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Representative M. Susan Lawrence proposes the following substitute bill:

	PLEA IN ABEYANCE FEE
	2006 GENERAL SESSION
	STATE OF UTAH
	Chief Sponsor: M. Susan Lawrence
	Senate Sponsor: Lyle W. Hillyard
	LONG TITLE
	General Description:
	This bill describes fines and fees for pleas in abeyance.
)	Highlighted Provisions:
	This bill:
,	 requires that fines for pleas in abeyance adhere to the Uniform Bail Schedule; and
	 allows courts to charge an administrative fee for pleas in abeyance of not more than
	\$25.
	Monies Appropriated in this Bill:
	None
	Other Special Clauses:
	None
	Utah Code Sections Affected:
)	AMENDS:
	77-2-4.2, as last amended by Chapter 2, Laws of Utah 2005
,	Be it enacted by the Legislature of the state of Utah:
	Section 1. Section 77-2-4.2 is amended to read:
	77-2-4.2. Compromise of traffic charges Limitations.



26	(1) As used in this section:
27	(a) "Compromise" means referral of a person charged with a traffic violation to traffic
28	school or other school, class, or remedial or rehabilitative program.
29	(b) "Traffic violation" means any charge for which bail may be forfeited in lieu of
30	appearance, by citation or information, of a violation of:
31	(i) Title 41, Chapter 6a, Traffic Code, amounting to:
32	(A) a class B misdemeanor;
33	(B) a class C misdemeanor; or
34	(C) an infraction; or
35	(ii) any local traffic ordinance.
36	(2) Any compromise of a traffic violation shall be done pursuant to a plea in abeyance
37	agreement as provided in Title 77, Chapter 2a, Pleas in Abeyance, except:
38	(a) when the criminal prosecution is dismissed pursuant to Section 77-2-4; or
39	(b) when there is a plea by the defendant to and entry of a judgment by a court for the
40	offense originally charged or for an amended charge.
41	(3) In all cases which are compromised pursuant to the provisions of Subsection (2):
42	(a) the court, taking into consideration the offense charged, shall collect a plea in
43	abeyance fee which shall:
44	(i) be subject to the same surcharge as if imposed on a criminal fine; [and]
45	(ii) be allocated subject to the surcharge as if paid as a criminal fine under Section
46	78-3-14.5 and a surcharge under Title 63, Chapter 63a, Crime Victim Reparation Trust, Public
47	Safety Support Funds, Substance Abuse Prevention Account, and Services for Victims of
48	Domestic Violence Account; [or] and
49	(iii) be not more than \$25 greater than the bail designated in the Uniform Bail
50	Schedule, unless the judge makes a case specific written finding or docket entry justifying the
51	variation; or
52	(b) if no plea in abeyance fee is collected, a surcharge on the fee charged for the traffic
53	school or other school, class, or rehabilitative program shall be collected, which surcharge
54	shall:
55	(i) be computed, assessed, collected, and remitted in the same manner as if the traffic
56	school fee and surcharge had been imposed as a criminal fine and surcharge; and

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57	(ii) be subject to the financial requirements contained in Title 63, Chapter 63a, Crime
58	Victim Reparation Trust, Public Safety Support Funds, Substance Abuse Prevention Account,
59	and Services for Victims of Domestic Violence Account.
60	(4) The defendant in all cases compromised under this section shall receive an itemized
61	statement of the following amounts to be collected by the court:
62	(a) the amount of the fine from the Uniform Bail Schedule;
63	(b) the amount of any surcharges being assessed: and
64	(c) the amount of the plea in abeyance fee.