

## PART II – GENERAL LEGISLATION

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### Chapter 242 – Water – Adopted, December 27, 2012, as Chapter 242 of the Code

#### Article I In General

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#### Sections 242-1 – 242-10

**Section 242-1 – Title** – This chapter shall be known and may be cited as the "Water Service Law of the Village of Marcellus, New York."

**Section 242-2 – Purpose** – The purpose of this chapter is the protection, control and management of the Marcellus Water System and to codify the agreement between the Village of Marcellus and the Onondaga County Water Authority whereby the Village of Marcellus retains ownership of its water infrastructure system, but has agreed to lease, for forty (40) years, commencing January 1, 2010, that same infrastructure to the Onondaga County Water Authority for the sum of \$1.00 per year.

**Section 242-3 – Agreement Between Village of Marcellus and OCWA** – The agreement, commencing January 1, 2010, and as may be hereinafter amended, is on file for public inspection at the Marcellus Village Office.

**Section 242-4 – Water supplied by County** – The supply of water in the Village shall be provided by the Onondaga County Water Authority (OCWA) in accordance with the most current Onondaga County Water Authority Customer Rules, as may be hereinafter amended. A copy of said Customer Rules shall be kept on file and available for inspection at the office of the Village Clerk.

#### **Section 242-5 Connection to municipal water mains**

A. Required – All property fronting on existing water mains shall be connected to municipal water within 90 days after notice in writing by the Village. All wells shall be disconnected from the premises. Upon extension of water mains into areas not presently served by the municipal water service, all properties shall be connected to municipal water within 90 days after notice in writing by the Village and the wells disconnected.

B. Properties not on water mains – Properties not on existing water mains must have their water supply approved by the Village Board. There shall be no wells drilled within the Village limits without the express written approval of the Village Board.

#### **Section 242-6 – Fire hydrants**

A. Interference with prohibited – No person shall open or interfere with the fire hydrants of the Village without permission of OCWA, except authorized members of the Marcellus Fire Department in case of fire or official fire practice.

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B. Hydrants required in annexations and subdivisions. In all new annexations and subdivisions there shall be a hydrant installed on the line every 600 feet, of the same type as used elsewhere in the Village.

**Sections 242-7 – 242-10 – Reserved**