ORDER ADOPTING ORDINANCE NO. 101

THERE CAME ON FOR CONSIDERATION the matter of the adoption of Ordinance No. 101 entitled "Ordinance Regulating Adult Entertainment Facilities and for Related Purposes".

After a lengthy discussion and thorough review of the proposed Ordinance No. 101 prepared by Board Attorney, J. Max Kilpatrick, as authorized and directed by the Board, a motion was made by Honorable James Young and seconded by Honorable Mike Allen to adopt Ordinance No. 101 as presented and that a copy of said Ordinance No. 101 be spread on the minutes of this Board.

Further, to authorize and direct Larry McMillan, Chancery Clerk, Neshoba County, Mississippi, to give notice by publication that the Board of Supervisors of Neshoba County, Mississippi, will hold a public hearing in the Board Room located in the Neshoba County Courthouse in the City of Philadelphia, Mississippi, on the 6th day of May, 1996, at 9:00 o'clock a.m., at which hearing all persons interested in or affected by such ordinance will be heard after which a decision will be rendered and any objections thereto may be made by any person and if made, must be in writing and filed with the Clerk of the Board before the time of said hearing.

The motion passed on the following vote, to-wit:

Gary Chamblee, Supervisor, District I Aye
Mike Allen, Supervisor, District II Aye
Harold Reynolds, Supervisor, District III Aye
Aubrey Nicholson, Supervisor, District IV Aye
James Young, Supervisor, District V Aye

ORDERED this the 15th day of April, 1996.

HAROLD REYNOLDS, PRESIDENT

BOARD OF SUPERVISORS

NESHOBA COUNTY, MISSISSIPPI

MB.56 P. 569

STATE OF MISSISSIPPI COUNTY OF NESHOBA

ORDINANCE NO. 101

ORDINANCE REGULATING ADULT ENTERTAINMENT FACILITIES AND FOR RELATED PURPOSES

WHEREAS, Mississippi statutes empower Neshoba County,
Mississippi, with the legislative and governing authority to
carry on County government in a manner not inconsistent with
general law and regulate the use of land in the unincorporated
areas of Neshoba County, Mississippi, and

WHEREAS the Board of Supervisors of Neshoba County,
Mississippi, recognize that there are some uses which, because of
their very nature, are recognized as having serious objectionable
operational characteristics, particularly when several of them
are concentrated under certain circumstances thereby having a
deleterious effect upon adjacent areas, such that special
regulation of these uses is necessary to insure that these
adverse effects will not contribute to the blighting or
downgrading of the surrounding neighborhood, the destruction of
moral values, and be contrary to the prevailing community
standard; and

WHEREAS, the Board of Supervisors of Neshoba County,
Mississippi, find that there is substantial evidence of the
potential harmful effect of adult entertainment which documents

that such uses adversely affect property values, cause an increase in crime, encourage businesses to move elsewhere, and contribute to neighborhood blight, the destruction of moral values, and are contrary to the established contemporary standards prevailing in the County; and

WHEREAS, the Board of Supervisors of Neshoba County,
Mississippi, find it necessary, expedient and in the best
interest of the citizens of Neshoba County, Mississippi, to
regulate the operation and location of adult entertainment
facilities for the purpose of stemming a potential increase in
the criminal activities and disturbances of the peace and good
order of the community, maintaining property values, preventing
injuries to residential neighborhoods and commercial districts,
and protecting and preserving the quality of life, moral values,
and maintaining the established contemporary community standards;
and

WHEREAS, the Board of Supervisors of Neshoba County,
Mississippi, find that such regulation would protect the morals,
health, safety, and welfare of the residents of the
unincorporated areas of Neshoba County, Mississippi,

NOW, THEREFORE, BE IT ORDAINED BY THE BOARD OF SUPERVISORS OF NESHOBA COUNTY, MISSISSIPPI, AS FOLLOWS:

SECTION 1. Purpose and Intent.

It is the purpose of this Ordinance to regulate adult entertainment facilities and related activities to promote the

health, safety, morals, and general welfare of the citizens of the unincorporated areas of Neshoba County, and to establish reasonable and uniform regulations to prevent the arbitrary location and concentration of adult entertainment facilities within the unincorporated areas of Neshoba County. The provisions of this Ordinance have neither the purpose nor effect of imposing a limitation or restriction on the content of any constitutional communicative materials protected by the First Amendment. Neither is it the intent nor effect of this Ordinance to condone, legitimize or authorize the distribution of unconstitutional obscene materials.

<u>SECTION 2. Definitions</u>. An adult entertainment facility shall consist of:

- 2.1 Adult Arcade. A facility where, for any form of consideration, one or more motion picture projectors, slide projectors, or similar machines, for viewing by five or fewer persons each, are used to show films, motion pictures, video cassettes, slides or other photographic reproductions which are characterized by emphasis upon the depiction or description of "specified sexual activities" or "specified anatomical areas".
- 2.2 Adult Bookstore. A facility which has any portion of its stock-in-trade and offers for sale for any form of consideration any one or more of the following:
 - A. Books, magazines, periodicals, or other printed matter, or photographs, films, motion

pictures, video cassettes, slides or other visual representations which are characterized by an emphasis upon the depiction or description of "specified sexual activities" or "specified anatomical areas", or

- B. instruments, devices or paraphernalia which are designed for use in connection with "specified sexual activities".
- 2.3 Adult Cabaret. A nightclub, bar, restaurant, theater, or similar facility which regularly features live performances which are characterized by the exposure of "specified anatomical areas" or by "specified sexual activities", or films, motion pictures, video cassettes, slides or other photographic reproductions which are characterized by an emphasis upon the depiction or description of "specified sexual activities" or "specified anatomical areas".
- 2.4 Adult Entertainment Facility. An adult arcade, adult bookstore, adult cabaret, adult motel, adult motion picture theater, or similar facility which regularly features or depicts behavior which is characterized by the exposure of "specified anatomical areas" or where any employee, operator or owner exposes his/her "specified anatomical area" for viewing by patrons.
 - 2.5 Adult Motel. A motel or similar facility which

includes the word "adult" in any name it uses or otherwise advertises the presentation of adult material, offering public accommodations for any form of consideration which provides patrons with closed-circuit television transmissions, films, motion pictures, video cassettes, slides or other photographic reproductions which are characterized by an emphasis upon the depiction or description of "specified sexual activities" or "specified anatomical areas".

- 2.6 Adult Motion Picture Theater. A facility where, for any form of consideration, films, motion pictures, video cassettes, slides or similar photographic reproductions are shown, and in which a substantial portion of the total presentation time is devoted to the showing of material which is characterized by an emphasis upon the depiction or description of "specified sexual activities" or "specified anatomical areas".
- 2.7 Massage Parlors. A facility where, for any form of consideration, any employee, operator or owner manipulates the tissue of patrons by rubbing, stroking, kneading, or tapping, with the hand or an instrument, other than a chiropractic or medical facility.
- 2.8 Specified Anatomical Areas. Less than completely and opaquely covered human genitals, pubic region, buttocks, anus or less than fifty percent (50%) of the female breast below a point immediately above the top of the areolae; or human male genitals in a discernibly turgid state, even if completely and opaquely covered.

- 2.9 Specified Sexual Activity. Human genitals in a state of sexual stimulation or arousal; acts of human masturbation, sexual intercourse, or sodomy; fondling or other erotic touching of human genitals, pubic regions, buttocks or female breasts; flagellation or torture in the context of a sexual relationship; masochism, erotic or sexually oriented torture, beating or the infliction of physical pain; erotic touching, fondling or other such contact with an animal by a human being; or human excretion, urination, menstruation, vaginal or anal irrigation as part of or in connection with any of the activities set forth in this section.
- 2.10 Separation of Uses. For purposes of this Ordinance, separation of uses shall be defined as the distance from property line to property line.

SECTION 3. Permit and/or License Required.

- 3.1. It shall be unlawful for a person to operate an adult entertainment facility without a valid permit and/or license, issued by the Tax Assessor/Collector of Neshoba County, Mississippi.
- 3.2. An application for a permit and/or license must be made on a form provided by the Tax Assessor/Collector of Neshoba County, Mississippi. The application must be accompanied by a sketch or a diagram showing the configuration of the premises, including a statement of total floor space occupied by the business. The sketch or diagram need not be professionally

prepared but must be drawn to a designated scale or drawn with marked dimensions of the interior of the premises to an accuracy of plus or minus six inches.

- 3.3. The applicant must be qualified according to the provisions of this Ordinance and the premises must be inspected and found to be in compliance with the law by the Health Department, Fire Department, Sheriff or other designated County official.
- 3.4. If a person who wishes to operate an adult entertainment facility is an individual, he must sign the application for a permit and/or license as applicant. If a person who wishes to operate an adult entertainment facility is other than an individual, each individual who has a ten percent (10%) or greater interest in the business must sign the application for a permit and/or license as applicant. If a corporation is listed as owner of an adult entertainment facility or as the entity that wishes to operate such a business, each individual having a ten percent (10%) or greater interest in the corporation must sign the application for a permit and/or license as applicant.
- 3.5. That fact that a person possesses other types of State or County permits and/or licenses does not exempt him from the requirement of obtaining an adult entertainment facility permit and/or license.
 - 3.6. Applications for a permit, whether original or

renewal, must be made to the Tax Assessor/Collector of Neshoba
County, Mississippi, by the intended operator of the facility.
Applications must be submitted by hand delivery to the office of the Tax Assessor/Collector of Neshoba County, Mississippi, or designee of the Tax Assessor/Collector of Neshoba County,
Mississippi, during regular working hours. Application forms shall be supplied by the Tax Assessor/Collector of Neshoba
County, Mississippi. The intended operator shall be required to give the following information on the application form:

- (1) a. The name, street address (and mailing address, if different) and Mississippi driver's license number of the intended operator;
- b. The name and street address (and mailing address, if different) of the owner(s);
- (2) The name under which the facility is to be operated and a general description of the services to be provided;
 - (3) The telephone number of the facility;
- (4) The address and legal description of the tract of land on which the facility is to be located;
- (5) If the facility is in operation, the date on which the owner(s) acquired the facility for which the permit is sought, and the date on which the facility began operations as an adult entertainment facility at the location for which the permit is sought; and

- (6) If the facility is not in operation, the expected startup date (which shall be expressed in number of days from the date of issuance of the permit). If the expected startup date is to be more than ten (10) days following the date of issuance of the permit, then a detailed explanation of the construction, repair or remodeling work or other cause of the expected delay and a statement of the owner's time schedule and plan for accomplishing the same.
 - 3.7. The application shall be accompanied by the following:
 - (1) Payment of the application fee in full;
- (2) If the facility is a Mississippi corporation, a certified copy of the Articles of Incorporation, together with all amendments thereto;
- (3) If the facility is a foreign corporation, a certified copy of the certificate of authority to transact business in this State, together with all amendments thereto;
- (4) If the facility is a limited partnership formed under the laws of Mississippi, a certified copy of the Certificate of Limited Partnership, together with all amendments thereto;
- (5) If the facility is a foreign limited partnership, a certified copy of the Certificate of Limited Partnership and the qualification documents, together with all amendments thereto;
 - (6) Proof of the current fee ownership of the tract of

land on which the facility is to be situated in the form of a copy of the recorded Deed;

- (7) If the persons identified as the fee owner(s) of the tract of land in item (6) are not also the owners of the facility, then the lease, purchase contract, purchase option contract, lease option contract or other document(s) evidencing the legally enforceable right of the owners or proposed owners of the facility to have or obtain the use and possession of the tract or portion thereof that is to be used for the facility for the purpose of the operation of the facility;
- (8) Any of items (2) through (7) above shall not be required for a renewal application of the applicant states that the documents previously furnished the Tax Assessor/Collector with the original application or previous renewals thereof remain correct and current.
- 3.8. The application shall contain a statement under oath that:
- (1) The applicant has personal knowledge of the information contained in the application and that the information contained therein and furnished therewith is true and correct; and,
- (2) The applicant has read the provisions of this article.
- 3.9. A separate application and permit shall be required for each adult entertainment facility.

SECTION 4. Issuance of Permit and/or License.

- 4.1. The Tax Assessor/Collector shall approve the issuance of a permit and/or license to an applicant within thirty (30) days after receipt of an application unless he/she finds one or more of the following to be true:
 - (1) An applicant is under eighteen (18) years of age;
- (2) An applicant has been convicted of a violation of the adult entertainment laws or ordinances of this State or any other State within the past five (5) years;
- (3) An applicant or an applicant's spouse is overdue in his payment to the County of taxes, fines, or penalties assessed against him;
 - (4) An applicant is a convicted felon;
- (5) An applicant has failed to provide information reasonably necessary for issuance of the permit and/or license or has falsely answered a question or request for information on the application form;
- (6) An applicant is residing with a person who has been denied a permit and/or license by the County to operate an adult entertainment facility within the preceding twelve (12) months, or residing with a person whose license to operate an adult entertainment facility has been revoked within the preceding twelve (12) months.
- (7) The premises to be used for the adult entertainment facility have not been approved by the Health Department, Fire Department, the Sheriff or other designated County official as being

in compliance with applicable laws and ordinances;

- (8) The permit and/or license fee required by this Ordinance has not been paid;
- (9) An application of the proposed facility is in violation of or is not in compliance with any of the provisions of this Ordinance.
- 4.2. The permit and/or license, if granted, shall state on its face the name of the person or persons to whom it is granted, the expiration date, and the address of the adult entertainment facility. The permit and/or license shall be posted in a conspicuous place at or near the entrance to the adult entertainment facility so that it may be easily read at any time.
- 4.3. The Health Department, Fire Department, Sheriff, or other designated County official shall complete their certification that the premises are in compliance or not in compliance within twenty (20) days of receipt of the application by the Tax Assessor/Collector. The certification shall be promptly presented to the Tax Assessor/Collector in writing.
- 4.4. In the event the Tax Assessor/Collector determines that an applicant is not eligible for a permit, the applicant shall be given notice in writing of the reasons for the denial within forty five (45) days of the receipt of its application by the Tax Assessor/Collector, provided that the applicant may request, in writing, that such period be extended for an additional period of not more than ten (10) days at any time before the notice is issued in order to make modifications

necessary to comply with this ordinance.

An applicant may appeal the decision of the Tax Assessor/Collector regarding a denial to the Neshoba County Board of Supervisors by filing a written notice of appeal with the Chancery Clerk within fifteen (15) days after the applicant is given notice of the adverse decision. The notice of appeal shall be accompanied by a memorandum or other writing setting out fully the grounds for such appeal and all arguments in support thereof. The Tax Assessor/Collector may submit a memorandum in response to the memorandum filed by the applicant on appeal to the Board of Supervisors. After reviewing such memoranda, as well as the Tax Assessor/Collector's written decision, and any exhibits, the Board of Supervisors shall vote to either uphold or overrule the Tax Assessor/Collector's decision. Such vote shall be taken within twenty-one (21) calendar days after the date on which the Chancery Clerk receives the notice of appeal. However, all parties shall be required to comply with the Tax Assessor/ Collector's decision during the pendency of the appeal. applicant will be entitled to a hearing before the Board of Supervisors, if desired. Such hearing shall be open to the public if deemed in the best interest of Neshoba County by the Board of Supervisors.

SECTION 5. Fees.

5.1. The annual fee for an adult entertainment facility permit and/or license is Five Hundred Dollars (\$500.00). This

fee is to be used to pay for the cost of the administration and enforcement of this Ordinance.

SECTION 6. Inspection.

<u>6.1</u>. An applicant, or permittee and/or licensee, shall permit representatives of the Sheriff's Department, Health Department, Fire Department, or other County or State departments or agencies to inspect the premises of an adult entertainment facility for the purpose of insuring compliance with the law, at any time it is occupied or open for business.

SECTION 7. Expiration of Permit and/or License.

- 7.1. Each permit and/or license shall expire one (1) year from the date of issuance and may be renewed only by making application as provided in Section 5. Application for renewal should be made at least thirty (30) days before the expiration date, and when made less than thirty (30) days before the expiration date, the expiration of the permit and/or license will not be affected.
- 7.2. When the Tax Assessor/Collector denies renewal of a license, the applicant shall not be issued a permit and/or license for one (1) year from the date of denial. If, subsequent to denial, the Tax Assessor/Collector finds that the basis for denial of the renewal permit and/or license has been corrected or abated, the applicant may be granted a permit and/or license if at least ninety (90) days have elapsed since the date denial became final.

SECTION 8. Suspension.

- 8.1. The Tax Assessor/Collector shall suspend a permit and/or license for a period not to exceed thirty (30) days if he/she determines that permittee and/or licensee or an employee of a permittee and/or licensee has:
- violated or is not in compliance with any section of this Ordinance;
- (2) becomes impaired or intoxicated through the use of alcoholic beverages while on the premises of the adult entertainment facility;
- (3) refused to allow an inspection of the adult entertainment facility as authorized by this Ordinance;
- (4) knowingly permitted gambling by any person on the premises of the adult entertainment facility.

SECTION 9. Revocation.

- 9.1. The Tax Assessor/Collector shall revoke a permit and/or license if a cause of suspension in Section 7 occurs and the permit and/or license has been suspended within the proceeding twelve (12) months.
- 9.2. The Tax Assessor/Collector shall also revoke a permit and/or license if he/she determines that:
- (1) a permittee and/or licensee, employee, owner, or operator violates the laws of the State of Mississippi, including, but not limited to, §97-5-27, §97-5-29, and §97-29-101 through §97-29-109, Mississippi Code of 1972, Annotated;

- (2) a permittee and/or licensee gave false or misleading information in the material submitted during the application process;
- (3) a permittee and/or licensee or an employee has knowingly allowed possession, use, or sale of controlled substances on the premises;
- (4) a permittee and/or licensee or an employee has knowingly allowed prostitution on the premises;
- (5) a permittee and/or licensee or an employee knowingly operated the adult entertainment facility during a period of time when the permittee's and/or licensee's permit and/or license was suspended;
- (6) a permittee and/or licensee or an employee has knowingly allowed any act of sexual intercourse, sodomy, oral copulation, masturbation, or other sexual conduct to occur in or on the permitted and/or licensed premises;
- (7) a permittee and/or licensee is delinquent in payment to the County or State for any taxes or fees past due;
- (8) the owner or operator of the permitted facility knowingly allowed a person under eighteen (18) years of age to enter a facility; or
- (9) that there was a change of owner or operator for which a transfer application was not timely filed.
- 9.3. When the Tax Assessor/Collector revokes a permit and/or license, the revocation shall continue for one (1) year,

and the permittee and/or licensee shall not be issued an adult entertainment permit and/or license for one (1) year from the date revocation became effective. If, subsequent to revocation, the Tax Assessor/Collector finds that the basis for the revocation has been corrected or abated, the applicant may be granted a permit and/or license if at least ninety (90) days have elapsed since the date the revocation became effective.

9.4. After denial of an application by the Tax Assessor/Collector and Board of Supervisors, or denial of a renewal of an application, or suspension or revocation of a permit and/or license by the Tax Assessor/Collector, the applicant or licensee or permittee may seek prompt judicial review of such administrative action in any court of competent jurisdiction. The administrative action shall be promptly reviewed by the Court.

SECTION 10. Transfer of Permit and/or License.

10.1. A permittee and/or licensee shall not transfer his permit and/or license to another, nor shall a permittee and/or licensee operate an adult entertainment facility under the authority of a permit and/or license at any place other than the address designated in the application.

SECTION 11. Location Restrictions.

11.1. No adult arcade, adult bookstore, adult cabaret, adult entertainment facility, adult motel, adult motion picture theater, or massage parlor, as defined by this Ordinance, shall be located within two hundred fifty (250) feet of any other such use, or located within one thousand (1000) feet of any residential property; church and/or building used primarily for religious purposes; school, including, but not limited to, public, private, or parochial school, college, university, or institution of higher learning or any branch thereof; library; country club; park; playground; hospital; nursing home; health care facility; licensed day care center; community center; locations conducting organized youth activities; and county or municipal owned convention facilities.

- 11.2. No adult arcade, adult bookstore, adult cabaret, adult entertainment facility, adult motion picture theater, or massage parlor, and/or any advertisement therefor, shall be located within one hundred (100) feet of any State, Federal, or County road.
- 11.3. Any adult arcades, adult bookstores, adult cabarets, adult entertainment facilities, adult motels, adult motion picture theaters, and/or massage parlors that violate the established contemporary community standard will not be permitted.

SECTION 12. Non-Conforming Uses.

12.1. Any adult arcade, adult bookstore, adult cabaret, adult entertainment facility, adult motion picture theater, or massage parlor, as defined by this Ordinance, in existence at the time of adoption of this Ordinance which violates or does not

conform to the provisions hereof (hereafter, a "pre-existing nonconforming business") shall conform to the provisions of this Ordinance within a period of one (1) year from the adoption of this Ordinance.

SECTION 13. Notices.

- 13.1. Any notice required or permitted to be given by the Tax Assessor/Collector or any other County office, division, department or other agency under this Ordinance to any applicant, operator or owner of a facility may be given either by personal delivery or by certified United States Mail, postage prepaid, return receipt requested, addressed to the most recent address as specified in the application for the permit, or transfer application that has been received by the Tax Assessor/Collector, or any notice of address change that has been received by the Tax Assessor/Collector. Notices mailed as above shall be deemed given upon their deposit in the United States Mail. In the event that any notice given by mail is returned by the Postal Service, the Tax Assessor/Collector or his/her designee shall cause it to be posted at the principal entrance to the facility.
- 13.2. Any notice required or permitted to be given to the Tax Assessor/Collector by any person under this Ordinance shall not be deemed given until and unless it is received in the office of the Tax Assessor/Collector of Neshoba County, Mississippi.
- 13.3. It shall be the duty of each owner who is designated on the permit application and each operator to furnish notice to

the Tax Assessor/Collector in writing of any change of residence or mailing address.

SECTION 14. Injunction.

14.1. A person who operates or causes to be operated an adult entertainment facility without a valid permit and/or license or otherwise violates this Ordinance is subject to a suit for injunction as well as prosecution for criminal violations. In addition, any person or other legal entity who illegally operates or causes to be illegally operated an adult entertainment facility may be fined Five Hundred Dollars (\$500.00) per day for each day or part thereof of illegal operation.

SECTION 15. Separability.

15.1. If any provision, section, subsection, sentence, clause or phrase of this Ordinance, or the application of same to any person or set or circumstances is for any reason held to be unconstitutional, void or invalid, the validity of the remaining portions of this Ordinance or their application to other persons or sets of circumstances shall not be affected thereby, it being the intent of the Board of Supervisors of Neshoba County, Mississippi, in adopting this Ordinance that no portion hereof or provision or regulation contained herein shall become inoperative or fail by reason of any unconstitutionality, voidness or invalidity of any other portion hereof, and all provisions of this Ordinance are declared to be severable for that purpose.

SECTION 16. Effective Date.

16.1. This ordinance shall be effective from and after May 15, 1996, and shall be advertised in The Neshoba Democrat as required by law giving notice that a public hearing shall be held on May 6, 1996, at 9:00 o'clock a.m., in the Board of Supervisors Room located in the Neshoba County Courthouse, Philadelphia, Mississippi, to allow the citizens of Neshoba County, Mississippi, and any other party in interest to be heard.

THE FOREGOING ORDINANCE, having been reduced to writing, the same was introduced and read, and a vote was taken thereon, first section by section, and then upon the Ordinance as a whole, with the following results:

Those present and voting "AYE" and in favor of the adoption of each section of the foregoing Ordinance:

Gary Chamblee, Supervisor, District I	Aye
Mike Allen, Supervisor, District II	Aye
Harold Reynolds, Supervisor, District III	Aye
Aubrey Nicholson, Supervisor, District IV	Āve
James Young, Supervisor, District V	Aye

Those present and voting "NAY" or against any section of the foregoing Ordinance:

None.

Those present and voting "AYE" and in favor of the adoption of the foregoing Ordinance as a whole:

Gary Chamblee, Supervisor, District I	Aye
Mike Allen, Supervisor, District II	Aye
Harold Reynolds, Supervisor, District III	Aye
Aubrey Nicholson, Supervisor, District IV	Āye
James Young, Supervisor, District V	Aye

Those present and voting "NAY" or against the foregoing Ordinance as a whole:

None.

WHEREUPON, the foregoing Ordinance was unanimously passed, adopted and approved on this the 15th day of April, 1996.

NESHOBA COUNTY BOARD OF SUPERVISORS

RV:

HAROLD REYNOLDS, PRESIDENT

ATTEST:

LARRY MCMILLIAN, CLERK

BOARD OF SUPERVISORS

NESHOBA COUNTY, MISSISSIPPI

STATE OF MISSISSIPPI COUNTY OF NESHOBA

NOTICE OF PUBLIC HEARING

Pursuant to Resolution adopted by the Neshoba County Board of Supervisors on the 15th day of April, 1996, and in accordance with the laws of the State of Mississippi, notice is hereby given to all persons interested in or affected by the herein described notice expressing the intention of the Board of Supervisors of Neshoba County to give consideration to adopting an ordinance entitled "Ordinance Regulating Adult Entertainment Facilities and for Related Purposes". The Board of Supervisors of Neshoba County, Mississippi, will hold a public hearing in the Board Room located in the Neshoba County Courthouse in the City of Philadelphia, Mississippi, on the 6th day of May, 1996, at 9:00 'o'clock a.m., at which hearing all persons interested in or affected by such proposed ordinance will be heard after which a decision will be rendered. Any objections thereto may be made by any person and if made, must be in writing and filed with the undersigned before the time of said hearing.

IN TESTIMONY WHEREOF, witness my hand and official seal of the Neshoba County Board of Supervisors on this the 15th day of April, 1996.

HAROLD REYNOLDS, PRESIDENT

BOARD OF SUPERVISORS

NESHOBA COUNTY, MISSISSIPPI