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Local Law Filing

(Use this form to file a local law with the Secretary of State.)

Text of law should be italics or underlining t	given as amended. Do not o indicate new matter.	t include matter being elimina	ted and do not use
CountyCity	⊗Town □Village		
of Mayfield	· · · · · · · · · · · · · · · · · · ·		
Local Law No. 1		of the year 20 24	
A local law to extend [historitable Energy S	Local Law No. 3 of 2023 entitionage Facilities Law"	tled "Town of Mayfield Moratoriu	Ý
 ::			
Be it enacted by the	Town Board	·	of the
County City	Town Village		
of Mayfield			as follows:

The text of this Local Law is annexed hereto.

(If additional space is needed, attach pages the same size as this sheet, and number each.)

LOCAL LAW NO. 1 OF 2024

A LOCAL LAW to extend Local Law No. 3 of 2023 entitled "Town of May field Moratorium on Battery Energy Storage Facilities Law".

BETT ENACTED by the Town Board of the Town of May field as follows:

Section 1. Legislative Intent

This Focal Law is enacted to extend the current Local Law No. 3 of 2023 entitled "Town of Mayfield Moratorium on Battery Energy Storage Facilities Law" to provide the Town Board the time to engage in the necessary studies, meetings, hearings, environmental review, fire and safety review and other appropriate and necessary actions to continue to protect the health, safety and welfare of the residents of the Town of Mayfield.

The Town Board recognizes the need to evaluate the impact of these systems and, if necessary, revise the town's zoning law to address any determined issues.

Section 2. Amendment

The Battery Moratorium Law of the Town of Mayfield is hereby amended by extending the current Battery Moratorium for an additional period of 6 (six) months.

Section 3. Severability.

If any provision, clause, sentence, subdivision, section or part of this local law or the application thereof to any person, individual, corporation, firm, partnership, entity or circumstance shall be adjudged by any court of competent jurisdiction to be illegal, invalid, unconstitutional or inapplicable to any person or circumstance, such illegality, invalidity or unconstitutionality or inapplicability shall not affect or impair any of the remaining provisions, clauses, scutences, subsections, words or parts of this local law or their application to other persons or circumstances. It is hereby declared to be the legislative intent that this local law would have been adopted if such illegal, invalid or unconstitutional provision, clause, sentence, subsection, word or part had not been included therein and if such person or circumstance to which the local law or part thereof is held inapplicable had been specifically exempt therefrom.

Section 4. Repeal.

All ordinances, local laws and parts thereof inconsistent with this local law are hereby repealed.

Section 5. Effective Date.

This local law shall take offect immediately upon the filing with the New York State Secretary of State in accordance with Section 27 of the Municipal Home Rule Law.

(Complete the certification in the paragraph that applies to the filing of this local law and strike out that which is not applicable.)

 (Final adoption by local legislative boot thereby certify that the local law annexed he 	reto, designated as local law No-	1	of 20 <u>24</u> of
the (County)(City)(Town)(Village) of Mayfield			was duly passed by the
Mayfield Town Board (Name of Legislative Body)	on <u>May</u>	20 <u>24</u> , in acc	cordance with the applicable
provisions of law.			
2. (Passage by local legislative body with Chief Executive Officer".)			sapproval by the Elective
I hereby certify that the local law annexed he	reto, designated as local law No.		of 20 of
the (County)(City)(Town)(Village) of			was duly passed by the
Nan - et (agistative Body)	. on	20 and v	was (approved)(not approved
(repassed after disapproval) by the (Elective C	Drief Executive Officer*;	and	I was deemed duly adopted
on	nce w ith the applicable provisions	s of law	
2 (Final adaption to a final adaption adaption to a final adaption adaption to a final adaption adaption adaption adaption adaption adaption adaption adaption adaptio			
 (Final adoption by referendum.) Thereby certify that the local law annexed her 	reto, pesignated as local law No.		of 20 cf
the (County)(City)(Town)(Village) of			was duly passed by the
7	· · · · · · · · · · · · · · · · · · ·	and w	as (approved)(not approved)
Alternetis equipalise todays	01)	20 , and w	as (approved)(not approved)
(repassed after disapproval) by the (Elective C	Other Executive Officer;	on	20
Such local law was submitted to the people by	reason of a (mandatory)(permis	sive) referendum, a	and received the affirmative
vote of a majority of the qualified electors votic	ig thereon at the (general)(specia	al)(annual) election	held on
20 In accordance with the applicable pr	rovisioes of law.		

4. (Subject to permissive referendum and	final adoption because no vali	id petition was file	ed requesting referendum.)
I nereby certify that the local law annexed here	eto, designated as local law No.∖		of 20 of
the (County)(City)(Town)(Village) of			was duly passed by the
time and the section of the section	on	20, and wa	s (approved)(not approved)
(Name of Legislative Body)		And the second s	
(repassed after disapproval) by the(Liective Cr	nief Executive Officer')	on Say	20 Such local
aw was subject to permissive referendum and	I no valid petition requesting such	referendum was f	iled as of
20 In accordance with the applicable pr	rovisions of law		
			W.

The providence in Rev. Ed. 149

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

Thereby certify that the local law ann the City of	orter revision proposed by petition.) nexed hereto, designated as local law No. having been submitted to referendum pursuant to the provisionaving received the affirmative vote of a majority of the qualifiention held on the control of the provision held on the provision held of the provision held on the	of 20 of sions of section (36)(37) of d electors of such city voting
November 20 creceived the affirmative vote of a maj	adoption of Charter.) bexed hereto, designated as local law No. State of New York, having been submitted to the electors a pursuant to subdivisions 5 and 7 of section 33 of the Municipal jority of the qualified electors of the cities of said county as a re- discounty considered as a unit voting at said general election, but	at the General Election of Netome Rule Law, and having initianity, majority or the
I further certify that I have compared	tal adoption has been followed, please provide an appropring the preceding local law with the original on file in this office and e whole of such original local law, and was finally adopted in the county legislative body. Or officer designated by local legislative to	nd that the same is a me manner indicated in the same is a manner indicated in the same is a manner in the same in the same is a manner in the same is a manner in the same in the same is a manner in the same in the same is a manner in the same in the same is a manner in the same in the same is a manner in the same in
(Seal)	Date: 4-24-24	