ORDINANCE No. 11

AN ORDINANCE AMENDING THE CODE OF ORDINANCES OF THE VILLAGE OF GRANT ADOPTED
JANUARY 9, 1950, AS AMENDED, BY ADDING A NEW ORDINANCE NUMBERED 15 AND FURTHER
DESIGNATED AS CHAPTER 15 OF SAID CODE OF ORDINANCES, RELATIVE TO AND PROHIBITING
THE USE OR OCCUPANCY OF ANY HOUSE TRAILER WITHIN THE VILLAGE LIMITS EXCEPT IN A
DULY LICENSED TRAILER COACH PARK, AND PROVIDING PENALTIES FOR THE VIOLATION
THEREOF.

THE VILLAGE OF GRANT ORDAINS:

Section 1. The Code of Ordinances of the village of Grant adopted January 9, 1950, as amended, is hereby amended by adding this Ordinance No. 15 thereto, further designated as Chapter 15 of said Code of Ordinances, being deemed necessary for the protection of the public health and welfare of the inhabitants of the village of Grant and within the authority reserved to municipalities under the provisions of Act No. 172 of PUBLIC ACTS OF 1958, as amended.

Section 2. The term "house trailer" is equivalent to the term "trailer coach" or "trailer," and means any vehicle with or without motive power, designed for carrying property or persons and for being drawn by a motor vehicle, and so constructed as to permit occupancy as a dwelling or sleeping place by one or more persons, and licensable as a "trailer coach" under Act 300 of PUBLIC ACTS OF 1949, as amended.

Section 3. No person shall use or occupy or permit the use or occupancy of any house trailer as a residence on any site, lot or tract of land within the corporate limits of the village of Grant until and unless such house trailer be placed and located at all times while so used or occupied upon a site within a trailer coach park duly licensed and maintained under the Trailer Coach Park Act of 1959, being Act 243 of PUBLIC ACTS OF 1959, as amended.

Section 4. Neither the deflation or removal of the tires, or any of them, nor removal of the wheels or any of them from any house trailer, nor the placing of any part of any house trailer upon blocks or any other type of foundation, in lieu of wheels or tires, shall exempt any house trailer from the requirements of this ordinance.

(Ord. No. 11, page 1)

## VALEDUTY

Section 5. All ordinances and parts of ordinances in conflict herewith are hereby repealed.

Section 6. The invalidity of any section, clause, sentence, or provision of this ordinance shall be held invalid, the invalidity of such section, paragraph, clause or provision shall not affect any of the other provisions of this ordinance.

## PENALTY FOR VIOLATION

Section 7. Any person convicted of any violation of this ordinance shall be subjected to a fine or not more than \$100.00 and costs, or to imprisonment in the county jail for a period not exceeding 90 days, or to both such fine and imprisonment, at the discretion of the Court. Each day or fraction of a day in which any such violation shall continue shall be deemed a separate offense.

## EFFECTIVE DATE

Section 8. This ordinance shall take effect 20 days after its passage, and a copy thereof shall be published within one week after its passage in the Grant Herald Independent, a newspaper published regularly and printed in the Village of Grant, or in any other newspaper then published or printed in the village; otherwise, if no newspaper shall be published or printed in the village during said period, a copy of this ordinance shall be posted within one week after its passage in each of three most public and conspicuous places in the village.

(Ord. No. 11, page 2)