## (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.

tunes of underfining to in	dicate new matter.		
<del>County</del> <del>City</del> Town of Lloyd			
Village		•	
Local Law No.	11	of the year 2023	
A local law to amend the Code Section 98-5 A, 98-5 C, and Ar that the rates charged pursuant	ticle IV "Rates", 98-13, 98- thereto may be set by resolu	15, 98-18, 98-19 an attion of the Town B	d 98-20.1, to provide oard.
Be it enacted by the	Town Boa	ırd	of the
County			<b>.</b>
City	· · · · · · · · · · · · · · · · · · ·		
Town of	Lloyd		- as follows:
Village			

SEE ATTACHED

# (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 local law 1 of 2023 of the Town of Lloyd was duly passed by the Town Board on January 18, 2023 in accordance with the applicable provisions of law.

2 (Passaga by local lawislation L. L. L.	
2. (Passage by local legislative body with approval, no disapproval or repassage after dis Elective Chief Executive Officer*.)	approval by the
I hereby certify that the local law annexed hereto, designated as local law No of 200_	-of the
(County)(City)(Town)(Village) of was duly passed by the	***************************************
(County)(City)(Town)(Village) of was duly passed by the on, 200, and was (approved)(not approved) (repas disapproval) by the and was deemed duly adopted on	<del>sed after</del>
disapproval) by the and was deemed duly adopted on	
accordance with the applicable provisions of law.	
3. (Final adoption by referendum.)	
(1 mai adoption by referendam.)	
Hereby certify that the local law annexed hereto, designated as local law No of 200	of the
(County)(City)(Town)(Village) of was duly passed by the on, 200, and was (approved)(not approved) (repast disapproval) by the on 200 Such local law was suby reason of a (mandatory)(permissive)(referendum, and received the affirmation of the control	_ Or tife
on , 200 , and was (approved) (not approved) (repas	sed after
disapproval) by the on 200 . Such local law was su	hmitted to the peopl
Maria de la maria della	with at the avalitied
ciectors voting thereon at the (general)(special)(annual) election held on	200 in
accordance with the applicable provisions of law.	
	•
4 (Subject to many in the second seco	
4. (Subject to permissive referendum and final adoption because no valid petition was fil referendum.)	ed-requesting
Telefendum.)	
I hereby certify that the local law annexed hereto, designated as local law No of 200	0.1
(County)(City)(Town)(Village) of was duly passed by the	<del>_ of the</del>
(County)(City)(Town)(Village) of was duly passed by the on, 200, and was (approved)(not approved) (repassed by the on, 200 Such local law was permissive referendum and no valid partition requesting each of such as fact that NO of 200	and offer
disapproval) by the on 200 Such local law w	og gubioet to
permissive referendum and no valid petition requesting such referendum was filed as of	as subject to
200, 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 pasis or, if there be none, the chairperson of the county logislative body, the m	lavor of a city or
vinage, of 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 Chart	
5. (City local law concerning Charter revision proposed by petition.)  Lharaby cartify that the local law appears to the content of the conte	
the City of having been submitted to referendum pursuant to	of 200of
Hilving neen slipmitted to reterendum nursuant t	a tha proviniana af

section (36)(37) of the Municipal Home Rule Law, an qualified electors of such city voting thereon at the (specame operative.	ed having received the affirmative vote of a majority of the pecial)(general) election held on200,
6. (County local law concerning adoption of Chart	<del>er.)</del>
General Election of November2  Municipal Home Rule Law, and having received the a	gnated as local law No of 20 of the e of New York, having been submitted to the electors at the 20, pursuant to subdivisions 5 and 7 of section 33 of the firmative vote of a majority of the qualified electors of the ellified electors of the towns of said county considered as a unit
(If any other authorized form of final adoption has certification.)	been followed, please provide an appropriate
indicated in paragraph one, above.	cal law with the original on file in this office and that the same ch original local law, and was finally adopted in the manner  Wendy Rosinski Fown Clerk
(Seal)	Date: January 23, 2023

#### **LOCAL LAW 1 - 2023**

A LOCAL LAW TO AMEND THE CODE OF THE TOWN OF LLOYD CHAPTER 98, ENTITLED "WATER", ARTICLE III "SERVICE", SECTION 98-5 A, 98-5 C, AND ARTICLE IV "RATES", 98-13, 98-15, 98-18, 98-19 AND 98-20.1, TO PROVIDE THAT THE RATES CHARGED PURSUANT THERETO MAY BE SET BY RESOLUTION OF THE TOWN BOARD.

### Section 1

The Code of the Town of Lloyd, Chapter 98, entitled "Water", Article III, entitled "Service", Section 98-5 A, 98-5 C, and Article IV, entitled "Rates", be and the same is hereby amended by deleting existing Sections 98-5 A, 98-5 C, 98-13, 98-15, 98-18, 98-19, and Section 98-20.1, and enacting new sections as follows:

"Section 98-5. Applications for water service.

A. Application for water service to any premises not being served as of the effective date of these rules, regulations and rates shall be made by the property owner to the Highland Water District on the form provided by the district for such purpose. A fee shall be paid on the filing of such application, which fee shall be set by the Town Board by resolution and amended from time to time. The estimated total cost, based on time and material, shall be calculated. A minimum fee, which fee shall be set by the Town Board by resolution and amended from time to time, for a service connection shall be paid whether or not the actual time and material exceed that amount. The fee is for reimbursement to the district for its cost for connection to the district facilities. Persons requesting a single three-fourths-inch service line connection or greater shall so indicate on the application form. The

Superintendent shall then determine if service greater than three-fourths inch is feasible. The applicant shall be advised of such estimate and shall pay 50% thereof to the Town Clerk. The actual cost of the labor and materials required to complete such special service shall be computed by the Superintendent upon the completion of the work, and the difference between the actual cost and the 50% paid when the estimate was given, which shall be the final balance, shall be paid by the applicant before water service is turned on."

C. The applicant shall, at his own cost and expense, and in accordance with plans, specifications and schematics furnished by the Water District, install the service line and the meter. The water shall be turned on at the curb stop by the Water District only after inspection by and approval of the district of the meter installation, service line and all plumbing and fixtures connected therewith. Said fee, which may increase depending on the number of inspections, shall be set by the Town Board by resolution and amended from time to time."

"Section 98-13. Rates established.

The rates for service and water supply to any customer of the Highland
Water District shall be levied on the basis of the amount of water from the
Highland Water District used by each water using at such per gallon, or fraction
thereof, rates as the Town Board may from time to time establish by resolution
and amended from time to time."

"Section 98-15. Rate of water supply to non-metered users.

The rate for water supplied to non-metered users shall be levied on the basis of the amount of water from the Highland Water District used by a non-metered user at such per gallon of water, or a fraction thereof, rate as the Town Board may from time to time establish by resolution and amended from time to time." "Section 98-18. Resoration charges.

In any case where service has been discontinued or terminated, a restoration fee shall be paid before water service and water is supplied. Such restoration fee shall be set as the Town Board may establish from time to time by resolution, and amended from time to time."

"Section 98-19. Charges for fire hydrants and sprinkler systems.

- A. There shall be an annual charge per hydrant made to the Highland Fire

  District for the furnishing of water service and water. Such charge shall be set

  by the Town Board by resolution, and amended from time to time.
- B. There shall be a quarterly charge for any sprinkler or other fire-protection system connected to district water services that is nonmetered, which charge shall be set by the Town Board by resolution and amended from time to time."

Consumers requesting a reading of their water meters other than the customary quarterly meter readings shall be charged a fee, which fee shall be set by the Town Board by resolution and amended from time to time."

<sup>&</sup>quot;Section 98-20.1. Fees for meter readings.

## Section 2

This local law will take effect when filed with the Secretary of State in accordance with the Municipal Home Rule Law.