(Please Use this Form for Filing your Local Law with the Secretary of State)

Text of law should be given as amended. Do not use brackets for matter to be eliminated and do not use italics for new matter.

A local law pursuant to Article 24 of the New York Environmental Conservation Law to provide for the protect (Term; side) reservation and conservation of the freshwater wetlands within its boundaries.

County City of <u>NIAGARA</u> as follows: Town

With sec Wetlands Act (Article 24 of the New York Environmental Conservation Law), the County of Niagara shall fully undertake and exercise its regulatory authority with regard to activities subject to regulation under the Act in freshwater wetlands, as shown on the Freshwater Wetlands Map, as such map from time to time may be amended, filed by the Department of Environmental Conservation pursuant to the Act, and in all areas adjacent to any such freshwater wetland up to 100 feet from the boundary of such wetland. Such regulatory authority shall be undertaken and exercised in accordance with all of the procedures, concepts and definitions set forth in Article 24 of the New York Environmental Conservation Law and Tital 23 of Article 71 of such law relating to the enforcement of Article 24, as such law may from time to time be amended.

Section 2. This law, shall take effect upon the filing with the clerk of Niagara County of the final Freshwater Wetlands Map by the New York State Department of Environmental Conservation pursuant to Section 24-0301 of the Freshwater Wetlands Act applicable to any or all lands within the County of Niagara.

Section 3. This law shall take effect immediately.

(Complete the certification in the paragraph which applies to the filing of this local law and strike out the matter therein which is not applicable.)

(Final adoption by local legislative body only.)

1. I hereby certify that the local	aw annexed hereto, designated	as local law No	of 19
County			

(Passage by local legislative body with approval or no disapproval by Elective Chief Executive Officer or repassage after disapproval.)

2	2. I hereby	certify that the local law annexed hereto	o, designated as local law No
of the	County & XXX	NIAGARA was duly passed by	COUNTY LEGISLATURE
	X i ka		(Name of Legislative Body)
	NNIAga	Xox dis approved	

_{on} November 16, 19.76 _{an}	d was approved	by the	COUNTY EXECUTIVE
	reparsediatien XII sappins kai	(Elective Chief Executive Officer

and was deemed duly adopted on <u>November 22</u>, <u>19.76</u>, in accordance with the applicable provisions of law.

(Final adoption by referendum.)

3.	I hereby certify that the local law	annexed hereto, designate	das local law No	of 19
C	County			

of the	Town of						
	Village	not disappro	ved d by th	•			
		repassed aft	er disapproval	Elective Chief Executive Officer			
on	·····		ocal law was subm	itted to the people by reason of a			
mandato permiss	ory sive referendum and general	l received the affirmative	vote of a majorit	y of the qualified electors voting			
thereon		tion held on		, in accordance with the appli-			

cable provisions of law.

(Subject to permissive referendum and final adoption because no valid petition filed requesting referendum.)

		was duly passed by theON (Name of Legislative Body)									n				
 Village	 . 19	and wa	as ap	approv proved ed afte	l	sappi	by roval	the	Elec	tive (Chief]	Executi	ve Office	C	n
	10	~	1 1	1 1	,					•	•	c	1	1	

*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 board of supervisors, the mayor of a city or village or the supervisor of a town, where such officer is vested with power to approve or veto local laws or ordinances.

on 19...... in accordance with the applicable provisions of law.

(City local law concerning Charter revision proposed by petition.)

(County local law concerning adoption of Charter.)

(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 paragraph2, above.

A X XIXex X K X X XXXI K X Clerk of the B GARA COUNTY LEGISLATURE

Date: November 22, 1976

(Seal)

(Certification to be executed by County Attorney, Corporation Counsel, Town Attorney, Village Attorney or other authorized Attorney of locality.)

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 law annexed hereto.

COUNTY (Title of Office

County XXiXyX of NIAGARA XROWAX XXXXXXXXX

Dated: November 22, 1976