TATE OF NEW YORE DELETICENT OF STATES (Please Use this Form for Filing your Local Law with the Secretary of State) SEP 1 Text of isw should be given as amended. Do not include matter being eliminated and do not use italics or underlining to indicate new matter X COMMENT XXXXX Hampton 1 of the year 19 -Local Law ! ÷., for Flood Damage Prevention in the Town of Hampton, New York A local law ... Town Board of the Be it enacted by the a of Lonislative Body) CANAN lo XION Hampton as follows: Town WILL NY FLOOD DAMAGE PREVENTION LOCAL LAW SECTION 1.0 Statutory Authorization and Purpose 1.1 STATUTORY AUTHORIZATION The People of the State of New York have in The New York State Constitution, Article IX, Section 2, delegated the responsibility to local governmental units to adopt regulations designed to promote the public health; safety, and general welfare of its citizenry. Therefore, be it enacted by the Town Board of Hampton, New York, as follows: 1.2 STATEMENT OF PURPOSE It is the purpose of this local law to promote the public health, safety, and general welfare, and to minimize public and private losses due to flood conditions in specific areas by provisions designed: (1) To protect human life and health; (2) To minimize expenditure of public money for costly flood control projects; (3) To minimize the need for rescue and relief efforts associates with flooding and generally undertaken at the expense of the general public; (4) To minimize prolonged business interruptions; (5) To minimize damage to public facilities and utilities such as water and gas mains, electric, telephone, and sever lines, and streets and bridges located in areas of special flood hazard; "If additional space is period, please stuck shants of the same size as this or

Page 1

(6) To help maintain a stable tax base by providing for the sound use and development of areas of special flood hazard so as to minimize future flood blight areas; (7) To insure that potential buyers are notified that property is in an area of special flood hazard; and, (8) To ensure that those who occupy the areas of special flood hazard assume responsibility for their action. SECTION 2.0 Definitions Unless specifically defined below, words or phrases used in this local law shall be interpreted so as to give them the meaning they have in common usage and to give this local law its most reasonable application. "Appeal" means a request for a review of the interpretation of any provision of this law or a request for a variance. "Area of special flood hazard" means the land in the flood plain within a community subject to a one percent or greater chance of flooding in any given year. "Base flood" means the flood having a one percent chance of being equalled or exceeded in any given year-"Building Inspector" means the Building Inspector appointed by the Town Board of Hampton; New York. "Development" means any man-made change to improved or unimproved real estate, including but not limited to buildings or other structures, mining, dredging, filling, paving excavation or drilling operations located within the area of special flood hazard. "Flood" or "Flooding" mean a general and temporary condition of partial or complete inundation of normally dry land areas from: (1) The overflow of inland or tidal waters and/or (2) The unusual and rapid accumulation or runoff of surface waters from any source. "Fleod Hazard Boundary Map" (FHBM) means the official map issued by the Federal Insurance Administration where the areas of special flood hazard have been designated Zone A. "Lowest Floor" means lowest level including basement, crawlspace, or garace of lowest enclosed area. "Mobile home" means a structure that is transportable in one or more sections, built on a permanent chassis, and designed to be used with or without a permanent foundation when connected to the required utilities. It does not include recreational vehicles or travel trailers. "Structure" means a walled and roofed building, a mobile home, or a gas or liquid storage tank, that is principally above ground. "Substantial improvement" means any repair, reconstruction, or improvement of a structure, the cost of which equals or exceeds 50 percent of the market value of the structure either: (1) before the improvement or repair is started, or > (2) if the structure has been damaged and is being restored, before the damage occurred. Page 2

For the purposes of this definition "substantial improvement" is considered to occur when the first alteration of any wall, ceiling, floor or other structural part of the building commences, whether or not that alteration affects the external dimensions of the structure. The term does not, however, include either:

(1) any project to improvement of a structure to comply with existing state or local health, sanifary, or safety code specifications which are solely necessary to assure safe living conditions, or

12) any alteration of a structure listed on the National Register of Historic Places or a State Inventory of Historic Places.

"Variance" means a grant of relief from the requirements of this local law which permits construction in a manner that would otherwise be prohibited by this local law.

> SECTION 3.0 General Provisions

3.1 LANDS TO WHICH THIS LOCAL LAW APPLIES This local law shall apply to all areas of special flood hazards within the jurisdiction of the Town of Hampton, New York.

3.2 BASIS FOR ESTABLISHING THE AREAS OF SPECIAL FLOOD HAZARD The areas of special flood hazard identified by the Federal Insurance Administration on its Flood Hazard Boundary Map (FHBM), No. HO1-02 Dated January 3, 1975 and any revisions thereto, are adopted by reference and declared to be a part of this local law. The FHBM is on file at the Town Clerk's Office, Hampton, New York.

- 3.3 INTERPRETATION, CONFLICT WITH OTHER LAWS In their interpretation and application, the provisions of this local law shall be held to be minimum requirements, adopted for the promotion of the public health, morals, safety, or the general welfare. Whenever the requirements of this local law are at variance with the requirements of any other lawfully adopted rules, regulations, or ordinances, the most restrictive, or that imposing the higher standards, shall govern.
 - 3.4 VALIDITY The invalidity of any section or provision of this local law shall not invalidate any other section or provision thereof.
- 3.5 PENALTIES FOR NON-COMPLIANCE No structure or land shall hereafter be constructed, located, extended, converted, or altered without full compliance with the terms of this local law and other applicable regulations. Violation of the provisions of this local law by failure to comply with any of its requirements (including violations of conditions and safeguards established in connection with conditions) shall constitute a misdemeanor. Any person who violates this local law or fails to comply with any of its requirements shall, upon conviction thereof, be fined not more than \$50.00 or imprisoned for not more than thicky days or both for each violation and, in addition, shall pay all costs and expenses involved in the case. Nothing herein contained shall prevent the Town of Ham pton, New York from taking such other lawful action as necessary to prevent or remedy a violation.

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	SECTION 4.0
	Administration
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	time for a nevelonment permit seall De daue uni-toring running
the state	building Inenertor and MAV Include, but not be limited LU.
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NJ is and	ime and alemations of the areas in question; existing of
dines a	sed structures, fill, storage of materials, drainage facilities:
propus	ed structures, IIII, storage of material
and th	he location of the foregoing.
	NATION OF THE BUILDING INSPECTOR
	illing Techestor is hereby appointed to administer and implement
The Du	local law by granting or denying development permit applications
in acc	cordance with its provisions.
- DUPPTES	S AND RESPONSIBILITIES OF THE BUILDING INSPECTOR
A.J Durier	s of the Building Inspector shall include, but not be limited to:
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-2-1 Permit	RAVIEW
1000 CONTRACTOR (1000 CONTRACTOR)	
(1) R(eview all development permits to determine that the
	ermit requirements of this local law have been satisfied.
-17-R	eview all development permits to determine that all necessary
	amile have been obtained item those receiding state of food
	overnmental agencies from which prior approval is required.
(3) - P	eview all development permits to determine if the proposed
2.	instant advergely affects the Trood Carrying Cauacity of the
	and of apagial flood hazard. For the purposes of LINS local
	Hadmanaly affacts means damage to adjacent properties
he	seames of riges in flood stades atributed to physical changes of
	the channel and the adjacent overbank dreas.
L7	
	(i) If it is determined that there is no adverse effect, then
	(i) If it is determined that there is no adverse effect, then the permit shall be granted consistent with the provisions
a set in the	the permit shall be granted construction
	of this local law.
	ii) If it is determined that there is an adverse effect, then
(i	i) If it is determined that there is an adverse effect, then
	flood damage mitigation measures shall be made a condition
-	of the permit.
4 - 3-2 Use c	of Other Base Flood Data
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	Thereafter chall ontain, review did redsolidarly utilited and
	a statian data sustiania Fridiali, Didio Ut Other
FOUT	ce, in order to administer Section 5.2, SPECIFIC STANDARDS
The Stafe	rmation to be Obtained and Maintained
	oligitation and roaded the settled elevation to mean box
	The second stand the second of all new or
	substantially improved structures, and whether or not the structure
	contains a basement.
(2)	For all new or substantially improved floodproofed structures:
Digen from	(i) obtain and record the actual elevation (in relation to mean
5	(1) obtain and record the accurr creterion been floodproofed.
	ii) maintain the floodproofing certifications required in
2-1	ii) maintain the Hoodproofing contraction
	section 5.2-2(3).
	the states all records pertaining to the
(3) _	Maintain for public inspection all records pertaining to the
	provisions of this local law.
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4.3-4 After	ation of Watercourses
0	otify adjacent communities and the New York State Department f Environmental Conservation prior to any alteration or relocation f a watercourse, and submit evidence of such notification to he Pederal Insurance Administration.
r	equire that maintenance is provided within the altered or elocated portion of said watercourse so that the flood carrying apacity is not diminished.
Maker	pretation of FHBM Boundaries interpretations where needed, as to the exact location of the aries of the areas of special flood hazards (for example, where
there	appears to be a conflict between a mapped boundary and actual
	(onali crome)
	SECTION 5.0
	Provisions for Flood Bagard Reduction
5.1 GENER	AL STANDARDS
ine al	I areas of special flood hazards the following standards are
Teyu	
5.1-1 Ancho	oring
(1)-? t	Il new construction and substantial improvements shall be anchored to prevent flotation, collapse, or lateral movement of the structure.
1	all mobile homes and any additions thereto shall be anchored to resist flotation, collapse, or lateral movement by providing an anchoring system designed to with stand a wind force of 90 miles per nour.
(1) 1	ruction Materials and Methods All new construction and substantial improvements shall be constructed with materials and utiligy equipment resistant to flood damage.
(2)	All new construction and substantial improvements shall be constructed using methods and practices that minimize flood damage
5.1-3 Util	ities
(1)	All new and replacement water supply systems shall be designed to minimize or eliminate infiltration of flood waters into the system;
(2)	New and replacement sanitary sewage systems shall be designed to minimize or eliminate infiltration of flood waters; and,
(3)	On-site waste disposal systems shall be located to avoid impairment to them or contamination from them during flooding.
(1)	ivision Proposals All subdivision proposals shall be consistent with the need to minimize flood damage;
	All subdivision proposals shall have public utilities and facilities such as sewer, gas, electrical, and water systems located and constructed to minimize flood damage;
<u>(</u> 3)	All subdivision proposals shall have adequate drainage provided to reduce exposure to flood damage; and,
(4)	Base flood elevation data shall be provided for subdivision proposals and other proposed development which contain at least 50 lots or 5 acres (whichever is less).
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5.1-5	ENCROACHMENTS
	Any proposed development shall be analyzed to determine effects on
	the flood carrying capacity of the area of special flood hazard as
	set forth in Section 4.3-1(3), Permit Review.
5 2	SPECIFIC STANDARDS
2	In all areas of special flood hazards where base flood elevation
	data has been provided as set forth in Section 4.3-2, Use of Other
-	data has been provided as set forth in deciron 4.5 r, dec of other
	Base Flood Data, the following standards are required:
5.2-1	Residential Construction
	New construction and substantial improvements of any residential
	structure shall have the lowest floor, including basement, elevated
	to or above the base flood elevation.
5 2-2	Nonresidential Construction
3.6 4	New construction and substantial improvement of any commercial,
	industrial or other nonresidential structure shall either have the
	industrial of other nonresidential structure shart either have the
	lowest floor, including basement, elevated to or above the base flood
	elevation: or, together with attendant utility and sanitary facilities,
	shall:
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	(1) be floodproofed so that below the base flood level the structure
	is watertight with walls substantially impermeable to the passage
	of water:
	UL HULEL,
	(2) have structural components capable of resisting hydrostatic and
	(2) have structural components capable of featsting hydrostatic but
	hydrodynamic loads and effects of bouyancy; and
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	(3) be certified by a registered professional engineer or architect
	that the standards of this subsection are satisfied. Such
	certifications shall be provided to the official as set forth
	in Section 4.3-3(2).
8 1	SECTION 6.0
	Variance Procedure
	이 것 같은 것 같
6.1	APPEAL BOARD
	(1) The Town Board as established by the Town of
	Hampton shall hear and decide appeals and requests for
	variances from the requirements of this local law.
	variances from the requirements of this focul fun.
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	(2) The Town Board, shall hear and decide appeals when
	it is alleged there is an error in any requirement, decision,
	or determination made by the Building Inspector in the
24	
	(3) Those aggrieved by the decision of the Town Board
	(3) mose aggrieved by the decision of the tothe supreme court
	or any taxpayer, may appeal such decision to the supreme court
A A A A A A A A A A A A A A A A A A A	as provided in the New York State Constitution, Article VI;
	Section 2.
	(4) In passing upon such applications, the Town Board
	chall consider all technical evaluations, all relevant factors,
	standards specified in other sections of this local law and:
han a star	Standarte spelitien in other
	(i) the danager that materials may be swept onto other lands to
· ·	the injury of others;
de periode -	
No.	(ii) the danger of live and property due to flooding or erosion
· · ·	damage;
6	e — — — — — — — — — — — — — — — — — — —
	(iii) the susceptibility of the proposed facility and its contents
1.	(iii) the susceptibility of the proposed factifity and its contents
**	to flood damage and the effect of such damage on the
N. 14	fhdividual owners
8 Q	
	Page 6

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the successive states and the successive sta	
(iv) the importance of the services provided by the proposed	
facility to the community:	
(v) the necessity to the facility of a waterfront location,	
where applicable;	
(vi) the availability of alternative locations for the proposed	
use which are not subject to flooding or erosion damage;	
(vii) the compatibility of the proposed use with existing and	
anticipated development;	
(viii) the relationship of the proposed use to the comprehensive	
plan and flood plain management program of that area;	
pian and river pian minagement program	
(ix) the safety of access to the property in times of flood for	
ordinary and emergency vehicles;	
(x) the expected heights, velocity, duration, rate of rise,	-
and sediment transport of the flood waters and the effects	
of wave action, if applicable, expected at the site; and	
e wat any any inter during and after	
 (xi) the costs of providing governmental services during and after flood conditions, including maintenance and repair of public 	
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water systems and streets and bridges.	
Water Systems and Screets and Sanges.	
(5) Upon consideration of the factors of Section 6.1(4) and the	1
purposes of this local law, the Town Board may	3
attach such conditions to the granting of variances as it	
deems necessary to further the purposes of this local law.	
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(6) The Town Board shall maintain the records of all	
appeal actions including technical information and report any	
variances to the Federal Insurance Administration upon repuest.	
THE PART IN PLAN PROVIDENCE OF THE PART OF	
6.2 CONDITIONS FOR VARIANCES (1) Generally, variances may be issued for new construction and	
aubatantial improvements to be erected bild for one mult	
Land in circo contiguous to and Surrounded by luts the	
existing structures constructed below the base 1100d level,	
sing itom (1-V) in Section 0.114/ Have Deen Luity	
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result in increased flood heights, additional threats to public safety, extraordinary public expense, creat nuisances cause fraud on or victimization of the public as identified in Section 6.1(4) or conflict with existing local laws or ordinances. (6) Any applicant to whom a variance is granted shall be given written notice that the structure will be permitted to be built with a lowest floor elevation below the base flood elevation and that the cost of flood insurance will be commensurate with the increased risk resulting from lowest floor elevation. Be it enacted this 13th day of September, 1984 by the Town Board of Hampton, of Washington County, New York, to be effective immediately. IMAN SEAL Town Page 8

Complete the certi	fication in the paragraph which applies to the filing of this local law and strike out the
	ch is not applicable.)
· · · · · · · · · · · · · · · · · · ·	
	local legislative body only.)
I hereby ce	rtify that the local law annexed hereto, designated as local law No. 1 of 19 8
- XOLXXXXX	
- MARY	Hamoton Town Board
of the Town of	Mampion was duly passed by the (Name of Legislative Body)
XXXXXXX	
on September	13 19 84 in accordance with the applicable provisions of law.
1997	E Find De De Chief Frankling Office
	Tegislative body with approval or no disapproval by Elective Chief Executive Office
or repassage after	
I hereby ce	gify that the local law <u>annexed bereto</u> , designated as local law No. of 19
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-10%0	(Name af Legislasive Body)
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01	19 and was approved by the
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(Final adoption by	referendum.)
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08	19 and was approved by the Elective Chief Executive Officer *
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permissive referen	ndum, and received the affirmative vote of a majority of the qualified electors votin
	ueral .
thereon at the spe	ecial election held on 19. , in accordance with the appl
	iual
cable provisions of	of law.
, `_`\	is a second s
	nissive referendum, and final adoption because no valid petition filed requesting
referendum.)	
I hereby c	ertify that the local law annexed hereto, designated as local law No
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valid petition req	mesting such referendum having been filed, said local law was deemed duly adopted of
	19 in accordance with the applicable provisions of law.
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*Elective Chief Exe	
or, if there be some	costive Officer means or includes the dial concative officer of a county elected on a county-wide but, the chairman of the openty inglitudes body, the mayor of a city or village or the supervisor of a tow a vanied with power to approve or was been local from or collingeon.

3. (City local law concerning Charter revision proposed by petition.) I hereby certify that the local law annexed hereto, designated as local law No. having been submitted to referendum pursuant to the of the City of provisions of \$ 37 of the Sumicipal flome Bule Law, and having received the affirmative vote of a majority of the qualified electors of such city voting therein at the special election held on - 19 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 19, of the cipal Home Rule Law, and having received the affirmative vote of a majority of the qualified electors of the cities of said county as a unit and of a majority of the 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 followed, please provide an appropriate certification.) I further certify that I have compared the preceding local 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 adopted in the manner indicated in paragraph above. Town MCADE There MY 100 Date: September 13, 1984 (Seal) (Certification to be executed by County Attorney, Corporation Counsel, Town Attorney, Village Attorney or other authorized Attorney of locality.) STATE OF NEW YORK WASHINGTON COLINTY OF I, the undersigned, hereby certify that the foregoing local law contains the correct text and that all proper proceedings have been had or taken for the enactment of the local last annexed h Citronisk 1 torney September 13, 1984 Hampton Date: