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

Text of law she italics or unde	ould be given as amended. Do not include matter being eliminated and the not use lining to indicate new matter.
County E独X	ERIE JUL 2 FOR
XHIOZX XHIOZX I	ocal Law No. 3 of the year 20 00 amending Local Law No. 2-2000 and authorizing the creation
A local law -	amending Local Law No. 2-2000 and authorizing the creation by the County of Erie of a local development corporation
	and the sale by the County to such corporation of the County's rights to receive payments under the Master Settlement Agreement with various tobacco companies
	and the related Consent Decree and Final Judgment.
Be it enacted	by the Legislature of the
County City Town	fas follows:
Vittage	

Section 1. Legislative intent.

A. The County of Erie is entitled to receive payments under the Master Settlement Agreement entered into on November 23, 1998 among the attorneys general of 46 states and six other United States jurisdictions and the four largest United States tobacco manufacturers (hereinafter, the "MSA") and the Consent Decree and Final Judgment of the Supreme Court of the State of New York, County of New York, dated December 23, 1998 (hereinafter, as the same may be arrended or modified, the "Decree") in the class action entitled State of New York et al. v. Philip Morris Incorporated, et.al. (Index No. 400361/97); and

B. In order to secure to present generations a portion of the benefits intended to be conferred by the MSA and the Decree, and thereby provide a source of financing for financial support payments by the County to the Erie County Medical Center ("ECMC") and for medicaid, debt service, regionalism and economic development purposes and to further certain other County purposes, it is necessary or desirable for the County to sell its rights, title and interest in and to all of the monies to become payable to the County under the MSA and the Decree (the "Tobacco Asset") in order to facilitate the securitization of the Tobacco Asset: and

C. In order to provide the financing structure for such securitization and a source of financing for certain County financial support obligations to the ECMC and for medicaid, debt service, regionalism and economic development purposes and other present and future County purposes, while protecting the County's existing credit ratings, it is necessary or desirable for the County to sell such rights, title and interest to a local development corporation to be created by the County pursuant to the New York Not-For-Profit Corporation Law (the "Erie Tobacco Asset Securitization Corporation" or "ETASC"), with the powers to acquire such rights, title and interest, to issue bonds, notes and other evidence of indebtedness and incur other obligations, to create a business trust under the laws of the State of Delaware (the "Residual Trust") and assign and deliver to the Residual Trust the monies to become payable to the County under the MSA and the Decree in excess of the amounts necessary to pay debt service on such bonds, notes and other evidence of indebtedness, the expenses of ETASC, the expenses of the trustee which is a party to the indenture of trust with ETASC authorizing the issuance of such bonds, notes and other evidence of indebtedness (the "Indenture"), any amounts necessary to maintain the reserve funds required by the Indenture to be maintained, and certain other ancillary pecuniary obligations, and to take all other actions as may be necessary, convenient or desirable in furtherance of its powers, in exchange for the net proceeds of the securitization of the Tobacco Asset. The monies from the Residual Trust will be delivered to the County and for the calendar years 2001, 2002, 2003, 2004 and 2005 only shall be deposited in a separate County fund and will be used fifty percent (50%) for economic development purposes (half of which is dedicated to economic development in economically depressed areas of the County) and fifty percent (50%) for regionalism purposes

pursuant to the County's budgetary process <u>provided</u> however that in no event shall the dollar amount of such monies so deposited in the calendar years 2001, 2002, 2003, 2004 and 2005 exceed the sum of five million dollars (\$5,000,000) for each year.

Section 2. Creation of local development corporation. The County

Executive and/or his designee(s) are hereby authorized to take all actions necessary
to create the ETASC pursuant to Section 1411 of the New York Not-For-Profit

Corporation Law. The ETASC shall be created for the purposes and shall exercise
and perform the powers described in Section 1 hereof, in accordance with the
provisions of the Certificate of Incorporation of the ETASC. The ETASC shall have
five directors. One director shall be appointed by the County Executive. One
director shall be appointed by the County Comptroller. The third director, whose
affirmative vote shall be necessary for the approval of any securitization transactions
after the initial securitization transaction, shall be appointed jointly by the
Chairperson and Minority Leader of the County Legislature. The fourth and fifth
directors shall be appointed by the majority of the other three directors and shall be
independent of the County in accordance with the provisions of the Certificate of
Incorporation of the ETASC.

Section 3. Sale of Tobacco Asset. The sale by the County to the ETASC of the County's rights, title and interest in and to all of the Tobacco Asset, without recourse, is hereby authorized in exchange for the delivery, to or upon the order of the County, of (i) the net proceeds of the initial issuance of bonds by the ETASC in conjunction with such sale (the "ETASC Bonds") after (A) payment of all costs, fees, credit and liquidity enhancements, costs of issuance, and other expenses of the ETASC and (B) the funding of all reserves funds, debt service accounts for the

payment of capitalized interest, and other pledged funds which may be necessary or desirable in connection with the issuance of the ETASC Bonds and (ii) the undivided beneficial interest in the Residual Trust, and upon such other terms and conditions as are set forth in the proposed Purchase and Sale Agreement between the ETASC, as purchaser, and the County, as seller, in substantially the form presented to the Legislature (the "Sale Agreement").

Section 4. Approval of Sale Agreement. The form and substance of the Sale Agreement, substantially in the form presented to the members of the Legislature at this meeting, is hereby approved.

Section 5. Execution and delivery of Sale Agreement. The execution and delivery on behalf of and in the name of the County by the County Executive and/or his designee(s) of the Sale Agreement, substantially in the form presented to the members of the Legislature at this meeting, is hereby authorized and directed, with such changes therein as the County Executive and/or his designee(s) may approve, and the execution and delivery of such agreement shall be conclusive evidence of his approval of any such changes and of the authorization and direction thereof by this Legislature.

Section 6. Approval of MSA and Decree. The County hereby approves the terms and conditions of the MSA and the Decree.

Section 7. Further actions. The County Executive and/or his designee(s) are hereby further authorized to execute and deliver, on behalf of the County, such other agreements, instruments or authorizations as may be contemplated by, or necessary or advisable to consummate or otherwise give full effect to, the Sale Agreement and this Local Law, and which are deemed necessary or desirable to effectuate the transactions contemplated by the Sale Agreement and this Local Law,

and to perform all acts and do all things required or contemplated to be performed or done by the Sale Agreement or by this Local Law or by any agreement, instrument or authorization approved, contemplated or authorized hereby.

Section 8. County pledge. The County hereby pledges to and agrees with the ETASC and the holders of any bonds, notes and other obligations of the ETASC (hereinafter the "Obligations"), including without limitation the ETASC Bonds, that the County will not alter, limit or impair the rights of the ETASC to fulfill the terms of its agreements with such holders, or in any way impair the rights and remedies of such holders or the security for the Obligations, until the Obligations, together with the interest thereon, and all costs and expenses in connection with any action or proceeding by or on behalf of such holders, are fully met and discharged and such agreements are fully performed on the part of the ETASC. The Legislature hereby further delegates to the County Executive and/or his designee(s) the power to make, ratify and confirm such pledge to and agreement with the ETASC and the holders of its Obligations and to take any and all actions necessary or desirable to cause such pledge to and agreement with the ETASC and the holders of its Obligations to be made or enforced. The ETASC is hereby authorized to include in any agreement with or for the benefit of the holders of its Obligations the pledges and agreements made by the Legislature and by the County Executive and/or his designee(s) on behalf of the County pursuant to this Section. The County agrees that as a member of the class of releasing parties under the Decree it is bound by the terms and conditions of the MSA and the Decree and will not take any action inconsistent therewith.

Section 9. Repeal of prior Local Law. Upon the effective date of this Local Law the prior Local Law adopted by the County Legislature pertaining to the subject

matter described herein, and assigned Local Law Intro No. 3-2000, shall be deemed repealed and superseded in all respects.

Section 10. Effective date. This Local Law shall be effective immediately upon filing with the Secretary of State pursuant with Section 27 of the New York 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.)

1. (Final adoption by local legislative body only.)	
of the (County)(City)(Town)(Village) of	of 20 was duly passed by the
(Name of Legislative Body)	20, in accordance with the applicable provisions of law.
2. (Passage by local legislative body with approval, no by the Elective Chief Executive Officer*.)	o disapproval or repassage after disapproval
of the (County)(************************************	of 2000 of 2000 was duly passed by the 20 00, and was (approved) was duly passed by the
disapproval) by the Erie County Executive (Elective Chief Executive Officer*) in accordance with the applicable provisions of law.	and was deemed duly adopted onJuly21 2000,
3. (Final adoption by referendum.)	
of the (County)(City)(Town)(Village) of	ated as local law No of 20 was duly passed by the 20, and was (approved)(not approved)(repassed after
(Name of Legislative Bady)	
(Elective Chief Executive Officer*)	on 20 Such local law was submitted
to the people by reason of a (mandatory)(permissive) ref the qualified electors voting thereon at the (general)(spec accordance with the applicable provisions of law.	erendum, and received the affirmative vote of a majority of cial)(annual) election held on 20, in
4. (Subject to permissive referendum and final adopt referendum.)	ion because no valid petition was filed requesting
of the (County)(City)(Town)(Village) of	of 20 of 20 was duly passed by the
(Name of Legislative Body)	20, and was (approved)(not approved)(repassed after
	on 20 Such local law was subject to
	such referendum was filed as of 20, in

^{*}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.

5. (City local law concerning Charter revi	sion proposed by petition.)
I hereby certify that the local law annexed he	ereto, designated as local law No of 20
of the City of	having been submitted to referendum pursuant to the provisions of
section (36)(37) of the Municipal Home Rule	Law, and having received the affirmative vote of a majority of the
qualified electors of such city voting thereon	at the (special)(general) election held on20,
became operative.	at the (special) (general) electron and a
•	
6. (County local law concerning adoption	of Charter.)
I hereby certify that the local law annexed he	reto, designated as local law No of 20
of the County of	State of New York, having been submitted to the electors
	20, pursuant to subdivisions 5 and 7 of section 33 of the
	ived the affirmative vote of a majority of the qualified electors of the cit-
ies of said county as a unit and a majority of	the qualified electors of the towns of said county considered as a unit
voting at said general election, became opera	
If any other authorized form of final adop	tion has been followed, please provide an appropriate certification.)
I further certify that I have compared the pred	ceding local law with the original on file in this office and that the same
is a correct transcript therefrom and of the wl	hole of such original local law, and was finally adopted in the manner in-
dicated in paragraph2, above.	
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	-ture, Harla
	Clerk of the County legislative body, H. NORM M. W. M.
	MANANA MA
	Laurie A. Manzella
(Seal)	Date: July 21, 2000
	•
(Certification to be executed by County At other authorized attorney of locality.)	ttorney, Corporation Counsel, Town Attorney, Village Attorney or
STATE OF NEW YORK COUNTY OFErie	
I, the undersigned, hereby certify that the forehave been had or taken for the enactment of t	egoing local law contains the correct text and that all proper proceedings the local law annexed hereto.
	(Brenned Par John le
	Signature
	Susannah M. Bochenek, First Assist. Co.Att
	County
	CMX Erie
	Fixed of
•	AMR&6
•	2/2/21
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A Public Hearing was held on the foregoing Local Law Intro. No. 4-2000 on Friday, July 21, 2000, due notice thereof having been published in the official newspapers of the County of Erie, and after due deliberation thereon, I, JOEL A. GIAMBRA, County Executive of Erie County, do hereby APPROVE and SIGN said Local Law this 21st day of July, 20097

A Public Hearing was held on the foregoing Local Law Intro. No. 4-2000 on Friday, July 21, 2000, due notice thereof having been published in the official newspapers of the County of Erie, and after due deliberation thereon, I, JOEL A. GIAMBRA, County Executive of Erie County, do hereby DISAPPROVE and VETO said Local Law this 21st day of July, 2000.