

New York State Department of State
Division of Corporations, State Records and Uniform Commercial Code
One Commerce Plaza, 99 Washington Avenue
Albany, NY 12231-0001
www.dos.ny.gov

(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 □City ☑Town □Village (Select one:) of Canandaigua of the year 20 24 Local Law No. to execute a text code amendment to Town Code Chapters §1-17, §220-14(B)(8), A local law (Insert Title) §220-18(c)(7), and §220-58 that would clarify regulations surrounding the use of farm labor housing in the Town of Canandaigua Be it enacted by the $\,^{Town\;Board}$ of the (Name of Legislative Body) Village □ County □ City □ Town (Select one:) as follows: of Canandaigua

See attachment "Exibit A"

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

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TOWN OF CANANDAIGUA LOCAL LAW # OF 2024

EXHIBIT A

SECTION ONE. Intent. Agriculture and farming are an important part of the Town of Canandaigua. It is the intent of this local law to clarify Town Code such that farm labor housing is recognized as an important aspect of farm operations and to fulfill the Town's obligations under NYS Agriculture and Markets law 305-a not to unreasonably restrict farming operations.

SECTION TWO. The definition of AGRICULTURAL BUILDING contained in Town Code § 1-17 shall be replaced in its entirety with the following:

BUILDING, AGRICULTURAL

A detached building or structure used to support an agricultural use and/or farm operations.

SECTION THREE. The definition of FARM LABOR contained in Town Code § 1-17 shall be replaced in its entirety with the following:

FARM LABOR

A person or persons working at least 30 hours per week on farm such that the hours worked and income earned by said person or persons are predominantly from on-farm employment, either year round or seasonally, who is not a partner or owner of the farm or the farm operation.

SECTION FOUR. The following permitted use shall be added to the AR-1 Agricultural Rural Residential District as §220-14(B)(8):

Farm labor housing, provided that the property owner provides acceptable documentation that the housing will be provided to farm labor as defined in this code and further provided that such farm labor housing will be removed within a reasonable amount of time in the event farm labor operations are no longer taking place on the property or properties served by said farm labor housing. Farm labor housing shall be subject to the area and bulk standards set forth in Schedule 1 of this chapter for Agricultural Uses and Structures (Principal Building).

SECTION FIVE. The following permitted use shall be added to the SCR-1 Southern Corridor Residential District as §220-18(C)(7):

Farm labor housing, provided that the property owner provides acceptable documentation that the housing will be provided to farm labor as defined in this code and further provided that such farm labor housing will be removed within a reasonable amount of time in the event farm labor operations are no longer

taking place on the property or properties served by said farm labor housing. Farm labor housing shall be subject to the area and bulk standards set forth in Schedule 1 of this chapter for Agricultural Uses and Structures (Principal Building).

SECTION SIX. Town Code § 220-58, Farm Labor Housing Within Established Ontario County Agriculture Districts located within RR3, AR1 and AR2 Districts shall be removed in its entirety

Severability. If any portion of this local law is determined to be invalid or unenforceable by a court of competent jurisdiction, the remainder of this local law shall remain in full force and effect.

SECTION SEVEN. Effective Date. This local law shall take effect immediately upon its filing with the New York State 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.)

| 1. (Final adoption by local legislative body on I hereby certify that the local law annexed hereto, or | i ly.) designated as local law N | lo | | _ of 20 <u>24</u> | of |
|---|--|--------------|--------------------|-------------------|--------|
| Canandaigua | 1 | | was de | بط اممممم برار | . 46.0 |
| Town Board (Name of Legislative Body) | on | 20 <u>24</u> | _, in accordance w | ith the applic | cable |
| | | | _ | | |
| provisions of law. | | | | | |
| 2. (Passage by local legislative body with app Chief Executive Officer*.) | • • | | after disapprova | _ | |
| I hereby certify that the local law annexed hereto, or | _ | | | of 20 | |
| the (County)(City)(Town)(Village) of | | | | | |
| (Name of Legislative Body) | on | 20 | , and was (appro | oved)(not app | proved |
| (repassed after disapproval) by the | Executive Officer*) | | and was deer | med duly ado | pted |
| on 20, in accordance w | • | ons of law. | | | |
| the (County)(City)(Town)(Village) of | | | | | |
| (Name of Legislative Body) | on | 20 | , and was (approv | eu)(not appr | oveu) |
| (repassed after disapproval) by the | | | on | 20 | |
| (Elective Chief E | Executive Officer*) | | 011 | 20 | • |
| Such local law was submitted to the people by reas vote of a majority of the qualified electors voting the | , ,,,, | • | | | |
| 20, in accordance with the applicable provision | ons of law. | | | | |
| (Subject to permissive referendum and final hereby certify that the local law annexed hereto, d | | - | | _ | dum.) |
| he (County)(City)(Town)(Village) of | | | was du | ıly passed by | / the |
| | on | 20 | and was (approve | ed)(not appro | oved) |
| Name of Legislative Body) | | | | , , , , , , | , |
| repassed after disapproval) by the ${(Elective Chief Extine Chie$ | xecutive Officer*) | on _ | 20_ | Such l | ocal |
| aw was subject to permissive referendum and no v | | | | | |
| | | | | | |
| 20, in accordance with the applicable provisi | ons 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 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 proposed | by petition.) | |
|--|---|-----------------------|
| I hereby certify that the local law annexed hereto, designated | as local law No | _ of 20 of |
| the City of having been submitted | | |
| the Municipal Home Pule Law and having received the offirm | native vets of a majority of the qualified elector | of such sity voting |
| the Municipal Home Rule Law, and having received the affirm | | s of such city voting |
| thereon at the (special)(general) election held on | 20, became operative. | |
| | | |
| | | |
| 6. (County local law concerning adoption of Charter.) | | |
| I hereby certify that the local law annexed hereto, designated | as local law No. | of 20 of |
| the County ofState of New York, ha | | |
| • | | |
| November 20, pursuant to subdivisions | · | _ |
| received the affirmative vote of a majority of the qualified elec- | tors of the cities of said county as a unit and a | majority of the |
| qualified electors of the towns of said county considered as a | unit voting at said general election, became or | perative. |
| | | |
| | | |
| (If any other authorized form of final adoption has been for | ollowed inlease provide an appropriate cert | ification) |
| I further certify that I have compared the preceding local law v | | • |
| · · · · · · · · · · · · · · · · · · · | - | |
| correct transcript therefrom and of the whole of such original | ocal law, and was finally adopted in the manne | r indicated in |
| paragraph above. | | |
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| | Clerk of the county legislative body, City, Town of | or Village Clerk or |
| | officer designated by local legislative body | ū |
| | • | |
| (Seal) | Date: | |
| | | |

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