Local Law Filing

(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 matt	ter.	8	a do not ase

 $\Box County$ $\Box City$ \sqrt{Town} $\Box Village$

of New Lebanon

Local Law No. 1 of the year 2024

A LOCAL LAW TO AMEND CHAPTER 205 OF THE TOWN CODE OF THE TOWN OF NEW LEBANON, ENTITLED "ZONING."

Be it enacted by the Town Board of the Town of New Lebanon as follows:

See attached.

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

TOWN OF NEW LEBANON

LOCAL LAW NO. 1 OF THE YEAR 2024

A LOCAL LAW TO AMEND CHAPTER 205 OF THE TOWN CODE OF THE TOWN OF NEW LEBANON, ENTITLED "ZONING."

SECTION 1

This local law shall be referred to as "A Local Law to Amend Chapter 205 of the Town Code of the Town of New Lebanon, Entitled 'Zoning."

SECTION 2

Chapter 205 of the Town Code of the Town of New Lebanon, relating to Zoning, is hereby amended as follows:

A. Paragraph A of Section 205-4 of Chapter 205 of the Town Code of the Town of New Lebanon is hereby amended to read in its entirety as follows:

A. The Town of New Lebanon is hereby divided into the following districts:

RA-5 Residential-Agricultural/Conservation
RA-2 Residential-Agricultural
RA-1 Residential-Agricultural
CC Central Commercial
C General Commercial
C-Rec Commercial-Recreational
C-R Commercial-Residential

Commercial-Industrial

Flood Zone Overlay

C-I

FZ-O

- B. Paragraph B of Section 205-4 of Chapter 205 of the Town Code of the Town of New Lebanon is hereby amended to read in its entirety as follows:
 - B. District purposes. The following statements of purpose define the spirit and intent of each land use district and are to be used as guides in the interpretation and application of these regulations:
 - (1) Residential-Agricultural/Conservation (RA-5) District. The purpose of the Residential-Agricultural/Conservation District is to encourage agricultural operations and open space preservation and allow very-low-density residential development that is consistent with those land uses, to maintain and protect the rural and small-town character of New Lebanon, to provide for and encourage open spaces and the protection of the Town's natural resources, and to foster safe pedestrian and traffic circulation consistent with the rural character.
 - (2) Residential-Agricultural (RA-2 and RA-1) Districts. The purpose of the Residential-Agricultural (RA) Districts is to provide for low-density residential development consistent with goals to maintain and protect residential and neighborhood qualities and rural character, to protect the Town's natural resources, and to foster safe pedestrian and traffic circulation consistent with the rural character.
 - (3) Central Commercial (CC). This district represents the "town center" of New Lebanon, having the most dense concentration of commercial properties. In furtherance of the Town's comprehensive plan, this district is intended to have vibrant, customer intensive commercial activity in order to attract residents and visitors, and to the extent feasible, create a "walkable downtown." Residential and community-oriented uses are consistent with this downtown feel.
 - (4) Commercial Districts (C and C-Rec). The purposes of the commercial districts are to provide areas in the Town for retail and nonresidential development in a variety of scales and with a variety of retail uses and services to

meet the needs of the community, to add to the economic base of the community, and to ensure that commercial development is consistent with the character of New Lebanon.

- (5) Commercial-Industrial (C-I). The purpose of the Commercial-Industrial District is to provide a location for manufacturing, industrial and large commercial development in an area having adequate access to highways.
- (6) Commercial-Residential (C-R). The purpose of this district is to maintain the historically mixed-use area on the north side of Route 20 from New Lebanon Center east to the southerly intersection of Route 20 and Route 22.
- (7) Flood Zone Overlay (FZ-O). The purpose of the Flood Zone Overlay is to protect the public health and safety by regulating development in the area of Town subject to flooding as such area is identified on a map prepared by the Federal Emergency Management Agency, as such map may be amended from time to time, and to protect the important role these locations have in the environment.
- (8) Solar Overlay (S-O). The boundaries of the Solar Overlay District are intended to identify areas that may be appropriate for large-scale solar energy systems based on the following goals, and additional lands may be added to the Solar Overlay District by legislative action of the Town Board where consistent with the following goals:

(a) Avoiding prime farmland;

- (b) Encouraging the productive re-use of unused or underused land formerly used for commercial excavation or similar commercial or industrial uses, and land where the potential use and development is adversely affected by real or perceived environmental contamination;
- (c) Focusing the use and development of land for large-scale solar energy systems on areas in close

proximity to existing electrical grid infrastructure that is sufficient to support such systems;

- (d) Avoiding important wetlands and floodways;
- (e) Incorporating community values and priorities;
- (f) Avoiding areas intended for commercial development of labor-intensive and/or customer-oriented establishments along the Routes 20/22 corridor; and
- (g) Minimizing interference with existing viewsheds to the extent practicable.
- C. Subparagraph (6)(a) of Paragraph E of Section 205-13 of Chapter 205 of the Town Code is hereby amended to read in its entirety as follows:
 - (a) Flea markets and farmers' markets may be permitted only in General Commercial, Central Commercial, and Commercial-Recreational zoning districts.
- D. Subparagraph (15)(a)[2] of Paragraph E of Section 205-13 of Chapter 205 of the Town Code is hereby amended to read in its entirety as follows:
 - [2] If located in a General Commercial, Central Commercial, Commercial Recreational, or Commercial Residential Zone, at least 25% of the square footage of the SBO must be devoted to retail. Such retail space must be located adjacent to the public entrance to the SBO, generally the storefront. Nothing herein should be construed to apply this requirement to a small business operation located in a Commercial Industrial Zone.
- E. A new subparagraph (20) of Paragraph E of Section 205-13 of Chapter 205 of the Town Code is hereby added to read in its entirety as follows:
 - (20) New Self-Storage Facilities. In addition to meeting the standards set forth for special use permit uses in Paragraph B of Section 205-13 of this chapter, all self-storage facilities not existing on or before April 30, 2024, shall comply with the provisions of this subparagraph (20). Where any standard set forth in Paragraph B of

Section 205-13 and the provisions of this subparagraph (20) conflict, the provisions of this subparagraph (20) shall control.

- (a) No outdoor storage of any kind shall be permitted.
- (b) The owner of the self-storage facility shall ensure that the facility and site are kept in a clean, orderly, and well-maintained condition.
- (c) All landscaping shall be maintained in perpetuity and any dead or dying landscaping shall be replaced.
- (d) Area and Bulk Regulations. In addition to complying with all other area and bulk regulations applicable within the zoning district, self-storage facilities shall comply with the following:
 - [1] Building coverage of all structures within the area of the property situated within the applicable zoning district shall not exceed 50%, except in the Commercial-Industrial zoning district. Within the Commercial-Industrial zoning district, building coverage for all structures within the area of the property therein shall not exceed 25%.
 - [2] The minimum front setback shall be 100 feet.
 - [3] The minimum side yard (each side) setback shall be 100 feet.
 - [4] The minimum rear yard setback shall be 100 feet.
 - [5] The maximum number of stories shall be 2.
 - [6] The maximum building height shall be 15 feet for single story structures and 30 feet for two-story structures.
- (e) Building design. All buildings comprising a selfstorage facility shall be designed in a rural or

agricultural style and in a way that keeps with the character and community values of the Town of New Lebanon. In addition, all such buildings shall comply with the following:

- [1] No self-storage building shall exceed 75 feet in width, nor 150 feet in length.
- [2] Roof pitch shall be no less than 3:12 and no greater than 6:12.
- [3] Gable roofs are preferred. Gambrel roofs, mansard roofs, and roofs with dormers may be acceptable in the discretion of the Planning Board.
- [4] Roofs shall include overhangs/eaves of not less than 6 inches on all sides and ends of each building.
- (f) Site Design. Site design of a self-storage facility shall comply with the following:
 - [1] All self-storage facilities shall be screened using one or more of the following methods as deemed acceptable by the Planning Board:
 - [a] Screening of the facility by (i) evergreens having a mature height of greater than 16 feet, and which shall be planted at a starting height of at least 6 feet; and, between such evergreens and any public street (or, if applicable, between such evergreens and any adjoining lot where deemed appropriate by the Planning Board), (ii) either an earthen berm of not less than 4 feet in height, or landscaping consisting of deciduous perennials, evergreen shrubs that mature to a height of 4 to 6 feet, and landscaping stones, boulders, and similar materials, or a combination of such earthen berm and landscaping;
 - [b] Screening of the facility by use of the rear side of one or more self-storage

buildings, provided such rear side does not include entryways to individual units and is appropriately detailed and landscaped in furtherance of the aesthetic objectives of these regulations governing special use permit requirements for selfstorage facilities.

- [2] Facility entrances shall be designed whenever possible to reduce direct views into the facility. Driveway access shall be set off to the side of the facility and curve to an entry gate located at the side of the facility whenever possible. Gates shall not be permitted in the front yard. The Planning Board shall have authority to require such screening or landscaping as it deems appropriate for driveways providing access to the site.
- [3] Notwithstanding anything else contained in this chapter to the contrary, signage at the facility shall comply with the following:
 - [a] No sign shall exceed 24 square feet.
 - [b] Only one sign shall be permitted.
 - [c] Signage shall either be free-standing or mounted on a building where the building forms part of the screening required under these regulations.
 - [d] The materials, location, and architectural design of signage shall be consistent with and complimentary to the neighborhood and shall be approved by the Planning Board.
- [4] Building arrangement on the site shall take advantage of existing contours of the site and preserve existing vegetation to the extent practicable, and shall provide adequate circulation around and through the facility, including providing appropriate emergency access and circulation.

- [5] Not more than 30% of the existing mature vegetation on the site may be removed for purposes of development of the facility. The Planning Board shall have the authority to require additional vegetation as it deems appropriate in furtherance of the objectives of these regulations governing special use permit requirements for self-storage facilities.
- [6] Loading docks, parking areas, and waste storage containers shall be located at the rear of the facility. All waste storage containers shall be enclosed in an opaque enclosure that is consistent with the overall design aesthetic of the site.
- [7] Buildings that have a building height in excess of 15 feet shall be landscaped to include trees and foundation plantings, with a mix of deciduous and evergreen trees, to reduce the scale of the building.
- F. A new subparagraph (21) of Paragraph E of Section 205-13 of Chapter 205 of the Town Code is hereby added to read in its entirety as follows:
 - (21) Expansion of Self-Storage Facilities Existing on or Before April 30, 2024. Where located within a zoning district in which self-storage facilities are permissible under this chapter, self-storage facilities that were existing on or before April 30, 2024 may be expanded within such district upon issuance of a special use permit and shall comply with the provisions set forth below in this subparagraph (21) and the standards set forth for special use permit uses in Paragraph B of Section 205-13 of this chapter. Where any standard set forth in Paragraph B of Section 205-13 and the provisions of this subparagraph (21) conflict, the provisions of this subparagraph (21) shall control.
 - (a) Any application for expansion of a self-storage facility that was existing on or before April 30, 2024 shall authorize the Planning Board to review and apply the standards applicable under this subparagraph (21) to the entirety of the self-

storage facility inclusive of both the portion thereof that existed on or before April 30, 2024 and to the portion thereof constituting the expansion, except as expressly provided otherwise below.

- (b) No outdoor storage of any kind shall be permitted.
- (c) The owner of the self-storage facility shall ensure that the facility and site are kept in a clean, orderly, and well-maintained condition.
- (d) All landscaping shall be maintained in perpetuity and any dead or dying landscaping shall be replaced.
- (e) Area and Bulk Regulations. In addition to complying with all other area and bulk regulations applicable within the zoning district, expansion of self-storage facilities shall comply with the following:
 - [1] Building coverage of all structures within the area of the property situated within the applicable zoning district shall not exceed 50%, except in the Commercial-Industrial zoning district. Within the Commercial-Industrial zoning district, building coverage for all structures within the area of the property therein shall not exceed 25%.
 - [2] The minimum front setback for new buildings shall be 100 feet.
 - [3] The minimum side yard (each side) setback for new buildings shall be 100 feet.
 - [4] The minimum rear yard setback for new buildings shall be 100 feet.
 - [5] The maximum number of stories shall be 2, except that existing buildings lawfully exceeding 2 stories on April 30, 2024 may continue, but shall not increase in number of stories.

- [6] The maximum building height for new buildings shall be 15 feet for single story structures and 30 feet for two-story structures. Existing buildings that lawfully exceed these maximum building heights on April 30, 2024 may continue, but shall not increase in height.
- (f) Building Design. All new buildings and structures shall be designed and constructed so as to be compatible with the neighborhood and in keeping with the design and construction of buildings and structures then existing on the site. In considering whether this standard is met, the Planning Board shall consider the architecture, materials, colors, size, massing, and orientation of existing buildings and structures on the site.
- (g) Site Design. Site design shall comply with the following:
 - [1] All self-storage facilities shall be screened using one or more of the following methods as deemed acceptable by the Planning Board:
 - [a] Screening of the facility by (i) evergreens having a mature height of greater than 16 feet, and which shall be planted at a starting height of at least 6 feet; and, between such evergreens and any public street (or, if applicable, between such evergreens and any adjoining lot where deemed appropriate by the Planning Board), (ii) either an earthen berm of not less than 4 feet in height, or landscaping consisting of deciduous perennials, evergreen shrubs that mature to a height of 4 to 6 feet, and landscaping stones. boulders, and similar materials, or a combination of such earthen berm and landscaping;
 - [b] Screening of the facility by use of the rear side of one or more self-storage buildings, provided such rear side does

not include entryways to individual units and is appropriately detailed and landscaped in furtherance of the aesthetic objectives of these regulations governing special use permit requirements for selfstorage facilities.

- [2] New facility entrances shall be designed whenever possible to reduce direct views into the facility. New driveway access shall be set off to the side of the facility and curve to an entry gate located at the side of the facility whenever possible. Gates shall not be permitted in the front yard unless they lawfully existed in the front yard as of April 30, 2024. The Planning Board shall have authority to require such screening or landscaping as it deems appropriate for driveways providing access to the site.
- [3] Notwithstanding anything else contained in this chapter to the contrary, signage at the facility shall comply with the following:
 - [a] No sign shall exceed 24 square feet unless it is a sign that lawfully existed at the site as of April 30, 2024 (or replacement thereof), in which case such sign shall not exceed the greater of 24 square feet or the square footage of such sign as it lawfully existed April 30, 2024.
 - [b] Only one sign shall be permitted, unless more than one sign lawfully existed at the site as of April 30, 2024, in which case such lawfully existing signs (including replacements thereof) shall be permitted to continue, but no additional signs shall be permitted.
 - [c] Any new signage shall either be freestanding or mounted on a building where the building forms part of the screening required under these regulations.

- [d] The materials, location, and architectural design of any new signage shall be consistent with and complimentary to the neighborhood and shall be approved by the Planning Board.
- [4] Arrangement of new buildings on the site shall take advantage of existing contours of the site and preserve existing vegetation to the extent practicable, and shall provide adequate circulation around and through the facility, including providing appropriate emergency access and circulation.
- [5] Not more than 30% of the existing mature vegetation on the site may be removed for purposes of development of the facility. The Planning Board shall have the authority to require additional vegetation as it deems appropriate in furtherance of the objectives of these regulations governing special use permit requirements for self-storage facilities.
- [6] Waste storage containers, new loading docks, and new parking areas shall be located at the rear of the facility. All waste storage containers shall be enclosed in an opaque enclosure that is consistent with the overall design aesthetic of the site.
- [7] Buildings that have a building height in excess of 15 feet shall be landscaped to include trees and foundation plantings, with a mix of deciduous and evergreen trees, to reduce the scale of the building.
- G. Paragraph D of Section 205-14 of Chapter 205 of the Town Code is hereby amended to read in its entirety as follows:
 - D. Site plan review and approval shall be required prior to beginning any new land use activity, engaging in any previous land use activity after having not engaged in such land use activity for a period of 18 months or more, changing any land use activity, or expanding the size or

area of any land use activity, except with respect to the following:

- (1) Construction of one- and two-family homes and ordinary accessory structures and related land use activities.
- (2) Landscaping or grading, provided that such landscaping or grading is not undertaken in connection with a project that is otherwise subject to site plan review.
- (3) Ordinary repair or maintenance of existing structures or uses.
- (4) Exterior alterations or additions to existing structures which, when combined with all other exterior alterations or additions over the past five years, results in an aggregate increase in total square footage of such existing structures during such five-year period of not more than 25%.
- (5) Nonstructural agricultural or gardening uses.
- H. Subparagraph (13) of Paragraph B of Section 205-17 of Chapter 205 of the Town Code is hereby amended to read in its entirety as follows:
 - (13) Business signs in a General Commercial, Central Commercial, Commercial-Residential, Commercial-Recreational, or Commercial-Industrial District. In the General Commercial, Central Commercial, Commercial-Residential, Commercial-Recreational, or Commercial-Industrial zoning districts, any legally established business use not constituting a home occupation, a home-based business, a short-term rental, a boardinghouse, self-storage facility, or a business located within a multibusiness complex, shopping center, or mall, shall be permitted to have the following signs in addition to those permitted by § 205-17B(11):
 - (a) One freestanding sign not exceeding 24 square feet.
 - (b) One wall sign not exceeding the greater of 24 square feet or 1/2 square foot per linear foot of

- building frontage, but in no event larger than 100 square feet.
- (c) One sandwich board sign not exceeding eight square feet of surface area on each side, provided that such sandwich board sign is removed daily.
- (d) For each food truck operating on the property, one freestanding, one-sided sign not exceeding eight square feet of surface area or one sandwich board sign not exceeding eight square feet of surface area on each side, provided that such sign is removed daily.
- I. Paragraph J of Section 205-17 of Chapter 205 of the Town Code is hereby amended to read in its entirety as follows:
 - J. Sign schedule. The following sign schedule shall be read in conjunction with the rules and regulations set forth in this chapter:

Use	Zoning District	Maximum Size	Number Permitted	Comments
Residential, home occupation	Residential	2 square feet	1	
Short-term rental and boardinghouse	All zones or where ZBA allows	2 square feet	1	
Farm	Residential	16 square feet	1	
Banners or flags	All zones	15 square feet each	3	
Bulletin board associated with a church, school or similar institutional structure	All zones	24 square feet	1	
Business uses, except home occupation, home-based business, short-term rental, boardinghouse, self-storage facility, and businesses located in multi-business complex	CC, C, C-Rec, C-I, and C-R	Freestanding: 24 square feet	I	Height of individual freestanding signs shall not exceed 30 feet.
		Attached to building: greater of 24 square feet or 1/2 foot per linear foot of building frontage up to 100 square feet	1	
Business, window/door	All zones	Not to exceed 25% of each window/door surface		

Use	Zoning District	Maximum Size	Number Permitted	Comments
Multi-business complexes, shopping centers, malls, etc.	Applicable zones	Freestanding: 24 square feet, plus 10 square feet for each individual business space therein, provided that total surface area of sign shall not exceed 75 square feet	1	Height of individual freestanding signs shall not exceed 30 feet.
Management and addressed stage of department of the stage		Attached to each business in shopping center: 24 square feet	1	
Real estate signs	Ali	6 square feet	1	Must be located on the property offered for sale or lease; must be located not closer than 6 feet from edge of any roadway.

J. Paragraph C of Section 205-20 of Chapter 205 of the Town Code is hereby amended to modify the term and definition of "Self-Storage Units" to the following term and definition of "Self-Storage Facility" to read as set forth below:

SELF-STORAGE FACILITY

A land use consisting of rental of storage space for personal property or business property in a warehouse building or in multiple individual units.

- K. Attachment 1, entitled "Area and Bulk Regulations," of Chapter 205 of the Town Code, is hereby amended to read in its entirety as set forth on the annexed Attachment 1.
- L. Attachment 2, entitled "Zoning Law Use Table," of Chapter 205 of the Town Code, is hereby amended to read in its entirety as set forth on the annexed Attachment 2.

SECTION 3

The Zoning Map of the Town of New Lebanon, entitled "Zoning Districts of the Town of New Lebanon," adopted August 9, 2010 and amended from time to time thereafter, is hereby further amended to depict the zoning districts thereon as shown on Exhibit A hereto.

SECTION 4

If any word, phrase, sentence, part, section, subsection, or other portion of this Law or any application thereof to any person or circumstance is declared void, unconstitutional, or invalid for any reason, then such word, phrase, sentence, part, section, subsection, or other portion, or the proscribed application thereof, shall be severable, and the remaining provisions of this Law, and all applications thereof, not having been declared void, unconstitutional, or invalid, shall remain in full force and effect.

SECTION 5

This Local Law is enacted pursuant to the New York Municipal Home Rule Law.

SECTION 6

This Local Law shall become effective upon the filing of this Local Law with the New York Secretary of State.

205 Attachment I

Town of New Lebanon

Schedule 1, Area and Bulk Regulations

		Maximum						.,
		Building Coverage	Minimum	Minimum Sido Vord	Winimum		Maximum	Minimum Road
	Minimum	(Footprint) of Principal	Setback	Each Side	Rear Yard	Maximum	Height	Frontage
District ¹	Lot Size	Building	(feet) ^{3,6}	(feet)	(feet)	Stories	(feet)	(feet)
RA-5	5 acre	10,000	75	75	75	2 1/2	35	09
RA-2	2 acre	4.000	75	50	50	2 1/2	35	09
RA-1	1 acre	4,000	75	35	50	2 1/2	35	09
ر ا	30.0004	75% of lot	75	205	25	3	40	100
CC	30,0004	75% of lot	75	205	25	3	40	100
C-Rec	30,0004	50% of lot	20\$	25	25	3	40	200
C-17	30.000	25% of lot	75	50	50	3	40	200
C-R'	see note 2	see note 2	see note 2	see note 2	see note 2	see note 2	see note 2	see note 2

NOTES:

- See regulations specific to overlay districts for additional area and bulk requirements.
- In the Commercial-Residential District, residential uses shall be subject to the area and bulk regulations applicable to the RA-1 District, and commercial uses shall be subject to those applicable to the Commercial District.
 - Measured from the center of the traveled portion of the road.
- Except for wholesale store, hotel and/or motel, which requires two acres minimum.
- Fifty when adjacent to residential zone, and 40 when adjacent to existing building.
- Except as pertains to motor vehicle sales businesses, which may display vehicles being outside a structure with a setback of no less than 25 feet from the edge of pavement.
- Self-storage facilities shall comply with both this Schedule 1 and, as applicable, Section 205-13 (E) (20) (d) or Section 205-13 (E) (21) (e).

205 Attachment 2

Town of New Lebanon

Zoning Law Use Table

SP = Special use permit (may be subject to Site Plan Review pursuant to § 205-14)

P = Permitted use (requires zoning permit; may be subject to Site Plan Review pursuant to § 205-14)

TSP = Town Board Special Permit (pursuant to Chapter 189, Telecommunications Facilities)

See § 205-14 for applicability of Site Plan Review by the Planning Board.

Any use not listed shall be prohibited.

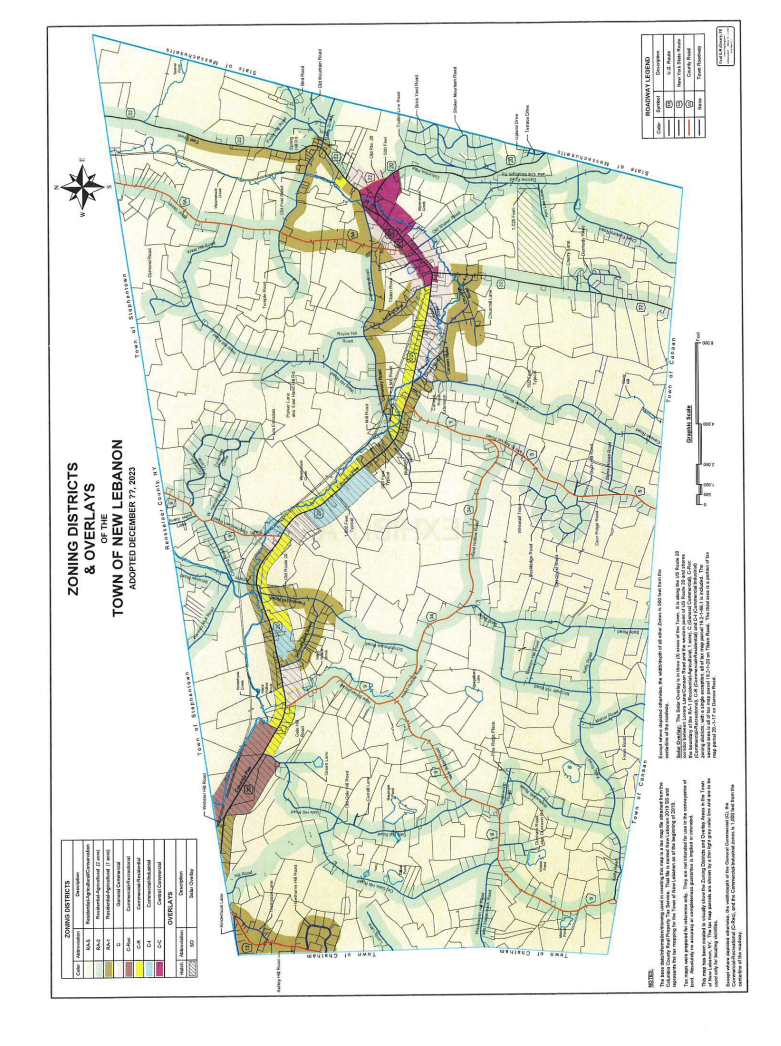
	Residential-						-	
-	Agricultural/	Residential-	Residential-	General	Central	Commercial-	Commercial	Commercial- Residential
	RA-5	RA-2	RA-1	Commencial	CC	C-Rec	C-I	- B
Residential Uses							•	
Accessory dwelling	Ь	Д	P	SP	SP			P
unit								
Boardinghouse or	SP	SP	SP	SP	SP			SP
group home								
Compact home	ď	4	Д	SP	SP			Ъ
Customary	Ь	Ы	Ъ	ď	Ъ	Ъ		ď
accessory uses								
Manufactured home	Ъ	Ъ	Ы	SP	SP			SP
Mobile home park			SP					SP
Multifamily dwelling	ďS	SP	SP	SP	SP			SP
One-/two-family	Ъ	d.	Q	SP	SP			D.
Temporary housing	dS	d.S.	άS					ď
			1					5

	Residential-	Desidontial	Docidontial	lonono	Control	Commorcial	Commercial	Commercial.
	Conservation	Agricultural 2	Agricultural 1	Commercial	Commercial	Recreational	Industrial	Residential
	RA-5	RA-2	RA-1	ပ	သ	C-Rec	C-I	C-R
Telecommunications facility	TSP	TSP	TSP	TSP	TSP	TSP	TSP	TSP
Temporary-business trailer				SP	SP	SP	SP	Sb
Veterinary hospital	SP	SP	SP	SP	SP			
Business Uses								
Adult use							SP	
Auction sale, excluding				SP	SP			
Automobile racing facility						SP		
Bank				Д	<u>a</u>	Д	SP	e,
Bar				SP	SP	SP		SP
Bowling alley				Ъ	Ъ	P		Ъ
Cannabis Consumption Facility		1	3	ďS	SP	SP		SP
Cannabis Retail Dispensary				SP	SP	SP	SP	SP
Car wash				SP	SP	SP		SP
Commercial Event Venue				SP	dS	SP	SP	SP
Commercial excavation	SS							
Commercial trades operation				SP	dS		SP	SP
Convenience store				P	ď	SP		4
Dance hall				P	ď	Ъ		
Farm market		SP	SP	P	Ą	Ъ		Ь
Farm stand	Ъ	P	P	P	Ч	Ъ		Ь
Flea market or Farmers'				SP	SP	ęz.		
Food Truck				Ъ	P	P	Ъ	Ъ
Greenhouse	Ъ	Ъ	P	P	Фſ		Ъ	Д
Hotel		3 5833		SP	SP	SP		SP
Laundromat				SP	SP			SP

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	Residential- Agricultural/ Conservation	Residential- Agricultural 2	Residential- Agricultural 1	General	Central Commercial	Commercial- Recreational	Commercial- Industrial	Commercial- Residential
	RA-5		RA-1	ာ	၁၁	C-Rec	5	C-R
Miniature golf and driving range				Ь	Д	d		Ъ
Mortuary and funeral parlor				A.	Ь			_Q
Motel				SP	SP	SP		SS
Motor vehicle fueling station				SP	SP	SP		SP
Motor vehicle repair and service				SP	SP			SP
Motor vehicle sales		2000		SP	SP	SP		SP
Multi-business complex, shopping center, mall				SP	SP			gs.
Personal service shop (barber, beautician, tailor, massage therapist)				Д	ď			p.
Private recreation area, involving firearms or archery range						as		
Restaurant (non-drive-through)				a,	Ъ	SP		<u>P</u>
Restaurant (with drive-through)				А	ď	SS.		۵.
Retail store				Ь	Ь	P	SP	A
Self-storage facility				SP			SP	SP
Social club						SP		
Theater, except drive-in				ď	Ъ	ď		
Wholesale store				SP	SP			
Industrial Uses								
Light industrial							SP	

EXHIBIT A



(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 only.)

I hereby certify that the local law annexed hereto, designated as Local Law No. 1 of 2024 of the (County)(City)(Town)(Village) of New Lebanon was duly passed by the Town Board of the Town of New Lebanon on April 9, 2024 in accordance with the applicable provisions of law.

I hereby certify that the local law annexed hereto, designated as local law No. of 20 (County)(City)(Town)(Village) of was duly passed by the approved) (not (Name of Legislative body) approved) (repassed after disapproval) by the (Elective Chief Executive Officer*) in accordance with 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 (County)(City)(Town)(Village) of was duly passed by the and was (approved) (not (Elective Chief Executive Officer*)) Such local law was submitted to the people by reason of a (mandatory)(permissive) referendum, and rece affirmative vote of a majority of the qualified electors voting thereon at the (general)(special)(annual) electors (approved) (repassed after disapproval) (repassed after disapproval) (repassed after disapproval) by the (Elective Chief Executive Officer*) Such local law was submitted to the people by reason of a (mandatory)(permissive) referendum, and rece affirmative vote of a majority of the qualified electors voting thereon at the (general)(special)(annual) elector (Elective Chief Executive Officer*) 1. (Subject to permissive referendum and final adoption because no valid petition was filed reque referendum.) I hereby certify that the local law annexed hereto, designated as local law No. of 20 (County)(City)(Town)(Village) of was duly passed by the on 20 , and was (approved)(not county) (City)(Town)(Village) of was duly passed by the on 20 , and was (approved)(not county) (County)(City)(Town)(Village) of was duly passed by the on 20 , and was (approved)(not county) (County)(City)(Town)(Village) of was duly passed by the on 20 , and was (approved)(not county) (County)(City)(Town)(Village) of was duly passed by the on 20 , and was (approved)(not county) (County)(City)(Town)(Village) of was duly passed by the on 20 , and was (approved)(not county) (County) (Cou	H
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(Flective Chief Executive Officent)	
Such local law was subject to permissive referendum and no valid petition requesting such referendum was	as filed as
of	

^{*} 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 propose	ed by petition.)
I hereby certify that the local law annexed hereto, designated City of having been subm (36)(37) of the Municipal Home Rule Law, and having recelectors of such city voting thereon at the (special)(general) became operative.	itted to referendum pursuant to the provisions of section eived the affirmative vote of a majority of the qualified
6. (County local law concerning adoption of Charter.)	
I hereby certify that the local law annexed hereto, designate, State of New York, having been submitted to 20, pursuant to subdivisions 5 and 7 of section 33 the affirmative vote of a majority of the qualified electors as aid general election, became operative.	the electors at the General Election of 3 of the Municipal Home Rule Law, and having received
(If any other authorized form of final adoption has been certification.)	n followed, please provide an appropriate
I further certify that I have compared the preceding local lais a correct transcript therefrom and of the whole of such o indicated in paragraph 1, above.	aw with the original on file in this office and that the same riginal local law, and was finally adopted in the manner
Clerk	cie Robertson, Town of New Lebanon Town Clerk of the county legislative body, City, Town or Village or officer designated by local legislative body
(Seal) Date	: 4110 / á 034