## 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

www.dos.ny.gov/corps

| (Use this form   | ı to file a local | law with the Secretary of State.)                       |
|--|-------------------|---|
| Text of law should be given as amenunderlining to indicate new matter. | ded. Do not inc   | clude matter being eliminated and do not use italics or |
| □ <del>County</del> □ <del>City</del> □ Town                           | □ Village         |   |
| Of PRATTSVILLE   |                   |   |
| 1  | 21                |   |
| Local Law No   |                   | of the year 20  |
| -  |                   | ON OF NO PARKING AREAS                                  |
| A local law(Insert Title)  |                   |   |
| ~~~~~~~~~~~~   |                   |   |
| ·  |                   |   |
| T  | OWN BOARD         | o of the  |
| (Name of Legislative   | Body)             | 02 020  |
| □County □City □ Town   | -U-Village        |   |
| of DD ATTCY  | лггр              | as follows:   |

PLEASE SEE ATTACHED

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

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

| )  | Strike out that which is not appreasie.   | 9  |
|--|---|--|
| 1.(Final adoption by local leg   | gislative body only.)   |  |
| aftha (Constal)(City)(Toxyn)( V  | w annexed hereto, designated as local law No  | was duly passed by the   |
| 2. (Passage by local legislative<br>Chief Executive Officer*.)   | e body with approval, no disapproval or repas   | sage after disapproval by the Elective                         |
| of the (County)(City)(Town)(V  | w annexed hereto, designated as local law No  | of 20<br>was duly passed by the (not approved)(repassed after  |
| (Name of Legislative Body) disapproval) by the (Elective Chief in accordance with the applicat           | and was deemed  |  |
| 3. (Final adoption by referen  Lhereby certify that the local la  the (County)(City)(Town)(              | nw annexed hereto, designated as local law No<br>Village) of  | was duly passed by the   |
|  | on20,and was (approve   | ed)(not approved)(repassed after                               |
| (Name of Legislative Body) disapproval) by the (Elective Chief   | FEVOCUSING Officers   | Such local law was submitted                                   |
| to the people by reason of a (m<br>qualified electors voting therece<br>the applicable provisions of lav | nandatory)(permissive) referendum, and received<br>on at the (general)(special)(annual) election held ( | onzo,mraccordance wit  |
| of the (County)(City)(Town)(   | aw annexed hereto, designated as local law No   | of 20<br>was duly passed by the<br>ot approved)(repassed after |
| (Name of Legislative Body)<br>disapproval) by the  | on  | 20 Such local law was subject to                               |
| /Elective Chic   | of Executive Officer?  So valid petition requesting such referendum was for executions of law.          | iled as ofin   |
|  |   |  |

\*Elective Chief Executive Officer means or includes the chief executive officer of a county elected on a countywide 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       | <del>revision proposed by petition)</del>                                    |
|---|--|
| I hereby certify that the local law annexe  | od hereto, designated as local law No.                                       |
| 20 of the City of                           | having been submitted to referendum pursuant to the                          |
| provisions of section (36)(37) of the Mu    | merpal Home Kule Law, and having received the amminative vote of a           |
| majority of the qualified electors of such  | eity voting thereon at the (special)(general) election held on-              |
|   | operative.   |
|   |  |
| 6. (County local law concerning adopt       | ion of Charter.)   |
| I hereby certify that the local law annexe  | ed hereto, designated as local law Noof-                                     |
| 20  |  |
| of the County of                            | State of New York, having been submitted to the                              |
| electors                                    |  |
| at the General Election of November         | 20, pursuant to subdivisions 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 major | ority of the qualified electors of the towns of said county considered as a  |
| unit voting at said general election, beca  | ime operative.   |
|   |  |
|   |  |
| (If any other authorized form of final      | adoption has been followed, please provide an appropriate                    |
| certification.)                             |  |
|   |  |
| I further certify that I have compared th   | e preceding local law with the original on file in this office and that the  |
| same is a correct transcript therefrom an   | nd of the whole of such original local law, and was finally adopted in the   |
| manner indicated in paragraph 1             | _, above.  |
|   | Yothleen Sherman   |
| •   |  |
|   | Clerk of the County legislative body, City, Town or Village Clerk            |
|   | or officer designated by local legislative body                              |
| (Seal)                                      | Date:  |
| Looning                                     |  |

## TOWN OF PRATTSVILLE LOCAL LAW #1 of 2021 A LOCAL LAW AUTHORIZING THE DESIGNATION OF NO PARKING AREAS

BE IT ENACTED by the Town Board of the Town of Prattsville as follows:

Section 1. Title of Local Law:

This Local Law shall be entitled "A LOCAL LAW AUTHORIZING THE DESIGNATION OF NO PARKING AREAS."

Section 2. No Parking Areas.

From time to time, the Town Board shall establish certain designated "No Parking" areas within the Town. The No Parking areas and any associated timeframe of effectiveness shall be designated by the erection of No Parking signs. Parking between No Parking signs in violation of this section is subject to a \$125 fine. Additionally, when any vehicle is parked or abandoned in any public parking area or on any highway within the Town where stopping, standing or parking is prohibited, said vehicle may be removed by towing under the direction of the Town Supervisor, Town Highway superintendent or the ticket issuing officer, Deputy or State Trooper. After the removal of any vehicle as provided in this section, such vehicle may be stored in a suitable place at the expense of the owner. Such owner, or person in charge of the vehicle, may redeem the same upon payment to the Town's designated vendor for towing vehicles, such payment to include all expenses actually and necessarily incurred in effecting such removal.

## Section 3. Parking Violations.

The following shall also constitute parking violations:

- a. Double Parking a vehicle alongside an already parked vehicle;
- b. Parking a vehicle in a manner that impedes the flow of traffic on a public highway;
- c. Parking a vehicle in a manner that obstructs access to a fire hydrant;
- d. Parking a vehicle between two No Parking signs in a designated Fire Zone;
- e. Parking a vehicle so that any portion of the vehicle is within the area of a designated cross walk;
- f. Parking a vehicle so that any portion of the vehicle obstructs a driveway;
- g. Parking a vehicle on the side of a public highway where the front of the vehicle faces the lane of oncoming traffic;
- h. Parking a vehicle in a designated handicapped parking area without displaying a handicap parking authorization;
- i. Parking a vehicle on the sidewalk.