## Local Law Filing

Text of law should be given as amended. Do not include matter being eling to indicate new matter.

FEB 1 4 2025

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

☐County ☐City ☐Town ☐Village (Select one:)	FEB 1 4 2025
of Thurstow	DEPARTMENT OF STATE
Local Law No of the year 20 _2	.5
A local law Establishing a Solid Wast Tacilities One (1) Year	re Management Moratorium,
in the Town of Thurst	
Be it enacted by the Town Board (Name of Legislative Body)	of the
☐County ☐City ☐Town ☐Village	
of Thurston	as follows:

(If additional space is needed, attach pages the same size as this sheet, and number each.)

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

<ol> <li>(Final adoption by local legislative body of thereby certify that the local law annexed hereto.</li> </ol>	nly.)	Na 2		at 20 25 at	
the (County)(City)(Town)(Village) of Thurs Thurston Town Board (Name of Legislative Body)	21010	W 23 20 35	in accordance v	with the applicable	
(Name of Legislative Body)	On Exemple	J NEREO SID.	11) 4000) 441100 1	mer are approached	
provisions of law.					
		_			
2. (Passage by local legislative body with ap	proval, no disappro	val or repassage a	fter disapprova	il by the Elective	
Chief Executive Officer*.) I hereby certify that the local law annexed hereto	designated as local	law No.		of 20 of	
the (County)(City)(Town)(Village) of					
(Name of Legislative Body)					
(repassed after disapproval) by the(Elective Chief	f Evenutive Officer*)		and was dee	med duly adopted	
<del></del>					
on	w ith the applicable pr	ovisions of law.			
2 (Final adaption by referendum)					
<ol> <li>(Final adoption by referendum.)</li> <li>hereby certify that the local law annexed hereto</li> </ol>	, designated as local	law No	of	20 of	
the (County)(City)(Town)(Village) of					
une (County)(City)(Town)(Vinage) Ci					
(Name of Legislative Body)	OII	1	una nao (appro	vou,(not approved)	
			on	20 .	
(repassed after disapproval) by the (Elective Chief	f Executive Officer*)				
Such local law was submitted to the people by rea	ason of a (mandatory)	(permissive) referer	ndum, and recei	ved the affirmative	
vote of a majority of the qualified electors voting the					
20, in accordance with the applicable provi					
	·				
4. (Subject to permissive referendum and fin	al adoption because	no valid netition v	was filed reque:	stina referendum.)	
hereby certify that the local law annexed hereto,					
the (County)(City)(Town)(Village) of					
(Name of Legislative Body)	on	, 20,	and was (approv	/ea)(not approvea)	
, ,,		on	20	Such local	
(repassed after disapproval) by the	Executive Officer*)		20	Suciriocal	
law was subject to permissive referendum and no	valid petition request	ting such referendur	n was filed as of	F	
20, in accordance with the applicable provi		<del>-</del>			
	owns or iday.				

DOS-0239-f-I (Rev. 04/14)

<sup>\*</sup> 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 proposed I hereby certify that the local law annexed hereto, designated the City of having been submitted the Municipal Home Rule Law, and having received the affirm thereon at the (special)(general) election held on	ed as local lave ed to reference mative vote o	v No dum pursuant to the of a majority of the q	provisions of section (36) ualified electors of such c	(37) of
6. (County local law concerning adoption of Charter.)  I hereby certify that the local law annexed hereto, designate the County ofState of New York, hovember20, pursuant to subdivisions received the affirmative vote of a majority of the qualified electors of the towns of said county considered as	having been s s 5 and 7 of s ectors of the c	submitted to the election 33 of the Mul cities of said county	ctors at the General Electi nicipal Home Rule Law, a as a unit and a majority o	ion of nd having
(If any other authorized form of final adoption has been if further certify that I have compared the preceding local law correct transcript therefrom and of the whole of such original paragraph above.	with the original local law, and control law, and control local law, and control local local law, and control law, and con	ginal on file in this off nd was finally adopte U. E. Cow	ice and that the same is a sed in the manner indicated limits and the limits and the limits and the limits and	a d in Oerk
(Seal)	Date:	Manuary	22,2025	

LOCAL LAW #	- Town	of Thurston,	County (	of Steuben
Filed with the State of	•		of	, 2025

#### TOWN OF THURSTON

#### **COUNTY OF STEUBEN**

#### LOCAL LAW #2 OF THE YEAR 2025

A local law – ESTABLISHING A SOLID WASTE MANAGEMENT FACILITIES ONE (1) YEAR MORATORIUM

Be it enacted by the TOWN BOARD of the TOWN OF THURSTON as follows:

## Section 1. Title

This Local Law shall be known as the "Solid Waste Management Facilities Moratorium Law of 2025."

## Section 2. Legislative Findings and Purpose

The Town Board of the Town of Thurston hereby finds and determines that it is in the best interest of the residents of the Town of Thurston to protect air quality, drinking water sources, watersheds and aquifers in the Town from possible contamination and damage from adverse effects caused by locating Solid Waste Management Facilities, as defined and applicable under Part 360 et seq. of the Codes, Rules and Regulations of the State of New York, including, but not limited to landfills, transfer stations and waste processing facilities that accept, process, dispose of, combust, gasify, or transfer solid waste in the Town of Thurston. These threats would be presented by the construction and operation of new or expanded Solid Waste Management Facilities currently proposed in the Town.

The purpose of this local law is to protect public health and safety, as well as the environment, in the Town of Thurston, by requiring a one (1) year moratorium, from the effective date of this Local Law, on the local and/or state approval of, or local and/or state permitting of, or expansion of, any Solid Waste Management Facilities, as defined and applicable under Part 360 et seq. of the Codes, Rules and Regulations of the State of New York, including, but not limited to landfills, transfer stations and waste processing facilities that accept, process, dispose of, combust, gasify, or transfer solid waste in the Town of Thurston.

#### Section 3. Moratorium

The Town Board of the Town of Thurston hereby prohibits, for a period of one (1) year from the effective date of this Local Law, the local and/or state approval of permits, or expansion of, or opening of any Solid Waste Management

Facility, as defined and applicable under Part 360 et seq. of the Codes, Rules and Regulations of the State of New York, including, but not limited to landfills, transfer stations and waste processing facilities that accept, process, dispose of, combust, gasify, or transfer solid waste in the Town of Thurston.

#### Section 4. Public Hearings

The Town Board of the Town of Thurston shall conduct public hearings and gather information on what further safeguards, if any, need to be put in place to assure that the public health and environment of the Town of Thurston are not put in jeopardy from the operation of, or expansion of, any Solid Waste Management Facilities, as defined and applicable under Part 360 et seq. of the Codes, Rules and Regulations of the State of New York, including, but not limited to landfills, transfer stations and waste processing facilities that accept, process, dispose of: combust, gasify, or transfer solid waste in the Town of Thurston.

## Section 5. State Environmental Quality Review Act Compliance

The Town Board of the Town of Thurston determines that the adoption of this Local Law constitutes a "Type II action" as said term is defined in the State Environmental Quality Review Act ("SEQRA"), and that no further action with respect to same is required under SEQRA.

## Section 6. Severability

If any clause, sentence, paragraph, section, subdivision or other part of this Local Law or its applications shall be adjudged by a Court of competent jurisdiction to be invalid or unconstitutional, such order or judgment shall not affect, impair, or otherwise invalidate the remainder of this Local Law, which shall remain in full force and effect except as limited by such order or judgment.

## Section 7. Effective Date

This Local Law shall take effect upon the date it is filed in the Office of the Secretary of State of the State of New York.