## **State of South Dakota**

## SEVENTY-SEVENTH SESSION LEGISLATIVE ASSEMBLY, 2002

400H0213

## HOUSE BILL NO. 1034

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

1	FOR AN ACT ENTITLED, An Act to reduce the legal blood alcohol limits for motor vehicle	
2	drive	rs.
3	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF SOUTH DAKOTA:	
4	Section 1. That § 32-23-1 be amended to read as follows:	
5	32-23	3-1. A No person may not drive or be in actual physical control of any vehicle while:
6	(1)	There is $\frac{0.10}{0.08}$ percent or more by weight of alcohol in his that person's blood as
7		shown by chemical analysis of his that person's breath, blood, or other bodily
8		substance;
9	(2)	Under the influence of an alcoholic beverage;
0	(3)	Under the influence of marijuana or any controlled drug or substance to a degree
1		which renders him the person incapable of safely driving; or
12	(4)	Under the combined influence of an alcoholic beverage and marijuana or any
13		controlled drug or substance to a degree which renders him the person incapable of
4		safely driving.
15	Section 2. That § 32-23-7 be amended to read as follows:	

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1 32-23-7. In any criminal prosecution for a violation of § 32-23-1 relating to driving a vehicle

- 2 while under the influence of intoxicating liquor, a violation of § 22-16-41, or a violation of
- 3 § 22-16-42, the amount of alcohol in the defendant's blood at the time alleged as shown by
- 4 chemical analysis of the defendant's blood, breath, or other bodily substance shall give gives rise
- 5 to the following presumptions:
- 6 (1) If there was at that time five hundredths percent or less by weight of alcohol in the
  7 defendant's blood, it shall be is presumed that the defendant was not under the
- 8 influence of intoxicating liquor;
- 9 (2) If there was at that time in excess of five hundredths percent but less than ten eight
  10 hundredths percent by weight of alcohol in the defendant's blood, such fact shall does
  11 not give rise to any presumption that the defendant was or was not under the
  12 influence of intoxicating liquor, but such fact may be considered with other competent
  13 evidence in determining the guilt or innocence of the defendant;
- 14 (3) If there was at that time ten eight hundredths percent or more by weight of alcohol
  15 in the defendant's blood, it shall be is presumed that the defendant was under the
  16 influence of intoxicating liquor.
- Percent by weight of alcohol in the blood shall be based upon milligrams of alcohol per 1.0 cubic centimeters of whole blood or 2100 cubic centimeters of deep lung breath.