NEW YORK STATE DEPARTMENT OF STATE 41 STATE STREET ALBANY, NY 12231

Local Law Filing

		FILED			
County of Su	ıffolk	DEC 2 1 2022			
Local Law No _40_of the year 2022		DEPARTMENT OF STATE			
	CATION NOTICE SIGNS AN	THE SUFFOLK COUNTY CODE TO REQUIRE ND MARKERS TO BE PRINTED IN BOTH			
Be it enacted by the_	County Legislature (Name of Legislative Body)	of the			
County					

Section 1. Legislative Intent.

This Legislature hereby finds that in 2001 New York State adopted the "Neighborhood Notification Law" which among other things, required prior notification of certain spray pesticides.

This Legislature also finds and determines that Suffolk County in 2001 adopted the "Neighborhood Notification Law" in its entirety providing for all of the special requirements for commercial and residential lawn applications established by the State of New York, including a requirement for prior notification of certain spray pesticide applications by commercial lawn applicators.

This Legislature further finds that New York State recently amended the "Neighborhood Notification Law" to require, among other things, that prior notification notices be printed in English and Spanish.

This Legislature further finds and determines that based on the aforementioned amendments it is now necessary to amend Chapter 647 of the Suffolk County Code.

Therefore, the purpose of this law is to amend Chapter 647 of the Suffolk County Code to be in compliance with the recent amendments to the "Neighborhood Notification Law".

Section 2. Amendments.

Part II: Regulatory Local Laws, Chapter 647 of the SUFFOLK COUNTY CODE is hereby amended as follows:

CHAPTER 647 PEST CONTROL

ARTICLE II NOTIFICATION OF PESTICIDE APPLICATION

§ 647-10. Signs; notice requirements.

* *

C. At least 48 hours prior to any commercial lawn application of a pesticide, the person or business making such application shall supply written notice printed in both the English and Spanish languages, and any other languages if the Commissioner of the Department of Environmental Conservation deems it necessary, as defined in Subsection D of this section, to occupants of all dwellings on abutting property with a boundary that is within 150 feet of the site of such application; and to owners, owners' agents or other persons in a position of authority for all other types of premises that are abutting property with a boundary that is within 150 feet of the site of such application. Owners or owners' agents of multiple-family dwellings of the property site of such application shall supply such written notice to the occupants of such multiple-family dwellings, and for all other types of premises, owners, owners' agents or other persons in a position of authority shall post such written notice in a manner specified by the Commissioner of the New York State Department of Environmental Conservation. The prior notification provisions of this subsection shall not apply to the following:

D. The content and form of such notification shall be in accordance with the requirements established by the Commissioner of the New York State Department of Environmental Conservation and be printed in both the English and Spanish languages, and any other languages if the Commissioner of the Department of Environmental Conservation deems it necessary and shall consist of at least the following:

A statement in English and thereafter in Spanish which reads: "This notice is to inform (5) you of a pending application to neighboring property. You may wish to take precautions to minimize pesticide exposure to yourself, family members, pets or family possessions. Further information about the product or products being applied. including any warnings that appear on the labels of such pesticide or pesticides that are pertinent to the protection of humans, animals or the environment, can be obtained by calling the National Pesticides Telecommunications Network at 1-800-858-7378 or the New York State Department of Health Center for Environmental Health Info line at 1-800-458-1158," (Spanish Translation) "Este aviso es para informarle de una solicitud pendiente a la propiedad vecina. Es posible que desee tomar precauciones para minimizar su exposición a pesticidas, para usted, miembros de su familia, mascotas o posesiones familiares. Más información sobre el producto o el producto que se está aplicando, incluidas las advertencias que aparecen en el producto o los productos que se aplican, incluidas las advertencias que aparecen en las etiquetas de dicho pesticida o pesticidas sean pertinentes para la protección de humanos, animales o el medio ambiente, se pueden obtener llamando a la Oficina Nacional de Telecomunicaciones de Pesticidas a 1-800-858-7378 o el Centro de Información sobre Salud Ambiental del Departamento de Salud del Estado de Nueva York a 1-800-458-1158."

§ 647-11. Markers.

* * * *

A. The markers required pursuant to this section shall be in place on the day during which the pesticide is being applied and shall instruct persons not to enter the property and not to remove the signs for a period of at least 24 hours. Such instruction shall be printed boldly in letters at least 3/8 of an inch in height and be printed in both the English and Spanish languages and any other languages, if the Commissioner of the Department of Environmental Conservation deems it necessary.

§ 647-15. When effective; filing with state.

- A. This article shall take effect on the first day of the first January immediately succeeding the filing of this article with the New York Secretary of State.
- B. Within 20 days after adoption of this article, the Clerk of the County Legislature shall forward one certified copy hereof to the Commissioner of the New York State Department of Environmental Conservation and one certified copy to the New York State Attorney General.
- C. Amendments to the Neighbor Notification Law are further required to be reported after their effective date the New York State Department of Environmental Conservation, ("NYSDEC"), Bureau of Pesticides Management, Pesticide Enforcement & Compliance Assurance Section, 625 Broadway, Albany, NY 12233-7254.

Section 3. Applicability.

This law shall apply to all actions occurring on or after the effective date of this law.

Section 4. Severability.

If any clause, sentence, paragraph, subdivision, section, or part of this 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 invalid or unconstitutional, such order or judgment shall not affect, impair, or invalidate the remainder thereof, but shall be confined in its operation to the clause, sentence, paragraph, subdivision, section, or part of this law, or in its application to the person, individual, corporation, firm, partnership, entity, or circumstance directly involved in the controversy in which such order or judgment shall be rendered.

Section 5. SEQRA Determination.

This Legislature, being the State Environmental Quality Review Act (SEQRA) lead agency, hereby finds and determines that this law constitutes a Type II action pursuant to Section 617.5(c)(26), (27) and (33) of Title 6 of the NEW YORK CODE OF RULES AND REGULATIONS (6 NYCRR) and within the meaning of Section 8-0109(2) of the NEW YORK ENVIRONMENTAL CONSERVATION LAW in that the action constitutes routine or continuing administration and management not including new programs or major reordering of priorities that may affect the environment. The Suffolk County Council on Environmental Quality (CEQ) is hereby directed to circulate any appropriate SEQRA notices of determination of non-applicability or non-significance in accordance with this law.

Section 6. Effective Date.

This law shall ta State.	ke effect imm	ediately upon i	ts filing in the	e Office of the	Secretary of
Underlining denotes additio	n of new lang	ıage			
1. (Final adoption by local legi	islative body onl	y.)			
I hereby certify that the local (County)(City)(Town)(Village) of					2022 of the passed by the
(Name of Legislative Body)	on	, 2022 in ac	cordance with the	ne applicable	
provisions of law.					
 (Passage by local legislative bod Chief Executive Officer*.) I hereby certify that the local law a 	nnexed hereto, o	~ ~	l law <u>No. 40</u>	<u>of 2022</u> of	
County Legislature					v fhe
(Name of Legislative Body)				• • • • • • • • • • • • • • • • • • • •	
County Executiveand the (Elective Chief Executive Officer* applicable provisions of law. 3. (Final adoption by referendum) I hereby certify that the local lawSuffolk	annexed hereto	, designated as I	ocal law No	of 2022 of	the County of
Legislature (Name of Legislative Body)		on, 2			our county
by theCounty Executive_ Such local law was submitted to the p majority of the qualified electors voting applicable provisions of law. 4. (Subject to permissive referendance).	people by reason ag thereon at the g	of a mandatory regeneral election he	eferendum, and in the second of the second o	2022, in acc	ordance with the
I hereby certify that the local law annethe (County)(City)(Town)(Village) of Name of Legislative Body)	exed hereto, desig	nated as local law	No of 2	022 of was du	ly passed by the
(repassed after disapproval) by the $_{\overline{\underline{(Eia}}}$	ective Chief Executive Office	r*)	on _	, 2022.	Such local
law was submitted to permissive reference	endum and no va th the applicable	lid petition request provisions of law.	ing such referen	dum was filed as	s of
* Elective Chief Executive Officer means or in	iciudes the chief exec	utive officer of a count	y elected on a county	y-wide dasis or, it the	ie de none,

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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 prop	osed by petition.)
having been submitted to r	designated as local law No of 2022 of the City of eferendum pursuant to the provisions of section (36)(37) of the firmative vote of a majority of the qualified electors of such city
voting thereon at the (special)(general) election held on	
6. (County local law concerning adoption of Charte	er.)
State of New York, having be , 2022, pursuant to subdivisions 5 and 7 of sec	designated as local law No of 2022 of the County of the submitted to the electors at the General Election of November tion 33 of the Municipal Home Rule Law, and having received the of the cities of said county as a unit and a majority of the qualified voting at said general election, became operative.
(If any other authorized form of final adoption has b	een followed, please provide an appropriate certification.)
	l law with the original on file in this office and that the same is a ginal local law, and was finally adopted in the manner indicated in
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	Clerk of the County legislative body, City, Town, or Village Clerk or officer designated by local legislative body
(Seal)	Date: 12/15/27
(Certification to be executed by County Attorney, Coauthorized attorney of locality.)	orporation Counsel, Town Attorney, Village Attorney or other
STATE OF NEW YORK COUNTY OF <u>Suffolk</u>	
I, the undersigned, hereby certify that the foregoing local been had or taken for the enactment of the local law ann	al law contains the correct text and the all proper proceedings have exed hereto.
	Signature
	County Attorney .
	County of <u>Suffolk</u> .
	Date: 13/19/2-