THE MICHIGAN PENAL CODE (EXCERPT) Act 328 of 1931

750.411m Third-degree money laundering.

Sec. 411m.

- (1) Except as otherwise provided in sections 411n and 411o, a person who violates section 411k is guilty of third-degree money laundering if the violation involves 1 of the following circumstances:
- (a) The value of the proceeds or substituted proceeds of the specified criminal offense involved in the violation is \$10,000.00 or more.
- (b) The specified criminal offense involved in the violation is a controlled substance offense, or an attempt, solicitation, or conspiracy to commit a controlled substance offense.
 - (c) The violation is committed with the intent to do 1 or more of the following:
- (i) Promote the commission of the criminal offense from which the proceeds or substituted proceeds were derived or any other criminal offense.
- (ii) Conceal or disguise the nature, location, source, ownership, or control of the proceeds or substituted proceeds of the specified criminal offense or avoid a transaction reporting requirement under state or federal law.
- (2) Third-degree money laundering is a felony punishable by imprisonment for not more than 5 years, or by a fine of not more than \$50,000.00 or twice the value of the proceeds or substituted proceeds of the specified criminal offense involved in the violation, whichever is greater, or both.
- (3) For purposes of this section, the \$10,000.00 threshold for the value of the proceeds or substituted proceeds of a specified criminal offense may be aggregated over a period of 30 calendar days.

History: Add. 1994, Act 284, Eff. Oct. 1, 1994