Stricken language would be deleted from and underlined language would be added to the law as it existed prior to this session of the General Assembly.

1	State of Arkansas	As Engrossed: S3/17/03	
2	84th General Assembly	A Bill	Act 750 of 2003
3	Regular Session, 2003		HOUSE BILL 1116
4			
5	By: Representatives Martin, Ha	thorn, S. Prater, Walters, Clemons	
6			
7			
8		For An Act To Be Entitled	
9	AN ACT TO	PROHIBIT THE SALE AND USE OF UR	INE WITH
10	THE INTEN	T TO DEFRAUD A DRUG OR ALCOHOL S	CREENING
11	TEST; AND	FOR OTHER PURPOSES.	
12			
13		Subtitle	
14	AN ACT	TO PROHIBIT THE SALE AND USE OF	
15	URINE N	WITH THE INTENT TO DEFRAUD A DRUG	G
16	OR ALCO	OHOL SCREENING TEST.	
17			
18			
19	BE IT ENACTED BY THE GEN	NERAL ASSEMBLY OF THE STATE OF AF	RKANSAS:
20			
21	SECTION 1. <u>(a)</u> I	It is unlawful for a person to:	
22	<u>(1)</u> Sell, g	give away, distribute, or market	urine in this state
23	or transport urine into	this state with the intent of us	sing the urine to
24	<u>defraud or cause deceitf</u>	ful results in a drug or alcohol	screening test;
25	(2) Attempt	to foil or defeat a drug or alc	cohol screening test
26	<u>by the substitution or s</u>	spiking of a urine sample, or by	advertising urine
27	<u>sample substitution or u</u>	arine spiking devices or measures	3 ;
28	<u>(</u> 3) Adulter	rate a urine or other bodily flui	id sample with the
29	intent to defraud or cau	use deceitful results in a drug c	or alcohol screening
30	<u>test;</u>		
31	<u>(</u> 4) Possess	s adulterants which are intended	to be used to
32	<u>adulterate a urine or ot</u>	ther bodily fluid sample for the	purpose of defrauding
33	<u>or causing deceitful res</u>	sults in a drug or alcohol screer	ning test; or
34	<u>(5)</u> Sell or	r market an adulterant with the i	intent by the seller
35	or marketer that the pro	oduct be used to adulterate a uri	ine or other bodily
36	fluid sample for the pur	rpose of defrauding or causing de	eceitful results in a



1	drug or alcohol screening test.		
2	(b) Intent to defraud or cause deceitful results in a drug or alcohol		
3	screening test is presumed if:		
4	(1) A heating element or any other device used to thwart a drug-		
5	screening test accompanies the sale, giving, distribution, or marketing of		
6	urine; or		
7	(2) Instructions that provide a method for thwarting a drug-		
8	screening test accompany the sale, giving, distribution, or marketing of		
9	urine.		
10	(c) Any person who violates subsection (a) of this section is guilty		
11	<u>of a Class B misdemeanor.</u>		
12	(d) The Department of Health shall maintain and update as part of its		
13	database under the State Health Data Clearinghouse Act, § 20-7-301, et, seq.,		
14	a list of substances that may be used to adulterate urine or other bodily		
15	fluids that may be used in, or used to interfere with, a drug or alcohol		
16	screening test.		
17	(e) "Adulterant" means a substance this is not expected to be in human		
18	<u>urine or a substance expected to be present in human urine but that is at a</u>		
19	concentration so high that it is not consistent with human urine, including,		
20	but not limited to:		
21	(1) Bleach;		
22	(2) Chromium;		
23	(3) Creatinine;		
24	(4) Detergent;		
25	(5) Glutaraldehyde;		
26	(6) Glutaraldehyde/squalene;		
27	(7) Hydrochloric acid;		
28	(8) Hydroiodic acid;		
29	<u>(9)</u> Iodine;		
30	<u>(10) Nitrite;</u>		
31	<u>(11) Peroxidase;</u>		
32	(12) Potassium dichromate;		
33	(13) Potassium nitrite;		
34	(14) Pyridinium chlorochromate; and		
35	(15) Sodium Nitrite.		
36			

2

1	SECTION 2. Nothing in this act shall be construed to encourage,
2	conflict or otherwise interfere with the preemption of state and local laws
3	under any federal laws or United States Department of Transportation
4	Regulation related to drug testing procedures and confidentiality.
5	
6	/s/ Martin
7	
8	
9	APPROVED: 3/27/2003
10	
11	
12	
13	
14	
15	
16	
17	
18	
19	
20	
21	
22	
23	
24	
25	
26	
27	
28	
29	
30	
31	
32	
33	
34	
35	
36	