City's Business License Ordinance, including but not limited to the Schedule of License Fees.

No thing in this definition shall be deemed to be inconsistent with the provisions of the

Ends when the Establishment Reopens its Business License.

Establishment, the Establishment shall be subject to Sec. 17-126. B. This reporting requirement
Establishment, shall be subject to Sec. 17-126. B. This reporting requirement

Business License Division the separately reports the percentage of gross revenues derived from the

shall submit a report to the City

date the Establishment opens for business, the Establishment shall submit a report to the City

Business License Division that separately reports the percentage of gross revenues derived from the

shall not be subject to the provisions of Section 17-

requirements of subsection (a) (q) and (r) shall not be subject to the provisions of Section 17-

and (q) is required to have a Class 7 (a) business license.

open after midnight, (e) is licensed to allow on-premises consumption of beer, wine or alcohol;

open after midnight, (e) is licensed to allow on-premises consumption of beer, wine or alcohol;

Sec. 54-120 of the Zoning Ordinance, as the same may from time to time be amended, (q) is

2013 which means the

Late Night Entertainment Establishment means a business in existence as of July 1,

Late Night Entertainment Establishment means a business in existence as of July 1,

Correct a sanner's error, so that hereafter said definition shall read as follows: (added)

Section 1 Sec. 17-125 of the Code of the City of Charleston is hereby amended by deleting

City Council Assembled:

Be it Ordained by the Mayor and Council Members of Charleston, In

ESTABLISHMENTS

CHARLESTON PERMITTING TO LATE NIGHT ENTERTAINMENT

AN ORDINANCE

Number 2014-38

(Seal)
Including a security supervisor who may be one of the live security persons. One of

I. 10 MOL/VOL or 500 MOL/VOL: one door person and live security persons,

of which may be a manager, so long as said manager has no other duties.

II. 30 MOL/VOL or 400 MOL/VOL: one door person and three security persons, one

of which may be a manager, so long as said manager has no other duties.

III. 20 MOL/VOL or 300 MOL/VOL: one door person and two security persons, one

of which may be a manager, so long as said manager has no other duties.

IV. 10 MOL/VOL or 200 MOL/VOL: one door person and one security person, one of which may

be a manager, so long as said manager has no other duties.

be a manager, so long as said manager has no other duties.

Front-of-the-House DUTIES:

person may also serve as the Establishment’s manager who may also have

a. 49 MOL/VOL or less: one door person and one security person. The security

present; constitute the maximum occupant load or voluntary occupant load, if applicable, is then
declared the maximum occupant load or voluntary occupant load ("MOL") of the Establishment, subject to the number of people in the Establishment, in a safe and orderly manner. After midnight, and until closing, the number

I. The night Establishment Establishment personnel shall be responsible for operating

B. Security

follows (required language in bold):

Section 3. Section 17-126 (3) of the Code of the City of Chicago is amended to read as

Establishment after midnight.

maximum occupant load and governs the amount of security required in the

Establishment. The voluntary occupant load must be less than the

Establishment and so designated on the application for a permit for a Late Night

Voluntary occupant load means the maximum number of people allowed in a Late Night

Establishment.
enforcement regulations take

place at the late night entertainment establishment.

An entertainment establishment operating under a voluntary occupant load may allow

occupancy after midnight up to the maximum occupant load of the establishment on the

occupancy of the premises shall only be applicable between the hours of 12:00 a.m. and 2:00 a.m.

The provisions of this subsection shall only be applicable between the hours of 12:00 a.m.

The above-mentioned time period is amended to read as

Section 4. Sec. 17-126 (b)(8) of the Code of the City of Chicago is amended to read as

manager has no other duties.

In this subsection, "one of the security persons" may be a manager, so long as said manager has no

other duties.

The security persons which may be a manager, so long as said manager has no

other duties.
ATTEST:

Mayor

Independence of the United States of America,
in the Year of Our Lord, 2014, in the 238th Year of the
Revised in City Council this 30th day of March

Section 5. This Ordinance shall become effective upon ratification.

whether the number of people allowed by the maximum occupant load is then present.

occupant load per subsection (B) (1) are maintained on the premises, regardless of