## NOISE CONTROL RESOLUTION NO. 022806.02 MONTVILLE TOWNSHIP, MEDINA, OHIO.

WHEREAS, the Board of Trustees of Montville Township, Medina County, Ohio has determined the excessively loud noise from certain sound amplification devices and other sources in areas within Montville Township zoned for residential use, serve no public, purpose, and constitutes a nuisance and are detrimental to the public health, welfare, safety, and quality of life within Montville Township; and

WHEREAS, the Board of Trustees has determined that excessive noise generated from premises to which a D Permit has been issued by the Division of Liquor Control, serves no public purpose, and constitutes a nuisance and is detrimental to the public health, welfare, safety, and quality of life within Montville Township; and

WHEREAS, Ohio Revise Code Section 505.172 authorizes Boards of Township Trustees to adopt regulations and orders that are necessary to control noise within the unincorporated territory of the township that is generate at any premises to which a D permit has been issued by the Division of Liquor Control or that is generated within any areas zoned for residential use; and

WHEREAS, the Board of Trustees has determined that noise and sound emanating from warning and alarm devices; from emergency vehicles when responding to an emergency call or operation in time of emergency; from the normal use of churches, schools, athletic fields, civic and cultural centers, public auditoriums; from parades for which a permit or other permission granted by the government agency with jurisdiction over the same; are typically of such a nature, character, quality duration, and frequency that they are not a nuisance, are not detrimental to the public health, welfare, safety, and quality of life within Montville Township, and do serve a public purpose, and therefore, the same should not be subject to the regulations set forth herein below; and

WHEREAS, Revised Code Section 505.17 authorizes Boards of Township Trustees to make such regulations and orders as are necessary to control passenger car, motorcycle, and internal combustion engine noise, as permitted under Revised Code Section 4513.221; and

WHEREAS, Revised Code Section 4513.221 (E) (1), (2), and (3) authorizes Board of Township Trustees to regulate noise from passenger cars, motorcycles, or other devices using internal combustion engines in the unincorporated area of the township by requiring said engines to be equipped and operated with a factory installed or equivalent muffler; and

WHEREAS, Revised Code Section 4513.221 (E) (4) authorizes Board of Township Trustees to regulate noise from passenger cars, motorcycles, or other devices using internal combustion engines in the unincorporated area of the township by prohibiting racing the motor of any vehicle using an internal combustion engine in such a manner that the exhaust system emit a loud, cracking, or chattering noise unusual to its normal operation; and

WHEREAS, the Board of Trustees of Montville Township, Medina County, Ohio, has received complaints from citizens residing along streets and roadways traveled by trucks with regard to loud noises emitted by trucks using diesel engine retarders known as 'Jake brakes', which reduce the trucks' rate of speed, but cause the trucks' exhaust system to emit loud, cracking, or chattering noises unusual to the normal operations; and

WHEREAS, such residents have complained that these noise emissions have occurred at all times of the day and night, and the Board of Trustees finds that the noise generated by such 'Jake breaks' constitutes a nuisance and is detrimental to the public health, welfare, safety, and quality of life within Montville Township.

NOW THEREFORE, BE IT RESOLVED BY THE BOARD OF TRUSTEES OF MONTVILLE TOWNSHIP, MEDINA COUNTY, OHIO, THAT:

 No person shall generate or permit to be generated unreasonable noise or loud sound that is likely to cause inconvenience or annoyance to persons of ordinary sensibilities by means of a radio, phonograph, television, tape player, loudspeaker, CD player, DVD player, computer, digital tape or disc, bullhorn, musical instrument amplifier, or any other sound amplifying device.
 (A) It is prima facie unlawful for any person to generate or permit to be generated sound by the above described devices or instruments in the following circumstances:

i. On private or public property in an area zoned for residential use, where the sound is plainly audible more than 50 feet from the property line of the property on which the source of the sound is located:

ii. On a street, highway, or in the public right of way where sound is planning audible 50 feet from the device generating the sound;

iii. From premises located outside of an area zoned for residential use to which a D permit has been issued by the Division of Liquor Control, where the sound is plainly audible more than 50 feet from the property line of the said premises, without regard to whether the said premises is adjacent to a district which is zoned for residential use.

(B) Exempt from A above is any business or industry in existence and operating on the effective date of this Resolution, except that a regulation or order so adopted shall apply to any new operation or expansion of that business or industry that results in substantially increased noise levels from those generated by that business or industry on the effective date of this resolution.
(C) No person, being the owner, or person in possession of a premises, or person in control of the premises by reason of employment, agency, or otherwise, whether such ownership, possession, or control is exclusive or joint, shall permit a violation of this resolution.

(D) The following uses and activities shall be exempt from the regulations and controls of this resolution:

i. Noise and sound from warning alarm devices, and automobile horns while in lawful use;

ii. Noise and sound from emergency vehicles when responding to an emergency call or operating in time of emergency, or when the warning devices thereon are being tested;

iii. Noise and sound from the normal use of churches, schools, athletic fields, civic and cultural centers, and public auditoriums;

iv. Noise and sound from parades for which a permit or other permission is granted by the government agency with jurisdiction over the same.

2. 'Plainly Audible', as use herein, means any sound that can be clearly heard by person using his or her normal faculties, even though such person may not be able to discern the title or lyrics of the musical composition which is the subject of the violation.

3. The Board of Trustees further hereby determines that it is necessary to regulate noise from passenger cars, motorcycles, or other devices using internal

combustion engines, in the unincorporated area of the township in the following ways:

(A) No person shall operate or cause to be operated any motor vehicle, agricultural tractor, motorcycle, all-purpose vehicle, or snowmobile not equipped with a factory-installed muffler or equivalent muffler in good working order and in constant operation.

(B) No person shall remove or render inoperative or cause to be removed or rendered inoperative, any muffler, other than for purposes of maintenance, repair, or replacement.

(C) No person shall discharge into the open area the exhaust of any stationary or portable internal combustion engine except through a factory-installed muffler or equivalent muffler in good working order and in constant operation.(D) No person shall race the motor of any vehicle described in this section in such a manner that the exhaust system emits a loud, cracking, or chattering noise unusual to its normal operation.

Provided, nevertheless, the regulations adopted under this section shall not apply to commercial race track operations.

4. This Board further hereby determines that the use of an engine retarder (including but not limited to, so- called 'Jake breaks') on a motor vehicle causes the motor vehicles motor to race in such a manner as to cause its exhaust system to emit a loud cracking or chattering noise unusual to its normal operation, and by this regulation hereby prohibits such use within the unincorporated area of the Township.

5. Whoever violates this resolution is guilty of a minor misdemeanor, and all fines collected hereunder shall be paid into the Township General Fund.

6. Signs conforming to the ORC Section 4511.09, giving notice of these regulations, shall be prominently displayed to the extent required by O.R.C. Section 505.17 (C).

7. This resolution (a) shall be posted by the Township Clerk in five conspicuous public places in the township for thirty (30) days before becoming effective, and (b) shall be published in a newspaper of general circulation in the township for three (3) consecutive weeks.

8. This resolution shall become effective upon the completion of the last of these events.

Adopted in the regular session of this 28 day of February, 2006.