

State of South Dakota

SEVENTY-SECOND SESSION
LEGISLATIVE ASSEMBLY, 1997

366A0084

HOUSE BILL NO. 1107

Introduced by: Representatives Napoli and Lee and Senators Aker and Reedy

1 FOR AN ACT ENTITLED, An Act to establish a fee for mailing or expressing commercial
2 license plates or stickers.

3 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF SOUTH DAKOTA:

4 Section 1. That § 32-9-7 be amended to read as follows:

5 32-9-7. On receipt of an application under § 32-9-6 and payment of the commercial motor
6 vehicle fee, required by this chapter, and upon satisfactory evidence that the applicant has
7 complied with all laws, rules, and regulations of this state covering motor vehicles and motor
8 carriers, and if a motor carrier for hire, that the applicant has received from the public utilities
9 commission a certificate, permit, or registration under chapter 49-28, the county treasurer shall
10 issue to the applicant a receipt which shall identify the motor vehicle, trailer, or semitrailer, and
11 shall assign to it a number, which shall be endorsed upon the application and receipt, and shall
12 issue to the applicant a commercial motor vehicle certificate bearing the number. The certificate
13 shall be placed and carried in the vehicle in a conspicuous place and ~~be~~ is subject to examination
14 upon demand by any officer of this state, county, or municipality. The county treasurer shall issue
15 to the applicant two commercial motor vehicle plates for each motor vehicle. The applicant may
16 request the county treasurer to mail or express the plates for a fee of three dollars or the stickers

1 for a fee of fifty cents. The plates shall set forth the amount of gross weight in figures, and shall
2 be in colors and designs for each classification specified in § 32-9-15. The plates shall be securely
3 fastened to the front and rear end of each commercial motor vehicle in a conspicuous place. The
4 county treasurer shall deposit in the county general fund any fees received for mailing or
5 expressing the plates or stickers. A violation of this section is a Class 2 misdemeanor.