Stricken language would be deleted from and underlined language would be added to present law. Act 361 of the Regular Session

1	State of Arkansas	A Bill	
2	89th General Assembly	A DIII	
3	Regular Session, 2013		SENATE BILL 357
4	,		
5	By: Senator Files		
6			
7	For An Act To Be Entitled		
8	AN ACT PERMITTING ADDITIONAL CHEMICAL TESTS FOR		
9	DRIVING WHILE INTOXICATED; OPERATING A MOTORBOAT		
10	WHILE INTOXICATED; OPERATING OR NAVIGATING AN		
11	AIRCRAFT WHILE INTOXICATED; AND UNDERAGE DRIVING		
12	UNDER THE INFLUENCE; CONCERNING DRIVER'S LICENSES,		
13	COMMERCIAL DRIVER'S LICENSES, AND HUNTING LICENSES; AND FOR OTHER PURPOSES.		
14	AND FOR C	THER PURPOSES.	
15			
16		Subtitle	
17			
18		AITTING ADDITIONAL CHEMICAL TESTS FOR	
19		OFFENSES OF DRIVING WHILE INTOXICATED	
20	AND RELATED OFFENSES; AND CONCERNING		
21		VER'S LICENSES, COMMERCIAL DRIVER'S	
22 23	L101	ENSES, AND HUNTING LICENSES.	
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25	ዩ ፑ ፐጥ ፑክለ <u>ርጥ</u> ፑስ ዩ ህ ጥሀፑ	GENERAL ASSEMBLY OF THE STATE OF ARKANSA	N.C.
26	DE II ENACIED DI INE	GENERAL ASSEMBLI OF THE STATE OF ARRANSA	10.
27	SECTION 1. Ark	ansas Code § 5-10-105(a)(1)(B), concerni	ing the offense
28	of negligent homicide, is amended to read as follows:		
29	(B)(i) If at that time there is an alcohol concentration		
30	of eight hundredths (0.08) or more in the person's breath or blood based upon		
31	the definition of breath, blood, and urine alcohol concentration in § 5-65-		
32	204, as determined by a chemical test of the person's blood, urine, breath,		
33	saliva, or other bodily substance.		
34		(ii) The method of <u>the</u> chemical anal	lysis <u>test</u> of the
35	person's blood, urine, <u>saliva, or breath, or other bodily substance</u> shall be		
36	made in accordance with §§ 5-65-204 and 5-65-206; or		



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2 3 SECTION 2. Arkansas Code § 5-65-103 is amended to read as follows: 5-65-103. Unlawful acts.

4 (a) It is unlawful and punishable as provided in this act chapter for 5 any person who is intoxicated to operate or be in actual physical control of 6 a motor vehicle.

7 (b) It is unlawful and punishable as provided in this act <u>chapter</u> for 8 any person to operate or be in actual physical control of a motor vehicle if 9 at that time the alcohol concentration in the person's breath or blood was 10 eight-hundredths (0.08) or more based upon the definition of breath, blood, 11 and urine <u>alcohol</u> concentration in § 5-65-204.

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13 SECTION 3. Arkansas Code § 5-65-119(a), concerning a fee to reinstate 14 a suspended or revoked driving privilege, is amended to read as follows:

15 The Office of Driver Services shall charge a fee to be calculated (a) 16 as provided under subsection (b) of this section for reinstating a driving 17 privilege suspended or revoked because of an arrest for operating or being in 18 actual physical control of a motor vehicle while intoxicated or while there 19 was an alcohol concentration of eight-hundredths (0.08) or more in the 20 person's breath or blood, § 5-65-103, or refusing to submit to a chemical 21 test of blood, breath, saliva, or urine for the purpose of determining the 22 alcohol concentration or controlled substance contents of the person's blood 23 or breath, § 5-65-205, and the fee shall be distributed as follows: 24

25 SECTION 4. Arkansas Code § 5-65-202(a), concerning Arkansas's implied 26 consent law, is amended to read as follows:

(a) Any person who operates a motor vehicle or is in actual physical
control of a motor vehicle in this state is deemed to have given consent,
subject to the provisions of § 5-65-203, to one (1) or more chemical tests of
his or her blood, breath, <u>saliva</u>, or urine for the purpose of determining the
alcohol or controlled substance content of his or her breath or blood if:

33 SECTION 5. Arkansas Code § 5-65-203(b)(3), concerning the 34 administration of a chemical test, is amended to read as follows:

35 (3) If any person objects to the taking of his or her blood for36 a chemical test, as authorized in this chapter, the breath, saliva, or urine

1 of the person may be used to make the chemical analysis for the chemical 2 test. 3 4 SECTION 6. Arkansas Code § 5-65-204(a)-(d)(2), concerning alcohol 5 concentration and testing, are amended to read as follows: 6 5-65-204. Validity - Approved methods. 7 (a)(1) "Alcohol As used in this chapter, § 5-10-105, § 5-75-101 et 8 seq., and § 5-76-101 et seq., "alcohol concentration" means either: 9 (A) Grams of alcohol per one hundred milliliters (100 ml) 10 or one hundred cubic centimeters (100 cc) of blood; or 11 (B) Grams of alcohol per two hundred ten liters (210 1) of 12 breath. 13 (2) The alcohol concentration of other bodily substances urine, 14 saliva, or other bodily substance is based upon grams of alcohol per one 15 hundred milliliters (100 ml) or one hundred cubic centimeters (100 cc) of 16 blood, the same being percent weight per volume or percent alcohol 17 concentration. 18 (b)(1)(A) A chemical analysis test made to determine the presence and 19 amount of alcohol in a person's blood, urine, saliva, or breath to be 20 considered valid under this chapter shall be performed according to a method approved by the Department of Health and State Board of Health or by an 21 22 individual possessing a valid certificate issued by the department for this 23 purpose. 24 (B) The department may: (i) Approve satisfactory techniques or methods for 25 26 the chemical analysis test; 27 (ii) Ascertain the qualifications and competence of 28 an individual to conduct the chemical analysis test; and 29 (iii) Issue a certificate that is subject to 30 termination or revocation at the discretion of the department. 31 (C)(i) An auxiliary law enforcement officer appointed as a 32 reserve law enforcement officer and certified by the department in the operation of an instrument used to determine the alcohol content of the 33 34 breath may operate an instrument used to determine the alcohol content of the 35 breath under this chapter. 36 The department shall promulgate rules to (ii)

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1 implement subdivision (b)(1)(C)(i) of this section.

2 (2) However, a method of chemical analysis of a person's blood, 3 urine, <u>saliva</u>, or other bodily substance made by the State Crime Laboratory 4 for determining the presence of one (1) or more controlled substances or any 5 intoxicant is exempt from approval by the <u>division department</u> or the State 6 Board of Health.

7 (c) To be considered valid under the provisions of this section, a
8 chemical analysis of a person's blood, urine, breath, or other bodily
9 substance for determining the alcohol content of the blood or breath shall be
10 performed according to a method approved by the board.

11 (d)(1)(c)(1) When a person submits to a blood test at the request of a 12 law enforcement officer under a provision of this section, blood may be drawn 13 by a physician or a person acting under the direction and supervision of a 14 physician.

15 (2) The limitation in subdivision (d)(1)(c)(1) of this section
16 does not apply to the taking of a breath, saliva, or urine specimen.
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18 SECTION 7. Arkansas Code § 5-65-205(b)(1)(A)(i), concerning the 19 criminal offense of refusal to submit, is amended to read as follows:

20 (1)(A)(i) Suspension for one hundred eighty (180) days for the 21 first offense of refusing to submit to a chemical test of blood, breath, 22 <u>saliva</u>, or urine for the purpose of determining the alcohol or controlled 23 substance content of the person's blood or breath.

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25 SECTION 8. Arkansas Code § 5-65-205(b)(2)-(4), concerning the criminal 26 offense of refusal to submit, is amended to read as follows:

(2) Suspension for two (2) years, during which no restricted
permit may be issued, for a second offense of refusing to submit to a
chemical test of blood, breath, <u>saliva</u>, or urine for the <u>purposes purpose</u> of
determining the alcohol <u>concentration</u> or controlled substance content of the
person's blood or breath within five (5) years of the first offense;

32 (3) Revocation for three (3) years, during which no restricted 33 permit may be issued, for the third offense of refusing to submit to a 34 chemical test of blood, breath, <u>saliva</u>, or urine for the purpose of 35 determining the alcohol <u>concentration</u> or controlled substance content of the 36 person's blood <u>or breath</u> within five (5) years of the first offense; and

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1 (4) Lifetime revocation, during which no restricted permit may 2 be issued, for the fourth or subsequent offense of refusing to submit to a 3 chemical test of blood, breath, saliva, or urine for the purpose of 4 determining the alcohol concentration or controlled substance content of the 5 person's blood or breath within five (5) years of the first offense. 6

- 7 8

SECTION 9. Arkansas Code § 5-65-208 is amended to read as follows: 5-65-208. Motor vehicle accidents - Testing required.

9 (a)(1) When the driver of a motor vehicle is involved in an accident 10 resulting in loss of human life or when there is reason to believe death may 11 result, in addition to a penalty established elsewhere under state law, a chemical test of the driver's blood, breath, blood, breath, saliva, or urine 12 13 shall be administered to the driver, even if fatally injured, to determine 14 the presence of and percentage of <u>alcohol</u> concentration of alcohol or the 15 presence of drugs a controlled substance, or both, in the driver's body.

16 The law enforcement agency that investigates an accident (b)(1) 17 described in subsection (a) of this section, the physician in attendance, or 18 any other person designated by state law shall order the chemical test as 19 soon as practicable.

20 (2)(A) The medical personnel who conducted person who conducts 21 the chemical test under subsection (a) of this section of the driver's blood, 22 breath, saliva, or urine shall forward the results of the chemical test to 23 the Department of Arkansas State Police, and the department shall establish 24 and maintain the results of the analyses chemical tests required by 25 subsection (a) of this section in a database.

26 (B) The information in the database shall reflect the 27 number of fatal motor vehicle accidents in which:

28 (i) Alcohol was found to be a factor, with the 29 percentage of alcohol concentration involved;

30 (ii) Drugs Controlled substances were found to be a 31 factor, listing the class of drugs controlled substances so found and their 32 amounts; and

33 (iii) Both alcohol and drugs controlled substances 34 were found to be factors, with the percentage of alcohol concentration 35 involved, and listing the class of drugs controlled substances so found and 36 their amounts.

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1 (c) The results of the analyses <u>chemical tests</u> required by this 2 section shall be reported to the department and may be used by state and 3 local officials for statistical purposes that do not reveal the identity of 4 the deceased person or for any law enforcement purpose, including prosecution 5 for the violation of any law.

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7 SECTION 10. Arkansas Code § 5-65-309(a), concerning the implied 8 consent law, is amended to read as follows:

9 (a) Any underage person who operates a motor vehicle or is in actual 10 physical control of a motor vehicle in this state is deemed to have given 11 consent, subject to the provisions of § 5-65-203, to a chemical test of his 12 or her blood, breath, <u>saliva</u>, or urine for the purpose of determining the 13 alcohol <u>concentration</u> or controlled substance content of his or her breath or 14 blood if:

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SECTION 11. Arkansas Code § 5-65-402(a)(4)(A)(iii)(b), concerning the surrender of a license or permit to an arresting officer, is amended to read as follows:

19 (b) A sworn report that the arrested person 20 refused to submit to a chemical test of blood, breath, <u>saliva</u>, or urine for 21 the purpose of determining the alcohol <u>concentration</u> or controlled substance 22 content of the arrested person's <u>breath or</u> blood in violation of § 5-65-205, 23 § 5-65-310, or § 27-23-114(a)(5).

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25 SECTION 12. Arkansas Code § 5-65-402(a)(8)(D)(ii), concerning the 26 surrender of a license or permit to an arresting officer, is amended to read 27 as follows:

(ii) Refused to submit to a chemical test of the blood, breath, <u>saliva</u>, or urine for the purpose of determining the alcohol <u>concentration</u> or controlled substance contents of the person's <u>breath or</u> blood and whether the person was placed under arrest;

33 SECTION 13. Arkansas Code § 5-65-402(a)(8)(F)(i)(b), concerning the 34 surrender of a license or permit to an arresting officer, is amended to read 35 as follows:

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(b) The breath, blood, <u>saliva</u>, or urine

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     specimen was obtained from the arrested person within the established and
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     certified criteria of the Department of Health;
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           SECTION 14. Arkansas Code § 5-65-402(c)(4)(B), concerning the
 5
     surrender of a license or permit to an arresting officer, is amended to read
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     as follows:
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                       (B) If the results of a chemical test of blood, breath,
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     saliva, or urine are used as evidence in the suspension, revocation, or
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     disgualification of the person's privilege to drive, then the provisions of §
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     5-65-206 shall apply in the circuit court proceeding.
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           SECTION 15. Arkansas Code § 5-75-103(a), concerning Arkansas's implied
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     consent law, is amended to read as follows:
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           (a) Any person who operates or navigates any aircraft or is in actual
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     physical control of any aircraft in this state is deemed to have given
     consent, subject to the provisions of § 5-75-104, to a chemical test of his
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     or her blood, breath, saliva, or urine for the purpose of determining the
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     alcohol concentration or controlled substance content of his or her breath or
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     blood, if:
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           SECTION 16. Arkansas Code § 5-75-104(b)(3), concerning the
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     administration of a chemical test is amended to read as follows:
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                 (3) If any person shall object to the taking of his or her blood
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     for a chemical test, as authorized in this section, the breath, saliva, or
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     urine of the person may be used to make the analysis for the chemical test.
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           SECTION 17. Arkansas Code § 5-76-104(a)(1), concerning Arkansas's
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     implied consent law, is amended to read as follows:
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           (a)(1) Any person who operates a motorboat or is in actual physical
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     control of a motorboat in this state is deemed to have given consent, subject
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     to the provisions of subsection (c) of this section, to a chemical test of
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     his or her blood, breath, saliva, or urine for the purpose of determining the
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     alcohol concentration or controlled substance content of his or her breath or
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     blood if:
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36
           SECTION 18. Arkansas Code § 5-76-104(a)(3)(A), concerning Arkansas's
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1 implied consent law, is amended to read as follows:

(3)(A) When a person operating a motorboat is involved in
an accident resulting in loss of human life or when there is reason to
believe that death may result, a law enforcement officer shall request and
the person shall submit to a chemical test of the person's blood, breath,
<u>saliva</u>, or urine for the purpose of determining the alcohol <u>concentration</u> or
controlled substance content of his or her breath or blood.

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SECTION 19. Arkansas Code § 15-42-127 is amended to read as follows: 15-42-127. Implied consent.

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(a)(1) Subject to the provisions of subsection (c) of this section, any person who purchases a hunting license for use in the State of Arkansas or engages in hunting privileges in this state shall be deemed to have given consent to a chemical test or tests of his or her blood, breath, <u>saliva</u>, or urine for the purpose of determining the alcohol <u>concentration</u> or controlled substance content of his or her blood, breath, <u>saliva</u>, or urine if the person is involved in a shooting accident while hunting.

18 (2) Any person who is dead, unconscious, or otherwise in a 19 condition rendering the person incapable of refusal to submit to a <u>chemical</u> 20 test of his or her blood, breath, <u>saliva</u>, or urine shall be deemed not to 21 have withdrawn the consent provided by subdivision (a)(1) of this section, 22 and the <u>chemical</u> test may be administered subject to the provisions of 23 subsection (c) of this section.

(3) (A) When a person who is hunting in this state is involved in a shooting accident resulting in loss of human life or serious bodily injury, a law enforcement officer shall request and the person or persons shall submit to a chemical test or tests of the person's blood, breath, <u>saliva</u>, or urine for the purpose of determining the alcohol <u>concentration</u> or controlled substance content of his or her blood, breath, <u>saliva</u>, or urine.

30 (B) The law enforcement officer shall cause the <u>chemical</u> 31 test or tests to be administered to the person or persons involved in the 32 shooting accident, including the person injured by the shooting and the 33 person who caused the injury by shooting another person.

(b) If a person who is hunting is involved in a shooting accident
resulting in loss of human life or serious bodily injury and the person
refuses to submit to a chemical test under this section upon the request of

1 the law enforcement officer, the person shall be guilty of a violation for 2 refusal to submit, and upon conviction:

3 (1) The court shall levy a fine of not less than two thousand 4 five hundred dollars (\$2,500) and not greater than five thousand dollars 5 (\$5,000); and

6 (2) The Arkansas State Game and Fish Commission may suspend or 7 revoke the person's hunting privileges or eligibility to purchase a hunting 8 license for life.

9 (c)(1) The chemical tests required under this section shall be 10 administered at the direction of a law enforcement officer having reasonable 11 cause to believe the person to have been hunting while under the influence of 12 alcohol or a controlled substance.

13 (2)(A) The law enforcement agency by which the officer referred 14 to in subdivision (c)(1) of this section is employed shall designate which 15 <u>chemical</u> tests authorized by this section shall be administered, and the <u>law</u> 16 <u>enforcement</u> agency shall be responsible for paying all expenses incurred in 17 conducting the <u>chemical</u> tests.

(B) If a person tested under this section requests that
additional <u>chemical</u> tests be made as authorized in subsection (g) of this
section, the cost of the additional <u>chemical</u> tests shall be borne by <u>charged</u>
to the person tested.

(C) If any person objects to the taking of his or her
blood for a <u>chemical</u> test as authorized by this section, the breath<u>, saliva</u>,
or urine of the person may be used to make the analysis <u>for the chemical</u>
<u>test</u>.

(d)(1) To be considered valid under the provisions of this section, chemical analyses a chemical test of a person's blood, breath, saliva, or urine must be performed according to methods approved by the State Board of Health or by an individual possessing a valid permit issued by the Department of Health for that purpose.

31

(2) The department is authorized to may:

32 (A) Approve satisfactory techniques or methods for the
33 chemical analysis test of a person's blood, breath, saliva, or urine;
34 (B) Ascertain the qualifications and competence of
35 individuals to conduct the analysis chemical test; and
36 (C) Issue permits that shall be subject to termination or

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1 revocation at the discretion of the department.

2 (e)(1) When a person submits to a blood test at the request of a law
3 enforcement officer, blood may be drawn by a physician or by a person acting
4 under the direction and supervision of a physician.

5 (2) The limitation of subdivision (e)(1) of this section shall 6 not apply to the taking of breath, saliva, or urine specimens.

7 (3)(A) No person, institution, or office in this state that 8 withdraws blood for the purpose of determining alcohol <u>concentration</u> or 9 controlled substance content of the blood at the request of a law enforcement 10 officer under this section shall be held liable for violating any of the 11 criminal laws of this state in connection with the withdrawal of blood.

12 (B) A physician, institution, or person acting under the 13 direction or supervision of a physician shall not be held liable in tort for 14 the withdrawal of the blood unless the person or institution is negligent in 15 connection with the withdrawal of blood or the blood is taken over the 16 objections of the subject.

17 (f) Upon the request of a person who submits to a chemical test or 18 tests at the request of a law enforcement officer under this section, full 19 information concerning the <u>chemical</u> test or tests shall be made available to 20 the person or the person's attorney.

(g)(1) A person tested may have a physician, qualified technician, registered nurse, or other qualified person of his or her own choice administer a complete chemical test in addition to any <u>chemical</u> test administered at the direction of a law enforcement officer.

25 (2) The law enforcement officer shall advise the person of this26 right.

(3) If a law enforcement officer refuses or fails to advise the person of this right and to permit and assist the person to obtain the <u>chemical</u> test, then the results of the <u>chemical</u> test or tests taken at the direction of the law enforcement officer under this section shall not be admissible into evidence.

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33 SECTION 20. Arkansas Code § 27-23-115(a), concerning Arkansas's 34 implied consent law for commercial motor vehicle drivers, is amended to read 35 as follows:

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(a) A person who drives a commercial motor vehicle within this state

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1 shall be deemed to have given consent, subject to the provisions of § 5-65-2 202, to take a test or tests of that person's blood, breath, <u>saliva</u>, or urine 3 for the purpose of determining that person's blood alcohol concentration or 4 the presence of other drugs.

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6 SECTION 21. Arkansas Code § 27-101-205(c), concerning procedures when 7 there is a collision or accident involving a watercraft, is amended to read 8 as follows:

9 (c) When a person operating a vessel is involved in a collision, 10 accident, or other casualty resulting in loss of human life or when there is 11 reason to believe death may result, or a law enforcement officer has 12 reasonable cause to believe that the person while operating a vessel is intoxicated or under the influence of any narcotic drug, barbituate 13 14 barbiturate, or marijuana or while under any physical or mental disability so 15 as to be incapable of operating the vessel safely under the prevailing 16 circumstances, a law enforcement officer shall request and the person shall 17 submit to a chemical test of the person's blood, breath, saliva, or urine in 18 accordance with the provisions of § 5-76-104, even if the person is fatally 19 injured, for the purpose of determining the alcohol concentration or 20 controlled substance content of his or her blood, breath, saliva, or urine. 21 22 23 APPROVED: 03/14/2013