Local Law Filing

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

⊠ County	☐City ☐Town	e new matter.	STATE RECORDS
(Select one:) of Erie			JUN 2 3 2014
OI LIIC			DEPARTMENT OF STA
Local Law I	No. 2	of the ye	ear 20 ¹⁴
A local law		izing private land holders for al	llowing consumption of alcohol by minors,
	(Insert Title) other than depende	ents of the land holders, on sai	id property.
Be it enacte	tu by the	unty Legislature	of the
	(realine or Edg		
⊠County (Select one:)	☐City ☐Town	n	
of Erie			as follows:
ECTION 1. LEGI	SLATIVE INTENT		
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- B. "Alcoholic beverage" shall mean any liquor, wine, beer, spirits, cider or other liquid, or solid, patented or not, composed of, or containing, alcohol or spirits, whether or not brewed, fermented or distilled, and capable of being consumed by a person, except that confectionery containing alcoholic as provided by subdivision twelve of section two hundred of the New York State Agriculture and Markets Law shall not be regarded as an alcoholic beverage within the meaning of this section.
- C. "Allow" shall mean to give permission for, or approval of, possession or consumption of alcohol or an alcoholic beverage, by any of the following means:
 - a. in writing;
 - b. by oral statement; or
 - c. by any conduct that would cause a reasonable person to believe that permission or approval has been given.
- D. "Controls a private residence" shall mean possesses authority to regulate, direct, restrain, superintend, control or govern the conduct of other individuals on or within that residence, and includes, but is not limited to, a possessory right.
- E. "Knowingly" shall mean to be aware of.
- F. "Minor" shall mean any person under the age of twenty-one.
- G. "Reasonable correction action" shall include, but not be limited to:
 - a. making a prompt demand that such minor refrain from further consumption of the alcoholic beverages; or
 - b. if such minor does not comply with such request, either promptly reporting such underage consumption of alcohol:
 - 1. to the local law enforcement agency; or
 - 2. to the minor's parent or guardian.
- H. "Residence" shall mean any home, apartment, condominium, co-operative unit or other dwelling unit of any kind, including yards and open areas adjacent thereto.

SECTION 4. UNLAWFUL CONSUMPTION OF ALCOHOL BY A MINOR AT A RESIDENCE

A. It shall be unlawful for any person who is 21 years old or more who owns, rents, or otherwise controls a private residence, to knowingly allow the consumption of alcohol or alcoholic beverages by one or more minors on such premises or to fail to take reasonable corrective action upon becoming aware of the consumption of alcohol or alcoholic beverages by one or more minors on such premises.

B. The provisions of subdivision (a) of this section shall not apply to:

- a) the consumption of alcohol or alcoholic beverages by a minor whose parent or guardian has given such alcohol or alcoholic beverage to such minor;
- b) the use and consumption of alcohol or alcoholic beverages by a minor for religious purposes; or
- c) the use or consumption of alcohol or alcoholic beverages by a minor who is a student in a curriculum licensed or registered by the New York State Education Department and the student is required to taste or imbibe alcoholic beverages in courses which are a part of the required curriculum, provided such alcoholic beverages are used only for instructional purposes during class conducted pursuant to such curriculum.

SECTION 5. PENALTIES AND ENFORCEMENT

A violation of SECTION 4 of this law shall constitute a violation of law for the first and second offense, and a misdemeanor for the third and subsequent offenses. Each offense and subsequent offense shall be punishable as follows:

- A. First offense. Any person who violates Section 4 of this chapter shall be punished by a fine of **two hundred and fifty dollars**, where such violation constitutes the person's **first offense** in violation of this provision.
- B. Second offense. Any person who violates Section 4 of this chapter shall be punished by a fine of **five hundred dollars**, where such violation constitutes the person's **second offense** in violation of this provision.
- C. Third and subsequent offenses. Any person who violates Section 4 of this chapter shall be punished by either a fine of one thousand dollars, a term of imprisonment not to exceed one year, or both, a fine of one thousand dollars and a term of imprisonment not to exceed one year, where such violation constitutes the person's third or subsequent offense in violation of this provision.
- D. This local law may be enforced or held active by any Police agency with authority for enforcement within their jurisdiction.

SECTION 6. EFFECT ON OTHER LAWS

The provision of Section 4 of this chapter shall not in any way affect the application of any other law, where appropriate, including but not limited to New York State Penal Law section 260.10 (Endangering the welfare of a child) and section 260.20(2) (Unlawfully dealing with a child in the first degree).

SECTION 7. SEVERABILITY

If any clause, sentence, paragraph, or section of this chapter shall be held invalid by any court of competent jurisdiction, or the application of this chapter to any person or set of circumstances shall be held invalid, such invalidity or judgment shall not affect, impair, or invalidate the remainder thereof, but shall be confined in its operation to the clause, sentence, paragraph, section or operation of this chapter directly involved in the controversy in which the judgment shall have been rendered. To further this end, the provisions in this chapter are hereby declared to be severable.

SECTION 8. REVERSE PREEMPTION

This chapter shall be null and void on the day that federal or statewide legislation goes into effect, incorporating either the same or substantially similar provisions as are contained in this chapter, 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 County Legislature may determine via mere resolution whether or not identical or substantially similar federal or statewide legislation or pertinent preempting state or federal regulations have been enacted for purposes of triggering the provisions of this section.

SECTION 9. EFFECTIVE DATE AND APPLICABILITY

This Local Law shall be effective immediately following filing in the Office of the Secretary of State and shall apply to all prohibited instances on or after the effective date of this local law.

Sponsored By: Legislator Dixon

Legislator Rath Legislator Mills Legislator Morton

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

the (County)(City)(Town)(Village) of						
				was duly pas	•	
(Name of Legislative Body)	on	20	, in accord	dance with the	applicable	
provisions of law.						
2. (Passage by local legislative body with Chief Executive Officer*.)			e after disa		e Elective	
	eby certify that the local law annexed hereto, designated as local law No. 2					
the (County) (***********************************	on May 8,	1.1		was duly pas		
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DOS-0239-f-I (Rev. 04/14)

^{*} 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 revision pro I hereby certify that the local law annexed hereto, design the City of having been su the Municipal Home Rule Law, and having received the	gnated as local law Nobmitted to referendum pursuant to the	provisions of section (36)(37) of					
thereon at the (special)(general) election held on 20, became operative.							
6. (County local law concerning adoption of Char	ter.)						
I hereby certify that the local law annexed hereto, design	gnated as local law No	of 20 of					
the County ofState of New \	York, having been submitted to the elec	tors at the General Election of					
November 20, pursuant to subdiverselved the affirmative vote of a majority of the qualification qualified electors of the towns of said county considered	ed electors of the cities of said county a	as a unit and a majority of the					
(If any other authorized form of final adoption has I further certify that I have compared the preceding loc correct transcript therefrom and of the whole of such o	al law with the original on file in this off	ice and that the same is a					
paragraph 2 above.	Clerk of the county legislative be officer designated by local legislative	ody, City, Town or Village Clerk or					
(Seal)	Date: <u>1/19/14</u>						

A Public Hearing was held on the foregoing Local Law Intro. No. 1-2014 on June 4, 2014, 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
Mark C. Poloncarz
A Public Hearing was held on the foregoing Local Law Intro. No. 1-2014 on June 4, 2014, 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 June, 2014.
Mark C. Poloncarz