Local Law Filing

(Use this form to file a local law with the Secretary of State.)

County (Select one:)	☐City	⊠Town	□Village			
of Riga						
Local Law I		Riga Large	Scale Solar	of the year : Energy System Mo	2023 ratorium Extension of	f 2023
Be it enacte	d by the	Town Bo				of the
		(Name of Legis	slative Body)			
County (Select one:)	☐City	⊠Town	□Village			
of Riga						as follows:
SECTION 1. PURP The purpose of this and to maintain the adequately address any permits, certific limited to large scal	OSE AND Local Law status quo this type of ates of occessolar energians.	INTENT v is to prote as to certa of use. The cupancy an ergy system ontinue to a	ect the public ain solar ener e moratorium d approvals f ns. The mora nalyze and d	health, safety and v rgy uses, as the pre will stop the proces for certain land uses atorium extension is	sent zoning regulatio sing of applications f relating to solar ene for an additional per	of the Town of Rigar ons in the Town do not for and the issuance of ergy, including but not iod of six (6) months, and amendments to
approval for certain the Town and/or on	Fown Boar solar land particular of proper of	d does her uses there lots withou	is the potent t adequate d	tial that such uses comensional regulation	ns in place. The pot	ng, permitting, and suitable areas within ential for the unsuitable verse and irreversible

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

The Town Board also finds that it is in need of time to perform the necessary analysis of the potential types of solar energy facilities that could be located in the Town. By maintaining the status quo regarding such uses, the Town Board can provide for the planned orderly growth and development of the Town.

SECTION 3. MORATORIUM IMPOSED; APPLICABILITY

For a period of time of six (6) months following the effective date of the adoption of this Local Law, no application may be processed and no permits, certificates of occupancy, approvals, denials, determinations or interpretations may be issued or granted for any land uses relating to solar energy, including but not limited to solar farms.

The term "land uses relating to solar energy" shall be broadly construed to include any facility designed to generate electric power to be marketed, sold or used for other than the power demands of the improvements on the property on which such facility is located. Not included with the scope of this moratorium are solar energy facilities designed to generate electric power solely for the use of the improvements located on the same property.

The term "large scale solar energy system" shall mean "a collection of solar panels covering one-quarter (1/4) acre or more of land that are designed to capture sunlight and transform it into electricity." This definition includes freestanding and ground pole-mounted photovoltaic and parabolic solar installations. This definition does not include photovoltaic panels that are mounted on or affixed to residential dwellings for their use or municipal buildings or existing panels mounted on commercial or industrial buildings.

This Local Law shall be binding on the Town Board, Planning Board, Zoning Board of Appeals, Building Inspector, all Town officials and employees, and any applicant or real property owner in the Town desiring to apply for or receive a permit, certificate of occupancy or approval in the Town of Riga.

During the period of the extension of the moratorium, the Town Board shall endeavor to complete all reasonable and necessary review, study, analysis and, if warranted, revisions to the Town of Riga Code. During the period of the moratorium, no applications will be accepted nor permits, certificates of occupancy or approvals issued which would authorize development within the Town for land uses relating to solar energy as described above.

SECTION 4. TERM

The extension of this moratorium shall be in effect for a period of six (6) consecutive months from its effective date.

SECTION 5. EFFECT ON OTHER LAWS

To the extent that any law, ordinance, rule or regulation, or parts thereof are in conflict with the provisions of this Local Law, including all provisions of Article 16 of the New York State Town Law concerning special use permit, site plan, building permit, and certificate of occupancy procedure and requirements, this Local Law shall control and supersede such law, ordinance, rule or regulation.

SECTION 6. WAIVER

Owing to the limited scope and duration of this moratorium, there is no provision being made in this Local Law for any waivers to its applicability. However, the Town Board may but is not obligated to promulgate regulations by a Resolution of the Board authorizing a hardship waiver process to this moratorium.

SECTION 7. SEVERABILITY

If any clause, sentence, paragraph, section or part of this Local Law shall be adjudged by any court of competent jurisdiction to be invalid, such judgment shall be confined in its operation to the clause, paragraph, section or part thereof directly involved in the controversy in which such judgment shall have been rendered, and the remaining provisions shall remain in full force and effect.

SECTION 8. EFFECTIVE DATE

This Local Law shall take effect immediately upon its filing with the Secretary of State in accordance with New York Municipal Home Rule Law.

(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, design	nated as local law No		4	of 2023	of
the (Geunty)(Gity)(Town)(Village) of Riga			was du		
Town Board	on November 8	2023	in accordance w	ith the applic	able
(Name of Legislative Body)			_,, accordance	пт пто аррио	abio
provisions of law.					
 (Passage by local legislative body with approva Chief Executive Officer*.) 	75 80 50 900 FOR		after disapproval	501435341	
I hereby certify that the local law annexed hereto, design	-		0.00	of 20	- C
the (County)(City)(Town)(Village) of			was du	y passed by	the
(Name of Legislative Body)	_ on	20	, and was (appro	ved)(not app	roved
(repassed after disapproval) by the(Elective Chief Execution	tive Officer*)		and was deen	ned duly ado	pted
		of low			
on 20, in accordance w ith the	ie applicable provisions	or iaw.			
3. (Final adoption by referendum.) I hereby certify that the local law annexed hereto, design	nated as local law No.		of 2	.0 of	
the (County)(City)(Town)(Village) of			was du	y passed by	the
	On	20	and was (approve	ed)(not appro	oved)
(Name of Legislative Body)	_ 011		(,
(repassed after disapproval) by the (Elective Chief Execution)	tive Officer*)		on	20	S
Such local law was submitted to the people by reason of vote of a majority of the qualified electors voting thereon					
20, in accordance with the applicable provisions of	100	,			
20, in accordance with the applicable provisions t	n idw.				
4. (Subject to permissive referendum and final ado hereby certify that the local law annexed hereto, design	nated as local law No		of 20) of	
the (County)(City)(Town)(Village) of			was du	y passed by	the
	on	20	and was (approve	d)(not approv	ved)
(Name of Legislative Body)					
repassed after disapproval) by the [Elective Chief Execution Company Com	ve Officer*)	on _	20_	Such lo	cal
aw was subject to permissive referendum and no valid	petition requesting such	referendu	ım was filed as of _		
20, in accordance with the applicable provisions					
, in accordance with the applicable provisions t	JI IGW.				

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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		
I hereby certify that the local law annexed hereto, designated	as local law No of 20	_ of
the City of having been submitted	to referendum pursuant to the provisions of section (36)(37)) of
the Municipal Home Rule Law, and having received the affirm		
thereon at the (special)(general) election held on		
the off at the (opening) generally election field on	zo, 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 5		
received the affirmative vote of a majority of the qualified elect		
qualified electors of the towns of said county considered as a		•
qualified electors of the towns of said county considered as a	unit voting at said general election, became operative.	
(If any other authorized form of final adoption has been fo	ollowed, please provide an appropriate certification.)	
I further certify that I have compared the preceding local law w		
correct transcript therefrom and of the whole of such original lo		
paragraph 1 above.		
paragraph above.	Clerk of the county legislative body, City, Town or Village Clerk	
	Clark of the gounty legislative body City Town or Village Clark	05
	officer designated by local legislative body	OI
1,100		
(Seal)	Date: 11-9-2023	
1000)	Duto.	