Business of the Village Board Village of Saranac Lake

SUBJECT: Repeal Local Law	7-2014	Γ	Date: 11-13-2023
DEPT OF ORIGIN: Mayor Wi	lliams	Bill#	148 -2023
DATE SUBMITTED 10-26-2	023	EXHIE	BITS:
APPROVED AS TO FORM:			
Village Attorney		Vil	lage Administration
	AMOUNT JDGETED:	\$	APPROPRIATION REQUIRED:
Resolution to Repeal Local Lav Agreements for the Village of S	v 7-2014 whic Saranac Lake	ch concerns	TEMENT sprovisions of Water and Sewer Service
6 U			D ACTION
MOVED BY: SCOLLIN	SEC	ONDED B	y: Brunette
VOTE ON ROLL CALL:			
MAYOR WILLIAMS	<u> Ves</u>		
TRUSTEE BRUNETTE	yes		
TRUSTEE CATILLAZ	yes_		
TRUSTEE SCOLLIN	yes		
TRUSTEE SHAPIRO	ijes)	

RESOLUTION AUTHORIZING THE REPEAL OF LOCAL LAW 7-2014 WATER SEWER MUNICIPAL SERVICE AGREEMENTS

WHEREAS, the Saranac Lake Board of Trustees has found that the enactment of Local Law 7-2014 no longer holds value for either taxpayers or non-village consumers and has resulted in loss of revenue for the Village of Saranac Lake, and,

WHEREAS, the Board of Trustees of the Village of Saranac Lake has considered the impact and ramifications of the repeal of Local Law 7-2014, which concerns Water Sewer Municipal Service Agreements, and;

WHEREAS, the repeal of Local Law 7-2014 is a type II action for the purposes of the State Environmental Quality Review Act (SEQRA),

WHEREAS, type II actions are those that do not have a negative impact on the environment and for which no environmental review is required, and,

WHEREAS, the Board of Trustees of the Village of Saranac Lake held a Public Hearing on Monday, November 13, 2023 to consider the repeal of Local Law 7-2014.

NOW, THEREFORE BE IT RESOLVED, Local Law 7-2014, and any amendments thereto, are hereby repealed.

RESOLUTION OF THE VILLAGE BOARD INTRODUCING AND PROVIDING FOR PUBLIC NOTICE TO SCHEDULE A PUBLIC HEARING For Local Law "Village Annexation Required for future Water and/or Sewer Service"

WHEREAS BE IT RESOLVED that the ordinance entitled "Village Annexation Required for future Water and/or Sewer Service" be and it hereby is introduced before the Village Board of the Village of Saranac Lake, New York, and

BE IT FURTHER RESOLVED that the Village Board shall hold a public hearing in the matter of the adoption of the aforesaid changes June 14, 2010 at 7:00 P.M., and

LOCAL LAW# _____ OF 2010

Village Water Service and/or Village Sewer Service shall only be provided to lands that are part of the incorporated Village as of the enactment dates of this Local Law.

Included under this requirement: Any new out-of-village water and/or sewer installations or districts.

Excluded under this requirement: All existing districts and/or installations lying outside the village.

52.48

LOCAL LAW 002-2019 AMENDING LOCAL LAW 007-2014 WITH RESPECT TO THE PROVISION OF WATER AND SEWER SERVICES

SECTION 1. APPLICABILITY

This amendment to Local Law 007-2014 shall apply to the provision of water/sewer services to governmental properties outside the corporate boundaries of the Village of Saranac Lake (VSL) and duly-established town water and sewer districts recognized by VSL through prior existing inter-municipal service agreements (Town Districts) pursuant to a municipal services agreement (MSA).

SECTION 2. REQUIREMENTS

New or expanded water connections may occur outside VSL and Town Districts to serve governmental properties pursuant to an MSA.

SECTION 3. MUNICIPAL SERVICE AGREEMENTS

Any MSA developed pursuant to this amended local law shall provide terms including, but not limited to the following:

- VSL shall charge the governmental property owner the village rate for water and sewer services;
- The governmental property owner shall pay VSL, on an annual basis, a general municipal fee that is equal to twice the amount paid to VSL during that period for water and sewer services;
- The governmental property owner shall own and be responsible for the installation and maintenance of all infrastructure necessary to connect with Village water/sewer infrastructure;
- 4. The MSA shall run with the land and may be terminated by the property owner upon cessation of the use of VSL water and/or sewer services or by VSL based on a determination that it no longer has the capacity to serve the property or that such service is no longer in VSL's interest; and
- 5. The MSA shall automatically expire after any annexation of the property into VSL

SECTION 4. SEVERABILITY

If any part of this local law shall be adjudged by any court of competent jurisdiction to be invalid, such judgment shall not affect, impair or invalidate the remainder thereof, but shall be confined in its operation to the part thereof directly involved in the controversy in which such judgment shall have been rendered.

SECTION 5. EFFECTIVE DATE

This local law shall take effect immediately upon its filing in the office of the Secretary of State in accordance with Section 27 of the Municipal Home Rule Law.

Whereas, Local Law 007-2014 established a policy of prohibiting new or expanded water/sewer connections to any properties outside of the Village of Saranac Lake ("VSL") in order to encourage residential and commercial development within VSL boundaries; and

Whereas, Local Law 002-2015 amended Local Law 007-2014 to allow for new or expanded water or sewer connections to properties outside of the VSL in duly-established town water and sewer districts recognized by VSL through prior existing inter-municipal service agreements (Town Districts) in certain circumstances; and

Whereas, Local Law 007-2014 has the potential to limit the public services provided by governmental property owners outside of VSL and Town Districts; and

Whereas, it is appropriate to amend Local Law 007-2014 to allow for new or expanded water or sewer connections to serve governmental properties outside VSL and Town Districts pursuant to municipal service agreements under certain circumstances.

Now, therefore it is ordered:

Applicability

This amendment to Local Law 007-2014 shall apply to the provision of water/sewer services to governmental properties outside the corporate boundaries of VSL and Town Districts pursuant to a municipal services agreement.

Requirements

New or expanded water connections may occur outside VSL and Town Districts to serve governmental properties pursuant to an MSA.

Municipal service agreements ("MSA")

Any MSA developed pursuant to this amended local law shall provide terms including, but not limited to the following:

- 1. VSL shall charge the governmental property owner the village rate for water and sewer services;
- 2. The governmental property owner shall pay VSL, on an annual basis, a general municipal fee that is equal to twice the amount paid to VSL during that period for water and sewer services;
- 3. The governmental property owner shall own and be responsible for the installation and maintenance of all infrastructure necessary to connect with Village water/sewer infrastructure;
- 4. The MSA shall run with the land and may be terminated by the property owner upon cessation of the use of VSL water and/or sewer services or by VSL based on a determination that it no longer has the capacity to serve the property or that such service is no longer in VSL's interest; and
- 5. The MSA shall automatically expire after any annexation of the property into VSL

Severability:

If any part of this local law shall be adjudged by any court of competent jurisdiction to be invalid, such judgment shall not affect, impair or invalidate the remainder thereof, but shall be confined in its

operation to the part thereof directly involved in the controversy in which such judgment shall have been rendered.

Effective Date:

This local law shall take effect immediately upon its filing in the office of the Secretary of State in accordance with Section 27 of the Municipal Home Rule Law.

STATE OF NEW YORK DEPARTMENT OF STATE

ONE COMMERCE PLAZA 99 WASHINGTON AVENUE ALBANY, NY 12231-0001 WWW.DOS.NY.GOV ANDREW M. CUOMO GOVERNOR ROSSANA ROSADO SECRETARY OF STATE

June 6, 2019

Village of Saranac Lake 39 Main St 2nd Floor Suite 9 Saranac Lake NY 12983-2294

RE: Village of Saranac Lake, Local Law #1 & #2 2019, filed on 5/31/2019

Dear Sir/Madam:

The above referenced material was filed by this office as indicated. Additional local law filing forms can be obtained from our website, www.dos.ny.gov.

Sincerely, State Records and Law Bureau (518) 473-2492



New York State Department of State cords and Uniform Commercial Code

www.dos.ny.gov

Local Law Filing

New York State Department of State
Division of Corporations, State Records and Uniform Commercial Code
One Commerce Plaza, 99 Washington Avenue
Albany, NY 12231-0001

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

Text of law should be italics or underlining to			not include matter bein	g eliminated and do not u	se
County City	☐ Town	⊠Village			
of Saranac Lake					_
Local Law No. 2			of the year 2019		
A local law Provision (Insert Title)	of Water an	d Sewer Servic	es Municipal Service Agi	reements	_
					_
De it chacten by the	Board of Tr			of t	:he
County City (Select one:)	Town	⊠Village			
of Saranac Lake				as follows	: :

See attached

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

 (Final adoption by local legislative body only.) I hereby certify that the local law annexed hereto, design 	inated as local law N	10. 1		of 20 ¹⁹ of
- Caranaa Laka				
Board of Trustees	on May 28	20 19	. in accordance wi	th the applicable
(Name of Legislative Body)				птите арриодале
provisions of law.				
2. (Passage by local legislative body with approva	l, no disapproval or	r repassage	after disapproval	by the Elective
Chief Executive Officer*.)	natad on local law No	_		-600 -6
I hereby certify that the local law annexed hereto, desig				of 20 of
the (County)(City)(Town)(Village) of				
(Name of Legislative Body)	on	20	_, and was (approv	ed)(not approved)
			and was done	nd duly adopted
(repassed after disapproval) by the(Elective Chief Execut	ive Officer*)		and was deem	ed ddiy adopted
on 20, in accordance with the	·			
ori zo, in accordance with the	e applicable provision	IIS OF IAW.		
2 (Final adoution by reference days)				
 (Final adoption by referendum.) I hereby certify that the local law annexed hereto, design 	nated as local law No		of 20) of
the (County)(City)(Town)(Village) of				
	on	20	, and was (approve	d)(not approved)
(Name of Legislative Body)				
(repassed after disapproval) by the			on	_ 20
(Elective Chief Executi	ve Officer*)			
Such local law was submitted to the people by reason of	a (mandatory)(permis	ssive) refere	ndum, and received	the affirmative
vote of a majority of the qualified electors voting thereon a	at the (general)(speci	ial)(annual) e	election held on	
20, in accordance with the applicable provisions of	law			
, in additional with the approache providence of	1644.			
4. (Subject to permissive referendum and final adop-				
I hereby certify that the local law annexed hereto, designate	ited as local law No.	-	of 20_	of
the (County)(City)(Town)(Village) of			was duly	passed by the
	. on	20	and was (approved)	(not approved)
(Name of Legislative Body)	-	,	(-pp	(1010)
(repassed after disapproval) by the		on	20	. Such local
(repassed after disapproval) by the	Officer*)			
law was subject to permissive referendum and no valid pe	tition requesting sucl	h referendun	n was filed as of	
20, in accordance with the applicable provisions of				
, in accordance with the applicable provisions of	IMTT.			

DOS-0239-f-I (Rev. 04/14) Page 3 of 4

^{*} 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.

the Municipal Home Rule Law, and having received the at	ited as local law No itted to referendum pursuant to the ffirmative vote of a majority of the	ne provisions of section (36)(37) of equalified electors of such city voting
thereon at the (special)(general) election held on	20, became op	erative.
6. (County local law concerning adoption of Charter. I hereby certify that the local law annexed hereto, designa the County of	ted as local law No , having been submitted to the eans 5 and 7 of section 33 of the Melectors of the cities of said count	lectors at the General Election of lunicipal Home Rule Law, and having ly as a unit and a majority of the
(If any other authorized form of final adoption has bee I further certify that I have compared the preceding local la correct transcript therefrom and of the whole of such origin paragraph 1 above.	w with the original on file in this of the last local law, and was finally adoption.	office and that the same is a office and the manner indicated in body, City, Town or Village Clerk or
(Seal)	Date: May 29	1,2019