Local Law Filing

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

italics or underlining to indicate new matter.	liminated and do not use
□County ⊠City □Town □Village (Select one:)	
of Beacon	
Local Law No. 2 of the year 20 ²⁴	
A local law AMENDING CHAPTER 179 OF THE BEACON CITY CODE	
(Insert Title) CONCERNING TERMINATION OF ILLEGAL SEWER CONNEC	TIONS
	=======================================
Be it enacted by the City Council	of the
(Name of Legislative Body)	
□County ⋉City □Town □Village	
of Beacon	as follows:

See attached

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

CITY OF BEACON



Amanda C. Caputo City Clerk One Municipal Plaza, Suite One Beacon, New York 12508

Telephone

(845) 838-5003

Facsimile

(845) 838-5012

I, AMANDA C. CAPUTO, City Clerk of the City of Beacon, New York, do hereby certify that the attached is a true and accurate copy of Local Law No. 2 of 2024 entitled

A LOCAL LAW AMENDING CHAPTER 179 OF THE BEACON CITY CODE CONCERNING TERMINATION OF ILLEGAL SEWER CONNECTIONS

adopted by the Beacon City Council at a regular meeting held on June 3, 2024. Council Member Rhodes made the motion that the resolution be adopted. Council Member Aymar-Blair seconded the motion.

Council Members Wake, Rhodes, Domanski, Wetherbee, Aymar-Blair, and Mayor Kyriacou voted in favor (6). Council Member Grant was absent (1). Motion carried.

WITNESS THERE I have set my hand and seal of the City of Beacon this 5th day of June,

2024.

Signed

Amanda C. Caputo City Clerk

SEAL

LOCAL LAW NO. 2 OF 2024

CITY COUNCIL CITY OF BEACON

A LOCAL LAW AMENDING CHAPTER 179 OF THE BEACON CITY CODE CONCERNING TERMINATION OF ILLEGAL SEWER CONNECTIONS

A LOCAL LAW to amend Chapter 179 of the Beacon City Code concerning the termination of illegal connections or discharges into the sewer system.

BE IT ENACTED by the City Council of the City of Beacon as follows:

Section 1. Chapter 179 of the Code of the City of Beacon entitled "Sewers" is hereby amended as follows:

§ 179-4 Restrictions on discharges into public sanitary sewers and storm sewers.

B. No person shall discharge or cause to be discharged any nonsanitary substance, including, but not limited to, stormwater, surface water, groundwater, roof runoff, subsurface drainage, cooling water, air-conditioning and refrigerating wastewaters or unpolluted industrial process water or any other similar discharge to any sanitary sewer. Any existing connection or discharge resulting in a nonsanitary discharge to the sanitary sewer shall be terminated. Any connection to be terminated shall be done in a manner satisfactory to the Building Inspector to ensure that the pipe cannot be reconnected. Proof of such termination shall be provided to the Building Inspector within 30 days of discovery, including but not limited to, receipts from a licensed plumber, photographs and/or attestation by the owner and plumber that the connection has been permanently terminated. The owner shall also provide proof satisfactory to the Building Inspector demonstrating how the discharge has been redirected to stormwater pipes, dry well, the ground or otherwise.

§ 179-11 Penalties for offense.

D. Any reconnection of a previously terminated illegal connection or discharge to the sanitary sewer system shall result in a fine of no less than \$ 1,000 and no more than \$1,500.

Section 2. Ratification, Readoption and Confirmation.

Except as specifically modified by the amendments contained herein, Chapter 179 of the Code of the City of Beacon is otherwise to remain in full force and effect and is otherwise ratified, readopted and confirmed.

Section 3. Numbering for Codification.

It is the intention of the City of Beacon and it is hereby enacted that the provisions of this Local Law shall be included in the Charter of the City of Beacon; that the sections and subsections of this Local Law may be re-numbered or re-lettered by the Codifier to accomplish such intention; that the Codifier shall make no substantive changes to this Local Law; that the word "Local Law" shall be changed to "Chapter," "Section" or other appropriate word as required for codification; and that any such rearranging of the numbering and editing shall not affect the validity of this Local Law or the provisions of the Charter affected thereby.

Section 4. Severability.

The provisions of this Local Law are separable and if any provision, clause, sentence, subsection, word or part thereof is held illegal, invalid or 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, sentences, subsections, words or parts of this Local Law or their petition 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 hereof is held inapplicable had been specifically exempt there from.

Section 5. Effective Date.

This local law shall take effect immediately upon filing with the Office of the Secretary of State.

(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 body only.) I hereby certify that the local law annexed hereto, designated as local law No. 2	20 ²⁴ of
the (County)(City)(Town)(Village) of Beacon was duly pas	sed by the
City Council on June 3 2024 in accordance with the	applicable
(Name of Legislative Body)	
provisions of law.	
2 (Passage by local legislative body with approval, no disapproval or repassage after disapproval by the Chief Executive Officer*.)	
I hereby certify that the local law annexed hereto, designated as local law No.	
the (County)(City)(Town)(Village) of was duly pas	sed by the
(Name of Legislative Body) on 20, and was (approved)(not approved
(repassed after disapproval) by the and was deemed d	uly adopted
on 20 in accordance w ith the applicable provisions of law.	
3. (Final adoption by referendum.)	
I hereby certify that the local law annexed hereto, designated as local law No of 20	of
the (County)(City)(Town)(Village) of was duly pas	sed by the
on, and was (approved)(ne	ot approved)
(Name of Legislative Body)	л. арр. отоа)
(repassed after disapproval) by theon20	
(Elective Chief Executive Officer*)	——·
Such level level was substituted to the second by second of a (second of a) second of a) second of a)	- <i>6</i> 6:
Such local law was submitted to the people by reason of a (mandatory)(permissive) referendum, and received the	
vote of a majority of the qualified electors voting thereon at the (general)(special)(annual) election held on	
20, in accordance with the applicable provisions of law.	
4. (Subject to permissive referendum and final adoption because no valid petition was filed requesting re	ferendum
I hereby certify that the local law annexed hereto, designated as local law No	
the (County)(City)(Town)(Village) of was duly pas	sed by the
on 20, and was (approved)(no	approved)
(Name of Legislative Body)	,
(repassed after disapproval) by the on 20	Such local
(Elective Chief Executive Officer*)	
law was subject to permissive referendum and no valid petition requesting such referendum was filed as of	

DOS-0239-f-I (Rev. 04/14)

^{*} 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 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.

5. (City local law concerning Charter revision I hereby certify that the local law annexed here		of 20 of
	been submitted to referendum pursuant to the p	
	ceived the affirmative vote of a majority of the qui	
thereon at the (special)(general) election held	on 20 became operat	ive.
6. (County local law concerning adoption	of Charter.)	
I hereby certify that the local law annexed her	eto, designated as local law No.	of 20 of
the County of State	of New York, having been submitted to the elect	ors at the General Election of
November, pursuant	to subdivisions 5 and 7 of section 33 of the Muni ne qualified electors of the cities of said county as	cipal Home Rule Law, and having
	considered as a unit voting at said general election	
dramed electors of the towns of said county of	considered as a drift voting at said general election	on, became operative.
(If any other authorized form of final adopt	ion has been followed, please provide an app	ropriate certification \
	eding local law with the original on file in this office	5 T F F 1 T F 1 T F 1 T F 1 T F 1 T F 1 T F 1 T F 1 T F 1 T F 1 T F 1 T F 1 T F 1 T F 1 T F 1 T F 1 T F 1 T F 1
	of such original local law, and wats finally adopted	in the manner indicated in
paragraph 1 above.		
	Clerk of the county legislative boo	dy, City, Town or Village Clerk or
	officer designated by local legisla	tive body
	N	
(Seal)	Date: 06 · 05 · 202	27