

Ordinance No 06-01

TOWNSHIP OF PINCONNING, Bay County, Michigan

*Ambulance Service Ordinance*

**AN ORDINANCE TO ESTABLISH A SPECIAL ASSESSMENT DISTRICT WITHIN THE TOWNSHIP OF PINCONNING TO INSTITUTE CHARGES FOR AMBULANCE SERVICE AND PROVIDE FOR THE ESTABLISHMENT OF LEINS AND THE COLLECTION OF SUCH CHARGES. THE TOWNSHIP OF PINCONNING, COUNTY OF BAY, STATE OF MICHIGAN ORDAINS:**

SECTION 1: TITLE

Be it ordained by the TOWNSHIP of PINCONNING County of Bay, State of Michigan that this Ordinance shall be known and may be cited as the (**Township / City**) Ambulance Service Ordinance, Adopted Pursuant to authority granted by provisions of Public Act 179, Section 20948 (2b) of 1990 as amended.

SECTION 2. PURPOSE

This Ordinance is adopted for the purpose of creating a special assessment district to provide financial assistance for equipment, operation and maintenance of the (**Township / City**) portion of the cost for Northern Bay Ambulance Service; to provide for the imposition and collection by the (**Township / City**) Treasurer of all charges and liens for non-payment thereof and to provide for the general health, safety and welfare of the residents of (**Township / City**), County of Bay, State of Michigan.

SECTION 3. SCOPE;

“Northern Bay Ambulance” is an Advance Emergency Medical Transporting Ambulance Service Owned and Operated by the following Governmental Entities. Townships of Pinconning, Fraser, Garfield, Mt. Forest, Gibson, Bentley & City of Pinconning.

SECTION 4. SERVICE CHARGES

A. Amount of Service Charge. Charges for Northern Bay Ambulance herein defined shall be twenty ( 20 ) dollars per year to operate and maintain the service with a portion to be set aside as may be deemed sufficient for capital purchases and equipment. Charges shall be as incorporated herein. Charges and /or exemptions from said charges may be changed from time to time by resolution and unanimous agreement of all entities and such changes shall not require a formal amendment to this

Ordinance.

B. Charges to be levied. Twenty (20) dollars per year shall be specially assessed on all properties as they appear on the tax roll for the (Township / City) with the exception of vacant lots, vacant parcels of land and personal property.

C. Collection of charges. Charges established by the (Township / City) for services herein provided, shall be billed out annually by the (Township / City) on the Annual Tax Bill.

D. Lien for non-payment. The (Township / City) shall have a lien on the premises for non-payment of the charges so set as herein provided. Any amount of such charge remaining unpaid for a period of three months or more may be certified annually to the Township Assessor and to be entered on the Tax Roll as delinquent. Such lien shall then be collected and enforced in the same manner as delinquent property taxes and shall bear interest at the same rate as delinquent real property taxes.

SECTION 5. SEVERABILITY

If for any reason any one or more sections, sentences, clauses or parts of this Ordinance are held invalid, such invalidity shall not affect, impair or invalidate the remaining provisions of the Ordinance in any other instance.

SECTION 6. REPEAL

All Ordinances inconsistent with the provisions of this Ordinance, to the extent of the inconsistency, are hereby repealed.

SECTION 7. EFFECTIVE DATE OF ORDINANCE.

This Ordinance shall become effective JULY 11<sup>th</sup>, 2006 or upon

PUBLICATION

Adopted the 11<sup>th</sup> day of JULY, 2006, at a Regular meeting of the Township / City of

PINCONNING

YEAS

NAYS

Mary Ann Weibel  
Sharon Stalsberg  
Mary Keuster

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ABSENT: BUCHALSKI

LICHON

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