# 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.

Village of Monticello

Local Law No. 2 of the year 2023

Entitled, Chapter § 280-40.1. Planned unit development.

Be it enacted by the Board of Trustees of the Village of Monticello as follows:

## § 280-40.1. Planned unit development.

- A. Purpose. It is the intent of this section to permit the establishment of a use classification entitled "Planned Unit Development" (PUD) where the following objectives are sought:
  - 1) Creation of a more desirable community environment than would be possible through strict application of the zoning regulations found elsewhere in this Chapter 280.
  - 2) Preservation and enhancement of community natural resources such as water bodies, wetlands, forests, significant topographic and geological features and other areas of scenic and ecological value.
  - 3) Efficient use of a site to facilitate adequate and economical construction and maintenance of streets and drainage facilities and water supply and sewage systems.
  - 4) Innovation and variety in the type and design of residential development, providing a wide choice of living environment, occupancy tenure and housing cost.

- 5) Open space allocation and maintenance by private initiative as an integral part of residential development.
- 6) Connection of roadways and walkways with existing surrounding infrastructure to connect residents to the community in a multi modal manner shall be required to promote safe travel for motorists, bicyclists and pedestrians alike.
- B. Site area and location. The minimum site area for a PUD shall be 20 acres and it shall be located within a residential district.
- C. Common open space. Not less than 25% of the gross area of a PUD shall be devoted to common open space. Such land is to be owned or controlled jointly by all residential property owners within the PUD and is to be used for recreational purposes or preserved in its natural state. The common open space shall include lands having significant ecological, aesthetic and recreational characteristics, with topography, shape, dimension, location, access and improvements suitable for its intended purpose.

#### D. Permitted uses.

- 1) Residential: may be any type, including related accessory uses as provided elsewhere in this Chapter 280.
- 2) Nonresidential: may be permitted or required where such uses are designed to serve primarily the residents of the PUD District.

## E. Maximum number of dwelling units.

- 1) The maximum number of dwelling units that may be approved in a PUD shall be computed by multiplying the total acreage of the site as provided for in the district regulations by the appropriate number of dwelling units per acre for the district in which such site is located as provided in District Regulations, Use and Bulk Tables. The maximum number of dwelling units shall not be approved if, in the judgment of the Planning Board, the site plan does not indicate adequate design and management of open space areas according to the following criteria:
  - a) Provision of recreation facilities;
  - b) Protection or enhancement of wildlife habitats;

- c) Protection of surface water quality; and
- d) Protection or enhancement of scenic quality.
- 2) The Planning Board shall determine the maximum number of dwelling units, the size and scope of any commercial or retail uses, that the site is capable of supporting without causing adverse effects on the resources of the Village.
- F. Other zoning regulations. With the exception of minimum lot areas, building heights (which shall not exceed three (3) stories plus basement, regardless of District in which the PUD is to be located) and lot and yard requirements, the PUD shall comply with all other provisions of this Chapter 280. The PUD may be located in any district allowing Residential Use. In the event Commercial uses are not permitted in the District in which the PUD is applied for, the Commercial Use shall be governed by the B-1-0 Use and Bulk requirements for "Business/Office" and "Eating and Drinking Establishments". In addition, Applicant shall be entitled to the right to Appeal to the Zoning Board of Appeals for a determination as to whether the proposed use is allowed as a matter of right or by Special Permit pursuant to Section 280-10(B).
- G. Utilities. All uses situated in a PUD shall be served by Village water and sewer systems. All water, sewer and gas lines, and all other lines providing power and communication service, shall be installed underground in the manner prescribed by the state and local agencies having jurisdiction.
- H. Ownership. The land proposed for a PUD may be owned, leased or controlled either by an individual, corporation or by a group of individuals or corporations. The applications shall be filed by the owner or jointly by all owners of the property included in the application. In the case of multiple ownership the approved plan shall be binding on all owners. Ownership structure shall be set forth the Approval Resolution and Local Law.
- I. Organization. A PUD shall be organized as one of the following:
  - 1) A homeowners' association approved by the Federal Housing Administration for mortgage insurance, by the Attorney General of the State of New York or by the Village Board.
  - 2) A homeowners' association approved by the Village Board upon recommendation of the Village Attorney or Village Special Counsel. Whenever a

homeowners' association is proposed, the Village Board shall retain the right to review and approve the articles of incorporation and charter of said homeowners' association and to ensure that the intent and purpose of this section are carried out.

3) Any other arrangement approved by the Village Board, upon recommendation of the Village Attorney or Village Special Counsel, as satisfying the intent of this section, including condominiums and special districts.

### J. Procedure.

- 1) A PUD may be approved only by resolution adopted by the Village Board upon recommendation of the Planning Board. A PUD application shall be considered by the Village Board only after receiving preliminary approval from the Planning Board.
- 2) Prior to the issuance of a building permit in a planned unit development, a site plan shall be submitted to and approved by the Planning Board in accordance with Chapter 265.
- 3) Said site plan shall include areas within which buildings and structures are proposed to be located, the height and spacing of buildings, open spaces and landscaping, off-street parking, open and enclosed parking spaces, driveways and any other physical features relevant to the proposed plan.
- 4) Nothing contained in this section shall relieve the owner or his agent or the developer of a proposed planned unit development from receiving subdivision plat approval in accordance with Chapter 270, Subdivision of Land. In approving the final plat for a planned unit development the Planning Board may modify the acreage requirement for recreation areas of Chapter 270, Subdivision of Land, provided that the common land dedicated in accordance with this section meets all other requirements of Chapter 270, Subdivision of Land.
- 5) Prior to site plan approval, the developer shall file with the Planning Board a performance bond to ensure the proper installation of all park and recreation improvements shown on the site plan and a maintenance bond to ensure proper maintenance of all common lands until the homeowners' association is established. The amount and period of said bonds shall be determined by the Planning Board, and the form, sufficiency, manner of execution and the

surety shall be approved by the Village Attorney or Village Special Counsel and by the Planning Board.

6) Minor building additions to individual residential units in a PUD up to 50% in size of the original unit will be permitted upon application and issuance of a building permit, provided all New York State Building and Fire Code, as amended and any such expansion shall not increase the level of a preexisting nonconformity or with any dimensional requirements in the use and bulk table, in which the PUD is located, and shall comply with Section 280-42. The applicant shall provide written evidence to the officers and employees of the Building Department that the proposed building addition has the approval of the local homeowners' association or other local body with jurisdiction within the PUD or cluster development. Written evidence shall consist of a letter to the Village, signed by a duly authorized officer of the homeowners' association, indicating that all homeowners have been advised of the proposed minor addition. Subsequent additions or other modifications to the approved site plan shall be submitted to the Planning Board for approval.

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

1. (	Final	adoption	by	local	legislative	body	only.)
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I hereby certify that the local law annexed hereto, designated as local law No. 2 of 2022 of the (County) (City) (Town) of Monticello was duly passed by the (Name of Legislative Body) Board of Trustees on September 20<sup>th</sup>, 2023, in accordance with the applicable provisions of law.

2. (Passage by local legislative body with approval, no disapproval or re-passage after disapproval by the Elective Chief Executive Officer\*.)

I hereby certify that the	local law annexed hereto, de	signated as local law N	o of 20	of the (County) (City)
•		was duly passed	I by the (Name of Leg	gislative Body)
· / · · · · ·	on	, and		
after disapproval) by the	(Elective Chief Executive C			and was deemed duly
adopted on	20, in accordance w	ith the applicable provi	sions of law.	
3. (Final adoption by	referendum.)			
•	local law annexed hereto, de	signated as local law N	o of 20	of the (County) (City)
(Town) (Village) of			l by the (Name of Le	
, , , , , , , , , , , , , , , , , , , ,	on	, and	was (approved) (not	approved) (repassed after
disapproval) by the (Ele	ctive Chief Executive Office	er*)	0	n20
Such local law was subi	nitted to the people by reaso	n of a (mandatory) (per	missive) referendum,	, and received the affirma-
tive vote of a majority of	f the qualified electors votin	g thereon at the (genera	l) (special) (annual)	election held on
		dance with the applicat		

4. (Subject to permissive referen-	-				
I hereby certify that the local law an	mexed hereto, designa	ated as local law No	of 20	of the	(County) (City)
disapproval) by the (Elective Chief local law was subject to permissive		_ was duly passed by	the (Name of L	egislative l	Body)
	on	, and was (	(approved) (not	approved)	(repassed after
disapproval) by the (Elective Chief	Executive Officer*)_	11.1	on		20 Such
local law was subject to permissive	referendum and no va	alid petition requesting e applicable provisions	such referendu s of law.	m was filed	a as or
	m accordance with the	o appriousion provisions			
*Elective Chief Executive Officer means o	r includes the chief evecu	tive officer of a county elec	cted on a county-w	ide basis or.	if there be none, the
chairperson of the county legislative body, approve or veto local laws or ordinances.	the mayor of a city or vill	age, or the supervisor of a	town where such o	fficer is vesto	ed with the power to
5. (City local law concerning Ch	arter revision propo	sed by petition.)			
I hereby certify that the local law ar	nexed hereto, designa	ated as local law No		of 20	_ of the City of
having be	en submitted to refere	ndum pursuant to the	provisions of se	ction (36) (	(37) of the Mu-
nicipal Home Rule Law, and having	g received the affirmat	tive vote of a majority	of the qualified	electors of	such city vot-
ing thereon at the (special) (general	) election held on	20	_, became opera	tive.	
6. (County local law concerning	_				
I hereby certify that the local law ar	nexed hereto, designa	ated as local law No		of 20	of the County
of, Si vember 20, pursuan	tate of New York, hav	ing been submitted to	the electors at t	he General	Election of No-
vember 20, pursuan	t to subdivisions 5 and	d 7 of section 33 of the	Municipal Hor	ne Rule La	w, and having
received the affirmative vote of a m	aiority of the qualifie	d electors of the cities	of said county a	is a unit an	d a majority of
the qualified electors of the towns of	if said county consider	red as a unit voting at	said general ele	ction, beca	me operative.
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(If any other authorized form of f	inal adoption has be	en followed, please p	rovide an appr	opriate ce	rtification.)
I further certify that I have compare correct transcript therefrom and of t paragraph <u>1</u> , above.	ed the preceding local the whole of such orig	law with the original original original local law, and wa	on file in this of s finally adopte	fice and that d in the ma	at the same is a inner indicated in
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