INTRODUCED: March 28, 2016

AN ORDINANCE No. 2016-102

As Amended

To authorize the conditional use of the property known as 100 South 14th Street for the purpose of authorizing a nightclub, upon certain terms and conditions.

Patron – Mayor Jones (By Request)

Approved as to form and legality by the City Attorney

PUBLIC HEARING: APR 25 2016 AT 6 P.M.

WHEREAS, the owner of the property known as 100 South 14th Street, which is situated in a B-5 Central Business District, desires to use such property for the purpose of a nightclub, which, is currently allowed only by approval of a conditional use permit by City Council in section 30.442.1 of the Code of the City of Richmond (2015), as amended; and

WHEREAS, in accordance with section 30-1045.5 of the Code of the City of Richmond (2015), as amended, it has been made to appear that, if granted pursuant terms and conditions set forth in this ordinance and Chapter 30, Article X, Division 5.1 of the Code of the City of Richmond (2015), as amended, the conditional use permit granted by this ordinance will not be contrary to the general purposes of this chapter 30 of the Code of the City of Richmond (2015) as stated in section 30-100; will not be in conflict with the objectives and policies of the master plan for the AYES:

9 NOES:

0 ABSTAIN:

ADOPTED:	MAY 23 2016	REJECTED:	STRICKEN:

city; will conform with all applicable sections of this article and other applicable requirements of the district in which it is proposed to be located; will not substantially diminish or impair the established property values in the neighborhood in which it is proposed to be located; will not have an undue adverse effect on the public health, safety or general welfare; will not adversely affect the character of the surrounding area or the continued use and development of surrounding property in a manner consistent with applicable zoning regulations or master plan objectives; will not cause undue traffic congestion on public streets or significantly increase traffic volumes on minor residential streets; will be adequately served by essential public services and facilities and will not cause an undue burden on such services and facilities; will not cause the destruction, loss or damage of significant natural, scenic or historic features to any greater degree than development of the property for uses permitted by right in the district; will ensure compatibility with surrounding property through existing and proposed landscaping, screening and buffering and the location, arrangement and character of existing and proposed buildings, structures, open spaces, parking areas, vehicular circulation, driveways, signage and lighting; and will not cause or result in any significant increase in negative cumulative impact when considered in conjunction with other conditional uses in the neighborhood in which it is proposed to be located; and

WHEREAS, (i) the City Planning Commission has conducted a public hearing to investigate the circumstances and conditions upon which the Council is empowered to authorize such use, (ii) the City Planning Commission has reported to the Council the results of such public hearing and investigation and its recommendations with respect thereto, and (iii) the Council has conducted a public hearing on this ordinance at which the person in interest and all other persons have had an opportunity to be heard;

NOW, THEREFORE,

THE CITY OF RICHMOND HEREBY ORDAINS:

Finding. Pursuant to section 30-1045.5 of the Code of the City of Richmond § 1. (2015), as amended, the Council hereby finds that the conditional use set forth in and subject to the terms and conditions of this ordinance will not be contrary to the general purposes of this chapter 30 of the Code of the City of Richmond (2015), as amended, as stated in section 30-100; will not be in conflict with the objectives and policies of the master plan for the city; will conform with all applicable sections of this article and other applicable requirements of the district in which it is proposed to be located; will not substantially diminish or impair the established property values in the neighborhood in which it is proposed to be located; will not have an undue adverse effect on the public health, safety or general welfare; will not adversely affect the character of the surrounding area or the continued use and development of surrounding property in a manner consistent with applicable zoning regulations or master plan objectives; will not cause undue traffic congestion on public streets or significantly increase traffic volumes on minor residential streets; will be adequately served by essential public services and facilities and will not cause an undue burden on such services and facilities; will not cause the destruction, loss or damage of significant natural, scenic or historic features to any greater degree than development of the property for uses permitted by right in the district; will ensure compatibility with surrounding property through existing and proposed landscaping, screening and buffering and the location, arrangement and character of existing and proposed buildings, structures, open spaces, parking areas, vehicular circulation, driveways, signage and lighting; and will not cause or result in any significant increase in negative cumulative impact when considered in conjunction with other conditional uses in the neighborhood in which it is proposed to be located.

§ 2. Grant of Conditional Use Permit.

- (a) Subject to the terms and conditions set forth in this ordinance, the property known as 100 South 14th Street and identified as Tax Parcel No. E000-0069/001 in the 2016 records of the City Assessor, being more particularly shown on a survey entitled "Plat of Property Situated on the Southern Line of Canal Street Between 14th Street and Virginia Street, Richmond, Virginia," prepared by Steven B. Kent & Associates, P.C., and dated October 5, 1999, a copy of which is attached to and made a part of this ordinance, hereinafter referred to as "the Property," is hereby permitted to be used for the purpose of authorizing a restaurant with drive-up facilities, hereinafter referred to as "the Conditional Use," substantially as shown on plans entitled "Southern Railway Taphouse," prepared by SMBW, PLLC., dated May 12, 2015, hereinafter referred to as "the Plans," copies of which are attached to and made a part of this ordinance.
- (b) The adoption of this ordinance shall constitute the issuance of a conditional use permit for the Property. The conditional use permit shall inure to the benefit of the owner or owners of the fee simple title to the Property as of the date on which this ordinance is adopted and their successors in fee simple title, all of which are hereinafter referred to as "the Owner." The conditions contained in this ordinance shall be binding on the Owner.
- § 3. **Special Terms and Conditions.** This conditional use permit is conditioned on the following special terms and conditions:
- (a) Pursuant to section 30-442.1(1) of the Code of the City of Richmond (2015), as amended, the use of the Property shall include a nightclub, substantially as shown on the Plans.
- (b) Operation of the nightclub use permitted by this conditional use permit shall be under the ultimate direction and oversight of the "Southern Railway Taphouse Management Plan," dated [January 29] April 14, 2016, and made part of this ordinance.

- § 4. **Supplemental Terms and Conditions.** This conditional use permit is conditioned on the following supplemental terms and conditions:
- (a) Facilities for the collection of refuse shall be provided in accordance with the requirements of the Director of Public Works. Such facilities shall be located or screened so as not to be visible from adjacent properties and public streets.
- (b) Any encroachments existing, proposed on the Plans or contemplated in the future shall require separate authorization and shall be subject to the applicable provisions of the Code of the City of Richmond (2015), as amended, and all future amendments to such laws.
- (c) In all other respects, the use of the Property shall be in accordance with the applicable underlying zoning regulations.
- § 5. **General Terms and Conditions.** This conditional use permit is conditioned on the following general terms and conditions:
- (a) No permit implementing this conditional use permit shall be approved until satisfactory evidence has been presented to the Zoning Administrator that any delinquent real estate taxes applicable to the Property have been paid.
- (b) The Owner shall be bound by, shall observe and shall comply with all other laws, ordinances, rules and regulations applicable to the Property, except as otherwise expressly provided in this ordinance.
- (c) Words and phrases used in this ordinance shall be interpreted to have the meanings ascribed to them by section 30-1220 of the Code of the City of Richmond (2015), as amended, unless the context clearly indicates that a different meaning is intended.
- (d) Notwithstanding any other provision of law, this conditional use permit is being approved due, in part, to the mitigating effects of each and every condition attached hereto;

consequently, if any portion of this ordinance is determined to be invalid for any reason by a final, non-appealable order of any Virginia or federal court of competent jurisdiction, the invalidity shall cause the entire ordinance to be void and of no further effect from the effective date of such order.

- (e) The privileges granted by this ordinance may be revoked pursuant to the provisions of sections 30-1045.14 through 30-1045.17 of the Code of the City of Richmond (2015), as amended, and all future amendments to such laws. Failure to comply with the terms and conditions of this ordinance shall constitute a violation of section 30-1080 of the Code of the City of Richmond (2015), as amended, and all future amendments to such law, or any other applicable laws or regulations.
- (f) When the privileges granted by this ordinance terminate and the conditional use permit granted hereby becomes null and void whether as a result of the Owner relinquishing this conditional use permit in a writing addressed to the Director of Planning and Development Review or otherwise, use of the Property shall be governed thereafter by the zoning regulations prescribed for the district in which the Property is then situated.
- § 6. **Implementation.** The Commissioner of Buildings is authorized to issue a building permit substantially in accordance with the Plans for the Conditional Use subject to the terms and conditions set forth in this ordinance. An application for the building permit shall be made within twenty-four (24) months following the date on which this ordinance becomes effective. If either the application for the building permit is not made within the time period stated in the previous sentence or the building permit terminates under any provision of the Virginia Statewide Building Code, this ordinance and the conditional use permit granted hereby shall terminate and become null and void.
 - § 7. **Effective Date.** This ordinance shall be in force and effect upon adoption.



City of Richmond

Intracity Correspondence

Pre Introduction to Council: PRE. 2016-39

900 East Broad Street 2nd Floor of City Hall Richmond, VA 23219 www.richmondgov.com

RECEIVED

MAR 18 2016

File Number: PRE. 2016-39

OFFICE OF CITY ATTORNEY

To authorize the conditional use of the property known as 100 South 14th Street for the purpose of authorizing a nightclub, upon certain terms and conditions.

4-4802

O & R Request

DATE:

January 27, 2016

EDITION: 1

O & R REQUEST

FEB 1 6 2016

TO:

The Honorable Members of City Council

Dwight C. Jones, Mayor (by request)

Chief Administration Office City of Richmond

(This in no way reflects a recommendation on behalf of the Mayor)

THROUGH:

THROUGH:

Selena Cuffee-Glenn, Chief Administrative Officer

THROUGH:

Peter L. Downey, Deputy Chief Administrative Officer for Economic

Development and Planning

FROM:

Mark A. Olinger, Director, Department of Planning and Development

Review

RE:

Conditional use permit for a nightclub use at 100 South 14th Street

ORD, OR RES. No.

PURPOSE: To authorize the conditional use of the property known as 100 South 14th Street for the purpose of authorizing a nightclub, upon certain terms and conditions.

REASON: The property is zoned B-5 Central Business, which permits restaurants and similar food and beverage service establishments, including entertainment. However, City Council adopted Ord. No. 2012-234-2013-2, which defines establishments with certain features operating after midnight as nightclubs. The proposed use meets the definition of nightclub and therefore a Conditional Use Permit is required.

RECOMMENDATION: In accordance with the requirements of the City Charter and the Zoning Ordinance, the City Planning Commission will review this request and make a recommendation to City Council. This item will be scheduled for consideration by the Commission at its March 21, 2016, meeting. A letter outlining the Commission's recommendation will be forwarded to City Council following that meeting.

BACKGROUND: The subject property is located on a parcel .91 acre in size and is occupied by a restaurant with outdoor dining in one building and offices in a second

building. The subject of this request regards the restaurant known as Southern Railway Taphouse.

The zoning ordinance was amended in 2013 to establish a definition for nightclub and distinguish a nightclub from a restaurant use. A nightclub is defined as any establishment in which all of the following features are made available at any time from 12:00 midnight until 6 a.m.:

- 1. Alcoholic beverage served or consumed on the premises;
- 2. Floor space provided for dancing or standing or both for patrons in conjunction with an entertainment activity;
- 3. Music or other sound that is amplified through speakers for the purpose of entertaining patrons, except for the following:
 - a. Sound associated with television or similar media being viewed by patrons; and
 - b. Music provided exclusively as background entertainment for dining patrons

According to this definition, the Southern Railway Taphouse is considered a nightclub use after midnights on Friday and Saturday nights. Their general operating hours show that they are open past midnight only on Friday and Saturday nights. A management plan is required as part of the conditional use permit, which the applicant has provided. The use would be controlled by this plan.

The Richmond Downtown Master Plan designates this property as an Urban Center Area. "Shockoe Slip is also an example of a classic urban center condition, with a dense mix of office space, apartments, and retail located in four to six-story brick buildings that front the street. Pedestrians have an active presence in these neighborhoods (p. 3.26)."

FISCAL IMPACT: The Department Planning and Development Review does not anticipate any impact to the City's budget for this or future fiscal years.

COST TO CITY: Staff time for processing the request; preparation of draft ordinance; and publishing, mailing and posting of public notices.

REVENUE TO CITY: \$1,500 application fee

DESIRED EFFECTIVE DATE: Upon adoption.

REQUESTED INTRODUCTION DATE: February 22, 2016

CITY COUNCIL PUBLIC HEARING DATE: March 28, 2016

REQUESTED AGENDA: Consent

RECOMMENDED COUNCIL COMMITTEE: None

CONSIDERATION BY OTHER GOVERNMENTAL AGENCIES: City Planning

Commission, March 21, 2016

AFFECTED AGENCIES: Office of Chief Administrative Officer; Law Department (for review of draft ordinance); and City Assessor (for preparation of mailing labels for public notice)

RELATIONSHIP TO EXISTING ORDINANCES: None.

ATTACHMENTS:

Application Form, Applicant's Letter, Draft Ordinance, Plans,

Survey

STAFF: Willy Thompson, Senior Planner; Land Use Administration; 646-5734



Application for CONDITIONAL USE PERMIT
Department of Planning and Development Review
Land Use Administration Division
900 E. Broad Street, Room 511
Richmond, Virginia 23219
(804) 646-6304
http://www.richmondapy.com/

Application is hereby submitted for: (check one) conditional use permit, new conditional use permit, amendment	
Project Name/Location	
Project Name: Southern Railway Taphouse	Date:
Property Address: 100 South 14th Street, Suite 100	Tax Map #:_E-000-0069/001
Fee: \$1,500.00 Total area of affected site in (See page 4 for fee schedule, please make check payable)	acres: 0.91 acres le to the "City of Richmond")
Zoning Current Zoning: B-5 Central Business Existing Use: Restaurant	Proposed Use (Please include a detailed description of the proposed use in the required applicant's report)
Is this property subject to any previous land use cases? Yes No If Yes, please list the Ordinance Number:	Restaurant and Night Club
Company: Roth Doner Jackson Gibbons Condlin, PI Mailing Address: 919 East Main Street, Suite 2110 City: Richmond	
Telephone: (804) 977-3373 Email: acondlin@rothdonerJackson.com	Fax: (804) 441-8438
Property Owner:IPMCC 2006-LDP9 Office 100 If Business Entity, name and title of authorized signee:S (The person or persons executing or attesting the execution of this Applitude of duly authorized and empowered to so execute or attest.) Mailing Address: C/O CW/Conite Asset Memory and Applitude of the conite of the	ee Attached cation on behalf of the Company certifies that he or she has or have
Mailing Address: C/O CWCapital Asset Management 1 City: Bethesda	
Talanhana	State: MD Zip Code: 20814
Email:	_ Fax: _()
Property Owner Signature: SEE ATTACHED (The names, addresses, telephone numbers and signatures of all owners needed. If a legal representative signs for a property owner, please attached the necessaries.)	of the property are required. Please attach additional sheets as

ATTACHMENT TO APPLICATION FOR CONDITIONAL USE PERMIT

PROPERTY OWNER:

With a copy to:

c/o Onyx Equities, LLC 2200 Defense Highway, Suite 307 Crofton, Maryland 21114 Attn: Jonathan Lakner Telephone: (410) 451-0837

Email: jlakner@onyxequities.com

PROPERTY OWNER SIGNATURE:

JPMCC 2006-LDP9 Office 100, LLC, a Virginia limited liability company

By: U.S. Bank National Association, successor-in-interest to Bank of America, N.A., as successor by merger to LaSalle Bank, N.A., as Trustee for the Registered Holders of J.P. Morgan Chase Commercial Mortgage Securities Trust 2006-LDP9, Commercial Mortgage Pass-Through Certificates, Series 2006-LDP9 (the "Trust"), its Sole Member/Manager

By: CWCapital Asset Management LLC, a Delaware limited liability company, solely in its capacity as Special Servicer to the Trust

By:

Name: Kevin Thompton

Title: Vice President

Date: November 20, 2015

ammers at law

919 East Main Street, Suite 2110, Richmond, VA 23219-4625 (804) 441-8440 (main) - (804) 441-8438 (fax)

www.rothdonerjackson.com

Andrew M. Condlin (804) 977-3373 (direct) acondlin@rothdonerjackson.com

November 24, 2015

BY HAND DELIVERY

Ms. Lory Markham
City of Richmond Department of Community Development
Land Use Administration Division, Room 511
City Hall, 900 East Broad Street
Richmond, Virginia 23219

Re: Conditional Use Permit: 100 South 14th Street

Dear Lory:

This letter shall serve as the Applicant's Report accompanying the application for a Conditional Use Permit (the "CUP") in order to authorize an existing restaurant to operate as a nightclub, as that term is defined in the City Zoning Ordinance, during specified times for the property known as 100 South 14th Street (the "Property"). The Property is located on the west side of South 14th Street between East Canal Street and the Kanawha Canal/elevated Downtown Expressway. The Property is occupied by a five-story commercial building and an original railroad warehouse structure, which together contain 88,905 square feet of floor area. The circa 1900 railroad warehouse structure by itself contains approximately 6,700 square feet of floor area and is occupied by the restaurant that is the subject of this request.

The Property is zoned B-5 Central Business, which permits restaurants and similar food and beverage service establishments, including entertainment in conjunction therewith. Such establishments may include areas outside completely enclosed buildings and intended for service to or consumption of food and beverages by patrons. Prior to January 14, 2013, restaurants could be occupied as establishments with entertainment without restriction – meaning they could serve patrons and provide entertainment up until 2:00 AM. However, a zoning text amendment (Ordinance no. 2012-234-2013-2), adopted January 14, 2013, defined establishments with certain features operating after midnight as "Nightclubs". Specifically, the existing features that must occur after midnight include the service of alcoholic beverages, the provision of floor space for dancing or standing in conjunction with an entertainment activity, and music that is amplified through speakers for the purpose of entertaining patrons. Restaurants/establishments very commonly include these features in the Shockoe Slip district, which is a destination entertainment area. However, to the extent that they do, they are likely considered nonconforming (grandfathered).

Ms. Lory Markham November 25, 2015 Page 2

My client, Pizza 111, LLC, has occupied the Property with a use that is primarily restaurant and outdoor dining as described above since the issuance of the initial certificate of occupancy (CO) on January 17, 2014, just three days after the adoption of the new nightclub guidelines. The establishment has become a successful destination venue with strong lunch and dinner hour patronage as well as with an after-dinner evening crowd. With their success subsequent to the initial CO, they have requested permits to modify the interior configuration and increase occupancy. Now known as the Southern Railway Taphouse, the Property is improved consistent with a restaurant/tap room with fixed seating for dining, outdoor dining area, several bars, and areas designated for standing in close proximity to the bars.

The business is most often operated as a typical restaurant and bar with background music playing through speakers. There is no stage or dance floor. So the entertainment activity consists solely of amplified music as background music and on occasion with a DJ. Much of the existing use, in fact all of it taking place prior to 12:00 midnight on Fridays and Saturdays, is permitted by right as a restaurant. The characteristics of the use does not change after 12:00 midnight. However, City Code provides that such activity after midnight, including amplified background music for standing patrons, automatically makes it a night club requiring a conditional use permit. Unfortunately, this type of entertainment activity can only be operational from 6:00 AM until 12:00 midnight per the 2013 nightclub standards. As a result, while not intuitively a nightclub with the absence of a dance floor or stage, the use of the Property including the service of alcohol associated with a tap room and the provision of music through speakers for the patrons is not permitted after 12:00 midnight.

As a result, the proposed use would be a nightclub for four hours each week. Therefore, a conditional use permit is needed to authorize the use of the Property during those 4 hours.

This request is consistent with the recommendations of the Downtown Plan and the Riverfront Plan on a variety of levels. The Downtown Plan recognizes the Property as an Urban Core Area. The ground floor, street-oriented restaurant/nightclub use of the property along with the canal-oriented outdoor dining area address the Downtown Plan recommendation for an active pedestrian presence and commercial frontage. The provision of entertainment uses in the vicinity is recognized as a positive by the Downtown Plan, which states, "Shockoe Slip has enjoyed continued success as an upscale residential, office and entertainment district within Downtown Richmond. A strong business association has assured that streets and sidewalks are maintained and that businesses appeal to residents and visitors." The Riverfront Plan recognizes that the City has invested in the vicinity in order to attract uses similar to the proposed. It notes that, "The City of Richmond completed the \$52 million Canal Walk in 1999, with the objective of catalyzing redevelopment of residential, entertainment and commercial uses." It further recognizes that, "Redevelopment has incrementally gravitated to the Canal Walk, with several residential towers, offices, and entertainment projects completed, and several more on the way." The Riverfront Plan further recognizes that "Activity along the Canal Walk appears lower than one would expect, due in part to the relative absence of adequate ground level retail, food and drinking opportunities." Situated adjacent to the Kanawha Canal, along the Canal Walk, the

Ms. Lory Markham November 25, 2015 Page 3

Property is a keystone use in terms of providing an opportunity for an active entertainment use as contemplated by the plan. With regard to the hours of the proposed use, the Riverfront Plan suggests a desire for activity on the canal throughout the day. "Achieving a true mixed-use will be instrumental in activating the Canal Walk eighteen hours a day, balanced with residents attracted to the Riverfront living." Finally, historic themes in the Downtown Plan and Riverfront plan are supported by the provision of a destination entertainment use in a rehabilitated historic railroad structure located in such proximity to the canal/turning basin. Visitors are able to passively experience the rich transportation history that has shaped this area of the City – first as a canal network, then as a railroad crossroads.

The conditional use provisions are intended as a means for reviewing and approving certain uses which, although generally appropriate in the district in which they are permitted, have potentially greater impacts on neighboring properties than uses which are permitted by right. The numerous existing restaurant/nightclubs in the vicinity and the recognition of the benefit of those entertainment uses in the Downtown Plan support that the proposed use is generally appropriate in the area. Given the site-specific context, the proposed use is even more appropriate at this location. City Policy supports such a use for the Property given the investment in the Canal Walk, the desire for active street level commercial and entertainment uses along it, and the limited number of development opportunities along the canal's length. In addition, the proposed use is compatible with surrounding land uses. While many similar uses in the vicinity are located in mixed-use buildings with a residential component, the Property is located within an entirely commercial development occupying an entire block, thereby limiting conflict. Finally, while similar restaurant/nightclubs in the vicinity are nonconforming and operate without condition, this request includes a Management Plan (Exhibit A), which includes measures that are intended to ensure compatibility with the surrounding area and mitigate any unanticipated adverse impacts.

The zoning nightclub definition is very loose and captures uses with varying operational characteristics. Some of those characteristics, such as dance floors, live music venues, and operation throughout the week might be more impactful than others. In this case, with a general limitation to Friday and Saturday nights, the Management Plan, and the floor plan which is absent any dance floors or stages, the proposed operation of the Property as a nightclub is limited in impact. Unlike many venues which might rely solely on late night patronage, the existing use will remain a full service restaurant that will attract visitors to the area throughout the day. Given the recommendations of the Downtown and Riverfront Plans, the relationship of this request to the City investment in the Canal Walk, the specific details of this request and the specific attributes of the Property, the proposed use is appropriate for the Property and it meets the criteria set forth in the Charter of the City of Richmond that the use: (1) Will not be contrary to the general purposes of the chapter as stated in section 114-100; (2) Will not be in conflict with the objectives and policies of the master plan for the city; (3) Will conform with all applicable sections of Article X and other applicable requirements of the district in which it is proposed to be located; (4) Will not substantially diminish or impair the established property values in the neighborhood in which it is proposed to be located; (5) Will not have an undue



Ms. Lory Markham November 25, 2015 Page 4

adverse effect on the public health, safety or general welfare; (6) Will not adversely affect the character of the surrounding area or the continued use and development of surrounding property in a manner consistent with applicable zoning regulations or master plan objectives; (7) Will not cause undue traffic congestion on public streets or significantly increase traffic volumes on minor residential streets; (8) Will be adequately served by essential public services and facilities and will not cause an undue burden on such services and facilities; (9) Will not cause the destruction, loss or damage of significant natural, scenic or historic features to any greater degree than development of the property for uses permitted by right in the district; (10) Will ensure compatibility with surrounding property through existing and proposed landscaping, screening and buffering and the location, arrangement and character of existing and proposed buildings, structures, open spaces, parking areas, vehicular circulation, driveways, signage and lighting; and (11) Will not cause or result in any significant increase in negative cumulative impact when considered in conjunction with other conditional uses in the neighborhood in which it is proposed to be located.

Thank you for your time and consideration of this request, please let me know if you have any questions.

Andrew M. Condlin

Enclosures

cc: The Honorable Ellen F. Robertson

Southern Railway Taphouse Management Plan PIZZA 111, LLC 100 S. 14th Street January 29, 2016

Operational characteristics and features of the nightclub:

- 1. Hours of operation, and days of the week on which the establishment will be operated as a nightclub:
 - Hours during which the establishment will be operated as a nightclub
 - The restaurant will be operated as a nightclub a total of 4 hours during a given week.
 - Fridays
 Saturdays
 12:00 AM (Midnight) 2:00 AM
 (Midnight) 2:00 AM
- 2. Type of Virginia Alcoholic Beverage Control license:
 - Mixed beverage
 - Wine and Beer off premises
- 3. Floor plan showing the general arrangement and seating capacity of tables and bar facilities, dance floor and standing room areas and capacity, which floor plan shall be posted on the premises in a prominent location viewable by the patrons:
 - The floor layout will be arranged substantially the same as the attached floor plan entitled "Southern Railway Taphouse Renovation", dated May 12, 2015 and prepared by SMBW, PLLC.

4. Total occupant load:

Occupancy Type	Total Occupants
Inside	
Assembly (A-2) Unconcentrated	124
Assembly (A-2) Standing Space	160
Kitchens (F-1) Commercial	15
Business (B)	2
Total Inside	301
Outside	
Assembly (A-2) Unconcentrated Outdoor Seating	111
Assembly (A-2) Outdoor Standing	188
Total Outdoor	299
Total Occupants	600

- 5. General type, frequency, and hours of entertainment to be provided:
 - Entertainment would generally include, but not be limited to, a DJ on Friday and Saturday nights from 11 PM to 1:45 AM.

Southern Railway Taphouse Management Plan Page 2

- 6. Provisions for security and crowd management, including the following:
 - a. Provisions for a level of security and crowd management sufficient to comply with the requirements of chapter 6, article V of this code, whether or not the nightclub is required to obtain a public dance hall permit:
 - On Friday and Saturday evenings while the establishment is operated as a nightclub there will be 6 private security personnel and 1 off duty officer.
 - b. Procedures, features, arrangements and staffing levels for security and crowd management for both the interior and exterior of the premises:
 - The private security personnel shall be stationed at all entrances and exits outside and in high traffic areas to keep walkways clear and free flowing with 1 "floating". The off duty officer shall be at the front door.

BK.50.33

