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## FISCAL IMPACT REPORT

SPONSOR Griggs ORIGINAL DATE 2/07/2021  
LAST UPDATED \_\_\_\_\_ HB \_\_\_\_\_  
SHORT TITLE Use Of Clubs By Nonprofits SB 264  
ANALYST Hanika-Ortiz

### **ESTIMATED ADDITIONAL OPERATING BUDGET IMPACT (dollars in thousands)**

	FY21	FY22	FY23	3 Year Total Cost	Recurring or Nonrecurring	Fund Affected
<b>Total</b>		NFI				

(Parenthesis ( ) Indicate Expenditure Decreases)

### **SOURCES OF INFORMATION**

LFC Files

#### Responses Received From

Regulation and Licensing Department (RLD)

### **SUMMARY**

#### Synopsis of Bill

Senate Bill 264 amends the Liquor Control Act at Section 60-7A-13 NMSA 1978 to increase to no more than four, from no more than two, the number of times a club liquor license holder may allow other nonprofit organizations to use its facilities, including its licensed premises, for fundraising events.

There is no effective date of this bill. It is assumed the effective date is 90 days following adjournment of the Legislature.

### **FISCAL IMPLICATIONS**

RLD reported staff of the Alcoholic Beverage Control Division would be able to absorb any additional work resulting from this bill with current funding.

Under the Liquor Control Act, a club is responsible for guests. Under the act's definition section, a "club" is a nonprofit group, with a membership of 50 or more, operated for recreation, social, patriotic, political, benevolent, or athletic purposes and eligible for an income tax exemption.

AHO/rl/sb