

**HB 2190 STAFF MEASURE SUMMARY**

**Senate Committee On General Government and Accountability**

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**Prepared By:** C. Ross, LPRO Analyst

**Meeting Dates:** 5/10

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**WHAT THE MEASURE DOES:**

Allows cities and counties to authorize social games only if they are operated and controlled by charitable, fraternal or religious organization.

**ISSUES DISCUSSED:**

**EFFECT OF AMENDMENT:**

No amendment.

**BACKGROUND:**

Social games are not considered gambling for purposes of enforcing gambling laws: they are defined as games between players in a private home where no house player, house bank or house odds exist and where there is no house income from operation of the game. Cities and counties currently have statutory authority to permit social gaming at private businesses and clubs as well, and in places of public accommodation. In 2016 a Portland poker club was determined to be in violation of minimum wage and record-keeping requirements by the Bureau of Labor and Industries where one or more persons had volunteered to serve as dealers, finding that individuals cannot volunteer for a private, for-profit employer. The City of Portland then issued enforcement letters to a handful of other poker clubs.

House Bill 2190 limits cities and counties to authorizing social games on premises operated and controlled by charitable, fraternal and religious organizations only, and no longer on the premises of for-profit, private businesses or clubs. The ability to play social games in private homes remains unchanged.