



**FOR IMMEDIATE RELEASE**  
**October 6, 2014**

**City of Brookhaven Statement Regarding Pink Pony v. City of Brookhaven**

**Brookhaven, GA** – The City of Brookhaven releases the following statement regarding the Georgia Supreme Court’s ruling on Pink Pony v. City of Brookhaven:

“Today, the Georgia Supreme Court affirmed that the City of Brookhaven is not bound by Pink Pony’s agreement with DeKalb County, and that Brookhaven’s sexually oriented business ordinance is constitutional as a matter of law. The City will continue to defend all of its ordinances. The Council’s adoption of legally-valid regulations—like those in place in DeKalb County and in cities across Georgia—has never been about one business, but about having sound ordinances that protect the long-term interests of the City and its residents.”

###

**Media Contacts:**

Michael Lee Jr.

Office: 404-637-0508

Cell: 404-205-3832

[news@brookhavenga.gov](mailto:news@brookhavenga.gov)