Introduction

In New York State, local municipalities have substantial control over wind siting policy. In order to effectively develop New York’s prodigious wind energy capacity it is necessary for New York municipalities to put into place comprehensive wind siting ordinances. Some municipalities lack a wind siting policy or have a policy that inhibits development of wind energy facilities. The intention of this ordinance is to allow New York municipalities to enact a wind siting ordinance that encourages development while procedurally addressing common concerns citizens have with wind energy facilities. Each piece of the model ordinance was derived from an existing wind siting ordinance, as cited in footnotes. For full citation of these ordinances, please reference the wind siting ordinance database on the CCCL website.

1. Purpose & Intent

A. To promote the effective and efficient use of the [Town/City/Village]’s wind energy resources through wind energy conversion systems (“WECS”) and to regulate the placement of such WECS so that the public health, safety, and welfare are not jeopardized.¹

B. Wind energy is an abundant, renewable, and nonpolluting energy resource and its conversion to electricity will reduce dependence on nonrenewable energy resources and decrease the air and water pollution that results from the use of conventional energy sources.²

C. The generation of electricity from properly sited wind turbines can be cost effective, and in many cases, existing power distribution systems can be used to transmit electricity from wind-generating stations to utilities or other users, or on-site consumption can be reduced.³

D. Optional add-on: [This ordinance is designed to properly regulate and site wind energy facilities and thus deal with potential problems they can create including: aesthetic impacts, drainage problems, harm to farmlands, a risk to bird and bat populations, risks to the property values of adjoining properties, significant noise, traffic problems during construction, and electromagnetic interference with various types of communication.]⁴

2. Definitions

¹ Albion, Chautauqua, Concord, Eden, Evans, Holland, Rotterdam
² Cazenovia, Chautauqua, Evans, Holland, NY model wind ordinance
³ Chautauqua
⁴ Chautauqua
ACCESSORY FACILITIES OR EQUIPMENT
Any structure other than a wind turbine, related to the use and purpose of deriving, collecting or distributing energy from such wind turbines located on or associated with a wind energy facility.5

AGRICULTURAL LAND
The land and on-farm buildings, equipment, manure processing, and handling facilities and practices which contribute to the production, preparation, and marketing of crops, livestock, and livestock products as a commercial enterprise, including a commercial horse boarding operation, as defined in Subdivision 13 of New York Agriculture and Markets Law § 301, and timber processing, as defined in Subdivision 14 of New York Agriculture and Markets Law § 301. Such operations may consist of one or more parcels of owned or rented land which may be contiguous or noncontiguous to each other.6 The use of land for agricultural production purposes, including tilling of the soil, dairying, pasture, animal and poultry husbandry, apiculture, arboriculture, horticulture, floriculture, viticulture, and accessory uses for packing, storing, processing and retail sales of products, provided that the operation of any such accessory uses shall be secondary to that of the principal agricultural production activities.7

ENVIRONMENTAL ASSESSMENT FORM (“EAF”)
A form used in the environmental review process under the State Environmental Quality Review Act (“SEQRA”) as that term is defined in Part 617 of Title 6 of the New York Codes, Rules and Regulations.8

LARGE WIND ENERGY CONVERSION SYSTEM
A Wind Energy Conversion System (“WECS”) consisting of one wind turbine, one tower, and associated control or conversion electronics which has a rated capacity greater than [150] kilowatts and is intended to supply some portion of its produced electrical power for sale to a power grid.9

NON-PARTICIPATING RESIDENCE
Any dwelling for habitation, either seasonally or permanently, by one or more persons that have not entered into any agreement with a wind energy developer to allow for a WECS on or near their property. A residence may be part of a multi-dwelling or multi-use building and shall include buildings such as hotels, hospitals, motels, dormitories,

5 Rotterdam
6 Chautauqua
7 Owasco
8 Albion, Chautauqua
9 Batavia (50/175), Rotterdam (100), Wheatfield/Somerset/Tonawanda/Lackawanna (250/150), Evans (250/175), most have last clause (Batavia says primarily not solely)
sanitariums, long term care facilities, schools or other buildings used for educational purposes, or correctional institutions.  

OVERSPEED CONTROL  
A mechanism used to limit the speed of blade rotation to below the design limits of the WECS.

PARTICIPATING RESIDENCE  
Any dwelling for habitation, either seasonally or permanently, by one or more persons that has entered into an agreement with a wind energy developer to allow a WECS on or near their property. A residence may be single-family or may be part of a multi-dwelling or multi-use building and shall include buildings such as hotels, hospitals, motels, dormitories, sanitariums, long term care facilities, schools or other buildings used for educational purposes, or correctional institutions.

PERMANENT WIND MEASUREMENT TOWER  
A tower used for the measurement of meteorological data such as temperature, wind speed and wind direction that is installed to permanently monitor wind conditions for the life of a project.

PUBLIC ROAD  
Any federal, state, county, city, town or village road which is open to the public, or private road regularly used by multiple persons for access to separate off-site parcels of land, access to which is unrestricted by the owner(s) of said private road.

SITE  
The parcel(s) of land where the WECS is to be placed including related tower and transmission equipment. The site may be publicly or privately owned by an individual or group of individuals controlling single or adjacent properties. Where multiple lots are in joint ownership, the combined lots shall be considered as one for purposes of applying setback requirements.

SMALL WIND ENERGY CONVERSION SYSTEM  
A WECS consisting of one wind turbine, one tower, and associated control or conversion electronics which has a rated capacity of greater than 10 kilowatts but not more than 150 kilowatts and a total height of greater than 50 feet but not more than 125 feet.

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10 Albion, Chautauqua, Rotterdam
11 Eden
12 Albion, Chautauqua, Rotterdam
13 Rotterdam
14 Albion, Holland, Rotterdam
15 Albion (10), Batavia (50/175), Chautauqua (100), Evans (250/175), Rotterdam (100), Van Buren (15 for single family residential, 125 for farming), Wheatfield/Somerset/Tonawanda/Lackawanna (250/150), three have last clause
STATE ENVIRONMENTAL QUALITY REVIEW ACT (“SEQRA”)
The New York State Environmental Quality Review Act and its implementing regulations in Title 6 of the New York Codes, Rules and Regulations, Part 617.16

TEMPORARY WIND MEASUREMENT TOWER
A tower used for the measurement of meteorological data such as temperature, wind speed and wind direction installed prior to construction of a WECS for wind site assessment17 which remains in place for a limited period of time. The data provided allows the developer to determine the economic viability of the project as well as to select the optimal type of turbine for the location.

TOTAL HEIGHT
Height of WECS measured from ground elevation to top of tip of blade in vertical position.18

TOWER
Support structure, including guyed, monopole, and lattice types, upon which wind turbine or other mechanical device is mounted.19

VERY SMALL WIND ENERGY CONVERSION SYSTEM
A WECS consisting of one wind turbine, one tower (or other mounting system), and associated control or conversion electronics which is smaller than the minimum size or rated capacity limits for Small Wind Energy Conversion Systems.

WIND ENERGY CONVERSION SYSTEM (“WECS”)
A machine that converts the kinetic energy in the wind into a usable form (commonly known as a “wind turbine” or “windmill”). A WECS can be commercial or non-commercial. A WECS may include one or more wind turbines, towers, associated control or conversion electronics, transformers, and/or maintenance and control facilities or other components used in the system. The turbine or windmill may be on a horizontal or vertical axis, rotor or propeller.20

WIND ENERGY FACILITY
Any WECS or wind measurement tower, including all related infrastructure, electrical lines and substations, access roads and accessory structures that are under common ownership or operating control.21

Comment on Definition of Large, Small, and Residential Wind Energy Conversion Systems

16 Albion, Chautauqua
17 Albion, Chautauqua, Rotterdam
18 Evans, Holland
19 Holland
20 Albion, Chautauqua, Eden, Holland
21 Albion, Chautauqua, Holland, Riga
The numerical values chosen for kilowatt production and height are among the higher end of values chosen by evaluated municipalities and are meant to encourage wind energy. Based on the individual circumstances of a municipality choosing to implement the model ordinance, these values may be changed accordingly. That is, more WECS fall under the less onerous small WECS regulations with these quantitative values, thus encouraging wind energy development. Other observed values were 50 or 100 kilowatts and 150 feet for large WECS.

These separate classifications were chosen because larger WECS necessitate greater procedure to ensure proper placement. Smaller WECS, which present fewer siting issues than larger WECS, are not required to undertake the same procedures as larger WECS in order to encourage their use.

3. Applicability

A. The substantive and procedural requirements of this section shall apply to all wind energy facilities that are not governed by Article X of the New York State Public Service Law which are proposed, operated, modified, or constructed after the effective date of this article. The substantive requirements of this section shall apply to all wind energy facilities proposed, operated, modified, or constructed after the effective date of this article to the extent not overridden by Article X.

B. Wind energy facilities for which a required permit has been properly issued and upon which construction has commenced prior to the effective date of this article shall not be required to meet the requirements of this section, however;

1. Any such preexisting wind energy facility which does not provide energy for a continuous period of 12 months shall meet the requirements of this section prior to recommencing production of energy.

C. No modification or alteration, excluding regular maintenance and repair, to an existing wind energy facility shall be allowed without full compliance with this section.

Comment on §3(A)

This article contains numerous substantive requirements. These include, among other things, safety standards, noise limits and setback provisions. These provisions are intended to be

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22 On June 22, 2011, the New York State Legislature passed The Power NY Act of 2011 (A. 8510/S. 5844) (PNY Act). If Governor Cuomo signs the Bill, as is expected to happen, the siting of renewable energy facilities with a rated capacity of 25 megawatts or greater will be governed by a state level Board under Article X rather than at the municipal level. As such, the procedural requirements of the model wind siting ordinance would only be applicable to facilities smaller than 25 megawatts in New York State.

23 Chautauqua

24 Chautauqua

25 Albion, Chautauqua

26 Albion, Chautauqua, Malone
applicable unless they are overridden by § 168(3)(E) of Article X of the New York State Public Service Law.

4. Permits Required

A. No wind energy facility shall be constructed, reconstructed, or modified in the [Town/City/Village] of [   ] except in compliance with this article.

1. Notwithstanding the preceding sentence, where a WECS has been granted necessary permits, variances or other land use authorizations pursuant to the [Town/City/Village] [Zoning Resolution], and has been built and is operating under such authorizations, such existing use(s) may be continued under the terms of such authorization so long as the use is not changed, extended, enlarged or structurally altered.

B. Very Small Wind Energy Conversion Systems

1. Very Small WECS are allowed as accessory uses in all zoning districts.

2. Very Small WECS may be constructed, reconstructed, or modified without being issued a special use permit.

3. A building permit is required for the installation of all Very Small WECS.

4. Very Small WECS must comply with the following safety standards:

   a. The minimum distance from the ground to the rotor blade tips shall not be less than [10] feet.

   b. Each Very Small WECS shall be equipped with both manual and automatic controls to limit the rotational speed of the blade within the design limits of the rotor. [Manual electrical and/or overspeed shutdown disconnect switches shall be provided and clearly labeled on the wind turbine structure]. No Very Small WECS shall be permitted which lacks an automatic braking, governing, or feathering system to prevent uncontrolled rotation, overspeeding, and excessive pressure on the tower structure, rotor blades, and turbine components.27

5. Very Small WECS must otherwise comply with setback, nuisance, environmental and visual effects, and operation and maintenance standards described in §§ 8(C)-(F) and the enforcement and violations provisions of § 13.

27 Augusta, NY Model, Concord, Cohocton, Evans, Holland, Caledonia, Cazenovia, Somerset, West Bloomfield, Fairfield, Schodack, Albion, Rotterdam, Chautauqua, Eden, Malone, South Bristol, Roxbury, Stark
C. Small Wind Energy Conversion Systems

1. Small WECS are only allowed in [ ] districts.

2. No Small WECS shall be constructed, reconstructed, or modified in the [Town/City/Village] of [ ] except pursuant to site plan approval from the [Town/City/Village] [Board/Planning Board] and a special use permit from the [Town/City/Village] [Board/Planning Board] issued in accordance with this article.

3. No Small WECS wind energy facility shall be constructed, reconstructed, or modified in the [Town/City/Village] of [ ] except pursuant to a building permit from the [Building Department].

4. Small WECS must comply with the safety standards set forth in § 8(A)(1),(2),(5),(6),(7) and (8) but are not subject to the other standards set forth in § 8(A).

5. Small WECS must comply with the siting and installation provisions of § 8(B)(3) and (4) but are not subject to the other standards set forth in § 8(B).

6. Small WECS are not subject to the provisions in §§ 9(B) and (C), 10, and 11.

7. Small WECS must comply with all other provisions of this article.

D. Large Wind Energy Conversion Systems

1. Large WECS are only allowed in [ ] districts.

2. No Large wind energy facility shall be constructed, reconstructed, or modified in the [Town/City/Village] of [ ] except pursuant to site plan approval from the [Town/City/Village] [Board/Planning Board] and a special use permit from the [Town/City/Village] [Board/Planning Board] issued in accordance with this article.

3. No commercial wind energy facility shall be constructed, reconstructed, or modified in the [Town/City/Village] of [ ] except pursuant to a building permit from the [Building Department].

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28 Southport, Concord, Eden, Evans, Holland, Riga, Sommerset, West Bloomfield, Schodack, Rotterdam, NY model wind ordinance
29 Eden, Evans, Caledonia, Riga, Sommerset
30 Caledonia, Concord, Eden, Evans, Holland, Riga, Schodack, Sommerset, Southport, Rotterdam, West Bloomfield, NY model wind ordinance
31 Southport, Concord, Eden, Evans, Holland, Riga, Sommerset, West Bloomfield, Schodack, Rotterdam, NY model wind ordinance
Comment on § 4
It is recommended that municipalities allow small wind energy facilities in all zoning districts other than residential districts. Large wind energy facilities are more suited to rural districts but should be permitted in any district deemed appropriate by the municipality.

Comment on § 4(B)(2)
Some municipalities may choose to require a higher level of review for Very Small WECS such as a special use permit.

5. Applications for Small and Large Wind Energy Facilities

A. An application for a special use permit for Small and Large wind energy facilities shall include the following:32

1. Name, address, and telephone number of the applicant and land owner and affidavit of agreement between landowner and facility owner, if any.

2. Address or other property identification of each proposed facility including tax map number, existing use and acreage of parcel, and zoning designation.

3. A description of the facility and project including the number of WECS, data pertaining to each tower’s safety and stability, including safety results from test facilities and certification from the turbine manufacturer that the turbine is manufactured to operate at safe speeds, and for each WECS the make, model, a picture, and manufacturing specifications including noise decibel data and maximum rated capacity.33

4. Vertical drawing of all WECS showing total height, turbine dimensions, tower and turbine colors, ladders, distance between the ground and the lowest point of any blade, and the location of climbing pegs and access doors. One drawing may be submitted for each WECS of the same type and total height.34

5. A plot plan prepared by a licensed surveyor or engineer drawn in sufficient detail to clearly show the following:35

   a. Property lines, physical dimensions of the site, and the location, dimensions and types of existing structures and uses on the site.

   b. Public roads and access roads.

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32 Most of this is from Chautauqua with additions from other places as noted.
33 Rotterdam, Evans
34 Chautauqua
35 Concord, Holland, Rotterdam, Somerset, Chautauqua
c. Adjoining properties within [500] feet of the site including zoning
designations, residences, schools, churches, hospitals, and libraries within
[1,000] feet of each tower.

d. The proposed location, elevation, and total height of each WECS.

e. Above- and below-ground utility lines within a radius of [1/1.5] times the
total height of the WECS.

f. Setback lines.

g. All other proposed facilities on the site including transformers, electrical
lines, substations, storage or maintenance units, ancillary equipment or
structures, transmission lines, and fencing.

6. A full Environmental Assessment Form (“EAF”) and visual EAF addendum.\(^{36}\)

7. A copy of written notice of the application to the Federal Aviation Administration
(“FAA”), microwave communications link operators, and electric utilities,
including utility interconnection data and a proposed lighting plan to be reviewed
by the FAA showing FAA required lighting, if applicable and other proposed
lighting.\(^{37}\)

8. A detailed fire control and prevention and emergency response plan to coordinate
with local emergency response providers.\(^{38}\)

9. A preliminary transportation plan describing ingress and egress to the proposed
project site to deliver equipment and provide access during and after construction.
Such plan shall describe any anticipated improvements to existing roads, bridges,
or other infrastructure, as well as measures which will be taken to restore
damaged or disturbed access routes following construction.\(^{39}\)

10. Optional add-on: [A survey map showing federal, state, county or local parks,
recognized historic or heritage sites, state-identified wetlands, or important bird
areas within a radius of [ ] miles, as identified in federal, state, county, local or
New York Audubon’s GIS databases or other generally-available documentation.]

\(^{36}\) Chautauqua, Concord, Rotterdam, Caledonia require full EAF, Somerset just says EAF, Riga says short can be
used initially but planning board can request full EAF
\(^{37}\) Somerset, Evans, Holland, Albion, Concord, Caledonia, Rotterdam
\(^{38}\) Rotterdam, Chautauqua, Concord, Evans, Holland, Somerset
\(^{39}\) Rotterdam, Evans, Holland, Concord
11. Optional add-on: [A list of property owners, with their mailing addresses, within [500] feet of the outer boundaries of the proposed site.]^{40}

12. Studies or reports on:

   a. Visual impact. This shall include a computerized photographic simulation showing the site fully developed and demonstrating any visual impacts from strategic vantage points. Color photographs of the proposed site from at least two locations accurately depicting the existing conditions shall be included. The study shall also indicate the color treatment of the facility’s components and any visual screening incorporated into the project that is intended to lessen visual prominence.^{41}

   b. Noise. This shall include a description and map of the project’s noise-producing features and the noise-sensitive environment, including the range of noise levels and the tonal and frequency characteristics expected. The report shall include noise levels at property lines, off-site residences, and any other sensitive noise-receptors, i.e. hospitals, libraries, schools, and places of worship, with identification of potential problem areas. The report shall cover low frequency, A-weighted, pure tone, and repetitive/impulsive noise. It shall also include a report prepared by a qualified professional that analyzes the preexisting ambient noise. The report shall describe the project’s proposed noise-control features, including specific measures proposed to protect construction workers and mitigate noise impacts for sensitive receptors, consistent with levels in this article.^{42}

   c. Electromagnetic interference. This shall include an analysis of the potential for electromagnetic interference with microwave, radio, television, personal communication systems, 911, and other wireless communication.^{43}

   d. Avian impact. This shall include an analysis of bird and bat migration, nesting, and habitat that would be affected by the proposal. The applicant shall solicit input from the New York State Department of Environmental Conservation on such studies and shall follow any pertinent protocols established, adopted, or promulgated by the Department.^{44}

^{40} It should be noted that some municipalities require that an applicant provide the addresses of property owners in a wider radius. Rotterdam (500ft), Chautauqua (500), Holland (within 2,500 ft) (requires notification)

^{41} Chautauqua, Cohocton, Rotterdam, Holland, Albion, Concord

^{42} Rotterdam, Chautauqua, Somerset, Evans, Holland, Concord

^{43} Chautauqua, Rotterdam

^{44} Cohocton, Rotterdam, Holland, Concord
e. Geotechnical impact. This shall at a minimum include an analysis of soils engineering and engineering geologic characteristics of the site based on on-site sampling and testing, foundation design criteria for all proposed structures, slope stability analysis, grading criteria for ground preparation, cuts and fills, and soil compaction.

f. Engineer’s report. This shall be prepared by a professional engineer licensed in New York State and provide information regarding:

i. Ice throw. The report shall calculate the maximum distance that ice from the turbine blades could be thrown.

ii. Blade throw. The report shall calculate the maximum distance that pieces of the turbine blades could be thrown.

iii. Catastrophic tower failure. The report shall include a statement from the turbine manufacturer detailing the wind speed and conditions that the turbine is designed to withstand.

iv. Certification by a registered New York State professional engineer that the foundation and tower design are sufficient to withstand wind-loading requirements for structures as established by the New York State Uniform Construction Code.

g. Optional add-on: [Shadow flicker. This shall identify locations where shadow flicker may interfere with off-site residences and roadways and the expected duration of the flicker. The study shall identify measures that shall be taken to eliminate or mitigate the problem.]

h. Optional add-on: [Fiscal and economic impact. This shall include a property value analysis prepared by a licensed appraiser in accordance with industry standards, regarding the potential impact on the value of properties adjoining the project site.]
Comment on § 5(A)(5)(c)

Similar to the quantitative values chosen for windmill height and rated capacity, the quantitative values here were chosen among those in currently existing ordinances that encourage wind energy development. Other more stringent values observed were all structures within 750 and 1000 feet and 2000 feet for more sensitive structures.

Comment on § 5(A)(7)

FAA requires aircraft warning lights on all towers taller than 200 feet. Only some large WECS would have to comply with this section.

Comment on § 5(A)(12)(b)

Conflict exists over what factors should be taken into account when analyzing noise impacts. Currently, wind developers consider A-weighted and tonal frequency of the sound being emitted from wind turbines. The A-weighted scale follows the frequency sensitivity of the human ear at low levels. The A-weighting curve has been widely adopted for environmental noise measurement, and is standard in many sound level meters. Sound level meters set to the A-weighting scale will filter out much of the low-frequency noise they measure, similar to the response of the human ear.

Some sound experts propose also accounting for C-weighted sound levels or dBC. The dBC scale follows the frequency sensitivity of the human ear at very high noise levels. The C-weighting scale is quite flat, and therefore includes much more of the low-frequency range of sounds than the A scale. Today, however, nearly all noise measurements for hearing conservation are measured in dBA. The dBC scale has been used as an indicator when low frequency noise may warrant additional study, but at the current time, is not used as a firm regulatory metric.

Some have argued that infrasound or low frequency sound at levels below the hearing threshold is potentially problematic. However, the peer reviewed scientific evidence to support

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52 Rotterdam
54 See e.g., Wind Turbine Noise, How it is Produced, Propagated, Measured and Received, at 2 (D. Bowdler and G. Leventhall ed. 2011).
55 See e.g., A.N. Salt and J.A. Kaltenback, Infrasound from Wind Turbines Could Affect Humans, Bulletin of Science, Technology and Society, at 296-301 (2011) (Pathways from the OHC to the brain exist by which infrasound that cannot be heard could influence function . . . which justifies the need for more detailed scientific studies of the problem); A.N. Salt, T.E. Hullar, Responses of the Ear to Low Frequency Sounds, Infrasound and Wind Turbines, Hearing Research 268, at 12-21 (2010); But c.f., G. Leventhall, Infrasound from Wind Turbines – Fact, Fiction or Deception, Canadian Acoustics, 34, at 29-36 (2006) (“The perception of infrasound occurs at levels higher than the levels produced by wind turbines and there is now agreement amongst acousticians that infrasound
such hypotheses is currently very limited. Yet, one aspect of the sound emissions that can lead to increased audibility and annoyance is the potential fluctuating nature of the sound (also known as amplitude modulation). 56

Renewable UK (formerly the British Wind Energy Association) is currently undertaking a far reaching study of the potential impacts of amplitude modulation but the results are not expected to be available for several more months. 57

6. Application Review Process

A. Application. Applicants for a special use permit for a wind energy facility must submit [ ] copies of the application to the [Town/City/Village] clerk. [Town/City/Village] staff or consultants shall within [30] days determine if all required information is included in the application. If the application is incomplete, the applicant will be provided with a written statement detailing the missing information. If the application is complete, the [Town/City/Village] clerk will forward the application to the [Town/City/Village] [Board/Planning Board]. 58

B. Hearings. The [Board/Planning Board] shall conduct at least one public hearing on the application with notice given to the public in the manner customary for the municipality. 59 [Optional add-on: All adjoining property owners within [1,500] feet of the outer boundary of the project must be given written notice of the hearing via certified mail.] 60 The [Town/City/Village] will also conduct the SEQRA review. 61

C. Approval. The [Town/City/Village] [Board/Planning Board] may grant the special use permit, grant the special use permit with conditions, or deny the special use permit in writing. 62 [Optional add-on: A denial of the special use permit must be based on substantial evidence.] 63

from wind turbines is not a problem. Statements on infrasound from objectors are considered and it is shown how these may have caused avoidable distress to residents near wind turbines and also diverted attention from the main noise source, which is the repeating sound of the blades interacting with the tower.”); G. Leventhall, What is Infrasound?, Progress in Biophysics and Molecular Biology, 93, 130-137 (2007); Sonus (2010), Infrasound Measurements from Wind Farms and Other Sources, available at http://www.google.com/url?q=http://www.goyder.sa.gov.au/webdata/resources/files/Attachment_5.pdf&sa=U&ei=PQsPT-iPMcLk0QGtsryvAw&ved=0CBcQFjAD&sig2=XRpmiDphlwALJxBrTDcTYVA&usg=AFQjCNG1cJg88SA5WafL0NjmMGnCDgUDQ. 50

See http://www.renewable-uk.com/events/annual-conference/programme-content/D2.html

57 See research Abstract for “Fourth International Meeting on Wind Turbine Noise,” Rome, Italy 12-14, April 2011, Fundamental Research in Amplitude Modulation –A Project by RenewableUK.

58 Chautauqua, Rotterdam, Somerset (Chautauqua requires application fees for special use permit & has section on them)

59 Cazenovia, Riga

60 Rotterdam

61 Chautauqua, Cohocton, Fairfield, Rotterdam, Roxbury, Somerset

62 Chautauqua, Rotterdam, Concord, Holland, Somerset

63 Concord, Holland
D. Optional add-on: [Findings. To grant the special use permit, the [Board/Planning Board] must find that the wind energy facility will not unreasonably interfere with the [Town/City/Village]’s orderly land use and development plans, the benefits to the applicant and the public exceed the burdens, the project is not detrimental to the public health, safety, or general welfare of the community, and the project complies with all of the relevant provisions of the zoning ordinance or will comply with those requirements based on conditions that may be attached to the approval unless variances have been granted.]\(^{64}\)

E. Optional add-on: [Consultants. The [Town/City/Village] reserves the right to hire any consultants and/or experts reasonably necessary to assist the [Town/City/Village] in reviewing and evaluating permit applications. All fees for such consultants shall be borne by the applicant.]\(^{65}\)

**Comment on § 6(B)**  
*Municipalities that choose to add this option should also add the option in § 5(A)(11).*

7. Environmental Review

A. Any applicant for a wind energy project of more than [ ] megawatts shall complete an Environmental Impact Statement in accordance with SEQR or other state equivalent pursuant to 6 NYCRR Part 617.

B. In addition to any other requirements mandated in 6 NYCRR Part 617, the EIS shall include the following:

1. A detailed construction and installation plan for the wind energy facility including: a construction schedule, hours of operation, routes to be used by vehicles, gross weights and heights of vehicles, traffic impacts, drawings of access roads, adverse sound impacts, a detailed plan for disposal of debris, and the name and phone number of a contact person in the field.\(^ {66}\)

2. An operation and maintenance plan that provides for regular maintenance schedules for the wind energy facility and any special maintenance requirements.\(^ {67}\)

3. A final transportation plan describing ingress and egress to the project site to deliver equipment and provide access during and after construction. Such plan

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\(^{64}\) Somerset, Concord, Holland  
\(^{65}\) Rotterdam (requires applicant to deposit money with Town for consultants), Riga (Applicant must advance to town fee of $1 per ft of height of each turbine, if not enough will be billed and payment made within 21 days)  
\(^{66}\) Caledonia, Evans, Holland, Rotterdam, Riga, Somerset, Concord  
\(^{67}\) Rotterdam
shall describe any anticipated improvements to existing roads, bridges, or other infrastructure, as well as measures which will be taken to restore damaged or disturbed access routes following construction.\(^{68}\)

4. A decommissioning and site restoration plan as detailed in § 9(B) of this article.\(^ {69}\)

5. Optional add-on: [A landscaping plan showing the current vegetation, describing the area to be cleared, listing the specimens proposed to be added, and detailing regrading and restoration measures to be taken after construction according to New York State Agriculture and Markets and New York State Department of Environmental Conservation guidelines. The plan should also include details regarding how erosion and sediment control will be dealt with.]\(^ {70}\)

C. Hearings. The [Board/Planning Board or SEQR Lead Agency] shall conduct at least one public hearing on the Draft EIS with notice given to the public in the accordance with 6 NYCRR Part 617.12(c)(2).

8. Criteria for Approval of WECS

A. Safety Standards.

1. The total height of each WECS shall not be more than [500] feet.\(^ {71}\)

2. The minimum distance from the ground to the rotor blade tips shall not be less than [15] feet.\(^ {72}\)

3. WECS shall not be climbable up to [10] feet above the ground.\(^ {73}\) This can be achieved through anti-climbing devices or a fence around the tower with locking portals at least [6] feet high.\(^ {74}\)

4. All access doors on towers or to electrical equipment shall be locked or fenced.\(^ {75}\)

5. There shall be clearly visible signs on all WECS, electrical equipment, and wind energy facility entrances warning of electrical shock or high voltage and harm

\(^{68}\) Rotterdam, Evans, Holland, Concord  
\(^{69}\) Holland, Somerset, Rotterdam  
\(^{70}\) Somerset, Evans, Holland, Concord  
\(^{71}\) Southport, Parma, Eden, Riga, Westfield/Caledonia, NY model, Evans/ Somerset, Rotterdam  
\(^{72}\) Southport/East Rochester/Parma/West Bloomfield/Schodack/Rotterdam (small WECS), Chautauqua, Westfield/Holland/Caledonia/Cazenovia/Riga/Rotterdam, Concord/Evans/Somerset, Vernon (10 ft)  
\(^{73}\) Parma, Eden/East Rochester/Albion/Schodack, NY/Caledonia/Cazenovia/Riga/Somerset, Concord/Holland, Evans  
\(^{74}\) West Bloomfield, Albion, Fairfield, Schodack, Chautauqua, Lebanon, Sheldon, South Bristol, Southport, Westfield  
\(^{75}\) Chautauqua, Evans, Holland, Riga, Somerset, Rotterdam
from revolving machinery. Signage shall also include a 24 hour emergency contact number.\textsuperscript{76}

6. WECS shall comply with all applicable FAA requirements for air traffic warning lights.\textsuperscript{77}

7. No artificial lighting shall be allowed on WECS except to the extent required by the FAA or other air safety authority. Minimal ground level security lighting is permitted.\textsuperscript{78}

8. Each WECS shall be equipped with both manual and automatic controls to limit the rotational speed of the blade within the design limits of the rotor. [Manual electrical and/or overspeed shutdown disconnect switches shall be provided and clearly labeled on the wind turbine structure]. No WECS shall be permitted which lacks an automatic braking, governing, or feathering system to prevent uncontrolled rotation, overspeeding, and excessive pressure on the tower structure, rotor blades, and turbine components.\textsuperscript{79}

9. Optional add-on: [The [Town/City/Village] [Board] may provide a reasonable setback for ice throw based upon the report submitted pursuant to §5(A)(12)(f)(i).]\textsuperscript{80}

\textbf{Comment on § 8(A)}

Quantitative values chosen in this section represent those most friendly to wind energy development while maintaining sufficient safety standards. Some municipalities may choose to implement different values based on individual circumstances. Chosen values for height varied from 100 feet to 450 feet. Chosen values for minimum distance from ground varied from 15 feet to 50 feet. Chosen values for climbable distance from ground varied from 10 feet to 30 feet.

\textbf{Comment on §8(A)(8)}

A number of municipalities have ordinance provisions requiring manual electrical and/or overspeed/shutdown/disconnect switches which are located directly on the wind turbine structure. However, we have been informed by at least one wind developer that they are unaware of any practical application of this requirement and they question whether turbine manufacturers have created such a switch. Additionally, they also expressed concern that if such a switch existed, it could expose the turbines to tampering.

\begin{flushleft}
B. Siting and Installation.
\end{flushleft}

\begin{enumerate}
\item[76] Augusta, Rotterdam, Cazenovia, Albion, Chautauqua, Evans, Holland, Riga, Somerset
\item[77] Augusta, Caledonia, NY
\item[78] Cazenovia, Cohocton, Albion, Fairfield, Holland, NY, Riga, Rotterdam, Chautauqua, Malone, Roxbury
\item[79] Augusta, NY Model, Concord, Cohocton, Evans, Holland, Caledonia, Cazenovia, Somerset, West Bloomfield, Fairfield, Schodack, Albion, Rotterdam, Chautauqua, Eden, Malone, South Bristol, Roxbury, Stark
\item[80] Concord, Holland, Somerset
\end{enumerate}
1. Road access to project site. Subject to the property owner’s preference, entrances to access roads must be gated and kept locked. The applicant must only use designated traffic routes established in the application review process. Routes should be chosen to minimize traffic impacts taking into consideration wind energy facility related traffic during school bus times, wear and tear on local roads, and impacts on local businesses. Existing roads should be used to the extent possible or if new roads are needed they should minimize the amount of land used and the adverse environmental impacts. The applicant is responsible for remediation of any damaged roads due to siting and installation of the wind energy facility.\(^{81}\)

2. Power lines. Power lines between turbines and between turbines and any other buildings or structures should be completely underground.\(^{82}\) To the extent practicable, power lines between turbines and the on-site substation should be placed underground.\(^{83}\) Power lines for connection to the public utility company and transmission poles, towers, and lines may be aboveground.\(^{84}\)

3. Connection of transmission lines from the wind energy facility to local distribution lines.
   a. No construction of any WECS shall be started until evidence is given of a signed interconnection agreement or letter of intent with an interconnecting utility company.\(^{85}\)
   b. The wind energy facility shall meet the requirements for interconnection and operation as set forth in the electric utility’s then current service regulations applicable to wind power generation facilities.\(^{86}\)
   c. Transmission lines and points of connection to local distribution lines should be combined to the extent possible. The wind energy facility should be connected to existing substations if possible, or if new substations are needed, the number should be minimized.\(^{87}\)

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\(^{81}\) Chautauqua, Concord, Holland, Rotterdam
\(^{82}\) Augusta, Chautauqua, Cohocton, Westfield, Evans, Caledonia, Cazenovia, Somerset, Holland, Rotterdam, Albion, NY Model
\(^{83}\) Malone
\(^{84}\) Albion, Stark, NY Model
\(^{85}\) Eden, Somerset, Schodack, Riga
\(^{86}\) NY Model
\(^{87}\) NY Model
4. Any construction on agricultural land should be conducted according to the New York State Department of Agriculture and Market “Guidelines for Agricultural Mitigation for Wind Power Projects.”\(^{88}\)

**Comment on §8(B)1**

*Different municipalities have different individuals or governing bodies controlling the roads. Nothing in this provision should be deemed to interfere with the powers of the existing road authority.*

**Comment on §8(B)2**

*On-site turbine substations must be located close to a power source. As such, there may be miles in between the actual wind turbines and the substation. This distance may span wetlands or uneven terrain making it necessary for power lines between turbines and the on-site substation to run above ground rather than below ground.*

C. Setbacks.

1. Each WECS shall be set back [1.5] times tower height from all existing residences on a non-participating landowner’s property.\(^{89}\)

2. Each WECS shall be set back [2] times tower height from the nearest school, hospital, church, or public library.\(^{90}\)

3. Each WECS shall be set back [1] times tower height from all property lines, overhead utility or transmission lines, other towers, electrical substations, meteorological towers, and public roads.\(^{91}\)

4. Optional add-on: [Each WECS shall be set back [1.5] times tower height from all structures and buildings other than residences on a non-participating landowner’s property.]\(^{92}\)

5. Waivers. Setbacks may be waived by the [Town/City/Village] [Board] if there is written consent from the affected property owners at the beginning of construction stating that they are aware of the WECS and the setback limitations imposed by this article and that their consent is granted to allow reduced setbacks.

\(^{88}\) Chautauqua, Rotterdam  
\(^{89}\) Augusta, Cohocton, PA Model, Westfield, NY Model, NY Model, NY Model, Concord/Holland, Concord/Holland/PA, Malone, Model/NY Model, Chautauqua, Evans/Somerset/Rotterdam/NY Model, Riga, Sheldon  
\(^{90}\) PA Model/NY Model, Chautauqua, Riga, NY Model  
\(^{91}\) Eden/West Bloomfield/Parma, PA Model/NY Model/Riga, Westfield, NY Model/Albion/Holland/Chautauqua/Concord/Somerset/Rotterdam/Westfield, Chautauqua, Riga  
\(^{92}\) Concord, Evans/Holland/Riga/Somerset
6. Optional add-on: [In order to advise all subsequent owners of the burdened property, the consent, in the form required for an easement describing the benefited and burdened properties, must be recorded in the [County Clerk]’s office. The easement shall be permanent and may not be revoked without the consent of the [Town/City/Village] [Board], which consent shall be granted upon either the completion of decommissioning of the benefited WECS in accordance with this article, or the acquisition of the burdened parcel by the owner of the benefited parcel.] If written consent is not obtained, a variance from the Zoning Board of Appeals shall be required to waive setback requirements.

**Comment on § 8(C)**

The quantitative choice for WECS setbacks is one of the more crucial choices made. Again, the values chosen by the ordinance represent those friendly to wind energy development. However, these values may be modified based on the individual circumstances faced by municipalities. Chosen values for residence setback varied from 1.2 to 2.25 times the height of the WECS or from 1,000 to 3,000 feet total. For the model ordinance, a multiplier was chosen because it makes setbacks more flexible for various types of WECS. Chosen values for setbacks from sensitive buildings ranged from 1,000 to 3,000 feet. Chosen values for setbacks from property lines ranged from 1.1 to 1.5 times height of WECS or 1,000 to 1,500 feet.

D. Nuisance.

1. Noise:

   a. The noise level generated by a WECS shall not exceed [45] A-weighted decibels (“dBA”) for more than six minutes out of any one-hour time period, or exceed 50 dBA for any time period, as measured at the [site property line] of a non-participating residence.

   b. The noise level generated by a WECS must also not increase ambient sound levels by more than 3 dBA at any sensitive noise receptors, including residences, hospitals, libraries, schools, and places of worship, within 2,500 feet of the site property line.

   c. If the ambient noise level measured at [the site property line] exceeds the standard, the standard shall be equal to the ambient noise level plus 3 dBA.

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93 Chautauqua (mostly), Holland, Concord, Westfield, Somerset, Rotterdam (some written consent enough)
94 Town of Barre, Town of Concord
95 Holland
96 Chautauqua, Westfield, Caledonia (over all), Chautauqua/Cazenovia/Westfield/Caledonia/Riga/Concord/Evans/Holland/Somerset, PA Model/NY Model/Southport
d. Independent certification shall be required after construction demonstrating compliance with this requirement.

2. Interference with electromagnetic communications, radio signals, microwave and television signals. No wind energy facility shall be installed in any location where its proximity with microwave communications, fixed broadcast, retransmission or reception antenna for radio, wireless phone, or other personal communications systems would produce substantial electromagnetic interference with signal transmission or reception. Any interference with television signals shall be mitigated by the wind energy developer.

Comment on §8(D)(1)

Sample ordinances contain a wide range of noise levels spanning anywhere from 40 - 65 dBA. The 45 dBA limit was selected as it seems to strike a balance between the reasonable prevention or mitigation of nuisance and what is generally achievable in terms of project sound levels at typical project sites. Some municipalities may choose different standards, for example, to set a more generous dBA limit for daytime noise levels and a stricter limit for nighttime noise. However, it is important to be aware that lowering the allowable threshold for noise in the nighttime will come with a loss of productivity from the turbines.

Another option that is worth additional study is the “ambient plus” standard. An ambient plus 6 dBA limit has been used by several municipalities and has been suggested by the New York State Department of Environmental Conservation as an appropriate standard which allows wind energy projects go forward with an eye toward tailoring their projects to existing local conditions. Employing an “ambient plus” standard may reduce points of conflict between local residents and wind energy developers by starting measurements at the existing baseline rather than assuming a fixed numerical dBA value. However, one difficulty in employing this standard is establishing the baseline ambient level.

It should also be noted that turbine noise can be measured from either the site property line or the closest occupied residence depending on how the municipality wishes to strike a balance between protecting residents from potential nuisance, and the interests of greater wind development.

E. Environmental and Visual Effects.

1. Advertising. No advertising shall be allowed on any part of the wind energy facility including the fencing and support structures. No lettering, company insignia, brand names, logo, or graphics shall be allowed on the tower or blades.

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97 NY Model, Chautauqua, Cohocton, Evans, Cazenovia, Rotterdam, Eden, Parma, Riga, Somerset, Albion
98 See e.g., Town of Chili, Town of Le Ray (uses ambient plus 5 dBA).
Reasonable identification of the turbine manufacturer, facility owner, and facility operator is permitted.\(^9\)

2. Colors and surfaces of WECS. Colors and surface treatment of all WECS shall minimize visual disruption by using white, beige, off-white, gray or another non-reflective, unobtrusive color. Subject to the preceding sentence and all applicable FAA requirements other WECS components (excluding the tower and blades) shall make use of materials, textures, screening, and landscaping that blend the facility into the natural setting and existing environment to the extent practicable.\(^10\)

3. Landscaping. Subject to the land-owner’s preference, the landscaping of the wind energy facility should be appropriate to screen accessory structures from roads and adjacent residences. It should be designed to minimize the impacts of land clearing and loss of open space.\(^11\)

4. Ecosystems and animals. Wind energy facilities may not cause any violations of the Endangered Species Act or of New York State’s Endangered Species Regulations.\(^12\)

5. Optional add-on: [Visual setbacks. WECS should be set back from the tops of visually prominent ridgelines and designed and located to minimize adverse visual impacts to neighboring residential areas. WECS shall not be installed in any location that would substantially detract from or block the view of all or a portion of a recognized scenic vista as viewed from any public viewing areas such as public parks, roads, trails, or open space.]\(^13\)

6. Optional add-on: [Shadow flicker. WECS shall be located in a manner that makes reasonable efforts to minimize shadow flicker to any [occupied building/residences/roadway] on a non-participating landowner’s property. Wind energy developers shall be required to undertake reasonable mitigation measures for shadow flicker in accordance with the preferences of the land owner provided it allows the continued operation of the WECS. This mitigation obligation shall be incorporated into any special use permit approval.]\(^14\)

Comment on §8(E)(5)

It should be noted that cities, towns and villages that wish to enact favorable wind policies should use caution in adopting §8(E)(5). In order to maximize productivity, wind

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\(^9\) Concord, Caledonia, Fairfield, Malone, Stark, NY Model
\(^10\) Concord, Evans, Holland, Somerset, NY Model, Evans, Caledonia, Somerset, Albion
\(^11\) NY Model, Caledonia, Chautauqua, Riga, Rotterdam, Chautauqua, Evans, Concord, Holland
\(^12\) Chautauqua, Concord, Evans, Holland, Somerset
\(^13\) NY Model, Albion, Cazenovia
\(^14\) PA Model, Concord, Holland, Rotterdam
turbines need to be located where there is a substantial wind resource. In ridge installations, this will likely be along the ridgeline. This provision will therefore foreclose a prodigious source of wind energy. Furthermore, as wind turbines may be visible from great distances, a provision which prohibits their installation where they interfere with a “scenic vista” may result in untenable limits on wind development.

Comment on §8(E)(6)
Shadow flicker can be mitigated in a variety of ways including through window shades and landscaping. What is considered an appropriate form of mitigation will vary according to the preferences of the land-owner and is best addressed on a case-by-case basis.

F. Operation.

1. Maintenance. The owner of the WECS shall submit an annual report of operations and maintenance to the [Town/City/Village].

   a. All WECS must be maintained in operational condition meeting all of the requirements of this article and other permit conditions at all times, subject to reasonable maintenance and repair outages. If the WECS becomes inoperative, damaged, unsafe, or violates a permit condition or standard, the owner/operator shall remedy the situation within [90] days after written notice from the [Code Enforcement Officer]. The [Code Enforcement Officer] or the [Town/City/Village] [Board] may extend the period by [90] days.\(^{105}\)

   b. If the WECS is not repaired or brought into permit compliance within the timeframe stated above, the [Town/City/Village] may, after a public hearing, order remedial action or revoke the special use permit and order removal of the WECS within [90] days.\(^{106}\)

2. Inspections. All wind energy facilities shall be inspected annually for structural and operational integrity by a New York State licensed professional engineer, who has been approved by the [Town/City/Village].\(^{107}\) The [Town/City/Village] [Code Inspection Officer]/[a New York State licensed engineer] has the right to enter the premises of the wind energy facility at any reasonable time to inspect the WECS.\(^{108}\)

9. Abatement, Decommissioning, Site Restoration Plan and Bond

A. Abatement and Decommissioning.

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\(^{105}\) Rotterdam, Chautauqua, Concord
\(^{106}\) Chautauqua, Concord
\(^{107}\) Concord/Evans/Holland/Somerset/Caledonia, Westfield
\(^{108}\) Westfield, Caledonia, Cazenovia, Parma, Eden, Evans, Somerset, Concord, Holland
1. If the wind energy facility is not operated for a continuous period of [12] months, the [Town/City/Village] will contact the applicant by registered mail and provide [45] days for a response. The applicant is required to respond and set forth reasons for the stoppage and a timetable for action. If the [Town/City/Village] has made all reasonable efforts to notify the applicant but the applicant does not satisfactorily respond, the [Town/City/Village] can contract for removal and restoration using the money in the decommissioning bond, after salvage value, and charge the applicant any difference in cost.\footnote{109}

B. Decommissioning and Site Restoration Plan.\footnote{110}

1. The plan shall include:
   a. The anticipated life of the WECS,
   b. Triggering events for decommissioning and removal,
   c. The estimated decommissioning costs in current dollars,
   d. How the estimate was determined,
   e. Provision for a re-estimate of such decommissioning costs every five years by a professional engineer licensed in New York State, and
   f. The manner in which the WECS will be decommissioned and the site restored including removal of all structures, turbines, cabling, electrical components, debris, and foundations to a depth of [36] inches, restoration of the soil and vegetation, and restoration of roads and driveways, less any fencing or residual minor improvements requested by the landowner.\footnote{111}

C. Bond.

1. A decommissioning bond payable to the [Town/City/Village] in an amount to be determined by the [Town/City/Village] for removal of nonfunctional WECS and restoration of the wind energy facility site shall be maintained by the applicant.\footnote{112}

2. The bond, letter of credit, or other equivalent form of security must be confirmed to be sufficient to cover decommissioning and site restoration costs every [5] years.\footnote{113}

\footnote{109} Eden (45 days), Westfield, Chautauqua, Concord, Holland, Caledonia, Rotterdam (90 days), Albion\footnote{110} Rotterdam, Chautauqua, Concord, Eden, Fairfield, Holland, Evans, Lebanon, Somerset, Riga\footnote{111} PA Model, Cohocton, Holland, Evans/Somerset, Riga, Stark (40 inches)\footnote{112} Chautauqua, Holland, Concord, Fairfield, Riga, Cazenovia, PA Model, Rotterdam, Caledonia
10. Liability Insurance

A. Prior to issuance of a building permit, the applicant shall provide the [Town/City/Village] with proof of a general liability insurance policy at a level to be determined by the [Town/City/Village] [Board] in consultation with the [Town/City/Village]'s insurer, to cover damage or injury that might result from failure of any part of the wind energy facility.\(^\text{114}\)

11. Transfer and Replacement

A. If ownership of a WECS changes, the new owner must present full contact information and proof to the [Town/City/Village] clerk that all required bonds and insurance policies remain in full force [30] days prior to the transfer of ownership.\(^\text{115}\)

B. Any replacement of or modification or alteration to a WECS, excluding regular maintenance and repair, requires an amendment to the special use permit, which amendment shall not be unreasonably withheld.\(^\text{116}\)

C. Replacement of a WECS may occur without [Town/City/Village] [Board/Planning Board] approval when there will be:

   1. No increase in the total height of the WECS,
   2. No change in the location of the WECS,
   3. No additional lighting on the WECS, except to the extent required by the FAA,\(^\text{117}\) and
   4. No increase in noise produced by the WECS.\(^\text{118}\)

12. Requirements for Wind Measurement Towers

A. The Town Board acknowledges that prior to construction of a WECS, a wind site assessment is conducted to determine the wind speeds and the feasibility of using particular sites. Installation of wind measurement towers, also known as anemometer towers, shall be permitted as a special use in [ ] districts.\(^\text{119}\)

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\(^\text{113}\) Riga, Concord/Eden/Holland
\(^\text{114}\) Westfield, Eden, Evans, Caledonia, Somerset, Rotterdam, some put levels of money req’d ($1M/$5M)
\(^\text{115}\) Concord, Holland
\(^\text{116}\) Concord, Cohocton, Holland, Somerset, Chautauqua, Albion
\(^\text{117}\) Cohocton
\(^\text{118}\) Chautauqua, Albion
\(^\text{119}\) Chautauqua
B. Anyone seeking to build a temporary or permanent wind measurement tower must submit an application for a special use permit to the [Town/City/Village] [Board/Planning Board]. The special use permit for a temporary wind measurement tower is valid for up to [5] years and may be renewed.

1. An application for a wind measurement tower shall include:
   a. Name, address, and telephone number of the applicant.
   b. Name, address, and telephone number of the property owner. If the property owner is not the applicant, the application shall include a letter or other written permission signed by the property owner confirming that the property owner is familiar with the proposed applications and authorizing the application.
   c. Address of each proposed tower site, including tax map section, block, and lot number.
   d. Site plan.
   e. Decommissioning plan, based on the criteria in this article for WECS, including a security bond or cash for removal.

C. Wind measurement towers must be set back from property lines at least [1] times the total height of the tower.

D. Removal.

   1. Temporary wind measurement towers shall be removed no later than date applicable special use permit expires.
   2. Subsequent to removal of temporary or permanent wind measurement towers, installation sites shall be restored to a condition substantially similar to the site’s condition upon installation of wind measurement tower.

13. Enforcement and Violations

A. The [Town/City/Village] [Board] shall appoint such [Town/City/Village] staff or outside consultants as it sees fit to enforce this article.

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120 Derived from Town of Malone
121 Chautauqua, Evans
122 Chautauqua
123 Chautauqua
B. During construction, the [Town/City/Village] [Code Enforcement Officer] may issue a stop work order at any time for violations of this ordinance, the special use permit, building permit, or site plan approval.\(^{125}\)

C. Any person owning, controlling, or managing any building, structure, or land who undertakes a wind energy facility in violation of this article or in noncompliance with the terms and conditions of any permit issued pursuant to this article, or any order of the [Code Enforcement Officer], and any person who assists in so doing, shall be guilty of an offense and subject to a fine of not more than [$350]. Every such person shall be guilty of a separate offense for each [day/week] such violation shall continue. The [Town/City/Village] may institute a civil proceeding to collect civil penalties in the amounts set forth herein for each violation.\(^{126}\)

D. In case of any violation or threatened violation of any of the provisions of this article, including any permits issued pursuant to this article, the [Town/City/Village] may institute any appropriate action or proceeding to prevent such unlawful erection, structural alteration, reconstruction, moving and/or use, and to restrain, correct or abate such violation to prevent the illegal act.\(^{127}\)

14. Host Community Agreements

Nothing in this article limits the [Town/City/Village]’s ability to enter into an agreement with the applicant to compensate the [Town/City/Village] for expenses or impacts of the WECS.\(^{128}\)

15. New York State Real Property Tax Law exemption

Optional add-on: [The [Town/City/Village] exercises its right to opt out of the tax exemption provisions of Real Property Tax Law Section 487.]\(^{129}\)

**Comment on § 15**

Real Property Law Section 487 states that real property containing a solar, wind, or farm waste energy system approved by the State Energy Research and Development Authority is exempt from taxation for a period of 15 years to the extent of any increase in assessed value due to the system. Such property is liable for special ad valorem levies and special assessments. The exemption as reenacted in 1990 is subject to local option. Thus municipalities that opt out of this law can still tax the increase in assessed value of property with a wind system on it.

\(^{124}\) Chautauqua, Rotterdam
\(^{125}\) Evans, Somerset
\(^{126}\) Eden/Parma, Albion/Chautauqua, Rotterdam
\(^{127}\) Chautauqua
\(^{128}\) Chautauqua, Holland
\(^{129}\) Chautauqua, Concord, Evans, Holland, Somerset, Albion