

New York State
Department of State
DIVISION OF CORPORATIONS,
STATE RECORDS AND
UNIFORM COMMERCIAL CODE

One Commerce Plaza 99 Washington Ave. Albany, NY 12231-0001 dos.ny.gov

Local Law Fili	ng			
	Pur	suant to Municipal Hor	me Rule Law §27	
Local Law Numb	per ascribed by the	legislative body of the	local government listed below:	
	-	of the y	/ear <b>20</b> <u>25</u>	
Local Law Title:	Text code amendme	ent to chapter 220-21 Re	esidential Lake District	
-				
D. 11	Tov	vn Board		.64
Be it e	enacted by the Tow	(Name of Legislati	ive Body)	of the
☐ <b>Co</b> (Select	unty City	✓ Town	illage	
·	•		as follows on the att	tachod nagos:
01 0	anandaigua (Nam	ne of Local Government)	as follows off the att	lacheu pages.
For Office	Use Only			
Department o	f State Local Law	/ Index Number:	of the year 20	
			for indexing purposes may be differ	ent from the
local law numbe	er ascribed by the le	gislative body of the loca	al government.)	

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## SCHEDULE A

## LOCAL LAW # \_\_\_\_ OF 2025

SECTION ONE. Section 220-21(C)(1) of the Town of Canandaigua Town Code shall be replaced in its entirety with the following:

220-21(C)(1). One detached private garage no taller than 16 feet and one attached private garage may be permitted.

SECTION TWO. A new 220-21(C)(3) shall be added to the Town of Canandaigua Town Code to read as follows and the existing 220-21(C)(3) and 220-21(C)(4) will be relabeled as 220-21(C)(4) and 220-21(C)(5), respectively:

220-21(C)(3). One generator not to exceed 15 square feet in total area may also be permitted in compliance with setback and lot coverage requirements for accessory buildings/structures as specified in Schedule I, Zoning Schedule, RLD.

SECTION THREE. The following shall be added to the Town of Canandaigua Town Code as Section 220-21(D)(3):

220-21(D)(3): Bisected Lots:

- (a) Where lots are bisected by public or private rights-of-way intended for vehicular access, the lakefront portion of the lot shall have a maximum lot coverage of fifty (50) percent. The total lot coverage for the entire parcel shall not exceed the maximum as specified in § 220 Attachment 1 Schedule I for the underlying zoning district.
- (b) Notwithstanding the foregoing, this provision shall not compel preexisting nonconforming residential structures or uses to conform, as set forth in § 220-107 of the Town of Canandaigua Code. Furthermore, the requirements herein shall apply solely to new residential development, as defined in the Town Code, except shall expressly exclude the tear-down and rebuild of residential projects, provided that the reconstruction adheres to the following:
  - [1] The proposed new residential structure must be constructed to have the same percentage of building coverage on the lot as the structure being demolished, and
  - [2] The design of the new residential structure does not result in any increase to a preexisting nonconformity.

SECTION FOUR. Severability. If any portion of this Local Law shall be deemed by a court of competent jurisdiction to be invalid, illegal, or unenforceable, the remainder of this Local Law shall remain in full force and effect to the extent practicable.

SECTION FIVE. Effective Date. This Local Law shall be effective immediately upon its filing with the New York State Secretary of State.

## **Local Law Filing**

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

I. (Final adoption by local legislative	body only.)	
I hereby certify that the local law ann	nexed hereto ascribed as local law number	of 20_25of
the (County)(City)(Town)(Village) of		was duly passed by the
Town Board		
(Name of Legislative Bod	on	20 in accordance
with the applicable provisions of law.		
2. (Passage by local legislative body Chief Executive Officer*.)	with approval, no disapproval or repassage a	fter disapproval by the Elective
I hereby certify that the local law ann	nexed hereto, ascribed as local law number	of 20of the
(County)(City)(Town)(Village) of		was duly passed by the
	on	20 and was
(Name of Legislative Body)		
(approved)(not approved)(repassed	after disapproval) by the	ef Executive Officer*)
On	_ 20 in accordance with the applicable pro	ovisions of law.
. (Final adoption by referendum.)		
I hereby certify that the local law ann	nexed hereto, ascribed as local law number	of 20of the
(County)(City)(Town)(Village) of		was duly passed by the
		20 and was
(Name of Legislative Body)		20 and was
(approved)(not approved)(repassed	after disapproval) by the	on on
		ef Executive Officer^)
2		
	people by reason of a (mandatory)(permissive) re	
	ualified electors voting thereon at the (general)(s	, ,
2	0 in accordance with the applicable provis	sions of law.
. (Subject to permissive referendum	and final adoption because no valid petition	was filed requesting referendum.)
I hereby certify that the local law ann	nexed hereto, ascribed as local law number	of 20of the
(County)(City)(Town)(Village) of		was duly passed by the
(- ),(-),(-),(-),(-),(-),(-),(-),(-),(-),(-	on	20 and was
(Name of Legislative Body)	on	25 and was
(approved)(not approved)(repassed	after disapproval) by the	on
	after disapproval) by the(Elective Ch	ief Executive Officer*)
2	0 Such local law was subject to permiss	sive referendum and no valid petition
requesting such referendum was file	d as of 20	in accordance with the
applicable provisions of law.		

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<sup>\*</sup> 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.

브	Local Law Filing		
5.	5. (City local law concerning Charter revision proposed by petition.)		
	I hereby certify that the local law annexed hereto, ascribed as local law number c	of 20	_of
	the City of having submitted to referendu	m pursuant	t to
	the provisions of Section (36)(37) of the Municipal Home Rule Law, and having received the affirmative v	ote of a	
	majority of the qualified electors of such city voting thereon at the (special)(general) election held on		
	20 became operative.		
6.	6. (County local law concerning adoption of Charter.)		
	I hereby certify that the local law annexed thereto, ascribed as local law number	of 20	_of
	the County of State of New York, having be		
	the electors at the General Election of November 20 pursuant to subdivisions 5	and 7 of	
	section 33 of the Municipal Home Rule Law, and having received the affirmative vote of a majority of the	qualified	
	electors of the cities of said county as a unit and a majority of the qualified electors of the towns of said c	ounty	
	considered as a unit voting at said general election, became operative.		
(If	If any other authorized form of final adoption has been followed, please provide an appropriate cert	ification.)	
۱f	further certify that I have compared the preceding local law with the original on file in this office and that the	e same is a	l
CC	correct transcript therefrom and of the whole of such <mark>origin</mark> al local law, and was finally adopted in the manne	er indicated	l in
th	he paragraph above.		

(Seal)

Clerk of the county legislative body, City, Town or Village Clerk or officer designated by local legislative body

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(Date)