Local Law Filing

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

Text of law should be italics or underlining t	e given as amended. Do n o indicate new matter.	ot include matter being eliminated ar	nd do not use
County City	⊠Town		
of Cohocton			
Local Law No.	2	of the year 20 15	
A local law to overrid	e the tax levy limit establishe	ed in General Municipal Law Section 3-c	<u> </u>
·			
Be it enacted by the	Cohocton Town Board (Name of Legislative Body)		of the
County City	⊠Town		
of Cohocton			as follows:
See Attached			

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

Section 1. Legislative Intent

It is the intent of this Local Law to override the limit on the amount of real property taxes that may be levied by the Town of Cohocton, County of Steuben, pursuant to General Municipal Law § 3-c, and to allow the Town of Cohocton, County of Steuben, to adopt a Town budget for (a) Town purposes; (b) fire protection districts; and (c) any other special or improvement district governed by the Town Board for the fiscal year 2016 that requires a real property tax levy in excess of the "tax levy limit" as defined by General Municipal Law § 3-c.

Section 2. Authority

This local law is adopted pursuant to subdivision 5 of General Municipal Law § 3-c, which expressly authorizes the Town Board to override the tax levy limit by the adoption of a local law approved by vote of sixty percent (60%) of the Town Board.

Section 3. Tax Levy Limit Override

The Town Board of the Town of Cohocton, County of Steuben, is hereby authorized to adopt a budget for the fiscal year 2016 that requires a real property tax levy in excess of the limit specified in General Municipal Law, § 3-c.

Section 4. Severability.

If any clause, sentence, paragraph, subdivision, or part of this Local Law or the application thereof to any person, firm or corporation, or circumstance, shall be adjusted by any court of competent jurisdiction to be invalid or unconstitutional, such order or judgment shall not affect, impair, or invalidate the remainder thereof, but shall be confined in its operation to the clause, sentence, paragraph, subdivision, or part of this Local Law or in its application to the person, individual, firm or corporation or circumstance, directly involved in the controversy in which such judgment or order shall be rendered.

Section 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.)

1. (Final adoption by local legislative body	only.)	()			
I hereby certify that the local law annexed hereto	n designated as local I	aw No <i>0</i> _		of 20 ¹⁵	of
the (Colon)(XIIIage) of Cohocton Cohocton Town Board (Name of Legislative Body)		<u> </u>		was duly passed	by the
Cohocton Town Board	on <i>Dictol</i>	er 20 20 15	. in accord	lance with the an	olicable
(Land of Logicianio Doug)			_,	iano min ino ap	piloubio
provisions of law.					
2. (Passage by local legislative body with a	ipproval, no disapprov	val or repassage	after disap	proval by the E	ective
Chief Executive Officer*.)	a declarated to the				
I hereby certify that the local law annexed hereto	o, designated as local l	aw No.		of 20_	of
the (County)(City)(Town)(Village) of				was duly passed	by the
(Name of Legislative Body)	on	20	, and was	s (approved)(not a	approved
(Elective Chie	ef Executive Officer*)		and wa	as deemed duly a	dopted
on 20, in accordance					
20, in accordance	w ith the applicable pro	ovisions of law.			
3. (Final adoption by referendum.)					
I hereby certify that the local law annexed hereto	o designated as local t	ou No		-100	
the (County) (Ct.)/T	o, designated as local i	aw No		01 20 0	OΤ
the (County)(City)(Town)(Village) of				was duly passed	by the
(Name of Logislative Pade)	on	20	, and was (approved)(not ap	proved)
(Name of Legislative Body)					
(repassed after disapproval) by the (Elective Chie			on	20	·
(Elective Chie	∍f Executive Officer*)				
Such local law was submitted to the people by re	ason of a (mandatory)(permissive) refer	endum, and	received the affi	mative
ote of a majority of the qualified electors voting t	thereon at the (general)	(special)(annual)	election be	ld on	mauvo
20, in accordance with the applicable provi		,(,(,)	010011011110		
, in accordance with the applicable provi	isions of law.				
. (Subject to permissive referendum and fin	nal adoption because	no valid petition	was filed r	equesting refere	endum.)
hereby certify that the local law annexed hereto,	, designated as local la	w No		of 20 o	:
he (County)(City)(Town)(Village) of				was duly passed	by the
					-
Name of Legislative Body)	011	20	, and was (a	ipproved)(not app	proved)
repassed after disapproval) by the		on		20 600	h lol
repassed after disapproval) by the	Executive Officer*)			20 Suc	ii local
aw was subject to permissive referendum and no	•				
		ig odon referende	iiii was iileu	as 01	
20, in accordance with the applicable prov	isions of law.				

^{*} 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 as	y petition.)
the City of having been submitted to	o referendum purpuent to the previous of section (00)(07) of
the Municipal Home Rule Law, and having received the affirmation	tive vote of a majority of the qualified electors of such situations
thereon at the (special)(general) election held on	20, became operative.
6. (County local law concerning adoption of Charter.)	
I hereby certify that the local law annexed hereto, designated as	s local law No of 20 of
the County ofState of New York, havi	ing been submitted to the electors at the General Election of
received the affirmative vote of a majority of the qualified elector qualified electors of the towns of said county considered as a unique said county consi	and 7 of section 33 of the Municipal Home Rule Law, and having rs of the cities of said county as a unit and a majority of the nit voting at said general election, became operative.
(If any other authorized form of final adoption has been foll I further certify that I have compared the preceding local law wit correct transcript therefrom and of the whole of such original local paragraph1 above.	h the original on file in this office and that the same is a
paragraph above.	MarkakHall
	Clerk of the county legislative body, City, Town or Village Clerk or officer designated by local legislative body Martha R. Hall,
(Seal)	Date: 10/21/15 Town Clerk