Local 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.

Select one:) of	Liberty	
_ocal Law No.	2 of the yea	
(Insert Title	ng Chapter 147 entitled "Zoning" of the Coo New York.	de of the Town of Liberty, Sullivan
Be it enacted by th	e Town Board (Name of Legislative Body)	of the
County City	⊠Town	
of	Liberty	as follows: 🛶



Section 1. Legislative Intent.

The Town of Liberty enacts this local law pursuant to Section 10 of the Municipal Home Rule Law and Article 16 of the Town Law to provide for the orderly development of the Town and to protect the health safety and welfare of its residents. The amendments provide for, in part, the exercise of religious freedom of persons, places of worship, religious schools, and other religious assemblies and institutions, reflecting the intent of the Religious Land Use and Institutionalized Persons Act (RLUIPA), a federal civil rights law.

This local law amends the definition of Private Schools; adds Restaurants and Taverns as Special Uses in the Service Commercial District; and incorporates provisions for Places of Worship and Private Schools. Places of Worship are added as a Special Use to the Agricultural/ Conservation (AC), Rural Development (RD), Low-Density Residential (R1), High-Density Residential (R2), Industrial Commercial (IC), and Resort Hotel (RH) Districts. Private Schools are added as a Special Use to the Agricultural/ Conservation (AC), Downtown Commercial Core (DCC) Rural Development (RD), Low-Density Residential (R1), High-Density Residential (R2), Industrial Commercial (IC), Resort Hotel (RH), Service Commercial (SC) Districts. These changes are incorporated into the Schedule of District Regulations (referenced in Article IV, §147-8 and attached to the Zoning Law). A new subsection for Places of Worship and Private Schools has been incorporated within Article VI, Supplemental Use Regulations Pertaining to Certain Uses.

This local law also develops a new set of development standards that address certain special uses and incorporates these standards into the Schedule of District Regulations. The standards, designated as "B", are incorporated within the AC, RD, R1, and R2 Districts. These standards include amendments to the setbacks, and lot-size/ area, width, and depth. Standards designated as "A" are the pre-existing standards and therefore remain unchanged.

Section 2. Amendment of Article II, § 147-4. Definitions

The existing definition of SCHOOL, PRIVATE is hereby replaced with the following definition:

"An institution, not owned by a public agency, which offers to its students formal education and is chartered or certified by the Board of Regents of the State of New York."

Section 3. Amendment of Article VI

A new subsection G is hereby added to Article VI, §147-15, as follows:

"G. Places of Worship and Private Schools

(1) Applicability. In the review of special use permit and site plan review applications for places of worship or private schools, or the expansion of thereof, the Planning Board shall ensure, in addition to the requirements of Article VIII and the Schedule of District Regulations of this chapter, that the following criteria, in Subsection (3)(a) through (g), are met.

(a) Access and traffic.

[1] The property shall be served by two points of vehicular access to a public highway to ensure access by emergency vehicles.

[2] There shall be safe and adequate management of vehicular and pedestrian traffic entering and exiting the site, as well as within the site, including particular safeguards covering episodic periods of drop-off and pick-up of children and/or visitors. Buses shall be boarded and off-boarded within the site and adequate space shall be provided. In the event of unforeseen circumstances that result in the need for boarding or off-boarding on a public road, the place of worship or private school must provide traffic control (and crossing guards if on opposite side of road from the place of worship or private school) to ensure traffic and pedestrian safety throughout the period involving a public road.

(b) Water supply shall be from a public municipal facility, if available to serve the use. If connected to public water supply, the Water Department supervisor must submit a letter to the Planning Board Chairman indicating acceptance of a defined quantity of daily use. If the water supply is from a private source, the property owner and/or applicant must provide adequate Department of Health documentation of approval that the water supply is potable and of adequate volume. Any deficiencies in the potability or volume of a private water supply must be addressed immediately by the owner or designated agent. All water supply systems must meet the requirements of Chapter 144, Water, of the Town of Liberty Code, as applicable.

(c) Wastewater collection and treatment shall be served by a public municipal facility, if available. If the wastewater collection and treatment shall be from a private source, the property owner and/or applicant must provide certification acceptable to the Town that the sewage disposal system is adequate for the proposed use. Any deficiencies in wastewater collection and management must be addressed immediately by the owner or designated agent. All wastewater collection and treatment systems must meet the requirements of Chapter 121, Sewers and Sewage, of the Town of Liberty Code, as applicable.

[d] Regulatory compliance. The applicant for the place of worship or private school shall obtain, or agree to obtain, as a condition of site plan review and special use approval, all regulatory approvals required by federal, state, or local agencies including but not limited to the NYS Department of Health, the NYS Department of Environmental Conservation, the Town of Liberty Highway Department, and the NYS Department of Transportation. The place of worship or private school shall be in conformance with the requirements of the NYS Uniform Fire Prevention and Building Code.

(e) Site capacity. Taking into consideration the adequacy of potable water, wastewater disposal facilities, traffic circulation and emergency access, Uniform Fire Prevention and Building Code compliance, and other criteria that address public health, safety, and welfare of residents, worshippers, and students, the Planning Board may place limits on the overall number of buildings in order to accommodate the use and avoid adverse impacts on the environment, the district, and the community. Any such limitations placed

by the Planning Board shall be accompanied by a supporting statement of findings. Prospective applicants for places of worship or private schools are encouraged to meet with the code enforcement officer, the planning board, and other local officials to help determine if the capacity of the site is suitable to accommodate the proposed project, including any future expansion plans.

(f) Garbage disposal. Adequate plans shall be made for the regular collection and disposal of garbage, rubbish and solid wastes generated from within the property(ies). Adequate space of access for sanitation vehicles must be provided. Garbage collected at individual buildings must be maintained in proper secured receptacles. There shall be no on-lot exposed garbage, junk, or other wastes.

(g) Noise. All activities on the property(ies) shall comply with Chapter 107, Noise, of the Town of Liberty Code."

Section 3. Amendment of Schedule of District Regulations

The Schedule of District Regulations incorporated by reference in §147-8 and attached to the Zoning Law is hereby repealed in its entirety and replaced as follows (see following pages):

147 Attachment 1 Town of Liberty Schedule of District Regulations

		Hierarchy of District Inte	ent				
District Name and Intent	Principal Uses (Development Standard A)			Accessory Uses	Development	1	
AC - Agricultural Conservation: This district is intended to encourage preservation of agricultural land and open space. Minimize residential development through protection of sensitive natural areas, viable farmlands and water resources. Ensuring these resources protect the rural character of the town and are used in ways which adapt to those limitations and do not threaten the health and safety of adjacent neighbors.	Dairy, livestock and poultry farming, the raising of crops, vineyards, and orchards. Nurseries and Tree Farms Greenhouses Wildlife preserves Single-family detached dwellings	Farm Equipment sales and operation Commercial stables and riding academies Cemeteries Animal Hospitals Hunting and Fishing Camps Farm and Garden stores and feed and fertilizer businesses Auction Barns Single-family conservation developments Bed and Breakfast/inns Saw Mills and other wood product industries Essential Services Shooting Ranges Electronic Reception Devices Agri-business Agri-tourism Places of Worship Private Schools	A A B A B A B A A B A A B A A B B A B B B B	Signs Parking areas Home Occupations Carports and Private Garages Swimming Pools Other accessory uses customary to principle and special uses Gardens Farm Stands Storage and machinery sheds, barns and coops Silo and Grain bins	Minimums: Lot Size Lot width Lot depth Front Yard Side Yard Rear Yard Maximums: Building Height Building Coverage	A 10 acres 200 ft 200 ft 50 ft 50 ft 50 ft 20%	B 10 acres 300 ft 300 ft 75 ft 100 ft 50 ft 20%
					Conservation Minimum Op 50% of origin Minimum Lot Setbacks/ dir	en Space: ial lot size: 2 acre	s

District Name and Intent	PrincipalSpecial Uses(Development(Development Standard A or B dependentStandard A)Upon Use)		Stan -ard	Accessory Uses	Development Sta	andards	
	Otandara / ty			1		А	В
RD - Rural Development: The purpose of this district is to provide a transition area between the AC and R-1districts while complementing the agricultural lands and open space as well as providing low-density single- family dwellings that maintain the rural character of the town.	The raising of crops, vineyards, and orchards Nurseries and tree farms Greenhouses Wildlife preserves Single family detached dwellings	Animal Hospitals Auction barns Cemeteries Commercial Stables and riding academies Day care and nursery schools Essential Services Farm and garden, feed and fertilize stores Hunting and Fishing Camps Dairy, Livestock and Poultry Farming Farm equipment sales and service operations Golf courses and ski areas Recreational vehicle parks and campgrounds Restaurants and Taverns Sawmills and other wood products industries Single family conservation developments	B B A B A A A A A B B B B A	Signs Parking Areas Home Occupations Gardens Carports and private garages Swimming Pools Other accessory uses customary to principle and special uses Farm Stands Storage and machinery sheds, barns and coops Silos and Grain bins	Minimums: (Per Individual Use with or Without Single Family Dwellings) Lot Size Lot width Lot Depth Front Yard Side Yard Rear Yard Maximums: Building Height Building Coverage	3 acres 200 ft 200 ft 25 ft 25 ft 35 ft 15%	3 acres 300 ft 300 ft 75 ft 75 ft 100 ft 35 ft 15 %
		Bed and Breakfast inns Hotels and Motels Home Occupations Electronic Reception Devices Agri-business Agri-tourism Places of Worship Private Schools	A B A A A B B B		Conservation Su Minimum open s original lot Minim 60,000 square fe dimensions: sam above	pace:50% num lot siz eet. Setba	e: cks/

		Hierarchy of District Inter	nt	
District Name and Intent	Principal Permitted Uses	Special Uses	Accessory Uses	Development Standards
RD2 Rural Development 2 District: The purpose of this district is to provide for the establishment of new camps or additions to existing camps in a manner that is compatible with neighboring land uses and with the orderly development in the Town. The regulations of this district shall apply in addition to those of the underlying district(s)	Uses permitted in the underlying zoning district(s)	Special Uses permitted in the underlying zoning district(s) and camps and additions to existing camps	Accessory Uses permitted in the underlying zoning district(s), except as to Camps there may be those features set forth in the definition of "Camp" or set forth in §147-4 as approved by the Planning Board	Those development standards permitted in the underlying zoning district(s), except as to Camps, which shall be: Minimums: Lot size: 25 acres (contiguous) Lot width and depth: 200 feet Setbacks: Greenspace buffer: New camps 150' from side and rear property lines, 75' front setback; expansion of nonconforming camps in accordance with 51 47-32 C. Individual setbacks: 25 ft between buildings Open space: 50% Maximums: Building height: 35 Building coverage: 15% Lot coverage: 35%

District Name and Intent	Principal Permitted Uses (Development Standard A)	Special Uses (Development Standard A or B dependent upon use)	Standard	Accessory Uses	Development Standa	ards	
	•	•	•	•		А	В
R1 Low Density Residential: The purpose of this district is to provide areas adjacent to the village with neighborhoods of single-family and two- family dwellings of low to moderate density.	Single Family detached dwellings Two-Family Dwellings	Dog Parks Essential services Single/two family conservation developments Bed-and-breakfasts Public parks and playgrounds Cemeteries Places of Worship Private Schools	B A A A B B B	Signs Parking Areas Home occupations gardens Carports and Private garages Swimming Pools Other Accessory Uses customary to principle and special uses Private garages, tool house and playhouses	Minimums (per dwelling unit): Lot area Lot area with offsite water and sewer Lot area offsite sewer only Lot area offsite water only Lot area onsite water and sewer Lot area all uses not a dwelling unit Lot width Lot depth Front yard Side yard Rear yard Floor area/dwelling unit Maximums: Building Height	10,000 sq ft 10,000 sq ft 30,000 sq ft 30,000 sq ft 1 acre 1 acre 100 ft 100 ft 25 ft 15 ft 30 ft 1,000 sq ft 35 Ft/2.5 stories 20%	10,000 sq ft N/A N/A N/A N/A N/A 1 acre 200 ft 100 ft 25 ft 50 ft 50 ft N/A 35 ft/2.5 stories 20%

		н	ierarchy of I	District Intent			
District Name and Intent	Principal Permitted Uses (Development Standard A)	Special Uses	Standard	Accessory Uses	Development Standards		
						А	В
R2 High Density Residential: The purpose of this district is to provide areas adjacent to the village for higher density neighborhoods of single-family, two-family and multifamily dwellings.	Single Family detached dwellings Two-Family Dwellings	Dog Parks Multi-family Dwellings Essential services Public Parks and Playgrounds Bed-and-breakfasts Public Schools Places of Worship Private Schools	B A A B B B	Other Accessory Uses customary to principle and special uses Home occupations Signs Private garages, tool houses, and playhouses Gardens	Minimums (per individual use): Lot area with offsite water and sewer Lot area offsite sewer only Lot area offsite water only Lot area onsite water only Lot area onsite water and sewer Lot area Lot width Lot depth Front yard Side yard Side yard combined Rear yard Floor area/dwelling unit Maximums: Building Height Building Coverage	7,000 sq ft 30,000 sq ft 30,000 sq ft 1 acre 7,000 sq ft 60 ft 100 ft 25 ft 8 ft 20 ft 30 ft 800 sq ft 35 ft/2.5 stories 20%	N/A N/A N/A 1 acre 200 ft 100 ft 25 ft 8 ft 20 ft 30 ft 800 sq f 35 ft/2.5 stories 20%

District Name and Intent	Principal	Special Uses	Accessory Uses	Development Standards	
DCC - Downtown Commercial Core: This district is intended to provide for the development of a traditional historic hamlet, urban cores and community centers, with both commercial and residential uses within this area,	Bed and Breakfast Business and professional offices Personal service shops Public Buildings Storefront retail (<2,000 square feet)	Eating and Drinking Places Essential services Funeral Homes Laundry and dry-cleaning establishments Retail and Service Establishments not exceeding 2,000 square feet Owner occupied upper story dwellings Printing occupations less than 2,500 square feet Theaters Places of Worship Private Schools	Other accessory uses customary to principal permitted and special uses Signs Home Occupations	Minimums: Lot area Lot width Lot depth Front yard Side yard (as determined by applicable building code) Rear yard Floor area/dwelling unit Maximum: Building Height	4,000 sq ft 80 ft 20 ft 30 ft 44 ft 800 sq ft 44 ft

	Hierarchy of District Intent							
District Name and Intent	Principal Permitted Uses	Special Uses	Accessory Uses	Development Standards				
SC-Service Commercial: This district is intended to provide areas within the Town for the development of commercial businesses and enterprises that serve the service needs of Liberty residents as well as the traveling public.	Personal service shops less than 5,000 square feet Business and professional offices less than 5,000 square feet	Animal Hospitals Auction Barns Cemeteries Indoor amusement parks such as bowling alleys, theaters and similar uses Other retail and service establishments involving less than 5,000 square feet in floor area Daycare and nursery schools Health Institutions Hotels and Motels Manufactured home sales Tennis, racquetball, basketball or similar sporting activities Convenience retail establishments less than 5,000 square feet Vehicle and equipment sales and service Manufacturing or industrial enterprises conducted under one roof involving less than 10 employees and less than 5,000 square feet of gross floor area Automobile service stations Electronic Reception Devices Restaurants and Taverns Private Schools Places of Worship	Signs Parking areas Gardens Carports and private garages Swimming pools Other accessory uses customary to principle and special uses Nurseries	Minimums: Lot size: 10,000 sq. ft. Lot width: 80 ft Front yard: 20 ft Side yard: 10 ft Rear yard: 10 ft Maximums: Building Height: 60 ft Building Coverage: 75%				

	Hierarchy of District Intent							
District Name and Intent	Principal Permitted Uses	Special Uses	Accessory Uses	Development Standards				
IC - Industrial Commercial: This district is intended to provide areas within the Town for the development of job- producing business and industrial uses where such enterprises can be assured that their activities will not be in conflict with residential uses. Development of this zone should reflect the rural quality of the Town and should follow design guidelines to ensure buildings are compatible.	Businesses and Professional Offices Wholesale and warehouse businesses Building Supply House Research, design and development laboratories Indoor agriculture	Dry cleaning and laundry plants Manufacturing, assembling, converting, alluring, finishing, cleaning or any other processing, handling or storage of materials Printing businesses Vehicle equipment sales and services Waste manufacturing facility Electronic reception devices Mixed use wholesale/ retail Convenience retail establishments less than 5,000 square feet Essential Services Lumber yards Automotive body shops Places of Worship Private Schools	Signs Parking areas Carports and private garages Swimming pools Other accessory uses customary to principle and special uses	Minimums: Lot size: 1 acre Lot width: 150 ft Lot Depth: 150 ft Front Yard: 50 ft Side Yard: 30 ft Rear Yard: 50 ft Maximums: Building Height: 44 ft Building Coverage: 75%				

Hierarchy of District Intent								
District Name and Intent	Principal	Special Uses	Accessory Uses	Development Standards				
PUD - Planned Unit Development: This district is intended to provide landowners with the flexibility to develop functionally integrated communities of a residential or resort nature using innovative techniques and open space design principles which assure the maximum protection of quality open space while achieving density no less than permitted using conventional subdivision procedures and protecting public health and safety.		See § 147-23 of the Town of Liberty Zoning Law.		In accordance with the standards identified in § 147-23 of the Town of Liberty Zoning Code				

Hierarchy of District Intent								
District Name and Intent	Principal	Special Uses	Accessory Uses	Development Standards				
FP- Flood Plain: This is an "overlay" district defined by and subject to the requirements of the Town of Liberty Floodplain Law	Same as district which this overlays, except as modified by Floodplain Law	Same as district which this overlays, except as modified by Floodplain Law	Same as district which this overlays, except as modified by Floodplain Law	Same as district which this overlays, except as modified by Floodplain Law				

District Name and Intent	Principle Permitted Uses	Special Uses	Accessory Uses	Development Standards
RH - Resort Hotel This district is intended to provide areas within the Town for the normal development and expansion of resort hotel facilities along with related recreational enterprises, which facilities are typically characterized by a variety of building types, activities and densities of a substantially different nature from the surrounding area, including a mixture of recreational, commercial and residential uses,	Hotels and Motels Restaurants and taverns Tennis, racquetball, basketball and similar sporting facilities Single-family and two-family dwellings, not including mobile homes Boarding or tourist homes	Ski areas Recreational vehicle parks and campgrounds Commercial stables and riding academies Golf courses Other commercial recreational facilities Summer camps Multiple dwellings, cooperative housing and time-shared development Single-family cluster development Convenience retail establishments Shooting ranges Mobile homes for single family use, but not including mobile home parks Places of Worship Private Schools	Signs Parking areas Home Occupations Gardens Carports and Private Garages Swimming Pools Private Stables Electronic Reception Devices Other accessory uses customary to principle and special uses Nurseries	Minimum lot size Single-family dwellings off-site sewer only: 20,000 sq ft off-site sewer and water: 20,000 sq ft off-site water only: 30,000 sq ft on-site water and sewer: 1 acre All other uses: 3 acres Minimum lot width and depth: 150 ft Minimum yards: Front: 50 ft Side: 50 ft Rear: 50 ft Maximums: Building Height 60 ft Building coverage 20%

Hierarchy of District Intent						
District Name and Intent	Principle Permitted Uses	Special Uses	Accessory Uses	Development Standards		
WP-Public Wellhead Protection Overlay District. The purpose of the Wellhead Protection Overlay District is to minimize the potential for harmful or unwanted contaminants to enter the local water supply at wellheads within the Town from nearby activities. The regulations of this district shall apply in addition to those of the underlying district(s).	Uses permitted in the underlying zoning district(s), except where the overlay prohibits such uses or activities, or imposes greater restrictions. See § 147-8.1	Special uses permitted in the underlying zoning district(s), except where the overlay prohibits such uses or activities, or imposes greater restrictions. See § 147-8.1	Accessory uses permitted in the underlying zoning district(s), except where the overlay prohibits such uses or activities, or imposes greater restrictions. See § 147-8.1	Those development standards permitted in the underlying zoning district(s), except as otherwise specified in § 147- 8.1. Lot size and dimensional requirements: same as underlying district(s) and in accordance with § 147-8.1		

Section 4. Severability.

If any part or provision of this Local Law or the application thereof to any person or circumstance be adjudged invalid by any court of competent jurisdiction, such judgement shall be confined in its operation to the part of provision or application directly involved in the controversy in which judgment shall have been rendered and shall not affect or impair the validity of the remainder of this Local Law or the application thereof to other persons or circumstances, and the Town hereby declares that it would have passed this Local Law or the remained thereof had such invalid application or invalid provision been apparent.

Section 5. Supersession.

This Local Law is adopted pursuant to the provisions of the Municipal Home Rule Law of the State of New York and is intended to supersede any provisions of the New York State Town Law, the Town of Liberty Zoning Law and the General Municipal Law which are inconsistent with the provisions of this Local Law.

Section 6. Effective Date

This Local Law shall take effect immediately upon filing in the office of the Secretary of State in accordance with Section 27 of the 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 on I hereby certify that the local law annexed hereto,	lly.) designated as local law No	,	2		of 2023	of
the (%%%%%%%%%%%%%%%%%%%%%%%%%%%%%%%%%%%%				was duly		
Town Board	on <u>8/21/23</u>	2023		dance with	• •	
(Name of Legislative Body)	01_0/21/20	20	_, in accoi	dance with	r the applic	able
provisions of law.						
 (Passage by local legislative body with app Chief Executive Officer*.) I hereby certify that the local law annexed hereto, 			after disa		y the Elec of 20	
the (County)(City)(Town)(Village) of	-					
	on	20	and wa	as (approve	d (not apr	noved)
(Name of Legislative Body)			, unia we		a)(not app	/ovcu/
(repassed after disapproval) by the			and v	vas deeme	d dulv ado	pted
(Elective Chief E	Executive Officer*)					
on 20 , in accordance w	ith the applicable provisior	ns of law.				
		/				
3. (Final adoption by referendum.)						
I hereby certify that the local law annexed hereto,	designated as local law No			of 20	of	
the (County)(City)(Town)(Village) of	-	/				مطاف
				-		
(Name of Legislative Body)	on	20	, and was	approved	l)(not appr	oved)
(repassed after disapproval) by the	Executive Officer*)		on _		_ 20	•
•						
Such local law was submitted to the people by reas	op of a (mandatory)(permi	ssive) refer	endum, an	d received	the affirmation	ative
vote of a majority of the qualified electors voting the	fereon at the (general)(spec	ial)(annual)	election h	eld on		
20, in accordance with the applicable provisi	ons of law.					
4 (Subject to permissive referendum and final		19-11	~ .		-	
4. (Subject to permissive referendum and final	adoption because no va	lid petition	was filed	requestin	g referen	dum.)
I hereby certify that the local law annexed hereto, d						
the (County)(City)(Town)(Village) of				was duly	passed by	the
	on	20	and was	(approved)	(not annro	wed)
(Name of Legislative Body)			, and mao	(appiorea)	(not apple	(Cu)
(repassed after disapproval) by the		on		20	Such I	ocal
(repassed after disapproval) by the	xecutive Officer*)			v		
law was subject to permissive referendum and no v						
20, in accordance with the applicable provisi						

^{*} 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 p	roposed by petition.)	
I hereby certify that the local law annexed hereto, de	signated as local law No	of 20 of
the City of having been s	submitted to referendum pursua	ant to the provisions of section (36)(37) of
the Municipal Home Rule Law, and having received	the affirmative vote of a majorit	y of the qualified electors of such city voting
thereon at the (special)(general) election held on		me 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
the County ofState of New York, having been submitted to the electors at the Gene	ral Election	of
November 20, pursuant to subdivisions 5 and 7 of section 33 of the Municipal Home Rul	e 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 m	naiority of th	e
qualified electors of the towns of said county considered as a unit voting at said general election, became ope	rative.	

(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 <u>1</u> above.

Clerk of the county legislative body, City, Town or Village Clerk or officer designated by local legislative body

(Seal)

Date: