# ocal 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.

| Coun<br>FitXX                                     | nty Niagara<br>XX of |                            |                  |                      |             |
|---|----------------------|----------------------------|------------------|----------------------|-------------|
| XXXX<br>XXXX                                      | ₹X<br>gge            | w No                       | 4                | of the year 19 94    |             |
| A local law .                                     | Continued            | Enforcement                | of Delinquent    | Taxes Under Chapter  | 744 of the  |
|   | (Insert Title)       |                            |                  | Laws of 1904, as Ame | ended       |
| Be it enacted                                     | l by the             | Legislature<br>(Name of Le | egislative Body) |                      | of the      |
| County<br>XXXXXX<br>XXXXXXXXXXXXXXXXXXXXXXXXXXXXX |                      | Niagara                    |                  |                      | as follows: |

## CONTINUED ENFORCEMENT OF DELINQUENT TAXES UNDER CHAPTER 744 OF THE LAWS OF 1904, AS AMENDED

Section 1. Title

This Local Law shall be known as Continued Enforcement of Delinquent Taxes Under Chapter 744 of the Laws of 1904, as Amended.

#### Section 2. <u>Purpose</u>

The purpose of this Local Law is to authorize the County to opt out of the provisions of Article 11 of the Real Property Tax Law which are supplanted by Chapter 744 of the Laws of 1904, as amended.

#### Grant of Authorization Section 3.

The County of Niagara elects to continue enforcing the collection of delinquent taxes pursuant to Chapter 744 of the Laws of 1904, as amended, until such time as the County Legislature determines otherwise and enacts a subsequent Local Law to repeal, without referendum, the instant Local Law.

Any Local Law adopted hereunder shall be filed with the State Board of Equalization and Assessment no later than August 1, 1994.

The County of Niagara may repeal such Local Law without referendum and thereby become subject to the provisions of Article 11 of the Real Property Tax Law in the enforcement of delinquent

# Section 4. Separability

If any clause, sentence, paragraph, section, or part of this Local Law shall be adjudged by any Court of competent jurisdiction to be invalid, such judgment, decree, or order shall not affect, impair, or invalidate the remainder thereof but shall be confined in its operation to the clause, sentence, paragraph, subdivision, section, or part thereof directly involved in the controversy in which such judgment, decree, or order shall have been rendered and the remainder of this Local Law shall not be affected thereby and shall remain in full force and effect.

## Section 5. Effective Date

This Local Law shall take effect on the last day of the month following the date of adoption and compliance with the requirements of law.

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

| . (Final adoption by local legislative body only.)   |                                      |                                |   |
|--|--------------------------------------|--------------------------------|---|
| hereby certify that the local law annexed hereto,  | designated as local law No           | 4                              | of 19 94                                |
| of the (County)(XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX   | 19 <u>94</u> , in accordance with th | was duly judge applicable prov | passed by the isions of law.            |
| (Name of Legislative Body)   |                                      |                                |   |
| ·  |                                      | ·                              |   |
| 2. (Passage by local legislative body with approva by the Elective Chief Executive Officer*.)                            | l, no disapproval or repassage       | after disapproval              | I                                       |
| hereby certify that the local law annexed hereto, of the (County)(City)(Town)(Village) of on(Name of Legislative Body)   | designated as local law No           | was duly                       | of 19<br>passed by the                  |
| on   | 19, and was (approved)(n             | ot disapproved)(re             | epassed after                           |
|  |                                      |                                |   |
| isapproval) by the (Elective Chief Executive Officer*)   | and was deemed duly ad               | opted on                       | 19,                                     |
| in accordance with the applicable provisions of lav  |                                      |                                |   |
| ••   |                                      |                                |   |
|  |                                      |                                |   |
|  |                                      |                                |   |
| 3. (Final adoption by referendum.)   |                                      |                                |   |
| I hereby certify that the local law appeared hereto  | designated as local law No           |                                | of 10                                   |
| I hereby certify that the local law annexed hereto, of the (County)(City)(Town)(Village) of on(Name of Legislative Body) | confinetod as local law 110.         | was duly                       | nassed by the                           |
| or the (county)(city)(10 mil)( miles) or   | 19 and was (approved)(r              | was adiy                       | enacced after                           |
| (Name of Legislative Body)   | _ 15, and was (approved)(1           | iot disapproved)(i             | epassed after                           |
|  |                                      |                                |   |
| disapproval) by the (Elective Chief Executive Officer*)  |                                      | Buch focus in                  | *************************************** |
| submitted to the people by reason of a (mandatory  | ()(permissive) referendum, and       | d received the aff             | irmative                                |
| vote of a majority of the qualified electors voting  | thereon at the (general)(speci       |                                |   |
|  |                                      |                                |   |
|  |                                      |                                |   |
|  |                                      |                                |   |
| 4. (Subject to permissive referendum and final a   | doption because no valid petit       | ion was filed requ             | uesting                                 |
| referndum.)  |                                      |                                |   |
| I hereby certify that the local law annexed hereto   | , designated as local law No.        |                                | of 19                                   |
| I hereby certify that the local law annexed hereto of the (County)(City)(Town)(Village) of                               | ,                                    | was duly                       | passed by the                           |
| of the (County)(City)(Town)(Village) ofon  | 19 , and was (approved)(             | not disapproved)(              | repassed after                          |
| (Name of Legislative Body)   |                                      |                                |   |
| disapproval) by the (Elective Chief Executive Officer*)  | on 19                                | . Such local la                | w was subject to                        |
| (Elective Chief Executive Officer*)  |                                      |                                | •                                       |
| permissive referendum and no valid petition requ   | esting such referendum was f         | iled as of                     | 19,                                     |
| in accordance with the applicable provisions of la   | .w.                                  |                                |   |
|  |                                      |                                |   |
|  |                                      |                                |   |
|  |                                      |                                |   |
|  |                                      |                                |   |
| *Elective Chief Executive Officer means or inclu-  |                                      |                                |   |
| county-wide basis or, if there be none, the chai   | rman of the county legislative       | body, the mayor                | of a city                               |
| or village, or the supervisor of a town where suc  | ch officer is vested with the p      | lower to approve of            | or veto local                           |

laws or ordinances.

| <ol><li>(City local law concerning Charter revision pro</li></ol>   | pposed by petition.)   |                                      |
|---|--|--------------------------------------|
| I hereby certify that the local law annexed hereto, of the City of  |  | of 19                                |
| of the City of  | Home Rule Law, and having received the voting thereon at the (special)(general) elements | e affirmative vote<br>ection held on |
|   |  |                                      |
| 6. (County local law concerning adoption of Chan  | rter.)   |                                      |
| I hereby certify that the local law annexed hereto, of the County of  | unit and of a majority of the qualified ele  | majority of the                      |
| (If any other authorized form of final adoption h   | as been followed, please provide an appro  | pritate certification                |
|   |  |                                      |
| I further certify that I have compared the preceding the same is a correct transcript therefrom and of the manner indicated in paragraph, about | the whole of such original local law, and  |                                      |
|   | Clerk of the County legislative body, City, Town   | or Village Clerk                     |
| ·   | or officer designated by local legilsative   | e body                               |
| (Seal)  | Date: 6/24/94  |                                      |
|   |  |                                      |
|   |  |                                      |
| (Certification to be executed by County Attorney other authorized Attorney of locality.)  | , Corporation Counsel, Town Attorney, V  | illage Attorney or                   |
| STATE OF NEW YORK   |  |                                      |
| COUNTY OF Niagara   | •  |                                      |
| I, the undersigned, hereby certify that the forego proceedings have been had or taken for the enact   |  | i that all proper                    |
|   | Signature Junit  |                                      |
|   | Assistant County Attorney  |                                      |
|   | Title  |                                      |
|   | County Niagana   |                                      |
|   | XXXXXX of Niagara XXXXXX   | ,                                    |
|   | Date: \$ /24/94  | ·                                    |

(3)