

## **LOCAL LAW NO: 2002-3**

### **A LOCAL LAW TO BE KNOWN AS:**

### **THE RE-ESTABLISHMENT OF THE VILLAGE OF TANNERSVILLE AS AN ASSESSING UNIT**

**PURPOSE:** The purpose of this law is to rescind Local Law number 2 of 1996 which was enacted pursuant to Real Property Tax Law section 1402, a local law allowing the Village to use the Town of Hunter Assessment Role, abolishing the position of Village of Tannersville Assessor, abolishing the Board of Assessment Review and abolishing the Village of Tannersville as an assessing unit. This law shall and does re-establish the Village of Tannersville as an assessing unit and recreates the position of Village Assessor and the Village Board of Assessment Review.

**SECTION ONE: LEGISLATIVE INTENT:** The intent of the Board of Trustees is to implement section 1402(3)(b) of the Real Property Tax Law which provides for the rescission of a local law that was enacted pursuant to section 1402 of the Real Property Tax Law.

**SECTION TWO:** On or after the effective date of this local law, the provisions of local law number 2 of 1996 shall be rescinded and of no further effect.

**SECTION THREE:** The position of Assessor of the Village of Tannersville is hereby re-established.

**SECTION FOUR:** The Board of Assessment Review of the Village of Tannersville is hereby re-established.

**SECTION FIVE:** Within five days of the effective date of this local law, the Board of Trustees of the Village of Tannersville shall file a copy of this local law with the clerk and assessor of the Town of Hunter and with the State Board of Equalization and Assessment.

**SECTION SIX:** This local law shall take effect immediately upon filing with the Secretary of State provided 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.