## TOWN OF REMINGTON Babcock, Wisconsin

## ORDINANCE # 11

That the Junk Ordinance as published in May, 1958, as Ordinance Number 2 remain in effect as published.

Town of Remington Town Board

History: Ordinance was originally adopted May 6, 1958 and then reviewed and renumbered on September 5,1973. It was again reviewed with no revisions on January 11, 1988. Original wording is attached.

## Junk Dealers Ordinance

(DINANCE REGULATING JUNK DEAL-

he Town Board of the Town of Remington Do Ordain:

Section 1. No person or persons, associaion, partnership, firm or corporation shall herefter in the town of Remington, keep, conduct r maintain any building, structure, yard or lace for keeping, storing or piling, in commerial quantities, whether temporarily, irregularly r continually, or for the buying or selling at etail or wholesale or dealing in any old, used r second hand materials of any kind, including loth, rags, clothing, paper, rubbish, bottles, ubber, iron, brass, copper or other metal, furiture, used motor vehicles, or the parts theref, or other anticles which from its worn condion renders it practically useless for the purpose и which it was made, and which is commonly lassed as junk, whether with a fixed place of usiness or as an itinerant peddler, without first aving obtained and paid for a license as hererafter provided. One carrying on the aforesaid usiness shall be referred to herein as "junk deal-

Section 2. Every applicant for a license to agage in the business of junk dealer shall file ith the Building Inspector a written application on a form prepared and provided by the Town, gned by the applicant or applicants. Said application shall state:

(a) The name and residence of the applicant, an individual, partnership or firm, or the mes of the principal officers and their resident if the applicant is an acceptator of the applicant is an acceptator of the applicant is an acceptator.

approved by the Town Board, the Building Inspector and property owners.

Section 5. Upon the filing of the application and the payment to the Building Inspector of the license fee hereinafter provided, the Building Inspector shall issue to the applicant a license to engage in business as provided in Section 1. No license shall be refused except for a specified reason. All licenses shall be numbered in the order in which they are issued and shall clearly state the location of the junk business, the date of issuance and expiration of the license and the name and address of the licensee. No applicant to whom a license has been refused shall make further application until a period of at least six months shall have elapsed since the last previous rejection unless he can show that the reason for such rejection no longer exists.

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Section 6. Every junk dealer shall pay an annual license fee of \$25.00. All licenses shall be issued as of July 1st, and shall continue in force until June 30th next succeeding the date of issuance thereof, unless revoked sooner.

Section 7. Every junk dealer's license shall designate the place of business in or from which the junk dealer receiving such license shall be authorized to carry on such business. No licensee shall remove his or its place of business from the place designated in the license until a written permit has been secured from the Town Board and the same shall have been endorsed upon the license.

Section 8. No junk dealer shall carry on the business at or from any other place than the one designated in the license therefor. Nor shall

writing by any town official or resident of the Town of Remington to the Town Clerk that any licensee has violated any of the provisions of this ordinance, the Town Board shall summon such licensee to appear before it at the time specified in the summons, which shall not be less than three days after the date of the service thereof, to show cause why this license shall not be revoked. The Town Board and the Building Inspector shall proceed to hear the matter and if they find the allegations of said compaint are correct, they shall revoke said junk dealer's license.

Whenever any license shall be so revoked, no refund of any unearned portion of the fee therefore shall be made and no license shall be granted to any person, firm, partnership, association or corporation whose license has been revoked within a period of one year from the date of such revocation. Notice of such revocation and the reason or reasons therefor in writing shall be served by any officer upon the person, firm, partnership, association or corporation named in the application, by mailing the same to the address given in the application and upon filing a copy of the same with the Building Inspector.

Section 13. Any person, persons, firm, association, partnership, or corporation who by himself or itself or by his or its clerk, agent, or employee, shall conduct the business of a junk dealer as herein defined without the license required by this ordinance, or shall violate any of the provisions of this ordinance, or who, having had his, its or their license revoked, shall con-