

**HOCKING TOWNSHIP NOISE RESOLUTION  
AUGUST 18, 2004**

**Whereas; the Board of Hocking Township Trustees deem it in the best interest, for the safety, wellness and betterment of the township**

**Mrs. Gail V. Ellinger motioned for the following “Noise Ordinance” being modeled after one approved by Violet and Bloom Township Board of Trustees;**

Whereas, the Ohio Revised code Section 505.172 allows township trustees to adopt regulations and orders that are necessary to control noise within the unincorporated territory of the township that is generated at any premises to which a D Permit has been issued by the Ohio Division or Liquor Control or that is generated within any areas zoned for residential use; and

Whereas the Hocking Township Trustees declare there is a need for a Noise Control Resolution in Hocking Township;

Now, therefore, be it resolved the by Board of Trustees of Hocking Township, Fairfield County, Ohio that we, on behalf of its residents, do hereby adopt a Noise Control Resolution for the Township as follows:

Section I	Definitions
Section II	Noise Disturbances Prohibited
Section III	Enforcement
Section IV	Other Remedies
Section V	Exceptions
Section VI	Applicability
Section VII	Penalty

## Section I            Definitions

All definitions and terminology used in this Resolution not defined below shall be in conformance with the applicable publications of the American National Standards Institute (ANSI) of its successor body. As used in this Resolution:

### A. Commercial Area:

Any Non-residential area, which includes offices, general commercial retail mercantile, trade or manufacturing areas. Also, any parcel or real property located within a business district.

### B. D Permit:

A category of permits issued to liquor establishments by the State of Ohio Division of Liquor Control.

### C. Noise Disturbance:

Any unreasonable sound which disturbs the peace and quiet of any neighborhood or which causes discomfort or annoyance to any person of ordinary sensitivities in the area of the noise.

### D. Permitted Hunting or Target Shooting:

Hunting or target shooting by an Individual, or Individuals, on designated public hunting lands or having the written permission of a private landowner, with that Individual or Individuals, have also secured the proper licenses by the Ohio Department of Natural Resources – Division of Wildlife unless said Individual or Individuals are hunting on land that they own; or a qualified tenant or manager or land that they rent and whose annual income is primarily derived from agricultural production conducted on said land; or are grandchildren under the age of eighteen (18) hunting on land owned by their grandparents.

## E. Residential Area:

Any Single-Family, Two Family, Multi Family or other designated residential area

### Section II Noise Disturbances Prohibited

A. At any premises to which a D Permit has been issued by the Ohio Division of Liquor Control or any property zoned for residential use no person, owner, occupant, employee, or person in charge of any premises shall allow, permit, make, continue, or cause to be made or continued, any loud unnecessary or unreasonable noise which disturbs the peace or quiet of any neighborhood or which causes discomfort or annoyance to any reasonable person or ordinary sensitivities in the area of the noise.

1. In determining whether a noise is of such character as to unreasonably disturb the peace and quiet of the neighborhood, a court shall consider the following factors:
  - a. Complaints of neighbors regarding the noise
  - b. Time of day at which the noise takes place
  - c. The intensity and duration of the noise
  - d. The type of noise produced
  - e. The alternative means available without excessive noise

### B. Sound Amplifying Devices on Private Property

At any premises to which a D Permit has been issued by the Ohio Division of Liquor Control or any property zoned for residential use no person, owner, occupant, employee, or person in charge of any premises shall allow, permit, make, continue or cause to be generated or permit to be generated unreasonable noise or loud sound which is likely to cause inconvenience or annoyance to persons of ordinary sensibilities by means of a radio, phonograph, television, tape player, compact disc player, loud speaker or any other sound amplifying device or by any horn, drum, piano, or other musical or percussion instrument.



1. It is prima facie unlawful for a person to generate or permit to be generated sound by the above described devices or instruments in the following circumstances:
  - (a) On any premises to which a D Permit has been issued by the Ohio Department of Liquor Control or any property zoned for residential use where the sound is plainly audible more than fifty (50) feet from the property line of the property on which the source of the sound is located.

This Resolution shall not apply to noncommercial public speaking and public assembly activities conducted on any public space or public right of way.

This Resolution applies to noise being specifically generated from a premise with a D Permit issued by the Ohio Department of Liquor Control

### Section III Enforcement

Violation of any provision of this Resolution shall be enforced by the appropriate Law Enforcement Agency in a manner consistent with that Law Enforcement Agencies policy for minor misdemeanor offenses.

### Section IV Other Remedies

No provision of this Resolution shall be construed to impair any common law or statutory cause of action or legal remedy therefrom, of any person for injury or damage arising from any violation of this Resolution or from other law.

### Section V Exceptions

The provisions of this Resolution shall not apply to the following:

- A. The emission of sound for the purpose of alerting persons to the existence of any emergency or for the performance of emergency work.
- B. Organized school related program activities or parades or other public programs. Activities or events authorized by the

- Hocking Township Board of Trustees or their designated representative.
- C. Agricultural activities as defined in the Ohio Revised Code Section, Section 1.61, are exempt from the provisions of this Resolution
  - D. Any person who engages in coal mining and reclamation operations as defined in division B of Section 1513.01 of the Ohio Revised code, or surface mining as defined in division A of Section 1514.01 of the Ohio Revised Code, noise resulting from the drilling, completion, operation, maintenance, or construction of any crude oil or natural gas wells or pipelines, or any appurtenances to those wells or pipelines or from the distribution, transportation, gathering or storage of crude oil or natural gas is exempt from the provisions of this Resolution.
  - E. Private construction activities, except between the hours of 11:00 P.M. and 7:00 A.M. E.S.T., 11:00 P.M. and 6:30 A.M. D.S.T. and Sundays before 10:00 A.M.
  - F. Permitted hunting or target shooting.

Section VI            Applicability

Nothing in this Resolution shall be construed to permit conduct prohibited by any other statute resolution, or regulation or to prohibit the enforcement thereof.

Section VII            Penalty

- A. Whoever violates any regulation or order adopted under this Resolution is guilty of a Minor Misdemeanor. Fines Levied and collected under this Resolution shall be paid into the Township General Revenue Fund.
- B. Any person allegedly aggrieved by another person's violation of a regulation or order adopted under this Resolution may seek in a civil action, a declaratory judgment (or), and injunction, or other appropriate relief against another person for committing the act or practice that violates this Resolution or order. The court involved in the civil action may award to

the prevailing party (a) reasonable attorney's fees limited to the work reasonably performed.

**Whereas; Mr. Charles Yost seconded the motion above**

**Roll call upon its adoption was as follows:**

**Claypool – Yes**

**Yost – Yes**

**Ellinger – Yes**

**Resolution approved August 18, 2004**