

HOUSE BILL REPORT

HB 2782

As Reported By House Committee On:
Commerce & Labor

Title: An act relating to special event endorsements to full service private club licenses.

Brief Description: Authorizing special event endorsements to full service private club licenses.

Sponsors: Representatives McMorris and Wood.

Brief History:

Committee Activity:

Commerce & Labor: 1/29/98 [DPS].

HOUSE COMMITTEE ON COMMERCE & LABOR

Majority Report: The substitute bill be substituted therefor and the substitute bill do pass. Signed by 9 members: Representatives McMorris, Chairman; Honeyford, Vice Chairman; Conway, Ranking Minority Member; Wood, Assistant Ranking Minority Member; Boldt; Clements; Cole; Hatfield and Lisk.

Staff: Pam Madson (786-7166).

Background: A full service private club license allows the licensee to serve liquor by the drink on the club's premises to club members, guests and visitors. A club must be a nonprofit organization with a social, educational, benevolent, or an athletic purpose.

Under this license, a club may purchase liquor from the Liquor Control Board at a discount and then sell the liquor by the drink to club members, guests or visitors. Club rules must comply with certain limitations on guest privileges. Visitors must be accompanied by a club member at all times. The club's premises may be used for events open to the general public, but no liquor may be served to the public at these events.

A full service private club license has an annual cost of \$720. A full service restaurant license ranges from \$1,000 to \$2,000 depending on the area of the facility dedicated to dining and the type of liquor service offered.

Summary of Bill: A full service private club licensee may obtain an endorsement for up to 50 non-club events using club liquor. Events must be sponsored by club members and may not be open to the general public. The cost for the endorsement is an annual fee of \$480. The holder of the endorsement must give notice of the event to the Liquor Control Board only upon the request of the board. The notice, if requested, must be given at least 72 hours before the event takes place, and the board may request additional information regarding the event and the event sponsor.

Substitute compared to original: The substitute bill makes four changes: (1) Clarifies that the endorsement allows up to 50 events but does not require the purchase of separate permits for each event; (2) clarifies that events must be sponsored by club members and may not be open to the general public; (3) sets an annual fee of \$480 rather than a graduated fee based on the difference between the full service private club license and a full service restaurant license for the establishment; and (4) provides that the holder of the endorsement must give notice of the event to the Liquor Control Board but only upon the request of the board.

Appropriation: None.

Fiscal Note: Available.

Effective Date: Ninety days after adjournment of session in which bill is passed.

Testimony For: This bill applies to those clubs that have a club facility. Under the current law, it is unclear what constitutes a club event. This bill will help clarify this gray area making compliance with the law less confusing and enforcement easier. Clubs want to provide a service to their members and the community by allowing the club facility to be used along with its alcohol beverage service. Amendments to clarify that the event must be sponsored by a club member and must not be open to the public, that notice of the event to the Liquor Control Board may be at the board's request, and that the fee for the endorsement be an annual fee are changes supported by those testifying.

Testimony Against: None.

Testified: (In support) Stu Halson, Washington Federation of Clubs; Jack Kirkpatrick, Sand Point Country Club; Steve Hall, Broadmoor Golf Club; Kim Rosiar, Bellingham Golf and Country Club; Peter Sparling, College Club of Seattle; and Gary Gilbert, Washington State Liquor Control Board.