

1973 WL 26650 (S.C.A.G.)

Office of the Attorney General

State of South Carolina

March 8, 1973

**\*1 Re: Brown-bagging License for Private Clubs**

Honorable James M. Arthur  
Representative  
Union County  
P. O. Box 705  
Union, South Carolina 29379

Dear Representative Arthur:

This is to confirm our conversation of Wednesday, March 7, with regard to the Jonesville Park and Recreation Center, Inc. As I understand it, this is a private club which operates facilities located on public property. Non-profit organizations with limited memberships must be licensed pursuant to § 4-29(A)(3), South Carolina Code of Laws. § 4-29(A)(2)(b) further provides that such organizations cannot allow possession and consumption on their premises under circumstances that ordinarily apply to the general public.

In summary, the club should be licensed if brown-bagging is to be allowed there.

I hope that this has been of some assistance to you.

Sincerely,

Dudley Saleeby, Jr.  
Assistant Attorney General

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