GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2021

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SENATE BILL 99 PROPOSED COMMITTEE SUBSTITUTE S99-PCS15275-CE-16

Short Title: Clarify Law on Theft of Catalytic Converters.

(Public)

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Sponsors:

Referred to:

February 16, 2021

A BILL TO BE ENTITLED 1 2 AN ACT TO CLARIFY THAT, UNLESS THE CONDUCT IS COVERED UNDER 3 ANOTHER PROVISION OF LAW PROVIDING GREATER PUNISHMENT, LARCENY 4 OF A CATALYTIC CONVERTER IS A CLASS I FELONY, TO REQUIRE SECONDARY 5 METALS RECYCLERS TO MAINTAIN AN ELECTRONIC RECORD OF CERTAIN 6 INFORMATION FROM TRANSACTIONS INVOLVING THE SALE OF CATALYTIC 7 CONVERTERS, TO INCLUDE A FINE AS PUNISHMENT FOR CERTAIN 8 VIOLATIONS INVOLVING THE PURCHASE OF CATALYTIC CONVERTERS, TO 9 PROVIDE THAT SECONDARY METALS RECYCLERS CAN ONLY PURCHASE 10 CATALYTIC CONVERTERS FROM CERTAIN PEOPLE AND ONLY SECONDARY 11 METALS RECYCLERS CAN PURCHASE USED CATALYTIC CONVERTERS, AND 12 TO MAKE CONFORMING CHANGES. 13 The General Assembly of North Carolina enacts: 14 SECTION 1. G.S. 14-72.8 reads as rewritten: 15 "§ 14-72.8. Felony larceny of motor vehicle parts. Offense; Punishment. - Unless the conduct is covered under some other provision of 16 (a) law providing greater punishment, larceny of a motor vehicle part is a Class I felony if (i) the 17 18 cost of repairing the motor vehicle is one thousand dollars (\$1,000) or more.more or (ii) the motor 19 vehicle part is a catalytic converter. 20 Presumption. - A person in possession of a catalytic converter that has been removed (b) from a motor vehicle is presumed to have obtained the catalytic converter under circumstances 21 constituting a violation of subsection (a) of this section unless the person is any of the following: 22 23 An employee or agent of a company, or an individual, acting in their official (1)24 duties for a motor vehicle dealer, motor vehicle repair shop, secondary metals recycler, or salvage yard that is licensed, permitted, or registered pursuant to 25 26 State law. 27 (2)An individual who possesses vehicle registration documentation indicating that the catalytic converter in the individual's possession is the result of a 28 replacement of a catalytic converter from a vehicle registered in that 29 30 individual's name. 31 <u>Determining Cost.</u> – For purposes of this section, the cost of repairing a motor vehicle (c) 32 means the cost of any replacement part and any additional costs necessary to install the 33 replacement part in the motor vehicle." 34 SECTION 2. G.S. 66-421(b) reads as rewritten:



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1	"(b) Recor	ds Required. — A secondary metals recycler shall maintain	n a an electronic
2		chase transactions in which the secondary metals recycler put	
3	-	The record of each transaction shall contain the following info	-
4	(1)	The name and address of the secondary metals recycler.	
5	(2)	The name, initials, or other identification of the individ	ual entering the
6		information.	0
7	(3)	The date of the transaction.	
8	(4)	The weight of the regulated metals property purchased.	
9	(5)	The description made in accordance with the custom of the	trade of the type
10		of regulated metals property purchased and the physical ad	• •
11		regulated metals were obtained by the seller and the date whe	
12		a statement signed by the seller or the seller's agent certifyi	-
13		or the seller's agent has the lawful right to sell and dispose o	0
14	(6)	The amount of consideration given for the regulated metals	1 1 0
15	(7)	The name and address of the vendor of the regulated metals	
16		license plate number, make, model, and color of the vehicl	
17		the regulated metals.	
18	(8)	A photocopy or electronic scan of the unexpired drivers li	cense or state or
19		federally issued photo identification card of the person	
20		regulated metals property to the secondary metals recycler.	_
21		metals recycler has a copy of the valid photo identification	•
22		delivering the regulated metals property on file, the secondar	y metals recycler
23		must examine the photo identification and verify that it has	not expired, but
24		may reference the photo identification that is on file without r	_
25		photocopy or electronic scan for each subsequent transacti	on. If the person
26		delivering the regulated metals property does not have an u	inexpired drivers
27		license or an unexpired state or federally issued photo identi	fication card, the
28		secondary metals recycler shall not complete the transaction	
29	(9)	A copy of the receipt required under subsection (a) of this sec	ction when all the
30		information required under subsection (a) of this section is	clear and legible
31		or, in the event the copy of the receipt is not clear or not leg	gible, the original
32		receipt.	
33	(10)	A video or digital photograph of the seller together with the	U
34		property being delivered by the seller. The video or photog	
35		this section shall be of a quality that is sufficient to allow a p	erson of ordinary
36		faculties to identify the person recorded or photographed.	
37	(11)	In transactions involving catalytic converters that are not atta	,
38		and central air conditioner evaporator coils or condens	· •
39		delivering the materials shall place next to that person's	•
40		receipt required under subsection (a) of this section, a clear in	-
41		person's index finger that is in ink and free of any smeari	• •
42		metals recycler may elect to obtain the fingerprint elect	•
43		secondary metals recycler has a copy of the fingerprin	-
44		delivering the nonferrous metal on file, the secondary meta	•
45		examine the photo identification, but may reference the fing	· •
46		file without making a separate fingerprint for each subseque	
47		a secondary metals recycler purchases a catalytic conve	-
48		G.S. 66-424(a)(3a), then the secondary metals recycler shall	
49 50		a copy of all documentation provided to and relied upon the motols received in determining the status of the caller	
50		metals recycler in determining the status of the seller	of the catalytic
51		converter."	

 SECTION 3. G.S. 66-429(a) reads as rewritten: "(a) Punishment Generally. — Unless the conduct is covered by some other plaw providing greater punishment, any person knowingly and willfully violating 	provision of	
3 law providing greater punishment, any person knowingly and willfully violating	provision of	
3 law providing greater punishment, any person knowingly and willfully violating		
	-	
4 provisions of this Part shall be guilty of a Class 1 misdemeanor for a first offense.		
5 subsequent violation of this Part is a Class I felony. In addition to any other punishme		
for a violation of this Part, any person knowingly and willfully violating any of the p		
this Part involving the purchase of a catalytic converter shall be punished by a		
thousand dollars (\$1,000) for each violation."		
SECTION 4. G.S. 66-424 reads as rewritten:		
"§ 66-424. Prohibited activities and transactions.		
(a) A secondary metals recycler shall not do any of the following:		
(1) Operate any business that cashes checks at a fixed site at which th	e secondary	
metals recycler purchases regulated metals property.	5	
(2) Purchase nonferrous metals for the purpose of recycling the	nonferrous	
metals, unless the nonferrous metals purchaser possesses a valid		
(3) Purchase any central air conditioner evaporator coils or con	-	
catalytic converters that are not attached to a vehicle, except that		
metals recycler may purchase these items from a company, co	•	
individual that is in the business of installing, replacing, main		
removing these items.	8,	
(3a) Purchase any catalytic converters that are not attached to a vehicle	e, except that	
a secondary metals recycler may purchase these items from a per-	-	
G.S. 14-72.8(b).		
(4) Purchase any regulated metals property that the secondary met	tals recycler	
knows or reasonably should know to be stolen.	5	
(d) It shall be unlawful for any person that is not a secondary metals recycler	to purchase	
a used catalytic converter not attached to a vehicle.	*	
(e) The provisions of this section do not apply to a used and detached catalyt	tic converter	
that has been tested, certified, and labeled, or otherwise approved for reuse, and being bought or		
sold for purposes of reuse, in accordance with the federal Clean Air Act (42 U.S.C		
seq.) and regulations under the Clean Air Act, as they may, from time to time, be an	nended."	
SECTION 5. G.S. 66-430 reads as rewritten:		
"§ 66-430. Restitution.		
The court may order a defendant to make restitution to the secondary metals	recycler or	
property owner, as appropriate, for any damage or loss caused by the defendant and arising out		
of a violation of G.S. 14-71, G.S. 14-71.1, G.S. 14-72, G.S. 14-159.4, G.S. 66-424(a)(3),		
<u>G.S. 66-424(a)(3a), or G.S. 66-424(a)(4) committed by the defendant."</u>		
SECTION 6. Section 2 of this act becomes effective December 1, 2021,		
to purchases and transactions made on or after that date. The remainder of this a	act becomes	

41 effective December 1, 2021, and applies to offenses committed on or after that date.