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.

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2	2 84th General Assembly A E	5111	
3	3 Regular Session, 2003	SENATE BILL 847	
4	4		
5	5 By: Senator Broadway		
6	6		
7			
8	For An Act To Be Entitled		
9	AN ACT TO AMEND THE DEFINITION OF "ELIGIBLE		
10	COMPANY" AND "TOURISM ATTRACTION" UNDER THE		
11	ARKANSAS TOURISM DEVELOPMENT ACT, ARKANSAS CODE §		
12	.2 15-11-501 ET SEQ.; AND FO	COTHER PURPOSES.	
13			
14	4 Subt	tle	
15	TO AMEND THE DEFINITION OF ELIGIBLE		
16	COMPANY AND TOURISM ATTRACTION UNDER THE		
17	.7 ARKANSAS TOURISM DEVELO	PPMENT ACT.	
18	8		
19	9		
20	BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF ARKANSAS:		
21	21		
22	22 SECTION 1. Arkansas Code § 15-11-	503(5), regarding definitions under	
23	the Arkansas Tourism Development Act, § 15-11-101 et seq., is amended to read		
24	24 as follows:		
25	25 (5) <u>(A)</u> "Eligible company" m	eans any corporation, limited	
26	liability company, partnership, register	ed limited liability partnership,	
27	sole proprietorship, business trust, or	any other entity operating or	
28	28 intending to operate a tourism attraction	n project, whether owned or leased,	
29	within the state that meets the standards promulgated by the director		
30	pursuant to <u>under</u> § 15-11-504 <u>.</u>		
31	Bl (B) An operator of a	tourism attraction project, whether	
32	owned or leased, that meets the criteria	owned or leased, that meets the criteria in § 15-11-503(10)(B)(ii) shall be	
33	considered a "eligible company" for appr	considered a "eligible company" for approval to receive benefits under this	
34	34 <u>subchapter</u> ;		
35	35		
36	SECTION 2. Arkansas Code § 15-11-	503(11), regarding definitions under	



1	the Arkansas Tourism Development Act, § 15-11-101 et seq., is amended to add	
2	an additional subdivision to read as follows:	
3	(C) A tourism attraction under this subchapter shall	
4	include a facility with retail sales if it meets the following criteria:	
5	(i) A total project budget of more than eighteen	
6	million dollars (\$18,000,000) in approved costs as defined under this	
7	section;	
8	(ii)(a) Construction of an enclosed facility that	
9	exceeds one hundred thousand (100,000) square feet with no less than sixty	
10	percent (60%) of the square footage devoted to exhibits, recreational	
11	facilities, educational information, or tourism information.	
12	(b) The floor space occupied by tourism	
13	features and facility aisles shall be included to determine the square	
14	footage of a tourism attraction; and	
15	(iii) The tourism facility operator, either directly	
16	or indirectly through a partnership with a nonprofit organization, must	
17	conduct year-round conservation education and recreational activities on all	
18	or parts of an adjacent tract of contiguous land at least eighty (80) acres	
19	in size; and	
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