(Please Use this Form for Filing your Local Law with the Secretary of State)

Text of law should be given as amended. Do not include matter being eliminated and do not use italics or underlining to indicate new matter.

City x	of Watkins G	len		
Village		•		
i	Local Law No	7	of the year 19	83
		•		

A local law Requiring Prior Notice of Defective Condition

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Be it e	enacted by theBO	nd of Trustees	of the
	•	(Name of Logislative Body)	Of the
Escensive Estyxx Power Village	Watkins Glen		as follows:

The Village of Watking Glen shall not be liable for the damage or injury sustained by any person in consequence of any street, highway, bridge, culvert, sidewalk or crosswalk or other Village owned property, being out of repair, unsafe, dangerous or obstructed by snow, ice, or otherwise or in any way or manner, unless written notice of the defective, unsafe, dangerous or obstructed condition of said street, highway, bridge, culvert, sidewalk or crosswalk or other Village owned property shall have been given to the Board of Trustees of said Village, or at the office of the Clerk of said Village, at least twenty-four hours previous to said damage or injury. This section applies to claims of infants and all other persons. No action may be maintained for damages or injuries to person or property caused or sustained as aforesaid, unless the action is commenced within one year after such damages or injuries were sustained. This section applies to claims of infants and all other persons. The place of trial of all actions or proceedings against the Village or any of its boards or officers shall be in the County of Schuyler, unless changed by order of the court.

This Local Law shall take effect immediately upon filing with the Secretary of State.

(Complete the certification in the paragraph which applies to the filing of this local law and strike out the matter therein which is not applicable.) 1. (Final adoption by local legislative body only.) COUNTY XXXX Watkins Glen was duly passed by the Board of Trustees of the of... **AWOR** Village December 19 19...83. in accordance with the applicable provisions of law. on ... (Passage by local logislative body with approval or no disapproval by Elective Chief Executive Office or repassage after disapproval.)was duly passed by the(Name of Legislative Body) City Town Village not disapproved on19...... and was approved by the . Elective Chief Executive Officer repassed after disapproval and was deemed duly adopted on 19....... , in accordance with the applicable provisions of law. 3. (Final adoption by referendum.) County City Town of the wax duly passed by the (Name of Legislative Body) Village ant (lisapproved and was approved by the ... Elective Chief Executive Officer * repassed after disapproval19....... Such local law was submitted to the people by reason of a mandatory permissive referendum, and received the affirmative vote of a majority of the qualified electors voting thereon at the special election held on.. 19...... , in accordance with the appliannual cable provisions of law. 4. (Subject to permissive referendum, and final adoption because no valid petition filed requesting referendum.) County of the City was duly passed by the (Name of Legislative Village not disapproved and was approved by the repassed after disapproval Elective Chief Executive Officer # .19....... Such local law being subject to a permissive referendum and no valid petition requesting such referendum having been filed, said local law was deemed duly adopted on ..., in accordance with the applicable provisions of law

^{*}Elective Chief Executive Officer means or includes the chief executive officer of a county elected on a county-wide besis or, if there be none, the chairman of the county legislative body, the mayor of a city or village or the supervisor of a town, where such officer is vested with power to approve or veto local laws or ordinances.

(City local law concerning Charter revision	proposed by potition.)
	nexed hereto, designated as local law No
of the City of	
provisions of \$ 36 of the Municipal Home Ru	ule Law, and having received the affirmative vote of a majorit
of the qualified electors of such city voting	g thereon at the special election held on
19 became operative.	Keneral
6. (County local law concerning adoption of Ch	arter:
I hereby certify that the local law and	nexed hereto, designated as Local Law No of 19 of th
General Election of November	of New York, having been submitted to the Electors at the, pursuant to subdivisions 5 and 7 of Section 33 of the Munne affirmative vote of a majority of the qualified electors of the subject of the supplied selectors.
certification.)	
I further certify that I have compared and that the same is a correct transcript to finally adopted in the manner indicated in page 1.	the preceding local law with the original on file in this office herefrom and of the whole of such original local law, and was a ragraph above.
	Mrum R. Kelly
	Clerk of the County legislative body, Clerk or
D. February C. 2004	officer designated by local legislative body
Date: February 6, 1984	
(Seal)	
Market State Committee Com	•
Manager Commence	
of the constant of	
(Certification to be executed by County Attorney of locality.)	orney, Corporation Counsel, Town Attorney, Village Attorney
STATE OF NEW YORK	
COUNTY OFSCHUYLER	
I, the undersigned, hereby certify that proper proceedings have been had or taken f	the foregoing local law contains the correct text and that all or the enactment of the local law annexed hereto.
	Commit Zwell
	Signature N. J. T. D. C. A.
	Village Attorney
Note: February 6 1004	Title Country
Date: February 6, 1984	CMy of Watkins Glen Tawn Villem

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