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| Policy #**Forfeiture of Assets** | Related Policies: |
| *This policy is for internal use only and does not enlarge an employee’s civil liability in any way. The policy should not be construed as creating a higher duty of care, in an evidentiary sense, with respect to third-party civil claims against employees. A violation of this policy, if proven, can only form the basis for internal discipline and/or criminal charges.* |
| Applicable State Statutes: |
| KACP Accreditation Standard: 30.3 |
| Date Implemented: | Revision Date: May 1, 2025 |

1. **POLICY**

The Kentucky Controlled Substances Act, KRS 218A.410 et seq., authorizes law enforcement agencies to seize and forfeit any property or contraband article that has been used, is being used, or was intended to be used in violation of any provision of the Act.

It is the policy of this police department to utilize the forfeiture provisions to the fullest extent possible in order to impact upon crime, yet protect innocent owners, while providing our agency with the maximum amount of economic benefit for the continued enforcement of the Kentucky Controlled Substances Act.

1. **PURPOSE**

The purpose of this policy is to standardize department policies and procedures used in seizing, maintaining and forfeiting assets pursuant to the provisions of law, and to ensure that seized property is seized and maintained in an efficient and lawful manner. The provisions contained in this policy are intended to guide our agency when involved in the seizure and forfeiture of property.

1. **PROCEDURES**
	1. Seizure of vessels, vehicles, aircraft, currency, or other personal property or contraband articles.
		1. This police department may seize property for forfeiture under the Act without process if it determines that:
			1. The seizure is an incident to an arrest or a search under a search warrant; or,
			2. The property subject to seizure has been the subject of a prior final order of forfeiture; or,
			3. The police department has probable cause to believe that the property is directly or indirectly dangerous to health or safety; or,
			4. The police department has probable cause to believe the property is subject to forfeiture pursuant to KRS 218A.410.
		2. Probable cause seizures taking place at the time of violations may be made without prior judicial approval.
		3. Property not seized at the time of violations presently located on private premises should be seized pursuant to a court order authorizing entry onto the private premises, unless otherwise authorized by law.
		4. As soon as practicable following seizure, a Police Department supervisor shall make a diligent effort to determine ownership of the seized property, including the identification of the registered owner(s), title holder, and bona fide lien holder(s), if any.
		5. The police department shall give notice of the seizure to the owner(s) and /or bona fide lien holder(s) if any, once identified, within 21 days after the identification is made. Such notice may be made by certified mail, return receipt requested.
		6. Following the police department’s determination not to proceed with forfeiture based upon innocent-owner considerations, the agency shall release the seized property to the lawful owner or his legally authorized designee.
		7. As soon as practicable after the seizure, the seizing officer should complete an offense or seizure report, particularly describing the circumstances attendant to the seizure, and forward the same to the commonwealth attorney who will be handling the forfeiture action.
	2. Seized vessels, vehicle, and aircraft storage and maintenance.
		1. At the time of seizure, vessels, vehicles, aircraft, etc., towed to a secure storage facility or other appropriate storage location as may be authorized by department supervisor.
		2. A complete inventory of the seized property and all containers, open or closed, found therein, shall be completed at the time of the seizure. As soon as practicable after seizure, the police department shall make a good faith attempt to release to the lawful owner all personal property (e.g., clothing) seized with items impounded and not being retained as evidence or for forfeiture. If the owner is unknown, has been arrested, or is otherwise unavailable to take possession of the property, the property shall be placed in a secure location to be released to the owner at a later date.
		3. **Any personal property seized as evidence shall be packaged and stored separately and handled in accordance with established procedures for the processing of evidence.**
		4. Reasonable attempts shall be made to maintain the property in time-of-seizure-condition. Although all rights and/or interest in and title to seized assets vest immediately in the seizing agency upon seizure, seized items shall not be used for any purpose until the rights and/or interest in and title to the seized property are perfected by final order of forfeiture. This section does not prohibit use or operation necessary for reasonable maintenance of seized property.
		5. If special maintenance is required to maintain seized property in time-of-seizure-condition as may be necessary with aircraft and vessels, the Police Department shall ensure that such maintenance is provided within a reasonable time after seizure, with such care continuing through the pendency of the forfeiture action. Appropriate agency forms should be maintained with seized property to document special or required maintenance.
		6. Agency personnel shall make periodic inspections of all property which has been seized subject to forfeiture to ensure that, during the time of seizure conditions of the property is being maintained. Such inspections shall be documented appropriately.
	3. Seizure and Forfeiture of Real Property
		1. The Police Department may seize real property only with process:
			1. Real property subject to forfeiture may be seized pursuant to final judgement and order of forfeiture by the court with jurisdiction over the forfeiture action; or,
			2. Real property may be seized prior to final judgement by the agency if it obtains a seizure order from the court following a hearing. Seizure prior to judgement is only permissible on a showing by the commonwealth that seizure is necessary to preserve the property pending final judgement.
		2. Real property, which is seized prior to final judgement, must be maintained at time-of-seizure condition. Ongoing businesses, including agricultural enterprises, must be continued. For this reason, seizure of real property prior to final judgement of forfeiture is not recommended.
		3. Agencies with probable cause to believe that real property is subject to forfeiture will as soon as practicable consult with the appropriate commonwealth attorney to perfect the lien created in KRS 218A.410. A lien is preferred over pre-judgement seizure of real property.
	4. Release of Seized Property
		1. If at the conclusion of the judicial process the claimant prevails, the seized property shall be released to the lawful owner immediately. Under these circumstances, the seizing agency shall not assess any towing charges, storage fees, administrative costs, maintenance costs, etc. against the claimant, unless so authorized by the appropriate court.
		2. In all other instances, if a seized vessel, vehicle, aircraft, etc., is to be released to the lawful owner, the seizing agency may assess against the owner the actual costs of towing, storage, and maintenance of the seized property. Absent settlement, administrative costs that do not reflect actual expenses shall not be assessed.
		3. Property, which has been seized as having evidentiary value, shall be treated accordingly, and shall NOT be released pursuant to this policy.
2. **RETENTION FOR OFFICIAL USE, SALE AND DISTRIBUTION**
	1. RETENTION OF VEHICLES
		1. Any vehicle seized and subsequently forfeited to this police department may be retained for official use.
		2. This police department may sell any vehicle retained. Funds from such sale shall not be considered as funds to be distributed.
		3. Proceeds from sale of retained vehicles must be spent on a specific law enforcement purpose. “Specific law enforcement purpose” means any agency activity that materially facilitates enforcement of the law of the Commonwealth of Kentucky.
		4. This police department must pay any bona fide perfected security interest on any forfeited vehicle retained for official use.
	2. SALE OF FORFEITED PROPERTY
		1. All sales of property forfeited pursuant to the Controlled Substances Act must be advertised, public sales.
		2. The Commonwealth may transfer any forfeited real property sold by deed of general warranty.
		3. All bona fide, perfected security interests on forfeited property must be paid from proceeds of sale of such property.
		4. Controlled substances which have been forfeited but which have a lawful purpose may be sold to a proper buyer as determined by the regulations of the Cabinet for Human Resources.
	3. DISTRIBUTION OF SALE PROCEEDS

Coin, currency, or the proceeds from the sale of property forfeited shall be distributed as follows:

1. Eighty-five percent shall be paid to the law enforcement agency or agencies which seized the property, to be used for direct law enforcement purposes; and
2. Fifteen percent shall be paid to the Office of the Attorney General or, in the alternative, the 15% shall be paid to the Prosecutors Advisory Council for deposit on behalf of the commonwealth's attorney or county attorney who has participated in the forfeiture proceeding, as determined by the court pursuant to subsection (9) of this section. Notwithstanding KRS Chapter 48, these funds shall be exempt from any state budget reduction acts.

The monies identified in this subsection are intended to supplement any funds otherwise appropriated to the recipient and shall not supplant other funding of any recipient.

1. When money or property is seized in a joint operation involving more than one law enforcement agency, the apportionment of funds shall be made among the agencies in such a manner as to reflect the degree of participation of each agency in the law enforcement effort resulting in the forfeiture. Taking in to account the total value of all property forfeited and the total law enforcement effort with respect to the violation of law on which the forfeiture is based. The trial court shall determine the proper division and include the determination in the final order of forfeiture.
2. **REPORTING REQUIREMENTS**
	1. SEIZURE REPORTS
		1. When this police department seizes property subject to forfeiture without court order shall immediately prepare a report completely describing and inventorying the property so seized. The original of the report shall be included in the criminal case file.
		2. Any police department that wishes to obtain a court order to seize property shall submit a “Request for Forfeiture” form to the appropriate prosecutor. A copy of the forfeiture lien notice shall be maintained in the criminal case file.
		3. AAny police department that seizes money or property shall file a statement no later than 60 days after the close of the state fiscal year, June 30, with the auditor of public accounts and the secretary of the Justice and Public Safety Cabinet containing a detailed listing of all money and property seized in that fiscal year and the disposition thereof. The report should specifically contain assets seized and assets awarded to include cash, vehicles, weapons, and real property. This annual report must be completed and submitted to the auditor of public accounts and the secretary of the Justice and Public Safety Cabinet even if no forfeitures occurred during the fiscal year. Service of the report on the secretary of the Justice and Public Safety Cabinet is complete by forwarding the report to the Kentucky Office of Drug Control Policy, 125 Holmes St., Frankfort, KY 40601, or by filing online at <https://secure.kentucky.gov/formservices/ODCP/AAF>. A copy of the annual report shall be maintained by the agency.