# Local Law Filing

New York State Department of State Division of Corporations, State Records and Uniform Commercial Code One Commerce Plaza, 99 Washington Avenue Albany, NY 12231-0001 www.dos.ny.gov

### PLEASE OBSERVE THESE INSTRUCTIONS FOR FILING LOCAL LAWS WITH THE SECRETARY OF STATE

- 1. Each local law shall be filed with the Secretary of State within 20 days after its final adoption or approval as required by section 27 of the Municipal Home Rule Law. The cited statute provides that a local law shall not become effective before it is filed in the office of the Secretary of State.
- 2. Each local law to be filed with the Secretary of State shall be an original certified copy.
- 3. Each local law shall be filed on a form provided by the Department of State. If additional pages are required, they must be the same size as the form. Typewritten copies of the text may be attached to the form. Only legible copies will be accepted.
- 4. File only the number, title and text of the local law.
- 5. In the case of a local law amending a previously enacted local law, the text must be that of the law as amended. Do <u>not</u> include any matter in brackets, with a line through it, italicized or underscored to indicate the changes made. The printed number of the bill and explanatory matter must be omitted.
- 6. For the purpose of filing a local law with the Department of State, number each local law consecutively, beginning with the number one for the first local law filed in each calendar year. The next number in sequence should be applied to each local law when it is submitted for filing, regardless of its date of introduction or adoption. The date of filing of a local law is the date on which the local law is placed on file by the Department.

It is suggested that municipalities use introductory identifying bill numbers for proposed local laws. After the local law is enacted (and approved by the voters, if required), the local law should then be numbered with the next consecutive local law number, as described above, and then submitted to the Department for filing.

- 7. Each copy of a local law filed with the Secretary of State shall have affixed to it a certification by the Clerk of the County legislative body or the City, Town or Village Clerk or other officer designated by the local legislative body. Certification forms are provided herewith.
- A copy of each local law may be mailed or delivered to:
   NYS Department of State
   Division of Corporations, State Records and Uniform Commercial Code
   One Commerce Plaza, 99 Washington Avenue
   Albany, NY 12231.

(DO NOT FILE THIS INSTRUCTION SHEET WITH THE LOCAL LAW.)

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

Text of law should be given as amended. Do no italics or underlining to indicate new matter.	ot include matter being eliminated and do not use		
☐County ☐City ☒Town ☐Village			
of Cheektowaga			
Local Law No. 2	of the year 20 <sup>24</sup>		
A local law To Amend the Zoning Law of the Town of Cheektowaga			
(Insert Title)			
Be it enacted by the The Town Board	of the		
(Name of Legislative Body)			
☐County ☐City ☒Town ☐Village			
of Cheektowaga	as follows:		

SEE PAGE 4.1 HEREWITH

(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 legislative body only.) I hereby certify that the local law annexed hereto, designated as local law	w No. 2		of 20 <u>24</u>	_ of
the (County)(City)(Town)(Village) of Cheektowaga		was duly	passed by	the
the (County)(City)(Town)(Village) of Cheektowaga  Town Board (Name of Legislative Body)  The rector of the county (Name of Legislative Body)  Town Board  Town Boa	2024	, in accordance wit	n the applic	able
(Name of Legislative Body)				
provisions of law.				
2. (Passage by local legislative body with approval, no disapproval Chief Executive Officer*.)	al or repassage a	after disapproval b	y the Elec	tive
I hereby certify that the local law annexed hereto, designated as local law	w No.		of 20	
the (County)(City)(Town)(Village) of		was duly	passed by	the
on	20	_, and was (approv	ed)(not app	roved
(Name of Legislative Body)				
(repassed after disapproval) by the		and was deem	ed duly ado	pted
on 20, in accordance with the applicable prov	visions of law.			
I hereby certify that the local law annexed hereto, designated as local lathe (County)(City)(Town)(Village) of on	20	was duly, and was (approve	y passed by d)(not appr	oved)
(repassed after disapproval) by the				
Such local law was submitted to the people by reason of a (mandatory)(pote of a majority of the qualified electors voting thereon at the (general)(20, in accordance with the applicable provisions of law.				
<ol> <li>(Subject to permissive referendum and final adoption because r I hereby certify that the local law annexed hereto, designated as local law</li> </ol>				dum.)
the (County)(City)(Town)(Village) of		was dul	y passed by	y the
on				
(Name of Legislative Body)	,	ana was (approved	A)(Hot apple	,,,,
(repassed after disapproval) by the	on _	20	Such	local
(repassed after disapproval) by the				
law was subject to permissive referendum and no valid petition requestin	ıg such referendu	m was filed as of $\_$		
20, in accordance with the applicable provisions of law.				
, in accordance was the applicable previous or law.				

<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.

I hereby certify that the local law annexed hereto, designated at the City of having been submitted to the Municipal Home Rule Law, and having received the affirmathereon at the (special)(general) election held on	is local law No of 20 of to referendum pursuant to the provisions of section (36)(37) of tive vote of a majority of the qualified electors of such city voting
6. (County local law concerning adoption of Charter.) I hereby certify that the local law annexed hereto, designated at the County ofState of New York, have	of 20 of ving been submitted to the electors at the General Election of and 7 of section 33 of the Municipal Home Rule Law, and having ors of the cities of said county as a unit and a majority of the
(If any other authorized form of final adoption has been fold I further certify that I have compared the preceding local law with correct transcript therefrom and of the whole of such original local paragraph above.	ith the original on file in this office and that the same is a
	Clerk of the county legislative body, City, Town or Village Clerk or officer designated by local legislative body
(Seal)	Date:

#### Subsection 260-51.C.1 General provisions.

- (1) All developments in the RA, RSC, RMH Districts and all nonresidential developments shall meet the requirements of this section. A landscape plan pursuant to Subsection D shall be submitted to the Town Planning Board as part of the review procedure. One and two family residences are not included in these provisions.
  - **Subsection 260-51.G.** Maintenance and enforcement. All landscaped areas required and/or permitted by this section shall be maintained and preserved according to the plan as originally approved. Violations of this § 260-51 shall be governed by § 260-72 of this chapter.
- (1) To protect the surrounding environment the following flammable/combustible mulching materials are banned from being installed; bark mulch, wood chips, and any other organic flammable or combustible material.
- (2) If a fire department response is necessary due to an ignited mulch product, a violation can be issued to replace the mulch along with a fine of \$250. Subsequent violations will result in additional fines which include an increase of \$250 per instance.
- (3) Landscaped areas are required to be compliant by not later than six months from the adoption date of the local law.