(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.

•	Connty City Towa Village	of1	YNDONV	ILLE,	ORLEAN	is coi	UNTY,	NEW :	YORK	-		-	
	_	Local La	ıw No	•••••	.i	************	of th	e year	r 19 .	97			
A local	lawAl	MENDINO (Inse	SECTI	ONS 19 F LYNI	90-14E DONVILI	and :	230-21	OF '	THE	CODE	OF '	PHE.	VILLAGE
Be it en	acted by	y the	Board	of Tru	ıstees			.4	*********			01	the
			(Nam	e of Legisi	ative Body)				-			
County Chx Toxxx Village	ofL.	yndonvi	lle, 0	rleans	s Count	y, Ne	∋w Yor.	k	***********	•••••••	2 5	; foll	ows:

SECTION 1. Section 190-14 E. of the Code of the Village of Lyndonville is hereby changed and amended so as to provide for an increase in the rate charged per 1,000 gallons of ninety (90%) percent of metered water from \$2.90 to \$3.05. The rate schedule shall be as follows:

CLASS .	CHARGE
Class 1 1 service unit, less than 150,000 gpy	Availability charge: \$80.00 per year; \$3.05 per 1,000 gallons of 90% of metered water
Availability-vacant parcel	:
Class 2	
First service unit	Availability charge: \$80.00 per year
Each additional service unit	Availability charge: \$40.00 per year
Flow charge	\$3.05 per 1,000 gallons of 90% of metered water
Availability-vacant parcel	

Class 3

Each service unit

Availability charge: \$240.00

per year

Nonprocess waste in excess

of 150,000 qpy

Availability-vacant parcel \$10.00 per year

\$3.05 per 1,000 gallons of 90% of metered water

Class 4

Each service unit

Availability charge: \$320.00

per year

Process waste and sanitary

\$3.05 per 1,000 gallons of 90% of metered water; plus charge for excess BOD, suspended solids, COD, acidity, pH and testing per

local law

Availability-vacant parcel \$10.00 per year

Section 230-21 of the Code of the Village of SECTION 2. Lyndonville is hereby changed and amended so as to provide for an increase in the water rates. The rate schedule shall be as follows:

- Inside the Village: a minimum fee of Twenty-Six and 40/100 Dollars (\$26.40) for six thousand (6,000) gallons, plus Four and 40/100 Dollars (\$4.40) per one thousand (1,000) gallons thereafter.
- Outside the Village: rural full-use metered service: minimum fee of Thirty-Six and 30/100 (\$36.30) for six thousand (6,000) gallons, plus Six and 05/100 Dollars (\$6.05) per one thousand (1,000) gallons thereafter.
- Seasonal cottages: May 1 to November 1, water recorded at the master meter; billing June 1, September 1 and December 1.
- Tank use: Eight and 00/100 Dollars (\$8.00) per one thousand (1,000) gallons upon application to approval of the Superintendent of Public Works.
- SECTION 3. All local laws or regulations, or parts or portions thereof that conflict or are contrary to any provision of this local law are hereby repealed.
- SECTION 4. This local law shall take effect June 1, 1997.

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

I hereby certify that the local law annexed hereto	o, designated as local law No of 19 57
Board of Trustees on April (Name of Legislative Body)	was duly passed by the 19 97, in accordance with the applicable provisions of law.
	•
2. (Passage by local legislative body with appro- by the Elective Chief Executive Officer*.)	val, no disapproval or repassage after disapproval
hereby certify that the local law annexed heretof the (County)(City)(Town)(Village) of	o, designated as local law No of 19 was duly passed by the
(None of Legislative Bedu)	was duly passed by the, and was (approved)(not disapproved)(repassed after
	and was deemed duly adopted on19
in accordance with the applicable provisions of la	
3. (Final adoption by referendum.)	
hereby certify that the local law annexed hereto of the (County)(City)(Town)(Village) of	o, designated as local law No of 19 was duly passed by the
of the (County)(City)(Town)(Village) of	was duly passed by the 19, and was (approved)(not disapproved)(repassed after
of the (County)(City)(Town)(Village) ofon	was duly passed by the 19, and was (approved)(not disapproved)(repassed after
of the (County)(City)(Town)(Village) of	was duly passed by the
of the (County)(City)(Town)(Village) of	was duly passed by the
the (County)(City)(Town)(Village) of	was duly passed by the
the (County)(City)(Town)(Village) of	was duly passed by the
(Name of Legislative Body) disapproval) by the (Elective Chief Executive Officer*) submitted to the people by reason of a (mandator vote of a majority of the qualified electors voting 19, in accordance with the approval. (Subject to permissive referendum and final areferndum.) Thereby certify that the local law annexed heretof the (County)(City)(Town)(Village) of	was duly passed by the
(Name of Legislative Body) disapproval) by the (Elective Chief Executive Officer*) submitted to the people by reason of a (mandator vote of a majority of the qualified electors voting 19, in accordance with the approval. (Subject to permissive referendum and final areferndum.) hereby certify that the local law annexed heretof the (County)(City)(Town)(Village) of	was duly passed by the
(Name of Legislative Body) disapproval) by the (Elective Chief Executive Officer*) submitted to the people by reason of a (mandator vote of a majority of the qualified electors voting 19, in accordance with the approval and final areferndum.) (Subject to permissive referendum and final areferndum.) (hereby certify that the local law annexed heretof the (County)(City)(Town)(Village) of	was duly passed by the
(Name of Legislative Body) disapproval) by the (Elective Chief Executive Officer*) submitted to the people by reason of a (mandator vote of a majority of the qualified electors voting 19, in accordance with the approval of the (Subject to permissive referendum and final referndum.) (Subject to permissive referendum and final referndum.) (hereby certify that the local law annexed heretof the (County)(City)(Town)(Village) of	was duly passed by the

^{*}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 chairman 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 i	
hereby certify that the local law annex	ked hereto, designated as local law No of 19
	having heen silbmilled to leferendum paradin "
the provisions of section (36)(37) of the of a majority of the qualified electors of	Municipal Home Rule Law, and having received the arrimative of such city voting thereon at the (special)(general) election held on
19, became operativ	e.
	·
. (County local law concerning adopti	ion of Charter.)
hereby certify that the local law annex	xed hereto, designated as local law No of 19
of the County of	State of New York, having been submitted to November 19, pursuant to subdivisions 5 and 7 of Law and having received the affirmative vote of a majority of the
he electors at the General Election of I	November 19, pursuant to subdivisions 3 and 7 of
	Law, and having received the affirmative vote of a majority of the punty as a unit and of a majority of the qualified electors of the towns
qualified electors of the cities of said co	ng at said general election, became operative.
·	·
If any other authorized form of final	adoption has been followed, please provide an appropritate certification
	•
further certify that I have compared t	the preceding local law with the original on file in this office and that
he same is a colrect transcript therefro	om and of the whole of such original local law, and was thinkly despite
n the manner indicated in paragraph _	<u>l</u> , above.
•	Chok not he County regulative body Sity Kown or Village Clerk
	of Sucer designated by lossy legibortice; borly
(Seal)	Date:
(Bear)	
Consistentian to be executed by Count	y Attorney, Corporation Counsel, Town Attorney, Village Attorney or
other authorized Attorney of locality.)
Office Authorized Interest, on the	
TATE OF NEW YORK	•
OUNTY OF ORLEANS	 .
v	the foregoing local law contains the correct text and that all proper
l, the undersigned, nereby certify that	r the enactment of the local law annexed hereto.
proceedings have been had or taken to	
	·
	Signature
	nitiaente
	Village Attorney
	Title
	G
	Caunty City
	Extyx of Lyndonville
	Village
	•
	Date: