HB 2190-2 (LC 2895) 5/24/17 (SCT/ps)

Requested by SENATE COMMITTEE ON GENERAL GOVERNMENT AND ACCOUNTABILITY

PROPOSED AMENDMENTS TO HOUSE BILL 2190

- On page 1 of the printed bill, line 2, after "gaming;" insert "creating new
- 2 provisions; and".
- On page 5, delete line 2 and insert "or".
- In line 3, delete "authorized" and insert "regulated".
- In line 5, after "organization" insert ", or by a private business that is operated for profit,".
- 7 Delete lines 14 through 18 and insert:
- 8 "SECTION 2. ORS 167.121 is added to and made a part of ORS 167.108
- 9 **to 167.164.**
- "SECTION 3. ORS 167.121 is amended to read:
- "167.121. (1) [Counties and cities may, by ordinance, authorize the playing
- or conducting of a social game in a private business, private club or in a place
- of public accommodation. Such ordinances may provide for regulation or li-
- censing of the social games authorized.] A city or county may regulate by
- ordinance, in compliance with the requirements of subsection (2) of
- this section, the conduct or play of a social game in premises operated
- and controlled by a charitable, fraternal or religious organization, or
- by a private business operated for profit. An ordinance adopted under
- 19 this section may provide for licensing or other regulation of the social
- 20 game.

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"(2) In a social game conducted or played under this section:

- "(a) Any income, other than personal gambling winnings, generated
- 2 from the social game must be for the sole benefit of a charitable,
- 3 fraternal or religious organization that controls or operates the
- 4 premises in which the social game occurs;
- 5 "(b) If the game involves a dealer, the role of dealer must be as-
- 6 sumed in turn by each player in the social game; and
- "(c) An entity, other than a charitable, fraternal or religious or-8 ganization, may not:
- 9 "(A) Charge an admission or similar fee related to the social game; 10 or
- "(B) Engage in any organizational activity related to a social game, including but not limited to offering for rent any equipment or space for the conduct or play of a social game.
 - "(3) Subsection (2) of this section does not prohibit a private business operated for profit from charging for food or beverages provided by the business during the course of a social game conducted or played at a premises operated by the business if:
- 18 "(a) The social game is incidental; and

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- "(b) The business is not involved in the organization of the social game, except to advertise or promote the occurrence of the social game.
- "SECTION 4. Section 5 of this 2017 Act is added to and made a part of ORS 167.108 to 167.164.
- "SECTION 5. (1) The Department of Justice may impose a civil penalty on any person who knowingly or intentionally violates a provision of ORS 167.121 (2).
- 27 "(2) A civil penalty imposed under this section may not exceed \$1,000 per violation.
- "SECTION 6. Section 5 of this 2017 Act and the amendments to ORS
 167.121 by section 3 of this 2017 Act apply to conduct occurring on or

after the effective date of this 2017 Act.".
