the customer's consent unless the disclosure is required by law or made 3.33 in response to a request from a law enforcement agency. A scrap metal dealer must implement 3.34 reasonable safeguards to protect the security of the personal information and prevent

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4.1	unauthorize	ed access to or disclos	sure of the inform	nation. For purposes o	of this paragraph,
4.2	"personal in	nformation" is any in	dividually identif	iable information gath	nered in connection
4.3	with a reco	rd under paragraph (a	ı).		
4.4	Sec. 3. M	innesota Statutes 202	2, section 325E.2	21, subdivision 2, is an	mended to read:
4.5	Subd. 2	. Retention required	. Records require	ed to be maintained by	v subdivision
4.6	subdivision	<u>ns</u> 1a or , 1b <u>, 11, 12, an</u>	d 13 shall be retain	ined by the scrap meta	l dealer for a period
4.7	of three yea	ars.			
4.8	Sec. 4 M	innesota Statutes 202	2 section 325E	21, subdivision 4, is a	mended to read:
4.9				ap metal dealer shall	register annually
4.10	with the co	mmissioner of public	safety.		
4.11	(b) The	scrap metal dealer sh	all pay to the cor	nmissioner of public s	safety a \$50 annual
4.12	fee.				
4.13	(c) The	names and addresses	of scrap metal de	alers registered under	this subdivision are
4.14	public data	on individuals, as def	ined in section 13	.02, subdivision 15, ar	nd must be provided
4.15	by the com	missioner of public s	afety upon reques	<u>st.</u>	
	~				
4.16	Sec. 5. M	Innesota Statutes 202	2, section 325E.2	21, subdivision 5, is a	mended to read:
4.17	Subd. 5	. Training. Each scra	p metal dealer sh	all review the educati	onal materials
4.18	provided by	y the superintendent of	of the Bureau of (Criminal Apprehensio	n under section
4.19	299C.25 ar	nd ensure that all emp	loyees do so as w	vell. <u>A scrap metal de</u>	aler engaged in the
4.20	-			shall ensure employee	
4.21			ically trained and	familiar with the addi	tional requirements
4.22	for catalytic	c converters.			
4.23	Sec. 6. M	innesota Statutes 202	2, section 325E.2	21, subdivision 6, is a	mended to read:
4.24	Subd. 6	. Criminal penalty. 7	A scrap metal dea	aler, or the agent, emp	loyee, or
4.25	representat	ive of the dealer, (a) A	A person who int	entionally violates a p	provision of this
4.26	section, exc	cept for subdivision 1	<u>1, 12, or 13</u> , is gu	uilty of a misdemeano	r.
4.27	<u>(b)</u> A po	erson who violates su	bdivision 11, 12,	or 13 is guilty of a:	
4.28	<u>(1) misc</u>	lemeanor, if the perso	n possesses, purc	hases, or acquires one	catalytic converter;
4.29	<u>(2) gros</u>	s misdemeanor, if the	e person possesse	s, purchases, or acqui	res two catalytic
4.30	converters;				

Sec. 6.

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5.1	(3) felony	y, and may be senten	ced to imprison	ment for not more that	in five years or to		
5.2	(3) felony, and may be sentenced to imprisonment for not more than five years or to payment of a fine of not more than \$10,000, or both, if the person possesses, purchases, or						
5.3		east three but not mo					
5.4	(4) felony	y, and may be senten	ced to imprison	ment for not more that	in ten years or to		
5.5	payment of a	fine of not more that	an \$20,000, or b	oth, if the person pos	sesses, purchases, or		
5.6	acquires mor	e than ten but not m	ore than 70 cata	lytic converters; and			
5.7	(5) felony	y, and may be senten	ced to imprison	ment for not more the	in 20 years or to		
5.8	payment of a	fine of not more that	an \$100,000, or	both, if the person po	ssesses, purchases,		
5.9	or acquires n	nore than 70 catalyti	c converters.				
5.10	The number	of catalytic converte	ers possessed, pu	rchased, or acquired	by a person within		
5.11	any six mont	h period may be agg	gregated and the	person charged accor	rdingly. When two		
5.12	or more offer	nses are committed l	by the same pers	on in two or more co	unties, the person		
5.13	may be prose	ecuted in any county	in which one of	the offenses was con	nmitted for all of the		
5.14	offenses agg	regated under this pa	aragraph.				
5.15	EFFECTIVE DATE. This section is effective August 1, 2023, and applies to crimes						
5.16	committed of	n or after that date.					
5.17		inesota Statutes 2022	2, section 325E.2	21, is amended by add	ling a subdivision to		
5.18	read:						
5.19	Subd. 11. Prohibition on possessing catalytic converters; exception. (a) It is unlawful						
5.20	for a person to possess a used catalytic converter that is not attached to a motor vehicle						
5.21	except when:						
5.22	(1) the co	onverter is marked w	ith the date the o	converter was remove	ed from the vehicle		
5.23	and the ident	ification number of	the vehicle from	which the converter	was removed or an		
5.24	alternative m	umber to the vehicle	identification n	umber; or			
5.25	(2) the co	onverter has been EP	A certified for re	euse as a replacement	z part.		
5.26	<u>(b) If an a</u>	lternative number to	the vehicle iden	tification number is u	sed, it must be under		
5.27	a numbering	system that can be in	mmediately link	ed to the vehicle iden	tification number by		
5.28	law enforcen	nent. The marking o	f the vehicle ide	ntification or alternat	ive number may be		
5.29	made in any p	permanent manner, ir	cluding but not l	imited to an engraving	g or use of permanent		
5.30	ink. The mar	king must clearly ar	d legibly indica	te the date removed a	nd the vehicle		
5.31	identification	number or the alter	native number a	nd the method by wh	ich law enforcement		
5.32	can link the converter to the vehicle identification number.						

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6.1	FFFFCTI	IVE DATE. This sectio	n is effective Aug	ust 1 2023 and an	nlies to crimes
6.2		or after that date.	in is effective Aug	<u>ust 1, 2025, and ap</u>	pries to erinies
0.2		of unter that date.			
6.3	Sec. 8. Minr	nesota Statutes 2022, se	ction 325E.21, is a	mended by adding	a subdivision to
6.4	read:				
6.5	Subd. 12.	Prohibition. It is unlaw	vful for a person w	vho is not a register	ed scrap metal
6.6	dealer to purc	hase or acquire a used o	catalytic converter	that is not EPA cer	tified for reuse
6.7	as a replaceme	ent part except when the	e catalytic convert	er is attached to a r	notor vehicle. A
6.8	used catalytic	converter that is EPA c	certified for reuse a	as a replacement pa	rt may be sold
6.9	to a person or	business for reuse as a	replacement part	for a motor vehicle	when the
6.10	requirements	of subdivision 11 are m	et.		
6.11	EFFECT	IVE DATE. This section	on is effective Aug	ust 1, 2023, and ap	plies to crimes
6.12	committed on	or after that date.			
6.13	Sec. 9. Minr	nesota Statutes 2022, se	ction 325E.21, is a	mended by adding	a subdivision to
6.14	read:				
6.15	Subd. 13.	Purchase or acquisitio	n of catalytic conv	v erters. (a) It is unl	awful for a scrap
6.16	metal dealer to	o purchase or acquire a u	used catalytic conv	erter not attached to	a motor vehicle
6.17	unless the con	werter is marked as req	uired under subdiv	vision 11 and the se	ller provides a
6.18	copy of the ve	chicle's title or registrati	ion in order to den	nonstrate the seller'	s ownership
6.19	interest in the	property. A bona fide b	ousiness engaged i	n vehicle dismantli	ng, vehicle
6.20	demolishing,	scrap metal recycling, c	or automotive repa	ir services may ren	nove a converter
6.21	as part of auto	o repair work or auto rec	cycling without a	copy of the vehicle	s title or
6.22	registration, if	f the business provides:			
6.23	(1) the iden	ntity of the seller's busin	ness and a written	or electronic signat	ure of the seller;
6.24	(2) an item	nized list of each detach	ed catalytic conve	erter being sold that	includes the
6.25	donor vehicle	identification number of	r a unique alternati	ve number that can	be readily linked
6.26	to the vehicle	identification number b	by law enforcemer	nt; and	
6.27	(3) the dat	e of the removal of eac	h catalytic convert	er.	
6.28	The registered	l scrap metal dealer purc	chasing or acquirin	g the catalytic conv	erters must keep
6.29	the transaction	n record, along with the	e identity and signa	ature of the employ	ee completing
6.30	the transaction	<u>1.</u>			
6.31	(b) Notwit	hstanding paragraph (a), a scrap metal de	aler may purchase	or acquire a
6.32	<u> </u>	erter from a person pos	•		•
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titled without	a copy of the regist	ration or title, if	the person has an offici	al law enforcement
			son's ownership prior	
the converter	from the vehicle.			
(c) A scrar	o metal dealer who p	ourchases or acqu	uires a used catalytic co	nverter not attached
<u>``</u>	•	^	eceived under this sub	
subdivision 1	1, including the veh	nicle identification	on number or alternativ	ve number and the
			overter to the vehicle ide	
			aw enforcement; and,	
August 1, 202	24, enter the inform	ation into an ele	ctronic database availa	able to a law
enforcement a	agency as approved	by the commiss	sioner of public safety.	
(d) A sora	n matal dealer is nr	obibited from p	cocessing, selling, or re	moving a catalytic
<u> </u>	•	•	seven days after the ca	<u> </u>
	equisition by the sc			
			_	
<u>(e)</u> A payr	ment for a catalytic	converter must	not be made until at le	ast five days after
			sent by check to the sel	ler's address or a
bank account	in the seller's name	<u>.</u>		
EFFECT	IVE DATE. This s	ection is effectiv	ve August 1, 2023, and	applies to crimes
committed on	or after that date.			
	nnesota Statutes 20	22, section 325I	E.21, is amended by ad	ding a subdivision
to read:				
Subd. 14.	Exception; recove	red catalytic co	nverters. The penaltie	es provided in
subdivisions	11, 12, and 13, do n	ot apply to pers	ons who possess, purc	hase, or acquire
catalytic conv	verters marked as re	covered contrab	and as provided in sec	tion 609.5316,
subdivision 1	, paragraph (b).			
See 11 Mir	nnagata Statutag 20	22 sostion 2251	21 is smanded by ad	ding a subdivision
to read:	imesota Statutes 20	22, 5001011 5231	E.21, is amended by ad	ang a subdivision
10 ICau.				
Subd. 15.	Vehicle electronic	database requi	rement. (a) Scrap met	al dealers must
completely ar	nd accurately enter	all the record in	formation required by	subdivision 1b for
the purchase of	or acquisition of a r	notor vehicle int	to the electronic databa	ase approved by the
commissioner	r of public safety de	escribed in subd	ivision 13, paragraph (c), by the close of
business each	day.			

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3rd Engrossment

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8.1	<u>(b) A s</u>	crap metal dealer mus	t display a sign o	f sufficient size, in a	conspicuous place
8.2	in the pren	nises, which informs a	ll patrons that trai	nsactions are reported	to law enforcement
8.3	daily.				

- 8.4 (c) The commissioner of public safety must make the information on the electronic
- 8.5 database available to a law enforcement agency, including federal law enforcement agencies
- 8.6 and law enforcement agencies with jurisdiction outside of Minnesota.
- 8.7 **EFFECTIVE DATE.** This section is effective August 1, 2024.
- 8.8 Sec. 12. Minnesota Statutes 2022, section 609.5316, subdivision 1, is amended to read:

8.9 Subdivision 1. Contraband. (a) Except as otherwise provided in this subdivision, if the property is contraband, the property must be summarily forfeited and either destroyed or 8.10 used by the appropriate agency for law enforcement purposes. Upon summary forfeiture, 8.11 weapons used must be destroyed by the appropriate agency unless the agency decides to 8.12 use the weapons for law enforcement purposes or sell the weapons in a commercially 8.13 reasonable manner to federally licensed firearms dealers, as defined in section 624.7161, 8.14 subdivision 1. If a weapon is sold under this subdivision, the proceeds must be distributed 8.15 8.16 under section 609.5315, subdivision 5 or 5b.

- 8.17 (b) If the contraband property is a catalytic converter, the appropriate agency shall sell
- 8.18 <u>it to a scrap metal dealer or other business that may lawfully possess it under section 325E.21.</u>
- 8.19 The agency shall make reasonable efforts to determine whether the person from whom it
- 8.20 was stolen can be identified. If able to do this, the agency shall forward the proceeds to that
- 8.21 person. If unable to do this, the agency may keep 70 percent of the proceeds from the sale
- 8.22 and forward the remaining 30 percent to the prosecutorial office that prosecuted the case
- 8.23 resulting in the forfeiture. If the catalytic converter is not marked as required in section
- 8.24 <u>325E.21</u>, the agency shall mark it in a permanent manner, including but not limited to an
- 8.25 engraving or permanent ink, indicating that the converter is recovered contraband.

8.26 EFFECTIVE DATE. This section is effective August 1, 2023, and applies to crimes 8.27 committed on or after that date.

8.28 Sec. 13. Minnesota Statutes 2022, section 609.5316, subdivision 3, is amended to read:
8.29 Subd. 3. Weapons, telephone cloning paraphernalia, automated sales suppression
8.30 devices, <u>catalytic converters, and bullet-resistant vests</u>. Weapons used are contraband
8.31 and must be summarily forfeited to the appropriate agency upon conviction of the weapon's
8.32 owner or possessor for a controlled substance crime; for any offense of this chapter or

chapter 624, or for a violation of an order for protection under section 518B.01, subdivision 9.1 14. Bullet-resistant vests, as defined in section 609.486, worn or possessed during the 9.2 commission or attempted commission of a crime are contraband and must be summarily 9.3 forfeited to the appropriate agency upon conviction of the owner or possessor for a controlled 9.4 substance crime or for any offense of this chapter. Telephone cloning paraphernalia used 9.5 in a violation of section 609.894, and automated sales suppression devices, phantom-ware, 9.6 and other devices containing an automated sales suppression or phantom-ware device or 9.7 9.8 software used in violation of section 289A.63, subdivision 12, are contraband and must be summarily forfeited to the appropriate agency upon a conviction. A catalytic converter 9.9 possessed in violation of section 325E.21 is contraband and must be summarily forfeited 9.10 to the appropriate agency upon a conviction. 9.11 **EFFECTIVE DATE.** This section is effective August 1, 2023, and applies to crimes 9.12 9.13 committed on or after that date. 9.14 Sec. 14. DEPARTMENT OF PUBLIC SAFETY; APPROPRIATION. \$298,000 in fiscal year 2024 and \$298,000 in fiscal year 2025 are appropriated from the 9.15

9.16 general fund to the commissioner of public safety to perform auditing and registration

9.17 requirements of Minnesota Statutes, section 325E.21.