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S4625-1

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

## S.F. No. 4625

| (SENATE AUTHORS: LATZ, Carlson, Westlin, Oumou Verbeten and Lucero) |        |   |  |  |  |  |
|---|--------|---|--|--|--|--|
| DATE  | D-PG   | OFFICIAL STATUS                         |  |  |  |  |
| 03/07/2024  | 12035  | Introduction and first reading          |  |  |  |  |
|   |        | Referred to Judiciary and Public Safety |  |  |  |  |
| 03/13/2024  | 12199  | Author added Carlson                    |  |  |  |  |
| 03/21/2024  | 12522a | Comm report: To pass as amended         |  |  |  |  |
|   | 12526  | Second reading                          |  |  |  |  |
|   | 12534  | Authors added Westlin; Oumou Verbeten   |  |  |  |  |
| 04/02/2024  | 13342  | Author added Lucero                     |  |  |  |  |
|   |        |   |  |  |  |  |

| 1.1  | A bill for an act  |
|--|--|
| 1.2<br>1.3<br>1.4<br>1.5<br>1.6<br>1.7<br>1.8<br>1.9<br>1.10<br>1.11<br>1.12 | <ul> <li>relating to forfeiture; providing for a criminal forfeiture process; amending<br/>Minnesota Statutes 2022, sections 145.4716, subdivision 2; 289A.14; 299A.681,<br/>subdivision 11; 609.66, subdivision 1d; 609.762, subdivision 2; 611.32, subdivision<br/>2; 629.715, subdivision 2; Minnesota Statutes 2023 Supplement, section 609.5316,<br/>subdivision 1; proposing coding for new law in Minnesota Statutes, chapter 609;<br/>repealing Minnesota Statutes 2022, sections 609.531, subdivisions 1a, 4, 5, 5a, 6a,<br/>7, 8, 9; 609.5311, subdivisions 2, 3, 4; 609.5312; 609.5313; 609.5314, subdivisions<br/>1a, 2; 609.5315, subdivisions 1, 2, 3, 4, 5, 5a, 5b, 5c, 7; 609.5318; 609.5319;<br/>609.762, subdivisions 3, 4, 5, 6; Minnesota Statutes 2023 Supplement, sections<br/>609.531, subdivision 1; 609.5311, subdivision 1; 609.5314, subdivisions<br/>1, 3.</li> <li>BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:</li> </ul> |
|  |  |
| 1.13   | ARTICLE 1  |
| 1.14   | <b>CRIMINAL FORFEITURE PROCESS</b>   |
| 1.15   | Section 1. [609.112] CRIMINAL FORFEITURE PROCESS.  |
| 1.16   | Subdivision 1. Definitions. (a) As used in this section, the following terms have the  |
| 1.17   | meanings given.  |
| 1.18   | (b) "A bandanad proporty" maans parsanal proparty left by a passager who ralinguishes  |
| 1.19   | (b) "Abandoned property" means personal property left by a possessor who relinquishes<br>all rights to the personal property's control. Real property may not be abandoned.  |
| 1.19   | all rights to the personal property's control. Real property may not be abandoned.   |
| 1.19<br>1.20   | all rights to the personal property's control. Real property may not be abandoned.<br>(c) "Actual knowledge" means direct and clear awareness of information, a fact, or a   |
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| 1.19<br>1.20   | all rights to the personal property's control. Real property may not be abandoned.<br>(c) "Actual knowledge" means direct and clear awareness of information, a fact, or a   |
| 1.19<br>1.20<br>1.21   | all rights to the personal property's control. Real property may not be abandoned.<br>(c) "Actual knowledge" means direct and clear awareness of information, a fact, or a<br><u>condition.</u>  |
| <ol> <li>1.19</li> <li>1.20</li> <li>1.21</li> <li>1.22</li> </ol>           | all rights to the personal property's control. Real property may not be abandoned.<br>(c) "Actual knowledge" means direct and clear awareness of information, a fact, or a<br>condition.<br>(d) "Appropriate agency" means the Bureau of Criminal Apprehension; the Department   |

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- 2.1 Police Department; the Department of Corrections Fugitive Apprehension Unit; a city,
- 2.2 metropolitan transit, or airport police department; or a multijurisdictional entity established
- 2.3 <u>under section 299A.642 or 299A.681.</u>
- 2.4 (e) "Contraband" means goods that inherently are unlawful to possess, including:
- 2.5 (1) scheduled drugs without a valid prescription;
- 2.6 (2) bullet-resistant vests, as defined in section 609.486, worn or possessed during the
- 2.7 <u>commission or attempted commission of a crime; and</u>
- 2.8 (3) weapons, upon conviction of the weapon's owner or possessor, for:
- 2.9 (i) any offense under chapter 624; or
- 2.10 (ii) a violation of an order for protection under section 518B.01, subdivision 14.
- 2.11 Contraband does not include proceeds derived from an alleged crime or an instrumentality
- 2.12 <u>used in an alleged crime.</u>
- 2.13 (f) "Conveyance" means a device used for transportation. Conveyance includes a motor
- 2.14 vehicle, trailer, snowmobile, airplane, vessel, or any equipment attached to one of these
- 2.15 devices. The term does not include property that is stolen in violation of the law.
- 2.16 (g) "Designated offense" means:
- 2.17 (1) for weapons used, any violation of chapter 152 or 624;
- 2.18 (2) for driver's license or identification card transactions, any violation of section 171.22;
- 2.19 (3) for controlled substances, any violation of chapter 152 or 342, except as provided
- 2.20 in section 609.5316; or
- 2.21 (4) for all other purposes, a felony violation of or a felony-level attempt or conspiracy
- 2.22 to violate section 325E.17; 325E.18; 609.185; 609.19; 609.195; 609.2112; 609.2113;
- 2.23 <u>609.2114; 609.221; 609.222; 609.223; 609.2231; 609.2335; 609.24; 609.245; 609.247;</u>
- 2.24 <u>609.25; 609.255; 609.282; 609.283; 609.322; 609.342; 609.343; 609.344; 609.345; 609.352;</u>
- 2.25 <u>609.42; 609.425; 609.466; 609.485; 609.487; 609.52; 609.525; 609.527; 609.528; 609.53;</u>
- 2.26 609.54; 609.551; 609.561; 609.562; 609.563; 609.582; 609.59; 609.595; 609.611; 609.631;
- 2.27 609.66; 609.671, subdivisions 3, 4, 5, 8, and 12; 609.687; 609.821; 609.825; 609.86; 609.88;
- 2.28 <u>609.89; 609.893; 609.895; 617.246; or 617.247; a gross misdemeanor or felony violation</u>
- 2.29 of section 609.891 or 624.7181; or any violation of section 609.324.
- 2.30 (h) "Innocent owner" means an owner, co-owner, defendant's heir or assigns, or person
  2.31 who regularly uses property subject to forfeiture who does not have actual knowledge of

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| the use of the property in a crime that authorizes the forfeiture of property. Innocent owner       |
| does not include the defendant or a secured interest holder.  |
| (i) "Instrumentality" means property otherwise lawful to possess that is used in a crime            |
| that authorizes the forfeiture of property. Instrumentality includes land, buildings, containers,   |
| conveyances, equipment, materials, products, tools, computers, computer software,                   |
| telecommunications devices, firearms, ammunition, and ammunition and firearm accessories.           |
| (j) "Law enforcement agency" means any nonfederal police force or other local, county,              |
| or state agency that has the authority under state law to engage in seizure and forfeiture.         |
| (k) "Proceeds" means money, securities, negotiable instruments, or other means of                   |
| exchange obtained from the sale of property or contraband.  |
| (1) "Prosecuting authority" means a city attorney, county attorney, attorney general, or            |
| other attorney acting under specific direction and authority appointed or charged by law            |
| with the responsibility for prosecuting crime.  |
| (m) "Public defender" means any office of public defense or court-appointed counsel.                |
| (n) "Real property" means land and anything growing on, attached to, or erected on the              |
| land, including a building.   |
| (o) "Secured interest holder" means a person who is a secured creditor, mortgagee,                  |
| lienholder, or other person who has a valid claim, security interest, mortgage, lien, leasehold,    |
| or other interest in the property subject to forfeiture. Secured interest holder does not include   |
| the defendant or an innocent owner.   |
| Subd. 2. Purpose. Forfeiture is disfavored. This section's purpose is to:                           |
| (1) deter criminal activity by reducing its economic incentives;                                    |
| (2) confiscate property used in the violation of the law and disgorge the gains of illegal          |
| conduct; and  |
| (3) protect the due process rights of property owners.  |
| Subd. 3. Jurisdiction. (a) No civil forfeiture is permitted under this section.                     |
| (b) The court that has jurisdiction in the related criminal matter shall have jurisdiction          |
| over the forfeiture proceeding.   |
| (c) The forfeiture proceeding shall be part of the trial of the related crime and shall follow      |
| a finding of the defendant's guilt or be conducted at the court's discretion.                       |

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| 4.1  | Subd. 4. Seizure of personal property with process. At the request of the prosecuting           |
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| 4.2  | authority, a court may issue an ex parte order to attach, seize, or secure proceeds or personal |
| 4.3  | property for which forfeiture is sought and to provide for its custody. Application, issuance,  |
| 4.4  | execution, and return are subject to state law and court rules.                                 |
| 4.5  | Subd. 5. Seizure of proceeds without process. Proceeds may be seized as part of a               |
| 4.6  | lawful search without a court order if the state has probable cause to believe the proceeds     |
| 4.7  | were exchanged for the purchase of a controlled or other illegal substance, or for another      |
| 4.8  | illegal activity and:   |
| 4.9  | (1) the proceeds were seized subject to a lawful arrest;  |
| 4.10 | (2) the state has probable cause to believe the delay caused by the necessity of obtaining      |
| 4.11 | process would result in the removal or destruction of the proceeds; or                          |
| 4.12 | (3) the proceeds are the subject of a prior and valid judgment of forfeiture in favor of        |
| 4.13 | the state.  |
| 4.14 | Subd. 6. Seizure of personal property without process. Personal property may be                 |
| 4.15 | seized, as part of a lawful search, without a court order if:                                   |
| 4.16 | (1) the personal property subject to forfeiture is seized incident to a lawful arrest;          |
| 4.17 | (2) the state has probable cause to believe the delay caused by the necessity of obtaining      |
| 4.18 | process would result in the removal or destruction of the personal property that is forfeitable |
| 4.19 | under this section; or  |
| 4.20 | (3) the personal property is the subject of a prior and valid judgment of forfeiture in         |
| 4.21 | favor of the state.   |
| 4.22 | Subd. 7. Seizure or restraint of real property with process. (a) Real property may              |
| 4.23 | not be seized or restrained without a court order.  |
| 4.24 | (b) A court may not issue an order unless the defendant and any other person with a             |
| 4.25 | known interest in the property receive proper notice and are given an opportunity for a         |
| 4.26 | contested hearing to determine the existence of probable cause for the seizure.                 |
| 4.27 | (c) Nothing in this subdivision prohibits the prosecuting authority from seeking a lis          |
| 4.28 | pendens or restraining order to hinder the sale or destruction of real property. However, if    |
| 4.29 | the prosecuting authority obtains a lis pendens or restraining order, the prosecuting authority |
| 4.30 | shall notify the defendant and any other person with known interest in the property within      |
| 4.31 | <u>30 days.</u>   |

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| 5.1  | (d) Appl         | ication, filing, issuan     | ce, execution, a      | and return of any orde         | r are subject to state  |
| 5.2  | law and cou      | rt rules.                   |                       |                                |                         |
| 5.3  | <u>Subd. 8.</u>  | Stolen property and         | <u>contraband. (a</u> | a) No property right ex        | ists in stolen property |
| 5.4  | or contraba      | nd.                         |                       |                                |                         |
| 5.5  | (b) Stole        | en property and contra      | ıband are subje       | ct to seizure.                 |                         |
| 5.6  | (c) Stole        | n property shall be re      | turned and con        | traband shall be dispo         | osed of according to    |
| 5.7  | state law.       |                             |                       |                                |                         |
| 5.8  | <u>(</u> d) Notw | vithstanding paragrap       | h (c), the court      | may impose reasonab            | ble conditions on the   |
| 5.9  | release of st    | olen property and the       | disposal of con       | traband, including the         | use of photographic     |
| 5.10 | evidence, to     | preserve the property       | for later use as      | evidence in proceedin          | gs under this chapter.  |
| 5.11 | Subd. 9.         | Receipt. When prop          | erty is seized, th    | he law enforcement of          | fficer shall give an    |
| 5.12 | itemized rec     | eipt to the person pos      | sessing the pro       | perty at the time of the       | e seizure. The receipt  |
| 5.13 | shall be nun     | nbered for future refe      | rence and shall       | constitute notice of se        | eizure. If the person   |
| 5.14 | possessing t     | he property is not pre      | esent, the law en     | nforcement officer sha         | all leave a receipt in  |
| 5.15 | the place wh     | nere the property was       | found, if reaso       | nably possible.                |                         |
| 5.16 | <u>Subd. 10</u>  | ). Homestead real pr        | operty exempt         | t from seizure and fo          | rfeiture. Homestead     |
| 5.17 | real propert     | y is exempt from seiz       | ure and forfeitu      | ire.                           |                         |
| 5.18 | <u>Subd. 11</u>  | <u>.</u> Property exempt fi | rom seizure an        | <b>d forfeiture.</b> (a) The p | prosecuting authority   |
| 5.19 | may establis     | sh minimum dollar ar        | nounts for seizu      | are of currency and m          | otor vehicles in the    |
| 5.20 | prosecuting      | authority's jurisdictic     | on. The prosecu       | ting authority shall se        | et the minimums in      |
| 5.21 | the interests    | of justice and efficient    | nt use of govern      | nmental resources. Th          | e minimums shall be     |
| 5.22 | based on the     | e prosecuting authorit      | y's exclusive d       | etermination and may           | include:                |
| 5.23 | <u>(1) the d</u> | eterrence that minim        | ım-dollar seizu       | res have on crime;             |                         |
| 5.24 | (2) the ty       | ype and number of cri       | minal offenses        | that include the seizu         | re of property; and     |
| 5.25 | (3) the a        | verage value of seize       | d property less       | the costs to seize and         | forfeit it.             |
| 5.26 | <u>(b) The</u>   | prosecuting authority       | shall post on it      | s website the publicat         | tions that law          |
| 5.27 | enforcemen       | t agencies may use to       | establish the v       | alue of a motor vehic.         | le in the prosecuting   |
| 5.28 | authority's j    | urisdiction. The publi      | cations may in        | clude the Kelly Blue           | Book and the JD         |
| 5.29 | Power/NAD        | A Official Used Car         | Guide.                |                                |                         |
| 5.30 | <u>Subd. 12</u>  | . Waiver. (a) A person      | n from whom pr        | coperty is seized may re       | elinquish the person's  |
| 5.31 | rights, inter    | ests, and title in the se   | eized property b      | by knowingly and vol           | untarily executing a    |
| 5.32 | waiver that      | is agreed to by the pre-    | osecuting autho       | ority.                         |                         |

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| 6.1  | (b) The           | waiver is subject to a     | claim by a secu   | ared interest holder, inr | ocent owner, or       |
| 6.2  | other person      | n entitled to notice und   | der subdivisior   | 15. The claimant may      | consent to some       |
| 6.3  | issues and h      | nave the court determine   | ne remaining is   | ssues.                    |                       |
| 6.4  | (c) A lav         | w enforcement officer      | , other than the  | prosecuting authority,    | may not request,      |
| 6.5  | require, or i     | nduce a person to wai      | ve, for purpose   | e of forfeiture, the pers | on's interest in      |
| 6.6  | property.         |                            |                   |                           |                       |
| 6.7  | (d) A do          | cument purporting to       | waive interest    | or rights in seized prop  | perty is void and     |
| 6.8  | inadmissibl       | e in court unless the p    | rosecuting autl   | nority obtained the wai   | ver.                  |
| 6.9  | Subd. 13          | 3. Title. (a) Title to the | e property subj   | ect to forfeiture vests v | vith the state when   |
| 6.10 | the court iss     | sues a forfeiture judgn    | nent and relates  | s back to the time when   | n the state seizes or |
| 6.11 | restrains the     | e property.                |                   |                           |                       |
| 6.12 | (b) Title         | to substitute assets ve    | ests when the c   | ourt issues an order for  | feiting substitute    |
| 6.13 | assets.           |                            |                   |                           |                       |
| 6.14 | Subd. 14          | 4. Counsel. (a) If the c   | defendant in th   | e criminal prosecution    | is represented by a   |
| 6.15 | public defer      | nder, the public defend    | ler's office shal | l authorize representati  | on of the defendant   |
| 6.16 | in the forfei     | ture portion of the pro    | oceeding and a    | ny other related procee   | ding.                 |
| 6.17 | <u>(b) If the</u> | e defendant and any ot     | her person wit    | h an interest in the prop | perty engages in pro  |
| 6.18 | se represent      | ation in the forfeiture-   | related proceed   | ding before a judge, the  | court may exercise    |
| 6.19 | its discretio     | n applying the rules o     | f pleading, pro   | cedure, or evidence.      |                       |
| 6.20 | <u>Subd.</u> 15   | 5. Notice to other kno     | own owners. (a    | a) The prosecuting auth   | ority shall perform   |
| 6.21 | a reasonable      | e search of vehicle reg    | gistrations, proj | perty records, and other  | r public records to   |
| 6.22 | identify any      | y person, other than the   | e defendant, kr   | nown to have an interes   | st in the property    |
| 6.23 | subject to for    | orfeiture.                 |                   |                           |                       |
| 6.24 | (b) The j         | prosecuting authority s    | hall give notice  | e to any person identifie | d to have an interest |
| 6.25 | in the prope      | rty subject to forfeitur   | e who is not ch   | narged or indicted. The   | notice shall include  |
| 6.26 | the seizure       | receipt number in sub      | division 9. Not   | ice must be given as pr   | ovided by the rules   |
| 6.27 | of the court      | <u>-</u>                   |                   |                           |                       |
| 6.28 | (c) The           | following language su      | bstantially and   | conspicuously must a      | ppear in the notice:  |
| 6.29 | "WARNING          | G: You may lose the ri     | ight to be heard  | l in court if you do not  | promptly file a       |
| 6.30 | statement of      | f interest or ownership    | o pursuant to N   | linnesota Statutes, sect  | ion 609.112,          |
| 6.31 | subdivision       | 22 or 23. You do not       | have to pay a f   | iling fee to file your no | otice."               |
| 6.32 | <u>(d) If no</u>  | tice is not served on a    | ny persons app    | pearing to have an inter  | est in the property   |
| 6.33 | and no time       | extension is granted or    | the extension p   | period has expired, the p | rosecuting authority  |

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| 7.1  | or court shall or           | der the return of the p | property to the pe                | rson who makes a re    | equest. Contraband   |  |  |  |  |
| 7.2  | shall not be returned.      |                         |                                   |                        |                      |  |  |  |  |
| 7.3  | <u>Subd. 16.</u> <b>P</b> 1 | rompt postseizure h     | <b>nearing.</b> (a) Follo         | wing seizure, a defe   | endant or any other  |  |  |  |  |
| 7.4  | person with an              | interest in the proper  | rty has a right to                | a prompt postseizur    | e hearing.           |  |  |  |  |
| 7.5  | (b) A persor                | n with an interest in t | the property may                  | petition the court for | or a hearing.        |  |  |  |  |
| 7.6  | (c) At the co               | ourt's discretion, the  | court may hold a                  | prompt postseizure     | e hearing:           |  |  |  |  |
| 7.7  | <u>(1) as a sepa</u>        | rate hearing;           |                                   |                        |                      |  |  |  |  |
| 7.8  | (2) at the same             | me time as a probabl    | le cause determir                 | nation, a postarraign  | ment omnibus         |  |  |  |  |
| 7.9  | hearing, or othe            | r pretrial hearing; or  | <u>r</u>                          |                        |                      |  |  |  |  |
| 7.10 | (3) at the co               | urt's discretion.       |                                   |                        |                      |  |  |  |  |
| 7.11 | (d) A party,                | by agreement or for     | good cause, may                   | move for one exter     | nsion. Any motion    |  |  |  |  |
| 7.12 | may be support              | ed by affidavits or o   | ther submissions                  | <u>-</u>               |                      |  |  |  |  |
| 7.13 | (e) The cour                | t shall order the retu  | urn of property if                | it finds by a prepon   | derance of the       |  |  |  |  |
| 7.14 | evidence that:              |                         |                                   |                        |                      |  |  |  |  |
| 7.15 | (1) the seizu               | re was invalid;         |                                   |                        |                      |  |  |  |  |
| 7.16 | <u>(2) a crimina</u>        | al charge has not been  | n filed and no ext                | ension of the filing   | period is available; |  |  |  |  |
| 7.17 | (3) the petiti              | oner is a valid innoc   | cent owner or cre                 | ditor; or              |                      |  |  |  |  |
| 7.18 | (4) the gover               | mment's continued po    | ossession of the p                | roperty will cause su  | ıbstantial hardship, |  |  |  |  |
| 7.19 |                             | ing an individual fro   |                                   | ing an individual ho   | omeless, or          |  |  |  |  |
| 7.20 | inconveniencing             | g the transportation    | of a child.                       |                        |                      |  |  |  |  |
| 7.21 | (f) At the co               | urt's discretion, the c | court may order th                | ne return of enough t  | funds and property   |  |  |  |  |
| 7.22 | for the defendation         | nt to obtain counsel    | of choice but less                | s than the total amou  | unt seized.          |  |  |  |  |
| 7.23 | (g) Notwiths                | standing paragraphs     | (d) and (e), the co               | ourt may impose reas   | sonable conditions   |  |  |  |  |
| 7.24 | on the return of            | the property, includ    | ing the use of ph                 | otographic evidence    | e, to preserve the   |  |  |  |  |
| 7.25 | property for late           | er use as evidence in   | n proceedings und                 | ler this chapter.      |                      |  |  |  |  |
| 7.26 | (h) The prov                | visions of this subdiv  | vision do not app                 | ly to contraband.      |                      |  |  |  |  |
| 7.27 | <u>Subd. 17.</u> N          | otice of proposed fo    | o <mark>rfeiture.</mark> (a) In a | any case in which th   | e state seeks        |  |  |  |  |
| 7.28 | forfeiture of pro           | perty, the prosecutin   | ng authority shall                | file with the court a  | notice of proposed   |  |  |  |  |
| 7.29 | forfeiture. The             | notice shall be a sepa  | arate document t                  | hat shall include the  | following            |  |  |  |  |
| 7.30 | information:                |                         |                                   |                        |                      |  |  |  |  |

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| 8.1  | (1) a description of the property seized;     |                           |                   |                             |                     |  |  |  |
| 8.2  | (2) the time, date, and place of the seizure; |                           |                   |                             |                     |  |  |  |
| 8.3  | (3) the seiz                                  | ure receipt number        | under subdivis    | ion 9; and                  |                     |  |  |  |
| 8.4  | (4) a descri                                  | ption of the proper       | ty used in or de  | rived from the alleged c    | zrime.              |  |  |  |
| 8.5  | (b) The pro                                   | secuting authority        | may allege, in t  | he notice, the forfeiture   | of property as a    |  |  |  |
| 8.6  | process after th                              | ne conviction of the      | e crime for whic  | ch the defendant is charg   | ged or as part of   |  |  |  |
| 8.7  | sentencing con                                | sideration.               |                   |                             |                     |  |  |  |
| 8.8  | (c) The not                                   | ice shall not be read     | d to the jury.    |                             |                     |  |  |  |
| 8.9  | (d) The pro                                   | secuting authority        | shall serve the   | notice:                     |                     |  |  |  |
| 8.10 | (1) with the                                  | e initial charging in     | strument;         |                             |                     |  |  |  |
| 8.11 | (2) separate                                  | but not later that        | n 90 days after   | the presentment of the o    | complaint for a     |  |  |  |
| 8.12 | misdemeanor;                                  |                           |                   |                             |                     |  |  |  |
| 8.13 | (3) the earl                                  | ier of 90 days after      | presentment to    | a grand jury or 180 day     | /s after an arrest  |  |  |  |
| 8.14 | for a felony; or                              | •<br>-                    |                   |                             |                     |  |  |  |
| 8.15 | (4) at the co                                 | ourt's discretion.        |                   |                             |                     |  |  |  |
| 8.16 | (e) At the c                                  | ourt's discretion, th     | e court may allo  | ow the prosecuting authors  | ority to amend the  |  |  |  |
| 8.17 | notice as requi                               | red in the interest o     | of justice.       |                             |                     |  |  |  |
| 8.18 | (f) The cour                                  | t shall order the retu    | urn of the proper | ty to the owner if the pro  | osecuting authority |  |  |  |
| 8.19 | does not file a d                             | charging document         | as provided by 1  | he court's rules, the peri  | od of an extension  |  |  |  |
| 8.20 | expires, or the                               | court does not grar       | nt an extension.  |                             |                     |  |  |  |
| 8.21 | <u>Subd. 18.</u> <b>I</b>                     | <b>)iscovery.</b> Discove | ry related to the | e forfeiture proceeding i   | s subject to the    |  |  |  |
| 8.22 | rules of crimin                               | al procedure.             |                   |                             |                     |  |  |  |
| 8.23 | <u>Subd. 19.</u>                              | rial; conviction re       | quired; standa    | rd of proof. (a) Propert    | y may be forfeited  |  |  |  |
| 8.24 | if the state:                                 |                           |                   |                             |                     |  |  |  |
| 8.25 | (1) secures                                   | a conviction of a d       | esignated offen   | se; and                     |                     |  |  |  |
| 8.26 | (2) establis                                  | nes by clear and cor      | vincing evidend   | ee that the property is (i) | an instrumentality  |  |  |  |
| 8.27 | of or (ii) proce                              | eds or personal pro       | perty derived d   | irectly from the crime f    | or which the state  |  |  |  |
| 8.28 | secured a conv                                | iction.                   |                   |                             |                     |  |  |  |

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|------|--|------------------------|---------------------|-------------------------------|-----------------------|--|--|--|--|
| 9.1  | (b) After  | the defendant's conv   | viction the cour    | t has the discretion to l     | hold the forfeiture   |  |  |  |  |
| 9.2  | (b) After the defendant's conviction, the court has the discretion to hold the forfeiture proceeding as soon as practicable, including concurrent with sentencing. The court shall |                        |                     |                               |                       |  |  |  |  |
| 9.3  | conduct the forfeiture proceeding without a jury.  |                        |                     |                               |                       |  |  |  |  |
| 9.4  | (c) Excer  | ot as required by subd | ivisions 10 and 1   | 1, nothing in this chapt      | er prevents property  |  |  |  |  |
| 9.5  | <u>· · /                                  </u>   | • ·                    |                     | by the court provided t       |                       |  |  |  |  |
| 9.6  |  |                        |                     | ed to notice under subc       |                       |  |  |  |  |
| 9.7  | to the forfeit   | ure. That claimant m   | nay consent to so   | ome issues and have th        | e court determine     |  |  |  |  |
| 9.8  | remaining is   | sues.                  |                     |                               |                       |  |  |  |  |
| 9.9  | <u>(d)</u> The c   | onsent order may re    | flect:              |                               |                       |  |  |  |  |
| 9.10 | <u>(1) a plea</u>  | a agreement;           |                     |                               |                       |  |  |  |  |
| 9.11 | <u>(2) a dive</u>  | ersion agreement; or   |                     |                               |                       |  |  |  |  |
| 9.12 | <u>(3)</u> a gran  | nt of immunity or rec  | luced punishme      | nt, with or without the       | filing of a criminal  |  |  |  |  |
| 9.13 | charge, in exe   | change for testifying  | or assisting a law  | enforcement investiga         | ation or prosecution. |  |  |  |  |
| 9.14 | <u>(e)</u> To eff  | fectuate paragraph (c  | l), clause (3), the | e parties may file notic      | e under seal with     |  |  |  |  |
| 9.15 | the court if the   | ne person is represent | ted by counsel. I   | f the person is not repr      | esented by counsel,   |  |  |  |  |
| 9.16 | the prosecution  | ing authority may fil  | e an ex parte no    | tice under seal with the      | e court. The notice   |  |  |  |  |
| 9.17 |  |                        | on for granting i   | mmunity, reducing pu          | nishment, or not      |  |  |  |  |
| 9.18 | filing a charg   | <u>ge.</u>             |                     |                               |                       |  |  |  |  |
| 9.19 | <u>(f)</u> The co  | ourt may use the not   | ice in paragraph    | (e) in its consideration      | n of an order to      |  |  |  |  |
| 9.20 | transfer title   | to the property to the | state and dispos    | e of the property accor       | ding to subdivision   |  |  |  |  |
| 9.21 | <u>31.</u>   |                        |                     |                               |                       |  |  |  |  |
| 9.22 | <u>Subd. 20</u>  | . Exceptions to the    | conviction requ     | i <b>rement.</b> (a) The cour | t may waive the       |  |  |  |  |
| 9.23 | conviction re  | equirement and grant   | permanent title o   | f the property to the sta     | te if the prosecuting |  |  |  |  |
| 9.24 | authority file   | es a motion no fewer   | than 90 days af     | ter seizure and shows         | by clear and          |  |  |  |  |
| 9.25 | convincing e   | evidence that, before  | conviction, the     | defendant:                    |                       |  |  |  |  |
| 9.26 | <u>(1) died;</u>   |                        |                     |                               |                       |  |  |  |  |
| 9.27 | <u>(2) was d</u>   | leported by the Unite  | ed States govern    | ment;                         |                       |  |  |  |  |
| 9.28 | <u>(3) abanc</u>   | loned the property; c  | <u>or</u>           |                               |                       |  |  |  |  |
| 9.29 | (4) fled t   | he jurisdiction.       |                     |                               |                       |  |  |  |  |
| 9.30 | <u>(b) The d</u>   | efendant's death doe   | es not preclude t   | he defendant's heir or        | legatee from filing   |  |  |  |  |
| 9.31 | a claim for the  | ne seized property as  | a secured interest  | est holder under subdi        | vision 22 or an       |  |  |  |  |
| 9.32 | innocent ow  | ner under subdivisio   | <u>n 23.</u>        |                               |                       |  |  |  |  |

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| 10.1  | <u>Subd. 21.</u>    | <b>Proportionality.</b> (a) | The defendant     | may petition the court   | to determine whether    |
| 10.2  | the forfeiture      | s is unconstitutionally     | y excessive und   | ler the state or federal | constitution.           |
| 10.3  | <u>(b)</u> At the   | e court's discretion, the   | he court may he   | old a proportionality l  | nearing:                |
| 10.4  | <u>(1) as a sec</u> | eparate hearing;            |                   |                          |                         |
| 10.5  | (2) at the          | same time as a proba        | able-cause dete   | rmination, a postarrai   | ignment hearing, an     |
| 10.6  | omnibus hea         | ring, or other pretrial     | l hearing;        |                          |                         |
| 10.7  | <u>(3) at tria</u>  | <u>l; or</u>                |                   |                          |                         |
| 10.8  | <u>(4)</u> upon     | conviction.                 |                   |                          |                         |
| 10.9  | <u>(c)</u> The d    | efendant has the burg       | len of establish  | ing that the forfeiture  | is unconstitutionally   |
| 10.10 | excessive by        | a preponderance of          | the evidence at   | a hearing conducted      | by the court without    |
| 10.11 | a jury.             |                             |                   |                          |                         |
| 10.12 | <u>(d)</u> At a h   | learing prior to convi      | iction, as allow  | ed by paragraph (b), o   | clauses (1) to (3), the |
| 10.13 | court first sh      | all determine, by a p       | reponderance of   | of the evidence, if the  | prosecuting attorney    |
| 10.14 | will secure a       | conviction. The cour        | t then shall dete | ermine if the forfeiture | is unconstitutionally   |
| 10.15 | excessive.          |                             |                   |                          |                         |
| 10.16 | <u>(e)</u> At any   | y hearing, as allowed       | l by paragraph    | (b), the court may con   | nsider all relevant     |
| 10.17 | factors to det      | termine unconstitutio       | onal excessiven   | ess, including:          |                         |
| 10.18 | (1) the se          | riousness of the crim       | e and the crime   | e's impact on the com    | nunity, including the   |
| 10.19 | duration of the     | he activity, use of a f     | irearm, and ha    | rm caused by the defe    | <u>ndant;</u>           |
| 10.20 | (2) the ex          | tent to which the def       | fendant particip  | pated in the crime;      |                         |
| 10.21 | (3) the ex          | tent to which the pro       | operty was inte   | gral to facilitating the | crime;                  |
| 10.22 | (4) the se          | entence to be imposed       | d for committin   | g the crime;             |                         |
| 10.23 | (5) wheth           | her the crime was cor       | npleted or atter  | npted;                   |                         |
| 10.24 | (6) the ha          | urdship to the defende      | ant if the forfei | ture of a motor vehicl   | e is realized and       |
| 10.25 | whether the         | forfeiture would depr       | rive the defend   | ant of the defendant's   | livelihood; and         |
| 10.26 | (7) the ur          | ijust hardship to the o     | defendant's fan   | nily if the property is  | forfeited.              |
| 10.27 | (f) In dete         | ermining the value of       | f the instrumen   | tality subject to forfei | ture, the court may     |
| 10.28 | consider all 1      | elevant factors relate      | ed to the fair m  | arket value of the pro   | perty, including        |
| 10.29 | information         | in publications advis       | ed by the prose   | cuting authority in su   | bdivision 11.           |

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| 11.1  | (g) The o         | court may not conside     | er the benefit or  | value of the property    | to the state in        |
| 11.2  | determining       | whether the forfeitur     | e is unconstitut   | ionally excessive.       |                        |
| 11.3  | <u>Subd. 22</u>   | 2. Secured interest he    | older. (a) Proper  | ty encumbered by a se    | curity interest shall  |
| 11.4  | not be forfe      | ited.                     |                    |                          |                        |
| 11.5  | (b) The p         | prosecuting authority s   | summarily shall    | return property to a sec | ured interest holder,  |
| 11.6  | other than the    | ne defendant or an inr    | nocent owner, u    | to the value of the in   | terest. Contraband     |
| 11.7  | shall not be      | returned.                 |                    |                          |                        |
| 11.8  | (c) If the        | e property is not summ    | narily returned,   | the secured interest ho  | older may petition     |
| 11.9  | the court at      | any time before the co    | ourt enters judg   | ment in the criminal pr  | rosecution or grants   |
| 11.10 | the motion of     | described in subdivisi    | <u>on 20.</u>      |                          |                        |
| 11.11 | <u>(d)</u> The o  | court shall hear the pe   | etition within 30  | days after its filing or | at the court's         |
| 11.12 | discretion. 7     | The hearing shall be h    | eld before the c   | ourt without a jury. Th  | ne court may           |
| 11.13 | consolidate       | the hearing on the pe     | tition with any o  | other hearing before th  | e court in the case.   |
| 11.14 | <u>(e) The s</u>  | secured interest holde    | r must establish   | by clear and convinci    | ng evidence the        |
| 11.15 | validity of the   | he security interest, m   | nortgage, lien, le | easehold, lease, rental  | agreement, or other    |
| 11.16 | agreement.        |                           |                    |                          |                        |
| 11.17 | <u>(f) If the</u> | secured interest hold     | er alleges a vali  | d interest but the pros  | ecuting authority      |
| 11.18 | seeks to pro      | ceed, the prosecuting     | authority shall    | prove by clear and con   | nvincing evidence      |
| 11.19 | that:             |                           |                    |                          |                        |
| 11.20 | (1) the in        | nterest is invalid;       |                    |                          |                        |
| 11.21 | (2) the in        | nterest resulted from a   | a fraudulent con   | veyance;                 |                        |
| 11.22 | (3) the ir        | nterest is held through   | a straw purchas    | e, trust, or otherwise f | or the benefit of the  |
| 11.23 | defendant; c      | <u>or</u>                 |                    |                          |                        |
| 11.24 | (4) the se        | ecured interest holder    | consented to the   | use of the property in   | the crime for which    |
| 11.25 | the defendat      | nt is charged.            |                    |                          |                        |
| 11.26 | (g) If the        | e state fails to meet its | s burden in para   | graph (f), the court sha | all order the state to |
| 11.27 | relinquish c      | laims to the property,    | up to the value    | of the interest, and ret | urn the interest to    |
| 11.28 | the secured       | interest holder.          |                    |                          |                        |
| 11.29 | <u>(h)</u> Notw   | vithstanding paragrap     | h (g), the court   | may impose reasonabl     | e conditions on the    |
| 11.30 | return of the     | e property, including t   | he use of photog   | graphic evidence, to pr  | eserve the property    |
| 11.31 | for later use     | as evidence in proce      | edings under thi   | s chapter.               |                        |
| 11.32 | Subd. 23          | 3. Innocent owner. (a     | ) Property of an   | innocent owner shall     | not be forfeited.      |

Article 1 Section 1.

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| 12.1  | (b) The          | prosecuting authority      | summarily sh     | all return property to an   | innocent owner.        |
| 12.2  | Contrabanc       | l shall not be returned.   |                  |                             |                        |
| 12.3  | <u>(c) If th</u> | e property is not sumn     | narily returned  | l, an innocent owner cla    | aimant may petition    |
| 12.4  | the court at     | any time before the co     | ourt enters jud  | gment in the criminal p     | rosecution or grants   |
| 12.5  | the motion       | in subdivision 20.         |                  |                             |                        |
| 12.6  | <u>(d) The</u>   | innocent owner claima      | ant may petitic  | on the court by filing a si | mple statement that    |
| 12.7  | sets forth:      |                            |                  |                             |                        |
| 12.8  | (1) the o        | claimant's right, title, i | nterest in, or r | egular use of the proper    | rty;                   |
| 12.9  | (2) the t        | ime and circumstances      | of the claimar   | t's acquisition of the inte | erest in the property; |
| 12.10 | <u>(3)</u> addi  | tional facts supporting    | the claimant     | s claim;                    |                        |
| 12.11 | (4) the 1        | elief sought by the cla    | imant; and       |                             |                        |
| 12.12 | (5) the s        | seizure receipt number     | in subdivisio    | n 10, if available.         |                        |
| 12.13 | <u>(e) The</u>   | filing fee for the state   | ment under the   | s subdivision is waived     | <u>l.</u>              |
| 12.14 | <u>(f)</u> The   | court shall hear the pe    | tition within 3  | 0 days after the petition   | n is filed or at the   |
| 12.15 | court's disc     | retion. The hearing sha    | all be held bef  | ore the court without a     | jury. The court may    |
| 12.16 | consolidate      | the hearing on the pet     | tition with any  | other hearing before th     | ne court in the case.  |
| 12.17 | (g) The          | claimant shall establis    | h by clear and   | l convincing evidence th    | he validity of the     |
| 12.18 | interest in o    | or regular use of the pr   | operty.          |                             |                        |
| 12.19 | <u>(h) If pa</u> | aragraph (g) is satisfied  | l and the pros   | ecuting authority seeks     | to proceed, the        |
| 12.20 | prosecuting      | g authority shall prove    | by clear and c   | onvincing evidence that     | t the claimant is not  |
| 12.21 | an innocen       | t owner because:           |                  |                             |                        |
| 12.22 | (1) the $($      | claimant's interest in th  | e property is    | invalid;                    |                        |
| 12.23 | (2) the $(2)$    | claimant did not regula    | rly use the pr   | operty as the claimant c    | laimed;                |
| 12.24 | (3) the $(3)$    | claimant was willfully     | blind to the c   | rime for which the defer    | ndant is charged;      |
| 12.25 | (4) the $(4)$    | claimant was not a bor     | a fide purcha    | ser without notice of an    | y defect in title and  |
| 12.26 | for valuable     | e consideration;           |                  |                             |                        |
| 12.27 | (5) the $($      | claimant had actual kn     | owledge that t   | he property was used in     | or derived directly    |
| 12.28 | from the cr      | ime for which the defe     | endant is charg  | ged; or                     |                        |
| 12.29 | <u>(6) if th</u> | e claimant had actual l    | knowledge, th    | e claimant did not take     | reasonable steps to    |
| 12.30 | prevent the      | use of the property in t   | he crime for w   | hich the defendant is ch    | arged. The claimant    |

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| 13.1  | is not require    | ed to take steps the c    | laimant reasonal   | bly believes likely wo   | uld subject the        |
| 13.2  | claimant to p     | physical danger.          |                    |                          |                        |
| 13.3  | (i) If the        | prosecuting authority     | y fails to meet it | s burden in paragraph    | (h), the court shall   |
| 13.4  | order the sta     | te to relinquish all cl   | aims and return    | the property to the ini  | nocent owner.          |
| 13.5  | (j) Notwi         | ithstanding paragrapl     | h (i), the court m | ay impose reasonable     | conditions on the      |
| 13.6  | return of the     | property, including t     | the use of photog  | graphic evidence, to pr  | eserve the property    |
| 13.7  | for later use     | as evidence in proce      | edings under thi   | s chapter.               |                        |
| 13.8  | <u>(k) No in</u>  | formation in the clair    | mant's statement   | in paragraph (d) shall   | be used as evidence    |
| 13.9  | in the crimin     | nal portion of the case   | <u>e.</u>          |                          |                        |
| 13.10 | <u>(l) Nothi</u>  | ng in this subdivision    | prohibits the cl   | aimant from providing    | g information to any   |
| 13.11 | party or testi    | ifying in any trial as    | to facts the clain | nant knows.              |                        |
| 13.12 | <u>(m) The c</u>  | defendant or convicte     | ed offender may    | invoke the right agains  | st self-incrimination  |
| 13.13 | or the marita     | al privilege during the   | e forfeiture proc  | eeding. The trier of fa  | ct may draw an         |
| 13.14 | adverse infe      | rence from the invoc      | ation of the righ  | t or privilege.          |                        |
| 13.15 | <u>Subd. 24</u>   | . Judgment. (a) If th     | e prosecuting at   | uthority fails to meet i | ts burden in the       |
| 13.16 | criminal or f     | forfeiture proceeding     | , the court shall  | enter judgment dismis    | ssing the forfeiture   |
| 13.17 | proceeding a      | and ordering the return   | rn of property to  | the rightful owner, u    | nless the owner's      |
| 13.18 | possession o      | of the property is illeg  | gal.               |                          |                        |
| 13.19 | (b) If the        | prosecuting authority     | meets its burder   | n in the criminal and fo | rfeiture proceeding,   |
| 13.20 | the court sha     | all enter judgment for    | rfeiting the prop  | erty.                    |                        |
| 13.21 | <u>(c) A cou</u>  | ırt may enter judgme      | ent following a h  | earing, pursuant to a s  | stipulation or plea    |
| 13.22 | agreement, c      | or at the court's discre  | etion.             |                          |                        |
| 13.23 | Subd. 25          | . Substitution of ass     | sets. Upon the pr  | osecuting authority's    | motion following       |
| 13.24 | conviction of     | r at the court's discreti | ion, the court ma  | y order the forfeiture o | f substitute property  |
| 13.25 | owned solely      | y by the defendant up     | p to the value of  | property that is beyor   | nd the court's         |
| 13.26 | jurisdiction      | or cannot be located      | through due dili   | gence, only if the state | e proves by a          |
| 13.27 | preponderan       | ice of the evidence th    | at the defendant   | intentionally:           |                        |
| 13.28 | <u>(1) dissip</u> | pated the property;       |                    |                          |                        |
| 13.29 | <u>(2) transf</u> | ferred, sold, or depos    | ited the property  | with a third party to    | avoid forfeiture;      |
| 13.30 | (3) subst         | antially diminished t     | he value of the p  | property; or             |                        |
| 13.31 | <u>(4) comm</u>   | ningled the property w    | vith other proper  | y that cannot be divide  | ed without difficulty. |
|       |                   |                           |                    |                          |                        |

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| 14.1  | Subd. 26.         | No additional rem        | edies. The state          | may not seek persona      | ll money judgments    |
| 14.2  | or other reme     | edies related to the fe  | orfeiture of prop         | erty not provided for     | in this section.      |
| 14.3  | Subd. 27.         | No joint and sever       | <b>al liability.</b> A de | efendant is not jointly   | and severally liable  |
| 14.4  | for forfeiture    | awards owed by oth       | ner defendants. V         | When ownership is un      | clear, a court may    |
| 14.5  | order each de     | efendant to forfeit pr   | operty on a pro           | rata basis or by anoth    | er means the court    |
| 14.6  | finds equitab     | <u>le.</u>               |                           |                           |                       |
| 14.7  | Subd. 28.         | Appeals. (a) A part      | y to a forfeiture         | proceeding, other than    | the defendant, may    |
| 14.8  | appeal the co     | urt's order concernir    | ng the disposition        | n of the property upor    | the issuance of the   |
| 14.9  | order accordi     | ing to the state's rule  | es of procedure a         | nd court rules.           |                       |
| 14.10 | (b) The de        | efendant may appeal      | l the court's deci        | sion regarding the sei    | zure or forfeiture of |
| 14.11 | property follo    | owing final judgmer      | nt in the forfeitur       | e proceeding.             |                       |
| 14.12 | Subd. 29.         | Attorney fees. In a      | ny proceeding ir          | which a property ow       | mer's claims prevail  |
| 14.13 | by recovering     | g at least half, by valu | ue, of the proper         | y or currency claimed     | l, the seizing agency |
| 14.14 | shall be liable   | e for:                   |                           |                           |                       |
| 14.15 | (1) reason        | able attorney fees a     | nd other litigatio        | on costs incurred by th   | ne claimant;          |
| 14.16 | <u>(2) postju</u> | dgment interest; and     | <u>1</u>                  |                           |                       |
| 14.17 | (3) in case       | es involving currenc     | y, other negotial         | ole instruments, or the   | e proceeds of an      |
| 14.18 | interlocutory     | sale, any interest ac    | tually paid from          | the date of seizure.      |                       |
| 14.19 | <u>Subd. 30.</u>  | Return of property       | y; damages and            | costs. (a) If the court   | orders the return of  |
| 14.20 | property, the     | law enforcement ag       | ency that holds           | he property shall retu    | rn the property to    |
| 14.21 | the rightful o    | wner within a reason     | nable period not          | to exceed five days a     | fter the date of the  |
| 14.22 | order.            |                          |                           |                           |                       |
| 14.23 | (b) The ri        | ghtful owner shall n     | ot be subject to          | any expenses related      | to towing, storage,   |
| 14.24 | or preservation   | on of the property.      |                           |                           |                       |
| 14.25 | (c) The la        | w enforcement agen       | cy that holds the         | property is responsib     | le for any damages,   |
| 14.26 | storage fees,     | and related costs ap     | plicable to prope         | erty returned under the   | is subdivision.       |
| 14.27 | Subd. 31.         | Disposition of pro       | perty and proce           | eds. (a) At any time      | when contraband is    |
| 14.28 | no longer nee     | eded as evidence, the    | e court may orde          | er it to be destroyed p   | ursuant to state law. |
| 14.29 | <u>(b)</u> At any | y time when abando       | ned property or           | property seized from      | a defendant who is    |
| 14.30 | dead, is depo     | rted by the United S     | tates governmen           | nt, or flees the jurisdic | ction as proven by    |
| 14.31 | subdivision 2     | 0 is no longer neede     | ed as evidence, t         | he court may order it     | to be sold.           |
|       |                   |                          |                           |                           |                       |

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| 15.1  | <u>(c)</u> If the f | orfeiture is granted        | , the court shall    | order the sale of forfe   | ited property other    |
| 15.2  | than currency       | <u>-</u>                    |                      |                           |                        |
| 15.3  | (d) If forfe        | iture is granted, the       | court may orde       | r forfeited currency an   | d the proceeds from    |
| 15.4  | the sale of for     | feited property othe        | er than currency     | to:                       |                        |
| 15.5  | <u>(1)</u> pay res  | stitution to the victing    | m related to the     | underlying criminal o     | ffense;                |
| 15.6  | (2) satisfy         | recorded liens, mor         | tgages, or filed     | security interests in the | e forfeited property;  |
| 15.7  | <u>(3) pay rea</u>  | sonable costs for th        | e towing, storag     | e, maintenance, repair,   | and other operating    |
| 15.8  | costs related t     | o the property used         | in the underlying    | ng criminal offense;      |                        |
| 15.9  | <u>(</u> 4) reimbu  | rse the seizing law         | enforcement ag       | ency for nonpersonne      | l operating costs,     |
| 15.10 | including con       | trolled-drug buy mc         | oney, related to the | ne investigation of the   | underlying criminal    |
| 15.11 | offense; and        |                             |                      |                           |                        |
| 15.12 | (5) reimbu          | rse the prosecuting         | authority, publi     | c defender, or court-a    | ppointed attorney      |
| 15.13 | for nonperson       | nel court costs, inclu      | iding filing fees,   | subpoenas, court repor    | ters, and transcripts. |
| 15.14 | (e) After d         | isbursements under          | r paragraph (d),     | the court may order th    | ne remaining funds     |
| 15.15 | be disbursed t      | o the general fund          | of the governing     | g authority of the seizi  | ng agency.             |
| 15.16 | Subd. 32.           | Sale restrictions. <u>N</u> | No law enforcen      | nent agency may sell f    | forfeited property     |
| 15.17 | directly or inc     | lirectly to any empl        | oyee of the law      | enforcement agency,       | to a person related    |
| 15.18 | to an employe       | e within the third d        | legree of consan     | guinity or affinity, or   | to another law         |
| 15.19 | enforcement a       | igency.                     |                      |                           |                        |
| 15.20 | Subd. 33.           | Limitation on fede          | eral adoption. (     | a) A law enforcement      | agency shall not       |
| 15.21 | offer for adopt     | tion property that wa       | as seized under s    | tate law to a federal ag  | ency for the purpose   |
| 15.22 | of forfeiture u     | nder the federal Co         | ontrolled Substa     | nces Act, Public Law      | 91-513, or other       |
| 15.23 | federal law.        |                             |                      |                           |                        |
| 15.24 | (b) Paragra         | aph (a) only applies        | s to a seizure by    | state or local law enfo   | preement agencies      |
| 15.25 | pursuant to th      | at agency's own aut         | thority under sta    | te law and without in     | volvement of the       |
| 15.26 | federal govern      | 1ment. Nothing in p         | oaragraph (a) sh     | all be construed to lim   | it state and local     |
| 15.27 | agencies from       | participating in joi        | int task forces w    | ith the federal govern    | ment.                  |
| 15.28 | (c) State as        | nd local law enforce        | ement are prohi      | bited from accepting p    | ayment of any kind     |
| 15.29 | or distributior     | of forfeiture proce         | eds from the fe      | deral government if th    | e state or local law   |
| 15.30 | enforcement a       | igency violates para        | agraph (a). All p    | proceeds must be direc    | ted to the state's     |
| 15.31 | general fund.       |                             |                      |                           |                        |

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| 16.1  | (d) Nothi      | ng in paragraph (a) or    | (b) shall be co           | onstrued to prohibit the  | e federal government,  |
| 16.2  | <u> </u>       |                           |                           | forfeiture under feder    |                        |
| 16.3  | Subd. 34       | . Guidance. The atto      | rney general, a           | ufter consulting with th  | ne responsible United  |
| 16.4  |                |                           |                           | nt task forces and mu     |                        |
| 16.5  |                |                           |                           | stent with federal safe   |                        |
| 16.6  |                |                           |                           | nited States Departme     |                        |
| 16.7  | and (2) mini   | mize the unjust circu     | mvention of th            | nis section.              |                        |
| 16.8  | Subd 35        | Exception The prov        | risions of this s         | ection do not apply to f  | orfeiture proceedings  |
| 16.9  | under chapte   |                           | <u>/1510115 01 U115 5</u> | ection do not apply to I  | orientile proceedings  |
| 10.9  |                |                           |                           |                           |                        |
| 16.10 |                |                           |                           | ts laws by township, m    |                        |
| 16.11 | other govern   | ments in the state that   | at regulate civi          | l and criminal forfeitu   | ure.                   |
| 16.12 | Subd. 37       | . <u>Subsequent unlaw</u> | ful use of seiz           | ed vehicle; immunity      | . An appropriate       |
| 16.13 | agency or pr   | osecuting authority, i    | ncluding but r            | not limited to any peac   | e officer as defined   |
| 16.14 | in section 62  | 26.84, subdivision 1, j   | paragraph (c);            | prosecutor; or employ     | vee of an appropriate  |
| 16.15 | agency or pr   | osecuting authority v     | vho, in good fa           | aith and within the cou   | arse and scope of the  |
| 16.16 | official dutie | es of the person or enti  | ity, returns a ve         | chicle seized under this  | s section to the owner |
| 16.17 | pursuant to t  | his section shall be in   | nmune from cr             | iminal or civil liability | regarding any event    |
| 16.18 | arising out o  | f the subsequent unla     | wful or unaut             | horized use of the veh    | icle.                  |
| 16.19 | <b>EFFEC</b>   | <b>FIVE DATE.</b> This se | ection is effecti         | ive July 1, 2025.         |                        |
| 16.20 |                |                           | ARTICI                    | LE 2                      |                        |
| 16.21 |                | CO                        | NFORMING                  | CHANGES                   |                        |
| 16.22 | Section 1.     | Minnesota Statutes 20     | 022, section 14           | 45.4716, subdivision 2    | , is amended to read:  |
| 16.23 | Subd. 2.       | Duties of director. Th    | ne director of cl         | hild sex trafficking pre  | vention is responsible |
| 16.24 | for the follow | wing:                     |                           |                           |                        |
| 16.25 | (1) devel      | oping and providing       | comprehensiv              | e training on sexual ex   | xploitation of youth   |
| 16.26 | for social ser | rvice professionals, m    | nedical profess           | ionals, public health v   | vorkers, and criminal  |
| 16.27 | justice profe  | ssionals;                 |                           |                           |                        |
| 16.28 | (2) collec     | cting, organizing, mai    | intaining, and            | disseminating informa     | ation on sexual        |
| 16.29 | exploitation   | and services across the   | he state, incluc          | ling maintaining a list   | of resources on the    |
| 16.30 | Department     | of Health website;        |                           |                           |                        |
| 16.31 | (3) moni       | toring and applying f     | or federal fund           | ling for antitrafficking  | efforts that may       |
| 16.32 | benefit victi  | ms in the state;          |                           |                           |                        |

- 17.1 (4) managing grant programs established under sections 145.4716 to 145.4718; and
- 17.2 609.3241, paragraph (c), clause (3); and 609.5315, subdivision 5c, clause (3);
- 17.3 (5) managing the request for proposals for grants for comprehensive services, including
  17.4 trauma-informed, culturally specific services;
- (6) identifying best practices in serving sexually exploited youth, as defined in section
  260C.007, subdivision 31;
- 17.7 (7) providing oversight of and technical support to regional navigators pursuant to section
  17.8 145.4717;
- 17.9 (8) conducting a comprehensive evaluation of the statewide program for safe harbor of17.10 sexually exploited youth; and
- (9) developing a policy consistent with the requirements of chapter 13 for sharing data
  related to sexually exploited youth, as defined in section 260C.007, subdivision 31, among
  regional navigators and community-based advocates.
- 17.14 Sec. 2. Minnesota Statutes 2022, section 289A.14, is amended to read:

### 17.15 **289A.14 USE OF AUTOMATED SALES SUPPRESSION DEVICES;**

#### 17.16 **DEFINITIONS.**

(a) For the purposes of sections 289A.60, subdivision 32, and 289A.63, subdivision 12,
 and 609.5316, subdivision 3, the following terms have the meanings given.

(b) "Automated sales suppression device" or "zapper" means a software program, carried
on any tangible medium, or accessed through any other means, that falsifies the electronic
records of electronic cash registers and other point-of-sale systems including, but not limited
to, transaction data and transaction reports.

(c) "Electronic cash register" means a device that keeps a register or supporting documents
through the means of an electronic device or computer system designed to record transaction
data for the purpose of computing, compiling, or processing retail sales transaction data in
whatever manner.

(d) "Phantom-ware" means hidden preinstalled or later-installed programming option
embedded in the operating system of an electronic cash register or hardwired into the
electronic cash register that can be used to create a virtual second electronic cash register
or may eliminate or manipulate transaction records that may or may not be preserved in
digital formats to represent the true or manipulated record of transactions in the electronic
cash register.

(e) "Transaction data" includes items purchased by a customer, the price of each item,
the taxability determination for each item, a segregated tax amount for each of the taxed
items, the date and time of the purchase, the name, address, and identification number of
the vendor, and the receipt or invoice number of the transaction.

(f) "Transaction report" means a report documenting, but not limited to, the sales, taxes
collected, media totals, and discount voids at an electronic cash register that is printed on
cash register tape at the end of a day or shift, or a report documenting every action at an
electronic cash register that is stored electronically.

18.9 Sec. 3. Minnesota Statutes 2022, section 299A.681, subdivision 11, is amended to read:

Subd. 11. Forfeiture. Property seized by the task force is subject to forfeiture <del>pursuant</del>
to sections 609.531, 609.5312, 609.5313, and 609.5315 if ownership cannot be established.
The task force shall receive the proceeds from the sale of all property properly seized and
forfeited under section 609.112.

18.14 Sec. 4. Minnesota Statutes 2023 Supplement, section 609.5316, subdivision 1, is amended18.15 to read:

Subdivision 1. Contraband. (a) Except as otherwise provided in this subdivision, if the 18.16 property is contraband, the property must be summarily forfeited and either destroyed or 18.17 used by the appropriate agency for law enforcement purposes. Upon summary forfeiture, 18.18 weapons used must be destroyed by the appropriate agency unless the agency decides to 18.19 use the weapons for law enforcement purposes or sell the weapons in a commercially 18.20 reasonable manner to federally licensed firearms dealers, as defined in section 624.7161, 18.21 subdivision 1. If a weapon is sold under this subdivision, the proceeds must be distributed 18.22 under section 609.5315, subdivision 5 or 5b 609.112, subdivision 31. 18.23

(b) If the contraband property is a catalytic converter, the appropriate agency shall sell 18.24 it to a scrap metal dealer or other business that may lawfully possess it under section 325E.21. 18.25 The agency shall make reasonable efforts to determine whether the person from whom it 18.26 18.27 was stolen can be identified. If able to do this, the agency shall forward the proceeds to that person. If unable to do this, the agency may keep 70 percent of the proceeds from the sale 18.28 18.29 and forward the remaining 30 percent to the prosecutorial office that prosecuted the case resulting in the forfeiture proceeds must be distributed under section 609.112, subdivision 18.30 31. If the catalytic converter is not marked as required in section 325E.21, the agency shall 18.31 mark it in a permanent manner, including but not limited to an engraving or permanent ink, 18.32 indicating that the converter is recovered contraband. 18.33

19.1 Sec. 5. Minnesota Statutes 2022, section 609.66, subdivision 1d, is amended to read:

19.2 Subd. 1d. **Possession on school property; penalty.** (a) Except as provided under

19.3 paragraphs (d) and (f), whoever possesses, stores, or keeps a dangerous weapon while

19.4 knowingly on school property is guilty of a felony and may be sentenced to imprisonment19.5 for not more than five years or to payment of a fine of not more than \$10,000, or both.

(b) Whoever uses or brandishes a replica firearm or a BB gun while knowingly on schoolproperty is guilty of a gross misdemeanor.

(c) Whoever possesses, stores, or keeps a replica firearm or a BB gun while knowinglyon school property is guilty of a misdemeanor.

19.10 (d) Notwithstanding paragraph (a), (b), or (c), it is a misdemeanor for a person authorized

19.11 to carry a firearm under the provisions of a permit or otherwise to carry a firearm on or

19.12 about the person's clothes or person in a location the person knows is school property.

19.13 Notwithstanding section 609.531 any law to the contrary, a firearm carried in violation of

19.14 this paragraph is not subject to forfeiture.

19.15 (e) As used in this subdivision:

19.16 (1) "BB gun" means a device that fires or ejects a shot measuring .18 of an inch or less19.17 in diameter;

19.18 (2) "dangerous weapon" has the meaning given it in section 609.02, subdivision 6;

19.19 (3) "replica firearm" has the meaning given it in section 609.713; and

19.20 (4) "school property" means:

(i) a public or private elementary, middle, or secondary school building and its improvedgrounds, whether leased or owned by the school;

(ii) a child care center licensed under chapter 245A during the period children are present
and participating in a child care program;

(iii) the area within a school bus when that bus is being used by a school to transport
one or more elementary, middle, or secondary school students to and from school-related
activities, including curricular, cocurricular, noncurricular, extracurricular, and supplementary
activities; and

(iv) that portion of a building or facility under the temporary, exclusive control of a
public or private school, a school district, or an association of such entities where conspicuous
signs are prominently posted at each entrance that give actual notice to persons of the
school-related use.

(f) This subdivision does not apply to: 20.1 (1) active licensed peace officers; 20.2 (2) military personnel or students participating in military training, who are on-duty, 20.3 performing official duties; 20.4 (3) persons authorized to carry a pistol under section 624.714 while in a motor vehicle 20.5 or outside of a motor vehicle to directly place a firearm in, or retrieve it from, the trunk or 20.6 20.7 rear area of the vehicle; (4) persons who keep or store in a motor vehicle pistols in accordance with section 20.8 624.714 or 624.715 or other firearms in accordance with section 97B.045; 20.9 (5) firearm safety or marksmanship courses or activities conducted on school property; 20.10 20.11 (6) possession of dangerous weapons, BB guns, or replica firearms by a ceremonial color guard; 20.12 (7) a gun or knife show held on school property; 20.13 (8) possession of dangerous weapons, BB guns, or replica firearms with written 20.14 permission of the principal or other person having general control and supervision of the 20.15 school or the director of a child care center; or 20.16 (9) persons who are on unimproved property owned or leased by a child care center, 20.17 school, or school district unless the person knows that a student is currently present on the 20.18 land for a school-related activity. 20.19 (g) Notwithstanding section 471.634, a school district or other entity composed 20.20 exclusively of school districts may not regulate firearms, ammunition, or their respective 20.21 components, when possessed or carried by nonstudents or nonemployees, in a manner that 20.22 is inconsistent with this subdivision. 20.23 Sec. 6. Minnesota Statutes 2022, section 609.762, subdivision 2, is amended to read: 20.24 Subd. 2. Seizure. Forfeiture of property subject to forfeiture under identified in 20.25 subdivision 1 may be seized by any law enforcement agency upon process issued by any 20.26 court having jurisdiction over the property must be made pursuant to section 609.112. 20.27

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20.28 Seizure without process may be made if:

20.29 (1) the seizure is incident to an arrest or a search under a search warrant;

20.30 (2) the property subject to seizure has been the subject of a prior judgment in favor of
 20.31 the state in a criminal injunction or forfeiture proceeding; or

21.1 (3) the law enforcement agency has probable cause to believe that the property was used
21.2 or is intended to be used in a gambling violation and the delay occasioned by the necessity
21.3 to obtain process would result in the removal, loss, or destruction of the property.

21.4 Sec. 7. Minnesota Statutes 2022, section 611.32, subdivision 2, is amended to read:

Subd. 2. Proceedings at time of apprehension or arrest. Following the apprehension 21.5 or arrest of a person disabled in communication for an alleged violation of a criminal law, 21.6 21.7 the arresting officer, sheriff or other law enforcement official shall immediately make necessary contacts to obtain a qualified interpreter and shall obtain an interpreter at the 21.8 earliest possible time at the place of detention. A law enforcement officer shall, with the 21.9 assistance of the interpreter, explain to the person disabled in communication, all charges 21.10 filed against the person, and all procedures relating to the person's detainment and release. 21.11 If the property of a person is seized under section 609.531, subdivision 4 609.112, the seizing 21.12 officer, sheriff, or other law enforcement official shall, upon request, make available to the 21.13 21.14 person at the earliest possible time a qualified interpreter to assist the person in understanding the possible consequences of the seizure and the person's right to judicial review. If the 21.15 seizure is governed by section 609.5314, subdivision 2, a request for an interpreter must be 21.16 made within 15 days after service of the notice of seizure and forfeiture. For a person who 21.17 requests an interpreter under this section because of a seizure of property under section 21.18 21.19 609.5314, the 60 days for filing a demand for a judicial determination of a forfeiture begins when the interpreter is provided. The interpreter shall also assist the person with all other 21.20 communications, including communications relating to needed medical attention. Prior to 21.21 interrogating or taking the statement of the person disabled in communication, the arresting 21.22 officer, sheriff, or other law enforcement official shall make available to the person a 21.23 qualified interpreter to assist the person throughout the interrogation or taking of a statement. 21.24

21.25 Sec. 8. Minnesota Statutes 2022, section 629.715, subdivision 2, is amended to read:

Subd. 2. Surrender of firearms. The judge may order as a condition of release that the 21.26 person surrender to the local law enforcement agency all firearms, destructive devices, or 21.27 dangerous weapons owned or possessed by the person, and may not live in a residence 21.28 where others possess firearms. Any firearm, destructive device, or dangerous weapon 21.29 21.30 surrendered under this subdivision shall be inventoried and retained, with due care to preserve its quality and function, by the local law enforcement agency, and must be returned to the 21.31 person upon the person's acquittal, when charges are dismissed, or if no charges are filed. 21.32 If the person is convicted, the firearm must be returned when the court orders the return or 21.33 when the person is discharged from probation and restored to civil rights. If the person is 21.34

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22.1 convicted of a designated an offense as defined in section 609.531, under which the firearm

22.2 <u>is subject to forfeiture, the firearm is subject to forfeiture as provided under that section</u>

 $\underline{22.3}$  <u>609.112</u>. This condition may be imposed in addition to any other condition authorized by

rule 6.02 of the Rules of Criminal Procedure.

### 22.5 Sec. 9. <u>**REVISOR INSTRUCTION.**</u>

- 22.6 (a) The revisor of statutes shall make changes to statutory cross-references and other
- 22.7 nonsubstantive changes to statute including grammatical changes necessitated by article 1

## and section 10.

(b) The revisor of statutes shall renumber Minnesota Statutes, section 609.5315,

22.10 subdivision 6, as Minnesota Statutes, section 609.1121, and Minnesota Statutes, section

22.11 <u>609.5316</u>, as Minnesota Statutes, section 609.1122, and make any necessary changes to

22.12 statutory cross-references to reflect these changes.

## 22.13 Sec. 10. <u>**REPEALER.**</u>

- 22.14 (a) Minnesota Statutes 2022, sections 609.531, subdivisions 1a, 4, 5, 5a, 6a, 7, 8, and
- 22.15 <u>9; 609.5311, subdivisions 2, 3, and 4; 609.5312; 609.5313; 609.5314, subdivisions 1a and</u>
- 22.16 <u>2; 609.5315</u>, subdivisions 1, 2, 3, 4, 5, 5a, 5b, 5c, and 7; 609.5318; 609.5319; and 609.762,
- 22.17 subdivisions 3, 4, 5, and 6, are repealed.
- (b) Minnesota Statutes 2023 Supplement, sections 609.531, subdivision 1; 609.5311,
  subdivision 1; and 609.5314, subdivisions 1 and 3, are repealed.

## 22.20 Sec. 11. EFFECTIVE DATE.

22.21 This article is effective July 1, 2025.

#### 609.531 FORFEITURES.

Subdivision 1. **Definitions.** For the purpose of sections 609.531 to 609.5318, the following terms have the meanings given them.

(a) "Conveyance device" means a device used for transportation and includes, but is not limited to, a motor vehicle, trailer, snowmobile, airplane, and vessel and any equipment attached to it. The term "conveyance device" does not include property which is, in fact, itself stolen or taken in violation of the law.

(b) "Weapon used" means a dangerous weapon as defined under section 609.02, subdivision 6, that the actor used or had in possession in furtherance of a crime.

(c) "Property" means property as defined in section 609.52, subdivision 1, clause (1).

(d) "Contraband" means property which is illegal to possess under Minnesota law.

(e) "Appropriate agency" means the Bureau of Criminal Apprehension, the Department of Commerce Fraud Bureau, the Minnesota Division of Driver and Vehicle Services, the Minnesota State Patrol, a county sheriff's department, the Three Rivers Park District Department of Public Safety, the Department of Natural Resources Division of Enforcement, the University of Minnesota Police Department, the Department of Corrections Fugitive Apprehension Unit, a city, metropolitan transit, or airport police department; or a multijurisdictional entity established under section 299A.642 or 299A.681.

(f) "Designated offense" includes:

(1) for weapons used: any violation of this chapter, chapter 152 or 624;

(2) for driver's license or identification card transactions: any violation of section 171.22; and

(3) for all other purposes: a felony violation of, or a felony-level attempt or conspiracy to violate, section 325E.17; 325E.18; 609.185; 609.19; 609.195; 609.2112; 609.2113; 609.2114; 609.221; 609.222; 609.223; 609.2231; 609.2335; 609.24; 609.245; 609.247; 609.25; 609.255; 609.282; 609.283; 609.322; 609.342, subdivision 1, or subdivision 1a, clauses (a) to (f) and (i); 609.343, subdivision 1, or subdivision 1a, clauses (a) to (f) and (i); 609.344, subdivision 1, or subdivision 1a, clauses (a) to (e), (h), or (i); 609.345, subdivision 1, or subdivision 1a, clauses (a) to (e), (h), and (i); 609.352; 609.425; 609.425; 609.485; 609.487; 609.52; 609.525; 609.527; 609.528; 609.53; 609.54; 609.551; 609.561; 609.562; 609.563; 609.582; 609.59; 609.595; 609.611; 609.631; 609.66, subdivision 1e; 609.671, subdivisions 3, 4, 5, 8, and 12; 609.687; 609.821; 609.825; 609.86; 609.88; 609.89; 609.893; 609.895; 617.246; 617.247; or a gross misdemeanor or felony violation of section 609.891 or 624.7181; or any violation of section 609.324; or a felony violation of, or a felony-level attempt or conspiracy to violate, Minnesota Statutes 2012, section 609.21.

(g) "Controlled substance" has the meaning given in section 152.01, subdivision 4.

(h) "Prosecuting authority" means the attorney who is responsible for prosecuting an offense that is the basis for a forfeiture under sections 609.531 to 609.5318.

(i) "Asserting person" means a person, other than the driver alleged to have used a vehicle in the transportation or exchange of a controlled substance intended for distribution or sale, claiming an ownership interest in a vehicle that has been seized or restrained under this section.

Subd. 1a. **Construction.** Sections 609.531 to 609.5318 must be liberally construed to carry out the following remedial purposes:

(1) to enforce the law;

(2) to deter crime;

(3) to reduce the economic incentive to engage in criminal enterprise;

(4) to increase the pecuniary loss resulting from the detection of criminal activity; and

(5) to forfeit property unlawfully used or acquired and divert the property to law enforcement purposes.

Subd. 4. **Seizure.** (a) Property subject to forfeiture under sections 609.531 to 609.5318 may be seized by the appropriate agency upon process issued by any court having jurisdiction over the property. Property may be seized without process if:

(1) the seizure is incident to a lawful arrest or a lawful search;

(2) the property subject to seizure has been the subject of a prior judgment in favor of the state in a criminal injunction or forfeiture proceeding under this chapter; or

(3) the appropriate agency has probable cause to believe that the delay occasioned by the necessity to obtain process would result in the removal or destruction of the property and that:

(i) the property was used or is intended to be used in commission of a felony; or

(ii) the property is dangerous to health or safety.

If property is seized without process under item (i), the prosecuting authority must institute a forfeiture action under section 609.5313 as soon as is reasonably possible.

(b) When property is seized, the officer must provide a receipt to the person found in possession of the property; or in the absence of any person, the officer must leave a receipt in the place where the property was found, if reasonably possible.

Subd. 5. **Right to possession vests immediately; custody of seized property.** All right, title, and interest in property subject to forfeiture under sections 609.531 to 609.5318 vests in the appropriate agency upon commission of the act or omission giving rise to the forfeiture. Any property seized under sections 609.531 to 609.5318 is not subject to replevin, but is deemed to be in the custody of the appropriate agency subject to the orders and decrees of the court having jurisdiction over the forfeiture proceedings. When property is so seized, the appropriate agency shall use reasonable diligence to secure the property and prevent waste and may do any of the following:

(1) place the property under seal;

(2) remove the property to a place designated by it; and

(3) in the case of controlled substances, require the state Board of Pharmacy to take custody of the property and remove it to an appropriate location for disposition in accordance with law.

Subd. 5a. **Bond by owner for possession.** (a) If the owner of property that has been seized under sections 609.531 to 609.5318 seeks possession of the property before the forfeiture action is determined, the owner may give security or post bond payable to the appropriate agency in an amount equal to the retail value of the seized property. On posting the security or bond, the seized property must be returned to the owner and the forfeiture action shall proceed against the security as if it were the seized property. This subdivision does not apply to contraband property or property being held for investigatory purposes.

(b) If the owner of a motor vehicle that has been seized under this section seeks possession of the vehicle before the forfeiture action is determined, the owner may surrender the vehicle's certificate of title in exchange for the vehicle. The motor vehicle must be returned to the owner within 24 hours if the owner surrenders the motor vehicle's certificate of title to the appropriate agency, pending resolution of the forfeiture action. If the certificate is surrendered, the owner may not be ordered to post security or bond as a condition of release of the vehicle. When a certificate of title is surrendered under this provision, the agency shall notify the Department of Public Safety and any secured party noted on the certificate. The agency shall also notify the department and the secured party when it returns a surrendered title to the motor vehicle owner.

Subd. 6a. Forfeiture a civil procedure; conviction required. (a) An action for forfeiture is a civil in rem action and is independent of any criminal prosecution, except as provided in this subdivision.

(b) An asset is subject to forfeiture by judicial determination under sections 609.5311 to 609.5318 only if:

(1) a person is convicted of the criminal offense related to the action for forfeiture; or

(2) a person is not charged with a criminal offense under chapter 152 related to the action for forfeiture based in whole or in part on the person's agreement to provide information regarding the criminal activity of another person.

For purposes of clause (1), an admission of guilt to an offense chargeable under chapter 152, a sentence under section 152.152, a stay of adjudication under section 152.18, or a referral to a diversion program for an offense chargeable under chapter 152 is considered a conviction.

(c) The appropriate agency handling the judicial forfeiture may introduce into evidence in the judicial forfeiture case in civil court the agreement in paragraph (b), clause (2).

(d) The appropriate agency handling the judicial forfeiture bears the burden of proving by clear and convincing evidence that the property is an instrument or represents the proceeds of the underlying offense.

Subd. 7. **Petition for remission or mitigation.** Prior to the entry of a court order disposing with the forfeiture action, any person who has an interest in forfeited property may file with the prosecuting authority a petition for remission or mitigation of the forfeiture. The prosecuting authority may remit or mitigate the forfeiture upon terms and conditions the prosecuting authority deems reasonable if the prosecuting authority finds that: (1) the forfeiture was incurred without willful negligence or without any intention on the part of the petitioner to violate the law; or (2) extenuating circumstances justify the remission or mitigation of the forfeiture.

Subd. 8. Forfeiture policies; statewide model policy required. (a) By December 1, 2010, the Peace Officer Standards and Training Board, after consulting with the Minnesota County Attorneys Association, the Minnesota Sheriffs' Association, the Minnesota Chiefs of Police Association, and the Minnesota Police and Peace Officers Association, shall develop a model policy that articulates best practices for forfeiture and is designed to encourage the uniform application of forfeiture laws statewide. At a minimum, the policy shall address the following:

(1) best practices in pursuing, seizing, and tracking forfeitures;

(2) type and frequency of training for law enforcement on forfeiture laws; and

(3) situations in which forfeitures should not be pursued.

(b) By December 1, 2010, the Minnesota County Attorneys Association, after consulting with the attorney general, the Peace Officer Standards and Training Board, the Minnesota Sheriffs' Association, the Minnesota Chiefs of Police Association, and the Minnesota Police and Peace Officers Association, shall develop a model policy that articulates best practices for forfeiture and is designed to encourage the uniform application of forfeiture laws statewide. At a minimum, the policy shall address the following:

(1) statutory role of prosecuting authorities in forfeiture procedures;

- (2) best practices for timely and fair resolution of forfeiture cases;
- (3) type and frequency of training for prosecuting authorities on forfeiture laws; and
- (4) situations in which forfeitures should not be pursued.

(c) By December 1, 2010, the Minnesota County Attorneys Association and the Peace Officer Standards and Training Board shall forward an electronic copy of its respective model policy to the chairs and ranking minority members of the senate and house of representatives committees having jurisdiction over criminal justice and civil law policy.

(d) By March 1, 2011, the chief law enforcement officer of every state and local law enforcement agency and every prosecution office in the state shall adopt and implement a written policy on forfeiture that is identical or substantially similar to the model policies developed under paragraphs (a) and (b). The written policy shall be made available to the public upon request.

Subd. 9. **Transfer of forfeitable property to federal government.** The appropriate agency shall not directly or indirectly transfer property subject to forfeiture under sections 609.531 to 609.5318 to a federal agency for adoption if the forfeiture would be prohibited under state law.

## 609.5311 FORFEITURE OF PROPERTY ASSOCIATED WITH CONTROLLED SUBSTANCES.

Subdivision 1. **Controlled substances.** All controlled substances that were manufactured, distributed, dispensed, or acquired in violation of chapter 152 or 342 are subject to forfeiture under this section, except as provided in subdivision 3 and section 609.5316.

Subd. 2. Associated property. (a) All personal property and real property, other than homestead property exempt from seizure under section 510.01, that is an instrument or represents the proceeds of a controlled substance offense is subject to forfeiture under this section, except as provided in subdivision 3.

(b) The Department of Corrections Fugitive Apprehension Unit shall not seize real property for the purposes of forfeiture under paragraph (a).

(c) Money is the property of an appropriate agency and may be seized and recovered by the appropriate agency if:

(1) the money is used by an appropriate agency, or furnished to a person operating on behalf of an appropriate agency, to purchase or attempt to purchase a controlled substance; and

(2) the appropriate agency records the serial number or otherwise marks the money for identification.

As used in this paragraph, "money" means United States currency and coin; the currency and coin of a foreign country; a bank check, cashier's check, or traveler's check; a prepaid credit card; cryptocurrency; or a money order.

Subd. 3. Limitations on forfeiture of certain property associated with controlled substances. (a) A conveyance device is subject to forfeiture under this section only if the retail value of the controlled substance is \$100 or more and the conveyance device was used in the transportation or exchange of a controlled substance intended for distribution or sale.

(b) Real property is subject to forfeiture under this section only if the retail value of the controlled substance or contraband is \$2,000 or more.

(c) Property used by any person as a common carrier in the transaction of business as a common carrier is subject to forfeiture under this section only if the owner of the property is a consenting party to, or is privy to, the use or intended use of the property as described in subdivision 2.

(d) Property is subject to forfeiture under this section only if its owner was privy to the use or intended use described in subdivision 2, or the unlawful use or intended use of the property otherwise occurred with the owner's knowledge or consent.

(e) Forfeiture under this section of a conveyance device or real property encumbered by a bona fide security interest is subject to the interest of the secured party unless the secured party had knowledge of or consented to the act or omission upon which the forfeiture is based. A person claiming a security interest bears the burden of establishing that interest by clear and convincing evidence.

(f) Forfeiture under this section of real property is subject to the interests of a good faith purchaser for value unless the purchaser had knowledge of or consented to the act or omission upon which the forfeiture is based.

(g) Notwithstanding paragraphs (d), (e), and (f), property is not subject to forfeiture based solely on the owner's or secured party's knowledge of the unlawful use or intended use of the property if: (1) the owner or secured party took reasonable steps to terminate use of the property by the offender; or (2) the property is real property owned by the parent of the offender, unless the parent actively participated in, or knowingly acquiesced to, a violation of chapter 152, or the real property constitutes proceeds derived from or traceable to a use described in subdivision 2.

(h) Money is subject to forfeiture under this section only if it has a total value of \$1,500 or more or there is probable cause to believe that the money was exchanged for the purchase of a controlled substance. As used in this paragraph, "money" means United States currency and coin; the currency and coin of a foreign country; a bank check, cashier's check, or traveler's check; a prepaid credit card; cryptocurrency; or a money order.

(i) The Department of Corrections Fugitive Apprehension Unit shall not seize a conveyance device or real property, for the purposes of forfeiture under paragraphs (a) to (g).

(j) Nothing in this subdivision prohibits the seizure, with or without warrant, of any property or thing for the purpose of being produced as evidence on any trial or for any other lawful purpose.

Subd. 4. **Records; proceeds.** All books, records, and research products and materials, including formulas, microfilm, tapes, and data that are used, or intended for use in the manner described in subdivision 2 are subject to forfeiture.

# 609.5312 FORFEITURE OF PROPERTY ASSOCIATED WITH DESIGNATED OFFENSES.

Subdivision 1. **Property subject to forfeiture.** (a) All personal property is subject to forfeiture if it was used or intended for use to commit or facilitate the commission of a designated offense. All money and other property, real and personal, that represent proceeds of a designated offense, and all contraband property, are subject to forfeiture, except as provided in this section.

(b) All money used or intended to be used to facilitate the commission of a violation of section 609.322 or 609.324 or a violation of a local ordinance substantially similar to section 609.322 or 609.324 is subject to forfeiture.

(c) The Department of Corrections Fugitive Apprehension Unit shall not seize real property for the purposes of forfeiture under paragraph (a).

Subd. 1a. **Computers and related property subject to forfeiture.** (a) As used in this subdivision, "property" has the meaning given in section 609.87, subdivision 6.

(b) When a computer or a component part of a computer is used or intended for use to commit or facilitate the commission of a designated offense, the computer and all software, data, and other property contained in the computer are subject to forfeiture unless prohibited by the Privacy Protection Act, United States Code, title 42, sections 2000aa to 2000aa-12, or other state or federal law.

(c) Regardless of whether a forfeiture action is initiated following the lawful seizure of a computer and related property, if the appropriate agency returns hardware, software, data, or other property to the owner, the agency may charge the owner for the cost of separating contraband from the computer or other property returned, including salary and contract costs. The agency may not charge these costs to an owner of a computer or related property who was not privy to the act or omission upon which the seizure was based, or who did not have knowledge of or consent to the act or omission, if the owner:

(1) requests from the agency copies of specified legitimate data files and provides sufficient storage media; or

(2) requests the return of a computer or other property less data storage devices on which contraband resides.

Subd. 2. Limitations on forfeiture of property associated with designated offenses. (a) Property used by a person as a common carrier in the transaction of business as a common carrier is subject to forfeiture under this section only if the owner of the property is a consenting party to, or is privy to, the commission of a designated offense.

(b) Property is subject to forfeiture under this section only if the owner was privy to the act or omission upon which the forfeiture is based, or the act or omission occurred with the owner's knowledge or consent.

(c) Property encumbered by a bona fide security interest is subject to the interest of the secured party unless the party had knowledge of or consented to the act or omission upon which the forfeiture is based. A person claiming a security interest bears the burden of establishing that interest by clear and convincing evidence.

(d) Notwithstanding paragraphs (b) and (c), property is not subject to forfeiture based solely on the owner's or secured party's knowledge of the act or omission upon which the forfeiture is based if the owner or secured party took reasonable steps to terminate use of the property by the offender.

Subd. 3. Vehicle forfeiture for prostitution offenses. (a) A motor vehicle is subject to forfeiture under this subdivision if it was used to commit or facilitate, or used during the commission of, a violation of section 609.324 or a violation of a local ordinance substantially similar to section 609.324. A motor vehicle is subject to forfeiture under this subdivision only if the offense is established by proof of a criminal conviction for the offense. Except as otherwise provided in this subdivision, a forfeiture under this subdivision is governed by sections 609.531, 609.5312, and 609.5313.

(b) When a motor vehicle subject to forfeiture under this subdivision is seized in advance of a judicial forfeiture order, a hearing before a judge or referee must be held within 96 hours of the seizure. Notice of the hearing must be given to the registered owner within 48 hours of the seizure. The prosecuting authority shall certify to the court, at or in advance of the hearing, that it has filed or intends to file charges against the alleged violator for violating section 609.324 or a local ordinance substantially similar to section 609.324. After conducting the hearing, the court shall order that the motor vehicle be returned to the owner if:

(1) the prosecuting authority has failed to make the certification required by paragraph (b);

(2) the owner of the motor vehicle has demonstrated to the court's satisfaction that the owner has a defense to the forfeiture, including but not limited to the defenses contained in subdivision 2; or

(3) the court determines that seizure of the vehicle creates or would create an undue hardship for members of the owner's family.

(c) If the defendant is acquitted or prostitution charges against the defendant are dismissed, neither the owner nor the defendant is responsible for paying any costs associated with the seizure or storage of the vehicle.

(d) A vehicle leased or rented under section 168.27, subdivision 4, for a period of 180 days or less is not subject to forfeiture under this subdivision.

(e) For purposes of this subdivision, seizure occurs either:

(1) at the date at which personal service of process upon the registered owner is made; or

(2) at the date when the registered owner has been notified by certified mail at the address listed in the Minnesota Department of Public Safety computerized motor vehicle registration records.

(f) The Department of Corrections Fugitive Apprehension Unit shall not participate in paragraphs (a) to (e).

Subd. 4. Vehicle forfeiture for fleeing peace officer. (a) A motor vehicle is subject to forfeiture under this subdivision if it was used to commit a violation of section 609.487 and endanger life or property. A motor vehicle is subject to forfeiture under this subdivision only if the offense is established by proof of a criminal conviction for the offense. Except as otherwise provided in this subdivision, a forfeiture under this subdivision is governed by sections 609.531, 609.5312, 609.5313, and 609.5315, subdivision 6.

(b) When a motor vehicle subject to forfeiture under this subdivision is seized in advance of a judicial forfeiture order, a hearing before a judge or referee must be held within 96 hours of the seizure. Notice of the hearing must be given to the registered owner within 48 hours of the seizure. The prosecuting authority shall certify to the court, at or in advance of the hearing, that it has filed or intends to file charges against the alleged violator for violating section 609.487. After conducting the hearing, the court shall order that the motor vehicle be returned to the owner if:

(1) the prosecuting authority has failed to make the certification required by this paragraph;

(2) the owner of the motor vehicle has demonstrated to the court's satisfaction that the owner has a defense to the forfeiture, including but not limited to the defenses contained in subdivision 2; or

(3) the court determines that seizure of the vehicle creates or would create an undue hardship for members of the owner's family.

(c) If the defendant is acquitted or the charges against the defendant are dismissed, neither the owner nor the defendant is responsible for paying any costs associated with the seizure or storage of the vehicle.

(d) A vehicle leased or rented under section 168.27, subdivision 4, for a period of 180 days or less is not subject to forfeiture under this subdivision.

(e) A motor vehicle that is an off-road recreational vehicle as defined in section 169A.03, subdivision 16, or a motorboat as defined in section 169A.03, subdivision 13, is not subject to paragraph (b).

(f) For purposes of this subdivision, seizure occurs either:

(1) at the date at which personal service of process upon the registered owner is made; or

(2) at the date when the registered owner has been notified by certified mail at the address listed in the Minnesota Department of Public Safety computerized motor vehicle registration records.

(g) The Department of Corrections Fugitive Apprehension Unit shall not seize a motor vehicle for the purposes of forfeiture under paragraphs (a) to (f).

#### 609.5313 FORFEITURE BY JUDICIAL ACTION; PROCEDURE.

(a) The forfeiture of property under sections 609.5311 and 609.5312 is governed by this section. A separate complaint must be filed against the property stating the act, omission, or occurrence giving rise to the forfeiture and the date and place of the act or occurrence. Within 60 days from when the seizure occurs, the prosecuting authority shall notify the owner or possessor of the property of the action, if known or readily ascertainable. The action must be captioned in the name of the prosecuting authority's designee as plaintiff and the property as defendant. Upon motion by the prosecuting authority, a court may extend the time period for sending notice for a period not to exceed 90 days for good cause shown.

(b) If notice is not sent in accordance with paragraph (a), and no time extension is granted or the extension period has expired, the appropriate agency shall return the property to the person from whom the property was seized, if known. An agency's return of property due to lack of proper notice does not restrict the right of the agency to commence a forfeiture proceeding at a later time. The agency shall not be required to return contraband or other property that the person from whom the property was seized may not legally possess.

## 609.5314 ADMINISTRATIVE FORFEITURE OF CERTAIN PROPERTY SEIZED IN CONNECTION WITH A CONTROLLED SUBSTANCES SEIZURE.

Subdivision 1. **Property subject to administrative forfeiture.** (a) The following are subject to administrative forfeiture under this section:

(1) all money totaling \$1,500 or more, precious metals, and precious stones that there is probable cause to believe represent the proceeds of a controlled substance offense;

(2) all money found in proximity to controlled substances when there is probable cause to believe that the money was exchanged for the purchase of a controlled substance;

(3) all conveyance devices containing controlled substances with a retail value of \$100 or more if there is probable cause to believe that the conveyance device was used in the transportation or exchange of a controlled substance intended for distribution or sale; and

(4) all firearms, ammunition, and firearm accessories found:

(i) in a conveyance device used or intended for use to commit or facilitate the commission of a felony offense involving a controlled substance;

(ii) on or in proximity to a person from whom a felony amount of controlled substance is seized; or

(iii) on the premises where a controlled substance is seized and in proximity to the controlled substance, if possession or sale of the controlled substance would be a felony under chapter 152.

(b) The Department of Corrections Fugitive Apprehension Unit shall not seize items listed in paragraph (a), clauses (3) and (4), for the purposes of forfeiture.

(c) Money is the property of an appropriate agency and may be seized and recovered by the appropriate agency if:

(1) the money is used by an appropriate agency, or furnished to a person operating on behalf of an appropriate agency, to purchase or attempt to purchase a controlled substance; and

(2) the appropriate agency records the serial number or otherwise marks the money for identification.

(d) As used in this section, "money" means United States currency and coin; the currency and coin of a foreign country; a bank check, cashier's check, or traveler's check; a prepaid credit card; cryptocurrency; or a money order.

(e) As used in this section, "controlled substance" does not include cannabis flower as defined in section 342.01, subdivision 16, cannabis products as defined in section 342.01, subdivision 20, hemp-derived consumer products as defined in section 342.01, subdivision 37, or lower-potency hemp edibles as defined in section 342.01, subdivision 50.

Subd. 1a. **Innocent owner.** (a) Any person, other than the defendant driver, alleged to have used a vehicle in the transportation or exchange of a controlled substance intended for distribution or sale, claiming an ownership interest in a vehicle that has been seized or restrained under this section may assert that right by notifying the prosecuting authority in writing and within 60 days of the service of the notice of seizure.

(b) Upon receipt of notice pursuant to paragraph (a), the prosecuting authority may release the vehicle to the asserting person. If the prosecuting authority proceeds with the forfeiture, the prosecuting authority must, within 30 days, file a separate complaint in the name of the jurisdiction pursuing the forfeiture against the vehicle, describing the vehicle, specifying that the vehicle was used in the transportation or exchange of a controlled substance intended for distribution or sale, and specifying the time and place of the vehicle's unlawful use. The complaint may be filed in district court or conciliation court and the filing fee is waived.

(c) A complaint filed by the prosecuting authority must be served on the asserting person and on any other registered owners. Service may be made by certified mail at the address listed in the

Department of Public Safety's computerized motor vehicle registration records or by any means permitted by court rules.

(d) The hearing on the complaint shall, to the extent practicable, be held within 30 days of the filing of the petition. The court may consolidate the hearing on the complaint with a hearing on any other complaint involving a claim of an ownership interest in the same vehicle.

(e) At a hearing held pursuant to this subdivision, the state must prove by a preponderance of the evidence that:

(1) the seizure was incident to a lawful arrest or a lawful search; and

(2) the vehicle was used in the transportation or exchange of a controlled substance intended for distribution or sale.

(f) At a hearing held pursuant to this subdivision, the asserting person must prove by a preponderance of the evidence that the asserting person:

(1) has an actual ownership interest in the vehicle; and

(2) did not have actual or constructive knowledge that the vehicle would be used or operated in any manner contrary to law or that the asserting person took reasonable steps to prevent use of the vehicle by the alleged offender.

(g) If the court determines that the state met both burdens under paragraph (e) and the asserting person failed to meet any burden under paragraph (f), the court shall order that the vehicle remains subject to forfeiture under this section.

(h) The court shall order that the vehicle is not subject to forfeiture under this section and shall order the vehicle returned to the asserting person if it determines that:

(1) the state failed to meet any burden under paragraph (e);

(2) the asserting person proved both elements under paragraph (f); or

(3) clauses (1) and (2) apply.

(i) If the court determines that the asserting person is an innocent owner and orders the vehicle returned to the innocent owner, an entity in possession of the vehicle is not required to release the vehicle until the innocent owner pays:

(1) the reasonable costs of the towing, seizure, and storage of the vehicle incurred before the innocent owner provided the notice required under paragraph (a); and

(2) any reasonable costs of storage of the vehicle incurred more than two weeks after an order issued under paragraph (h).

Subd. 2. Administrative forfeiture procedure. (a) Forfeiture of property described in subdivision 1 that does not exceed \$50,000 in value is governed by this subdivision. Within 60 days from when seizure occurs, all persons known to have an ownership, possessory, or security interest in seized property must be notified of the seizure and the intent to forfeit the property. In the case of a motor vehicle required to be registered under chapter 168, notice mailed by certified mail to the address shown in Department of Public Safety records is deemed sufficient notice to the registered owner. The notification to a person known to have a security interest in seized property required under this paragraph applies only to motor vehicles required to be registered under chapter 168 and only if the security interest is listed on the vehicle's title. Upon motion by the appropriate agency or the prosecuting authority, a court may extend the time period for sending notice for a period not to exceed 90 days for good cause shown.

(b) Notice may otherwise be given in the manner provided by law for service of a summons in a civil action. The notice must be in writing and contain:

(1) a description of the property seized;

(2) the date of seizure; and

(3) notice of the right to obtain judicial review of the forfeiture and of the procedure for obtaining that judicial review, printed in English. This requirement does not preclude the appropriate agency from printing the notice in other languages in addition to English.

Substantially the following language must appear conspicuously in the notice:

"WARNING: If you were the person arrested when the property was seized, you will automatically lose the above-described property and the right to be heard in court if you do not file a lawsuit and serve the prosecuting authority within 60 days. You may file your lawsuit in conciliation court if the property is worth \$15,000 or less; otherwise, you must file in district court. You do not have to pay a filing fee for your lawsuit.

WARNING: If you have an ownership interest in the above-described property and were not the person arrested when the property was seized, you will automatically lose the above-described property and the right to be heard in court if you do not notify the prosecuting authority of your interest in writing within 60 days."

(c) If notice is not sent in accordance with paragraph (a), and no time extension is granted or the extension period has expired, the appropriate agency shall return the property to the person from whom the property was seized, if known. An agency's return of property due to lack of proper notice does not restrict the agency's authority to commence a forfeiture proceeding at a later time. The agency shall not be required to return contraband or other property that the person from whom the property was seized may not legally possess.

Subd. 3. Judicial determination. (a) Within 60 days following service of a notice of seizure and forfeiture under this section, a claimant may file a demand for a judicial determination of the forfeiture. The demand must be in the form of a civil complaint and must be filed with the court administrator in the county in which the seizure occurred, together with proof of service of a copy of the complaint on the prosecuting authority for that county. The claimant may serve the complaint on the prosecuting authority by certified mail or any means permitted by court rules. If the value of the seized property is \$15,000 or less, the claimant may file an action in conciliation court for recovery of the seized property. A copy of the conciliation court statement of claim may be served personally or as permitted by the Rules of Conciliation Court Procedure on the prosecuting authority having jurisdiction over the forfeiture within 60 days following service of the notice of seizure and forfeiture under this subdivision. The claimant does not have to pay the court filing fee. No responsive pleading is required of the prosecuting authority and no court fees may be charged for the prosecuting authority's appearance in the matter. The district court administrator shall schedule the hearing as soon as practicable after, and in any event no later than 90 days following, the conclusion of the criminal prosecution. The proceedings are governed by the Rules of Civil Procedure and, where applicable, by the Rules of Conciliation Court Procedure.

(b) The complaint must be captioned in the name of the claimant as plaintiff and the seized property as defendant, and must state with specificity the grounds on which the claimant alleges the property was improperly seized and the plaintiff's interest in the property seized. Notwithstanding any law to the contrary, an action for the return of property seized under this section may not be maintained by or on behalf of any person who has been served with a notice of seizure and forfeiture unless the person has complied with this subdivision.

(c) If the claimant makes a timely demand for judicial determination under this subdivision, the appropriate agency must conduct the forfeiture under section 609.531, subdivision 6a. The limitations and defenses set forth in section 609.5311, subdivision 3, apply to the judicial determination.

(d) If a demand for judicial determination of an administrative forfeiture is filed under this subdivision and the court orders the return of the seized property, the court may order sanctions under section 549.211. If the court orders payment of these costs, they must be paid from forfeited money or proceeds from the sale of forfeited property from the appropriate law enforcement and prosecuting agencies in the same proportion as they would be distributed under section 609.5315, subdivision 5.

#### 609.5315 DISPOSITION OF FORFEITED PROPERTY.

Subdivision 1. **Disposition.** (a) Subject to paragraph (b), if the court finds under section 609.5313, 609.5314, or 609.5318 that the property is subject to forfeiture, it shall order the appropriate agency to do one of the following:

(1) unless a different disposition is provided under clause (3) or (4), either destroy firearms, ammunition, and firearm accessories that the agency decides not to use for law enforcement purposes under clause (8), or sell them to federally licensed firearms dealers, as defined in section 624.7161, subdivision 1, and distribute the proceeds under subdivision 5 or 5b;

(2) sell property that is not required to be destroyed by law and is not harmful to the public and distribute the proceeds under subdivision 5 or 5b;

(3) sell antique firearms, as defined in section 624.712, subdivision 3, to the public and distribute the proceeds under subdivision 5 or 5b;

(4) destroy or use for law enforcement purposes semiautomatic military-style assault weapons, as defined in section 624.712, subdivision 7;

(5) take custody of the property and remove it for disposition in accordance with law;

(6) forward the property to the federal drug enforcement administration;

(7) disburse money as provided under subdivision 5, 5b, or 5c; or

(8) keep property other than money for official use by the agency and the prosecuting agency.

(b) Notwithstanding paragraph (a), the Hennepin or Ramsey County sheriff may not sell firearms, ammunition, or firearms accessories if the policy is disapproved by the applicable county board.

(c) If property is sold under paragraph (a), the appropriate agency shall not sell property to: (1) an officer or employee of the agency that seized the property or to a person related to the officer or employee by blood or marriage; or (2) the prosecuting authority or any individual working in the same office or a person related to the authority or individual by blood or marriage.

(d) Sales of forfeited property under this section must be conducted in a commercially reasonable manner.

Subd. 2. **Disposition of administratively forfeited property.** If property is forfeited administratively under section 609.5314 or 609.5318 and no demand for judicial determination is made, the appropriate agency shall provide the prosecuting authority with a copy of the forfeiture or evidence receipt, the notice of seizure and intent to forfeit, a statement of probable cause for forfeiture of the property, and a description of the property and its estimated value. Upon review and certification by the prosecuting authority that (1) the appropriate agency served notice in accordance with section 609.5314, subdivision 4, or 626.16; (2) the appropriate agency served notice cause for forfeiture exists based on the officer's statement, the appropriate agency may dispose of the property in any of the ways listed in subdivision 1.

Subd. 3. Use by law enforcement. (a) Property kept under this section may be used only in the performance of official duties of the appropriate agency or prosecuting agency and may not be used for any other purpose. If an appropriate agency keeps a forfeited motor vehicle for official use, it shall make reasonable efforts to ensure that the motor vehicle is available for use and adaptation by the agency's officers who participate in the drug abuse resistance education program.

(b) Proceeds from the sale of property kept under this subdivision must be disbursed as provided in subdivision 5.

Subd. 4. **Distribution of proceeds of the offense.** Property that consists of proceeds derived from or traced to the commission of a designated offense or a violation of section 609.66, subdivision 1e, must be applied first to payment of seizure, storage, forfeiture, and sale expenses, and to satisfy valid liens against the property; and second, to any court-ordered restitution before being disbursed as provided under subdivision 5.

Subd. 5. **Distribution of money.** The money or proceeds from the sale of forfeited property, after payment of seizure, storage, forfeiture, and sale expenses, and satisfaction of valid liens against the property, must be distributed as follows:

(1) 70 percent of the money or proceeds must be forwarded to the appropriate agency for deposit as a supplement to the agency's operating fund or similar fund for use in law enforcement, training, education, crime prevention, equipment, or capital expenses;

(2) 20 percent of the money or proceeds must be forwarded to the prosecuting authority that handled the forfeiture for deposit as a supplement to its operating fund or similar fund for prosecutorial purposes, training, education, crime prevention, equipment, or capital expenses; and

(3) the remaining ten percent of the money or proceeds must be forwarded within 60 days after resolution of the forfeiture to the state treasury and credited to the general fund. Any local police relief association organized under chapter 423 which received or was entitled to receive the proceeds of any sale made under this section before the effective date of Laws 1988, chapter 665, sections 1 to 17, shall continue to receive and retain the proceeds of these sales.

Subd. 5a. **Disposition of certain forfeited proceeds; prostitution.** The proceeds from the sale of motor vehicles forfeited under section 609.5312, subdivision 3, after payment of seizure, storage, forfeiture, and sale expenses, and satisfaction of valid liens against the vehicle, shall be distributed as follows:

(1) 40 percent of the proceeds must be forwarded to the appropriate agency for deposit as a supplement to the agency's operating fund or similar fund for use in law enforcement;

(2) 20 percent of the proceeds must be forwarded to the prosecuting authority that handled the forfeiture for deposit as a supplement to its operating fund or similar fund for prosecutorial purposes; and

(3) the remaining 40 percent of the proceeds must be forwarded to the city treasury for distribution to neighborhood crime prevention programs.

Subd. 5b. **Disposition of certain forfeited proceeds; trafficking of persons.** Except as provided in subdivision 5c, for forfeitures resulting from violations of section 609.282, 609.283, or 609.322, the money or proceeds from the sale of forfeited property, after payment of seizure, storage, forfeiture, and sale expenses, and satisfaction of valid liens against the property, must be distributed as follows:

(1) 40 percent of the proceeds must be forwarded to the appropriate agency for deposit as a supplement to the agency's operating fund or similar fund for use in law enforcement;

(2) 20 percent of the proceeds must be forwarded to the prosecuting authority that handled the forfeiture for deposit as a supplement to its operating fund or similar fund for prosecutorial purposes; and

(3) the remaining 40 percent of the proceeds must be forwarded to the commissioner of health and are appropriated to the commissioner for distribution to crime victims services organizations that provide services to victims of trafficking offenses.

Subd. 5c. **Disposition of money; prostitution.** Money forfeited under section 609.5312, subdivision 1, paragraph (b), must be distributed as follows:

(1) 40 percent must be forwarded to the appropriate agency for deposit as a supplement to the agency's operating fund or similar fund for use in law enforcement;

(2) 20 percent must be forwarded to the prosecuting authority that handled the forfeiture for deposit as a supplement to its operating fund or similar fund for prosecutorial purposes; and

(3) the remaining 40 percent must be forwarded to the commissioner of health to be deposited in the safe harbor for youth account in the special revenue fund and is appropriated to the commissioner for distribution to crime victims services organizations that provide services to sexually exploited youth, as defined in section 260C.007, subdivision 31.

Subd. 7. **Firearms.** The agency shall make best efforts for a period of 90 days after the seizure of an abandoned or stolen firearm to protect the firearm from harm and return it to the lawful owner.

#### 609.5318 FORFEITURE OF VEHICLES USED IN DRIVE-BY SHOOTINGS.

Subdivision 1. **Motor vehicles subject to forfeiture.** (a) If the prosecuting authority establishes by clear and convincing evidence that a motor vehicle was used in a violation of section 609.66, subdivision 1e, the vehicle is subject to forfeiture under this section upon a conviction for the same offense.

(b) The Department of Corrections Fugitive Apprehension Unit shall not seize a motor vehicle for the purposes of forfeiture under paragraph (a).

Subd. 2. **Notice.** (a) The registered owner of the vehicle must be notified of the seizure and intent to forfeit the vehicle within seven days after the seizure. Notice by certified mail to the address shown in Department of Public Safety records is deemed to be sufficient notice to the registered owner.

(b) The notice must be in writing and:

- (1) contain a description of the property seized;
- (2) contain the date of seizure; and

(3) be printed in English. This requirement does not preclude the appropriate agency from printing the notice in other languages in addition to English.

(c) Substantially, the following language must appear conspicuously in the notice:

"WARNING: You will automatically lose the above-described property and the right to be heard in court if you do not file a lawsuit and serve the prosecuting authority within 60 days. You may file your lawsuit in conciliation court if the property is worth \$15,000 or less; otherwise, you must file in district court. You may not have to pay a filing fee for your lawsuit if you are unable to afford the fee. You do not have to pay a conciliation court fee if your property is worth less than \$500."

Subd. 3. **Hearing.** (a) Within 60 days following service of a notice of seizure and forfeiture, a claimant may demand a judicial determination of the forfeiture. If a related criminal proceeding is pending, the 60-day period begins to run at the conclusion of those proceedings.

(b) The demand must be in the form of a civil complaint as provided in section 609.5314, subdivision 3, except as otherwise provided in this section.

(c) If the claimant makes a timely demand for judicial determination under this subdivision, the appropriate agency must conduct the forfeiture under subdivision 4.

Subd. 4. **Procedure.** (a) If a judicial determination of the forfeiture is requested, a separate complaint must be filed against the vehicle, stating the specific act giving rise to the forfeiture and the date, time, and place of the act. The action must be captioned in the name of the prosecuting authority or the prosecuting authority's designee as plaintiff and the property as defendant.

(b) If a demand for judicial determination of an administrative forfeiture is filed and the court orders the return of the seized property, the court shall order that filing fees be reimbursed to the person who filed the demand. In addition, the court may order the payment of reasonable costs, expenses, attorney fees, and towing and storage fees. If the court orders payment of these costs, they must be paid from forfeited money or proceeds from the sale of forfeited property from the appropriate law enforcement and prosecuting agencies in the same proportion as they would be distributed under section 609.5315, subdivision 5.

Subd. 5. Limitations. (a) A vehicle used by a person as a common carrier in the transaction of business as a common carrier is subject to forfeiture under this section only if the owner is a consenting party to, or is privy to, the commission of the act giving rise to the forfeiture.

(b) A vehicle is subject to forfeiture under this section only if the registered owner was privy to the act upon which the forfeiture is based, the act occurred with the owner's knowledge or consent, or the act occurred due to the owner's gross negligence in allowing another to use the vehicle.

(c) A vehicle encumbered by a bona fide security interest is subject to the interest of the secured party unless the party had knowledge of or consented to the act upon which the forfeiture is based. A person claiming a security interest bears the burden of establishing that interest by clear and convincing evidence.

#### 609.5319 FINANCIAL INSTITUTION SECURED INTEREST.

Property that is subject to a bona fide security interest, based upon a loan or other financing arranged by a bank, credit union, or any other financial institution, is subject to the interest of the bank, credit union, or other financial institution in any forfeiture proceeding that is based upon a violation of any provision of this chapter or the commission of any other criminal act. The security interest must be established by clear and convincing evidence.

#### 609.762 FORFEITURE OF GAMBLING DEVICES, PRIZES AND PROCEEDS.

Subd. 3. Not subject to replevin. Property taken or detained under subdivision 2 is not subject to a replevin action, but is considered to be in the custody of the law enforcement agency subject only to the orders and decrees of the court having jurisdiction over the forfeiture proceedings.

Subd. 4. **Procedures.** Property must be forfeited after a conviction for a gambling violation according to the following procedure:

(1) a separate complaint must be filed against the property describing it, charging its use in the specified violation, and specifying the time and place of its unlawful use;

(2) if the person charged with a gambling offense is acquitted, the court shall dismiss the complaint and order the property returned to the persons legally entitled to it; and

(3) if after conviction the court finds the property, or any part of it, was used in violation as specified in the complaint, it shall order that the property be sold or retained by the law enforcement agency for official use. Proceeds from the sale of forfeited property may be retained for official use and shared equally between the law enforcement agency investigating the offense involved in the forfeiture and the prosecuting agency that prosecuted the offense involved in the forfeiture and handled the forfeiture proceedings.

Subd. 5. **Exception.** Property may not be seized or forfeited under this section if the owner shows to the satisfaction of the court that the owner had no notice or knowledge or reason to believe that the property was used or intended to be used in violation of this section.

Subd. 6. **Reporting.** The law enforcement and prosecuting agencies shall report on forfeitures occurring under this section as described in section 609.5315, subdivision 6.