

STATE OF RHODE ISLAND OFFICE OF THE GENERAL TREASURER SETH MAGAZINER 50 Service Ave

To:

Representative Cale P. Keable, House Judiciary Chair

Warwick, RI 02886

Senator Michael J. McCaffrey, Senate Judiciary Chair

From:

Lammis J. Vargas, Director of Unclaimed Property - Office of the RI General Treasurer

Cc:

David Rodriguez, Asset Forfeiture Coordinator, Attorney General's Office

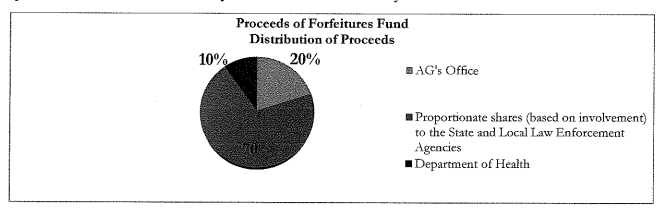
Date:

March 11, 2015

Re:

2013/2014 Annual Forfeited Money Report - Uniform Controlled Substances Act:

In accordance with RIGL 21-28-5.04, between January 1 and January 30 of each year, each law enforcement agency shall file a report with the general treasurer detailing the money forfeited during the previous calendar year and the use or disposition of the property or money. The report shall be provided to the local governmental bodies governing the law enforcement agencies and the house and senate judiciary committees. The office of the state of Rhode Island General Treasurer is providing both the Senate and House Judiciary Committees with the enclosed 2013 and 2014 annual Forfeited Property and Money report. The information contained in this report was received from the Attorney General's Office in February 2014 which maintains the account.



FUND 1: PROCEEDS OF FORFEITURES FUND - RIGL§ 21-28-5.04(b)(3)(i)(B)— The proceeds are to be held in a Separate Treasury Fund. The funds will be disbursed upon an agreement being reached by the law enforcement agencies with the assistance of AG's office determining how to proportionately divide the 70% detailed below. If no agreement is reached, then one of the agencies must go to the presiding justice of superior court and the justice will make the determination.

FUND 2: STATE LAW ENFORCEMENT FUND-RIGL§ 21-28-5.04 (b)(3)(i)(B)(ii)- When a share of the 70% detailed above is disbursed to a <u>state</u> law enforcement agency; it shall be maintained in a separate account by the general treasurer. (Local enforcement agencies have their own fund.)

Fund 2- Treasury Responsibility: Maintain the fund.

FUND 3: ASSET FORFEITURE FUND -RIGL§ 21-28-5.04 (c) – Administered by the general treasurer for Forfeitures before July 1, 1987. Upon application by any law enforcement agency, the AG's office may apply to the presiding superior court justice for release of funds.

Fund 3- Treasury Responsibility: Administer the fund in accordance with RIGL§ 21-28-5.04 (c).