By: Jackson

S.B. No. 935

A BILL TO BE ENTITLED

1	AN ACT
2	relating to fraternal organizations that are exempt from certain
3	requirements of the Alcoholic Beverage Code.
4	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF TEXAS:
5	SECTION 1. Subdivision (1), Subsection (a), Section 32.11,
6	Alcoholic Beverage Code, is amended to read as follows:
7	(1) "Fraternal organization" means:
8	(A) any chapter, aerie, parlor, lodge, or other
9	local unit of an American national fraternal organization or Texas
10	state fraternal organization that, as the owner, lessee, or
11	occupant, has operated an establishment for fraternal purposes for
12	at least one year. If an American national fraternal organization,
13	it must actively operate in not fewer than 31 states and have at
14	least 300 local units in those 31 states, and must have been in
15	active, continuous existence for at least 20 years. If a Texas
16	state fraternal organization, it must actively operate in at least
17	two counties of the state and have at least 10 local units in those
18	two counties, and must have been in active, continuous existence
19	for at least five years;
20	(B) a hall association or building association of
21	a local unit described in Paragraph (A), all the capital stock of
22	which is owned by the local unit or the members of the local unit,
23	and which operates the clubroom facilities of the local unit;
24	(C) a building association not owned by a local

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unit described in Paragraph (A) but one that is composed wholly of members appointed by a county commissioners court to administer, manage, and control an exposition center containing an exhibition area of not less than 100,000 square feet and an arena with not less than 6,000 fixed seats, situated on property with an area of not less than 50 acres that is owned, together with all buildings, appurtenances, and parking areas, by a county; [or]

8 (D) a chapter or other local unit of an American 9 national fraternal organization that promotes physical fitness and 10 provides classes in athletics to children and that, as owner, 11 lessee, or occupant, has operated an establishment for fraternal 12 purposes for at least one year. The fraternal organization must:

- 13 (i) actively operate in not fewer than 12
 14 states;
- 15 (ii) have at least six local units in this 16 state; and

17 (iii) have at least one unit in this state 18 that has been in active, continuous existence for at least 75 years<u>;</u> 19 <u>or</u>

(E) a chapter or other local unit of an American national fraternal organization that promotes the moral, educational, social, and recreational welfare of merchant seafarers and that, as owner, lessee, or occupant, has operated an establishment for fraternal purposes for at least one year. The fraternal organization must: (i) actively operate in not fewer than 12

27 states;

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1	(ii) have at least four local units in this
2	state; and
3	(iii) have at least one unit in this state
4	that has been in active, continuous existence for at least 15 years.
5	SECTION 2. This Act takes effect September 1, 2003.