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.

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2	2 87th General Assembly A Bill		
3	Regular Session, 2009	SENATE BILL	543
4	•		
5	By: Senator D. Johnson		
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7	,		
8	For An Act To Be Entitled		
9	AN ACT REGARDING CHEMICAL TESTS GIVEN FOR TH	E	
10	OFFENSE OF DRIVING WHILE INTOXICATED; AND FO	R	
11	OTHER PURPOSES.		
12			
13	Subtitle		
14	REGARDING CHEMICAL TESTS GIVEN FOR THE		
15	OFFENSE OF DRIVING WHILE INTOXICATED.		
16			
17			
18	BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF ARKAN	ISAS:	
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20	SECTION 1. Arkansas Code § 5-65-202 is amended to re	ad as follows:	
21	5-65-202. Implied consent.		
22	(a) Any person who operates a motor vehicle or is in	ı actual physica	11
23	control of a motor vehicle in this state is deemed to have	given consent,	
24	subject to the provisions of § 5-65-203, to a chemical test	one (1) or mor	e
25	chemical tests of his or her blood, breath, or urine for the	ne purpose of	
26	determining the alcohol or controlled substance content of	his or her brea	ıth
27	or blood if:		
28	(1) The person is arrested for any offense ar	sing out of an	act
29	alleged to have been committed while the person was driving	g while intoxica	ited
30	or driving while there was an alcohol concentration of eigh	nt-hundredths	
31	(0.08) or more in the person's breath or blood;		
32	(2) The person is involved in an accident whil	e operating or	in
33	actual physical control of a motor vehicle; or		
34	(3) At the time the person is arrested for dri	ving while	
35	intoxicated, the law enforcement officer has reasonable cau	ise to believe t	hat
36	the person, while operating or in actual physical control of	of a motor vehic	le,



is intoxicated or has an alcohol concentration of eight-hundredths (0.08) or more in the person's breath or blood.

3 (b) Any person who is dead, unconscious, or otherwise in a condition 4 rendering him or her incapable of refusal is deemed not to have withdrawn the 5 consent provided by subsection (a) of this section, and <u>a chemical test one</u> 6 <u>(1) or more chemical tests</u> may be administered subject to the provisions of § 7 5-65-203.

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SECTION 2. Arkansas Code § 5-65-203 is amended to read as follows: 5-65-203. Administration.

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(a) A chemical test One (1) or more chemical tests authorized in § 5-65-202 shall be administered at the direction of a law enforcement officer having reasonable cause to believe the person to have been operating or in actual physical control of a motor vehicle while intoxicated or while there was an alcohol concentration of eight-hundredths (0.08) or more in the person's breath or blood.

17 (b)(1) The law enforcement agency by which the law enforcement officer 18 is employed shall designate which chemical test <u>or chemical tests</u> shall be 19 administered, and the law enforcement agency is responsible for paying any 20 expense incurred in conducting the chemical test <u>or chemical tests</u>.

(2) If the person tested requests that an additional chemical test or chemical tests be made, as authorized in § 5-65-204(e), the cost of the additional chemical test or chemical tests shall be borne by the person tested, unless the person is found not guilty, in which case the arresting law enforcement agency shall reimburse the person for the cost of the additional chemical-test or chemical tests.

27 (3) If any person objects to the taking of his or her blood for
28 a chemical test, as authorized in this chapter, the breath or urine of the
29 person may be used to make the chemical analysis.

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