ORDINANCE ESTABLISHING PUBLIC NUDITY CONTROL

The Town Board of Hartland, Shawano County, does ordain as follows:

1.01 TITLE: Public Nudity Control

1.02 RESTRICTIONS: There shall be no nudity in public places holding an alcohol license issued by this Town.

1.03 AUTHORITY: This ordinance is enacted pursuant to power granted by virtue of present Wisconsin Statutes, including Section 125.10 and village powers previously approved by the electors. The Town Board finds this ordinance sets reasonable limits for what will be considered a disorderly, indecent or improper house.

1.04 DEFINITION: Nudity means the showing or exposing of the human male or female genitals, pubic area or buttocks with less than a full opaque covering, or of the female breast with less than a fully opaque covering of any portion thereof below the top of the nipple.

1.05 CONTACT PROHIBITION: There shall be no contact between a patron, owner, employee, customer or bystander with a paid or amateur dancer during or shortly after a dance or other performance where clothing is or has recently been removed, either by direct, physical contact or the placing of money or other thing of value in the remaining clothing or body part of said performer.
   A. This ordinance is not to be interpreted as restricting the proper use of a bathroom facility by a male or female in an enclosed area where the person is of the same sex designated for such room, and is not engaged in for any sexual or exhibitionist purpose to or in front of or adjacent to other persons.
   B. No person at the licensed premises shall engage in actual or simulated sexual intercourse or sexual contact through touching a person, animal or device.

1.06 VIOLATION: Each violation of this ordinance shall result in a forfeiture of not less than $100.00 nor more than $500.00. When using a citation form of enforcement, the deposit allowed shall be $150.00 for a first offense, or $500.00 for a second offense within two years, plus current court costs. Pursuant to procedures set forth in Wisconsin Statutes 125.12, or town ordinance, violation constitutes sufficient grounds for board consideration of license suspension, revocation, or non-renewal where such violation occurred in conjunction with or related to the activity for which license was issued.

1.07 EFFECTIVE DATE: This ordinance takes effect upon passage and publication in a newspaper within 30 days.
Adopted this 18 day of May 1999

For: 3 Against: 0

Robert Woldt - Chairman

Frank Heller - Supervisor

Dale Wussow - Supervisor

Attested: Wayne D. Moericke - Clerk

Nudity-Control-99-01.wpd