# Local Law Filing

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

	e given as amended. D to indicate new matter	onot include matter being eliminated a	and do not use
☐County ☐City	<b>□Town</b> ⊠Village		
of Lawrence			
Local Law No. 3		of the year 20 24	
A local law A LOCA		PTER 200 REGARDING PARKING METE	R AREAS
Be it enacted by the	Board of Trustees (Name of Legislative Body)	~~~	of the
☐County ☐City	☐Town ⊠Village		
of Lawrence			as follows:
	•	for the purposes of this chapter, have the r le and Traffic Law of the State of New Yor	-
		fined by Article 1 of the Vehicle and Traffic bed to them in this section for the purpose	
COMMERCIAL VEHICLE as a vehicle that: [Added 7-1		rking, standing and stopping, a commercia [3]	al vehicle is defined
transportation of proper partition, the seating ca properly altered); or 3) Is a bus, ambulette, del	by having all seats and se ty (for vehicles dedsigned pacity within the cab shal ivery van, taxi, and/or lim	eat fittings, except the front seats, removed with a passenger cab and a cargo area so I not be considered in determining whether ousine; or han a personal passenger vehicle, or moto	eparated by a r the vehicle is
(PLEASE SEE THE ATTACK	HED FULL LOCAL LAW#	#3 OF 2024)	

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

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

<ol> <li>(Final adoption by local legislative body only.)</li> <li>I hereby certify that the local law annexed hereto, desi</li> </ol>	ignated as local law No	3			of 20.24	of
the MXXXXXXXXXXXXXXX(V/illage) of Lawrence	griated as local law 140	•		was duly	nassed by	the
the (XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX	on August 15.	20.24	in accor	dance with	the annlic	ahla
(Name of Legislative Body)	0[1] <u>r tangarat yay</u>	20 <u></u>	_, 111 accor	uance will	Title applica	abic
provisions of law.						
(Passage by local legislative body with approv Chief Executive Officer*.)			e after disa			
I hereby certify that the local law annexed hereto, desi	-				of 20	
the (County)(City)(Town)(Village) of						
	on	20	, and wa	s (approve	ed)(not app	roved)
(Name of Legislative Body)						
(repassed after disapproval) by the	utive Officer*)		and w	as deeme	d duly ador	oted
on 20, in accordance with t	ŕ					
on zo, in accordance with t	ne applicable provision	is of law.				
3. (Final adoption by referendum.) 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	nassed by	the
(Name of Legislative Body)	on	_ 20	_, and was	(approved	i)(not appro	veu)
			on		20	
(repassed after disapproval) by the (Elective Chief Execu	utive Officer*)				_ 20	
Such local law was submitted to the people by reason o						
vote of a majority of the qualified electors voting thereor		aij(ariiluai,	election ne	:iu on		
20, in accordance with the applicable provisions	of law.					
4. (Subject to permissive referendum and final ado	ption because no val	id petition	was filed	requestin	g referend	um.)
I hereby certify that the local law annexed hereto, design	-					,
the (County)(City)(Town)(Village) of						tho
the (County)(City)(Town)(Village) of						
(Name of Legislative Body)	on	_20	, and was (	approved)	(not approv	red)
				00	0 1 1	
(repassed after disapproval) by the ${\textit{(Elective Chief Executor})}$	ive Officer*)	on _		20	Such lo	cal
		f	waa fila	d a a a f		
law was subject to permissive referendum and no valid		i reierendi	um was ille	1 92 OI		_
20, in accordance with the applicable provisions	of law.					

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<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.

I hereby certify that the local law appeared hereto, designated	as local law No of 20 of						
	to referendum pursuant to the provisions of section (36)(37) of						
	ative vote of a majority of the qualified electors of such city voting						
thereon at the (special)(general) election held on	20 , became operative.						
	ž						
6. (County local law concerning adoption of Charter.)							
I hereby certify that the local law annexed hereto, designated a	as local law No. of 20 of						
the County ofState of New York, har							
	5 and 7 of section 33 of the Municipal Home Rule Law, and having						
received the affirmative vote of a majority of the qualified electors of the cities of said county as a unit and a majority of the							
qualified electors of the towns of said county considered as a	unit voting at said general election, became operative.						
//f any other authorized form of final adoption has been for	Universal information and annual model of the continuous formation and the						
(If any other authorized form of final adoption has been fo							
I further certify that I have compared the preceding local law w							
correct transcript therefrom and of the whole of such original lo	ical law, and was finally adopted in the manner indicated in						
paragraph <u>#1</u> above.	$A \cap O X$						
	Jest Carl						
	Clerk of the county legislative body, City, Town or Village Clerk or						
	officer designated by local legislative body						
(Seal)	Date:						
	August 22, 2024						

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Bill No. 3 of 2024

### VILLAGE OF LAWRENCE BOARD OF TRUSTEES

Local Law No. <u>3</u> of 2024

A LOCAL LAW TO AMEND CHAPTER 200 REGARDING PARKING METER AREAS

**BE IT ENACTED**, by the Board of Trustees of the Village of Lawrence, as follows:

#### § 200-1. Definitions.

- A. The words and phrases used in this chapter shall, for the purposes of this chapter, have the meanings respectively ascribed to them by Article 1 of the Vehicle and Traffic Law of the State of New York.
- B. The following words and phrases, which are not defined by Article 1 of the Vehicle and Traffic Law of the State of New York, shall have the meanings respectively ascribed to them in this section for the purposes of this chapter:

COMMERCIAL VEHICLE — For purposes of parking, standing and stopping, a commercial vehicle is defined as a vehicle that: [Added 7-13-2023 by L.L. No. 3-2023]

- (1) Bears commercial plates; or
- (2) Is permanently altered by having all seats and seat fittings, except the front seats, removed to facilitate the transportation of property (for vehicles designed with a passenger cab and a cargo area separated by a partition, the seating capacity within the cab shall not be considered in determining whether the vehicle is properly altered); or
- (3) Is a bus, ambulette, delivery van, taxi, and/or limousine; or
- (4) Includes, but is not limited to, any vehicle other than a personal passenger vehicle, or motorcycle which is primarily designed, constructed, used, or maintained for the transportation of goods, merchandise, or property, or for the provision of commercial services or for the livery or transport of passengers for hire or compensation, whether on a profit or nonprofit basis, or for the livery or transport of children to or from school or camp, or as the power unit for the hauling of freight or cargo by trailer or semitrailer or any combination of trailers and semitrailers or any type of nonmotorized trailer unit.

CURBLINE — The prolongation of the lateral line of a curb or, in the absence of a curb, the lateral boundary line of the roadway.

HOLIDAYS — New Year's Day, Lincoln's Birthday, Washington's Birthday, Memorial Day, Independence Day, Labor Day, Columbus Day, Veterans Day, Thanksgiving Day and Christmas Day.

<u>METERED PARKING FIELDS</u> — Any place owned, leased or operated by the Village for the parking of vehicles by the public wherein the field or space in the field is so designated.



Such designation shall be by means of signs to that effect in the fields or adjacent thereto or by parking meters adjacent to parking stalls marked or indicated by lines appearing on the pavement, within which a single vehicle is to be parked.

OFFICIAL TIME STANDARD — Whenever certain hours are named herein or on traffic control devices, they shall mean the time standard which is in current use in this state.

### § 200-32. Parking meters.

- A. The installation of parking meters is hereby authorized adjacent to each parking space in each of the parking areas described in Schedule XXIII (§ 200-62), attached to and made a part of this chapter.
- B. A parking meter shall be deemed to control the parking space adjacent to which it is installed.
- C. Each parking meter shall indicate by proper legend the parking time limit for the parking space which it controls, the hours of operation of such meter and the fees applicable to parking where such meter is in operation and shall be so arranged that, upon the expiration of the lawful time limit for which it was placed in operation, it will indicate by visual signal that such lawful parking period has expired.
- D. Each parking space for which a parking meter is installed shall be indicated by pavement markings, and such parking meter shall be located not more than four feet away from such parking space.
- E. A parking meter may control two adjacent parking spaces but shall not control more than two such parking spaces.
- F. During the hours of operation of each parking meter, the provisions of this section shall govern the parking of vehicles in the parking space controlled by such meter. Nothing in this section shall be deemed to regulate parking in such space during the hours when such meter is not in operation or to regulate parking in portions of a parking meter area where parking spaces have not been indicated by pavement markings or in parking spaces that are not controlled by a parking meter. During such hours and in such spaces and portions of a parking meter area, parking shall be regulated by other sections of this chapter.
- G. Except when otherwise directed by a police officer or by a member of the Fire Department acting in the course of his duty, when any vehicle shall be parked in a parking space controlled by a parking meter during the hours of operation of such meter, the operator of such vehicle shall forthwith deposit or cause to be deposited in said meter such coin or coins of the United States as the meter is arranged to receive and as are designated by the legend on the meter. When required by the direction on the meter, the said operator shall, immediately after the deposit of such coin or coins, set in operation the timing mechanism on such meter in accordance with the directions thereon.
- H. Upon deposit of such coin or coins and, when required, the setting in operation of the timing mechanism, the parking space may be lawfully occupied by such vehicle during the period of time designated for the parking meter area in which such parking space is located. If a parking space is unoccupied and the parking meter controlling the same shows an unexpired parking time, a vehicle may be parked therein without additional fee until such unexpired time has elapsed.
- I. A vehicle must be parked entirely within the area designated for the parking space in which such vehicle or any part thereof is parked. No vehicle shall be parked in such a way as to occupy, in whole or in part, more than one parking space or in such a way as to prevent access



to another parking space or to the parking meter controlling such space.

- J. Persons designated by the Board of Trustees as collectors shall make regular collections of the money deposited in such parking meters. They shall remove from the parking meters the sealed containers containing the coins deposited in such meters and shall deliver such containers with the seals unbroken to the persons or banks designated by the Board of Trustees, who shall count and record the amounts of money contained therein and deposit the same to the credit of the Village in one of the depositories of Village funds.
- K. It shall be unlawful and a violation of the provisions of this section for any person:
  - (1) To cause, allow, permit or suffer any vehicle owned by or registered in the name of or operated by such person to be parked in parking space in any parking meter area for longer than the parking time limit established for such area.
  - (2) To deposit in any parking meter a coin for the purpose of parking for longer than the parking time limit established for the area in which such meter is situated.
  - (3) To permit any vehicle to remain in a parking space controlled by a parking meter displaying a signal indicating that the parking time limit or the period for which a fee was paid has expired.
  - (4) To park a vehicle or to cause or permit a vehicle to be parked in any parking meter area in a manner prohibited by this section.
  - (5) To deface, discolor, injure, tamper with, open, break, destroy or impair the usefulness of any parking meter installed pursuant to the provisions of this section.
  - (6) To deposit or cause or permit to be deposited in a parking meter any slugs, liquids, materials, foreign coins, tokens or any articles or substances other than lawful coins of the United States.

#### § 200-32.1. Metered Parking Fields

- A. The installation, maintenance and operation of metered parking fields is hereby authorized in each of the parking areas described in Schedule XXIII (§ 200-62), attached to and made a part of this chapter.
- B. A parking meter shall be deemed to control the parking spaces within the parking field
- C. Each parking meter shall indicate by proper legend the parking time limit for the parking spaces which it controls, the hours of operation of such meter and the fees applicable to parking where such meter is in operation and shall be so arranged that, upon the expiration of the lawful time limit for which it was placed in operation, it will indicate by visual signal that such lawful parking period has expired
- D. Each parking space, controlled by a parking meter located in the parking field, shall be indicated and enumerated by pavement markings.
- E. A parking meter may control multiple parking spaces within a parking field
- F. During the hours of operation of each parking meter, the provisions of this section shall govern the parking of vehicles in the parking spaces controlled by such meter. Nothing in this section shall be deemed to regulate parking in such spaces during the hours when such meter is not in operation or to regulate parking in portions of a parking meter area where parking spaces have not been indicated by pavement markings or in parking spaces that are

- not controlled by a parking meter. During such hours and in such spaces and portions of a parking meter area, parking shall be regulated by other sections of this chapter.
- G. Except when otherwise directed by a police officer or by a member of the Fire Department acting in the course of his duty, when any vehicle shall be parked in a parking space controlled by a parking meter during the hours of operation of such meter, the operator of such vehicle shall forthwith deposit or cause to be deposited in said meter such coin or coins of the United States as the meter is arranged to receive and as are designated by the legend on the meter. When required by the direction on the meter, the said operator shall, immediately after the deposit of such coin or coins, proceed with the prompts on the screen to print a paper receipt.
- H. Upon deposit of such coin or coins and, when required, the setting in operation of the timing mechanism, the parking space may be lawfully occupied by such vehicle during the period of time designated for the parking meter area in which such parking space is located. If a parking space is unoccupied and the parking meter controlling the specific enumerated space indicates an unexpired parking time, a vehicle may be parked therein without additional fee until such unexpired time has elapsed.
- I. A vehicle must be parked entirely within the area designated for the parking space in which such vehicle or any part thereof is parked. No vehicle shall be parked in such a way as to occupy, in whole or in part, more than one parking space or in such a way as to prevent access to another parking space or to the parking meter controlling such space.
- J. Persons designated by the Board of Trustees as collectors shall make regular collections of the money deposited in such parking meters. They shall remove from the parking meters the locked containers containing the coins and bank notes deposited in such meters and shall deliver such locked containers to the persons or banks designated by the Board of Trustees, who shall count and record the amounts of money contained therein and deposit the same to the credit of the Village in one of the depositories of Village funds.
- K. It shall be unlawful and a violation of the provisions of this section for any person:
  - (1) To cause, allow, permit or suffer any vehicle owned by or registered in the name of or operated by such person to be parked in parking space in any parking meter area for longer than the parking time limit established for such area.
  - (2) To permit any vehicle to remain in a parking space controlled by a parking meter indicating that the parking time limit or the period for which a fee was paid has expired.
  - (3) To park a vehicle or to cause or permit a vehicle to be parked in any parking meter area in a manner prohibited by this section.
  - (4) To deface, discolor, injure, tamper with, open, break, destroy or impair the usefulness of any parking meter installed pursuant to the provisions of this section.
  - (5) To deposit or cause or permit to be deposited in a parking meter any slugs, liquids, materials, foreign coins, tokens, paper or any articles or substances other than lawful coins or bank notes of the United States.

# § 200-32.2. Commercial parking prohibited at all times. [Added 7-13-2023 by L.L. No. 3-2023]

No person shall park a commercial vehicle at any time upon any of the streets or parts thereof



Village of Lawrence, NY

described in Schedule XXIV (§ 200-63), attached to and made a part of this chapter.

