National Council of Insurance Legislators (NCOIL)

Catalytic Converter Theft Prevention Model Act

*Draft as of June 20, 2023. To be introduced and discussed during the Property & Casualty Insurance Committee on July 22, 2023.

*Rep. Tom Oliverson, M.D. (TX) – NCOIL Vice President; Rep. Edmond Jordan (LA) – Joint prime sponsors

*Changes in red proposed by NICB in consultation with interested stakeholders. To be discussed during the interim meeting of the Committee on February 2, 2024.

Section 1. Title

This Act shall be known and cited as the [State] Catalytic Converter Theft Prevention Act.

Section 2. Definitions

(1) “Catalytic converter” means an exhaust emission control device that reduces toxic gas and pollutants from internal combustion engines.

(2) “Used catalytic converter” means a catalytic converter that has been detached from a motor vehicle as a single item and not as part of a scrapped motor vehicle, or any nonferrous part thereof; but does not include a catalytic converter that has been tested, certified, and labeled for reuse in accordance with the Clean Air Act, Chapter 85 of Title 42 of the United States Code, and all applicable regulations thereunder.

(3) “Covered Activity” means the die or pin stamping of the full vehicle identification number onto the outside of a catalytic converter in a conspicuous manner on motor vehicles in a typed font and covered by applying a coat of high-visibility, high-heat theft deterrence paint.

(4) “Department” means the Department of Insurance [or similar].

(5) “[Law Enforcement] Department” means the Department of [XXXX].
(6) “Eligible Entity” means:

i. State and local law enforcement agencies;

ii. Licensed auto dealers;

iii. Licensed auto repair shops and vehicle service centers; and

iv. Nonprofit organizations established to

(a) assist federal, state, or local law enforcement agencies in the investigation or prosecution of vehicle-related crimes; or

(b) detect, prevent, and deter insurance crime and fraud.

(7) “Person” means any individual, or any corporation, limited liability company, partnership, association, or other group existing under or authorized by the laws of either [State] or the United States.

Section 3. Study on the Impact of Catalytic Converter Theft

No later than six months after the effective date of this act, the Department shall begin a study on the economic impact of catalytic converter thefts on the insurance industry. The purpose of the study is to provide the [Legislature] and the Governor with information on catalytic converter thefts and their impact on insurance rates and premiums. The Department may consult with any organization, government entity, or person in the development of its report. The Department shall issue a final report and recommendations for legislative action no later than December 31, 20XX to the Governor, the Speaker of the House, the [President] of the Senate, and the chairs of the House and Senate committees that oversee insurance.

Section 4. Catalytic Converter Theft Task Force

(a) The Department shall establish a Catalytic Converter Theft Task Force (“Task Force”) for the prevention, reduction, and investigation of catalytic converter theft. The Task Force shall be composed of:

(1) The Commissioner of the Department or his or her designee from within the Department;

(2) The state revenue commissioner or his or her designee from within the Department of Revenue;

(3) The Attorney General or his or her designee from within the Office of the Attorney General;
(4) A representative from an insurance company authorized to issue motor vehicle coverage in this state;
(5) A licensed new or used motor vehicle dealer;
(6) A licensed used motor vehicle parts dealer;
(7) A registered secondary metals recycler; and
(8) One representative from each of the following:
(A) The motor vehicle rental industry;
(B) The State Association of Chiefs of Police;
(C) The State Sheriffs' Association;
(D) The State District Attorneys Association;
(E) The National Insurance Crime Bureau; and
(F) A consumer protection group.

(b) The Governor shall appoint those members listed in paragraphs (4) through (8) of subsection (a) of this Code section.

(c) Members of the Task Force shall serve for terms of four years. The Task Force shall be chaired by the Commissioner or his or her designee. The Task Force may elect such other officers and committees as it considers appropriate. In the event of death, resignation, disqualification, or removal for any reason of any member of the Task Force, vacancies shall be filled in the same manner as the original appointment and successors shall serve for the unexpired term. Membership on the Task Force shall not constitute public office, and no member shall be disqualified from holding public office by reason of his or her membership on the Task Force.

(d) The Task Force shall have the authority, subject to authorization and appropriation, to establish a grant program for the provision of funds to state and local agencies provide grants to

(A) Prevent, reduce, and investigate catalytic converter theft;
(B) Prevent, reduce, and investigate catalytic converter-related crime, including illegal secondary market sales;
(C) Establish multi-jurisdiction task forces;
(D) Investigate fraud related to catalytic converter thefts and insurance relating thereto;
(E) Hire personnel for the purpose of preventing, reducing, and investigating catalytic converter theft related crime;
(F) Purchase equipment and technology for support in catalytic converter theft related crime prevention, reduction, and investigation;
(G) Provide training to local law enforcement agencies and multi-jurisdiction task forces relative to catalytic converter related crime prevention, reduction, and investigation; and
(H) Produce public awareness materials and programs relating to catalytic converter related crime prevention;
(e) The Task Force shall solicit, review applications for, and award grants as established under subsection (d).

Section 5. Catalytic Converter Theft

Any person who steals or knowingly and unlawfully takes, carries away, or conceals a catalytic converter from another person’s motor vehicle shall be guilty of a Class [X] felony and shall be sentenced to not more than [XX] years in prison or fined under this Section not more than [XX] dollars, or both.

Section 6. Aggravated Offenses

(a) Any person convicted for an offense committed under Section 3 two or more times previously, upon any subsequent convictions, shall be guilty of a Class [X] felony and shall be sentenced to at least [XX] years in prison or fined under this Section not more than [XX] dollars. Any sentence imposed under this Section must run consecutive to any sentence imposed under Section 3.

(b) Any person convicted for an offense committed under Section 3 while armed shall be sentenced to at least [XX] years in prison or fined under this Section not more than [XX] dollars.

Section 7. Receipt of Stolen Catalytic Converters

(a) Any person who buys, receives, possesses, or obtains control of a stolen catalytic converter, knowing or having reason to believe that the catalytic converter was stolen shall be guilty of a Class [X] felony and shall be sentenced to not more than [XX] years in prison or fined under this Section not more than [XX] dollars, or both.

(b) For the purposes of this Section, the term “stolen property” includes property that is not in fact stolen if the person who buys, receives, possesses, or obtains control of the property had reason to believe that the property was stolen.

Section 8. Limitations on Sales of Used Catalytic Converter

(a) It shall be unlawful for any person engaged in a transaction involving the sale, transfer, purchase, or acquisition of a used catalytic converter to violate subsections (b) through (f) of this Section. Any person who violates this Section shall be guilty of a Class [X] felony and shall be sentenced to not more than [XX] years in prison or fined under this Section not more than [XX] dollars, or both.

(b) Any person who sells or otherwise transfers to another for consideration a used catalytic converter shall be a registered [secondary metals recycler/core recycler/scrap metal dealer/junk yard]; licensed new or used motor vehicle dealer; licensed automotive repair service;
motor vehicle manufacturer; licensed automotive dismantler and parts recycler; or licensed
distributor of catalytic converters.

(c) Any person identified in subsection (b) of this Section must provide the purchaser
or transferee with the following information:

1. a copy of the person’s driver’s license or nondriver identification card;

2. motor vehicle registration information from the motor vehicle from which the
used catalytic converter was taken, including:
   i. the make and model of the vehicle;
   ii. the vehicle identification number of the vehicle; and
   iii. the person’s ownership interest in the vehicle;

3. any identifying information of the used catalytic converter, including a part
number or other identification number; and

4. the name of the person who removed the catalytic converter or for whom the
removal was completed.

(d) Any person described in subsection (b) of this Section must maintain the records
described in subsection (c) of this Section for [xx] years.

(e) Any transaction involving the sale, transfer, purchase, or acquisition of a used
catalytic converter shall not be by cash. Payment by check may be made payable only to a person
described in subsection (b) of this Section.

(f) Any person described in subsection (b) of this Section shall not enter into a
transaction described under this Section with any person younger than eighteen years of age.

(g) Any transaction under this Section shall not be between the hours of 9:00 p.m.
and 6:00 a.m.

(h) Each used catalytic converter involved in any transaction under this Section shall
constitute a separate violation of this Section.

(i) Any person involved in any transaction under this Section shall not provide false,
fraudulent, altered, or counterfeit information or documentation as required under this Section.
Each instance of false, fraudulent, altered, or counterfeit information or documentation shall
constitute a separate violation of this Section.
(j) Any used catalytic converter possessed in violation of this section shall be considered contraband, and is subject to seizure and forfeiture as provided pursuant to [state law § xxx].

Section 9. Recordkeeping Requirements for [Secondary Metals Recycler/Core Recycler/Scrap Metal Dealer/Junk Yard]

(a) Any person registered as [a secondary metals recycler/core recycler/scrap metal dealer/junk yard] under [state law § xxx] involved in any transaction for the sale, transfer, purchase or acquisition of a used catalytic converter shall maintain a record of all such transactions for not less than [XX] years and be made available to any law enforcement officer or state official during usual and customary business hours.

(b) The records required in subsection 5(a) of this Section shall include the following information:

1. the records required under Section 4 of this Chapter;

2. the name and address of the [secondary metals recycler/core recycler/scrap metal dealer/junk yard secondary metals recycler];

3. the name or identification of the employee of the [secondary metals recycler/core recycler/scrap metal dealer/junk yard] executing the transaction;

4. the date and time of the transaction;

5. the weight, quantity, or volume and a description, to include any and all part or identification numbers, of all used catalytic converters involved in a transaction;

6. the amount of consideration in exchange for the transaction;

7. a signed statement from the seller in the transaction stating that he or she is the rightful owner or is authorized to sell the used catalytic converter being sold; and

8. a digital photograph or video recording of the person delivering the used catalytic converter or receiving consideration for the used catalytic converter delivered in which the person’s facial features are clearly visible and a photograph or video recording of the used catalytic converter as delivered or sold is identifiable. The time and date shall be digitally recorded on the photograph or video recording.

(c) Any transaction for the sale, transfer, purchase or acquisition of a used catalytic converter must occur at a fixed business address of the [secondary metals recycler/core recycler/scrap metal dealer/junk yard], as registered with the Department of [XXXX], that is a party to the transaction.
(d) Before each transaction, the [secondary metals recycler/core recycler/scrap metal dealer/junk yard] recycler, including any agent, employee, or representative thereof, shall:

1. verify, by obtaining the applicable documentation, that the person selling or transferring the used catalytic converter acquired it legally and has the right to sell or transfer it;

2. retain a record of the applicable verification and other information required under this Section; and

3. note in the business records of the [secondary metals recycler/core recycler/scrap metal dealer/junk yard] any obvious markings on the used catalytic converter, such as paint, labels, or engravings, that would aid in the identification of the catalytic converter.

(e) Any person who violates this Section shall be guilty of a Class [X] felony and shall be sentenced to not more than [XX] years in prison or fined under this Section not more than [XX] dollars, or both.

Section 5. Vehicle Identification Number Stamping Grant Program

(a) Not later than one year after the date of enactment of this Act, the [Law Enforcement] Department shall establish a program to provide grants to eligible entities to carry out covered activities, excluding wages, related to catalytic converters.

(b) To be eligible for a grant under this section, an eligible entity shall submit an application at such time, in such manner, and containing such information as the [Law Enforcement] Department may require.

(c) Any covered activity shall be carried out at no cost to the owner of the vehicle being stamped.

(d) In awarding grants under this section, the [Law Enforcement] Department shall prioritize eligible entities operating in the areas with the highest need for covered activities, including the areas with the highest rates of catalytic converter theft, as determined by the [Law Enforcement] Department.

(e) The [Law Enforcement] Department shall create a restricted account known as the “Vehicle Identification Number Stamping Grant Program Fund” which shall be funded by money received through enforcement actions pursuant to this Chapter; and shall be used to disburse grants to eligible entities.

Section 10. Preemption

This Act shall take precedence over any and all local ordinances governing catalytic converter transactions. If any municipal or county ordinance, rule or regulation conflicts with the provisions of this Act, the provisions of this act shall preempt the municipal or county ordinance, rule or regulation.
Section 11. Enactment

This Act shall take effect and be in force from and after [XXXX].