ENTITLED, An Act to authorize the collection of a mailing fee if plates or decals are mailed to certain dealers, motor carrier applicants, and boat owners.

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

Section 1. That chapter 32-6B be amended by adding thereto a NEW SECTION to read as follows:

In addition to the license plate and decal fees assessed in §§ 32-6B-21, 32-6B-22.1, 32-6B-23, and 32-6B-36.3, the department shall collect from the dealer one dollar per decal or set of decals or five dollars per license plate or set of plates if a decal or plate is sent to the dealer through the mail. If the dealer requests that the decal or plate be express mailed, the dealer shall pay the actual costs of postage and handling.

Section 2. That chapter 32-6C be amended by adding thereto a NEW SECTION to read as follows:

In addition to the license fees assessed in § 32-6C-7, the department shall collect from the dealer one dollar per decal if a decal is sent to the dealer through the mail. If the dealer requests that the decal be express mailed, the dealer shall pay the actual costs of postage and handling.

Section 3. That chapter 32-7A be amended by adding thereto a NEW SECTION to read as follows:

In addition to the license fees assessed in § 32-7A-10, the department shall collect from the dealer one dollar per decal or five dollars per license plate if a decal or plate is sent to the dealer through the mail. If the dealer requests that the decal or plate be express mailed, the dealer shall pay the actual costs of postage and handling.

Section 4. That chapter 32-7B be amended by adding thereto a NEW SECTION to read as follows:

In addition to the license fees assessed in § 32-7B-10, the department shall collect from the dealer one dollar per decal if a decal is sent to the dealer through the mail. If the dealer requests that the decal be express mailed, the dealer shall pay the actual costs of postage and handling.

Section 5. That § 32-10-17 be amended to read as follows:

32-10-17. The administrator shall register the vehicles described and identified in an application pursuant to § 32-10-15 and shall issue a license plate or plates, or a vehicle registration card, or other suitable identification device, for each vehicle described in the application upon payment of the fees for registration and licensing and for the vehicle registration cards or other identification devices. A fee of three dollars shall be paid for each card or device issued for each proportionally registered vehicle. The card shall, in addition to the information required by chapter 32-5, bear upon its face the number of the license or other device issued for such proportionally registered vehicle and shall be carried in such vehicle at all times or, in the case of a combination, in the vehicle supplying the motive power. In addition to the registration fees, the department shall collect from the owner five dollars per license plate or set of plates when a plate is sent to the owner through the mail or one dollar per decal or set of decals if a decal is sent to the owner through the mail. If the applicant requests that the plate or decal be express mailed, the applicant shall pay any costs for the express mailing service.

Section 6. That § 32-9-3.1 be amended to read as follows:

32-9-3.1. Any motor vehicle or trailer owned and operated by a resident or a nonresident engaged in the harvest of agricultural products may be operated upon the highways, roads, and streets of this state upon payment of a seventy-five dollar fee. Payment of the fee shall be evidenced by a sticker provided by the department affixed in a conspicuous place on the vehicle as the department may require.

Each sticker, which is valid for a calendar year, shall be purchased from the county treasurer of

any county through which the owner or operator may travel or from an agent, patrol officer, motor carrier enforcement officer, or motor carrier inspector of the Department of Public Safety. If the applicant requests that the sticker be mailed, the applicant shall pay one dollar per sticker sent to the owner through the mail. All fees collected shall be handled, accounted for, and distributed in the same manner as the other fees provided for in this chapter. A violation of this section is a Class 2 misdemeanor.

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

32-9-7. On receipt of an application under § 32-9-6 and payment of the commercial motor vehicle fee, required by this chapter, and upon satisfactory evidence that the applicant has complied with all laws, rules, and regulations of this state covering motor vehicles and motor carriers, the county treasurer shall issue to the applicant a receipt which shall identify the motor vehicle, trailer, or semitrailer, and shall assign to it a number, which shall be endorsed upon the application and receipt, and shall issue to the applicant a commercial motor vehicle certificate bearing the number. The certificate shall be placed and carried in the vehicle in a conspicuous place and is subject to examination upon demand by any officer of this state, county, or municipality. The county treasurer shall issue to the applicant two commercial motor vehicle plates for each motor vehicle. The applicant may request the county treasurer to mail the plates for a fee. If the applicant requests that the plates be mailed, the applicant shall pay five dollars per license plate or set of plates if the plate is sent to the owner through the mail or one dollar per decal or set of decals if the decal is sent to the owner through the mail. If the applicant requests that the plate or decal be express mailed, the applicant shall pay any costs for the express mailing service. Each plate shall set forth the amount of gross weight in figures, and shall be in colors and designs for each classification specified in § 32-9-15. Each plate shall be securely fastened to the front and rear end of each commercial motor vehicle in a conspicuous place. The county treasurer shall deposit in the county general fund any fees

received for mailing or expressing a plate or sticker. A violation of this section is a Class 2 misdemeanor.

Section 8. That chapter 32-3A be amended by adding thereto a NEW SECTION to read as follows:

In addition to the registration fee required under § 32-3A-5, the department or county treasurer shall collect from the owner one dollar per decal or set of decals if a decal is sent to the owner through the mail. If the applicant requests that a decal be express mailed, the applicant shall pay the actual cost of postage and handling. Any fees received by the county treasurer for mailing or expressing decals shall be deposited by the treasurer in the county general fund.

An Act to authorize the collection of a mailing fee if plates or decals are mailed to certain dealers, motor carrier applicants, and boat owners.

I certify that the attached Act originated in the	Received at this Executive Office this day of,
HOUSE as Bill No. 1034	20 at M.
Chief Clerk	By for the Governor
Speaker of the House	The attached Act is hereby approved this day of, A.D., 20
Attest:	
Chief Clerk	Governor
	STATE OF SOUTH DAKOTA, ss.
President of the Senate	Office of the Secretary of State
Attest:	Filed, 20 at o'clock M.
Secretary of the Senate	
	Secretary of State
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House Bill No1034_ File No Chapter No	Asst. Secretary of State