

ORDINANCE 0100

**AN ORDINANCE BY THE BOARD OF SUPERVISORS OF LAMAR COUNTY, MISSISSIPPI FOR
INDEXING AND NUMBERING COUNTY ORDINANCES**

WHEREAS, The Lamar County Board of Supervisors has the authority pursuant to Section 19-3-40 of the Mississippi Code Annotated, to adopt reasonable ordinances; and

WHEREAS, The Lamar County Board of Supervisors has adopted and passed various County Ordinance promoting the public health, morals and safety of the County; and

WHEREAS, the Lamar County Board of Supervisors find that it is necessary to index and number County Ordinances now in effect and future Ordinances that may passed and adopted by the Board; and

WHEREAS, this ordinance shall be applicable throughout the unincorporated areas of Lamar County; and amend all other ordinances as deemed necessary for the purposes of indexing and numbers; and

NOW, THEREFORE, be it resolved and ordained by the Board of Supervisors of Lamar County, Mississippi, for the reasons set forth above the following is hereby adopted, ordained and enacted as follows, to wit:

100.A. INDEXING AND NUMBERING OF ORDINANCES

100.A.1. To provide a concise and clear set of ordinance indexing and numbering standards for the administration of ordinances by Lamar County, the following Ordinances shall be given the following Ordinance numbers:

ORDINANCE NUMBER SERIES	ORDINANCE NAME/REFERENCE
0100	INDEXING AND ENABLING
0150	REPEAL OF CERTAIN PREVIOUS ORDINANCES
0200	ADDRESSING, STRUCTURE MARKING
0300	SUBDIVISION REGULATIONS
0400	FLOOD DAMAGE PREVENTION
0500	SITE PLAN REVIEW ORDINANCE
0600	SEWER LAND APPLICATION SYSTEMS
0700	STORMWATER, ILLICIT DISCHARGES, ILLEGAL CONNECTIONS
0800	**Reserved**
0900	ADULT ENTERTAINMENT
1000	HOG FARMING
1100	NOISE ORDINANCE
1200	PEDDLERS & SOLICITORS
1300	**RESERVED**
1400	UNAUTHORIZED DUMPING AND LITTER CONTROL
1500	ZONING ORDINANCE (NOV 2009)
1600	RESIDENTIAL CONSTRUCTION PERMITTING
1700	MEDICAL CANNABIS

1800	ON-PREMISES CONSUMPTION OF ALCOHOL
1900	UTILITY RIGHT OF WAY
2000	**Reserved**
2100	**Reserved**
2200	**Reserved**
2300	**Reserved**

(Amended Dec 2024)

100.A.2. To manage and provide continued administration of the index and numbering system, the Lamar County Board of Supervisors hereby appoints the County Administrator and his or her designee to make all adjustments, modifications, alterations as needed to the indexing and numbering of Ordinances. Any adjustments, modifications, alterations shall be approved by the Lamar County Board of Supervisors.

100.A.3. The index and numbering system shall be consistent and require that all ordinances with criminal penalty have no less or greater than four digits. All other non-criminal ordinances may have less or additional numbers as deemed necessary to administer and manage such ordinances. Ordinances may be categorized as needed to provide further administration and management of such ordinances.

100.A.4. All adoption of new, and amendments to existing ordinances shall be consistent with the index and numbering system as established, once established. This shall only apply to ordinances deemed necessary to be indexed and numbered.

100.A.5. Any ordinance administered and managed under this index and numbering system may be referred to by the index system number in lieu, or in addition to the title of the ordinance. In addition, any ordinance administered and managed under this index and numbering system may use abbreviated, or short titles for practical purposes in lieu, or in addition to the full title of the ordinance.

100.A.6. Amendments to the ordinances within the indexing system may be provided as loose supplements or exchanges in lieu of full prints of entire ordinances. This will be determined by the County Administrator and his or her designee at time of finished publishing. Upkeep of published amendments are the primary responsibility of those holding a published hard copy of the indexed ordinances. A push out of the published version may occur but is not always guaranteed. (Added Dec 2024)

100.A.7. That in case of the amendment or adoption of any additional ordinances indexed subjected to the numbering system does not have an enforcement provision or penalty provided, the general penalty provided in this Article shall prevail.

Generally, these ordinances unless provided for specifically within the respective individual ordinance may be enforced by any law enforcement Officer designated by the Lamar County Sheriff or any other Law Enforcement Officer of the State of Mississippi or Enforcement Officer designated the Lamar County Board of Supervisors.

Any violation of any of the provisions shall be a misdemeanor and any person who shall knowingly and willfully violate the terms, conditions or provisions thereof, for violation of which no other criminal penalty is prescribed, shall be guilty of a misdemeanor and upon conviction therefor shall be sentenced to pay a fine of not less than one hundred (\$100) nor more than five thousand dollars (\$5,000.00), or imprisonment for a term not to exceed thirty (30) days, or both such fine and imprisonment. In case of continuing violations, each day shall constitute a separate charge; however, separate violations under this chapter need not be severed for trial when the identity of parties and location exists.

In addition to the penalties hereinabove provided, any condition caused or permitted to exist in violation of any provision in these Ordinances shall be subject to appropriate civil action, including, but not limited to, the declaration of a public nuisance, injunctive relief or abatement, damages, and sanctions in any court of competent jurisdiction. (Added Dec 2024)

100.B. ADOPTION OF ORDINANCE

100.B.1. The above and foregoing Ordinance first adopted, after having been first reduced to writing, and discussed and considered by the Board, was moved for adoption upon the Motion of Supervisor Byrd, seconded by Supervisor Carlisle. Thereupon the matter was put to a roll call with the results as follows:

Steve Lampton	Voted	Yeah
Terry Bass	Voted	Yeah
Warren Byrd	Voted	Yeah
Mitch Brent	Voted	Yeah
Dale Lucas	Voted	Yeah

WHEREUPON, the President of the Board declared the Motion carried and the Ordinance so adopted on this the 27th day of September 2018.

100.B.2. Amendments

100.B.2.a. Amended December 19th, 2024, effective February 1st, 2025.