01/05/21

KLL/EE

21-01166

SENATE STATE OF MINNESOTA NINETY-SECOND SESSION

S.F. No. 206

(SENATE AUTHORS: HOUSLEY and Bigham)							
DATE	D-PG	OFFICIAL STATUS					
01/21/2021	127	Introduction and first reading Referred to Commerce and Consumer Protection Finance and Policy					
02/04/2021	257	Author added Bigham					

1.1	A bill for an act
1.2 1.3 1.4	relating to public safety; establishing requirements for the purchase of catalytic converters; amending Minnesota Statutes 2020, section 325E.21, subdivisions 1b, 2, by adding a subdivision.
1.5	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
1.6	Section 1. Minnesota Statutes 2020, section 325E.21, subdivision 1b, is amended to read:
1.7	Subd. 1b. Purchase or acquisition record required. (a) Every scrap metal dealer,
1.8	including an agent, employee, or representative of the dealer, shall create a permanent record
1.9	written in English, using an electronic record program at the time of each purchase or
1.10	acquisition of scrap metal. The record must include the information identified in subdivision
1.11	1e where applicable, and must also include:
1.12	(1) a complete and accurate account or description, including the weight if customarily
1.13	purchased by weight, of the scrap metal purchased or acquired;
1.14	(2) the date, time, and place of the receipt of the scrap metal purchased or acquired and
1.15	a unique transaction identifier;
1.16	(3) a photocopy or electronic scan of the seller's proof of identification including the
1.17	identification number;
1.18	(4) the amount paid and the number of the check or electronic transfer used to purchase
1.19	the scrap metal;
1.20	(5) the license plate number and description of the vehicle used by the person when
1.21	delivering the scrap metal, including the vehicle make and model, and any identifying marks
1.22	on the vehicle, such as a business name, decals, or markings, if applicable;

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2.1 (6) a statement signed by the seller, under penalty of perjury as provided in section
2.2 609.48, attesting that the scrap metal is not stolen and is free of any liens or encumbrances

2.3 and the seller has the right to sell it; and

2.4 (7) a copy of the receipt, which must include at least the following information: the name
and address of the dealer, the date and time the scrap metal was received by the dealer, an
accurate description of the scrap metal, and the amount paid for the scrap metal.

2.7 (b) The record, as well as the scrap metal purchased or received, shall at all reasonable
2.8 times be open to the inspection of any properly identified law enforcement officer.

(c) Except as provided in subdivision 1e, no record is required for property purchased
from merchants, manufacturers, salvage pools, insurance companies, rental car companies,
financial institutions, charities, dealers licensed under section 168.27, or wholesale dealers,
having an established place of business, or of any goods purchased at open sale from any
bankrupt stock, but a receipt as required under paragraph (a), clause (7), shall be obtained
and kept by the person, which must be shown upon demand to any properly identified law
enforcement officer.

2.16 (d) The dealer must provide a copy of the receipt required under paragraph (a), clause2.17 (7), to the seller in every transaction.

(e) Law enforcement agencies in the jurisdiction where a dealer is located may conduct
regular and routine inspections to ensure compliance, refer violations to the city or county
attorney for criminal prosecution, and notify the registrar of motor vehicles.

(f) Except as otherwise provided in this section, a scrap metal dealer or the dealer's agent, 2.21 employee, or representative may not disclose personal information concerning a customer 2.22 without the customer's consent unless the disclosure is required by law or made in response 2.23 to a request from a law enforcement agency. A scrap metal dealer must implement reasonable 2.24 safeguards to protect the security of the personal information and prevent unauthorized 2.25 access to or disclosure of the information. For purposes of this paragraph, "personal 2.26 information" is any individually identifiable information gathered in connection with a 2.27 record under paragraph (a). 2.28

2.29 EFFECTIVE DATE. This section is effective August 1, 2021, and applies to purchases 2.30 that take place on or after that date.

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3.1	Sec. 2. Mir	nnesota Statutes 20	020, section 325E.2	21, is amended by adding	a subdivision to	
3.2	read:					
3.3	Subd. 1e.	Purchase or acq	uisition of catalyt	i c converter. (a) Before e	each purchase or	
3.4	acquisition o	f a catalytic conve	rter, every scrap m	etal dealer, including an a	gent, employee,	
3.5	or representative of the dealer, shall:					
3.6	(1) verify, with the applicable documentation described in paragraphs (b) and (c), that					
3.7	the person tra	ansferring or sellin	ig the catalytic con	werter acquired it legally a	and has the right	
3.8	to transfer or sell it; and					
3.9	<u>(2) retain</u>	a record of the ap	plicable verification	on.		
3.10	(b) Any r	nerchants, manufa	cturers, salvage p	ools, insurance companies	s, rental car	
3.11	companies, f	inancial institution	ns, charities, deale	rs licensed under section	168.27, or	
3.12	wholesale de	alers, having an e	stablished place of	f business seeking to trans	sfer or sell a	
3.13	catalytic con	verter, must provi	de a record showin	<u>ıg:</u>		
3.14	(1) the re	pair order number	, where applicable			
3.15	(2) the da	ate of repair or the	date on which the	catalytic converter was re	emoved from a	
3.16	vehicle;					
3.17	(3) the ve	chicle identificatio	n number of the ve	ehicle from which the cata	alytic converter	
3.18	was removed	1; and				
3.19	<u>(4)</u> a desc	cription of the part	including the part	t number or other identify	ing number of	
3.20	the catalytic	converter that was	s removed.			
3.21	(c) Any c	other person seekir	ng to transfer or se	ll a catalytic converter mu	ıst provide a	
3.22	receipt from	a person or compar	ny that repairs, ove	rhauls, dismantles, or does	any mechanical	
3.23	work to mote	or vehicles. At a m	ninimum, the recei	pt must include:		
3.24	(1) the na	ume of the person of	or company that re	emoved the catalytic conv	erter;	
3.25	(2) the na	ame of the person i	for whom the wor	k was completed;		
3.26	(3) the matrix	ake and model of t	he vehicle from w	hich the catalytic converte	er was removed;	
3.27	(4) the ve	chicle identification	n number of the ve	ehicle from which the cata	alytic converter	
3.28	was removed	1; and				
3.29	(5) the pa	art number or othe	r identifying numb	per of the catalytic conver	ter that was	
3.30	removed.					

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4.1	(d) A scrap metal dealer, or the agent, employee, or representative of the dealer, who						
4.2	violates a pr	ovision of this sub	division is guilty o	of a misdemeanor.			
4.3	(e) In a prosecution under this subdivision, it is a defense for the defendant to prove by						
4.4	a preponder	ance of the evidence	e that the defendar	nt reasonably and in good	faith relied upon		
4.5	the representations of proof described in this subdivision to establish that the person						
4.6	transferring	or selling the catal	ytic converter acqu	nired it legally and had the	e right to transfer		
4.7	or sell it.						
4.8	<u>EFFEC</u>	FIVE DATE. This	section is effective	e August 1, 2021, and app	lies to purchases		
4.9	that take pla	ce on or after that	date.				
4.10	Sec. 3. Mi	nnesota Statutes 20	020, section 325E.	21, subdivision 2, is ame	nded to read:		
4.11	Subd. 2.	Retention require	e d. Records requir	ed to be maintained by su	ıbdivision 1a or		
4.12	1b <u>or 1e</u> sha	ll be retained by th	e scrap metal deal	er for a period of three ye	ears.		
4.13	EFFEC	FIVE DATE. This	section is effective	e August 1, 2021, and app	lies to purchases		
4.14	that take pla	ce on or after that	date.				