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: S3/31/05	
2	85th General Assembly	A Bill	
3	Regular Session, 2005		SENATE BILL 1168
4			
5	By: Senator J. Bookout		
6			
7			
8	For An Act To Be Entitled		
9	AN ACT TO ALLOW STATE INSTITUTIONS TO COLLECT		
10	FEES FOR RENT OF PARKING SPACES WITHOUT THE FEES		
11	BEING CONSIDERED AS PAYMENT FOR A SERVICE; AND		
12	FOR OTH	HER PURPOSES.	
13			
14		Subtitle	
15	AN A	ACT TO ALLOW STATE INSTITUTIONS TO	
16	COLI	LECT FEES FOR RENT OF PARKING SPACE	ES
17	WITHOUT THE FEES BEING CONSIDERED AS		
18	PAYM	MENT FOR A SERVICE.	
19			
20			
21	BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF ARKANSAS:		
22			
23	SECTION 1. Arkansas Code § 25-17-307(a), pertaining to rules for motor		
24	vehicles on institutional grounds, is amended to read as follows:		
25	(a) Each of th	e institutions described in § 25-1	17-301 is authorized
26	and empowered to prom	ulgate rules and regulations and t	to amend or change them
27	from time to time as	its governing board shall deem ned	cessary, providing for
28	the operation and par	king of motor vehicles upon the gr	rounds, streets,
29	drives, and alleys un	der its control, including, but no	ot limited to,
30	regulations:		
31	(1) Limi	ting the rate of speed;	
32	(2) <u>(A)</u> A	ssigning parking spaces and design	nating parking areas
33	and their uses and collecting charges or fees as rent for those spaces.		
34	(B) The charges or fees collected under subdivision		
35	(a)(2)(A) of this section, other than fees for parking or parking passes for		
36	athletic events or ot	ther special events, shall not be o	considered as payment

03-31-2005 14:25 MMC180

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1	for the providing of any service of any nature to the person paying the		
2	charges or fees as rent and shall be exempt for the tax levied by § 26-52-		
3	301(3)(E)(i);		
4	(3) Prohibiting parking as it deems necessary;		
5	(4) Removing vehicles parked in violation of institutional rules		
6	and regulations or city ordinances, at the expense of the violator, who shall		
7	pay the expense before the vehicle is released;		
8	(5) Instituting a system of motor vehicle registration for the		
9	identification and regulation of vehicles regularly using institutional		
10	premises, including a reasonable charge to defray the cost thereof; and		
11	(6) Collecting, under an established system, administrative		
12	charges for violations of institutional rules and regulations governing motor		
13	vehicles, their operation, and parking. However, an administrative finding		
14	of violation may be appealed to the appropriate municipal court where the		
15	matter shall be heard de novo.		
16			
17	SECTION 2. EMERGENCY CLAUSE. It is found and determined by the		
18	General Assembly of the State of Arkansas that there is a question concerning		
19	rental fees and charges of public institutions of higher education for the		
20	management and control of the property of such institutions with respect to		
21	the parking of motor vehicles thereon; and that it is necessary to clarify by		
22	this act that any such fees or charges are paid as rental for parking spaces		
23	designated either generally or specifically for a permitee and not as		
24	consideration for any service provided to the permit holder or person paying		
25	such fees and charges as rent. Therefore, an emergency is declared to exist		
26	and this act being immediately necessary for the preservation of the public		
27	peace, health, and safety shall become effective on:		
28	(1) The date of its approval by the Governor;		
29	(2) If the bill is neither approved nor vetoed by the Governor,		
30	the expiration of the period of time during which the Governor may veto the		
31	bill; or		
32	(3) If the bill is vetoed by the Governor and the veto is		
33	overridden, the date the last house overrides the veto.		
34			
35	/s/ J. Bookout		