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	A Bill		
2	84th General Assembly	A DIII		2212
3	Regular Session, 2003		HOUSE BILL	2213
4				
5	By: Representative Judy			
6				
7		For An Act To Be Entitled		
8				
9		TO INCREASE FEES FOR THE ALCOHOLISM		
10		ION OR TREATMENT PROGRAM; AND FOR OTHER	ξ.	
11	PURPOS	E2.		
12 13		Subtitle		
14	AN	ACT TO INCREASE FEES FOR THE		
15		COHOLISM EDUCATION OR TREATMENT		
16		GRAM.		
17				
18				
19	BE IT ENACTED BY THE	GENERAL ASSEMBLY OF THE STATE OF ARKAN	SAS:	
20				
21	SECTION 1. Ar	kansas Code § 5-65-104(h)(l), concernin	g the alcohol	
22	education program for individuals arrested for driving while intoxicated, is			
23	amended to read as follows:			
24	(h)(l) Any pe	rson whose license is suspended or revo	ked pursuant to	b
25	this section shall,	unless the charges are dismissed or the	person is	
26	acquitted of the cha	rges upon which the suspension or revoc	ation is based,	, be
27	required to complete	an alcohol education program as prescr	ibed and approv	ved
28	by the Highway Safet	y Program or an alcohol treatment progr	am as approved	by
29	the Bureau of Alcoho	l and Drug Abuse Prevention of the Depa	rtment of Healt	ch.
30	The alcohol education	n program may collect a program fee of	up to fifty	
31	dollars (\$50.00) per	enrollee to offset program costs. A pe	rson required t	€O
32	complete an alcohol	education program under this section ma	y be required t	.o
33	pay, in addition to	the costs collected for education, a fe	e of up to twer	ity-
34	five dollars (\$25.00) to the alcohol education program to o	ffset the	
35	additional costs ass	ociated with reporting requirements und	er this	
36	subchapter. The alco	hol education program shall report semi	annually to the	÷



1 Highway Safety Program all revenue derived from this fee.

2

3 SECTION 2. Arkansas Code § 5-65-115(a), concerning the alcohol
4 education program for individuals arrested for driving while intoxicated, is
5 amended to read as follows:

6 (a)(1) Any person whose driving privileges are suspended or revoked 7 for violating §§ 5-65-103 or 5-65-303 shall, in addition to other penalties 8 provided in this chapter by law, be required to complete an alcohol education 9 program as prescribed and approved by the Highway Safety Program or an 10 alcoholism treatment program as approved by the Bureau of Alcohol and Drug 11 Abuse Prevention of the Department of Health.

12 (2)(A) Such alcoholism education program may collect a program
13 fee of up to fifty dollars (\$50.00) one hundred dollars (\$100) per enrollee
14 to offset program costs.

15 (B)(i) A person ordered to complete an alcoholism education or treatment program under this section may be required to pay, in addition to the costs collected for <u>education or</u> treatment, a fee of up to twenty-five dollars (\$25.00) to offset the additional costs associated with reporting requirements under this subchapter.

(ii) The alcoholism education program shall report
 semiannually to the Highway Safety Program all revenue derived from this fee.

23 SECTION 3. Arkansas Code § 5-65-307(a), concerning the alcohol
24 education program for individuals arrested for driving while intoxicated, is
25 amended to read as follows:

(a)(1) Any underage person who has his or her driving privileges
suspended, revoked, or denied for violating § 5-65-303, shall, in addition to
other penalties provided in this chapter, be required to complete an alcohol
and driving education program for underage drivers as prescribed and approved
by the Highway Safety Program.

31 (2) The Highway Safety Program shall approve only those programs 32 in alcohol and driving education which are targeted at the underage driving 33 group and are intended to intervene and prevent repeat occurrences of driving 34 under the influence or driving while intoxicated.

35 (3) The alcohol and driving education program may collect a
 36 program fee of up to fifty dollars (\$50.00) per enrollee to offset program

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1	costs.
2	(4) A person ordered to complete an alcohol and driving
3	education program under this section may be required to pay, in addition to
4	the costs collected for the program, a fee of up to twenty-five dollars
5	(\$25.00) to offset the additional costs associated with reporting
6	requirements under this subchapter.
7	(5)(3) An approved alcohol and driving education program shall
8	report semiannually to the Highway Safety Program all revenue derived from
9	these fees.
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