## (Please Use this Form for Filing your Local Law with the Secretary of State)

Text of law should be given as amended. Do not use brackets for matter to be eliminated and do not use italics for new matter.

Gounty Gity Town	of	HOBART		
<del>Town</del> Village			 	
. ]	Local Law No	2	 of the year	19 8 9

A local law relating to the termination of a village's status as an (Insert title) assessing unit for village real property tax purposes.

Be it er		acted by the	Board of	Board of Trustees			of the
		lacted by the	•••••	(Name of Legislative Body)			
County City	of	! ! !	Hobart				as follows:
Town Village	:		•••••				

- Section 1. Legislative intent. The intent of the Board of Trustees of the Village of Hobart is to implement section 1402(3) of the Real Property Tax Law providing for the voluntary termination of the Village's status as an assessing unit, as provided in the Village Law and the Real Property Tax Law. It is also the intent of this local law to abolish the position of Assessor and to terminate any and all responsibility as provided by law for the review of the assessments of real property located within the Village of Hobart.
- Section 2. On or after the effective date of this local law, the Village of Hobart shall cease to be an assessing unit.
- Section 3. The position of Assessor in the Village of Hobart is hereby abolished.
- Section 4. The Board of Assessment Review in the Village of Hobart is hereby abolished.
- Section 5. On or after the effective date of this local law, taxes in the Village of Hobart shall be levied on a copy of the applicable part of the assessment roll of the Town of Stamford with the taxable status date of such Town controlling for village purposes.
- Section 6. Within five days of the effective date of this local law, the Board of Trustees of the Village of Hobart shall file a copy of such local law with the Clerk and Assessor of the Town of Stamford and with the State Board of Equalization and Assessment.
- Section 7. This local law shall take effect immediately upon filing with the Secretary of State, provided, however, that such local law is subject to a permissive referendum and the village clerk shall forthwith proceed to notice such fact and conduct such referendum if required by petition.