ORDINANCE NO. 6

DESIGNATING CERTAIN AREAS FOR CARRYING ON CERTAIN TRADES OR EMPLOYMENT

An ordinance assigning certain areas or places for the exercising of certain trades or employment offensive to the inhabitants of the Township of Iron River, Iron County, Michigan, or dangerous to the public health, and forbidding the exercise thereof in places not so designated.

PREAMBLE: In pursuance of authority conferred by the Statutes of the State of Michigan in such case made and provided, and for the purpose of providing protection to, and promoting the public health, safety, and general welfare of the inhabitants of said township, the said Township of Iron River, County of Iron, State of Michigan, ordains as follows, to-wit:

SECTION 1. All the territory of said Township of Iron River which is not within two thousand feet of any dwelling house occupied by inhabitants of said township or not within a like distance of any retail commercial establishment is hereby designated as the area in which, the following trades, business, or employment may be carried on, viz:

- (a) Incineration of garbage.
- (b) Manufacture of bituminous concrete, black-top, or other product impregnated with asphalt or petroleum products.
- (c) Crushing of rock.
- (d) Any trade or business in which its process or activity results in the emission odor, fumes, dust, smoke, noise or vibration in a manner so as to unreasonably offend the senses and create a menace or danger to the public health, safety and general welfare.

SECTION 2. The two thousand foot distances referred to in the foregoing section is to be measured in a straight line from the nearest portion of said dwelling or retail commercial establishment to the nearest portion of the building, plant or premises upon which said trade, business or employment is carried on.

Section 3. It is prohibited and declared unlawful for any person, firm, or corporation to carry on the trade, business, or employment designated in Section 1 of this ordinance within two thousand feet of a dwelling house occupied by inhabitants of said township, or within a like distance of any retail commercial establishment, measured as aforesaid, and the carrying on of any such designated trade, business, or employment contrary to the provisions of this ordinance is declared to be nuisance per se.

SECTION 4. The sections of this ordinance shall be deemed to be severable, and should any section or provision thereof lie declared by the courts to be invalid, the same shall not affect the validity of this ordinance as a whole, or any part thereof other than the part so declared to be invalid.

This ordinance shall become effective July 01, 1960.

The foregoing is a true copy of an ordinance duly adopted at a special meeting of the Township Board of Iron River Township, County of Iron, Michigan, held at the Township Hall in said township on the 27th day of June 1960.