Local Law Filing

(Use this form to file a local law with the Secretary of State.) Text of law should be given as amended. Do not include matter being eliminated and do not use italics or underlining to indicate new matter. County of Claverack City Town **Village** Local Law No. 4 of the year 2024 A local law to adopt and extend a temporary three (3) month moratorium on Battery Energy Storage Systems within the Town of Claverack Be it enacted by the Town Board
(Name of Legislative Body) of the County of Claverack as follows: City Town **Village** TITLE. This local law shall be known as Local Law No. 4 of the Year 2024, a local law

Section 1. extending a three (3) month moratorium on Battery Energy Storage Systems

Section 2. LEGISLATIVE INTENT.

The Town of Claverack presently has a zoning law to regulate land use within the Town. The Town is currently reviewing possible regulations for Battery Energy Storage Systems and desires to draft a zoning law amendment that would provide for proper regulation of such projects and installations. The Town Board desires to adopt and extend a moratorium on Battery Energy Storage Systems to further review a revised law that may be adopted. The moratorium will enable town officials to continue to comprehensively address the issues involved with the Battery Energy Storage Systems that are becoming increasingly developed in our rural community and ensure Battery Energy Storage Systems are placed and sited in harmony with the surrounding uses and areas of the town.

The Town Board finds that pursuant to 6 NYCRR 617.5(c)(30) the adoption of a moratorium on land development or construction is a Type II action under the New York State Environmental Quality Review Act ("SEQRA") which has been determined not to have a significant impact on the environment. Further, this moratorium is enacted by the Town Board pursuant to its authority to adopt local laws under Article IX of the New York State Constitution and Municipal Home Rule Law Section 10.

This moratorium is exempted from referral to the Columbia County Planning Board pursuant to the New York General Municipal Law 239-m by adoption of the "Opt Out" resolution, stating that land use moratoria for a period of three months or less are exempt from referral, and are of local concern.

Section 3. DEFINITIONS.

BATTERY ENERGY STORAGE SYSTEM - A rechargeable energy storage system consisting of one or more devices, including batteries, battery chargers, controls, power conditioning systems and associated electrical equipment, assembled together, capable of storing energy in order to provide electrical energy at a future time, not to include a standalone 12-volt car battery or an electric motor vehicle.

Section 4. MORATORIUM

- A. The Town Board hereby adopts and extends a moratorium which shall prohibit application for or Town review of Battery Energy Storage Systems.
- B. This moratorium shall be in effect for a period of three (3) months from the effective date of this local law and shall expire on the earlier of (i) the date three (3) months from said effective date, unless renewed: or (ii) the enactment by the Town Board of a resolution indicating the Town Board is satisfied that the need for the moratorium no longer exists.
- C. This moratorium shall apply to all zoning districts and all real property within the Town.
- D. Pursuant to this moratorium, the Planning Board shall not review any applications for Battery Energy Storage Systems, nor shall it grant any preliminary or final approval for any site plan or special use permit.
- E. Pursuant to this moratorium, the Building Inspector shall not issue Building Permits or Certificates of Occupancy for any Battery Energy Storage Systems.
- F. Pursuant to this moratorium, the Zoning Board shall not grant any approvals for any variance that involves the construction, reconstruction, relocation, enlargement or modification of any site intended to be used for Battery Energy Storage Systems.

Section 5. RELIEF FROM PROVISIONS OF THIS LOCAL LAW.

- A. If any owner of property within the Town seeks relief from this moratorium to enable such owner to apply for or seek continued review of, activities otherwise prohibited under this moratorium, such owner shall make application to the Town Board.
- B. It shall be the burden of the owner for such relief to demonstrate to the satisfaction of the Town Board, upon clear and convincing evidence, that an unjust result and extraordinary financial hardship will occur to the property owner if such relief is not granted, and such showing must demonstrate that the proposed activity for which relief is sought shall be consistent with the reasonable and orderly development of the Town.
- C. Such relief shall be the subject of a public hearing before said Town Board.
- D. It shall be within the discretion of the Town Board to grant, in whole or in part, or deny, the application for such relief from the terms of this moratorium.

Section 6. PENALTIES.

Any person, partnership, association, corporation, landowner, lessee or licensee which shall construct, reconstruct, relocate, enlarge or modify any site to be used for a Battery Energy Storage Systems in violation of the provisions of this local law, shall be subject to:

- A. A fine not to exceed One Thousand and 00/100 Dollars (\$1,000.00) per individual and not exceeding Five Thousand and 00/100 Dollars (\$5,000.00) as to a corporation, partnership, or association, or imprisonment for a term not to exceed one (1) year, or both;
- B. A civil penalty in the amount of One Hundred and 00/100 Dollars (\$100.00) for each day that such violation shall exist;
- C. Injunctive relief in favor of the Town to cease any and all such actions which conflict with this local law and, if necessary, to remove any constructions, improvements, or related items or byproducts which may have taken place in violation of this local law.

Section 7. ENFORCEMENT.

This local law shall be enforced by the Zoning Enforcement Officer of the Town of Claverack or such other zoning enforcement individual(s) as designated by the Town Board. It shall be the duty of the enforcement individual(s) to advise the Town Board of all matters pertaining to the enforcement of this local law and to keep all records necessary and appropriate to the office and to file same in the office of the Town Clerk.

Section 8. VALIDITY & SEVERABILITY.

If any section or part of this local law is declared invalid or unconstitutional, it shall not be held to invalidate or impair the validity, force or effect of any other section of this local law.

Section 9. EFFECTIVE DATE.

This local law shall take effect immediately upon passage, and then shall be filled with the New York State Department of State and shall remain in force and effect for a period of three (3) months from the date of such filing, unless extended or rescinded by subsequent local law.

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

1. (Final adoption by local legislative body only.)				
I hereby certify that the local law annexed hereto, designated as lo	ocal law No	4	_of _20	024 of the
Town of <u>Claverack</u> was duly passed by the <u>Town Bo</u>	oard c			
(Name of Legisla	ative Body)			
accordance with the applicable provisions of law.				
2. (Passage by local legislative body with approval, no disapproval	al or repassage	e after disapr	roval	
by the Elective Chief Executive Officer.*)	ar or repussage	c arter disapp	10 / 41	
Thereby certify that the local law annexed hereto, designated as local	ıl law No		O	f 20 of
the (County) (City) (Town) (Village) of				
on, 20, and was		ot approved	Vrenacci	ed of the
(Name of Legislative Body)	(upproved)(ii	iot approved,	Перазы	ou urter
disapproval) by the and was deemed dul	l y adopted on			, 20 ,
(Elective Chief Executive Officer*)				
in accordance with the applicable provisions of law.				
Tr				
3. (Final adoption by referendum.)				
Thereby certify that the local law annexed hereto, designated as local law annexed hereto annexe	al law No		of '	20 of
the (County) (City) (Town) (Village) of	<u> </u>	was d	ulv nass	ed by the
on, 20, and was	(approved)(p	ot approved)	tropacco	d ofter
— (Name of Legislative Body)	(approved)(iii	ot approved)	перавве	a arter
disapproval) by the on	, 2	.0 . Sucl	ı local la	aw was
(Elective Chief Executive Officer*)				
submitted to the people by reason of a (mandatory) (permissive) ref	erendum, and	received the a	ıffirmati	ve vote of
a majority of the qualified electors voting thereon at the (g	general)(speci	al)(annual) -	election	held on
, 20, in accordance with the applicable provi				
4. (Subject to permissive referendum and final adoption becau	use no valid	petition was	filed r	equesting
referendum.)	•	•		1 0
Thereby certify that the local law annexed hereto, designated as local	al law No.		o	f 20
of the (County)(City)(Town)(Village) of				
— (Name of Legislative Body)	· ()(Transfer in	(F	
disapproval) by the on	, 20	Such local l	aw was	subject
(Elective Chief Executive Officer*)				v
to permissive referendum and no valid petition requesting such refe	rendum was fi	led as of		, 20,
in accordance with the applicable provisions of law.				
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^{*}Elective Chief Executive Officer means or includes the chief executive officer of a county elected on a county-wide basis or, if there be none, the chairman of the county legislative body, the mayor of a city or village, or the supervisor of a town where such officer is vested with the power to approve or veto local laws or ordinances.

5. (City local law concerning Charter revision	ion proposed by petition.)	
I hereby certify that the local law annexed he	ereto, designated as local law No	of 20
of the City of	having been submitted to ref	ferendum pursuant to
the provisions of section (36)(37) of the Mu	inicipal Home Rule Law, and having received	I the affirmative vote
of a majority of the qualified electors of so	uch city voting thereon at the (special)(gene	ral) election held on
,, became operation	ive.	
6. (County local law concerning adoption o		
	ereto, designated as local law No	
of the County of	State of New York, hav	ing been submitted to
	ember, 20, pursuant to sub	
	nw, and having received the affirmative vote	
qualified electors of the cities of said county	as a unit and a majority of the qualified elector	s of the towns of said
county considered as a unit voting at said go	eneral election, became operative.	
(If any other authorized form of final adopti	on has been followed, please provide an appro	opriate certification.)
	eceding local law with the original on file in t	
-	d of the whole of such original local law, and v	vas finally adopted in
the manner indicated in paragraph 1, above.		
	Mary Hoose, Town Clerk	
(Seal)	Date:	