

State of South Dakota

SEVENTY-NINTH SESSION
LEGISLATIVE ASSEMBLY, 2004

400J0220

HOUSE TRANSPORTATION COMMITTEE

ENGROSSED NO. **HB 1044** - 01/21/2004

This bill has been extensively amended (hoghoused) and may no longer be consistent with the original intention of the sponsor.

Introduced by: The Committee on Transportation at the request of the Department of Revenue and Regulation

1 FOR AN ACT ENTITLED, An Act to revise certain provisions regarding damage disclosure
2 information on certain vehicles coming into the state.

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

4 Section 1. That § 32-3-51.16 be amended to read as follows:

5 32-3-51.16. The department shall, in a conspicuous location, place ~~the damage information~~
6 ~~pursuant to § 32-3-51.7~~ on the first South Dakota title and all subsequent titles issued for any
7 motor vehicle ~~which came into the state unrepaired~~ and for which a salvage certificate of title
8 was issued by another state ~~unless the person applying for the South Dakota title maintains at~~
9 ~~his place of business proof that the vehicle did not sustain damage equivalent to the amount set~~
10 ~~forth in this chapter. The proof shall include two photographs showing all four sides of the~~
11 ~~motor vehicle and either an insurance adjuster's written report or a written repair estimate which~~
12 ~~details the parts, labor, paint, and frame work required to repair the motor vehicle.~~

13 ~~— The photographs and other documents showing proof that the amount of damage is less than~~
14 ~~set forth in this chapter shall be maintained by the person applying for a title for at least two~~



- 1 ~~years, the name of the previous state and any brand or notation indicated on the title by that~~
- 2 state.