ADULT ENTERTAINMENT TAVERNS.

FINDINGS.

4 5

The First Amendment of the United States Constitution protects the rights of individuals to present adult entertainment which includes nude dancing, nude entertainment or material with themes or content of a sexual nature. The Town of Bristol may not, and does not desire to, interfere with the right of individuals to present or to attend adult entertainment.

Individuals in the Town of Bristol who do not choose to present or attend adult entertainment also have constitutionally protected rights to privacy and security in their property. The Town and broader community have an interest in maintaining order and preventing negative effects from any business which will generate substantial customer volume, automobile traffic and impacts on neighboring properties. These concerns cannot and do not justify forbidding the expression of protected ideas or entertainment. But these concerns do require that the Town exercise its police powers to assure that the exercise of First Amendment rights is not conducted to the detriment of the rights of others.

The Town of Bristol has several existing establishments which are zoned and licensed for the service of alcoholic beverages. Those establishments were zoned and licensed some time ago before the Town engaged in land use planning aimed at resolving potential conflicts between land uses, and before the Town adopted ordinances related to public peace and good order.

In order to assure that adult entertainment establishments may operate without adversely impacting the community, and, therefore, to make it possible for individuals to exercise their First Amendment rights, the Town of Bristol finds that it is necessary and appropriate to adopt a licensing ordinance which allows the Town to assure that adult entertainment establishments are operated in a fashion which does not cause unacceptable impacts on the rights of others.

NOW, THEREFORE,

(1) <u>Definitions</u>. For the purpose of this section, the following words and phrases shall mean:

The Town Board of the Town of Bristol does hereby ordain as follows:

(a) Adult Entertainment Taverns. An adult entertainment tavern is any establishment licensed to sell fermented malt beverages or intoxicating liquor pursuant to Chapter 125 of the Wisconsin Statutes which is used for adult entertainment.

(b) Adult Entertainment shall mean presentations or distinguished or characterized by an emphasis on exposure to view of human genitals, pubic area, buttocks or anus;

or a female's vulva or breasts below the top of the areola; or male genitals in a discernable turgid state, even if opaquely covered; or on acts of or acts which simulate erotic touching, sexual intercourse, masturbation, flagellation, sodomy, bestiality, necrophilia, sadomasochistic abuse, fellatio, cunnilingus, or the simulation of any sexual acts prohibited by Wis. Statutes.

(c) Booths, cubicles, rooms, compartments or stalls separate from the Town areas of the premises shall mean any area separated, set off, divided, demarcated or isolated by walls, screens, plants, structures, fixtures or equipment, from the remaining bar room or rooms. The phrase "booths, cubicles, rooms, compartments or stalls separate from the Town areas of the premises" does not mean enclosures which are private offices used by the owners, managers, or persons employed on the premises for attending to the tasks of their employment.

(d) Board. The Town Board of the Town of Bristol.

(e) Operator. Any person, partnership, corporation, or other entity operating, managing, renting, conducting, maintaining or owning any adult entertainment establishment, or adult entertainment tavern.

(2) License.

(a) Except as provided in Subdivision (d) below, from and after the effective date of this ordinance, no adult entertainment tavern shall be operated or maintained in the Town without first obtaining a license to operate issued by the Town.

(b) A license may be issued only for one adult entertainment establishment or adult entertainment tavern located at a fixed and certain place. Any person who desires to operate more than one adult entertainment establishment or adult entertainment tavern must have a license for each.

(c) No license or interest in a license may be transferred to any person.

 (d) All adult entertainment establishments or adult entertainment tavern existing at the time of the passage of this ordinance must submit an application for a license within thirty (30) days of the passage of this ordinance. If an application is not received within such thirty-day period, then such existing adult entertainment establishment or adult entertainment tavern shall cease operations.

(3) Application for License.

88 (a) Any person desiring to secure a license shall make application to the Town Clerk.
89 The application shall be filed in quadruplicate with and dated by the Town Clerk. A copy
90 of the application shall be distributed promptly by the Town Clerk to the Town
91 Chairperson, the Dane County Sheriff, the County Health Department, the County
92 Zoning Administrator, to the applicant, and to the entire Town Board.

- (b) The application for a license shall be upon a form provided by the Town Clerk. An applicant for a license interested directly in the ownership or operation of the business shall furnish the following information under oath:
 - 1. Name, address and business phone number, fax number and email.

- 2. Written proof that the individual is at least eighteen (18) years of age.
- 3. The address of the adult entertainment establishment or adult entertainment tavern to be operated by the applicant.
- 4. If the applicant is a corporation, the application shall specify the name of the corporation, the date and state of incorporation, the name and address of the registered agent.
- 5. The names and contact phone numbers of individuals who may be contacted at any time, 24 hours per day, to respond to concerns of an immediate nature about operations at the Adult Entertainment Tavern which require an immediate response.
- (d) The Clerk shall review the application to determine whether it is complete and the proper fee has been paid. If the application is complete and the fee has been paid, the Clerk shall call a special Town Board meeting to be held within the seven (7) calendar day period following submission of a complete application. Holidays shall be excluded from the computation of the seven (7) day period.
- (e) A license shall be issued automatically unless the Town Board, within seven days after the date the application is referred to the Board by the Clerk, determines that there are grounds upon which the license may be denied. The Town Board shall review the application and determine whether the proposed Adult Entertainment Tavern meets the requirements of this Ordinance.
 - (f) Whenever an application is denied or a license is not renewed, the Town Clerk shall advise the applicant in writing of the reasons for such action. If the applicant requests a hearing within ten (10) days of receipt of notification of denial, a public hearing shall be held within ten (10) days thereafter before the Board. If a public hearing is requested, it shall be held within ten (10) days thereafter before the Board.
 - (g) The Board shall make a determination on the suspension or revocation of the license within ten (10) days of the scheduled public hearing and shall provide notification of the determination in writing to the licensee within five (5) days of the determination. The notification shall contain reasons for the suspension and/or revocation of the license.
 - (h) Judicial review by certiorari may be sought within thirty (30) days of a decision issued pursuant to Ch. 68, Wis. Stats. If a licensee makes a timely appeal of the Board's determination to suspend or revoke a license, no suspension or revocation shall be effective until a final decision is rendered pursuant to Ch. 68, Wis. Stats.
 - (i) Failure or refusal of the applicant to provide any information requested in the course of investigation of the application shall be grounds for administrative

denial thereof by the Town Clerk, provided that the applicant shall have been given written notice that failure to provide specified information will result in denial of the application.

(4) Standards for Issuance of License. To receive a license to operate an adult entertainment establishment or adult entertainment tavern, the applicant and the proposed Adult Entertainment Tavern must meet the following standards:

(a) Standards related to the applicant. The applicant, in the case of a sole proprietorship, all partners in the case of a partnership, and all shareholders in the case of a corporation, must meet be at least eighteen (18) years of age.

(b) Standards related to the facility. The applicant must demonstrate that the property and the building can meet the following physical standards:

1. The property shall have at least one parking stall for every two patrons it is capable of seating at its maximum safe fire limit.

2. The building shall have a determined safe fire limit for occupancy calculated by the Fire Department based upon the square footage and physical characteristics of the building. The occupancy limit shall be communicated to patrons and employees by signs posted at the entrance and in the facility.

- 3. No area of the building may be made available for customers, patrons for the private viewing of any adult entertainment.
- 4. All portions of the building except rest rooms and areas which are off limits to patrons shall be accessible to and from aisles and public areas of the adult entertainment tavern and shall be unobstructed by any door, lock or other control-type devices.
- 5. The lighting level of each booth, room or cubicle when not in use shall be a minimum of ten (10) foot candles at all times as measured from the floor.
- 6. There shall be a separate entrance for employees and entertainers.
- 7. There shall be a video monitoring system by which the operator can continuously monitor activities outside the building but on the property and any parking areas.
- 8. The tavern may not have flashing lights, neon signs other than signs provided by manufacturers of alcoholic beverages, or decorative lighting other than illumination of parking lots, walk ways and entrances.
- 9. The interior of the tavern shall be not be visible from the exterior, including at times when entry doors are open.
- 10. The tavern shall place waste receptacles near the entrances to the tavern to discourage carrying any litter out of the building.
- 11. The signage for the tavern may not include any depictions of nudity, and may refer to the tavern only as an "adult entertainment tavern" or "gentleman's club."
- 12. The tavern shall be sound-insulated, and sound levels controlled to the levels specified in this ordinance.
- 13. The operator shall, if requested by the Dane County Department of Public Health, post a sign of reasonable size, providing information concerning sexually transmitted diseases if the sign also includes information on how to obtain

185 counseling, treatment, diagnosis or services related to sexually transmitted diseases.

(c) Standards related to operations of the adult entertainment tavern. The applicant must demonstrate the following operational capabilities and resources:

1. The level of sound audible at the property line of the tavern may not exceed 70 decibels from 12 noon to 10 p.m. or 60 decibels from 10 p.m. to 12 noon.

(5) Prohibited activities.

1. No patron of the tavern may engage in any type of sexual activity, cause any bodily discharge or litter while in the tavern or its parking areas.

 2. The tavern may not sell condoms or sexual aids, either directly or through vending machines.

 3. Patrons of the tavern may not be in a motor vehicle which is located on the premises of the tavern for more than one minute.

4. Patrons of the tavern may not be in a motor vehicle which is located on the premises of the tavern with a employee of the tavern or an entertainer who has performed or will perform at the tavern.

5. Patrons of the tavern may not be allowed to congregate at or near the separate entrance for employees or entertainers.

6. Patrons may not remain on the premises of the building for more than three minutes after exiting the building.

7. The tavern shall cease admitting patrons at such time as all off street parking is full.

(6) Fees. A license fee of five hundred dollars (\$500) for an adult entertainment tavern license. If the application is denied, one half of the fee shall be returned.

(6)Display of License. The license shall be displayed in a conspicuous public place in the adult entertainment establishment.

(7) Renewal of License.

(a) Every license issued pursuant to this ordinance shall terminate on June 30 of each year, unless sooner revoked, and must be renewed before operation is allowed on July 1. Any operator desiring to renew a license shall make application to the Town Clerk. The application for renewal must be filed not later than sixty (60) days before the license expires. The application for renewal shall be filed in quadruplicate with and dated by the Town Clerk. A copy of the application for renewal shall be distributed promptly by the Town Clerk to the County Sheriff, the Town Health Department and to the operator. The application for renewal shall be upon a form provided by the Town Clerk and shall contain such information and data given under oath or affirmation as is required for an application for a new license.

- (b) A license renewal fee of four hundred dollars (\$400) shall be submitted with the application for renewal. In addition to the renewal fee, a late penalty of one hundred dollars (\$100) shall be assessed against the applicant who files for a renewal less than sixty (60) days before the license expires. If the application is denied, one half of the total fees collected shall be returned.
- 236 (c) If the Town Police Department, Town Health Department, Zoning Administrator or 237 Alcohol License Review Committee are aware of any information bearing on the 238 operator's qualifications, that information shall be filed in writing with the Town Clerk.
 - (8) Revocation of License.

235

239240

241

254

256

259

260

261

262263

264

265

266

267

268

269

270

271

272

273

274

- 242 (a) The Town Board shall revoke a license for any of the following reasons: 243
- Discovery that false or misleading information or data was given on any application
 or material facts were omitted from any application.
- 247 2. The operator or any employee of the operator violates any provision of this section 248 or any rule or regulation adopted by the Town Board pursuant to this chapter provided, 249 however, that in the case of a first offense by an operator where the conduct was solely 250 that of an employee, the penalty shall not exceed a suspension of thirty (30) days if the 251 Board shall find that the operator had no actual or constructive knowledge of such 252 violation and could not by the exercise of due diligence have had such actual or 253 constructive knowledge.
- 255 3. The operator becomes ineligible to obtain a license.
- 257 4. Any cost or fee required to be paid by this chapter is not paid. 258
 - 5. Any intoxicating liquor or fermented malt beverage is served or consumed on any premises of an adult entertainment establishment not licensed pursuant to Chapter125 of the Wisconsin Statutes.
 - (b) The Board, before revoking or suspending any license or permit, shall give the operator at least ten (10) days written notice of the charges against the operator and the opportunity for a public hearing before the Board. If a public hearing is requested, it shall be held within ten (10) days thereafter before the Board. The Board shall make a determination on the suspension or revocation of the license within twenty (20) days of the scheduled public hearing and shall provide notification of the determination in writing to the licensee within five (5) days of the determination. The notification shall contain reasons for the suspension and/or revocation of the license. Appeal of the written determination of the Board to revoke or suspend a license shall be by judicial review by certiorari, which shall be sought within thirty (30) days of a decision. If a licensee makes a timely appeal of the Board's determination to suspend or revoke a license, no suspension or revocation shall be effective until a final decision is rendered.

- (c) The transfer of a license or any interest in a license by the holder thereof shall automatically and immediately revoke the license. If the holder of an adult entertainment tavern license proposes to transfer the alcohol beverage license, the proposed holder of the alcohol beverage license must obtain an adult entertainment tavern license before continuing to provide adult entertainment. The term "transfer" as used in this paragraph shall include sale of shares in a corporate license holder.
- (d) Any operator whose license is revoked shall not be eligible to receive a license for one year from the date of revocation. No location or premises for which a license has been issued shall be used as an adult entertainment establishment or adult entertainment tavern for one (1) year from the date of revocation of the license.
- (10) Operator Responsibility. (a) Every act or omission by an employee constituting a violation of the provisions of this ordinance shall be deemed the act or omission of the operator if such act or omission occurs, either with the authorization, knowledge or approval of the operator or as a result of the operator's negligent failure to supervise the employee's conduct, and the operator shall be punishable for such act or omission in the same manner as if the operator committed the act or caused the omission.
- (b) Any act or omission of any employee constituting a violation of the provisions of this ordinance shall be deemed the act or omission of the operator for purposes of determining whether the operator's license shall be revoked, suspended or renewed.
- (c) No employee of an adult tavern shall allow any minor to loiter around or to frequent an adult entertainment establishment or to allow any minor to view any activity allowed in an adult entertainment tavern.
- (d) The operator shall maintain the premises in a clean and sanitary condition at all times. The operator shall submit a fixed cleaning and sanitizing schedule to the Health Department for approval, and once approved, adhere to that schedule.
- (e) The operator shall maintain at least ten (10) foot candles of light in the public portions of the establishment, including aisles, at all times. However, if a lesser level of illumination in the aisles shall be necessary to enable a patron to view any activity in a booth, room or cubicle adjoining an aisle, a lesser amount of illumination may be maintained in such aisles provided, however, at no time shall be there be less than one (1) foot candle of illumination in such aisles as measured from the floor.
- 309 (f) Security personnel, protocols and resources which are shown to be sufficient to keep 310 order in the tavern and the surrounding property.
- 311 (g) The applicant must have sufficient personnel that the individuals licensed to serve 312 alcoholic beverages will not be required to leave the bar at any time in order to handle 313 security problems or other situation
- 314 (h) The operator shall insure compliance of the establishment and its patrons with the 315 provisions of this ordinance.
- 316 (11) Patron Responsibility.

- 317 (a) No person shall at any time engage in sexual activities, including but not limited to 318 intercourse, fellatio, masturbation, cunnilingus, manual manipulation of the genitals of 319 another, or use of a vibrator or insertion of an object into the anus, vagina or glans of 320 another person, or cause any bodily discharge or litter associated with sexual activity
- while in the tavern or the property or parking area associated with the tavern.

- 322 (c) No person shall remove, destroy, or deface any signs or posters, or destroy or
- 323 deface any information, brochures, or pamphlets, whether supplied by the Health
- 324 Department or posted by the operator.
- 325 (d) No person shall damage or deface any portion of the building.
- 326 (12) <u>Administrative Procedure and Review</u>. This Municipal Code and the Wisconsin
- 327 Statutes shall govern the administrative procedure and review regarding the granting,
- denial, renewal, nonrenewal, revocation or suspension of a license.
- 329 (13) Exclusions. All private and public schools, as defined in Ch. 115, Wis. Stats.,
- hospitals, medical clinics and public health facilities, located within the Town of Bristol,
- are exempt from obtaining a license hereunder when instructing pupils or patients/clients
- 332 in sex education, prenatal, family planning, or child birth classes as part of their
- 333 curriculum or services.
- 334 (14) Enforcement. It shall be the duty of the Health Department, the Building
- 335 Inspection Unit and the Sheriff's Department to administer and enforce the provisions of
- this ordinance. The operator shall afford the Town building inspector reasonable access
- 337 to the premises to inspect the same and verify that the Tavern meets the requirements of
- 338 this ordinance.
- 339 (15) <u>Penalty</u>.
- 340 (a) In addition to the revocation, suspension or nonrenewal of any license issued under
- 341 this ordinance, any person found to be in violation of any provision of this ordinance
- shall be subject to a forfeiture of not less than one hundred dollars (\$100) nor more than
- three hundred dollars (\$300) and in the case of an operator shall result in the suspension
- or revocation of any license up to one (1) year.
- 345 (b) Each violation of this ordinance shall be considered a separate offense, and any
- violation continuing more than one day shall be considered a separate offense.
- 347 (16) Severability. If any provision of this ordinance is deemed invalid or
- 348 unconstitutional by a court of competent jurisdiction, such invalidity or
- 349 unconstitutionality shall not affect the other provisions of the same. The Town Board
- 350 directs that all ambiguities in this ordinance be construed in favor of permitting the
- 351 maximum degree of expression of protect First Amendment activity which is consistent
- with maintenance of public order, health and safety.