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: H4/4/03	
2	84th General Assembly	A Bill	Act 1813 of 2003
3	Regular Session, 2003		HOUSE BILL 2749
4			
5	By: Representative Pickett		
6			
7			
8	For An Act To Be Entitled		
9	AN ACT TO CLARIFY THE PURPOSE FOR OBTAINING A		
10	PRIVATE	CLUB PERMIT; AND FOR OTHER PURPO	DSES.
11			
12		Subtitle	
13	AN AC	T TO CLARIFY THE PURPOSE FOR	
14	OBTAI	NING A PRIVATE CLUB PERMIT.	
15			
16			
17	BE IT ENACTED BY THE G	ENERAL ASSEMBLY OF THE STATE OF	ARKANSAS:
18			
19	SECTION 1. Arkansas Code § 3-9-202(10), as amended by Act 369 of 2003,		
20	concerning the definition of a private club under on-premises consumption of		
21	alcoholic beverages law, is amended to read follows		
22		"Private club" means a nonprof	-
23	organized and existing under the laws of this state no part of the net		
24		l inure directly or indirectly t	· · · · ·
25	-	er individual except for the pay	
26	-	operations and which is conduct	
27		patriotic, political, national,	
28		professional association, enter	
29		rpose other than the consumption	ı of alcoholic
30	beverages.		
31		(ii) The nonprofit corporatio	
32	existence for a period of not less than one (1) year before application for a		
33	permit, as prescribed in this subchapter.		
34	(iii) At the time of application for the permit, the		
35	nonprofit corporation must have not fewer than one hundred (100) members and		
36	at the time of applica	tion must own or lease, be the h	older of a buy-sell



agreement or offer and acceptance, or have an option to lease a building,
property, or space therein for the reasonable comfort and accommodation of
its members and their families and guests and restrict the use of club
facilities to such persons.

5 (B) For purposes of this subdivision (10), a person shall 6 be required to become a member of the private club in any wet area of the 7 state only upon ordering an alcoholic beverage as defined under subdivision 8 (3) of this section.

9 (C) Furthermore, where such business entity that holds a 10 private club permit additionally holds a retail beer permit, retail wine for 11 consumption on the premises permit, or cafe or restaurant wine permit, the 12 hours of operation authorized for the private club shall likewise apply to 13 all permits of such business entity;

14

15 SECTION 2. Arkansas Code § 3-9-221(a), concerning the purposes of 16 organizing private clubs for serving alcoholic beverages, is amended to read 17 as follows:

(a)(1) The General Assembly recognizes that many individuals in this 18 19 state serve mixed drinks containing alcoholic beverages to their friends and 20 guests in the privacy of their homes and, in addition, that many individuals 21 associated together in private nonprofit associations or corporations 22 established for fraternal, patriotic, recreational, political, social, or 23 other mutual purposes as authorized by law, established not for pecuniary 24 gain, have, for their mutual convenience, provided for the preparation and 25 serving to themselves and their guests of mixed drinks prepared from 26 alcoholic beverages owned by the members individually or in common under a 27 so-called "locker", "pool", or "revolving fund" system.

28 (2) Further, the General Assembly recognizes that many 29 individuals travel to this state to assemble at regional meetings and 30 conventions to associate with other individuals who are members of professional and social organizations; that many of the restaurants and 31 32 entertainment facilities used for the meetings and conventions promote the 33 hospitality of the host communities where the restaurants, convention, and 34 entertainment facilities are located; that many of the host organizations plan to serve mixed drinks containing alcoholic beverages to their friends 35

36 *and guests at these meetings and while entertaining and dining during these* 

## As Engrossed: H4/4/03

1	conventions; and many of the host communities have individuals who have		
2	associated together in private nonprofit corporations established for		
3	recreational, social, community hospitality, professional association,		
4	entertainment, or other mutual purposes established, not for pecuniary gain,		
5	but for their mutual convenience and to provide for the preparation and		
6	serving to themselves and their guests of mixed drinks prepared from		
7	alcoholic beverages owned by the members individually or in common under a		
8	so-called "locker", "pool", or "revolving fund" system.		
9	/s/ Pickett		
10			
11			
12	APPROVED: BECAME LAW ON 5/6/2003, THIS BILL HAVING REMAINED WITH THE		
13	GOVERNOR 20 DAYS AFTER ADJOURNMENT HAS BECOME LAW.		
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