XX/AV

15-3171

SENATE STATE OF MINNESOTA EIGHTY-NINTH SESSION

S.F. No. 1382

(SENATE	AUTHORS: LATZ and Hall)
DATE	D-PG

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DATE 03/05/2015 **OFFICIAL STATUS** Introduction and first reading Referred to Judiciary

1.1	A bill for an act
1.2	relating to criminal justice; modifying thresholds for certain controlled substance
1.3	crimes; creating new offenses specific to the possession of marijuana plants;
1.4	eliminating mandatory minimum sentences for lower level controlled substance
1.5	crimes while modifying mandatory minimums for first and second degree crimes;
1.6	appropriating money; amending Minnesota Statutes 2014, sections 152.01,
1.7	subdivisions 10, 16a, by adding a subdivision; 152.021, subdivisions 1, 2, 3, by
1.8	adding a subdivision; 152.022, subdivisions 1, 2, 3, by adding a subdivision;
1.9 1.10	152.023, subdivisions 2, 3; 152.024, subdivision 3; 152.025, subdivisions 1, 2; 152.026; 152.18, subdivision 1; 244.10, subdivision 5a; proposing coding for
1.10	new law in Minnesota Statutes, chapter 241.
1.12	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
1.13	Section 1. Minnesota Statutes 2014, section 152.01, subdivision 10, is amended to read:
1.14	Subd. 10. Narcotic drug. "Narcotic drug" means any of the following, whether
1.15	produced directly or indirectly by extraction from substances of vegetable origin, or
1.16	independently by means of chemical synthesis, or by a combination of extraction and
1.17	chemical synthesis:
1.18	(1) cocaine, heroin, opium, coca leaves, opiates, and methamphetamine;
1.19	(2) a compound, manufacture, salt, derivative, or preparation of cocaine, heroin,
1.20	opium, coca leaves, opiates, or methamphetamine;
1.21	(3) a substance, and any compound, manufacture, salt, derivative, or preparation
1.22	thereof, which is chemically identical with any of the substances referred to in clauses
1.23	(1) and (2), except that the words "narcotic drug" as used in this chapter shall not include
1.24	decocainized coca leaves or extracts of coca leaves, which extracts do not contain cocaine
1.25	or ecgonine.

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2.1	EFFE	CTIVE DATE. T	his section is effe	ctive August 1, 2015, and	d applies to crimes
2.2		on or after that dat		-	
2.3	Sec. 2. N	Iinnesota Statutes	2014, section 152	2.01, subdivision 16a, is	amended to read:
2.4	Subd.	16a. Subsequent	controlled subst	ance conviction. Notwi	hstanding section
2.5	152.18, subc	livision 1, A "subs	sequent controlled	d substance conviction" n	neans that before
2.6			-	is convicted under this o	
2.7		_	-	e under section 152.18, si	
2.8			2	this chapter or a felony	
2.9				nspiracy to violate this e	•
2.10				ve been a felony under th	*
2.11				for a felony-level offen	
2.12	-			s not relevant if of a sim	
2.13				n years have <u>not</u> elapsed	since discharge
2.14	from senten	ce or stay of adjud	ilcation.		
2.15	EFFE	CTIVE DATE. T	his section is effe	ctive August 1, 2015, and	applies to crimes
2.16	committed of	on or after that dat	<u>e.</u>		
2.17	Sec. 3. N	Iinnesota Statutes	2014, section 152	2.01, is amended by addi	ng a subdivision
2.18	to read:				
2.19				vating factors" include:	
2.20		· · · · ·		wingly possessed a firear	
2.21			in section 609.02	2, subdivision 6, during t	he commission
2.22	of the offens			· • • • •	
2.23	<u> </u>			or a crime of violence, as	
2.24				han a violation of a provi	
2.25				was convicted of a simil	ar offense by
2.26 2.27		states or another st	<u>.</u>	nefit of a criminal gang a	as described
2.27	in section 60				
2.29			senarate acts of s	ale or possession of a co	ntrolled substance
2.30	<u> </u>	nore counties;			
2.31		<u> </u>	the transfer of co	ontrolled substances acro	ss a state or
2.32	<u> </u>	l border and into N			
2.33				arate transactions in whi	ch controlled
2.34	<u> </u>		•	with intent to sell or tran	

3.1	(7) the circumstances of the offense reveal the defendant to have occupied a high
3.2	position in the drug distribution hierarchy;
3.3	(8) the defendant used a position or status to facilitate the commission of the offense,
3.4	including positions of trust, confidence, or fiduciary relationships;
3.5	(9) the offense involved the sale of a controlled substance to a minor or vulnerable
3.6	adult; and
3.7	(10) the defendant, or an accomplice, manufactured, possessed, or sold a controlled
3.8	substance in a school zone, park zone, public housing zone, federal, state, or local
3.9	correctional facility, or drug treatment facility.
3.10	EFFECTIVE DATE. This section is effective August 1, 2015, and applies to crimes
3.11	committed on or after that date.
3.12	Sec. 4. Minnesota Statutes 2014, section 152.021, subdivision 1, is amended to read:
3.13	Subdivision 1. Sale crimes. A person is guilty of controlled substance crime in
3.14	the first degree if:
3.15	(1) on one or more occasions within a 90-day period the person unlawfully sells one
3.16	or more mixtures of a total weight of ten 35 grams or more containing eccaine, heroin,
3.17	or methamphetamine a narcotic drug other than heroin;
3.18	(2) on one or more occasions within a 90-day period the person unlawfully sells one
3.19	or more mixtures of a total weight of ten grams or more containing heroin;
3.20	(2) (3) on one or more occasions within a 90-day period the person unlawfully sells
3.21	one or more mixtures of a total weight of 50 ten grams or more containing a narcotic drug
3.22	other than eccaine, heroin, or methamphetamine and an aggravating factor is present;
3.23	(3) (4) on one or more occasions within a 90-day period the person unlawfully sells
3.24	one or more mixtures of a total weight of 50 grams or more containing amphetamine,
3.25	phencyclidine, or hallucinogen or, if the controlled substance is packaged in dosage units,
3.26	equaling 200 or more dosage units; or
3.27	(4) (5) on one or more occasions within a 90-day period the person unlawfully sells
3.28	one or more mixtures of a total weight of 50 25 kilograms or more containing marijuana or
3.29	Tetrahydrocannabinols, or one or more mixtures of a total weight of 25 kilograms or more
3.30	containing marijuana or Tetrahydrocannabinols in a school zone, a park zone, a public
3.31	housing zone, or a drug treatment facility.; or
3.32	(6) on one or more occasions within a 90-day period the person unlawfully sells one
3.33	or more mixtures of a total weight of ten kilograms or more containing marijuana or
3.34	Tetrahydrocannabinols and an aggravating factor is present.

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4.1	EFFE	CTIVE DATE. T	his section is effe	ctive August 1, 2015, and	applies to crimes
4.2	committed of	on or after that dat	<u>e.</u>		
			••••		
4.3				2.021, subdivision 2, is an	
4.4			mes. (a) A person	n is guilty of a controlled	substance crime
4.5	in the first d	C			
4.6		-		r more mixtures of a tota	- ·
4.7	50 grams or	more containing e	eocaine, heroin, c	or methamphetamine a na	arcotic drug
4.8	other than h	eroin;			
4.9	<u>(2) the</u>	e person unlawfully	y possesses one c	r more mixtures of a tota	al weight of 25
4.10	grams or mo	ore containing here	oin;		
4.11	(2) <u>(</u>3)	the person unlaw	fully possesses of	ne or more mixtures of a	total weight
4.12	of 500 25 gr	rams or more cont	aining a narcotic	drug other than eocaine,	heroin , or
4.13	methamphet	amine and an agg	ravating factor is	present;	
4.14	(3) (4)	the person unlaw	fully possesses of	ne or more mixtures of a	total weight of
4.15	500 grams o	or more containing	amphetamine, pl	nencyclidine, or hallucine	ogen or, if the
4.16	controlled su	ubstance is packag	ed in dosage unit	s, equaling 500 or more of	dosage units; or
4.17	(4) (5)	the person unlaw	fully possesses of	ne or more mixtures of a	total weight
4.18	of 100_50 k	ilograms or more <u>,</u>	or 500 or more	olants, containing mariju	ana or
4.19	Tetrahydroc	annabinols . ; or			
4.20	<u>(6)</u> the	person unlawfully	y possesses one c	r more mixtures of a tota	al weight of 25
4.21	kilograms or	r more, or 100 or r	nore plants, conta	aining marijuana or Tetra	hydrocannabinols
4.22	and an aggra	avating factor is pr	resent.		
4.23	(b) For	r the purposes of th	his subdivision, tl	ne weight of fluid used in	a water pipe may
4.24	not be consi	dered in measuring	g the weight of a	mixture except in cases v	where the mixture
4.25	contains fou	r or more fluid ou	nces of fluid.		
4.26	EFFE	CTIVE DATE. T	his section is effe	ctive August 1, 2015, and	applies to crimes
4.27	committed of	on or after that dat	<u>e.</u>		
4.28	Sec. 6 M	linnasota Statutas	2014 section 157	2.021, subdivision 3, is a	mandad to raad:
4.29		• • • •	-	under subdivisions 1 to 2	
4.30	-	*		e than 30 years or to pay	nent of a line of
4.31		an \$1,000,000, or		allad ashets a set i si	
4.32			1	colled substance convicti	
4.33	eonvieted un	nder subdivisions	1 to 2a, paragrap	h (a), shall be committee	to the

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5.1	commissioner of corrections for not less than four years nor more than 40 years and, in
5.2	addition, may be sentenced to payment of a fine of not more than \$1,000,000.
5.3	(e) In a prosecution under subdivision 1 involving sales by the same person in two or
5.4	more counties within a 90-day period, the person may be prosecuted for all of the sales in
5.5	any county in which one of the sales occurred.
5.6	EFFECTIVE DATE. This section is effective August 1, 2015, and applies to crimes
5.7	committed on or after that date.
5.7	
5.8	Sec. 7. Minnesota Statutes 2014, section 152.021, is amended by adding a subdivision
5.9	to read:
5.10	Subd. 4. Aggravated controlled substance crime in the first degree. (a) A person
5.11	is guilty of an aggravated controlled substance crime in the first degree if the person
5.12	violates subdivision 1, 2, or 2a under any of the following circumstances:
5.13	(1) the violation is a subsequent controlled substance conviction;
5.14	(2) the person possessed or sold a mixture containing more than 100 grams
5.15	or more than 500 dosage units of a controlled substance other than marijuana or
5.16	Tetrahydrocannabinols;
5.17	(3) the person possessed or sold more than 100 kilograms of a mixture, or 1,000 or
5.18	more plants, containing marijuana or Tetrahydrocannabinols;
5.19	(4) the person violated subdivision 1, clause (3) or (6), and two or more aggravating
5.20	factors are present; or
5.21	(5) the person violated subdivision 2, paragraph (a), clause (3) or (6), and two or
5.22	more aggravating factors are present.
5.23	When determining the number of aggravating factors present, an aggravating factor
5.24	considered under subdivision 1, clause (3) or (6), or subdivision 2, paragraph (a), clause
5.25	(3) or (6), may be considered also for purposes of clauses (4) and (5).
5.26	(b) A person convicted of violating paragraph (a) shall be committed to the
5.27	commissioner of corrections for not less than the presumptive sentence under the
5.28	Sentencing Guidelines, nor more than 40 years and, in addition, may be sentenced to
5.29	payment of a fine of not more than \$1,000,000.
5.00	EFERCENCE DATE This section is effective Associated 1, 2015, and employed a minute
5.30	EFFECTIVE DATE. This section is effective August 1, 2015, and applies to crimes
5.31	committed on or after that date.
5.00	See 9 Minnegete Statutes 2014 section 152.022 and division 1 is survey to 14 and 1
5.32	Sec. 8. Minnesota Statutes 2014, section 152.022, subdivision 1, is amended to read:

Sec. 8.

6.1	Subdivision 1. Sale crimes. A person is guilty of controlled substance crime
6.2	in the second degree if:
6.3	(1) on one or more occasions within a 90-day period the person unlawfully sells one
6.4	or more mixtures of a total weight of three ten grams or more containing eccaine, heroin,
6.5	or methamphetamine a narcotic drug other than heroin;
6.6	(2) on one or more occasions within a 90-day period the person unlawfully sells one
6.7	or more mixtures of a total weight of three grams or more containing heroin;
6.8	(2) (3) on one or more occasions within a 90-day period the person unlawfully sells
6.9	one or more mixtures of a total weight of ten three grams or more containing a narcotic
6.10	drug other than eocaine, heroin, or methamphetamine and an aggravating factor is present;
6.11	(3) (4) on one or more occasions within a 90-day period the person unlawfully sells
6.12	one or more mixtures of a total weight of ten grams or more containing amphetamine,
6.13	phencyclidine, or hallucinogen or, if the controlled substance is packaged in dosage units,
6.14	equaling 50 or more dosage units;
6.15	(4) (5) on one or more occasions within a 90-day period the person unlawfully sells
6.16	one or more mixtures of a total weight of 25 ten kilograms or more containing marijuana
6.17	or Tetrahydrocannabinols;
6.18	(6) on one or more occasions within a 90-day period the person unlawfully sells one
6.19	or more mixtures of a total weight of five kilograms or more containing marijuana or
6.20	Tetrahydrocannabinols and an aggravating factor is present;
6.21	(5) (7) the person unlawfully sells any amount of a Schedule I or II narcotic drug
6.22	to a person under the age of 18, or conspires with or employs a person under the age
6.23	of 18 to unlawfully sell the substance; or
6.24	(6) (8) the person unlawfully sells any of the following in a school zone, a park zone,
6.25	a public housing zone, or a drug treatment facility:
6.26	(i) any amount of a Schedule I or II narcotic drug, lysergic acid diethylamide (LSD),
6.27	3,4-methylenedioxy amphetamine, or 3,4-methylenedioxymethamphetamine;
6.28	(ii) one or more mixtures containing methamphetamine or amphetamine; or
6.29	(iii) one or more mixtures of a total weight of five kilograms or more containing
6.30	marijuana or Tetrahydrocannabinols.
6.31	EFFECTIVE DATE. This section is effective August 1, 2015, and applies to crimes
6.32	committed on or after that date.
(22	See 0 Minnegete Statutes 2014 section 152.022 subdivision 2 is such date and
6.33	Sec. 9. Minnesota Statutes 2014, section 152.022, subdivision 2, is amended to read:

6.34 Subd. 2. Possession crimes. (a) A person is guilty of controlled substance crime6.35 in the second degree if:

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7.1	(1) the person unlawfully possesses one or more mixtures of a total weight of $\frac{1}{2}$
7.2	25 grams or more containing eocaine, heroin, or methamphetamine a narcotic drug
7.3	other than heroin;
7.4	(2) the person unlawfully possesses one or more mixtures of a total weight of six
7.5	grams or more containing heroin;
7.6	(2) (3) the person unlawfully possesses one or more mixtures of a total weight
7.7	of 50 six grams or more containing a narcotic drug other than eccaine, heroin, or
7.8	methamphetamine and an aggravating factor is present;
7.9	(3) (4) the person unlawfully possesses one or more mixtures of a total weight of
7.10	50 grams or more containing amphetamine, phencyclidine, or hallucinogen or, if the
7.11	controlled substance is packaged in dosage units, equaling 100 or more dosage units; or
7.12	(4) (5) the person unlawfully possesses one or more mixtures of a total
7.13	weight of 50 25 kilograms or more, or 100 or more plants, containing marijuana or
7.14	Tetrahydrocannabinols- <u>; or</u>
7.15	(6) the person unlawfully possesses one or more mixtures of a total weight of ten
7.16	kilograms or more, or 50 or more plants, containing marijuana or Tetrahydrocannabinols,
7.17	and an aggravating factor is present.
7.18	(b) For the purposes of this subdivision, the weight of fluid used in a water pipe may
7.19	not be considered in measuring the weight of a mixture except in cases where the mixture
7.20	contains four or more fluid ounces of fluid.
7.21	EFFECTIVE DATE. This section is effective August 1, 2015, and applies to crimes
7.22	committed on or after that date.
7.23	Sec. 10. Minnesota Statutes 2014, section 152.022, subdivision 3, is amended to read:
7.24	Subd. 3. Penalty. (a) A person convicted under subdivision 1 or 2 may be sentenced
7.25	to imprisonment for not more than 25 years or to payment of a fine of not more than
7.26	\$500,000, or both.
7.27	(b) If the conviction is a subsequent controlled substance conviction, a person
7.28	convicted under subdivision 1 or 2 shall be committed to the commissioner of corrections
7.29	for not less than three years nor more than 40 years and, in addition, may be sentenced to
7.30	payment of a fine of not more than \$500,000.
7.31	(e) In a prosecution under subdivision 1 involving sales by the same person in two or
7.32	more counties within a 90-day period, the person may be prosecuted for all of the sales in
7.33	any county in which one of the sales occurred.

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EFI	F ECTIVE DATE. Th	is section is effe	ective August 1, 2015, and	d applies to crimes
committe	d on or after that date	<u>.</u>		
Sec. 1	1 Minnesota Statutes	2014 section 1	52.022, is amended by ad	ding a subdivision
to read:		2014, Section 1	<i>52.022</i> , is unlended by da	
	d 4 Aggravated co	ntrolled substa	nce crime in the second	degree. (a) A
			ance crime in the second	
			f the following circumstar	
			ed substance conviction;	
			use (3) or (6), and two or	more aggravating
	e present; or			
	´	bdivision 2, par	ragraph (a), clause (3) or	(6), and two or
	ravating factors are p			
When det	ermining the number	of aggravating	factors present, an aggrav	vating factor
considere	d under subdivision 1	, clause (3) or (6), or subdivision 2, parag	graph (a), clause
(3) or (6)	, may be considered a	lso for purposes	s of clauses (2) and (3).	
<u>(b)</u>	A person convicted o	f violating para	graph (a) shall be commi	tted to the
commissi	oner of corrections fo	or not less than	the presumptive sentence	under the
Sentencin	g Guidelines, nor mo	re than 40 years	s and, in addition, may be	e sentenced to
payment	of a fine of not more	than \$500,000.		
EF	FECTIVE DATE. Th	is section is effe	ective August 1, 2015, and	d applies to crimes
committe	d on or after that date	<u>.</u>		
Sec 1	2 Minnesota Statutes	2014 section 1	52.023, subdivision 2, is	amended to read:
			n is guilty of controlled s	
	degree if:	(u) 11 p 1100		
	C	ons within a 90-	-day period the person unl	lawfully possesses
			grams or more containin	
	mphetamine a narcoti	-		B •••••••••, ••••••••,
			-day period the person unl	lawfully possesses
			grams or more containing	
	eccaine, heroin, or r		- C	
	, ,	1	-day period the person unl	lawfully nossesses
			ug, it is packaged in dosa	
	or more dosage units	-		<u> </u>

9.1	(4) (3) on one or more occasions within a 90-day period the person unlawfully
9.2	possesses any amount of a schedule I or II narcotic drug or five or more dosage
9.3	units of lysergic acid diethylamide (LSD), 3,4-methylenedioxy amphetamine, or
9.4	3,4-methylenedioxymethamphetamine in a school zone, a park zone, a public housing
9.5	zone, or a drug treatment facility;
9.6	(5) (4) on one or more occasions within a 90-day period the person unlawfully
9.7	possesses one or more mixtures of a total weight of ten kilograms or more, or 50 or more
9.8	plants, containing marijuana or Tetrahydrocannabinols; or
9.9	(6) (5) the person unlawfully possesses one or more mixtures containing
9.10	methamphetamine or amphetamine in a school zone, a park zone, a public housing zone,
9.11	or a drug treatment facility.
9.12	(b) For the purposes of this subdivision, the weight of fluid used in a water pipe may
9.13	not be considered in measuring the weight of a mixture except in cases where the mixture
9.14	contains four or more fluid ounces of fluid.
0.15	EFFECTIVE DATE This section is effective Avenue 1, 2015, and employ to enimes
9.15	EFFECTIVE DATE. This section is effective August 1, 2015, and applies to crimes
9.16	committed on or after that date.
9.17	Sec. 13. Minnesota Statutes 2014, section 152.023, subdivision 3, is amended to read:
9.17	Subd. 3. Penalty. (a) A person convicted under subdivision 1 or 2 may be sentenced
9.19	to imprisonment for not more than 20 years or to payment of a fine of not more than \$250,000, or both.
9.20	
9.21	(b) If the conviction is a subsequent controlled substance conviction, a person
9.22	convicted under subdivision 1 or 2 shall be committed to the commissioner of corrections
9.23	for not less than two years nor may be sentenced to imprisonment for not more than
9.24	30 years and, in addition, may be sentenced or to payment of a fine of not more than
9.25	\$250,000 <u>, or both</u> .
9.26	(c) In a prosecution under subdivision 1 or 2 involving sales or acts of possession
9.27	by the same person in two or more counties within a 90-day period, the person may be
9.28	prosecuted in any county in which one of the sales or acts of possession occurred.
9.29	EFFECTIVE DATE. This section is effective August 1, 2015, and applies to crimes
9.30	committed on or after that date.

9.31 Sec. 14. Minnesota Statutes 2014, section 152.024, subdivision 3, is amended to read:

10.1	Subd. 3. Penalty. (a) A person convicted under subdivision 1 or 2 may be sentenced
10.2	to imprisonment for not more than 15 years or to payment of a fine of not more than
10.3	\$100,000, or both.
10.4	(b) If the conviction is a subsequent controlled substance conviction, a person
10.5	convicted under subdivision 1 or 2 shall be committed to the commissioner of corrections
10.6	or to a local correctional authority for not less than one year nor may be sentenced to
10.7	imprisonment for not more than 30 years and, in addition, may be sentenced or to payment
10.8	of a fine of not more than \$100,000, or both.
10.9	EFFECTIVE DATE. This section is effective August 1, 2015, and applies to crimes
10.10	committed on or after that date.
10.11	Sec. 15. Minnesota Statutes 2014, section 152.025, subdivision 1, is amended to read:
10.12	Subdivision 1. Sale crimes. (a) A person is guilty of a controlled substance crime in
10.13	the fifth degree and if convicted may be sentenced to imprisonment for not more than five
10.14	years or to payment of a fine of not more than \$10,000, or both if:
10.15	(1) the person unlawfully sells one or more mixtures containing marijuana or
10.16	tetrahydrocannabinols, except a small amount of marijuana for no remuneration; or
10.17	(2) the person unlawfully sells one or more mixtures containing a controlled
10.18	substance classified in Schedule IV.
10.19	(b) Except as provided in paragraph (c), If a person is guilty of a controlled
10.20	substance crime in the fifth degree and the conviction is a subsequent controlled substance
10.21	conviction, the person convicted shall be committed to the commissioner of corrections
10.22	or to a local correctional authority for not less than six months nor may be sentenced
10.23	to imprisonment for not more than ten years and, in addition, may be sentenced or to
10.24	payment of a fine of not more than \$20,000, or both, if:
10.25	(1) the person unlawfully sells one or more mixtures containing marijuana or
10.26	tetrahydrocannabinols, except a small amount of marijuana for no remuneration; or
10.27	(2) the person unlawfully sells one or more mixtures containing a controlled
10.28	substance classified in Schedule IV.
10.29	(c) Prior to the time of sentencing, the prosecutor may file a motion to have the
10.30	person sentenced without regard to the mandatory minimum sentence established by
10.31	paragraph (b). The motion must be accompanied by a statement on the record of the
10.32	reasons for it. When presented with the motion, or on its own motion, the court may
10.33	sentence the person without regard to the mandatory minimum sentence if the court finds,
10.34	on the record, substantial and compelling reasons to do so.

EFFECTIVE DATE. This section is effective August 1, 2015, and applies to crimes
 committed on or after that date.

- Sec. 16. Minnesota Statutes 2014, section 152.025, subdivision 2, is amended to read:
 Subd. 2. Possession and other crimes. (a) A person is guilty of controlled
 substance crime in the fifth degree and if convicted may be sentenced to imprisonment for
 not more than five years or to payment of a fine of not more than \$10,000, or both if:
- (1) the person unlawfully possesses one or more mixtures containing a controlled
 substance classified in Schedule I, II, III, or IV, except a small amount of marijuana; or
- (2) the person procures, attempts to procure, possesses, or has control over acontrolled substance by any of the following means:

11.11 (i) fraud, deceit, misrepresentation, or subterfuge;

11.12 (ii) using a false name or giving false credit; or

(iii) falsely assuming the title of, or falsely representing any person to be, a
manufacturer, wholesaler, pharmacist, physician, doctor of osteopathy licensed to practice
medicine, dentist, podiatrist, veterinarian, or other authorized person for the purpose of
obtaining a controlled substance.

(b) Except as provided in paragraph (c), If a person is guilty of a controlled
substance crime in the fifth degree and the conviction is a subsequent controlled substance
conviction, the person convicted shall be committed to the commissioner of corrections
or to a local correctional authority for not less than six months nor may be sentenced
to imprisonment for not more than ten years and, in addition, may be sentenced or to
payment of a fine of not more than \$20,000, or both, if:

- (1) the person unlawfully possesses one or more mixtures containing a controlled
 substance classified in Schedule I, II, III, or IV, except a small amount of marijuana; or
- (2) the person procures, attempts to procure, possesses, or has control over acontrolled substance by any of the following means:

(i) fraud, deceit, misrepresentation, or subterfuge;

(ii) using a false name or giving false credit; or

(iii) falsely assuming the title of, or falsely representing any person to be, a
manufacturer, wholesaler, pharmacist, physician, doctor of osteopathy licensed to practice
medicine, dentist, podiatrist, veterinarian, or other authorized person for the purpose of
obtaining a controlled substance.

(c) Prior to the time of sentencing, the prosecutor may file a motion to have the
person sentenced without regard to the mandatory minimum sentence established by
paragraph (b). The motion must be accompanied by a statement on the record of the

- 12.1 reasons for it. When presented with the motion, or on its own motion, the court may
- 12.2 sentence the person without regard to the mandatory minimum sentence if the court finds,
- 12.3 on the record, substantial and compelling reasons to do so.
- 12.4 EFFECTIVE DATE. This section is effective August 1, 2015, and applies to crimes
 12.5 committed on or after that date.
- 12.6 Sec. 17. Minnesota Statutes 2014, section 152.026, is amended to read:

12.7

152.026 MANDATORY SENTENCES.

A defendant convicted and sentenced to a mandatory sentence under sections section 152.021 to 152.025 and 152.0262 or 152.022 is not eligible for probation, parole, discharge, or supervised release until that person has served the full term of imprisonment as provided by law, notwithstanding sections 242.19, 243.05, 609.12, and 609.135. "Term of imprisonment" has the meaning given in section 244.01, subdivision 8.

12.13

12.14

EFFECTIVE DATE. This section is effective August 1, 2015, and applies to crimes committed on or after that date.

Sec. 18. Minnesota Statutes 2014, section 152.18, subdivision 1, is amended to read: 12.15 12.16 Subdivision 1. Deferring prosecution for certain first time drug offenders. (a) If any person who has not previously participated in or completed a diversion program 12.17 authorized under section 401.065 or who has not previously been placed on probation 12.18 without a judgment of guilty and thereafter been discharged from probation under 12.19 this section is found guilty of a violation of section 152.024, subdivision 2, 152.025, 12.20 subdivision 2, or 152.027, subdivision 2, 3, 4, or 6, paragraph (d), for possession of a 12.21 controlled substance, after trial or upon a plea of guilty, and the court determines that the 12.22 violation does not qualify as a subsequent controlled substance conviction under section 12.23 152.01, subdivision 16a person does not have a prior controlled substance conviction, the 12.24 court may, without entering a judgment of guilty and with the consent of the person, defer 12.25 further proceedings and place the person on probation upon such reasonable conditions 12.26 as it may require and for a period, not to exceed the maximum sentence provided for the 12.27 violation. The court may give the person the opportunity to attend and participate in an 12.28 appropriate program of education regarding the nature and effects of alcohol and drug 12.29 abuse as a stipulation of probation. Upon violation of a condition of the probation, the 12.30 court may enter an adjudication of guilt and proceed as otherwise provided. The court 12.31 may, in its discretion, dismiss the proceedings against the person and discharge the 12.32 person from probation before the expiration of the maximum period prescribed for the 12.33

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person's probation. If during the period of probation the person does not violate any of the 13.1 conditions of the probation, then upon expiration of the period the court shall discharge the 13.2 person and dismiss the proceedings against that person. Discharge and dismissal under this 13.3 subdivision shall be without court adjudication of guilt, but a not public record of it shall 13.4 be retained by the Bureau of Criminal Apprehension for the purpose of use by the courts 13.5 in determining the merits of subsequent proceedings against the person. The not public 13.6 record may also be opened only upon court order for purposes of a criminal investigation, 13.7 prosecution, or sentencing. Upon request by law enforcement, prosecution, or corrections 13.8 authorities, the bureau shall notify the requesting party of the existence of the not public 13.9 record and the right to seek a court order to open it pursuant to this section. The court shall 13.10 forward a record of any discharge and dismissal under this subdivision to the bureau which 13.11 shall make and maintain the not public record of it as provided under this subdivision. The 13.12 discharge or dismissal shall not be deemed a conviction for purposes of disqualifications 13.13 or disabilities imposed by law upon conviction of a crime or for any other purpose. 13.14

(b) For purposes of this subdivision; (1) "not public" has the meaning given in
section 13.02, subdivision 8a; and (2) a "prior controlled substance conviction" means
a conviction in Minnesota of a felony violation of this chapter or a felony-level attempt
or conspiracy to violate this chapter, or a conviction for a similar offense by the United
States or another state that would have been a felony under this chapter if committed
in Minnesota. A prior controlled substance conviction is not relevant if ten years have
elapsed since discharge from sentence.

13.22 EFFECTIVE DATE. This section is effective August 1, 2015, and applies to crimes 13.23 committed on or after that date.

13.24 Sec. 19. [241.90] COMMUNITY JUSTICE REINVESTMENT ACCOUNT.

13.25 The community justice reinvestment account is an account in the state treasury.

13.26 Money in the account must be used as directed by the legislature for specified purposes

13.27 related to reinvesting savings from reforms in the criminal justice system towards

13.28 <u>targeted treatment, education, and reentry programs, enhanced community supervision,</u>

13.29 and specialty courts.

13.30 Sec. 20. Minnesota Statutes 2014, section 244.10, subdivision 5a, is amended to read:
13.31 Subd. 5a. Aggravating factors. (a) As used in this section, "aggravating factors"
13.32 include, but are not limited to, situations where:

(1) the victim was particularly vulnerable due to age, infirmity, or reduced physical
or mental capacity, which was known or should have been known to the offender;

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14.1 (2) the victim was treated with particular cruelty for which the offender should14.2 be held responsible;

(3) the current conviction is for a criminal sexual conduct offense or an offense
in which the victim was otherwise injured and there is a prior felony conviction for a
criminal sexual conduct offense or an offense in which the victim was otherwise injured;

(4) the offense was a major economic offense, identified as an illegal act or series
of illegal acts committed by other than physical means and by concealment or guile to
obtain money or property, to avoid payment or loss of money or property, or to obtain
business or professional advantage. The presence of two or more of the circumstances
listed below are aggravating factors with respect to the offense:

14.11 (i) the offense involved multiple victims or multiple incidents per victim;

(ii) the offense involved an attempted or actual monetary loss substantially greater
than the usual offense or substantially greater than the minimum loss specified in the
statutes;

(iii) the offense involved a high degree of sophistication or planning or occurredover a lengthy period of time;

(iv) the offender used the offender's position or status to facilitate the commission ofthe offense, including positions of trust, confidence, or fiduciary relationships; or

(v) the offender had been involved in other conduct similar to the current offense
as evidenced by the findings of civil or administrative law proceedings or the imposition
of professional sanctions;

(5) the offense was a major controlled substance offense, identified as an offense or
series of offenses related to trafficking in controlled substances under circumstances more
onerous than the usual offense. The presence of two or more of the circumstances listed
below are aggravating factors with respect to the offense:

(i) the person or an accomplice knowingly possessed a firearm or other dangerous
weapon during the commission of the offense;

(ii) the person has a prior conviction for a crime of violence, as defined in section
609.1095, subdivision 1, paragraph (d), other than a violation of a provision under chapter

14.30 152, including an attempt or conspiracy, or was convicted of a similar offense by the

14.31 <u>United States or another state;</u>

14.32 (iii) the offense was committed for the benefit of a criminal gang as described in
14.33 section 609.229;

14.34 (iv) the offense involved the sale or possession of a controlled substance in three or
 14.35 more counties;

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15.1	(v) the offense involved the transfer of controlled substances across a state or
15.2	international border and into Minnesota;
15.3	(i) (vi) the offense involved at least three separate transactions in which controlled
15.4	substances were sold, transferred, or possessed with intent to do so sell or transfer;
15.5	(ii) the offense involved an attempted or actual sale or transfer of controlled
15.6	substances in quantities substantially larger than for personal use;
15.7	(iii) the offense involved the manufacture of controlled substances for use by
15.8	other parties;
15.9	(iv) the offender knowingly possessed a firearm during the commission of the offense;
15.10	(v) (vii) the circumstances of the offense reveal the offender to have occupied a high
15.11	position in the drug distribution hierarchy; or
15.12	(vi) the offense involved a high degree of sophistication or planning or occurred
15.13	over a lengthy period of time or involved a broad geographic area of disbursement; or
15.14	(viii) (viii) the offender used the offender's position or status to facilitate the
15.15	commission of the offense, including positions of trust, confidence, or fiduciary
15.16	relationships;
15.17	(6) the offender committed, for hire, a crime against the person;
15.18	(7) the offender is sentenced according to section 609.3455, subdivision 3a;
15.19	(8) the offender is a dangerous offender who committed a third violent crime, as
15.20	described in section 609.1095, subdivision 2;
15.21	(9) the offender is a career offender as described in section 609.1095, subdivision 4;
15.22	(10) the offender committed the crime as part of a group of three or more persons
15.23	who all actively participated in the crime;
15.24	(11) the offender intentionally selected the victim or the property against which the
15.25	offense was committed, in whole or in part, because of the victim's, the property owner's,
15.26	or another's actual or perceived race, color, religion, sex, sexual orientation, disability,
15.27	age, or national origin;
15.28	(12) the offender used another's identity without authorization to commit a crime-
15.29	This aggravating factor may not be used when the use of another's identity is an element
15.30	of the offense;
15.31	(13) the offense was committed in the presence of a child; and
15.32	(14) the offense was committed in a location in which the victim had an expectation
15.33	of privacy.
15.34	(b) Notwithstanding section 609.04 or 609.035, or other law to the contrary, when a
15.35	court sentences an offender for a felony conviction, the court may order an aggravated

16.1	sentence beyond the range specified in the sentencing guidelines grid based on any
16.2	aggravating factor arising from the same course of conduct.
16.3	(c) Nothing in this section limits a court from ordering an aggravated sentence based
16.4	on an aggravating factor not described in paragraph (a).
16.5	(d) A court may not use an aggravating factor under this subdivision as a basis of
16.6	ordering an aggravated sentence if the aggravating factor is an element of the underlying
16.7	offense being sentenced.
16.8	EFFECTIVE DATE. This section is effective August 1, 2015, and applies to crimes
16.9	committed on or after that date.
16.10	Sec. 21. APPROPRIATION.
16.11	(a) \$ in fiscal year 2016 and \$ in fiscal year 2017 are appropriated from
16.12	the general fund to the commissioner of corrections. The commissioner shall deposit the
16.13	money from the appropriation into the community justice reinvestment account described
16.14	in Minnesota Statutes, section 241.90. The commissioner may retain up to 50 percent of
16.15	the money in the account to add chemical dependency treatment beds in state prisons to
16.16	serve offenders with an anticipated release date within five years, to enhance probation and
16.17	supervised release services for controlled substance offenders in communities served by
16.18	the department, and to enhance other controlled substance offender programs, including
16.19	education programs, focused on reentry. The commissioner shall transfer the remaining
16.20	money in the account to the commissioner of public safety. The commissioner of public
16.21	safety, through the Office of Justice Programs, shall use this money to establish a grant
16.22	program for local units of government or nonprofit organizations for chemical dependency
16.23	and mental health treatment programs, programs that improve supervision and reduce
16.24	recidivism of controlled substance offenders on probation or supervised release or
16.25	participating in drug courts, and to fund local participation in new drug court initiatives
16.26	approved by the Judicial Council.
16.27	(b) By January 15, 2018, the commissioners of corrections and public safety
16.28	shall report to the chairs and ranking minority members of the senate and house of
16.29	representatives committees and divisions having jurisdiction over criminal justice funding
16.30	on how the appropriated money was distributed.
16.31	(c) By January 15, 2017, and January 15 of each subsequent odd-numbered year, the
16.32	commissioner of management and budget shall determine the savings to the state realized
16.33	in the preceding fiscal biennium due to this act and add that amount to the base budget of
16.34	the Department of Corrections in the governor's proposed budget for the next biennium. If

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- as introduced
- 17.1 <u>the legislature appropriates this amount for the next biennium, the money must be used by</u>
- 17.2 <u>the commissioner as provided in paragraph (a).</u>