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 matter.

Village of Stillwater

Local Law No. 1 of the year 2021

A local law entitled "Emergency Access Systems Law."

Be it enacted by the Board of Trustees of the Village of Stillwater, in the County of Saratoga, as follows:

SECTION 1. Title.

This local law shall be known as the Village of Stillwater "Emergency Access Systems Law."

SECTION 2. Intent.

The Village of Stillwater has recognized the importance of providing the Village's Emergency Services rapid entry into locked buildings. An Emergency Access Systems local law provides for the placement in secured, locked containers of keys to important areas within a structure and information that may be vital and necessary to the health, safety, and welfare of the occupants and responding emergency crews. The delay in gaining entry can result in substantial property damage, delays in providing lifesaving or other medical procedures, and increased danger for emergency services personnel and the building occupants. To assist the emergency service providers in gaining rapid entry, the Village of Stillwater adopts an Emergency Access Systems local law.

SECTION 3. Definitions.

As used in this chapter, the following terms shall have the meanings indicated:

BUREAU OF FIRE SERVICES - Village of Stillwater Bureau of Fire Services, 1 School Street, Stillwater, NY 12186.

CODE ENFORCEMENT OFFICER – Village of Stillwater Code Enforcement, 1 School Street, Stillwater, NY 12186.

KEY BOX - A high security key vault of UL type approved by the Village of Stillwater Bureau of Fire Services. Locks shall be keyed to the key configuration provided by the Village of Stillwater.

Such vaults shall have weatherproof gaskets, shall have a covered lock opening and shall be highly resistant to drilling or vandalism.

KEY BOX DOCUMENT VAULT- A high-security steel plate vault, a minimum of 14 inches high by 12 inches wide by 2 inches deep, constructed to the same standards as the lock box, for the storage of documents.

SECTION 4. Applicability.

All dwellings, civic buildings, commercial buildings and industrial buildings located within the Village of Stillwater shall be equipped with a key box or a key box document vault unless exempted under Section 5 of this local law.

SECTION 5. Exemptions.

One and two-family dwellings shall be exempt from the requirements of this local law.

SECTION 6. Installation requirements.

- A. The key box shall be installed on the front of the building, near the main entry door and between six and eight feet above the ground, unless approved for another location or at a higher or lower level by the Bureau of Fire Services. The Bureau of Fire Services must approve and certify all installations.
- B. Keys within the lock box shall be labeled for easy identification either by the tenant name or indexed to a floor plan of the building and shall be kept current.
 - C. The key box shall contain the following:
- (1) Unless otherwise agreed upon with the Bureau of Fire Services, key(s) or magnetic cards for the exterior doors, the keys or magnetic cards for all the interior doors identified in sub- paragraphs C(2) to C(6) below within the building, and a scaled floor plan of the building.
- (2) Keys or magnet cards to locked mechanical equipment and sprinkler control rooms.
- (3) Keys or magnet cards to locked electrical rooms or panels or fire alarm control panel.
- (4) Keys or magnet cards to locked elevator rooms or controls, and elevator keys, if required.
 - (5) Keys or magnet cards to other areas as directed by the Bureau of Fire Services.
 - (6) Access codes to digital fire alarm keypads.
- D. A key box document vault is required for all facilities that store or use hazardous materials on site. The key box document vault shall contain those items required to be stored in a key box, and, unless the Bureau of Fire Services otherwise agrees, the following additional items:

- (1) A current list of facility personnel knowledgeable about safety procedures of the materials on site, complete with the telephone numbers for each person.
- (2) A current emergency and hazardous chemical inventory form and binder containing the safety data sheets (SDS) or, in the event that the volume of SDS sheets is too great to keep practically in the document vault, the location of on-site SDS, and those SDS shall be readily available for use by emergency response personnel.
- (3) A facility site plan showing the location of storage and use of hazardous materials on site, and any other building floor plan deemed necessary by the Bureau of Fire Services.

SECTION 7. Time for Compliance

- A. All existing buildings covered by this local law shall comply within eighteen (18) months of the effective date of this local law.
- B. All new construction covered by this local law, including buildings currently under construction as of the effective date, for which no certificate of occupancy has been issued, shall comply immediately.

SECTION 8: Inspection Fees.

- A. All buildings shall be subject to inspection for compliance with this local law pursuant to inspection schedules to be annually adopted by the Bureau of Fire Services.
- B. An inspection fee schedule may be established by resolution of the Village Board of Trustees of this Village. Such fee schedule may thereafter be amended from time to time by like resolution. The fees set forth in, or determined in accordance with, such fee schedule or amended fee schedule may be charged and collected for the submission of applications, inspections, issuance of any certifications, or other actions described in or contemplated by this local law.

SECTION 9. Administration and Enforcement.

The Bureau of Fire Services shall administer the provisions of this chapter. The Bureau of Fire Services, Code Enforcement Officer and/or police authorities with jurisdiction in the Village shall enforce the provisions.

SECTION 10. Intermunicipal Agreements.

The Village Board of Trustees of this Village may, by resolution, authorize the Mayor of this Village to enter into an agreement, in the name of this Village, with other governments to carry out the terms of this local law, provided that such agreement does not violate any applicable provision of law

SECTION 11. Violations; Penalties.

A. It shall be unlawful for any person to tamper, meddle, deface, vandalize or interfere in any way with an Emergency Access System.

- B. Compliance Orders. The Bureau of Fire Services and/or Code Enforcement Officer are authorized to order in writing the remedying of any condition or activity found to be in violation of this local law. Upon finding that any such condition or activity exists, the Bureau of Fire Services and/or Code Enforcement Officer shall issue a Compliance Order, which shall (1) be in writing; (2) be dated and signed; (3) specify the condition or activity that violates the this local law; (4) specify the period of time deemed to be reasonably necessary for achieving compliance; (6) direct that compliance be achieved within the specified period of time; and (7) state that an action or proceeding to compel compliance may be instituted if compliance is not achieved within the specified period of time. The Compliance Order, or a copy thereof, shall be served on the owner of the affected property personally or by certified mail.
- C. Appearance Tickets. The Bureau of Fire Services and/or Code Enforcement Officer are authorized to issue appearance tickets for any violation of this local law.
- D. Civil Penalties. In addition to those penalties proscribed by State law, any person who violates any provision of this local law shall be liable to a civil penalty of not more than \$200 for each day or part thereof during which such violation continues. The civil penalties provided by this subdivision shall be recoverable in an action instituted in the name of this Village.
- E. Injunctive Relief. An action or proceeding may be instituted in the name of this Village, in a court of competent jurisdiction, to prevent, restrain, enjoin, correct, or abate any violation of, or to enforce, any provision of this local law. In particular, but not by way of limitation, where a building is in violation of any provision of this local law, an action or proceeding may be commenced in the name of this Village, in the Supreme Court or in any other court having the requisite jurisdiction, to obtain an order directing the remedying of the condition in violation of such provisions. No action or proceeding described in this subdivision shall be commenced without the appropriate authorization from the Village Board of Trustees of this Village.
- F. Remedies Not Exclusive. No remedy or penalty specified in this section shall be the exclusive remedy or remedy available to address any violation described in this section, and each remedy or penalty specified in this section shall be in addition to, and not in substitution for or limitation of, the other remedies or penalties specified in any other section of this local law, or in any other applicable law. Any remedy or penalty specified in this section may be pursued at any time, whether prior to, simultaneously with, or after the pursuit of any other remedy or penalty specified in this this local law, or in any other applicable law.

SECTION 12. Severability.

If any section of this local law shall be held unconstitutional, invalid, or ineffective, in whole or in part, such determination shall not be deemed to affect, impair, or invalidate the remainder of this local law.

SECTION 13. Effective Date.

This local law shall take effect immediately upon filing in the office of the New York State Secretary of State in accordance with section 27 of the 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.)

I hereby certify that the local law annex	ody only.) ked hereto, designated as local law No of 20 of the
(County)(City)(Town)(Village) of	was duly passed by the
on	was duly passed by the 20 in accordance with the applicable
(Name of Legislative Body)	
provisions of law.	
2. (Passage by local legislative body w by the Elective Chief Executive Officer	rith approval, no disapproval or repassage after disapproval
I hereby certify that the local law annex	ked hereto, designated as local law No of 20 of the
(County)(City)(Town)(Village) of	was duly passed by the
on _	20 and was (approved)(not disapproved)
(Name of Legislative Body)	
(repassed after disapproval) by the	and was deemed duly adopted
	ve Chief Executive Officer*)
on 20 in acco	rdance with the applicable provisions of law.
3. (Final adoption by referendum.)	
• • • •	hereto, designated as local law No of 20 of
	
the (County)(City)(Town)(Village) of	was duly passed by the 20 and was (approved)(not disapproved)
	20 and was (approved)(not disapproved)
(Name of Legislative Body)	and was decreased distributed and a
	and was deemed duly adopted
•	ve Chief Executive Officer*)
on20 in acco	ordance with the applicable provisions of law.
	ople by reason of a (mandatory)(permissive) referendum, and
	majority of the qualified electors voting thereon at the
(general)(special)(annual) election held of	on 20_ in accordance with the applicable
provisions of law.	
4. (Subject to permissive referendum	n and final adoption because no valid petition was filed
requesting referendum.)	
I hereby certify that the local law annexe	ed hereto, designated as local law No of 20 of the
(County)(City)(Town)(Village) of	was duly passed by the
on	20 and was (approved)(not disapproved)
(Name of Legislative Body)	
(repassed after disapproval) by the	and was deemed duly adopted
(Elect	ive Chief Executive Officer*)
•	ordance with the applicable provisions of law. Such local law was
	valid petition requesting such referendum was filed as of 20 in
accordance with the applicable provisions	· · · · · · · · · · · · · · · · · · ·

^{*}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 chairman 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.

b. (City local law concerning Charter revision beauty continued by		of 20 of the
I hereby certify that the local law annexed her		
City of having been		
section (36)(37) of the Municipal Home Rule I		
the qualified electors of such city voting there		neid on
20, became operativ	/e.	
6. (County local law concerning adoption	of Charter.)	
I hereby certify that the local law annexed her	•	of 20 of the County
of State of Ne		
Canaral Floation of November	20 pursuant to subdivisi	one F and 7 of coation 22
General Election of November	20, pursuant to subdivisi	of setting fitting and tiffing
of the Municipal Home Rule Law, and having		
electors of the cities of said county as a unit a	and of a majority of the qualified elec	tors of the towns of said
county considered as a unit voting at said ger	neral election, became operative.	
(If any other authorized form of final ado	ption has been followed, please	provide an appropriate
certification.)		
	Clerk of the county legislative be	ody, City, Town or Village
	Clerk or officer designated by lo	cal legislative body
(Seal)	Date:	
1 /		