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

Local Law Filing

(Use t	his form to file a local law with t	he Secretary of	FState.)
	given as amended. Do not include	matter being eli	
italics or underlining to	indicate new matter.		STATE RECORDS
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(Select ane:)			APR 10 2005
			DEPARTMENT OF ST
Local Law No.	1 of the	year 2015	
A local law in relation	to the regulation of electronic ("e-ciga	irettes")	
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Be it enacted by the	(Name of Legislative Body)		of the
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⊠County □City	Town Village	e e e	
(Selectione:)			as follows:
01 <u></u>	: .		
Section 1: Legislative Findi	ngs and Intent	-	
The Legislature hereby make	es the following findings and determin	ations:	
a). The Legislature hereby fi	nds and determines that high-tech sn	oking devices ico	mmonly referred to as electro
cigarettes or e-cigarettes, ar	e presently available to consumers a	d largely unregul	ated. Consumers inhale vapor
are expelled through a cartri	e-cigarettes which is created by heal	through an electr	onic ignition system. The vap
that usually contains a conc	entration of pure nicotine. The cartride		
	garette, cigar or pipe. After inhaling, the second structure of the second str		
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	is that the United States Food and Dr the samples has found that they conta		
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these chemicals are still present. Just because it's a smaller amount of poison than that observed for cigarettes doesn't mean secondhand vapor is safe."

- d) The Legislature also finds that the nicotine content in e-cigarettes can vary in doses and presents a significant risk of rapid and/or continual addiction.
- e) The Legislature also finds that it is not in the best interests of the County or its residents to permit the use of e-cigarettes in public.
- f) The Legislature also determines that protecting Erie County residents from untested Nicotine products like e-cigarettes represents sound public health and fiscal policy.
- g) Therefore, the purpose of this Local Law is to prohibit the smoking of e-cigarettes and like products in public places where traditional forms of smoking are already disallowed.

Section 2: Definitions

As used in this Local Law, the following terms shall have the meanings indicated:

- a) "Electronic cigarette" or "e-cigarette" shall mean any product containing or delivering nicotine or any other substance intended for human consumption that can be used by a person to simulate smoking through inhalation of vapor or aerosol from the product. The term includes any such device, whether manufactured, distributed, marketed, or sold as an e-cigarette, e-cigar, e-pipe, or vape pen, or under any other product name or descriptor.
- b) "Electronic cigarette cartridge" or "e-cigarette cartridge" means a component of an e-cigarette that may contain liquid nicotine or any other substance.
- c) "Business" shall mean a sole proprietorship, corporation, limited liability company, partnership or other enterprise in which the primary activity is the sale, <u>manufacture_or_promotion_of_e-cigarettes, e-cigarette_cartridges, e-cigarette</u> cartridge filler, or accessories, either at wholesale or retail, and in which the sale, manufacture or promotion of other products is merely incidental. A Business shall include but not be limited to a lounge where e-cigarette use is permitted as well as any establishment which sells e-cigarette materials.
- d) "Certified E-Cigarette Business" shall mean any Business as defined above in Section
 2(c) which the Erie County Health Department registers as a Certified E-Cigarette
 Business pursuant to the terms and conditions of Section 5 herein.

- e) "Commissioner" shall mean the Erie County Commissioner of Health.
- t) "Department" shall mean the Erie County Department of Health.

Section 3: Restrictions on the use of E-Cigarettes

The use of electronic cigarettes shall not be permitted and no person shall use electronic cigarettes in indoor areas open to the public in which smoking is prohibited or restricted pursuant to New York State Public Health Law Section 1399- o.

Section 4: Enforcement

- a) The Commissioner shall have sole jurisdiction to enforce the provisions of this local law.
- b) If the Commissioner determines after notice and hearing that a violation of section 3 of this local law has occurred, the Commissioner may impose a civil penalty in the minimum amount of\$300, but not to exceed \$1,000 for a first violation, and a minimum of \$500, but not to exceed \$2,000 for each subsequent violation. Nothing herein shall be construed to prohibit the Commissioner from commencing a proceeding for injunctive relief to compel compliance with this local law.
- c) Hearings held pursuant to the authority of this local law shall be conducted in accordance with the procedures set forth in the Erie County Sanitary Code by the Commissioner or his or her designee.
- d) The decision of the Commissioner shall be reviewable pursuant to Article 78 of the New York Civil Practice Law and Rules.
- e) The Erie County Attorney may bring an action in the name of Erie County or the Erie County Commissioner of Health to recover the civil penalty provided by this local law in any court of competent jurisdiction.

Section 5: Business Registration

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Any Business which relies on the provision of on-site sampling as a mechanism to market and/or sell e- cigarettes, e-cigarette cartridges or e-cigarette cartridge fillings and accessories may register with the Department as a Certified E-Cigarette Business. The Department shall develop, and make available to Businesses, a certification form by which a Business may certify that it meets the definition of Business contained within this local law. The certification will also include any provisions which the Department finds necessary to protect the health and safety of the residents of Erie County. When a Business completes the certification form to the Department's satisfaction, the Department shall add such Business to a registry of Certified E-Cigarette Businesses which it shall control and maintain.

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Section 6: Application

- a) The restrictions contained in Section 3 of this local law shall not apply to Businesses registered as Certified E-Cigarette Businesses pursuant to Section 5 above or to individuals while they are patronizing a Certified E-Cigarette Business. Otherwise, the terms and conditions of this local law shall have general effect county-wide.
- b) No provisions herein shall be construed to limit or preclude the exercise of any authority of the Commissioner or Department provided by any local, state, or federal law, rule, or regulation.

Section 7: Reverse Preemption

This local law shall be null and void on the day that state-wide or federal legislation goes into effect, incorporating either the same or substantially similar provisions as are contained in this law, or in the event that a pertinent state or federal administrative agency issues and promulgates regulations preempting such action by the County of Erie. The Erie County Legislature shall determine by resolution whether or not identical or substantially similar state-wide legislation has been enacted for purposes of triggering the provisions of this section.

Section 8: Severability

If any clause, sentence, paragraph, subdivision, section or part of this law or the application thereof to any person, individual, corporation, firm, partnership, or Business shall be adjudged 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, section or part of this law, or in its specific application.

Section 9: Effective Date

This local law shall become effective upon filing with the Secretary of State.

Sponsored By:

Legislator Peter J. Savage III Legislator Betty Jean Grant Legislator Thomas A. Loughran (Complete the certification in the paragraph that applies to the filing of this local law and strike out that which is not applicable.)

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	issive referendum and f	inal adoption because no		was filed requesting referendum.
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5. (City local law concerning Charter revision proposed by petition.) I hereby certify that the local law annexed hereto, designated as local law No._ of 20 . of having been submitted to referendum pursuant to the provisions of section (36)(37) of the City 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 on _____ 20 ____, became operative. 6. (County local law concerning adoption of Charter.) I hereby certify that the local law annexed hereto, designated as local law No.__ __ of 20 _ of _____State of New York, having been submitted to the electors at the General Election of the County of November ______ 20____, pursuant to subdivisions 5 and 7 of section 33 of the Municipal Home Rule Law, and having received the affirmative vote of a majority of the qualified electors of the cities 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 operative.

(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 paragraph 2 above.

Date:

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Clerk of the county legislative body, City, Tolvn or Village Clerk or officer designated by local legislative body 7/9)

(Seal)

A Public Hearing was held on the foregoing Local Law Intro. No. 9-2 2014 on March 18, 2015 due notice thereof having been published in the official newspapers of the County of Erie designated for this purpose, and after due deliberation thereon, I, MARK C. POLONCARZ, County Executive of Erie County, do hereby APPROVE and SIGN said Local Law this 2.7th day of March, 2015.

Mark C. Poloncarz

A Public Hearing was held on the foregoing Local Law Intro. No. 9-2 2014 on March 18, 2015 due notice thereof having been published in the official newspapers of the County of Erie designated for this purpose, and after due deliberation thereon, I, MARK C. POLONCARZ, County Executive of Erie County, do hereby DISAPPROVE and VETO said Local Law this _____ day of March, 2015.

Mark C. Poloncarz