AN ORDINANCE OF THE MAYOR AND CITY COMMISSION OF THE CITY OF MIAMI BEACH, FLORIDA AMENDING THE CODE OF THE CITY OF MIAMI BEACH, FLORIDA, AMENDING CHAPTER 6 ENTITLED "ALCOHOLIC BEVERAGES", SECTION 6-3 ENTITLED "HOURS OF **AMENDING CHAPTER** 114 **ENTITLED** "GENERAL PROVISIONS", SECTION 114-1 ENTITLED "DEFINITIONS"; AMENDING CHAPTER 130 ENTITLED "OFF-STREET PARKING", SECTION 130-32 ENTITLED "OFF-STREET PARKING REQUIREMENTS FOR PARKING DISTRICT NO. 1" AMENDING CHAPTER 142 ENTITLED "ZONING DISTRICTS AND REGULATIONS", SECTION 142-693 ENTITLED "PERMITTED USES" AND SECTION 142-1302 ENTITLED "PERMITTED MAIN AND ACCESSORY USES"; BY AMENDING DEFINITIONS AND OPERATIONAL REQUIREMENTS RELATED TO NIGHTCLUBS, SUPPER CLUBS. **DANCE** HALLS, BARS, **ALCOHOLIC ESTABLISHMENTS** AND ENTERTAINMENT ESTABLISHMENTS; PROVIDING FOR INCLUSION IN THE CODE OF THE CITY OF MIAMI BEACH, FLORIDA; REPEALER; SEVERABILITY; AND AN EFFECTIVE DATE.

**WHEREAS**, the Code of the City of Miami Beach contains definitions for various types of alcoholic beverage establishments and nightclubs; and,

**WHEREAS**, the City Commission deems it advisable to revise, amend, delete and create new definitions for several types of these establishments in order to more accurately reflect current operational practices; and,

**WHEREAS**, said Code contains regulations addressing the hours of operation of alcoholic beverage establishments; and,

**WHEREAS**, the City Commission deems it advisable to revise the regulations regarding hours of operation for various types of alcoholic beverage establishments, in order to improve the wording and clarify the hours these various types of establishments may remain open; and,

WHEREAS, the City Commission heard testimony from the Chief of Police detailing the problems the Police Department has documented associated with dance hall establishments that are not also alcoholic beverage establishments, and which were previously exempt from any regulations regarding hours of operation (thereby becoming known as after-hours clubs), specifically related to the very high level of drug arrests, drug transactions and overdoses which are associated with these clubs; and,

WHEREAS, the City Commission finds that existing dance halls with the above described problems are located in close proximity to residential neighborhoods and an elementary school, and desires to minimize the impacts resulting from patrons of dance halls leaving such establishments on residents of the area and on children traveling to school during morning hours of the weekday; and

WHEREAS, the City Commission therefore deems it advisable and finds it necessary for the public health, safety and welfare to impose allowable hours and days of operation for these dance hall establishments which are not also alcoholic beverage establishments, and require conditional use approval for such existing and new dance halls, in order to address the above referenced issues;

# NOW THEREFORE, BE IT ORDAINED BY THE MAYOR AND CITY COMMISSION OF THE CITY OF MIAMI BEACH, FLORIDA:

**SECTION 1.** That Section 6-3, entitled "Hours of Sale" of Chapter 6, entitled "Alcoholic Beverages," of the Code of the City of Miami Beach, Florida is hereby amended to read as follows:

#### Sec. 6-3. Hours of sale.

The hours of sale of alcoholic beverages shall be according to the following schedule:

\* \* \*

- (3) Restaurants, bars, nightclubs All establishments licensed as alcoholic beverage establishments (midnight to 5:00 a.m.), either as permitted main or accessory uses, shall only offer for sale the on-premises consumption of alcoholic beverages within the hours of 8:00 a.m. and 5:00 a.m. on any day of the week.
  - (a) Restaurants with full kitchen facilities, serving full meals, licensed as alcoholic beverage establishments (midnight to 5 a.m.), but not operating as dance halls or entertainment establishments, may remain open 24 hours a day; however, alcoholic beverages may not be offered for sale or on premises consumption between the hours of 5 a.m. and 8 a.m.
  - (b) Restaurants with full kitchen facilities, serving full meals, licensed as alcoholic beverage establishments (midnight to 5 a.m.), and also operating as dance halls, or entertainment establishments, may remain open 24 hours a day; however, alcoholic beverages may not be offered for sale or on premises consumption between the hours of 5 a.m. and 8 a.m., and dancing and entertainment shall not be conducted between the hours of 5 a.m. and 10 a.m.
  - (c) Other alcoholic beverage establishments (midnight to 5 a.m.), not containing restaurants with full kitchen facilities, shall close at 5:00 a.m. and keep closed the place of business and not allow any patron or other persons, other than those employed by the vendor, to remain therein between the hours of 5:00 a.m. and 8:00 a.m. during the hours that sales are not permitted.

Note: For purposes of this section, full kitchen facilities shall mean having commercial grade burners, ovens and refrigeration units of sufficient size and quantity to accommodate the occupancy content of the establishment. Full kitchen facilities must contain grease trap interceptors, and meet all applicable City, County and State codes.

(4) Off-premises package sales shall be permitted between the hours of 8:00 a.m. and 10:00 p.m., for all establishments licensed as alcoholic beverage establishments. Supper clubs, permitted as a main use in the CD-3 district only, may permit the consumption of alcoholic beverages at all hours; however, there shall be no admission of additional patrons between the hours of 6:00 a.m. and 8:00 a.m.

\* \* \*

**SECTION 2.** That Section 114-1, entitled "Definitions" of Chapter 114, entitled "General Provisions," of the Code of the City of Miami Beach, Florida is hereby amended to read as follows:

#### Sec. 114-1. Definitions.

The following words, terms and phrases when used in this subpart B, shall have the meanings ascribed to them in this section, except where the context clearly indicates a different meaning:

Alcoholic beverage establishment means any commercial establishment located in the city which

allows for alcoholic beverages (liquor, beer or wine) to be consumed by patrons on the premises.

Alcoholic beverage establishment (midnight to 2 a.m.) means a commercial establishment located in the city at which allows for alcoholic beverages (liquor, beer or wine) to be consumed by patrons are offered for consumption on the premises, up until 2:00 a.m. or any commercial establishment which allows beer, wine or alcoholic beverages to be consumed by patrons on the premises.

Alcoholic beverage establishment (midnight to 5 a.m.) means a commercial establishment located in the city which allows for alcoholic beverages (liquor, beer or wine) to be consumed by patrons on the premises, up until 5:00 a.m.

\* \*

Bar means an alcoholic beverage establishment which is not also licensed as a restaurant, dance hall or entertainment establishment any place devoted to the selling or the dispensing and drinking of alcoholic beverages on the premises.

Dance hall means a commercial establishment where dancing by patrons is allowed, including, but not limited to, restaurants, alcoholic beverage establishments and entertainment establishments. Dance halls not also operating as alcoholic beverage establishments may not admit patrons under the age of twenty-one (21), and may only operate between the hours of 4:00 a.m. and 9:00 a.m. Saturdays, Sundays and national holidays. Dance halls not also operating as alcoholic beverage establishments or restaurants with full kitchens and serving full meals shall require conditional use approval, except that any establishment subject to this provision which legally exists as of the adoption date of this ordinance (December 15, 1999) shall obtain conditional use approval by

\* \* \*

December 15, 2001.

Entertainment establishment means a commercial establishment with any live or recorded, amplified or non-amplified performance, (excepting television, radio and\or recorded background music, played at a volume that does not interfere with normal conversation, and indoor movie theater operations). Entertainment establishments may not operate between the hours between the hours of 5:00 a.m., and 10:00 a.m., except as provided for under Section 6-3(3)(b).

\* \* \*

Nightclub means a business operated to supply music or entertainment or both and which provides beverages and meals prepared on the premises. It shall have seating for not less than 60 persons at tables, a dance floor at least 300 square feet in area, and a total floor area of at least 2,200 square feet.

\* \* \*

Restaurant means a commercial establishment where refreshments or meals may be purchased by the public and where the primary which conducts the business of is the serving of food to be consumed on or off the premises.

\* \* \*

Supper club means a business establishment operated to supply music or entertainment and to provide beverages and meals prepared on the premises for on-premises consumption during all hours of operation; and having table seating for not less than 150 persons, a dance floor of not less than 400 square feet, and having an area of not less than 10,000 square feet contained within a freestanding building wherein no other activities are conducted.

Note: For purposes of this section, full kitchen facilities shall mean having commercial grade burners, ovens and refrigeration units of sufficient size and quantity to accommodate the occupancy content of the establishment. Full kitchen facilities must contain grease trap interceptors, and meet all applicable City, County and State codes.

**SECTION 3.** That Section 130-32, entitled "Off-street parking requirements for parking district no. 1." of Chapter 130, entitled "Off-Street Parking," of the Code of the City of Miami Beach, Florida is hereby amended to read as follows:

# Sec. 130-32. Off-street parking requirements for parking district no. 1

Except as otherwise provided in these land development regulations, when any building or structure is erected or altered in parking district no. 1, accessory off-street parking spaces shall be provided for the building, structure or additional floor area as follows:

(_) not uti	Alcoholic Beverag	e Establishmer	nt: 1 space po	er 4 seats and 1 s	pace per 60 squa	are feet of area
		*	*	*		
()	Bar: 1 space per 4	seats and 1 sp	ace per 60 s	quare feet of are	a not utilized fo	or seating.
		*	*	*		
$\Box$	Dance Hall: 1 spac	e per 4 seats ar	nd 1 space pe	er 60 square feet	of area not utiliz	ed for seating.
		*	*	*		
(_) utilize	Entertainment Estand for seating.	ablishment: 1 s	space per 4 s	eats and 1 space	per 60 square fe	eet of area not
		*	*	*		
<del>( )                                   </del>	Nightclub: 1 space	per 4 seats and	d 1 space per	60 square feet o	of area not utilize	ed for seating.

( ) Restaurants or other establishment for consumption of food or beverages on the premises: 1 space per 4 seats; take out restaurant with no seats: 1 space per 300 square feet of floor area; take out restaurant and home delivery with no seats: 1 space per 200 square feet of floor area. Parking requirements for restaurants offering a combination of services shall be cumulative. Restaurants that have an occupational license for an <u>alcoholic beverage establishment</u>, dance hall or entertainment establishment <u>nightclub or bar</u> shall meet the parking requirement indicated for those uses.

**SECTION 4.** That Section 142-693, entitled "Permitted Uses" of Chapter 142, entitled "Zoning Districts and Regulations," of the Code of the City of Miami Beach, Florida is hereby amended to read as follows:

Sec. 142-693. Permitted uses.

\* \* \*

- (b) For purposes of this section, a car wash, filling station and any use that sells gasoline, automobiles or automotive or related repair uses are considered as industrial uses and are not permitted in the redevelopment area.
- (c) For purposes of this section, pawnshops and nightclubs dance halls and entertainment establishments not also operating as alcoholic beverage establishments and restaurants with full kitchens and serving full meals are not permitted as a main permitted or accessory use in the redevelopment area; however, in the C-PS3 and C-PS4 districts a nightclub dance halls and entertainment establishments shall be permitted as an accessory use within a hotel of 250 rooms or more with access to the nightclub dance hall or entertainment establishment only from the interior lobby and not from the street.

\* \* \*

**SECTION 5.** That Section 142-1302, entitled "Permitted main and accessory uses" of Chapter 142, entitled "Zoning Districts and Regulations," of the Code of the City of Miami Beach, Florida is hereby amended to read as follows:

#### Sec. 142-1302. Permitted main and accessory uses.

Vendors shall be permitted to sell alcoholic beverages within the zoning districts listed in section 142-1301 if such district permits as a permitted main use or accessory use one of the following: Restaurant, bar, nightclub alcoholic beverage establishment, outdoor cafe, private club, or golf clubhouse pursuant to the following standards:

- (1) Permitted main uses.
- a. Restaurants, nightclubs, bars alcoholic beverage establishments, and private clubs shall be permitted to sell alcoholic beverages for consumption on the premises based upon the following; when beer and wine are served a minimum of 30 seats shall be provided; and when, beer, wine and liquor are served, a minimum of 60 seats shall be provided.

\* \* \*

- e. See definition for "nightclub" and "supper club."
- (2) Accessory uses. Hotels, apartment-hotels, or apartments, or any mixed use having a minimum of 100 apartment units or a minimum of 100 hotel units or which are located in the MXE district shall be permitted to have accessory uses which sell alcoholic beverages pursuant to the following minimum standards:
- a. Nightclubs, bBars, alcoholic beverage establishments, restaurants, or private clubs which have a minimum of 40 seats shall be permitted to sell alcoholic beverages for consumption on or off the premises.

\* \* \*

e. See definition for "nightclub" and "supper club."

#### SECTION 6. REPEALER.

All ordinances or parts of ordinances and all sections and parts of sections in conflict herewith be and the same are hereby repealed.

#### SECTION 7. INCLUSION IN CODE OF THE CITY OF MIAMI BEACH, FLORIDA

It is the intention of the City Commission, and it is hereby ordained that the provisions of this ordinance shall become and be made part of the Code of the City of Miami Beach as amended; that the sections of this ordinance may be renumbered or relettered to accomplish such intention; and that the word "ordinance" may be changed to "section" or other appropriate word.

# **SECTION 8. SEVERABILITY.**

If any section, subsection, clause or provision of this Ordinance is held invalid, the remainder shall not be affected by such invalidity.

SECTION 9.	<b>EFFECTIVE</b>	VE DATE.
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This Ordinance shall take effect	on the 25th day of December	, 199 <u>9</u> .
PASSED and ADOPTED this	15th day of December , 199_9.	
ATTEST:	MAYOR	
CITY CLERK		

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APPROVED AS TO FORM & LANGUAGE & FOR EXECUTION

Mydulli 12/22/99
City Attorney Date

# CITY OF MIAMI BEACH

CITY HALL 1700 CONVENTION CENTER DRIVE MIAMI BEACH, FLORIDA 33139 http://ci.miami-beach.fl.us



DATE: December 15, 1999

# commission memorandum no. 921-99

TO:

Mayor Neisen O. Kasdin and

Members of the City Commission

FROM:

Sergio Rodriguez

City Manager

SUBJECT:

Nightclub Delimtions and Hours of Operation

Second Reading -An Ordinance of the Mayor and City Commission of the City of Miami Beach, Florida Amending the Code of the City of Miami Beach, Florida, Amending Chapter 6 Entitled "Alcoholic Beverages", Section 6-3 Entitled "Hours of Sale"; Amending Chapter 114 Entitled "General Provisions", Section 114-1 Entitled "Definitions"; Amending Chapter 130 Entitled "Off-street Parking", Section 130-32 Entitled "Off-street Parking Requirements for Parking District No. 1" Amending Chapter 142 Entitled "Zoning Districts and Regulations", Section 142-693 Entitled "Permitted Uses" and Section 142-1302 Entitled "Permitted Main and Accessory Uses"; by Amending Definitions and Operational Requirements Related to Nightclubs, Supper Clubs, Dance Halls, Bars, Alcoholic Beverage Establishments and Entertainment Establishments; Providing for Inclusion in the Code of the City of Miami Beach, Florida; Repealer; Severability; and an Effective Date.

## **ADMINISTRATION RECOMMENDATION**

The Administration recommends that the City Commission, upon second reading public hearing, adopt the <u>Administration Alternative Ordinance</u> version of the proposed ordinance, containing suggested language addressing restaurants and nightclubs.

#### **ANALYSIS**

The consideration of proposed amendments to the Land Development Regulations of the City Code relative to definitions of alcoholic beverage establishments and regulations pertaining to the hours of operation and other standards for restaurants, bars and nightclubs was referred to the Planning Board by the City Commission on May 6, 1998.

Following the Commission's referral, a process was initiated to consider various approaches to the issue and arrive at definitions necessary to accurately reflect current business practices while addressing problems related to the operation of nightclub establishments within the City. Two Planning Board workshops were held to discuss the issue and solicit input from the public, and City

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#### **ANALYSIS** (Continued)

staff has held a series of meetings with members of the Washington Avenue Task Force, nightclub industry representatives and citizen activists, to discuss these issues and work on appropriate responses.

As a result of these meetings, and taking into consideration a consensus of the majority of participants in the process, Planning Department staff drafted a proposed amending ordinance which addressed the concerns expressed. On April 6, 1999, the Washington Avenue Task Force voted to recommend approval of the portion of the ordinance creating new definitions for nightclubs and other establishments. On June 22, 1999, the Planning Board voted 7-0 to recommend the approval of the proposed new nightclub definitions. Additionally, the Planning Board had other recommendations regarding hours of operation and after-hours clubs that are described below.

At its November 17, 1999 meeting, the City Commission voted to approve the Planning Board's recommended version of the proposed amending ordinance, with three amendments. This amended version of the ordinance (Attachment 1), as approved at first reading, is before the Commission for adoption today. Also attached is the **Administration Alternative Ordinance** (Attachment 2), which contains the same provisions as the ordinance approved on first reading, but addresses the Administration's serious concerns regarding nightclubs which could possibly remain open 24 hours a day, and is discussed below.

#### **Definitions**

Currently, the Land Development Regulations of the City Code contain definitions for various types of alcoholic beverage establishments and nightclubs. These definitions need to be revised in order to more accurately reflect current operational practices in the entertainment industry.

The proposed amending ordinance eliminates the outmoded definitions of "nightclub" and "supper club", and basically replaces them with definitions for alcoholic beverage establishments, dance halls, and entertainment establishments. These definitions are written in simple, plain English, and should be easily understandable by a lay person, as was recommended by the Planning Board at their previous workshop meeting on the subject of nightclub definitions.

It is also anticipated that these definitions will be used in a new plan for licensing business establishments within the City. This plan, known as "Modular Licensing", would allow businesses to obtain licenses for each aspect of their operation, in a "mix-and-match" type of system. For instance, a business operating as a typical "nightclub" would acquire an alcoholic beverage establishment (midnight to 5 a.m.) module, a dance hall module, and an entertainment establishment module. Each module would be included in the establishment's overall license.

## **ANALYSIS** (Continued)

Please note that this ordinance only creates the definitions as described above within the Land Development Regulations of the City Code. Actually implementing a licensing plan such as the one described above will require separate action by the Finance Department to amend the License Ordinance and, ultimately, approval of the amendment by the City Commission.

## **Hours of Operation**

The City Code also contains regulations addressing the hours of operation of alcoholic beverage establishments and nightclubs. The City Code requires alcoholic beverage establishments to close at exactly 5:00 a.m.; any activity subsequent to 5:00 a.m. is subject to being cited for violation by the Code Compliance Department.

An unintended consequence of this provision of the Code is that an establishment could conceivably serve a drink to a patron at 4:59 a.m., which is legal under this Code, but then be required to shut down the establishment at 5:00 a.m. exactly. This anomaly in the provisions of the Code creates problems for the City's Code Compliance inspectors, who have been having difficulty enforcing the strict 5:00 a.m. closing time. The Planning Board recommended that establishments be required to set a last call time, after which no more alcohol could be served. Patrons would then be allowed to remain in the establishment until 5:00 a.m., in order to allow them to conclude their activities. The establishments would then close at 5:00 a.m. as they are currently required to do. The Planning Board recommended a last call time of 4:30 a.m.; however, on first reading the Commission chose to set the last call time at 4:45 a.m. as per the Administration's recommendation.

#### 24-hour Restaurants

Regarding 24 hour restaurants, under the current provisions, all establishments serving alcoholic beverages technically should close down between 5:00 and 8:00 a.m., including restaurants serving breakfast. This is obviously not an acceptable condition, given the presence of 24 hour restaurants such as the News Cafe or Denny's. Therefore, the proposed amending ordinance modifies the hours of operation regulations for such businesses by allowing operation as a restaurant 24 hours a day, while prohibiting the sale or consumption of alcoholic beverages between the hours of 5:00 a.m. and 8:00 a.m.

At first reading, in response to questions from members of the public regarding such situations as the Van Dyke Cafe and others, where full service restaurants also feature entertainment and perhaps dancing, the Commission voted to amend the ordinance to allow establishments to continue operating as long as the entertainment and dancing stopped at 5:00 a.m. The Administration is very concerned about the possibility that the wording of the proposed ordinance, as amended by the Commission at first reading, would open a loophole allowing all nightclubs to remain

## **ANALYSIS** (Continued)

**open 24 hours a day.** The Administration is proposing an alternative ordinance, containing language that, while maintaining the essence of what the Commission approved on first reading, clarifies what type of establishments could stay open 24 hours for purposes of serving breakfast, and what type of establishments, primarily nightclubs not also operating as restaurants, that would be required to close at 5:00 a.m. These provisions are contained in the attached ordinance entitled "Administration Alternative Ordinance" (Attachment 2) and are detailed below as follows: (see attached chart).

- (a) Restaurants with full kitchen facilities and serving full meals, licensed as alcoholic beverage establishments (midnight to 5 a.m.), but <u>not</u> operating as dance halls or entertainment establishments, (such as News Cafe or Denny's) may remain open 24 hours a day; however, alcoholic beverages may not be offered for sale or on premises consumption between the hours of 5 a.m. and 8 a.m.
- (b) Restaurants with full kitchen facilities and serving full meals, licensed as alcoholic beverage establishments (midnight to 5 a.m.), and also operating as dance halls, or entertainment establishments (such as Mango's or the Van Dyke Cafe), may remain open 24 hours a day; however, alcoholic beverages may not be offered for sale or on premises consumption between the hours of 5 a.m. and 8 a.m., and dancing and entertainment shall not be conducted between the hours of 5 a.m. and 10 a.m.
- (c) Other alcoholic beverage establishments (midnight to 5 a.m.), not containing restaurants with full kitchen facilities (nightclubs such as Twist or Liquid), shall close at 5:00 a.m. and remain closed between the hours of 5:00 a.m. and 8:00 a.m. in the case of bars and entertainment establishments and between the hours of 5:00 a.m. and 10:00 a.m. in the case of dance halls and entertainment establishments.

In this way, the City's nightclubs will not be allowed to remain open 24 hours a day, while allowing those full service restaurants, that might happen to also feature entertainment to remain open, to serve breakfast during the early morning hours.

#### After-hours "Juice Bars"

A recent phenomenon in the City is the proliferation of establishments known as "juice bars", establishments which operate much like nightclubs with music and dancing, but that do not serve alcohol and are therefore not subject to the City's regulations vis-a-vis alcoholic beverage establishments hours of operation or licensing. As it has become apparent that these establishments may be havens for young people under the legal curfew age, and currently no regulations exist to regulate such activities, the idea of including these establishments in these proposed regulations

#### **ANALYSIS** (Continued)

has been put forward. Since these businesses operate as dancing establishments, they would be viewed as "Dance Halls" under the proposed definitions herein. As long as the juice bars are considered Dance Halls, and licensed as such, regulations applying to regular alcoholic beverage establishments licensed as Dance Halls should also apply to them.

At the June 22, 1999 Planning Board workshop, Police Chief Richard Barreto gave testimony regarding the problems associated with these establishments, including the history of drug related arrests made at these type of establishments. The difficulty of policing these establishments and the large commitment of police manpower necessary to police them was detailed. In response to this testimony, as well as to the testimony of many other concerned members of the community, the Planning Board recommended addressing the problems created by the after-hours clubs by adding language to the proposed ordinance stating that dance halls shall not operate between the hours of 5 a.m. and 10 a.m.

At its November 17, 1999 meeting, the Commission concurred with this assessment of the present situation, and voted to approve the ordinance as recommended by the Planning Board. The result of this legislation will be to prohibit dance halls from operating between the hours of 5:00 a.m. and 10 a.m., effectively limiting the non-alcoholic beverage clubs to operating at the same hours as clubs which offer alcoholic beverages. The Commission also voted to amend the proposed ordinance by requiring that patrons under the age of 18 be prohibited from entering all dance clubs within the city.

\* \* \*

In summary, this proposed amending ordinance addresses the need for new, more up-to-date definitions for various types of alcoholic beverage establishments. Additionally, the proposed amending ordinance addresses the hours of operation of certain alcoholic beverage establishments by specifying a last call time, ensuring that these establishments have a clear and orderly closing procedure while complying with the designated closing time. Finally, the amending ordinance addresses after-hours clubs within the City by specifying allowable hours of operation and age limitations.

Based on the foregoing analysis, the Administration recommends that the Commission adopt, upon second reading public hearing, the <u>Administration Alternative Ordinance</u> version of the proposed amending ordinance to Sections 6, 114, 130, and 142 of the Code of the City of Miami Beach, Florida, containing the Administration's recommended additional language addressing restaurants and nightclubs.

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Type of Establishment	Hours of the day the establishment is allowed to remain open	Hours of the day the establishment is allowed to serve alcohol	Hours of the day the establishment is allowed to have dancing, entertainment or loud music
Restaurants with full kitchen facilities, licensed as alcoholic beverage establishments (midnight to 5 a.m.), but <u>not</u> operating as dance halls or entertainment establishments, (such as News Cafe or Denny's)	24 hours	8:00 a.m. to 5:00 a.m. (no alcohol served from 5:00 a.m. to 8:00 a.m.)	N/A (none)
Restaurants with full kitchen facilities, licensed as alcoholic beverage establishments (midnight to 5 a.m.), and also operating as dance halls, or entertainment establishments (such as Mango's or the Van Dyke Cafe)	24 hours	8:00 a.m. to 5:00 a.m. (no alcohol served from 5:00 a.m. to 8:00 a.m.)	10:00 a.m. to 5:00 a.m.  (no dancing, entertainment or loud music from 5:00 a.m. to 10:00 a.m.)
Other alcoholic beverage establishments (midnight to 5 a.m.), not containing restaurants with full kitchen facilities (nightclubs such as Twist or Liquid)	10:00 a.m. to 5:00 a.m. (closed from 5:00 a.m. to 10:00 a.m.)	10:00 a.m. to 5:00 a.m. (closed from 5:00 a.m. to 10:00 a.m.)	10:00 a.m. to 5:00 a.m. (closed from 5:00 a.m. to 10:00 a.m.)