

State of South Dakota

SEVENTY-NINTH SESSION
LEGISLATIVE ASSEMBLY, 2004

446J0455

HOUSE BILL NO. 1112

Introduced by: Representatives Novstrup, Burg, Cutler, Fryslie, Gillespie, Hennies, Michels, Rounds, and Weems and Senators Jaspers, Albers, Duenwald, Ham-Burr, Kelly, Moore, Olson (Ed), Schoenbeck, and Vitter

1 FOR AN ACT ENTITLED, An Act to revise the definition of a temporary supplemental lot for
2 the purposes of regulating certain vehicle dealers.

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

4 Section 1. That subdivision (17) of § 32-6B-1 be amended to read as follows:

5 (17) "Temporary supplemental lot," a location other than the principal place of business
6 or supplemental lot but within the same county as the principal place of business, or
7 within the corporate limits of a municipality which overlaps boundaries of a county,
8 or in an adjoining county, if the adjoining county has no licensed vehicle dealer
9 selling automobiles, pick-ups, or passenger vans and the temporary supplemental lot
10 is no more than ten miles from the principal place of business, where a licensed
11 vehicle dealer or a licensed used vehicle dealer may conduct business for a period of
12 time not to exceed ten consecutive days for a specific purpose such as fairs, auto
13 shows, auctions, shopping center promotions, or tent sales. A temporary
14 supplemental lot shall meet all local zoning and building codes for the type of
15 business being conducted. If a licensed vehicle dealer establishes a temporary



1 supplemental lot in a county with a licensed used vehicle dealer, a licensed used
2 vehicle dealer may establish a temporary supplemental lot in a county with a licensed
3 vehicle dealer;

4