SECTION 1: PURPOSE & INTENT

The purpose of this Ordinance is to establish guidelines for siting Wind Energy Turbines (WETs). The goals are as follows:

A. To promote the safe, effective, and efficient use of a WET in order to reduce the consumption of fossil fuels in producing electricity.

B. Preserve and protect public health, safety, welfare, and quality of life by minimizing the potential adverse impacts of a WET.

C. To establish standards and procedures by which the siting, design, engineering, installation, operation, and maintenance of a WET shall be governed.

SECTION 2: DEFINITIONS

A. Ambient Sound Level is the amount of background noise at a given location prior to the installation of a WET(s) which may include, but not be limited to, traffic, machinery, lawnmowers, human activity, and the interaction of wind with the landscape. The ambient sound level is measured on the dB(A) weighted scale as defined by the American National Standards Institute.

B. Anemometer is a temporary wind speed indicator constructed for the purpose of analyzing the potential for utilizing a wind energy turbine at a given site. This includes the tower, base plate, anchors, cables and hardware, wind direction vanes, booms to hold equipment, data logger, instrument wiring, and any telemetry devices that are used to monitor or transmit wind speed and wind flow characteristics over a period of time for either instantaneous wind information or to characterize the wind resource at a given location.

C. Condominium Development is defined as a development that is created under the Condominium Act.

D. General Common Element is defined as an area designated for use by all owners within condominium development.

E. Decibel is defined as unit of measure used to express the magnitude of sound pressure and sound intensity. Decibels shall be measured on the dB(A) weighted scale as defined by the American National Standards Institute.

F. Decommissioning is the process of terminating operation and completely removing a WET(s) and all related buildings, structures, foundations, access roads, and equipment.

G. Large Wind Energy Turbine (LWET) is a tower-mounted wind energy system that converts wind energy into electricity through the use of equipment which includes any base, blade,
foundation, generator, nacelle, rotor, tower, transformer, vane, wire, inverter, batteries, or other components used in the system. The LWET has a nameplate above two hundred fifty (250) kilowatts, and the main purpose of the LWET is to supply electricity to off-site customers.

H. **Medium Wind Energy Turbine (MWET)** is a tower-mounted wind energy system that converts wind energy into electricity through the use of equipment which includes any base, blade, foundation, generator, nacelle, rotor, tower, transformer, vane, wire, inverter, batteries, or other components used in the system. The MWET has a nameplate capacity that does not exceed two hundred fifty (250) kilowatts. The Total Height does not exceed one hundred and fifty (150) feet.

I. **Nacelle** refers to the encasement which houses all of the generating components, gear box, drive tram, and other equipment.

J. **Net-Metering** is a special metering and billing agreement between utility companies and their customers, which facilitates the connection of renewable energy generating systems to the power grid.

K. **Occupied Building** is a residence, school, hospital, church, public library, business, or any other building used for public gatherings.

L. **Operator** is the entity responsible for the day-to-day operation and maintenance of a Wind Energy Turbine (WET).

M. **Owner** is the individual or entity, including their respective successors and assigns, that have an equity interest or own the Wind Energy Turbine (WET) in accordance with this ordinance.

N. **Rotor Diameter** is the cross-sectional dimension of the circle swept by the rotating blades of a WET.

O. **Shadow Flicker** is the moving shadow, created by the sun shining through the rotating blades of a Wind Energy Turbine (WET). The amount of shadow flicker created by a WET is calculated by a computer model that takes into consideration turbine location, elevation, tree cover, location of all structures, wind activity, and sunlight.

P. **Small Tower-Mounted Wind Energy Turbine (STMWET)** is a tower-mounted wind energy system that converts wind energy into electricity through the use of equipment which includes any base, blade, foundation, generator, nacelle, rotor, tower, transformer, vane, wire, inverter, batteries, or other components used in the system. The STMWET has a nameplate capacity that does not exceed thirty (30) kilowatts. The Total Height does not exceed one hundred twenty (120) feet.

Q. **Structure** is any building or other structure, such as a municipal watertower that is a minimum of twelve (12) feet high at its highest point of roof and is secured to frost-footings or a concrete slab.

R. **Small Structure-Mounted Wind Energy Turbine (SSMWET)** converts wind energy into electricity through the use of equipment which includes any base, blade, foundation, generator, nacelle, rotor, tower, transformer, vane, wire, inverter, batteries, or other components used in the system. A SSMWET is attached to a structure’s roof, walls, or other elevated surface. The
SSMWET has a nameplate capacity that does not exceed ten (10) kilowatts. The Total Height does not exceed fifteen (15) feet as measured from the highest point of the roof, excluding chimneys, antennae, and other similar protuberances.

S. **Total Height** is the vertical distance measured from the ground level at the base of the tower to the uppermost vertical extension of any blade, or the maximum height reached by any part of the Wind Energy Turbine (WET).

T. **Tower** is a freestanding monopole that supports a Wind Energy Turbine (WET).

U. **Upwind Turbine** is a Wind Energy Turbine (WET) positioned in a manner so that the wind hits the turbine blades before it hits the tower in order to avoid the thumping noise which can occur if the wind is disrupted by hitting the tower before the blades.

V. **Wind Energy Overlay District** is a district(s) created by the ____________ city/village/township board/council, upon receiving a recommendation from the Planning Commission, which are specific areas within ____________ city/village/township best situated for development of a Large Wind Energy Turbine (LWET).

W. **Wind Energy Turbine (WET)** is any structure-mounted, small, medium, or large wind energy conversion system that converts wind energy into electricity through the use of a Wind Generator and includes the nacelle, rotor, tower, and pad transformer, if any.

**SECTION 3: APPLICABILITY**

A. This Ordinance applies to all WETs proposed to be constructed after the effective date of this Ordinance.

B. All WETs constructed prior to the effective date of this Ordinance shall not be required to meet the requirements of this Ordinance; however, any physical modification to an existing WET that materially alters the size, type, equipment or location shall require a permit under this Ordinance.

**SECTION 4: TEMPORARY USES**

The following is permitted in all zoning districts as a temporary use, in compliance with the provisions contained herein, and the applicable WET regulations.

A. **Anemometers**

1. The construction, installation, or modification of an anemometer tower shall require a building permit and shall conform to all applicable local, state, and federal applicable safety, construction, environmental, electrical, communications, and FAA requirements.

2. An anemometer shall be subject to the minimum requirements for height, setback, separation, location, safety requirements, and decommissioning that correspond to the size of the WET that is proposed to be constructed on the site.

3. An anemometer shall be permitted for no more than thirteen (13) months for a SSMWET, STMWET, or MWET, and no more than three (3) years for a LWET.
SECTION 5: PERMITTED USES

A Small Structure-Mounted Wind Energy Turbine (SSMWET) and a Small Tower-Mounted Wind Energy Turbine (STMWET) shall be considered a permitted use in all zoning districts and shall not be erected, constructed, installed, or modified as provided in this Ordinance unless a building permit has been issued to the Owner(s) or Operator(s).

All SSMWETs and STMWETs are subject to the following minimum requirements:

A. Siting and Design Requirements:
   1. “Upwind” turbines shall be required.
   2. Visual Appearance
      a) A SSMWET or STMWET, including accessory buildings and related structures shall be a non-reflective, non-obtrusive color (e.g. white, gray, black). The appearance of the turbine, tower, and any ancillary facility shall be maintained throughout the life of the SSMWET or STMWET.
      b) A SSMWET or STMWET shall not be artificially lighted, except to the extent required by the FAA or other applicable authority, or otherwise necessary for the reasonable safety and security thereof.
      c) SSMWET or STMWET shall not be used for displaying any advertising (including flags, streamers, or decorative items), except for identification of the turbine manufacturer.
   3. Ground Clearance: The lowest extension of any blade or other exposed moving component of a SSMWET or STMWET shall be at least fifteen (15) feet above the ground (at the highest point of the natural grade within thirty [30] feet of the base of the tower) and, in addition, at least fifteen (15) feet above any outdoor surfaces intended for human use, such as balconies or roof gardens, that are located directly below the SSMWET or STMWET.
   4. Noise: Noise emanating from the operation of a SSMWET or STMWET shall not exceed, at any time, the lowest ambient sound level that is present between the hours of 9:00 p.m. and 9:00 a.m. at any property line of a residential use parcel or from the property line of parks, schools, hospitals, and churches. Noise emanating from the operation of a SSMWET(s) or STMWET shall not exceed, at any time, the lowest ambient noise level plus 5 dBA that is present between the hours of 9:00 p.m. and 9:00 a.m at any property line of a non-residential use parcel.
   5. Vibration: Vibrations shall not be produced which are humanly perceptible beyond the property on which a SSMWET or STMWET is located.
   6. Guy Wires: Guy wires shall not be permitted as part of the SSMWET or STMWET.
   7. In addition to the Siting and Design Requirements listed previously, the SSMWET shall also be subject to the following:
      a) Height: The height of a SSMWET shall not exceed 15 feet as measured from the highest point of the roof, excluding chimneys, antennae, and other similar protuberances.
      b) Setback: The setback of the SSMWET shall be a minimum of fifteen (15) feet from the property line, public right-of-way, public easement, or overhead utility lines if mounted directly on a roof or other elevated surface of a structure. If the SSMWET is affixed by any extension to the side, roof, or other elevated surface, then the setback from the property line or public right-of-way shall be a minimum
of fifteen (15) feet. The setback shall be measured from the furthest outward extension of all moving parts.

c) Separation: If more than one SSMWET is installed, a distance equal to the height of the highest SSMWET must be maintained between the base of each SSMWET.

8. In addition to the Siting and Design Requirements listed previously, the STMWET shall also be subject to the following:

a) Height: The Total Height of a STMWET shall not exceed one hundred twenty (120) feet.

b) Location: The STMWET shall only be located in a rear yard of a property that has an occupied building.

c) Occupied Building Setback: The setback from all occupied buildings on the applicant’s parcel shall be a minimum of twenty (20) feet measured from the base of the Tower.

d) Other Setbacks: The setback shall be equal to the Total Height of the STMWET, as measured from the base of the Tower, from the property line, public right-of-way, public easement, or overhead public utility lines. This setback may be reduced if the applicant provides a registered engineer’s certification that the WET is designed to collapse, fall, curl, or bend within a distance or zone shorter than the height of the wind turbine.

e) Separation: If more than one STMWET is installed, a distance equal to the height of the highest STMWET must be maintained between the base of each STMWET.

f) Electrical System: All electrical controls, control wiring, grounding wires, power lines, and system components shall be placed underground within the boundary of each parcel at a depth designed to accommodate the existing land use to the maximum extent practicable. Wires necessary to connect the wind generator to the tower wiring are exempt from this requirement.

B. Permit Application Requirements:

1. Name of property owner(s), address, and parcel number.

2. A site plan shall include maps (drawn to scale) showing the proposed location of all components and ancillary equipment of the SSMWET(s) or STMWET, property lines, physical dimensions of the property, existing building(s), setback lines, right-of-way lines, public easements, overhead utility lines, sidewalks, non-motorized pathways, roads and contours. The site plan must also include adjoining properties as well as the location and use of all structures.

3. The proposed type and height of the SSMWET or STMWET to be constructed; including the manufacturer and model, product specifications including maximum noise output (measured in decibels), total rated generating capacity, dimensions, rotor diameter, and a description of ancillary facilities.

4. Documented compliance with the noise requirements set forth in this Ordinance.

5. Documented compliance with applicable local, state and national regulations including, but not limited to, all applicable safety, construction, environmental, electrical, communications, and FAA requirements.

6. Proof of applicant’s liability insurance

7. Evidence that the utility company has been informed of the customer’s intent to install an interconnected, customer-owned generator and that such connection has been approved. Off-grid systems shall be exempt from this requirement.

8. Other relevant information as may be reasonably requested.

9. Signature of the Applicant.
10. In addition to the **Permit Application Requirements** previously listed, the **SSMWET** Application shall also include the following:
   a) Total proposed number of SSMWETs.
11. In addition to the **Permit Application Requirements** previously listed, the **STMWET** Application shall also include the following:
   a) A description of the methods that will be used to perform maintenance on the STMWET and the procedures for lowering or removing the STMWET in order to conduct maintenance.

C. **Safety Requirements:**
   1. If the SSMWET or STMWET is connected to a public utility system for net-metering purposes, it shall meet the requirements for interconnection and operation as set forth in the public utility’s then-current service regulations meeting federal, state, and industry standards applicable to wind power generation facilities, and the connection shall be inspected by the appropriate public utility.
   2. The SSMWET or STMWET shall be equipped with an automatic braking, governing or feathering system to prevent uncontrolled rotation, over-speeding, and excessive pressure on the tower structure, rotor blades and other wind energy components unless the manufacturer certifies that a braking system is not necessary.
   3. A clearly visible warning sign regarding voltage shall be placed at the base of the SSMWET or STMWET.

D. **Signal Interference:**
   1. The SSMWET or STMWET shall not interfere with communication systems such as, but not limited to, radio, telephone, television, satellite, or emergency communication systems.

E. **Decommissioning:**
   1. The SSMWET or STMWET Owner(s) or Operator(s) shall complete decommissioning within twelve (12) months after the end of the useful life. Upon request of the owner(s) or assigns of the SSMWET or STMWET, and for a good cause, the ___________ city/village/township council/board may grant a reasonable extension of time. The SSMWET or STMWET will presume to be at the end of its useful life if no electricity is generated for a continuous period of twelve (12) months. All decommissioning expenses are the responsibility of the Owner(s) or Operator(s).
   2. If the SSMWET or STMWET Owner(s) or Operator(s) fails to complete decommissioning within the period prescribed above, the ___________ city/village/township council/board may designate a contractor to complete decommissioning with the expense thereof to be charged to the violator and/or to become a lien against the premises. If the SSMWET or STMWET is not owned by the property owner(s), a bond must be provided to the ___________ city/village/township for the cost of decommissioning each SSMWET or STMWET.
3. In addition to the **Decommissioning Requirements** listed previously, the **STMWET** shall also be subject to the following:
   a) Decommissioning shall include the removal of each STMWET, buildings, electrical components, and any other associated facilities. Any foundation shall be removed to a minimum depth of sixty (60) inches below grade, or to the level of the bedrock if less than sixty (60) inches below grade.
   b) The site and any disturbed earth shall be stabilized, graded, and cleared of any debris by the owner(s) of the facility or its assigns. If the site is not to be used for agricultural practices following removal, the site shall be seeded to prevent soil erosion, unless the property owner(s) requests in writing that the land surface areas not be restored.

**F. Public Inquiries & Complaints:**

1. Should an aggrieved property owner allege that the SSMWET or STMWET is not in compliance with the noise requirements of this Ordinance, the procedure shall be as follows:
   a) Noise Complaint
      i. Notify the _________________ city/village/township in writing regarding concerns about noise level.
      ii. If the complaint is deemed sufficient by the ____________city/village/township to warrant an investigation, the _________________ city/village/township will request the aggrieved property owner deposit funds in an amount sufficient to pay for a noise level test conducted by a certified acoustic technician to determine compliance with the requirements of this Ordinance.
      iii. If the test indicates that the noise level is within Ordinance noise requirements, the _________________ city/village/township will use the deposit to pay for the test.
      iv. If the SSMWET or STMWET Owner(s) is in violation of the Ordinance noise requirements, the Owner(s) shall reimburse the ____________city/village/township for the noise level test and take immediate action to bring the SSMWET or STMWET into compliance which may include ceasing operation of the WET until Ordinance violations are corrected. The _________________ city/village/township will refund the deposit to the aggrieved property owner.

**SECTION 6: SPECIAL USES**

An **Medium Wind Energy Turbine (MWET)** shall be a special use in agricultural, commercial, industrial and public use districts, as well as in Condominium Developments that are approved after the effective date of this Ordinance.

An **Large Wind Energy Turbine (LWET)** shall be a special use in the Wind Energy Overlay District.
In addition to the materials required for all special land uses, the application shall include the following:

A. **Siting and Design Requirements:**

1. “Upwind” turbines shall be required.
2. The design of a MWET or LWET shall conform to all applicable industry standards.
3. Visual Appearance:
   a) Each MWET or LWET, including accessory buildings and other related structures shall be mounted on a tubular tower and a non-reflective, non-obtrusive color (e.g. white, gray, black). The appearance of turbines, towers and buildings shall be maintained throughout the life of the MWET or LWET.
   b) Each MWET or LWET shall not be artificially lighted, except to the extent required by the FAA or other applicable authority, or otherwise necessary for the reasonable safety and security thereof.
   c) Each MWET or LWET shall not be used for displaying any advertising (including flags, streamers, or decorative items), except for reasonable identification of the turbine manufacturer or operator(s).
4. Vibration: Each MWET or LWET shall not produce vibrations humanly perceptible beyond the property on which it is located.
5. Shadow Flicker: The MWET or LWET owner(s) and/or operator(s) shall conduct an analysis on potential shadow flicker at any occupied building with direct line-of-sight to the MWET or LWET. The analysis shall identify the locations of shadow flicker that may be caused by the project and the expected durations of the flicker at these locations from sun-rise to sun-set over the course of a year. The analysis shall identify situations where shadow flicker may affect the occupants of the buildings for more than 30 hours per year, and describe measures that shall be taken to eliminate or mitigate the problems. Shadow Flicker on a building shall not exceed thirty (30) hours per year.
6. Guy Wires: Guy wires shall not be permitted as part of the MWET or LWET.
7. Electrical System: All electrical controls, control wiring, grounding wires, power lines, and all other electrical system components of the MWET or LWET shall be placed underground within the boundary of each parcel at a depth designed to accommodate the existing land use to the maximum extent practicable. Wires necessary to connect the wind generator to the tower wiring are exempt from this requirement.
8. In addition to the **Siting and Design Requirements** listed previously, the **MWET** shall also be subject to the following:
   a) Location: The MWET shall only be located in a General Common Element in a Condominium Development.
   b) Height: The Total Height of a MWET shall not exceed one hundred and fifty (150) feet.
   c) Ground Clearance: The lowest extension of any blade or other exposed moving component of a MWET shall be at least fifteen (15) feet above the ground (at the highest point of the grade level within fifty [50] feet of the base of the tower) and, in addition, at least fifteen (15) feet above any outdoor surfaces intended for human occupancy, such as balconies or roof gardens, that are located directly below the MWET.
   d) Noise:
      i. Noise emanating from the operation of a MWET or shall not exceed, at any time, the lowest ambient sound level that is present between the hours of 9:00 p.m. and 9:00 a.m. at any property line of a residential or agricultural use parcel or from the property line of parks, schools, hospitals, and
churches. Noise emanating from the operation of a MWET(s) shall not exceed, at any time, the lowest ambient noise level plus 5 dBA that is present between the hours of 9:00 p.m. and 9:00 a.m at any property line of a non-residential or non-agricultural use parcel.

e) Quantity: The number of MWETs shall be determined based on setbacks and separation.

f) Setback & Separation:
   i. Occupied Building Setback: The setback from all occupied buildings on the applicant’s parcel shall be a minimum of twenty (20) feet measured from the base of the Tower.
   ii. Property Line Setbacks: With the exception of the locations of public roads (see below), drain rights-of-way and parcels with occupied buildings (see above), the internal property line setbacks shall be equal to the Total Height of the MWET as measured from the base of the Tower. This setback may be reduced to a distance agreed upon as part of the special use permit if the applicant provides a registered engineer’s certification that the WET is designed to collapse, fall, curl, or bend within a distance or zone shorter than the height of the WET.
   iii. Public Road Setbacks: Each MWET shall be set back from the nearest public road a distance equal to the Total Height of the MWET, determined at the nearest boundary of the underlying right-of-way for such public road.
   iv. Communication and Electrical Lines: Each MWET shall be set back from the nearest above-ground public electric power line or telephone line a distance equal to the Total Height of the MWET, as measured from the base of the Tower, determined from the existing power line or telephone line.
   v. Tower Separation: MWET/tower separation shall be based on industry standard and manufacturer recommendation.

9. In addition to the Siting and Design Requirements listed previously, the LWET shall also be subject to the following:

   a) Ground Clearance: The lowest extension of any blade or other exposed moving component of an LWET shall be at least fifty (50) feet above the ground (at the highest point of the grade level within one hundred fifty [150] feet of the base of the tower).
   b) Noise:
      i. Noise emanating from the operation of a LWET or shall not exceed, at any time, the lowest ambient sound level that is present between the hours of 9:00 p.m. and 9:00 a.m. at any property line of a residential or agricultural use parcel or from the property line of parks, schools, hospitals, and churches. Noise emanating from the operation of a LWET(s) shall not exceed, at any time, the lowest ambient noise level plus 5 dBA that is present between the hours of 9:00 p.m. and 9:00 a.m at any property line of a non-residential or non-agricultural use parcel.
   c) Quantity: The number of LWETs shall be determined based on setbacks and separation.
   d) Setback & Separation:
      i. Occupied Building Setback: Each LWET shall be set back from the nearest Occupied Building that is located on the same parcel as the LWET a minimum of two (2) times its Total Height, or one thousand (1000) feet, as measured from the base of the Tower, whichever is greater.
      ii. Property Line Setbacks: With the exception of the locations of public roads (see below), drain rights-of-way and parcels with Occupied
Buildings (see above), the internal property line setbacks shall be a minimum of one and one-half (1.5) times the Total Height, as measured from the base of the Tower. This setback may be reduced to a distance agreed upon as part of the special use permit if the applicant provides a registered engineer’s certification that the WET is designed to collapse, fall curl, or bend within a distance or zone shorter than the height of the WET.

iii. Wind Energy Overlay District Setbacks: Along the border of the Wind Energy Overlay District, there shall be a setback distance equal to two (2) times the Total Height as measured from the base of the Tower.

iv. Public Road Setbacks: Each LWET shall be set back from the nearest public road a minimum distance no less than four hundred (400) feet or one and one-half (1.5) times its Total Height, whichever is greater, determined at the nearest boundary of the underlying right-of-way for such public road.

v. Communication and Electrical Lines: Each LWET shall be set back from the nearest above-ground public electric power line or telephone line a distance no less than four hundred (400) feet or one and one-half (1.5) times its Total Height, whichever is greater, determined from the existing power line or telephone line.

vi. Tower Separation: Turbine/tower separation shall be based on industry standards and manufacturer recommendation.

f) Access Driveway: Each LWET shall require the construction of a private road to offer an adequate means by which the ____________ city/village/township may readily access the site in the event of an emergency. All private roads shall be constructed to the ____________ city/village/township’s private road standards.

B. Safety Requirements:

1. If the MWET or LWET is connected to a public utility system for net-metering purposes, it shall meet the requirements for interconnection and operation as set forth in the public utility’s then-current service regulations applicable to wind power generation facilities, and the connection shall be inspected by the appropriate public utility.

2. The MWET or LWET shall be equipped with an automatic braking or governing system to prevent uncontrolled rotation, over-speeding, and excessive pressure on the tower structure, rotor blades and other wind energy components unless the manufacturer certifies that a braking system is not necessary.

3. Security measures need to be in place to prevent unauthorized trespass and access. Each MWET or LWET shall not be climbable up to fifteen (15) feet above ground surfaces. All access doors to MWETs or LWETs and electrical equipment shall be locked and/or fenced as appropriate, to prevent entry by non-authorized person(s).

4. All spent lubricants, cooling fluids, and any other hazardous materials shall be properly and safely removed in a timely manner.

5. Each MWET or LWET shall have one sign, not to exceed two (2) square feet in area, posted at the base of the tower and on the security fence if applicable. The sign shall contain at least the following:
   a) Warning high voltage
   b) Manufacturer’s and owner/operators name
   c) Emergency contact numbers (list more than one number)

6. The structural integrity of the MWET or LWET shall conform to the design standards of the International Electrical Commission, specifically IEC 61400-1, “Wind Turbine Safety

C. **Signal Interference:**
   1. The MWET or LWET shall not interfere with communication systems such as, but not limited to, radio, telephone, television, satellite, or emergency communication systems.

D. **Decommissioning:**
   1. The MWET or LWET Owner(s) or Operator(s) shall complete decommissioning within twelve (12) months after the end of the useful life. Upon request of the owner(s) or the assigned of the MWET or LWET, and for a good cause, the ____________ city/village/township council/board may grant a reasonable extension of time. Each MWET or LWET will presume to be at the end of its useful life if no electricity is generated for a continuous period of twelve (12) months. All decommissioning expenses are the responsibility of the owner(s) or operator(s).
   2. Decommissioning shall include the removal of each MWET or LWET, buildings, electrical components, and roads to a depth of sixty (60) inches, as well as any other associated facilities. Any foundation shall be removed to a minimum depth of sixty (60) inches below grade, or to the level of the bedrock if less than sixty (60) inches below grade. Following removal, the location of any remaining wind turbine foundation shall be identified on a map as such and recorded with the deed to the property with the County Register of Deeds.
   3. All access roads to the MWET or LWET shall be removed, cleared, and graded by the MWET or LWET Owner(s), unless the property owner(s) requests, in writing, a desire to maintain the access road. The ____________ city/village/township will not be assumed to take ownership of any access road unless through official action of the ____________ city/village/township board/council.
   4. The site and any disturbed earth shall be stabilized, graded, and cleared of any debris by the owner(s) of the MWET or LWET or its assigns. If the site is not to be used for agricultural practices following removal, the site shall be seeded to prevent soil erosion, unless the property owner(s) requests in writing that the land surface areas not be restored.
   5. In addition to the **Decommissioning Requirements** listed previously, the MWET shall also be subject to the following:
      a) If the MWET Owner(s) or Operator(s) fails to complete decommissioning within the period prescribed above the ________ city/village/township may designate a contractor to complete decommissioning with the expense thereof to be charged to the violator and/or to become a lien against the premises. If the MWET is not owned by the property owner(s), a bond must be provided to the ____________ city/village/township for the cost of decommissioning each MWET.
   6. In addition to the **Decommissioning Requirements** previously listed, the LWET shall also be subject to the following:
      a) An independent and certified professional engineer shall be retained to estimate the total cost of decommissioning (“Decommissioning Costs”) with no regard to salvage value of the equipment, and the cost of decommissioning net salvage value of the equipment (“Net Decommissioning Costs”). When determining this amount, the ____________ city/village/township may also require an annual
escalator or increase based on the Federal Consumer Price Index (or equivalent or its successor). Said estimates shall be submitted to the ________________ city/village/township zoning administrator after the first year of operation and every fifth year thereafter.

b) The LWET Owner(s) or Operator(s) shall post and maintain Decommissioning Funds in an amount equal to Net Decommissioning Costs; provided, that at no point shall Decommissioning Funds be less than one hundred percent (100%) of Decommissioning Costs. The Decommissioning Funds shall be posted and maintained with a bonding company or Federal or state chartered lending institution chosen by the Owner(s) or Operator(s) and participating landowner(s) posting the financial security. The bonding company or lending institution is authorized to conduct such business and is approved by the ________________ city/village/township.

c) Decommissioning Funds shall be in the form of a performance bond made out to the ________________ city/village/township.

d) A condition of the bond shall be notification by the bond company to the ________________ city/village/township zoning administrator when the bond is about to expire or be terminated.

e) Failure to keep the bond in effect while an LWET is in place will be a violation of the special land use permit. If a lapse in the bond occurs, ________________ city/village/township may take action up to and including requiring ceasing operation of the WET until the bond is reposted.

f) The escrow agent shall release the Decommissioning Funds when the Owner(s) has demonstrated and the ________________ city/village/township concurs that decommissioning has been satisfactorily completed, or upon written approval of the ________________ city/village/township in order to implement the decommissioning plan.

g) If neither the Owner(s) or Operator(s), nor the landowner(s) complete decommissioning within the periods addressed previously (Decommissioning Requirements 1 and 2), then the ________________ city/village/township may take such measures as necessary to complete decommissioning. The entry into and submission of evidence of a Participating Landowner agreement to the ________________ city/village/township shall constitute agreement and consent of the parties to the agreement, their respective heirs, successors and assigns that the ________________ city/village/township may take such action as necessary to implement the decommissioning plan.

E. Site Plan Requirements:
   1. Site Plan Drawing: All applications for an MWET or LWET special land use permit shall be accompanied by a detailed site plan map that is drawn to scale and dimensioned, displaying the following information:
      a) Existing property features to include the following: property lines, physical dimensions of the property, land use, zoning district, contours, setback lines, right-of-ways, public and utility easements, public roads, access roads (including width), sidewalks, non-motorized pathways, large trees, and all buildings. The site
plan must also include the adjoining properties as well as the location and use of all structures and utilities within three hundred (300) feet of the property.

b) Location and height of all proposed MWETs or LWETs, buildings, structures, ancillary equipment, underground utilities and their depth, towers, security fencing, access roads (including width, composition, and maintenance plans), electrical sub-stations, and other above-ground structures and utilities associated with the proposed MWET or LWET.

c) Additional details and information as required by the Special Use requirements of the Zoning Ordinance or as requested by the Planning Commission.

2. Site Plan Documentation: The following documentation shall be included with the site plan:

a) The contact information for the Owner(s) and Operator(s) of the MWET or LWET as well as contact information for all property owners on which the MWET or LWET is located.

b) A copy of the lease, or recorded document, with the landowner(s) if the applicant does not own the land for the proposed MWET or LWET. A statement from the landowner(s) of the leased site that he/she will abide by all applicable terms and conditions of the use permit, if approved.

c) Identification and location of the properties on which the proposed MWET or LWET will be located.

d) In the case of a Condominium Development, a copy of the Condominium Development’s Master Deed and Bylaws addressing the legal arrangement for the MWET or LWET.

e) The proposed number, representative types and height of each MWET or LWET to be constructed; including their manufacturer and model, product specifications including maximum noise output (measured in decibels), total rated capacity, rotor diameter, and a description of ancillary facilities.

f) Documents shall be submitted by the developer/manufacturer confirming specifications for MWET or LWET tower separation.

g) Documented compliance with the noise, and shadow flicker requirements set forth in this Ordinance.

h) Engineering data concerning construction of the MWET or LWET and its base or foundation, which may include, but not be limited to, soil boring data.

i) A certified registered engineer shall certify that the MWET or LWET meets or exceeds the manufacturer’s construction and installation standards.

j) Anticipated construction schedule.

k) A copy of the maintenance and operation plan, including anticipated regular and unscheduled maintenance. Additionally, a description of the procedures that will be used for lowering or removing the MWET or LWET to conduct maintenance, if applicable.

l) Documented compliance with applicable local, state and national regulations including, but not limited to, all applicable safety, construction, environmental, electrical, and communications. The MWET or LWET shall comply with Federal Aviation Administration (FAA) requirements, Michigan Airport Zoning Act, Michigan Tall Structures Act, and any applicable airport overlay zone regulations.

m) Proof of applicant’s liability insurance.

n) Evidence that the utility company has been informed of the customer’s intent to install an interconnected, customer-owned generator and that such connection has been approved. Off-grid systems shall be exempt from this requirement.

o) Other relevant information as may be requested by _________________

city/village/township to ensure compliance with the requirements of this Ordinance.
p) Following the completion of construction, the applicant shall certify that all construction is completed pursuant to the Special Use Permit.

q) A written description of the anticipated life of each MWET or LWET; the estimated cost of decommissioning; the method of ensuring that funds will be available for decommissioning and site restoration; and removal and restoration procedures and schedules that will be employed if the MWET(s) or LWET(s) become inoperative or non-functional.

r) The applicant shall submit a decommissioning plan that will be carried out at the end of the MWET’s or LWET’s useful life, and shall describe any agreement with the landowner(s) regarding equipment removal upon termination of the lease.

s) The ________________ city/village/township reserves the right to review all maintenance plans and bonds under this Ordinance to ensure that all conditions of the permit are being followed.

t) Signature of the Applicant.

u) In addition to the Site Plan Requirements listed previously, the LWET shall be subject to the following:
   i. A site grading, erosion control and storm water drainage plan will be submitted to the zoning administrator prior to issuing a special use permit for an LWET. At the ________________ city/village/township’s discretion, these plans may be reviewed by the ________________ city/village/township’s engineering firm. The cost of this review will be the responsibility of the applicant.
   ii. A description of the routes to be used by construction and delivery vehicles and of any road improvements that will be necessary to accommodate construction vehicles, equipment or other deliveries, and an agreement or bond which guarantees the repair of damage to public roads and other areas caused by construction of the LWET.
   iii. A statement indicating what hazardous materials will be used and stored on the site.
   iv. A study assessing any potential impacts on the natural environment (including, but not limited to, assessing the potential impact on endangered species, eagles, birds and/or other wildlife, wetlands and fragile ecosystems. The study shall conform to state and federal wildlife agency recommendations based on local conditions.

F. Certification & Compliance:
   1. The ________________ city/village/township must be notified of a change in ownership of a MWET or LWET or a change in ownership of the property on which the MWET or LWET is located.
   2. The ________________ city/village/township reserves the right to inspect any MWET, and all LWETs, in order to ensure compliance with the Ordinance. Any cost associated with the inspections shall be paid by the owner/operator of the WET.
   3. In addition to the Certification & Compliance requirements listed previously, the LWET shall also be subject to the following:
      a) A sound pressure level analysis shall be conducted from a reasonable number of sampled locations at the perimeter and in the interior of the property containing any LWETs to demonstrate compliance with the requirements of this Ordinance. Proof of compliance with the noise standards is required within ninety (90) days
of the date the LWET becomes operational. Sound shall be measured by a third-party, qualified professional.

b) The LWET Owner(s) or Operator(s) shall provide the _________________ city/village/township zoning administrator with a copy of the yearly maintenance inspection.

G. Public Inquiries & Complaints:

1. Should an aggrieved property owner allege that the MWET or LWET is not in compliance with the noise and shadow flicker requirements of this Ordinance, the procedure shall be as follows:

a) Noise Complaint

i. Notify the _________________ city/village/township in writing regarding concerns about noise level.

ii. If the complaint is deemed sufficient by the _________________ city/village/township to warrant an investigation, the _________________ city/village/township will request the aggrieved property owner deposit funds in an amount sufficient to pay for a noise level test conducted by a certified acoustic technician to determine compliance with the requirements of this Ordinance.

iii. If the test indicates that the noise level is within Ordinance noise requirements, the _________________ city/village/township will use the deposit to pay for the test.

iv. If the MWET or LWET Owner(s) is in violation of the Ordinance noise requirements, the Owner(s) shall reimburse the _________________ city/village/township for the noise level test and take immediate action to bring the MWET or LWET into compliance which may include ceasing operation of the WET until Ordinance violations are corrected. The _________________ city/village/township will refund the deposit to the aggrieved property owner.

b) Shadow Flicker Complaint

i. Notify the _________________ city/village/township in writing regarding concerns about the amount of shadow flicker.

ii. If the complaint is deemed sufficient by the _________________ city/village/township to warrant an investigation, the _________________ city/village/township will request the Owner(s) to provide a shadow flicker analysis of the turbine as constructed to determine compliance of the requirements of this Ordinance.

iii. If the MWET or LWET Owner(s) is in violation of the Ordinance shadow flicker requirements, the Owner(s) take immediate action to bring the MWET or LWET into compliance which may include ceasing operation of the WET until the Ordinance violations are corrected.

SECTION 7: SEVERABILITY

SECTION 8: REPEAL OF CONFLICTING ORDINANCES

SECTION 9: EFFECTIVE DATE