## (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.

STATE OF THE PARTY					
of of		Lyme			
□ Town					
vinuge					
Local La	aw No.	5		of the year 20	
A local law	(Insert Title)	amend the	definition of	wind generating facilities	to
£	pro	ovide a br	oader scope.		
				·	
Be it enacted	by the _	(Neme of Legisial	Town Board		of the
of.		Lyn	ne		
□ Town				as	follows:

(Delete this line of text and enter text of local law here)

Article 1. - Statement of Authority. The Town Board of the Town of Lyme, pursuant to the authority granted it under Article 16 of the Town Law and Sections 10 and 20 of the Municipal Home Rule Law of the State of New York, hereby enacts as follows:

Article 2. - Statement of Purpose and Findings. The Town Board of the Town of Lyme has previously adopted a six month moratorium regarding wind power generating facilities. There has been some question raised as to the breadth of that moratorium with respect to related wind power generating activities. It is the purpose of this local law to amend the definition of wind generating facilities in that local law establishing the moratorium to provide a broader scope.

Article 3. - Enactment. The Town Board of the Town of Lyme does hereby amend previously enacted Local Law #1 of 2007 establishing a six month moratorium on wind power generating facilities to amend the definition in Section 1 of that Law which definition, as amended, will read as follows:

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

## Section 1. Definitions

<u>Wind Generating Facilities</u>: Those facilities which generate original power on site to be transferred to a transmission system for distribution to customers. The definition of wind power generating facilities shall include individual wind power generating facilities erected and used for private use, as well as transmission lines, access roads, meteorological towers and other related facilities.

Article 4. - Severability. If any part of this Chapter shall be found to be void, voidable, or unenforceable for any reason whatsoever, it shall not affect the validity or enforceability of any remaining section or provision of this Chapter.

Article 5. - Effective Date. This local law shall take effect immediately upon filing with the 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.)

(Final adoption by local legislative body only.)					
hereby certify that the local law annexed hereto, designate	d as local law No.	5	·	of 20 <u>07</u>	of
the (County)(City)(Town)(Village) of Lyme Town Board  (Name of Legislative Body)	00.700		was	duly passe	d by the
(Name of Legislative Body) or	1 _08/08	20 07	, in accordance	with the ap	plicable
provisions of law.					
provisions of law.					
2 - Day of the second of the s			-		
2: (Passage by rocal registration legislation of the Chief Executive Officer*.)	MERCURAL PROPERTY.	manage de	tter disappro	val by the E	Elective
I hereby certify that the local law annexed hereto, designate	d as local law No			of 20	The state of
the (County)(City)(Town)(Village) of	a ao 100ai 1211 110.			duly na	ol builba
the (County)(City)(Town)(Village) of	n	20	was	duly busse	a by the
(Name of Legislative Body)		20	, and was (appr	(not ap	proved)
(repassed after disapproval) by the			and too do	somed duly	المعاملة علام
(Elective Chief Executiv	e Officer*)		all was de	erned duly	adopted
on	o <i>Cilitor y</i> Inlicable provision	of low	Series Contract of the Contrac		
in Boseradrice With the ap	plicable provisions	S Urlaw.			
		September 1983			
3. (Final adoption by referendum.)		Sales -			
I hereby certify that the local law annexed hereto, designate	od as local as be			-6.00	
the (County)(City)(Tours)(Alliago) of	d do 1000 110 110.			01 20	01
the (County)(City)(Town)(Village) of	AU				
	F	20	, and was (appr	oved)(not ar	oproved)
(Name of Legislative Body)				5°* \$	,
(repassed after disapproval) by the			on	20	•
(Elective Cite Executive					
Such local law was submitted to the people by reason of a (r	nandatory)(permis	sive) referer	ndum, and rece	eived the aff	irmative
vote of a majority of the qualified electors voting thereon at the	ne (general) (speci	al)(annual) e	election held or	)	
20 in accordance with the applicable provisions of					
		•			
4. (Subject to permissive referendum and final adoption	ı because no vali	d petition w	as filed reque	sting refere	endum.)
Thereby certify that the local law annexed hereto, designated	as local law No.	-		of 20	of
the (County)(City (Town)(Village) of			was	duly passe	d by the
on					
(Name of Jegislative Body)			and was (appr	ovea)(not ap	pprovea)
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(reparted after disapproval) by the (Elective Chief Executive	Officer*)	UI		, Si	iculocal
w was subject to permissive referendum and no valid petiti					
			i was iiieu as (	Л	
ZU III accordance with the applicable previous ac-	AND DESCRIPTION OF THE PERSON NAMED IN	Mana			

<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.

5. (City least the concerning charter revision proj	oosed by petition.)	
I hereby certify that the local law annexed hereto, design	nated as local law No	of 20
the City of having been su	bmitted to referendum pursuant to t	of section (36)(37) of
e Municipal Home Rule Law, and having received the	affirmative vote of a majority of the	qualified electors of such city voting
.nereon at the (special)(general) election held on	, became op	erative.
6. (County local law concerning adoption of Charles	11	
I hereby certify that the local law annexed hereto, design the County of	gnated as local law No.	of 20 of
the County of State of New November 20 pursuant to subdiv	rork, having been submitted to the	electors at the General Election of
	isions 5 and 7 of section 33 of the Mu	nicipal Home Rule Law, and having
received the affirmative vote of a majority of the qualif	led electors of the cities of said cou	inty as a unit and a majority of the
		hecame operative
(If any other authorized form of final adoption has I	peen followed, please provide an	appropriate certification.)
I further certify that I have compared the preceding I	ocal law with the original on file in	this office and that the same is a
correct transcript therefrom and of the whole of such	original local law, and was finally a	dopted in the manner indicated in
paragraph, above.	/ / / / / / / / / / / / / / / / / / / /	7
	sem wall	ace
	Clerk of the county legislative	e body, City, Town or Village Clerk or
	officer designated by local le	gislative body
(Seal)	Date:August	8, 2007
· · · · · · · · · · · · · · · · · · ·	2410.	
(Certification to be executed by County Attorney,	Corporation Counsel, Town Atte	orney, Village Attorney or other
authorized attorney of locality.)		
STATE OF NEW YORK		
TOUNTY OF Jefferson		
I, the undersigned, hereby certify that the foregoing loca	law contains the correct text and that	at all oroper proceedings have been
had or taken for the enactment of the local law annexed	I hereto.	(A)
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	9-144/6/11	of C
•	Sfgnature Town	Attorney
		Accorney
	Title	
	Quarte .	
		Lyme
	Town	
	D. I.	August 8, 2007
	Date:	