### Local Law Filing

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

italics or un						iter being		nd do not use	
County	☐ City	□Town	⊠Villag	e			***	ED RECORDS	
of Mamar	oneck		ų.	* .	;		MAY	0 1 2017	
	50 K		,		•		DEPARTME	<b>nt of s</b> tati	
Local Law	No.	5		of	the year	2017	-	***	
4 Janel Jane	to amend	l Village Co	de Chapte	 r 326 – Ve	hicles & Tr	affic to am	end the effecti	ve	
A local law	(insert Title) dates and times for the Residential On-Street Parking System.								
						٠			
	<u> </u>					٠.		D.	
Be it enacte	ed by the	Board of	Trustees	-		a ·	٥	of the	
		(Name of Legis	lative Body)			٠			
County	☐City	Town	⊠Villag	e :					
of Mamar	oneck	23 (120 H) 30 (200 H)			1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1		1.00 m	as follows:	
								10	

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

## (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 legis	lative body only.)				120	
I hereby certify that the local law ar	nnexed hereto, design	nated as local law No	5 بر		of 2017	of
Board of Trustees		on April 24	20 17	, in accordance wit	th the applic	cable
(Name of Legislative Body)			- · ·		••••	
provisions of law.			<b>.</b>			
· "x* ·						
2. (Passage by local legislative Chief Executive Officer*.)				after disapproval l		
I hereby certify that the local law ar				. 1	of 20	
the (County)(City)(Town)(Village) o	f	· · · · · · · · · · · · · · · · · · ·		was duly	y passed by	y the
		on	20	_, and was (approv	red)(not app	prove
(Name of Legislative Body)				• **		
(repassed after disapproval) by the	(Elective Chief Executi	000		and was deem	ed duly add	opted
•	(Elective Unier Executi	ive Oπicer")				
on 20, in	accordance with the	e applicable provision	is of law			
			3		·	
<ol><li>(Final adoption by referendul I hereby certify that the local law ar</li></ol>	m.) neved hereto, design	nated as local law No		of 20	O of	
III (O 4 ) (O') VE 34-FII	mexed hereto, design	iated an iocal law 140	•		·	
trie (County)(City)(Town)(Village) o	T			was duly	y passed by	y tne
the (County)(City)(Town)(Village) o		_ on	20	, and was (approve	d)(not appr	oved
(Manie of Legislative Dody)		*.		5 S. S.		
(repassed after disapproval) by the	(Elective Chief Executi	ive Officer*)		on	20	<b>- •</b>
Such local law was submitted to the rote of a majority of the qualified ele					•	ative
0, in accordance with the ap	plicable provisions of	flaw.		·		
				*	25	
(6::klast to mammingles	. 4		Atus — Labarú — '.			
<ul> <li>(Subject to permissive referent hereby certify that the local law ann</li> </ul>			10. <del>2</del>	( No. 1997)	_	aum.
ne (County)(City)(Town)(Village) of						v tho
ile (County)(City)(Town)(Village) of			•	was duly		
Name of Legislative Body)	<del></del>	_ on	_ 20,	and was (approved	l)(not appro	(ved)
repassed after disapproval) by the	(Flootius Chief Francis)	o Official)	on	20	Such I	local
	Elective Chief Executive					
aw was subject to permissive refere	ndum and no valid pe	etition requesting suc	:h referendur	n was filed as of _		
0, in accordance with the ap	plicable provisions of	f law.				
		6				

DOS-0239-f-I (Rev. 04/14) Page 3 of 4

<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 local law concerning Char			el		
I hereby certify that the local law anne					
the City of	having been submitted	to referendum pursuant to	the provisions of sec	ction (36)(37)	of
the Municipal Home Rule Law, and ha	aving received the affirm	ative vote of a majority of t	he qualified electors	of such city vo	oting
thereon at the (special)(general) elect				-	
(			,		
	•				
6. (County local law concerning a	dontion of Charter )				.0
I hereby certify that the local law anne		as local law No		of 20	of
the County of					
November 20, p					
received the affirmative vote of a major	prity of the qualified elec	tors of the cities of said cou	unty as a unit and a m	najority of the	
qualified electors of the towns of said	county considered as a	unit voting at said general	election, became ope	erative.	
(If any other authorized form of fina	I adoption has been for	ollowed, please provide a	n appropriate certifi	ication.)	
I further certify that I have compared t	-		- 1- 1- 1- 1- 1- 1- 1- 1- 1- 1- 1- 1- 1-		
correct transcript therefrom and of the					
paragraph 1 above.	whole of oddit original t	ood law, and was inlany as		indicated in	
paragraph above.		Marin	CO DIE		
*		Clerk of the county legislat	ive body, City, Town or	Village Clerk or	r
		officer designated by local	legislative body		
	* •		11:25:12		
(Seal)		Date:	7-05-11		
		10			

#### **LOCAL LAW 5-2017**

# A LOCAL LAW TO AMEND VILLAGE CODE CHAPTER 326 – VEHICLES & TRAFFIC TO AMEND THE EFFECTIVE DATES AND TIMES FOR THE RESIDENTIAL ON-STREET PARKING SYSTEM.

BE IT ENACTED by the Board of Trustees of the Village of Mamaroneck as follows:

Section 1. Chapter §326-99 is amended to read as follows:

§ 326-99 Designation of permit parking areas; permit required; hours.

- A. A residential parking permit system is hereby established within the residential parking permit area, as defined herein.
- B. Except as otherwise provided herein, no person shall park a vehicle, nor allow a vehicle to be parked at any time, Monday through Friday between the hours of 7:00 am to 7:00 pm, excluding holidays, along any street that has been designated a residential parking permit area pursuant to this article, unless the vehicle displays a valid parking permit issued in accordance with this article.
- C. A permitted vehicle issued a permit in the form of a decal shall have affixed a valid residential parking permit to either its rear windshield or its rear bumper, or such other location on the vehicle as the Village Clerk-Treasurer may determine.

#### Section II. Severability

If any section, subsection, clause, phrase or other portion of this Local Law is, for any reason, declared invalid, in whole or in part, by any court, agency, commission, legislative body or other authority of competent jurisdiction, such portion shall be deemed a separate, distinct and independent portion. Such declaration shall not affect the validity of the remaining portions hereof, which other portions shall continue in full force and effect.

#### Section III. Effective Date

This Local Law shall take effect immediately upon adoption and filing in the office of the Secretary of State in accordance with Section 27 of the Municipal Home Rule Law.