#### ARTICLE VI

#### **SECTION 624** SOLAR ENERGY

## 624-1. Authority

This Solar Energy Local Law is adopted pursuant to Sections 261-263 of the Town Law for the State of New York, which authorizes the Town to adopt zoning provisions that advance and protect the health, safety and welfare of the community, and, in accordance with the Town Law of New York State, "to make provision for, so far as conditions may permit, the accommodation of solar energy systems and equipment and access to sunlight necessary therefore."

### 624-2. Statement of Purpose

This Solar Energy Local Law is adopted to advance and protect the public health, safety, and welfare of the Town by creating regulations for the installation and use of solar energy generating systems and equipment, with the following objectives and intent:

- 1. To potentially help decrease the cost of electricity to the owners of residential and commercial properties, including single-family houses.
- 2. To regulate solar in a manner that helps to protect agricultural uses in the community and the farming economy of the Town.
- 3. To provide other benefits to the Town and its residents to mitigate impacts from the solar project.
- 4. To mitigate the impacts of Solar Energy Systems on environmental resources such as important visual resources, forests, wildlife and other protected resources. The use of small-scale, on-farm sources alternative to energy generation is beneficial to local farmers allowing them the ability to cut utility costs and/or supplement their income.
- 5. To protect adjoining/surrounding property owners by mitigating the potential impacts from larger scale solar installations.
- 6. To create zoning regulations in accordance with the Town's Comprehensive Plan, its Agriculture and Farmland Protection Plan, and other Regional Planning documents.
- 7. To potentially allow for a total of up to 2500 acres of Tier 3 and 4 Solar Energy Systems and other green energy projects within the Town. This acreage calculation is based on the area within the fenced in area of the project site (includes panels and other Solar Energy Equipment).
- 8. To ensure that the design of this system meets modern standards, the project is constructed correctly and that all system components are maintained.

## 624-3. Definitions

BUILDING-INTEGRATED SOLAR ENERGY SYSTEM: A combination of Solar Panels and Solar Energy

Equipment integrated into any building envelope system such as vertical facades, semitransparent skylight systems, roofing materials, or shading over windows, which produce electricity for onsite consumption.

DWELLING UNIT: Any residence/house/apartment that may be occupied or vacant

FARMLAND OF STATEWIDE IMPORTANCE: Land, designated as "Farmland of Statewide Importance" in the U.S. Department of Agriculture Natural Resources Conservation Service (NRCS)'s Soil Survey Geographic (SSURGO) Database on Web Soil Survey that is of state wide importance for the production of food, feed, fiber, forage, and oilseed crops as determined by the appropriate state agency or agencies. Farmland of Statewide Importance may include tracts of land that have been designated for agriculture by state law.

GLARE: The effect by reflections of light with intensity sufficient as determined in a commercially reasonable manner to cause annoyance, discomfort, or loss in visual performance and visibility in any material respects.

GROUND-MOUNTED SOLAR ENERGY SYSTEM: A Solar Energy System that is anchored to the ground via a pole or other mounting system, detached from any other structure that generates electricity for onsite or offsite consumption.

HOST COMMUNITY AGREEMENT – A contract between a developer and a local governing body, whereby the developer agrees to provide the community with certain benefits and mitigate specified impacts of the solar project.

NATIVE PERENNIAL VEGETATION: native wildflowers, forbs, and grasses that serve as habitat, forage, and migratory way stations for pollinators and shall not include any prohibited or regulated invasive species as determined by the New York State Department of Environmental Conservation.

NON-PARTICIPATING PROPERTY: a property that is not affiliated with a Solar Energy System project in any way

PARCEL(S): A tract of land owned by an individual or entity leased or otherwise controlled by an applicant upon which a Solar Energy System is proposed to be constructed.

PARTICIPATING PROPERTY: A property that is being leased for solar usage, or a property that has an agreement or lease but is not having solar related improvements constructed upon it.

POLLINATOR: bees, birds, bats, and other insects or wildlife that pollinate flowering plants, and includes both wild and managed insects.

PRIME FARMLAND: Land, designated as "Prime Farmland" or "Prime Farmland where drained" in the U.S. Department of Agriculture Natural Resources Conservation Service (NRCS)'s Soil Survey Geographic (SSURGO) Database on Web Soil Survey, that has the best combination of physical and chemical characteristics for producing food, feed, forage, fiber, and oilseed crops and is also available for these land uses.

ROOF-MOUNTED SOLAR ENERGY SYSTEM: A Solar Energy System located on the roof of any legally permitted building or structure that produces electricity for onsite or offsite consumption.

SOLAR ACCESS: Space open to the sun and clear of overhangs or shade so as to permit the use of active and/or passive Solar Energy Systems on individual properties.

SOLAR ENERGY EQUIPMENT: Electrical material, hardware, inverters, conduit, storage devices, or other electrical and photovoltaic equipment associated with the production of electricity.

SOLAR ENERGY SYSTEM: The components and subsystems required to convert solar energy into electric energy suitable for use. The term includes, but is not limited to, Solar Panels and Solar Energy Equipment. A Solar Energy System in the Town of Alabama is classified as a Tier 1, Tier 2, Tier 3 or Tier 4 Solar Energy System as follows.

- 1. Tier 1 Solar Energy Systems include the following:
  - a. Roof-Mounted Solar Energy Systems
  - b. Building-Integrated Solar Energy Systems
- 2. Tier 2 Solar Energy Systems include Ground-Mounted Solar Energy Systems up to 1,500 square feet in size (defined as the actual square footage of panels) and that generate no more than 110% of the electricity consumed on the site over the previous 12 months (per NYSERDA standards).
- 3. Tier 3 Solar Energy Systems are systems that do not meet the definition of a Tier 1 or Tier 2 Solar Energy Systems and do not meet the requirements of a Tier 4 Solar Energy System.
- 4. Tier 4 Solar Energy Systems meet the definition of a Tier 3 Solar Energy System but are over 25 acres in size (defined as the fenced in area that encloses the panels and other related solar energy equipment).

SOLAR PANEL: A photovoltaic device capable of collecting and converting solar energy into electricity.

STORAGE BATTERY: A device that stores energy and makes it available in an electrical form.

WETLANDS: Any areas designated as such by the NYS Department of Environmental Conservation or the US Army Corps of Engineers

### 624-4. Applicability

- 1. The requirements of this Local Law shall apply to all Solar Energy Systems permitted, installed, or modified in the Town after the effective date of this Local Law, excluding general maintenance and repair.
- 2. Solar Energy Systems constructed or installed prior to the effective date of this Local Law shall not be required to meet the requirements of this Local Law.
- 3. Modifications to an existing Solar Energy System that increase the Solar Energy System area by more than 5% of the original area of the Solar Energy System (exclusive of moving any fencing) shall be subject to this Local Law.
- 4. All Solar Energy Systems shall be designed, erected, and installed in accordance with all applicable codes, regulations, and industry standards as referenced in the NYS Uniform Fire Prevention and Building Code ("Building Code"), the NYS Energy Conservation Code ("Energy Code"), and the Town Code.

## 624-5. General Requirements

- 1. A Building permit shall be required for installation of all Solar Energy Systems.
- 2. Issuance of permits and approvals by the Planning Board shall include review pursuant to the State Environmental Quality Review Act ECL Article 8 and its implementing regulations at 6 NYCRR Part

617 ("SEQRA").

- 3. This Article shall take precedence over any inconsistent provision of the Zoning Law of the Town of Alabama.
- 4. All applications for solar energy system project shall pay the appropriate fees, as set by the Alabama Town Board (see Town fee schedule), and other fees to cover the Town's costs for the processing of these projects from application through construction.

# 634-6. Permitting Requirements for Tier 1 Solar Energy Systems

All Tier 1 Solar Energy Systems shall be permitted in all zoning districts and shall be exempt from site plan review under the local zoning code or other land use regulation, subject to the following conditions for each type of Solar Energy Systems:

# 1. Roof-Mounted Solar Energy Systems.

- a. Roof-Mounted Solar Energy Systems shall incorporate, when feasible, the following design requirements:
  - *i.* Solar Panels on pitched roofs shall be mounted with a maximum distance of 8 inches between the roof surface the highest edge of the system.
  - *ii.* Solar Panels on pitched roofs shall be installed parallel to the roof surface on which they are mounted or attached.
  - *iii.* Height: Tier 1 Solar Energy Systems shall have the following height restrictions for all zoning districts: 2 feet above roof of highest existing structure, but shall not be higher than the allowed height in the underlying zoning district, unless a variance is received.
  - *iv.* Solar Panels on flat roofs shall not extend above the top of the surrounding parapet, or more than 24 inches above the flat surface of the roof, whichever is higher.
- b. Glare: All Solar Panels shall have non-hazardous anti-reflective coating(s) and proof of such must be provided with the building permit application.
- c. Fire safety: All Roof mounted systems shall be designed and installed in accordance with the Uniform Fire Prevention and Building Code Standards.
- 2. <u>Building-Integrated Solar Energy Systems</u> Building-Integrated Solar Energy Systems shall be shown on the plans submitted for the building permit application for the building containing the system.

#### 624-7. Permitting Requirements for Tier 2 Solar Energy Systems

All Tier 2 Solar Energy Systems shall be permitted in all zoning districts as an accessory use and require site plan review in accordance with the Town of Alabama zoning code and other Town land use regulations. The Site Plan application shall include a site plan and address the following requirements:

1. Glare - All Solar Panels shall have anti-reflective coating(s) and proof of such must be provided with the

building permit application.

- 2. <u>Setbacks</u> Tier 2 Solar Energy Systems shall be setback a minimum of 75 feet from any side or rear property line. All Ground-Mounted Solar Energy Systems shall only be installed in the side or rear yards (preference of rear yard). In all cases, the solar panels shall be located a minimum of 150 feet from any dwelling unit on an adjoining non-participating property. For locations requiring a side yard installation, extra setback distances may be required.
- 3. <u>Height</u> Tier 2 Solar Energy Systems shall be less than 12 feet in Residential and Ag-Residential Districts. Height shall be less than 15 feet for all remaining districts.

# 4. Screening and Visibility.

- a. All Tier 2 Solar Energy Systems shall have views minimized from adjacent properties to the extent reasonably practicable (as determined through the site plan process).
- b. Solar Energy Equipment shall be located in a manner to reasonably avoid and/or minimize blockage of views from surrounding properties and shading of property to the north, while still providing adequate solar access.

## 624-8. Permitting Requirements for Tier 3 Solar Energy Systems

All Tier 3 Solar Energy Systems are permitted through the issuance of a special use permit within Agricultural Residential Zone, Commercial Zone, Industrial Zone (as restricted below), and are subject to site plan application requirements set forth in this Section and must meet the Special Use Permit requirements in Section 624-9.

Location Restrictions for Tier 3 Solar Energy System projects:

- Not allowed within 1,000 feet of a Residential Zoning District
- Not allowed within 500 feet of a designated Conservation Area- see Town Comprehensive Plan and any new conservation areas added since then.
- Not allowed on Priority Agricultural Lands identified for protection in the Town of Alabama Agricultural and Farmland Protection Plan).

In order to ensure that the benefits of the community solar energy resource are available to the entire community, the Town of Alabama requires the applicant to enter into a Solar Energy System PILOT and Host Community Agreement with the Town of Alabama.

# 1. Applications (Process) for the installation of Tier 3 and 4 Solar Energy System shall be:

- a. Received by the Zoning Enforcement Officer (ZEO) and checked to make sure the appropriate documents have been submitted. The ZEO will then forward to the Planning Board, by having it placed on the next available agenda, for them to determine completeness of the application. Applicants shall be advised within 10 business days of the first Planning Board meeting of the completeness of their application or any deficiencies that must be addressed prior to substantive review of the Special Use Permit and Site Plan.
- b. Once the application is deemed complete and while the Planning Board is completing their reviews,

the project/application shall be referred to the Town Board to begin completion of the Host Community Agreement. This agreement will need to be finalized before the Planning Board acts on the Special Use Permit.

- c. Subject to a public hearing to hear all comments for and against the application. The Town shall complete all public notice requirements in accordance with the Special Use requirements of the Town.
- d. Referred to the Genesee County Planning Department pursuant to General Municipal Law § 239-m if required.
- e. Acted upon by the Planning Board, once the required steps are completed and the Planning Board has completed the SEQR process.
- f. The Planning Board shall place conditions upon the SUP approval to ensure the conditions of this law and their review are incorporated into the project. Once the SUP is approved, the Planning Board shall proceed to conditional site plan approval of the project. Prior to any building/site development permits being issued, the final site plan (construction plan) shall be reviewed and approved by the Town Engineer, and the Town will ensure that the conditions of the SUP are being met or shall be met. If the final site plan does not match the conditional approved plan or the SUP, the project will need to return to the Planning Board for review and approval of these changes.

# 2. Design and Application Requirements

Applications for Tier 3 and 4 Solar projects shall address and include the following:

a. <u>Vehicular Paths.</u> Vehicular paths within the site shall be designed to minimize the extent of impervious materials and soil compaction. Where vehicular paths are proposed as being impervious, the applicant shall address this issue in their stormwater plans.

#### b. Signage.

- i. No signage or graphic content shall be displayed on the Solar Energy Systems except the manufacturer's name, equipment specification information, safety information, and 24-hour emergency contact information. Said information shall be depicted within an area no more than 8 square feet.
- ii. As required by National Electric Code (NEC), disconnect and other emergency shutoff information shall be clearly displayed on a light reflective surface. A clearly visible warning sign concerning voltage shall be placed at the base of all pad-mounted transformers and substations.
- c. <u>Glare.</u> All Solar Panels shall have non-hazardous anti-reflective coating(s) and proof of such submitted at SUP application and then again at the time of the building/site development permit (in case equipment is changed).
- d. <u>Lighting</u>. Lighting of the Solar Energy Systems shall be limited to that minimally required for safety and operational purposes and shall be reasonably shielded and downcast (dark sky compliant) from abutting properties.
- e. <u>Noise</u>. Information on any noise producing equipment (as determined by the Town based on application materials, including invertors, motors, etc.) shall be submitted. If necessary, the Planning

Board will require analysis of the noise on any sensitive receptors, including single family homes. A noise test will be conducted 6 months after startup to confirm noise levels. If exceeding, will return to Planning Board to offer mitigation.

f. <u>Tree-cutting</u>. Removal of existing trees larger than 6 inches in diameter should be minimized to the extent possible, but in no case shall exceed 10% of the trees on the site (each subject parcel).

### g. Decommissioning.

- i. Solar Energy Systems that have been abandoned and/or not producing electricity (defined as operated at a minimum of 50% capacity for a period of at least 6 months) for a period of 1 year shall be removed at the Owner and/or Operator's expense, which at the Owner's option may come from any security made with the Town as set forth in this law.
- *ii.* A decommissioning plan completed by a licensed engineer and signed by the owner and/or operator of the Solar Energy System shall be submitted by the applicant, addressing the following:
  - (a) The cost of removing the Solar Energy System (no allowance for recycle value).
  - (b) The estimate shall assume that the Town will need to collect on a bond, create public bid documents (Prevailing Wage Rate and Wicks law), publicly bid the project, manage the construction, etc.).
  - (c) The time required to decommission and remove the Solar System and any ancillary structures.
  - (d) The time required to repair any damage caused to the property by the installation and removal of the Solar Energy System.
  - (e) If required during the approval process, meet the requirements of the Agricultural restoration requirements of NYS and the Town.

### iii. Security

- (a) The deposit, executions, or filing with the Town Clerk of cash, bond, or other form of security reasonably acceptable to the Town Attorney and/or engineer and approved by the Town Board, shall be in an amount sufficient to ensure the good faith performance of the terms and conditions of the permit issued pursuant hereto and to provide for the removal and restorations of the site subsequent to removal. The amount of the bond or security shall be 125 % of the cost of removal of the Tier 3 Solar Energy System and restoration of the property with an escalator of 2 % annually for the life of the Solar Energy System. The decommissioning amount shall not be reduced by the amount of the estimated salvage value of the Solar Energy System. This Security must be approved and in place prior to construction starting.
- (b) In the event of default upon performance of such conditions, after proper notice and expiration of any cure periods, the cash deposit, bond, or security shall be forfeited to the Town, which shall be entitled to maintain an action thereon. The cash deposit, bond, or security shall remain in full force and effect until restoration of the property as set forth in the decommissioning plan is completed.
- (c) In the event of default or abandonment of the Solar Energy System, the system shall be decommissioned as set forth in this law.

- h. Application Fees: All applications for Tier 3 (and Tier 4) solar energy systems shall include the appropriate fees as set by the Alabama Town Board. An applicant for a Tier 3 or 4 solar energy project shall enter into a reimbursement agreement with the Town to pay the costs of the Town hiring their engineer or other subject matter experts and attorneys to review the application to ensure the project complies with the provisions of this law.
- i. Maintenance Plan: applications shall include a maintenance plan for all leased lands (including required setbacks/buffers). Maintenance shall include the access roads, landscaping, plantings under the panels, fencing and gates, etc.
- j. Safety: applications shall include a safety plan (including communication with emergency service providers).
- k. Environmental and cultural resources; information on the environmental and cultural resources (as identified through the NYSDEC Mapping system and by the Town of Alabama) on the subject property and surrounding properties.
- 3. <u>Site plan application</u> For any Solar Energy system requiring a Special Use Permit, site plan approval shall be required. This required site plan application shall include a site plan and the following information:
  - a. A Plan illustrating property lines and physical features, including roads, for the project site.
  - b. Proposed changes to the landscape of the site, grading, vegetation clearing and planting, exterior lighting, and screening vegetation or structures.
  - c. A one- or three-line electrical diagram detailing the Solar Energy System layout, solar collector installation, associated components, and electrical interconnection methods, with all National Electrical Code compliant disconnects and over current devices.
  - d. A preliminary equipment specification sheet that documents all proposed solar panels, significant components, mounting systems, and inverters that are to be installed. A final equipment specification sheet shall be submitted prior to the issuance of building permit.
  - e. Name, address, and contact information of proposed or potential system installer and the owner and/or operator of the Solar Energy System. Such information of the final system installer shall be submitted prior to the issuance of building permit.
  - f. Name, address, phone number, and signature of the project applicant, as well as all the property owners, demonstrating their consent to the application and the use of the property for the Solar Energy System.
  - g. Zoning district designation for the parcel(s) of land comprising the project site.
  - h. Property Operation and Maintenance Plan. Such plan shall describe continuing photovoltaic maintenance and property upkeep, such as mowing and trimming (or other methodologies).
  - i. Erosion and sediment control and storm water management plans prepared to New York State Department of Environmental Conservation standards, if applicable, and to such standards as may

- be established by the Planning Board.
- j. Engineering documents must be signed and sealed by a New York State (NYS) Licensed Professional Engineer or NYS Registered Architect.
- k. A completed SEQR Full Environmental Assessment Form.
- 1. A Landscape Plan by a licensed landscape architect in accordance with the Special Use Permit requirements of this law.
- m. A calculation of the area of the solar energy system in acres (as defined in the definition of Tier 3 and Tier 4 systems). The Town will add this to the existing approved acreage of Tier 3 and 4 solar energy systems and other green energy projects, to determine if the project does not exceed the 2500-acre threshold. If it is determined by the Town that the proposed project would exceed the 2500-acre threshold, the application will be returned to the applicant and the project will not be allowed to proceed.

## 624-9. Special Use Permit Standards (Tier 3 and 4)

- 1. Specific Standards required as part of the approval process:
  - a. Lot size There are no lot size requirements; the project must be shown to meet all setback and other requirements of this law.
  - b. Setbacks All Tier 3 Solar Energy Systems shall be setback a minimum of 100 feet from the fence surrounding the solar panels and equipment to all non-participating property lines and a minimum of 200 feet to the edge of any road ROW. A setback from a participating property line is not required. Note that setbacks may be required to be increased based on the visual impact analysis required to be completed for the project. Additionally, the setback from the fence line shall be a minimum of 500 feet from the side or front of a dwelling unit on an adjoining non-participating property. The setback to any off-site participating dwelling unit shall be 300 feet from the side or rear of the dwelling unit.
  - c. Height The Tier 3 Solar Energy Systems shall be less than or equal to 20 ft. The height of systems will be measured from the highest natural grade below each solar panel. This height requirement can be waived by the Planning Board if the panels are being raised to accommodate agricultural purposes.
  - d. Fencing Requirements All mechanical equipment, shall be enclosed by a fence, and meet any other regulatory requirements such as NEC, with a self-locking gate to prevent unauthorized access. In some cases, special provisions/design elements will need to be incorporated for the passage of animals.
  - e. Screening and Visibility.
    - *i*. Solar Energy Systems smaller than 5 acres shall have views minimized from adjacent properties to the extent reasonably practicable using architectural features, earthen berms, landscaping, or other screening methods that will harmonize with the character of the property and surrounding area. Use

of existing vegetation and location of the installation and the preferred methodology to screen these projects.

- *ii.* Solar Energy Systems larger than 5 acres shall be required to:
  - (a) Conduct a visual assessment of the visual impacts of the Solar Energy System on public roadways and adjacent properties. At a minimum, a line-of-sight profile analysis shall be provided. Depending upon the scope and potential significance of the visual impacts, additional impact analyses, including for example a digital viewshed report, may be required to be submitted by the applicant.
  - (b) Submit a screening & landscaping plan to show adequate measures to screen through landscaping, grading, or other means so that views of Solar Panels and Solar Energy Equipment shall be minimized as reasonably practical from public roadways and adjacent properties to the extent feasible. The Planning Board will in good faith determine the adequacy of these measures in its sole and absolute discretion. The preferred methodology for screening these projects is the use of existing vegetation and other site components, and the location of the project on the site. Visualizations completed will need to illustrate existing conditions, views at year one of operation (initial planting sizes of vegetation), at 5 years, and at full growth.
  - (c) The screening & landscaping plan shall specify the locations, elevations, height, plant species, and/or materials that will comprise the structures, landscaping, and/or grading used to screen and/or mitigate any adverse aesthetic effects of the system. The landscaped screening shall be comprised of a minimum of 1 evergreen tree, at least 6 feet high at time of planting, plus 2 supplemental shrubs at the reasonable discretion of the Town Planning Board, all planted within each 10 linear feet of the Solar Energy System (Existing vegetation may be used to satisfy all or a portion of the required landscaped screening. A list of suitable evergreen tree and shrub species can be provided by the Town. This minimum screening requirement will be reduced if adjoining properties are participating properties.
  - (d) For any buildings or structures (not panels) to be placed on the site, the applicant shall be required to submit plans illustrating how these structures will blend into the character of the area. For example, buildings can be made to look like agricultural structures such as barns.
  - (e) The plantings/landscaping will be inspected by the Town on a yearly basis and all vegetation/landscaping that is dead or dying shall be replaced by the owner (incorporated into the conditions of the SUP).
- f. Agricultural Resources. For projects located on agricultural lands:
  - i. Any Tier 3 Solar Energy System located in areas that consist of Prime Farmland soils or Prime Farmland where drained shall not exceed 50% of the area of Prime Farmland or Prime Farmland where drained on each of the parcels upon which panels and other Solar Energy Equipment (the fenced in area) are to be installed. Any program in which the applicant participates that provides for the use of the land within the fenced in area as farm related uses may be excluded from this 50% coverage threshold calculation based on the amount of space actually occupied by the farm use. This exclusion will only be allowed based on a Planning Board's determination that these lands are being used for actual Agricultural uses.

- *ii.* Tier 3 Solar Energy Systems located on Prime Farmland or Prime Farmland where drained shall be constructed in accordance with the construction requirements of the New York State Department of Agriculture and Markets (See NYS Agriculture and Markets Guidelines).
- iii. Tier 3 Solar Energy System owners shall develop, implement, and maintain native vegetation to the extent practicable pursuant to a vegetation management plan by providing native perennial vegetation and foraging habitat beneficial to game birds, songbirds, and pollinators. To the extent practicable, when establishing perennial vegetation and beneficial foraging habitat, the owners shall use native plant species and seed mixes. Once established, other agriculture uses such as pasturing livestock and apiculture are permissible and encouraged. Input from the local farmers and Town Agricultural Committee will be needed to make these determinations.
- *iv.* Agricultural Restoration Requirements: once the system is decommissioned, the site shall be restored and remediated in accordance with the NYS Agriculture and Markets Guidelines (this will be a condition of the Special Use Permit).
- g. Noise: The project shall be shown (through studies submitted by the applicant) to not have any adverse noise impacts on any surrounding homes or other sensitive receptors (use of NYSDEC and Town of Alabama regulations concerning noise).
- h. Hazardous Materials: The project components shall not contain any hazardous materials that could contaminate soils or the air by their release (units shall not contain cadmium or other "forever" chemicals that can leach into the soils or groundwater). Proof of such will be needed at time of application and when the building permit is applied for (in case equipment changes).
- i. Solar Energy System Liability Insurance:
  - *i*. The Holder of a Special Use Permit for a Solar Energy System Shall Agree to secure and maintain for the duration of the permit, public liability insurance with policy limit amounts determined by the Town of Alabama based on the Permit Holder's project specifications/scope of work and associated exposures.
  - *ii.* Insurance Company: The insurance policies shall be issued by an agent or representative of an insurance company licensed to do business in the State and with at least a Best's rating of "A".
  - *iii.* Insurance Policy Cancellation: The insurance policies shall contain an endorsement obligating the insurance company to furnish the Town of Alabama with at least thirty (30) days prior written notice in advance of cancellation.
  - *iv.* Insurance Policy Renewal: Renewal or replacement policies shall be delivered to the Town of Alabama at least fifteen (15) days before the expiration of the insurance that such policies are to renew or replace.
  - v. Copies of Insurance Policy: No more than fifteen (15) days after the grant of the permit before construction is initiated, the permit holder shall deliver to the Town of Alabama a copy of each of the policies or certificates representing the insurance in the required amounts.
  - vi. Certificate of Insurance: A certificate of insurance states that it is for informational purposes only and does not confer sufficient rights upon the Town of Alabama shall not be deemed to comply with this Law.
  - *vii.* Indemnification: Any application for a Solar Energy System within the Town of Alabama shall contain an indemnification provision. The provision shall require the Applicant/Owner/Operator to at all times defend, indemnify, protect, save, hold harmless and exempt the town of Alabama

and its officers, councils, employees, attorneys, agents and consultants from any and all penalties, damages, costs or charges arising out of any and all claims, suits, demands, causes of action or award of damages whether compensatory or punitive, or expenses arising therefrom either at law or in equity which might arise out of or are caused by the placement, construction, erection, modification, location, equipment's performance, use, operation, maintenance, repair, installation, replacement, removal or restoration of said Solar Energy System, excepting however, any portion of such claims, suits, demands, causes of action or award of damages as may be attributable to the negligent or intentional acts or omissions of the Town of Alabama or its employees or agents. With respect to the penalties, damages, or changes referenced herein, reasonable attorneys' fees, consultant' fees and expert witness fees are included in those costs that are recoverable by the Town of Alabama.

### 624-10. Permitting Requirements for Tier 4 Solar Energy Systems

All Tier 4 Solar Energy Systems are permitted through the issuance of a special use permit within the Agricultural Residential Zone, Commercial Zone, Industrial Zone (as restricted below), and subject to site plan and special use permit requirements set forth in this Section for Tier 3 projects (all requirements in Sections 624-8 and 624-9).

Location Restrictions for Tier 4 Solar Energy System projects:

Not allowed within 1,000 feet of any residential zoning district.

Not allowed within 1,000 feet of a designated Conservation Area- as shown on the town's Comprehensive Plan and any added since that time.

Not allowed on any parcel of land identified in the towns Agricultural Farmland Protection Plan as a "priority lands for protection".

In order to ensure that the benefits of the community solar energy resource are available to the entire community, the Town of Alabama shall require all Tier 4 applicants to enter into a Solar Energy System PILOT and Host Community Agreement.

These Tier 4 systems are very large systems that have a potential to significantly impact the Town of Alabama, its citizens and the economy of the community. Therefore, the Tier 4 systems shall require the following additional (in addition to those in the Tier 3 level) submittals and requirements, or revisions to Tier 3 requirements:

- 1. Submittal of an Agricultural Impact Statement to determine the impact to Agriculture in the Town. The Town of Alabama has a standard Agricultural Impact Statement Table of Contents that will be provided to the applicant. The Planning Board, on a project-by-project basis, will work with the applicant on finalizing the requirements of this Agricultural Impact Statement. As required, the applicant shall include in this statement, the total acres of green energy projects in the Town, including their proposal (not exceeding 2500 acres).
- 2. Submittal of an Economic Impact Analysis to determine the impact to the economy of the Town. This includes the agricultural impacts in the Ag Impact statement and information as noted by the Town Planning Board (Town to provide scoping of this study)
- 3. Any Tier 4 Solar Energy System located on lands that consist of Prime Farmland soils or Prime Farmland where drained shall meet the same requirements as for Tier 3 projects (629-9. f.)

4. In addition, for Tier 4 systems, if the project proposes to impact more than 50% of these Prime or Statewide Important soils, the applicant may purchase or lease (for the lease period of the proposed project) development rights, of an equal amount of land over the 50% threshold, of another farm within the Town of Alabama with Prime soils located on that land to offset the farmland used or leased in the primary project area.

### 624-11. Ownership Changes

If the owner or operator of the Solar Energy System changes or the owner of the property changes, the special use permit shall remain in effect, provided that the successor owner or operator assumes in writing all of the obligations of the special use permit, site plan approval, and decommissioning plan. A new owner or operator of the Solar Energy System shall notify the zoning enforcement officer of such change in ownership or operator within 30 days of the ownership change.

## 624-12. Safety

- 1. Solar Energy Systems and Solar Energy Equipment shall be certified under the applicable electrical and/or building codes as required.
- 2. Solar Energy Systems shall be maintained in good working order and in accordance with industry standards. Site access shall be maintained, including snow removal at a level acceptable to the local fire department and, if the Tier 3 Solar Energy System is located in an ambulance district, the local ambulance corps.
- 3. If Storage Batteries are included as part of the Solar Energy System, they shall meet the requirements of any applicable Local Law, fire prevention and building code when in use and, when no longer used, shall be disposed of in accordance with the laws and regulations of the Town and any applicable federal, state, or county laws or regulations.

#### 624-13. Permit Time Frame and Abandonment

- 1. The Special Use Permit and site plan approval for a Solar Energy System shall be valid for a period of 18 months, provided that construction has commenced. In the event construction is not completed in accordance with the final site plan as may have been amended and approved, as required by the Planning Board, within 18 months after approval, the applicant or the Town may extend the time to complete construction for 180 days. If the owner and/or operator fails to perform substantial construction after 24 months, the approvals shall expire.
- 2. Upon cessation of electricity generation of a Solar Energy System on a continuous basis for 12 months, the Town may notify and instruct the owner and/operator of the Solar Energy System to implement the decommissioning plan. The decommissioning plan must be completed within 360 days of notification.
- 3. If the owner and/or operator fails to comply with decommissioning upon any abandonment, the Town may, at its discretion, utilize the bond and/or security for the removal of the Solar Energy System and restoration of the site in accordance with the decommissioning plan.

## 624-14. Enforcement

Any violation of this Solar Energy Law shall be subject to the same enforcement requirements, including the civil and criminal penalties, provided for in the zoning or land use regulations of the Town.

# 624-15. Severability

The invalidity or unenforceability of any section, subsection, paragraph, sentence, clause, provision, or phrase of the aforementioned sections, as declared by the valid judgment of any court of competent jurisdiction to be unconstitutional, shall not affect the validity or enforceability of any other section, subsection, paragraph, sentence, clause, provision, or phrase, which shall remain in full force and effect.

Adopted Jan. 13, 2025