| 1  |   |                       |
|----|---|-----------------------|
| 2  | 2 88th General Assembly A Bill                                      |                       |
| 3  | 3 Regular Session, 2011 HOUSE B                                     | ILL 2135              |
| 4  | 4   |                       |
| 5  | 5 By: Representatives Pierce, <i>Hyde</i> , <i>Webb</i>             |                       |
| 6  | 6   |                       |
| 7  | 7 For An Act To Be Entitled   |                       |
| 8  | 8 AN ACT TO AMEND THE LAWS REGARDING PRIVATE CLUB                   |                       |
| 9  | 9 PERMITS; AND FOR OTHER PURPOSES.                                  |                       |
| 10 | 0   |                       |
| 11 |   |                       |
| 12 | 2 Subtitle  |                       |
| 13 | 3 TO AMEND THE LAWS REGARDING PRIVATE CLUB                          |                       |
| 14 | 4 PERMITS.  |                       |
| 15 | .5  |                       |
| 16 | 6   |                       |
| 17 | 7 BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF ARKANSAS:   |                       |
| 18 | 8   |                       |
| 19 | 9 SECTION 1. Arkansas Code § 3-9-221(a), concerning excepti         | ons from the          |
| 20 | 0 alcoholic beverage laws, is amended to read as follows:           |                       |
| 21 | (a) The General Assembly recognizes that:                           |                       |
| 22 | (1) Many individuals in this state serve mixed drin                 | ks containing         |
| 23 | alcoholic beverages to their friends and guests in the privacy o    | f their homes         |
| 24 | 4 and, in addition, that many individuals associated together in p  | rivate                |
| 25 | 5 nonprofit corporations established for fraternal, patriotic, rec  | reational,            |
| 26 | 6 political, social, or other mutual purposes as authorized by law  | , established         |
| 27 | not for pecuniary gain, have provided for their mutual convenien    | ce and for            |
| 28 | the preparation and serving to themselves and their guests mixed    | drinks                |
| 29 | 9 prepared from alcoholic beverages owned by the members individua  | lly or in             |
| 30 | o common under a so-called "locker", "pool", or "revolving fund" s  | ystem; <del>and</del> |
| 31 | (2) Many individuals travel to this state to assemb                 | le at                 |
| 32 | 2 regional meetings and conventions to associate with other indivi  | duals who are         |
| 33 | 3 members of professional and social organizations and that:        |                       |
| 34 | (A) Many of the restaurants and entertainment                       | facilities            |
| 35 | used for the meetings and conventions promote the hospitality of    | the host              |
| 36 | 66 communities where the restaurants, convention, and entertainment | facilities            |

| 1  | are located;  |
|----|---|
| 2  | (B) Many of the host organizations plan to serve mixed                        |
| 3  | drinks containing alcoholic beverages to their friends and guests at these    |
| 4  | meetings and while entertaining and dining during these conventions; and      |
| 5  | (C) Many of the host communities have individuals who have                    |
| 6  | associated together in private nonprofit corporations established for         |
| 7  | recreational, social, community hospitality, professional association,        |
| 8  | entertainment, or other mutual purposes established, not for pecuniary gain,  |
| 9  | but for their mutual convenience and to provide for the preparation and       |
| 10 | serving to themselves and their guests mixed drinks prepared from alcoholic   |
| 11 | beverages owned by the members individually or in common under a so-called    |
| 12 | locker, pool, or revolving fund system; and                                   |
| 13 | (3)(A)(i) That there are a number of counties or parts of                     |
| 14 | counties where the public retail sale of intoxicating liquors has not been    |
| 15 | approved by the voters.   |
| 16 | (ii) However, within those counties or parts of                               |
| 17 | counties there are significant developments of tourism facilities and large-  |
| 18 | event facilities that promote the economic development of the state.          |
| 19 | (B) To ensure that tourism and large-event facilities as                      |
| 20 | well as other associated activities are allowed to exist to promote the       |
| 21 | economic development in the state, a new hotel or large-event facility        |
| 22 | private club permit, for use in those places where the public retail sale of  |
| 23 | intoxicating liquors is not authorized, should be created.                    |
| 24 | (C) These permits are necessary so that persons visiting                      |
| 25 | hotels or large-event facilities in these areas will be able to enjoy the     |
| 26 | amenities that a person might find in other states.                           |
| 27 | (D) This additional permit will enhance the experience of                     |
| 28 | going to hotels or large-event facilities that may display items of historic  |
| 29 | interest, contain extensive art collections, or host musical or dramatic      |
| 30 | presentations.  |
| 31 | (E)(i) Further, since the counties or parts of counties in                    |
| 32 | which these hotels or large-event facilities will be located do not allow the |
| 33 | open public retail sale of intoxicating liquors, the non-profit corporations  |
| 34 | that have been established to have the hotel facilities or the large-event    |
| 35 | facilities should be allowed to offer alcoholic beverages to members of the   |
| 36 | nonprofit corporations and their quests                                       |

| 1  | (ii) These nonprofit corporations have been                                   |  |
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| 2  | established for the purpose of operating a qualifying hotel or large-event    |  |
| 3  | facility private club or other mutual purposes, not for pecuniary gain, but   |  |
| 4  | for their mutual convenience and to provide for the preparation and serving   |  |
| 5  | to the members and their guests alcoholic beverages owned by the members      |  |
| 6  | individually or in common under "locker", "pool", or "revolving fund" system. |  |
| 7  |   |  |
| 8  | SECTION 2. Arkansas Code § 3-9-202 is amended to add a new definition         |  |
| 9  | to read as follows:   |  |
| 10 | (14) "Large event facility" means a facility that houses                      |  |
| 11 | convention center activity, tourism activity, trade show and product display  |  |
| 12 | and related meeting activity, or any other similar large meeting or           |  |
| 13 | attendance activity and that either itself or through one (1) or more         |  |
| 14 | independent contractors complies with all of the following:                   |  |
| 15 | (A) Serves full and complete meals and food on the                            |  |
| 16 | premises;   |  |
| 17 | (B) Has one (1) or more places for food service on the                        |  |
| 18 | premises with a seating capacity for not fewer than five hundred (500)        |  |
| 19 | people; or  |  |
| 20 | (C) Employs a sufficient number and kind of employees to                      |  |
| 21 | serve meals and food on the premises capable of handling at least five        |  |
| 22 | hundred (500) people.   |  |
| 23 |   |  |
| 24 | SECTION 3. Arkansas Code Title 3, Chapter 9, Subchapter 2 is amended          |  |
| 25 | to add a new section to read as follows:                                      |  |
| 26 | 3-9-240. Hotel or large-event facility private club permit.                   |  |
| 27 | (a)(l) An application for a hotel or large-event facility private club        |  |
| 28 | permit shall be in writing and shall provide information concerning the       |  |
| 29 | applicant for the hotel or large-event facility private club permit and the   |  |
| 30 | premises to be used by the applicant as the Director of the Alcoholic         |  |
| 31 | Beverage Control Division requires.   |  |
| 32 | (2) A hotel or large-event facility permit may be issued only in              |  |
| 33 | a county or a territory of a county that does not allow the public retail     |  |
| 34 | sale of intoxicating liquors as provided under § 3-8-201.                     |  |
| 35 | (b) The application for a hotel or large-event facility private club          |  |
| 36 | permit shall be accompanied by a check or money order for the amount required |  |

| 1  | by this section for the hotel or large-event facility private club permit.    |  |
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| 2  | (c) A hotel or large-event facility private club permit application           |  |
| 3  | shall contain a description of the premises permitted and provide proof that  |  |
| 4  | the space leased has at least:  |  |
| 5  | (1) Eighty (80) lodging rooms and five thousand square feet                   |  |
| 6  | (5,000 sq. ft.) of public meeting, banquet, or restaurant space from a hotel; |  |
| 7  | <u>or</u>   |  |
| 8  | (2) Ten thousand square feet (10,000 sq. ft.) of interior or                  |  |
| 9  | exterior public meeting, banquet, exhibit hall, or restaurant space from a    |  |
| 10 | large-event facility.   |  |
| 11 | (d) If the director grants an application for a hotel or large-event          |  |
| 12 | facility private club permit, he or she shall issue a hotel or large-event    |  |
| 13 | facility private club permit in a form as determined by the rules of the      |  |
| 14 | Alcoholic Beverage Control Division.  |  |
| 15 | (e)(1) A hotel or large-event facility private club permit authorizes         |  |
| 16 | the dispensing, service, and consumption of alcoholic beverages by and to     |  |
| 17 | members and their guests on the premises of a hotel or large-event facility   |  |
| 18 | private club permittee for on-premises consumption at a hotel or large-event  |  |
| 19 | facility leased to a hotel or large-event facility private club permittee.    |  |
| 20 | (2) The areas of a hotel or large-event facility that may be                  |  |
| 21 | leased to a hotel or large-event facility private club permittee for purposes |  |
| 22 | of a hotel or large-event facility private club permit include without        |  |
| 23 | <u>limitation:</u>  |  |
| 24 | (A) Sleeping rooms;   |  |
| 25 | (B) Pool-side bars:   |  |
| 26 | (C) Banquet facilities;   |  |
| 27 | (D) Restaurants;  |  |
| 28 | (E) Lobbies:  |  |
| 29 | (F) Exhibit halls;  |  |
| 30 | (G) Patios; and   |  |
| 31 | (H) Outdoor gardens.  |  |
| 32 | (3) Members of the hotel or large-event facility private club                 |  |
| 33 | permittee that holds a hotel or large-event facility private club permit may  |  |
| 34 | move from one (1) area to another area designated under subdivision (f)(2) of |  |
| 35 | this section while consuming alcoholic beverages.                             |  |
| 36 | (f)(1) A hotel or large-event facility that leases all or a portion of        |  |

| Т  | its premises to a notel or large-event lacility private club permittee shall  |
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| 2  | clearly identify the areas of the hotel or large-event facility that are      |
| 3  | leased to the hotel or large-event facility private club permittee.           |
| 4  | (2)(A) Areas leased by a hotel or large-event facility private                |
| 5  | club permittee that contain articles of historic interest or art or dramatic  |
| 6  | or musical presentations shall be open to members of the hotel or large-event |
| 7  | facility private club permittee and to nonmembers of the hotel or large-event |
| 8  | facility private club permittee.  |
| 9  | (B) However, a person must be a member or the guest of a                      |
| 10 | member of the hotel or large-event facility private club permittee to consume |
| 11 | or possess alcoholic beverages dispensed by the hotel or large-event facility |
| 12 | private club permittee.   |
| 13 | (3) Persons under twenty-one (21) years of age may be allowed on              |
| 14 | the premises of the hotel or large-event facility private club permittee.     |
| 15 | (4)(A) A hotel holding a hotel or large-event facility private                |
| 16 | club permit under this section may lease a sleeping room to a hotel or large- |
| 17 | event facility private club permittee for the service of alcoholic beverages. |
| 18 | (B) A hotel may use room service to serve the alcoholic                       |
| 19 | beverage.   |
| 20 | (C) The hotel may stock the leased sleeping room with                         |
| 21 | alcoholic beverages and the hotel or large-event facility private club        |
| 22 | permittee through the hotel's employees shall inventory the alcoholic         |
| 23 | beverages in the leased sleeping room.  |
| 24 | (D) Sleeping rooms that are solely occupied by persons                        |
| 25 | twenty (20) years of age and under shall not receive alcoholic beverages      |
| 26 | through room service or be stocked with alcoholic beverages.                  |
| 27 | (5) A hotel or large-event facility that leases space to a hotel              |
| 28 | or large-event facility private club permittee shall provide a means of       |
| 29 | entering the hotel or large-event facility to allow a person to knowingly     |
| 30 | decide if he or she would like to become a member of the hotel or large-event |
| 31 | facility private club permittee.  |
| 32 | (g)(l) A hotel leasing its premises to a hotel or large-event facility        |
| 33 | private club permittee may include a membership application to the hotel or   |
| 34 | large-event facility private club permittee as part of its registration       |
| 35 | <u>materials.</u>   |
| 36 | (2) A guest of a hotel becoming a member of the hotel or large-               |

| 1  | event facility private club permittee shall receive a membership card.        |
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| 2  | (3) A hotel that includes a membership application to the hotel               |
| 3  | or large-event facility private club permittee as part of its registration    |
| 4  | materials shall retain the registration materials as required by the          |
| 5  | division.   |
| 6  | (4) A hotel or large-event facility private club permittee may                |
| 7  | refuse a membership or revoke a membership of a person that does not abide by |
| 8  | the hotel or large-event facility private club permittee rules.               |
| 9  | (h)(l)(A) The application by a hotel for a hotel or large-event               |
| 10 | facility private club permit shall be accompanied by an annual permit fee of  |
| 11 | one thousand five hundred dollars (\$1,500).                                  |
| 12 | (B) In an area in which the sale of intoxicating liquor                       |
| 13 | has not been authorized by local option as provided under § 3-8-201 et seq.,  |
| 14 | the application for a hotel or large-event facility private club permit shall |
| 15 | be accompanied by an additional application fee of one thousand five hundred  |
| 16 | <u>dollars (\$1,500).</u>   |
| 17 | (C) The annual renewal fee for a hotel holding a hotel or                     |
| 18 | large-event facility private club permit is one thousand five hundred dollars |
| 19 | <u>(\$1,500).</u>   |
| 20 | (2) The application and renewal fee for a large-event facility                |
| 21 | for a hotel or large-event private club permit is two thousand five hundred   |
| 22 | dollars (\$2,500) per year payable on or before June 30 of each calendar year |
| 23 | for the fiscal year beginning July 1.   |
| 24 | (i) The director shall promulgate rules to enforce this section.              |
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| 26 | /s/Pierce   |
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