

**CODE OF ORDINANCES TITTABAWASSEE TOWNSHIP,  
MICHIGAN**

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**municode**

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Supp. No.4

OFFICIALS  
of  
TITTABAWASSEE TOWNSHIP, MICHIGAN  
AT THE TIME OF THIS CODIFICATION

Kenneth A. Kasper  
*Supervisor*

Mary Kay Knoerr  
*Treasurer*

Robert DuCharme  
*Clerk*

Paul Vasold Rick Hayes Ruth Averill Carl Neuenfeldt  
*Trustees*

Russell P. Taylor  
*Manager*

Gary R. Campbell  
*Attorney*

## PREFACE

This Code constitutes a codification of the general and permanent ordinances of Tittabawassee Township, Michigan.

Source materials used in the preparation of the Code were the 1987 Compilation, as supplemented through November 10, 1987, and ordinances subsequently adopted by the township board. The source of each section is included in the history note appearing in parentheses at the end thereof. The absence of such a note indicates that the section is new and was adopted for the first time with the adoption of the Code. By use of the comparative tables appearing in the back of this Code, the reader can locate any section of the 1987 Compilation, as supplemented, and any subsequent ordinance included herein.

The chapters of the Code have been conveniently arranged in alphabetical order, and the various sections within each chapter have been catchlined to facilitate usage. Notes which tie related sections of the Code together and which refer to relevant state law have been included. A table listing the state law citations and setting forth their location within the Code is included at the back of this Code.

### *Chapter and Section Numbering System*

The chapter and section numbering system used in this Code is the same system used in many state and local government codes. Each section number consists of two parts separated by a dash. The figure before the dash refers to the chapter number, and the figure after the dash refers to the position of the section within the chapter. Thus, the second section of chapter 1 is numbered 1-2, and the first section of chapter 6 is 6-1. Under this system, each section is identified with its chapter, and at the same time new sections can be inserted in their proper place by using the decimal system for amendments. For example, if new material consisting of one section that would logically come between sections 6-1 and 6-2 is desired to be added, such new section would be numbered 6-1.5. New articles and new divisions may be included in the same way or, in the case of articles, may be placed at the end of the chapter embracing the subject, and, in the case of divisions, may be placed at the end of the article embracing the subject. The next successive number shall be assigned to the new article or division. New chapters may be included by using one of the reserved chapter numbers. Care should be taken that the alphabetical arrangement of chapters is maintained when including new chapters.

### *Page Numbering System*

The page numbering system used in this Code is a prefix system. The letters to the left of the colon are an abbreviation which represents a certain portion

of the volume. The number to the right of the colon represents the number of the page in that portion. In the case of a chapter of the Code, the number to the left of the colon indicates the number of the chapter. In the case of an appendix to the Code, the letter immediately to the left of the colon indicates the letter of the appendix. The following are typical parts of codes of ordinances, which may or may not appear in this Code at this time, and their corresponding prefixes:

CODE	CDi:l
CODE APPENDIX	CDA:l
CODE COMPARATIVE TABLES	CCT:l
STATE~LAW REFERENCE TABLE	SLT:l
CODE INDEX	CDi:l

*Index*

The index has been prepared with the greatest of care. Each particular item has been placed under several headings, some of which are couched in lay phraseology, others in legal terminology, and still others in language generally used by local government officials and employees. There are numerous cross references within the index itself which stand as guideposts to direct the user to the particular item in which the user is interested.

*Looseleaf Supplements*

A special feature of this publication is the looseleaf system of binding and supplemental servicing of the publication. With this system, the publication will be kept up-to-date. Subsequent amendatory legislation will be properly edited, and the affected page or pages will be reprinted. These new pages will be distributed to holders of copies of the publication, with instructions for the manner of inserting the new pages and deleting the obsolete pages.

Keeping this publication up-to-date at all times will depend largely upon the holder of the publication. As revised pages are received, it will then become the responsibility of the holder to have the amendments inserted according to the attached instructions. It is strongly recommended by the publisher that all such amendments be inserted immediately upon receipt to avoid misplacing them and, in addition, that all deleted pages be saved and filed for historical reference purposes.

*Acknowledgments*

This publication was under the direct supervision of Bill Carroll, Senior Code Attorney, and Kelly Kelleher Peuckert, Editor, of the Municipal Code

Corporation, Tallahassee, Florida. Credit is gratefully given to the other members of the publisher's staff for their sincere interest and able assistance throughout the project.

The publisher is most grateful to Mr. Russell Taylor, former Township Manager, Ms. Susan Sauer, Administrative Clerk, and Mr. Gary Campbell, Township Attorney, for their cooperation and assistance during the progress of the work on this publication. It is hoped that their efforts and those of the publisher have resulted in a Code of Ordinances which will make the active law of the township readily accessible to all citizens and which will be a valuable tool in the day-to-day administration of the township's affairs.

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TITTABAWASSEE TOWNSHIP  
COUNTY OF SAGINAW, STATE OF MICHIGAN

ORDINANCE NO. 02-06

ORDINANCE ADOPTING AND ENACTING NEW CODE OF ORDINANCES

AN ORDINANCE ADOPTING AND ENACTING A NEW CODE FOR THE TITTABAWASSEE TOWNSHIP, MICHIGAN; PROVIDING FOR THE REPEAL OF CERTAIN ORDINANCES NOT INCLUDED THEREIN; PROVIDING A PENALTY FOR THE VIOLATION THEREOF; PROVIDING FOR THE MANNER OF AMENDING SUCH CODE; AND PROVIDING WHEN SUCH CODE AND THIS ORDINANCE SHALL BECOME EFFECTIVE.

THE TOWNSHIP OF TITTABAWASSEE, SAGINAW COUNTY, MICHIGAN ORDAINS:

Section 1. Short title. This ordinance shall be known as the "Code of Ordinances adopting ordinance" and may be so cited.

Section 2. Adoption of Code of Ordinances. The Code entitled "Code of Ordinances, Tittabawassee Township," published by Municipal Code Corporation, consisting of chapters 1 through 66, each inclusive, is adopted.

Section 3. Repealer. All ordinances of a general and permanent nature enacted on or before September 11, 2001, and not included in the Code or recognized and continued in force by reference therein, are repealed.

Section 4. Prior ordinances not revived. The repeal provided for in section 2 hereof shall not be construed to revive any ordinance or part thereof that has been repealed by a subsequent ordinance that is repealed by this ordinance.

Section 5. Penalty. Unless another penalty is expressly provided, every person convicted of a violation of any provision of the Code or any ordinance, rule or regulation adopted or issued in pursuance thereof shall be punished by a fine not exceeding \$500.00 and/or imprisonment not exceeding 90 days in the discretion of the court. However, unless otherwise provided by law, a person convicted of a violation of this Code which substantially corresponds to a violation of state law that is a misdemeanor for which the maximum period of imprisonment is 93 days shall be punished by a fine not to exceed \$500.00, and costs of prosecution or by imprisonment for a period of not more than 93 days or by both such fine and imprisonment. Each act of violation and each day upon which any such violation shall occur shall constitute a separate offense. The penalty provided by this section, unless another penalty is expressly provided, shall apply to the amendment of any Code section, whether or not such penalty is reenacted in the amendatory ordinance. In addition to the penalty prescribed above, the Township may pursue other remedies such as abatement of nuisances, injunctive relief and revocation of licenses or permits.

Section 6. Code additions or amendments. Additions or amendments to the Code when passed in such form as to indicate the intention of the Township Board to make the same a part of the Code shall be deemed to be incorporated in the Code, so that reference to the Code includes the additions and amendments.

Section 7. Later ordinances. Ordinances adopted after September 11, 2001, that amend or refer to ordinances that have been codified in the Code shall be construed as if they amend or refer to like provisions of the Code.

Section 8. Effective date. This ordinance shall become effective June 22, 2002.

PASSED AND ADOPTED by the Board this 14th day of May, 2002.

By:

/s/ \_\_\_\_\_

Supervisor, Kenneth A. Kasper

ATTEST:

/s/ \_\_\_\_\_

Clerk, Robert DuCharme

TABLE OF CONTENTS

	Page
Officials of the Township at the Time of this Codification. . . . .	iii
Current Officials (Reserved). . . . .	v
Preface. . . . .	vii
Adopting Ordinance . . . . .	xi
Checklist of Up-to-Date Pages. . . . .	[1]
Supplement History Table . . . . .	SH:1

CODE OF ORDINANCES

Chapter	Page
1. General Provisions. . . . .	CD1:1
2. Administration. . . . .	CD2:1
Art. I. In General. . . . .	CD2:3
Art. II. Township Board. . . . .	CD2:3
Art. III. Officers and Employees. . . . .	CD 2:3
Art. IV. Employee Benefits. . . . .	CD2:3
Div. 1. Generally. . . . .	CD2:3
Div. 2. Deferred Compensation. . . . .	CD2:3
Div. 3. Group Insurance. . . . .	CD2:5
Art. V. Boards and Commissions. . . . .	CD2:6
Art. VI. Finance. . . . .	CD2:6
Div. 1. Generally. . . . .	CD2:6
Div. 2. Cost Recovery for Fire Services. . . . .	CD2:7
Div. 3. Cost Recovery for Emergency Services. . . . .	CD2:8
3-5. Reserved. . . . .	CD3:1
6. Alcoholic Liquor. . . . .	CD6:1
7-9. Reserved. . . . .	CD7:1
10. Animals. . . . .	CD10:1
11-13. Reserved. . . . .	CD11:1
14. Buildings and Building Regulations. . . . .	CD14:1
Art. I. In General. . . . .	CD14:3
Art. II. Single State Construction Code. . . . .	CD14:3
Art. III. Dangerous Buildings. . . . .	CD14:3
15-17. Reserved. . . . .	CD15:1
18. Cemeteries. . . . .	CD18:1
19-21. Reserved. . . . .	CD19:1



TITTABAWASSEE CODE

Chapter	Page
22. Community Development .....	CD22:1
Art. I. In General.....	CD22:3
Art. II. Downtown Development .....	CD22:3
Div. 1. Generally .....	CD22:3
Div. 2. Downtown Development Authority .....	CD22:3
Div. 3. Development Plan and Tax Increment Financing Plan .....	CD22:5
Art. III. Tax Exemption for Housing Development .....	CD22:9
Div. 1. Meadows Apartments.....	CD22:9
Div. 2. Ravine Terrace .....	CD22:11
23—25. Reserved.....	CD23:1
26. Environment.....	CD26:1
Art. I. In General.....	CD26:3
Art. II. Blight.....	CD26:3
Art. III. Dismantled Vehicles.....	CD26:4
Art. IV. Junkyards.....	CD26:6
Art. V. Grass and Noxious Weeds.....	CD26:9
Art. VI. Noise.....	CD26:12
Art. VII. Natural Resource Recovery.....	CD26:14
27—29. Reserved.....	CD27:1
30. Fire Prevention and Protection.....	CD30:1
Art. I. In General.....	CD30:3
Art. II. Fire Department.....	CD30:6
Art. III. Fire Prevention Code.....	CD30:7
Art. IV. Fireworks.....	CD30:8
31—33. Reserved.....	CD31:1
34. Land Divisions and Subdivisions.....	CD34:1
Art. I. In General.....	CD30:3
Art. II. Land Divisions.....	CD34:5
Art. III. Subdivisions.....	CD34:8
Div. 1. Generally.....	CD34:8
Div. 2. Platting Procedures and Data.....	CD34:13
Div. 3. Design Standards.....	CD34:19
Div. 4. Improvements.....	CD34:28
Div. 5. Variances.....	CD34:36
Art. IV. Rear Lot Drainage for Subdivisions and Condominiums.....	CD34:38
35—37. Reserved.....	CD35:1
38. Law Enforcement.....	CD38:1
Art. I. In General.....	CD38:3
Art. II. Police Department.....	CD38:3
Art. III. Ordinance Enforcement Officer.....	CD38:4
39—41. Reserved.....	CD39:1
42. Offenses	CD42:1
Art. I. In General	CD42:2

TABLE OF CONTENTS-Cont'd.

Chapter	Page
Art II. Offenses Against Governmental Functions.....	CD42:3
Art. III. Offenses Against Persons.....	CD42:5
Art. IV. Offenses Against Property.....	CD42:6
Div. 1. Generally.....	CD42:6
Div. 2. Destruction of Property.....	CD42:8
Art. V. Offenses Against Public Peace.....	CD42:9
Art. VI. Offenses Against Public Morals.....	CD42:11
Div. 1. Generally.....	CD42:11
Div. 2. Controlled Substances and Other Drugs	CD42:13
Art. VII. Peddler and Solicitor Licensing and Control.....	CD42:14
Div. 1. Generally.....	CD42:14
Div. 2. Hawkers and Peddlers.....	CD42:15
Div. 3. Charitable and Religious Solicitations.....	CD42:17
43—45. Reserved.....	CD43:1
46. Outdoor Activities.....	CD46:1
47—49. Reserved.	CD47:1
50. Parks and Recreation.....	CD50:1
Art. I. In General.....	CD50:3
Art. II. Park Regulations.....	CD50:3
51—53. Reserved.....	CD51:1
54. Solid Waste.....	CD54:1
Art. I. In General.....	CD54:3
Art. II. Collection Service.....	CD54:3
Art. III. Landfills and Haulers.....	CD54:7
Div. 1. Generally.....	CD54:7
Div. 2. Licensing.....	CD54:7
Div. 3. Operating Standards for Landfill Operations.....	CD54:10
Div. 4. Operating Standards for Solid Waste Haulers.....	CD54:12
Div. 5. Bonds and Insurance.....	CD54:13
Div. 6. Restoration and Inspection.....	CD54:14
Div. 7. Enforcement.....	CD54:15
55—57. Reserved.....	CD55:1
58. Streets, Sidewalks and Other Public Places.....	CD58:1
Art. I. In General.....	CD58:3
Art. II. Construction and Maintenance of Sidewalks.....	CD58:3
59—61. Reserved.....	CD59:1
62. Traffic and Vehicles.....	CD62:1
Art. I. In General.....	CD62:3
Art. II. Stopping, Standing and Parking.....	CD62:3
Div. 1. Generally.....	CD62:3
Div. 2. Parking Violations Bureau.....	CD62:4
63—65. Reserved.....	CD63:1

TITTABAWASSEE CODE

Chapter	Page
66. Utilities.....	CD66:1
Art. I. In General.....	CD66:5
Art. II. Water Supply System.....	CD66:5
Div. 1. Generally.....	CD66:5
Div. 2. Regulation and Operation.....	CD66:5
Div. 3. Cross Connections.....	CD66:9
Div. 4. Revenue Bonds.....	CD66:10
Subdiv. I. In General.....	CD66:10
Subdiv. II. Acquisition and Construction—1961.....	CD66:11
Subdiv. III. Series II—1967.....	CD66:26
Subdiv. IV. Junior Lien—1983.....	CD66:32
Art. III. Sewer System.....	CD66:49
Div. 1. Generally.....	CD66:49
Div. 2. Sewer Connections.....	CD66:49
Div. 3. Sewer Use.....	CD66:55
Div. 4. User Charges.....	CD66:66
Code Comparative Table—1987 Compilation.....	CCT:1
Code Comparative Table—Ordinances.....	CCT:3
State Law Reference Table.....	SLT:1
Code Index.....	CDi:1