# Local Law Filing

# (Use this form to file a local law with the Secretary of State.)

Text of law should be given as amended. Do not include matter being eliminated and do not use italics or underlining to indicate new matter. □County □City ☑Town □Village (Select one:) of Goshen of the year 20<sup>24</sup> Local Law No. requiring utility companies to remove inactive, broken or replaced utility poles within the A local law (Insert Title) Town Be it enacted by the Town Board (Name of Legislative Body) □County □City □Town □Village (Select one:) as follows: of Goshen

See attached

(If additional space is needed, attach pages the same size as this sheet, and number each.)

### LOCAL LAW No. 9 of 2024 TOWN OF GOSHEN

# A LOCAL LAW REQUIRING UTILITY COMPANIES TO REMOVE INACTIVE, BROKEN OR REPLACED UTILITY POLES WITHIN THE TOWN

# § 87-1. Findings; legislative intent.

- A. The Town Board hereby finds and determines that public utility companies place poles on Town of Goshen highways, streets, roads and rights-of-way to facilitate the delivery of electric, telephone, cable television, and other telecommunications services to the residents of the Town of Goshen.
- B. The Town Board finds and determines that local governments have the authority to regulate their highways, streets, roads and rights-of-way to protect the public.
- C. The Town Board finds and determines that utility poles are damaged from time to time.
- D. The Town Board finds and determines that public safety can be compromised when utility lines and equipment remain affixed to utility poles that are weathered or otherwise damaged.
- E. The Town Board finds and determines that when a new pole is installed, a utility's delay in removing lines and equipment from the old pole also delays the removal of the pole itself, which causes a proliferation of aesthetically unpleasant double poles along highways, streets, roads, and rights-of-way, as well as obstructing the paths of pedestrians.
- F. The Town Board finds and determines that the interest of the public is best served by cooperation and communication between public utilities and the Town Board.
- G. In enacting this chapter, the Town Board deems this chapter to be an exercise of the police power of the Town of Goshen for the preservation and protection of public safety and is enacted pursuant to the authority contained in the Highway Law, Town Law, and Municipal Home Rule Law of the State of New York.
- H. Therefore, the purpose of this chapter is to require utilities that use Town highways, streets, roads and rights-of-way to promptly remove their plants, cables, lines, equipment, and terminals from old and damaged poles and to further require the prompt removal of double poles once all plants, cables, lines, equipment, and terminals have been removed.

### § 87-2. Definitions.

As used in this chapter, the following terms shall have the meanings indicated:

SUPERINTENDENT OF HIGHWAYS — The Town of Goshen Superintendent of Highways or his/her designee.

DANGEROUS/DAMAGED POLE — Any utility pole that is structurally compromised due to weather, a traffic incident, and/or age and poses a potential threat to public safety.

DOUBLE POLE — Any old utility pole which is attached or in close proximity to a new utility pole.

PLANT — The cables, terminals, conductors and other fixtures necessary for transmitting electric, telephone, cable television or other telecommunications service.

PUBLIC UTILITY — Any corporation, authority, or other entity that provides electric, telephone, cable television, or other service, including telecommunications service, to the residents of the Town of Wallkill.

UTILITY POLE — A column or post used to support service lines for a public utility.

WRITTEN NOTIFICATION/WRITTEN NOTICE — A writing directed to a representative of a public utility, who may be designated by the utility to receive such notice, sent by regular mail, facsimile transmission or electronic mail.

#### § 87-3. Notification requirements.

No person, firm or corporation subject to the jurisdiction and regulation of the New York State Public Service Commission (PSC) shall place or erect any pole for any purpose on any Town highway, street, road or right-of-way of said Town, or change the location of any existing pole on any Town highway, street, road or right-of-way of said Town, without first having provided notification to the Town (i) through the PSC required accepted electronic notification system being utilized by said utilities, or (ii) in writing.

# § 87-4. Department notification; time frame for removal.

- A. When the Superintendent of Highways is properly notified of the pending installation of a utility pole which is directly next to or in close proximity to another utility pole on a Town highway, street, road, or right-of-way, the Superintendent of Highways will provide written notice to the public utility which has the top plant on the double pole that the plant must be removed within 30 days or be subject to penalty. Upon the removal of each plant, the Superintendent of Highways shall provide written notice to the public utility that owns the subsequent plant on the pole that the plant must be removed within 30 days or be subject to penalty. The last utility to remove its plant is responsible for removing the double pole within an additional 30 days. Failure to comply with the requirements of this provision may result in penalties as provided for in § 87-6 of this chapter.
- B. When the Superintendent of Highways determines that a utility pole on a Town highway, street, road or right-of-way is damaged and poses a potential threat to public safety, the Superintendent of Highways shall provide written notice to any public utility with a plant on the damaged pole that it must remove its plant from the pole within 15 days or be subject to a penalty as provided for in § 108-6 of this chapter. The last utility to remove its plant is responsible for removing the double pole. Failure to comply with the requirements of this provision may result in penalties as provided for in § 87-6 of this chapter. The affected utility may present documentary evidence to the Town in the form of a report from a licensed engineer certifying that the plant and/or pole is not a threat to public safety within 10 days from the date of the Superintendent of Highways notification. In the event that the Superintendent of Highway is satisfied that the plant and/or pole no longer poses a threat to public safety, he shall have the discretion to withdraw the removal notice.
- C. When the Superintendent of Highways determines that a double pole is on a Town highway, street, road or right-of-way, the Superintendent off Highways will provide written notice to the public utility which has the top plant on the double pole that the plant must be removed within 30 days or be subject to penalty. Upon the removal of each plant, the Superintendent of Highways shall provide written notice to the public utility that owns the subsequent plant on the pole that the plant must be removed within 30 days or be subject to penalty. The last

utility to remove its plant is responsible for removing the double pole within an additional 60 days. Failure to comply with the requirements of this provision may result in penalties as provided for in § 87-6 of this chapter.

# § 87-5. Extensions authorized; temporary emergency suspension.

- A. Notwithstanding any provision of this chapter to the contrary, the Superintendent of Highways may extend the time frame of any written notice provided under this chapter for an additional period not exceeding the original statutory time frame set forth in this chapter. The public utility shall make a request for an extension in writing to the Superintendent of Highway prior to the expiration of the time frame contained in the original written notice, together with the basis for the request. The Superintendent of Highway shall determine whether the request for extension should be granted or denied, and provide a written response to the public utility. In such instances where the request is granted, the Superintendent of Highway shall issue another written notice, which shall then be applicable instead of the previously issued notice.
- B. In the event of an emergency that affects the repair, replacement, removal, or installation of utility poles or plants, the Town Supervisor may temporarily suspend the deadlines in § 87-4 of this chapter for periods not exceeding 30 days.

# § 87-6. Penalties for offenses.

Any person, firm, corporation or public utility convicted of a violation of the provisions of this chapter shall be guilty of a violation, for a first conviction, punishable by a fine not exceeding \$1,000; for a second or subsequent conviction, punishable by a fine not exceeding \$2,000. Every day that the violation continues shall be deemed a separate violation.

- A. Any public utility found guilty of violating this chapter and that fails to remove its plant from a damaged pole within 15 days of receiving notification from the Town, pursuant to this chapter, shall be punished by a fine of up to \$250 for each such violation. Each day that the violation continues shall be deemed a separate violation. Notwithstanding anything to the contrary contained in this chapter, no such fines or penalties shall be assessed for violations of this chapter that occur within six months as a result of natural disasters, major weather events and similar circumstances affecting the Township.
- B. Any public utility that fails to remove a double pole within 90 days of receiving notification from the Town, pursuant to this Chapter, shall be punished by a fine of \$1,000 per full calendar month that the violation continues.
- C. If a person, firm or corporation or public utility violates the provisions of this chapter, the Town Attorney may commence an action in the name of the Town of Goshen in a court of competent jurisdiction seeking any remedy provided by law or equity, including any civil and/or injunction proceeding necessary to enforce compliance and/or enjoin noncompliance with this chapter. Such action may seek to remove damaged poles and/or double poles, or to remove plants from such poles, the imposition of civil penalties as authorized by this chapter, the recovery of costs of the action and such other remedies as may be necessary to prevent or enjoin a dangerous condition from existing on a Town highway, street, road, or right-of-way.

This chapter shall apply to all utility poles located on any Town highway, street, road or right-of-way, and to all utility poles installed hereafter.

The provisions of this chapter shall be deemed to supplement applicable state and local laws, ordinances, codes and regulations, and nothing in this chapter shall be deemed to abolish, impair, supersede or replace existing remedies of the Town, county or state or existing requirements of any other applicable state or local laws, ordinances, codes or regulations. In case of conflict between any provision of this chapter and any applicable state or local law, ordinance, code or regulation, the more restrictive or stringent provision or requirement shall prevail.

# (Complete the certification in the paragraph that applies to the filing of this local law and strike out that which is not applicable.)

1. (Final adoption by local legislative body only.) I hereby certify that the local law annexed hereto, desi	gnated as local law No.	9		of 20	024	_ of
the (Gounty)(City) Town (Village) of Goshen	9			was duly pass	sed by	the
Town Board (Name of Legislative Body)	on August 8					
provisions of law.						
providence of law.	S.					
Passage by local legislative body with approve Chief Executive Officer*.)	al, no disapproval or re	epassage	after disa	pproval by the	Elect	ive
I hereby certify that the local law annexed hereto, desi					)	
the (County)(City)(Town)(Village) of				was duly pass	•	
	on	20	, and wa	s (approved)(n	ot appr	roved)
(Name of Legislative Body)						. 61
(repassed after disapproval) by the	rutive Officer*)		and w	as deemed du	iy adop	otea
		o of low				
on 20, in accordance with	the applicable provisions	s or law.				
3. (Final adoption by referendum.)						
Thereby certify that the local law annexed hereto, des	ignated as local law No.			of 20	of	
the (County)(City)(Tewn)(Village) of						the
(Name of Legislative Body)	on	_ 20	_, and was	(approved)(no	tappic	,vea,
(repassed after disapproval) by the			on	20		
(Elective Chief Exec	cutive Officer*)			20	*	
Such local law was submitted to the people by reason vote of a majority of the qualified electors voting therec	of a (mandatory)(permis on at the (general)(specia	sive) refe al)(annual	rendum, an	d received the eld on	affirma	ıtive
20, in accordance with the applicable provisions	s of law.					
20						
(Subject to permissive referendum and final ad	option because no val	id petitio	n was filed	requesting re	ferend	lum.)
I hereby certify that the local law annexed hereto, design	gnated as local law No.			of 20	_ of	
the (County)(City)(Town)(Village) of				was duly pas	sed by	the
	on	_ 20	, and was	(approved)(not	appro	ved)
(Name of Legislative Body)						
(repassed after disapproval) by the		on		20	Such lo	ocal
(Elective Chief Execu	•					
law was subject to permissive referendum and no valid	d petition requesting suc	h referenc	dum was file	ed as of		
20, in accordance with the applicable provisions	s of law.					

<sup>\*</sup> Elective Chief Executive Officer means or includes the chief executive officer of a county elected on a county-wide basis or, if there be none, the chairperson of the county legislative body, the mayor of a city or village, or the supervisor of a town where such officer is vested with the power to approve or veto local laws or ordinances.

5. (City local law concerning Charter revision proposed by	/ petition.)
I hereby certify that the local law annexed hereto, designated as	s local law No of 20 of
the City of having been submitted to	referendum pursuant to the provisions of section (36)(37) of
the Municipal Home Rule Law, and having received the affirmat	ive vote of a majority of the qualified electors of such city voting
thereon at the (special)(general) election held on	
thereon at the (special)(general) election field on	, pecame iperative.
(County local law concerning adoption of Charter.)	
I hereby certify that the local law annexed hereto, designated as	s local law No of 20 of
the County ofState of New York, havi	
	and 7 of section 33 of the Municipal Home Rule Law, and having
received the affirmative vote of a majority of the qualified electo	
qualified electors of the towns of said county considered as a un	ill voling at said general election, became operative
(If any other authorized form of final adoption has been foll	owed, please provide an appropriate certification.)
I further certify that I have compared the preceding local law wit	
correct transcript therefrom and of the whole of such original loc	
	and the first was intany adopted in the mariner indicated in
paragraph <u>, 1</u> above.	7/h. 6/.
	Clerk of the county egislative body, City, Town or Village Clerk or
7 AR 9 F	officer designated by local legislative body
(0)	Data: Parace + 26 202 V
(Seal)	Date: August 26,2024
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